

# Government Gazette ON

Published by Authority.

No. 7,184 — FRIDAY, JUNE 24, 1921.

# Part II.—Legal.

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#### DRAFT ORDINANCES.

# MINUTE.

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

# An Ordinance to amend "The Marriage Registration Ordinance, 1907."

HEREAS it is expedient to amend "The Marriage W Registration Ordinance, 1907,": 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 Marriage Registration (Amendment) Ordinance, No. of 1921."

Section 7 of the principal Ordinance is amended-

(a) By striking out the word "Governor" in line I and

inserting in lieu thereof the words "Registrar-General"; (b) By striking out the words "Registrar-General" in line

10 thereof.

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By His Excellency's command,

Colonial Secretary's Office. Colombo, June 6, 1921.

GRAEME THOMSON,

Colonial Secretary.

## Statement of Objects and Reasons.

UNDER section 7 of the principal Ordinance the power of appointment of Registrars of Marriages is conferred upon the Governor. It is thought well, with a view to diminishing the amount of formal work done by the Governor, to provide that the appointments of registration officers should be made by the Registrar-General.

Attorney-General's Chambers, Colombo, March 10, 1921.

H. C. GOLLAN. Attorney-General, Preamble.

Short title.

Amendment of section 7 of the principal Ordinance

# MINUTE.

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

# An Ordinance further to amend "The Treaty of Peace (Enforcement) Ordinance, No. 7 of 1920."

Preamble.

W HEREAS His Majesty was pleased, under and by virtue of the powers conferred on Him by the Treaty of Peace Act, 1919, to make the Treaty of Peace Order, 1919 (hereinafter referred to as the Principal Order), which is set forth in the schedule to "The Treaty of Peace (Enforcement) Ordinance, No. 7 of 1920":

And whereas the Principal Order was amended by the Treaty of Peace (Amendment) Order, 1920, which is set forth in the schedule to "The Treaty of Peace (Enforcement) (Amendment) Ordinance, No. 2 of 1921 ":

And whereas the Principal Order as so amended has been further amended by the Treaty of Peace (Amendment) (No. 2) Order, 1920, and the Treaty of Peace (Amendment) Order, 1921 (hereinafter referred to as the Amending Orders), which are set forth in the schedules A and B to this Ordinance:

And whereas it is expedient to make certain modifications in the Amending Orders and in the Principal Order for the purpose of adapting the provisions of the said Orders to the circumstances of this Colony :

Be it therefore enacted by the Governor of Ceylon, by and with the advice and consent of the Legislative Council thereof, as follows:

1 This Ordinance may be cited as "The Treaty of Peace (Enforcement) (Amendment) Ordinance, No. of 1921."

2 In applying the Treaty of Peace (Amendment) (No. 2) Order, 1920, to the Colony, sub-paragraph (f), as added to paragraph (xvii.) of article 1 of the Principal Order by such Amending Order, shall read as if for the word "Treasury," wheresoever the same occurs, there were substituted the words "Governor in Executive Council."

3 In applying the Treaty of Peace (Amendment) Order, 1921, to the Colony, paragraph (xxi. (a)), as inserted in the Principal Order by such Amending Order, shall read as if the reference to the Comptroller-General of Patents, Designs, and Trade Marks in such paragraph were to the Registrar as defined in "The Patents Ordinance, 1906," as regards patents, and to the Registrar as defined in "The Designs Ordinance, 1904," as amended by "The Trade Marks and Designs Ordinance, 1906," as regards designs.

4 Paragraph (xviii.) of article 1 of the Principal Order shall have effect, and shall be deemed always to have had effect, as if for the words "six months" in line 3 thereof, the words "eighteen months" were contained therein.

#### SCHEDULE A.

# At the Court at Buckingham Palace, the 9th day of November, 1920.

#### Present :

### THE KING'S MOST EXCELLENT MAJESTY IN COUNCIL.

Whereas in pursuance of the powers conferred on Him by the Treaty of Peace Act, 1919, His Majesty in Council was pleased to make the Treaty of Peace Order, 1919 (hereinafter referred to as the "Principal Order"):

And whereas the Principal Order was amended by the Treaty of Peace (Amendment) Order, 1920.

And whereas it is expedient that the Principal Order as so amended should be further amended in manner hereinafter appearing:

Short title.

Application of the Treaty of Peace (Amendment) (No. 2) Order, 1920, to the Colony.

Application of the Treaty of Peace (Amendment) Order, 1921, to the Colony.

Amendment of paragraph (xviii,) of article 1 of the Principal Order.

Now, therefore, His Majesty, by and with the advice of His Privy Council, is pleased to order, and it is hereby ordered, as follows:

1. The provisions of the Principal Order, 1919, as amended by the Treaty of Peace (Amendment) Order, 1920, set out in the first column of the schedule to this Order, shall be amended in the manner shown in the second column of that schedule.

2. Paragraph (vi.) of article 1 of the Principal Order shall have effect, and shall be deemed always to have had effect, as if the words "or any other person" were therein inserted after the word "creditor."

3. Paragraph (xvii.) of article 1 of the Principal Order shall have effect, and shall be deemed always to have had effect, as if at the end thereof the following sub-paragraph were added :

(f) The Custodian shall have power to charge such fees in respect of his duties under this paragraph, whether by way of percentage or otherwise, as the Treasury may fix, and the fees shall be collected and accounted for by such persons in such manner and shall be paid to such account as the Treasury direct, and the incidence of the fees as between capital and income shall be determined by the Custodian.

4. This Order may be cited as the Treaty of Peace (Amend-ment) (No. 2) Order, 1920, and the Principal Order, the Treaty of Peace (Amendment) Order, 1920, and this Order may be cited together as the Treaty of Peace Orders, 1919 to 1920.

ALMERIC FITZROY.

#### SCHEDULE.

# Article.

1 (iv.)

# After the words "found due" there shall be inserted the words "together with such interest as aforesaid."

Nature of Amendment.

For the words "Board of Trade" there shall be substituted the words "Clearing Office." 1 (xiv. (a))...

1 (xvii.) . .

- At the end of sub-paragraph (c) there shall be added the words "and to require any person having in his possession any documents of title to any such stock, shares, or other securities to deliver the same to him, and an acknowledgment signed by him of such delivery to him shall be a sufficient discharge to the person delivering the same.
  - After sub-paragraph (cc) the following sub-paragraphs shall be inserted :

"(ccc) Where the property, right, or interest subject to the charge consists of any sum of money due to a German national (not being an enemy debt within the meaning of article 296 of the Treaty), it shall be payable to the Custodian, and shall be paid to him on demand, and the Custodian shall have power to enforce the payment thereof, and for that purpose shall have all such rights and powers as if he were the creditor. "(cccc) A certificate by the Custodian that any

property, right, or interest is subject to the charge shall be sufficient evidence of the facts stated in the certificate, and where any such application, requirement, or demand of the Custodian as aforesaid is accompanied by such a certificate, the company, municipal authority, or other body by whom the securities were issued or are managed, the person in possession of the property transferable by delivery, or the person by whom a sum of money is due shall comply with the application, requirement, or demand, and shall not be liable to any action or other legal proceeding in respect of such compliance, but if it is subsequently proved that the property, right, or interest was not subject to the charge, the owner thereof shall be entitled to recover the same from the Custodian, or if it has been sold the proceeds of sale, but not to any other remedy."

I (xviii) ... For the words "ten months" there shall be substituted the words "sixteen months."

# SCHEDULE B.

# At the Court at Buckingham Palace, the 14th day of February, 1921.

#### Present :

#### THE KING'S MOST EXCELLENT MAJESTY IN COUNCIL.

Whereas in pursuance of the powers conferred on Him by the 'I'reaty of Peace Act, 1919, His Majesty in Council was pleased to make the Treaty of Peace Order, 1919 (hereinafter referred to as the "Principal Order"):

And whereas the Principal Order was amended by the Treaty of Peace (Amendment) Order, 1920, and the Treaty of Peace (Amendment) (No. 2) Order, 1920:

And whereas it is expedient that the Principal Order as so amended should be further amended in manner hereinafter appearing:

Now, therefore, His Majesty, by and with the advice of His Privy Council, is pleased to order, and it is hereby ordered, as follows:

1. After paragraph (xxi.) of article 1 of the Principal Order there shall be inserted the following paragraph :

(xxi. (a)) The Comptroller-General of Patents, Designs, and Trade Marks shall have power, and shall be deemed to have had power, as from the coming into force of the Treaty, in cases where patents and designs are revived under the provisions of article 307 of the Treaty, to impose such conditions as he may deem reasonably necessary for the protection of persons who have manufactured or made use of the subject-matter of such patents or designs while the rights had lapsed.

2. This Order may be cited as the Treaty of Peace (Amendment) Order, 1921, and the Principal Order, the Treaty of Peace (Amendment) Order, 1920, the Treaty of Peace (Amendment) (No. 2) Order, 1920, and this Order may be cited together as the Treaty of Peace Orders, 1919 to 1921.

Almeric FitzRoy.

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Colonial Secretary's Office, Colombo, June 10, 1921.

By His Excellency's command, fice, GRAEME THOMSON, 21. Colonial Secretary.

## Statement of Objects and Reasons.

THE Treaty of Peace Order, 1919, which is scheduled to Ordinance No. 7 of 1920, has been further amended by the Treaty of Peace (Amendment) (No. 2) Order, 1920, and the Treaty of Peace (Amendment) Order, 1921, which are set out in the schedules to this Bill. These Amending Orders are in operation in the Colony by virtue of article 3 of the Treaty of Peace Order, 1919, but slight amendments are necessary to make their provisions fully applicable to the Colony, and for easiness of reference they are scheduled to the Bill. These amendments merely consist in substituting the Governor in Executive Council for the Imperial Treasury (see section 2 of the Bill), and the Registrar for the Comptroller-General of Patents, Designs, and Trade Marks (see section 3 oi the Bill).

Opportunity is taken to make a further amendment to the Principal Order. By paragraph (xviii.) of article 1 of that Order the period of prescription provided for in paragraph (a)of article 300 of the Treaty of Peace is increased to six months after the ratification of the Treaty. This period has been found too short, and it is proposed further to extend this period to eighteen months.

Attorney-General's Chambers, Colombo, May 30, 1921.

H. C. GOLLAN, Attorney-General

#### DISTRICT AND MINOR COURTS NOTICES.

#### In the District Court of Colombo.

Special. No. 963. In the matter of the Pettiagalla Tea Company, Limited, and reduced; and in the matter of the Joint Stock Companies Ordinances, 1861 to 1919.

NOTICE is hereby given that a petition presented to the District Court of Colombo on May 9, 1921, for confirming a special resolution reducing the capital of the Company from Rs. 525,500 divided into 12,550 preference shares of Rs. 10 each and 20,000 ordinary shares of Rs. 20 each to Rs. 325,500 divided into 12,550 preference shares of Rs. 10 each and 20,000 ordinary shares of Rs. 10 each, by cancelling capital which has been lost or is unrepresented by assets to the extent of Rs. 10 a share upon each of the

2,510 ordinary shares, which have been issued and are now outstanding, and by reducing the nominal amount of all the ordinary shares in the Company's capital from Rs. 20 to Rs. 10 a share, is directed to be heard before V. M. Fernando, Esq., District Judge of Colombo, on July 11, 1921, at 11 A.M.

Any creditors or shareholders of the Company desiring to oppose the making of an order for the reduction of the capital of the said Company under the above Ordinances must appear at the time of hearing by himself or his counsel for that purpose.

By order of court, P. H. DE KRETSER, Colombo, June 13, 1921. Secretary.

#### NOTICES OF **INSOLVENCY.**

1921, of which the creditors are hereby required to take notice.

By order of court, GEBALD E. DE ALVIS, Kurunegala, June 15, 1921. Secretary.

In the District Court of Anuradhapura.

In the matter of insolvency of Hendricus Georgius de Rooy of Anuradhapura. No. 3.

NOTICE is hereby given that the second sitting of this court in the above case has been adjourned for July 7, 1921.

By order of the court, A. J. WICKRAMASINGHE, Anuradhapura, June 15, 1921. Secretary.

