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Part II.—Legal.

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

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ORDINANCES. DRAFT

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:

CHAPTER I.

Preliminary.

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

Short title and commencement.

- 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 estates.

"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 Agent.

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.

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.
- 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.

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.

- 18 (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

- 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.

28 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 proprietors.

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;

(f) 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;

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.
- 83 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.

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

(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.

(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 other-

wise 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 Council to am**end** definition of estate and list of 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.

		i uove rejerre	w w.
Section of Bill.	Correspon section Ordinar No. 9 of 1	in ice	Remarks.
1	1		
2	2	importa to the present acres u within tl grants f &c., bei which stage, hospitals Bill "es estates	the definition section. An nt amendment has been made definition of "estate." At only estates which have 10 nder actual cultivation are ne Ordinances. This prevents or the building of hospitals, ng made in respect of estates re only in the development and when, perhaps, such as are most required. In the tate" is defined as including on which labourers are d in development operations.
3 to 8	3 to		_
9	. 9		(2) of section 9 is new. It
	,	is obvioument can to in sec dent sho and the him.	as that if the Medical Depart- met supply the drugs referred tion 9 (1) (c), the superinten- suld be allowed to buy them, cost should be refunded to
10	., 10	in respect to estate for their visits an patients	of the Bill proposes that fees t of visits by Medical Officers is shall be received by them own use. 'The fees for such ad for the maintenance of in Government hospitals are losed to be raised.
11 to 26	. 11 to 2		···
	. 27		of Ordinance No. 9 of 1912
۵1 .	. 41		led by section 3 of Ordinance
28 to 35.	. 28 to and		light amendments of a formal
		s Chambers, mber 30, 1921.	H. C. Gollan, Attorney-General.

MINUTE.

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

An Ordinance to amend "The Maintenance Orders (Facilities for Enforcement) Ordinance,
No. 15 of 1921."

Presmble.

WHEREAS it is expedient to amend "The Maintenance Orders (Facilities for Enforcement) Ordinance, No. 15 of 1921,": Be it therefore enacted by the Governor of Ceylon, by and with the advice and consent of the Legislative Council thereof, as follows:

Short title and commencement.

1 This Ordinance may be cited as "The Maintenance Orders (Facilities for Enforcement) (Amendment) Ordinance, No. of 1921," and shall come into operation on a day to be fixed by the Governor in Executive Council, by Proclamation published in the "Government Gazette."

Amendment of section 2 of the principal Ordinance. 2 Section 2 of the principal Ordinance is amended by adding at the end thereof the words: "The expression prescribed' means prescribed by regulations made by the Governor in Executive Council."

Addition of new section to the principle Ordinance.

arrangements

Protectorates.

with British Possessions or

Reciprocal

3 The following section shall be added as section 12 to the principal Ordinance:

Where the Governor is satisfied that reciprocal provisions have been made by the Legislature of any British Possession or any territory under His Majesty's protection for the enforcement within such possession or territory of maintenance orders made by courts in Ceylon, the Governor may by Proclamation published in the "Government Gazette" extend this Ordinance to maintenance orders made by courts within such possession or territory, and thereupon this Ordinance shall apply to such maintenance orders as if they had been made in England or Ireland.

By His Excellency's command,

Colonial Secretary's Office, Colombo, November 18, 1921. GRAEME THOMSON, Colonial Secretary.

Statement of Objects and Reason's.

By Ordinance No. 15 of 1921 provision was made for the reciprocal enforcement of maintenance orders in England, Ireland, and Ceylon. The Secretary of State has, however, pointed out that it would be advisable to allow of these provisions being made applicable to British Possessions or Protectorates, and with that object section 12 is proposed to be added to the principal Ordinance.

Opportunity has also been taken of making it clear that the prescribed powers referred to in section 3 of the principal Ordinance are to be made operative by means of regulations made by the Governor in Executive Council.

Attorney-General's Chambers. Colombo, October 31, 1921.

H. C. GOLLAN. Attorney-General.

MINUTE.

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

An Ordinance further to amend "The Births and Deaths Registration Ordinance, 1895."

HEREAS it is expedient further to amend "The Births and Deaths Registration Ordinance, 1895": Be it therefore enacted by the Governor of Ceylon, by and with the advice and consent of the Legislative Council thereof, as follows:

Preamble.

1 This Ordinance may be cited as "The Births and Deaths of 1921," and Registration (Amendment) Ordinance, No. shall come into operation on a day to be fixed by the Governor in Executive Council by Proclamation in the "Government . Gazette."

Short title and commencement.

Section 7 of the principal Ordinance is amended—

(a) By striking out the word "Governor" in line 1 and

inserting in lieu thereof the words "Registrar-General."
(b) By striking out the words "Registrar-General" in line 8 thereof.

Section 11 of the principal Ordinance is amended by striking out the word "Governor" in line 6 of sub-section (1) and inserting in line thereof the words "Registrar-General."

4 Section 20 of the principal Ordinance is amended by striking out the words " and not more than seven years after the birth of any child" in lines 1 and 2 of paragraph (b) of sub-section (1) thereof.

Amendment of section 7 of the principal Ordinance.

Amendment of section 11 of principal Ordinance,

Amendment of section 20 of principal Ordinance

Existing registrars.

5 Anything in this Ordinance contained netwithstanding, all persons holding the office or performing the duties of Registrars of Births and Deaths at the time of the commencement of this Ordinance shall continue to hold the office and perform the duties of Registrars of Births and Deaths under the principal Ordinance; and to exercise all the powers and privileges and be subject to all the liabilities vested in and imposed upon such officers by the principal Ordinance.

By His Excellency's command,

Colonial Secretary's Office, Colombo, November 26, 1921. GRAEME THOMSON, Colonial Secretary.

Statement of Objects and Reasons.

PROVISION is made in section 7 of the principal Ordinance for the appointment by the Governor of Registrars for each division created under section 6 of that Ordinance. As the provisions of that Ordinance are of a special character, it is thought well to give the Registrar-General power to appoint the registration officers.

- 2. As the Registrar-General is to be given the power to appoint registrars, it is thought well that he should also be empowered to prescribe the language in which they should practise, and this proposal is given effect to by the amendment of section 11.
- 3. The amendment of section 20 is with a view to the removal of the restriction which now exists on the registration of births after the lapse of seven years from the events. This provision seems to have been copied from the rules under the English Act of 1874, whereas no such restriction appears in the Act itself, nor in the Acts or regulations of Scotland and Ireland. No sufficient reason can be found for its continuance, while it has worked some hardship in certain cases.

Attorney-General's Chambers, Colombo, November 1, 1921.

H. C. Gollan, Attorney-General.

NOTICES OF INSOLVENCY.

In the District Court of Colombo.

vo. 3,052.

No. 2,952. In the matter of the insolvency of Thomas Henry Arthur de Soysa of Colpetty, 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 13, 1921, to enable P. R. S. P. Natchiappa Chetty to prove his claim.

By order of court, P. DE KRETSER, Colombo, November 25, 1921. Secretary

In the District Court of Colombo.

In the matter of the insolvency of Mitchael Joseph Jerome de 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 court on December 13, 1921, for the approval of the conditions of sale of immovable property belonging to the above-named insolvent.

By order of court, P. DE KRETSER, Colombo, November 30, 1921. Secretary.

In the District Court of Colombo.

Xo. 3,075. In the matter of the insolvency of Syed Ebrahim Abdul Careem of Slave Island, presently of Maligawatta in Colombo.

WHEREAS the above-named Syed Ebrahim Abdul Careem has filed a declaration of insolvency, and a petition for the sequestration of his estate has also been filed by A. C. Abdul Cader, under the Ordinance No. 7 of 1853: Notice is hereby given that the said court has adjudged the said Syed Ebrahim Abdul Careem 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 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 24, 1921. Secretary.

In the District Court of Colombo.

No. 3,076. In the matter of the insolvency of Kavanna Mohamado Haniffa of Dematagoda, Colombo, insolvent.

WHEREAS the above-named Kavanna Mohamado Haniffa has filed a declaration of insolvency, and a petition for the sequestration of his estate has also been filed by A. Cuppusamy, under the Ordinance No. 7 of 1853: Notice is hereby given that the said court has adjudged the said Kavanna Mohamado Haniffa, insolvent, accordingly; and that two public sittings of the court, to wit, on January 17, 1922, and on January 31, 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 29, 1921. Secretary.

In the District Court of Kandy.

No. 1,647. In the matter of the insolvency of Lankabaranege Hendrick Jinasena of No. 10, Katukele, 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 annulment of the adjudication of insolvency made in above case.

By order of court, P. MORTIMER, Kandy, November 28, 1921. Secretary.

In the District Court of Kandy.

No. 1,649. In the matter of the insolvency of Meera Mohideen Noordeen of King street, Kandy.

NOTICE is hereby given that the 2nd sitting has been fixed for January 20, 1922, instead of January 6, 1922, as already published.

By order of court, P. MORTIMER, Kandy, November 28, 1921. Secretary.

In the District Court of Kandy.

No. 1,650. In the matter of the Siyana Muna Mohamed Abdul Cader and Seyana Muna Assen Ally, who traded in Matale under the firm and style of Seyanna Muna Mohamed Abdul Cader.

NOTICE is hereby given that the 2nd sittings has been fixed for January 20, 1922, instead of January 13, 1922, as already published. The appointment of an assignee will also be made on that date.

By order of court, P. MORTIMER, Kandy, November 28, 1921. Secretary.

In the District Court of Kurunegala.

No. 81. In the matter of the insolvency of H. A. Abdul Cader and H. A. Segu Jamaludeen, both of Polgahawela, insolvents.

NOTICE is hereby given that the second sitting of this court in the above matter has been adjourned for January 17, 1922, for the provisional assignee to file his report.

By order of court, GERALD E. DE ALWIS, Kurunegala, November 23, 1921. Secretary.

NOTICES OF FISCALS' SALES.

Western Province.

In the District Court of Colombo.

(1) M. A. Hassin Sahib and two others, all of 2nd Cross street, Colombo, carrying on business under the name, style, and firm of M. A. Hassin Sahib & Bros...Plaintiff.

No. 725 of 1921. Vs.

Dona Berthalina Hamine of Kotahena,

NOTICE is hereby given that on Thursday, January 12, 1922, at 2 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. 1,813 75, with interest thereon at 9 per cent. per annum from March 11, 1921, till payment in full, and costs, viz.:—

All that land bearing assessment No. 16B, situated at Wasala road, Kotahena, in the Municipality of Colombo, Western Province; and bounded on the north-west and north-east by lot marked E and the property of K. R. M. K. Annamalay Chatty, on the south-east and south-west by the road 10 ft. wide and the Cemetery street, now Wasala road leading to Berawamulla road; containing in extent 1 rood and 5 perches.

Fiscal's Office, W. DE LIVERA, Colombo, November 29, 1921. Deputy Fiscal, W. P.

In the District Court of Colombo.

