

Ceylon Government Gazette

Published by Authority.

No. 7,111 — FRIDAY, JUNE 18, 1920.

Part II.-Legal.

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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 Ceylon Savings Bank Ordinance, 1859."

Preamble.

W HEREAS it is expedient further to amend "The Ceylon Savings Bank Ordinance, 1859": 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.

Amendment of section 10 of the principal Ordinance. 2 Section 10 of the principal Ordinance is amended by inserting after the word "salary" in line 5 thereof the word "pension."

1 This Ordinance may be cited as "The Cevlon Savings"

By His Excellency's command,

Colonial Secretary's Office, Colombo, June 4, 1920.

Bank (Amendment) Ordinance, No.

B. HORSBURGH, Acting Colonial Secretary.

of 1920."

Statement of Objects and Reasons.

THE object of the amendment is to clear up all doubts as to whether the payment of the pensions of officers of the Savings Bank can be legally paid out of the funds of the Bank.

Colombo, May 28, 1920.

THOMAS F. GARVIN, Acting Attorney-General.

MINUTE.

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

(Amendment) Ordinance, No. of 1920."

inserting the following proviso at the end thereof :

An Ordinance to amend "The Education Ordinance,

No. 1 of 1920."

Preamble.

WHEREAS it is expedient to amend "The Education Ordinance, No. 1 of 1920": Be it 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 Education

2 Section 1 of the principal Ordinance is amended by

Provided, nevertheless, that Part I., except sub-sections (2) and (3) of section 5, and Part II. of this Ordinance shall

Short title.

Amendment of section 1 of the principal Ordinance.

Amendment of section 44 of the principal Ordinance.

Addition of new sections 45, 46, and 47 to the principal Ordinance.

Existing local authorities and District Committees to continue in force notwithstanding repeal until appointment of new District Committees.

New District Committee to be successor of existing local authority or District Committee. come into operation on the passing of this Ordinance. **3** At the commencement of section 44 and immediately before the first word of the first line thereof there shall be inserted the following words : "Subject to the provisions of

sections 46 and 47 hereof."
4 The following new sections shall be added to the principal Ordinance immediately after section 44 thereof, and shall be numbered 45, 46, and 47:

45. Every local authority constituted by Ordinance No. 5 of 1906 and every District Committee established by Ordinance No. 8 of 1907 shall continue to have and exercise the powers vested in and committed to them respectively by the said Ordinances until the appointment of a new District Committee under the provisions of this Ordinance in succession to such local authority or Committee, and all rules made by every such local authority or District Committee shall remain in full force and effect, and breaches thereof shall continue to be punishable as heretofore.

Provided, however, that all such rules shall be deemed to be repealed, and shall cease to be operative within the limits of an education district constituted under the provisions of this Ordinance as and from the date on which rules made by a District Committee appointed under the provisions hereof for such district shall come into force.

46. (1) Where a District Committee is appointed under the provisions of this Ordinance, such District Committee shall be the successor of the existing local authority or District Committee constituted or appointed under the Ordinances hereby repealed for all purposes relating to the area of such existing local authority or Committee included within the limits of such new District Committee as from the date of the appointment of such Committee.

(2) The property and funds of which such existing local authority or District Committee shall be possessed under or by reason of the provisions of any of the Ordinances hereby repealed, and all the rights, duties, debts, liabilities, and obligations of any such existing local authority or District Committee, shall, in so far as they relate to any area within the limits of any District Committee appointed under this Ordinance, be deemed to be transferred to such District Committee from the date of the appointment of such Committee.

Provided, however, that in any case in which by reason of the constitution or creation of an education district under the provisions of this Ordinance a part only of the area comprised within the limits of a school district is included within the limits of such new education district, and doubts shall arise as to the extent to which the property and funds, or the rights, duties, debts, liabilities, and obligations of any such existing District Committee vests in such new District Committee, the Director of Education shall refer the matter for the decision of His Excellency in Executive Council, whose decision shall be final and binding upon all persons whomsoever.

47. (1) Whenever by reason of the constitution or creation of a new education district the whole or a part of any educatic n district created under the provisions of this Ordinance is comprised within the limits of such new education district, the District Committee of such new education district shall be the successor of the Committee of such existing education district for all purposes relating to the area of such existing district within the limits of the new district.

(2) The property and funds of such existing District Committee, and all its rights, powers, duties, liabilities, and obligations shall in so far as they relate to any area within the limits of such new District Committee be deemed to be transferred to such new District Committee as from the date of the appointment of such Committee.

Provided, however, that in any case in which by reason of a part only of the area of any existing education district being comprised within the limits of such new education district doubts shall arise as to the extent to which the property or funds, or the rights, powers, duties, debts, liabilities, or obligations of such existing District Committee vests in the District Committee of such new education district, the Director of Education shall refer the matter for the decision of His Excellency in Executive Council, whose decision shall be final and binding upon all persons whomsoever.

By His Excellency's command,

Colonial Secretary's Office, Colombo, June 11, 1920.

ce, B. HORSBURGH.

Acting Colonial Secretary,

6.97

Statement of Objects and Reasons.

THE principal object of this Ordinance is to make provision for the period which must intervene before the machinery contemplated by the Education Ordinance can be created and can commence to perform its functions. It is essential that the Education Department and the Board should be constituted first to enable the work of preparing the Code to be undertaken and completed before the remaining provisions of the Ordinance can be brought into operation. This was recognized at the time the Education Bill was introduced, but appears to have been inadvertently overlooked. For this purpose it is proposed that Parts I. and II. of the Ordinance. with the exception of sub-sections (2) and (3) of section 5, shall come into operation at once, and that the existing District Committees shall continue to exercise the powers and duties committed to them till they are superseded by District Committees appointed under the provisions of the Education Ordinance. The rules made by the existing District Committees will continue to be operative until new rules are framed and brought into operation.

Provision has also been made for the transfer of the property and funds, as well as the rights, liabilities, and obligations of the existing District Committees to their successors, and similar provision has been made to meet the case of the alteration of the limits of education districts created under the Education Ordinance by the constitution or creation of new education districts.

Colombo, May 27, 1920.

THOMAS F. GARVIN, Acting Attorney-General.

District Committee of new education district to be successor of existing education district.

NOTIFICATIONS OF CRIMINAL SESSIONS.

BY virtue of a Mandate to me directed by the Hon. the Supreme Court of the Island of Ceylon, I do hereby proclaim that a Criminal Session of the said Court for the District of Jaffna will be holden at the District Court-house at Jaffna on Monday, July 5, 1920, at 10 o'clock of the morning of the said day.

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

Fiscal's Office,	•	÷.,	J. B. ARIYANAYAGAM,
Jaffna, June 11, 1920.	'		Deputy Fiscal.

BY virtue of a Mandate to me directed by the Hon. the Supreme Court of the Island of Ceylon, I do hereby proclaim that a Criminal Session of the said Court for the Districts of Chilaw and Puttalam will be holden at the Court-house at Colombo on Monday, July 12, 1920, at 11 o'clock of the morning of the said day.

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

Fiscal's Office, Kurunegala. June 14, 1920. S. D. SAMARASINHA, for Fiscal.

BY virtue of a Mandate to me directed by the Hon. the Supreme Court of the Island of Ceylon, I do hereby proclaim that a Criminal Session of the said Court for the District of Ratnapura will be holden at the Ccurt-house at Colombo on Monday, July 12, 1926, at 11 o'clock of the morning of the said day.

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

Fiscal's Office, G. F. R. BROW ING, Ratnapura, June 14, 1920. Fiscal.

NOTICES OF **INSOLVENCY.**

In the District Court of Colombo.

In the matter of the insolvency of A. M. No. 2,949. Perumal of Kelaniya.

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 6, 1920, being the day fixed for the second sitting in the above matter.

By ord	er of court, P. DE KRETSER,
Colombo, June 12, 1920.	Secretary.

In the District Court of Colombo.

No. 2,971. In the matter of the insolvency of Joseph Caithan Anandappa of New Chetty street, 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 20, 1920, for the grant of a certificate of conformity to the insolvent.

By order of court, P. DE KRETSER, Colombo, June 12, 1920. Secretary.

In the District Court of Colombo.

In the matter of the insolvency of Duncan No. 2,983. Maxwell Sheddan of Maligakanda, Colombo.

WHEREAS the above-named Duncan Maxwell Sheddan has filed a declaration of insolvency, and a petition for the sequestration of his estate has also been filed by Peter Daniel under the Ordinance No. 7 of 1853 : Notice is hereby given that the said court has adjudged the said Duncan Maxwell Sheddan insolvent accordingly, and that two public sittings of the court, to wit, on July 13, 1920, and on July 27, 1920.

will take place for the said insolvent to surrender and conform to, agreeably to the provisions of the said Ordinance, and for the taking of the other steps set forth in the said Ordinance, of which creditors are hereby required to take notice.

By order of court, P. DE KRETSER, Colombo, June 12, 1920. Secretary.

In the District Court of Kandy.

No. 1,629. In the matter of the insolvency of George Christopher Rambukpota of Gampola.

WHEREAS George Christopher Rambukpota has filed a declaration of insolvency, and a petition for the sequestration of his own estate under the Ordinance No. 7 of 1853: Notice is hereby given that the said court has adjudged the said George Christopher Rambukpota insolvent accordingly, and that two public sittings of the court, to wit, on July 16, 1920, and on August 13, 1920, will take place for the said insolvent to surrender and conform to, agreeably to the provisions of the said Ordinance, and for the taking of the other steps set forth in the said Ordinance, of which creditors are hereby required to take notice.

> By order of court, P. MORTIMER, Secretary.

In the District Court of Ratnapura.

In the matter of the insolvency of James Ball No. 46. Ginger of Balangoda.

NOTICE is hereby given that the second sitting of this court in the matter has been adjourned to June 22, 1920.

By order of court, B. L. ABEYRATNA, Ratnapura, June 9, 1920. Secretary.

FISCALS' NOTICES OF SALES.

Western Province.

In the District Court of Colombo.

Sarnelis de Silva Gunasekera of Maradana, Colombo Plaintiff. Vs.

No. 48.877.

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(1) B. Solomon Fernando and his wife (2) Carlina

Madaline Fonseka Defendants. (1) Beruwalage Podi Fernando and five others..Substituted

Defendants.

NOTICE is hereby given that on Wednesday, July 14, 1920, at 10 c'clock in the forenoon, will be sold by public

auction at the premises the right, title, and interest of the said 2nd defendant and substituted defendants in the following property for the recovery of the sum of Rs.431.40, being costs, viz. :-

All that house and premises No. 1,062, situated at Wellawatta, within the Municipality of Colombo; and bounded on the north by the property of E. Abdul Hamid, on the east by the high road to Galle, on the south by the property of S. D. S. Gunasekara, and on the west by the property of Emanis Fernando ; containing in extent about 2 roods.

Fiscal's Office, Colombo, June 16, 1920.

W. DE LIVERA, Deputy Fiscal, W. P. In the District Court of Colombo.

Mathiaparanam Mootutamby of Cinnamon Gardens,

Colombo Plaintiff No. 53,647. Vs.

Peyna Reena Seyna Moona Muttiah Chetty of Sea street, Colombo Defendant.