#### FISCALS' NOTICES OF SALES.

bounded on the north by land described in Government title plan No. 92,065, the property of Mrs. Fonseka; east by land described in Government title plan No. 92,049 belonging to the estate of the late Franciscus de Livera, on the south by Gregory's road, formerly known as a reservation; and west by the other part of the same land, the property of Mr. John Clovis de Silva; containing in extent 2 roods and 37 perches according to the plan or survey thereof dated October 19, 1911, made by George de Saran Licensed Surveyor and Leveller, which said property and premises comprise the eastern portion of all that allotment of land situated at Gregory's road aforesaid, described in title plan No. 271,404; and bounded on the north by T. P. 92,065, on the east by T. P. 92,049, south by a reservation, and west by lot 4,416 in P. P. 3,105; containing in extent, exclusive of the water-course and reservation on either side of it passing through the land, 1 acre 1 rood and 27 perches according to the said title plan thereof No. 271,404 dated August 12, 1910, authenticated by R. S. Templeton, Acting Surveyor-General, registered A 123/338 in the Colombo District Land Registry Office, together with all the buildings standing or to be erected thereon . and all appurtenances whatsoever to the said property and premises belonging or in anywise appertaining or held to belong or be appurtenant thereto or used or enjoyed therewith, and all the estate, right, title, interest, property, claim, and demand whatsoever of the said defendant of, in, to, upon, or out of the said property and premises.

Fiscal's Office, Colombo, June 20, 1921.

W. DE LIVERA, Deputy Fiscal, W. P.

Western Province.

### In the District Court of Colombo.

Gerald Noel Austin Harris, a Colonel in the Royal Marine Artillery, Eastray Barracks, Portsmouth, England ..... Plaintiff. No. 30 of 1921. Vs.

Hettiyakandage Pavistina Clotilda de Silve nee Fernando, widow of the late Lindamulage John Clovis de Silva, deceased, of Rockmore, Gregory's road, Colombo ..... Defendant.

NOTICE is hereby given that on Monday, July 18, 1921, at 3.30 in the afternoon, will be sold by public auction at the premises the following property, mortgaged with the plaintiff by bond No. 3,156 dated June 5, 1919, and attested by W. A. S. de Vos of Colombo, Notary Public, and decreed to be sold by the decree entered in the above action for the recovery of the sum of Rs. 42,248 76, with interest on the sum of Rs. 40,000 at the rate of 12 per cent. per annum from December 19, 1920, to March 4, 1921, and thereafter on the aggregate amount of such principal and interest at the rate of 9 per cent. per annum till payment in full, and costs and poundage, viz .:-

All that and those the property and premises called and known as Kewstoke, bearing assessment No. 6A and Ward No. 1,778, situated at Gregory's road, Cinnamon Gardens (formerly known as Ward No. 9), within the Municipality and District of Colombo, Western Province,

7 In the District Court of Galle.

In the matter of the insolvency of Diunuge No. 468. Simon Fernando of Kalegana in Galle.

NOTICE is hereby given that the certificate meeting in the above matter has been fixed for July 5, 1921.

By order of court, RICHARD L. PERERÁ, Galle, June 15, 1921. Secretary.

In the District Court of Kurunegala.

In the matter of the insolvency of (1) Maria Arokiam Poovaiya Fernando, (2) Jesu Mut-No. 80. tiah Fernando, (3) Xavier Kithery Fernando, carrying on business under the name, firm, and style of M. J. Fernando and Brothers, at Nos. 37A and 38, Esplanade street, in Kurunegala.

NOTICE is hereby given that the second sitting of this court in the above matter will take place on July 11.



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In the District Court of Colombo.

P. M. A. Muttiah Chetty of Sea street, Colombo. . Plaintiff. No. 309 of 1921. Vs.

Mrs. D. C. de Silva, executrix of the last will of John Clovis de Silva of Park street, presently of Rockmore, Gregory's road, Cinnamon Gardens, Colombo. Defendant.

NOTICE is hereby given that on Thursday, July 14, 1921. at 11 o'clock in the forenoon, will be sold by public auction at the upstairs of the premises called Rockmore, Gregory's road, Colombo, the following movable property for the recovery of the sum of Rs. 8,103.66, and legal interest thereon from March 14, 1921, and costs, less Rs. 1,858.63 recovered by previous sales, viz. :--

One satinwood almirah carved with ebony, 1 jak wardrobe almirah, 1 nadun couch, 7 satinwood chairs, 1 nadun low chair, 1 rattan chair, 1 nadun teapoy, 1 bureau almirah, 1 satinwood couch, 1 long lounge, 1 large jak almirah, 1 jak counter, 1 toilet table, 1 washstand with marble top, 1 nadun almirah fixed with mirror, 1 chair, 1 teapoy, 1 calamandar almirah, 1 satinwood almirah carved with ebony, 1 nadun almirah, 1 nadun toilet table, 1 wash-handstand with marble top, 2 chairs, 1 teapoy, 1 iron safe with stand, 1 alarm timepiece.

	Fiscal's Office,	W. DE LIVERA,
ļ	Fiscal's Office, Coloribo, June 23, 1921.	Deputy Fiscal, W. P.
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In the District Court of Colombo.

No. 505 of 1921. Vs.

 N. H. Cooray of Colpetty, Colombo, (2) Abdul Karim Pirmohamed of No. 89, Maliban street, Pettah, Colombo. ..... Defendants.

NOTICE is hereby given that on Thursday, July 21, 1921, will be sold by public auction at the respective premises the following property mortgaged with the plaintiff by bond No. 35 dated August 31, 1920, and attested by Arthur Fernando of Colombo, Notary Public, and decreed and ordered to be sold by the order of court dated June 7, 1921, for the recovery of the sum of Rs. 1,060, with interest thereon at the rate of 9 per cent. per annum from February 23, 1921, till payment in full, and costs of suit, viz. :--

#### At 10 A.M.

(1) All that divided 1/5 part marked lot No. 4 of all that  $\frac{1}{2}$  part of a garden called Kahatagahawatta, together with the buildings and plantations thereon bearing assessment No. 99C/1,044, formerly No. 99, situated at Kollupitiya, within the Municipality and District of Colombo, Western Province; and bounded on the north and south by lands belonging to the estate of the late Charles de Soysa, Esq., on the east by lot No. 5 belonging to Derkege Helena Albert, and on the west by lot No. 3 belonging to Derkege Christina Albert; containing in extent 15 39/100 perches.

## At 10.30 л.м.

(2) All that divided 1/5 part marked lot No. 5 of all that  $\frac{1}{2}$  part of a garden called Kahatagahawatta, together with the buildings and plantations thereon bearing assessment No. 99A/1,043, situate at Kollupitiya, within the Municipality and District of Colombo, Western Province; bounded on the north and south by lands belonging to the estate of the late Charles de Soysa, Esq., on the east by the garden of Derkege Aron Albert, and on the west by lot No. 4 of Kahatagahawatta; containing in extent 15 39/100 square perches.

Fiscal's Office, Colombo, June 21, 1921. W. DE LIVERA, Deputy Fiscal, W. P. In the District Court of Colombo.

Alawaturage Mendis Perera of Hapitigama....Defendant. NOTICE is hereby given that on Wednesday, July 20, 1921, 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. 25,142.68 together with interest on Rs. 21,097.93 at the rate of 10 per centum per annum from April 19, 1921, till May 23, 1921, and thereafter interest at 9 per cent. per annum on the aggregate amount till payment in full, and costs of suit, viz. :--

till payment in full, and costs of suit, viz. :---(1) The property called Nawanewatta, situated at Elapitiyawa in the Udugaha pattu of Hapitigam korale; and bounded on the north by land in plan No. 95,862 belonging to Sima Henaya and Vellun Appo, on the east by land belonging to Baba Singho of Hakurukumbura and others, on the north-east by land belonging to Cornelis, on the south-east by ela and Morapilledeniyakumbura; on the south by field belonging to the temple and lands claimed by natives, on the south-west by land belonging to Vellun Perera and land appearing in plan No. 53, 53, belonging to Anthony Fernando and others; and container in extent within these boundaries 91 acres and 33 perch

Fiscal's Office, Colombo, June 20, 1921.	W. DE LIVERA, Deputy Fiscal, W. P
I the District Cou	rt of Colombo.
D. A. Fernando of Colombo	
No. 958 of 1921.	Vs WS

Alawaturage Mendis Perera of Hapitigama....Defendant. NOTICE is hereby given that on Wednesday, July 20, 1921, at 1 o'clock in the afternoon, will be sold by public auction at the plumbago pit at Kaluaggala the following movable property for the recovery of the sum of Rs. 25.142 68, together with interest on Rs. 21,097 93 at the rate of 10 per centum per annum from April 19, 1921, ti May 23, 1921, and thereafter interest at 9 per annum on the aggregate amount till payment in costs of suit, viz. :--

One locomotive boiler, 1 small boiler, 1 engine pumps, 1 anvil, 1 pair bellows, 1 vice, 36 bori 2 dozens hammers, 1 large hammer, 1 packet fus lever, 1 pipe, 15 pipes each 8 inches in circun 6 galvanized pipes, 1 large iron wheel, 1 small iror 1 part of a pump, 1 piece joint, 3 pulleys, 2 filts 2 pieces pipes, 1 boiler chimney, 2 pieces joint, pipes, 1 iron stove, 1 firewood cutting machine, 93 ized sheets, 4 sizes 2-chain blocks, 1 Worthingtor 1 chain 23 feet in length, 4 cwt. iron rails, 22 lb. 2 wheelbarrows, 1 iron cart, 1 iron rope and winctfeet pieces pipe, 1 lot tools of mamoties and other/ ments (in the stores), 1 lot tools consisting of saws, &c., in almirah, 1½ rolls coir ropes, 3 camp beds glass almirah, 1 jak plain almirah, 2 jak lounges, 5 with drawers, 2 tables, 3 empty boxes, 3 barrels, 3 reapers each 12 cubits in length, 100 ropes cach 12 coirts in length, 9 teakwood beams each 10 cubits in length, 2 milla beams 4 by 6 inches each, 1 large clock, 2 plank chairs, 2 large crowbars.

Fiscal's Office,	W. DE LIVERA,
Colombo, June 20, 1921.	Deputy Fiscal, W. P
In the District Co	ourt of Colombo.
P. R. M. Periyacaruppen Cher	tty of Sea street, Pettan,
Colombo	
No. 2,009/1920.	Vs. 13.4
(1) N. M. S. Mohammado	of Layard's Broadway,
Colombo, (2) Kavanna Velu	
	Defendants.
	t on Thursday, July 21, 1921,
at 2 o'clock in the afternoon, at the premises the right, the	
Ist defendant in the followin	
of the sum of Rs. 1,539.37, t	ogether with further interest
on Rs. 1,500 at 15 per cent. pe	
1920, till this date, October 22 aggregate amount at the legal	
costs, viz. :	Tave the payment in turn and

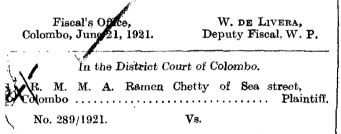
All that allotment of land with the building marked lot B called Kehelwatta or Weediyawatta bearing assessment No. 10 and Ward No. 199, situated at Dhobies' lane alias Muhandiram's lane, within the Municipality of Colombo and in the District of Colombo; and which said lot B is bounded on the north by canal, on the east by lot A, on the south by Dhobies' lane, and on the west by No. 9, being premises belonging to A. M. Udaman Pulle; containing in extent about 6 perches according to the partition case No. 41,447, District Court, Colombo.

Fiscal's Office, Colombo, June 21, 1921. W. DE LIVERA, Deputy Fiscal, W. P. M. Deputy Fiscal

P. C. de Silva, executrix of the last will of the late J. C. de Silva of Gregory's road, Colombo...Defendant.

NOTICE is hereby given that on Thursday, July 14, 1921, at 9 a clock in the forenoon, will be sold by public auction at the upstairs of the premises called Rockmore, Gregory's road, Colombo, the following movable property for the recovery of the sum of Rs. 6,359.75, with interest thereon at 9 per cent. per annum from November 29, 1920, till payment in full, and costs, less Rs. 1,037.80 recovered by sale, viz. :--

One satinwood almirah carved with ebony, 1 jak wardrobe almirah, 1 nadun couch, 7 satinwood chairs, 1 nadun low chair, I rattan chair, 1 nadun teapoy, I bureau almirah, 1 satinwood couch, 1 long lounge, 1 large jak almirah, 1 jakwood counter, 1 toilet table, 1 washstand with marble top, 1 nadun almirah fixed with mirror, 1 chair, 1 teapoy, 1 oalamander almirah, 1 satinwood almirah carved with ebony, 1 nadun almirah, 1 nadun toilet table, 1 wash-handstand with marble top, 2 chairs, 1 teapoy, 1 iron safe with stand, 1 alarm timepiece.



