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II.—Legal Part

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DRAFT ORDINANCES.

MINUTE.

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

An Ordinance further to amend "The Buddhist Temporalities Ordinance, 1905."

Preamble.

HEREAS it is expedient further to amend "The Buddhist Temporalities Ordinance, 1905": Be it

Short title and commencement.

Substitution of new sections 15 and 16.

Governor to appoint one or more Commissioners. therefore enacted by the Governor of Ceylon, by and with the advice and consent of the Legislative Council thereof, as follows:

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

2 Sections 15 and 16 of the principal Ordinance are hereby repealed, and the following sections shall be inserted in lieu thereof:

15. (1) It shall be lawful for the Governor, by Proclama tion published in the "Government Gazette," to appoint one or more Commissioners for the purpose of controlling and assisting district committees in the administration and management of the funds and property of their temples, and for the purpose of exercising the powers by the next. succeeding section assigned to a Commissioner.

(2) The Governor may invest any Commissioner with all or any of the powers set forth in Ordinance No. 9 of 1872.

(3) Each such Commissioner shall exercise the powers by this section conferred with respect to all district committees elected for districts situated within the area defined in the Proclamation appointing him as aforesaid.

When district committee may suspend trustee.

Commissioner may dismiss such trustee and elect another. When no Commissioner, district committee may dismiss such trustee.

Decision final.

Proviso.

16. (1) A district committee shall, whenever it shall be made apparent to them by evidence, which they shall duly record, that any trustee has been guilty of gross negligence or misconduct, suspend such trustee, and forthwith report such suspension and transmit such evidence to the Commissioner, if any, appointed for the area within which the district of such district committee is situated, and such Commissioner shall have power to dismiss such trustee and cause another to be elected in his stead as provided in section 17.

(2) If no Commissioner has been appointed to whom a district committee can report as in the last preceding sub-section mentioned, the district committee may dismiss such trustee and cause another to be elected in his place.

(3) The decision of the Commissioner or of the district committee, as the case may be, in regard to such dismissal⁵ shall be final and conclusive. Provided always that before such suspension or dismissal the trustee who shall be suspended or dismissed shall be called upon to answer specific charges which shall be formulated against him, and be allowed an opportunity of defending himself.

By His Excellency's command,

Colonial Secretary's Office, Colombo, May 12, 1919. Acting Colonial Secretary.

Statement of Objects and Reasons.

UNDER section 15 of "The Buddhist Temporalities Ordinance, 1905," the Governor may appoint a Government Agent or an Assistant Government Agent to be a Commissioner within his province or district, as the case may be, to assist and control district committees under that Ordinance in the administration and management of the funds and property of their temples. It is impossible for the Government Agents or Assistant Government Agents to find time to perform these duties, and consequently provision is sought to be made by this Ordinance for the appointment of one or more Commissioners to undertake this important work, if required.

Attorney-General's Chambers, Colombo, May 11, 1919. H. C. GOLLAN, Attorney-General.

MINUTE.

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

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

Preamble.

WHEREAS doubts have arisen as to the irrigation works for the maintenance, conservation, protection, and management of which the proprietors in irrigation districts are responsible :

And whereas it is expedient to set such doubts at rest :

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.

Amendment of section 11 of the principal Ordinance.

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

2 The principal Ordinance is amended in the following respects :

Section 11 (e) by striking out the words "irrigation works in the district" in line 2 thereof and inserting in lieu thereof the words "such works."

By His Excellency's command,

Colonial Secretary's Office, Colombo, May 26, 1919.

A.-S. PAGDEN, Acting Colonial Secretary.

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Statement of Objects and Reasons.

DOUBTS have arisen as to the interpretation of section 11 (e) of "The Irrigation Ordinance, No. 45 of 1917." It may be read to mean that proprietors within an irrigation district are to make rules providing for the maintenance, conservation, protection, and management of all irrigation works—large as well as small—in such district. It is obvious that this could not have been intended to be the case, and that section 11 (e) should be confined to works such as those specified in section 11 (d).

H. C. GOLLAN,

Attorney-General.

This Bill proposes to make this intention clear.

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

MINUTE.

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

An Ordinance for making provision for the Supplementary Contingent Charges for the Year 1917-18.

Preamble.

Rs. 4,962,085.89

to be charged upon the

revenue of the Island for the

Supplementary

Charges for the

year 1917-18.

Contingent

WHEREAS by Ordinance No. 19 of 1917 it was enacted that a sum not exceeding Sixty-five million Four hundred and Thirty-five thousand Six hundred and Sixteen rupees should be charged upon the revenue and other funds of this Island for the Contingent Service of the financial year 1917-18, and it has become necessary to make further provision for the service of the said period: It is enacted by the Governor of Ceylon, by and with the advice and consent of the Legislative Council thereof, as follows:

1 That a sum not exceeding Four million Nine hundred and Sixty-two thousand and Eighty-five rupees and Eightynine cents shall be and the same is hereby charged upon the revenue and other funds of the Colony for the services hereinafter mentioned, and the said expenditure shall be in conformity with the Heads of Expenditure specified in the Schedule hereunto annexed:

	ŝ	CHEDULI	£		Řs.	c.	
4.	Secretariat				364	68	
4A.	Secretariat, Printing B	ranch		•••	15,899	63	
8.	Provincial Administrat	ion		••	168,637	91	
19.	Legal :	,		,			
	Supreme Court	•••		•••	2,324	3 0 -	
·	Attorney-General	••		••	21,271	53	
	District Courts	••		, 	8,163	56	
	Courts of Requests a	ad Poliče	Courts	·	3,735	32	
	Fiscals				24,786	96	
26.	Archæological Commiss	sioner		••	332	43	
29.	Mineral Survey	••		••`	15,573	15	
42.	Military Expenditure	••		••`	2,179,156	92	
44.	Pensions				9,263	93	
46.	Miscellaneous Services	••	· · · `	••	2,512,575	57	

Total - Rs. 4,962,085 89

By His Excellency's command,

Colonial Secretary's Office, Colombo, May 29, 1919. Acting Colonial Secretary.

Statement of Objects and Reasons.

THE Ordinance makes provision for the Supplementary Contingent Charges for the Financial Year 1917-18.

Colombo, May 29, 1919.

H. C. GOLLAN, Attorney-General.

MINUTE.

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

An Ordinance to make provision for determining the Date of the Termination of the present War, and for purposes connected therewith.

Preamble.

WHEREAS it is expedient to make provision for determining the date of the termination of the present war, and for purposes connected therewith : 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.

Determination of date of termination of present war. 1 This Ordinance may be cited as "The Termination of the Present War (Definition) Ordinance, No. of 1919."

2 (1) The present war shall, for the purposes of any provision in any Ordinance, rule, regulation, Order in Council or Proclamation, and, except where the context otherwise requires, of any provision in any contract, deed, or other instrument referring, expressly or impliedly, and in whatever form of words, to the present war or the present hostilities, be treated as having continued to and as having ended on such date as it is declared by His Majesty in Council, under the provisions of the Termination of the Present War (Definition) Act, 1918, of the Imperial Parliament, shall be treated as the date of the termination of the present war.

(2) In the event of His Majesty in Council declaring under the provisions of the said Act that any date shall be treated as the date of the termination of war between His Majesty and any particular State, a similar effect shall, as regards such State, be given to such declaration.

(3) A copy of the "Government Gazette" containing a Proclamation by the Governor in Executive Council that any such date has been declared by His Majesty in Council shall be evidence in all courts and for all purposes of such date having been declared as aforesaid.

3 In the case of any Ordinance conferring powers on any Government Department or any officer of any such Department exercisable during the present war, the Governor in Executive Council may, if it appears to him that it is expedient that the powers shall cease before the date so fixed as aforesaid, fix some earlier date for the termination of those powers.

By His Excellency's command,

Colonial Secretary's Office,	- A. S. PAGDEN,
Colombo, May 27, 1919.	Acting Colonial Secretary.
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Statement of Objects and Reasons.

REFERENCE is made in certain Ordinances, e.g., section 2 of "The Trading with the Enemy Ordinance, No. 20 of 1914," to the termination of the war or to the termination of hostilities. In the United Kingdom special provision is made, by the Termination of the Present War (Definition) Act, 1918, for fixing this date, and it is thought advisable to be prepared similarly in this Colony, as will be the case if this Bill becomes law.

Attorney-General's Chambers, Colombo, May 26, 1919. H. C. GOLLAN, Attorney-General.

DISTRICT AND MINOR COURTS NOTICES.

N OTICE is hereby given that a suit has been instituted in the Court of Requests of Panwila by two labourers of Cottagange estate against the proprietors thereof, under the Ordinance No. 13 of 1889, for the recovery of their wages amounting to Rs. 18.

May 27, 1919.

D. W. WICKREMASINGHE, Chief Clerk.

Fixing of earlier date for termination of exercise of powers under an Ordinance.

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NOTICES **INSOLVENCY.** OF

In the District Court of Kalutara. No. 164.

In the matter of the insolvency of Koruwage John Fernando of Wadduwa.

