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Part II.—Legal.

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

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DRAFT ORDINANCE.

MINUTE.

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

An Ordinance further to amend "The Irrigation Ordinance, No. 45 of 1917."

Preamble.

Short title,

Amendment of section 76 of the principal Ordinance. WHEREAS it is expedient further to amend "The Irrigation Ordinance, No. 45 of 1917": Be it therefore enacted by the Governor of Ceylon, by and with the advice and consent of the Legislative Council thereof, as follows:

1 This Ordinance may be cited as "The Irrigation (Amendment) Ordinance, No. of 1920."

2 Section 76 of the principal Ordinance is hereby struck out and the following section shall be inserted in lieu thereof: 76 - (1) Where

76. (1) Where—

(a) Any channel, water-course, or ela, used for irrigation purposes, is blocked up or obstructed; or

(b) Any injury is caused to fields below or adjacent to such channel, water-course, or ela,

by silt, earth, water, or any other substance owing to the clearing or draining, by the owner or occupant thereof, of any land or premises situated above such channel, watercourse, or ela, any person aggrieved may make a complaint to a Government Agent.

(2) If the Government Agent is not able, by agreement between the parties concerned, to settle what steps should be taken and what obligations should be assumed by such owner or occupant, and by the cultivators of the said fields respectively, with or without such assistance as the Director of Irrigation (not being a party concerned) may be willing to contribute, for the purpose of removing such blocking up or obstruction, the repairing of such injury, or the prevention of the recurrence of such blocking up, obstruction, or injury, such Government Agent may, by written notice addressed to the parties, direct that the matter shall be referred to the arbitration of such arbitrator or arbitrators as may be agreed upon by the parties.

(3) In the said notice the Government Agent shall further inform the parties that, unless by a date specified in the notice or on such further date as he may on application fix, the parties have notified to him the name or names of an agreed arbitrator or arbitrators, he will apply to the District Judge to act as arbitrator, with or without assessors, as to the District Judge may seem proper.

(4) If the parties do not, on or before such date as aforesaid, notify to the Government Agent the name or names of an agreed arbitrator or arbitrators, the Government Agent may apply to the District Judge to act as arbitrator; and it shall be the duty of the Judge to act in accordance with such application.

(5) The District Judge may, at his discretion, appoint such assessors as he may think fit to assist him in such arbitration.

(6) The Government Agent may appoint any person for the purpose of representing the interests of the cultivators of the said fields in the matter and in any arbitration that may take place for its settlement.

(7) It shall be the duty of the arbitrator or arbitrators and the assessors, if any, to visit the place with respect to which the matter arises, and to determine the same without any formalities of legal procedure, and to make such award with reference to the steps to be taken by the said owner or occupant and by the said cultivators, and the obligations to be imposed upon them respectively, as shall be reasonable in all the circumstances of the case.

(8) In any case in which the Government Agent, or the Director of Irrigation (not being a party concerned), with a view to assisting any award, undertakes to execute any work for the purpose of carrying off silt, earth, water, or any other substance, or of preventing injury to fields, an order for the execution of such work may be embodied in the award.

(9) In any case in which the parties consent to the arbitrator or arbitrators determining any claim for damages that may have been made by a party, an order for the payment of damages may be embodied in the award, and in any such case no action shall lie in respect of such claim.

(10) In the event of any arbitrators not being agreed as to the award or as to any point arising in the course of the proceedings, the opinion of the majority shall prevail.

(11) (a) In the event of there being no opinion supported by a majority of such arbitrators, it shall be lawful for the Government Agent to appoint, by writing under his hand, an umpire to decide all matters in question in the arbitration.

(b) The Government Agent shall in such writing fix the fee to be paid to the umpire.

(c) The award shall be made by such umpire, and shall be as binding in all respects as if it had been made by the arbitrators or a majority of them.

(d) Such fee as aforesaid shall be included in and form part of any award made by the umpire.

(12) In the event of assessors being appointed to assist a District Judge in the conduct of an arbitration, the District Judge shall fix the fee of the assessors, which shall be included in, and form part of, any award made by such Judge.

By His Excellency's command,

Colonial Secretary's Office, Colombo, February 25, 1920. GRAEME THOMSON, Colonial Secretary.

Statement of Objects and Reasons.

Ir has been found necessary to amend section 76 of Ordinance No. 45 of 1917, because, although provision is made in that section for the appointment of assessors in certain cases, it is not stated how and by whom they are to be paid. This is now proposed to be done by sub-section (12) of section 2 of the Bill.

. It is also not quite clear in section 76 as to how a division of opinion between arbitrators is to be settled where there is no majority for any one opinion. By sub-section (11) of section 2 of the Bill it is proposed to give the Government Agent power to appoint an umpire.

Instead of making the proposed changes in section 76, it has been thought well to repeal it, and re-enact it in a simpler form, with the proposed amendments introduced in it.

Attorney-General's Chambers, Colombo, December 8, 1919.

H. C. GOLLAN, Attorney-General.

NOTIFICATIONS OF SESSIONS. CRIMINAL

BY virtue of a Mandate to me directed by the Hon. the Supreme Court of the Island of Ceylon, I do hereby proclaim that a Criminal Session of the said Court for the District of Badulla will be holden at the Court-house at Badulla on Thursday, April 8, 1920, at 11 o'clock of the morning of the said day.

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

Fiscal's Office, Badulla, March 5, 1920. A. E. CHRISTOFFELSZ, for Fiscal.

DISTRICT AND MINOR COURTS NOTICES.

IN terms of Ordinance No. 12 of 1894, it is hereby notified that three months hence the valueless records of this court, viz., criminal cases decided between the years 1913 to 1915 inclusive, and civil cases decided between 1908 to 1910 inclusive, will be destroyed. 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.

Minor Courts. Panadure, March 3, 1920.

M. PRASAD. Commissioner of Requests and Police Magistraty.

Return of Testamentary Cases under Official Administration in the District Court of Badulla for the Half-Year ended December 31, 1919.

Case No. B 568—Estate of Bamunusingha Arachchige Don Charles Appuhamy of Kumbalwela—Value of estate: Rs. 20,178—Name of administrator: Secretary, District Court—Pending.

Case No. B 550-Estate of Felix Moses Kannangara of Bandarawela-Value of estate: Rs. 2,235-Name of administrator : Secretary, District Court-Pending.

Case No. B 575-Estate of Atalagedera Hudu Henaya of Atala-Value of estate: Rs. 1,476.50-Name of administrator:

Secretary, District Court—Pending. Case No. B 542—Estate of Alutgedera Banda of Senapathiya—Value of estate: Rs. 1,447—Name of administrator: Secretary, District Court-Estate closed.

District Court, Badulla, February 17, 1920.

T. W. ROBERTS, Acting District Judge.

OF NOTICES **INSOLVENCY.**

In the District Court of Colombo.

In the matter of the insolvency of Tuppahigey Kalishuru Swaris of No. 21, Bambala-No. 2,966. pitiya road, Colombo.

NOTICE is hereby given that a meeting of the ereditors of the above-named insolvent will take place at the sitting of this court on May 11, 1920, for the grant of a certificate of conformity to the insolvent.

By order of court, P. H. de KRETSER, Colombo, March 6, 1920. Secretary. In the District Court of Kalutara.

In the matter of the insolvency of Arumadura No. 163. Juan Silva of Kalamulla.

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

By order of court, R. MALALGODA, Secretary. Kalutara, March 2, 1920.

NOTICES OF FISCALS' SALES.

Western Province.

In the District Court of Colombo.

Alutgama Kankanemalage Emaly Maria Perera of Peliyagoda Petitioner. No. 6,249. Vs.

Wanigasuriyage Jane William Abeyratra of Kohilawatta in Ambatalenpahala of Alutkuru korale south......Respondent.

NOTICE is hereby given that on Monday, April 12, 1920, at 4 P.M., will be sold by public auction at the premises the right, title, and interest of the said respondent in the following property for the recovery of the sum of Rs. 269.97 being taxed costs, viz. :-

The land called Walawatta, situated at Kohilawatta, in Ambatalanpahala in Alutkuru korale south ; and bounded on the north by the high road, on the south by the land belonging to Welatantrige Soris Boteju and others, on the east by dewata road, and on the west by the land belonging to Kotigalage Yohanis Perera Appuhamy; and containing in extent $\frac{1}{2}$ acre more or less, together with the tiled house standing thereon.

Fiscal's Office,	W. DE LIVERA,
Colombo, March 9, 1920.	Deputy Fiscal, W. P.

In the District Court of Negombo. Lillié Juliet Senanayaka of Anuradhapura.....Plaintiff. No. 12,856.

Vs.

John Senanayaka of Nalla, in the Udugaha North

NOTICE is hereby given that on Thursday, April 15, 1920, at 2.30 o'clock in the afternoon, will be sold by public auction at the premises the right, title, and interest of the said defendant in the following property for the recovery of the sum of Rs. 1,000, viz. :-

The land called Dewalekelewatta, situated, at Giriulla, in the Udugaha pattu, Hapitigam korale; and bounded on the north by land belonging to temple and by land belonging to Cornelis Appu, on the east by the high road leading to Giriulla, on the south by land belonging to Mr. E. S. de Croos, on the west by burial ground and lake; and con-taining in extent within these boundaries 8 acres more or less together with the buildings standing thereon.

Fiscal's Office, W. DE LIVERA Colombo, March 10, 1920. Deputy Fiscal, W.P.

In the District Court of Colombo.

Weerakkodige Charles Appu of Lunugama and No. 50.829. Vs.

(I) Hapuaratchige Girigoris Appu alias Kirineris Appu, (2) ditto Podihamy, (3) ditto Charles Appu, (4) ditto Johannes Appu, all of Lunugama, in Gangaboda pattu of Siyane korale Defendants.

NOTICE is hereby given that on Thursday, April 8, 1920, at 1 P.M., 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. 450, with legal interest thereon from July 30, 1918, till payment in full, and costs of aption taxed at Rs. 206.65, viz. :-

The garden called Kahatagahawatta, situated at Lunugama, in the Gangaboda pattu of Siyane korale; and bounded on the north by Dodanpitikanda alias Crown forest, on the east by the ditch of the land belonging to Punchi Appu, south by the Galweiya of the land belonging to Nicholas Appu and Davith Appu, on the west by Weerak. kodige field; and containing in extent within these boun. daries 18 acres and 2 roods more or less.

Fiscal's Office, W. DE LIVERA. Colombo, March 8, 1920. Deputy Fiscal., W. P.

In the District Court of Colombo.

