

Ceylon Gobernment Gazette

Published by Authority.

No. 7,026 - FRIDAY, JUNE 27, 1919.

Part II.—Legal.

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

	<i>'</i>	PAGE	1	PAGE		P	AG1
Draft Ordinances	`	. 551	Notices from District and	Minor	Notices in Testamentary Actions .		558
Passed Ordinances			Courts	· —	List of Jurors and Assessors .		
Notifications of Crimin	al Sessions o	f	Notices in Insolvency Cases	553	Supreme Court Registry Notices .		_
the Supreme Court	'	. —·	Notices of Fiscals' Sales	553	Council of Legal Education Notices	3	_
•					and the second s		

DRAFT ORDINANCES.

MINUTE.

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

An Ordinance to amend "The Registration of Business Names Ordinance, No. 6 of 1918."

Preamble.

WHEREAS it is expedient to amend "The Registration of Business Names Ordinance, No. 6 of 1918": 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 Registration of Business Names (Amendment Nc. 1) Ordinance, 1919," and shall come into operation on such date as the Governor may, by Proclamation in the "Government Gazette," appoint.

Amendment of section 8 of the principal Ordinance.

2 Immediately after section 8 of the principal Ordinance there shall be added the following provisos:

Provided that a Registrar to whom a statement is required to be furnished as aforesaid may, if he thinks fit, instead of instituting proceedings as aforesaid, accept from any such partner or person such sum of money as such Registrar may consider proper in composition of the offence committed by him.

Provided further that when such Registrar has accepted any such sum of money as aforesaid, proceedings under this section shall not be taken, or if already taken shall not be continued in respect of such offence, against the partner or person so compounding as aforesaid.

By His Excellency's command,

Colonial Secretary's Office, Colombo, June 10, 1919. Acting Colonial Secretary. Statement of Objects and Reasons.

The Registrar-General has pointed out that in several cases persons have offended against section 8 of Ordinance No. 6 of 1918 without deliberate intention, and that it would be well to give him power to accept compositions on the precedent of the proviso at the end of section 29 of Ordinance No. 1 of 1907. It seems expedient to give effect to this recommendation, and the object of this Bill is to make the necessary amendment in the law.

Attorney-General's Chambers, Colombo, June 5, 1919. H. C. GOLLAN, Attorney-General.

MINUTE.

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

An Ordinance to prevent Abuse of the Process of the Courts by the Institution of Vexatious Legal Proceedings.

Preamble

WHEREAS it is expedient to prevent abuse of the process of the courts by the institution of vexatious legal proceedings: 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.
Commencement.

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

Power of Supreme Court to prohibit institution of action without leave.

- 2 (1) It shall be lawful for the Attorney-General to apply to the Supreme Court or a Judge thereof for an order under this Ordinance, and if he satisfies such Court or Judge that any person has habitually and persistently instituted vexatious legal proceedings without any reasonable ground for instituting such proceedings in any court, and whether against the same person or against different persons, such Court or Judge may, after hearing such person or giving him an opportunity of being heard after assigning counsel in case such person is unable on account of poverty to retain counsel, order that no legal proceeding shall be instituted by that person in any court unless he obtains the leave of the Supreme Court or a Judge thereof, and satisfies the Court or Judge that such legal proceeding is not an abuse of the process of the Court, and there is primâ facie ground for such proceeding.
- (2) A copy of such order shall be published in the "Government Gazette,"

By His Excellency's command,

Colonial Secretary's Office, Colombo, June 13, 1919.

A. S. PAGDEN, Acting Colonial Secretary.

Statement of Objects and Reasons.

At present there is nothing to prevent a person commencing action after action against an unfortunate defendant, even though there is no cause of action against the latter.

2. The law of England was the same until the Vexatious Actions Act, 1896, was passed; and this Bill has been framed on the model of the Act.

Attorney-General's Chambers, Colombo, June 9, 1919. H. C. GOLLAN, Attorney-General.

NOTICES OF INSOLVENCY.

In the District Court of Colombo.

No. 2,888. In the matter of the insolvency of Sinna Thommalage Peter Fernando of Mount Lavinia.

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 July 29, 1919, for the grant of a certificate of conformity to the insolvent.

By order of court, A. E. PERERA, Colombo, June 21, 1919. for Secretary.

In the District Court of Colombo.

No. 2,956. In the matter of the insolvency of Neyna Katchi Mohideen, presently of the Hulftsdorp Jail, Colombo.

WHEREAS the above-named Neyna Katchi Mohideen has filed a declaration of insolvency, and a petition for the sequestration as insolvent of his own estate, under the Ordinance No. 7 of 1853, and it appears that he has been in actual custody within the walls of a prison for debt for more than 21 days: Notice is hereby given that the said court has adjudged him an insolvent accordingly, and that two public sittings of the court, to wit, on July 22, 1919, and August 5, 1919, will take place for the 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, A. E. PERERA, Colombo, June 21, 1919.

In the District Court of Colombo.

No. 2,931. In the matter of the insolvency of S. K. M. Mohamed Aboobacker of No. 10, Dickman's road, Havelock town, 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 July 29, 1919, for the grant of a certificate of conformity to the insolvent.

By order of court, A. E. Perera, Colombo, June 21, 1919. for Secretary.

In the District Court of Galle.

No. 446. In the matter of the insolvency of James Dahanayaka of Yakgaha.

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 July 21, 1919, to consider the granting of a certificate of conformity to the insolvent.

By order of court, Richard L. Perera,
Galle, June 18, 1919. Secretary.

NOTICES OF FISCALS' SALES.

Western Province.

In the District Court of Colombo.

(1) P. S. S. M. K. Cadiresan Chetty and another, both of Sea street, Colombo Plaintiffs.

No. 45,704. Vs.

Hewapedige Pelis Fernando of No. 66, Blomendhal road, Colombo Defendant.

NOTICE is hereby given that on Tuesday, July 22, 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. 4,750, with interest on Rs. 3,000 at the rate of 20 per cent. per annum from July 18, 1916, to December 15, 1916, and thereafter further interest on the aggregate amount at the rate of 9 per cent. per annum till payment in full, and costs of suit, viz.:—

All that piece of high ground called and known as Pelmadullaowita, situated at Kotahena within the Municipality and District of Colombo, in the Western Province; bounded on the north-east by the paddy field of J. A. de Saram, Mudaliyar, on the south-east by the raised passage, on the south-west by the other part of this lands the property of Isabella Cecilia Perera Lama Etani, and on the north-west by the garden of Daniel Dias; containing in extent 31 perches according to the figure of survey dated July 15, 1856, made by J. E. Perera, Surveyor, and registered, under the title A 22/46 and which said premises according to the town survey thereof V 9 for the year 1876, made by the Surveyor-General are bounded as follows; on the northeast by the property of John de Silva, Mudaliyar, south-east by a path, south-west by lot E 2, and on the north-west by the properties of BabaSinno Rendarale, Francisco Fernando, V. P. Perera, M. D. Perera, and Molligawatta Bastian Fernando; containing in extent 1 rood and 36 87/100 square perches. The said premises have since been re-surveyed by S. S. Ratnam, Licensed Surveyor, and are described in plan No. 31 of November 5, 1912, as follows:

An allotment of land bearing assessment No. 66 and 66B with the buildings thereon, situated at Blomendhal street

and Kotahena within the Municipality of Colombo, Western Province; bounded on the north-east by field belonging to Peter de Saram and Miss Nancy de Saram, south-east by field belonging to Paul Cassie Chetty and Jayatilleke, south-east by the Crown land, and north-west by Blomendhal street, property of Anthony Fernando, Crown lands, property of A. Henry Perera Attapattu Mudaliyar; containing in extent 2 roods and 12 50/100 perches.

Fiscal's Office, Colombo, June 24, 1919. W. DE LIVERA, Députy Fiscal, W. P.

In the District Court of Colombo.

No. 48,198. Vs.

NOTICE is hereby given that on Friday, August 1, 1919, will be sold by public auction at the respective premises the following property declared bound and executable under the decree entered in the above action for the recovery of the sum of Rs. 2,000, with interest thereon at the rate of 9 per cent. per annum from July 20, 1917, till payment in full, and costs of suit, viz. :—

At 2 P.M.

(1) An undivided $\frac{1}{6}$ share of the land called Pullikanatta, situated at Ahugammana, in the Adikari pattu of Siyane korale; and bounded on the north by land belonging to Sedris Perera and others, on the east by Danankance, on the south by the ditch of Pullikanatta alias Thunandahena, and on the west by the ditch of a portion of this land belonging to Elias Perera, Police Vidane; containing in extent 16 acres 2 roods and $6\frac{1}{2}$ perches.

B 2

At 2.30 P.M.

(2) An undivided is share of the land called Pullikanatta alias Thunandahena, situated at Ahugammana aforesaid; and bounded on the north by the land Pullikanatta, on the east by Danankande and land belonging to Mohamado-Lebbe, Registrar, Samsudeen Lebbe, on the south by Mohottigekumbura, and on the west by land belonging to Suwaris Appoo and others; containing in extent about 18 acres.

Fiscal's Office, Colombo, June 24, 1919. W. DE LIVERA, Deputy Fiscal, W. P.

In the District Court of Colombo.

Mahadeva of Mattakkuliya, in Colombo...... Plaintiff.

No. 51,449. Vs.

NOTICE is hereby given that on Wednesday, July 23, 1919, will be sold by public auction at the respective premises the life-interest of the said first defendant in the following property for the recovery of the sum of Rs. 2,218 ·25 with interest thereon at 9 per cent. per annum from October 14, 1918, till payment in full, and costs of suit; costs awarded, bill not taxed, viz.:—

At 1.45 P.M.

(1) An undivided \(\frac{1}{3} \) share of the following properties, to wit:—All that house and ground bearing assessment No. 93, situated at Chekku street, at Chetties' quarters, within the Municipality and District of Colombo, Western Province, formerly bearing assessment No. 91 and now No. 92; bounded or reputed to be bounded on the north by the house of Janchy Pulle, now belonging to Stores Paigi Pulle and bearing assessment No. 92, east by a water passage, now by the house belonging to S. Meyloo Pulle and bearing assessment No. 13, Anaival street, south by the house of Fransisco Maykamporamadoe Teagappa, now belonging to S. Meyloo Pulle and bearing assessment No. 94, and on the west Chekku street; containing in extent or reputed to contain in extent 12 80/100 square perches more or less.

At 2. 15 P.M.