Bethmage Don William Appuhamy of Hulftsdorp street, Colombo Plaintiff.

No. 1,212 of 1921. Vs.

(1) Jane Elizabeth Perera Hamine, (2) Lokuhuruluge Bastian Perera Appuhamy, both of Lanka Villa, Cotta road, Colombo Defendant.

NOTICE is hereby given that on Wednesday, January 11, 1922, 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. 1,154, to wit, Rs. 720 being money deposited, Rs. 150 being damages, and Rs. 284 being the amount of taxed costs in the case, and poundage, less Rs. 970 paid, viz.:—

The property bearing assessment No. 17 and the buildings standing thereon, situated at Hulftsdorp street, within the Municipality of the District of Colombo; and bounded on

the north by house No. 18, on the east by Hulftsdorp street, on the south by property No. 16, and on the west by the property of Mr. Dias; and containing in extent within these boundaries 4 perches, more or less.

Fiscal's Office, W. DE LIVERA, Colombo, November 30, 1921. Deputy Fiscal, W. P.

In the District Court of Colombo.

No. 1,981 of 1921. Vs.

 N. Ratnesebapathy and (2) R. Nadarajah, both of Fort, presently of Cinnamon Gardens, Colombo . . Defendants.

NOTICE is hereby given that on Friday, December 23, 1921, at 3.30 r.m., will be sold by public auction at the Jaffna House, Ward place, Colombo, the following movable property for the recovery of the sum of Rs. 6,154, together with interest thereon at 9 per cent. per annum from July 14, 1921, till payment in full, and costs of suit, viz.:—

Twelve ebony carved chairs, 3 ebony carved couches, 1 ebony carved cheffonier, 1 ebony table, 3 ebony tables with marble top, 2 mirrors, 6 pictures, 3 nadun settees, 11 satinwood armchairs, 4 satinwood teapoys, 1 screen, 1 writing table, 6 armchairs, 1 ebony table, 2 pots (enamelled), 1 nadun almirah fixed with mirror, 1 writing table, 1 toilet table, 3 glass almirahs, 1 clock with stand, 1 ebony lounge, 40 pots with flower plants, 1 ebony couch, 1 writing table with pigeonhole, 1 mortor car bearing No. 3,568.

Fiscal's Office, W. DE LIVERA,
Colombo, November 30, 1921. Deputy Fiscal, W. P.

In the District Court of Kalutare.

Joseph Richard Fernando of Colombo Plaintiff. No. 9,965. Vs.

Mohamadu Marikkar Ahamadu Jamaldeen of Beruwala Defendant.

NOTICE is hereby given that on Friday, January 13, 1922, 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. 3,105 88, with interest on \(\Gamma\)s. 3,100 at 15 per cent. per annum from March 2, 1921, till July 13, 1921, and thereafter at 9 per cent. per annum on the aggregate sum till

payment in full, and costs Rs. 139, and poundage, and less Rs. 50, viz. :—

At 2 P.M.

(1) An undivided \(\frac{1}{2} \) share of the soil and of all the plantations and buildings thereon of an allotment of land bearing assessment Nos. 101-102 and 103, situated at 3rd Division, Maradana, within the Municipality of Colombo, Western Province; and bounded on the north and east by land belonging to M. Juwanis Pieris, on the south by the other allotment of this land belonging to Cornelis Perera, on the west by high road; and containing in extent within these boundaries 18 90/100 perches.

At 2.30 P.M.

(2) An undivided \(\frac{1}{2}\) part of lot A and of the buildings, soil, and plantations thereon bearing assessment Nos. 104, 105, and 106 of the land called Nugagahawatta, situated at 3rd Division, Maradana, within the Municipality of Colombo, Western Province; and bounded on the north by lot B and land belonging to the estate of the late Francis Pereire, on the east by land of Appurendarala, on the south by land of Siman Appu, on the west by Maradana high road; and containing in extent within these boundaries 28 10/100 perches, the said properties subject to mortgage bond No. 2,414 dated January 23, 1920, attested by Mr. C. T. Kandaiya, Colombo, Notary Public, executed by the defendant judgment-debtor in favour of Y. A. Ramanathan Chetty and Y. A. Caruppen Chetty of Colombo for a sum of Rs. 25,000, payable with interest thereon at the rate of 15 per cent. per annum.

Fiscal's Office, Colombs, November 29, 1921.

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

In the District Court of Colombo.

Totawatte Don Manuelge Gabriel Silva of 2nd Division,
Maradana Plaintiff.

Opanayaka Nonno Hamy of 2nd Division, Maradana Substituted Plaintiff.

No. 33,382. Vs.

A. L. Peduru Perera Appuhamy of Bataliya in Veyangona Defendant.

NOTICE is hereby given that on Thursday, December 22, 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. 989.86, with interest on Rs. 494.93 at 18 per cent. per annum from October 23, 1911, till December 8, 1911, and thereafter interest on Rs. 989.86 at 9 per cent. per annum till payment in full, and costs, viz.:—

At 1 P.M.

(1) The land called Kandanahena, situated at Hedidenikanda in Siyane korale in Udugaha pattu, in the District of Colombo, Western Province; bounded on the north by land belonging to the Crown, east by the land belonging to Ahamadu Lebbe, south by the land belonging to Brumpy, and west by Badahelegekumbura; containing in extent about 2 acres.

At 1.30 P.M.

(2) The land called Hingurudeniyawatta, situated at Hedidenikanda in Siyane korale in Udugaha pattu, in the District of Colombo; bounded on the north by land belonging to the church, east by Hingurudeniyakumbura, south and west by the land belonging to Stephen Perera; containing in extent about 3 acres.

At 3 р.м.

(3) The field called Gorakagahakumbura, situated at Bataliya in the Yatigaha pattu of Hapitigam korale; and bounded on the north by water-course, on the east by the land belonging to Appusingho, south by water-course, and on the west by land belonging to James Perera; containing in extent 7 pelas of paddy sowing in extent.

Fiscal's Office, W. DE LIVERA, Colombo, November 28, 1921. Deputy Fiscal, W. P.

In the District Court of Kalntara.

No. 6,999. Vs

NOTICE is hereby given that on Saturday, January 7, 1922, 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 above case for the recovery of Rs. 1,450, with interest at the rate of 20 per cent. per annum from August 9, 1916, till March 29, 1917, and thereafter at the rate of 9 per cent. per annum on the aggregate viz.:—

An undivided ½ share of the entire soil and remaining trees excluding the planter's ½ share of a portion of Dabaragodakurunduwatta, situated at Ambepitiya in Beruwalbadde, in the District of Kalutara; and bounded on the north by a road, on the east by the half portion of this land, on the south by land claimed by P. L. M. Kumister upon the plan No. 27,905, and on the west by land belonging to John Fonseka Appuhamy and others; containing in extent about $2\frac{1}{2}$ acres.

Deputy Fiscal's Office, Kalutara, November 29, 1921. H. Sameresingha, Deputy Fiscal.

In the District Court of Kalutara.

No. 7,715. Va

(4) Hettige Don Carolis of Hemgama, (19) Wettasingha Hendrick of ditto...... Defendants.

(13) Abeysingha Arachchige Podihamy, (14) Wettasinghahalgomuwe Appuhamillage Porolis, (15) ditto Budinis Judgment Creditors.

NOTICE is hereby given that on Friday, January 6, 1922, 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 plaintiff and (4) and (19) defendants in the following property for the recovery of Rs. 260, viz.:—

- 1. The soil and all things thereon of an extent of about $2\frac{1}{2}$ acres of the eastern side of a portion of Wewelwalakanatta belonging to plaintiff, situate at Henegama: and bounded on the north by Malagorakehena, east by a portion of this land allotted to Hettige Babahami, south by the high road leading to Ratnapura, and west by a portion of this land and land belonging to Kalu Achchige Davith Perera; and containing in extent about 14 acres.
- 2. The soil and all things thereon of a portion of Wewel-walakanatta belonging to 4th defendant, situated at ditto; and bounded on the north by the portion belonging to Wickrama-a-chige Pinhamy, east by the portion belonging to Wettasinghe Appuhamillage Hendrick, south by the portion of Jasinge Hendrick, and west by footpath; and containing in extent about $2\frac{1}{2}$ acres.
- 3. The soil and all things thereon of a portion of Wewel-walakanatta belonging to 19th defendant, situated at ditto; and bounded on the north by the land belonging to H. Don Carolis and others, east by the field belonging to Mr. P. Gunatilleka, south by high road, and west by land belonging to Dingiri Memka and footpath; and containing in extent about 1 acre.

Deputy Fiscal's Office, Kalutara, November 29, 1921. H. Sameresingha, Deputy Fiscal. In the District Court of Colombo.

Tevarapperuma Arachchige Don Anthony Appuhamy ... Plaintiff.

Bastian Korallage Susana Rodrigo Hamine of Weliketiya ... Substituted Plaintiff.

No. 51,986. Vs.

Mahamarakkalage Edith Sarah Engeltina Fernando, executrix of the estate of Telge Simon Peiris, deceased, of Idama in Moratuwa...... Defendant.

NOTICE is hereby given that on Friday, December 23, 1921, commencing at 11 o'clock in the forenoon, will be sold by public auction at the respective premises the right, title, and interest of the said defendant in the following property for the recovery of Rs. 957 47½, with interest on Rs. 743 at the rate of 12 per cent. per annum from December 16, 1916, up to July 3, 1920, and thereafter on the aggregate amount at 9 per cent. per annum, till payment in full, viz.:—

1. All that land called Delgahawatta alias Godaparagahawatta marked A in the survey plan No. 1,106, and with the trees and buildings standing thereon, situated at Kehelwatta in Panadurebadde in Panadure totamune, in the District of Kalutara, Western Province; bounded on the north by Puswelgahalandewatta and Dolewatta of S. Fernando and the portion of the same land marked letter B, east by the portion of the same land marked letter B, and on the south by Delgahawatta claimed by F. Mendis, Galpottekumbura and Galwalpottakumbura and Delgahawatta claimed by A. Perera, west by Alubogahawatta, Delgahawatta claimed by F. Mendis, Delgahawatta claimed by A. Perera, and land in T. P. 132,187, south-west by Delgahawatta claimed by S. Perera; containing in extent about 12 acres 2 roods and 8\frac{2}{3} perches.

2. All those 5 contiguous lands of Dolewatta alias Puswelgale, Dolewatta, Puswelgaleowita, Puswelgalelanda, Kunjakkalagewatta alias Pusselgalewatta, situated at Kehelwatta aforesaid; and bounded on the north by Kosgahalanda formerly of Hendrick Dias, east by Delgahawatta of Babbosingho and others and by the field of Parangige Louis Peiris, south by Delgahawatta alias Godaparagahalanda of Bastian Peiris and others described in plans. Nos. 140,870 and 132,187, and on the west by Delgahawatta of Don Simon, now by a cart road; containing in extent

about 7 acres.