L. E. L. Goonewardena of Orient & Co., Colombo. . Plaintiff. No. 52.878. Vs

K. Peter Fernando of Asiri Niwasa in Dehiwala. . Defendant.

NOTICE is hereby given that on Friday, April 9, 1920, 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. 1,942.50, with interest on Rs. 1,850 at the rate of 18 per cent. per annum from April 15, 1919, to May 21, 1919, and thereafter on the aggregate amount at 9 per cent. per annum till payment in full, and costs, viz. :-

At 10 A.M.

(1) Kongahawatta alias Dawatagahawatta, now known as Asiri Niwasa, situated at Karagampitiya, in the Palle pattu of Salpiti korale; and bounded on the north by premises of Maddumage Juwanis Fernando, on the east by dewata, on the south by road to Cotta, and on the west by the half part of M. Pedro Fernando: containing in extent 2 roods and 5 perches with the buildings standing thereon.

At 10.30 A.M.

(2) Kongahawatta alias Dawatagahawatta, now known as Siri Niwasa, situated at Kraagampitiya as aforesaid; and bounded on the north by land of Louis Fernando, on the east by the half part of M. Pedro Fernando, on the south by road from Galkissa to Cotta, and on the west by Alborjigewatta, now property of Louis Fernando; and containing in extent 2 roods and 5 perches with the buildings standing thereon.

Fiscal's Office,	W. DE LIVERA,
Colombo, March 9, 1920.	Deputy Fiscal, W.P.
In the District Court	t of Colombo.
Cecilia Eliza Samaradiwakara of I	Iansaginya Welsuwa,
Henaratgoda	Plaintiff.
No. 52,928. Vs.	
Alice Samaradiwakara of Pa	
korale	Defendant.
NOTICE is hereby given that or	
at 1.30 o'clock in the afternoon	
auction at the premises the follow	wing property mortgaged
with the plaintiff by bond No. 4	64 dated September 18,
1916, and decreed to be sold by	
above action for the recovery of t	
interest thereon at the rate of 9 p	
April 30, 1919, till payment in	full, and costs of suit.

All that divided allotment of land called Pelengahawatta, situated at Pelahela, in the Gangaboda pattu of Siyane korale; bounded on the north by a portion of this same land allotted to Mrs. Frederisa Samaradiwakara, east by the ditch of the lands of Mr. James Samaradiwakara and Amarakoon, south by the field called Deluwewekumbura and ela, and west by Batamulawela and Dorakadakumbura; containing in extent 16 acres, excluding therefrom an extent of 1 acre.

Rs. 260, 12, viz. :-

Fiscal's Office,	W. DE LIVERA,
Colombo, March 10, 1920,	Deputy Fiscal, W.P.
In the Distri Koruwage Thepanis Fer the Palle pattu of Salp No. 53 162	Court of Colombo. ndo of Karaganhieiys, in korale

Palliyawattage David Fernando of Galkissa, in the Palle pattu of Salpiti korale......Defendant.

NOTICE is hereby given that on Saturday, April 10. 1920, at 10 o'clock in the forenoon, will be sold by public auction at the premises the following property mortgaged with the plaintiff by bond No. 99 dated December 29, 1917, and decreed to be sold by the decree entered in the above action for the recovery of the sum of Rs. 1,259, with interest thereon at the rate of 9 per cent. per annum from June 9, 1919, till payment in full, and costs of suit, bill not yet taxed, viz. :--

All that } parts of an allotment of land called Ambagahawatta, situated at Galkissa, in the Palle pattu of Salpiti korale, in the District of Colombo, Western Province; which said $\frac{3}{4}$ part is bounded on the north by Gonnagaha-watta alias Kongahawatta, on the east by Kahatagahawatta, on the south by the other 1 part of the same land, and on the west by Kaparayawatta; containing in extent 2 roods and 37 perches according to the figure of survey dated January 3, 1905, made by Allaldeen O. Soujah, Licensed Surveyor.

Fisca Colombo,	l's Office, March 9, 1920.	W. DE LIVERA, Deputy Fiscal, W. P.
450	In the District Court o Wanigasundera Appul	f Colombo.
Don Daniel	Wanigasundera Appul	hamy of Haggalla,

in the Udugaha pattu of Siyane korale......Plaintiff. No. 53,404.

Vs.

Ismail Lebbe Marikkar Ahamadu Lebbe of Udugoda, in

the Udugaha pattu of Siyane korale.........Defendant. NOTICE is hereby given that on Friday, April 9, 1920, at 1 P.M., will be sold by public auction at the respective premises the following property mortgaged with the plaintiff by bond No. 1,326 dated November 24, 1914, and decreed to be sold by the decree entered in the above action for the recovery of the sum of Rs. 1,739 99, with interest on Rs. 1,000 at the rate of 16 per cent. per annum from July 11, 1919, to October 24, 1919, and thereafter on the aggregate amount at 9 per cent. per annum till payment in full, and costs of suit, viz. :-

(1) The land called Kongahalanda, with the thatched house standing thereon, situate at Ogodapola, in the Meda pattu of Siyane korale ; bounded on the north by road and by land owned by Salohamy, on the east by land owned by Salohamy and by lands depicted in survey plans Nos. 97,584 and 130,292, on the south-east by lands depicted in survey plans Nos. 130,292 and 130,293 and by land owned by Sinno Appu and others, on the south-west by lands owned by Siriya and by land depicted in survey plan No. 74,440, and on the west by land owned by Babappu; and containing in extent 5 acres 3 roods and 6 perches.

At 2 P.M.

2. An undivided $\frac{1}{3}$ share of the eastern undivided 15 acres allotment alias 48/727 share of the whole land called Barawadeniyalanda, situated at Udugoda, in the Udugaha pattu aforesaid; bounded on the north by land owned by Ranasinha Arachchige Cornis Appu and by Crown land, on the north-east and east by Crown land and by land owned by Haputantrige Pinhamy and Punchappuhamy, on the south-east and south by fields belonging to natives and by Crown land, and on the west by Crown land and by land owned by Ranasinha Arachel ige Cornelis Appu; and containing within the said boundaries about 45 acres 1 rood and 30 perches.

Fiscel's Office, Colombo, March 8,1920.		W. DE LIVERA, Deputy Fiscal, W. P.
In the Court of Re	quests	of Colombo.

M. G. Perera of Rudd's lane, Maradana, Colombo. . Plaintiff. No. 66,890. Vs.

C. Omerdeen and (2) K. Caffoor, both of Slave Island,

Colombo Defendants. NOTICE is hereby given that on Thursday, April 8, 1920,

at 10 o'clock in the forenoon, will be sold by public auction at the premises the right, title, and interest of the said defendants in the following property for the recovery of the sum of Rs. 288, with legal interest thereon from January 13, 1919, till payment in full, and costs of suit Rs. 33 55, viz. :---

An undivided $\frac{1}{2}$ share of premises and of the buildings, No. 25, Union place, within the Municipality of Colombo ; and bounded on the north by premises of Segu Saibo, on the

east by the premises of L. W. A. de Soysa, on the south by the premises of the Stag's Head Hotel, and on the west by the property of Mohamed Ismail; and containing in extent within these boundaries 8 perches more or less.

Fiscal's Office, Colombo, March 8, 1920.

W. DE LIVERA Deputy Fiscal, W. P.

In the District Court of Kalutara.

No. 6,865. Vs.

(1) Mohamed Ismail, Notary, Mohamad Pathumma and her husband (2) Colonda Marikar Kumister Abdul Careem, Notary, (6) Sinna Lebbe Marikar, Shroff, Asia Umma and her husband (7) Audo Lebbe Sinna Lebbe Marikar, (8) Wappu Marikar Jamaldeen, all of Katukurunda, (9) Rasan Marikar Pattu Muttu, (10) Sinne Marikar Mohamado Sain, both of Warakatota in Ratnapura, (11) Wappu Marikar Pakir Umma, (12) Colonda Marikar Ismail Lebbe Marikar, both of Katukurunda, (14) Sekadi Marikar Pattu Muttu Natchia, (15) Idroos Lebbe Marikar Mohamado Ismail, both of ditto, (22) Mohamado Lebbe Abdul Hamid of ditto, guardian over the minors Zein Abdin Abdul Hamid and Zein Abdin Mohamado Sali, the 20th and 21st defendants Defendants.

(3) Sinne Lebbe Marikar Shroff Tamby Marikar, (4) Sinne Lebbe Marikar Shroff Abdulla Marikar The Judgment Creditors. NOTICE is hereby given that on Thursday, April 1, 1920,

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 1st and 2nd, 6th to 12th, 14th and 15th, 20th and 21st defendants in the following property for the recovery of Rs. 140.67, viz. :-

(1) The soil and all things thereon of lot Nos. 1 and 2 of the land called Janthajotiawatta belonging to 20th and 21st defendants, appearing in plan 3,810 dated October 12, 1918, made by Mr. H. O. Scharenguivel, Licensed Surveyor, situated at Katukurunda; and bounded on the north by the lands belonging to Gabriel Fernando, Andris Fernando, Wappu Marikkar, D. G. Andris Fernando, and Suwaris Appu, cest by high road, south by lots Nos. 3 and 4 of this land, and west by Kalu-ganga (kalapuwa); and containing in extent 5 42/100 perches (excluding the railway line).

2. The soil, buildings, and all things thereon, of lots Nos. 5 and 6 of the same land belonging to 8th and 12th defendants, situated at ditto; and bounded on the north by lots Nos. 3 and 4 of this land, east by high road, south by lots Nos. 7 and 8 of this land, and west by Kalu-ganga (kalapuwa); and containing in extent 20 67/100 perches (excluding the railway line).
3. The right, title, and interest of the 6th, 7th, 14th, and

15th defendants in and to the soil, buildings, and all things thereon, of lot Nos. 7 and 8, situated at ditto; and bounded on the north by lots Nos. 5 and 6 of this land, east by high road, south by lots Nos. 9 and 10 of this land, and west by Kalu-ganga (kalapuwa); and containing in extent 1 rood and 22 perches (excluding the railway line). 4. The soil, buildings, and all things thereon, of lots

Nos. 9 and 40 of the same land belonging to 1st and 2nd defendants, situated at ditto; and bounded on the north by lots Nos. 7 and 8 of this land, east by high road, south by Dodangahawatta and land of Mainasa Marikar, and west by Kalu-ganga (kalapuwa); and containing in extent 1 rood and 22 perches (excluding the railway line).