(2) All that house and ground situated and lying in the Brassfounder street, presently bearing assessment No. 18, within the Municipality of Colombo aforesaid; bounded on the north by the house of Bastian Rodrigo Vidane, east by Brassfounder street, south by the house of Philipoe Wiswanadan, now the property of Simon Appu, and on the west by the house of Christoboe Mathes Pulle; containing in extent 8 square perches more or less.

At 2.45 P.M.

(3) An undivided one-half part or share of three-fourths of all that house and ground bearing assessment No. 13, situated at Brassfounder street aforesaid; bounded on the north by the house of I. Ondatjie, east by the street, south by the house of Welaidan Modaliar, and on the west by the ground of Muttu Chetty; containing in extent 5 28/100 square perches.

At 3.15 P.M.

(4) All that allotment of land with the buildings standing thereon bearing assessment No. 22, situated along Bressfounder street aforesaid; bounded on the north by premises bearing assessment No. 23, east by Brassfounder street, south by premises bearing assessment No. 21, and on the west by premises bearing assessment No. 71; containing in extent 6 88/100 square perches.

At 3.45 P.M.

.(5) All that house and ground situate on the south-east side of Brassfounder street aforesaid; bounded on the north by the house and ground of Anga Moonatchy, now bearing assessment No. 40, south-east by the garden of the late Mootookrishna Modeliar, now the property of Anthony Miguel Fernando, son of Pasqual Fernando, south-west by the house and ground of the late Mootookrishna Modeliar, now the property of the said Anthony Miguel Fernando, and on the north-west by Brassfounder street; containing in extent 8\frac{2}{3} square perches.

At 4.15 P.M.

(6) All that allotment of land with the buildings standing thereon bearing assessment No. 114, situated at Sea street, within the Municipality of Colombo aforesaid; bounded on the north by the property of Tampoe Chetty Muttu Teverayan Chetty, now belonging to the estate of the late Sivalal Romlal Maharajah, bearing assessment No. 115, on the east by Sea street, on the south by the property of Naindy Pariary, cnow of Wappoo Marikar, bearing assessment No. 113, and on the west by Seabeach road; containing in extent 6 43/100 square perches.

At 4.45 P.M.

(7) The house and premises bearing assessment No. 23, situated at Brassfounder street aforesaid; bounded on the north by the west of Peter Vediarain, on the east by road, on the west by the house of Anandappa, and on the south by the house No. 22 belonging to Sinniah's estate; in extent 2 perches more or less.

On Thursday, July 24, 1919, at 1.30 P.M.

(8) An undivided one half part or share of the following premises, to wit:—All those two allotments of land, with the buildings and plantations thereon, called Somadaragahakele, situated at Nawagomuwa, in the Palle pattu of Hewagam korale, in the District of Colombo.

(a) All that allotment of land called Samadaragahakele, situated at Nawagomuwa aforesaid; bounded or reputed to be bounded on the north and east by the property of J. L. Perera, east by a road, on the south by a reservation for a road, and on the north-west by Crown land.

(b) All that allotment of land called Samadaragahakele, situated at Nawagomuwa aforesaid; bounded on the north by Samadaragahakele and land appearing in plan No. 130, 635, on the north-east by the property of J. L. Perera, on the south-west by land appearing in plan No. 131,646, on the south by a reservation for a road, on the west by Crown land called Nagahawatta and Samadaragahakele, and on the north-west by land said to belong to Andiris Tessera Appoo called Dumawetellagahawatta; which said two allotments of lands now form one property and are bounded on the north by the land of Andiris Tessera and Crown land, now of W. Holmus, on the north-east by the property of J. L. Perera, on the east by a road, on the south by a reservation for a road, on the west by Nagahawatta, now of Nonohamy and others, and on the north-west by Samadaragahakele or Mundevanahena; containing in extent 34 acres 3 roods 29 perches.

Fiscal's Office, Colombo, June 24, 1919. N. Wickramasinghe, Deputy Fiscal.

In the Court of Requests of Kalatara.

J. V. Muttiah of Beruwala in Beruwalbadda.

No. 3,803.

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

M. L. M. Asana Marikar, Manager, Sadulliy Vernacular School of Maggona in Beruwala......Defendant.

NOTICE is hereby given that on Saturday, July 26, 1919, at 11 o'clock in the forenoon, will be sold by public auction at the premises the right, title, and interest of the said defendant in the following property for the recovery of Rs. 107.50, with interest on Rs. 90 at 9 per cent. per annum from April 1, 1919, till payment in full, viz.:—

Half share of the soil and of the trees of a portion of the rubber land called Dawatagaha!urunduwatta, situate at Ambepitiya in Beruwalbadda, in the District of Kalutara; and bounded on the north by Kahaduwewatta, east by a portion of Dawatagahakurunduwatta belonging to Mr. Notary, south by the road leading to Badanagoda, and west by Kahaduwewatta; and containing in extent about 8½ acres.

Deputy Fiscal's Office, Kalutara, June 24, 1919. H. SAMERESINGHA.

Deputy Fiscal.

In the District Court of Colombo.

(1) Don Cornelius Louis and (2) Arunasalam Vendarasan Chellappa, both of Colombo, carrying on business under the name, style, and firm of Louis & Chellappa Plaintiffs.

No. 47,184 Vs.

James Edmund Perera Edirisuriya of Edmund Villa, Kalutara North Defendant.

NOTICE is hereby given that on Saturday, August 2^o 1919, commencing at 11 o'clock in the forenoon, will be sold by public auction at the respective premises the right, title, and interest of the said defendant in the following property mortgaged by the defendant with plaintiff and ceclared bound and executable for the decree entered in the said case for the recovery of Rs. 3,000, with interest thereon at 9 per cent. per annum from February 28, 1917, till payment in full, and costs of suit, viz.:—

1. All that allotment of land called Utukotumananehena, situated in the village Telpofa, in Munwattebage pattu of Rayigam korale, in the District of Kalutara, Western Province; and bounded on the north by land described in plan No. 75,026, on the east by land claimed by Lokulianage Don Haramanis, on the south by land said to belong to the Crown, and on the west by land described in plan No. 62,735; containing in extent 1 acre 1 rood and 22 perches.

2. All that allotment of land called Utukotumananehena, situated in the village Pelpola aforesaid; bounded on the north by land described in plan No. 62,736, on the east by land claimed by Lokulianage Don Haramanis, on the south by land described in plan No. 75,027, and west by land described in plan No. 75,027, and west by land described in plan No. 62,735; containing in extent 1 acre and 35 perches, and the full benefits, advantages, easements, servitudes, and appartenances thereto belonging or appertaining thereto, and all the right, title, interest, property, claim, and demand whatsoever of the defendant in, to, out of, or upon the same and every part thereof.

Deputy Fiscal's Office, Kalutara, June 24, 1919.

H Sameresingha,
Deputy Fiscal.

Central Province.

In the Additional Court of Requests of Kandy.

Alla Noor Bai of King street, Kandy Plaintiff.

No. 8,648. Vs.

Gabriel Perera of House No. 21, Byrde street, Gampola Defendant.

NOTICE is hereby given that on Friday, July 25, 1919, at 12 o'clock in the noon, will be sold by public auction at premises the right, title, and interest of the said defendant in the following property for the recovery of the sum of Rs. 70, with interest thereon at 9 per cent. per annum from April 25, 1917, till payment in full, viz.:—

The land called Wedagayagewatta and Koswattegederawata of 3 roods and 32 perches in extent, with the houses bearing assessment Nos. 89 and 92 and with the plantations and buildings thereon, situated at Deiyannewela, in Gangawatta korale of Yatinuwara, in the District of Kandy, Central Province; and bounded on the east by the road leading to the Civil Government Hospital, south by the remaining portion of this land, west by the water-course belonging to the Government Railway, and north by water-course of the land belonging to the Korala of Gangawata.

Fiscal's Office, Kandy, June 24, [1919. A. V. WOUTERSZ, Deputy Fiscal.

Mutugalpedigedera Reruma late Duraya of Kooragama in the Udapalata of Tumpane Defendant.

NOTICE is hereby given that on Friday, July 25, 1919, commencing at 12 o'clock in the noon, will be sold by public

auction at the respective premises the right, title, and interest of the said defendant in the following property for the recovery of the sum of Rs. 288.62, together with legal interest on Rs. 251.97 at 9 per cent. per annum from October 22, 1918, till payment in full, and poundage, viz.—

(1) Hadiramekumbure, of 12 lahas paddy sowing in extent, situate at Paranagama, in Udapalata korale of Tumpane; and bounded on the east by Punchi Duraya's field, south by bank, west by Pina's field, north by stream of the temple field.

(2) Udubogawekumbura, of 8 lahas paddy sowing in extent, situated at Udubogawe aforesaid; and bounded on the east by ela, south by Kiriya's field, west by Dinga's field, and north by Kiriya Mahaduraya and others' fields.

(3) 1/9 share out of Kalugallawatta, of 3 pelas in extent, situate at Wettewe aforesaid; and bounded on the east by Malwatta, south by Pansalewatteagala, west by Rankotalagewatta, and north by fence of Pansalawatta.

(4) Walauwewatta, of 1 pela paddy sowing in extent, situate at Cooragama aforesaid; and bounded on the east by limit of Lapaya's land and ditch of Lamita's garden. south by Punchi Duraya's watta, west by Hawadiya's watta, and north by temple field.

(5) share out of Appallakelekumbura, of 8 lahas paddy sowing in extent, situate at Cooragama aforesaid; and bounded on the east by field belonging to Paranagama Korala, south by land belonging to Siriya and Inspector Wattewa, west by limit of Pinchi Duraya's field, and north by Trafford Hill estate.

(6) ¾ shares out of Banagetenne, of 1 7/8 acres and 36 perches in extent, situate at Cooragama aforesaid; and bounded on the north by fence of Punchi Duraya's Pawulpawahena and wa tree, east by Demada and wire fence of Pawulpawa estate, south by ant-hill and saru tree and lands claimed by Rankira, Poolah, &c., west by jak tree and limit of Gurugalpola Walauwehena and Attabagichena, now part of Pawulpawa estate.

Fiscal's Office, Kandy, June 24, 1919. A. V. WOUTERSZ, Deputy Fiscal.

Plaintiff.

In the District Court of Kandy.

Pana Lana Sanmugam Chetty of Gampola No. 27.049. Vs.

Mukka Thamby's daughter Kuru Amma of Wayinna, in Pallegampaha of Lower Dumbara Defendant.

