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Part II.—Legal.

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DRAFT ORDINANCE.

MINUTE.

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

An Ordinance to consolidate and amend the Ordinances relating to the Medical Wants of Labourers in Planting Districts.

HEREASit is expedient to consolidate and amend the Ordinances relating to the medical wants of labourers in planting districts: Be it therefore enacted by the Governor of Ceylon, by and with the advice and consent of the Legislative Council thereof, as follows:

Preamble.

CHAPTER I.

Preliminary.

1 This Ordinance may be cited as "The Medical Wants Ordinance, No. of 1921," and shall come into operation on a date to be fixed by the Governor in Executive Council, by Proclamation in the "Government Gazette."

commencement.

Short title

and

2 In this Ordinance, unless the context otherwise implies—

"Medical officer" includes any district medical officer and any officer of the Medical Department charged with duties of supervision or inspection in connection with

"District medical officer" includes district medical assistant, visiting medical officer, and visiting apothecary.

"Estate" means any estate on which labourers are employed having ten acres of land actually cultivated in tea, rubber, coffee, cacao, cardamoms, camphor, pepper, or cinchona; and includes any estate exceeding ten acres in extent on which labourers are employed in operations preparatory to or in connection with bringing any such estate into such cultivation as aforesaid.

"Government Agent" includes Assistant Government

"Government hospital" means any Government hospital. "Government dispensary" means any Government dispensary.

Definitions.

- "Estate hospital," "estate dispensary" mean, respectively, a hospital or dispensary established and maintained by the proprietor of an estate or group of estates for the medical treatment of the labourers employed on such estate.
- "Superintendent" means any person in the immediate charge of an estate.
- "Labourer" means a labourer employed upon an estate, and includes kangani and female labourer, and any child or other relative of a labourer resident upon the same estate.
- 'Immigrant labourer' means any labourer as defined by section 2 of Ordinance No. 13 of 1889.
- "Prescribed" means prescribed by rules made under this Ordinance or, in the absence of such rules, by departmental rules or orders.

CHAPTER II.

Organization of Estates Medical Districts.

Governor may declare estates medical districts.

District hospitals and dispensaries.

District medical officers.

- 3 It shall be lawful for the Governor, by order in Executive Council, to declare any district of the Colony an estates medical district for the purposes of this Ordinance, and to define the limits of the district by reference to the estates comprised therein.
- 4 There shall be established and maintained for every medical district such Government hospitals and dispensaries as may be necessary for the medical wants of the estates of the district.
- 5 The Governor may appoint district medical officers and apothecaries for any estates medical district at such salaries as may from time to time be provided by the Legislature, and with such duties as he may from time to time determine.

CHAPTER III.

Duties of Medical Officers.

Duties of district medical officer.

- 6 It shall be the duty of a district medical officer for the purposes of this Ordinance—
 - (a) Upon the written request of a superintendent to visit any sick labourer upon his estate;
 - (b) To direct the removal to a Government or estate hospital of any such sick labourer whose removal he may consider necessary;
 - (c) To attend upon all such labourers who, at the direction of a district medical officer or otherwise, may be admitted to any such hospital.

Duties of medical officer as to inspection of estates.

- 7 It shall be the duty of every medical officer (being a duly qualified medical practitioner registered under sections 12 and 13 of Ordinance No. 2 of 1905) for the purposes of this Ordinance from time to time—
 - (a) To visit the estates within his district, or any other estate which he may be specially directed to visit, and to inspect the sanitary condition thereof;
 - (b) To examine the labourers on such estates for the purpose of ascertaining their condition of health, and whether they have been duly vaccinated;
 - (c) To inspect all children under the age of one year resident upon such estates, and to give directions to the superintendent for their proper care and nourishment;
 - (d) To direct the removal to a Government or estate hospital of any sick labourer whose removal he may consider necessary;
 - (e) To draw the attention of the superintendent to any defect in the sanitary condition of his estate, and in the condition of health of the labourers;
 - (f) If any estate has an estate hospital or dispensary, to inspect such hospital or dispensary;
 - (g) To report to the Principal Civil Medical Officer on all or any of the above matters.

8 Any person who shall wilfully obstruct any medical officer acting in the discharge of his duties under this chapter shall be guilty of an offence against this Ordinance.

Obstruction of medical officer an offence.

CHAPTER IV.

Rights, Duties, and Obligations of Superintendents, &c.

9 (1) Every superintendent shall be entitled—

 (a) To medical attendance by a district medical officer upon any sick labourer upon his estate;

(b) To the reception at a Government hospital (subject to the accommodation of the hospital) of any labourer who, in the opinion of a district medical officer, ought to be admitted to the hospital;

(c) To the free supply from the Medical Department for the purpose of any estate hospital or dispensary of all such prescribed drugs as he may require for the medical wants of his labourers to a value not exceeding fifty cents per labourer per annum;

(d) To the supply at cost price from the Medical Department or from a Government dispensary of all such prescribed drugs as he may reasonably require for the medical wants of his labourers other than those authorized by the last preceding paragraph.

- (2) If it is proved to the satisfaction of the Principal Civil Medical Officer that a superintendent is not able to obtain drugs from the Medical Department to the extent to which he is entitled to do so under sub-section (1) (c) of this section and that he has purchased them elsewhere, the amount paid by such superintendent in respect of the drugs so purchased by him shall be refunded to him.
- 10 The following sums shall be payable by every superintendent in respect of medical services rendered under this Ordinance—
 - (a) In respect of every visit to an estate for the purpose of attendance on any sick labourer or labourers, a fee of fifty cents per labourer, provided that such fee shall not be less than two rupees and fifty cents nor more than ten rupees per visit, such fee being receivable by the district medical officer for his own use.

(b) In respect of the maintenance of a sick immigrant labourer in a Government hospital for each day's maintenance, a sum of fifty cents or such other sum as may from time to time be prescribed.

11 All amounts due under the last preceding section shall be a debt to the Crown recoverable from the proprietor of the estate, and shall constitute a charge upon the estate.

12 (1) It shall be the duty of every superintendent-

(a) To maintain the lines of his estate and their vicinity in a fair sanitary condition;

(b) To inform himself of all cases of sickness on his estate, and to take such steps as he may deem best for the immediate relief of the sick;

(c) To send any labourer to a Government or estate hospital as and when so required by a medical officer;

(d) To send for the district medical officer in any case of serious illness or accident;

(e) To inform the district medical officer within forty-eight hours of every birth and death upon the estate;

(f) To supply at the cost of the estate every female labourer resident upon the estate and giving birth thereon to a child with sufficient food and lodging for one month after the birth of such child, and to take care that the female labourer be not required to work on the estate for one month, unless the district medical officer shall report sooner that she is fit to work;

(g) To see that all children under the age of one year resident upon the estate receive proper care and nourishment, and to comply with all directions given by a medical officer under section 7 (c). Rights of superintendents.

Charges payable by superintendent.

Liability for charges.

Duties of superintendents.

(2) Any superintendent who shall wilfully make default in the performance of any of his duties under this section shall be guilty of an offence against this Ordinance.

Duties of kanganies.

13 (1) It shall be the duty of every kangani employed upon an estate to give information to the superintendent of every birth, death, and case of sickness or accident in his gang

(2) Any kangani who shall fail so to do shall be guilty of an

offence agaist this Ordinance.

CHAPTER V.

Recovery of Charges.

Government Agent to give notice of sums due.

- 14 When any sum of money shall be payable-
- (a) In respect of drugs supplied under section 9 (d);
 (b) In respect of medical services under section 10—

it shall be the duty of the Government Agent to give notice in writing to the superintendent of the estate in respect of which the same is payable, requiring the payment thereof within one month after such notice.

Power to seize property in default of payment. 15 In default of such payment it shall be lawful for the Government Agent or any person authorized by him in writing in that behalf to seize from time to time all the crops, live stock, and implements, or any part thereof, found on the estate liable in respect of such sum, or any other article or thing whatsoever belonging to the proprietor or any of the proprietors of such estate, until the full amount due by such estate shall be recovered.

Power to seize timber and materials of buildings. 16 If there be no sufficient crop, live stock, or implements on such estate to realize the amount due, it shall be lawful for the Government Agent or other person authorized as aforesaid to cause the timber on the said estate to be cut, or the materials of the buildings erected thereon to be removed, and to seize the same.

Power to sell property seized.

17 At any time after thirty days from the date of seizure, unless the sum due shall be sooner paid, with the costs and charges incurred in respect of such seizure, it shall be lawful for such Government Agent or any person as aforesaid to sell the property so seized by public auction: Provided that perishable property may be sold at any time after the date of such seizure.

No seizure for arrears.

18 No seizure shall take place under this chapter for any sum of money which shall have been in arrear for a period of one year or longer.

Removal of property seized.

19 Any property seized under this chapter may be removed for safe custody, pending the sale thereof, to such place as the person directing the seizure may think fit.

Possession of property not removable.

20 In the case of the seizure of any property which cannot conveniently be removed, it shall be lawful for the person making the seizure to place and keep a person in possession thereof pending such sale.

Costs of seizure and sale.

21 The costs and charges of seizure and sale shall also be payable from the proceeds of the property seized, and they shall be as follows:

(1) For costs of proceeding to the house or land of the party in default in order to seize property, a charge not exceeding eight per centum on the amount due;

(2) For removal of the goods seized, in case such removal takes place, a charge not exceeding eight per centum on the amount due;

(3) For keeping the same in safe custody in case of such removal, a charge not exceeding one rupee per day;

(4) For keeping a person in possession, if the goods seized are not removed, a charge not exceeding one rupee per day;

(5) For the expenses of sale, where any takes place, a charge not exceeding two and a half per centum on the nett proceeds of the sale. 22 It shall be lawful for the Government Agent or person authorized as aforesaid to break open or cause to be broken open in the daytime any house or building for the purpose of seizing property in pursuance of this chapter, if he shall have affixed to a conspicuous part of such house or building three clear days previously a notice of his intention so to do.

Buildings may be broken open.

23 In the event of a sale of property seized, the Government Agent at whose instance such seizure was made shall, after deducting the amount due by the defaulter, and also the costs and charges payable under section 21, restore the overplus arising from such sale, if any there be, to the owner of the property sold.

Return of overplus.

24 Whoever shall wilfully obstruct any person in the performance of any duty imposed upon him, or in the exercise of any authority vested in or conferred upon him under or by virtue of this chapter, shall be guilty of an offence against this Ordinance.

Obstruction of persons acting under this chapter.

CHAPTER VI.

Medical Wants Committee.

25 There shall be established a Committee, to be called the Medical Wants Committee, consisting of such members, official and unofficial, as the Governor may from time to time appoint: Provided that three of such members shall be persons whose names are submitted to the Governor by the Planters' Association of Ceylon.

Constitution of Medical Wants Committee.

26 The Medical Wants Committee shall advise the Governor—

Duties of Medical Wants Committee.

- (a) On the requirements of labourers as regards the construction of Government hospitals and dispensaries;
- (b) On the annual statement prepared under section 29, and the estimate to be framed thereon;
- (c) On the relates to proprietors authorized by section 27;

(d) On all rules made under this Ordinance;

- (e) Generally on all such matters relating to the administration of this Ordinance as the Committee may desire to bring to the notice of the Governor, or as the Governor may refer to it for advice.
- 27 (1) Where the proprietor of an estate or group of estates has at his own cost established an estate hospital and made provision to the satisfaction of the Principal Civil Medical Officer for the medical treatment of the labourers employed on such estate or group of estates, the Medical Wants Committee may, at their discretion and subject to rules made under section 32, allow to such proprietor a rebate of the whole or part of the duties paid under section 28 of this Ordinance on the exportation of the produce of such estate or group of estates
- (2) In the case of any produce not directly exported by the proprietor of the estate, such rules may provide for the calculation as nearly as may be upon such evidence as the Committee may determine of the amount of export duty paid upon such produce, and any amount so calculated shall for the purpose of the allowance of rebate be deemed to have been paid upon exportation.

Power to make rebates to certain preprietors.

CHAPTER VII.

Financial Provisions.

28 The Legislative Council may from time to time by resolution impose duties on the exportation of tea, rubber, coffee, cacao, cardamoms, camphor, pepper, and cinchona, at such rates as the Council may deem sufficient for the purpose of meeting the expenses of the administration of this Ordinance in so far as the same are not herein otherwise provided for.

Expenses of Ordinance to be met by export duty on certain products. Annual financial statement.

29 For the purpose of estimating the amount for which it may be necessary to make provision under the last preceding section, it shall be the duty of the Principal Civil Medical Officer to prepare annually for submission to the Legislative Council a financial statement of the expenses of the administration of this Ordinance.

Debit side of statement.

- 30 The said statement shall contain on the debit side of the account the following expenses:
 - (a) Any deficiency brought forward on the working of the account for the period of twelve months anterior to that covered by the statement;
 - (b) A pro rata share of the actual expenditure (including salaries of staff) during the twelve months immediately preceding the date up to which the statement is made up of all Government hospitals in which immigrant labourers have been treated, based upon the proportion which the number of days passed by the said immigrant labourers in the said hospitals bears to the number of days passed by other patients in the same hospitals;

(c) A pro rata share of the actual expenditure (including salaries of staff) during the same period of twelve months of all Government dispensaries at which immigrant labourers have been treated, based upon the proportion which the number of visits paid by the said immigrant labourers to the said dispensaries bears to the number of visits paid by other patients to the same dispensaries;

- (d) In the case of all expenditure properly chargeable to a capital account in respect of all Government hospital or dispensary buildings declared by the Governor, with the advice of the Medical Wants Committee, to have been primarily constructed or to be primarily maintained for the accommodation of immigrant labourers (including, in the case of buildings completed after the commencement of this Ordinance, the cost of construction), such an annual amount as would be sufficient to liquidate such expenditure, together with interest at four per centum per annum on any unliquidated part thereof, in such equal annual instalments as the Governor, with the like advice, may from time to time determine, until such expenditure is so liquidated, or alternatively, if the Governor, with the like advice, shall, with reference to any period of twelve months in question, so determine, the amount of any such expenditure, or of any part thereof outstanding, in a lump sum;
- (e) In the case of any special Government hospital or dispensary building completed after the commencement of this Ordinance, such contribution to the cost of construction, whether by way of annual instalments on the terms aforesaid or otherwise, as the Governor, with the advice of the Medical Wants Committee, may determine;
- (f) The cost price of all drugs supplied to superintendents under section 9 (1) (d) and the amounts refunded under section 9 (2) during the aforesaid period of twelve months;
- (g) Any expenditure incurred under any general scheme undertaken by the authority of Government for combating any disease prevalent among estate labourers which the Governor, on the recommendation of the Medical Wants Committee, may direct to be so debited;
- (h) All miscellaneous expenses incidental to the administration of this Ordinance during the same period.

Credit side of statement.

- 31 The said statement shall contain on the credit side of the account—
 - (a) Any surplus brought forward on the working of the account for the period of twelve months anterior to that covered by the statement;
 - (b) The amount of all sums recovered as maintenance fees under section 10 during the twelve months preceding the date up to which the statement is made up;
- (c) The amount of all fines recovered in respect of all offences against the Ordinance during the same period;
- (d) The amount of all sums received as the cost price of drugs supplied to superintendents under section 9 (d) during the same period;

(e) The amount of the export duty collected under section

28 during the same period;

An annual contribution out of moneys provided by the Legislative Council of an amount equal to fifteen per centum of the total expenses of the administration of this Ordinance during the same period, as shown by the debit side of the account.

CHAPTER VIII. Miscellaneous.

- 32 (1) The Governor in Executive Council may make rules regulating-
 - (a) The fees payable to district medical officers by superintendents and persons other than labourers engaged upon estates for medical attendance and for medicines dispensed at Government dispensaries;

(b) The management of estate hospitals and dispensaries;

- (c) The supply of drugs to superintendents from Government dispensaries and from the Medical Department;
- (d) The powers and duties of hospital and dispensary visitors;
- (e) The conditions subject to which rebates will be allowed under section 27 and the evidence which will be required in support of applications for such rebates;

(f) The form in which and the time within which applications for rebate shall be made;

- (g) The manner in which such rebates shall be made, and generally on all matters connected with the allowance thereof;
- (h) Any other matters necessary for the administration of this Ordinance that cannot be provided for by departmental rules and orders.
- (2) All such rules shall be laid as soon as conveniently may be before the Legislative Council, and if a resolution is passed within forty days of their being laid before the Legislative Council praying that any rule shall be annulled, such rule shall thenceforth be void, but without prejudice to anything done thereunder.
- 33 The Legislative Council may from time to time by resolution amend the definition of "estate" in section 2 by the addition of any agricultural product to the list of agricultural products therein enumerated, or by the elimination of any agricultural product from the said list, and any such agricultural product shall thereupon become subject to or exempt from the imposition of duty on exportation, as the case may be, under section 28.