WHEREAS Koruwage John Fernando has filed a declaration of insolvency, and a petition for the sequestration of the estate of the said insolvent has been filed by Barnolis Mendis under the Ordinance No. 7 of 1853: Notice is hereby given that the said court has adjudged the said Koruwage John Fernando insolvent accordingly, and that two public sittings of the court, to wit, on July 4, 1919, and on August 8, 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 Galle. In the matter of the insolvency of D. N. Rana-No. 436. singhe of Yalegama.

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 June 30, 1919, to consider the granting of a certificate of conformity to the insolvent, and to prove the claim of W. B. Thegiris of Minuwangoda;

By order of court, RICHARD L. PERERA, Galle, May 30, 1919. Secretary.

In the District Court of Kurunegala.

No. 77. In the matter of the insolvency of J. W. Samara weera of Wewagederawatta.

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 June 30, 1919, being an adjournment of the second sitting, on which date the assignee will file his official report.

By order of court, GERALD E. DE ALWIS. Kurunegala, May 30, 1919. Secretary.

FISCALS' SALES. NOTICES OF

Western Province.

In the Court of Requests of Negombo.

Sena Muna Kana Nana Awanna Thana Adappa Chetty, by his attorney Sena Muna Kana Nana Awanna Thana Krisnasami Seruvai of Negombo Plaintiff. No. 27,044. Vs.

(1) Warnakulasuria Alagappage Santiago Fernando of 2nd division Kurana, (2) ditto Seadosia Fernando and husband, (3) ditto Pedro Fernando, both of of Kudapaduwa Defendants.

NOTICE is hereby given that on June 30, 1919, com-mencing at 10 o'clock in the forenoon, will be sold by public auction at the premises the following property ordered to be sold by the decree entered in the above case, viz...

The land called Dangahawatta, situate at .2nd division, Kurana, within the gravets of Negombo ; and bounded on the north by land of Warnakulasuria Ichchampelliage Pemiyano Fernando and others, east by high road, south by land of Pathinikuttige Pedro Nonis and others, and west by lake; containing in extent about 2 acres and all the plantations thereon.

Amount recoverable Rs. 223.65, with interest on Rs. 100 at 30 per cent. per annum from October 24, 1918, to January 31, 1919, and thereafter with legal interest till payment.

Deputy Fiscal's Office, FRED. G. HEPPONSTALL, Deputy Fiscal. Negombo, June 2, 1919.

Somasundaram Chetty of Sea street, . In the District Court of Colombo. А. М Plaintiff.

Colombo No. 52,753. Vs.

(1) Sinhalapedige Setuwa of Ganimulla and (2) Thomis

Appuhami of Helakandana Defendants. NOTICE is hereby given that on June 28, 1919, commencing at 10 o'clock in the forenoon, will be sold by public

auction at the premises the right, title, and interest of the said 2nd defendant in the following property, viz. :---

The land called Kongahawatta and the tiled house and the other buildings standing thereon, situate at Helakandana in Dasiya pattu of Alutkuru korale; and bounded

on the north by lands of Simon Perera, Police Headman, and others, east by land belonging to Jellis Perera Samara-tunga Appuhami, south by land belonging to Allis Perera Appuhami, and on the west by Ganasabhawa road; containing in extent about 1 acre, subject to the life interest of Samaratunga Livinis Perera Appuhami.

Amount to be levied Rs. 3,172'50, with interest thereon at 9 per cent. per annum from April 2, 1919, till payment in full, and costs.

Deputy Fiscal's Office, FRED. G. HEPPONSTALL, Deputy Fiscal. Negombo, June 2, 1919.



In the District Court of Colombo.

..... Plaintiff. Isabel Amelia Loos of Colombo Vø.

No. 46,695.

Iris Cornelius Jayasinghe of Darley road, Colombo Defendant.

NOTICE is hereby given that on Saturday, July 5, 1919, at 3 o'clock in the afternoon, will be sold by public auction at the spot the following property, mortgaged, viz. :-

Undivided $\frac{1}{2}$ part or share of all those two contiguous allotments of land marked A and B in the plan thereof called Kirimetiyawatta at Ratgama, in the Wellaboda pattu of Galle, together with the thatched house of 9 cubits standing thereon, in extent 18 acres 3 roods 22 perches, which said undivided $\frac{1}{2}$ share now forms a divided lot marked A in plan No. 53, made by R. B. de Soysa, Licensed Surveyor; and bounded on north by Walagewatta, east by Gallindawatta, south by lot marked B of the same land, west by Ratgam-oya; containing in extet 9 acres 2 roods and $25\frac{1}{2}$ perches.

Amount to be recovered Rs. 1,556 22, with interest on Rs. 1,500 at 9 per cent. from December 8, 1916, to July 15, 1918, and thereafter further interest on aggregate amount.

Fiscal's Office, Galle, June 2, 1919:	J. A. LOURENSZ, Deputy Fiscal.	
	D 0	•

In the District Court of Matara.

Ganeris Marthelis Samarawickrama of Polwatta ... Plaintiff. No. 7,822. Vs.

Polwatte Gallege Babahamy of Denepitiya and anotherDefendants.

NOTICE is hereby given that on Thursday, June 26, 1919, commencing at 9 o'clock in the forenoon, will be sold by public auction at the spot the following mortgaged property, viz :—

(1) All that undivided 25/26 part of the soil and fruit trees and of all the buildings standing on the defined portion marked letter A of Koralegewatta alias Appuwaweralagewatta, situated at Denepitiya; and bounded on the north by Mitihena alias Tikipanhena, east by Mahaella and Heenela, south by lot B of the same land, west by Mitihena aliae Tikipanhena; and in extent 2 acres 2 roods and 37.9 perches. Valuation Rs. 1,050.

Writ amount Rs. 1,449 37¹/₂, with legal interest from April 8, 1919, till payment in full, less Rs. 412 and Fiscal's charges.

Don Adirian Abeywardene Wickremasingha of Kon-

On Tuesday, July 8, 1919, at 9 A.M.

1. All the fruit trees and soil and citronella of Pupulawelmandiyehena described in plan No. 172,082, in extent 14 acres lfrood and 32 perches, at Narawelpita; and bounded on the north by land mentioned in plan No. 150,180 and Elawelketiyedeniya claimed by P. Dingisa and others, east by Elawelketiya claimed by N. Langisa, Polgaslandewatta' claimed by W. Dolisa and others, lands mentioned in plans Nos. 150,198 and 172,083, Crown land, Pupulawelmandiyahena and Pupulawelmandiyehena claimed by A. Lusa and others, K. Adiriya and W. Kuruppuwa, south by land mentioned in plan No. 150,188 and a road, west by land mentioned in plan No. 172,084, Pupulawelmandiyehena claimed by J. Babanisa, Paragahamaditta claimed by N. Migorissa and others, Dunumadalagahahena claimed by H. Babantuwa, Iriyagahadeniya claimed by Babanchia and others and dola. Valuation Rs. 750.

6. All the fruit trees and soil of Awariyahena mentioned in plan No. 182,443, in extent 4 acres 3 roods and 11 perches, at Pananwella; and bounded on the north by land claimed by natives, land mentioned in plan No. 182,442, and lot **M** 230 of the preliminary plan No. 2,135, east by Crown land and land mentioned in plan No. 178,537, south by land mentioned in plan No. 178,537, west by land mentioned in plan No. 178,537 and land claimed by natives. Valuation Rs. 200.

7. All the fruit trees and soil of Mawathahena mentioned in plan No. 248,017, in extent 12 acres 2 roods and 31 perches, at Narawelpita; and bounded on the north by lot No. 34 of preliminary plan No. 188 and land mentioned in plan No. 242,026, east by lands mentioned in plans Nos. 242,026 and 248,012 and lot No. 51 of preliminary plan No. 188, south by lots Nos. N 232 and M 232 of preliminary plan No. 2,136, west by lots Nos. M 232 and L 232, land mentioned in preliminary plan No. 2,136, and land mentioned in plan Nos. 150 and 180 and lots Nos. 4,947 and 33 of preliminary plan No. 188. Valuation Rs. 1,275.

8. All the fruit trees and soil of Boraluwehena mentioned in plan No. 248,016, in extent 5 acres 3 roods and 3 perches, at Narawelpita; and bounded on the north by land mentioned in plan No. 248,013 lot No. 27 of preliminary plan No. 188 and water-course, east by water-course, land mentioned in plan No. 172,127 and lot No. W 232 of preliminary plan No. 2,136, south by lots Nos: W 232 and X 232 of preliminary plan No, 2,136 and mentioned in plan No. 242,030, west by reservation along footpath and land mentioned in plan No. 248,015. Valuation Rs. 575.

On Saturday, July 12, 1919, at 9 A.M.

2. All the fruit trees and soil of Gorakepallehena mentioned in plan No. 226,329, in extent 5 acres and 36 perches, situated at Kirinda; and bounded on the north by land described in plan No. 182,378, east by land claimed by natives and dola, south by dola, west by dola, lands mentioned in plans Nos. 155,705 and 182,378. Valuation, Rs. 1,000.

3. All the fruit trees and soil of Mahahena mentioned in plan No. 230,113, in extent 3 acres 3 roods and 28 perches, at Kirinda; and bounded on the north by land claimed by natives, east by lots Nos. 13,536 and 13,537 in preliminary plan No. 5,652, south by lands mentioned in plans Nos. 212,540 and 173,915, and west by land mentioned in plan No. 173,915 and Crown land. Valuation Rs. 500.