Deputy Fiscal's Office, Kalutara, March 9, 1920.	H. SEMERESINGHE, Deputy Fiscal.
In the District Cou Pena Rina Veyanna Rana A Negombo	na Periyasami Pulle of
No. 13,865.	7 s.
W. B. Rajapaksa of Demanha	- /

mencing at 10 o'clock in the forencon, will be sold by

B 2

public auction at the premises the right, title, and interest of the said defendant in the following property, viz. :-

The land called Meegahawatta, situate at Dagonna, in Dunagaha pattu of Alutkuru korale; and bounded on the north by land belonging to Saparamadu Pathiranne-helage Lewis Appu, east by land of P. J. Fernando, Vidane Arachchi, south by land belonging to Saparamadu Heeralupathirannehelage Charles Appu and others, and on the west by ditch of the land of Neththikumarage Juan Appu; containing in extent about $4\frac{1}{2}$ acros.

The land called Kekunagahawatta, situate at 2. Dagonna aforesaid; and bounded on the north by land of Don Siman Perera, ex-Police Vidane, east by field of Jayawardanage Elisahami, south by land of Pelis Appu and Wanniachchi Pathirannehelage Don Davith Appu, and on the west by land of Helanahami; containing in extent about 1 acre.

3. The field called Palugaha-agarekumbura, situate at Dagonna aforesaid; and bounded on the north by watercourse, east by land belonging to the estate of the late Mendis, Notary, south by land of Bombuwaladewage Girigoris Fernando, and on the west by field of Moragodage Leisihami; containing in extent about 4 parrahs of paddy sowing soil.

4. An undivided ²/₈ shares of the land called Meegahawatta, situate at Dagonna aforesaid; and bounded on the north by the high road, east by the field, and all the other sides by the land of Walter Benjamin Rajapaksa ; containing in extent about 5 acres

Amount to be levied Rs. 1,749.92, with interest on Rs. 1,615.50 at 9 per cent. per annum from October 14, 1919, till payment.

Deputy Fiscal's Office,	FRED G. HEPPONSTALL,
Negombo, March 9, 1920.	Deputy Fiscal.

In the Court of Requests of Negombo.

J. C. Wijeyasekara of Negombo Plaintiff. No. 28.391. Vs.

Kurukulasuria Mary Florence Jane Fernando of NegomboDefendant.

NOTICE is hereby given that on April 8, 1920, 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 $\frac{3}{4}$ share of the divided western $\frac{1}{2}$ share of the portion of land called Weediyabodawatta alias Suriyagahawatta, and of all the buildings standing thereon, situate at 1st division, Udayartoppu, within the gravets of Negombo ; the said western $\frac{1}{2}$ share being bounded on the north by Negombo Main street, east by the portion of this land purchased by the Local Board of Negombo, south by land belonging to Joseph Croos, and on the west by land belonging to Gabriel de Croos ; containing in extent 1 rood and 7 75/100 perches, subject to the life interest of Kurukulasuria Weerasinghe Marcilin Fernando of Negombo.

Amount to be levied Rs. 331 25, with interest on Rs. 250 at 12 per cent. per annum from December 8, 1919, to February 6, 1920, and thereafter at 9 per cent. per annum till paymen

Deputy Fiscal's Office, Negombo, March 9, 1920. FRED. G. HEPPONSTALL, Deputy Fiscal.

Central Province.

a the Court of Requests of Gampola.

M. P. L. H. Kalimuttu Pillay of Gampola Plaintiff. No. 3,773. Vs.

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A. H. D. Kiri Menika of Atabage Defendant. NOTICE is hereby given that on Thursday, April 8, 1920, commencing 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. 302.25, with legal interest on Rs. 276 from July 12, 1918, till payment in full, and poundage, viz. :

1. An undivided $\frac{1}{2}$ share of and in the field called Gehittennekumbura, of about 1 amunam paddy sowing in

extent, situate at Attabage Udagama, in Kandukara Ihala korale, Udapalata; bounded on the east by the stone fence of Epitawatta, on the south by the imaniyara of Deniya. kumbura, on the west by the ridge of Amukotuwa, and on the north by the imaniyara of the field belonging to Gehittenne Appuwa and the imaniyara of the field belonging to Yodinga Durayalegedera Dingiri.

2. An undivided $\frac{1}{2}$ share of and in the land called Rantungayagedeniya, of about 4 lahas of paddy sowing extent, situate at Attabage Udagama aforesaid; bounded on the east by the land belonging to Sarana, on the south by Godapeliya, on the west by the field belonging to Ranhotiya, and on the north by Godapeliya.

3. An undivided 1 share of the land called Gehittennewatta, of about 6 pelas paddy sowing extent, situate at Attabage Udagama aforesaid; bounded on the east by Naya and ela, on the south by the land belonging to Kiribandu, on the west by Gehittennekumbura, the stone fence, and deniya, and on the north by Galpelawatta and boundary of Kiribanda's land.

Undivided 4 share out of the field called Liyangahamulailukkumbura, of about 6 pelas and 2 lahas paddy sowing extent, situate at Attabage Udagama aforesaid, bounded on the east and south by Ukkudurayahkumbura; on the west by ela, and on the north by Palamepitale.

Fiscal's Office,	A. RANASINGHE,
Kandy, March 9, 1920.	Deputy Fiscal.

In the District Court of Kandy. Pena Reena Muna Muttu Karupen Chetty of Colombo No. 26,057. Vs.

(1) Kahalle Ratnayake Mudiyanselage Medagedara Dingiri Menika, (2) Siambalagastenne Dasanayake Wasala Mudiyanselage Punchirala, (3) Basnayake Kapurale'egedera Dingiri Menika, all of Kahalle, in Pallegampaha of Lower Dumbara Defendants.

NOTICE is hereby given that on Saturday, April 10, 1920, commencing at 12 noon, will be sold by public auction at the respective premises in the following property mortgaged with the plaintiff by bond No. 4,050 dated May 29, 1913, and attested by E. M. B. Seneviratne of Kandy Notary Dublic and decred to be sold under the of Kandy, Notary Public, and decreed to be sold under the decree entered in the above case for the recovery of the sum of Rs. 670, with interest thereon at 9 per cent. per annum from January 31, 1918, till payment in full, and costs Rs. 155.80, together making the sum of Rs. 825.80, viz. :-

(1) An undivided 4th part or share of all that allotment of land called Siambalagastennewatta, bearing assessment No. 75, described as of about 3 acres in extent, and of all the buildings and plantation thereon, situated at Katugastota, within the town Municipality and District of Kandy, Central Province; and bounded on the east by land b longing to Proctor Javatileke, on the south by land belonging to Mr. Dunuwille, Police Magistrate, on the west by Dunuwille Walawwewatta, and on the north by Punchirala's garden; and containing in extent 2 acres I rood and $16\frac{1}{2}$ perches according to the figure of survey dated December 12, 1907, and made by G. E. de La Motte, Licensed Surveyor, wherein the said allotment of land is shown as bounded on the north-east by Udahenaya's (vedahenaya's) property, on the south by Dunuwillewalawwewatta, on the west by Arambe claimed by Kiri Banda, by road, and by ditch of Dunuwillewalawwewatta, and on the north by the property of Ranawangedera Kiri Menika.

(2) All that garden of 16 lahas of paddy sowing extent being an appurtenance of Illukwelakumbura, situated at Kahalle in Pallegampaha of Pata Dumbara, in the District of Kandy aforesaid; and bounded on the east by Horanakareya's garden, on the south by Wikramgederawatta, on the west by Naide Tikiri Vidane's garden, and on the north by Pelapolkotuwa, together with the plantations and the western 3 parts or shares of the building standing thereon.

Fiscal's Office, Kandy, March 9, 1920. A. RANASINGHE, Deputy Fiscal. Enthe Additional Court of Requests of Kandy.

Rawana Mana Seencewasagam Pulle of Kandy. Plaintiff. No. 9,415. Vs.

(1) C. K. Bawa, (2) I. L. S. Abdeen, both of ... Defendants Kandy

NOTICE is hereby given that on Thursday, April 8, 1920, commencing at 12 noon, will be sold by public auction at the respective premises the right, title, and interest of the said demodants in the following property for the recovery of the sum of Rs. 150, with legal interest thereon at 9 per cent. per annum from August 30, 1918, till payment in full, and costs Rs. 22.45, together making the sum of Rs. 172.45, viz. :-

(1) All that house bearing assessment No. 27, situated at Katugastota road, Kandy; containing in extent 13 perches; and bounded on the east by Old Matale road, south by property of Selema Lebbe, west by the remaining portion of the same land, assessment No. 27, and on the north by the portion bearing assessment No. 28.

(2) All that middle portion of 100 feet in length and 15 feet in breadth in exfent, with the house No. 28 and everything thereon out of all that allotment of land of 300 feet in length and 45 feet in breadth in extent in the whole, situate at the upper side of Trincomalee street, Kandy; and bounded on the east by Robinson's road, south by the portion of this land belonging to Kolande Umma, west by Trincomalee street, and on the north by the remaining portion of this land.

(3) All that house bearing assessment No. 27, situate at Katugastota road, Kandy, aforesaid; containing in extent 100 feet in length and 15 feet in breadth, 6 perches; and bounded on the east by the Old Anderson's road, south by the property bearing assessment No. 26, west by Katugastota road, and on the north by the property bearing assessment No. 28.

Fiscal's Office, Kandy, March 9, 19		. RANASINGHE, Deputy Fiscal.
	District Court of I	
Kuna Pana Kana Chetty of Kandy	Nana Veyana R	ana Kannappa Plaintiff.
No. 26,754.	$v_{s.}$	

Wahalakanake Patiranage Gunasekera Don Charles Appuhamy of Unantenna, in Diyatileke korale of Uda Hewaheta Defendant.

NOTICE is hereby given that on Thursday, April 8, 1920. 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 mortgaged upon bond No. 803 dated March 18, 1915, and attested by D. E. Weerasooria of Kandy, Notary Public, for the recovery of the sum of Rs. 2,452.67, and interest, viz. :--

All that southern $\frac{1}{2}$ part or share of $2\frac{1}{2}$ lahas in kurak-1. kan sowing extent, together with the tiled house thereon standing, from and out of all that allotment of land called Kudugalahena of 5 lahas in kurakkan sowing extent, situate at Unantenna, in the Diyatileke korale of the Uda Hewaheta division of the District of Nuwara Eliya; which said southern $\frac{1}{2}$ share is bounded on the east by the stone limit of Sinnepiligederawatta, on the south by the endaru fence of Demalayawatta, on the west by the endaru fence and a stone fence, and on the north by the limit of the portion sold to Loku Banda.