K. D. Carolis Appuhamy of Gasworks street, Colombo, presently of Udahamulupattiya ..... Defendant.

NOTICE is hereby given that on Saturday, July 16, 1921, commencing at 11 o'clock in the forenoon, will be sold by public auction at the premises the right, title, and interest of the said defendant in the following property for the recovery of Rs. 30,112.50, with interest thereon at 9 per cent. per annum from February 4, 1921, till payment in full, and costs, viz. :--

The defined portion of Kongahawatta towards the south of the cart road, with all the buildings standing thereon, situated at Udahamulupattiya in Panadurebadde in Panadure totamune, in the District of Kalutara, Western Province ; and bounded on the north by the cart road, on the east by Wewakumbura, on the south by canal, and on the west by Kuruppumullegewatta ; containing in extent 3 roods and 5 perches according to the figure of survey No. 5,168 dated June 27, 1904, made by B. M. Flamer Caldera, Licensed Surveyor, out of Kongahawatta, situated at Udahamulupattiya aforesaid; and bounded on the north by Madangaha. watta and Diulgahawatta, formerly belonging to Helessage Daniel Caldera, on the east by Kosgahawatta alias Madame. watta and Wewakumbura, on the south by canal or Madan. zahawatta, and on the west by two owiti lands belonging to testamentary estate No. 1,192 and land belonging to the heirs of Kuruppu Aratchige Don Bastian; containing in extent 4 acres and 13 perches.

Deputy Fiscal's Office, Kalutara, June 21, 1921. S. SAMERESINGHA, Deputy Fiscal. In the District Court of Colombo.

The Law Union and Rock Insurance Company, Limited, of 126, Chancery Lane, London, W.C... Plaintiffs, No. 1,113/20. Vs.

Owen Bernard Wijeyesekera of Eisleben, Slave Island,

Colombo ..... Defendant.

NOTICE is hereby given that on Saturday, July 23, 1921, commencing at 11 o'clock in the forenoon, will be sold by public auction at the respective premises the right, title, and interest of the said defendant in the following property (mortgaged by the defendant with plaintiffs and declared bound and executable for the decree entered in the said case) for the recovery of Rs. 305,519 '78, with legal interest thereon from October 15, 1920, till payment in full, and balance costs Rs. 155 '05, viz. :--

All that and those the estate, plantations, and premises called and known as Gulanegoda, situated in the District of Kalutara, Western Province, of the Island of Ceylon, comprising the following allotments of land adjoining each other, and which from their situation as respects each other can be included in one survey, to wit :--

1. All that allotment of land called Gulanegoda, situated in the village Walagedara in Iddagoda pattu of Pasdun korale west, in the District of Kalutara, Western Province; and bounded on the north by land claimed by natives, east by land claimed by natives and T. Ps. 133,420, 131,619, 131,618, 191,730, 165,678, 191,731, 191,735, and 191,736, on the south by land allotted to Adeline Gertrude Perera and Crown land, and on the west by the Crown land and land claimed by natives and property of J. C. de Silva; containing in extent 256 acres 3 roods and 24 perches as per survey plan No. 694 dated December 18, 1901, and made by C. P. de Silva of Moratuwa, Licensed Surveyor.

2. All that allotment of land called Kandehena alias Nawahaulhenalanda, situated in the village Indigastuduwa in Iddagoda pattu aforesaid; and bounded on the north by land claimed by natives and Crown land, east by Crown land, a path, and lot No. 797 in P. P. 6,853, south by T. P. 213,853 and lot 799 in P. P. 6,853, and west by lots 799, 807, 817, 816, and 815 in P. P. 6,853, a path, and land claimed by natives; containing in extent 102 acres 3 roods and 22 perches, according to the survey and description thereof No. 213,854 dated April 30, 1904, authenticated by P. D. Warren, Esq., Acting Surveyor-General, registered C 24/225 and 27/230 in the Kalutara District Land Registry Office, described in the 1st schedule to the decree.

3. All that divided 1/5 part or portion of Gulanegoda estate, being a divided portion of the lands described in title plans Nos. 134,916 and 133,423, and the entirety of the land described in title plan No. 146,050, situated in the village Walagedara in the Iddagoda pattu of Pasdun korale west, in the District of Kalutara, Western Province; which said divided 1/5 part or portion is bounded on the north by the other part of this estate sold to J. C. de Silva, on the east by the lands described in title plans Nos. 191,741. 191,742, 191,743, and 191,748, and lands claimed by villagers, on the south by the road leading from Alutgama to Horawala, and on the west by Crown land and lands purchased by Mr. Harrison and the korale boundary; containing in extent 64 acres and 36 square perches according to the survey and description thereof No. 665 dated November 27, 1903, made by Charles P. de Silva, Licensed Surveyor, registered C19/270 in the Kalutara District Land Registry Office, described in the 2nd schedule to the decree, together with all the buildings, bungalows, machinery, fixtures.

Deputy Fiscal's Office,	H. SAMERESINGHA,
Kalutara, June 21, 1921.	Deputy Fiscal.

In the District Court of Colombo.

 S. S. Kalimuttu Pillai of Sea street, Colombo .... Plaintiff. No. 2,872.
 Vs.

 (1) S. Dorasami and his wife (2) R. Dorasami, both of Dam street, Colombo, presently of Godagahamuna in Negombo ...... Defendants. NOTICE is hereby given that on July 18, 1921, 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. :---

An undivided 1/24 part or share of and in all that coconut estate called and known as Dombawinne estate, described in title deed as all that tract of land called Dombawinnemukalana, situate between Udugaha pattu of Hapitigam korale and Dunagaha pattu of Alutkuru korale, with the buildings and everything thereon; and bounded on the north, east, south, and west by land belonging to private individuals; containing in extent 758 acres and 1 rood.

Amount to be levied Rs. 5,281.25, with interest thereon at 9 per cent. per annum from December 20, 1920, till payment in full, and costs and poundage.

Deputy Fiscal's Office, Negombo, June 21, 192	FBED. G. 1	HEPPONS: Deputy	
In the District of Iuna Vena Nawanna Veng Negombo	adas <b>ala</b> m	Chetty of	Plaintiff.
No. 14,052.	Vs.		

Manuelperiswaduge Andrew Peris of Tudella .. Defendant. NOTICE is hereby given that on July 16, 1921, 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. :--

(1) The two contiguous potions of lands called Dawatagahawatta, situate at Tudella in Ragam pattu of Alutkuru korale; and bounded on the north by land of Don Paulu Perera Ranasinghe Samarawardene Muppurala and others, east by high road leading to Negombo, south by land of Wannakuwattemitiwaduge Martelis Perera and others, and west by land of Manuelperiswaduge Joseph Peris and others; containing in extent about 1 acre, together with buildings standing thereon.

(2) The 1 of 1 share of the land called Dawatagahawatta, situate at Tudella aforesaid; and bounded on the north by land of Joseph Maria Perera and others, east by a portion of this land of Manuelperiswaduge Andrew Peris, south by a portion of this land of Mahapatadewage Pemiano Perera, and west by land of Kodikara Arachchige Pedro Perera Gurunanse; containing in extent about 30 perches, with the buildings standing thereon.

(3) The residing land belonging to the said defendant, situate at Tudella aforesaid; and bounded on the north by Walawwewatta belonging to Manuelperiswaduge Juan Peris, east by land of Don Paulu Perera Ranasinghe and others, south by land of Jayasuriya Kuranage Poraliano Perera, and west by land of Manuelperiswaduge Juan Peris; containing in extent 1½ acres, with the buildings standing thereon.

Amount to be levied Rs. 739 10, with interest on Rs. 550 at 18 per cent. per annum from January 7, 1920, till February 23, 1920, and thereafter at 9 per cent. per annum till payment, and poundage.

Deputy Fiscal's Office, FRED. G. HEPPONSTALL, Negombo, June 21, 1921. Deputy Fiscal.

#### Southern Province.

# In the District Court of Colombo.

Seena Seeyna Ana Kana Runa Shokkalingam Chetty of Sea street, Colombo ..... Plaintiff. No. 362/1920. Vs.

Pachchir Bawa Dawudu Marikar of Kotuwegoda and

another ..... Defendants. NOTICE is hereby given that on the following days and at the hours specified below, will be sold by public auction at the premises the right, title, and interest of the said defendants in the following mortgaged property for the recovery of the sum of Rs. 5,250, with legal interest from January 1, 1921, and costs of suit Rs. 448.07, and Fiscal's charges, viz. :--

On Saturday, July 23, 1921, commencing at 9 A.M.

1. An allotment of land called Borellaketiyahena or Aliyamalawilahena, situated in the village Ullala in the Gangaboda pattu of the District of Matara, Southern Province; and bounded on the north by a path, east by land described in plan No. 163,963, Galanahena, and Aliyamalawilahena claimed by K. K. Dingry Appu and others and a path, south by Aliyamalawilakumbura and Aliyamalawiladeniya, Udumulla claimed by V. Andrisappu and others, and a path, west by Dachchawilakumbura claimed by Silwanta Terunnanse and a path; and containing in extent 13 acres 2 roods and 23 perches.

2. An allotment of land called Elladeniya-addarahena alias Dachchawilahena, situated in the village Magamura in Gangaboda pattuwa aforesaid; bounded on the north by Dachchwilakumbura claimed by B. Don Andris, land described in plan No. 163,960, and a footpath, east by Eldeniya and Eldeniya Udumulla claimed by H. S. Dot Andris and others and land described in plan No. 163,960 south by a path, west by Dachchwilakumbura claimed Silawanta Terunnanse and D. Don Andris; containing extent 11 acres 3 roods and 20 perches.

3. An allotment of land called Aliyamalawilahens, situated in the village Ullala aforesaid; and bounded on the north by Dachchwilakumbura claimed by Silawantá Terunnanse, a path, and Aliyamalawiladeniya Udumulla claimed by V. Andrisappu and others, east by Crown land called Aliyamalawila-addarakoratuwa, south by a path, west by a path and Dachchawilakumbura' claimed by Silawanta Terunnanse; containing in extent, exclusive of the path passing through the land, 8 acres 2 roods and 30 perches.

4. An allotment of land called Halikepudeniya-addarahena alias Eldeniyahena, situated in the village Magamura aforesaid; and bounded on the north by Medaliadda climed by H. S. Don Andris and others and Gurunnansegation claimed by J. H. Jayanhamy and others east by Thuru nansegedeniya claimed by J. H. Jayanhamy and · a bund, Halikepudeniya claimed by S. Don Andriothers, and Crown land called Halikepudeniya-add.<sup>31</sup> south by a path, west by land described in plan No. 13 Eldeniya Udumulla, Eldeniya, and Paragahaliadda claimi by H. S. Don Andris and others; containing in exten 7 acres 3 roods and 2 perches.

5. An allotment of land called Mahawilahena al whe Talpawilagehena, situated in the village Magamura afor pip said; and bounded on the north by a channel and Parster gahaliadda claimed by H. S. Don Andris and others, cally by Eldeniya claimed by H. S. Don Andris and others, cally by land described in plan No. 163,961, a footpath a bra Dachchawilakumbura claimed by B. Don Andris, west Dachchawilakumbura claimed by B. Don Andris attra Talpawilagewila claimed by R. Tohmis Appu; containing in extent 5 acres.

6. An allotment of land called Galanehena, situate the village Ullala aforesaid; and bounded on the north by land described in plan No. 163,963, east by a channel and Mahabadaralagowilakumbura claimed by P. Dingri Appu and others, south by Crown land called Polgaswatta and land described in plan No. 173,916, west by lands described in plans Nos. 163,965 and 163,963; containing in extent 6 acres and 1 rood.