NOTICE is hereby given that on Saturday, July 26, 1919, commencing at 12 o'clock in the noon, will be sold by public auction at respective premises the right, title, and interest of the said defendant in the following property for the recovery of the sum of Rs. 1,732·50, with interest thereon at 9 per cent. per annum from April 29, 1919, till payment in full, and costs Rs. 154, together making the sum of Rs. 1,886·50, viz.:—

(1) All that land called Wawinnewatta alias Hunukotuwewatta marked No. 6, in plan No. 84, situated at Pallegama, in Pallegampaha, of Pata Dumbara in the District of Kandy; and bounded on the east by a road, on the north by the portion of land sold to Karthappa Thaver's son Muniyandy Thaver, on the south by the portion of land sold to Naida Badathuruge Kalu Appu, and on the west by a stone wall; and containing in extent 5 perches and 20/100 of a perch according to the figure of survey No. 84 dated March 21, 1899, and made by J. R. Holloway, Licensed Surveyor, together with the house and everything thereon.

(2) Three undivided 8 parts or shares of and in all that land called Ellewalahena (now garden) of 1 amunam of paddy sowing extent, situated at Pallegama aforesaid; and bounded on the east by high road and by the fence of Bodiya's garden, on the south by the ditch of Giddawa gederawatta and by kandura on the west by the fence of Horatala's garden and by the fence of Bodiya's garden, and on the north by the fence of Goddawagederawatta.

The above-mentioned property has been mortgaged to the plaintiff upon bond No. 10,569 dated February 7, 1918, and attested by E. M. B. Seneviratne of Kandy, Notary

Fiscal's Office, Kandy, June 19, 1919. A. V. WOUTERSZ, Deputy Fiscal. In the District Court of Kandy.

Abdul Sattar of Pettah, Colombo......Plaintiff.

Vs.

Mrs. A. D. Miskin of No. 18, Matale road, Katugastota, Kandy Defendant.

NOTICE is hereby given that on Wednesday, July 23, 1919, at 12 o'clock in the noon, will be sold by public auction at premises the right, title, and interest of the said defendant in the following property for the recovery of the sum of Rs. 400, with legal interest thereon from December 13, 1918, till payment in full, and costs of suit, viz.:-

The land called and known as Bogahapitiyawatta, described as 3 acres 1 rood and 20 perches in extent, together with the buildings bearing assessment Nos. 39, 40, and 41, plantations, and everything thereon, situated at Lady Blake's drive, in the town of Kandy, Central Province; bounded on the east by lands belonging to Nanduwa and Hapumalie, on the south by the old Gansabhawa road and the land belonging to Amarasinghe, on the west by the Halloluwa road and Nanduwa's land, and on the north by Mahaweli-ganga.

Fiscal's Office, Kandy, June 24, 1919. A. V. WOUTERSZ, Deputy Fiscal.

Southern Province.

In the District Court of Galle.

Esa Hajjiar Mohamed Meedin of Galupiadda Plaintiff-

No. 15.857.

Saibo Dore Abdul Rahim of Talapitiya Defendant.

NOTICE is hereby given that on Saturday, July 19, 1919, at 2 o'clock in the afternoon, will be sold by public auction at the spot the following property mortgaged, viz.:-

All the soil and trees of the defined 3 portion of the garden called Sammanotiyewatta, together with the 11 cubits house standing on the said portion, situate at Galupiadda; containing in extent 1 rood 16 325 perches; bounded on the north by Kaletotam alias Wellegewatta, east and west by the other lots and Sammanotiyewatta, and south by the high road.

Writ amount Rs. 2,658.95, with interest on Rs. 2,481.66 at 9 per cent. per annum from August 5, 1918, till payment

in full.

Fiscal's Office. Galle, June 21, 1919. J. A. LOUBENSZ, Deputy Fiscal.

In the District Court of Galle.

Andrayas Sooriaratchi of Galle Bazaar....Plaintiff.

No. 16,530.

Panditage Don Noris of Main street, Matara....Defendant.

NOTICE is hereby given that on Wednesday, July 23, 1919, at 3 o'clock in the afternoon, will be sold by public auction at the spot the right, title, and interest of the said defendant in the following property, viz.:-

Undivided 3/9 shares of the land called Thoranathibunagalagawabedda, Thoranathibunagalagawabedda portion A, Ulupattalagodella defined 3 eastern portion A, Ulupattalagodella lots E. F. G. H. I., Thoranathibunagalagawabedda lot J., Ulupattalaudumulla lot K, Mahapathanebedda, all these lots forming one land; in extent 62 acres 2 roods 4 perches; bounded on north by Crown land and Bataketiyewela, east by land, claimed by Elias Appu Mudalali, south by Thoranathibunagalagawakumbura, west by Kostodarakumbura; situated at Sipkaduwepatanewelvaya in the Wellaboda pattu of Galle.

Writ amount Rs. 819.76, with legal interest on Rs. 726.07 from October 4, 1918.

Fiscal's Office, Galle, June 23, 1919. J. A. LOURENSZ. Deputy Fiscal. In the District Court of Mataza

Don Samuel Manukularatna of Ahangama Vs. No. 7.855.

Hatarasinha Arachchyge Brampy

atarasinha Arachchyge Brampy Appethamy of BatuwitaDefendant.

NOTICE is hereby given that on Saturday, July 19, 1919. at 9 o'clock in the forencon, 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. 500 80, with legal interest and poundage and Fiscal's charges, viz. :-

An undivided 22 kurunies extent of peddy sowing or 11/30 share of the land called Wewamahakumbura, situate at Batuwita, in the Gangaboda pattu of Matara District, Southern Province; and bounded on the north by Crown jungle, east by Walawetunpela alias Walatunpela, south by Puwakwatta and Nelumwala, and on the west by Bulatgekumbura and Kahagalayakumbura. Valuation Rs. 770.

2. An undivided 4 share of the land called Durayairi-konda, situated at ditto; and bounded on the north by ela, east by Wadugekumbura, south by Pallimullekumbura, and on the west by Nekatigekumbura. Valuation Rs. 300.

3. An undivided ½ share of the land called Muttettuwa, situated at ditto; and bounded on the north by Halgahakumbura, east by ela, south by Godella, and on the west by Addarawatta and Muruttapittaniya. Valuation Rs. 200.

Deputy Fiscal's Office, Matara, June 17, 1919. E. T. GOONEWARDENE, Deputy Fiscal.

.Plaintiff.

In the District Court of Matera.

Abdulla Miskin of Watagederamulla No. 8,107. V_{S} .

Don Aberan Wickremaratne Goonesekera, Vidane Arachchi of Hikgoda Defendant.

NOTICE is hereby given that on Friday, July 25, 1919, commencing at 9 o'clock in the forenoon, will be sold by public auction at the respective premises the following mortgaged property, viz. :--

(1) The cinnamon plantation and all the fruit trees and soil of the several portions of land called Ambalamagawawatta, Batagodahena alias Alutgederawattagamagekoratuwa, and Batagodahena, adjoining one another and forming one land, and the cadjan house of 9 cubits standing thereon, the extent of the lands being about 15 acres, at Higgoda; and bounded on the west by Alutgederawatta and Kewidiwattakoratuwa, and all the other sides by fields. Valuation Rs. 4,500.

(2) Undivided 1 part of the soil, including citrone'la plantation, of Godapititenna, in extent about 30 acres, situated at ditto; and bounded on the north by deniya, east by Patiranagegederawatta and Pelapolkoratuwa, south by Dolagawadeniya, and on the west by Wekada. Valuation Rs. 1,500.

Writ amount Rs. 2,542 07½ with interest at 9 per cent. per annum on Rs. 2,361 from July 5, 1918, till payment in full, and Fiscal's charges.

Deputy Fiscal's Office, Matara, June 24, 1919. E. T. GOONEWARDENE, Deputy Fiscal.

In the District Court of Matara.

Hewa Visenti Darlis de Silva of Denepitiya ... Plantiff. Vs'. No. 8,233.

Mahammadu Lebbe Marikkar Abdul Rahmen of

NOTICE is hereby given that on Tuesday, July 22, 1919, at 9 o'clock in the forenoon, will be sold by public auction at the spot the following mortgaged property, viz.:-

An undivided 1 share of the soil and paraveni plantations, excluding the planter's a share, of the land Amandawatta, in extent about 6 acres, situated at Denepitiya, in Weligam korale; and bounded on the north by Wagura, east by Arambawatta, south by Uramulla, and on the west by Nagahapittaniya. Valuation Rs. 1,500.
Writ amount Rs. 942 11, with legal interest from Sep-

tember 25, 1918, till payment in full, and Fiscal's charges.

E. T. GOONEWARDENE, Deputy Fiscal's Office. Deputy Fiscal. Matara, June 18, 1919.

Th the District Court of Matara.

Hewa Visenti Don Bastian de Silva of Denepitiya.. Plaintiff. No. 8,226.

(1) Mahammadu Lebbe Marikkar Kumisteru Mahammadu Ismail and wife (2) Tambi Saibu Raiha Nautumma, both of Watagederamulla Defendants.

NOTICE is hereby given that on Saturday, July 26, 1919, at 9 o'clock in the forenoon, will be sold by public auction at the respective premises the following mortgaged property, viz. :-

(1) The entire soil and plantations of the land Rajjamagewatta, situated at Danepitiya, in extent about 1½ acres; and bounded on the north by Malapalawa, east by Punchi Uramulla, south by Pelawattepittaniya, and west by

Talpegewatta. Valuation Rs. 500.

(2) All that planter's undivided $\frac{1}{3}$ share of the 3rd plantation and an undivided $1\frac{1}{2}$ part of the soil and of the remaining fruit trees of the lands Kuruppugewatta and Nekatigewatta, both adjoining each other and forming one property, in extent about $2\frac{1}{2}$ acres, situated at Denepitiya; and bounded on the north by Edirachcharigewatta, east by Suddachcharigewatta and Bediwelagewatta, south by Koggala Lamayalaiwatta, and west by Nekatigewatta, Pitakoratuwa, and Langachcharigewatta. Valutation Rs. 900.

(3) The entire soil and plantations of the land Gunaunnehegewatta, in extent about 11 acres, situated at 'Denepitiya; and bounded on the north by Kalunaidegewatta, east by Talpegewatta, south by Godawilapittaniya, and west by Kalugeiwatta. Valuation Rs. 800.

west by Kalugeiwatta. Valuation Rs. 800.

(4) The planter's undivided \(\frac{1}{2} \) share of the 2nd and 3rd plantations and an undivided 1 share of the entire soil and of the remaining fruit trees, exclusive of the planter's \(\frac{1}{3} \) share of the 4th plantation of the land Bediwelagewatta, in extent about 1 acre, situated at Denepitiya; and bounded on the north by Mahaowita, east by Welagewatta, south by Suddachcharigewatta, and west by Kuruppugewatta. Valuation Rs. 500.