2. All that allotment of land called Wewagawahena of about 2 kurunies kurakkan sowing extent, situate at Rekitipe, in the Divatileke korale aforesaid; and bounded on the east by a kandura, on the south by the limit of the Crown land and the limit of Menikrala's chena, on the west by the limit of Nawalagederahena, and on the north by Udagamagederahena.

3. All that allotment of land called Kudugalahena alias watta of $2\frac{1}{2}$ lahas in kurakkan sowing extent, situate at Rekitipe aforesaid; and bounded on the east by a stone fence, south and west by endaru fence, and on the north by an endaru fence.

4. All that northern $\frac{1}{2}$ part or share of 1 timba in kurakkan sowing extent from and out of all that allotment of land called Udamendikelehena of 8 lahas in kurakkan sowing extent, situate at Unantenna, in the Divatileke korale aforesaid; which said northern portion is bounded on the east by Lumpiligedera Vidane's chena, on the south by the land belonging to Hendrick Appuhamy, on the west by a stone fence, and on the north by the kandura of Dambara. gederahena (registered in Kandy G 85/83).

All that allotments of land called Narakepenwala. gawawatta of about 8 lahas in kurakkan sowing extent, situate at Kitulpe, in Gannewa korale aforesaid; and bounded on the east by oya, on the south by the fence of Rankira's land, on the west by the fence of Ukkuwa's garden and the fence of Gankotugollewatta, and on the north by the fence of Kirihatana's chena.

6. The lower portion of 5 lahas in paddy sowing extent from and out of all that field called Naragaskumbura, situate at Unantenna, in the Diyatileke korale aforesaid; and which said lower portion is bounded on the east by the limit of Kirihatana's field, on the west by Nikawetiya, on the south by the limit of Ganitha's field, and on the north also by the limit of Ganitha's field (registered in Kandy G 85/80).

7. All that field called Udadambatenna of 2 pelas in paddy sowing extent, situate at Unantenna aforesaid; and bounded on the east by endaru fnece of Dambaragederahena, on the south by the stone fence of Pincha Appu Vidanerala's chena, and on the west and north by the limit of Meddamarala's field.

8. All that allotment of land called Katuimbullandegahamullehena, now a garden of 2 timba kurakkan sowing extent, situate at Unantenna aforesaid; and bounded on the east by the fence of Lunupilegedera Punchirala Vidane's chena, on the south by a kandura, on the west by the stone limit of Ramasamy's garden, and on the north by the stone fence of Loonupilegedera Punchirala Vidane's chena.

All that eastern $\frac{1}{2}$ part or share of 2 lahas in kurakkan sowing extent from and out of all that allotment of land called Muttettuwewelituduwehena, now a garden of 4 kurunies in kurakkan sowing extent, situate at Unantenna, in Diyatileke korale of Uda Hewaheta; which said eastern portion is bounded on the east by endaru fence of Sinnasamy's garden, on the south by the endaru fence of Dambaragedera Kirihamy's garden, on the west by the remaining portion of the same land, and on the north by the land planted by Andiya.

10 All that allotment of land called Illangantennehena of 2 lahas of kurakkan sowing extent, situate at Kitulpe in Divatileke korale of Uda Hewaheta; and bounded on the east by the limit of Crown land, on the south by the limit of Bala Appu's land, on the west by the limit of Welikadagederahena, and on the north by the limit of Pahalagederahena.

11. An undivided $\frac{1}{4}$ part or share of and in all that allotment of land called Illangantennehena, now a garden of 21 acres in extent, situate at Kitulpe, in Divatileke korale of Uda Hewaheta ; and bounded on the east by the limit of Rattarana's chena, on the south by the limit of Welikadagederahena, and on the north by the limit of Crown land, and on the west by the stone fence of Palkadagederahena.

12. All that allotment of land called Illangatennepahalagederadureyagehena of 1 timba in kurakkan sowing extent, situate at Kitulpe, in Diyatileke korale of Uda Hewaheta; and bounded on the east by the limit of the chena belonging to Kirihatana and Appu, on the south by a kandura, on the west by the limit of Kira's chena, and on the north by the limit of Crown land.

13. All that divided $\frac{1}{3}$ part or share of 1 rood and 16 perches in extent, together with the buildings thereon standing, from and out of all that allotment of land called Udadambatenna, situate at Unantenna, in Diyatileke korale of Uda Hewaheta; which said $\frac{1}{3}$ is bounded on the east by the stone fence of Pallekotuwehena, on the south by an endaru fence and the ditch of Lunupilegedera Vidane's garden, on the west by the limit of the remaining portion of the same land and the middle wall of the house, and on the north by the bo-tree standing on the remaining portion of the same land and the limit of Udadambatenna. 4 14. All that middle portion of 5 lahas in paddy extent from and out of all that field called Data kumburuyayenarangaskumbura of 6 lahas

extent, situate at Unantenna, in Divatileke korale of Uda Hewaheta; which said middle portion is bounded on the east by the limitary ridge of the portion of this land of 5 lahas in paddy sowing extent belonging to Garoo, on the south by the Hendandu ela of Ganitha's field, on the west by the limitary ridge near the kamata of the portion (of this land) of 5 lahas in paddy sowing extent belonging to Balaya, and on the north by the stone limit of the field called Lunupilegederegalgoda.

15. All that field called Udadambetennewewuliyadda of 6 lahas in paddy sowing extent, situate at Unantenna, in Divatileke korale of Uda Hewaheta ; and bounded on the east by the limit of Menikrala's field, on the south by the limit of field belonging to Galahakelewatta, on the west by the Hendandu-ela, and on the north by the limit of Meddumarala's field.

All that allotment of land called Medillehena of 1 16. timba in kurakkan sowing extent, situate at Kitulpe, in Divatileke korale of Uda Hewaheta; and bounded on the east by the stone fence of Palkadagedera Ran Kira's chena, on the south by the fence of Berakaragehena, on the west by a kandura, and on the north by the endaru fence of Charles Lewis Soysa's garden.

Fiscal's Office, Kandy, March 9, 1920. A. RANESINGHE, Deputy Fiscal.

In the District Court of Colombo.

Patrick Gow of 13, Rood lane, London, and (2) William Somerville of Colombo, presently of 11, Frankston road, England, carrying on business in partnership under the name, style, and firm of Gow, Somerville and Company Plaintiffs.

No. 53,613.

Vs. Geoffery Henry Baird of Goodnestone estate, Rozelle Defendant.

NOTICE is hereby given that on Thursday, April 8, 1920, commencing at 12 noon, will be sold by public auction at the respective premises in the following property mortgaged with the plaintiffs by bond No. 249 dated June 4, 1912, declar d bond and ex cutable and decreed to be sold under the decree entered in the above case for the recovery of the sum of Rs. 53,481.68, with interest on Rs. 35,672.69 at the rate of 9 per cent. per annum from August 1, 1919, to the date of decree, and thereafter further interest on the aggregate amount at the rate of 9 per cent. per annum till payment in full, and costs of suit, viz. :-

An undivided third part or share of and in all that and those the estate, plantations, and premises now called and known as Goodnestone, formerly called and known as Woodstock, comprising the following allotments of land forming one property, and which from their situation as respects each other can be included in one survey, to wit :---

(1) All that allotment of land called Koorookoowadia-kelle, situate and lying near the village of Dekinda, in Pasbage kora'e of Uda Bulatgama, in the District of Kandy, in the Central Province of the Island of Ceylon; bounded on the north and east by the property of Captain Jolly and Crown land, and on the west and south by the property of Philip Edmund Woodhouse, Esq. : containing in extent about 623 acres 2 roods and 17 square perches, excluding therefrom that portion of the said property, in extent about 20 acres and 32 perches sold and transferred by Uvedale Tristram, Esq., to Augustus Fredrick Gore, Esq., by a conveyance dated March 14, 1851.

(2) A part or parcel or piece of land from the entirety of the aforesaid gract of land called Koorookoowadiakelle, situate near the village of Dekinda aforesaid ; bounded on the north, east, and west by the property of Uvedale Tristram, Esq., and on the south by the property of A. F. Gore, Esq.; containing in extent about 20 acres and 32 perches.

(3) A part or parcel of land from the entirety of the aforesaid tract of land called Koorookoowadiakelle near the village of Dekinda aforesaid ; bounded on the north by the property of Messrs. Carleton and Tristram, on the east by Crown land, and on the south and west by the property of P. E. Woodhouse, Esq., and Messrs. Carleton and Tristram : containing in extent about 150 acres, excluding, however, a portion in extent 342 acres I rood and 34 perches,

transferred and conveyed by Peter Rolland Shand and Nathaniel Mathew Hone to the Caroline Tea Company of Ceylon, Limited, by deed No. 7,250 dated December 2, 1895, and attested by F. J. de Saram of Colombo, Notary Public.

Fiscal's Office, A. RANASINGHE, Kandy, March 9, 1920. Deputy Fiscal.

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Sot	thern Province.	//
In the Dist	rict Court of Metar	S. John S.
John Enright of Matara	$\cdots \in \mathbb{P}^{n}$	Plaintiff.
No. 7,547.	Vs. C	7

Don Adirian Abeywardene Wickremesinghe ... Defendant.

R. Weerasekera of Kadeweediya Purchaser.

NOTICE is hereby given that on Friday, April 9, 1920, at 9 A.M., will be sold by public auction at the premises the right, title, and interest of the said defendant in the the following property for the recovery of Rs. 599.93, and interest and Fiscal's charges at the risk of the last purchaser, viz. :-

(1) The entire soil and plantation of the land Elagorakagahawatta and Galgodehena, adjoining each other, and forming one property, in extent about 12 kurunies kurakkan sowing, situate at Kirinda; and bounded on the north by the village limit of Udupellegoda, east by Kajugahakoratua, south by Delgahahena, and west by Deniwalekadedeniya and Deniwalekada. Valued at Rs. 1,200.

Deputy Fiscal's Office,	E. T. GOONEWARDENE,
Matara, March 8, 1920.	Deputy Fiscal.

In the District Court of Matara.

Hewa Visenthi Don Charles de Silva of Denepitiya in . Plaintiff. the Weligam korale of Matara

No. 8,302.

5 Defendant. -il 17, Vs. James Abeywickremesinhe Gunaward in the Morawak korle of Matara ത]

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NOTICE is hereby given that on Saturday, April 17, 1920, at 2 o'clock in the afternoon, will be sold by public auction at the spot the right, title, and interest of the said defendant in the following mortgaged property for the recovery of Rs. 3,469 52, with legal interest from July 28, 1919, till payment in full, and the Fiscal's charges, viz. :-

1. All the fruit trees and soil and the citronella plantation of the contiguous land called Modawatta and Thalawatta, also known as Medawatta and Medawattehena, situate at Kotagala, in Palle pattu of Morawak korle of the Matara District; and bounded on the north by dola and Pallewatta, east by the field, south by the ditch, and on the west by ditch and Alahentennewatta; in extent about 8 Valuation Rs. 400. acres.