NOTICE is hereby given that on Saturday, July 17, 1920, at 9.30 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 mortgaged by bond No. 107 dated October 5, 1917, and decreed to be sold by the decree entered in the above action for the recovery of the sum of Rs. 13,720, with interest on Rs. 12,000 at the rate of 12 per cent. per annum from August 20, 1919, to August 26, 1919, and thereafter further interest on the aggregate amount at the rate of 9 per cent. per annum till payment in full, and costs, viz. :-

All those two contiguous parts of the garden called Mandappekeenagahawatta, with the buildings standing thereon (exclusive of a portion from the southern side con-taining in extent 7 73 square perches), situated at Idama, in Moratuwa, in the Palle pattu of Salpiti korale, in the District of Colombo, Western Province; bounded on the north by the 1/5 part of the same garden belonging to Merinnage Manuel Fernando, on the east by the high road leading from Colombo to Galle, on the south by a part of the same garden belonging to Muttutantirige Bastian Cooray, and on the west by the stream called Lunawa; containing in extent 2 roods and 28 perches.

Fiscal's Office, Cetambo, June 15, 1920.	W. DE LIVERA, Deputy Fiscal, W. P.
C. I.4.M. Aboul Mageed of Colombo	urt of Colombo. No. 218, Dematagoda,
No. 54,132.	7s.

Asiya Umma, widow of Magudu Marikkar Uduma Lebbe Marikar, and another Defendants.

NOTICE is hereby given that on Monday, July 12, 1920, will be sold by public auction at the respective premises the right, title, and interest of the said defendants in the following property for the recovery of the sum of Rs 502 15. with legal interest thereon from August 5, 1918, till payment in full, and costs of suit, viz. :-

At 2 P.M.

All that allotment of land marked letter B and the buildings standing thereon, being a part of the premises No. 93, situated at 2nd Division, Maradana, Colombo District, Western Province; bounded on the north by the premises Nos. 90, 91, and 92 of M. J. M. Othie, on the east by the road, on the south by the premises No. 94 of Seena Abdul Carim and by the other part of this property marked letter A, and on the west by Tichbourne Hall, No. 87, of P.I. Meera Lebbe ; containing in extent 12 4/100 square perches.

At 2.30 P.M.

All that life interest, rents, profits in all the allotment of land marked letter A, with the buildings standing thereon, being a part of the premises No. 93, 2nd Division, Maradana in Colombo, Western Province; bounded on the north, east, and west by the other part of this property marked letter B, and on the south by the property No. 94 of Seena Abdul Carim; containing in extent 9 76/100 square perches.

Fiscal's Office,	W. DE LIVERA,
Colombo, June 16, 1920.	Deputy Fiscal. W. P.
1) N. P.P. Shoona Palaniappa C	hetty and (2) N. P. L.
Shoona Arunasa am Chetty, b	ooth of Sea street in
Colombo	Plaintiffs

No. 53,692. (1) Wannakuwattewaduge Daniel Francis Conrad Fernando of Bambalapitiya, (2) S. P. S. Pana Muttiah

Pulle of No. 190, Sea street, Colombo Defendants NOTICE is hereby given that on Saturday, July 17, 1920,

commencing at 11 o'clock in the forenoon, will be sold by

public auction at the respective premises the right, title, and interest of the said defendants in the following property (mortgaged by the defendant with plaintiff and declared bound and executable for the decree entered in the said case) for the recovery of the sum of Rs. 10,375, with interest on Rs. 10,000 at the rate of 15 per cent. per annum from August 26, 1919, to September 18, 1919, 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. :

1. All that land called Dawalendiriya (lot 2187), at the village Paragoda ; and bounded on the north by lot of land 2953 and land belonging to Government, on the east by Government land, south by lot of land 2186, and on the west by land belonging to Government; containing in extent 161 acres 1 rood as described in the title plan 86,536 dated June 8, 1872, surveyed by Sub-Assistant Surveyor Mr. E. F. Caldera in 1871.

2. All that allotment of land (being the lot marked A in the figure of survey and report made by V. H. R. Ebert, Surveyor, and Charles Knight, as Commissioner, and filed of record in case No. 39,901 of the District Court of Kalutara), and being part of the three allotments of land in one block or tract bearing Nos. 2,186, 2,183, and 2,184 called Dawalen-diriyamukalana, situated at Paragoda aforesaid, and described in the said Government title plan 86,536; bounded on the north by the Ossington estate, on the south-east by lot marked B in the same survey, on the south by land described in Government title plan 86,455, and on the west by Crown lanc. and land called Welgamwela, the property of H. Sinno Appu, and Kuda-ganga ; containing in extent 66 acres 3 roods and 28 9/12 perches as described in the diagram or map marked No. 86,536 dated June 8, 1872.

Deputy Fiscal's Office, Kalutara, June 15, 192	0.	I. SAMERE Depu	SINCHA, uty Fiscal.	
In the Court of R Pena Rena Veyanna Runa Negombo		masami C		
	Vs.			
(1) Katuru Sinhadewage P Simon Fernando, and (3) o Akarangaha	orolis F litto Sed	ris Fern a n	(2) ditto do all of Defendants	s.

NOTICE is hereby given that on July 10, 1920, commencing at 10 o'clock in the forenoon, will be sold by public auction at the premises the right, title, and interest of the said defendants in the following property, viz :-

(1) An undivided 1/16 share of the land called Kahatagahawatta alias Delgahawatta, situate at Akarangaha, in Dunagaha pattu; and bounded on the north by Otarakumbura and by field of Sedris and others, east by land and field of Christian Fernando and by Kotukumbura, south by field of Porolis Fernando and by field of others, and west by lands belonging to Coronis Fernando and others; containing in extent about 16 acres, with the buildings standing thereon.

(2) An undivided 1/16 share of the land called Otarawatta alias Otharakanaththa, situate at Akarangaha aforesaid; and bounded on the north by the land of the heirs of Gabriel Croos, east by the land of Christian Fernando and others, south by land of the heirs of Gabriel Croos, and west by Kuda-oya ; containing in extent about 8 acres according to plan No. 12,002 dated June 24, 1881; the same is bounded on the north by land described in plan No. 118,738, south by land described in plan No. 111,965 and Kuda-oya, and west by Kuda-oya; containing in extent 7 acres 3 roods and 27 perches.

Amount to be levied Rs. 168 85, with interest on Rs. 80 at 40 cents per every Rs. 10 per mensem and Rs. 10 at cents 50 per mensem from June 20, 1919, to November 14, 1919, and thereafter at 9 per cent. per annum till payment, and poundage.

Deputy Fiscal's Office, Negomb June 15, 1920.

FRED. G. HEPPONSTALL, Deputy Fiscal. In the Court of Requests of Negombo.

K. S. P.S. Suppramanian Chetty of Negombo....Plaintiff. No. 28,523. Vs.

Kurukulasuriýa Stephen Philip Fernando of St. Joseph

street, Negombo Defendant.

NOTICE is hereby given that on July 12, 1920, commencing at 10 o'clock in the forenoon, will be sold by public auction at the premises the right, title, and interest of the said defendant in the following property, viz. :--

The land bearing assessment No. 30 and buildings standing thereon on which the defendant resides, situate at St. Joseph street, Negombo; and bounded on the north by the land of Suse Pulle and others, east by the land belonging to Anthoney Jafferin Fernando, south by St. Joseph street, and west by land bearing assessment No. 29 belonging to Manuel Fernando and others; containing in extent about 1 acre.

Amount to be levied Rs. 233 95, with interest on Rs. 200 at 18 per cent. per annum from February 17, 1920, till March 12, 1920, and thereafter at 9 per cent. per annum till and payment, and poundage.

Deputy Fiscal's Office, FRED. G. HEPPONSTALL, Negombe, June 15, 1920. Deputy Fiscal.

Central Province.

In the District Court of Kandy.

Rawena Vena Savariappen of Lewela Plaintiff. No. 26,923. Vs.

Narayana Thever's son Suppiah of Kelvin estate in Dolosbage, administrator of the estate and effects

of Weerappa Thever's son Narayana Thever of India,

deceased Defendants.

NOTICE is hereby given that on Wednesday, July 14, 1920, commencing at 12 noon, will be sold by public auction at the respective premises in the following property mortgaged with the plaintiff by bond No. 6,884 dated June 28, 1915, and attested by E. M. B. Seneviratne of Kandy, Notary Public, and decreed to be sold under the decree entered in the above case for the recovery of the balance sum of Rs. 2,298, with legal interest thereon from February 7, 1919, till payment in full, viz. :--

(1) All that western portion of I amunam of paddy sowing extent from and out of all that land called Tumpokunehena of 2 amunams of paddy sowing extent in the whole, situate at Amunugama in Udagampaha of Pata Dumbara, in the District of Kandy of the Central Province; which said western portion is bounded on the east by ditch cut in the land near the remaining portion of this land, on the south by wela, on the west by the mala-ela of the land belonging to Galahitiyawewalauwa, and on the north by the Kandaheeriya of the land belonging to Udawalauwa; together with all the buildings, plantation, and everything thereon.

(2) All that land called Tumpokunehena of 3 pelas of paddy sowing extent, together with all the buildings, plantations and everything thereen, situated at Amunugama, in Udagampaha korale of Pata Dumbara aforesaid; and bounded on the east by the fence of Leulegedera Appuhamy's chena and by the fence of Udagedera Appuhamy's chena, on the south by the limit of Tumpokunekumbura, and on the west and north by the limit of Ukku Menika's chena.

(3) All that field called Tumpokunekumbura of 1 pela paddy sowing extent, situate at Amunugama, in Udagampaha of Pata Dumbara aforesaid; and bounded on the east by the limitary dam of Dorahitiyawe Bandara's field and by Wanate-ella, on the south and north by Wanate-ella, and on the west by the limitary dam of the field belonging to Abeykonwalauwa James Benjamin Tikiri Bandara.

(4) All that land called Ganimeyayahena cf about 3 pelas of paddy sowing extent, together with everything thereon, situated at Amunugama in Udagampaha cf Pata Dumbare aforesaid; and bounded on the east by the village limit of Napana, south by the limit of Wetakedeniyahena, west by the limit of Yatiwawella Basnayake Nilame's chena, and north by Kandaheeriya of the village limit of Napana;

19.4

which said four lands adjoining each other form one property and from their situation as respect each other can be included in one survey.

(5) An undivided sixth part or share of and in all that land called Ganimewatta of about 1 pela paddy sowing or 2 acres 1 rood and 18 perches in extent, and of everything thereon, situate at Amunugama in Udagampaha of Pata Dumbara aforesaid; and bounded on the east by the fence of Ange Dingirirala's garden, south by ditch, west by ella, and north by ditch.

(6) Two undivided sixth part or share of and in all that field called Tumpokune *alias* Tumpokune Angekumbura, described as of 15 or 18 lahas of paddy sowing extent, and situate at Amunugama in Udagampaha of Pata Dumbara aforesaid; and bounded on the east and south by ella, west by the field of Basnayake Nilame, and north by ella.

(7) Five undivided sixth part or share of and in all that land called Ganimeyayehena of about 3 pelas of paddy sowing extent, and of everything thereon, situate at Amunugama, in Udagampaha of Pata Dumbara aforesaid; and bounded on the east, by Gansabhawa road, south by the fence of Nahagederahena, west by Tumpokunekumbura, and north by ditch and fence.