Deputy Fiscal's Office, Kalutara, November 29, 1921. H. Sameresingha, Deputy Fiscal.

/ Central Province.

In the District Court of Kandy.

The Hon. the Attorney-General for the Island of Ceylon Plaintiff.

No. 27,821. Vs.

Wijesinghe Mudiyanselage Premachandra Wijesinghe of Riverside, Talwatta, in Kandy...... Defendant.

NOTICE is hereby given that on the under-mentioned dates 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. 2,342·91, with interest thereon on Rs. 2,000 at 9 per cent. per annum from January 30, 1920, till payment in full, and poundage, less Rs. 303·20, viz.:—

On Friday, December 23, 1921, commencing at 12 noon.

(1) All that house and ground bearing assessment No. 42 (being the middle portion of the entirety of No. 40, Lewelle road), situate at Talwatta, within the town of Kandy, in the District of Kandy of the Central Province, of 1 laha in paddy sowing extent, bounded on the east by Mahaweli ganga, on the south by the house and ground bearing No. 41A of K. B. Wijesinghe, on the west by the Lewelle road, and on the north by the house and ground bearing No. 42A of P. M. Wijesinghe. Registered, Kandy, A 41/98.

(2) The field called Sidianga, situate at Aruppola, within the town of Kandy aforesaid, of 1 pela in paddy sowing

extent; bounded on the east by the field of Wijesinghe, on the south and west by the boundary of Crown land, and on the north by the ella of Talgahakotuwa. Registerd, Kandy, A 41/177.

(3) Gangawattehena of 1 pela in paddy sowing extent, situate at Talwatta aforesaid; bounded on the east by Mahaweli-ganga, on the south by the fence of K. B. Wijesinghe's land, on the west by the fence of P. Wijesinghe's land, and on the north by the Ela Kalanchiyakumbura.

Registered, Kandy, A 41/178.

(4) High land appertaining to Darandap lagederakumbura, 20 feet towards the road and 30 feet from road to garden, situate at Lewelle eforesaid, and bounded on the east by Darandakumburapela donated, on the south by the limit of the remaining portion, on the west by high road, and on the north by limit of the remaining

portion. Registered, Kandy, A 37/152.

(5) Dewalakatpelakumbura bearing No. 5 of 5 pelas, (2) Dewalakatpelakumburadaranda portion No. 5 of 5 lahas, (3) Dewalakumbura eastern portion bearing No. 5 of 7 lahas, Dewala-asweddumakumbura central portion No. 5 of 8 lahas, all forming one property, situated at Aruppola aforesaid; and bounded on the east by Asweddumakumbura of Gangarama, on the south by Walagodaella, on the west by limit of Pulingurala Gammahe's field, and on the north by limit of Mr. Jayawardane's garden. Registered, Kandy, A 37/149.

Registered, Kandy, A 37/149.

(6) Lower portion of Siga-angakumbura bearing assessment No. 15, situate at Aruppola aforesaid; bounded on the east by Dalukgahakumbura, on the south by fence of Dalukgahakumburewatta, on the west by the limit of the remaining portion, and on the north by ella of Siyambalagahakutuwa; of 15 lahas in paddy sowing extent.

Registered, Kandy, A 37/150.

(7) One undivided eighth share of Hitinagederawatta, of 8 lahas in paddy sowing extent, situate at Talwatta aforesaid; bounded on the east and south by Uda-asweddumakumburawanata, on the west by agala, and on the north by Pallegederakotuwawatta. Registered, Kandy,

A 41/176.

(8) (1) Gedarawatta, (2) Watagodawatta, (3) Gedarawatta, (4) Watagodawatta, all adjoining each other and forming one property, situated at Talwatta aforesaid, bearing assessment No. 17, containing 2 amunams and 16 lahas in paddy sowing extent; bounded on the east by the ditch of Gangawattemuduna and remaining portion, on the south by Kumbura-ells, on the north by limit of remaining portion, on the west by land gifted to Punchi Menika and limit of land of Dingirals and others; exclusive of the rooms, 12 feet long, 14 feet broad, towards the western granary, also a portion 25 feet broad, 12 feet long, towards north of the granary, and ground covered thereby. Registered, A 37/154.

(9) Kirimetiyekumbura, of 14 lahes in paddy sowing extent, situated at Aruppela afcresaid; and bounded on the east by Mahaweli-ganga, on the south by Kotikarambeella, on the west by the limitary ridge of Ranghamy's field, and on the north by the ella of Appuhamy's garden.

Registered, Kandy, A 37/155.

On Thursday, January 5, 1922, commencing at 12 noon.

(10) Makulemadawatta, now asweddumized field, of I amunam and 5 lahas in extent, situate at Alutwela in Palis pattu of Lower Dumbara, in the District of Kandy of the Central Province; and bounded on the east by Kandiya Docter's land and Egodawattekandura, on the south by Hulu-ganga, fence of Girihagama Videne's land, and ditch, on the west by the fence of Tamby Appu's garden, and on the north by the fence of Henayawatta Genegamayawatta. Registered, Kandy, E 148/83.

On Saturday, January 7, 1922, commencing at 12 noon.

(11) One undivided ½ share of Dulmuremullekumbura, of 1 amunam in paddy sowing extert, situate at Talmuke in Gandahe korale of Lower Hewahets, in the District of Kandy of the Certral Province; and bounded on the east by limitery dam of Iddapays, on the south by Koskotuwa and below Tuttiri-ells, and on the west and north by below Polgolla-ela. Registered, Kandy, G 99/185.

Fiscal's Office, Kandy, November 29, 1921. A. Ranesinghe, Deputy Fisca!. In the District Court of Kandy.

Ampitiye Amaratun Mudiyanselagedera Kiri Banda of Hurikaduwa Plaintiff.

No. 28,520.

 $\mathbf{V}_{\mathbf{z}}$

Herat Mudiyanselage Ukku Banda of Hurikaduwa Defendant.

(1) Kandewelegedera Kiri Banda, (2) ditto Kalu Banda, (3) ditto Punchi Banda, (4) ditto Koyn Menika, (5) ditto Punchi Banda, (6) ditto Ukku Banda, and (7) ditto Appuhamy, all of Hurikaduwa. Defendant's Debtors.

NOTICE is hereby given that on Saturday, January 7, 1922, commencing at 12 noon, will be sold by public auctior. at respective premises the right, title, and interest of the said defendant's debtors in the following property for the recovery of the sum of Rs. 241 '60, and poundage, viz.:-

(1) Three undivided fourth shares of the field called Nituletennakumbura of 2 pelas and 4 lahas in paddy sowing extent, situate at Hurikaduwa in Udagampaha of Pata Dumbara, in the District of Kandy of the Central Province; and bounded on the east by oya, on the south by a water-course separating this field from another field of the same name belonging to Kawrala, on the west by the limit of the field called Godakumbura and bank, and on the north by the limit of Kawrala's field called Vendesikumburapanguwa.

(2) Three undivided fourth shares of Kahatagahahena, now a garden, of about 2 amunams in paddy sowing extent, situate at Hurikaduwa aforesaid; and bounded on the east by the bank of a field belonging to Galpihilla Vihare, on the south by the fence of the garden called Mililagahemulawatta, on the west by the limit of the garden called Kundasalewatta, and on the north by a dry stream separating this garden from Kawrala's garden called Kapukotuwewatta, and of the buildings and everything thereon.

Fiscal's Office, Kandy November 29, 1921.

A. RANESINGHE, Deputy Fiscal.

In the District Court of Kandy.

(1) Shawanna Rawanna Mana Sathappa Chetty, and (2) Shawanna Rawanna Mana Ramanathan Chetty, both of Kadugannawa, by his attorney S. Karuppaiyah Pulle Plaintiffs.

No. 28,839.

Abeykoon Bandaranayake Wegodapola of Ranawana Walauwa in Gangapalata of Yatinuwera Defendant.

NOTICE is hereby given that on Friday, January 6, 1922, 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, mortgaged with the plaintiff by bond No. 187 dated October 18, 1919, and attested by Albert Godamunne 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. 2,742.37, with interest on Rs. 2,585 at 9 per cent. per annum from July 26, 1921, till payment in full, and poundage, viz. :-

All those allotments of land called (1) Wewehena of 1 amunam and 1 pela, (2) Amuhenaweta-assa of 1 amunam and 2 pelas, (3) Hunugederawatta of 2 pelas, and (4) Panangehena of 4 kurunies, all adjoining one another and now forming one property, of the total extent of 3 amunams and 14 lahas in paddy sowing extent or 8 acres and 29 perches in extent, with everything thereon, situate at Illukwatta in Medapalata of Yatinuwara, in the District of Kandy of the Central Province; and bounded on the east by the Ampitigederaidama, on the south and west by the ela of Wewekumbura, Wewange, Iruminiya, Hapugaskumbura, and Ambekanuwa, and on the north by the Moragahatennehena and the ditch of Udahena.

Fiscal's Office, Kandy, November 29, 1921.

A. RANESINGHE, Deputy Fiscal. In the District Court of Kandy

Rajapaksa Pattirannehelage Don James Alexander Rajapaksa of Gunnepana in Udagampaha of Lower Dumbara Plaintiff.

No. 28,864.

Rajapaksa Waidiyalankara Ratnadipathi Ganithagedera Ganithaya of Gunnepana aforesaid . . Defendant.

NOTICE is hereby given that on Monday, January 9. 22, 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 for the recovery of the sum of Rs. 532.592, with legal interest on Rs. 405 37½ at the rate of 9 per cent. per annum from May 4, 1921, till payment in full, and poundage, less Rs. 98.

(1) The middle 1 pela in paddy sowing extent from and out of the land called Balagetekumbura of 1 amunam in paddy sowing extent, situate at Gunnepana in Udagampaha of Lower Dumbara, in the District of Kandy of the Central Province; and bounded on the east by the limit of the portion belonging to Tikiri Appu Galladda, on the south by the ella of Meegahakotuwewatta, on the west by the limit of the portion belonging to Kaluhamy, and on the north by the ella of Gederawatta.

(2) An undivided 1 share of the field called Galgoda-kumbura alias Galkotuwekumbura of 15 lahas in paddy sowing extent, and its appurtenant wanata of 2 pelas in paddy sowing extent, situate at Gunnepana aforesaid; and bounded in its entirety on the east by below the agala of Mahagederawalawwehena, on the south by Mahagedera. walawwekumbura, on the west by Tikiri Bandagehena, and

on the north by Galgannagehena.
(3) An undivided $\frac{1}{2}$ share of the southern 2 pelas and 5 lahas in paddy sowing extent from and out of the land called Mahayayehena alias watta of 5 pelas in paddy sowing extent, situate at Gunnepana aforesaid; which said southern 2 pelas and 5 lahas in paddy sowing extent are bounded on the east by the fence of Poolappugehena, on the south by the field, on the west by Udawalawwehena, and on the north by the remaining portion; with a like share of everything thereon.