2. All the fruit trees and soil and the citronella plantation of the land now called and known as Horehena, which is also called half portion of the contiguous land called Galandahena, Kekunahena, Horehena, Galkuttiyel ena, Tennepitahena, and Ihalawattahena, situate at ditto; and the said Horehena is bounded on the north by Kabarahela, Kekunahena and dola, east by Crown land called Hediwattaddara, south by the other portion of the said land, and on the west by Crown land called Niyagamalehena; in extent 62 acres and 2 roods. Valuation Rs. 1,500.

3. All that fruit trees and soil and the citronella plantation of the land called Dolagoda alias Bantaragewattehena. situate at ditto; and bounded on the north by Crown land called Bantaragewatta, east by Tundola, south by Crown land called Dolagodahena, and on the west by Crown land called Dolagodahena and Halahintennewatta claimed by John Perera and others; in extent 2 acres 3 roods and 29 Valuation Rs. 100. perches.

4. All the fruit trees and soil of the land called Medawatta, situate at ditto; and bounded on the north by lots Nos. 9 and 9B in preliminary plan No. 14, east by a watercourse, south by land appearing in plan No. 171,790, and on the west by land described in plan No. 236,548; in extent 1 acre 1 rood and 22 perches. Valuation Rs. 50.

All the fruit trees and soil and the citronella planta-5 tion of the land called Paragahahena alias Pallewattehena, situate at ditto; and bounded on the north by allotments of lands bearing Nos. 7, 3, and 10 in preliminary plan No. 14, east by allotment of land bearing No. 11B in preliminary plan No. 14, south by allotment of land bearing No. 5 in preliminary plan No. 14, and on the west by land described in plan No. 166,730, and allotments of lands Nos. 5 and 1 in preliminary plan No. 14; and in extent 11 acres and 5 perches. Valuation Rs. 500.

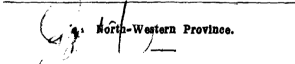
6. All the fruit trees and soil and the citronella plantation of the land called Paragahahena, situate at ditto; and bounded on the north and east by Crown land called Paragahahena, and south and west by Kabarahela belonging to T. C. Perera ;. in extent 6 acres and 26 perches. Valuation Rs. 200.

7. All the fruit trees and soil of the land called Beliakulehena, situate at Hewowita, in Palle pattu aforesaid ; and bounded on the north by allotment of land bearing No. 3K in preliminary plan No. 15, east by allotment of land bearing No. 9 in preliminary plan No. 15, and land des-cribed in plan No. 171,802, south by allotment of land bearing No. 20B in preliminary plan No. 15, and on the west by allotment of land bearing No. 8 in preliminary plan No. 15, and land described in plan No. 174,252; in extent
3 acres 2 roods and 13 perches. Valuation Rs. 150.
8. All the soil and fruit trees of the land called Beliakule-

hena, situate at ditto; and bounded on the north by land appearing in plan No. 264,174, east by allotment of land bearing No. 3P in preliminary plan No. 15, south by lands appearing in plans Nos. 264,265 and 264,384, and on the west by lands appearing in plans Nos. 174,252 and 264,214; in extent 4 acres 1 rood and 8 perches. Valuation Rs. 200. Total Rs. 3,100.

Deputy Fiscal's Office, Matara, March 4, 1920.

E. T. GOONEWARDENE, Deputy Fiscal.



In the District Court of Colombo.

Bartleet & Co., Colombo.....Plaintiffs. Vs.

No. 53.926.

K. A. William Silva of Dodanduwa Defendant.

NOTICE is hereby given that on Saturday, April 10. 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 defendant in the following property, viz. :-

An undivided 1/12 share of Diyabogollehena, of 10 1. acres and 6 perches in extent, with trees and plantations standing thereon, situate at Palle Inguruwatta, in Gannewe korale of the Weudawilli hatpattu; and bounded on the north by lot 25 in P. P. 1,520, east by lots 39, 49, 84, and 85 in P. P. 1,520, south by lots 113 and 114 in P. P. 1,520 and the land in T. P. 30,190, and on the west by lots 114, 115, 34, and 35 in P. P. 1,520.
2. An undivided 7/48 shares of Moragolla and Galgode-

henyaya, of 15 acres 3 roods and 3 perches in extent, with the plantations thereon, situate at Palle Inguruwatta aforesaid; and bounded on the north by lots 149, 87, and 63 in P. P. 1,520 and road, east by lands in T. Ps. 304,982 and 304,983, and lot in P. P. 1,520, south by lot 97 in P. P. 1,528 and lands in T. Ps. 304,983 and 302,568, and on the west by lot 165 in P. P. 1,520, Bakmigolle-ela, and a road.

An undivided 1 share of Bolapahurewat'a, of 133 acres 3. 3 roods and 39/625 perches in extent, situate at Palle Inguruwatta aforesaid; and bounded on the north by Kuda-oya and the village called Moratuwa, east by the village called Watareka, south by the village called Uda Inguruwatta, and on the west by the village called Pallo Inguruwatta.

Amount to be levied Rs. 2,334.08 and costs of suit.

Fiscal's Office, S. D. SAMARASINHA. Kurunegala, March 5, 1920. Deputy Fiscal. In the District Court of Chilaw.

K. R. M. I. T. Alagappa Chetty of Colombo, by his attorney A. L. A. Supperamaniam Chetty of Plaintiff. Chilaw

No. 5,891. Vs.

Muhumadu Mohideen, son of Sinna Tamby Wappu Marikar, of Wattakaliya Defendant.

NOTICE is hereby given that on Thursday, April 8, 1920, commencing 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, viz. :--

(1) The garden called Dodamarattaditottam, with the buildings standing thereon, situate at Wattakali, in Anavilundan pattu of Pitigal Korale North, in the District of Chilaw; and bounded on the north by Pathayeidama appearing in plan No. 59,876 belonging to Susey Migel Fernando and Hembirisawatta, east by garden belonging to Mr. N. J. Martin, south by garden called Nagamarattaditottam appearing in plan No. 59,405 claimed by Tambi Marikar, Peace Officer, and Pathaha, and west by road ; (2) An undivided 7/20 share of the garden called Pala-

marattaditottakani, situate at Wattakali a'oresaid; and bounded on the north by garden call. Nagamarattaditottakani appearing in plan No. 59,405 belonging to the heirs of Tambi Marikar, Peace Officer, and Medapathaha, east by limits of the gardens belonging to Mr. N. J. Martin and Lena Meeyanna Meera Saibo Lebbe, Police Headman, south by the other portion of this land belonging to the heirs of Sego Meera Lebbe, Police Headman, and west by garden called Nagamarattaditottam appearing in plan No. 59,405 belonging to the heirs of Tambi Marikar. Peace Officer. garden called Kulattaditottam planted by Aliyar belonging to the heirs of Simon Moraes and others, and gardens planted by Kuppen and Sultan; containing in extent about 3 acres.

Amount to be levied Rs. 1,998.42, with interest on Rs. 1,250 at 2 per cent. per mensem from November 10, 1917, till February 13, 1918, and on the agreggate sum at the legal rate till payment in full and poundage. Valuation Rs. 1,600.

Deputy Fiscal's Office,	CHARLES DE SILVA,
Chilaw, March 2, 1920.	Deputy Fiscal.

In the District Court of Chilaw.

Kurukulasuriya Warlianu Fernando of Madampe. . Plaintif

No. 6,211.

(1) Molligoda Arachchige Rosa Maria Perera of Toduwawa and another Defendants.

Vs.

NOTICE is hereby given that on Tuesday, April 20, 1920. commencing at 10.30 o'clock in the forenoon, will be sold by public auction at the premises the right, title, and interest of the said defendants in the following property, viz. :-

(1) An undivided 1 share of the land called Palugaha. kotuwa alias Talgahawatta bearing No. 479 and of the buildings standing thereon, situate at Thoduwawa, in Yatakalan pattu of Pitigal korale south, in the District of Chilaw ; and bounded on the north-east by land in plan of Chilaw; and bounded on one not inclusive by read in plan No. 143,078, Timbirigahawatta belonging to Marthinu Fernando and others, and Palugahawela belonging to Francisco Fernando and others, east by Timbirigahawatta belonging to Martinu Fernando and others, south-east by Madangahawatta belonging to Lucas Perera, M. A. Martinu Fernando, and others, south-west and west by Nugagahawatta belonging to Resianu Fernando, and north-west by lands in plans Nos. 143,079 and 143,078 and Timbirigaha. watta belonging to Martinu Fernando and others; containing in extent 4 acres 3 roods and 30 perches, excluding the portion of land which could be planted with 30 coconut trees towards the north-eastern side.

(2) The garden called Palugahawatta, situate at Toduwave aforesaid; and bounded on the north by land in plan No. 147,899, east by a road, south by land in plan No. 195,357, and west by land in plan No. 143,080; containing in extent 2 roods and 17 perches.

(3) The land called Palugahawela, situate at Toduwawa aforesiad; and bounded on the north by lands in plans Nos. 143,225 and 143,439, east by a road, south by land in plan No. 150,327, and west by lands in plans Nos. 195,349 and 143,225, containing in extent 1 rood and 28 perches.

(4) The garden called Palugahawatta, with the building standing thereon, situate at Toduwawa aforesaid; and bounded on the north by land in plan No. 154,661, east by land in plan No. 154,780, south by land in plan No. 195,356, and west by a road; containing in extent 39 perches.

(5) The land called Alamba, situate at Toduwawa aforesaid; and bounded on the north by the portion bearing 6,113 in preliminary plan No. 1,141 and land belonging to the Crown, east by the strip of land reserved along Lunu-ganga, and south and west by portion of land bearing 6,113 in preliminary plan No. 1,141; containing in extent 3 acres 3 roods and 26 perches.

Amount to be levied Rs. 2,505.85, with legal interest from November 10, 1919, till payment in full; and poundage. Valuation Rs. 2,500.

Deputy Fiscal's Office, CHARLES DE SILVA Chilaw, March 9, 1920. Deputy Fiscal.

In the District Court of Chilaw.

A. M. R. M. Ramasamy Pulle of Colombo. . Plaintiff. к NG. 6,328. Vs. ۲

Charles Augustus Lionel Ameresekere of Nattandiya.....Defendant.