4. An undivided $\frac{1}{2}$ part of the remaining fruit trees and of soil and entirety of the tiled house of 9 cubits standing thereon; and planter's $\frac{1}{2}$ share of the second plantation of the northern $\frac{1}{3}$ portion, Napegegederawatta at Kirinda, and which portion is in extent about 1 acre; and bounded on the north by high road, east by a portion of the same land, south by a portion of the same land, and west by Awariyahenewatta. Valuation Rs. 500. 9. All the fruit trees and soil of Ketagodayahena

9. All the fruit trees and soil of Ketagodayahena mentioned in plan No. 242,216, in extent 2 acres and 34 perches, at Kirinda; and bounded on the north by land claimed by natives, east and south by land mentioned in plan No. 242,217, west by land mentioned in plan No 230,113. Valuation Rs. 300.

10. All the fruit trees and soil of Ketagodayahena, mentioned in plan No. 242,217, in extent 4 acres and 1 rood at Kirinda; and bounded on the north by lands mentioned in plans Nos. 242,216 and 233,574 and land claimed by natives, east by land mentioned in plan No. 233,574 and Crown land, south by Crown land and land mentioned in plan No. 212,540, and west by lands mentioned in plans Nos. 230,113 and 242,216. Valuation Rs. 500.

On Wednesday, July 16, 1919, at 9 A.M.

11. The field called Amunegodamulana, in extent 7 amunams of paddy sowing, situated at Yatiyana; and bounded on the north by nedun tree and Amunakandiya, east by high road, south by Watuaddara-ela, and on the west by Paluganga. Valuation Rs. 3,500. Writ amount Rs. 6,003.08, with legal interest on

Writ amount Rs. 6,003.08, with legal interest on Rs. 5,711.99 from July 15, 1918, till payment in full, and Fiscal's charges.

Deputy Fiscal's Office, Matara, May 29, 1919. E. T. GOONEWARDENE, Deputy Fiscal.

In the 1	District Cour	t of Galle.	P
V. E. L. S. Letchimar	nan Chetty of	Gallo	Plaintiff.
No. 16,566.	Vs.	Ģò	

Moona Abdul Samadu of Weligama Defendant. NOTICE is hereby given that on Friday, July 4, 1919, at 2 o'clock in the afternoon, will be sold by public auction at the respective premises, the right, title, and interest of the said defendant in the following property, viz. :--

(1) All that the soil and plantations of Galkande estate and Ratwatta, situated at Deniyaya, in Morawak korale of Matara District, Southern Province; and bounded on the north by Galahandewatta claimed by W. Don Andris and reservation along the road, east by reservation along the road, land described in plan No. 142,026, a dola, and Pitadeniya claimed by D. H. S. Rupasinghe, south by reservation along the footpath and land described in plan No. 166,852, and west by Bogahawalahena claimed by W. Don Andris; and containing in extent about $14\frac{1}{2}$ acres. Valuation Rs. 1,087 50.

(2) All that soil and plantations of the land called Puwakwatta, situated at ditto; and bounded on the north by Gin-ganga, east by Madawalagahawatta, south by Dangodella, west by Duragewatta; and containing in extent 4 acres 3 roods and 31 perches. Valuation Rs. 300.

(3) All that the soil and plantations of the land called Tenipitiyewatta, situated at ditto; and bounded on the north by Eriyawalahena, east by Alutgederawatta, south by Rukattanagahaliadda; west by Gansabhawa road; and containing in extent about 8 acres. Valuation Rs. 600.

(4) An undivided $\frac{1}{2}$ part of the soil and plantations of the land called Panditagewatta, situated at the said Deniyaya; and bounded on the north by Kapugewatta, east by Kapugewatta and Anpitiyeliadda, south by Badullagaha-kumbura, west by Parditagederawatta; and containing in extent about 8 acres. Valuation Rs. 300. Writamount Rs. 498.06, with legal interest on Rs. 443.20

from February 19, 1919, and Fiscal's charges.

\sim	Depu Ma	tara, May 31, 1919. E. T. GOONEWAR Deput	DENE, y Fiscal.
Z	5 U cian	 In the District Court of Tangalla. Godfray Poulier 	Plaintiff.
v		. 1,727. Against	· ·

Arlis de Soysa Gunaratne Siriwardena, Notary Public,

of Walasmulla Defendant. NOTICE is hereby given that on Saturday, June 28, 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 mortgaged property for the recovery of Rs. 1,141.84, viz. :-

All that allotment of land called Halpanwalagehena and Kapugehena bearing lot No. 163/128AN, situated at Walasmulla; and bounded on the north by lots 100, 128ac, 128ad, 100c, 128aE, and 128ac/in P. P. 163, east by lot 149 in P. P. 163 and T. P. 262,545, south by lots 128v, 128AF2, 128H, and 100 in P. P. 163 and T. P. 260,664, and west by lot 100 in P. P. 163; in extent (exclusive of lots 128AA, 128AS in P. P. 168 and T. P. 252,205) 12 acres 2 roods and 27 perches according to T. P. 291,260.

Deputy Fisc Tangalla,	al's Office, June 2, 1919.	J. E. SENANAYAKE, Deputy Fiscal.
Cho: 4	Northern	Province.
Jun In th	e Court of Requ	ests of Mallakam.

Arumugam Ponnampalam of Tellippallai West.... ... Plaintiff. Vs. No. 1,436.

Velauther Poothappillai of Tellippallai West .. Defendant.

NOTICE is hereby given that on Friday, July 4, 1919, at 10 o'clock in the forenoon, will be sold by public auction at the spot the right, title, and interest of the said defendant in the following property for the recovery of Rs. 172.571 with interest thereon at the rate of 9 per cent. per annum from January 23, 1919, until payment in full, and costs of suit being Rs. 21.75, and poundage and charges, viz. :-

In a piece of land situated at Tellippallai West called Uchchalaivayal, containing or reputed to contain in extent 19 lachams of paddy culture with share of well standing on the eastern boundary land and way and water-course; bounded or reputed to be bounded on the east by the property of Moottatamby Ampalam, north by property of Ponnuppillai, west by the property belonging to the heirs of Theivanai, and south by the property of Ponnampalam and others.

Fi Jaffn	iscal's a, May	Office	1919.			S. SABA Der		rnam, Fisca	e].,
Senath	hah S	in he antira	o Distr segara	rict Cou m and	wife (2	Jaffna. 2) Chella	amn	na of Plain	tiff.
- Nø	12,92	22.		Vs					

(1) Sinnattamby Kandiah and wife (2) Tayalmuttu,

both of ditto Defendants. NOTICE is hereby given that on Thursday, July 3, 1919, at 10 o'clock in the forenoon, will be sold by public auction at the spot, decreed to be sold under the above action for the recovery of Rs. 2,175.12, with interest thereon at the

rate of 15 per cent. per annum from December 28, 1918. until payment in full, and costs of suit being Rs.139.09, and poundage and charges, viz. :-

A piece of land situated at Kokkuvil called Chankaran, Seema, Utaiyancheema, and Chanthippukollankadu, containing or reputed to contain in extent 13 lachams varagu culture, with house, portico, palmyratrees, cultivated and spontaneous plants, and share of well standing within this land; bounded or reputed to be bounded on the east by the property of Pandaram Kanthar and shareholders, on the north by bye lane which is in use of the eastern boundary holders for going and returning, on the west by water-course, and on the south by lane.

2. A piece of land situated at Kokkuvil called Nariollai containing or reputed to contain in extent 2 lachams of varagu culture, with share of water of well standing in the land to the east of this and the right of using the way and water-course; bounded or reputed to be bounded on the east by the property of Pandaram Sinnappu, on the north by the property of Pandaram Kanthar, on the west by the property of Pandaram Ponnar, and on the south by the property of Ayampillai Karthikesu.

3. A piece of land situated at Kokkuvil called Narikamiampulam, containing or reputed to contain in extent 71 lachams of varagu culture, with palmyras and other appurtenances; bounded or reputed to be bounded on the east by the property of Chellamuttu wife of Chelliah, on the north by the property of the heirs of the late Seethsvan wife of Sinnappu, on the west by the property of Sannugam Muftu and his brothers, and on the south by lane.

Fiscal's Office, Jaffna, May 28, 191	9	S. SABARA Deput	y Fiscal.
•	strict Court of		$\overline{\mathcal{O}}$
Veluppillai Marutappa	of Vannarpon	naiEast	Plainting
No. 13,034.	Vs.		P

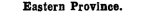
Kandappar Ramalingam of ditto Defendant.

NOTICE is hereby given that on Saturday, July 5, 1919, at 10 o'clock in the forenoon, will be sold by public auction at the spot the right, title, and interest of the said defendant in the following property for the recovery of Rs. 731.50, with interest on Rs. 700 at the rate of 12 per cent, per annum from August 12, 1918, until payment in full, and poundage and charges, viz. :-

In a piece of land situated at Vannarponnai East called Kallavarayanpulam and Mavady, containing or reputed to contain in extent 3 lachams varagu culture and 15 kulies, with house, portico, and $\frac{1}{2}$ share of the well standing on the northern boundary, cultivated and spontaneous plantations; bounded or reputed to be bounded on the east and south by road, north by the property of Periatamby Ramalingam, west by the property of Periatamby Ramalingam and Sithamparam wife of Sinnatamby.