Fiscal's Office, Kandy, June 15, 1920.	A. RANESINCHE, Deputy Fiscal.
In the District Court of Muna Runa Pana Lana Nadar Kandy	rason Cheety of
No. 27,786. Vs. Gonapinuwalage Vithanelage Carel	10 3
 Silva of Sanda Niwasa, in G tratrix of the estate of Hettiheway Silva, deceased	ampola, [#] adminis- ge Sugathapala de

NOTICE is hereby given that on Saturday, July 10, 1920, 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. 5,355 25, with interest thereon at 9 per cent. per annum from March 19, 1920, till payment in full, and costs Rs. 221 .60, together making the sum of Rs. 5,576 .85, viz. :---

(1) All that land called Letchimiwatta *alias* Sandasiriye, of 15 acres and 26 perches in extent, situated at Kirapone, in the Gangapalata of Udapalata, in the Kandy District of the Central Province; bounded on the east by the road leading to Kadugannawa, on the south by the limit of Menikralagedeniya, Kurunduwatta, Upasakawatta, Halgahawatta, Gederawatta, and ela, and on the west by the limit of the land watta of Arunasalam Chetty, now of Annamale Chetty Polgollegederawatta, Delgahakotuwe watta, and ella, and on the north by the Kadugannawa road.

(2) All that land called Wagalehena tea garden of 13 acres 1 rood and 3/5 square perches, situated at Unambuwe, in the Gangapahala korale aforesaid; bounded on the north by Alugollewatta, on the east by Pambedeniye Pasinygollehena, on the south by Mount Temple estate and Wagallekumbura, and on the west by Alugollewatta; containing in extent 13 acres 4 perches according to the figure of survey dated November 21, 1898, and made by M. J. Pieris, Licensed Surveyor.

(3) All that land called Pansalewatta of 3 acres 2 roods 32 perches in extent, situate at Gampola, in the Gangapahala korale aforesaid; bounded on the north by Beerahena of Juwan Appu, on the east by the garden of Wanawasa Pansala, on the south by the property of Annamale Chetty, and on the west by Ranhotigewatta belonging to Selembram Chetty, Polgahawatta of Balagedera Naide, Kirigahahena belonging to Balagedera Suddha and by Peter Singho, and Berakaraya's gardens.

(4) Pansalewatta of 1 acre 3 roods and 25/100 of a perch in extent, situate at Gampola aforesaid; bounded on the north by Pantitagalehena belonging to Balagedera Suddara, on the east by the high road from Gampola to Kadugannawa and throughout Gampola estate, on the south by the garden of Annamale Chetty, and on the west by the high road from Gampola to Kadugannawa and by the high road leading to Wanawasa Pansala. (5) All that land called Nidahanwelawatta of 18 acres 3 roods and 19 perches in extent, excluding the road through the land, situate at Hapugaspitiye, in the Gangapahala korale aforesaid; bounded on the north, north-east, and east by Mount Temple estate, property of Don Simon, and centre of drain water-course, and by the property belonging to Rodrigo and Punchiappu Mudalali, on the south-west and west by Gansabhawa road, lands belonging to Kiri Dureya, Ukkuwa, Don Simon, Punchi Nona, Suddara, and Seiyado, and on the north-west by the lands belonging to Kaluwa, Punchi Appu Mudalali, and temple; according to the figure of survey and comprising the following allotments of land, to wit :—

(a) Northern 3 pelas paddy sowing in extent out of all that land called Wirinamullehena of 1 amunam in paddy sowing extent in the whole, situate at Rathmalakaduwa in the Gangapahala korale aforesaid; which said northern 3 pelas are bounded on the east by Mount Temple estate, on the south by the hith tree and the mango tree standing on the limit of the remaining portion of this land, on the west by the ditch of the garden of Niyamgampaya, and on the north by Kalawitatennehena.

(b) Hapugahamulawatta of about 1 pela in paddy sowing extent, situate at Rathmalakaduwa aforesaid; bounded on the east by ditch of Niyamgampaya Viharehena, by the ditch of Gonnagahahena, and by the fence of the field dedicated to Wanawasa Pansala, on the south by the iwura of Yahadadeniyakumbura and by ditch of Gahalawatta, and on the north by Mount Temple estate.

(c) All that portion of 75 feet in length and 12 feet in breadth in extent towards the west out of the southern 1 pela in extent of and in all that land called Winnamemullehena, situate at Rathmalakaduwa aforesaid; which said portion of 75 feet in length and 12 feet in breadth in extent towards the west is bounded on the east by the remaining portion of this land, on the south by Hapugahawatta, on the west by the live fence of the garden belonging to Niyangampaya, and on the north also by the remaining portion of this land.

(d) Illukgatagederawatta of 6 lahas paddy sowing in extent, situate at Rathmalakaduwa aforesaid; bounded on the east by Menika's field, on the south by the fence of Kirihatana Vidane Dureya's Gederawatta, on the west by Naide's residing garden, and on the north by Vihare land; containing in extent 20 perches.

(e) All that southern portion of 2 lahas in extent out of Liyangahawatta, situate at Rathmalakaduwa aforesaid; which said southern portion is bounded on the east by the ditch of Yahalewatta, south and west by the ditch of Beralagedera Dureyalawatta, and on the north by the nawa tree and by the karanda tree standing on the boundary of the remaining portion of this land; containing in extent 12 perches.

(f) Western $\frac{1}{3}$ share of about 2 pelas in extent more or less out of Atalawehena and Kaduwehulawaliyagehena, now forming one property of 6 pelas and 2 kurunies in extent in the whole, situate at Hapugaspitiya aforesaid; which said western $\frac{1}{3}$ share is bounded on the north by Nidawalawatta, on the east by the limit of the remaining portion of this land, on the south by the Gansabhawa road, and on the west by the ditch of Berakarayagewatta and by the ditch of Pokunuwalagederawatta.

(g) Hatalehena situate at Hapugaspitiya aforesaid; bounded on the east by the land bought from Arumugam Pulle, west by land belonging to Niyangampaya Vihare, south by Pokunewelahena and Wadajewatta, and on the north by the road to Kadugannawa; containing in extent 2 acres and 3 roods.

(*h*) Pandurugollehena situate at Hapugaspitiya aforesaid; bounded on the west by the high road to Kadugannawa, and on all other sides by Mount Temple estate; containing in extent 2 acres 1 rood and $13\frac{3}{4}$ perches.

(i) Nidawelahena of 3 amunams in extent, situate at Kirapona aforesaid; bounded on the east by Kirigahayatakumburehena opposite Endarutenne Naidegehena, on the south by a ditch, on the west by Kandegekosgaha opposite the chena of Ukkuhamy, and on the north by the jak tree on Kapukotuwehena and Godakumburehena.

(j) Welikumburehena of 1 amunam and 2 pelas in paddy sowing extent, situate at Rathmalakaduwa aforesaid; bounded on the north by Hatalewehena, on the east by Sawandarayalagehena, on the south by Ranhotia Viharehena, and on the west by Godapeddege Kumburehattenakumbure.

(k) Milalagahamulahena of 12 lahas in extent (excluding the portion sold previously), situate at Hapugaspitiya aforesaid; bounded on the east by Kuduponehena, on the south by a ditch, on the west by the chena of Ranhotiya. and on the north by Ismathgala.

(1) The southern $\frac{1}{2}$ share of about 1 pela in extent out of Sidanwalahena of 2 pelas in extent (excluding the portion previously sold), situate at Kirapone aforesaid; which said southern $\frac{1}{2}$ share is bounded on the east by the Mala-ela of Katuponehena, on the west by the Mala-ela, on the north by the remaining portion of this land, and on the south by the land belonging to Archibald Croomse.

Kandy, June 15, 1920. Deputy Fisca	Fiscal's Office, Kandy, June 15, 1920.
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Hettiakandigey Gabriel Fernando of Colpetty,

Colombo Defendant.

NOTICE is hereby given that on Saturday, July 10, 1920, at 12 noon, will be sold by public auction at the premises the right, title, and interest of the said defendant in the following property for the recovery of the sum of Rs. 9,678 12, interests, costs, and poundage, viz. :---

All that allotment of land called Dewani Gadalludeniyawatta with the plantations and buildings thereon called and known as Hill Castle, situated at Illawatura in Gampola, in the Gangapahala korale of Uda palata, in the District of Kandy of the Central Province of the Island of Ceylon; bounded on the east by a portion of this land bearing No. 4, on the south by the fence of Nonohamy's garden, on the west by the Hill street, and on the north by Heneyalayiwatta and the limit of the land bearing No. 6; containing in extent 2 pelas and 5 kurunies of paddy sowing; whicy said premises are according to a recent plan thereof bounded on the north by the property of Rev. H. W. Seneviracne, on the east by a road and land belonging to Mohamit Rahim, on the south by a road and land belonging to the Church Missionary Society and belonging to Nonohamy, and on the west by the road called Hill street ; containing in extent l acre and l rood according to the figure of survey thereof dated August 4, 1900, made by S. W. Spencer, Licensed Surveyor and Leveller.

Fiscal's Office, Kandy, June 15, 1920. A. RANESINGHE, Deputy Fiscal.

Southern Province.

In the District Court of Colombo.

W. F. Pieris of Bambalapitiya Plaintiff. No. 53,772. Vs.

(1) Sherman de Zilva, and (2) Mercy de Zilva, both of Pettah, Colombo

NOTICE is hereby given that on Friday, July 16, 1920, at 12 noon, will be sold by public auction at the spot the right, title, and interest of the said 2nd defendant in the following property, viz. :---

The lands called Dewahingewatta, Kahaduwewatta, Hettigewatta, and Pathinigewatta, with the buildings standing thereon, situate at Dadalla in Galle; and bounded on the north by a portion of Mahagederawatta *alias* the land wherein Achirihamy resides, east by portion of Pattinigewatta *alias* the land in which Velandiris resides, south by high road leading to Bope, and on the west by high road leading to Gintota.

Writ amount Rs. 1,509 37, with interest on Rs. 1,500 from September 4, 1919, at 18 per cent. to February 10, 1920, and thereafter on the aggregate amount at 9 per cent. till payment.

Fiscal's Office, Galle, June 9, 1920.	••• • •	J. A. LOURENSZ, Deputy Fiscal.

In the District Court of Matara.

Ienty arver Gooneratne of Matara and another . . Plaintiffs. ťo. 8,768. Vs.

(1) Samara Ratnappuli Kodikarakankanange Georgi

and another Defendants. NOTICE is hereby given that on Friday, July 16, 1920, commencing at 9 o'clock in the morning, will be sold by public auction at the respective premises the right, title, and interest of the said defendants in the following mortgaged property for the recovery of the sum of Rs. 1,459.49, and legal interest from March 20, 1920, till payment, and Fiscal's charges, viz. :

1. All that remaining fruit trees and soil (save and except the planter's 1 share of the fruit trees of 1st plantation) of Kuttisayakkaragegedarawatta, in extent about 1 acre, situated at Dondra, in the Wellaboda pattu of Matara District, Southern Province; and bounded on the north by Ruppewatta, east by Babapadinchiwasitiyawatta alias Olokkuwewatta, south by Olokkuwa, and on the west by the land given on charity by R. Adiriana.

All that fruit trees and soil and all the buildings 2 standing on the portion, the same having been divided and separated and accepted for an undivided $\frac{1}{4}$ part of the land Pedigewatta at ditto, and which portion is in extent about 3 roods ; and bounded on the north by the portion of the same land in which Hendo was residing, Medawatta, and Wadugewatta, east by Olokkupara, south by the high road, and west by the portion of same land in which Aberan is residing.

Deputy, Fiscal's Office,	i	E. T. GOONEWARDENE,
Matara, June 8, 1920.		Deputy Fisca

In the District Court of Matara. .

Liyanakankanange Dingihamy and another .. Plaintiffs. No. 8,802. Vs.

Deputy Fiscal.

