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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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NOTICES OF INSOLVENCY.

In the District Court of Colombo.

No. 2,912. In the market of the insolvency of R. S. P. de Meror Colombo.

NOTICE is hereby given that a meeting of the creditors of the above-named insolvent will take place at the sitting of this court on May 6, 1919, for proof of the claim of S. P. V. S. Sockalingam Chetty of Sea street, Colombo.

By order of court, V. R. Moldrich, Colombo, April 16, 1919. Secretary.

In the District Court of Kalutara.

No. 162. In the matter of the insolvency of Kudaliyanawaduge Don Cornelis Hamy of Panadure.

WHEREAS Kudaliyanawaduge Don Cornelis Hamy of Panadure has filed a declaration of insolvency, and a petition for the sequestration of his estate has been filed by Malalage Romanis Pieris of Malamulla, under the Ordinance No. 7 of 1853: Notice is hereby given that the said court has adjudged the said Kudaliyanawaduge Don Cornelis Hamy insolvent accordingly, and that two public sittings of the court, to wit, on May 23, 1919, and on June 13, 1919, 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, R. MALALGODA, Secretary.

In the District Court of Kalutara.

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

WHEREAS Arumadura Juan Silva of Kalamulla has filed a declaration of insolvency, and a petition for the sequestration of the estate of Arumadura Juan Silva has been filed by Patabendige Cyril Mathodius Cooray of Kalutara, under the Ordinance No. 7 of 1853: Notice is hereby given that the said court has adjudged the said Arumadura Juan Silva insolvent accordingly, and that two public sittings of the court, to wit, on May 23, 1919, and on June 13, 1919, 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, R. MALALGODA, Secretary.

NOTICES OF FISCALS' SALES.

Gr 81.

Western Province.

In the District Court of Colombo.

Mohieen Saibo Abdul Cader of Colpetty, Colombo. Defendant.

NOTICE is hereby given that on Monday, May 19, 1919, at 3.30 in the afternoon, will be sold by public auction at the premises the following property declared bound and executable under the decree entered in the above

action for the recovery of the sum of Rs. 7,995.20, with interest on Rs. 6,190 at the rate of 24 per cent. per annum from February 6, 1919, to February 15, 1919, and thereafter further interest on the aggregate amount at 9 per cent. per annum till payment in full, and costs, viz.:—

All those allotments of land called Millagahawatta, Makulugahalanda, Irawella, and Makulugahalanda, now forming one property known as Millagahawatta, situate at Niyandagala village, in the Palle pattu of Hewagam korale, in the District of Colombo, Western Province; bounded on the north by rubber land claimed by Babusingho and coconut land known as Gallewillawatta belonging to Felix

R. Dias, on the east by Gallewillawatta claimed by Felix R. Dias and land claimed by Liyanage Mangiris Perera, on the south by field claimed by Weliketiyage Brampy Perera, cinnamon land claimed by Meepalage Jalis Perera, and coconut lands claimed by Godage Peter Perera, Weliketiyage Brampy Perera, and others, on the west by coconut land known as Kossiegewatta claimed by Kossiege Pavastina Hamy and others and lands claimed by heirs of the late Galegederage Sinchappu, Gallegederage Elisa, and rubber land of Babusingho; containing in extent 18 acres 1 rood and 2 perches as per figure of survey No. 768 dated April 18, 1917, and made by A. R. Savendranayagam, F. S. I., Special Licensed Surveyor and Leveller, which said allotments of land are also described as follows:

(1) All that land called Makulugahalandairawella, situated at Niyandagala in the Palle pattu of Hewagam korale in the District of Colombo, Western Province; and bounded or reputed to be bounded on the east, south, and north by the property of the said Mohideen Saibo Abdul Cader, and on the west by Makulugahawatta; containing in extent 3 roods and 11 15/100 perches.

(2) All that land called Millegahawatta, situated at Niyandagala aforesaid; and bounded on the north by the

Crown high land, on the east and south by Makulugahalanda, and on the west by Makulugahawatta, containing in extent

4 acres I rood and 16 perches.

(3) All that 6/8 of a defined \(\frac{1}{3}\) part of the field called Muththetuwakumbura, situated at Hiripitiya in the Palle pattu of Hewagam korale, in the District of Colombo, Western Province; and which said \(\frac{1}{3}\) part is bounded on the north by a portion of this field belonging to Galagedarage people, on the east by Depa-ela (water-course), on the south by a portion of this field belonging to Galagederage people, and on the west by the garden belonging to Dematagodage people; containing in extent 1 acre and 24 33/100 square perches more or less.

(4) All that all timent of land called Makulugahalanda,

situated at Niyandagala aforesaid; and bounded on the north by the land of Allis Appu and Crown land, on the east by a portion of the said Makulugahalanda, on the south by the land of Egodage Geronis Appu, and on the west by the land of Kossiyagewatta and Galagederagewatta; and containing in extent about 12 acres.

Fiscal's Office, Colombo, April 16, 1919.

W. DE LÎVERA, Deputy Fiscal, W. P.

Central Province.

In the District Court of Colombo.

Raotjubhai Motibhai of Sea street, Colombo Plaintiff No. 51,198. Vs.

(1) Adjurn Drawawsee Majeed Miskin alias Drawawassee Miskin Abdul Majeed, and (2) Adjurn Drawaw-see Beder Miskin alias Drawawassee Miskin Abdul Hamid, both of Kandy, presently of Dehiowita, and (3) Mohamado Abdul Cader Seyado Ahamado of Sea street, Colombo Defendants.