7. An allotment of land called Welihenagoda situated in the village Magamura aforesaid; and bounded on the north by land described in plan No. 147,055, Crown land called Welihenagoda, and water-course, east by Polgatemula-appugedeniya claimed by P. M. Kaluappu and other south by Gorakagahadeniya *alias* Dawilladeniya claime by K. Don Juwanis and others, land described in plan No. 124,964, Gorakagahaliadda claimed by K. Don Juwan and others, and Ambagahamuladeniya claimed by S. P. H. Kaluappu and others, west by lands described in plans Nos. 147,057 and 116,676; containing in extent 6 acres and 3 roods.

8. An allotment of land called Aliyamalawilahena, situated in the village Ullala aforesaid; and bounded on the north by land described in plan No. 173,917; east by Crown land called Polgaswatta and Polgaswatta claimed by K. K. Dingry Appu, south by land described in plan No. 173,918, a path, and Aliyamalawilakumbura claimed by V. Andris Appu and others, west by land described in plan No. 163,965 and a path; containing in extent 3 acres 3 roods and 30 perches.

9. An allotment of land called Punchiambalamagawahena alias Magamuracandehena, situated in the village Magamura aforesaid; bounded on the north by a channel and a water-course, east by Punchiambalamagawadeniya claimed by Andris and others, Crown land called Punchiambalamagawahena, and Koramililagahahena and land reserved, south by Lintotamullakumbura claimed by S. J. W. James Appuhamy and others and land described in plan No. 124,966, west by Kadawattagewatta claimed by S. J. W. James Appuhamy and S. J. J. William Appuhamy, a water-course, Rehideniya, and Pamanwela *alias* Mawattakumbura claimed by A. B. Wickramaratne, Mudaliyar, and channel; containing in extent, exclusive of the channel passing through the land, 12 acres.

10. An altotment of land called Welihenagoda, situated in the village Gatara in the Gangaboda pattuwa aforesaid; and bounded on the north by Crown land called Walihenagoda, a water-course, and a path, south-east by lands described in plans Nos. 147,056 and 116,676, west by lands described in plans Nos. 147,053 and 147,054; and containing in extent, exclusive of the water-course passing through the land, 1 acre and 7 perches.

11. Undivided ½ part of the allotment of the land called Baharakuttiya *alias* Gamaralagehena, situated in the village Sapugoda in Gangaboda pattuwa aforesaid; and bounded on the north by a bund, Mahawilakumbura, and Diggondeniya claimed by P. Andris and others, east by Prambayawilakumbura claimed by P. Andris and others, Crown land called Batalakoratuwahena *alias*. Kapuhenagodella, and Sipiyadeniya claimed by J. K. G. Don Allis, Vidane Arachchi, south by a path, lands described in plans Nos. 180,217 and 180,211, and a channel, west by channel, Halgahakumbura claimed by W. C. M. Don Davit Dissanayaka; containing in extent 26 acres and 33 perches.

### On Monday, July 25, 1921, at 9 A.M.

12. All that undivided 1 of 2 part of the land called Narasinghawatta, in extent about 1 acre, situated at Kotuwegoda in the Four Gravets of Matara aforesaid; and bounded on the north by Adampullegewatta, east by Crown land, south by Appuhennedigeuswatta, and on the west by Kotikoratuwa; and all the buildings erected on the said land.

Deputy Miscal's Office, Matara, June 15, 1921.	E. T. GOONEWARDENE, Deputy Fiscal.
	rt of Requests of Matara.
N. de Silva of Matara	Plaintiff.
No. 8,573.	rt of Requests of Matara. Plaintifi. Vs.

Charlina Johana Amaradiwakarahamine of Kirin-

da .....Substituted Defendant.

NOTICE is hereby given that on Saturday, July 30, 1921, at 9 o'clock in the morning, will be sold, subject to a mortgage, by public auction at the premises the right, title, and interest of the defendant in the following property for the recovery of Rs. 301.64, with legal interest from February 5, 1921, till payment, and Fiscal's charges, viz. :—

The undivided 1 part of the lands Muttettuwa, Andunwaruwawa, Katukole, Etorawa, and Giruwamulla, all adjoining one another and forming one land, in extent 16 acres and 35.90 perches, situate at Hallamba in Kirinda, in the Gangaboda pattu of Matara District, Southern Province; and bounded on the north by Beruwalamaharapalla. Waduwawa, Tantirige, Etorawa, and Atalaha, east by Andigekumbura and Gonsaluwakumbura, south by Kirimennehegedeniya, Giruwanullegoda, and Andunwaruwawa, and on the west by Otuketiya and Mahakirilla. Valuation Rs. 7,680.

Deputy Fiscal's Office,	E. T. GOONEWARDENE,
Matara, June 16, 1921.	Deputy Fiscal.

In the District Court of Matara.

Don Sadris Samarasinghe, Registrar of Marriages of<br/>PelenaNo. 9,051.Vs.

Seyadu Mustapa Lebbe Notaris Hadjiar Ahamadu Neina Marikkar of Galbokka and another . . Defendants.

NOTICE is hereby given that on the following days and at the hours specified below will be sold by public auction at the premises the right, title, and interest of the said defendants in the following mortgaged property for the recovery of Rs. 846.74, with legal interest on Rs. 699.35 from August 27, 1920, till payment in full, and Fiscal's charges, viz.:—

On Wednesday, July 27, 1921, commencing at 9 A.M.

1. All that divided portion marked letter E of the land called Kottagodawila at Welihena in the Gangaboda pattu of Matara District, Southern Province; which said portion is bounded on the north by bedda, east by bedda and portion H, south by portion F, west by portion O; containing in extent 2 roods 7 perches. Rs. 70.

2. All that undivided 1/5 part of the divided portion marked M of the land called Kottagodawila at ditto; and which said portion is bounded on the north by bedda, east by portion L, south by portion T, west by bedda; containing in extent 12 perches. Rs. 2.

ing in extent 12 perches. Rs. 2. 3. All that divided portion marked I of the land called Kottagodawatta at ditto; and which said portion is bounded on the north by bedda, east by portion J, south by bedda, west by portion H; in extent 2 roods and 7 perches. Rs. 70.

4. All that undivided 2/5 parts of the divided portion marked letter L of the land called Kottagodawila at ditto; and which said portion is bounded on the north by bedda, east by bedda, south by portion M, west by bedda; in extent 4 perches. Re. 1.50.

5. All that divided portion marked letter D of the land called Kottagodawila at ditto; and which portion is bounded on the north by Welihena jungle, east by portion E, south by Welihena jungle, west by portion C; containing in extent 3 acres 3 roods and 24 perches. Rs. 500.

### On Thursday, July 28, 1921, commencing at 9 A.M.

6. All that divided portion marked letter A of the land called on the north by Mugunamalgahaliadda, situated at Beraleliya in the Weligam korale of the said district; which said portion is bounded on the north by Angahaowita, east by a portion of the same land, south by portion B, west by Malimbadugewatta; in extent 27.50 perches. Rs. 100.

7. All that undivided 1 part of paraveni fruit trees and of the soil and of all the buildings of the divided one-third middle portion of the land called Mandadigegedarawatta at Galbokka in the said korale; and which said portion is bounded on the north by high road, east and west by limit of the remaining portions, south by Mahapanikkinnewatta alias Periyanasiyatottam and Haliyakoratuwa; in extent 2 roods. Rs. 300.

Deputy Fiscal's Office, Matara, June 18, 1921. E. T. GOONEWARDENE, Deputy Fiscal.

#### In the District Court of Matara.

D. D. W. Jayasuriya of Nupe ..... Plaintiff. No. 9,132. Vs.

Kapugamage Don Johanis de Silva, P. O. of Kamburugamuwa ..... Defendant.

NOTICE is hereby given that on Tuesday, July 26, 1921, at 10 o'clock in the forenoon, will be sold by public auction at the respective premises the right, title, and interest of the said defendant in the following mortgaged property for the recovery of a sum of Rs. 825 75, with legal interest on Rs. 673 60 from March 11, 1921, till payment in full, viz. :---

(1) Undivided 8/25 parts of the fruit trees of the 1st and 2nd plantations and undivided  $\frac{1}{2}$  part of the soil of the land Batneharakajjugahawatta alias Henewatta, save and except the 5 cubits house standing thereon wherein M. Dineshamy resides and the ground thereto covered save and except the additional share of ground, the said house at the rate of 2 fathoms each side, also except the planter's  $\frac{1}{3}$  share of 3rd plantation in the said land is at Sulutanagoda ; and bounded on the north by Aluthgedarawatta, east by Meegahawatta, south by Leanamahatmayagewela, and west by Kadahenessa ; and containing in extent 3 acres 3 roods and 38 perches.

(2) The soil and all the fruit trees of the land called Wekerellewatta at Kanıburugamuwa; and bounded on the north by Talkolagewekurulla, east by Pahalawatta, south

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by high road, and west by Telembugahawatta alias Paranawatta; and containing in extent about 1 acre and 2 roods and the tiled house of 15 cubits standing thereon.

(3) The field called Henessawila bearing No. 885 at Kamburugamuwa; and bounded on the north by Kahatagahawatta claimed by K. D. de Silva and Crown land called Kahatagahahena, east by Leanagewela claimed by H. D. Abraham and others, south by Crown lands called Alahenagoda and Pelangahahena, and west by Crown land called Pelangahakoratuwa *alias* Dawatagahakoratuwa; and containing in extent 1 acre 3 roods and 26 perches.

Deputy Fiscal's Office,	E. T. Goonewardene,
Matara, June 15, 1921.	Deputy Fiscal.

## In the District Court of Matara.

L. N. de Silva of Matara ...... Pleintiff. No. 9,245. Vs.

Tyne Perera of Gandara ...... Defendant. NOTICE is hereby given that on Friday, July 29, 1921, at 9 o'clock in the forenoon, will be sold by public auction at the premises the right, title, and interest of the said defendant in the following property for the recovery of sum of Rs. 602.82, with legal interest on Rs. 465.09 from April 25, 1921, till payment in full, and Fiscal's charges, viz. :--

All the soil and fruit trees of the land called Hewawellalagekajugahawatta and all the buildings standing thereon, situated at Gandara in the Wellaboda pattu of Matara District, Southern Province; and bounded on the north by Wijeratnawatta, east by Vitaranagewatta, south by Rabentuwadugewatta and Kirigeammagewatta, and on the west by Hewawellalagekosgahawatta; containing in extent 2 roods and 34 perches, subject to mortgage bond No. 80 dated July 19, 1920, attested by Mr. Balasuriya of Matara.

Deputy Fiscal's Office, Matara, June 18, 1921. E. T. GOONEWARDENE, Deputy Fiscal.

# North-Western Province.

In the District Court of Chilaw. No. 837. In the Matter of the Estate of late J. C.

Testamentary. Ameresekere, Mudaliyar. NOTICE is hereby given that on Thursday, July 21, 1921, at 1 o'clock in the afternoon, will be sold by public auction at the premises the right, title, and interest of James Hector Ernest Ameresekere in the following property, viz. : —

The land called Palugahawatta alias Annasiwatta, situate at Nattandiya in Medapalata of Pitigal korale south, in the District of Chilaw, and bounded on the north by portion of this land belonging to Elaris Appuhamy, east by Crown land, south by land belonging to Marsalin Appu, and west by elakanda alias cart road; containing in extent about 1 acre.

Amount to be levied Rs. 706.50 and poundage.

Deputy Fiscal's Office, Chilaw, June 21, 1921.

# Province of Sabaragamuwa.

CHARLES DE SILVA,

Deputy Fiscal.

In the District Court of Ratnapura.

S. L. Abdu Lebbe Marikar of Balangoda ...... Plaintiff.

(1) A. O. Jayawardana, (2) J. M. Jayawardana Kumarihami, (3) Mahawalatenne Kumarihami, all of
 Adikaranwalawwa, Balangoda ..... Defendants
 NOTICE is hereby given that on July 16, 1921, commencing at 11 o'clock in the forenoon, will be sold by public

auction at the premises the right, title, and interest of the said defendants in the following property for the recovery of the sum of Rs. 633 at the risk of the original purchaser, subject to mortgage bond No. 5,182 dated October 24, 1917, for a sum of Rs. 1,000, which has been assigned by deed No. 5,619 dated August 21, 1920 :--

1. The fields called Udapattiyekumbura, Patapattiyekumbura, and Paspela of the extent of 6 acres and 26 perches; bounded on the north by Crown land called Pinnalanda, Gurugewatta, and Kohombagaha-arawa, east by Crown land called Udagamgoda and Tennekumburegoda, south by Heenatiyekumbura, west by Dodampotewawalliyadda, Badawetiya, and Pinnalanda; situate at Diyagama. 2. The field called Dambugahakumbura of the extent

2. The field called Dambugahakumbura of the extent of 3 roods and 15 perches; bounded on the north by Pansalewatta, east by Doolgasgodakumbura and Taniplakumbura, south by Hatalislahekumbura, west by Addirakumbura; situate at ditto.