Don Allis Wakista of Pitadenia, administrator of the

estate of D. C. R. Weerasekera Defendant.

NOTICE is hereby given that on Monday, July 19, 1920, commencing at 9 o'clock in the morning, will be sold by public auction at the premises the right, title, and interest of the defendant in the following mortgaged property for the recovery of Rs. 1,735 27, with interest at 9 per cent. per annum on Rs. 1,549 60 from February 2, 1920, till payment, and Fiscal's charges.

An undivided 16/18 parts of all the fruit trees and of soil of Mederikanatta and all the buildings standing thereon, situated at Urugamuwa, in the Wellaboda pattu of the District of Matara, Southern Province ; and bounded on the north by Kotapattagahawatta, east by Pitawalagekongahawatta, south by Dorakumbura, and on the west by Kosgaha kumbura; in extent 5 acres.

2. All the fruit trees and soil of Landehena, in extent 6 acres, 1 rood and 30 perches, at ditto ; and bounded as in plan No. 213,792, north by land claimed by natives and lands mentioned in plans Nos. 213,818 and 213,819, east by lands mentioned in title plans Nos. 213,819 and 213,790, south by the lands appearing in title plans Nos. 160,437 and 160,470, west by the lands mentioned in title plan No. 160,470, and the land claimed by the natives.

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

In the District Court of Matara.

lappu Arachchi Leanage Don Bastian, Vel-Vidane K of Parapamulla Plaintiff. Vs. No. 8.859.

Gunasekera Kulappu Arachchige Don Salman, Vel-Vidane of Parapamulla Defendant

NOTICE is hereby given that on Thursday, July 8, 1920, at 10.25 o'clock in the forenoon, will be sold by public. 18

auction at the respective premises the following mortgaged property for the recovery of a sum of Rs. 554.46, with legal interest on Rs. 440 from May 4, 1920, till payment in full, viz. :-

(1) The field Uda-ambanekanuketiya alias Hittetiyegekumbura, situated at Parapamulla; and bounded on the north by Nekatigewatta, east by Neketigehelpotha, south by Silpegodewatta, and west by Nekatigemahakumbura; and in extent 1 amunam of paddy.

(2) The field called Puwakgahakumbura, situated at ditto; and bounded on the north by Helpotha, east by Attalekumbura, south by Arakkuliadda, and west by Vitanatunpela, in extent about 28 kurunies.

Deputy Fiscal's Office E. T. GOONEWARDENE, Deputy Fiscal. Matara, June 9, 1920.

In the District Court of Matara Pitiduwa in Galle 🧟 Plaintiff 100 Vs. Nc. 8,916.

Hetti Aratchige Dona Gimara Babahamine and

another Defendants. NOTICE is hereby given that on Wednesday, July 21, 1920, at 9 o'clock in the forenoon, will be sold by public auction at the premises the right, title, and interest of the defendants in the following mortgaged property for the recovery of Rs. 714.55, with legal interest thereon from March 29, 1920, and Fiscal's charges :-

The undivided ½ part of the fruit trees and of soil and the tiled house of 9 cubits standing on the portion B of Elakawagewatta at Kadawedduwa, in the Gangaboda pattu of Matara District, in extent 2 roods and 20 perches; and bounded on the north by lot A of same land, east by Baduwatta, south by portions C and D of same land, and west by Murutagahawella.

2. All that fruit trees and soil of the portion D of Elakawagewatta, at ditto; and bounded on the north by lot B of same land, east by Baduwatta, south by Mudiyansegekumbura, and on the west by lot C of the same land; containing in extent I rood and 8 perches.

Deputy Fiscal's Office, E. T. GOONEWARDENE, Deputy Fiscal. Matara, June 12, 1920.

In the District Court of Tangalla.

Punchihewage Mendis de Silva of Hambantota... Plaintiff.

(Aughani No. 954. Vs. Gajahingamage Christiyan \mathbf{Don} of

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

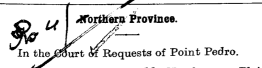
(1) Four amunams of the field called Pahatwetiya alias Walawewela, in extent 22 amunams, situated at Walawa, in Magam pattu of Hambantota District; and bounded on the north by the bund of Walawewewa, on the south by Adaphe-ode, on the east by Pattigoda, and on the west by the bund of Wanduruppemahawewa.

(2) One-sixth share of the fields called Harakkumbura. Kandiyagawakumbura, Paspela, Amuneirikonda, Vidanaattagakumbura, Madakalapuwagekumbura, and Nadukumbura, adjoining each other and containing in extent 81 amunams of paddy, which are all parts of the field called Kiralagaswela, whole in extent 18 amunams of paddy, situated at Walawa aforesaid; and bounded on the north by Nelunwewakandiya, on the west by Walaweweleinniyara alias ode, on the east by Godagan pattuwa, and on the south by Godawa-ela.

Writ amount Rs. 275.19, together with legal interest thereon from February 4, 1919, till payment in full.

Deputy Fiscal's Office, Hambanteta, June 11, 1920. T. W. GOONEWARDENE, Deputy Fiscal.

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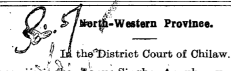
Nagappar Valliappar of Karaveddy North Plaintiff. No. 18,734. Vs.

Suppar Kaliappar of ditto Defendant.

NOTICE is hereby given that on Friday, July 9, 1920, at 10 o'clock in the forenoon, will be sold by public auction at the spot the right, title, and interest of the said defendant in the following property for the recovery of Rs. 101.50, with interest thereon at the rate of 9 per cent. per annum from October 21, 1919, until payment in full, and costs of suit being Rs.18.85 and writ costs Rs. 3.15, and poundage, and charges, viz. :-

In an undivided $4\frac{1}{2}$ lachams varagu culture with share of well standing on the northern land called Mullianthoddam, with way and water-course of a piece of land situated at Vathirikkurichchy in Karaveddy, called Mullianthoddam, containing or reputed to contain in extent 24 lachams varagu culture; bounded or reputed to be bounded on the east and south by road, north by the property of Parupathy and others, west by the property of Parupathy, wife of Kandar and others.

Fiscal's Office, J. B. ARIYANAYAGAM, Deputy Fiscal. Jaffna, June 9, 1920.



Mapawijesinghe Appu Singho Appuhamy, Division Officer of Tabbowa Plaintiff.

No. 6,212 Vs. 37

Asurappuliradage Baiya Ridi of Sandanangama and another Defenda Defendants.

NOTICE is hereby given that on Saturday, July 17, 1920, at 5 o'clock in the affernoon, will be sold by public auction at the premises the right, title, and interest of the said defendants in the following property, viz :

(1) An undivided $\frac{1}{3}$ share of the land called Kahatagahawatta, situate at Sandanangama, in Meda palata of Pitigal korale south, in the District of Chilaw; and bounded on the north by the limitary ridge of the field belonging to Babappuhamy, east by the land belonging to Mr. Abayaratna, Muhandiram, south by the land belonging to Palingurala and others, and west by the field belonging to Migel Vidanarala; containing in extent about 44 acres.

(2) The land called Sandanangamakele, situate Sandanangama aforesaid; and bounded on the north by the land called Kongahaowita belonging to W. S. Anthony Fernando, east by the land called Ambagahaowita belonging to the said person and others, south by the land appearing in plan No. 165,692, and west by the land called Kahatagahawatta belonging to Anthony Fernando; containing in extent 1 acre 3 roods and 10 perches.

(3) An undivided ishare of the remaining extent, after excluding an extent of about 1 seer kurakkan sowing soil, of the land called Kongahagala, situate at Sandanangama aforesaid; and bounded on the north by the field belonging to S. Babappuhany, east by the big hig tree standing on the land belonging to Mrs. Dona Selestina Perera Abeyeratne, south by fig ketakela tree standing on the land also belonging to the same person, and west by the land called Mailagahawatta on which Laththa Henaya resides and belonging to the said person; containing in extent about 12 seers of kurakkan sowing soil.

Amount to be levied Rs. 2,049.90, with legal interest on Rs. 1,900 from May 21, 1919, till payment in full, and poundage. Valuation Rs. 1,620.

Deputy Fiscal's Office, Chilaw, June 15, 1920.

CHABLES DE SILVA, Deputy Fiscal. In the District Court of Chilaw.

M. K. A. V. Sidambaram Chetty of Negombo ... Plaintiff No. 6,281.

Magudu Kandu Marikkar Segu Meera Natchia of Pulichchakulam and another Defendants.

NOTICE is hereby given that on Thursday, July 15, 1920, at 3 o'clock in the afternoon, will be sold by public auction at the premises the right, title, and interest of the said defendants in the following property, viz. :

(1) An undivided $\frac{1}{2}$ share of the land called Thandiyal-tottam, situate at Pulichchakulam, in Anavilundan pattu of Pitigal korale north, in the District of Chilaw; and bounded on the north by the boundary of the garden of Segu Nachchir, widow of Meera Lebbe Thamby, east by limitary dam of the field called Palansenavayal, south by common fence of the garden of Muttutamby and others, and west by the portion of bare ground ; containing in extent about 3 acres.

(2) An undivided } share of the land called Ilampillaitottam, situate at Pulichchakulam aforesaid; and bounded on the north by the garden of Warusa Umma and others, east by garden of Rauther Bava and others, south by garden of Alitamby Marikar and others, and west by garden of Warusa Umma and others; containing in extent about 21 acres.

Amount to be levied Rs. 800, with interest interest 9 per cent. per annum from November 6, 1919, the payment,

Valuation Rs. 1,100.

Deputy Fiscal's Office, Chilaw, June 15, 1920. CHARLES DE SILVA, Deputy Fiscal.



In the District Court of Ratnapura.

Seraphine de Silva Abeywickrama of Kuruwita ... Plaintiff No. 3.087. Vs.

James Ekneligoda Bandara Mahatmaya, now of RuanwellaDefendant.

NOTICE is hereby given that on Saturday, July 10, 1920, at 2 o'clock in the afternoon, will be sold by public auction at the premises the right, title, and interest of the said defendant in the following property, viz. :-

An undivided ‡ share of the land called Mahawatta of about 18 acres in extent, situated at Ruanwella; and bounded on the north by high road, east by the road leading from Ruanwella to Veyangoda, south by Kelani-ganga, west by coconut estate belonging to Milla Marikkar Lebbe. To levy Rs. 710.85, with legal interest on Rs. 600 from April 24, 1918, till payment in full.

Fiscal's Office, L. GOONAWARDANA, Avissawella, June 11, 1920. Fiscal's Marshal.

In the District Court of Ratnapura. E. W. W. N. G. Daundasekera of Ellagawa

No. 3.338. Vs. Kotalawala Wijesundera Wicrkamasingha Tennakoon Mudiyanse Ralahamillage Tikiri Banda Doloswala, of Doloswala Defendant.

NOTICE is hereby given that on July 12, 1920, commencing at 11 o'clock in the forenoon, will be sold by public auction at the premises the following property specially mortgaged and decreed to be sold by the decree entered in the above case for the recovery of the sum of Rs. 5,450 34, with legal interest on Rs. 5,272 33 from October 18, 1919, till payment in full, and poundage, viz. :-

1. An undivided $\frac{1}{2}$ share of all those allotment of contiguous lands called and known as Dummalahena and Balaketiyehena, situate at Doloswala, in Meda pattu of Nawadun korale, in the District of Ratnapura ; and bounded on the north by Dodampayedola, lots 10 and 16 in preliminary plan 117, south by a footpath and lots 10A1, 29, and

B2

. Plaint

10B in preliminary plan 117, and west by lot 227 in preliminary plan 36 and Dodampayedola; containing in extent 106 acres 2 roods and 29 perches and depicted and described in figure of survey No. 272,369 dated September 12, 1910, and authenticated by R. S. Templeton, Acting Surveyor-General.