NOTICE is hereby given that on Saturday, May 17, 1919, commencing at 12 noon, will be sold by public auction at the premises the right, title, and interest of the defendant in and to the following property for the recovery of the sum of Rs. 9,470, with interest on Rs. 7,500 at the rate of 24 per cent. per annum from September 12, 1918, to December 17, 1918, and thereafter further interest on the aggregate amount at the rate of 9 per cent. per annum till payment in full, and costs, viz.:

(1) An undivided 7 parts or shares of and in all that estate called and known as Lily Valley estate, situate at Galagedera, in the Hingulawale village in the Galasiya pattu of Haris pattu, in the District of Kandy, in Central Province; and bounded on all sides by land claimed by natives; containing in extent 69 acres 1 rood and 9 perches.

(2) An undivided 7 parts or shares of and in all that estate called and known as Warfare estate formerly called Girandeniyahena, situate in the village Andagamapalle-kumbura, in the Medasiya pattu of the Harispattu in the District of Kandy, Central Province; and bounded on the north-west by land of S. M. Appuhamy, north-east by lands of Sunarichi Kangany, H. Tikirala, B. Ukku Menika, K. Kiri Banda, Pitchay Bawa, and by a path, on the souheast by a land described in plan No. 89,139 and Isubu Lebbe, Balaya Maha Duraya, Kuda Duraya, temple, and by Hapugaha ela, and on the south-west by lands belonging to Meeyapulle and I. S. W. Appuhamy; containing in extent 21 acres and 20 perches.

All that allotment of land on the upper side of the Galagedera road, situate in the village Yatiwawala, Kulugammanasiya pattu of Harispattu in the District of Kandy: and bounded on the north-east by property belonging to Thomas Dickson and R. B. Jansz, on the south or south. east by the property of Singho Appu Bass, on the south-west by Galagedera road, and on the north-west by property

of Baptist Mission.

(3) A 3 share of all that sum of Rs. 16,000 due to the defendants on bond No. 891 dated March 15, 1916, and attested by Neville Budd Jansz of Kandy, Notary Public, and all moneys due and payable thereunder and the security thereby granted, namely, all that estate called Happy Valley estate, situate in Welligolla, in the Galasiya pattu of Haris pattu in the District of Kandy aforesaid; and bounded on the east by a ridge, paddy fields, by trees marked in J. R. Holloway's plan, on the south by the limit of the southern § of the land shown in lot 627 in the said plan, by the limit of the land called Wallawawehena alias Gallwattehena shown as lot 632 and by the ridge of ricks lying to the south of lot 631, on the west by the village limit of the paddy fields and by a Kandeheriya, and on the north by two ravines; containing in extent 120 acres 3 roods and 25 perches.

(4) A 3 parts or shares of all that sum of Rs. 10,000 due to the defendants on bond No. 920 dated October 16, 1916. and attested by Neville Budd Jansz of Kandy, Notary Public, and all the interest and moneys due and to become due hereafter in respect of the said bond and the security thereby granted, namely, all that estate called and known as Mossland, comprising of (a) Kapukotuwegodella in extent 7 acres 3 roods and 23 perches, registered in folio N 209/253; (b) Moragahamullakumbura 2 pelas paddy sowing and 1 pellewa and 1 seer kurakkan, registered N 171/52; (c) Garamunakumbura 2 lahas paddy sowing registered N 172/125; (d) $\frac{3}{4}$ of Lindakumbura of 15 lahas paddy, registered N 172/176; (e) a of Righahenawatta and Paranawatta of 1 thimba kurakkan, registered N173/157; (f) Godawellawatta in extent 1 acre, registered N 173/157; (f) Godawellawatta in extent 1 acre, registered N 173/58; (g) Attickyahamulle-kumbura 1 pela paddy, N 173/199; (h) Kosgahamulawilla 1 thimba paddy sowing, N 172/124; (i) Kumbukgahamula-kumbura 3 pelas paddy, N 172/127; (j) Urukolakumbura 5 pelas paddy, and Godapellawa 1 thimba kurakkan, N 167/168; which are contiguous to one another and which form their city tiers are presented as a personal control of the contro form their situation as respects one another can be included in one survey, situated at Dalupota, in Udugoda of the Udasiya pattu in the District of Kandy, in the Central Province; bounded on the east and south by North Matale estate, on the west and north by Matale estate and Trincomalee road, and on the north by Trincomalee road and North Matale estate; containing in extent 19 acres 2 roods and 24 perches.

(5) A $\frac{7}{8}$ parts or shares of all that sum of Rs. 40,000 due to the defendants on bond No. 204, attested by G. M. Silva, Notary Public, and all the interest and moneys due and to become due hereafter in respect of the said bond and the security thereby granted, namely, (a) all those upstair rooms and houses bearing Nos. 424, 425, and 526, formerly 431 and 432, situated at Dambagolla, in Matale in the District of Kandy; and bounded on the north by Masseron Inspector's ground, on the east by Trincomalee road, on the west by Mihamado Sinnatamby's land, and on the south by Mohamado's land; containing in extent 28 perches; (b) all that land called Kulabewadanekameranhotikumbura now watta, situated at King street, in Kohonsiya pattu in the District of Matale, in the Central Province; and bounded on the east by properties of Deen Sergeant Naidehamy Alles, Muttappa Chetty, and on the south by Gramtor's property, and on the west by the properties of Baba Singho and Sego Rawther and King street, and on the north by house and ground of Karolis de Silva; containing in extent 1 acre and 2 roods; (c) all that allotment of land with the boutique on the northern side thereof bearing Nos. 43 and 40 in Matale town, in the District of Kandy; bounded on