3. The fields called Kudalekandiwelawakairakumbura, Muttettua, and Hatalislahekumbura of the extent of 6 acres 3 roods and 30 perches together ; bounded on the north by Mahalekandiwela, Ratmalekumbura, and Dorawelapaula, east by Crown land called Dorawelapaula and Balapuwakumbura and M. Mudiyanse's land, south by inniyara, west by Ihalalandewatta and Dorawelalanda; situate at ditto.

4. The fields called Balahapuwa, Palledullewa, and Madaheliya of the extent of 4 acres 3 roods and 34 perches together; bounded on the north by land belonging to M. Mudiyanse, east by Makulgahakumbura, south by Ehalalanda, and Brahamanaya-ara, west by Ehalalanda, Udadullewa, and Ihalalandewatta; situate at ditto.

and Brahamanaya-ara, west by Ehalalanda, Jdadullewa, and Ihalalandewatta; situate at ditto.
5. The field called Mahamutettua alias Dambagah kumbura of the extent of 1 acre and 10 perches; hound on the north by Arawekumbura, Addarakumbura, Hatalislahekumbura, south by Karangodawatta, we Karangodakumbura; situate at ditto.
6. The field called Halgahakumbura of the extention

6. The field called Halgahakumbura of the extermination of the extermin

west by Kumbukmulla; situate at ditto. ra a 7. The field called Kongahakumbura of the 'nd' 1 acre 3 roods and 18 perches; bounded on the ners east by Kahatagasgoda, south by Hatalislahek, su west by Dorawelalanda; situate at ditto.

Fiscal's Office, Ratnapura, June 20, 1921. R. E. D. ABEYARATNA, Deputy Fiscal

In the Court of Requests of Kegalla.

Ratnayake Herat Mudiyanse, Arachchi of Paranagama ..... Defendant.

NOTICE is hereby given that on July 30, 1921, commencing at 11 o'clock in the forenoon, will be sold by public auction at the premises the right, title, and interest of the said defendant in the following property, viz. :---

The newly built tiled house standing on the land called Udagedarawatta, situated at Paranagama in Kumbalgama of Tumpalata pattu east of Paranakuru korale, in the District of Kegalla of the Province of Sabaragamuwa.

To levy Rs. 117.45, with legal interest on Rs. 101.20 from February 17, 1921.

Deputy Fiscal's Office, Kegalla, June 16, 1921. R. G. WIJETUNGA, Deputy Fiscal.

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**T**, GEORGE FREDRICK REGINALD BROWNING, Fiscal for the Province of Sabaragamuwa, do hereby appoint Mr. Richard F. Perera to be Marshal for the divisions of Palle and Meda pattus of Kuruwiti korale of the Ratnapura District and of Three Korales and Lower Bulatgama of the Kegalla District, for two days from June

17, 1921, under the provisions of the Fiscal's Ordinance of 1867, and authorize him to perform the duties and exercise the authority of Marshal, for which this shall be his sufficient warrant.

June 16, 1921.

G. F. R. BROWNING, Fiscal.

#### NOTICES IN **TESTAMENTARY** ACTIONS.

In the District Court of Colombo.

Order Nisi.

Jurisdiction. N**n. 44**0. Class I. Rs. 2,200.

Testamentary In the Matter of the Intestate Estate and Effects of Jacobpillai Benedict Wenceslaus of No. 269, Dematagoda, Colombo, deceased.

Anthonipillai Jacobpillai of St. Annes Villa, Karamben, Kayts, and presently of Forbes road, Maradana, Colombo ..... Petitioner.

And

(1) Rev. Father Joseph Maria Cajitan, O.M.I., of St. Joseph's College, Colombo, (2) Jacobpillai John Louis Stanislaus of Forbes road, Maradana, Colombo, (3) Rev. Brother Emmanuel Mary Gregory Luke of St. Benedict's College, (4) Jacobpillai Jeronimus Emelianus of St. Benedict's College, Colombo, (5) Jacobpillai Peter Alcantra of St. Benedict's College, Colombo ..... Respondents.

THIS matter coming on for disposal before V. M. Fernando, Esq., District Judge of Colombo, on June 2, 1921, in the presence of Mr. S. N. Aseerwatham, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated April 21, 1921, having been read:

It is ordered that the petitioner be and he is hereby declared entitled, as father 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 7, 1921, show sufficient cause to the satisfaction of this court to the contrary. ş :

June 2, 1921.

A. Beven, District Judge.

In the District Court of Colombo. Order Nisi. Л

In the Matter of the Intestate Estate of the late Moona Seeyanna Mohammado Testamentary Jurisdiction. No. 445. of Valludur in India, deceased. Class IV.

1. \*

Rs. 17,600.04.

) Thaivethammal, (2) Mohammad Seynambumal, both of Valludur in India, appearing by their (1) attorney Ana Muna Mohideen Kuppai of Madampe ..... ..... Petitioners. . . . . . . . . .

#### And

(1) Mohammed Mustappa, (2) Mohammed Ruki Ammal, (3) Seyed Mohammad Buhari, and (4) Mohamad Mira Sahib, all of Valludur in India. appearing by their guardian ad litem Ana Muna Abdul Cader of Kurunegala ..... Respondents.

THIS matter coming on for disposal before V. M. Fernando, Esq., District Judge of Colombo, on June 7, 1921, in the presence of Mr. J. L. Perera, Proctor, on the part of the petitioners above named; and the affidavit of the attorney of the said petitioners dated May 21, 1921, and the order of the Supreme Court dated May 11, 1921, having been read :

It is ordered that the petitioners be and they are hereby declared entitled, as the widows of the above-named deceased to haveletters of administration to his estate issued to them, unless the respondents above named or any other person or persons interested shall, on or before June 30, 1921, show sufficient cause to the satisfaction of this court to the contrary.

June 7, 1921.

V. M. FERNANDO, District Judge. In the District Court of Colombo.

Order Nisi.

Testamentary In the Matter of the Intestate Estate and Jurisdiction. Effects of Nawagomuwage Pabilis Perera, No. 449. late of Angoda, deceased. Class I.

Rs. 1,972.

Lianage Dona Adriana of Angoda in Ambatalanpahala ...... Petitjoner. And

(1) Hollupatirage Charles Caldera, (2) Hollupatirage Lewis Caldera, (3) Hollupatirage Lily Caldera, (4) Hollupatirage Abraham Caldera, all of Kotahena, (5) Nawagomuwage Abeyakoon Perera, (6) Nawa-gomuwage Missi Hamy, (7) Hatangalage Pelis Appu, all of Atturugiriya in the Palle pattu of Hewagam 

THIS matter coming on for disposal before V. M. Fernando, Esq., Acting District Judge of Colombo, on June 9, 1921, in the presence of Mr. D. E. Wanigesooria, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated June 2, 1921, 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 above named or any other person or persons interested shall, on or before June 30, 1921, show sufficient cause to the satisfaction of this court to the contrary.

June 9, 1921.

A. BEVEN, Acting District Judge.

#### In the District Court of Colombo. Order Nisi

In the Matter of the Last Will and Testa-Testamontary ment of Mary Elizabeth Bois of 69, Campden Hill, Court Kensington, in the Jurisdiction. No. 452. County of Middlesex, deceased.

THIS matter coming on for disposal before Allan Beven, Esq., Additional District Judge of Colombo, on June 14 1921, in the presence of Messrs. Julius & Creasy, Protor, on the part of the petitioner Mr. Walter Sutherland Ross of Colombo; and the affidavit of the said petitioner dated June 10, 1921, original last will and testament of the above-named deceased, certificate of death marked A, affidavit by Alexander Hayman Wilson as to the due execution of the said will, power of attorney in favour of the petitioner, and Supreme Court's order dated May 31, 1921, and schedule of property in duplicate having been read : It is ordered that the will of the said deceased dated March 19, 1913, 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 said petitioner is the attorney of the executor named in the said will, and that he is entitled to have letters of administration, with copy of the said will annexed, issued to him accordingly, unless any person or persons interested shall, on or before July 7, 1921, show sufficient cause to the satisfaction of this court to the contrary.

A. BEVEN, District Judge. June 14, 1921.

In the District Court of Colombo.

Order Nisi.

Testamentary In the Matter of the Last Will and Testa-Jurisdiction. of Thanapathie ment Lianaralage Michaela de Silva of Maggona, deceased. No. 460. Class I.

Rs. Nil.

Henry Edward Mendis Jayawardene of Moratuwa is the Palle pattu of Salpiti korale......Petitioner.

THIS matter coming on for disposal before Allan Beven, Esq., Acting District Judge of Colombo, on June 20, 1921.

in the presence of Mr. J. G. de S. Wijeyeratne, Proctor, on the part of the petitioner above named; and the affidavits (1) of the said petitioner dated May 24, 192, (2) of the attesting witnesses dated June 13, 1921, having been read :

It is ordered that the last will of the late Thanapathie LianaralageMichaela de Silva, deceased, of which the original has been produced and is now deposited in this court, be and the same is hereby declared proved ; and it is further declared that the petitioner, as the sole heir named in the said will, is entitled to have letters of administration, with the will annexed, issued to him accordingly, unless any person or persons interested shall, on or before June 30, 192 , show sufficient cause to the satisfaction of this court

to ne contrary.	of thi
A. BEVEN,	Iti
June 20, 1921. Acting District Judge.	of Me
In the District Court of Colombo.	minor
/	Decen
Order Nisi.	of this
Testamentary In the Matter of the Intestate Estate and	.
Jurisdiction. Effects of the late Adambarage Joseph No. 6.215. de Alwis of Mattalkuliya in Colombo	
No. 6,215. de Alwis of Mattal kuliya in Colombo,	Nov
Kirindage Stephen Dias of No. 32, St. Mary's lane, Mattakkuliya, in ColomboPetitioner.	The
	is exte
And ·	
Dehiwalage Dona Eliza Perera of No. 32, St. Mary's	1
lane aforesaid Respondent.	May
THIS matter coming on for disposal before V. M.	
Fernando, Esq., Acting District Judge of Colombo, on June	
9, 1921, in the presence of Mr. M. S. J. Akbar, Proctor, on	
the part of the petitioner above named; and the affidavit	100
of the said petitioner dated June 6, 1921, having been read : It is ordered that the petitioner be and he is hereby	Testan Jurisd
declared entitled, as father in-law of the above-named	No.
deceased, to have letters of administration de bonis non to	THI
his estate issued to him, unless the respondent above named	Rock.
or any other person or persons interested shall, on or before	in the
June 30, 1921, show sufficient cause to the satisfaction of	part of
this court to the contrary.	hamy
A. Beven.	street,
June 9, 1921. Acting District Judge.	dated 1
In the District Court of Colombo.	It is
Order Nisi.	declare to have
	him, u
Testamentary In the Matter of the Joint Last Will and	Arthur
Jurisdiction. Testament of John Henry Burbury and No. 7.104. Alie Ethel Burbury of Hunupitiya,	North i
No. 7,104. Alie Ethel Burbury of Hunupitiya,	their ou

deceased. Class IV. Rs. 16,000

Samuel

June 21, 1921.

Bambalapitiya Canagasabey of in

..... Petitioner. Colorado .. TRIS matter coming on for disposal before Allan Beven. Acting District Judge of Colombo, on June 21, 1921, in the presence of Mr. J. G. de S. Wijeyeratne, Proctor, on the part of the petitioner above named; and the affidavits (1) of the said petitioner dated April 20, 1921, and (2) of the attesting notary dated June 31, 1921, having been read :

It is ordered that the last will of the late Alie Ethel Burbury, deceased, of which the original has been produced and is now deposited in this court, be and the same is hereby declared proved; and it is further declared that the petitioner, as the executor named in the last will and testament of late John Herry Burbury, is entitled to have letters of administration, with the will annexed, issued to him bordingly, unless any person or persons interested shall, or before June 30, 1921, show sufficient cause to the tisfaction of this court to the contrary.