Fiscal's Office, Jaffna, May 30, 1919.

S. SABARATNAM, Deputy Fiscal.



In the District of Batticaloa.

Kathiramatamby Udayar P. /H. Eliyatamby of Sittandy`Plaintiff. No. 4,672. Vs.

(1) Arumugam Muttupillai and wife (2) Kandumany

Sellatangam of Eraur Defendants. NOTICE is hereby given that on Saturday, June 28, 1919, commencing at 9 o'clock in the morning, will be sold by

public auction at the spot the right, title, and interest of the said defendant in the following properties, viz. :

The 3 shares forming into one block called Parama-1. nainarkoiladivalavu, bearing lot No. 30303, with the house, well, produce, and all other appurtenances contained thereon, situated at Eraur in Eraur pattu ; bounded on the north by the garden of the heirs of Kalicuddy, east by small lane and the garden of Meeralevvaipody, south by road,

- B'3

and west by the garden belonging to Suppan and others ; in extent from north to south on the eastern side 32 fathoms and $2\frac{1}{2}$ cubits, on the western side 44 fathoms, on the centre 54 fathoms and 21 cubits, and from east to west on the northern side 26 fathoms, on the southern side $46\frac{1}{2}$ fathoms. Valued at Rs. 3,000. 2. A garden called Roadadivalavu, situated at Aru-

mugattankudyiruppu aforesaid; bounded on the east by the garden of Kandumany, south by road, west by lane, and north by the garden of Katigasu; containing in extent 29 perches, with all produce, appurtenances. Valued at Rs. 100.

3. A garden called Koiladivalavu, with house, well, produce, and rights, and all other appurtenances contained thereon, situated at Eraur, in Eraur pattu; bounded on the north by road, east by garden of Canagasabey, south by lane, and west by the temple land of Veerapatiraswamy; in extent from north to south 23 fathoms, and from east to west on the northern side 15 fathoms, southern side 14 fathoms. Valued at Rs. 1,000.

Judgment Rs. 1,677.92, with interest on Rs. 1,516 at 9 per cent. pēr annum from July 4, 1918, till payment.

Fiscal's Office, S. O. CANAGABATNAM, Batticaloa, May 26, 1919. Deputy Fiscal.

In the District Court of Trincomalee. ų

Vs.

No. 707.

Maiyadinvawa Abdul Rahuman and another of Periyakiniyai Defendants.

NOTICE is hereby given that on Saturday, July 12, 1919, at 2 o'clock in the evening, will be sold by public auction at Kiniyai the right, title, and interest of the said defendants in the following property, viz. -:-

Out of a piece of paddy field called Surankallu, formed by lots 6.611, 6,612, 6,613, and 6,614 in preliminary plan 2,023, in extent 9 acres 1 rood and 24 perches, situated at Kiniyai in Tamblegam pattu, Trincomalee District, Eastern Province; a piece of paddy land on the western side, in extent 8 acres, and all appurtenances relating thereto; bounded on the east by the remaining piece of this field, the property of Sinnampillai Muhamatumeitin, on the west by the field of Muhamadukassen Ibrahim, on the north by the field of S. Nadarasapillai, and on the south by the field

of Umaru Lukkuman. This property has been seized subject to mortgage in favour of Rosaliya, wife of A. Santhiya, for Rs. 1,150; interest and principal amounting to Rs. 1,564.

Writ amount Rs. 457.40.

Deputy Fiscal's Office, M. SUBRAMANIAM, Trincomalee, May 30, 1919. Deputy Fiscal.

In the District Court of Trincomalee.

nappu Ponnusamy of No. 9 division, Trinco-No. 763. Vs.

Periyatamby Konamalai of No. 3 division, TrincomaleeDefendant.

NOTICE is hereby given that on the days, dates, places, and hours mentioned below will be sold by public auction the right, title, and interest of the said defendant in the following property, viz. :-

At town, on Friday, June 27, 1919, at 5 P.M.

(1) A piece of land containing in extent 1 rood and 2 40/100 perches, situated at division No. 2, Trincomalee, Trincomalee District, Eastern Province, with a house and well standing thereon, and all rights relating thereto; bounded on the north-east by the land of S. Kelly and others now belonging to S. Chelliah and others, on the south-east by road and by the land of the heirs of the late De Jong, on

the south-west by the land of S. Nallatamby and Krishnapillai, and on the north-west by the land of Vethavanam Ponniah.

At Tamblegam, on Saturday, June 28, 1919, at 2 P.M.

(2) A piece of land called Mullipotanai jungle, containing in extent 18 acres and 2 roods, situated at Tamblegam in Tamblegam pattu, Trincomalee District, Eastern Province; bounded on the north by land reserved for Perar and by land mentioned in T. P. 261,396, on the east and south reservation for road, and on the west by lot No. 94,474 described in preliminary plan 3,999 and land reserved for Perar.

On Saturday, June 28, 1919, at 3 P.M.

(3) A piece of land called Mullipotanai jungle, containing (5) A piece of land caned manpotanin junger, strated at in extent 17 acres 3 roods and 16 perches, situated at Tamblegam in Tamblegam pattu, Trincomalee District, Eastern Province; bounded on the north and east by Crown lands, on the south by lot No. 94,473 described in preliminary plan 3,999, and on the west by land reserved for road.

On Saturday; June 28, 1919, at 4 P.M.

(4) A piece of land called Mullipotanai jungle, being lot No. 94,474 mentioned in preliminary plan 3,999, containing in extent 3 acres 2 roods and 15 perches, situated at Tamblegam in Tamblegam pattu, Trincomalee District, Eastern Province ; bounded on the north and east by defendant's lands, on the west by Perar, and on the south by land reserved along Perar.

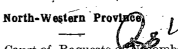
On Saturday, June 28, 1919, at 5 P.M.

(5) A piece of land called Mullipotanai jungle, being lot No.3,999, containing in extent 7 acres 3 roods and 25 perches. situated at Tamblegam in Tamblegam pattu, Trincomalee District, Eastern Province; bounded on the north by land described in T. P. 261,439, on the east by Crown land, on the south by land described in T. P. 262,008, and on the west by land reserved for road.

N.B.-The above properties are said by the judgmentcreditor to be subject to mortgage.

Writ amount Rs. 530.50.

Deputy Fiscal's Office, Trincomalee, May 28, 1919. M. SUBRAMANIAM, Deputy Fiscal.



Vs.

In the Court of Requests of

Mallawa Arachchige Cornelis Perela Appuhamy of Katuwellegama in Dunagaha pattu of the Alutkuru korale Plaintiff.

No. 27,197.

Keena Eena Ibrahim Saibo of Mutugala in Dambadeni Udukaha korale west Defendant.

NOTICE is hereby given that on Saturday, June 28, 1919, at 1 o'clock in the afternoon, will be sold by public auction at the premises the right, title, and interest of the said defendant in the following property, viz. :-

An undivided 7/12 share of Siyambalagahamulawatta of about 5 lahas of kurakkan sowing extent or 9 acres 1 rood and 23 perches, situate at Mutugala ; and bounded on the north by Beliroda, on the east by enderu fence, on the south by the Negombo road, and on the west by the garden of Appu Singho; and with everything thereon.

Amount to be levied Rs. 240.50 with interest on Rs. 150 at the rate of 25 per cent. per annum from November 14, 1918, till March 7, 1919, and thereafter at 9 per cent. per annum on the aggregate amount of the decree till payment.

Fiscal's Office, Kurunegala, June 2, 1919.

S. D. SAMARASINHA, Deputy Fiscal.

North-Central Province.

In the District Court of Jaffna.

Suppiah Ramalingam of Vannarponnai East....Plaintiff.

No. 13,102. Vs.

NOTICE is hereby given that on Saturday, June 28, 1919, at 10 o'clock in the forenoon, will be sold by public auction at the spot the right, title, and interest of the said defendants in the following property for recovery of Rs. 1,185, with interest on Rs. 1,009, at the rate of 12 per cent. per annum from September 9, 1918, until payment in full, and costs of suit Rs. 119, viz. :--

The land in possession of the defendants and belonging to them by right of purchase, containing in extent 1 rood and 11½ perches, situated at the Anuradhapura town, in Nuwaragam korale in Nuwargam paleta of the district of Nuwarakalawiya, with stone-built houses and appurtenances; and bounded on the east and south by high road, on the north by Crown land, and on the west by land belonging to the heirs of the late W. M. Ranhamy Banda. The said piece of land is subject to a mortgage for Rs. 3,000, and interest at 12 per cent. per annum as per deed No. 795 dated February 24, 1917, and attested by S. Katheresu, Notary Public.

Fiscal's Office, Anuradhapura, May 29, 1919.

May 20, 1919.

GODWIN DE LIVERA, Deputy-Fiscal.

NOTICES IN TESTAMENTARY ACTIONS.

Testamentary /In the Matter of the Intestate Estate

Festamentary Anthe Mitter of the Intestate Estate of the Jurisdiction lite Sangapala Aratchige Don Selestinu No. 6,704. de Migel Dissanayeke of Henaratgoda, deceased.

Kasturi Aratchige Dona Isabella of Wataddera, in the Meda pattu of Siyane korale.....Petitioner.