the east by the garden of Siman Appu, renter, on the south by boutique of Nall Rawther's son Ossen Naina, on the west by the new road, on the north by Moona Ana Abdul Cader's boutique; containing in extent of ½ chundu kurakkan; (d) all that allotment of land called Pattiyawalahena with the tiledhouse No. 415, situated at Agalawatta, in the Kohonsiya pattu in the District of Matale; and bounded on the east by lands belonging to Assen Meedin Abdul Cader and Dangolle Caderawale's property and Rattota road, on the south by pansale property and Appuhamy's land, on the west by Palliyawatta, and on the north by Palliyawatta containing in extent 2 acres 3 roods and 2 perches; (e) all that allotment of land called Pattiyawalaboroluwahena, situated at Agalawatta aforesaid; and bounded on the east by Cader Saibo Sinna Caruppen's garden, and the south by Sinnatamby's garden, on the west by Tikira's garden, and on the north by the fence of Muttusamy's garden; containing in extent 1 acre and 13 perches; (f) all that allotment of land called Illukgolleyayahena, situated at Dambagolla, in the Konsiya pattu aforesaid; bounded on the east by the high road to Trincomalee, on the south by lands sold by Koswalagedera Tikira, on the west by Boraluwehena, and on the north by Aramaduraya's hena; containing in extent 1 rood and $8\frac{1}{2}$ perches; (g) all that allotment of land called Wellehena alias Illukgollayawahena appurtenant to Athembagasyayahena, situated at Agalawatta aforesaid; bounded on the east by high road to Rattota, on the south by the fence of Sinnakaruppan's garden, on the west by the high road to Trincomalee, and on the north by Kadar Ibrahim's Ellenkatha and limit of garden; containing in extent 120 feet wide from north to south, or 1 rood and 35 perches.

Fiscal's Office, Kandy, April 12, 1919. A. V. Woutersz, for Fiscal.

Southern Province.

In the District Court of Matara.

No. 7,249. Vs.

Don Charlis Wanigaratna Manamperi, Registrar of Marriages, Dondra Defendant.

NOTICE is hereby given that on Monday, June 2, 1919, at 9 o'clock in the forenoon, will be sold by public auction at the premises the right, title, and interest of the defendant in the following property for the recovery of Rs. 489.23, with legal interest thereon from November 9, 1918, till payment in full, and Fiscal's charges, viz.:—

One-half part of the land called Merenchigewatta and the remaining boutiques Nos. 3, 4; and 5 standing thereon, situated at Magamure (save and except the 2 boutiques and ground covered thereby sold to Ismail); and bounded on the north by Yakundagegedarawatta, east by the high road, south by a portion of the same land (Merenchigewatta), west by Kongalagewatta. Valuation Rs. 1,500.

Sale to be subject to a mortgage in favour of Mr. R. B. Gunaratna.

Deputy Fiscal's Office, Matara, April 12, 1919. E. T. GOONEWARDENE, Deputy Fiscal.

In the District Court of Tangalla.

Don Chaffs Disancike, Registrar of Marriages of Nakulugamuwa Plaintiff.

No. 1,625. Vs.

Don Francis Abewardana Wickramasinhe of Ranchagoda Defendant.

NOTICE is hereby given that on Saturday, May 17, 1919, at 12 noon, will be sold by public auction at the premises the right, title, and interest of the defendant in the following mortgaged property for the recovery of Rs. 363 46, viz.:—

At Pattiyapala.

An undivided 71/240 shares, excluding planter's half share, of the citronella plantation of Kumbiriwelhenyaya, in extent 17½ acres of the soil and of the remaining plantations of the

8 contiguous lands, Tantiriwekandiya, Kananchamulleyaya, Wiwapuladeniyaya, Tanahenwalayaya, Mahamagayaya, Kajjulandeyaya, Wanigasingewatta, and Kumburuwelhenyaya, which forms the land called Dahayelebima, in extent about 575 acres; and bounded on the north by Julgahawalakadurugaha, fence of the garden Ranasingewatta, Demattewalawekandiya, east by Tantiriyawekadewekandiya and Korakahawala, south by Guruwalasuduwelimankada and Kahambiliyawekongaha, and west by Ihalawekandiya and Kananchamulana and Tibotulandewatta.

Deputy Fiscal's Office, Tangalla, April 15, 1919. J. E. SENANAYAKE, Deputy Fiscal,

Northern Province.

In the District Court of Jaffna.

No. 12,742. Vs

NOTICE is hereby given that on Friday, May 16, 1919, at 10 o'clock in the forenoon, will be sold by public auction at the spot the following property decreed to be sold under the above action for the recovery of Rs. 1,466·12, with interest on Rs. 1,250 at 8 per cent. per annum from April 18, 1918, until payment in full, such interest does not exceed Rs. 1,033·88, and costs of suit being Rs. 179·64, and poundage and charges, viz.:—

A piece of land situated at Moolai called Vellappuvayal and Kumaranpulam, containing or reputed to contain in extent 12½ lachams of paddy culture, with well, and also ½ share of the well standing on the land belonging to the western boundary holder Sinnappillai and the right of way and water-course and thurvai ground; bounded or reputed to be bounded on the east by the property of Rosamma, daughter of Somanathar, north by road, west by the property of Sinnappillai, widow of Ampalam Sinnappodi, and others, and south by the property of Thambipillai Supperamaniam.