> BEVEN. A. Acting District Judge.

In the District Court of Kalutara.

Testamentary In the Matter of the Estate of the late Jurisdiction. Kalubowilage Den Davith of Meemana-

No. 1,043, 7 palana, deceased. MUS netter coming on for disposal before Allan Beven, Seq., District Judge of Kalutara, on November 3, 1916, F A C Tirimanne. Proctor, on the presence of Mr. F. A. C. Tirimanne, Proctor, on the

part of the petitioners, (1) Jalatge Emalishamy, (2) Sembukuttiarachchige Jacolis, both of Meemanapalana; and the affidavit of the said petitioners dated September 13, 1916, having been read :

It is ordered that the petitioners-(1) Jalatge Ema hamy, (2) Sembukuttiarachchige Jacolis, both of Meeman palana—be and they are hereby declared entitled to have letters of administration of the estate of the said deceased as heirs of the said deceased, and that letters of adminis-tration do issue to them accordingly, unless the respondents -(1) Kalubowilage Mary Nona of Meemanapalana, (2) Jalatge Don Hendrick of Pokunuwita--shall, on or before December , 1916, show sufficient cause to the satisfaction his court to the contrary.

is further declared that the said Jalatge Don Hendrick eemanapalana be appointed guardian ad litem over the or (1) Kalubowilage Mary Nona of Meemanapalana, s the respondents above named shall, on or before , 1916, show sufficient cause to the satisfaction mber is court to the contrary.

vember 3, 1916.

ALLAN BEVEN, District Judge.

e date for showing cause against the above Order Nisi ended to June 30, 1921.

y 12, 1921.

J. C. W. Roo District Judge.

In the District Court of Kalutara. Order Nisi.

nentary In the matter of the Estate of h Dona Peman Kumanayake, decea liction. 1,362. Pattiya North in Panadure.

IS matter coming on for disposal before J. Esq., District Judge of Kalutara, on March 30,

, Esq., District Judge of Kalutara, on March 30, The e presence of Mr. F. A. C. Tirimanne, Prostop <sup>1</sup> e of the petitioner Horanapathirage Don Jame of Pattiya North in Panaduce, presently of 5na , Kandy; and the affidayth of the said rura a , Kandy; and the affidayth of the said rura a , February 14, 1921, having been field: and j is ordered that the petitioner be and he there are dentitled, as husband of the bore-named deus ve letters of administration to the state issum unless the respondents—(1) Heranapathirageves in Alwis, (2) ditto Dona Charlotte, both of Exs. in Panadure, presently of Colombo street, Karscal-guardian ad litem (3) Horanapathirage Don Htheir guardian ad litem (3) Horanapathirage Don H-Appuhamy of Udahamulupattiya in Panadure, or any person or persons interested shall—on or before June 39, 1921, show sufficient cause to the satisfaction of this court to the contrary.

It is further declared that the said 3rd respondent be and he is hereby appointed guardian ad litem over 1st and 2nd respondents, minors, unless any person or persons interested shall, on or before June 30, 1921, show sufficient cause to the satisfaction of this court to the contrary.

March 30, 1921.

J. C. W. Rook, District Judge.

1.3

In the District Court of Kalutara.

Order Nisi declaring Will proved, &c. 🔥 . In the Matter of the Estate of the late Testamentary Heonapitage alias Heonpitiygeda Arachi-ge Don Thepanis Appu Silva, deceased, Jurisdiction. No. 1,363.

of Hewessa.

THIS matter coming on for disposal before 7. C. W. Rock, Esq., District Judge of Kalutara on March 30, 1921, in the presence of Mr. U. A. Jayasurdera, Proctor, on the part of the petitioner Heecapitage diag Alcenpitiyagoda Arachige Don Cornelis Silva Goonewatchane; and the affidavit of the said petitioner dated February 15, 1921, heaving hear read. having been read:

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

unless any person or persons interested shall, on or before May 31, 1921, show sufficient cause to the satisfaction of this court to the contrary.

March 30, 1921.

J. C. W. Rock, District Judge.

The date for showing cause as aforesaid is extended for July 5, 1921.

> W. H. B. CARBERY, District Judge.

> > District Judge.

In the District Court of Kalutara.

Order Nisi.

In the Matter of the Estate of the late Pulukkuttirallage Hendrick Silva Appu-**Festamentary** Jurisdiction. hamy, deceased, of Kindelpitiya. No. 1,365

THIS nexter coming on for disposal before J. C. W. Rock, Esq., District Judge, Kalutara, on April 14, 1921, in the presence of Mr. F. A. C. Tirimanne, Proctor, on the part of the petitioner Attanayakage Carlina de Alwis Hamine of Kidelpitiva; and the affidavit of the said petitloner dated November 21, 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) Pulukkuttirallage Michet de Silva Appuhamy, (2) ditto Jimalna de Silva Hamine, both of Kindelpitiya-or any other person or persons interested shall, on or before June 30, 1921, show sufficient cause to the satisfaction of this court to the contrary,

1	J. C. W. Rock,
April 14, 1921.	District Judg
£	

In the District Court of Kalutara.

#### Order Nisi.

In the Matter of the Estate of the late Don estamentary Brampy Wijemanne Appuhamy, deceased, of Kumbuke. Jurisdiction. No. 1.366.

THIS matter coming on for disposal before J. C. W. THIS matter coming on for unposal before J. C. W. Rock, Esq., District Judge of Kalutara, on April 14, 1921, in the presence of Mr. F. A. C. Tirimanne, Proctor, on the part of the petitioner Edirisinghe Kankanamalage Dona Victoria Edirisinghe Hamine of Kumbuka; and the affidavit of the said petitioner dated February 1, 1924, having been read :

read: It is ordered that the petitioner be and she is declared entitled, as widow of above-named deceased, to have letters of administration to his estate issued to her. unless the respondents—(1) Piyadasa Wijemanne, (2) Genasinghe Wijemanne, both of Kumbuka, minors, by their guardian ad litem, (3) Don Jerom Edirisinghe of Arakawib—or any other person or persons interacted shall on or before Target other person or persons interested shall, on or person June 30, 1921, show sufficient cause to the satisfaction of this court to the contribu-It is further declared that the said 3nd respondent be

and he is hereby appointed guardian ad litem over the 1st and 2nd respondents, minors, for all the purpose of this action, unlessany person or persons interested shall, on or before June 30, 1921, show sufficient cause to the satisfaction of this court to the contrary.

A	ril/14. 1921.	J. C. W. Rock,
	· · · · · · · · · · · · · · · · ·	District Judge.
\ /	In the District	Court of Kalutara.

estamentary

Jurisdiction.

No. 1,367.

The Matter of the Estate of the late Mututantirige Jeremias Cooray, deceased, of Pattiya South in Panadure.

THIS matter coming on for disposal before J. C. W. Rock. Esq., District Judge of Kalutara. on April 19, 1921, in the presence of Mr. Tudor A. Perera, Proctor, on the part of the petitioner, Edith Letitia Cooray of Panadure; and the affidavit of the said petitioner dated March 6, 1921, and of the attesting notary and witnesses dated March 4. 1921. having been read :

It is ordered that the last will and testament of Mututantirige Jeremise Cooray of Pattiya South, deceased.

dated November 7, 1910, and now deposited in this court, be and the same is hereby declared proved, unless any person or persons interested shall, on or before June 30, 1921, show sufficient cause to the satisfaction of this court to the contrary.

It is further declared tht the said Edith Letitia Cooray of Panadure 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 June 30, 1921, show sufficient cause to the satisfaction of this court to the contrary.

April 19, 1921.

April 26, 1921.

J. C. W. Rock, District Judge.

## In the District Court of Kalutara.

### Order Nisi.

In the Matter of the Estate of the late Testamentary Jurisdiction. Bulatge Andy Perera, deceased, of Geleni-No. 1,369. gama.

THIS matter coming on for disposal before J. C. W. Rock Esq., District Judge of Kalutara, on April 26, 1921, in the presence of Mr. M. H. Jayatileke, Proctor, on the part of the petitioner Bulatge Robert Perera of Gelenigama and the affidavit of the said petitioner dated March 11, 1921, having been read :

It is ordered that the petitioner be and he is hereby declared entitled, as brother of above-named deceased, to have letters of administration to her estate issued to him, unless the respondents-(1) Ellawalage Menchi Nonahamy of Gelenigama in Rayigam korale, (2) Bulatge Nonnohamy of ditto, (3) ditto Silly Nona of Angulana in Salpiti korale, and husband (4) Habaragomuwerallage Don Suwaris of ditto-shall on or before June 30, 1921, show sufficient cause to the satisfaction of this court to the contrary.

> J. C. W. ROCK, District Judge.

#### In the District Court of Kalutara.

Order Nisi.

Testamentary In the Matter of the Estate of the late Panadura-acharige Dona Louisa Perera No. 1,370. of Sarikkamulla, deceased.

Bellena-acharige Carolis Dias of Sarikkamulla ... . Petitioner

Vs.

(1) Bellena-acharige Hendrick Dias, (2) ditto Kathrina Dias, (3) ditto Ilena Dias, wife of (4) Panadura-acha-rige Peiris Perera, (5) Bellena-acharige Peter Dias, (6) ditto Davith Dias, (7) Panadura-acharige William Perera, (8) ditto Caroline Perera, (9) ditto Rosline Perera; the 8th and 9th respondents are minors by their guardian ad litem the 7th respondent, all of Sarikkamulla ..... Respondents.

THIS matter coming on for disposal before J. C. W. Rock, Esq., District Judge of Kalutara, on May 5, 1921, in the presence of Mr. D. E. de Zilva, Proctor, on the part of the petitioner; and the affidavit of the said petitioner dated May 2, 1921, having been read :

It is ordered that the petitioner be and he is hereby declared entitled, as one of the heirs 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 30, 1921, show sufficient cause to the satisfaction of this court to the contrary.

It is further declared that the said 7th respondent be and he is hereby appointed guardian ad litem on the 8th and 9th respondents, minors, for all the purposes of this action, unless any person or persons interested shall, on or before June 30, 1921, show sufficient cause to the satisfaction of this court to the contrary.

May 5, 1921.

J. C. W. Rock, District Judge. In the District Court of Kalutara,

### Order Nisi.

Testementary Jurisdiction. No. 1,374.

May 19, 1921.

496

In the Matter of the Intestate Estate of the late Illeperuma Aratchige Don Manis Appuhamy, deceased, of Mahabellana.

THIS matter coming on for disposal before W. H. B. Carbery, Esq. District Judge of Kalutara, on May 19, 1921, in the presence of Mr. Tudor A. Perera, Proctor, on the part of the petitioner, Illeperuma Aratchige Don Subaneris

Geomerating of Mahabellana; and the affidavit of the said petitioner dated May 9, 1921, 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 respondent, Geekiyanage Mensohamy of Mahabellana, or any other person or persons interested shall, on or before June 30, 1921, show sufficient cause to the satisfaction of this court to the contrary.

> W. H. B. CARBERY, District Judge.

In the District Court of Galle.

Order Nisi.

Testamentary In the Matter of the Estate of the late Don Charles Alahendra, deceased, of Jurisdiction. No. 5,362. Tiranagama.

THIS matter coming on for disposal before T. B. Russell Esq., District Judge of Galle, on May 17, 1921, in the presence of Mr. Wm. de Silva, Proctor, on the part of the petwioner; Don Arthur Weeraratna; and the affidavit of the petitioner dated February 22, 1921, having been read: It is ordered that the 2nd respondent, Loku Liyana Badalge Gabriel, be appointed guardian ad litem over the lst minor respondent, Roslyn Amelia Alahendra, unless the

respondents or any others interested shall, on or before June 16, 1921, show sufficient cause to the satisfaction of this court to the contrary.

It is further declared that the said Don Arthur Weeraratna is, as nephew of the deceased, entitled to administer his estate and to have letters of administration of the same issued to him accordingly, unless the respondents above named or any others interested shall, on or before June 16, 1921, show sufficient cause to the satisfaction of this court to the contrary.

May 17, 1921.

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T. B. RUSSELL, District Judge.

The time for showing cause extended to June 30, 1921.

	T. B. RUSSELL,
June 16,/1921.	District Judge.

In the District Court of Galle.

Order Nisi.