2. An undivided ½ share of Periyagalahena, situate at Doloswala aforesaid; bounded on the north by a footpath and lots 29 and 10A1 in preliminary plan 117, east by lot 10 in preliminary plan 117, and south and west by lot 176 in preliminary plan 39; containing in extent 12 acres and 39 perches and depicted and described in figure of survey 273,438 dated October 10, 1910, and authenticated by R. S. Templeton, Acting Surveyor-General.

3. An undivided 1 share out of all those allotments of contiguous lands called and known as Mahabatahena, Kiriberiyamockalana, and Doonhena, situated at Doloswala aforesaid ; bounded together on the north by Tepulanaela and the village limit of Nivitigala, east by the village limit of Kolombugama, south by the village limit of Kolombugama and dola, west by lot 23 in preliminary plan 117; containing in extent 98 acres 3 roods and 33 perches and depicted and described in figure of survey 273,646 dated October 20, 1910, and authenticated by R. S. Templeton, Acting Surveyor-General.

4. An undivided $\frac{1}{2}$ share out of all those allotments of contiguous lands called and known as Godaparagahadeniyehena and Butkandagehena, situated at Doloswala; bounded together on the north by a road, east by Pinnemandiyehenyaya and Bogahadola, south by a path and lots 51 and 52 in preliminary plan 117, and west by lots 10, 47, 50, 23, and H2 in preliminary plan 117, Hangomuwe ganga and ela; containing in extent (exclusive of the path, Hangamuwe-ganga, and a water-course passing through the land and lot 53 in preliminary plan 117) 228 acres 3 roods and 25 perches and depicted and described in figure of survey No. 281,518 dated May 10, 1912, and authenticated by R. S. Templeton, Acting Surveyor-General.

Fiscal's Office, R. E. D. ABEYARATNA, Ratnapura, June 15, 1920. Deputy Fiscal.

TESTAMENTARY ACTIONS. NOTICES IN C the District Court of Colombo. to have letters of administration to his estate issued to him, unless the respondents above named or any other person Order Nisi. or persons interested shall, on or before July 1 1920. $\mathbf{T} estam$ tar In the Matter of the Intestate Estate of show sufficient cause to the satisfaction of this court to the Jurisdiction. the late Sego Thamby Tamby Marikar of contrary. No. 115. Watarappola in Galkissa, deceased. W. WADSWORTH, Tamby Marikar Abdul Majid of Wattarappola in May 13, 1920. District Judge. GalkissaPetitioner. And In the District Court of blombo (1) Tamby Marikar Mohamed, (2) Tamby Marikar Order Nisi n the Matter of the Highestate Estate of the late Muwanage Poditiona Pergra of Kalal-goda, in the Pade patturer Hewagam Kacija Umma, (3) Tamby Marikar Dinar Umma, (4) Tamby Marikar Tanga Umma, and (5) Tamby Testamentary In the Matter of the Marikar Asia Umma, all of Watarappola in Gal-Jurisdiction. No. 127. korale, deceased. Ranasingha Aratchige Don Herat Ranasinha of Kot-tawa, in the Palle pattu of Heward m korale. Petitioner. THIS matter coming on for disposal before William Wadsworth, Esq., District Judge of Colombo, on May 19, 1020 in the programmer of Market and Araba korale, deceased. THIS matter coming on for disposal before William Wadsworth, Esq., District Judge of Colombo, on May 5, 1920, in the presence of Mr. M. S. Akbar, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated April 26, 1920, having been read: It is ordered that the petitioner be and he is hereby 1920, in the presence of Mr. A. C. Abeyewardana, Proctor, declared entitled, as a brother of the above-named deceased, on the part of the petitioner above named ; and the affidavit to have letters of administration to his estate issued to of the said petitioner dated May 10, 1920, having been read : him, unless the respondents above named or any other person or persons interested shall; on or before June 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 10, 1920, show sufficient cause to the satisfaction of this court to the contrary. issued to him, unless any person or persons interested shall, on or before June 24, 1920, show sufficient cause to the . .. W. WADSWORTH, satisfaction of this court to the contrary. May 5, 1920. District Judge. The date for shewing cause against this Order Nisi is W. WADSWORTH, extended for June 24, 1920. W. WADSWORTH, May 19, 1920. District Judge. June 7, 1920. District Judge. e \ In the District Court of Colombo the District Court of Colombo. Order Nisi. Testamentary In the Matter of the Intestate Instate of the Jurisdiction: No. 128. deceased. Order Nisi. .' In the Matter of the Intestate Estate of stame Jurisdiction. the late Hettiarachchige alias Egodage Lawaris Perera of Niyandagala, in the No. 122. . Petitioner. T. K. Chinta of Slave Island, Colombo Palle pattu of Hewagam korale, deceased. And Hettiarachchige alias Egodage Simon Perera of Niyandagala aforesaid......Petitioner. And Abeysinghage Mariana Hamine of Niyandagala aforesaid Respondent. THIS matter coming on for disposal before William Wadsworth, Esq., District Judge of Colombo, on May 19, THIS matter coming on for disposal before William Wadsworth, Esq., District Judge of Colombo, on May 13, 1920, in the presence of Mr. D. E. Wanigesooriya, 1920, in the presence of Messrs. M. R. & M. S. J. Akbar, Proctors, on the part of the petitioner above named ; and Proctor, on the part of the petitioner above named; and the the affidavit of the said petitioner dated May 17, 1920, affidavit of the said petitioner dated May 11, 1920, having having been read : It is ordered that the petitioner be and he is hereby declared entitled, as the husband of the above-named been read : It is ordered that the petitioner be and he is hereby declared entitled, as the father of the above-named deceased, 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 June 24, 1920, show sufficient cause to the satisfaction of this court to the contrary.

Man 19, 1920. W. WADSWORTH, District Judge. In the District Court of Colombo. Order Nisi.

Testamentary In the Matter of the Intestate Estate of the Jurisdiction. International Fernando of No. 3, No. 133. Antival street, Colombo, deceased.

Rosamma Frinanio of No. 50, Gintupitiya street, Colombo And

 Joseph Manuel Fernando, (2) Joseph Henry Benedict Fernando, (3) Mary Fernando, (4) Jeremias Fernando, all of No. 50, Gintupitiya street in Colombo, (5) E. Alangaram Fernando of Gintupitiya, Colombo, Respondents. THIS matter coming on for disposal before, William Wordworth For District Under Colombo on William

THIS matter coming on for disposal before, William Wadsworth, Esq., District Judge, Colombo, on May 26, 1920, in the presence of Messrs. de Vos & Gratiæn, Proctors, on the part of the petitioner above named; and the affidavit of the said petitioner dated May 24, 1920, having been read:

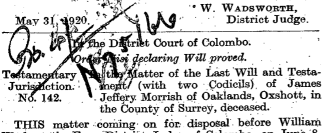
It is ordered that the petitioner be and she is hereby declared entitled, as the widow of the above-named deceased, to have letters of administration to his estate issued to her, unless the respondents above named or any other person or persons interested shall, on or before July 1, 1920, show sufficient cause to the satisfaction of this court to the contrary.

W. WADSWORTH, District Judge.

Testamentary ||In the Matter of the Last Will and Testa-Jurisdiction ||Content of the late Ranawaka Achchige Don No. 137. ||Content of the late Ranawaka Achchige Don Haging Destrict of Hendala, in the Haging pattu of Alutkuru korale, deceased.

Ranawaka Achchige Ana de Alwis of Hendala....Petitioner. THIS matter coming on for disposal before William Wadsworth, Esql, District Judge of Colombo, on May 31, 1920, in the presence of Mr. Samarakkody, Proctor, on the part of the petitioner above named; and the affidavits (1) of the said petitioner dated May 14, 1920, and (2) of the attesting witnesses dated May 14, 1920, having been read:

It is ordered that the last will of the late Ranawaka Achchige Don Daniel de Alwis of Hendala, 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 1, 1920, show sufficient cause to the contrary.



Wadsworth, Esq., District Judge of Colombo, on June 8, 1920, in the presence of David Ernest Martensz, Proctor, on the part of the petitioner Stanley Frederick de Saram; and (1) the affidavit of the said petitioner dated June 2, 1920, (2) the power of attorney dated March 31, 1920, and (3) the order of the Supreme Court dated May 28, 1920, having been read: It is ordered that the will of the said James Jeffery Morrish, deceased; dated May 15, 1917, and two codicils thereto dated respectively October 16, 1918, and February 18, 1919, a certified copy of which under the seal of His Majesty's High Court of Justice in England has been produced and is now deposited in this court, be and the same is hereby declared proved; and it is further declared that the said Stanley Frederick de Saram is the attorney in Ceylon of the executor named in the said will, and that he is entitled to have letters of administration (with will and codicils annexed) issued to him accordingly, unless any person or persons interested shall, on or before June 24, 1920, show sufficient cause to the satisfaction of this court to the contrary.

June 8, 1920.

W. WADSWORTH, District Judge.

In the District Court of Colombo.

Order Nisi.

TestamentaryIn the Matter of the Intestate Estate of the
Jurisdiction.No. 139Interpresent the Packeer Thamby Mohamed, Thamby
of Forbes road, Maradana, in Colombo,
deceased.

Mohamed Thamby Omerdeen of No. 1, Forbes road, Colombo Petitioner.

And

THIS matter coming on for disposal before William Wadsworth, Esq., District Judge of Colombo, on June 1, 1920, in the presence of Mr. A. R. M. Razeen, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated May 31, 1920, 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 his estate issued to him unless the respondents above named or any other person or persons interested shall, on or before July 1, 1920, show sufficient cause to the satisfaction of this court to the contrary.

W. WADSWORTH, June 1, 1920. District Judge In the District Court of Colombo. . . . Order Nisi. In the Matter of the Last Will and Testa, ment and Codicil of Wildham Frank Baker of Lambridge Lodge, Bath, England, formerly of Delpotonoya estate, Testamentary Jurisdiction. No. 145. Urugalla, deceased.

THIS matter coming on for disposal before William Wadsworth, Esq., District'Judge of Colombo, on June 16, 1920, in the presence of Mr. Oscar Bercy Mount of Colombo, Proctor, on the part of the petitioner Mr. Harry C:easy of Colombo; and the affidavit of the said petitioner dated June 9, 1920, exemplification of probate of the will and codicil of the above-named deceased, power of attorney in favour of the petitioner, and Supreme Court's order dated May 28, 1920, having been read: It is ordered that the will of the said deceased dated June 11, 1913, and a codicil thereto dated October 27, 1919, of which an exemplification of probate has been produced and is now deposited in this court, be and the same are hereby declared proved; and it is further declared that the said petitioner is the attorney of the executor named in the said will, and that he is entitled to have letters of administration, with copies of the said will and codicil annexed, issued to him accordingly, unless any person or persons interested shall, on or before June 24, 1920, show sufficient cause to the satisfaction of this court to the contrary.

June 10, 1920.

W. WADSWORTH, District Judge.

469

the District Court of Colombo.

Order Nisi.

Testamentary. In the Matter of the Intestate Estate of Jurisdiction. the late Abdul Cader Ismail Lebbe No. 6,992. Marikar, deceased.