34 (1) Any person convicted of any offence under this Ordinance shall be liable to a fine not exceeding five hundred

(2) Every such offence shall be triable by a Police Magistrate, and such Magistrate shall have power to impose the full penalty provided for by this section, notwithstanding any limitation of the ordinary jurisdiction of such Magistrate.

35 (1) Pending the imposition of the duties authorized by section 28, the duties authorized by section 28 of Ordinance No. 9 of 1912 shall continue to be levied and applied as though the said Ordinance were unrepealed.

(2) Any district appointed an estates medical district under any Ordinance hereby repealed shall continue as an estates medical district under this Ordinance, until provision is otherwise made under this Ordinance.

(3) All medical officers and apothecaries acting as district medical officers or apothecaries for the purpose of any Ordinance hereby repealed (whether in pursuance of that Ordinance or otherwise) shall continue to act as district medical officers and apothecaries under this Ordinance, until provision is

otherwise made under this Ordinance.

Ordinances Nos. 9 of 1912, 16 of 1915, 25 of 1916, and 29 of 1916 are hereby repealed.

By His Excellency's command,

Colonial Secretary's Office, Colombo, November 21, 1921. GRAEME THOMSON, Colonial Secretary. Governor in Council may make rules.

Power of Governor in Council to amend definition of estate and agricultural products.

Penalty for offences.

Transitory provisions.

Repeal.

Statement of Objects and Reasons.

EXPERIENCE has shown that "The Medical Wants Ordinance, No. 9 of 1912," requires further amendment in several particulars, and it has been thought well to introduce an amending and consolidating Bill. A table is attached to this statement which shows the sources from which this Bill is drawn, and also calls attention to the more important amendments in the existing law proposed:—

| Table | referred to. | |
|---------|--------------|--|
| 4 00000 | reletted to. | |

| | 7 | "able referred to. |
|------------------|--|---|
| Section of Bill. | Corresponding section in Ordinance No. 9 of 1912. | Remarks. |
| 1. | . 1 . | |
| 2 . | . 2 | This is the definition section. An important amendment has been made to the definition of "estate." At present only estates which have 10 acres under actual cultivation are within the Ordinances. This prevents grants for the building of hospitals, &c., being made in respect of estates which are only in the development stage, and when, perhaps, such hospitals are most required. In the Bill "estate" is defined as including estates on which labourers are employed in development operations. |
| 3 to 8 | 3 to 8 | |
| 9 | 9 | Sub-section (2) of section 9 is new. It is obvious that if the Medical Department cannot supply the drugs referred to in section 9 (1) (c), the superintendent should be allowed to buy them, and the cost should be refunded to him. |
| 10 | | Section 10 of the Bill proposes that fees in respect of visits by Medical Officers to estates shall be received by them for their own use. The fees for such visits and for the maintenance of patients in Government hospitals are also proposed to be raised. |
| 11 to 26 | 11 to 26 | |
| 27 | 27 | Section 27 of Ordinance No. 9 of 1912 as amended by section 3 of Ordinance No. 16 of 1915. |
| 28 to 35 | 28 to 34 and 36 | There are slight amendments of a formal . character. |
| | General's Cha o, September | |

PASSED ORDINANCE.

Ordinance enacted by the Governor of Ceylon, with the advice and consent of the Legislative Council thereof.

No. 42 of 1921.

An Ordinance further to amend "The Civil Procedure Code, 1889."

W. H. MANNING.

Preamble.

WHEREAS it is expedient further to amend "The Civil Procedure Code, 1889": Be it therefore enacted by the Governor of Ceylon, by and with the advice and consent of the Legislative Council thereof, as follows:

Short title.

1 This Ordinance may be cited as "The Civil Procedure Code (Amendment) Ordinance, No. 42 of 1921."

Amendment of section 756 of the principal Ordinance.

2 Section 756 of the principal Ordinance is amended by inserting at the end thereof the following paragraph:

In the case of any mistake, omission, or defect on the part of any appellant in complying with the provisions of this section, the Supreme Court, if it should be of opinion that the respondent has not been materially prejudiced, may grant relief on such terms as it may deem just.

3 Section 756 of the principal Ordinance, as amended by this Ordinance, shall apply to appeals pending at the time of the commencement of this Ordinance as well as to appeals instituted after such commencement. But nothing in this Ordinance contained shall be deemed to affect any appeal in which the decision of the Supreme Court thereon shall have been given prior to the commencement of this Ordinance.

Section 756 of the principal Ordinance as amended to apply to pending appeals.

4 The following section shall be inserted as section 839 of the principal Ordinance:

839. Nothing in this Code shall be deemed to limit or otherwise affect the inherent power of the court to make such orders as may be necessary for the ends of justice or to prevent abuse of the process of the court.

Passed in Council the Seventeenth day of November, One thousand Nine hundred and Twenty-one.

M. A. Young, Clerk to the Council.

Assented to by His Excellency the Governor the Twenty-first day of November, One thousand Nine hundred and Twenty-one.

Graeme Thomson, Colonial Secretary.

DISTRICT AND MINOR COURTS NOTICES.

NOTICE is hereby given that the Badulla-Haldummulla Circuit Court will be held at Bandarawela, for the year 1922, as follows:—

| January | 16 to 21 | April | 3 to 8 | [July | 3 to 8 | October | 9 to 14 |
|----------|----------|-------|---------|-----------|---------|------------|---------|
| February | 6 to 11 | May | 1 to 6 | August | 7 to 12 | November | 6 to 11 |
| March | 6 to 11 | June | 5 to 10 | September | 4 to 9 | December - | 4 to 9 |

Planting cases will, whenever possible, be taken up on the second day of the Session.

Police Court, Badulla-Haldummulla, Badulla, November 22, 1921. R. G. SAUNDERS,
Police Magistrate and Commissioner of Requests.

NOTICES OF INSOLVENCY.

In the District Court of Colombo.

No. 3,000.

In the matter of the insolvency of Mohamad Oosman Shaik Abdulla of No. 24, Drieberg's lane, Maradana, Colombo.

NOTICE is hereby given that the above-named insolvent has been awarded a certificate of conformity as of the third class.

By order of court, P. DE KRETSER, Colombo, November 23, 1921. Secretary.

In the District Court of Colombo.

No. 3,017. In the matter of the insolvency of Manuel Xavier Bernard, carrying on business as Bernard Corera & Company at No. 16, Main street, in Colombo.

NOTICE is hereby given that a meeting of the creditors of the above-named insolvent will take place at the sitting of this court on December 20, 1921, for the grant of a certificate to the insolvent.

By order of the court, P. DE KRETSER, Colombo, November 16, 1921. Secretary,

In the District Court of Colombo.

No. 3,016.

In the matter of the insolvency of Vana Leyna Muna Sahul Hameed of No. 66, Fifth Cross street, Colombo.

NOTICE is hereby given that the above-named insolvent has been granted a certificate of the 3rd class suspended for one year.

By order of court, P. DE KRETSER, Colombo, November 23, 1921. Secretary.

In the District Court of Colombo.

No. 3,034.

In the matter of the insolvency of Ana Moona Mohideen of No. 39, Main street, Pettah, Colombo.

NOTICE is hereby given that a meeting of the creditors of the above-named insolvent will take place at the afting of this court on December 6, 1921, for the approval by them of the conditions of sale of the immovable property belonging to the insolvent above named.

By 6rder of court, P. DE KRETSER, Colombo, November 23, 1921. Secretary.

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In the District Court of Colombo.

In the matter of the insolvency of Sinniah No. 3.036. Dorasamy of No. 13, St. Joseph's street, Colombo, insolvent.

NOTICE is hereby given that a meeting of the creditors of the above-named insolvent will take place at the sitting of this court on December 20, 1921, for the grant of a certificate to the insolvent.

By order of court, P. DE KRETSER, Colombo, November 22, 1921. Secretary.

In the District Court of Colombo.

No. 3,052.

In the matter of the insolvency of Michael Joseph Jerome d. Jong of Union place, Colombo, insolvent.

NOTICE is hereby given that a meeting of the creditors of the above-named insolvent will take place at the sitting of this fourt on December 20, 1921, for the grant of a certificate to the insolvent.

By order of court, P. DE KRETSER, Colombo, November 22, 1921. Secretary.

In the District Court of Colombo.

In the matter of the insolvency of A. M. Ghouse of Wellawatta, Colombo. No. 3,058.

NOTICE is hereby given that a meeting of the creditors

of the above-named insolvent will take place at the sitting of this court on December 6, 1921, for the approval by them of the condition of sale of the inmovable property belonging to the insolvent above named.

By order of the court, P. DE KRETSER, Colombo, November 23, 1921. Secretary.

In the District Court of Colombo.

In the matter of the insolvency of Segu Madar Varusay Mohideen of No. 9, Baillie street, No. 3,073. Fort, Colombo.

WHEREAS the above-named S. M. V. Mohideen has filed a declaration of insolvency, and a petition for the sequestration of his estate has also been filed by S. Adumay, under the Ordinance No. 7 of 1853: Notice is hereby given that the said court has adjudged the said S. M. V. Mohideen insolvent accordingly; and that two public sittings of the court, to wit, on December 20, 1921, and on January 17, 1922, will take place for the said insolvent to surrender and conform to, agreeably to the provisions of the said Ordinance, and for the taking of the other steps set forth in the said Ordinance, of which creditors are hereby required to take notice.

By order of court, P. DE KRETSER, Colombo, November 15, 1921. Secretary.

In the District Court of Colombo.

In the matter of the insolvency of Osmund No. 3,074. Walwin Lewis of No. 4, Temple road, Maradena, Colombo.

WHEREAS the above-named O. W. Lewis has filed a declaration of insolvency, and a petition for the sequestration of his estate has also been filed by N. Mohideen, under the Ordinance No. 7 of 1853: Notice is hereby given that the said court has adjudged the said O. W. Lewis insolvent accordingly; and that two public sittings of the court, to wit, on December 20, 1921, and on January 17, 1922, will take place for the said insolvent to surrender and conform to, agreeably to the provisions of the said Ordinance, and for the taking of the other steps set forth in the said Ordinance, of which creditors are hereby required to take notice.

By order of court, P. DE KRETSER, Colombo, November 15, 1921. Secretary. In the District Court of Kandy.

In the matter of the insolvency of Vykundem No. 1,633. Asary's son Kanthy Mathy of Huduhumpola in Kandy.

NOTICE is hereby given that a meeting of the creditors of the above-named insolvent will take place at the sitting of this court on January 20, 1922, to consider the granting of a certificate of conformity to the above-named insolvent.

By order of court, P. MORTIMER. Kandy, November 21, 1921. Secretary.

In the District Court of Galle.

No. 454. In the matter of the insolvency of Weerasuriya Mahavidanege William of Katukurunda.

NOTICE is hereby given that the certificate meeting in the above matter has been fixed for January 17, 1922:

By order of court, RICHARD L. PERERA, Galle, November 22, 1921.

In the District Court of Galle.

No. 455. In the matter of the insolvency of Weerasuriya Mahavidanege Andris of Katukurunda.

NOTICE is hereby given that the certificate meeting in the above matter has been fixed for January 17, 1922.

By order of court, RICHARD L. PERERA. Galle, November 22, 1921. Secretary.

In the District Court of Galle.

No. 475. In the matter of the insolvency of Cyrus de Silva Abeyeratna of Mampitiya in Galle.

NOTICE is hereby given that the certificate meeting in the above matter has been fixed for December 19, 1921.

By order of court, RICHARD L. PERERA, Galle, November 22, 1921. Secretary.

In the District Court of Galle.

No. 477. In the matter of the insolvency of Wewelwela Hewage Elloris of Bataganwila in Galle.

NOTICE is hereby given that the certificate meeting in the above matter has been fixed for December 19, 1921.

By order of court, RICHARD L. PERERA, Secretary. Galle, November 22, 1921.

In the District Court of Galle.

No. 482. In the matter of the insolvency of Wellege William Samuel de Silva of Ambalangoda.

WHEREAS Wellege William Samuel de Silva of Ambalangoda has filed a declaration of insolvency, and a petition for the sequestration as insolvent of his own estate, under the Ordinance No. 7 of 1853: Notice is hereby given that the said court has adjudged him an insolvent accordingly; and that two public sittings of the court, to wit, on December 19, 1921, and January 16, 1922, will take place for the insolvent to surrender and conform to, agreeably to the provisions of the said Ordinance, and for the taking of the other steps set forth in the said Ordinance, of which creditors ere hereby required to take notice.

By order of court, RICHARD L. PERERA, Galle, November 17, 1921. Secretary. In the District Court of Galle.

No. 483. In the matter of the insolvency of Mohamadu Ismail Marcar Mohamadu Sheriff of Kapuwatta in Weligama.

WHEREAS Mohamadu Ismail Marcar Mohamdu Sheriff of Kapuwatta has filed a declaration of insolvency, and a petition for the sequestration as insolvent of his own estate, under the Ordinance No. 7 of 1853: Notice is hereby given that the said court has adjudged him an insolvent accordingly; and that two public sittings of the court, to wit, on December 19, 1921, and January 16, 1922, will take place for the insolvent to surrender and conform to, agreeably to the provisions of the said Ordinance, and for the taking of the other steps set forth in the said Ordinance, of which creditors are hereby required to take notice.

By order of court, RICHARD L. PERERA, Galle, November 17, 1921. Secretary.

In the District Court of Galle.

No. 484. In the matter of the insolvency of Lekanwassan Dambure Gamage Johanus alias Podi Singho of Galle.

WHEREAS Lekanwassan Dambure Gamage Johanus alias Podi Singho of Galle has filed a declaration of insolvency, and a petition for the sequestration as insolvent of his own estate, under the Ordinance No. 7 of 1853: Notice is hereby given that the said court has adjudged him an insolvent accordingly; and that two public sittings of the court, to wit, on December 20, 1921, and January 17, 1922, will take place for the insolvent to surrender and conform to, agreeably to the provisions of the said Ordinance, and for the taking of the other steps set forth in the said Ordinance, of which creditors are hereby required to take notice.

By order of court, RICHARD L. PEBERA, Galle, November 17, 1921. Secretary.

NOTICES OF FISCALS' SALES.

Western Province.

In the District Court of Colombo.

- S. S. V. Suppiah Pillai of Sea street, Colombo.....Plaintiff.
 No. 29 of 1921.
 Vs.
- S. M. Jaleel of New Moor street in Colombo....Defendant.

NOTICE is hereby given that on Thursday, December 15, 1921, at 10 A.M., 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. 942·50, with interest thereon at the rate of 18 per cent. per annum from January 11, 1921, till May 9, 1921, and thereafter at the legal rate on the aggregate amount of the decree till payment in full, and costs of suit, viz.:—

Undivided half part of and in all that house and ground bearing assessment No. 237/11, situate at Keyzer street in Pettah, within the Municipality of Colombo, Western Province; bounded on the north by the property of Mr. Soysa, east by house No. 238/11, south by Keyzer street, and west by the property of Mr. Deneys; containing in extent about 8 perches.

Fiscal's Office, W. DE LIVERA, Colombo, November 23, 1921. Deputy Fiscal, W. P.

The District Court of Colombo.

K. B. A. A. R. Muttaya Chetty of Sea street,

Colombo Plaintiff.

No. 303 of 1921. Vs.

K. G. Silva of Dean's road, Maradana Defendant.

NOTICE is hereby given that on Tuesday, December 20, 1921, will be sold by public auction at the respective premises the right, title, and interest of the said defendant in the following property for the recovery of the sum of Rs. 4,032, with interest thereon at 9 per cent. per annum from February 1, 1921, till payment in full, and costs of suit, viz.:—

At .10 A.M.