Testamentary In the Matter of the Estate of the late George Paranavitana, deceased, of Meta-Jurisdiction. j ramba. No. 5,366. 0

THIS matter coming on for disposal before T. B. Russell, sq., District Judge of Galle, on May 20, 1921, in the resence of Mr. C. L. Wickremasinghe, Proctor, on the part time 2nd betitioner Carolis Amarasinghe ; and the affidavit Esq., of the 2nd petitioner dated May 20, 1921, having been read : It is ordered that the 3rd respondent be appointed guardian ad litem over the 2nd minor respondent, unless the respondents-(1) Edwin Rachel Abeywardena, (2) Dorothy respondents—(1) Edwin Rachel Abeywardena, (2) Doromy Frances Paranavitana, (3) Eliza Maria Abeyeratna, (4) Frederick Abeyeratna—or any others interested shall, on or before June 16, 1921, show sufficient cause to the satisfaction of this court to the contrary. It is further ordered that the said Carolis Amarasinghe

It is further ordered that the said Carolis Amarasinghe is, as son-in-law of the deceased, entitled to administer his estate, and to have letters of administration of the same issued to him accordingly, unless the respondents above named or any others interested shall, on or before June 16, 1921, show sufficient cause to the satisfaction of this court . to the contrary.

T. B. RUSSELL, District Judge. May 20, 1921.

June 16, 1921.

The date for showing cause is extended for June 30, 1921.

T. B. RUSSELL District July

In the District Court of Matara. Order Nisi

Testamentary In the Matter of the Estate of Will and Testament of Charles4 Jurisdiction. No. 2,722. singhe, deceased, of Pelena.

THIS matter coming on for disposal before W Carbery, Esq., District Judge, Matara, on April 20 (1997), in the presence of Mr. A. Gunaratna, Proctor on the pre-of the petitioner Ernst Samarasingha of Pelena; and the affidavit of the said petitioner dated August 26, 1921, as well as that of the affidavit of the attesting witness to the last will dated August 26, 1920, having been read. It is ordered that the will of Charles Samarasinha, late of Pelena, deceased, dated October 5 (1919, be and the same is hereby declared proved, unless the respondents, viz.: (1) Stephen Samarasinha Gajaman, (2) Isabella Samarasinha Ĝajaman, (3) Gedlyn Samarasinha Gajaman, shall, on or before June 10, 1921, show sufficient cause to the satisfaction of this court to the contrary. It is further ordered that the said petitioner is the executor named in the said will, and that he is as such entitled to have probate of the same issued to him accordingly, unless the respondents above named shall, on or before June 10, 1921, show sufficient cause to the satisfaction of this court the the contrary.

April 30, 1921.

W. H. B. CARBERY, District Judge.

C. W. BICKMORE

District Judge.

Extended to July 8, 1921.

C. W. BICKMORE, District Judge./

the late

Appu

Order Nisi. Testamentary In the Matter of the Estate of Pujadigamagamage Mendis Jurisdiction. No. 2,736. deceased, of Meruppa.

In the District Court of Matara.

THIS matter coming on for disposal before W/ Ή. В Carbery, Esq., District Judge, Matara, on May 11, 1924 in the presence of Mr. U. P. Gunewardene, Proctor, on the part of the petitioner Sangodagama Leana Araccige Babunhamy of Meruppa; and the affidavit of the said Babunhamy of Meruppa; and the affidavit of the said petitioner dated May 11, 1921, having been read: It is ordered that the said petitioner, as widow of the disceased above named, is entitled to have letter of administration issued to her accordingly, unless the respondents, viz, (1) Pujadigamagamage Jayawathi, (2) ditto Leelawathi, (3) ditto Somipala, (4) ditto Kulatarga (5) ditto Puja-sena, all of Meruppa, (6) Habaraduwa Pathiranage Himm-appuhamy of Kadewediya, Matara, shall, on or before June 30, 1921, show sufficient cause to the satisfaction of this court to the contrary this court to the contrary.

And it is further ordered that the said 6th respondent be appointed guardian ad litem over the 1st to 5th respondents, unless the respondents shall, on or before June 36, 1921, show sufficient cause to the satisfaction of this court to the contrary. 1.0

May 11, 1921.

Testamentary Juan de Silva Patabendige Don Bastian Jurisdiction. de Silva, deceased, of Weligama. No. 2,746.

THIS matter coming on for disposal before C. W. Bickmore, Esq., District Judge, Matara, on June 4, 1921, in the presence of Messrs. M. D. T. & W. M. Kulatileke,

Proctors, on the part of the petitioner Juan de Silva Patabendige Simon de Silva of Weligama; and the affidavit of the said petitioner dated May 31, 1921, having been read: It is ordered that the said petitioner, as an heir of the deceased above named, is entitled to have letters of administration issued to him accordingly, unless the respondents, viz., (1) Dona Carlina Dochchihami Wickremasinha of Weligama, (2) Juan de Silva Patabendige Emelia de Silva, (3) Kumara Patabendige Romanis Fernando, both of Kalutara North, (4) Juan de Silva Patabendige Jane Maria de Silva, (5) Juan de Silva Patabendige Lucy de Silva, (6) Juan de Silva Patabendige Daisy de Silva, all of Weligama, shall, on or before July 4, 1921, show sufficient cause to the satisfaction of this court to the contrary.

June 4, 1921.

C. W. BICKMORE, District Judge.

In the District Court of Tangalla. Testamentary In the Matter of the Estate of the late Jurisdiction. No. 764. THIS matter coming on for disposal before A. H. Egan

Esq., District Judge, Tangalla, on May 11, 1921, in the presence of Mr. L. G. Poulier, Proctor, on the part of the petitioner, Don Nebulas Senarat Abeygunawardane; and the affidavit of the said petitioner dated May 3, 1921, having been read:

It is ordered that letters of administration to the estate of the deceased, Don David Atapattu, be granted to the petitioner aforesaid, unless the respondents—(1) Don Charles Atapattu, (2) Dona Nedlina Atapatta, (3) Dona Christina Atapatta, (4) Ratnayake Weerakoon Dona Ceciliana Hamint (5) Din Peter Atapattu, (6) Dona Gimara Senarat Hamint, (7) Dina Livera Atapattu, (3) Dona Bastiana Atapattu, (9) Dona Karlina Atapattu, (10) Dona Eldin Wijesekera Dissanayake, (11) Don Peter Atapattu—and any person or persons interested shall, on or before June 27, 1921, show sufficient cause to the satisfaction of this court to the contrary.

It is further ordered that the said 4th respondent be and As hereby appointed guardian *ad litem* over the minors, (1st, 2nd, and 3rd respondents, and that the 6th respondent be and is hereby appointed guardian over the minors, 7th, 8th, and 9th respondents, unless any person or persons interested shall, on or before June 27, 1921, show sufficient cause to the satisfaction of this court to the contrary.

A. H. EGAN, District Judge. May 11, 1921. L In the District Quirt of Tangalla. her Nisi. In the Matter of the Estate of the late Testament Deweniguruge Babahamine, deceased, of Jurisdict on. No. 766. Getamanne.

THIS matter coming on for disposal before A. H. Egan, Esq., District Judge, Tangalla, on May 20, 1921, in the presence of Don Andiris Edirisinha Appuhamy on the part of the petitioner; and the affidavit of the said petitioner dated May 18, 1921, having been read:

It is ordered that the letters of administration to the estate of the late Deweniguruge Babahamine, deceased, be granted to the petitioner aforesaid, unless the respondents-(1) Don Juwanis Wijesingha, (2) Don Nikulas Wijesingha, (3) Amarasiri Gunawardena Arachehige Rosalinahamy-or any person or persons interested shall, on or before June 30, 1921, show sufficient cause to the satisfaction of this sourt to the contrary.

May 20, 1921.

A. H. EGAN, District Judge. In the District Court of Jaffna.

### Order Nisi.

Testamentary<br/>Jurisdiction.<br/>No. 4,449.In the Matter of the Estate of the late<br/>Murugesu Viswalingam of Vannarponne<br/>West, deceased.

THIS matter of the petition of Tangachchiammah, widow of Murugesu Viswalingam of Vannarponne West, praying for letters of administration to the estate of the abovenamed deceased Murugesu Viswalingam of Vannarponne West, coming on for disposal before J. Homer Vanniaşinkam, Esq., District Judge, on June 2, 1921, in the presence of Messrs. Sivapragasam & Katiresu, Proctors, on the part of the petitioner; and the affidavit of the petitioner dated December 14, 1920, having been read : It is declared that the petitioner is the widow of the said intestate, and is entitled to have letters of administration to the estate of the said intestate issued to her, unless the respondents or any other person shall, on or before June 28, 1921, show sufficient cause to the satisfaction of this court to the contrary.

W. WADSWORTH,	
	District Judge.

# In the District Court of Jaffna.

June 17, 1921.

# Order Nisi.

Testamentary In the Matter of the Estate of the late Jurisdiction. Kuddy, wife of Karthy Ramoo of No. 4,450. Kantharodai, deceased.

Karthy Ramoo of Kantharodai..... Petitioner

(1) Ramoo Sinnappu of Kantharodai, (2) Kanakamma,

daughter of Ramoo of ditto, (3) Kanthar Kumaru of ditto; the 1st and 2nd respondents are minors appearing by their guardian *ad litem* 3rd respondent. Respondents.

THIS matter of the petition of Karthy Ramoo of Kantharodai, praying for letters of administration to the estate of the above-named deceased Kuddy, wife of Karthy Ramoo, coming on for disposal before J. Homer Vanniasinkam, Esq., District Judge, on March 16, 1921, in the presence of Mr. M. Vaithialingam, Proctor, on the part of the petitioner ; and the affidavit of the petitioner dated March 9, 1921, having been read: It is declared that the petitioner is the lawful 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 28, 1921, show sufficient cause to the satisfaction of this court to the contrary.

June 18, 1921. W. WADSWORTH, District fudge.

# In the District Court of Jaffna. Order Nisi.

Testamentary In the Matter of the Estate of the late Jurisdiction. Kuddippillai, wife of Suppiramaniam of No. 4,459. Kantarodai, deceased. CLass I.

Murugar Nagamuttu of Kantarodai  $\dots$   $\overset{\sharp}{\dots}$  Petitioner. Vs.

THIS matter of the petition of Murugar Nagampt'n of Kantarodai, praying for letters of administration to the estate of the above-named deceased Kuddippillai, wife of Suppiramaniam, coming on for disposal before J. Homer Vanniasinkam, Esq., District Judge, on June 13, 1921, in the presence of Messrs. V. S. Ponnambalam & W. Selvadurai, Proctors; on the part of the petitioner; and the affidavit of the petitioner dated March 16, 1921, having been read: It is declared that the petitioner is the father 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 30, 1921, show sufficient cause to the satisfaction of this court to the contrary.

June 18, 1921.

W. WADSWORTH, District Judge.

In the District Court of Jaffna.

Order Nisi.

Testanentary In the Matter of the Estate of the late Thangammah, wife of Sinniah Tambi-rajah of Varaniedaikkurichy, deceased. Jurisdiction. No. 4,461.

Tambirajah Kunanayagampillai of Varaniedaikkurichy.....Petitioner.

Vs.

(1) Sinniah Tambirajah of Deviturai estate, Elpitiya, (2) Tambirajah Ariyanayagampillai, 83, Temple road Maradana, (3) Thangaratnam. daughter of Similah Tambirajah of Varaniedaikkurichy, (4) Tambirajah Ratnasingam of ditto, 3rd and 4th minors), appearing by their guardian ad litem the 5th respondent, (5) Ponnampalam Chellappah of 

THIS matter of the petition of Tambirajah Kunanayagampillai of Varaniedaikkurichy, praying for letters of ad-ministration to the estate of the above-named deceased, Thangammah, wife of Sinniah Tambirajah, coming on for disposal before J. H. Vanniasinkam, Esq., Acting District Judge, on June I, 1921, in the presence of Mr. C. R. Tambiah, Proctor, on the part of the petitioner; and the affidavit of the petitioner dated March 31, 1921, having been read: It is declared that the petitioner is an heir of the said intestate, and is entitled to have letters of administration to the estate of the said intestate issued to him, unless the respondents or any other person shall, on or before June 30, 1921, show sufficient cause to the satisfaction of this court to the contrary.