Asia Umma, widow of the late Abdul Cader Ismail Lebbe Marikar of No. 99, Dematagoda, Colombo. Petitioner. And

(1) Mohamed Buhari, (2) Abu Talib, (3) Mohamed Zaikaria, and (4) Nona Halima, all of No. 99, Dematagoda, Colombo Respondents.

THIS matter coming on for disposal before William Wadsworth, Esq., District Judge of Colombo, on April 20, 1920, in the presence of Mr. M. S. Akbar, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated March 23, 1920, having been read:

It is ordered that the petitioner be and she is hereby declared entitled, as the widow of the above-named deceased, to have letters of administration to his estate issued to her, unless the respondents above named or any other person or persons interested shall, on or before June 10, 1920,

show sufficient cause to the satisfaction of this court to the contrary. W. WADSWORTH,

April 20, 1920

District Judge.

The date for showing cause against this Order Nisi is extended for June 24, 1920.

 June 7, 1920
 W. WADSWORTH, District Judge.

 In the District Court of Colombo.
 Order Nisi.

 Testamentary
 In the Matter of the Intestate Estate of the late Abdul Careem Abdul Rahiman of No. 1, Mosque lane, Colombo, deceased.

 Koya Ibrahim Kutty of No. 20, First Mosque lane, Colombo
 Petitioner.

 And
 And

(1) Maimoon Umma and (2) Mohamed Ghouse, both of First Mosque lane, Colombo Respondents.

THIS most read and the second second

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 10, 1920, show sufficient acuse to the satisfaction of this court to the contrary.

April 20, 1920. W. WADSWORTH, District Judge.

The date for showing cause against this Order Nisi is extended for June 24, 1920.

W. WADSWORTH,
June 7, 1920. June 7, 1920.
A
In the District Court of Colombo.
Order Nisi.
Testamentary In the Matter of the Intestate Estate of
Surisdiction the late Wilfred Perera Gunawardene of
No. 7,012. Colombo, deceased.
Emma Perera Gunawardene of Pendleton, Ketawala-
mulla, Dematagoda, Colombo
And
(1) Wilfred St. John Earle Perera Gunawardene, (2)
Amelia Alexandra Dagmar Perera Gunawardene
both of Pendleton, Ketawalamulla aforesaid, (3)
Edward Perera Gunawardene, Mudaliyar of St.
Sebastian, Colombo Respondents.
mitte maiting and a second of the second of
THIS matter coming on for disposal before William
Wadsworth, Esq., District Judge of Colomno, on May 21,
1920, in the presence of Mr. A. B. Tillekeratna, Proctor, on

the part of the petitioner above named ; and the affidavit of the said petitioner dated May 18, 1920, having been read : It is ordered that the petitioner be and she is hereby declared entitled, as the widdw 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 24, 1920, show sufficient cause to the satisfaction of this court to the contrary.

court to the contrary.				• .
May 21, 1920.	N NA	W. \ 2	WADSWOI District	
In the Distric	t Court of der Nisi.	Ch	onipo.)	2.
Testamentary In the Ma Jurisdiction, the late		ie/ľ i N dece	ntestate atchia of eased	Estate of Demata
Seyadu Meera Lebbe Sesm street, Colombo	M .	® °	A. M. I	Moor Petitioner.
THIS matter coming Wadsworth, Esq., District 1920, in the presence of M of the petitioner above m said petitioner dated May	amed; an	d t.	heattiday	vit of the
It is ordered that the declared entitled, as a brot to have letters of administ unless any person or perso	petitione: her of the s ration to h	r be abov lere:	e and he ve-named state issue	is hereby deceased, ed to him,
June 24, 1920, show suffici this court to the contrary.	ent cause	to 1	the satisf	action of
May. 25, 1920.		w.	WADSWC District	
In the Distric	t Court of	Cal	hor	
Testamentary In the Ma Jurisdiction. Alice Ro No. C/7,023. road, Br deceased	atter of it se Fickus comley, in	ie 1 of I the	ntestato County	St ISOIIO,
THIS matter coming Wadsworth, Esq., District 1920, in the presence of Proctors, on the part of Allen of Colombo; (1) the dated June 10, 1920, (2) th 2, 1920, and (3) the order of 28, 1920, having been res	ad: It is	orde	red that	the said
Geoffrey Norton Allen is t Fickus, the sole heir and n and as such is entitled to	ext of kir have let	of	the said of admir	deceased, istration
issued to him accordingly interested shall, on or befor cause to the satisfaction of	re June 24	l , 1 9	20, show	sufficient
June 12, 1920.	•	₩.	WADSWO District	
In the District Order Nisi dec			8	
No., 1,275. wardhana Panadura	Waduge a, Adeceas	Øo A,	A Andri of Wale	s Guna- pola in
THIS matter coming on Esq., District Judge of Kal presence of Mr. U. A. Jaya the petitioner, Modera Ac Walapola; and the affidav April 5, 1920, and of the dated April 6, 1920 having	for dispos lutara, on sundera,	Apr Apr	fore Alla il 16, 192 of on th	n Beyen, 0, in the e part of
Walapola; and the affidav April 5, 1920, and of the	it of the attesting	said nota	petition ry and v	er dated vitnesses

It is ordered that the will of Govinda Waduge Don Andris Gunawardhana, deceased, dated January 9, 1920, and now deposited in this court, be and the same is hereby declared proved, unless any person or persons interested shall, on or before May 21, 1920, show sufficient cause to the satisfaction of the court to the contrary.

It is further declared that the said Modera Acharige Dona Helena Hamy of Walapola 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 May 21, 1920, show sufficient cause to the satisfaction of this court to the contrary.

ALLAN BEVEN,

District Judge.

The time for showing cause to the contrary as aforesaid has been extended to July 2, 1920.

n the District Court of Kalutara.

U

ALLAN BEVEN, District Judge.

Order Nisi declaring Will proved, &c. Testamentary In the Matter of the Intestate Estate of the Jurisdiction, Kate Warusahennedige David Fernando, No. 1,279. Adceased, of Pattiya South in Pánadure. Warusahenned ge Wilson Fernando of Panadure... Petitioner. \mathbf{Vs} .

(1) Allen Dias nee Fernando, wife of (2) P.C. H. Dias, both of Pattiya South, Panadure, (3) W. Henry

Fernando of Morawinna Respondents.

THIS matter coming on for final disposal before Allan Beven, Esq., District Judge of Kalutara, on April 29, 1920, in the presence of Mr. C. S. Perera, Proctor, on the part of the petitioner, Warusahennedige Wilson Fernando of Morawinna; and the affidavit of the said petitioner dated March 17, 1920, having been read :

It is ordered that the petitioner be and he is hereby declared entitled, as brother of the above-named deceased, to have letters of administration to his estate issued to him, and the same is hereby declared proved, unless the respondents (1) Allen Dias are Fernando, wife of (2) P. C. H. Dias, both of Pattiya South, Panadure, (3) W. Henry Fernando of Moreowing, on work other provents of the provents Fernando of Morawinna, or any other person or persons interested shall on or before June 24, 1920, show sufficient cause to the satisfaction of this court to the contrary.

ALLAN BEVEN. 29.1920District Judge. District Court of Kalutara. Order Nisi. n the Matter of the Estate of the late Karavita Vidanelage Don Charles Appu-Testamentary Īn Jurisdiction.

and the affidavit of the said petitioner dated March 31, 1920, having been read :

It is ordered that the petitioner be and he is hereby declared entitled, as the eldest son of the above-named deceased, to have letters of administration to his estate issued to him, unless the, respondents (1) Kulasekara Aratchige Podi Nona Hamine (2) Karavita Vidanelage Dona Loosa Nona Hamine and husband (3) Kulasekara Aratchige Don Simon Appuhamy, all of Malawana in Beruwala, (4) Karavita Vidanelage Dona Missie Nona Hamine (5) Koravita Vidanelage Dona Missie Nona Hamine, (5) Karavita Vidanelage Dona Jane Nona Hamine, Hamine, (5) Karavita Vidana age Dona Jane Nona Hamine, (6) Karavita Vidana age Baby' Appuhamy, all of Bopitiya, 4th, 5th, and 6th respondents, minors, by their guardian *ad litem* the 1st respondent, or any other person or persons interested shall, on or before June 28, 1920, show sufficient cause to the satisfaction of this court to the contrary. It is further declared that the 1st respondent above named be and she is hereby appointed guardian *ad litem* over the 4th, 5th, and 6th respondents, minors, unless any person or persons interested shall, on or before June 28, 1920, show sufficient cause to the satisfaction of this court to the sufficient cause to the satisfaction of this court to the

sufficient cause to the satisfaction of this court to the contrary.

Allan Beven, May 21, 1920. District Judge. District Court of Kalutara. Order Nisi. In the Matter of the Estate of the late Testamentary Jurisdiction. of Haddagoda. No. 1,289.

THIS matter coming on for disposal before Allan Beven, Esq., District Judge of Kalutara, on June 2, 1920, in the

presence of Mr. O. G. D'Alwis, Proctor, on the part of the petitioner Mestiage Sopihamy of Raddagoda; and the affidavit of the said petitioner dated May 18, 1920, having been read :

It is ordered that the petitioner be and she is hereby declared entitled, as widow of the above-named deceased, to have letters of administration to his estate issued to her, unless the respondents-(1) Undugodage Rango Nona and husband (2) Etuldura Aratchige Davith Singho of Nawala, (3) Undugodage Mary Nona, and husband (4) Vithanage Marthenis Appu of Raddagoda, (5) Undugodage Aron Rodrigo of Raddagoda, (6) Undugodage Peter Rodrigo of Raddagoda, (7) Undugodage Elpi Nona and husband (8) Endi Silva, both of Raddagoda, (9) Undugodage Jane Nona and husband (10) Hetti Aratchige Hendrick Singho of Millaniya-or any other person or person's interested shall, on or before July 19, 1920, show sufficient cause to the satisfaction of this court to the contrary.

June 2, 1920.

In the District Court of Kandy.

Order Nisi declaring Will proved, &c. ler Nisi declaring Will proved, dc. In the Matter of the Estate of the late Kariawasan Warnakulatantrige Mathes Silva, deceased, of Elwala, Matale Spath Testamentary Jurisdiction. No. 3,651.

THIS matter coming on for disposal before have inald Dias, Esq., District Judge of Kandy, on March 3, 1920, in the presence of Mr. A. V. Perera, Proctor, on the part of the petitioners (1) Kariawasan Warnakulatantrige Baba Hami and her husband, P. H. Peiris, both of Elwala; and the affidavit of the said petitioners dated Fberuary 26, 1920, and their petition having been read :

It is ordered that the said 1st petitioner, as the sister of the deceased and sole heir, be and she is hereby declared entitled to letters of administration to his estate, unless any person or persons interested shall, on or before May 13, 1920, show sufficient cause to the satisfaction of this court to the contrary.

FELIX R. DIAS, March 30, 1920. District Judgé.

Order Nisi not issued. Issue now for June 21, 1920. ε.

C. A. LABROOY, Acting District Judge.

Iat

ALLAN BEVEN.

District Judge.

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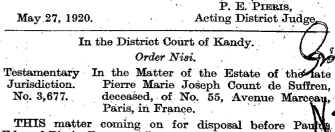
In the District Court of Kandy.

Testamentary Jurisdiction. No. 3,658.

May 1, 1920.

In the Matter of the Estate of the le Daisy Pearl Christie David, deceased, No. 858, Peradeniya road, Kardy THIS matter coming on for disposal before Pa Pieris, Doctor of Letters, Acting District Judge, Kandy, on May 27, 1920, in the presence of Mr. F. L. Goonewardene.