NOTICE is hereby given that on Friday, April 9, 1920, at 4.30 P.M., 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 Nebodagahakumbura and Kahatagaha-watta, Nebodagaha alias Keenagahakumbura, and the divided portion of Bakmigahakumbura and portion of land appearing in plans Nos. 72,631 and 72,632, and Makulla-gahawatta (exclusive of the road marked A), together with the fibre mills and the other buildings standing thereon,

situate at Nattandiya, in Meda palata of Pitigal korale south, in the District of Chilaw; and bounded on the north by Pansalwatta, east by portion of Bakmigahakumbura belonging to late W. A. Punchi Sinno Appuhamy, Peace Officer, and Punchi-ela, south by land of Sundara Appuhamy, and west by garden belonging to the Roman Catholic Church, burial ground now belonging to the Roman Catholic Church, Pinkumbura belonging to the Crown, and land appearing in plan No. 72,632 belonging to Baba Sinno, Police Headman; containing in extent 21 acres and 4 perches.

Amount to be levied Rs. 2,090, with interest on Rs. 2,000 at 18 per cent. per annum from February 13, 1919, till January 24, 1920, and thereafter at 9 per cent. per annum till payment, and poundage. Valuation Rs. 27,000. CHARLES DE SILVA,

Deputy Fiscal's Office. hilaw, March 9, 1920.

Deputy Fiscal. In the Court of Requests of Golombo C. E. Karunaratne of Colombo ... Plaintiff. Ū? No. 69,414. Vs. D. H. Lewis of Negombo, administrator of the estate of the late K. John Thalis Defendant. NOTICE is hereby given that on Friday April 16, 1920, at 5.30 P.M., will be sold by public auction at the premises the right, title, and interest of the said defendant in the following property, viz. :-

The divided portion marked D from and out of the land called Galwalawatta alias Galwewa-agara, situate at Kachchakaduwa and Karukkuwatawana, in Pitigal korale north, in the District of Chilaw; which portion is bounded on the north by Crown jungle, east by lot C, south by road and land claimed by Jacob de Mel, and west by lot E; containing in extent 3 acres and 36.37 perches.

Amount to be levied Rs. 139.35, with legal interest thereon from June 26, 1919, till payment in full, and poundage. Valuation Rs. 1,950.

Deputy Fiscal's Office, Chilaw, March 9, 1920. CHARLES DE SILVA, Deputy Fiscal.

W WADSWORTH.

TESTAMENTARY NOTICES IN ACTIONS.

In the District Court of Colombo.

Order Nisi. In the Matter of the Intestate Estate of the Testamentary Jurisdiction. late David Cornelis Amaradiwakara of Denepitiya, Muhandiram, of Glamis House, Colpetty, Colombo, deceased.

Cornelis Johanna Amaradiwakara nee Guratilleke of Glamis House, Colpetty, Colombo Petitioner. And

(1) Dona Ceciliana Wickremesinghe Gunatilleke Haminey (2) Sevis Abraham Amaradiwakare, both of Denepitiya, (3) Charlentina Johanna Amaradiwakara, wife of (4) Don Carolis Samarajeewa Siriwardane, both of Kirinc'a, in the District of Matara Respondents.

THIS matter coming on for disposal before William Wadsworth, E.q., District Judge of Colombo, on January 23, 1920, 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 November 30, 1919, having been read :

It is ordered that the petitioner be and she is hereby declared entitled, as the widow of the above-named deceased, to have letters of administration to his estate issued to her, unless the respondents above named or any other person or persons interested shall, on or before March 18, 1920, show sufficient cause to the satisfaction of this court to the contrary.

W. WADSWORTH. 28. 1920. District Colombo. January 28, 1920. District Judge. Prder Nisi. In the Matter of the Intestate Estate of Testamentery Jurisdiction. ancis Ferrers Moorat, of The Cottage, No. C/6,983. Felstead, in the County of Essex, Captain, 6th (attached 4th), Battalion, Middlesex, Regiment, deceased.

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

2, 1920, in the presence of Messrs. F. J. & G. de Saram Proctors, on the part of the petitioner William Coombe of Colombo; and (1) the affidavit of the said petitioner dated February 5, 1920, (2) power of attorney dated December 6, 1919, and (3) the order of the Supreme Court dated January 27, 1920, having been read: It is ordered that the said William Coombe is the attorney in Ceylon of Ada Isobel Trow, the mother and sole heir of the above-named Francis Ferrers Moorat, deceased, and as such entitled to have letters of administration issued to him accordingly, unless any person or persons interested shall, on or before March 18, 1920, show sufficient cause to the satisfaction of this court to the contrary.

February 2, 1920.	District Judge.
In the District Cour	t of Colombo.
Order Ni	si.
Testamentary In the Matter of t	he Intestate Estate of the
	ge Dena Sulana Hamine
No. 6,874. of Nugegoda, h	the Palle pattu of Salpiti
korale, decease	
Don Barnes Hattale of Madul	kele, in the District of
Matale	
And	
(1) Don William Hattale, (2)	Don Bichard Barnes
Hattale, (3) Don Freddy Hat	tale, (4) Don Henry
Lucas Hattale, (5) Don Lin	if Grisilda Hattale,
(6) Liyanage Paulis Perera	
Mahawattage Don William I	Basnayake of No. 8,
Ketawalamulla lane, Colombo	Respondents.
THIS matter coming on for	
Wadsworth, Esq., District Judge	of Colombo, on February
15, 1920, in the presence of Mr. C	
on the part of the petitioner	
affidavit of the said petitioner da	ted December 23, 1919.
having been read :	· · ·

It is ordered that the petitioner be and he is hereby declared entitled, as the husband of the above-named

) (

No. 58:

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 March 18, 1920, show sufficient cause to the satisfaction of this court to the contrary.

W. WADSWORTH, January 15, 1920. District Judge. Agenthe District Court of Colombo. U ostamontary In the Matter of the Intestate Estate of the J. late Mampe Vithanage Arnolis Perera of Jurisdiction. Hedigama, deceased. **M**6. 6,903. Udawattage Dingi Nona of Hedigama Petitioner. And (1) Mampe Vithanage Babahamy Perera and her husband (2) Madapathage Don Davith, both of Nilammahara, (3) Mampe Vithanage Sophia Perera and her husband (4) Dodanwalage Arnolis Perera, both of Hedigama, (5) Mampe Vithanage Magiris Perera, (6) Mampe Vithanage Doisa Perera, (7) Mampe Vithanage Sepala Perera, (8) Mampe Vithanage Enso Perera, (9) Mampe Vithanage Carlina Perera, all of Respondents. Hedigama. THIS matter coming on for disposal before William Wadsworth, Esq., District Judge of Colombo, on February 19, 1920, 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 February 4, 1920, having been read : It is ordered that the petitioner be and she is hereby declared entitled, as the widow of the above-named deceased, to have letters of administration to his estate issued to her, unless the respondents above named or any other person or persons interested shall, on or before March 18, 1920, show sufficient cause to the satisfaction of this court to the

contrary. February Ty, 1920. In the District Court of Kalutara. Order Nigt declaring Will proved, &c.

Testamentary In the Matter of the Estate of the late Jurisdiction. No. 1,250. Pahala Harannagoda.

THIS matter foining on for disposal before Allan Beven, Esq., District Judge of Kalutara, on August 27, 1919, in the presence of Mr. R. H. Wijemanne, Proctor, on the part of the petitioner Bopitiyage Carlinahamy of Pahala Karannagoda; and the affidavit of the said petitioner dated August 13, 1919, having been read:

It is ordered that the petitioner be and she is hereby declared entitled, as widow of above-named deceased, to have letters of administration to the estate of the said deceased issued to her, unless the respondents—(1) Ranasinhage Jamis Sinno, (2) ditto Hendrick Sinno, (3) ditto Podi Sinno. (4) ditto John Sinno, (5) ditto Pedrick Sinno, (6) ditto Podi Nona, (7) ditto Elpi Nona, (8) ditto Kalunona or any other person or persons interested shall, on or before October 28, 1919, show sufficient cause to the satisfaction of this court to the contrary.

It is further declared that the said 1st respondent be and he is hereby appointed guardian *ad titem* over the said 5th to 8th respondents, minors, unless any person or persons interested shall, on or before October 28, 1919, show sufficient cause to the satisfaction of this court to the contrary.

August 27, 1919.		Allan Beven, District Judge.
The date for showing	cause e	xtended for March 26, 1920.
February 27, 1920.	1	ALLAN BEVEN, District Judge.
Testamentary: In the	Order N Latter	of the Intestate Estate of
Jurisdiction. Wana	Singlag	e Don Peter of Gallegedara,

No. 1,843. THIS matter coming on for disposal before W. S. de Saram, Esq., District Judge of Negombo, on February 24, 1920, in the presence of Mr. E. R. Samarasekara, Proctor, on the part of the petitioner Wanasinghage Don Siyadoris, ex-Police Headman of Gallegedara; and the affidavit of the said petitioner dated February 23, 1920, having received:

It is ordered that the said petitioner be and he is hereby declared ontitled, as the father 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 respondent Henadirage Elisohamy of Gallegt Cara, or any person or persons interested shall, on or before March 24, 1920, show sufficient cause to the satisfaction of this court to the contrary.

W. S. DE SARAM, District Judge. In the District Court of Kandy. Order Nisi declaring Will proved, Soft 44 Testamentary In the Matter of the Estate of the late Jurisdiction. Vyran's son Sinna Ramen, deceased, of

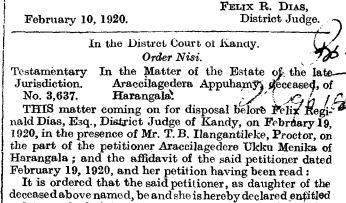
Jurisdiction. No. 3,632. THIS matter coming on for disposal before Feiz Reginald Dias, E:q., District Judge of Kandy, on February 26, 1920, in the presence of Messrs. R. W. Jonklass & Co., Proctors, on the part of the petitioner Peria Carupen's daughter Sellai of Great Valley estate, Deltota; and the affidavit of the said petitioner dated February 7, 1920, and her petition having been read:

It is ordered that the said Peria Carupen's daughter Sellai, as widow of the deceased above named, be and she is hereby declared entitled to letters of administration to the estate of the deceased, unless the respondents—(1) Sinna Ramen's daughter Poorchee, (2) Sinna Ramen's daughter Ramai, (3) Ramie's husband Arumogam Canakapulle, (4) Sinna Ramen's daughter Poomai, (5) Poomai's husband Sathan, (6) Sinna Ramen's widow Carpi, (7) Sinna Ramen's daughter Sinna Ramai, and (8) Sinna Ramen's daughter Pambachee, the 7th and 8th respondents by their guardian *ad litem* Carpi, the 6th respondent—or any person or persons interested shall, on or before March 18, 1920, show sufficient cause to the satisfaction of this court to the contrary.