(4) An undivided & share of the land called Boruppehena, of about 3 amunams in paddy sowing extent, situate at Gunnepana aforesaid; and bounded on the east by the limit of Ukkuralagehena, on the south by Kumbure-ella, ou the west by ella of Galkotuwekumbura, and on the north by agala; together with a like share of everything thereon. ..

Fiscal's Office, Kandy, November 29, 1921.

A. RANESINGHE, Deputy Fiscal.

In the District Court of Colomb In the District Court of Colombia.

The Eastern Garage and Colombo Taxi Cab Company

No. 609/20.

I. L. S. Abideen of 193, Trincomalee street, Matale Defendant.

NOTICE is hereby given that on December 23, 1921, commencing at 12 noon, will be sold by public auction at the spot, the right, title, and interest of the said defendant in the following property, viz. :—

An undivided 3 shares out of the houses bearing Nos. 193 and 194, situate at Trincomalee street, Matale; and bounded on the east by Osina Lebbe's property, south by Naina Marikkar's property, west by the Trincomalee street, and on the north by Magadu Meera Saibo's property.

Amount of writ Rs. 1,965.75, with interest at 9 per cent. per annum from April 16, 1920, till payment in full, and

Rs. 350 costs, and further costs and poundage.

Deputy Fiscal's Office, Matale, November 30, 1921. R. S. V. POULIER, Deputy Fiscal.

No. 80,866. Vs

 L. S. Seyado Ibrahim Saibo of 193 and 194, Trincomalee street, MataleDefendant.

NOTICE is hereby given that on December 23, 1921, commencing at 12 noon, will be sold by public auction at the spot the following movable property of the defendant lying in the defendant's garage bearing assessment Nos. 171 and 172, situate at Trincomalee street, Matale, viz.:—

(1) One Ford bus bearing No. C 1410.

Amount of writ, Rs. 170.78, with legal interest thereon from July 11, 1921, till payment in full, and costs Rs. 25.35, together with poundage.

Deputy Fiscal's Office, Matale, November 30, 1921. R. S. V. POULIER, Deputy Fiscal.

Southern Province.

In the District Court of Matara.

Hewa Visenti Don Bastian de Silve of Denepitiya.. Plaintiff.

No. 8,706.

٧s.

Kirinde Ganitage Hinniyes of Wewwitike Defendant.

NOTICE is hereby given that on Friday, January 6, 1922, 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 mortgaged property, viz.:—

- (1) The undivided 7/10 parts of all the remaining fruit trees and or soil (save and except 7 coconut trees out of the fruit trees of 3rd plantation towards the east) of the entirety of Mekiliyagahahena alias Hettigewewwatta, in extent about 4 acres, situated at Wewwitike; and bounded on the north by Ganitagedeniya and Godelle, east by Diwelwatta and Mederikoratuwa, south by Digapotha, and west by Pelawatta and Dunwattekoratuwa. Valuation Rs. 800.
- (2) The undivided ½ part of all the fruit trees and of soil of Edirachcharigewatta in extent about 3 acres and of the field Paragahadeniya of 30 kurunies of paddy, both adjoining one another and forming one land, situate at ditto; and bounded on the north by high road and Pansaledeniya-inniyars, east by Bodagalahena and the high road, south by Paragahawatta and Weralugahawatta, and on the west by Tikiriammahitiyawatta. Valuation Rs. 400.
- (3) The undivided ½ part of the remaining fruit trees and of scil (save and except planter's ½ part of the fruit trees of the new plantatior) of Henegederawatta, in extent about 3 acres, situate at dittc; and bounded on the north by Paragahahena, east by Mataragehena, south by Ganitagedeniya, and west by Ipitawatta. Valuation Rs. 250.
- (4) The undivided $\frac{1}{6}$ part of all the fruit trees and of soil of the high land of about 3 roods in extent and cf the low-land in extent 2 pelas cf paddy of the land Ganitagedeniya and Deniyegodella, both adjoining one another and forming one land, situate at ditto; and bounded on the north by Henegederawatta, east by Godellewatta and pillewa, south by Hettigewatta, and west by Ipitawatta and Pelawatta. Valuation Rs. 50.
- (5) The undivided \(\frac{1}{8} \) part of all the fruit trees and of soil of Dunwattekoratuwa, in extent 2 roods and 3 perches, situate at ditte; and bounded on the north by Hangankoratuwa and Pelawatta, east by Hettigewatta and Digapotha, south by Ambalamgodella and Bakkinigahaowita, and west by Pahalawattedeniya. Valuation Rs. 15.

- (6) The undivided ½ part of Pahalawattedeniya, in extent 1 rood and 26½ perches, situate at ditte; and bounded on the north by Pahalawatta alias Julgahakoratuwa and Ilangankoratuwa, east by Dunwattekoratuwa, south by Ambalamgodella, and on the west by Kajjugahaliadda. Valuation Rs. 10.
- (7) The undivided ½ part of all the fruit trees and of soil of Hangankoratuwa, in extent 34½ perches, situate at ditto; and bounded on the north by Ipitawatta, east by Pelawatta, south by Pahalawattedeniya and Dunwattekoratuwa, and west by Pahalawatta. Valuation Rs. 10.
- (8) The undivided $\frac{1}{8}$ part of all the fruit trees and of soil of Palugodellewatta, in extent 2 acres and $3\frac{1}{2}$ perches, situate at ditto; and bounded on the north by Paragahahena, east by Ipitawatta and Gederawatta, south by Pahalawatta alias Julgahakoratuwa, and west by portion of the same land. Valuation Rs. 50.
- (9) The undivided $\frac{1}{8}$ part of all the fruit trees and of soil of Julgahakoratuwa, in extent 3 roods and $14\frac{1}{8}$ perches, situate at ditto; and bounded on the north by Palugodellewatta, east by Ilangankoratuwa, south by Pahalawattedeniya and Julgahaliadda, and on the west by the portion of the same land. Valuation Rs. 10.

Writ amount Rs. 2,654·35, with legal interest on Rs. 2,265·65 from October 25, 1921, till payment in full.

Deputy Fiscal's Office, E. T. GOONEWARDENE, Matara, November 28, 1921. Deputy Fiscal.

In the District Court of Tangalla.

No. 1,474. Vs.

Gamage Don Andris of Polommaruwa and others Defendants.

NOTICE is hereby given that on Friday, December 23, 1921, commencing 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 Rs. 416.37½ and Fiscal's charges, viz.:—

At Ambala.

- (1) 1/5 share of the soil and of the plantations excluding the planter's share of the 1st and 2nd plantations of the coratuwas known as Hellegewatta, Paraheragewatta, and Dunumadalagahawatta, and the whole of the 13 cubits thatched house standing on the said portion called Hillegewatta and the whole of the 5 cubits thatched house standing on the portion called Maragahawatta of the land called Hillegewatta, Paraheragewatta, Maragahawatta, and Dummadalagahawatta adjoining each other and forming one land, in extent about 16 kurunies of kurakkan; and bounded on the north by Paluwatta, west by Am' agahacoratuwa and Paluwatta, south by Karambawelehena and village limit, and east by Talagahawatta and Medawatta.
- (2) The soil and plantations of the land called Welikadewatta, in extent about 1 rood; and bounded on the north, east, and west by the planted portion of the same land called Welikadewatta, and south by village limit.
- (3) 4/14 shares of the soil and of the plantations of the land called Talakanatta, in extent about 4 acres; and bounded on the north by Gallindahena and Kotigalehena west by Waturawalehena, south by village boundary, and east by Punchi Talakanatta.
- (4) 1/15 share of the field called Weralugahadeniya, in extent 1 pela of paddy; and bounded on the north by wewa, west by Atmagecoratuwa, south by Atmaga and Weliwura, and east by Lindamullawatta; situated at ditto.
- (8) 3/35+1/36 shares of the soil and of the plantations (excluding the planter's ½ share of the 2nd plantation) of the land called Kukurumanhenewatta, in extent about 8 kurunies of kurakkan, situated at ditto; and bounded on the east by Kendehena, north by Bogahahena, west by Damaniyagahawatta, and south by Damaniyagahawatta and Pittaniyewatta.

At Mahahilla.

(9) 1/14 share of the field called Guruambekumbura, in extent I amunam of paddy, situated at Mahahilla; and bounded on the north by Muttettuwa, east by Bogahakumbura, west by Karahinna, and south by Weliwura.

(10) 1/14 share of the soil and of the plantations (except the planter's ½ share of the 2nd plantation) of the land called Dangahawatta, in extent about 3 kurunies of kurakkan, situated at ditto; and bounded on the north by Waduralagewatta, east by Gansabhawa road, west by Watakumbura, and south by Millillagahawatta.

(11) 1/14 share of the soil and of the plantations (exclusive of the planter's ½ share of the 2nd plantation) of the land called Ambagahawatta and Katukossa, in extent about 18 kurunies of kurakkan, situated at ditto; and bounded on the north by Kirigonna, east by Opisarage-watta and Gansabhawa road, south by Waladeniyegewatta, and west by Tuppahigewatta.

On Friday, December 23, 1921, commencing at 2 P.M., at Polommaruwa.

(12) The soil and the plantations and the 5 cubits thatched house standing thereon of the land called Godawanewatta, in extent about 2 acres; and bounded on the north by Kapuhena, east by Oliyadeniyegehena, south by Oliyadeniya, and west by Mahagala.

(13) 1 of the soil and of plantations of the land called Mahagala, in extent about 1 acre; and bounded on the north by Kohombagahacoratuwa, east by Godawanewatta,

south by Oliyawewa, and west by Gamagemahawatta.

(14) 1/21 share of the soil and of the paraveni share of the plantations and \frac{1}{2} share of the planter's half share of the plantations of the land called Gamagemahawatta, in extent about 2 acres; and bounded on the north by fence of Hakmana Kankanange Don Andris's residing land, east by Mahagala, south by Oliyawewa, west by Potadeniya.

(15) All that 1/21 share of the land called Kapuhena, in extent about 6 acres, situated at ditto; and bounded on the north by Mahahena, east by Serugahadeniya, south by Godawanewatta and Kohombagahacoratuwa, and west by

Galpottehena.

(16) All that 1/21 share of the land called Munhena, in extent 4 acres, situated at ditto; and bounded on the north by Boraluwehena, east by Indiketiyehena, south by Kalupassalehena, west by Tilakasinge mulana.

(17) All that 1/21 shares of the land called Kadurugahamulana, in extent about 1 acre, situated at ditto; and bounded on the north by Hitgahahena, east by Tilakasingemulana, south by Muttettuhena, and west by Hatarakuttu-

(18) Four seers of paddy sowing extent of the field called Ketangahamulana, situated at ditto; and bounded on the north by Potawa and Ketangahamandiya, east by Oliyawewa; south by Samarasinarachchige Don Bastian Padinchiwatta, and west by Embilagahamulana.