And

 Sangapala Aratchige Don Pinian Dissanayeké, (2)
 Sangapala Aratchige Dona Cicilia Dissanayeke, (3)
 Sangapala Aratchige Lily Elizabeth Dissanayeke, (4)
 Sangapala Aratchige Don Joseph Dissanayeke, all of Wataddera aforesaid, (5) Sangapala Aratchige Don

Girigoris Dissanayeke of Henaratgoda, in the Meda

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 June 19, 1919, show sufficient cause to the satisfaction of this court to the contrary.

W. WADSWORTH, May 15, 1919. Additional District Judge. of Colombo he District Cou Test the Matter of the Intestate Estate of the Vithanapathirage Pavilis Perera of Jurisdiction. Welgama, in the Gangaboda pattu of No. 6,706. Siyane korale, deceased. Malavipatirennehelage Peris Appuhamy of Dompe, in the Ĝangaboda pattu of Siyane korale Petitioner. And (1) Danansuriaratchige Dona Manchy Nona Hamine of Welgama, (2) Vithanapathirage Soida Perera Ha-mine, wife of (3) Kariapperuma Atukoralage Don

mine, wife of (3) Kariapperuma Atukoralage Don Aron Appuhamy of Gonawala in the Adikari pattu of Siyane korale, (4) Vithanapathirage Carlina Perera Hamine of Dompe aforesaid Respondents.

THIS matter coming on for disposal before William Wadsworth, Esq., Additional District Judge of Colombo, on May 20, 1919, in the presence of Mr. H. A. Abeyewardene, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated May 9, 1919, having been read:

It is ordered that the petitioner be and he is hereby declared entitled, as a creditor of the above named deceased, to have letters of administration to his estate issued to him, unless the respondents above named or any other person or persons interested shall, on or before June 12, 1919, show sufficient cause to the satisfaction of this court to the contrary.

W. WADSWORTH, Additional District Judge.

In the District Court of Colombo. Order Nisi.

TestamentaryIn the Matter of the Intestate Estate of the
Jurisdiction.No. 6,707.Iate Henry Thomas Frederick Wittebron
of Stormy Cliff, Kotagala, decreased
Mount LaviniaGrace Evelyne Wittebron of Mount LaviniaThildren

And

 Eva Mabel Wittebron, (2) Henry Edward Wittebron,
 (3) Francis Herbert Wittebron, (4) Donald Nelson Wittebron, (5) Dulie Mildred Wittebron, (6) Helen Violet-Wittebron, (7) Reginald Vere Wittebron, all of Mount Lavinia, (8) Walter Wilfred Wittebron of Kandy......Respondents.

THIS matter coming on for disposal before William Wadsworth, Esq., Additional District Judge of Colombo, on May 20, 1919, in the presence of Mr. H.-A. Abeyewardene, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated February 3, 1949, 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 June 12, 1919, show sufficient cause to the satisfaction of this court to the contrary.

W. WADSWORTH, Additional District Judge. May 20, 1919. In the District Court of Colombo, Order Nisi. In the Matter of the Intestate Estate of the Testamentary late Mary Antoniette Munieram of Jam-Jurisdiction. No. 6,712. pettah street in Colombo, deceased Stanislaus Joseph Munieram of Dehiwala.....Pe And /street. Austin Caspar Munieram of Jampettah Colombo Respondent. THIS matter coming on for disposal before William Wadsworth, Esq., District Judge of Colombo, on May 28, 1919, in the presence of Mr. P. M. Aloysius Corea, Proctor, on the part of the petitioner above named; and the affidavit

of the said petitioner dated May 28, 1919, having been read : It is ordered that the petitioner be and he is hereby declared entitled, as the son of the above-named deceased, to have letters of administration to her estate issued to him, unless the respondent above named or any other person or persons interested shall, on or before June 12, 1919, show sufficient cause to the satisfaction of this court to the contrary.

May 28, 1919.

W. WADSWORTH, District Judge. Colombo Petitioner. And · 1.8

Patapili Halu Suwaris Henry of Dhoby's lane, Pettah,

Colombo Respondent THIS matter coming on for disposal before William Wadsworth, Esq., Additional District Judge of Colombo, on May 27, 1919, in the presence of Mr. Timothy de Silva, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated May 19, 1919, having been read.

It, is ordered that the petitioner be and he is hereby declared entitled, as the father of the above named deceased, to have letters of administration to her estate issued to him, unless the respondent above named or any other person or persons interested shall, on or before June 19, 1919, show sufficient cause to the satisfaction of this court to the contrary.

In the District Court of Colombo.

W. WADSOWRTH, May 27, 1919.

Additional District Judge.

Order Nisi. In the Matter of the Last Will and Testament of James Westland Mortimer, late

of Pindenioya estate, Kegalla, deceased. NÒ. 6.719. Mary Ann Mortimer of St. James, Kandy..... Petitioner.

THIS matter coming on for disposal before William Wadsworth, Esq., Additional District Judge of Colombo, on May 31, 1919, in the presence of Mr. O. Tonks, Proctor, on the part of the petitioner above named; and the affidavit (1) of the said petitioner dated $M_{\rm Hy}$ 29, 1919, and (2) of the attesting notary dated May 12, 1919, having been read:

It is ordered that the last will of the late James Westland Mortimer of Pindenioya estate, Kegalla, deceased, of which the original has been produced and is now deposited in this court, be and the same is hereby declared proved ; and it is further declared that the petitioner is the executrix named in the said will, and that she is entitled to have probate thereof issued to her accordingly, unless any person or persons interested shall, on or before June 12, 1919, show sufficient cause to the satisfaction of this court to the contrary.

W. WADSWORTH, May 31, 1919. Additional District Judge. Ъ e pistrict Court of Kalutara. K Order Nisi declaring Will proved.

Testamoniary Jurisdiction. No. 1,226.

Testamentary Junisciption.

In the Matter of the Estate of the late Dona Agida de Silva nee Katugaha of Bandaragama, deceased.

THIS matter coming on for disposal before Allan Beven, Esq., District Judge of Kalutara, on May 9, 1919, in the presence of Mr. M. H. Jayatileke, Proctor, on the part of the petitioner Palleyge Don Nicholas Christopher de Silva of Bandaragama; and the affidavit of the said petitioner dated April 30, 1919, having been read:

It is ordered that the petitioner be and he is hereby declared entitled, as husband of above-named deceased, to have letters of administration to her estate issued to him, unless the respondents—(1) Palleyge Don Usherphin Norbert de Silva, (2) ditto Dona Dottie Venetia de Silva, (3) ditto Dona Daisy Matilda de Silva, (4) Katugahage Nicholas Appuhamy, all of Weraluppe, in Ratnapura District—or any other person or persons interested shall, on or before June 12, 1919, show sufficient cause to the satisfaction of this court to the contrary.

May 9, 1919.

ALLAN BEVEN. District Judge.

Voona Ravanna Narayanen Chetty of Negombo, of any other person or persons interested shall, on or before June 12, 1919, show sufficient cause to the satisfaction of this

J. E. DE ZØYZA,

Acting District Judge.

May 13, 1919.

court to the contrary.

having been read :

In the District Court of Negombó. Order Nisi. rK

Nattarasancottai, in India, by his attorney Muna Runa

It is ordered that the petitioner be and he is hereby

declared entitled, as attorney of the said Subbramanian Chetty, who is the son and sole heir of the said deceased, to

administer the estate of the deceased above named, and that letters of administration do issue to him accordingly,

unless the respondent, Valliamma Achchi of Nattarasan-

cottai, in India, widow of the late Kana Nana Ravanna

Mana Kana Nana Muttiah Chetty, by her attorney Sena

Una Pana Lana Muna Runa Saminaden Pulle of Negombo;

and the affidavit of the said petitioner dated May 6, 1919,

Jurisdiction. No. 1,784.

Testamentary In the Matter of the Estare and Affects of Imiyakankanamalage Sardiel Appu-hamy of Velangana, in Ounagaha pattuwa of the Alutkuru korale, deceased

THIS matter coming on for disposal before J. E. de Zoysa, Esq., Acting District Judge of Negombo, on May 19, 1919, in the presence of Mr. Sandartinga, Hroctor, on the part of the petitioner Imiyakankanamalage Charles Appuhamy of Velangana; and the affidavit of the petitioner dated May 6, 1919, having been read :

It is ordered that the petitioner be and he is hereby declared entitled, as the eldest son of the deceased and one of the heirs to the estate, to administer the estate of the said deceased, and that letters of administration do issue to him accordingly, unless the respondents-(1) Samaratunga Randunu Appuhamillage Podinona Hamine, (2) Imiya-kankanamalage Asohamy, assisted by her husband (3) Samarakonrallage Don Peter Samarakon Appuhamy, both of Erabodda, in Yatigaha pattu of the Hapitigam korale, (4) Imiyakankanamalage Samaneris Appuhamy, (5) ditto Mendis Appuhamy, (6) ditto Carolis Appuhamy, (7) ditto Emanis Appuhamy, all of Velangana—shall, on or before June 17, 1919, show sufficient cause to the satisfaction of this court to the contrary.

It is further ordered that the 1st respondent be appointed guardian ad litem over the said 6th and 7th minor respondents for the purpose of this action:

May 19, 1919.