(5) All that undivided ‡ part of the soil and fruit trees, exclusive of the planter's ‡ share of the second plantation, of the land Kosinduwatta, in extent about 1 acre, situated at Denepitiya; and bounded on the north by Maliduwegepitakoratuwa and Bogahawatta, east by Godakolawatta, south by Koilawatta, and west by Pattinigewatta.

ation Rs. 200.

Writ amount Rs. 2,106.75, with legal interest on Rs. 1,875.53 from January 22, 1919, till payment in full, and Fiscal's charges.

Deputy Fiscal's Office, Matara, June 23, 1919. E. T. GOONEWARDENE, Deputy Fiscal.

, 🎊 In the District Court of Tangalla. Usubu Lebbe Ibhim Saibu of Ambalantota Plaintiff

K. S. PUS. Kadiresan Chetty of Galle, by his attorney V. B. Shooriyan of Galle Substituted Plaintiff.

No. 1,567. $\mathbf{v}_{\mathbf{s}}$.

Don Abraham Jayawardana of Ambalantota and Defendants

NOTICE is hereby given that on Friday and Monday, July 18 and 21, 1919, commencing 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 defendants in the following property, viz. :-

Friday, July 18, 1919, commencing at 2 P.M.

(1) An undivided 3 shares of the allotments of land containing in extent 1 rood and of the tiled house of 9 cubits and of the 2 cadjan thatched houses of 9 cubits each standing thereon, situated at Ambalantota, in Magam pattu of the Hambantota District; and bounded on the north by road, on the east by the land purchased by D. L. de Silva, and on the south, north-west, and west by the lands belonging to the Crown.

(2) An undivided 3 shares of the soil and of the fruit trees of the garden called Kajjugahawatta, in extent about 12 acres, situated at Ambalantota aforesaid; and bounded

on the north by Ranchiya Arachchiralagewatta, on the east by the road, on the south by the fence of Dontugewatta, and on the west by the Walawe river.

(3) An undivided 3 shares of the soil and of all the fruit trees of the land called Medawatta, in extent about 2 seers of kurakkan, situated at Ambalantota aforesaid; and bounded on the north by the fence of the garden called Walawegamage Baiyagewatta, on the east by ara, on the south by the fence of Medagamage Police Vidanagewatta, and on the west by Walawe river.

Monday, July 21, 1919, at 2 P.M.

(4) An undivided 2 shares of the soil and of all the fruit trees of the allotment of land in extent 15 acres 3 roods and 17 perches, situated at Tihawa, in Magam pattu of Hambantota District; and bounded on the north by the land belonging to Senawiratna, on the east by the land appearing in the plan No. 113,578, on the south by the land appearing in the plan No. 11,380, on the south-west by the land claimed by the Government and a land reserved for a road, and on the west by the land appearing in plan No. 113,581.

Writ amount Rs. 2,041 01, together with legal interest on Rs. 1,548 16 from November 13, 1918, till payment in full.

Deputy Fiscal's Office, Hambantota, June 21, 1919. T. W. GOONEWARDENE, Deputy Fiscal.

Northern Province.

In the Court of Requests of Jaffna.

M. M. Edirmanasinghe of Jaffna

Plaintiff.

No. 12,874/A.

Vs.

George Stanhope Aseervathan of Cathedral street. Jaffna......Defendant.

NOTICE is hereby given that on Thursday, August 7, 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. 178.50, with interest on Rs. 150 at the rate of 12 per cent. per annum from March 18, 1918, until payment in full, and costs of suit Rs. 2. 40 and poundage and charges, viz. :-

In a piece of land situated at Karaiyur called Santhanapuliady and other parcels, containing or reputed to contain in extent 9 lachams of varagu culture and 9 14/24 kulies, with palmyras, cultivated and spontaneous plants; bounded or reputed to be bounded on the east by road, north by property of Doctor Ellisan Rajasingham, west by lane, and south by the property of Saverimuttu Augusteen.

Fiscal's Office, Jaffna, June 21, 1919.

S. SABARATNAM, Deputy Fiscal.

North-Western Province.

In the District Court of Puttalam.

P. R. L. V. Subramaniam Chetty, by his attorney P. R. L. V. Athian Chetty of Puttalam Plaintiff

No. 3,116.

(1) Ella Lebbe Tamby Marikar Lebbe, (2) Cassie Mohideen Mohamado Saibo and his wife (3) Mohideen Meera Natchia, all of Puttalam Defendants.

NOTICE is hereby given that on July 21 and 22, 1919, will be sold by public auction at the premises the right, title, and interest of the said defendants in the following property, viz. :-

At 10 A.M. on July 21, 1919.

1. Undivided ½ share of the coconut garden called Seguvantivukany, situate at Maurandanvelly, in Puttalam pattu, in the District of Puttalam, in the North-Western Province; containing in extent. 3 acres 3 roods and 38 perches, together with all things therein; bounded on the north and west by land reserved for roads, east by Crown land, and south by land depicted in title plan No. 135,256.

At 10.30 a.m. on July 21, 1919.

2. Boundaries of the entire land called Seguvantivu-kadu, situated at Maurandanvelly aforesaid, depicted in title plan No. 230,643, containing in extent 18 acres 3 roods and 28 perches, are on the north and south Crown land, on the east land belonging to Ella Lebbe Tamby Marikar, the 1st defendant, and his brother, and Crown land, on the west by Crown land and reservation.

Boundaries of a portion of the land described above, marked Cin survey plan No. 459 dated December 22, 1906, made by Mr. A. M. Sundaram, Surveyor, contained in extent 4 acres 2 roods and 37 perches, are, on the north by the adjacent portion of the entire land now belonging to Mohideen Ibrahim Mohamado Ismail, on the east and west the boundaries of the entire land as given above, on the south by the adjacent portion of the entire land now belonging to Seyanna Mohamado Segotamby.

Undivided ½ share of the above block of land marked C.

2.30 P.M. on July 22, 1919...

3. Undivided ½ share of the coconut garden called and known as Palliadyantotam or Avudakker Marikar totam, bearing assessment No. 8, situate at Lakeshore street, in the town of Puttalam, in Puttalam District of the North-Western Province, containing in extent 1 acre and 1792/100 perches; and bounded on the north by path, east by garden belonging to Uduman Lebbe Marikar and the garden belonging to others, south by garden belonging to Kader Meera Lebbe and others, and west by garden belonging to Thamby Marikar.

Amount of writ Rs. 2,620, with interest on Rs. 2,000 at 2 per cent. from October 8, 1918, to April 30, 1919, and legal interest on the amount of decree till payment in full,

and cost of action.

Deputy Fiscal's Office, Puttalam, June 20, 1919. S. M. P. VANDERKOEN, Deputy Fiscal. In the District Court of Chilan

In the Matter of the Estate of the late Maria de Rowel of Waikkal.

No. 1,009.

 $\mathbf{v}_{\mathbf{s.}}$

Francis A. Wijeyesekere of Waikkal, ex Administrator, and his surety.

NOTICE is hereby given that on Saturday, July 26, 1919, commencing at 4.45 in the afternoon, will be sold by public auction at the premises the right, title, and interest of the said ex administrator and his surety in the following property, viz.:—

(1) An undivided ½share of the land called Palliyawatta, situate at Nainamadama in Kammal pattu of Pitigal korale south, in the District of Chilaw; and bounded on the north by field of Engrasia Fernando and others, east by high road, south by land belonging to church and lands of the others, and west by land of Engrasia Fernando; containing in extent about 2½ acres.

(2) An undivided ½ share of the land called Divulgahawatta alias Kahatagahawatta, situate at Waikkal in Kammal pattu aforesaid; and bounded on the north and south by lands of Juse Tissera, east by high road, and west by land of Pelis Fernando; containing in extent about 2 roods.

(3) An undivided ½ share of the land called Kosgahawatta, situate at Waikkal aforesaid; and bounded on the north by land belonging to the church, east by land of Coronis Fernando and others, south by land of the heirs of Wanselittu Fernando, Notary, and others, and west by road; containing in extent about 1 rood.

(4) An undivided ½ share of the land called Nerapallama,

(4) An undivided ½ share of the land called Nerapallama, situate at Angampitiya in Kammal pattu aforesaid; and bounded on the north by lands of Francisku Tissera and others, east by lands of Manuel Tissera and others, south by lands belonging to the estate of Mudaliyar Martin Dabarera, and west by lands of Costantinu Fernando and others; containing in extent about 4 acres.

others; containing in extent about 4 acres.

Amount to be levied Rs. 2,177 37, and poundage.

Valuation Rs. 3,050.

Deputy Fiscal's Office, Chilaw, June 24, 1919. CHARLES DE SILVA, Deputy Fiscal.

NOTICES IN TESTAMENTARY ACTIONS.

District Court of Colombo.

Order Nisi.

Testamentary Jurisdiction. , No. 6,718. In the Matter of the Last Will and Testament of the late Welikadage Helena Boteju Hamine of Ratmalana in the Palle pattu of Salpiti korale, deceased.

THIS matter coming on for disposal before William Wadsworth, Esq., Additional District Judge of Colombo, on May 30, 1919, in the presence of Mr. H. A. Abeyewardene, Proctor, on the part of the petitioner above named; and the affidavits (1) of the said petitioner dated May 30, 1919, and (2) of the attesting witnesses dated May 26, 1919, having been read:

It is ordered that the last will of the late Welikadage Helena Boteju Hamine, 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, as the husband and sole devisee under the will, is entitled to have letters of administration with copy of the will annexed issued to him, unless any person or persons interested shall, on or before June 19, 1919, show sufficient cause to the satisfaction of this court to the contrary.

May 30, 1919.

W. Wadsworth, Additional District Judge.

The date for showing cause against the above Order Nisi is extended till July 3, 1919.

W. Wadsworth, Additional District Judge. In the District Court of Colons

Testamentary
Jurisdiction.
No. 6,720.

In the Matter of the Intestate Estate same late Ranasinghe Arachchige Don Fauls.
Police Headman, of Hammita, in the Udugaha pattu of Siyane karali, deceased.

 $\mathbf{v}_{\mathbf{s}}$.

THIS matter coming on for disposal before William Wadsworth, Esq., Additional District Judge of Colombo, on June 2, 1919, in the presence of Mr. J. H. Perera, 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 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 July 3, 1919, show sufficient cause to the satisfaction of this court to the contrary.

W. WADSWORTH, Additional District Judge,

June 2, 1919.

June 19, 1919.

the District Court of Colombo.