(19) Four kurunies of paddy extent of the field called Siyambalagaharuppa, situated at ditto; and bounded on the north by Medapanguwa, east hy Awariyawatta, south by Wekandiya, and west by Godawaneruppa.

Defouty Fiscal's Office, Tangalla, November 22, 1921. J. E. SENANAYAKE, Deputy Fiscal.

North-Western Province.

In the District Court of Kurunegala.

P. L. S. Annamalay Chetty of Sea street, Colombo Plaintiff.

No. 695/1921. $\mathbf{v}_{\mathbf{s}}$.

P. C. de Silva and C. J. R. de Silva, both of Cinnamon Gardens, Colombo Defendants.

NOTICE is hereby given that on Saturday, January 7, 1922, at 10 o'clock in the forenoon, will be sold by public auction at the premises, the right, title, and interest of the said defendants in the following property, viz.:-

Kongahamulahena, of about 5 lahas of kurakkan sowing extent, situate at Medagama in Dewamedi Udukaha

korale of Dewamedi hatpattu, in the District of Kurunegala, North-Western Province; and bounded on the east by the ditch, on the south by the village limit of Kadadunna, and on the west and north by the garden of Mr. John Clovis de Silva and ditch.

2. Medagamahenyaya of 50 acres and 12 perches in extent, situate at the aforesaid village; and bounded or the north by road reservation in T. P. plan No. 214,100 enc the land claimed by inhabitants, on the east and south by the land claimed by inhabitants, and on the west by a road and the land claimed by inhabitants in T. P. plan No.213,635 and the reservation to the village.

Amount to be levied Rs. 25,000, together with interest thereon at the rate of 15 per cent. per annum from March 10. 1921, till April 4, 1921, and thereafter at 9 per cent. per annum on the aggregate amount till payment in full, and

costs of suit, less Rs. 1,230 · 50.

Fiscal's Office, Kurunegala, November 29, 1921. S. D. SAMARASID HA.
Deputy Fisc Fiscal.

In the District Court of Colombo.

(1) Mallika Jayatillake, wife of (2) Don Barri Jaratillake, both of Kynsey road in Colombo Plaintiffs.

Wanniaratchige Abraham Perera Appuhamy of Imbulgoda in the Meda pattu of Siyane korale, in the District of Colombo Defendant.

NOTICE is hereby given that on Friday, December 23. 1921, commencing at 1 o'clock in the afternoon, will be sold by public auction at the premises the right, title, and interest of the said defendant in the following mortgaged property decreed to be sold under the above writ:

(1) All that undivided ½ share of the field called Meegaha-kumbura, situated at Millawa in Weudawili hatpattu ci Mahagalboda Megoda korale, in the District of Kurunegala. North-Western Province; and bounded on the east by the limitary dam of Galakumbura, on the south by Webodde. on the west by the limitary dam of Girmmal Ambekumbura. on the north by Welrodde; of 2 parrahs paddy sowing extent.

(2) An undivided ½ share of the land called Hittanawatta and the adjoining Ambagahamullehena, situated at Millawa aforesaid; and bounded on the east by the fence and field of Manangewatta, on the south by the fence of the land called Hakmungewatta and fence of land belonging to Ukkuamma, on the west by the fence of land belonging to Kirihamy Vedarala, on the north by fence of the land belonging to Kirihamy Vedarala and the ditch and fence of the land belonging to Gabriel Perera; of 6 kurunies and 4 measures of kurakkan sowing extent.

(3) An undivided 1 share of Galakumbura, situated at Millawa aforesaid; and bounded on the north by Amuna and Marakkayagehena, on the east by Wekanda, on the south by a kahata tree and a kebella tree on the land of Pallipana, on the west by the high road and the field of Kiri Banda Arachchi; of 3 amunams paddy sowing extent.

Amount to be levied Rs. 578.75, with further interest on Rs. 500 at 12 per cent. per annum from November 25, 1915. to September 22, 1916, and thereafter on the aggregate amount at 9 per cent. per annum till payment in full, and costs.

Fiscal's Office, Kurunegala, November 29, 1921. S. D. SAMARASINHA, Deputy Fiscal.

Province of Sabaragamuwa, W

In the Requests Court of Ratnapura.

Samaraweera Arachchige Salmon Perera of Kahawatta

No. 17,258. Vs.

Miguel Hettige Thomas Tissera of Wellandura..Defendant.

NOTICE is hereby given that on December 23, 1921, commencing at 11 o'clock in the forenoon, will be sold by

public auction at the premises the right, title, and interest of the said defendant in the following property for the recovery of Rs. 256, with legal interest on Rs. 217.50 from June 1, 1921, till payment in full, and poundage, viz.:—

1. An undivided ½ share of the land called Ranpath deniyehenyayenparenudahapetta alius Dangasdeniyewatta, situate at Wellandura in the Pannil pattu of Atakalan korale; bounded on the north by Maladola and land belonging to M. T. Tissera and others, east by high road, west by Nagahatenneagala, south by land belonging to S. Asana Marikar Mudalali and others and footpath; and of the extent of about 2 seers of kurakkan sowing, together with

the thatched and tiled boutiquerooms standing thereon, with the bakery attached thereto.

2. The whole of the land called Moragahahena, situate at Wellandura aforesaid; bounded on the north by Moragahadola, east by Labugamayagedeniya and Gammaima, south by Nagahahena and Beinhubaha, and on the west by Gansabhawa road; and of the extent of about 6 acres, with the rubber plantation standing thereon.

Fiscal's Office, R. E. D. ABEYRATNE, Ratnapura, November 25, 1921. Deputy Fiscal.

I, HUMPHREY WILLIAM CODRINGTON, Fiscal for the Province of Sabaragamuwa, do hereby appoint Mr. A. K. Alvapillai of Avissawella to be a Marshal for the divisions of Palle and Meda pattus of Kuruwiti korale of the Ratnapura District and of Three Korales and Lower Bulatgama of the Kegalla District on November 25 and 26, 1921, under the provisions of the Fiscals' Ordinance. No. 4 of 1867, and authorize him to perform the duties and exercise the authority of Marshal, for which this shall be his sufficient warrant.

November 25, 1921.

H. W. Codeington, Fiscal.

NOTICES IN TESTAMENTARY ACTIONS.

In the District Court of Colombo.

Order Nisi.

Testamentary Jurisdiction. No. 605.

November 7, 1921.

In the Matter of the Last Will and Testament of Mohamado Ismail Lebbe Marikar Sego Sulaiman Saibo of Keelaikarai, in the Ramnad District in South India, deceased.

And

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. M. Brito, Proctor, on the part of the petitioner above named; and the affidavits, (1) of the said petitioner dated November 5, 1921, and (2) of the attesting witnesses dated July 16, 1921, and order of the Supreme Court dated July 4, 1921, having been read: It is ordered that the last will of the late Mohamado Ismail Lebbe Marikar Sego Sulaiman Saibo, deceased, the original has been produced and is now deposited in this court, be and the same is hereby declared proved; and it is further declared that the petitioner, as attorney of the 1st respondent, who is an heir under the said last will, is entitled to have letters of administration with will annexed, issued to him, and that such letters be issued to him accordingly, unless any person or persons interested shall, on or before December 8, 1921, show sufficient cause to the satisfaction of this court to the contrary.

ALLAN BEVEN, Acting District Judge. In the District Court of Colombo.

Order Nisi.

Testamentary Jurisdiction. No. 610. In the Matter of the Intestate Estate of Kekulawala Jayawardene Aratchige Don Marthelis, Vidane Arachchi of Weboda in the Adikari pattu of Siyane korale, deceased.

And

(1) Kekulawala Jayawardene Aratchige Dona Loku Nona Hamine, wife of (2) Jeewandarage Don James, both of Alugammana: (3) Kekulawala Jayawardene Aratchige Don Cornelis Appuhamy of Udupila in the Adikari pattu of Siyane korale; (4) Kekulawala Jayawardene Aratchige Dona Rego Nona Hamine, wife of (5) N. Peter Perera Gunawardene, both of Weligama in Hapitigam korale, (6) Kekulawala Jayawardene Aratchige Don Gabriel Jayawardene Appuhamy of Weboda, (7) Kekulawala Jayawardene Aratchige Dona Alpi Nona Hamine, wife of (8) Jaya-kodi Aratchige Don Marthelis Appuhamy of Ranmutugala in the Adikari pattu aforesaid, (9) Kekulawala Jayawardene Aratchige Don Andy Singho Appuhamy, (10) Kekulawala Jayawardene Aratchige Dona Sanchi Nona Hamine, wife of (11) Saramge Don Charles Appulamy, both of Weboda aforesaid. (12) Kekulawala Jayawardene Aratchige Rango Nona Hamine, wife of (13) Jayasinghe Aratchige Don Mohotti Appuhamy of Weboda aforesaid, (14) Kekulawala Jayawardene Aratchige Missi Nona Hamine of Weboda aforesaid......Respondents.

THIS matter coming on for disposal before Allan Beven, Esq., Acting District Judge of Colombo, on November 9,

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1921, in the presence of Mr. H. A. Abeyewardene, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated October 28, 1921, having been read:

It is ordered that the petitioner be and she is hereby declared entitled, as widow of the above-named deceased, to have letters of administration to his estate issued to her, unless the respondents above named or any other person or persons interested shall, on or before December 8, 1921, show sufficient cause to the satisfaction of this court to the contrary.

November 1, 1921.

Atlan Beven, Acting District Judge.

In the District Court of Colombo.

Order Nisi.

Jurisdiction. No. 611.

In the Matter of the Intestate Estate of Maneangamage Sarnelis Appu of Bope, in the Meda pattu of the Hewagam korale, deceased.

Jagodige Leisahamy alias Nonohamy of Bope, in the Meda pattu of the Hewagam korale Petitioner.

And

THIS matter coming on for disposal before Allan Beven, Esq., Acting District Judge of Colombo, on November 9, 1921, in the presence of Mr. H. A. Abeyewardene, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated October 14, 1921, having been read:

It is ordered that the petitioner be and she is hereby declared entitled, as widow of the above-named deceased, to have letters of administration to his estate issued to her, unless the respondents above named or any other person or persons interested shall, on or before December 8, 1921, show sufficient cause to the satisfaction of this court to the contrary.

November 9, 1921.

Allan Beven, Acting District Judge.

In the District Court of Colombo.

Testamentary Jurisdiction. No. 614. In the Matter of the Intestate Estate and Effects of Rosalind Alice Sansoni of Negombo, deceased.

Waldo Sansoni of Mutwal in Colombo...... Petitioner.

And

(1) Sylvester Claude Sansoni, (2) Dudley Sansoni, (3) Miliani Sansoni, all of Negombo, (4) Betram Sansoni of Trincomalee, (5) S. Guy Sansoni of Chilaw, (6) Marcia de Rooy and her husband (7) F. B. de Rooy of Badulla, (8) Hector R. Sansoni of Negombo, (9) Arthur James Sansoni of Negombo, (10) Hebe O'Connell and her husband (11) G. B. O'Connell of Negombo, (12) Bianca Nicholas and her husband (13) G. C. Nicholas of Chilaw, (14) Rienzi Sansoni of Chilaw, (15) Noel Sansoni of Negombo... Respondents.