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

North-Western Province.

In the Court of Requests of Chilaw

Kadiramen Iyan Perumal Pulle of Udappu Plaintiff.

No. 17,443.

Vs.

Avvakar, son of Segu Thaguthu Meera Saibo of Kiriyankalliya Defendant,

NOTICE is hereby given that on Friday, May 23, 1919, at 2 o'clock in the afternoon, will be sold by public auction at the premises the right, title, and interest of the said defendant in the following property, viz:

An undivided \(\) share of the land called Wavuntottam, situate at Kiriyankalliya, in Anaivilundan pattu of Pitigal kerale north, in the District of Chilaw; and bounded on the north by land of Sellapperumal, east by Puttalam road, south by road leading to Udappu, and west by water-course; containing in extent about 18 acres.

Amount to be levied Rs. 95.52, with interest and poundage. Valuation Rs. 3,000.

Deputy Fiscal's Office, Chilaw, April 15, 1919. A. G. FERNANDO, Acting Deputy Fiscal. In the District Court of Colombo.

R. G. Koelman of Colombo Plaintiff. No. 51,453.

J. H. E. Ameresekere, administrator of the estate of the late J. C. Ameresekere of Nattandiya....Defendant.

NOTICE is hereby given that on Friday, May 16, 1919, at 4.30 in the af ternoon, 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 Walawwawatta, with the buildings standing thereon, situate at Nattandiya, in Meda palata of

Pitigal korale south, in the District of Chilaw; and bounded on the north by high road, east by land of Appu Sinno Appuhamy, Division Officer, south and west by dewata road; containing in extent about 11 acres.

Amount to be levied Rs. 626, with legal interest thereon from October 14, 1918, till payment in full, costs of suit, and poundage. Valuation Rs. 5,000.

Deputy Fiscal's Office, Chilaw, April 15, 1919.

A. G. FERNANDO, Acting Deputy Fiscal.

I, EDWARD BRUCE ALEXANDER, Fiscal for the Province of Sabaragamuwa, do hereby appoint Mr. Aron Ernest Ranasingha of Avissawella 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 warrant.

The 11th day of April, 1919.

E. B. ALEXANDER, Fiscal.

NOTICES IN TESTAMENTARY ACTIONS.

In the Disprict Court of Colombo.

Order Nisi.

Testamentary furisdiction. No. 6,647.

In the Matter of the Intestate Estate of the Tate Paliawadana Aratchige Abilinu Perera of Molawatta road, Grandpass, Colombo, deceased..

Hetti Aratchige Catherine Perera of Molawatta road,

And

(1) Paliawadana Aratchige Edward Perera, (2) Palia-

THIS matter coming on for disposal before William Wadsworth, Esq., Additional District Judge of Colombo, on March 17, 1919, in the presence of Mr. T. C. S. Jayasinha, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated March 11, 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 May 8, 1919, show sufficient cause to the satisfaction of this court to the contrary,

March 17, 1919.

W. Wadsworth, Additional District Judge.

In the District Court of Kalutara.

Testamentary In the Matter of the Last Will and Testa-Jurisdiction. Hent of Mahamarakkalapatabendige No. 1217. Esan Dias, deceased, of Sarikkalimulla.

THIS matter coming on for disposal before Allan Beven. Esq., District Judge of Kalutara, on March 25, 1919, in the presence of Mr. P. C. F. Goonewarden, Proctor, on the part of the petitioners (1) Mandadige Selestina Perera and (2) Mahamarakkalapatabendige Edmund Eter Dias, both of Sarikkalimulla; and the affidavits of the petitioners and of the attesting witnesses dated February 19, 1919, having been read:

It is ordered that the will of Mahamarakkalapatabendige Esan Dias of Sarikkalimulla, the deceased, dated December 9, 1918, and deposited in this court be and the same is

hereby declared proved, unless the respondents—(1) Mahamarakkalapatabendige Johana Josaline Dias and (2) Mahamarakkalapatabendige Cecilina Dias of Sarikkalimulla, minor, by her guardian ad litem the 1st respondent-or any other person or persons interested shall, on or before May 15, 1919, show sufficient cause to the satisfaction of this court to the contrary.

It is further declared that the said petitioners, Mandadige, Selestina Perera and (2) Mahamarakkalapatabendige Edmund Eter Dias, both of Sarikkalimulla, are the executors named in the said will, and that they are entitled to have probate of the same issued to him accordingly, unless the respondents or any other person or persons interested shall, on or before May 15, 1919, show sufficient cause to the satisfaction of this court to the contrary.

And it is further ordered that the 1st respondent be appointed guardian ad litem over the 2nd respondent, unless any person or persons show sufficient cause to the contrary on or before May 15, 1919.

March 25, 1919.

ALLAN BEVEN. District Judge.

In the District Court of Negombo.

Order Niși.