Testamentary In the Matter of the Intestate Estate of the late Merenjege Sarah Rebecca Fernando Rawatawatta in Moratuwa, deceased. Jurisdiction. No. 6,722.

Kariakarawananatabendi Mahavidanelage Don David Simon Ferdinando of Rawatawatta in Mora-..... Petitioner. And

Vidanelage Bastiana de Mel of Laxapathiya in Moratuwa Respondent.

THIS matter coming on for disposal before William Wadsworth, Esq., Additional District Judge of Colombo, on June 4, 1919, in the presence of Mr. G. M. Silva, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated April 8, 1919, having been read:

It is ordered that the petitioner be and he is hereby declared entitled, as the husband of the above-named deceased, to have letters of administration to her estate issued to him, unless the respondent above named or any other person or persons interested shall, on or before July 3, 1919, show sufficient cause to the satisfaction of this court to the contrary.

June 4, 1919.

W. Wadsworth, Additional District Judge.

In the District Court of Colombo.

Testamentary In the Mat of B the Last Will and Testa-Jurisdiction. ment Tharles Edwin Perera, Proctor No. 6,729 of Normbo, deceased. Arthur de Silva, Proctor, Negombo Petitioner.

And

(1) Eliza Suarnalatha Perera, (2) Noeline Princess Margarita Perera, (3) Charles Edwin Perera, (4) Charles Herbert Sydney Perera, (5) Hilda Millicent Perera, (6) Donald William Perera, (7) Leslie Perera, (8) a child en ventre sa mere, all of Ratnagiri, Hedges court, Colombo...... Respondents.

THIS matter coming on for disposal before William Wadsworth, Esq., District Judge of Colombo, on June 9, 1919, in the presence of Mr. C. H. Gomes, Proctor, on the part of the petitioner above named; and the affidavits (1) of the said petitioner dated June 7, 1919, and (2) of the notary and one of the attesting witnesses dated June 2, 1919, having been read:

It is ordered that the last will of the late Charles Edwin Perera, Proctor, of Negombo, deceased, of which the original has been produced and is now deposited in this court, beand the same is hereby declared proved; and it is further declared that the petitioner is the executor named in the said will, and that he is entitled to have probate thereof is sued to him accordingly, unless the respondents above named or any other person or persons interested shall, on or before July 3, 1919, show sufficient cause to the satisfaction of this court to the contrary.

June 9, 1919.

W. WADSWORTH, District Judge.

In the District Court of Colombo. · Orger Wisi.

Testamentary In the Matter of the Intestate Estate of the Jurisdiction.
No. 6,730.

The Matter of the Intestate Estate of the Jurisdiction.
No. 6,730.

Tolombo, deceased. Testamentary

Dr. Poothathamby of Borella, Colombo..... Petitioner.

(1) P. Thillanathan, (2) P. Visvanathan, both of Borella, and (3) T. Chellaturai of Summers place, Kanatta, Colombo Respondents.

THIS matter coming on for disposal before William Wadsworth, Esq., District Judge of Colombo, on June 9, 1919, in the presence of Messrs. Rajaratnam & Herft, Proctors, on the part of the petitioner above named; and the affidavit of the said petitioner dated May 27, 1919, having been read:

It is ordered that the petitioner be and he is hereby declared entitled, as the husband of the above-named deceased, to have letters of administration to her estate

issued to him, unless the respondents above named or any other person or persons interested shall, on or before July 3, 1919, show sufficient cause to the satisfaction of this cours to the contrary.

June 9, 1919.

W. WADSWORTH, District Judge.

In the District Court of Colombo. Order Nisi.

Testamentary In the Matter of the Intestate Estate of the late Morudu Kandu Umma, deceased Jurisdiction. No. 6,735.

Amala Marikar Ahamado Lebbe of Mosque lanes Colpetty, Colombo Petitioner.

(1) Amala Marikar Ismail Lebbe, (2) Amala Marikar Abdul Majeed, (3) Amala Marikar Abdul Hamid, (4) Amala Marikar Sleamma, wife of (5) Aisala Marikar Ismail Lebbe, and (6) Amala Marikar Atchi Umma, wife of (7) Aisi Lebbe Abdul Caffoor, all of Mosque lane, Colpetty, Colombo Respondents.

THIS matter coming on for disposal before William Wadsworth, Esq., District Judge of Colombo, on June 12, 1919, in the presence of Messrs. Wilson & Kadirgamar, Proctors, on the part of the petitioner above named; and the affidavit of the said petitioner dated June 10, 1919, having been read:

It is ordered that the petitioner be and he is hereby declared entitled, as a son of the above-named deceased, to have letters of administration to her estate issued to him, unless the respondents above named or any other person or persons interested shall, on or before July 3, 1919, show sufficient cause to the satisfaction of this court to the contrary.

June 12, 1919.

W. WADSWORTH, District Judge.

In the District Court of Colombo.

Order Nisi.

Testamentary In the Matter of the Last Will and Te Jurisdiction. ment of the late Sembuge Don Paul Fonseka Goonewardene of Colpetty, in No. 6,741. Colombo, deceased.

Gallage Maria Pieris of Colpetty, Colombo Petitioner

THIS matter coming on for disposal before William Wadsworth, Esq., District Judge of Colombo, on June 13, 1919, in the presence of Mr. Arthur Alvis, Proctor, on the part of the petitioner above named; and the affidavits (1) of the said petitioner dated June 10, 1919, and (2) of the attesting notary dated June 12, 1919, having been read:

It is ordered that the last will of the late Sembuge Don Paul Fonseka Goonewardene, 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 July 17, 1919, show sufficient cause to the satisfaction of this court to the contrary.

June 13, 1919.

W. WADSWORTH, District Judge.

In the District Court of Colombo.

Order Nisi.

In the Matter of the Last Will and To Testamentary ment of Henry Alfred Jones, late of Clevede, Bedford Well road, Eastbourne, Jurisdiction. No. 6,742. in the County of Sussex, deceased.

Arthur William Alvis of ColomboPetitioner.

THIS matter coming on for disposal before William Wadsworth, Esq., District Judge of Colombo, on June 13, 1919, in the presence of Mr. F. W. de Vos, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated June 12, 1919, power of attorney in favour of the petitioner dated April 24, 1919, and order of the Supreme Court dated June 11, 1919, having been read: It is ordered that the last will of the late Henry Alfred Jones, deceased, an exemplification of which has been produced

and is now deposited in this court, be and the same is hereby declared proved; and it is further declared that the petitioner is the attorney of the executors named in the will and that he is entitled to have letters of administration with copy of the said will annexed issued to him, unless any person or persons interested shall, on or before July 17, 1919, show sufficient cause to the satisfaction of this court to the contrary.

June 13, 1919. 2(

W. Wadsworth, District Judge.

the District Court of Colombo.

-Order Nisi.

Testamentary
Jarisdiction.
No. 6,752.
In the Matter of the Last Will and Testament of the late Cancanige John Perera of Kotahena, in Colombo, deceased.

THIS matter coming on for disposal before M. T. Akbar, Esq., District Judge of Colombo, on June 24, 1919, in the presence of Mr. Paul Perera, Proctor, on the part of the petitioner above named; and the affidavits (1) of the said petitioner dated June 17, 1919, and (2) of the notary and one of the attesting witnesses dated June 17 and 28, 1919, having been read:

It is ordered that the last will of the late Cancanige John Perera of Kotahena in Colombo, deceased, the original of which 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 July 3, 1919, show sufficient cause to the satisfaction of this court to the contrary.

June 24, 1919.

M. T. AKBAR, District Judge.

In the District Court of Kalutara.

Opter Kisi declaring Will proved, &c.

restamentary In the Matter of the Estate of the late Jurisdiction. Kahatapitiyage Premananda Perera, deceased, of Galpata.

THIS matter coming on for disposal before Allan Beven, Esq., District Judge of Kalutara, on May 31, 1919, in the presence of Mr. Arthur de Abrew. Proctor, on the part of the petitioner Kahatapitiyage Appu Sinno Perera of Galpata; and the affidavit of the said petitioner dated May 26, 1919, having been read:

It is ordered that the petitioner be and he is hereby declared entitled, as father of above-named deceased, to have letters of administration to his estate issued to him, unless the respondent, Ranasinghage Nonohamy, or any other person or persons interested shall, on or before July 22, 1919, show sufficient cause to the satisfaction of this court to the contrary.

May 31, 1919.

ALLAN BEVEN, District Judge.

In the District Court of Kalutara.
Onler Wisi declaring Will proved, &c.

Testamentary In the Matter of the Joint Last Will and Jurisdiction. Testament of the late Don Abraham No. 1,192. Wettasingha Appuhamy, deceased, and Unia Lengo Nona Wijekoon Kannandra Hamine of Maha Aruggoda in Panadure Totamune.

THIS matter coming on for disposal before Allan Beven, Esq., District Judge of Kalutara, on December 13, 1918, in the presence of Mr. M. H. Jayatileke, Proctor, on the part of the petitioner Dona Lengo Nona Wijekoon Kannangara Hamine of Maha Aruggoda; and the affidavits of the said petitioner dated December 3, 1918, and of the notary and attesting witnesses dated December 9, 1918, having been read:

It is ordered that the joint will of son Algaham Wettasinghe Appuhamy, deceased, and of Dona Lengo Nona Wijekoon Kannangara Hamine, both of Maha Aruggoda in Panadure totamune, dated October 8, 1917, of which the original has been produced and is now deposited in this court, be and the same is hereby declared proved, unless the respondents—(1) Don Peiris Wettasingha Appuhamy of Maha Aruggoda in Panadure totamune, (2) Don Davith Wettasingha Appuhamy of ditto, (3) Don Herath Wettasingha Appuhamy of ditto, (4) Dona Annie Nona Wettasingha Hamine of ditto—or any other person or persons interested shall, on or before January 28, 1919, show sufficient cause to the satisfaction of this court to the contrary.

It is further declared that the said Dona Lengo Nona Wijekoon Kannangara Hamine of Maha Aruggoda is the executrix named in the said will, and that she is entitled to have probate of the same issued to her accordingly, unless the respondents or any other person or persons interested shall, on or before January 28, 1919, show sufficient cause

to the satisfaction of this court to the contrary.

December 13, 1918.

Allan Beven, District Judge.

The date for showing cause against the above Order Nisi is extended till February 20, 1919.

January 28, 1919.

Allan Beven, District Judge.

The date for showing cause against the above Order Nisi is extended till March 13, 1919.

February 20, 1919.

Allan Beven, District Judge.