1. All that part of a garden, with the house and other buildings standing thereon bearing assessment No. 50, situated at Paranawadiya lane in 2nd Division Maradana, within the Municipality and District of Colombo, Western Province; and bounded on the north by the property of Sinna Marikar Udumala Marikar, on the east by the garden of Tuan Miskin, on the south by the lane, and on the west by the property of Packeer Bawa and another; containing in extent 23 perches.

At 10 30 a.m.

2. All that allotment of land, with the buildings thereon bearing assessment No. 100, partitioned into two allotments of lands marked Nos. 100A and 100B, situated at 2nd Division,

Maradana, in Maradana Ward, within the Municipality and District of Colombo, Western Province; and the said lot marked No. 100s is bounded on the north and east by lot No. 100s, being partitioned out of the same land allotted to J. M. Leanora Perera Seneviratna Gunatilleka Lama Etana, on the south by premises bearing assessment No. 102 known as Gathereum belonging to Tudor Rajapaksa, and on the west by Kynsey road and by a ditch and premises bearing assessment No. 96 belonging to C. W. Louis Perera; containing in extent 1 rood and 14 43/100 perches.

At 11 A.M.

3. A portion of an allotment of land, with the building standing thereon from and out of the lot 100a depicted in the said plan No. 923, situated at 2nd Division, Maradana, within the Municipality and in the District of Colombo, Western Province: bounded on the north by the other portion of the same land, on the east by another portion of the same land, on the south by lot 100s referred to in the said plan, and on the west by a drain and premises bearing assessment No. 96 belonging to C. W. Louis Perera; and containing in extent 4 75/100 perches.

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

In the District Court of Colombo.

No. 2,451 of 1920. Vs.

S. A. Mohamed Casim of Sea street, Colombo..Defendanta

NOTICE is hereby given that on Tuesday, December 20, 1921, at 3 P.M., 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. 5,714·28, together with interest thereon at 9 per cent. per annum from November 8, 1920, till payment in full, and costs of suit, viz.:—

All that land and premises called and known as Delgahawatta bearing assessment Nos. 46, 47, and 48, situated at Borella, 3rd Division, Maradana, within the Municipality and District of Colombo, Western Province; and bounded on the north-west by the other part of the same land, on the east by the property of Wijesinha Muhandiram, on the south by the property of Arnclis Dep, and on the southwest by the road to Cotta; containing in extent 21½ square perches.

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

In the District Court of Colombo.

Mary Elizabeth Milsom of 2, Shelly Villas, Shelly road, Worthing, England Plaintiff.

No. 2,618 of 1920. Vs.

Malage Silvu Perera of 3rd Division, Maradana, Colombo, and another Defendants.

NOTICE is hereby given that on Saturday, December 17, 1921, at 2 P.M., will be sold by public auction at the premises in the following mortgaged property, declared bound and executable under the decree entered in the above action, for the recovery of the sum of Rs. 5,343.75, with interest on Rs. 4,500 at 9 per cent. per annum from November 1, 1920, to the date of decree (August 30, 1921), and thereafter further interest on the aggregate amount of such principal and interest at 9 per cent. per annum till payment in full, and costs and poundage, viz. :-

All that allotment of land marked letter B in the plan. with the buildings standing thereon, called and known as The Pharmacy, bearing assessment No. 318, situated at 3rd Division, Maradana, within the Municipality of Colombo in the District of Colombo, Western Province; bounded on the north and north-west by the allotment marked letter A allotted to Theresa de Cooray, on the south and south-east by the allotment marked letter C allotted to John Stephen de Cooray, on the south-west by land said to belong to S. Pulle alias D. Joseph, and on the north-east by the high road leading to Cotta; and containing in extent 335 perches, together with all the estate, right, title, interest, claim, and demand whatsoever of the 1st defendant in, to, upon, or out of the said premises.

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

In the District Court of Colombo.

Induruwe Mulle Vidanelage Emanis, Appuhamy of Barber street, Colombo Plaintiff.

No. 2,702 of 1920.

(1) B. J. P. Gomes Wijeratna Jayatillaka, (2) Bartholomeusz Mary French Gomes Wijeratna Jayatillaka, (3) Bartholomeusz Louisa Anna Kate Gomes Wijere tna Jayatillaka, (4) Bartholomeusz Lucy Irene Margaret Gomes Wijeratna Jayatillaka; the 2nd, 3rd, and 4th by their guardian ad litem Bartholomeuz Philip James Gomes Wijeratna Jayatillaka, all of Waragoda in Adikari pattu of Siyana korale.. Defendants.

NOTICE is hereby given that on Wednesday, December 21, 1921, at 2 o'clock in the afternoon, will be sold by public auction at the premises the right, title, and interest of the said defendants in the following property for the recovery of the sum of Rs. 500, and a further sum of Rs. 31.50 being costs, and Rs. 41.60 being costs of execution, viz. :-

The garden called Kongahawatta alias Bungalawewatta, situated at Pethiyagoda in the Adikari pattu of Siyane korale; and bounded on the north by dewata road, on the east by land belonging to Mr. Rupasinghe, on the south by field belonging to Mr. Rupasinghe, and on the west by dewata road; containing in extent whithin these boundaries 2 acres more or less.

Fiscal's Office, W. DE LIVERA; Colombo, November 23, 1921. Deputy Fiscal, W. P.

In the District Court of Colombo.

Karumuttu Ramanathan Chetty of Baillie street,

 \mathbf{V} s.

Edirimane Aratchige Don Cornelis of Kudayala, Kalutara.....Defendant.

(1) Alfred Valentine de Silva Wijesinhe of Fettiya-goda, (2) Kuruppumullage Don Cornelis Appuhamy of Kudayala, Kalutara, executors of the last will of E. A. Don Cornelis Substituted Defendants.

NOTICE is hereby given that on Saturday. December 17, 1921, at 3 P M., will be sold by public auction at the house of the late E. A. Don Cornelis at Kudayala, Kalutara District, the following movable property for the recovery of the sum of Rs. 3,000, and costs of execution, viz. :-

Three small boats, 1 cart without wheels, 1 small balance, tea size machine, I size I tea machine, I steam boiler, 1 engine with accessories, 1 tea grinding machine, 2 rubber rolling machines, 32 rubber plates, 1 small scale, 2 rubber rolling machines, 2 tables, 2 iron barrels, 1 tea roller, 1 heap containing 150 lb. rubber, 3 zinc boxes, I desk, lot timber, 1 ladder, 2 tables, 2 tables with drawers, 2 pigeonholes, 2 chairs, 1 almirah, 2 benches with high back, 1 small table, 1 writing table, 1 tray, 1 arm chair, I glass almirah with table, I bureau almirah, I table, 3 chairs, 1 hanging lamp, 2 sofas, 1 small table, 1 wooden tub, 2 tables.

Fiscal's Office. W. DE LIVERA, Colombo, November 22, 1921. Deputy Fiscal, W. P.

In the Court of Request of Colombo.

S. S. R. M. Sinniah Chetty of 184, Sea, street, Colombo

No. 78,036.

Vs.

G. J. Fernando and Mrs. Sesina Fernando, both of 167,

Mutwal Colombo

Mutwal, Colombo Defendants.

NOTICE is hereby given that on Monday, December 19, 1921, at 3 P.M., 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. 300, with legal interest thereon from January 25, 1921, till payment in full, and costs of suit, Rs. 33.25, viz. :-

An undivided ½ part of the garden No. 167, situated at Mutwal street, within the Municipality of Colombo; and bounded on the north-east by Mutwal street, on the southeast by a lane, on the south-west by the property bearing assessment Nos. 163 and 164, and on the north-west by the property bearing assessment No. 163; containing in extent 17 38/100 square perches.

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

In the Court of Requests of Negombo.

Warnakulasuriya Juwakino Croos of Palangature. Plaintiff.

No. 29,684.

Warnakulasuriya Jagarias Peris of Palangature, Defendant. NOTICE is hereby given that on 5% ember 17, 1921, commencing at 10 o'clock in the foreneon, will be sold by public auction at the premises the right, title, and interest of the said defendant in the following property, viz. :-

(1) An undivided ½ share of the three contiguous portions of land called Kirillagahawatta, Talgahawatta, and the adjoining field, now reclaimed and planted with coconuts, and of the tiled buildings standing thereon, situate at Udappuwa in Ettukali in Dunagaha pattu, in the District of Negombo; and bounded on the north by Udappuwa-ela, east by Lunu-ela, south by land belonging to the heirs of the late Warnakulasuriya Ana Fernando, and west by land belonging to the heirs of the said Warnakulasuriya Ana Fernando; containing in extent about 31 acres.

(2) Excluding from the entire land the north-western portion towards the southern 1 share in extent 2 roods and the southern portion in extent 1 acre and 2 roods an undivided $\frac{1}{3}$ share towards the north-eastern side in extent 1 acre and 3 roods from and out of the remaining portion of land called Paragahawatta and Dombagahawatupanguwa adjoining each other, situate at Palangature in Dunagaha pattu aforesaid; and bounded on the north by the ½ share of this land belonging to Warnakulasuriya Thimonias Croos and others, east by lands belonging to Don Pidelis Gomes and others, south by land belonging to Warnakulasuriya Maria Peris, and west by land belonging to Mr. Don Francis Thewarapperuma; containing in extent about 8 acres.

Amount to be levied Rs. 259.48, with interest on Rs. 227·10 at 9 per cent. per annum from October 21, 1921.

till payment, and poundage.

FRED. G. HEPPONSTALL, Deputy Fiscal's Office, Negombo, November 22, 1921. Deputy Fiscal. In the District Court of Colombo.

No. 1,456/1920.

Vs.

H. Ranso Fernando of Adeline Villa, Kalutara South Defendant.

NOTICE is hereby given that on Monday, December 19, 1921, commencing at 11 o'clock in the forenoon, will be sold by public auction at the premisesthe right, title, and interest of the said defendant in the following property for the recovery of Rs. 716·31, with interest thereon at 9 per cent. per annum from July 26, 1920, till payment in full, and costs of suit, viz.:—

The house and premises called and known as Adeline Villa, situated at Kalutara North; and bounded on the north by lands belonging to S. Cornis Fernando, Simon Fernando, and others, east by the high road from Colombo to Galle, south by the land belonging to the estate of the late A. S. F. Jayasekera and others, west by the land belonging to Marthelis Silva; containing in extent about $\frac{1}{2}$ acre.

Deputy Fiscal's Office, Kalutara, November 22, 1921.

H. Sameresingha, Deputy Fiscal.

In the District Court of Colombo.

P. L. K. Kuppan Chetty of Sea street, Colombo... Plaintiff.
No. 2,435/1921. Vs.

B. Thomas Perera of Beruwala Defendant.

NOTICE is hereby given that on Tuesday, December 20, 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 for the recovery of Rs. 4,089 · 50, with legal interest thereon from August 29, 1921, till payment in full, and costs, viz.:—

1. ½ share of all the soil, trees, and buildings of that allotment of land called Welipotegodellakele, situated at Munhena in Maggonbadda in Kalutara totamune, in the District of Kalutara, Western Province; bounded on the north by a reservation, east by lots 1573 and 1577 in P. P. 14,502 and T. P. 97,174, south by a reservation, and west by a reservation, T. P. 218,915, lot 1574 in P. P. 14,502, and reservation along the footpath; containing in extent 22 acres 1 rood and 30 perches.

2. ½ share of all the soil, trees, and buildings of that

2. § share of all the soil, trees, and buildings of that allotment of land called Gallanamullekele or Wekandiyakele, situated at Munhena aforesaid; bounded on the north by T. P. 293,084, east by T. P. 290,197 and Crown land, south by Crown land and T. P. 244,916, and west by T. Ps. 285,133 and 244,916, Crown land, and reservation along the footpath; containing in extent 4 acres 2 roods and 36

perches.

3. ½ share of all that soil, trees, and buildings of that allotment of land called Millagahahena alias Welipotagodellekele alias Galsuadeniyalandakele, situated at Munhena aforesaid; bounded on the north by T. P. 224,529 and reservation for a footpath, east by Crown land, south by lot 4445 in P. P. 15,192, and west by lot 4446 in P. P. 15,192; containing in extent 1 acre and 2 perches.

15,192; containing in extent 1 acre and 2 perches.

4. \(\frac{1}{3} \) share of all that soil, trees. and buildings of that allotment of land called Millagahalanda alias Wekandiyakele, situated at Munhena aforesaid; bounded on the north and east by reservation along the footpath, south by a reservation for a path, and west by T. Ps. 254,537 and 290,197; containing in extent 3 acres 2 roods and 4 perches.

5. \(\frac{1}{3}\) share of all that soil, trees, and buildings of that allotment of land called Welipotagodellakele, situated at Munhena aforesaid; bounded on the north and east by lot 1569 in P. P. 14,502, south by T. P. 218,915 and Crown land, and west by a road reservation along the road and lot 1569 in P. P. 14,502; containing in extent 17 perches.

Deputy Fiscal's Office, Kalutara, November 22, 1921. H. Sameresingha, Deputy Fiscal. In the District Court of Kalutara.

No. 9,797. Vs. ,

Kadiri Lebbe Marikar Unusu Lebbe of Deenagoda,
Beruwala Defendants

NOTICE is hereby given that on Saturday, December 17, 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 (mortgaged by the defendant with plaintiff and declared bound and executable for the decree entered in the said case) for the recovery of Rs. 1,164, with interest on Rs. 600 at the rate of 16 per cent. per annum from November 3, 1920, till June 28, 1921, and thereafter on the aggregate at 9 per cent. per annum till payment in full, and costs Rs. 157, viz.

1. An undivided 1/16 share of the land called Kolath-thaditotam, situate at Deenagoda in Beruwalbadda; and bounded on the north by the high road leading to the village Yakgahamulla, on the east by the ditch of a field, on the south by the other portion of this land, and on the west by Mahapittaniagala; containing in extent 1½ acres, together with 1/16 share of the plantation and all the appurtenances thereto belonging and the entire tiled house standing theroon, excluding the planter's share of the 3rd plantation thereof.

Deputy Fiscal's Office, Kalutara, November 22, 1921.

H. Sameresingha, Deputy Fiscal.

Central Province.

In the District Court of Colombo.

96.44

The National Bank of India, Limited Plaintiff. No. 2,718 of 1920. Vs.

(1) Francis Felix Street of Darley Stores, Darley road, Colombe, (2) William Drysdale Stevenson of Siam Lodge, Peradeniya road, Kandy, (3) James Malcolm Stevenson of Dippitiya, Matale, executors and trustees of the last will and testament of Alexander Stevenson, deceased, (4) James Malcolm Stevenson of Dippitiya aforesaid individually Defendants.

NOTICE is hereby given that on Saturday, December 17, 1921, will be sold by public auction at the respective premises the following properties, mortgaged with the plaintiff by bond No. 544 dated March 10, 1916, and attested by F. J. de Saram of Colombo, Notary Public, and decreed to be sold under the decree entered in the above case for the recovery of the sum of Rs. 17,935, with interest at 9 per cent. per annum from December 1, 1920, till June 8, 1921, and thereafter on the aggregate amount of the decree at 9 per cent. per annum till payment in full, and costs of suit, and poundage, viz.:—

On Saturday, December 17, 1921, at 12 noon.

All that and those the estate plantations and premises called and known as Dolapitiya, comprising the following allotments of land, to wit:—

1. All that allotment of land called Gokatuwehena, situated at Dolapihilla in Galasiya pattu of Harispattu, in the District of Kandy, Central Province; bounded on the north, north-east, and east by Gokatuhena and village boundary, on the south by an ela of Pansaladeniya, on the south-west and west by an ela of Talagahagedarahena, and on the north-west by Kumburegederahena; containing in extent 4 acres 2 roods and 7 perches according to the figure of survey thereof dated October 30, 1907, made by Thomas Nugawela, Surveyor.

2. All that allotment of land called Endarugahaelahena, situated at Dolapihilla aforesaid; bounded on the north by Puwakgahakumbura, on the east by Kumburegedara Endarugahaelahena, on the south by an ela, and on the west by Attikehellehena; containing in extent 3 acres and 16 perches according to the figure of survey thereof dated November 4, 1907, made by the said Thomas Nugawela.