Testamentary In the Matter of the Refined Effects of Jurisdiction. Ratnasekera Acharige Trancis Na do of No. 1,779 T. Dombawala, deceased

THIS matter coming on for disposal before M.S. Sreshta, Esq., District Judge of Negombo, pn April 15, 1919, in the presence of Mr. Goonewardene, Proctor, on the part of the petitioner Manthe Acharige Region Maria of Dombawala; and the affidavit of the said petitioner dated April 10, 1919, having been read:

It is ordered that the petitioner be and she is hereby declared entitled, as widow of the deceased above named, to administer the estate of the said deceased, and that letters of administration do issue to her accordingly, unless the respondents—(1) Ratnasekera Acharige Ana Maria of Dombawala, (2) ditto Lewis of ditto, (3) ditto Pablis of ditto, (4) ditto Singhamy of ditto, (5) ditto Veramma of ditto, (6) ditto Aberan of ditto, (7) ditto Warlis of ditto, (8) ditto Julamma of ditto, and (9) ditto Nonno of ditto, the 4th to 9th being minors, by their guardian ad litem (10) Ratnasekera Acharige Migel Naide of Otherawadia in Negombo shall, on or before May 2, 1919, show sufficient cause to the satisfaction of this court to the contrary.

It is further ordered that the 10th respondent, Ratnasekera Acharige Migel Naide of Otherawadia, be appointed guardian ad litem over the 4th to 9th minor respondents for the purpose of this action.

oril 15, 1949.

M. S. SRESHTA, District Judge.

In the District Court of Kandy.

In the Matter of the Intestate Estate of Canagedera Dingiri Amma of Tispone in Notmale, deceased.

 \dots Petitioner. THIS matter coming on for disposal before Felix R. Dias, Esq., District Judge, Kandy, on March 13, 1919, in the presence of Mr. A. H. van Langenberg, on the part of the petitioner J. M. Kiri Banda of Tispone; and the affidavit

of the said petitioner dated January 28, 1919, and his petition having been read:

It is ordered that the said petitioner, as the eldest son of the said deceased Ganegedera Dingiri Amma, be and he is hereby declared entitled to letters of administration to her estate, unless the respondents—(1) Jayasundara Mudiyanselage Mudiyanse, (2) Ran Menika, (3) Punchi Menika, (4) Ukku Menika, (5) Mutu Menika, (6) Punchi Mahatmaya's son Banda *alias* Mudiyanse, (7) Dingiri Menika's son Mudiyanse, (8) Dingiri Menika's daughter Punchi Mahatmeyo, the 7th and 8th respondents by their guardian ad litem Pitacotuwattegedera Kiri Banda, the 9th respondent, and the 8th respondent/by his guardian ad litem Gamagedera Appuhamy, the 10th respondent—or any person or persons interested shall, on or before May 15, 1919, show sufficient cause to the satisfaction of this court to the contrary.

> FELIX R. DIAS, District Judge.

March 13, 4919,

the District Court of Kandy.

Order Nisi. the Matter of the Estate of the late Digganna Walawuwe Kiri Banda, deceased, of Medawela. Jurisdiction. No. 2,520.

THIS matter coming on for disposal before Felix Reginald Dias, Esq., District Judge of Kandy, on March 13, 1919, in the presence of Mr. F. J. P. Mudannayake, Proctor, on the part of the petitioner Polwatte Walawuwe Kumarihamy of Medawela; and the affidavit of the said petitioner Polwatte Walawuwe Kumarihamy dated February 6, 1919, and her petition having been read: It is ordered that the said petitioner Polwatte Walawuwe Kumarihamy, as the widow of the above-named Dugganna Walawuwe Kiri Banda, be and she is hereby declared entitled to letters of administration to his estate, unless the respondents-Dugganna Walawuwe Ran Banda, Dugganna Walawuwe Mutu Banda, Dugganna Walawuwe Pinchi Amma, Dugganna Walawuwe Kumarihamy, Dugganna Walawuwe Kalu Banda, Dugganna Walawuwe Pinchi Banda, Dugganna Walawuwe Dingiri Amma, Dugganna Walawuwe Bandara Menika, and Abayakoon Mudiyanselagedara Kalu Banda, the 1st to 8th respondents by their guardian ad litem Abayakoon Mudiyanselagedara Kalu Banda, all of Medawela—or any person or persons interested shall, on or before April 10, 1919, show sufficient cause to the satisfaction of this court to the contrary

March 13, 1919.

FELIX. R. DIAS, District Judge.

The date for showing cause against this Order Nisi has been extended to May 1, 1919.

FELIX R. DIAS. District Judge.

Court of Galle.

In the Matter of the Estate of the late Don Testamentary/ Nicholas Jayatunga, deceased, of Watu-Jurisdiction. No. 4,979. gedera.

THIS matter coming on for disposal before L. W. C. Schrader, Esq., District Judge of Galle, on December 13, 1918, in the presence of Mr. D. W. Subasinghe, Proctor, on the part of the petitioner Cornelia Rosaline Siriwardane; and the affidavit of the petitioner dated November 25, 1918, having been read:

It is ordered that the 3rd respondent be appointed guardian ad litem over the 1st and 2nd minor respondents, unless the respondents—(1) Francis Albert Jayatunga, (2) Violet Mallika Jayatunga, (3) Arthur Edward Siriwardane or any others interested shall, on or before January 30, 1919, show sufficient cause to the satisfaction of this court to the contrary.

It is further declared that the said petitioner Cornelia Rosaline Siriwardane is, as widow of the deceased, entitled to have letters of administration to the estate of the deceased issued to her accordingly, unless the respondents or any others interested shall, on or before January 30, 1919, show sufficient cause to the satisfaction of this court to the contrary.

December 13, 1918.