The date for showing cause against the above Order Nisi is extended till April 17, 1919.

March 13, 1919.

ALIAN BEVEN, District Judge.

The date for showing cause against the above Order Nisi is extended till June 12, 1919.

April 17, 1919.

ALLAN BEVEN, District Judge.

The date for showing cause against the above Order Nisi is extended till July 3, 1919.

June 12, 1919.

Allan Beven, District Judge.

In the District Court of Negorabo

Testamentary
Jurisdiction.
No. 1,787.
In the Matter of the Intestate Estate of
Mihidukulasuriya Stephen de Mel of
2nd Division, Udayartoppu, Negombo

THIS matter coming on for disposal before I. E. de Zoysa, Esq., Acting District Judge of Legombo, on June 4, 1919, in the presence of Mr. Victor E. Fernando, Proctor, on the part of the petitioner Warnskulasuriya Mary Mel nee Fernando of 2nd Division, Udayartoppu; and the affidavit of the said petitioner dated June 4, 1919, having been read:

It is ordered that the petitioner be and she is hereby declared entitled, as widow of the said deceased, to have letters of administration to his estate issued to her, unless the respondents—(1) Emmanuel Cyril de Mel, (2) Joseph Lawrence de Mel, (3) Benedict Cuthbert de Mel, (4) Emmanuel Stephen de Mel, (5) Victor de Mel, all of 2nd Division, Udayartoppu—or any other person or persons interested shall, on or before July 3, 1919, show sufficient cause to the satisfaction of this court to the contrary.

It is further ordered that the 1st respondent Emmanuel Cyril de Mel be appointed guardian ad litem over the 4th and 5th minor respondents for the purpose of this action.

June 4, 1919.

J. E. DE ZOYSA, Act ng District Judge.

In the District Court of Negombo.

Order Nisi.

Testamentary
Jurisdiction.
No. 1,789.

In the Matter of the Intestate Estate of
Thuppahige Dona Mary Rosaline of
Negombo, deceased.

THIS matter coming on for disposal paper J. E. de Zoysa, Esq., District Judge of Negombo, on June 13, 1919, in the presence of Mr. Karunaratne, Proctor, on the part of the petitioner Jayaratne Mudiyanselage Bernard Paul Perera of Chilaw; and the affidavit of the said petitioner dated June 10, 1919, having been read:

It is ordered that the petitioner be and he is dereby declared entitled, as the husband of the above-named deceased, to administer the estate of the said deceased, and that letters of administration do issue to him accordingly, unless the respondents—(1) Durand Walter Perera, (2) Leopold Rex Perera, minors, by their guardian ad litem (3) Burgerge Alexander Paiva of Negombo-shall, on or before July 15, 1919, show sufficient cause to the satisfaction of this court to the contrary.

It is further declared that the said 3rd respondent, Burgerge Alexander Paiva of Negombo, be appointed guardian ad litem over the minors for the purpose of this

M. S. SRESHTA. District Judge.

June 13, 1919.

In the District Court of Kandy.

Orđer Nisi.

Testamentary In the Matter of the Estate of the late Ibrahim Sayibu Ahamed Jurisdiction. Sayibu, deceased Chakrapalli. No. 3,536.

THIS matter coming of to disposal before Felix Reginald Dias, Esq., District Jodge of Kandy, on May 1, 1919, in the presence of Mesars. Jonklass & de Vos, Proctors, on the part of the peritioner Govindakudi Meera Mohideen Saibo Abdul Careen Saibo; and the affidavit of the said petitioner dated March 13, 1919, and his petition having been read:

It is ordered that the petitioner Govindakudi Meera Mohideen Saibo Abdul Careem Saibo, as son-in-law of the deceased above named, Ibrahim Saibo Ahamado Saibo, be and he is hereby declared entitled to letters of administration to his estate, unless the respondents—(1) Aiysa Beebee Ammal, (2) Pathumma Beebee, (3) Zulaiha Beebee, (4) Salma Beebee, (5) Abdul Hameedo, (6) Zaitheen Beebee, the 3rd, 4th, 5th, and 6th respondents by their guardian ad litem the 1st respondent—or any person or persons interested shall, on or before June 19, 1919, show sufficient cause to the satisfaction of this court to the contrary.

May 1, 1919.

FELIX R. DIAS. District Judge.

The date for showing cause is extended for July 24, 1919.

FELIX R. DIAS, District Judge.

In the Matter of the Estate of the late Testamentary No. 3,562. Ranasinghe Aratchige alias Ranewakege No. 3,562. Dona Rodin Mendis, deceased, of Kandy. Jurisdiction.

THIS matter coming on for disposal before Felix Reginald Dias, Esq., District Judge of Kandy, on June 10, 1919, in the presence of Mr. C. Vanderwall, Proctor, on the part of the petitioner Don Lewis Gunesekere of Pangwila; and the affidavit of the said petitioner dated June 9, 1919, and his petition having been read:

It is ordered that the petitioner Don Lewis Gunasekere be and the same is hereby declared entitled to letters of administration to the estate of the deceased, Ranesinghe Aratchige alias Ranewakege Dona Roslin Mendis, unless Ranesinghe Aratchige Don Pieris, (2) Don Abram Pieris, (3) ditto Don Peter Mendis, (4) ditto Dona Caroline Mendis, (5) the husband, B. P. David Perera, or any person or persons interested shall, on or before July 3, 1919, show sufficient cause to the satisfaction of this court to the contrary.

June 10, 1919.

FELIX R. DIAS. District Judge.

In the District Court of Kandy. Grder Nigi declaring Will proved.

In the Matter of the Joint Last Will and Testament of Dr. John Attygalle, deceased, of Katukelle, Kandy, and Test ameritary Jurisdiction No. 3,563. Charlotte Wilhelmina Attygalle of Katukele, Kandy.

THIS matter coming on for disposal before Felix Reginald Dias, Esq., District Judge of Kandy, on June 23, 1919, in the presence of Mr. F. L. Goonewardene, Proctor, on the part of the petitioner Charlotte Wilhelmina Attygalle; and the affidavit of the said petitioner and the said proctor dated June 23, 1919, and the petition of the said petitioner

having been read: It is ordered that the will of the said Dr. John Attygalle, deceased, dated April 9, 1919, be and the same is hereby declared proved, unless any person or persons interested shall, on or before July 3, 1919, show sufficient cause to the satisfaction of this court to the contrary.

It is further declared that the said Charlotte Wilhelmina Attygalle is the executrix named in the said will, and that she is entitled to have probate of the same issued to her accordingly, unless any person or persons interested shall on or before July 3, 1919, show sufficient cause to the satisfaction of this court to the contrary.

June 23, 1919.

FELIX R. DIAS. District Judge

In the District Court of Galle.

Order Nisi.

Testamentary In the Matter of the Estate of the late Manikku Badaturuge Lairis de Silya, Jurisdiction. deceased, of Ahangama. No. 4,984.

THIS matter coming on for disposal before W.C.2 Schrader, Esq., District Judge of Galle, on December 20, 1918, in the presence of Mr. G. E. Abeyewardene, Proctor, on the part of the petitioner Welimahara Sarukkali Patabendige Babunhamy; and the affidavit of the petitioner dated December 18, 1918, having been read:

It is ordered that the 9th respondent be appointed guardian ad litem over 3rd, 4th, 5th, 6th, 7th, 8th minor respondents unless the respondents—(1) Manikku Badáturuge Mungo Nona, wife of (2) Sudrikku Hannedige Charles de Silva, (3) Manikku Badaturuge Punchi Nona, (4) ditto Davith Silva, (5) ditto Gedrick Silva, (6) ditto Jane Nona, (7) ditto Rupasundara, (8) ditto Hendrick Silva, (9) Welimahara Sarukkali Patabendige Babun Appu—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 Welimahara Sarukkali Patabendigey Babunhamy is, as widow cf. the deceased, entitled to have letters of administration to the estate of the deceased issued to her accordingly unless the respondents above named or any others interested shall, on or before January 30, 1919, show sufficient cause to the satisfaction of this court to the contrary.

December 20, 1918.

L. W. C. SCHRADER, District Judge.

This Order Nisi has been extended to July 3, 1919.

In the District Court of Galle., Order Nisi.

Testamentary In the Matter of the Estate of the late No. 4,992. Hallinne Lokuge James Silva, Occased, of Maitipe.

THIS matter coming on for disposal before L. W. C. Schrader, Esq., District Judge of Galle, on January 13, 1919, in the presence of Mr. G. E. Abeyewardene, Proctor, on the part of the petitioner Maragahawattege Punchihamy; and the affidavit of the petitioner dated October 10, 1918, having been read:

It is ordered that the 9th respondent be appointed guardian ad litem over the 5th, 6th, 7th minor respondents, unless the respondents—(1) Hallinne Lokuge Marsian Silva, (2) ditto Cecilyhamy, wife cf (3) James Jayasingha both cf Minuwangcda, (4) Hallinne Lokuge Francis, (5) ditto Harmanis Appu, (6) ditto Hinnihaminey, (7) ditto Pediappuhamy, (8) ditto Rosinahamy, wife of (9) Bope Weeratungage Marsian de Silva, all of Maitipe, or any others interested shall, on or before February 20, 1919, show sufficient cause to the satisfaction of this court to the contrary.

It is further declared that the said petitioner Maragahawattege Punchihamy is as widow of the deceased entitled to have letters of a dministration to the estate of the deceased issued to her unless the said respondents or any others interested shall, on or before February 20, 1919, show sufficient cause to the satisfaction of this court to the contrary.

January 13, 1919.

L. W. C. SCHRADER, District Judge.

This Order Nisi has been extended to July 3, 1919.

In the District Court of Galle. Order Wist.

Testamentary Jurisdiction. No. 4,996.

In the Matter of the Last Will and Testa-ment of Dona Catherina Johana Wanigapatna Amaradivakara Haminey of Ahan-gama, deceased.

THIS matter coming on for disposal before L. W. C. Schreder, Esq., District Judge of Galle, on January 25, 1919, in the presence of Mr. G. E. Abeyewardene, Proctor, on the part of the petitioner Don Ardreas Gunasekara; ard the affidavit of the petitioner and attesting witnesses to the last

will dated January 24, 1919, having been read: It is ordered that the will of Dona Catherina Johana Wanigaratna Amaradivakara Haminey, deceased, dated October 19, 1918, and now deposited in this court be and the same is hereby declared proved, unless the respondents -(1) Dahanayake Liyanege Dona Pransina Gunasekara, wife of (2) Dangedaragamage Arthur de Silva, (3) Dahanayaka Liyanage Dona Carlina Gunasekara, wife of (4) Udukawe Vidanagamage Don Seadoris Wickremaratna, (5) Dona Lucia Gunasekara, wife cf (6) Don Cornelis Abeye-wickrama Rajapaksa, (7) Gabriel Gunasekara, (8) Henderick Gunasekara—or any others interested shall, on or before February 20, 1919, show sufficient cause to the satisfaction of this court to the contrary.