3. All that allotment of land called Gokatuwehena, situated at Dolapihilla aforesaid; bounded on the north by an ela, on the east by Welikumbura Kirihamigehena, and on the south and west by Gokatuwehena; containing in extent 2 acres 1 rood and 9 perches according to the figure of survey dated October 30, 1907, made by the said Thomas Nugawela.

4. All that allotment of land called Attikehellehena, situated at Dolapihilla aforesaid; bounded on the north by Narangahamulahena, on the east and south-east by Pallegedara Hawadiyagehena and Endarugahaelahena, on the south by an ela, and on the west by Attikehellehena; containing in extent 3 acres 3 roods and 10 perches according to the figure of survey thereof dated November 3, 1907,

made by the said Thomas Nugawela.

5. All that allotment of land called Narangahamulahena, situated at Dolapihilla aforesaid; bounded on the north, north-east, and east by Narangahamulahena and Pallegedara Hawadiyagehena, on the south by Attikehellehena, and on the south-west, west, and north-west by Ampitiyemudunakumburegecarahena and Narangahamulahena; containing in extent 5 acres 1 rood and 20 perches according to the figure of survey thereof dated October 30, 1907, made by the said Thomas Nugawela; which said land is according to the title deeds thereof described as follows, to wit :-All that land called Narangahamulahena of 3 amunams paddy sowing in extent, situated at Dolapihilla aforesaid; bounded on the east by Egoda Durayagehena, on the south by the limit of Pallegedarahena, and on the west by below the Kandeheeriya, and on the north by Mala-ela of Pallegedarahena.

6. All that allotment of land called Galanagodahena, situated at Dolapihilla aforesaid; bounded on the north by Galanagodahena and Hethdewahena, on the east by Hethdewahena, on the south by Galanagodahena, and on the west by road; containing in extent 4 acres 1 rood and 15 perches according to the figure of survey thereof dated January 3, 1908, made by the said Thomas Nugawela.

7. All that allotment of land called Gokatuwehena, situated at Dolapihilla aforesaid; bounded on the north by Gurunnehelagedeniya and ela, on the east by Gokatuwehena, on the south by Kumburegedarahena, and on the west by Gurunnelagedeniya. Gallanagodahena, and ela; containing in extent 4 acres 3 roods and 4 perches according to the figure of survey thereof dated October 30, 1907, made by the said Thomas Nugawela.

8. All that allotment of land called Rotupihillahena alias Narangahamulahena, situated at Dolapihilla aforesaid; bounded on the east by Puwakgahakumbura, on the south by Narangahamulahena, on the west by Talagahagedarahena, and on the north by Mala-ela; containing in extent

about 2 acres.

9. All that three-fourth share to the southern side of about 3 acres, more or less, out of the land called Oruwala-gawahena of about 1 amunam of paddy sowing, situated at Dolapihilla aforesaid; which said southern portion is bounded on the east by Liangaha and ditch, on the south by path, on the west by Kandaheeriya and Elagala, and on the north by Dangaha and Galaella of the said remaining portion.

10. All that half share of the western side of about 3 acres in extent out of the land called Andarugahaelahena of about 6 acres in extent, situated at Dolapihilla aforesaid; which said western portion is bounded on the east by the limit of the said Andarugahaelahena belonging to Rannaide and others, on the south by water-course, on the west by Mala-ela of the property belonging to Messrs. Stevenson and others, and on the north by Ethpara (elephant path).

11. All that divided eastern portion of the land called Galenagodahena alias watta, situated at Dolapihilla aforesaid; bounded on the north by Endarugahaelahena, on the east by Gallanagodahena claimed by Talagahagedara family, on the south by path, and on the west by the remaining portion of the land Galanagodahena alias watta and ela; containing in extent 1 acre 1 rood and 12 perches according to the figure of survey thereof dated October 30, 1907, made by the said Thomas Nugawela.

12. Nine undivided tenth parts or shares of and in all that allotment of land called Atikehella, situated at Dolapihilla aforesaid; bounded on the north by Narangahamulahena, on the east by Atikehellehena, on the south and south-west by Endarugahaelakumbura, and on the west by Yaddessagedarahena; containing in extent 2 acres 1 rood

and 16 perches according to the figure of survey thereof dated November 4, 1907, made by the said Thomas Nugawela; which said land is also described in the title deeds as follows:—All that allotment of land called Etikehellehena of 2 amunams paddy sowing in extent, situated at Dolaphilla aforesaid; bounded on the east by Mala-ela of Pallegederahena, on the south by above the feld, on the west by the ditch of Yaddehigedarahena, and on the north by below the Kandeheeriya.

On Saturday, December 17, 1921, at 1 o'clock in the afternoon.

All that and those the estate plantation and premises called and known as Dippitiya, comprising the following allotments of land, to wit:—

1. All that allotment of land called Galgollehena of about 2 pelas of paddy sowing in extent, situate at Dippitiya in Udagampaha of Harispattu, in the District of Kandy, Central Province; bounded on the east by stone fence, on the south by Mala-ela, on the west also by stone fence, and on the north by Mala-ela; which said land is according to the figure of survey thereof dated February 24, 1906, made by the said Thomas Nugawela described as follows, to wit:—All that allotment of land called Galkotuwehena, situated at Dippitiya in Udagampaha of Harispattu, in the District of Matale, Central Province; bounded on the north by Galkotuwehena, on the east by Pansalahena and Kongahamulahena, on the south and south-east by Siambalagahagedarahena, and on the west by village boundary; containing in extent 1 acre 3 roods and 21 perches.

2. All that allotment of land called Talgahawatta, situated at Ovissa in Pallegampaha of Harispattu, in the District of Kandy aforesaid; bounded on the north by Ambagahatennahena, on the east by agala (ditch), on the south by Talagahawattehena and Welaha-arambe, and on the west by Craigingilt estate; containing in extent 1 acre 3 roods and 3 perches according to the figure of survey thereof dated November 1, 1907, made by the said Thomas

Nugawela.

3. All that allotment of land called Kolabagehena alias Galamunahena, situated at Ovissa aforesaid; bounded on the north by Kolabagehena belonging to Koralegedera, on the east by Watagodatennehena, on the south by Kahawattemedamadehena, and on the west by an ela; containing in extent 3 roods and 24 perches according to the figure of survey thereof dated October 30, 1907, made by the said Thomas Nugawela.

4. All that allotment of land called Belungalehena, situated at Dippitiya aforesaid; bounded on the east by a ditch, on the south by the limit of Habiboo's chena, on the west by Galgollemaditha, and on the north by the chena belonging to Dawulkaraya; containing about 2 pelas of

paddy sowing in extent.

5. All that allotment of land called Riladeniyahena, situated at Ovissa aforesaid; bounded on the north by land claimed by D. Appuhamy, on the east by ela, on the south by Ukku Bandagehena, and on the west by a road; containing in extent 1 acre and 18 perches according to the figure of survey thereof No. 3,659 dated December, 1904, made by Peter de Almeida, Surveyor.

6. All that allotment of land called Narangahamadithehena, situated at Ovissa aforesaid; bounded on the north by Craigingilt estate, on the east by ela, on the south by Appuhamy's hena, and on the west by road; containing in extent 1 acre 3 roods and 30 perches according to the figure of survey thereof No. 3,657 dated December, 1904, made

by the said Peter de Almeida.

7. All that allotment of land called Gadumagollehena alias yaya, situated at Ovissa aforesaid; bounded on the north by Waragastennehena, on the east by Yakabehena, on the south by Kolabagehena and ela, and on the west by Kandawela-ela; containing in extent 6 acres and 13 perches according to the figure of survey thereof dated February 26, 1906, made by the said Thomas Nugawela.

8. All that allotment of land called Galgodahena, situated at Ovissa aforesaid; bounded on the north, south, and west by Craigingilt estate, and on the east by Hettiangehena; containing in extent 3 roods and 25 perches according to the figure of survey thereof dated October 15.

1905, made by the said Thomas Nugawela.

All that allotment of land called Galliadahena, situated at Dippitiya aforesaid; bounded on the east by the stone fence, on the south by Galkotuwehena, on the west by the stone fence, and on the north by ditch; containing about 2 pelas of paddy sowing in extent or 1 acre 2 roods

and 3 perches.

All that allotment of land called Galkotuwehena 10. alias Siyambalagahagedarahena, situated at Dippitiya aforesaid; bounded on the east by ela or stream of Ellegedarahena, on the south by the limit of Uduma Lebbe's hena and by the ditch of Ama Lebbe's hena, on the west by above the stone fence, and on the north by the limit of Gurunnehelagehena; containing about 2 pelas of paddy sowing in extent or I acre and 2 roods.

11. The western 2 pelas paddy sowing in extent out of and from all that land called Waragastennehena of about I amunam of paddy sowing in extent in the whole, situated at Dippitiya aforesaid; which said western 2 pelas paddy sowing extent are bounded on the east by below the jak tree standing on the remaining portion of this land, on the south by the Mala-ela or dry stream, on the west by Kandewela-ela, and on the north by telambu tree and seru tree standing

on the limit of Katupallegeda ahena.

All that allotment of land called Galpothawehena, situated at Ovissa aforesaid; bounded on the north by Galpothawehena belonging to Appuhamy, on the east by Dombawelageda ahena, on the south by Loolpothakumbura, and on the west by Galpothawekumbura; containing in extent 1 acre 2 roods and 30 perches according to the figure of survey thereof dated October 30, 1907, made by the said Thomas Nugawela.

13. All that allotment of land called Maussawehena, situated at Ovissa aforesaid; bounded on the north and south by Maussawehena, on the east by Maussawekumbura, and on the west by Illubehella; containing in extent 3 roods and 11 perches according to the figure of survey thereof dated October 30, 1907, made by the said Thomas

Nugawela.

14. All that allotment of land called Galgollehena, situated at Ovissa aforesaid; bounded on the north by Galgollehena and Galgollekumburawanata, on the east by Craigingilt estate, on the south by Medama lahena, and on the west by Yayagedara Mudiyansegehena and Kolabagehena; containing in extent 2 acres 2 roods and 7 perches according to the figure of survey thereof dated October 30,

1907, made by the said Thomas Nugawela.

Five undivided sixth parts or shares of and in all that allotment of land called Kirinatuahena, situated at Ovissa aforesaid; bounded on the east by Kirinatuakumbura, on the south by the limit of Aspantiagedarahena, on the west by Ethpara, now Craigingilt estate, and on the north by the limit of Totapola Arambehena; containing about 2 pelas of paddy sowing in extent or 1 acre 1 rood and 23 perches according to the figure of survey thereof dated October 30, 1907, made by the said Thomas Nugawela.

Four undivided fifth parts or shares of and in an undivided half share of all that land called Gallinehena, situated at Dippitiya aforesaid; bounded on the east by the stone fence, on the south by the ditch, on the west by the village limit, and on the north by the Ellegedarahena; containing about 1 amunam of paddy sowing in extent.

17. Four undivided fifth parts or shares of and in an undivided half share of all that allotment of land called Yakambehena, situated at Dippitiya aforesaid; bounded on the east by the road, on the south by the village boundary, on the west by deniya, and on the north by Kirihamy's land; containing about 3 amunams of paddy sowing in extent.

Four undivided fifth parts or shares of and in all that land called Keeralagewatta of 1 pela paddy sowing in extent, situated at Dippitiya aforesaid; bounded on the east by Kirihamy's garden, on the south by Kongahamulawatta, on the west by the fence, and on the north by Mohammado Lebbe Arachchi's garden; containing in extent 3 roods and 6 perches in the whole according to the figure of survey thereof dated October 4, 1899, made by S. W. Spencer, Licensed Surveyor.

Four undivided fifth parts or shares of and in an undivided half share of all that allotment of land called Moragahamulahena of 6 pelas paddy sowing in extent, situated at Dippitiya aforesaid; bounded on the east by below the Ovissatennehena, on the south by the ela or stream, on the west by the fields, and on the north by the rukattana tree standing on Uda Nekatgedara Punchirala's

One undivided sixth part or share of and in all that allotment of land called Kandewela Bulugahamulahena, alias Mahakelehena of 9 amunams paddy sowing in extent in the whole, situated at Dippitiya aforesaid; bounded on the east by Nugagahapitiyahena Kandaheeriya, on the south by Demada of Siyambalagahagedarahena and Lekamahena Demada, on the west by the ela of Kandewela, and on the north by the Domada of Rittipelahena and by the Kandeheeriya of Ellegedarahena.

On Saturday, December 17, 1921, at 2 o'clock in the afternoon.

All that and those the estate plantation and premises called and known as Pujipitiya, comprising the following allotments of land, to wit :-

All that allotment of land called Ambagastennehena, situated at Ovissa in Pallegampaha of Harispattu, in the District of Kandy aforesaid; bounded on the east by the ellay or bank of Slema's field, on the south by the fence of Keerala's garden, on the west by Kandeheeriya of Hapuwidagederahena, and on the north by the fence of Ukku Banda's garden; containing in extent about 2 pelas of paddy sowing in extent.

All that allotment of land called Polgahatennehena, situated at Ovissa aforesaid; bounded on the east by the fence of Polgahatennewatta, on the south by the limits of Koralegeda ahena and Molageda ahena, on the west by muduna (top), and on the north by the limit of Polgahatennehena; containing about 8 lahas of paddy sowing in

extent.

All that allotment of land called Dunupothehena, situated at Ovissa aforesaid; bounded on the north, south, and west by Craigingilt estate, and on the east by Dunapothengehena; containing in extent 2 roods and 21 perches according to the figure of survey dated October 30, 1907, made by the said Thomas Nugawela.

4. All that allotment of land called Dangollehena, situated at Ovissa aforesaid; bounded on the north-east and east by Ethpara, on the south and south-east by Elagahahena, on the west by the ela, and on the north and north-west by the Galkotuwehens; containing in extent 2 acres 3 roods and 32 perches according to the figure of survey thereof dated September 27, 1906, made by Oswald V. Bartholomeusz, Surveyor.

All that allotment of land called Owitagedarahena, situated at Ovissa aforesaid; bounded on the east by a road, on the south by the limit of Henayalagehena, and on the west and north by the limit of Nekatgedarawatta; containing in extent 2 roods and 18 perches according to the figure of survey thereof dated September 28, 1906, made

by the said Oswald V. Bartholomeusz.

6. All that allotment of land called Uduwegedarahena of 6 pelas paddy sowing in extent, situated at Palipana in Pallegampaha of Harispattu, in the District of Kandy aforesaid; bounded on the east by the limit of Walauwahena and by the limit of Rabbegamuwegeda ahena, on the south by Walauwehena Galheeriya, on the west by stone fence, and on the north by Kiribanda's hena.

All that allotment of land called Dangollehena of 3 amunams of paddy sowing in extent, situated at Palipana aforesaid; bounded on the east and south by village boundary, on the west by the limit of Kiribanda's hena, and

on the north by wela.

All that allotment of land called Uduwagedarahena of l amunam of paddy sowing in extent, situated at Palipana aforesaid; bounded on the east and south by the 3-foot road, on the west by the limit of Dingiri Banda's hena, and on the north by the limit of Udahenapitiyewatta.

All that allotment of land called Iriyagahamulahena of 2 pelas puddy sowing in extent, situated at Palipana aforesaid; bounded on the east by the limit of Badd >geds ahers, on the south by the 3-foot road, on the west by the limit of Walauwehena, and on the north by the

limit of Rabbegamuwageda awatta.

All that allotment of land called Gurugalwalagawahena of 12 lahas paddy sowing in extent, situated at Palipana aforesaid; bounded on the east, south, and west by the limit of Oduwegeda ahena, and on the north by the limit of Udahenpitawatta.

11. All that allotment of land called Dangollehena of 6 pelas paddy sowing in extent, situated at Palipana aforesaid; bounded on the east by the village boundary, on the south by the limit of Pansalawatta, on the west by the ellay or bank of the field, and on the north by the limit of Belinda's hena.

12. All that allotment of land called Polgahatennahena of 1 pela of paddy sowing in extent, situated at Ovissa aforesaid; bounded on the east by the limit of Kaluhenayagekumburawanata, on the south by the limit of Molagodagedarahena, on the west by anthill of Molagodagedarahena, and on the north by ditch of Polgahatennehena.