February 26, 1920.			FELIX R. DIAS, District Judge.		
In Testamentary Jurisdiction. No. 3,633.	n the District Co In the Matter Bulatwatte Tikiri, decea South.	of the Ka	and of	the late yegedera n Matale	

THIS matter coming on for disposal before Felix Reginald Dias Esq., District Judge, Kandy, on February 10, 1920, in the presence of Messrs. Wijayatilake & Wijayatilake on the part of the petitioner Lindagedera Hapuwa of Selagama; and the affidavit of the said petitioner dated February 6, 1920, and his petition having been read:

It is ordered that the said petitioner Lindagedera Hapuwa, as the 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 Bulatwatte Perumadurayalagedera Bandia or any person or persons interested shall, on or before March 18, 1920, show sufficient cause to the satisfaction of this court to the contrary.



to letters of administration to his estate, unless the respondents—(1) Araccilagedere Punchi Menika, (2) Araccilagedere Banda, (3) Araccilagedere Heen Appu, (4) Araccilagedere Ran Etana, (5) Dimbullegedere Punchi Banda, and (6) Dimbullegedere Dingiri Menika, all of Harangalla 5th and 6th respondents by their guardian ad litem the 2nd respondent—or any person or persons interested shall, on or before March 25, 1929, show sufficient cause to the satisfaction of this court to the contrary.

February 19, 1920.

FELIX R. DIAS, District Judge.

In the District Court of Galle.

Order Nisi.

In the Matter of the Estate of the late Kajuwaduge Nikulashamy, deceased, of Porambe. Testabuentary Jurisdiction No. 5,123.

THIS matter coming on for disposal before L. W. C. Schrader, Esq., District Judge of Galle, on October 29, 1919, in the presence of Mr. Geo. Ranasooriya, Proctor, on the part of the petitioner Puwakdandawe Loku Acharige Nonnohamy; and the affidavit of the petitioner dated October 29, 1919, having been read :

It is ordered that the 5th respondent be appointed guardian ad litem over 1st to 4th minor respondents, unless the respondents-(1) Kaluwaduge Charleshamy, (2) ditto Punchinona, (3) ditto Andrishamy, (4) ditto Hinni Nona, (5) Puwakdandawe Loku Acharige Uparishamy-or any other interested shall, on or before January 8, 1920, show sufficient cause to the satisfaction of this court to the contrary

It is further declared that the said petitioner Puwakdandawe Loku Acharige Nonnohamy is, as widow of the deceased. entitled to administer his estate, and that letters of administration for the same is issued to her accordingly, unless the respondents above named or any others interested shall, on or before January 8, 1920, show sufficient cause to the satisfaction of this court to the contrary.

October 29,	1919.	L.	W. C. Sci Distri	HRADER, rict Judge.	
The date for	showing 🖍	use is exte	ended to Ma	rch 18, 1920.	
γ		L.	W. C. Sci Distr	HRADER, rict Judge.	
Testamentery Jurisdiction.		der Misi. atter of		of the late Thepanis,	
No. 5 175			malarala	- r,	

¹ No 5,175. (Jeceased, of Udumalagala. THIS matter coming on for disposal before L. W. C. Schrader, Esq., District Judge of Galle, on Fébruary 18, 1920, in the presence of Mr. M. S. Gooneratne, Proctor, on the part of the petitioner Walawe Kiringoda Gamage Podihamy; and the affidavit of the petitioner dated February 18, 1920, having been read:

It is ordered that the 5th respondent be appointed guardian ad litem over 1st to 4th minor respondents, unless the respondents, viz.; (1) Udumalagala Gamage Mendis, (2) ditto Mendias, (3) ditto Georgiehamy, (4) ditto Algina-hamy, (5) ditto Sangoris de Silva, all of Udumalagala, or any others interested shall, on or before March 25, 1920. show sufficient cause to the satisfaction of this court to the contrary.

It is further declared that the said Walawe Kiringoda Gamage Podihamy is, as widow of the said deceased, entitled to administer his estate, and that she is entitled to have letters of administration of the same issued to her accordingly, unless the above-named respondents or any others interested shall, on or before March 25, 1920, show sufficient cause to the satisfaction of this court to the contrary.

001202023	L. W. C. SCHRADER,
February 18, 1920.	District Judge.
	nict Court of Galle.
	rder Nisi. Latter of the Estate of the late
Jurisdiction.	m Guruge Appusingho, deceased,
No. 5,149. of Mag	
THIS matter coming	a disposal before L. W. C.
Schrader, Esq., District.	Judd of Galls on December 23
1919, in the presence of 1	Mr. G T E de Silve, Proctor, on
the part of the petitioner	Hikkaduw) Livanage Podihamy:
and the affidavit of the ne	titioner dated December 92 1010

te petitioner dated December 23, 1919, having been read :

It is ordered and declared that the said petitioner Hikkakaduwe Liyanage Podihamy is, as widow of the deceased, entitled to administer his estate, and that the letters of

administartion for the same be issued to her accordingly; unless the respondents-Alutgamaguruge Simon, (2) ditto Baby. (3) ditto William- or any others interested shall, on or before January 29, 1920, show sufficient cause to the satisfaction of this court to the contrary.

December 23, 1919.

L. W. C. SCHRADER, District Judge.

The date for showing cause against the above Order Nisi is extended to March 18, 1920.

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

In the District Court of Galle.

Order Nist

Testamentary In the Matter of the Estate of the late Jurisdiction. Mirisse Abeyratha Mahavidarage No. 5,180. Siadoris de Silve, preased, of Magalla. THIS matter coming on for disposal before L. W. C. Schrader, Esq., District Judge of Galle, on February 25, 1020 in the presence of Ma

1920, in the presence of Mr. A. D. Jayasundana, Proetor, on the part of the petitioner Salpadorahawage Limite Nona; and the affidavit of the petitioner dated February 17, 1920, having been read:

having been read: It is ordered that the 3rd pspendent Ambalangodage Ranchohamy be appointed guardian *id liem* over the 1st and 2nd respondents—(1)Mirkse Abeyratna Mahavidanage Sominepale, (2) Mirisse Abeyratna Mahavidanage Somawati-unless the respondents or any others interested shall, on or before March 25, 1920, show sufficient cause to the satisfaction of this court to the contrary.

It is further declared that the said Salpadora Hewage Emmie Nona is, as widow of the deceased, entitled to administer his estate, and that she is entitled to have letters of administration of the same issued to her accordingly, unless the respondents above named or any others interested shall, on or before March 25, 1920, show sufficient cause to the satisfaction of this court to the contrary.

L. W. C. SCHRADER, February 25, 1920. District Judge. In the District Court of Galle

Order Nisi.

Testamentary Jurisdiction. No. 5,181. THIS matter coming on for disposal before I W. C. Schrader, Esq., District Judge of Galle, on February 27, 1920, in the presence of Mr. R. A. H. de Vol, Proctor, on the part of the petitioner Noor Mohamed Koji Mohamed 2020 and the affidavit of the petitioner dated Fordary 26, 1920, having been read having been read :

having been read: It is ordered and declared that the aid Noor Mohamed Koji Mohamed is, as a cousin of the deceased, entitled to administer his estate, and that he is entitled to have letters of administration of the same issued to him accordingly, unless the respondents-(1) Packir Saibu Suleha Umma and (2) Sammun Mohamadu or any others interested shall, on or before March 25, 1920, show sufficient cause to the satisfaction of this court to the contrary.

February 27, 1920.

L. W. C. SCHRADER, District Judge.

In the District Court of Matara.

Order Nisi declaring. Will proved.

Testamentary In the Matter of the Estate of the late Jurisdiction. Amarasinha Samaradiwakara Konkaduwege Silinduhamy, deceased, of No. 2,475.

No. 2,475. kaduwege Silinduhany, deceased, or Diddenipota. THIS matter coming on for dissposal before J. C. W. Rock, Esq., District Judge of Matara, on October 8, 1918, in the presence of Messrs. Kodippily & Jarawickrema on the part of the petitioner Wanniatchikankanamge Don Andris of Beragama; ard the affidavit of the said petitioner dated May 28, 1918, having begi read! It is ordered that the said petitioner, as eldest son of the deceased above named, is entitled to have letters of adminis-tration be issued to him accordingly, unless respondents— (1) Ilidduwawanniatchikankanamge Don Andris of Bera-

(1) Ilidduwawanniatchikankanamge Don Andris of Beragama, (2) ditto Don Juwanis of Diddenipota, (3) Don

U

Bastian Wijesinha Appuhamy of Getamanna and children, (4) Tinohamy Wijesinha of Kirinda, (5) Ciciliana Wijesinha of Ranchagoda, (6) Kirumbara Leanage Hinnihami of Didder ipota and children, (7) Wanriatchi Kankanamge Andreas, (8) ditto Gimarahamy, (9) ditto Carolis, (10) ditto Jamis, (11) ditto Jossie, all of Diddenipota—shall, on or before Novemler 14, 1918, show sufficient cause to the satisfaction of this court to the contrary.

October 8. 1918. J. C. W. Rock, District Judge.

Order Nisi is extended to March 22, 1920.

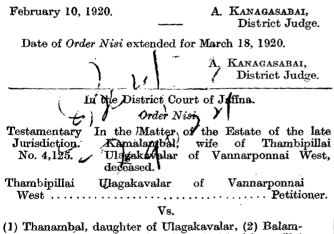
March 4, 1920.

F. D. PERIES, District Judge.

Order Nisi. Testamentary In the Matter of the Estate of the late Jurisdiction. No. 4,105. Channarponnai West, deceased.

In the District Court of Juffna.

THIS matter of the petition of Sivagamypillai, widow of Thambyahpillai of Vannarponnai West, praying for letters of administration to the estate of the above-named deceased Sivaprakasapillai Thambyahpillai, coming on for disposal before the Hon. Sir A. Kanagasabai, Kt., District Judge, on February 3, 1920, in the presence of Mr. V. Kathiravelu Pillai, Proctor, on the part of the petitioner; and the affidavit of the said petitioner dated November 5, 1919, having been read: It is ordered that the petitioner be and she is hereby declared entitled, as the widow of the said deceased, to administer the estate of the said deceased, and that letters of administration do issue to her accordingly, unless the respondents above named or any other person shall, on or before March 4, 1920, show sufficient cause to the satisfaction of this court to the contrary.