It is further declared that the said Don Andreas Gunasekara is the executor named in the said will, and that he is entitled to have probate of the same issued to him accordingly, unless the said respondents or any others interested shall, on or before February 20, 1919, show sufficient cause

to the satisfaction of this court to the contrary.

January 25, 1919.

L. W. C. SCHRADER, District Judge.

This Order Nisi has been extended to July 3, 1919.

In the District Court of Galle.

Order Nisi.

Pitcha the Matter of the Estate of the late, Tamby Mohammed Cassim, deceased, of Millidduwa.

THIS matter coming on for disposal before L. W. C. Schrader, Esq., District Judge of Galle, on January 27, 1919, in the presence of Mr. G. E. Abeyewardena, Proctor, on the part of the petitioner Abdul Rahiman Mariya Muthu Umma; and the affidavit of the petitioner dated January 19, 1919, having been read:

It is ordered that the 6th respondent be appointed guardian ad litem over the 1st, 2nd, and 3rd minor respondents, unless the respondents—(1) Mohammed Cassim Saviath Umma, (2) Mohammed Cassim Pathumma Saleem, (3) Mohammed Cassim Amsa Bibi, (4) Pitcha Tamby Ahamed, (5) Pitcha Tamby Omaru, (6) Madar Lebbe Mohammed Thahar--or any others interested shall, on or before March 27, 1919, show sufficient cause to the satisfaction of this court to the contrary.

It is further declared that the said Abdul Rahiman Mariya Mutha Umma, is as widow of the deceased entitled to have letters of administration to the estate of the deceased issued to her, unless the respondents above named or any others interested shall, on or before March 27, 1919, show sufficient cause to the satisfaction of this court to the contrary.

L. W. C. SCHRADER, January 27, 1919. District Judge.

This Order Nisi has been extended to July 3, 1919.

In the District Court of Galle.

Organisi.
In the Matter of the Estate of the late estamentary Kurunaruge Punchi Nona, deceased, of Galupiyadda. Jarisdi tion. No. 5,028.

THIS matter coming on for disposal before L. W. C-Schrad r, Esq., District Judge of Galle, on March 19, 1919, in the presence of Mr. G. E. Abeyewardene, Proctor, on the part of the petitioner Manaweduge Thambyhemy; and the affidavit of the petitioner dated March 13, 1919, having been read:

It is ordered and declared that the said petitioner Mana. waduge Thambyhamy is, as husband of the deceased, have letters of administration to the same issued to him accordingly, unless the respondents—(1) Manawaduge Susan Nona, (2) Manawaduge Qvinis Singho, (3) N. W. Fernandoor any others interested shall, on or before May 8, 1919, show sufficient cause to the satisfaction of this ccurt to the contrary.

L. W. C. SCHRADER, March 19, 1919. District Judge.

This Order Nisi has been extended to July 3, 1919.

In the District Court of Galle. Order Nisi.

In the Matter of the Interface Estate of Walimuni Liyaneris Mendis Abey-Testamentary No. 5,017. sekara, late of Kosgoda.

Kaluhat 'Sopia de Abrew Wijenayaka of Kos-Petitioner. goda \mathbf{V} s.

(1) Walimuni Barniel Mendis, (2) ditto Abraham (alias) Dhammaga vest, (1) Walimuni Agnis, (5) Walimuni Alice, marcied to (6) Kalihat Emergin de Abrew, (7) Walimuni Satin, married to (8) Nigamuni Barlis Mendis, (9) Walimuni Aslin, (10) ditto Nepoleon, (11) ditto Alfred, (12) ditto Podi Mahatmaya, all of Kosgoda, (13) ditto Arlis Henry Mendis Abeysekara of Hikkaduwa, (14) Kumarasingha Sinhamy Perera, (15) Kumarasingha Makilin, both of Kosgoda, by his guardian the 14th re-

THIS matter coming on for disposal before L. W. C. Schrader, Esq., District Judge of Galle, on February 20, 1919, in the presence of Mr. N. de Alwis, Proctor, on the part of the petitioner above named; and the affidavit of the petitioner dated January 31, 1919, having been read:

It is ordered that the 14th respondent be appointed guardian ad litem over the 15th respondent, unless the respondents or any others interested shall, on or before March 27, 1919, show sufficient cause to the satisfaction of this court to the contrary.

It is further declared that the said Kaluhat Sopia de Abrew Wijenayaka is, as mother of the deceased entitled, to administer the estate of the deceased, and that letters of administration be issued to her accordingly, unless the respondents above named or any others interested shall, on or before March 27, 1919, show sufficient cause to the satisfaction of this court to the contrary.

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

Since extended to July 17, 1919.

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

Order Nisi declaring Will proved.

Testamentary In the Matter of the Estate of the Last Will and Testament of Hewi Wereduwage Don Jacovis Wijeratne, deceased of Jurisdiction. No. 2,419. Pamburana.

THIS matter coming on for disposal before J. O.W. Rock, Esq., District Judge of Matara, on August 14, 1918, in the presence of Messrs. Keuneman on the part of the petitioner Hewawereduwege Don Arnolis Wijerathe of Pamburana; and the affidavit of the said petitioner dated November 27, 1917, and that of the attesting witnesses dated November 27, 1917, having been read: It is ordered that the will cf the above-named deceased, dated August 1, 1916, be and the same is hereby declared proved, unless respondents. viz., (1) Don Andr's Wijeratne, (2) Uyangoda Manegey Kirigoris. (3) Carolis Poojitagunewardena. (4) Saddatissa Terunnanse, 2nd to 4th heirs of Dona Anohami, deceased, (5) Peter Premachandra Wijeratne, (6) Ginawati Wijeratne, (7) Roselyn Margaret Wijeratne, (8) Tudor Donald Wijeratne, (9) Samawati Wijeratne, 5th to 9th heirs of Barnes Henry Wijeratne, deceased, (10) Wadukankanange Punchy Hami, (11) Saranapala Terunnanse, (12) Jayasir ghe Aratchigey Don Carolis-alias Theris, shall. on or before July 3, 1919, show sufficient cause to the satisfaction of this court to the contrary:

It is further ordered that the said petitioner is the executor named in the said will, and that he is as such entitled to entitled to administer her estate, and that he is entitled to have probate of the same issued to him accordingly, and

that the 12th respondent be appointed guardian ad litem of 5th to 9th respondents, unless the respondents shall, on or before July 3, 1919, show sufficient cause to the satisfaction of this court to the contrary;

August 15, 1918.

J. C. W. Rock, District Judge.

In the District Court of Matara L Order Nisi.

Anothe Matter of the Estate of the late Sundra Nekatigev Arnolis, deceased, of Mirissa Testamentary Jurisdiction. No. 2,520.

THIS matter coming on for disposal before J. C. W. Rock, Esq., District Judge, Matara, on March 31, 1919, in the presence of Messis. Keuneman on the part of the petitioner Gitaratne Nekatigey Satholina of Mirissa; and the affidavit of the said petitioner dated January 13, 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, viz., Sandra Nekatigey Seldin, Sandra Nekatigey Chalonis, Sandra Nekatigey Mintheris: all of Mirissa, shall on or before May 12, 1919, show sufficient cause to the satisfaction of this court to the contrary.

March 31, 1919.

J. C. W. Rock, District Judge.

Extended till July 10, 1919.

In the District Court of Matara.

Order absolute declaring Will proped, &c.

Testementary In the Matter of the Lest Will and TestaJurisdiction. ment of Louisa Elizabeth WickrameNo. 2,529. rates Lama Etani, deceased, of Matara.

THIS matter coming the disposal before J. C. W. Rock,
Esq., District Judge Matara, on May 20, 1919, in the
presence of Mess s. Keuneman on the part of the petitioner,
Mr. J. A. Wickremaratna, Gate Mudaliyar, of Matara, and
the affidavit of the said petitioner and that of the attesting the affidavit of the said petitioner and that of the attesting notary and witnesses to the will dated March 17 and April 2, 1919, having been read: It is ordered that the will of Louisa Elizabeth Wickremaratna Lama Etani, deceased, dated February 16, 1919, be and the same is hereby declared

It is further declared that the said Mr. J. A. Wickremaratna, Gate Mudaliyar, 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, May 20, 1919. District Judge. In the District Court of Jaffan

Ørder Nisi.🗘 In the Matter of the Estate of the late Testamentary Muhamadu Sadakkuthamby, late of Sama and Coconada, deceased. Jurisdiction. No. 3,848.

O. S. N. Sahul Hamid of Jaffna..Petitioner.

(1) Muhamadu Ibrahim Ummah of Keelakarai, (2) Mariammah, widow of O. S. N. Muhamadu Sadakkuthamby of ditto, (3) Muhamadu Ibrahim Ummah of ditto, (4) Asai Ummah of ditto, (5) Karna Beebee of ditto, (6) O. S. N. Seeni Muhamadu of ditto, (7) O. S. N. Muhamadu Musthappa of ditto, (8) O. S. N. Muhamadu Ibrahim Saibu of ditto, (9) Muhamadu Ibrahim Mahulatamby of ditto and wife (10) Muhamadu Meera Ummah of ditto, (11) M. K.S. Muhamadu Segu Naina and wife (12) Zenathummah of ditto; the 4th and 5th respondents are minors by their guardian ad litem the Secretary of the District

Nena Ahamed Sahib of Keelakarai. Added Respondent.

THIS matter of the petition of O. S. N. Sahul Hamid of Jaffna praying for letters of administration to the estate of the above-named deceased O. S. N. Muhamadu Saddakkutamby, coming on for disposal before the Hon. Sir A. Kanagasabai, District Judge, on June 13, 1919, in the presence of Mr. K. Kanakasabai, Proctor, on the part of the petitioner; and the affidavit of the petitioner dated February 22, 1919, having been read: It is declared that

the petitioner is an heir of the said intestate, and is entitled to have letters of administration to the estate of the said intestate issued to him, unless the respondents or any other person shall, on or before July 4, 1919, show sufficient cause to the satisfaction of this court to the contrary.

June 16, 1919.

Á. Kanagasabai, District Judge.

In the District Court of Jaffna. Order Nisi.

Testamentary Jurisdiction. No. 3,860.