13. One undivided eighth part or share of and in all that allotment of land called Galkotuahena of about 3 amunams of paddy sowing in extent, situated at Ovissa aforesaid; bounded in its entirety on the east by watercourse, on the south by the limit of Pansalahena, on the west by limits of Hapugodayalagehena and Aspantialagehens, and on the north by Gallinda and Demada.

14. One undivided half share out of and in from all that 2 pelas of and from all that allotment of land called Ellagahakumburahena of 6 pelas paddy sowing in the whole, situated at Ovissa aforesaid; bounded on the east by above the fence of Ellagahakumburawanata, on the south by Kandeheeriya of Wattegederahena, on the west by below the summit of Ellagahakumburahena, and on the north by the Ewariyakanu standing on the limit of Owillegedara.

15. Thirty-two undivided forty-fifth parts or shares of

and in all that allotment of land called Dangollehena alias Ellagahakumburahena, situated at Ovissa aforesaid; bounded on the north and north-east by Ethpara, on the south-east by wanata, on the south, south-west, and west by an ela, and on the west and north-west by Dangollehena; containing in extent 3 acres 1 rood and 3 perches according to the figure of survey thereof dated September 27, 1906, made by the said O. V. Bartholomeusz.

16. One hundred and seventy-six undivided four hundred and fiftieth parts or shares of and in all that allotment of land called Galkotuwehena, Dangollehena, and Walpolapitiya Murutagahahena, all which said several lands and premises adjoin each other and now form one property, situated at Ovissa aforesaid; bounded on the east by Ethpara, on the south by ela or stream, Dangollehena, and Pansalahena, on the west by galweta or stone fence and Pansalahena, and on the north by Arachchi's land; containing in extent 25 acres 2 roods and 24 perches according to the figure of survey thereof dated September 27, 1906, made by the said O. V. Bartholomeusz.

17. Twenty-three undivided forty-fifth parts or shares of and in all that allotment of land called Kirinatuwehena, situated at Ovissa aforesaid; bounded on the east by the ella or bank of Henaya's land, on the south by Totapola Arambehena, on the west by Henayagehena, and on the north by Ethpara; containing in extent 2 acres and 1 rood according to the figure of survey thereof dated September 3,

1906, made by the said O. V. Bartholomeusz.

18. One undivided tenth part or share of and in all that allotment of land called Ehetugahapitiyehena of about l amunam of paddy sowing in extent, situated at Ovissa aforesaid; bounded on the east by Yamanegederahena, on the south by Molagodagedarahena, on the west by Setuwa's hena, and Dombawalagederahena, and on the north by Pansalawatta, and all the right, title, and interest, and claim whatsoever of the said defendants in, to, upon, or out of the said several premises mortgaged by the defendants.

Fiscal's Office, Kandy, November 22, 1921.

A. RANESINGHE. Deputy Fiscal.

In the District Court of Kandy. Henry Moore Picken of Beaumont estate, Pussellawa Plaintiff. No. 28,278. Vs.

1/Ambekotuwegedara Wijesinghe Mudiyanselage Appuhamy, (2) Wijesinghe Mudiyanselage Punchi Banda, both of Pussellawa Defendants.

(3) Muna Nawanna Valiappa Chetty of Gampola Added Defendant.

NOTICE is hereby given that on Friday, December 16, 1921, commencing at 12 noon, will be sold by public

auction at the respective premises the right, title, and interest of the said defendants in the following property, mortgaged with the plaintiff by bond No. 275 dated March 1, 1912, and attested by Mr. A. Victor van Langenberg of Kandy District, Notary Public, and decreed to be sold under the decree entered in the above case for the recovery of the sum of Rs. 4,000, with interest thereon at the rate of 9 per cent. per annum from July 29, 1921, until payment in full, and poundage due on the same, viz. :-

(1) All that western portion in extent 17½ nellies of kurakkan sowing out of the land called Medakandehena, situate at Pussellawa in Kandukara Ihala korale of Udapalata, in the District of Kandy, of the Central Province; and which said western portion is bounded on the east by the ditch which separates the remaining portion of this land, on the south by the stone ridge and ditch, on the west by the ditch, and on the north by the road leading to

(2) All those II 2 seers of kurakkan sowing in extent, comprised of the land called Delmadagedarawatta of 4 seers of kurakkan sowing and the adjoining # parts or shares in extent 71 seers of kurakkan sowing out of the land called Udakotuwewatta, situate at Pussellawa aforesaid; and which said portion, in extent 11½ seers of kurakkan sowing, is bounded on the east by the Diyakole tree and Iura, on the south by Punchappu's land, on the west by the ditch, and on the north by the ditch of Balayagewatta.

(3) All that land called Medakandehena of 2 acres in extent, situate at Pussellawa aforesaid; and bounded on the east by water-course, on the south by Kadawaticha-ella, on the west by Kolandayan Chetty's estate and Monaragala

road, and on the north by Pinhamigewatta.

(4) All that land called Dalukgahamulakotuwa of about 1 pela paddy sowing in extent, situate at Pussellawa aforesaid; and bounded on the east by ella (bank) of Kotuwewatta, on the south and west by Gurugalwalehena, and on the north also by Gurugalwalehena.

(5) All that land called Elhenewelawatta of about 3 pelas of paddy sowing in extent, situate at Pussellawa aforesaid; bounded on the east by oya, on the south by dead stream, on the west by ella (bank) of Ambagashenawatta, and on the north by ditch of the same land.

(6) All that north-western portion in extent about timba in paddy sowing, together with the tiled house stand. ing thereon, of and in the land called Amukotuwegedarawatta, situate at Pussellawa aforesaid; which said northwestern portion is bounded on the east by the galbemma separating this land, on the south and west by the limit of the remaining portion of this land, and on the north by ditch of Pallehagewatta; together with buildings and every. thing thereon.

Fiscal's Office, Kandy, November 22, 1921. A. Ranesinghe, Deputy Fiscal.

In the District Court of Kandy.

Pondawel Moderagedara Angohamy of Sirmal-Plaintiff. watta

No. 29,020.

Dalukleule Hennekke Mudiyanselage Gamagedara Ranghamy of Lewella, now of Gurudeniya in Lower Hewaheta

NOTICE is hereby given that on Monday, December 19. 1921, commencing at 12 noon, will be sold by public auction at the respective premises the right, title, and interest of the said defendant in the following property, mortgaged with the plaintiff by bonds No. 10,563 dated February 7, 1918, and attested by E. M. B. Seneviratne of Kandy, Notary Public, No. 7,608 dated May 15, 1918, and attested by J. W. Wickremesinghe of Kandy, Notary Public, No. 8,778 dated February 8, 1919, and attested by J. W. Wickremesinghe of Kandy, Notary Public, and upon J. W. Wickremesinghe of Kandy, Notary Public, and upon four promissory notes, and decreed to be sold under the decree entered in the above case for the recovery of the sum of Rs. 1,617 85, with interest on Rs. 1,462 55 at the rate of 9 per cent. per annum from June 14, 1921, till payment in full, and poundage, viz.:-

(1) The land called Rukkettanagahahena of 3 acres and 27 perches in extent; bounded on the north-east by land claimed by Maskeliyagedara Ukku Ettana, south-east by lands described in plans Nos. 100,161 and 101,954 and land claimed by Viyange Kiri Ettana, south by land claimed by Gamagedara Ukku Menika and land claimed by natives, west by land claimed by Gamagedara Mudalihamy and a water-course, and on the north-west by land described in plan No. 100,160, and situate at Degaldoruwe in Udagampaha of Lower Dumbara, in the District of Kandy of the Central Province.

(2) The land called Galpadiketugalagawahena of 2 acres and 23 perches in extent; bounded on the east by land claimed by Maskeliageda: a Ukku Ettana, south-east by land described in plan No. 99,954, south-west by land claimed by Viyanege Kiri Ettana, and north-west by land claimed by Gamageda: a Mudalihamy; and situate at

Degaldoruwa aforesaid.

(3) The daranda portion of 2 pelas in paddy sowing extent out of the field called Dalukleulekumbura, situate at Lewelle in Udugampaha of Lower Dumbara aforesaid; and which said daranda portion is bounded on the east by fence of Rukkattanagawawatta, south by the Polividi of the same field and by the fence of Tamby's garden, west by the wella of Urakote, and on the north by below the ella of Gederawatta.

Fiscal's Office, Kandy, November 22, 1921 A. RANESINGHE, Deputy Fiscal.

In the District Court of Kandy.

Muna Pana Vana Ena Muttupalaniappa Chetty of Kandy Plaintiff.

No. 29,148.

 V_{S_*}

(1) Angammana Udaha Walauwe Tikiri Banda Lekam Mahatmaya, and (2) Cuda Banda Yatawera, both of Gampola Defendants.

NOTICE is hereby given that on Saturday, December 17, 1921, commencing at 12 noon, will be sold by public auction at the respective premises the right, title, and interest of the said defendants in the following property, mortgaged with the plaintiff by bond No. 1,328 dated February 18, 1921, and attested by Walter Beven of Kandy, Notary Public, and decreed to be sold under the decree entered in the above case for the recovery of the sum of Rs. 2,603.70, with interest on Rs. 2,432 at 9 per cent. per annum from July 26, 1921, till payment in full, and poundage, viz.:—

- (1) An undivided § shares out of the field called Tettunaidegekumbura of 3 pelas paddy sowing extent, situate in Kobbewela in Kandukara Ihala korale of Uda palata, in the District of Kandy of the Central Province; bounded on the east by Edandekumbura, on the south by ela, on the west by Viharakumbura, and on the north by Palkadekumbura.
- (2) An undivided § shares out of the field called Gedara-gawakumbura of 3 pelas paddy sowing extent, situate at Kobbewela aforesaid; bounded on the east by the limit of Kurukudewatta, on the south by oya, on the west by Veilamunekumbura, and on the north by Hennekgedara-watta.
- (3) An undivided § shares out of the field called Hennekged arawatta of about 8 lahas paddy sowing extent, situate at Kobbewela aforesaid; bounded on the east by Walakadayawatta belonging to Unambuwe Basnayaka Nilame, on the south by Gedaragawakumbura, on the west by the limit of the land belonging to Martin Muhandiram, and on the north by the ditch of Magurudenegedarawatta.

(4) An undivided § shares out of the land called Kurukudewatta of about 1 pela paddy sowing extent, situate & Kobbewela aforesaid; bounded on the east by the ditch, on the south by oya, on the west by Gedarakumbura, and on the north by the limit of Dewalewatta and kumbura,

Fiscal's Office, Kandy, November 22, 1921. A. RANESINGHE, Deputy Fiscal. Southern Province.

In the District Court of Colombo.

No. 1,878. Vs.

Hector L. de Silva of Ambalangoda Defendant.

NOTICE is hereby given that on Friday, December 16, 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, viz.:—

The house bearing Sanitary Board No. 568, standing on the land called Mawatabocapelawatta, situated at Pataben imulla in Ambalangoca; boun aries: north by stone wall, east by high road, south by stone wall, west by stone wall

Writ amount Rs. 5,202 75, with legal interest thereon from July 5, 1921, till payment in full, and costs of suit.

Fiscal's Office, Galle, November 16, 1921. J. A. LOURENSZ, Deputy Fiscal.

In the Court of Requests of Balapitiya.

No. 13.483.

Vs.

Kankanitantiri Odiris de Silva of Batapola.... Desen ant.

NOTICE is hereby given that on Welnes ay, December 21, 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, viz.:—

Two-fifth and 3/35 parts of the soil and of all the trees of the land called Weakon awatta whereon Aberan Vidane resided, situated at Patabendimula in Ambalangola, containing in extent 1 agree and 37 perches; and boun ed on the north by Lindamulawatta chias Sawwegwatta and the land whereon Sanciagu Jandoris resides, east by railroad, south by the land whereon Simanhamy resides, and west by Godau awatta whereon Warnakulasuriya Endoris resided and the 15 carpenter's cubits tiled and whitewashed house standing on the said land.

Writ amount Rs. 201.75, with interest on Rs. 180 at 9 per cent. per annum from November 5, 1920, till payment in full.

Fiscal's Office, Galle, November 22, 1921. J. A. LOURENSZ, DeputyFiscal.

In the District Court of Galle.

No. 18,707.

Vs.

Panditage Carolis Appuhami of Tiranagama.... Defendant. NOTICE is hereby given that on Saturday, December 17,

1921, at 2 o'clock in the afternoon, will be sold by pullic auction at the spot the following property mortgaged with the plaintiff, viz.:—

(a) All the plantations and buildings within the reclaimed undefined portion of the land hereinafter described, and (b) all that undivided is part of the land called Weweldeniye-pahalau lumullekumi ura marked No. 107 (comprising high and low ground), containing 15 kushels paddy sowing extent, situate at Hikka uwa in Wella' o a pattu of Ga'le; and bounded on the north by road to Bad e ama, east by the road to Kittango'a, south by Panwila' eaca, west by Kunasewaduralageagala.

Writ amount Rs. 3,239 36, with legal interest on

Rs. 3,076 · 99 from July 27, 1921.

Fiscal's Office, Galle, November 15, 1921, J. A. LOURENSZ, Deputy F In the District Court of Matara.

Heya Visenti Don Bastian de Silva of Denepitiya. . Plaintiff. No. 8,531.

Isahakku Lebbe Marikar Mattichcham Mohamadu of

NOTICE is hereby given that on Wednesday, January 4, 1922, commencing at 11 o'clock in the forenoon, will be sold by public auction, at the spot, the following mortgaged property, viz. :-

All that undivided 5/12 of the soil and trees of land Radiyawatta, about 5 acres in extent, situated at Watagederamulla; and bounded on the north by Digapota and Bakkinigahakoratuwa, east by the high road, south by Nambiyathpittaniya, and west by residing gardens of Sefyadu Seinore Abu and Amala Marikkan, Valuation Rs. 1,250.

Writ amount Rs. 659 42, and legal interest from October 12, 1921, till payment in full.

Deputy Fiscal's Office. E. T. GOONEWARDENE, Matara, November 23, 1921. Deputy Fiscal.

In the Additional Court of Requests of Matera. Hewabatagoda Gamage Don Andrayas Appuhami of KadeweediyaPlaintiff. No. 11,890.

Fredrick Dias Wickramaratne Gunasekera of Hikgoda

NOTICE is hereby given that on Friday, December 16, 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, viz. :-

(1) All those three contiguous fields called Berawanekumbura, Dodangaswila, and Udumullekella, forming one allotment, save and except an undivided 12 kurunies extent of the undivided portion called Berawanekumbura, situated at Hikgoda; and bounded on the north by Etambagahaudumulla and Berawanekumbura, east by Dolabokkewatta and kumbura, south by Kanuketiwila, west by Walakapugodewatta and Galbodehena; whole in extent 3 amunams of paddy sowing.

(2) All that undivided half share of the field called Indigasdeniya, situated at Hikgoda; and bounded on the north by Kapatenuma, east by Yapagewila, south by Tenkolugodawila, west by Mahadeniya; in extent 1

amunam of paddy sowing.

Writ amount Rs. 292.20, with legal interest on Rs. 250 from October 7, 1921, till payment in full.

Deputy Fiscal's Office, E. T. GOONEWARDENE,

Matara, November 17, 1921. Deputy Fiscal.

In the Court of Requests of Tangalla. Hetti Tantirige Saris de Silva Dewapanne Arachchi......Plaintiff.

No. 8,255. Vs.

Charles Hamilton Wirasinhe, Inspector, S. P. C., Galle Defendant

NOTICE is hereby given that on Wednesday, December 21, 1921, at 2 o'clock in the 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 Rs. 357.87 and Fiscal's charges :-

At Tangalla.

All that land called Maragahahena alias Ekenaike Walauwewatta, together with all the buildings and plantations standing thereon; and bounded on the north by high road, east by Obesekera Walauwewatta, south by Ketangahawatta, and west by Gurupokunewatta alias Lenchopadinchiwatta; in extent about 4 acres (subject to mortgage bond No. 682 of February 26, 1919, for Rs. 3,000 and interest).

Deputy Fiscal's Office, J. E. SENANAYAKE, Tangalla, November 17, 1921. Deputy Fiscal. Northern Province.

In the District Court of Jaffna.