 Thanambal, daughter of Ulagakavalar, (2) Balambal, daughter of Ulagakavalar, (3) Manickampillai Selvadurai, all of Vannarponnai West, the 1st and 2nd respondents are minors appearing by their guardian ad litem the 3rd respondent.... Respondents.

THIS matter of the petition of Thambipillai Ulagakavalar of Vannarponnai West praying for letters of administration to the estate of the above named deceased Kamalambal, wife of Thampipillai Ulagakavalar, coming on for disposal before the Hon. Sir A. Kanagasabai, Kt., District Judge, on February 13, 1920, in the presence of Mr. R. Sivagurunather, Proctor, on the part of the petitioner; and the affidavit of the petitioner dated January 5, 1920, having been read: It is declared that the petitioner is the husband of the said intestate, and is entitled to have letters of administration to the estate of the said intestate issued to him, unless the respondents or any other person shall, on or before March 23, 1920, show sufficient cause to the satisfaction of this court to the contrary.

February 25,	1920.	A. 1	Kanagasaba District Juc	
In	the District	Court of Ma	nnar.).
Testamentary Jurisdiction. No. 238.	In the Matte Parunand late of Pe	er of the Esta lo, wife of salai, deceas	ate of Sales and Manner and sed.	- 1
Manuel Manner	Thuram of P	salai	Y Petit	ongru 9
		Vs.		, ,
(1) Savery Phili Coognai of Pe	pp u Paruna salai	ndo and wife	(č) Thiresial	l ents.

THIS matter coming on for disposal before Roger Herbert Whitehorn, Esq., District Judge of Mannar, on March 3, 1920, in the presence of Mr. A. L. Savundranayagam, Proctor, on the part of the petitioner; and the affidavit of the petitioner dated March 2, 1920, 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 issued to him, as husband of the deceased, unless the respondents above named or any other persons shall, on or before March 31, 1920, show sufficient cause to the satisfaction of this court to the contrary.

March 3, 1920.	R. H. WHITEHORN, District Judge,
Or	Court of Kuruneget. 7 4
Jurisdiction Ranabah	latter of the Estate of the late hu Mudiyanselage Hendrick of Kongoda, deceased.)
Thammita Arachchige ambalama	

(1) Thamita Arachchige Rosana Perera, (2) Ranabahu Mudiyanselage Singhappu, and his wife (3) Santu Etanahamy, all of Kongoda, in Katugampola hatpattu, Kurunegala DistrictRespondents.

THIS matter coming on for disposal before G. W. Woodhouse, Esq., District Judge of Kurunegala, on January 28, 1920, after reading the affidavit of the petitioner dated November 11, 1919:

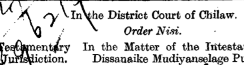
It is ordered that the petitioner be and he is hereby declared entitled to administer the estate of the deceased, and that letters of administration do issue to him accordingly, unless sufficient cause be shown to the contrary on April 16, 1920.

	G. W. WOODHOUSE,
January 28, 1920.	District Judge.
	et Court of Chilane der Nisi175. 4 [-
Jurisdiction. of admin	tter of an application for letters istration to the Intestate Estate to Seidili Schild of Chilaw, 2
	Vs.
and her husband, Mam Marikar, guardian <i>ad lit</i> Saibu, (4) Budan Saibu	Kadaroli Sahibu, (6) Jaharamsa madu Ismail, and Abubakkar em of the minors (2) Naulath u, (5) Mammado Thambi, (7) Il of ChilawRespondents.
	r disposal before A. W. Seymour, ilaw, on January 5, 1920 in the

Esq., District Judge of Chilaw, on January 5, 1920, in the presence of Mr. Ney A. Dharmaratne, Proctor, for petitioner above named; and the affidavit of the said petitioner dated December 18, 1919, having been read: It is ordered that the said Assa be appointed administratrix of the estate of the late Seidili Saibu of Chilaw, unless the respondents abovenamed or any other person or persons interested shall, on or before March 16, 1920, show sufficient cause to the contrary to the satisfaction of this court.

January 5, 1920.

A. W. SEYMOUR, District Judge.



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No. 1,280.

In the Matter of the Intestate Estate of Dissanaike Mudiyanselage Punchi Menikhamy, late of Kudawewa.

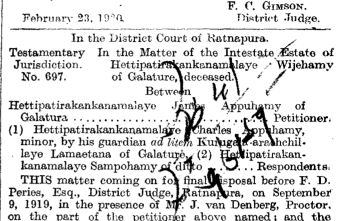
Karanis Peter Weerakoon of Kudawewa Petitioner And

(1) Katherina Appalonia Weerakoon and her husband (2) Rajakaruna Mudiyanselage Appuhamy, both of Mukalana, in Kurunegala District, (3) Adiriana Maria Weerakoon, (4) Cornelia Harry Weerakoon, (5) Silemus Peter Weerakoon, (6) Helena Weerakoon, (7) Gilbert Astra Weerakoon, (8) Liliet Astra Weera-

koon, all of Kudawewa Respondents. THIS matter coming on for disposal before A. W. Seymour, Esq., District Judge, Chilaw, on February 19, 1920, in the presence of Messrs. Cooke & Pandithesekere, Proctors, on the part of the peti ioner above named, all the respondents being present, save and except the 1st and 2nd respondents, the petition and affidavit of the said petitioner dated February 19, 1920, having been read: It is ordered that the 3rd respondent be and she is hereby appointed guardian ad litem of the 5th, 6th, 7th, and 8th respondents, who are minors, for the purposes of their application, and that the petitioner be and he is hereby entitled to have letters of administration to the estate of the said deceased Dissanaike Mudiyanselage Punchi Menikhamy, unless the respondents above named or any person or persons interested shall, on or before March 17, 1920, show sufficient cause to the satisfaction of this court to the contrary.

A. W. SEYMOUR, eb**ut 1**y 19, 1920. District Judge. n the Divict Court of Chilaw. Order Nisi. Testamentury In the Matter of the Intestate Estate of Mohamado Sara Umma, wife of Sena Muna Meeyanna Mohiadeen Ibrahim Jurisdiction No. 1,28 Saibo of Wennappuwa, deceased. Between Sena Muna Meeyanna Mohiadeen Ibrahim Saibo of Wennappuwa Petitioner. And (1) Seyadu Ibrahim Umma of Keelakarai in South India, (2) Sena Muna Meeyanna Seyadu Mohamadu Buhari, a minor, of Kcelakarai aforesaid, appearing by his guardian *ad litem* Sena Muna Meeyanna Mohamado Nagoor Kanni of Wennappuwa. .Respondents. THIS matter coming on for disposal before Alfred Wallace Seymour, Esq., District Judge of Chilaw, on February 20. 1920, in the presence of Mr. N. J. Martin, Proctor, on the part of the petitioner above named; and affidavit of the said petitioner dated February 20, 1920, having been read : It is ordered that Sena Muna Meeyanna Mohamado Nagoor Kanni of Wennappuwa be and he is hereby appointed guardian ad litem of the 2nd respondent above named, and it is further ordered that the petitioner be and he is herely entitled, as husband of the deceased, to have letters of administration to the estate of the said deceased issued to him, unless the respondents above named or any other person or persons interested shall, on or before March 17, 1920, show cause to the satisfaction of this court to the contrary. A. W. SEYMOUR, ebruary 20, 1020. District Judge. o District Sourt of A Order Nisi. ourt of Anuradhapura. Testamentary In the Matter of the Estate of the late Sagarapillai Kamachchiamma of Anu-Matter of the Estate of the late Jurisdiction No. 270. Tadhapura, deceased. Kathirasar Sangarapillai of Anuradhapura Petitioner. Vs. (1) Vaithianathar Mailvaganam, (2) Wallippillai, wife of Kathiraser Sangarapillai, both of Anuradhapura Respondents. THIS matter of the petition of Kathirasar Sangarapillai of Anuradhapura praying for letters of administration

to the estate of the above named deceased Sangarapillai Kamachchiamma, coming on for disposal before F. C. Gimson, Esq., District Judge, on February 23, 1920, in the presence of Mr. V. Ramaswamy, Proctor, on the part of the petitioner; and the affidavit of the petitioner dated February 23, 1920, having been read : It is declared that the petitioner is the father and heir of the said intestate, and is entitled to have letters of administration to the estate of the said intestate issued to him, unless the respondents or any other person shall, on or before March 22, 1920, show sufficient cause to the satisfaction of this court to the contrary.



on the part of the petitioner above named; and the affidavit of the said petitioner dated July 18, 1918, having been read :

It is ordered that the petitioner above named, as son of the said deceased, is entitled to have letters of administration to the estate of the deceased, and that letters of administration do issue to him accordingly, unless sufficient cause be shown to the contrary on October 9, 1919, by the respondents above named or by any other person of persons interested.

F. D. PERIES, September 9, 1919. District Judge. This Order Nisi extended for October 9, 1919. F. D. PERIES, District Judge: September 9, 1919. Order Nisi extended for October 31, 1919. F. D. PERIES, October 9, 1919. District Judge. Order Nisi extended for March 18, 1920. H. J. V. EKANAYAKE, District Judge. February 24, 1920. In the District Court of Ratnapura-Order Nis In the Matter of the Intestate Estate of Bodiyabaduge | Dor Auwan Perera Samaraseketa an kularatna of Madan pe, Testamentary Jurisdiction. No. 727. deceased. Delwala Polwatte Liyanage lirimenike Madampe NPetitioner. 10 And (1) Bodiyabaduge Don Stephen Perdra Samarasekara Arsakularatna, (2) ditto Yasohamy, (3) ditto Jane Nona, (4) ditto Podimenika all of Madampe, minors by their guardian *ad litem* (5) Delwala Polwatte Liyanage Punchimahatmaya of Delwala ... Respondents: THIS matter coming on for disposal before H. J. V. Ekanayaka, Esq., District Judge, Ratnapura, on February 26, 1920, in the presence of Mr. A. Wijetilaka, Proctor, on the part of the petitioner; and the affidavit of the said petitioner dated December 11, 1919, having been read:

It is ordered that the petitioner be and she is declared entitled, as the widow of the deceased above named, to have letters of administration to the estate of the said deceased, and that letters do issue to her accordingly, unless sufficient cause be shown to the contrary on March 30, 1920; by the respondents above named or by any other person or persons interested.

February 26, 1920.

H. J. V. EKANAYAKE, District Judge.