THIS matter coming on for disposal before Allan Beven Esq., Acting District Judge of Colombo, on November 15 1921, in the presence of Messrs. P. D. A. Mack & Sons, 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 son of the above-named deceased, to have letters of administration to her estate issued to him.

unless the respondents above named or any other person or persons interested shall, on or before December 8, 1921, show sufficient cause to the satisfaction of this court to the contrary.

November 15, 1921.

ALLAN BEVEN, Acting District Junge.

In the District Court of Colombo.

Order Nisi.

Testamentary
Jurisdiction.
No. 616.

In the Matter of the intestate Estate and
Effects of Mary Daniel of Colpetty in
Colombo, deceased.

John Mathuranayagam Williams of Colombas. Petitioner.

And

THIS matter coming on for disposal before Allan Beven. Esq., Acting District Judge of Colombo, on November 18, 1921, in the presence of Messrs. Wilson & Kadirgamar. Proctors, on the part of the petitioner above named; and the affidavit of the said petitioner dated November , 1921. having been read:

It is ordered that the petitioner be and he is hereby declared entitled, as brother-in-law of the above named deceased to have letters of administration to her estate issued to him, unless the respondents above named or any other person or persons interested shall, on or before December 15, 1921, show sufficient cause to the satisfaction of this court to the contrary.

November 18, 1921.

ALLAN BEVEN, Acting District Judge.

In the District Court of Colombo.

Order Nisi.

Testamentary
Jurisdiction.
No. 618.

In the Matter of the first sate Relate and Effects of Alma Rud Heimers, deceased.

Colin Lancelot Reimers

..., Petitioner.

And 1 2

Phyllis Mayleen Enid Reimers Respondent.

THIS matter coming on for disposal before Allan Beven. Esq., Acting District Judge of Colombo, on November 18. 1921, in the presence of Messrs. Wilson & Kadirgamar, Proctors, on the part of the petitioner above named; and the affidavit of the said petitioner dated November 14. 1921, having been read:

It is ordered that the petitioner be and he is hereby declared entitled, as brother-in-law of the above-named deceased, to have letters of administration to her estate issued to him, unless the respondent above named or any other person or persons interested shall, on or before December 15, 1921, show sufficient cause to the satisfaction of this court to the contrary.

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November 18, 1921.

ALLAN HEVEN, Acting District Judge.

In the District Court of Colombo.

Order Nist

Testamentary
Jurisdiction.
No. 620.

In the Matter of the Interacte Estate of
John Shelley Rowsell, of 85, Vanburg Park,
Blackheath, in the County of Kent,
England, deceased.

THIS matter coming on for disposal before Allan Beven, Esq., District Judge cf. Colombo, on November 21, 1921, in the presence of Mr. Alfred Cedric Carver of Colombo,

Proctor, on the part of the petitioner, Mr. Oscar Percy Mount of Colombo; and the affidavit of the said petitioner dated November 16, 1921, certified copy of letters of administration, power of attorney in favour of the petitioner, and the Supreme Court's order dated November 7, 1921, having been read: It is ordered and declared that the said petitioner is the attorney of the English administrator, and that he is entitled to have letters of administration issued to him accordingly, unless any person or persons interested shall, on or before December 15, 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.

Testamentary
Jurisdiction.
No. 624.

In the Matter of the Last Will and Testament of Bayid Cowan, of 22, St. Andrew Square, Edinburgh, Scotland, deceased.

THIS matter coming on for disposal before Allan Beven. Esq., District Judge of Colombo, on November 21, 1921, in the presence of Mr. Alfred Cedric Carver, Proctor, on the part of the petitioner, Mr. Oscar Percy Mount of Colombo; and the affidavit of the said petitioner dated November 16, 1921, testament-testamentar umquhile, certified copy of the will of the above-named deceased, power of attorney in favour of the petitioner, and Supreme Court's order dated November 7, 1921, having been read: It is ordered that the will of the said deceased dated November 12, 1920, of which a 'certified copy has been produced and is now deposited in this court, be and the same is hereby declared proved; and it is further declared that the said petitioner is the attorney of the executor named in the said will, and that he is entitled to have letters of administration, with copy of the said will annexed, issued to him accordingly, unless any person or persons interested shall, on or before December 15, 1921, show sufficient cause to the satisfaction of this court to the contrary.

November 21, 1921.

ALLAN BEVEN, District Judge.

one bistrict Court of Colombo.

Testamentary In the Matter of the Intestate Estate of Jurisdiction Peter Edward Guneratne of Colombo, No. 627.

William Guneratne of Green street, Colombo....Petitioner.

And

THIS matter coming on for disposal before Allan Beven, Esq., Acting District Judge of Colombo, on November 24, 1921, in the presence of Mr. P. M. de S. Seneviratne, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated November 15, 1921, having been read:

It is ordered that the petitioner be and he is hereby declared entitled, as father of the above-named deceased, to have letters of administration to his estate issued to him, unless the respondents above named or any other person or persons interested shall, on or before December 22, 1921, show sufficient cause to the satisfaction of this court to the

contrary.

AILAN BEVEN, Acting District Judge. In the District Court of Colombo.

Order Nisi.

Testamentary In Jurisdiction. No. 7,133.

In the Matter of the Intestate Estate of Francis H. Biddell, of Newport, in the County of Orleans and State of Vermont, United States of America, deceased.

THIS matter coming on for disposal before Allan Beven, Esq., District Judge of Colombo, on November 21, 1921, in the presence of Mr. Alfred Cedric Carver, Proctor, on the part of the petitioner, Mr. Oscar Percy Mount of Colombo; and the affidavit of the said petitioner, dated November 17, 1921, certified copy of application for administration, administrator's final account, assignment to widow, and minors, power of attorney in favour of the petitioner, and Supreme Court's order dated November 11, 1921, having been read: It is declared that the said petitioner is the attorney of Frank E. Miles, the administrator, and that he is entitled to have letters of administration annexed issued to him accordingly, unless any person or persons interested shall, on or before December 15, 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 Negombo.

Order Nisi.

Jurisdiction.
No. 1,970.
In the Matter of the Estate and Effects of Ushettige Don Charles Appuhamy of Mabima in Ragam pattu of the Alutku korale, deceased.

THIS matter coming on for disposal before W. T. Stace, Esq., District Judge of Negombo, on November 17, 1921, in the presence of Mr. D. W. Samaratunga, Proctor, on the part of the petitioner, Nissanga Pathirannahelage Marthira, hamy of Mabima; and the affidavit of the said petitioner dated October 14, 1921, having been read:

It is ordered that the petitioner be and she is hereby declared entitled, as the widow of the deceased above named, to administer the estate of the said deceased, and that letters of administration do issue to her accordingly, unless the respondents—(1) Ushettige Christinahamy assisted by her husband (2) Sarnelis Ratnayaka, both of Mabima, (3) Ushettige Pabilinahamy assisted by her husband (4) Abayasekera Wannaku Arachchige Albin Singho, both of Ganepola, (5) Ushettige Mangononahamy assisted by her husband (6) Mohottige Marthelis Jayawardena, teacher of the school at Mabima, both of Mabima, (7) Ushettige Babynonahamy, (8) ditto Yohanahamy, (9) ditto Sedanonahamy, (10) ditto Mary Nonahamy, all of Mabima, by their guardian ad litem the 11th respondent, (11) Nissanga Appuhamillage Podisingho Appuhamy of Mabima, as guardian ad litem of 7th to 10th respondents—or any other person or persons interested shall, on or before December 6, 1921, show sufficient cause to the satisfaction of this court to the contrary.

November 17, 1921.

W. T. STACE, District Judge.

In the District Court of Kandy.

Testamentary
Jurisdiction.
No. 3,814.
In the Matter of the Estate of the late
Egodagedera Ismail Pulle Mahamado
Lebbe of Dehigahamada in Udagampaha
of Harispattu, deceased.

THIS matter coming on for disposal before W. S. de Saram, Esq., Acting District Judge, Kandy, on November 7, 1921, in the presence of Messrs. Jonklass & Wambeel, on the part of the petitioner Addapayalagedera Ordera Lebbe's son Mohamado Cassim Lebbe of Medille in Palls. gampaha of Harispattu; and the affidavit of the said petitioner dated October 7, 1921, and his petition having been read; and the respondents. (1) Mohammado Lebbe's widow Habiboo Umma, (2) Mohammado Lebbe's daughter

November 24, 1921.

Saffia Umma, (3) Mohammado Lebbe's son Mohammado Ismail, (4) Mohammado Lebbe's daughter Pathuma Natchchiya and her husband (5) Seyado Mohammado Lebbe, (6) Mohammado Lebbe's daughter Aiysa Umma, (7) Mohammado Lebbe's daughter Zainamboo, (8) Mohammado Lebbe's son Hassan, all of Dehigahamada in Udagampaha of Harispattu; the 3rd, 6th, 7th, and 8th respondents by their guardian ad litem the 1st respondent, having appeared and 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.

on a Petition for Letters of Administration.

Testamentar In the Matter of the Estate of the late Thana Zainudeen, deceased, of Katugas-Juridiction. No. 3,822.

THIS matter coming on for disposal before Walter Sandford de Saram, Esq., Acting District Judge, Kandy, on October 27, 1921, in the presence of Messrs. R. W. Jonklaas & Co., Proctors, on the part of the petitioner Thana Abdul Majid of Trincomalee street, Kandy; and the affidavit of the said petitioner dated October 25, 1921, and his petition having been read:

It is ordered that the said petitioner be and he is hereby declared entitled to have letters of administration to the estate of the deceased issued to him, unless the respondents-(1) Thana Badoordeen, (2) Thana Samsudeen, (3) Thana Abusa Umma—or any person or persons interested shall, on or before November 24, 1921, show sufficient cause to the satisfaction of this court to the contrary.

October 21, 1921.

W. S. DE SARAM, Acting District Judge.

Date for showing cause extended to December 15, 1921

November 24, 1921.

W. S. DE SARAM, Acting District Judge.

In the District Court of Kandy.

Order Nisi.

the Matter of the Estate of the late Testamentar Hatara Korala Atapathurallage Ram Menika, deceased, of Wewatenna. Jurisdiction \ No. 3,828.

THIS matter coming on for disposal before Walter Sandford de Saram, Esq., Acting District Judge, Kandy, on November 19, 1921, in the presence of Messrs. Silva & Coomaraswamy, Proctors, on the part of the petitioner Yakdehivat of the said petitioner dated November 4, 1921, and his petition begins because the part of the said petition. and his petition having been read:

It is ordered that the said peittioner, as a son of the deceased above named, be and he is hereby declared entitled to have letters of administration to the estate of the said deceased issued to him, unless (1) Yakdehiwattegedera Punchi Menika, (2) ditto Dingiri Menika, (3) ditto Appuhamy, (4) ditto Punchirala, (5) ditto Ukku Menika, (6) ditto Ukku Banda shall, on or before December 8, 1921,

show sufficient cause to the contrary.