L. W. C. SCHRADER. District Judge.

Extended to April 3, 1919.

L. W. C. SCHRADER, District Judge.

Extended to May 1, 1919.

L. W. C. SCHRADER, District Judge.

In the District Court of Galle. Order Nisi.

Testamentary In the Matter of the Estate of the late Don Edward Arnolis Subssinghe, de Jurisdiction. ceased. No. 4,999. Galle.

THIS matter coming on for disposal sefert L. W. Schrader, Esq., District Judge of Gale, on February 3, 1919, in the presence of Mr. M. S. Gooneratne, Proctor, on the part of the petitioner Don William Subasinghe; and the affidavit of the petitioner dated February 3, 1919, having been read:

It is ordered and declared that, the said petitioner Don-William Subasinghe is, as a brother of the deceased, entitled to have letters of administration to the estate of the deceased issued to him, unless the respondents, Don Charles Subasinghe and Don John alias Dharmasena Jinadasa Subasinghe, or any others interested shall, on or before February 27, 1919, show sufficient cause to the satisfaction of this court to the contrary.

February 3, 1919.

L. W. C. SCHRADER, District Judge.

Extended to April 3, 1919.

L. W. C. SCHRADER, District Judge.

Extended to May 1, 1919

L. W. C. SCHRADER, District Judge.

In the District Court of Galle. Order Absolute declaring Will proved.

Testamentary In the Matter of the Estate of the

Jurisdiction.

Sobanahandi Udenis de Silva Wijeseken,
No. 5,022.

Pattu Arachehi, dereased of Midampe.

THIS matter coming on for disposal before L. W. C.
Schrader, Esq., District Judge of Galle, on February 28,
1919, in the presence of Mr. W. E. de Silva, Proctor, on the part of the petitioner Hanasepu Cecilia de Silva Hamine; and the affidavit of the petitioner and the attesting witnesses dated February 24, 1919, having been read

It is ordered that the will of Sobanahandi Udenis de Silva Wijesekera, Pattu Arachchi, deceased, dated August 15, 1918, and now deposited in this court, be and the same is hereby declared proved, unless any person interested shall, on or before April 3, 1919, show sufficient cause to the

satisfaction of this court to the contrary.

It is further declared that the said Hanasepu Cecilia de Silva Hamine is the joint testate named in the said will, and that she is entitled to have probate of the same issued to her accordingly, unless any persons interested shall, on or before April 3, 1919, show sufficient cause to the satisfaction of this court to the contrary.

February 28, 1919.

L. W. C. SCHRADER, District Judge.

Time for showing cause extended to May 1, 1919.

L. W. C. SCHRADER, District Judge.

District Court of Tangalla.

Order Non-

It the Matter of the Estate of the late Weligamage Babun Appu, Vidane Arachstamentary Jurisdiction. No. 707. chi of Tissamaharama, deceased.

THIS matter coming on for disposal before F. E. La Brooy, Esq., Acting District Judge, on March 19, 1919, in the presence of Mr. C. A. Wickramasuriya, Proctor, on the part of the petitioner Liyanapatabendige Nonnohamy; and the affidavit of the said petitioner dated November 2, 1918, having been read:

It is ordered that letters of administration to the estate of Weligamage Babun Appu, deceased, be granted to the said petitioner, unless the respondents—(1) Weligamage Caroline Silya, (2) ditto David Silva, (3) ditto Methias Silva, (4) Don Andiris Edirisuriya Jayaweera—or any person or persons interested shall, on or before April 28, 1919, show sufficient cause to the satisfaction of this court to the contrary.

It is further declared that the said 4th respondent be appointed guardian ad litem over the minors, 1st, 2nd, and 3rd respondents, for the purpose of this action, unless any person or persons interested shall, on or before April 28, 1919, show sufficient cause to the satisfaction of this court to the contrary.

March 19, 1919.

Francis E. La Broov, Acting District Judge.

In the District Court of Jaffna. Order Nisi.

h the Matter of the Estate of the late tamentary Jurisdiction. Saravanamuttu Kathirkamar of Chirup-No. 3,863. piddy, deceased.

Sinnatangam, widow of Saravanamuttu Kathirkamar of Chiruppiddy Petitioner

Meenadchippillai, widow of Poothathamby Elaiya-thamby of Chiruppiddy Respondent.

THIS matter of the petition of Sinnathangam, widow of Saravanamuttu Kathirkamar, praying for letters of administration to the estate of the above-named deceased Saravanamuttu Kathirkamar of Chiruppiddy, coming on for disposal before Hon. Sir A. Kanagasabai, District Judge, on March 10, 1919, in the presence of Mr. R. R. Nalliah, Proctor, on the part of the petitioner; and the affidavit of the petitioner dated February 26, 1919, having been read: It is declared that the petitioner is the lawful widow of the said intestate and is entitled to have letters of administration to the estate of the said intestate issued to her, unless the respondent or any other person shall, on or before May 8, 1919, show sufficient cause to the satisfaction of this court to the contrary.

March 25, 1919.

- A. KANAGASABAI. District Judge.

· In the District Court of Jaffna.

Order Nisi.

Testamentary In the Matter of the Estate and Effects Jurisdiction. of Kathirasipillai, wife of Kanapathy No. 3,879. Paramu, late of Karaitivu East, deceased.

(1) Kanthar Sivappirakasam and wife (2) Sinnakuddy, both of Karaitivu East......Petitioners.