J. E. DE ZOYSA, Acting District Judge.

In the District Court of Kandy

Testamentary In the Matter of the Estate and Effects of Ahangama Vithanago Hyphis Appu-hamy of Urugala, deceased Jurisdiction. No. 3,529.

THIS matter coming on for disposal before Felly Reginald Dias, Esq., District Judge of Kandy, on February 25, 1919, in the presence of Mr. Wilfred A. de Spa, Pretor, on the part of the petitioner Ahangama Vithenage Punchi Appu-hamy of Urugala; and the affidavit of the petitioner dated January 31, 1919, and his petition having hear road January 31, 1919, and his petition having been read : -

It is ordered that the said petitioner Ahangama Vithanage Punchi Appuhamy, as the eldest son of the deceased above named, be and he is hereby declared entitled to letters of administration to the said deceased's estate, unless the respondents-(1) Ahangama Vithanage James Appuhamy, (2) Ahangama Vithanage David Singho, both of Urugalashall, on or before March 27, 1919, show sufficient cause to the satisfaction of this court to the contrary.

> FELIX R. DIAS, District Judge.

The showing cause is extended for June 12, 1919.

February 25, 1919.

1919.

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FELIX R. DIAS, District Judge.

In the District Court of Kandy.

Frder Nisi declaring Will proved, &c.

PestamentaryIntheMatteroftheEstateoftheJurisdiction.latePahaladelgahagodagederaPunchie,No. 3,551.deceased, ofKendagolle.

THIS matter coming on for disposal before Felix Reginald Dias, Esq., District Judge of Kandy, on May 12, 1919, in the presence of Messrs. Liesching & Lee, Proctors, on the part of the petitioner Kendagolle Mahaduregedera Howkenda of Batugoda; and the affidavit of the said petitioner Kendagolle Mahaduregedera Howkenda dated May 8, 1919, having been read:

It is ordered that the said petitioner Kendagolle Mahaduregedera Howkenda, as the eldest son of the deceased above named, Pahaladelgahagodagedera Punchie, be and the same is hereby declared entitled to letters of administration to her estate, unless the respondents—(1) Kendagolle Mahaduregedera Sundera, (2) Kendagolle Mahaduregedera Peruma, (3) Kendagolle Mahaduregedera 'Pasindu,' (4) Bowathdeniya Pihiliangegedera Menika, (5) Bowathedeniya Pihiliangegedera Sundera, (6) Bowathedeniya Pihiliange gedera Sayalu—or any persons interested shall, on or before June 19, 1949, show sufficient cause to the satisfaction of this court to the contrary.

FELIX R. DIAS, May 12, 1919. District Judge. the District Court of Kandy. Order Misi. In the Marter of the Estate of the late Kithsirimewan Rajaguru Nawaratne Testamentary Jurisdiction. Bendaralage No. 3,557 Diyakelinawalawalauwe Medduma Banda, deceased, of Urapola. THIS matter coming on for disposal before Felix Reginald Dias, Esq., District Judge, Kandy, on May 23, 1919, in the presence of Mr. J. D. Jonklaas, Proctor, on the part of the petitioner Diyakelinawalawalauwe Tikiri Banda of Urapola; and the affidavit of the said petitioner dated May 22, 1919, having been read: It is ordered that the said petitioner Diyakelinawalawalauwe Tjkiri Banda, as son of the deceased above named Kitksirimewan Rajaguru Nawaratne Bandaralage Diyakeiinawalawalauwe Medduma Banda, be and he is herey declared shtitled to letters of administration to the said deceased's/estate, unless the respondents (1) Angammanawalauwe Loku Kumarihamy, (2) Diyakelinawalawalauwe Tikiri Kumarihamy, and (3) Diyakelinawalawalauwe Medduma Kumarihamy, or any person or persons interested shall, on or before June 26, 1919, show sufficient cause to the satisfaction of this court to the contrary. FELIX R. DIAS, May 23, 1919. District Judge. In the District Court of Galle. Ŀ Orler Nisi.

Restamentary Jurisdiction. No. 5,029.

Ruwanpura Podihamy of Wellaboda in WelitaraPetitioner.

 Garumuni Disilies Silva, (2) ditto Dubilies Nona, (3)
 Handunnetti Charles Silva, (4) Garumuni Thedies Nona, (5) ditto Seeman Nona, (6) ditto Menikhamy, all of Wellaboda in Welitara Respondents.

THIS matter coming on for disposal before L. W. C. Schrader, Esq., District Judge of Galle, on March 20, 1919, in the presence of Mr. Wilfred de Zoysa, Proctor, on the part

of the petitioner Ruwanpura Podihamy; and the affidavit of the petitioner dated February 26, 1919, having been read:

It is ordered that the 1st respondent be appointed guardian *ad litem* over the 4th, 5th, and 6th minor respondents, unless the respondents or any others interested shall, on or before May 8, 1919, show sufficient cause to the satisfaction of this court to the contrary.

It is further declared that the said petitioner Ruwanpura Podihamy is, as widow of the deceased, entitled to administer his estate, and that she is entitled to have letters of administration issued to her accordingly, unless the respondents above named or any others interested shall, on or before May 8, 1919, show sufficient cause to the satisfaction of this court to the contrary.

L. W. C. SCHRADER, March 20, 1919. District Judge. Time for showing cause is extended to June 12, 1919.

L. W. C. SCHRADER, District Judge.

In the District Court of Matara. Order Nisi.

Testamentary In the Matter of the Estate of the late Jurisdiction. Dickwelle Vidanage Dorolis Joken de No. 2,518. Silva, deceased, of Madiha.

THIS matter coming on for disposal before J. C. We Rock, Esq., District Judge of Matara, on February 26, 1919, in the presence of Mr. G. Weeratunga, Proctor, on the part of the petitioner Leela Dhammalia Gunasekera of Madiha; and the affidavit of the said petitioner dated January 10, 1919, having been read: It is ordered that the petitioner, as widow of the deceased above named, is entitled to have letters of administration issued to her accordingly, unless respondents, viz., (1) Sarlencia Dias Dheerasekara of Madiha, (2) Dickwelle Vidanage Gunawansa de Silva; (3) ditto Damsirina de Silva, (4) ditto Chandrassela de Silva; (5) ditto Sriawathie de Silva, all of Madiha, shall, on or before June 28, 1919, show sufficient cause to the satisfaction of this court to the contrary.

this court to the contrary. It is further ordered that the said 1st respondent be appointed guardian *ad litem* over the minors 2nd to .5th respondents, unless the said respondents shall, on or before June 28, 1919, show sufficient cause to the satisfaction of this court to the contrary.

J. C. W. ROCK, February 26, 1919. District Judge. In the District Court of Matara. Order Absolute declaring Will proved. In the Matter of the Last Will and Testa Testamentary Jurisdiction. ment of Don Petrus Dewendre Mohan dram, deceased, of Pallimulle No. 2.526. ${f THIS}\,{f matter}\,{f coming}\,{f on}\,{f for}\,{f disposal}\,{f before}\,{f J}.$ Esq., District Judge, Matara, on May 13, 19, in the presence of Messrs. Keuneman on the part of the petitioner Henry Alfred Edward Dewendre of Pallimulla; and the affidavit of the said petitioner and that of the attesting notary and witnesses dated March 26, 1919, having been read: It is ordered that the will of Don Petrus Dewendre Mohandram, deceased, dated February 22, 1919, be and the same is hereby declared proved. It is further declared that the said Henry Alfred Edward Dewendre is the executor named in the said will, and that he is entitled to have probate of the same issued to him accordingly. J. C. W. Rock, District Judge May 13, 1919. In the District Court of Matara. 10 Order Nisi declaring Will proved. In the Matter of the Estate of the lat Testamentary Jurisdiction. Odiris de Silva Abeyasuriya Gunase No. 2,530. deceased, of Makandura. THIS matter coming on for disposal before J. C. W. Rock Esq., District Judge, Matara, on April 7, 1919, in the presence of Mr. W. Balasuriya, Proctor, on the part of the

petitioner Charlotte Perera Abeygoonaratna of Makandura;

PART II CEYLON	GOVERNMENT	GAZETTE - JUNE 6	; 1919
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and the affidavit of the said petitioner dated January 28, 1919, having been read :

It is ordered that the said petitioner, as widow of the deceased above named, is entitled to have letters of administration issued to her, accordingly, unless the respondents, viz., (1) Adelina Abesuriya Gunasekara of Makandura, (2) Danstan Abesuriya Gunasekara of ditto, (3) Tyne Perera Abeygoonaratna Weerasekara of Gandara, shall, on or before May 21, 1919, show sufficient cause to the satisfaction of this court to the contrary.