W. S. DE SARAM, Acting District Judge.

In the District Court of Kandy. Order Nisi declaring Will proved, &

In the Matter of the Lee Wil and Testament of John Bally Estop, late of the Atlantic Hotel, Motion, Crescent, Ex-Testamentary Jurisdiction. No. 3,833. mouth, in the County of Devon, England. and formerly of Kandy, Ceylon.

THIS matter coming on for disposal before Walter Sandford de Saram, Esq., Acting District Judge of Kandy. on November 21, 1921, in the presence of Mr. W. K. S. Hughes, Proctor, on the part of the petitioner Nigel Inglesant Lee, and the affidavit of the said Nigel Inglesant Lee dated November 21, 1921, and his petition having been read:

It is ordered that the said Nigel Inglesant Lee, petitioner. as sole executor of the last will and testament of the above-named deceased, dated February 27, 1911, which said will has duly been proved in the Principal Registry of the Probate Divorce and Admiralty Division of the High Court of Justice, England, be and he is hereby declared entitled to have letters of administration, with copy of the will annexed, to the said deceased's estate issued to him accordingly, unless any person or persons interested shall on or before December 12, 1921, show sufficient cause to the satisfaction of this court to the contrary.

November 21, 1921.

W. S. DE SARA, Acting District Jadge.

In the District Court of Galle, Order Niki.

In the Matter of the Estate of the late Rahubadde Kankanange Luvis de Silve. Testamentary Jurisdiction. No. 5,213. deceased, of Patuwata.

THIS matter coming on for disposal before T. B. Russell. Esq., District Judge of Galle, on November 9, 1921, in the presence of Mr. W. E. Weerasuriya, Prootot, at the part of the petitioner Patuwata Vitanage Hendrick Sinno of Dodanduwa; and the affidavit of the said petitioner dated November 8, 1921, having been read:

It is ordered that letters of administration be issued to the 9th respondent, Mr. R. L. Perera, as official administrator of the estate of the deceased above named, unless the respondents-(1) R. K. Premawattie, (2) R. K. Buddhadasa, (3) R. K. Laxamana, (4) R. K. Hemachandra, (5) R. K. Sandawatie, (6) R. K. Mawiawatie, (7) R. K. Gunawatie, (8) R. K. Amalawatie (2nd to 8th respondents are minors by their guardian ad litem the 1st respondent), and (9), R. L. Perera, Secretary, District Court, Galle—shall, on or before December 8, 1921, show sufficient cause to the satisfaction of this court to the contrary.

November 9, 1921.

T. B. Russel District Judge.

In the District Court of Galle.

Order Absolute declaring Will streved, & .

Testamentary
Jurisdiction.
No. 5,385.

In the Matter of the Perfect of the late Bodahandi Podisingho de Silva alias Ramel de Silva, deceased, of Waturegama.

THIS matter coming on for disposal before T.B. Russell. Esq., District Judge of Galle, on June 14, 1921, in the presence of Mr. R. A. H. de Vos, Proctor, on the part of the petitioner, Bodahandi Julian de Silva; and the affidavits of the petitioner and attesting notary to the last will dated

June 11 and 13, 1921, having been read:
It is ordered that the will of Bodahandi Podisingho de Silva alias Ramel de Silva, deceased, dated October 29, 1920. and now deposited in this court, be and the same is hereby declared proved; it is further declared that the said Bodahandi Julian de Silva is the executor named in the said will, and that he is entitled to have probate of the same issued to him accordingly.

June 14, 1921...

T. B. RUSSELL, District Judge.

November 9, 1921.

In the District Court of Galle.

Order Nisi,

Testamentary In the Matter of the Intestate Estate of the Jurisdiction. No. 5,460. late Pettagan Ada de Silva, deceased, of Wellabotla in Balapitiya.

Manan Robert de Silka of Wellahoda Petitioner.

(1) Manan Hebert Lister Terrance de Silva, (2) Manan Andrew de Silya, both of Wellaboda Respondents.

THIS matter coming on for disposal before T. B. Russell, Esq., District Judge Galle, on November 8, 1921, in the presence of Mr. C. Wijepater, Proctor, on the part of the petitioner Manan Robbil de Silva of Wellaboda in Balapitiya; and the affidavit of the said petitioner dated November 2, 1921, having been read: It is ordered that the said petitioner, as husband of the deceased above named, is entitled to have letters of administration issued to him accordingly, unless the respondents shall, on or before December 8, 1921, show sufficient cause to the satisfaction of this court to the contrary.

It is further ordered that the 2nd respondent be appointed guardian ad litem over the 1st respondent, unless the respondents shall, on or before December 8, 1921, show sufficient cause to the satisfaction of this court to the

contrary.

November 8,1921.

T. B. RUSSELL, District Judge.

District Court of Matara.

Testamentary In the Matter of the Estate of the late Jurisdiction. Merenchige Don Albaran, deceased, of No. 2,750. Kitulagama.

THIS metter coming on for disposal before C. W. Bickmore, Esq., District Judge of Matara, on July 28, 1921, in the presence of Merenchige Don Barlis of Kitalagama, the petitioner; and the affidavit of said petitioner dated July 27, 1921, having been read: It is decreed that the said petitioner, as a son of the deceased above named, is entitled to have letters of administration issued to him accordingly, unless the respondents, viz., (1) Kahagala Wijesinge Dingi Babunhami, (2) Merenchige Don Theodoris, and (3) ditto Don Nikulas, all of Kitalagama, shall, on or before August 30, 1921, show sufficient cause to the satisfaction of this court to the contrary.

July 28, 1921.

C. W. BICKMORE. District Judge.

Extended and fixed up for September 27, 1921.

C. W. BICKMORE. District Judge.

Extended and re-issued for October 25, 1921.

C. W. BICKMORE, District Judge.

Extended and re-issued for December 13, 1921.

BICKMORE, 2C. W. District Judge.

In the District Court of Matara.

Testamentary Mothe Matter of the Estate of the late No. 2,777.

Babanis de Silva Wellappuly, deceased, of Navandeniye,

THIS matter coming on for disposal before C. W. Bickmore, Esq. District Ludge Maters on Navandeniye.

more, Esq., District Judge, Matara, on November 11, 1921, in the presence of Messrs. G. E. & G. P. Keuneman, Proctors, on the part of the petitioner Hendrick Mathews Wellappuly; and the affidavit of the said petitioner dated November 7, 1921, having been read: It is ordered that the said petitioner, as the son of the deceased above named, is entitled to have letters of administration issued to him accordingly, unless the respondents—(1) Samaranayaka Jayawardane Patianege Nanohamy, (2) Yansa Wellappuly of Ettalmulla and husband (3) Don Niculas Siriwardane,

(4) Sawnan Thilora Wellappuly of Narandeniya, (5) Dona Pransina Wellappuly of Malana, (6) Dona Nonorina Wellappuly, (7) Dona Cornelia Wellappully, and husband (8) Ipitakaduwagamage Don Niculas, (9) Wimala Wellappuly and husband (10) Don Hendrick Basnayaka, all of Karagoda, and (11) Indrajoti Unnanse of Vilegoda Vihare—shall, on or before December, 14, 1921, show sufficient cause to the satisfaction of this court to the contrary.

It is further ordered that the said 1st respondent Samaranayaka Jayawardana Patiranage Nanohamy of Narandeniya be appointed guardian ad litem over the minor Indrajoti Unnaise of Vihare, Kamburupitiya, the 11th respondent, unless the said respondent shall, on or before December 14. 1921, show sufficient cause to the satisfaction of this court

to the contrary.

C. W. BICKMORE, District Judge.

November 11, 1921.

In the District Court of Tangalla.

Order Nisi.

In the Matter of the Estate of the late Don Testamentary Pransikku Arachchige Don Davith Appu Jurisdiction. No. 787. hamy, deceased, of Raluwa.

THIS matter coming on for disposal before A. H. Egan Esq., District Judge, Tangalla, on October 24, 1921, in the presence of the petitioner, Kalasin Arachchige Dona Gimara; and the affidavit of the said petitioner dated October 19, 1921, having been read: It is ordered, that letters of administration to the estate of the late. Don Pransikku, Arachchige Don Davith, deceased, been read in the late. granted to the petitioner aforesaid, unless the respondents -(1) Don Pransikku Arachchige Don Juwanis Appuhamy, (2) ditto Dingi Appuhamy, (3) ditto Hin Hamy, wife of (4) Senarat Yapa Don Juwanis, (5) Don Pransikku Arachchige Punchihamy, wife of (6) Kulasin Arachchige Don Mathias, all of Raluwa, or any person or persons interested shall, on or before December 6, 1921, show sufficient cause to the satisfaction of this court to the contrary.

October 24, 1921.

A. H. EGAN, District Judge.

In the District Court of Jaffna.

Order Nisi.

In the matter of the Estate of the large Valleyammai, wife of Suppar of Kattivu, deceased. Testamentary Jurisdiction. No. 4,634.

Sithamparapillai Suppar of Karaitivu West Petitioner.

(1) Suppiramanniam Veluppillai, (2) Suppiramaniam Ponnudurai, (3) Suppiramaniam Sanmugam, minors, (4) Ayampillai Ramanuther, all of Karaitivu ·····Respondents.

THIS matter of the petition of the above-named petitioner, praying that the above-named 4th respondent be appointed guardian ad litem over the minors 1st, 2nd, and 3rd respondents, and that letters of administration be issued to him to the estate of the above-named deceased, coming on for disposal before J. Homer Vanniasinkam, Esq., Acting District Judge, Jaffna, on October 7, 1921, in the presence of Mr. T. Arumanayagam, Proctor, for petitioner; and the affidavit of the petitioner dated September 21, 1921, having been read: It is ordered that the above-named 4th respondent be appointed as such guardian ad litem, and that letters of administration be issued to the petitioner to the estate of the above-named deceased, unless the above-named respondents or any other persons shall, on or before November 3, 1921, show sufficient cause to the satisfaction of this court to the contrary.

October 19, 1921.

J. H. VANNIASINKAM, District Judge.

This Order Nisi is extended to December 9, 1921.

November 17, 1921.

M. S. SRESHTA, District Judge.

In the District Court of Jaffna. Order Nisi.

estamentary. In the Matter of the Estate of the late Jurisdiction. Rasamma, wife of Thambiayah of Navaly, No. 4,642. deceased.

Stephen Karthigesar Thambiayah of Sandi-

ruppay Petitioner. Vs.