Vs. <

Kanapathy Paramu of Karaitivu East......Respondent. THIS matter of the petition of Kanthar Sivappirakasam and wife Sinnakuddy of Karaitivu East, praying for letters

of administration to the estate of the above-named deceased, Kethir sipillai, wife of Kanapathy Paramu, coming on for disposal before Hon. Sir Ampalavanar Kanagasabai, District Judge, Jaffna, on March 20, 1919, in the presence of Mr. T. Arumainayagam, Proctor, on the part of the petitioner; and the affidavit of the petitioners dated March 19, 1919, having been read: It is declared that the 2nd petitioner is the sole heir of the said intestate, and the petitioners are entitled to have letters of administration to the estate of the said intestate issued to them, unless the above-named respondent or any other person shall, on or before May 1, 1919, show sufficient cause to the satisfaction of this court to the contrary.

March 27, 1919.

A. KANAGASABAI, District Judge.

In the District Court of Jaffnag

Order Nisi.

Testamentary In the Matter of the Estate of the late Sabapathipillai Eliathampy of Serampan Jurisdiction. No. 3.878. in Federated Malay States, deceased.

Annamma, widow of Salapathipillai Eliatham y of Karaitivu East Petitioner

(1) Thaivanai, widow of Sabapathipillai of Karaitivu East, (2) Thanukodi, widow of Candiah of ditto, (3) Sinnachy, daughter of Sabapathipillai and wife of Arumugam of ditto, (4) Sabapathipillai Ampalam of Karaitivu East, presently of Taiping in Federated Malay States, by his attorney Sinnakuddi, widow of Saravanamuttu of Karaitivu East Respondents.

THIS matter of the petition of the above-named petitioner, praying for letters of administration to the estate of the above-named deceased, Sabapathipillai Eliathampy, coming on for disposal before Hon. Sir A. Kanagasabai, District Judge, Jaffna, on March 20, 1919, in the presence of Mr. T. Arumainayagam, Proctor, on the part of the petitioner; and the affidavit of the petitioner dated February 27, 1919, having been read: It is declared that the petitioner is the lawful widow of the said intestate, and is entitled to have letters of administration to the estate of the said intestate issued to her, unless the respondents or any other person shall, on or before May 1, 1919, show sufficient cause to the satisfaction of this court to the contrary.

March 27, 1919.

Kanagasabai, District Judge.

In the District Court of Jaffna.

Order Nisi.

Testamentary In the Matter of the Estate of the late
Jurisdiction. Kandasamy Mudaliar Thurai Rajah of
No. 3,886. Vannarponnai East, deceased.

Kandasamy Mudaliar Rasaretnam of Vannarponnai Petitioner East

Velupillai Cheddiar Ponnucheddiar of Vannarponnai East Respondent,

THIS matter of the petition of Kandasamy Mudaliar Rasaretnam of Vannarponnai East, praying for letters of administration to the estate of the above-named deceased, Kandasamy Mudaliar Thurai Rajah, coming on for disposal before Hon. Sir A. Kanagasabai, District Judge, on March 27, 1919, in the presence of Mr. K. Sivapirakasam, Proctor, on the part of the petitioner; and the affidavit of the petitioner dated March 26, 1919, having been read: it is declared that the petitioner is the sole heir of the said intestate, and is entitled to have letters of administration to the estate of the said intestate issued to him, unless the respondent or any other person shall, on or before April 29. 1919, show sufficient cause to the satisfaction of this court to the contrary.

April 3, 1919.

A. KANAGASABAI, District Judge. UIn the District Court of Jaffna.

Testamentary In the Marker of the Estate of the late Jurisdiction Naganathy Murugesu of Karaitivu West, No. 3,883.

Ayampillai Naganathy of Karaitivu West.....Petitioner.

THIS matter of the petition of Ayampillai Naganathy of Karaitivu West, praying for letters of administration to the estate of the above-named deceased, Naganathy Murugesu of Karaitivu West, coming on for disposal before Hon. Sir A. Kanagasabai, District Judge, Jaffna, on March 26, 1919, in the presence of Mr. T. Arumainayagam; Proctor, on the part of the petitioner; and the affidavit of the petitioner dated March 17, 1919, having been read: It is declared that the petitioner is the father, and one of the heirs of the said intestate, and is entitled to have letters of administration to the estate of the said intestate issued to him, unless the respondent or any other person shall, on or before April 29, 1919, show sufficient cause to the satisfaction of this court to the contrary.

April 2, 1919

J. Homer Vanniasinkam, Acting District Judge.

Testamentary In the Marter of the Intestate Estate of Jurisdiction.

Kachi Makikar Mchamado Cassim MaraiNo. 448.

kar, late of Karaitivu, deceased.

Thangamuttoo alias Mariambo Nachia, widow of the above-named deceased, of Karaitivu......Petitioner.

(1) Mohidin Nachia *alias* Sinnamma, (2) Kachi Maraikar Awlia Meera Lebbe, both of Karaitivu . . Respondents.

THIS matter coming on for order before W. A. Weerakoon, Esq., Additional District Judge, Puttalam, on March 27, 1919, in the presence of Mr. William S. Strong,

Proctor, on the part of the petitioner above named; and the petitioner's affidavit dated March 7, 1919, and petition dated March 25, 1919, having been duly read:

It is ordered that the petitioner above named be and she is hereby declared entitled to have letters of administration to the estate of the above-named deceased, and that letters of administration will be issued to her accordingly, unless the respondents above named shall, on or before April 30, 1919, show sufficient cause to the satisfaction of this court to the contrary.