Arumugam Veluppillai of Vaddukkoddai west Plaintiff.

No. 15,247. Vs.

(1) Pedru Jerome alias Chelliah and wife (2) Arokiam of Chundikkuli Defendants. of Chundikkuli

NOTICE is hereby given that on Friday, December 16. 1921, at 10 o'clock in the forenoon, will be sold by public auction at the spot the right, title, and interest of the said 2nd defendant in the following decreed property for the recovery of Rs. 1,470, with interest on Rs. 1,250 at 12 per cent, per annum from October 14, 1920, until payment in full, provided such interest does not exceed Rs. 1,030, costof suit being Rs. 144 35, poundage, and charges, viz :-

An undivided 1 share of a piece of land situated at Chundikkuli Parukukadu in Chundikkuli parish, Jaffna Division, of the Jaffna District, Northern Province, called Matantarai and Aladyththarai, containing or reputed to contain in extent 18 lachams varagu culture and 71 kulies, with stone built house, hut, talaiwasal, well, palmyras, cultivated and spontaneous plants; and bounded or reputed to be bounded on the east by road, on the north by lane, on the west by the property of Anthony Gnanapirakasam, and on the south by railroad.

Fiscal's Office, Jaffna, November 21, 1921. A. VISVANADHAN. Deputy Fiscal.

In the Court of Requests of Point Pedro.

Sitamparanatar Vallipuram of Valvetty Plaintiff.

No. 19,189.

(1) Veluppillai Kumaru and wife (2) Prinachehy, (3) Murugar Veerakatty, all of Thangkkarakurichehy

NOTICE is hereby given that on Saturday, December 17, 1921, at 10 o'clock in the forenoon, will be sold by public auction at the spot the right, title, and interest of the said 2nd defendant in the following property for the recovery of Rs. 219.86, with interest thereon at 9 per cent. per annum from November 15, 1920, costs Rs. 54.53, poundage, and charges, viz:

1. A piece of land, situated at Thanakkarakurichchy in Uduppiddy parish, Vadamaradchi West division, of the Jaffna District, Northern Province, called Vayaniyavattaivelluruvaippiddy, containing or reputed to contain in extent 56 lachams varagu culture; bounded or reputed to be bounded on the east by the property of Kanapathippillai Nakamuttu and others, north by the property of Veluppillai Sapapathy and others, west by lane, and south by the property of Ponnachchy, wife of Elaiyatamby.

2. A piece of land situated at Thanakkarakurichchy in Uduppiddy parish, Vadamardchchi West division, of the Jaffna District, Northern Province, called Kalluvakkulam, containing or reputed to contain in extent 10 lachams paddy culture; bounded or reputed to be bounded on the east by the property of Kanapathyar Manikkam and others. north by the property of Somar Vinasitamby and others, west by the property of the heirs of Candiah Ramalingan and others, and south by the property of Kunchippillai, widow of Sitamparanatar, and others.

3. A piece of land situated at Thanakarakkurichchy in Uduppiddy parish, Vadamaradchi West division, of the Jaffna District, Northern Province, called Seddaiseema, containing or reputed to contain in extent 3 lachams varagu culture; bounded or reputed to be bounded on the east by the property of Varattai, widow of Suppar, and others, north by the property of Kumaru Sinnappu and others, west by lane, and south by the property of the heirs of the late Vairavanatar Sinnatamby.

These lands will be sold subject to a mortgage in favour of Kathirkamar Amminy of Thanakkarakurichehy.

Fiscal's Office, Jaffna, November 21, 1921. A. VISVANADHAN, Deputy Fiscal. In the District Court of Batticaloa.

Abdulla Varind of Batticaloa..... Plaintiff.

No. 4,882.

Vs.

(1) Umarulevvai Marakayar Meeramohaideen and (2) M. M. Mohamadu Ismail of Division No. 5, Kattankudy Defendants.

NOTICE is hereby given that on Wednesday, December 21, 1921, commencing at 9 o'clock in the forenoon, will be sold by public auction at the spot the right, title, and interest of the said defendants in the following property for the recovery of the sum of Rs. 846.66, with interest thereon at 9 per cent. per annum from October 29, 1921, till payment in full, viz:—

The paddy land called Vannanvyal, situated at Malukamputtykandam in Sammanturai pattu, Batticaloa, Eastern Province; and bounded on the north by vaical, south by the common dam of Chalampaivyal, east by Manakanvaddaivaikal, and west by the common dam of Kurukuvyal; containing in extent 5 acres, out of this an undivided 3 acres and 20 perches, with inlets, outlets, and all its rights. Valued Rs. 600.

2. The paddy land called Asanarpoomie, situated at Chalampaikandam in Sammanturai pattu, Batticaloa, Eastern Province; and bounded on the north by the land belonging to Paikeer and others, south by Sengetpadaiaru, east by the common dam of Paavavaddai, and west by Parayanvaddai; containing in extent 18 acres, out of this an undivided ½ share, with all its rights. Valued Rs. 1,800.

Fiscal's Office Batticaloa, November 21, 1921. M. AARON, Deputy Fiscal.

North-Western Province.

WITLE reference to the notice appearing in Gazette No. 7,227 of November 18, 1921, re sale of lands under writ 6,560, notice is hereby given that the correct name of court from which the said writ issued is the District Court of Chilaw.

Fiscal's Office, S. D. SAMARASINHA, Kurunegala, November 22, 1921. for Fiscal.

In the District Court of Puttalam.

Para Lana Seyna Karuppan Chetty of Puttalam. Plaintiff.

No. 3,436.

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

 Warnakulasuriya Pedro Lawrence Fernando, (2)
 Warnakulasuriya Gabriel Anthony Fernando, (3)
 Gammade Leanage Miguel Perera Appuhamy, all of Mundal in Puttalam District Defendants.

NOTICE is hereby given that on Wednesday, December 21, 1921, at the time noted below, will be sold by public auction at the premises the right, title, and interest of the 1st defendant in the following property, viz.:—

At 10 a.m.

1. The coconut garden called Palany Aiyah totam, situate at the village Mundel in Puttalam pattu, in the Puttalam District, containing in extent 8 acres; and bounded on the north by garden belonging to Paulu Swakino, east by garden belonging to Kattu Muttu Kandiah, south by garden belonging to the heirs of Amma Muttu Andy Sammanoty, and west by path. An undivided \(\frac{1}{2}\) share of the contents within these boundaries.

At 10.15 A.M.

2. The coconut garden called Panamarathady totam or Sivanandy totam, situate at the said place, containing in

extent about 6 acres; and bounded on the north by garden belonging to the heirs of Tirumeni Counder, east by garden belonging to Seena Sokalingam Possary and others, south by garden belonging to Katha Muttu Kandiah, and west by garden belonging to the heirs of Paulo Swakino. An undivided \(\frac{1}{8} \) share out of the contents within these boundaries.

10.30 A.M.

3. The coconut garden called Kadiravel totam, situate at the said place, containing in extent about 3 acres; and bounded on the north by garden belonging to the heirs of Muttusamy, east by the field called Thandivilwayal belonging to Moona Kana Ana Mohamado Tamby, south by water-course, and west by garden belonging to Seena Sokalingam Poosary and others. An undivided ½ share of the contents within these boundaries.

At 10.45 A.M.

4. The coconut garden called Sinna Velauthan totam, situate at the said place, containing in extent 2 acres; and bounded on the north by garden belonging to Paulu Swakino, east and south by field belonging to Moona Kana Ana Mohamado Tamby, and west by garden belonging to Tirumeni Counder. An undivided \(\frac{1}{3}\) share of the contents within these boundaries.

At 11 A.M.

5. The coconut garden called Thandivillukadu, comprising two allotments marked lot H 22½ and I 22 lying contiguous to each other, and situate at the village Thandivillu in Mundel, containing in extent 5 acres and 1 perch; and bounded on the north by lane, east by Chilaw-Puttalam road, south by land belonging to Savary Paulu Marian Kurera, and west by land lots marked letters H 22 and Y 21 in preliminary plan No. 978. An undivided 4/9 shares of the contents within these boundaries.

At 11.15 a.m.

- 6. The land lot No. 20 marked letter Y 20, containing in extent 12 acres 2 roods and 15 perches, called Thandivilladykany, situate at Mundel, and bounded on the north-west by land belonging to the heirs of Kathan Chetty and others, east by road, south by lane, and southwest and west by the field belonging to the heirs of Palaniapillai. Out of the contents within these boundaries—
- A. Excluding a portion on the northern side in extent 1 acre, the divided portion adjoining it on the southern side in extent 5 acres 1 rood, and the coconut trees contained within it. Boundaries: north by the adjoining portion of this belonging to Kadiresen temple, east and west by the aforesaid boundaries, and south by the undermentioned portion marked letter C belonging to the defendant and others. An undivided 50/144 shares of the contents within these boundaries.

At 11.30 a.m.

B. The divided portion on the southern side, containing in extent 3 acres 1 rood and 15 perches, and the coconut trees contained within it. Boundaries: north by the under-mentioned portion marked C, and east, south, and west the aforesaid boundaries. An undivided 50/144 shares of the contents within these boundaries.

At 11.45 A.M.

C. The divided portion between portions marked A and B and containing in extent 3 acres and the coconut trees contained therein. Boundaries: north by the above described portion marked A, on the east and west by the aforesaid boundaries, and south by the above-described portion marked B. Out of the contents within these boundaries an undivided $\frac{1}{3}$ share.

For the recovery of the sum of Rs. 3,925, with interest on Rs. 2,500 at 2 per cent. per mensem from April 26, 1921, till September 22, 1921, and thereafter legal interest till payment in full, cost of suit, and Fiscal's charges.

Deputy Fiscal's Office, S. M. P. VANDERKOEN, Puttalam, November 19, 1921. Deputy Fiscal.

Province of Sabaragamuwa.

In the District Court of Colombo.

D. A. Nicholas Appuhami and two others Plaintiffs. G. Vincent Fernando of Smallpass, Colombo Sub-

stituted Plaintiff.

No. 1,682.

 $\mathbf{V}_{\mathbf{S}}$.

Don Hendrick Senanayaka of Pitipana in the Palle pattu of Hewagam korale, Colombo Defendant.

NOTICE is hereby given that on December 19, 1921, 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 the sum of Rs. 5,880·76, with legal interest on Rs. 5,166·94 from August 24, 1920, till payment in full, viz.:—

1. One undivided 3rd part or share of all that allotment of land called Marambekandanindagama, situate at Marambekanda in Palle pattu of Kuruwiti korale of Ratnapura District, in Province of Sabaragamuwa; bounded on the east by Deiyagala-dola, south by the boundary of the village called Kalatuwawa, west by Crown forest, and north by the boundary of the village Deiyagala; containing in extent about 250 amunams of paddy sowing.

Fiscal's Office, R. E. D. ABEYRATNA, Ratnapura, November 22, 1921. Deputy Fiscal.

No. 16,362. Vs.

Samarakoon Mudiyanselage Tikiribanda, Korala of Tunpalata pattu west, Diwelgama Defendant.

NOTICE is hereby given that on December 17, 1921. commencing 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, viz:—

1. An undivided ³/₃ share of the field called **Udanaipana** kumbura of 3 pelas of paddy sowing in extent, situated at Kumbalgama in Tunpalata pattu east of **Paranakuru** korale, in the District of Kegalla, of the Province of **Sabara** gamuwa; and bounded on the east by the limitary ridge of the field called **Unapatha-anga**, on the south by the limitary ridge of Pallenaipana, on the west by wella, and on the north by the limitary ridge of **Weraludeniya**.

2. The land called Polgasdeniyerallegedarawatta of 3 pelas of paddy sowing in extent, situated at Kumbalgama aforesaid; and bounded on the east and south by the ditch. and on the west and north by the paddy fields; together with plantations and the tiled and straw-thatched house

thereon

To levy Rs. 148.65.

Deputy Fiscal's Office, Kegalla, November 18, 1921. R. G. WIJETUNGA, Deputy Fiscal.

I, FRANCIS GRAEME TYRRELL, Fiscal for the North-Western Province, do hereby appoint Mr. A. W. Joseph to be Marshal for the divisions of Dambadeni Udukaha North and West and Mayurawati korales of Dambadeni hatpattu, Giratalana, Baladora and Angomu korales of Dewamedi hatpattu, Karandapattu, Meddeketiya, Katugampola Medapattu East and West, Yatikaha, Yagampattu, Kiniyama, Katugampola North and South, and Pitigal korales of Katugampola hatpattu, in the Kurunegala District, under "The Fiscals Ordinance, No. 4 of 1867," from November 11 till the 15th idem (both days inclusive), and authorize him to perform the duties and exercise the authority of Marshal, for which this shall be his warrant.

Given under my hand, at Kurunegala, this 11th day of

November, 1921.

F. G. Tyrrell, Fiscal. I, FRANCIS GRAEME TYRRELL, Fiscal for the North-Western Province, do hereby appoint Mr. A. W. Joseph to be Marshal for the divisions of Dambadeni Udukaha North and West and Mayurawati korales of Dambadeni hatpattu, Giratalana, Baladora, and Angomu korales of Dewamedi hatpattu, Karandapattu, Meddeketiva, Katugampola Medapattu East and West, Yatikaha, Yagampattu, Kiniyama, Katugampola North and South, and Pitigal korales of Katugampola hatpattu, in the Kurunegala District, under "The Fiscals Ordinance, No. 4 of 1867," from November 16 till the 18th idem (both days inclusive). and authorize him to perform the duties and exercise the authority of Marshal, for which this shall be his warrant.

Given under my hand, at Kurunegala, this 16th day of

November 1921.

F. G. TYRRELL, Fiscal.

NOTICES IN TESTAMENTARY ACTIONS.

In the District Court of Colombo.

Testamentary In t Jurisdiction. Po

No. 612.

In the Matter of the Intestate Estate of Ponnambalam Coomaraswamy, late of Yeyangoda in the District of Colombo, deceased.

Ernest Reed Williams of ColomboPetitioner.

THIS matter coming on for disposal before Allan Beven, Esq., Acting District Judge of Colombo, on November 10,

1921, in the presence of Messrs. Rajanathan & Raju. Proctors, on the part of the petitioner above named and the affidavit of the said petitioner dated November 8, 1921. having been read:

It is ordered that the petitioner be and he is hereby declared entitled, as attorney of the widow 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

December 1, 1921, show sufficient cause to the satisfaction of this court to the contrary.

November 10, 1921.

ALIAN BEVEN,
Acting District Judge.

In the District Court of Colombo.

Order Nisi.

Itary Jurisdiction. No. 596.

In the Matter of the Intestate Estate of the late Avoo Lebbe Marikar Hadjiar Mohamed of No. 39, New Moor street, Colombo, deceased.

Avoo Lebel Marika Hadjiir Abdul Aziez of No. 76, New Modristreet, Colombo Petitioner. And

(1) Mohamed Ummal Ameena, wife of (2) Avoo Lebbe Marikar Mohammado Noor Deen, (3) Mohamed Rahima Beebee, (4) Mohamed Mohamedo Cawood, (5) Mohamed Noor Hosima, (6) Mohamed Mohideen Abdul Cader, all of No. 39, New Moor street, Colombo, (7) Assen Lebbe Mohideen Natchia of No. 76, New Moor street, Colombo, (8) Cader Mohideen Mohamed Hussan of Colpetty, Colombo......Respondents.

THIS matter coming on for disposal before Allan Beven, Esq., Acting District Judge of Colombo, on October 27, 1921, in the presence of Mr. S. N. Asserwatham, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated October 18, 1921, having been read:

It is ordered that the petitioner be and he is hereby declared entitled, as brother of the above-named deceased, to have letters of administration to his estate issued to him, unless the respondents above named or any other person or persons interested shall, on or before December 1, 1921, show sufficient cause to the satisfaction of this court to the contrary.

October 27, 1921.

ALLAN BEVEN. Acting District Judge.

In the District Court of Colombo. Order Nisi.

In the Matter of the Intestate Estate of Testamentary Casie Lebbe Marikar Amina Umma of Forpes road, Maradana, in Colombo, deceased. Jurisdiction, Ño. 601.

Slema Lebbe Haljiar Mohamed Najumudeen of No. 25, Forbes road, Maradana, Colombo...... Petitioner.