Arunas lam Subramaniam and (2) Kanagamany, dayghter of Thambiayah, both of Navaly; the 2nd respondent, a minor, appearing by her guardian ad

THIS matter of the petition of Stephen Karthigesar Thambiayah, the above-named petitioner, praying for letters of administration to the estate of the above-named deceased Rasamma, wife of Thambiayah, coming on for disposal before M. S. Sreshta, Esq., District Judge, on November 15, 1921, in the presence of Mr. M. Vythialingam, Proctor, on the part of the petitioner; and the afficavit of the petitioner dated September 13, 1921, having been read: It is declared that the petitioner is the lawful husband of the said intestate, and is entitled to have letters of administration to the estate of the said intestate issued to him, unless the respondents or any other person shall, on or before December 13, 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.

Orber Nisi.

estamentary in Matter of the Estate of the late Armapillai, widow of R. P. Murugesu of Chandiruppay, deceased. Jurisdiction: Ny. 4,660.

Karthigesu Thamotharampillai of Canagaratnam Chunnagam Petitioner.

 v_{s} . (1) Nagamma, wife of C. K. Thamotharampillai of Chunnagam, (2) Mailvaganam Kanapathipillai and wife (3) Ponnamma of Chandiruppay, (4) Gunasekaram Wegnarajah and wife (5) Muttammah of Kynsey road, Colombo Respondents.

THIS matter of the petition of Kanagaratnam Karthigesu Thamotharampillai of Chunnagam, praying for letters of administration to the estate of the above-named deceased Annapillai, widow of R. P. Murugesu of Chandiruppay, coming on for disposal before J. Homer Vanniasinkam, Esq., District Judge, on November 11, 1921, in the presence of Mr. M. Subramaniam, Proctor, on the part of the petitioner; and the affidavit of the petitioner dated November 5, 1921, having been read: It is declared that the petitioner is the husband of one of the heirs of the said intestate, and is entitled to have letters of administration to the estate of the said intestate issued to him, unless the respondents or any other person shall, on or before December 8, 1921, show sufficient cause to the satisfaction of this court to the contrary.

November 16, 1921.

M. S. SRESHTA, District Judge.

n the District Court of Jaffna. Order Nisi.

In the Matter of the Estate and Effects of Testamentary Jurisdiction. the late Sivakamiamma, widow of Vaitianathakkurukkal of Kaitadi, deceased.

Ramasethukkurukkal Gurusamikkurukkal of Kaitadi..... Petitioner.

Annapooranesuvariamma, wife of Ramasethukkurukkal Gurusamikkurukkal of Kaitadi Respondent.

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 11, 1921. in the presence of Messrs. Casippillai & Cathiravelu, Proctors, on the part of the petitioner; and the affidavit of the petitioner dated October 28, 1921, having been read: It is declared that the petitioner is the husband of the heirs of the said intestate, and is entitled to have letters of administration to the estate of the said intestate issued to him, unless the respondent or any other person shall, on or before December 6, 1921, show sufficient cause to the satisfaction of this court to the contrary.

November 18, 1921.

M. S. SRESH District

In the District Court of Jaffna.

Order Nisi.

Testamentary In the Matter of the Estate of the late Jurisdiction. Vethavanam, wife of Vairamuttu Suppiah No. 4,663. of Tholpuram, deceased.

34 Petitioner. Naganathar Saravanamuttu of Sankana $\mathbf{v}_{\mathrm{s.}}$

(1) Vairamuttu Suppiah of Tholpuram, and (2) Kunjarappillai, wife of Saravanamuttu of Sankanai Respondents.

THIS matter of the petition of the above-named petitioner. praying for letters of administration to the estate of the above-named deceased Vethavanam, wife of Suppiah of Tholpuram, coming on for disposal before M. S. Sreshta, Esq., District Judge, on November 14, 1921, in the presence of Mr. M. Vythialingam, 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 brother-in-law of the said intestate, and is entitled to have letters of administration to the estate of the said intestate issued to him, unless the respondents or any other person shall, on or before December 6, 1921. show sufficient cause to the satisfaction of this court to the contrary.

November 14, 1921.

M. S. SRESHTA, District Judge.

In the District Court of Jaffin Order Nist.

Testamentary In the Matter of the Estate of the late Jurisdiction. Nagamma, wife of Kathirgamar Tambi-Estate of the late muttu of Uduvil, deceased. No. 4,665.

. 7. Whet tioner. Veluppillai Tambimuttu of Uduvil.

Ponnachchippillai alias Tangamuttu, wife of Veluppillai Tambimutta of Uduvil

THIS matter of the petition of Veluppillai Tambimuttu of Uduvil, praying for letters of administration to the estate of the above-named deceased Nagamma, wife of Kathirgamar Tambimuttu of Uduvil, coming on for disposal before M. S. Sreshta, Esq., District Judge, on November 16, 1921, in the presence of Mr. E. Murugesampillai, Proctor, on the part of the petitioner; and the affidavit of the peti-tioner dated November 16, 1921, having been read: It is declared that the petitioner is the lawful husband of the heir of the said intestate, and is entitled to have letters of administration to the estate of the said intestate issued to to him, unless the respondent or any other person shall. on or before December 8, 1921, show sufficient cause to the satisfaction of this court to the contrary.

> M. S. SBESHTA, District Judge.

November 22, 1921.

In the District Court of Trincomalee.

In the Matter of the Estate of the late Téstamentary Santiapillai Soosapillai of No. 10 Division, Tringogialee, deceased. Jurisdiction. No. 35.

Class II.

Soosapillai Anthrasapillai of No. 10 Division, Trinco-Petitioner.

malee Petitio

Anthoniapillai, widow of Soosapillai of Mathagal,
Jaffna, personally and as guardian ad litem of (1)
Pakkiam, (2) Sebastiampillai, (3) Sangaponnu, and (4) Ponniah, minor children of Santiapillai Soosai-

THIS matter coming on for disposal before W. G. Vallipuram, Esq., Additional District Judge of Trincomalee, on October 14, 1921, in the presence of Mr. S. Tiagaraja, Proctor, on the part of the petitioner; and the affidavit of the petitioner dated October 14, 1921, having been read: It is decreed that the petitioner is the eldest son of the 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 6, 1921, show sufficient cause to the satisfaction of this court to the contrary.

October 14, 1921.

W. G. VALLIPURAM, Additional District Judge.

Extended to November 18, 1921.

November 4, 1921.

W. G. VALLIPURAM. Additional District Judge.

Extended to December 9, 1921.

November 10, 1921.

W. G. VALLIPURAM. Additional District Judge.

In the District Court of Puttalam.

In the Matter of the Intestate Estate of the **Testamentary** late Alfreda Issebella Obeyasekera of Jurisdiction. No. 494.

Trutand Henry Oberasekera of Puttalan, presently of Galle. Petitioner. 93 Vs.

(1) St. Elmo Murray Obeyasekera, (2) Swarnawatti Obeyasekera, minors, appearing by their guardian ad litem (3) W. R. H. Wijeyasinhe, Mudaliyar, of Puttalam Respondents.

THIS matter coming on for disposal before C. Coomaraswamy, Esq., District Judge of Puttalam, on October 20, 1921, in the presence of Mr. Ben Kanakasundra, Proctor, on the part of the petitioner; and the petitioner's affidavit dated June 21, 1921, and his petition of July 7, 1921, having been duly read: It is hereby ordered that the petitioner be and he is hereby declared entitled, as the husband of the deceased above named, to have letters of administration issued to him, and that the same do issue to him, unless the respondents above named or any one else interested in the above estate shall, on or before November 17, 1921, appear before this court and show sufficint cause to this court to the contrary.

Puttalam, October 20, 1921.

C. COOMARASWAMY, District Judge.

Order Nisi extended and re-issued for publication returnable December 15, 1921.

> C. COOMARASWAMY, District Judge.

In the District Court of Puttalam.

Testamentary In the Matter of the Last Will and Testament of Nagoor Meera Natchia alias Peer Jurisdiction. No. 490. Meera Natchia, late of Kadayamottai, deceased.

Sinna Wappu Pariari Nagoor Pitche of Kadayamot-

(1) Nagoor Pitche Assia, a minor of the age of about 12 years, (2) Nagoor Pitche Mohamedo Haniffa, also a minor of the age of about 9 years, (3) Pitche Tamby Neina Mohamedo Lebbe of Kadayamottai, guardian ad litem of the minors the 1st and 2nd respondents

THIS matter coming on for disposal before C. Coomaraswamy, Esq., District Judge of Puttalam, on October 20, 1921, in the presence of Mr. Ben Kanakasundra, Proctor, on the part of the petitioner; and the petitioner's affidavit of April 4, 1921, and his petition of April 16, 1921, having been duly read: It is hereby ordered that the petitioner above named be and he is hereby declared entitled, as the executor of the last will and testament of the said Nagoor Meera Natchia, to have probate of the said will issued to him, and that the same do issue to him, unless the respondents above named or any one else interested in the said estate shall, on or before November 14, 1921, appear before this court and show sufficient cause to this court to the contrary.

Puttalam, October 20, 1921.

C. COOMABASWAMY. District Judge.

Order Nisi extended and re-issued for publication returnable December 16, 1921.

> C. COOMARASWAMY, District Judge.

In the District Court of Chilaw.

Order Nisi.

In the Matter_of the Intestate Estate of Testamentary the late Jayesinghepedige Jurisdiction. Morakulia, deceased. No. 1,402.

Rankotpedige Tikiri of Morakulia..... Petitioner.

(1) Jayasinghepedige Allisa, (2) ditto Mallie, (3) ditto Jena, all are minors residing at Morakulia, appearing by their guardian ad litem (4) Rankotpedige Tikka of Kottaramulla Respondents.

THIS matter coming on for disposal before C. Coomaraswamy, Esq., District Judge of Chilaw, on November 10, 1921, in the presence of Messrs. Cooke & Pandittesekera, Proctors, on the part of the petitioner; the respondent being present, the petition and affidavit of the said petitioner having been read: It is ordered that the 4th respondent be and he is hereby appointed guardian ad litem of the 1st, 2nd, and 3rd named minor respondents for the purposes of this action, and the petitioner be and she is hereby declared entitled, as such widow of the said deceased, to letters of administration to the estate of the said deceased Jayesinghepedige Siria and issued to her accordingly, unless the respordents above named or any person or persons interested shall, on or before December 6, 1921, show sufficient cause to the satisfaction of this court to the contrary.

> C. COOMARASWAMY, District Judge.

November 10, 1921.

THIS matter coming on for disposal before C. Coomara-swamy, Esqu. District Judge of Chilaw, on November 7,

1921, in the presence of Mr. E. C. S. Storer, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated November 3, 1921, having been read: It is ordered that the petitioner be and he is hereby declared entitled, as the son 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 above named or any other person or persons interested shall, on or before December 21, 1921, show sufficient cause to the satisfaction of this court to the contrary.

November 7, 1921.

C. Coomaraswamy, District Judge.

DISTRICT AND MINOR COURTS NOTICES.

NOTICE is hereby given that the Badulla-Haldummulla Circuit Court will be held at Bandarawela, for the year 1932, 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.