In the Matter of the Estate of the lates Chinnachchipillai, wife cf Vallipuranatha. pillai Muttukkrishnapillai of Chunnakam deceased.

Vallipuranathapillai Muttukkrishnarillai of Chunna-

Vs. 1, Kasinather Moottappah of Uduvil; 2, Veluppillai Kandiah and wife 3, Muttuppillai, both of Chunna-kam; 4, Ilayapillai, daughter of Elaiyatamby or do.; f, Elaiyatamby Kanagasabai of do., minor, by his guardian ad litem the 6th respondent; 6, Teywanaip. pillai, widow of Kasinather Elaiyatamby ordo.; 7, Sihnakkuddy Arumugam of do. and wife 8, Vallippillai of do.; 9, Sinnakkuddy Sinnappu of do.; 10, Ponnampalanathapillai Ponnudurai oi do., 11, Ponnampalanathapillai Sinnadurai of do., 12, Ponnampalanathapillai Manikkam of do., the 10th, 11th, and 12th respondents minors, by their guardian ad litem the 13th respondent: 13, Kuddippillai, widow of Ponnampalanathapillai of do.; 14, Swaminather Ponnampalam of 110, 3rd Division, Maradana; 15, Sithamparanather Seeniyappah of do. and wife 16, Teywanaippillai of Chunnakam; 17, Muttukkumaru Sinnapparo: Malagam and wife 18, Tangamuttu of Chunnakam; 19, Nagamuttu Sampanthanather of do., presently of Medical College, Singapore; 20, Naganather Senatharasar of Chunnakam; 21, Naganather Kumarasingam of do., 22, Rukkumany, daughter of Naganather of do.; 23, Sarasuvaty, daughter of Naganather of do. (minors); 24, Teywanaipillai, widew of Murugeser Naganather or do,; 25, Murugesar Arulampalam, Taiping, Perak; 26, Murugesar Kendiah of Chunnakam; 27, Teywanaippillai, widow of Rasinkar Kumaravelar of do.; 28, Vichaladchippillai, daughter of Mootatamby of do., 29, Tangamuttu, daughter of Mootatamby of do.; 30, Sangarapillai Murugesu of Chunnakam, the 29th and 30th respondents minors, by their guardian ad litem the 27th respondent; 31, Kanakasabai Sangara illai of do.; 32, Narayanapillai Asappillai of Kuala Lumpur and wife 33, Ponnupillai of do.; 34, Kandar Kayilayar of Chunnakam and wife 35, Teywanaippillai of do.; 36, Vallipuranathapillai Kanagasabai of do.; 37, Naganather Kanagarayapillai and wife 38, Tangamuttuppillai of do.; 39, Kumaravelar Appudurai of do. and wife 40, Ratnam of do.; 41, Kumaraswamypillai Ambalavanapillai of do. and wife 42, Achchimuttoo of do.; 43, Naganather Ponnampalam of do.; and 44, Narayanapillai Namasiyayam of do......Respondents.

THIS matter of the petition of Vallipuranathapillai Muttukkrishnapillai of Chunnakam, praying for letters of administration to the estate of the above-named deceased Chinnachchipillai, wife of Muttukrishnapillai, coming on for disposal before Hon. Sir A. Kanagasakai, District Judge, on April 12, 1919, in the presence of Mr. T. Kumaraswamy, Prector, on the part of the petitioner; and the affidavit of the said petitioner dated February 20, 1919, having been read: It is ordered that the petitioner be and he is hereby declared entitled, as husband of the said deceased, to administer the estate of the said deceased, and that letters of administration do issue to him accordingly, unless the respondents above named or any other person shall, on or before May 20, 1919, show sufficient cause to the satisfaction of this court to the contrary.

April 29, 1919.

A. KANAGASABRI, Acting District Judge.

Time allowed to show cause extended to July 1, 1919.

May 20, 1919.

A. KANAGASABAI, Acting District Judge. ne District Court of Mannar. Order Nisi.

In the Matter of the Estate of Seenimoha-'estamentáry Jurisdiction. mado Kachchumohamado, late of Uppu-No. 221. kulam, Mannar, deceased.

Seenimohamado Mohamadosultan of Uppukulam,Petitioner. Mannar .. $\mathbf{v}_{\mathbf{s}}$.

(1) Maimoonumma, widow of Kachchamohamado, (2) Kachehamohamado Muttamarakaer, (3) Kachehamohamado Mohamado Salibu, (4) Kachehamohamado Sahul Hameedu, all of Uppukulam, Mannar; the 2nd, 3rd, and 4th are minors by their guardian ad litem the 1st respondent......Respondents.

THIS matter coming on for disposal before B. G. de Glanville, Esq., District Judge of Mannar, on June 5, 1919, in the presence of Mr. S., Mudaliyar Anantham, Proctor, on the part of the petitioner; and the affidavit of the petitioner dated May 1, 1919, having been read: It is ordered that the petitioner be and he is hereby declared entitled to have letters of administration to the estate of the said deceased, and that letters of administration do issue to him accordingly, unless the respondents above named or any other person shall, on or before July 14, 1919, show sufficient cause to the satisfaction of this court to the contrary.

B. G. DE GLANVILLE, District Judge. June 5, 1919

he District Court of Badulla.

Order Nisi.

Zestamentary In the Matter of the Intestate Estate of Jurisdiction. Halambage Don Edanis Appuhamy, No. B 585. late of Attanagolla, deceased.

Ellawattegedara Ram Menika of Attanagolla. Petitioner. And

(1) Ellawattegedara Dona Helenahamy, and her husband (2) William Fernando, (3) Ellawattegedera Dona Selestinahamy and her husband (4) Mutu Banda, all of Attanagolla Respondents.

THIS matter coming on for disposal before J. R. Walters, Esq., District Judge of Badulla, on May 21, 1919, in the presence of Mr. F. Taldena, Proctor, on the part of the petitioner Ellawattegedara Ram Menika of Attanagolla; and the affidavit of the petitioner dated May 21, 1919, having been read:

It is ordered that the petitioner be and she is hereby declared entitled, as widow of the above-named deceased, to administer the estate, and that letters of administration do issue to her accordingly, unless the respondents above named or any others interested shall, on or before July 9, 1919, show sufficient cause to the satisfaction of this court

to the contrary.

J. R. WALTERS, May 21, 1919, District Judge.

In the District Court of Puttalam.
Offer Nisi.

In the Matter of the Intestate Estate of Peter Wilmot de Rosairo, late of Putta-am, deceased. No. 449.

resa Mary de Rosairo of Puttalam, widow of the deceased above named Petitioner. And

(1) Mary Mount Carnel de Rosairo (2) Anthony Albert de Rosairo alias Sivejothi, both of Puttalam, (3)

koon, Esq., Additional District Judge of Puttalam, on May 1919, in the presence of Mr. Wilfred A. Muttukumaru, octor, on the part of the petitioner above named; and affidavit of the petitioner dated May 7, 1919, and petition dated May 8, 1919, having been duly read: It is ordered that Joseph Sandrasegra, the 8th respondent above named, be and he is hereby appointed guardian ad litem of the

minor Barbera Antonitta de Rosairo, and the petitioner above named be and she is hereby appointed administratrix cf the estate cf Peter Wilmot de Rosairo, deceased above named, and that letters of edministration do issue to her accordingly, unless the respondents above named or any other person or persons interested shall, on or before June 30, 1919, show sufficient cause to the satisfaction of this cours to the contrary.

Ma 8, 1919.

W. A. WEERAKOON, Additional District Judge.

In the District Court of Chilat.

Order Nisi.

Testamentary In the Matter of the Injestate Estate of Jurisdiction Nena Moona Mohammadu Cassim Mari-Jurisdiction Nena Moona Mouland No. 1,237.

Rauter Saily Market Nena Moona Detitioner. kotowa..

And . (1) Segu Beebee Natchiar of Toppus II in Tanjore Zilla, Madras Presidency, in India (2) Mohammadu Tair Umma and her husband (3) Ana Kana Moona Kunji Ali Markar, both of Tolasiar Pattanam, in the said Zilla and Presidency, in India, (4) Segu Dahudi Ammal of Topputurai aforesaid and her husband (5) Kavenna Nena Segu Dahudi Markar of Topputurai, (6) Ahamadu Ammal, widow of the late Neina Moha-

madu Markar of Topputurai.....Respondents. THIS matter coming on for disposal before Nathaniel John Martin, Esq., District Judge of Chilaw, on May 6, 1919 in the presence of Mr. C. V. M. Pandittesekere, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated March 3, 1919, his petition and the order of the Hon. the Supreme Court dated February 11, 1919, appointing this court to have and exercise sole testamentary jurisdiction in respect of the property and effects of the said deceased having been read: It is ordered that the said petitioner be and he is hereby declared entitled, as the brother of the deceased, to have letters of administration to the estate of the deceased issued to him, unless the respondents above named or any other person or persons interested shall, on or before June 30, 1919, show sufficient cause to the satisfaction of this court to the contrary.

May 6, 1919.

N. J. MARTIN, District Judge.

In the District Court of Chilaw.

Order Nisi.

In the Matter of the Intestate Estate of the Testamentary late Nana Land Rayenna Mana Rema-naden Chetty, deceased of Madampe, in Jurisdictión. No. 1,249.

Chilaw District.

Wallammai Atchi of Paganeri in India, by herattorney
Rana Nana Sena Rawenna Mana Kannappa Chetta

f Negombo

Residoner.

And Theiwanai Atchi, assisted by her husbapa (3) Koona Pana Chidambaram Chetty of Kalayarmangalam, in Sholapuram Taluk of the Ramna Histriot, (4) Paru-vatham Atchi, assisted by her hustrand (5) Pana Lana Pillappa Chetty of Paganeri, in Sholapuram Taluk cf the Ramnad District, (6) Karuppen Chetty of Madampe, (7) Visalatchi of Paganeri aforesaid, (8) Manikkam of Paganeri afcresaid; the 6th, 7th, and 8th are min'rs by their guardian ad litem the Secretary

of the District Court, Chilaw......Respondents. THIS mater coming on for disposal before N. J. Martin, q., District Judge of Chilaw, on June 9, 1919, in the presence of Mr. J. A. Corea, Proctor, on the part of the pettioner above named; and the affidavit of the said petitioner dated May 15, 1919, having been read:

It is ordered that the petitioner above named be and she is hereby declared entitled, as the 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 above named or any other person or persons interested shall, on or before June 30, 1919, show sufficient cause to the satisfaction of this court to the contrary.

June 9, 1919.

N. MARTIN, District Judge.