(1) Slema Lebbe Hadjiar Ummul Hazzeena Umma, wife of (2) Tamby Rasa Abdul Majeed of No. 3, Darley road, Maradana, in Colombo, (3) Slema Lebbe Hadjiar Mohamed Raseed of Maligakanda in Colombo, (4) Sinne Lebbe Constable Casie Lebbe Marikar of No. 91, 2nd Division, Maradana,

THIS matter coming on for disposal before Allan Beven, Esq., Acting District Judge of Colombo, on November 1, 1921, in the presence of Mr. M. R. Akbar, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated October 22, 1921, having been read:

It is ordered that the petitioner be and he is hereby declared entitled, as son of the above-named deceased, to have letters of administration to his estate issued to him. unless the respondents above named or any other person or persons interested shall, on or before December 1, 1921, show sufficient cause to the satisfaction of this court to the contrary.

vember 1, 1921.

ALLAN BEVEN. Acting District Judge.

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

Testamentary In the Matter of the Joint Last Will and Jurisdiction. Testament of Francis Felix Street and Janet Edith Street, husband and wife.

THIS matter coming on for disposal before Allan Beven, Esq., District Judge of Colombo, on November 21, 1921, in the presence of Messrs. F. J. & G. de Saram, Proctors, on the part of the petitioner Eric Lionel Fraser of Colombo; and (1) the affidavit of the said petitioner dated November 5, 1921, (2) the power of attorney dated February 12, 1921, and (3) the affidavit of one of the attesting witnesses of the

will dated November 18, 1921, having been read: It is ordered that the will of the said Francis Felix Street, deceased, dated April 27, 1895, the original of which has been produced and is now deposited in this court, be and the same is hereby declared proved; and it is further declared that the said Eric Lionel Fraser is the Attorney in Ceylon of the sole executrix named in the said will and that he is entitled to have letters of administration (with will annexed) issued to him accordingly, unless any person or persons interested shall, on or before December 1, 1921, show sufficient cause to the satisfaction of this court to the contrary.

November 21, 1921.

ALLAN BEVEN, District Judge.

In the District Court of Colombo.

Order Nisi.

Jurisdiction. No. 603.

Testamentary In the Matter of the Intestate Estate and Effects of the late Wickrama-aratchige Don Hendrick Appuhamy of Ganemulla, in the Meda pattu of Siyane korale, deceased.

Aratchige Don Arnolis Appuhamy of Wickrama Ganemulla aforesaid Petitioner.

And

(1) Moragoda Liyanage Martina Pinto, (2) Wickrama Aratchige Dona Emie Nona, wife of (3) Edirisuri Mohottige Davith Saram, both of Meddagoda, in Ragam pattu of Alutkuru korale, (4) Wickrama Aratchige Dona Sophia Nona, (5) ditto Dona Roseline Nona, (6) ditto Dona Alice Nona, (7) ditto Dona Chalo Nona, all of Ganemulla aforesaid.... Respondents.

THIS matter coming on for disposal before Allan Beven, Esq., Acting District Judge of Colombo, on November 3, 1921, in the presence of Mr. David de Silva, Proctor, on the part of the petitioner above-named; and the affidavit of the said petitioner dated October 31, 1921, having been read:

It is ordered that the petitioner be and he is hereby declared entitled, as son of the above-named deceased, to have letters of administration to his estate issued to him, unless the respondents above named on any other person or persons interested shall, on or before December 1, 1921, show sufficient cause to the satisfaction of this court to the contrary.

November 3, 1921.

Allan Beven, Acting District Judge.

In the District Court of Colombo. Order Nisi.

In the Matter of the Intestate Estate of the Testamentary late Mandadige Allis Fernando Jaya-Jurisdiction. wardena of Dompe in the Salpiti korale, No. 607. deceased.

Vidanelage Isabella de Mel of Dompe in Salpiti koralePetitioner

And

(1) Mandadige Joseph Fernando Jayawardena, Sadris Fernando Jayawardena, Mandadige (3) Jeramias Fernando Jayawardena, Mandadige | (5) Mandadige Marthelis Fernando Jayawardena, Mandadige Herman Fernando Jayawardena, (6) Mandadige Selestina Fernando Jayawardena wife of (7) Wannakuwattewaduge Sylvestry Fernando, (8) Mandadige Pavistina Fernando Jayawardena, wife of (9) Merinnage Nonis Salgado, (10) Mandadige Christina Fernando Jayawardena, wife of (11) Mandamanage Davith Fernando, (12) Mandamanage Rosline Fernando Jayawardena, wife of (13) Koruwage Ginoris Fernando, (14) Mandadige Asline Maraya Fernando Jayawardena, (15) Mandadige Charles Fernando Javawardena (14th and 15th respondents are minors), all of

THIS matter coming on for disposal before Allan Beven, Esq., Acting District Judge of Colombo, on November 7, 1921, in the presence of Mr. C. S. A. Perera, Proctor, on the part of the petitioner above named; and the affidavit

of the said petitioner dated October 21, 1921, having been

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 December 8, 1921, show sufficient cause to the satisfaction of this court to the contrary.

November 7, 1921.

ALLAN BEVEN, Acting District Judge.

In the District Court of Colombo.

Order Nisi.

estamentary Prisdiction. No. 608.

In the Matter of the Intestate Estate of the late Paiyagala Udawattege Suaneris Fernando of Dompe in Salpiti korale, deceased.

Beminahennedige Susiana Peiris of Dompe....Petitioner.

Paivagala Udawattege Seadoris Fernando, (2) Paiyagala Udawattege Selestina Fernando, wife of (3) Mandadige Marthelis Fernando Jayawardena, (4) Paiyagala Udawattege Arnolis Fernando, Paiyag la Udawattage Joselin Fernando, (6) Paiyagala Udawattege David Fernando, (7) Paiyagala Udawattege Adline Fernando, (8) Paiyagala Udawattege Nanie Jensaline Fernando (4th to 8th respondents are minors) all of Dompe.....Respondents.

THIS matter coming on for disposal before Allan Beven, Esq., Acting District Judge of Colombo, on November 7, 1921, in the presence of Mr. C. S. A. Perera, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated October 21, 1921, having been

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 December 8, 1921, show sufficient cause to the satisfaction of this court to the contrary.

November 7, 1921.

ALLAN BEVEN, Acting District Judge.

In the District Court of Colombo.

Order Nisi declaring Will proved.

Pestamentary Jurisdiction. No. 622.

In the Matter of the Last Will and Testament of Charles James Scott of Hilgay, County of Surrey, Guildford, in the England, deceased.

THIS matter coming on for disposal before Allan Beven, Esq., District Judge of Colombo, on November 21, 1921, in the presence of Messrs. F. J. & G. de Saram, Proctors, on the part of the petitioners Allister Hastings Steuart Clarke of Deyanella, Madulkele, and Edward Cumin Scott of Wattakelle, Madulkele; and (1) the affidavit of the said petitioners dated November 14, 1921, (2) the order of the Supreme Court dated November 8, 1921, having been read: It is ordered that the will of the said Charles James Scott, deceased, dated January 2, 1921, a certified copy of which under the Seal of His Majesty's High Court of Justice in England has been produced, and is now deposited in this court, be and the same is hereby declared proved; and it is further declared that the said Allister Hastings Steuart Clarke and Edward Cumin Scott are the executors named in the said will and that they are entitled to have probate thereof issued to them accordingly, unless any person or persons interested shall, on or before December 1, 1921, show sufficient casue to the satisfaction of this court to the contrary.

ALLAN BEVEN,

In the District Court of Negombo. Order Nisi.

In the Matter of the Intestate Estate of the Testamentary late Lansakara Senanayake Elizabeth Jurisdiction. No. 1,946. Hamine Balagalla, Pathiratne deceased.

deceased.

THIS matter coming on for disposal heroe. T. Stace, Esq., District Judge of Negombo, on November 8, 1921, in the presence of Management of Manage in the presence of Messrs. Amarasinghe & Ranasinghe, Proctors, on the part of the petitioner Jayacodiaratchige Don John Dedrick Isaac Appuhamy of Balagalla; and the affidavit of the said petitioner dated July 6, 1921, having been read:

It is ordered that the petitioner be and is hereby declared entitled, as the husband of the deceased above named, to administer the estate of the said deceased, and that letters of administration do issue to him accordingly, unless the respondents (1) Jayacodiaratchige Dona Seelawathie and (2) Jayacodiaratchige Dona Chandrawathie, minors, by their guardian ad litem (3) L. C. Pathiratne of Yogiyana— or any other person or persons interested shall, on or before November 29, 1921, show sufficient cause to the satisfaction of this court to the contrary.

November 8, 1921.

W. T. STACE, District Judge.

In the District Court of Kandy. In the Matter of the Estate of the late Godapusse Mudians aggedera Palingu Testamentary Jurisdiction. No. 3,815. Menika, deceased, of Bandarapola, Matale south.

THIS matter coming on for disposal before Walter Sandford de Saram, Esq., Acting District Jubbe, Kandy, on November 7, 1921, in the presence of Mossrs. Wijayatilake & Wijayatilake on the part of Depotitioner Udage Mudianselagegedera Mudianse; and the affidavit of the said petitioner dated October 7, 1921, and his petition having been read, and the respondents (1) Godapusse Mudianselagedera Ukku Banda, (2) Godapusse Mudianselagedera Dingiri Amma, (3) Godapusse Mudianselagedera Mutu Menika having appeared, and by their guardian ad litem Udage Mudianselagedera Appuhamy consented to the application.

It is declared that the said petitioner is entitled to have letters of administration to the deceased's estate issued to him accordingly, unless any person or persons other than the said respondents shall, on or before December 8, 1921, show sufficient cause to the satisfaction of this court to the

contrary.

November 7, 1921.

W. S. DE SARAM,... Acting District Judge.

In the District Court of Kandy

Order Nisi.

Testamentary Jurisdiction. No. 3,817.

October 31, 1921.

In the Matter of the Estate of the late Kapukotuwe Nekath Henayalagedera alias Rambukwela Pincha Henaya, deceased, of Yatiwawala.

THIS matter coming on for disposal before Walter Sandford de Saram, Esq., Acting District Make, Kandy, on October 31, 1921, in the presence of Messes Weerasooria & Wijenaike on the part of the petitioner Henayalage-gedera Kiri Mutu Ridi of Yatiwawala; and the affidavit of the said petitioner dated October 11, 1921, and her petition having been read:

It is ordered that the said petitioner, as the widow of the deceased above named, be and she is hereby declared entitled to have letters of administration to the deceased's estate issued to her, unless the respondents—(1)Henayalage-gedera Kumuda Henaya, (2) Kapukotuwe Nekath Henayalegedera Ran Kiri, (3) ditto Kuda Ridi, (4) ditto Kiriya Henaya, the 2nd, 3rd, and 4th respondents by their guardian ad litem the 1st respondent—or any person or persons interested shall, on or before November 28, 1921, show sufficient cause to the satisfaction of this court to the contrary.

W. S. DE SARAM. Acting District Judge.

November 21, 1921.

District Judge.

1029

In the District Court of Kandy.

Order Nisi.

Testamentary. In the Matter of the Estate of the late

Jurisdiction. Pedidureyalagedera alias Pathkoldeniyano. 3,325. gedera Tetu, deceased, of Dolaphille.

THIS matter coming on for disposal before Walter
Sandford de Saram, Esq., Acting District Judge Kandy,
on October 24, 1921, in the presence of Messrs Godamunne & Munasinha, Proctors, on the part of the petitioner Pedidureyalagedere alias Pathkoladeniyagedere Dingawa of Dolapihille; and the affidavit of the said petitioner dated October 24, 1921, having been read: It is ordered that the said petitioner, as son of the deceased above named, be and he is hereby declared entitled to have letters of administration to the deceased's estate issued to him accordingly, unless the respondent, Pedidureyalagedere alias Pathkole-deniyagedere Pasindu, or any person or persons interested shall, on or before December 1, 1921, show sufficient cause to the satisfaction of this court to the contrary.

November 1, 1921.

W. S. DE SARAM, Acting District Judge.

In the District Court of Galle.

Order Nisi.

Testamentary In the Matter of the Estate of the late Jurisdiction. Gustinnawaduge Lewis Sinno, deceased, No. 5,448, of Gintotal

THIS matter coming on for disposal before T. B. Russell, Esq., District Judge of Gelle, on October 13, 1921, in the presence of Mr. S. S. Weerasuriya, Proctor, on the part of the petitioner O. G. Martin de Silva of Kalutara; and the affidavit of the said petitioner dated September 20, 1921, having been read:

It is ordered that the said petitioner, as an heir of the said deceased above named, is entitled to have letters of administration issued to him accordingly, unless any persons concerned shall, on or before November 17, 1921, show sufficient cause to the satisfaction of this court to the contrary.

October 13, 1921.

T. B. Russell, District Judge.

The Order Nisi is extended till December 1, 1921.

T. B. Russell. District Judge.

In the District Court of Matara.

Order Nisi.

Testamentary ' In the Matter of the Intestate Estate of the late Malawara Aratchige Don Davith, deceased, of Welihena. Jurisdiction. No. 2,755.

THIS matter coming on for disposal before C. W. Bickmore, Esq., District Judge, Matara, on August 7, 1921, in the presence of Mr. E. Y. D. Abeyagunawardena, Proctor, on the part of the petitioner Malawara Aratchige Don Theadoris, late Police Officer of Talahagama; and the affidavit of the said petitioner dated August 2, 1921, having been read: It is ordered that the said petitioner, as the brother of the deceased above mentioned, is entitled to have letters of administration issued to him accordingly, unless the respondents-(1) Goonasekera Hetti Aratchige Dona Ciciliana, (2) Malawara Aratchige Don Seman, (3) Malawara Aratchige Punchihamy, (4) Malawara Aratchige Don Dias, (5) Malawara Aratchige Don Hendrick, (6) Malawara Aratchige Don Deonis, all of Welihena-on or before September 5, 1921, show sufficient cause to the satisfaction of this court to the contrary.

It is further ordered that the said 1st respondent, Gunasekera Hetti Aratchige Dona Ciciliana, be appointed guardian ad litem over 2nd, 3rd, 4th, 5th, and 6th respondents, unless the said respondents shall, on or before September 5, 1921, show sufficient cause to the satisfaction of this court to the contrary.

C. W. BICKMORE, District Judge.

August 7, 1921.

Date extended to December 12, 1921.

In the District Court of Matara.

Order Nisi.

Testamentary In the Matter of the Estate of the late Hewa Bettege Baboris, deceased, of Kotawila. Jurisdiction. No. 2.772.

THIS matter coming on for disposal before Com Bick more, Esq., District Judge of Matara, on October 31 922 in the presence of Mr. J. P. Gunawardena, Proctor, on the part of the petitioner Lokukuttige Jane; and the affidavit of the said petitioner dated October 28, 1921, having been read: It is ordered that the said petitioner, as widow of the deceased, is entitled to have letters of administration issued to her accordingly, unless the respondents—(1) Hewa Bettege Balahamy, (2) Kumarasin Araccige Juanis, (3) Polwatte Gallege Dona Carlina Samarawickrama—shall, on or before December 8, 1921, show sufficient cause to the satisfaction of this court to the contrary.

October 31, 1921.

C. W. BICKMORE. District Judge.

In the District Court of Jaffna.

Order Nisi.

Testamentary In the Matter of the Estate of the late Sivakamippillay, wife of Vinasithamby Arumugam of Karaitivu East, deceased. Jurisdiction. No. 4,554.

Vinasithamby Arumugam of Karaitivu East...Perhioner.

(1) Arumugam Sanmugam, (2) Sivakamippillay, widow of Vinasithamby, (3) Sunthary, daughter of Vinasithamby Arumugam (minor), appearing by her guardian ad litem the 1st respondent; all of Karaitivu East Respondents.

THIS matter of the petition of the above-named petitioner, praying for letters of administration to the estate of the above-named deceased Sivakamippillay, coming on for disposal before J. Homer Vanniasinkam, Esq., District Judge, on August 1, 1921, in the presence of Mr. A. V. Kulasingam, Proctor, on the part of the petitioner; and the affidavit of the petitioner dated November 10, 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 1st and 3rd respondents or any other person shall, on or before November 10, 1921, show sufficient cause to the satisfaction of this court to the contrary.