March 27, 1919.

W. A. WEERAKOON, Additional District Judge.

In the District Court of Anuradhapura Order Nisi.

Testamentary In the Matter of the Estate of the late o

1) Kurunathapillai Weeravalanthampillai and his wife (2) Kandar Sinnapillai, both of Jaffna.... Peritimers

Kandappar Thangamma, by her guardian ad litem Kandar Nakamuthu of Jaffna Respondent.

THIS matter of the petition of Kurunathapillai Weeravalanthampillai and his wife Kandar Sinnapillai of Jaffna, praying for letters of administration to the estate of the above-named deceased Kurunathi Kandappar of Turuwila, coming on for disposal before L. L. Hunter, Esq., District Judge, on March 25, 1919, in the presence of Mr. V. Ramaswamy, Proctor, on the part of the petitioner; and the affidavit of the said petitioners dated March 25, 1919, having been read: It is ordered that the petitioners be and they are hereby declared entitled, as persons interested in the estate of the said deceased, to administer the estate of the said deceased, to administer the estate of the said deceased, and that letters of administration do issue to them accordingly, unless the respondent above named or any other person shall, on or before May 23, 1919, show sufficient cause to the satisfaction of this court to the contrary.

March 25, 1919.

H. R. Freeman, District Judge.

DRAFT ORDINANCES.

MINUTE.

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

An Ordinance to amend "The Lunacy Ordinance, 1873."

Preamble.

WHEREAS it is expedient further to amend "The Lunacy Ordinance, 1873": Be it therefore enacted by the Governor of Ceylon, by and with the advice and consent of the Legislative Council thereof, as follows:

Short title and commencement.

1 This Ordinance shall be cited as "The Lunacy (Amendment) Ordinance, No. of 1919," and shall come into operation on such date as the Governor shall, by Proclamation in the "Government Gazette," appoint.

Amendment of section 4 of the principal Ordinance.

- 2 There shall be added as paragraph (3) of section 4 of the principal Ordinance the following paragraph:
 - (3) "Criminal lunatic" means any person who is confined or continued in confinement under the provisions of section 12 or section 13 of this Ordinance.
- 3 The following new sections shall be added to the principal Ordinance at the end thereof and numbered 19 and 20, respectively:
 - 19. (1) If any person detained in a lunatic asylum under the provisions of this Ordinance, and not being a criminal lunatic, escapes, he may be re-taken at any time within fourteen days of his escape by the Superintendent of the asylum, or by any officer or servant thereof, or by any one authorized in writing by such Superintendent, and conveyed to, received, and detained in such asylum.

Addition of new sections 19 and 20.

- (2) In the case of the escape of a criminal lunatic, the provisions of the last preceding sub-section shall apply without any limitation as to time.
- 20. In any case in which a person detained in a lunatic asylum, and not being a criminal lunatic, has escaped, and is not taken within the period of fourteen days prescribed by the last preceding section, the Superintendent of such asylum may apply to the District Judge within the limits of whose jurisdiction such asylum is situated, for authority to re-take such person. If the District Judge to whom such application is made shall, after making such inquiry, if any, as he may deem necessary, grant such authority, such Superintendent or any one authorized in writing by him may re-take such person, and such person may be conveyed to, received, and detained in the asylum.

By His Excellency's command,

Colonial Secretary's Office, Colombo, April 1, 1919. R. E. STUBBS, Colonial Secretary.

Statement of Objects and Reasons.

THERE is no provision in "The Lunacy Ordinance, 1873," allowing of escaped lunatics being re-taken. Under the lunacy law in England a lunatic who is not a criminal lunatic may be re-taken at any time within fourteen days of his escape. If more than fourteen days elapse, it is necessary for an application to be made to a Magistrate. An escaped criminal lunatic may be re-taken at any time. It is proposed by this Bill to amend the Colonial law so as to bring it into line with the English practice.

Attorney-General's Chambers, Colombo, March 18, 1919. H. C. Gollan, Attorney-General.

MINUTE.

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

An Ordinance further to amend "The Local Boards Ordinance, 1898."

Preamble.

W HEREAS it is expedient further to amend "The Local Boards Ordinance, 1898": Be it therefore enacted by the Governor of Ceylon, by and with the advice and consent of the Legislative Council thereof, as follows:

Short title and commencement.

1 This Ordinance may be cited as "The Local Boards (Amendment) Ordinance, No. of 1919," and shall come into operation on a day to be fixed by the Governor by Proclamation in the "Government Gazette."

Amendment of section 91 of Ordinance No. 13 of 1898 2 Section 91 of the principal Ordinance is amended by inserting after the word "Ordinance" in line 1 thereof the words "or any by-law made thereunder."

By His Excellency's command,

Colonial Secretary's Office, Colombo, March 31, 1919. R. E. STUBBS, Colonial Secretary.

Statement of Objects and Reasons.

Under section 4 of Ordinance No. 29 of 1914 Local Boards are empowered to require the establishment of earth closets, but nothing is said in that section as to the right of the Board to do the necessary work in the default of the owner or occupier. In similar cases expressly provided for in the Ordinance itself the Board is given that power by section 91, and the object of this amendment is to make it clear that where the requirement to execute works is made under a by-law, the Board may act in default of such owner or occupier,

Colombo, March 18, 1919.

H. C. Gollan, Attorney-General.