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

J. C. W. ROCK, April 7, 1919. District Judge. Extended till June 16. 1919 Strict Court of Tangalla In Order Nisi. Testamentary In the Matter of the Estate of the late Jurisdiction. Weerasinghe, Charles Abesundera deceased, of Meddewatta, Matara. No.-714. THIS matter coming on for disposal before H. J. V. Ekanayake, Esq., District Judge of Tangalla, on June 2, 1919, in the presence of Mr. F. E. LaBrooy, Proctor, on the part of the petitioner Charles Hamilton Weerasinghe ; and the affidavit of the said petitioner dated May 28, 1919, having been read: It is ordered that letters or administration to the estate of the late Charles Abesunders Weerasinghe, deceased, be granted to the petitioner aforesaid, unless the respondents (1) David Lawrence Wirasinghe and (2) Lionel Frydrick Wirasinghe shall, on or before June 9, 1919, show sufficient cause to the contrary. H. J. V. EKANAYAKE, June 2, 1919. District Judge. the District Court of Jaffna. Tn Brder Nisi. the Matter of the Estate and Effects of stame Parupatippilla, wife of Kasinather Am-palavaner, late of Taiping in Federated Jurisdict on No. 3,854. Malay States, deceased. Visuvanather Kasinather of Karativu East .. Petitioner. Vs. (1) Valliyammai, widow of Kasinather, (2) Than-⁴gammah, daughter of Ampalavaner, (3) Ampala-

vaner Subramaniam, all of Karadivu East, (4) Kasinather Ampalavaner of Survey Office, Taiping, Federated Malay States, the 2nd and 3rd respondents are minors appearing by their guardian adlitem the lst respondent Respondents.

THIS matter of the petition of Visuvanather Kasinather of Karativu East, praying for letters of administration to the estate of the above named deceased Parupatippillai, wife of Kasinather Ambalavanar, coming on for disposal before Hon. Sir Ampalavaner Kanagasabai, District Judge, Jaffna, on April 10, 1919, in the presence of Mr. T. Arumainayagam, Proctor, on the part of the petitioner; and the affidavit of the petitioner dated February 17, 1919, having been read : It is declared that the petitioner is the fatherin-law of the said intestate, and is entitled to have letters of administration to the estate of the said intestate issued to him, unless the respondents or any other person shall, on or before May 22, 1919, show sufficient cause to the satisfaction of this court to the contrary.

A. KANAGASABAI, May 3, 1919. District Judge.

This Order Nisi is extended for June 12, 1919.

In the District Court of Order Nisi. state of the late Testamentary In the Matter of the Chellamuttu, wife of Kandiah Jurisdiction. ર્ભ No.` 3,870. veddi, deceased. Ponnampålam Kandiah of Araly North Petitioner. Vŝ. (1) Kasippillai Kartikesu of Alaredai, (2) Ratnam, daughter of Kandiah of ditto (3) Kandiah Manik-kam of ditto, (4) Kandiah Thewanayagam of ditto, (5) Kandiah Sangarapillai of ditto, and (6) Somam, daughter of Kandiah of ditto, the 2nd, 3rd, 4th, 5th, and 6th respondents are minors by their guardian ad litem the 1st respondent Respondents. THIS matter of the petition of Ponnampalam Kandiah of Araly North, praying for letter of administration to the estate of the above named deceased Chellamuttu, wife of Kandiah of Alaveddi, coming on for disposal before Hon. Sir A. Kanagasabai, District Judge, on May 7, 1919, in the presence of Mr. R. R. Nalliah, Proctor, on the part of the petitioner; and the affidavit of the petitioner dated March 11, 1919, 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 respondent or any other person shall, on or before May 27, 1919, show sufficient cause to the satisfaction of this court to the contrary. A. KANAGASABAI, May 8, 1919. District Judge. The above Order Nisi is extended to June 12, 1919. C. RASANAYAGAM, Secretary. In the District Court of Jaffina Order-Nisi. Testamentary In the Matter of the Intestage Estage of the late Canapatippillai Kayilayanathan of Jurisdiction. Anaikkoddai, deceased. No. 3,896. Visalatchiamma, widow of Kayilayanathan, of Anaiki Petitioner. koddai 1. 2. Vs. (1) Arumugam Kanapatippillai Ayer of Anaikkoddai, (2) Kayilayanathan Panchadeharam of ditto, a minor appearing by his guardian ad litem the 1st respondent Respondents. THIS matter of the petition of Visalatchianma, widow of Kayilayanathan, of Anaikkoddai, praying for letters of administration to the estate of the above-named deceased Canapatippillai Kayilayanathan, coming on for disposal before Hon. Sir A. Kanagasabai, District Judge, on May 19, 1919, in the presence of Mr. E. Murugesampillai, Proctor, on the part of the petitioner; and the affidavit of the petitioner dated April 1, 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 June 10, 1919, show sufficient cause to the satisfaction of this court to the contrary. A. KÁNAGASABAI, May 21, 1919. District Judge. In the District Court of Jaffma Order Nisi. Testamentary Jurisdiction. No. 3,931. In the Matter of the Estate of the late Chinnatangam, widow of Hyampar Aiya-thurai, of Araly East, deceased. John Mailvaganam Somasundram, presentiy on Ham-Petitioner. bantota (Vs.

Pakkiyam, wife of Somasundram presently of Ham-bantota...... Respondent. THIS matter of the petition of John Mailvaganam Somasundram, the above-named petitioner, praying for letters

of administration to the estate of the above-named deceased

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in the presence of Mr. S. Mudlr. Anantham, Proctor, on Chinnatangam, widow of Thampar Aiyathurai, coming on for disposal before Hon. Sir Ambalavanar Kanagasabai, the part of the petitioner; and the affidavit of the petitioner District Judge, on May 9, /1919, in the presence of Mr. M. Vythialingam, Proctor, on the part of the petitioner; and dated May 26, 1919, having been read : It is ordered that the petitioner be declared as sole heir entitled to have letters the affidavit of the petitioner dated April 28, 1919, having of administration to the estate of the above-named deceased issued to him, and that the same be issued, unless any person been read : It is declared that the petitioner is the lawful or persons interested shall, on or before June 18, 1919, son-in-law of the said intestate, and is entitled to have letters of administration to the estate of the said-intestate show sufficient cause to the satisfaction of this court to the issued to him, unless the respondent or any other person contrary. shall, on or before June 12, 1919, show sufficient cause to B. G. DE GLANVILLE, the satisfaction of this court to the contrary. May 27, 1919. District Judge. A. KANAGASABAI, In the District Court of Kurunegala. District Judge. May 9, 1919. Order Nisi. N Testamentary In the Matter of the Intestate Estate and In the District Court of Jaffna. Order Nisi. Jurisdiction. Effects of the late Navaratma Arachige In the Matter of the Estate of the late Don Alvino alias Alwis Perera Appu hamy of Kurunegala, dec psed No. 1,696. stamentary pillai, daughter of Sekanathar Jurisdiction. William Alexander Perera of Kurunegala Pertimer. West, deceased. No. 3.934.4 Hujol And ekanthan of Puloly West Petitioner Subramaniar Navaratna Aratchige Dona Ana Maria Perera Hamine Vs. of Kurunegala Respondent. (1) Sivakamippillai, wife of Vatekanthar of Puloly West, THIS matter coming on for disposal before G. W. Wood-(2) Sithamparapillai Kanapathipillai and wife, (3) house, Esq., District Judge of Kurunegala, on May 21, 1919, Parupathipillai of ditto, (4) Sekanathar Kanthiah of ditto, presently of Dambawinne estate, Mirigama, in the presence of Mr. E. Joseph, Proctor, on the part of the petitioner above named ; and the affidavit of the said Negombo Respondents. petitioner dated May 21, 1919, having been read : THIS matter of the petition of the above-named peti-It is ordered that the said petitioner be and he is hereby tioner, praying for letters of administration to the estate of declared entitled, as the brother-in-law of the deceased .the late Ledchumippillai, daughter of Sekanathar, coming above named, to administer the estate of the said deceased, on for disposal before Hon. Sir Ambalavanar Kanagasabai, and that letters of administration do issue to him accordingly, District Judge, on May 13, 1919, in the presence of Mr. unless the respondents above named or any other K. Subramaniam, Proctor, on the part of the petitioner; person or persons interested shall, on or before June 27, and on reading the petition and affidavit of the petitioner, it is ordered that the petitioner be and he is hereby declared 1919, show sufficient cause to the satisfaction of this court to the contrary. entitled to administer the estate of the said deceased, and that letters of administration do issue to him accordingly, G. W. WOODHOUSE, unless the respondents above-named or any other person May 21, 1919. District Judge. shall, on or beføre June 17, 1919, show sufficient cause to In the District Court of Chilaw. the satisfaction of this court to the contrary. A. KANAGASABAI. Order Absolute. In the Matter of the Last Will and Testa District Judge. May 27, 1919 Testamentary ment of Mahatotage Marianu Fernando, Jurisdiction. Court of Jaffna. P District late of Waikkal. No. 1.242. MsiPelifone Indurage Samiel Fernando of Waikkal... Q Testanhatary - THIS matter-coming on for disposal before N.J. Martin, Esq., District Judge of Chilaw, on May 1919, in the presence of Messrs. Corea & Anderson on the part of the petitioner; and the affidavits of the petitioner and Warnathe matter of the Estate of the late footatamby Coomarasamy alias Soosai. Jurisdiction. piliai of Vannarponnai East, deceased. No. 3,952. Neekilapillai Muttiah of Karaiur Petitioner. kulasuriya Charles Tissera of Wajkkal, Sakkrawarthige Elarian Fernando of Waikkal, Uswatta Lianage Santjago (1) Vaitilingam Mootatamby and wife (2) Ponnu of Perera of Waikkal, Warnakulasuriya Pentalian Tissera of Vannarponnai East, (3) Chellammah, widow of Moota-Tambarawila, and Mahatotage Julian Fernando of Toputamby Coomarasamy of ditto Respondents. tota, witnesses to the last will and testament dated May 6, THIS matter of the petition of Neekilapillai Muttiah of 1919, and May 2, 1919, having been read: It is ordered Karaiur, praying for letters of administration to the estate that the said will of the late Mahatotage Marianu Fernando of the above-named deceased Mootatamby Coomaraswamy of Waikkal, deceased, dated February 13, 1919, the original alias Soosaipillai, coming on for disposal before Hon. Sir A. Kanagasabai, District Judge, on May 26, 1919, in the of which is now deposited in this court, be and the same is hereby declared proved, and that the said petitioner is the presence of Mr. Tambiah S. Cooke, Proctor, on the part of executrix named in the said will, and that she is entitled the petitioner; and the affidavit of the petitioner dated May 26, 1919, having been read: It is declared that the to have probate of the same issued to her accordingly, petitioner is the creditor of the said intestate, and is entitled N. J. MARTIN to have letters of administration to the estate of the said May 12, 1919. District Jud instestate issued to him, unless the respondent or any other person shall on or before June 12, 1919, show sufficient In the District Court of Chilaw. cause to the satisfaction of this court to the contrary. Testamentary 'In the Matter of the Intestate Est KANAGASABAI, Jurisdiction. the late Idippuli Mudiyanselage hamy of Thambagalla. May 26, 4919. District Judge. No. 1,243. Siriwardene Mudiyanselagé Hitihamy of Tham ic Court of Mannar. 16 the Dist galla..... . . Petiti Order Nisi. Vs. Testamentary he Matter of the estate of Seeniumma, In (1) Siriwardene Mudiyanselage Podi Nona of Thamba-Jurisdiction. widow of Muhaideenkappudayar, late of galla, (2) William Sinno of Ŭnagahapelessa in Kurune-No. 222. Erukkilampiddy, deceased. gale District, (3) Ukku Menika, (4) Alwis Appuhamy, Vappu Kachchumohamado of Erukkilampiddy..Petitioner. THIS matter coming on tor disposal before Nathaniel THIS matter coming on for disposal before B. G. de John Martin, Esq., District Judge of C. law, on May 20, Glanville, Esq., District Judge of Mannar, on May 27, 1919,