June 15, 1921.

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J. H. VANNIASINKAM, District Judge.

In the District Court of Jaffna.

Order Nisi.

Testamentary In the Matter of the Estate of Valliammaippillai, wife of Nakamuttu Ilaiyatampi of Kantarodai in Jaffna, late of Kuala Lumpur in the Federated Malay States, Jurisdiction. No. 4,480. Class II. deceased.

Nakamuttu Ilaiyatampi of Kantarodai .....Petitioner. Va.

1) Nakamuttu Chellappa of Kantarodai, (2) Torupputly, daughter of Ilangatampi of ditto, (3) Poo-pathy, daughter of Ilangatampi of ditto. (4) Ilangatampi Muttunayagam of ditto; the 2nd, 3rd, and 4th respondents are minors appearing by their guardian ad kiem the 1st respondent ...... Respondents.

THIS matter of the petition of Nakamuttu Ilaiyatampi of Kantarodai, praying for letters of administration to the estate of the above-named deceased Valliammaippillai, wife of Nakamuttu Ilaiyatampi, coming on for disposal before W. Wadsworth, Esq., District Judge, on June 16, 1921, in W. Wadsworth, Esq., District Judge, on June 16, 1921, in the presence of Messrs. V. S. Ponnambalam & W. Selva-durai, Proctors, on the part of the petitioner; and the affidavit of the petitioner dated May 5, 1921, having been read: It is declared that the petitioner is the lawful 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 July 5, 1921, show sufficient cause to the satisfac-tion of this court to the contrary. tion of this court to the contrary.

June 20, 1921.

W. WADSWORTH, District Judge.

In the District Court of Jaffna. Order Nisi. Testamentary In the Matter of the Estate the late Veerapattiar Chellappah of Vidattalpalai. Jurisdiction. No. 4,500. deceased. Vidattal-Veerapattiar Kanapathippillai of palai..... (م ....Respondent. Veerapattiar Thampu of ditto.... THIS matter of the petition of Veermattiar Kanapathipillai of Vidattalpalai, praying for letters of administration to the estate of the above-named deceased, Veerapatian Chellappah, coming on for disposal before J. H. Vinnia-sinkam, Esq., Acting District Judge, on June 1, 1921, in the presence of Mr. C. R. Tambiah, Proctor, on the part of the petitioner; and the affidavit of the petitioner dated may 30, 1921, having been read: It is declared that the petitioner is an heir of the said intestate, and is entitled to have letters of administration to the estate of the said intestate issued to him, unless the respondent or any other person shall, on or before June 30, 1921, show sufficient cause to the satisfaction of this court to the contrary J. H. WANNIASINKAM; District Judg June 13, 1921. In the District Court of Batticaloa. Order Nisi. Testamentary In the Matter of the Estate of med i Jurisdiction. Puvinayagampillai Sinnatamby, robat Headman of Kiran, deceased. Headman of Kiran, deceased. No. 44. Nallatamby Nallatangam, widow of Puvinayagamp Sinnatamby, Police Headman of Kiran.....Petil is ordered and declared that the petitioner, as wid, the deceased, be and she is entitled to administer the estate of the above deceased, and that letters of administra tion do issue to her accordingly, unless the above respondents or any other person or persons interested shall, on or before April 28, 1921, show sufficient cause to the satisfaction of the court to the contrary. SAM F. NAGAPPER. Acting District Judge. March 2, 1921. Extended and re-issued for May 31, 1921. V. SUPRAMANIAM, Secretary. Extended and re-issued for June 14, 1921. <u>\\_\_\_\_</u> V. SUPRAMANÌAM. Secreter Extended and re-issued for June 30, 1921. . . . V. SUPRAMANIAM; Scretary In the District Court of Chilaw. 🖏 😤 Testamentary In the Matter of the Intestate Estate of the late Ranatunga Aratchige Don Baronchy No. 1,368 Appuhamy of Semarippua. Ranatunga Arachchige Daniel Appuhamy of Sent arippua ..... Petitioger Vs. (1) Ranatunga Aratchige Don Anthony Appuhant of Chilaw, (2) ditto Dona Marigidahamy, (3) ditto Home Anohamy and husband (4) Makullasin he Aratchige Hendrick Appuhamy, (5) Ranatunga Aratchige John Appuhamy, all of Semarippua ......) Respondents. THIS matter coming on for disposal before C. Coomara-swamy, Esq., District Judge of Chilaw, on June 4, 1921, in the presence of Mr. H. H. A. Jayawardene, Proctor, on

the part of the petitioner; and the affidavit of the said petitioner dated June 4, 1921, having been read:

It is ordered that the petitioner be and he is hereby declared entitled, as the son of the said deceased, to administer the estate of the deceased above named, and that letters of administration do issue to him accordingly, unless therespondents above named or any other person or persons interested shall, on or before July 7, 1921, show sufficient cause to the satisfaction of this court to the contrary.

C. COOMARASWAMY, June 4, 1921 District Judge. District Conrit of Chilaw. brder N.si. Pestamentary In the Matter of the Intestate Estate of Jurisdiction. Goonaratne Adikari Mudiyanselage Hen-No 1,365. drick Sinno Appuhamy, late of Lunuwila. Rajapaksa Mudiyanselage Nonohamy of Lunuwils ...... Petitioner. Vs. (1) Suthasinghe Mudiyanselage Raphiel Perera of Godigamuwa in the District of Kurunegala, (2) ditto Sowin Nona, (3) ditto Simon Perera, (4) ditto Cornelis Perera, (5) ditto Charles Perera, (6) ditto Mogalin Nona, (7) ditto Chandaris Perera, (8) ditto Daniel Perera, all of ditto, (9) Goonaratne Adikari Mudiyan. selage Jane Nona and her husband (10) Ratnayake Mudiyan , lage Baronchi Appuhamy, both of Mahawowa, (1) G. A. M. Charles Sinno Appuhamy, (12) ditto Carolis Sinno Appuhamy, both of Lunuwile Respondents. THeas matter coming on for disposal before C. Coomara-May, Esq., District Judge of Chilaw, on May 30, 1921. The presence of Messrs. Corea & Anderson, Proctors, the part of the petitioner above named; and the Lailavit of the said petitioner dated May 30, 1921, and her ition dated May 30, 1921, having been read : s't is ordered that the petitioner, as the widow of the ceased, be and she is hereby declared entitled to have estate of administration to the estate of the said deceased ed to her, and that the 1st respondent be appointed rdian ad litem of the 2nd to 8th respondents, who are ors, for the purpose of this case, unless the respondents re named or any other person or persons interested , on or before June 29, 1921, show sufficient cause to satisfaction of this court to the contrary. C. COOMARASWAMY, District Judge. 30, 1921. In the District Court of Badulla. ЪŚ der Nisi declaring Will proved. Testà wind WHERE whent of Periannan pillai, son of Vyapuri-No. B So claim pillar of Wewatenne estate in Bambara-poalle korigens in the Badulla District, deceased. and 34 Between Jurisdi Between Barrato d wormal of Wewatenne estate in Bambaragama 1 v. Petitioner. And (1) Vollanturai, a minor, by his guardian ad litem (2) Ana Pena Sedamparampillai of Vellaikarupaddi in Musri Taluq, Trichinopoly District, South India, presently of Bambaragama ..... Respondents. THIS matter coming on for disposal before Reginald Gibson Saunders, Esq, District Judge of Badulla, on March 19, 1921, in the presence of Mr. S. Suppramaniam, Proctor, on the part of the petitioner; and the affidavit of the petitioner dated February 3, 1921, and her petition dated February 4, 1921, having been read: It is ordered (1) that the last will of the late Periannanpillai, son of Vyapuri-pillai of Wewatenne e.e., e., deceased, the original of which has been produced a  $\theta_{2}$  is now deposited in this court, be and the same is Pereby declared proved; (2) that the natitioner as middle petitioner, as widow, s entitled to have letters of adminis.

tration to the estate of the deceased issued to her; (3) that

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the second respondent be and he is hereby appointed

guardian ad litern over the 1st respondent for all the purposes of this action, unless the respondents or any other person or persons shall, on or before June 8, 1921, show sufficient cause to the satisfaction of this court to the contrary.

March 19, 1921.

R. G. SAUNDERS, District Judge.

The date for showing cause is extended to June 29, 1921.

June 6, 1921.

R. G. SAUNDEBS, District Judgo.

In the District Court of Kegalla.

# Order Nisi.

Testamentary<br/>Jurisdiction.<br/>No. 742.In the Matter of the Intestate Estate of<br/>Wattegama Tallattanirallage Siriwardena<br/>Appuhamy of Talduwa, doceased.

Vs.

 Peliachige Menchi Nona of Talduwa, (2) Wattegama Talattanirallage Sinchi Nona of Yatanwala,
 (3) ditto Podi Nona of Maniyangama, (4) ditto Hendrick Sinno of Talduwa, (5) ditto John Singho of ditto, (6) ditto Podi Appuhamy of ditto.... Respondents.

THIS matter coming on for disposal before V. P. Icdlich, Esq., District Judge of Kegalla, on June 6, 1921 in the presence of Mr. A. Ondaatje, Proctor, on the part of the petitioner; and the affidavit and petition of the petitioner dated February 19 and June 2, 1921, respectively, praying for letters of administration to the estate of the deceased having been read: It is ordered and decreed flut the petitioner, as a son of the deceased, is entitled to letters of administration to his estate, and that such letters will be issued to him accordingly, unless the respondents or any person or persons interested shall, on or before July 5, 1921, show sufficient cause to the satisfaction of the court to the contrary.

> V. P., REDLICH, District Judge.

June 6, 1921.

In the District Court of Kegalla, Order Nisi.

Testamentary In the Matter of the Intestate Estate of Jurisdiction. Dolly Hangakoon Gunawardana Tikiri No. 741. Kumarihamy of Kehelwatugoda, deceased.

(1) Punchi Banda Nellawa of Malwatta Walawwa, Kehelwatugoda..... Potitioner.

Vs.

THIS action coming on for disposal before Aelian Ondaatje, Esq., Acting District Judge, Kegalla, on June 1, 1921, in the presence of Mr. W. O. Herat, Proctor, on the part of the petitioner; and his affidavit and petition dated May 20 and 30, 1921, respectively, praying for letters having been read: It is ordered and decreed that the petitioner, as the husband of the deceased, is entitled to letters of administration to the estate of the deceased, and that such letters will be issued accordingly, and that the 7th respondent will be appointed guardian ad likem over the 1st to 6th respondents, unless the respondents or any person or persons interested shall, on or before June 30, 1921, show sufficient cause to the satisfaction of the court to the contrary.

June 1, 1921.

AELIAN ONDAATJE, Acting District Judge. RS 4

PART 2	II CEYLON	GOVERNMENT	GAZETTE -	- JUNE	24,	1921

In	the	District	Court	of	Kegalla
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Order Nisi.

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Testamentary<br/>Jurisdiction.<br/>No. 730.In the Matter of the Estate of the late<br/>Anumma, wife of P. Ponnampalam of<br/>Parakaduwa, deceased.

Vettivelu Ponnampalam of Parakaduwa, presently of Ehaliyagoda ...... Petitioner.

Vs.

(1) Saraswathi Amma and (2) Arulamma; both minors, by their guardian *ad litem* their grandfather (3) Viswalingam Canagaratnam of Dehiowita. Respondents.

THIS matter coming on for disposal before V. P. Redlich, Esq., District Judge, Kegalla, on February 5, 1921, in the presence of Messrs. Wijeyeratne & Paul, Proctors, on the part of the petitioner; and his affidavit and petition dated June 6 and July 6, 1920, praying for letters of administration to the estate of the deceased having been read: It is ordered and declared that the petitioner, as the husband of the deceased, is entitled to letters of administration to her estate, and that such letters will be issued to him accordingly, and that the 3rd respondent will be appointed guardian *ad litem* over the 1st and 2nd respondents, unless the respondents or any person or persons interested shall, on or before March 24, 1921, show sufficient cause to the Satisfaction of the court to the contrary.

February 5, 1921. District Judge. Time for showing cause against the Order Nisi is extended for April 21, 1921. March 24, 1921. District Judge.

Time for showing cause against the Order Nisi is extended for July 7, 1921.

June 16, 1921.

V. P. REDLICH, District Judge.

V. P. REDLICH,