Proctor, on the part of the petitioner Gabriel Edwin Mutukisna : and the affidavit of the said petitioner, as father of the above-named deceased, having been read, he is hereby declared entitled to letters of administration to her estate, unless the respondent, Oswald Henry Mutukisna Christie David, by his guardian ad litem Harold Vincent Casie Chetti, or any person or persons interested shall, on or before June 28, 1920, show sufficient cause to the satisfaction of this court to the contrary.



Edward Pieris, Doctor of Letters, Acting District Judge of Kandy, on June 11, 1920, in the presence of Mr. F. L. Goonewardene, Proctor, on the part of the petitioner Antoine Joseph Vander Poorten of Greenwood estate, Galagedera ; and the affidavit of the said petitioner dated June 7, 1920, and his petition having been read: It is

a argang

ordered that the said petitioner, as attorney of the heirs of the deceased above named, be and he is hereby declared entitled to letters of administration to the estate in Ceylon of the said deceased, unless the respondents (1) Marie Joseph Raoul Count de Boigne, (2) Marie Emmanuel Auguste Marquis de Suffren, (3) Madame Marie Valerie Laurence Mathilde d'Aymat de Chataea Urenard Countess d' Orleans, wife of (4) Jacques Marie Cesar Count d' Orleans, (5) Maurice Joseph Marie de Pins, all of France-or any person or persons interested shall, on or before June 21, 1920, show sufficient cause to the satisfaction of this court to the contrary.

WLAL PEDERS

Jun	e 11, 1920.	ind to the		E. PIERIS District J	
2: 4	1	P	· · · · · · · · · · · · · · · · · · ·		,
7. Charles		o District Co Nisi declari			• • •
Thatar	nonton	the Mette	n of the	Tatata	of the

the the Estate of tne Matter Turisdiction. late Martin Kotalawela, deceased, of Gampola. No. 3,670.

THIS matter coming on for disposal before Paulus Edward Pieris, Doctor of Letters, Acting District Judge of Kandy, on May 28, 1920, in the presence of Messrs. Šilva & Goomaraswamy, Proctors, on the part of the petitioner Light Banda Seneviratne of Daskera in Gampola; and the affidevit of the said petitioner dated May13, 1920, and his petition having been read :

It is ordered that the will of the above-named Martin Kotalawela, deceased, dated November 15, 1912, and now deposited in this court, be and the same is hereby declared proved, unless the respondents-(1) Jeroninus Aaron Kotalawela, (2) Annie Elizabeth Kotalawela, (3) Solomon Kotalawela, (4) Alexander Kotalawela, (5) Elbert Kotalawela, (6) Francis Kotalawela, (7) Cecil Kotalawela, (8) George Kotalawela, (9) Josephine Lititia Kotalawela, (8) (10) Alice Kotalawela, (11) John Lionel Kotalawela, (12) Alice Freda Kotalawela, (13) John Justin Kotalawela, (14) Jane Boosmalaccel, and (15) Cinthia Kotalawela, (14) Jane Roosmalecock, and (15) South Justin Robata wela, (14) person or persons interested shall, on or before June 21, 1920; show sufficient cause to this court to the contrary. It is further declared that Loku Banda Seneviratne of Daskera in Gampola is entitled to have letters of administration to the estate of the deceased above named issued to him, with a copy of the will annexed, shall, on or before June 21, 1920, show sufficient cause to the satisfaction of this court to the contraty

Acting District Judge. May 28, 1920. In the District Court of Kandy. Order Nisi declaring Will proved.

Jurisdiction. No. 3,667. ÷.

Testamentary In the Matter of the Last Will and Testament of Dora Lucy Caroline Wimalasuriya Abayaratne Punchi Hamine alias Dora Lucy Caroline de Silva, late of Gampola, deceased.

P. E. PIERIS.

THIS matter coming on for disposal before Paulus Edward Pieris, Doctor of Letters, Acting District Judge of Kandy, on May 25, 1920, in the presence of Messrs. Jansze & Halangode, Proctors, on the part of the petitioner, Maduwe Martin Saugoris de Silva Waranakulasuriya of . 6 Ja Gampola; and the affidavit of the said petitioner dated January 28, 1920, and his petition having been read :

It is ordered that the will of the above-named Dora Lucy Caroline Wimalasuriya Abeyaratne Punchi Hamine alias Dora Lucy Caroline de Silva, deceased dated December 5, 1919, be and the same is hereby declared proved, unless any person or persons interested shall, on or before June 1920, show sufficient cause to the satisfaction of this 28.

Saugoris de Silva Waranakulasuriya of Gampola is the executor named in the said will, and that he is entitled to have probate of the same issued to him accordingly, unless any person or persons interested shall, on or before June 28, 1920, show cause to the satisfaction of this court to the contrary.

May 25, 1920.

P. E. PIERIS. Acting District Judge. In the District Court of Kandy

teç, Order Nisi declaring Will proved,

Testamentary In the Matter of the Erate of the late Jurisdiction. Richard Erast Grineo, deceased, of No. 3.673 Kendy No. 3,673. Kandy.

THIS action coming on for disposal before Paulus Edward Pieris, Doctor of Letters, Acting District Judge of Kandy, on May 31, 1920, in the presence of Messrs. Liesching & Lee, Proctors, on the part of the patitioner Oscar Percy Mount of Colombo; and the affidavit of the said petitioner dated May 22, 1920, and his petition having seat

read: It is ordered that the said Petitioner, as one of the attorneys of the heirs of the deceased above named, be and he is hereby declared entitled to letters of priministration to his estate in Ceylon, unless the respondents—(1) Joseph Henry Pineo, (2) Emma Rebecca Jones, (3) Maie Irene Harding, (4) William Shaw Pineo, (5) Annie Maevicar, (6) Cracie Binge Freil (7) Laprie F. Pineo, (5) Modelyine Louise Gracie Pineo Frail, (7) Jennie E. Pineo, (8) Madeleine Louise Pineo, (9) Gerald Kyneston Pineo, (10) Stewart Ellsworth Pinco-or any person or persons interested shall, on or before June 28, 1920, show sufficient cause to the satisfaction of this court to the contrary.

P. E. PIERIS, Acting District Judge. May 31, 1920. In the District Court of Galle. Order Nesi

Testamentary In the Matter of the Heate of the late Jurisdiction. Loku Liyana Liyan de Liwa, deceased, No. 5,189. of Batapola. THIS matter coming on for disposal before L. W. C.

court to the contrary.

March 17, 1920.

contrary.

June 2, 1920.

Schrader, Esq., District Judge of Galfe, on Marchal 7, 1920, in the presence of Mr. E. D. S. Wijeratna, Britter, on the part of the petitioner Loku Liyana David de Silva; and

the affidavit of the petitioner dated March 17, 1920, having been read : been read : It is ordered and declared the the said Loku Liyana Davith de Silva is, as the eldest sort of the deceased, entitled to have letters of administration of the same issued to him

to have letters of administration of the same issues to jam accordingly, unless the respondents—(1) Mawaaanehewa Endohamy, (2) Loku Liyana Endirishamy de Silva, (3) ditto Jayanhamy de Silva, (4) ditto, Rangishamy and husband (5) Mawananehewa William de Silva, (6) Loku Liyana Punchohamy and husband (7) Gammeddehewa Simanhamy, (8) Loku Liyana Thonchohamy and husband (9) Anthony Daniel Appu, (10) Loku Liyana Baby Nona, all of Batapola—or any others interested shall, on or before

all of Batapola-or any others interested shall, on or before July 1, 1920, show sufficient cause to the satisfaction of this

In the District Courts of Matata

Order Nisi

Testamentary In the Matter corpte Estive of the late Jurisdiction. Puwakdandaed, Gurage Podihami, No. 2,623. deceased, of Wewahananduwa.

No. 2,623. deceased, of WewaharManduwa. THIS matter coming on for disposal before F. D. Peries, Esq., District Judge of Matara, one of 2, 1920, in the presence of Mr. Samson Dias, Property, on the part of the petitioner Wickremasinhe Gallege Bais Appu of Weli-weriya; and the affidave of the said petitioner dated March 4, 1920, having then read: It is ordered that the said petitioner, as husband of the deceased above named, is entitled to have letters of administration issued to him accordingly, unless the respondents, viz., (1) Hamanduwa-gamage Allan Singho, (2) ditto Jordinahami, (3) ditto Alpinona. (4) ditto Carlinahami, (5) ditto Charlis Appu, (6)

Alpinona, (4) ditto Carlinahami, (5) ditto Charlis Appu, (6)

ditto Petisingho, all of Wewahamanduwa, shall, on or before June 28, 1920, show sufficient cause to the satis-faction of this court to the contrafy. It is further ordered that the said 1st respondent be appointed guardian ad lisem

over the 2nd, 3rd, 4th, 5th, and 6th repondents, unless the said respondents shall, on or before June 28, 1920, show sufficient cause to the satisfaction of this court to the

I share it is a set of the

L. W. C. SOHBADER,

District Judge.

F. D. PERIES,

District Judge.







the District pourt of Jaffna.

Kumarasamy Marimuttu of Araly East, deceased Testamentary Jurisdiction. No. 4,179.

Kumarasamy Nagalingam of Araly East Petitioner. Vs.

(1) Kumarasamy Thambiah of Araly East, (2) Kumara-

samy Sivakolunthu of ditto, (3) Chellappah Rasaretnam of Anaikkoddai, now at Waddawalai, (4) Chellappah Sundaram of Anaikkoddai, (5) Nava-retnam Thiyagarajah of Manippay, (6) Sivagama-sonutharaledchumy, daughter of Navaretnam of ditto, (7) Navaretnam Kanagasingam of ditto, (8) Rasaledchumy, widow of Chellappah Navaretnam of ditto; the 5th, 6th, and 7th respondents are minors appearing by their guardian ad litem the 8th re-

THIS matter of the petition of Kumarasamy Nagalingam of Araly East, praying for letters of administration to the estate of the above-named deceased, Kumarasamy Mari-muttu of Araly East, confing on for disposal before G. W. Woodhouse, Esq., District Judge, on May 27, 1920, in the presence of Mr. S. Kandayya, Proctor, on the part of the petitioner; and the affidavit of the petitioner dated March 22, 1920, having been read: It is declared that the peti-tioner is the brother and one of the heirs of the said intestate, tioner is the brother and one of the heirs of the said intestate, and is entitled to have letters of administration to the estate of the said intestate issued to him, unless the respondents or any other person shall, on or before June 24, 1920, show sufficient cause to the satisfaction of this court to the contrary. ++90.

G. W. WOODHOUSE, . 1920. District Judge. the District Court of Jaffna. Matter of the Estate of the late In the Testamentary Jurisdiction. Jungamuttu, wife of Mootatamby Siva-No. 4,175. Jurisdiction. valuru of Inuvil Petitioner. Moottatamby Vs. (1) Pakkiyam, daughter of Moottatamby Sivaguru of Inuvil, minor, by her guardian ad litem the 2nd

respondent, (2) Nagattaippullai, widow of Vaitilingam of ditto Respondents. THIS matter of the petition of Moottatamby Sivaguru of Inuvil, praying for letters of administration to the estate on Inuvii, praying for letters of administration to the estate of the above-named deceased Tangamuttu, wife of Mootta-tamby Sivaguru, coming, on for disposal before G. W. Woodhouse, Esq., District Judge, on May 24, 1920, in the presence of Mr. T. Kumaraswamy, Proctor, on the part of the petitioner; and the affidavit of the petitioner dated March I, 1920, having been read: It is declared that the petitioner is the bushered of the additionated in and in a state that the

petitioner is the husband of the said intestate, and is entitled to have letters of administration to the estate of the said intestate issued to him, unless the respondents or any other person shall, on or before June 22, 1920, show sufficient cause to the satisfaction of this court to the contrary.