1919, in the presence of the petitioner; and the affidavit | person or persons interested shall, on or before May 7, 1919, dated May 7, 1919, having been read :

It is ordered that the 1st respondent be and she is he appointed guardian ad litem of the 2nd, 3rd, and 4th spondents for all purposes of this case; and it is fu hereby declared that the petitioner is entitled, as the fa in-law of the deceased, to administer his estate, and letters of administration do issue to him accordingly, u the respondents above-named σ any other person or per interested shall, on or before June 18, 1919, show suffic cause to the satisfaction of this court to the contrary.

N. J. MARTIN, District Judg May 20, 1919. Court of Anuradhapura. Order Nisi. ne Matter of the Intestate Estate of late Menikralage Kapuruhamy of Kor Jurisdiction. No. 253. galla, in Kalagam korale south, decea

Wannihamy Arachchilage Ukkuhamy of Korasagalla aforesaidPetitio

Vs.

Kapuruhamige Ukku Banda of Korasagalla aforesaid, a minor, by his guardian ad litem Wannihamy Arachchilage Kiri Banda of Korasagalla aforesaid. Respond

THIS matter coming on for disposal before L. L. Hun Esq., Additional District Judge of Anuradhapura, on N 22, 1919, in the presence of Mr. S. D. Krisnaratne, Proc on the part of the petitioner; and the affidavit of petitioner dated May 17, 1919, having been read : I ordered that the petitioner be and she is hereby decla entitled to have letters of administration to the estate of said deceased issued to her, as his widow, unless respondent above named or any other person or pers interested shall, on or before June 23, 1919, show suffici-cause to the satisfaction of this court to the contrary.

It is further ordered that the said Wannihamy Arache lage Kiri Banda be appointed guardian ad litem over t minor respondent above named, unless the said Wanniha Arachchilage Kiri Banda or any others interested she on or before Jane 23, 1919, show sufficient cause to t satisfaction of this court to the contrary.

L. L. HUNTER, Additional District Judge May 22, **Å** 919. In the District Court of Badulla. Wisi: Matter of the Intestate Estate stame ithanage Dona Selestina Hamine, la Jurisdiction of Hindagoda, in Badulla, deceased. No. B/578 Kankani Aratchige Marthenis Perera of Kokkagola estate, presently of Badulla Petition And (1) Kankani Aratchige Somawati, (2) ditto Chandrasekera, minors, by their guardian ad litem, (3) Telenis Silva of Hindagoda, in Badulla..... Respondent THIS matter coming on for disposal before J. R. Walter Esq., District Judge of Badulla, on March 28, 1919, in th presence of Mr. A. C. W. Samarakoon, Proctor, on the pa of the petitioner; after reading the affidavit of the sai petitioner dated March 27, 1919, and his petition date March 28, 1919, it is ordered that the 3rd respondent h and he is hereby appointed guardian ad litem over the li

and 2nd minor respondents, unless sufficient cause be show to the satisfaction of this court on or before May 7, 1919, to the contrary.

And it is hereby declared that the petitioner above named, as husband of the said deceased, is entitled to administer the estate of the said intestate, and that letters of administration of the said estate do issue to him accordingly, unless the respondents above named or any other

-	show sufficient cause to the satisfaction of this court to the
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	J. R. WALTERS,
son	Untriat Index
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-	J. R. WALTERS,
	May 28, 1919. District/Judge.
	· · · · · · · · · · · · · · · · · · ·
e.	In the District Court of Badulla.
	Order Nisi.
	Testamentary In the Matter of the Investate Estate of
	Jurisdiction. Galle Arachchige Serona Perera of Wedi
	No. B 579. gune, deceased.
the	Petikirige Allis Perera of Wedigune in Rilpola
asa-	palata
sed.	And M
	(1) Petikirige Tidiman Perera, (2) ditto Jane Perera,
ner.	(1) Petikirige Tidiman Perera, (2) ditto Jane Perera, (3) ditto Cornelis Perera, (4) ditto Benjamin Perera,
	and (5) ditto Wilson Perera, all of Wedigune, minors,
	by their guardian ad litem Petikirige Sarnelis Perera
	of Piliyandala in Salpiti korale in the District of
ent.	Colombo Respondents.
ter,	THIS matter coming on for disposal before J. R. Walters,
May	Esq., District Judge of Badulla, on March 28, 1919, in the
tor,	presence of Mr. Frederick Taldena, Proctor, on the part of
the	the petitioner Petikirige Allis Perera of Wedigune; and
t is	the affidavit of the petitioner dated March 28, 1919, having been read : It is ordered that Petikirige Sarnelis Perera is
red	appointed guardian ad litem over the above-named minor
the	respondents, unless cause be shown on June 11, 1919, to the
the	satisfaction of this court to the contrary.
ons ent	It is further declared that the petitioner Petikirige Allis
0410	Perera, as the husband of the above-named deceased, is
ehi⁻-	entitled to administer her estate, and that letters of adminis-
\mathbf{the}	tration do issue to him accordingly, unless the respondents
my	or any persons interested shall, on June 11, 1919, show sufficient cause to the satisfaction of this court to the
all,	contrary.
the	J. R. WALTERS,
	March 28, 1919. District Judge.
	In the District Court of Baguilla.
-	
-	Order Nisi.
	Testamentary In the Matter of the Last With and Testa- Invisition ment of Banugelle Saturation Invest
	Jurisdiction. ment of Ranugalle Samerakoon Jaya- No. 583. sekara Mudiyanselàge Kiri Bandara, late
_	of Ranugalla, deceased.
of	Ranugalle Samarakoon Jayasekera Mudiyankelage
te	Karuna Sundera Bandara, presently of Deputy angle
.	Walawwa in Bibile
	And
ər.	(1) Ranugalle Samarakoon Jayasekera Mudiyanselage
1	Pemananda Menike, (2) ditto Sajata Menike, both of
	Bibile Respondents.
. 1	THIS matter coming on for disposal before John Radley
ts.	Walters, Esq., District Judge, Badulla, on May 9, 1919, in
s,	the presence of Mr. Malcolm Potger, Proctor, on the part of
10	the petitioner; and the affidavit of Ranugalle Samarakoon
rt. i.a. k	Jayesekera Mudiyanselage Karuna Sundera Bandara dated
id 🕅	May 3, 1919, having been read : It is ordered that the will of the said Ranugalle Samara-
00	koon Jayasekera Mudiyanselage Kiri Bandara, deceased,
st	be and the same is hereby declared proved; and it is further
m	declared that the petitioner is the legatee named in the said

will, and he is entitled to letters of administration, unless the respondents above named or "any person or persons interested shall, on or before June 25, 1919, show? sufficient cause to the contrary, if any, to the satisfaction of this court.

Badulla, May 24, 1919.

J. R. WALTERS, District Judge.

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H. C. COTTLE, GOVERNMENT PRINTER, COLOMBO, CEYLON.