October 27, 1921.

J. H. VANNIASINKAM, District Judge.

This is extended to November 29, 1921.

November 10, 1921.

M. S. SRESHTA, District Judge.

In the District Court of Jaffna.

Order Nisi.

Testamentary In the Matter of the Estate of the late Vesaladchy, wife of Sathasivam Nada Jurisdiction. rajah of Chavakachcheri, deceased. No. 4,573.

Sathasivam Nadarajah of ditto Petitioner.

Vs.

(1) Nadarajah Kanapathippillai of ditto, (2) Nadarajah Selvadurai of ditto, the 1st and 2nd respondents are minors, by their guardian adlitem the 3rd respondent, (3) Pasupathy Murugesu of ditto......Respondents.

THIS matter of the petition of Sathasivam Nadarajah of Chavakachcheri, praying for letters of administration to the estate of the above-named deceased, Visaladchy, wife of

Sathasivam Nadarajah, coming on for disposal before J. Homer Vanniasinkam, Esq., District Judge, on November 3, 1921, in the presence of Mr. C. R. Tambiah, Proctor, on the part of the petitioner; and the affidavit of the petitioner dated August 19, 1921, having been read: It is declared that the petitioner is widower 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 November 29, 1921, show sufficient cause to the satisfaction of this court to the contrary.

November 15, 1921.

M. S. SHRESTA, District Judge.

In the District Court of Jaffna.

Order Nisi.

Jurisdiction. No. 4,586.

Testamentary In the Matter of the Estate of the late Saraswathypillai, daughter of Arunasalam Kandiah of Vidatalpallai, deceased.

Chimnapillai, widow of Kanther Vinasitamby of Karambagam Petitioner.

(1) Vinasitamby Thambimuttu of ditto, (2) Theivannay, daughter of Kanther Vinasitamby of ditto, the 2nd respondent is a minor, by her guardian ad litem the respondent, (3) Arunasalam Kandiah of ditto Respondents.

THIS matter of the petition of Chinnapillai, widow of Kanther Vinasitamby of Karambagam, praying for letters of administration to the estate of the above-named deceased, Saraswathypillai, daughter of Arunasalam Kandiah, coming on for disposal before J. Homer Vanniasinkam, Esq., District Judge, on November 1, 1921, in the presence of Mr. C. R. Tambiah, Proctor, on the part of the petitioner; and the affidavit of the petitioner dated August 16, 1921, having been read: It is declared that the petitioner is heir 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 November 29, 1921, show sufficient cause to the satisfaction of this court to the contrary.

November 15, 1921.

M. S. SRESHTA, District Judge.

In the District Court of Jaffna.

Order Nisi.

Jurisdiction. ν^{No. 4,588.}

Testamentary In the Matter of the Estate of the late Parupathippilai, wife of Arunasalam Kandiah of Vidatalpallai, deceased.

Chinnappillai, widow of Kanther Vinasitamby of Karambagam Petitioner.

(1) Vinasitamby Tambimuttu of Karambagam, (2) Theivanai, daughter of Kanther Vinasitamby of ditto, minor, appearing by her guardian ad litem the 1st respondent, (3) Arunasalam Kandiah of ditto. . Respondents.

THIS matter of the petition of Chinnappillai, widow of Kanther Vinasitamby of Karambagam, praying for letters of administration to the estate of the above-named deceased, Parupathippillai, wife of Arunasalam Kandiah, coming on for disposal before J. Homer Vanniasinkam, Esq., Acting District Judge, on November 1, 1921, in the presence of Mr. C. R. Tambiah, Proctor, on the part of the petitioner; and the affidavit of the petitioner dated August 16, 1921, having been read: It is declared that the petitioner is the sole heiress 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 November 29, 1921, show sufficient cause to the satisfaction of this court to the contrary.

> J. H. VANNIASLNKAM, Acting District Judge.

In the District Court of Jaffna

Order Nisi.

In the Matter of the Estate of the late Testamentary Mariachi, wife of Swan Soosai, Karaiyur, Jurisdiction. No. 4,594. Jaffna, deceased.

Swan Soosai of Karaiyur, Jaffna

....Okstitioner.

(1) Ellen Soosai of Karaiyur, Jeffia, (2) Manaval Soosai of ditto, (3) Mariyan Gregory of ditto, the 1st and 2nd respondents being minors, appear by their guardian ad litem the 3rd respondent..... Respondents.

THIS matter of the petition of petitioner above named praying for letters of administration to the estate of the above-named deceased, coming on for disposal before M. S. Sreshte, Esq., District Judge, on November 10, 1921, in the presence of Mr. J. A. J. Tisseverasinghe, Proctor, on the part of the petitioner; and the affidavit of the petitioner dated August 10, 1921, having been read: It is declared that the petitioner is the widower 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 December 1, 1921, show sufficient cause to the satisfaction of this court to the contrary.

November 17, 1921.

M. S. SRESHTA. District Judge.

In the District Court of Jaffna.

Order Nisi.

In the Matter of the Estate and Effects of Testamentary Jurisdiction. the late Mahesvariammal, wife No. 4,622. Navaratnam of Nallur, deceased.

Naranapillai Vallipuram of Nallur Petitioner.

(1) Kamalawathi, daughter of Mayaratham of Nallur and (2) Sinnatamby Ramuppillation Anaikkoddai; the 1st respondent is a minor and appears by her guardian ad litem the 2nd respondent Respondents.

THIS matter of the petition of the above-named petitioner praying for letters of administration to the estate of the above-named deceased, coming on for disposal before J. H. Vanniasinkam, Esq., District Judge, on November 3, 1921, in the presence of Messrs. Casippillai & Cathiravelu, Proctors, on the part of the petitioner; and the affidavit of the petitioner dated September 28, 1921, having been read: It is declared that the petitioner is the paternal grandfather of the minor heir and attorney of the husband of the said intestate and is entitled to have letters of administration to the estate of the said intestate issued to him, unless the respondents or any other person shall, on or before November 29, 1921, show sufficient cause to the satisfaction of this court to the contrary.

November 8, 1921.

M. S. SRESHTA District Judge.

In the District Court of Jaffna.

Order Nisi.

Testamentary In the matter of the Estate of the late Achehimuttu, wife of Thampipilla of Karaitivu West, deceased. Jurisdiction.

Sinnathamby Thampipillai of Karaitive West 2 Fetitioner

Parupathy, widow of Ramanather Kanthappu of Karaitivu West

THIS matter of the petition of the above-named petitioner praying for letters of administration to the estate of the above-named deceased, Achchimuttu, wife of Thampipillai of Karaitivu West, coming on for disposal before J. Homer

November 5, 1921.

Vanniasinkam, Esq., District Judge, on November 4, 1921, in the presence of Mr. T. Arumainayagam, Proctor, on the part of the petitioner; and the affidavit of the petitioner dated October 18, 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 respondent or any other person shall, on or before November 29, 1921, show sufficient cause to the satisfaction of this court to the contrary.

> J. H. VANNIASINKAM, District Judge.

November 12, 1921.

In the District Court of Jaffna.

Örder Nisi.

Testamentary Jurisdiction. No. 4,644.

In the Matter of the Estate of the late Sulaika Umma, wife of Sultan Muhiadeen Muhammadu Yoosuf of Vannarponnai West, deceased.

Sultan Muhiadeen Muhammadu Yoosuf of Vannarnonna West

(1) Aiysha Umma, widow of Meera Muhiadeen of Vannarponnai West, (2) Meera Muhiadeen Segu Muhammadu of ditto, (3) Meera Muhiadeen Sultan Abdulcader of ditto, (4) O. M. S. Sinna Maracayer, and wife (5) Seynnampu Nachchia of ditto, and (6) Muhammadu Muhiadeen Abdul Cader, and wife (7) Pathumma

THIS matter of the petition of Sultan Muhiadeen Muhammadu Yoosuf of Vannarponnai West praying for letters of administration to the estate of the above-named deceased, Sulaika Umma, wife of Sultan Muhiadeen Muhammadu Yoosuf of Vannarponnai West, coming on for disposal before J. Homer Vanniasinkam, Esq., District Judge, on October 17, 1921, in the presence of Mr. K. Sivapirakasam, Proctor, on the part of the petitioner; and the affidavit of the petitioner dated October 15, 1921, having been read: It is declared that the petitioner is the husband of the said intestate, and is entitled to have letters of administration to the estate of the said intestate issued to him, unless the respondents or any other person shall, on or before November 29, 1921, show sufficient cause to the satisfaction of this court to the contrary.

November 8, 1921,

M. S. SRESHTA. District Judge.

In the District Court of Chilaw. Order Nisi.

Jurisdiction No. 1,394 T.

Testamentary In the Matter of the Intestate Estate of the ater Kamalamuttu Sella Perumal of Udappu, deceased.

Seduramu Poochi of Udappu Petitioner

(1) Kathiramma, her husband (2) Kathiramen Pooaiah, (3) Thilaiambalam, (4) Selli, (5) Kamalai, (6) Kamalamuttu, all of Udappu Respondents.

THIS matter coming on for disposal before C. Coomaraswamy, Esq., District Judge of Chilaw, on October 31, 1921, in the presence of Mr. F. T. Proctor, Proctor, on the part of the petitioner; and the affidavit of the said petitioner dated October 21, 1921, having been read: It is ordered that the said petitioner, as the widow of the above-named deceased, be and she is hereby declared entitled to administer the estate of the late Nallavairen Vairen of Udappu, and that letters of administration of the said estate be granted to her accordingly, unless any person or persons interested shall, show sufficient cause to the contrary on or before November 30, 1921.

And it is further ordered that Kathiramen Pooaiah, the 2nd respondent, be and he is hereby appointed guardian

ad litem over the minors 3rd, 4th, 5th, and 6th respondents for the purpose of these proceedings to guard and watch their interest and to act generally on their behalf.

October 31, 1921.

C. COOMARASWAMY, District Judge.

In the District Court of Chilaw.

Order Nisi.

Testamentary In the Matter of the Intestate Estate of the Jurisdiction. late Nallavairen Vairen of Udappu, No. 1,396 T. deceased.

Nalla Vairathai of Udappu Petitioner

(I) Vairen Mutuvairen, (2) Vairen Periyavairathai, and her husband (3) Ramasammatty Pooadapen, (4) Vairen Nallarakai, (5) Vairen Selliamma, (6) Vairen Sinnavairathai, (7) Vairen Andiadapen, and (8) Mutturakku Nallavairen, all of Udappu....Respondents.

THIS matter coming on for disposal before C. Coomaraswamy, Esq., District Judge of Chilaw, on October 31, 1921, in the presence of Mr. F. T. Proctor, Proctor, on the part of the petitioner; and the affidavit of the said petitioner, dated October 31, 1921, having been read: It is ordered that the said petitioner, as the widow of the above-named deceased, be and she is hereby declared entitled to administer the estate of the late Nallavairen Vairen of Udappu, and that letters of administration of the said estate be granted to her accordingly, unless any person or persons interested shall show sufficient cause to the contrary on or before November 30, 1921.

And it is further ordered that Mutturakku Nallavairen, the 8th respondent, be and he is hereby appointed guardian ad litem over the minors 1st, 4th, 5th, 6th, and 7th respondents for the purpose of these proceedings to guard and

watch their interest and to act on their behalf.

C. COOMARASWAMY, District Judge.

October 31, 1921.

In the District Court of Chilaw.

Order Nisi.

Testamentary In the Matter of the Intestate Estate of the Jurisdiction. late Chanderesekere Guneherath Hiti-No. 1.397. hamillage Hitihamy Appuhamy Karukkuliya, deceased.

C. G. Mendis Sinno of Karukkuliya.....Petitione

And

(1) Singakuliarachige Menikhamy, (2) Chanderesekere Hitihamillage Mutumenikhamy, and her husband (3) Singakuliarachige Mendis Sinno, (4) Chanderesekere Hitihamillage Almis Sinno, a minor, appearing by his guardian ad litem the 3rd respondent, all of Karukkuliya......Respondents.

THIS matter coming on for disposal before C. Coomaraswamy, Esq., District Judge of Chilaw, on October 31, 1921, in the presence of Messrs. Cooke & Pandittesekere, Proctors, on the part of the petitioner above named, the respondents being present, the petition and affidavit of the said petitioner having been read: It is ordered that the 3rd respondent be and he is hereby appointed guardian ad litem of the 4th minor respondent for the purpose of this testamentary proceedings, and that the petitioner be and he is hereby appointed administrator of the estate of the said deceased Chanderesekere Guneherath Hitihamillage Hitihami Appuhamy of Karukkuliya, and that letters of administration do issue to him accordingly, unless the respondents above named or any other person or persons interested shall, on or before November 29, 1921, show sufficient cause to the satisfaction of this court to the contrary.

October 31, 1921.

C. COOMARASWAMY, District Judge. In the District Court of Anuradhapura.

Testamentary
Jurisdiction.
No. 266.

In the Matter of the Last Will and Testament of G. P. H. James de Silva, deceased.

THIS action coming on for disposal before S. H. Wadia, Esq., District Judge of Anuradhapura, on November 11, 1921, in the presence of Mr. P. B. Bulankulame, on the part of the petitioner, and of Mr. S. D. Krisnaratne on the part of the 6th and 8th respondents; and the affidavit of the petitioner dated November 20, 1919, having been read:

It is ordered that the will of Gardia Punchihewage James de Silva, deceased, dated August 26, 1919, and now deposited in court, be and the same is hereby declared proved, unless the respondents or any other person or persons interested in the said estate shall, on or before December 13, 1921, show sufficient cause to the satisfaction of this court to the contrary.

It is further declared that the said petitioner is the executor named in the said will and that he is entitled to have probate of the same issued to him accordingly, unless the respondents or any persons interested in the estate show sufficient cause to the contrary on or before December 13, 1921,

S. H. Wadia, District Judge.

In the District Court of Kegalla.

Order Nisi.

Testamentary
Jurisdiction.
No. 770.

In the Matter of the Intestate Estate of
Welapahala Mohottallage Mudiyanse of
Nikapitiya, deceased.

Wimalawansa Unnanse of Thelambugalla Pansala,
 Udunuwara, (2) Welapahala Mohottallage Ranmenika, (3) ditto Ukku Banda, (4) Hungampolaralle
 Dingirimahatmaya, all of Nikapitiya Respondents.

THIS matter coming on for disposal before V. P. Redlich, Esq., District Judge, Kegalla, on November 8, 1921, in the

presence of Messrs. Wijeyeratne & Paul, Proctors, on the part of the petitioner; and his affidavit and petition dated November 4 and 8, 1921, respectively, praying for letters of administration to the above estate having been read: It is ordered and declared that the petitioner, as a son of the deceased, is entitled to letters of administration to the said estate, and that such letters will be issued to him accordingly, unless the respondents or any person or persons interested shall, on or before December 7, 1921, show sufficient cause to the satisfaction of the court to the contrary.

November 8, 1921.

V. P. REDLICE, District Judge.

In the District Court of Kegalla.

Order Nisi.

Testamentary In the Matter of the Intestate Estate of Jurisdiction.

No. 766.

Siriwardana Pathirajamudiyanselage Banda of Burunnawa, deceased.

Henekarallage Paulis Appuhamy of Bopitiya.. Petitioner.

THIS matter coming on for disposal before V. P. Redlich, Esq., District Judge, Kegalla, on October 15, 1921, in the presence of Mr. Suraweera, Proctor, on the part of the petitioner; and his affidavit and petition dated August 18 and October 14, 1921, respectively, praying for letters of administration to the above estate and appointment of guardian ad litem over the minor respondents having been read: It is ordered and declared that the petitioner, as the brother-in-law of the deceased, is entitled to letters of administration to the estate of the deceased, and that such letters be issued to him accordingly, and that the 6th respondent being a fit and proper person to be appointed guardian ad litem over the minor respondents, and that such appointment will be made accordingly, unless the respondents or any person or persons interested shall, on or before November 15, 1921, show sufficient cause to the satisfaction of the court to the contrary.

October 24, 1921.

G. S. SURAWEERA, Acting District Judge.

Extended for November 29, 1921.

November 15, 1921.

V. P. REDLICH, District Judge.