G. W. WOODHOUSE. District Judge. May 28, 1920. ,L District Court of Batticaloa. 🗴 Order Nisi.

n the Matter of the Estate of the late Naranapillai Eliatamby of Thandaven-Testamentary Jurisdiction. veli, Koddaimunai, deceased. No. 22.

Sittnapody Thangammah of Koddaimunai..... Petitioner. Vs.

(1) Naranapillai Thambiappah, (2) Naranapillai Sinna-

tamby, (3) Naranapillai Sinnatangam, (4) Narana-pillai Ponnamma and husband (5) Arunaginy Rasah, all of Koddaimunai....Respondents.

THIS matter coming on for disposal before E. Rodrigo, Esq., District Judge of Batticaloa, on May 10, 1920, in the presence of Mr. E. T. Kadramer, Proctor, on the part of the petitioner; and the affidavit and petition of the petitioner dated May 10, 1920, respectively, having been read :

Is is ordered that the petitioner be and she is hereby declared entitled, as mother of the above-named deceased, to administer the estate of the said deceased, and that letters of administration do issue to her, unless the above respondents or any other person or persons interested shall, on or before June 22, 1920, show sufficient cause to the satisfaction of this court to the contrary

Ě. RODRIGO, May 10, 1920. District Jug In the District Court of Batticaloa. Order Nisi. In the Matter of the Estate of the Testamentary lat N. D. Nagapper Sinnatangammah Jurisdiction. No. 18. Navetcudah, deceased. V. C. M. Aiyaturai, Secretary of the District Court Petrigner Batticaloa And (1) N. D. N. Karuveltampi of Navetcudah ; (2) N. I Masilamany of ditto ; (3) N. K. Nallatamby of Kal lady Oppodai, (4) N. K. Kanapati ipi lai of Navetce dah, (5) N. K. Kannammai of Kallady; (6) N. K. Sinnapillai and husband (7) Mariamutto Nallatamby of Kallady; (8) N. K. Tangapillai and husband (9) Nagapper Sambunadan of Kallady; (10) Kasi-nader Ponnammah, widow of N. D. N. Kanapathipillai of Navetcudah; (11) Kanapathipillai Valliam-mah and husband (12) Kathiramalai Vairamuttoo of Navetcudah; (13) Kanathapillai Retnam and hus-band (14) Kanapathiar Kathiramalai of Kallady Oppodai; (15)Kanapathipillai Chelliah of Navetcudah; (16)Kanapathipillai Chellamma, (17)Kanapathipillai Rasamma, (18)Kanapathipillai Sinnatamby, (19) Kanapathipillai Rasiah of Navetcudah, minors, by their guardian ad litem the 10th respondents; (20) N. S. Selvadurai of Kallady Oppodai; (21) N. S. 🕬 Rasiah of ditto; (22) S. V. Nagaratnampillai, widow of Rasian of ditto; (22) S. v. Pagarananipina, where of N. D. Seenitamby of Arapattai; (22) S. Varunakula-sigham, (24) N. S. Alagaiah, (25) N. S. Varunakula-raja, (26) N. S. Tangapillai, (27) N. S. Vanamany, (28) N. S. Rasamma of Arapattai, minors, by their Bornondante guardian ad litem the 22nd respondent Respondents THIS matter coming on for disposal before E. Rodrigo, Esq., District Judge of Batticalos, on May 15, 1920, in the presence of Mr. E. T. Kadramer, Proctor, on the part of the petitioner; and the petition of the petitioner dated May 15, 1920. It is ordered that the petitioner be and he is hereby declared entitled, as Secretary of the District Court of Batticaloa, to administer the estate of the above-named decease, and that letters of administration do issue to him accordingly, unless the respondents or any other person or persons interested shall, on or before June 29, 1920, show sufficient cause to the satisfaction of this court to the contrary. E. RODRIGO, May 15, 1920. District Judge In the District Court of Bathigaloa. A Order Nisi. Testamentary In the Matter of the Estate of the late Sathakker Athamkandolevyal of Palamunai in Akkarai pattu, deceased. Jurisdiction. No. 26. Aboobakkerlevve Mariamkando of Palamunai.. Petitioner. And (1) Athamkandolevve Ibralevve (2) Athamkando-levve Ahamadolevve, and (3) Athamkandolevve Mukulatummah, all of Palamunai Respondents. THIS matter coming on for disposal before E. Rodrigo, Esq., District Judge of Batticaloa, on May 25, 1920, in the presence of Mr. E. T. Kadramer, Proctor, on the part of the petitioner; and the affidavit and petition of the petitioner dated May 20, 1920, and May 25, 1920, respectively, having been read : It is ordered that the petitioner be and she is hereby declared entitled, as widow of the above deceased, to administer the estate of the said deceased, and that letters of antal (manifesteries) that a part gud?

administration do issue to her, unless the above respondents or any other person or persons interested shall, on or before June 24, 1920, show sufficient cause to the satisfaction of the court to the contrary.

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E. RODRIGO, District Judge. May 25, 1920. In the District Court of Batticaloa. Order Nisi. estamentary In the Matter of the Estate of the late No. 27. Sammanturai, deceased. Muheydinbawapody Marakair Mohamado Ismail of SammanturaiPetitioner. And (1) Muheydinbawapody Marakair Umarulevve and (2) Muheydinbawapody Marakair Mohamadalilevve bf Sammanturai.....Respondents. THIS matter coming on for disposal before E. Rodrigo, Esq., District Judge of Batticaloa, on May 25, 1920, in the presence of Mr. E. T. Kadramer, Proctor, on the part 198 I of the petitioner; and the affidavit and petition of the petitioner dated February 26, 1920, and May 25, 1920, respectively, having been read : It is ordered that the petitioner be and he is hereby declared entitled, as a son of the deceased, to administer the estate, and that letters of administration do issue to him, unless the above respondents or any other person or persons interested shall, on or before June 29, 1920, show sufficient cause to the satisfaction of this court to the contrary. E. RODRIGO, May 25, 1926. District Judge. read: In the District Court of Chilaw. Order Nisi. stamentary In the Matter of the Intestate Estate of the Wijeyasinghe late Dona Josephine Jurisdiction. Hamine of Dummaladeniya, deceased. No. 1,279. Lionage Richard de Silva Petitioner. And May 5, 1920. Dona Porlentinahamy of Madampe, (2) Dona Juliana Wijeyasinghe, (3) D. F. S. Jayasuria, Registrar of Kandana, (4) Dona Paulina Wijeyasinghe, and her husband (5) R. W. Lenore of Chilaw, (6) Don Hugo Wijeyasinghe, (7) Don Rogus Wijeya-singhe, (8) Don Agnes Wijeyasinghe, all of Madampe all of. Madampe Respondents. THIS matter coming on for disposal before A. W. Seymour, Esq., District Judge of Chilaw, on February 16, 1920, in the presence of Messrs. Corea & Corea, Proctors, on the part of the petitioner ; and the affidavit of the said petitioner dated February 13, 1920, having been read : It is ordered that the petitioner Lienage Richard de Silva be appointed administrator of the estate of the said late Dona Josephine Wijeyasinghe Hamine, and the letters of administration to the said estate be granted to him, unless sufficient cause be shown to the contrary on June 23, 1920. A. W. SEYMOUR, District Judge. February 16 100 Ch the District Court of Badulla. Order Nisi. In the Matter of the Intestate Estate of Lestamentary Henry Edward Dambawinne of Weli-Jurisdiction. mada in Badulla District, deceased. No. B 623. Dambawinne of Dambawinne Frederick Charles Walawwa in Welimada Petitioner. And (1) Henry Alexander Dambawinne, President, Village Tribunal, Ratnapura, (2) James Alexander Damba-Tribunal, Katnapura, (2) James Alexander Dambawinne of Dambawinne in Welimada, (3) Alfred William Dambawinne of Badulla, (4) Nora Charlotte Dambawinne of Dambawinne Walawwa in Welimada Respondents. THIS matter coming on for disposal before T. W. Roberts, Esq., District Judge of Badulla, on May 31, 1920, in the 11

presence of Mr. H. J. Pinto, Proctor, on the part of the petitioner above named; and the petition of the said petitioner of even date and his affidavits dated May 21, 1920, having been read :

It is ordered that the petitioner be and he is hereby declared entitled, as a son of the deceased above named, to have letters of administration to the estate of the said deceased issued to him accordingly, unless the respondents above named or any other person or persons intersted shall, on or before June 23, 1920, show sufficient cause to the satisfaction of this court to the contrary.

May 31, 1920.

T. W. ROBERTS,

District Judge.

In the District Court of Ratnapura Order Nisi Estar e of the late Class 1, No. 733. In the Matter of Kattadiye of Wewagama, Ades deceased.



Samarappulege Podianchi of Wewaga Petitioner.

Ann
 (1) Samarappulege Katonchi, 2) ditto Monis Singho, both of Wewagama, minors by their guardian ad litem, (3) Handuwalge Sediya of Wewagama, and

(4) Handuwalage Delisa of Wewagama....Respondents.

THIS matter coming on for disposal before H. J. V. I. Ekanayake, Esq., District Judge, Ratnapura, on April 23, 1920, in the presence of Mr. W. E. Peries, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated March 29, 1920, having been

It is ordered that the petitioner, as daughter of the It is ordered that the petitioner, as daughter of the deceased above named, be and she is hereby declared entitled to have letters of administration to the estate of the deceased, and that letters of administration do issue to her accordingly, unless the respondents above named or any person or persons interested to show sufficient cause to the contrary on May 17, 1920. contrary on May 17, 1920.

6 snow H. J. V. I. HEANAYAKE, District Judge.

The date for showing cause is extended to June 24, 1920.

In the District Court of Kegetta Decree Nisi. Q

In the Matter of the Intestate Estate of the Testamentary late Senanayakerallage Midjyanse Sena-nayake, Head Teapler, Government School, Hettimulla deceased. Jurisdiction. No. 677.

(1) Dingiri Amma Senanayake, (2) Prema Chandra Senanayake, (3) Sijata Senanayake, (4) Sirisena Piyatileke Senanayake, (5) Piyadasa Senanayake, (6) Jinadasa Senanayake, (7) Piyasena Senanayake, (8) Jayasingha Senanayake, (9) Somapala Senanayake, all of Waldeniya Respondents.

THIS matter coming on for disposal before Aelian Ondaatje, Esq., Acting District Judge, Kegalla, on May 22, 1920, in the presence of Mr. Walter Osmund Herat, Proctor, on the part of the petitioner ; and the affidavit and petition of the petitioner praying for letters of administration to the estate of the deceased and dated May 12 and 21, 1920, having been read: It is ordered and decreed that the petitioner as the widow of the deceased is entitled to petitioner, as the widow of the deceased, is entitled to letters of administration to the estate of the deceased, and that such letters will be issued to her accordingly, and that the 2nd respondent being a fit and proper person to be appointed guardian ad litem over the respondents 3rd to 9th will be appointed such guardian, unless the respondents or any person or persons interested shall, on or before June 24, 1920, show sufficient cause to the satisfaction of the court to the contrary.

May 22, 1920.

AELIAN ONDAATJE, Acting District Judge.

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