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Part II.-Legal.

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

PAGE

Notices from District and Courts Notices in Insolvency Cases Notices of Fiscals' Sales	N
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		PAGE
nd	Minor	
		395
8	••	3 95
	'	395

Notices in Testamentary Actions ... List of Notaries List of Jurors and Assessors Council of Legal Education Notices

403

DRAFT ORDINANCES.

MINUTE.

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

An Ordinance further to amend "The Colombo Suburban Dairies and Laundries Ordinance, 1908."

WHEREAS it is expedient further to amend "The Colombo Suburban Dairies and Laundries Ordinance, 1908": Be it therefore enacted by the Governor of Ceylon, by and with the advice and consent of the Legislative Council thereof, as follows:

1 This Ordinance may be cited as "The Colombo Suburban Dairies and Laundrics (Amendment) Ordinance, No. of 1922."

2 Section 22 of the principal Ordinance shall be amended by the addition of the following words immediately after the word "Colombo" in line 5 thereof: "or to the Board of Improvement of Nuwara Eliya or to any Local Board or to any Sapitary Board town or to any urban area as defined in 'The Local Government Ordinance, No. 11 of 1920."

By His Excellency's command,

Colonial Secretary's Office, Colombo, February 25, 1922.

Statement of Objects and Reasons.

THE object of the amendment is to take power to extend the provisions of the principal Ordinance to the Board of Improvement of Nuwara Eliya or to any Local Board, Sanitary Board town, or urban area as defined in Ordinance No. 11 of 1920, where circumstances justify such extension.

Attorney-General's Chambers, Colombo, April 7, 1922. H. C. GOLLAN, Attorney-General.

GRAEME THOMSON,

Colonial Secretary.

Preamble

Short title.

Amendment of section 22 of the principal Ordinance.

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

'An Ordinance for making provision for the Supplementary Contingent Charges for the Year 1920-21.

Preamble.

Rs. 13,786,125 to be charged upon the revenue of the Island for the Supplementary Contingent Charges for the year 1920-21. WHEREAS by Ordinance No. 18 of 1920 it was enacted that a sum not exceeding Eighty-two million One hundred and Seventy-nine thousand Six hundred and Seventyeight rupees should be charged upon the revenue and other funds of this Island for the Contingent Service of the financial year 1920-21, and it has become necessary to make further provision for the service of the said period: It is enacted by the Governor of Ceylon, by and with the advice and consent of the Legislative Council thereof, as follows:

1 That a sum not exceeding Thirteen million Seven hundred and Eighty-six thousand One hundred and Twentyfive rupees shall be and the same is hereby charged upon the revenue and other funds of the Colony for the services hereinafter mentioned, and the said expenditure shall be in conformity with the Heads of Expenditure specified in the Schedule hereunto annexed:

SCHEDULE.

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Total-Rs. 13,786,125 0

By His Excellency's command.

Colonial Secretary's Office, Colombo, April 27, 1922.

B. HORSBURGH, Acting Colonial Secretary.

Statement of Objects and Reasons.

THE Ordinance makes provision for the Supplementary Contingent Charges for the Financial Year 1920-21.

Colombo, April 27, 1922.

H. C. GOLLAN, Attorney-General.

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

An Ordinance to Incorporate the British Soldiers' and Sailors' Institute of Colombo.

WHEREAS by "The Colombo Sailors' Home Ordinance, 1877," it was enacted that the Principal Collector of Customs of this Colony and the Master Attendant of the Port of Colombo for the time being shall be *ex officio* trustees of the Colombo Sailors' Home, and the Governor was empowered to appoint from time to time a third trustee to act with the said *ex officio* trustees in the execution of the trusts of the said Home :

And whereas by "The Colombo Sailors' Home Ordinance, 1906," it was enacted that the aforesaid trustees shall permit the buildings and premises vested in them or which may thereafter become vested in them to be opened for the admission and entertainment of soldiers as well as sailors :

And whereas the buildings and premises used as the said Colombo Sailors' Home have become unsuitable for the purpose for which they were intended, and it is necessary and expedient to sell the same and make other provisions for carrying out the objects of the said trust :

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

1 This Ordinance may be cited as "The British Soldiers' and Sailors' Institute of Colombo (Incorporation) Ordinance, No. of 1922."

2 (1) The trustees appointed by "The Colombo Sailors' Home Ordinance, 1877," shall have power to sell to the best advantage the properties vested in or belonging to them as such trustees and to hand over to the trustees hereinafter provided the proceeds of such sale, after defraying all liabilities, if any, of the said Colombo Sailors' Home and of the cost of effecting such sale.

(2) The trusts, powers, and authorities vested in, held, possessed, or exercised by the trustees appointed under "The Colombo Sailors' Home Ordinance, 1877," shall be deemed to have expired on such sale and handing over of the proceeds thereof to the trustees hereinafter provided.

3 (1) From and after the passing of this Ordinance the Government Agent of the Western Province for the time being, the Principal Collector of Customs for the time being, the General Secretary of the Young Men's Christian Association of Colombo for the time being, a person to be appointed by the Governor to represent His Majesty's Naval and Military Forces, and a person to be appointed by the Ceylon Chamber of Commerce to represent the said Chamber, shall be the trustees of "The British Soldiers' and Sailors' Institute of Colombo," hereinafter referred to as the Institute, and be and become a body corporate with continuance for ever under the style and name of "The British Soldiers' and Sailors' Institute of Colombo," and by that name shall and may sue and be sued in all courts of justice in the Island, with full power and authority to have and use a common seal and to change and alter the same at their pleasure.

(2) If any trustee appointed as aforesaid by the Governor or the Chamber of Commerce is absent from the Colony for a period exceeding three months, or if he resigns or dies, or if he becomes incapable of acting as trustee, or if the Governor or Chamber of Commerce, at his or their discretion, cancels the appointment of any trustee made by him or them, the Governor or the Chamber of Commerce, as the case may be, may appoint another person in the place of any trustee who is so absent or has resigned, died, or become incapable of acting or whose appointment has been cancelled, as aforesaid.

4 The object of the Institute shall be to provide the privileges of club life for soldiers and sailors ashore in Colombo, and the Institute shall be maintained for the use of British soldiers and sailors without any distinction of colour or race : provided, however, others may be admitted from time to time at the discretion of the trustees. Preamble.

Short title.

Power to sell premises of Colombo Sailors' Home, and expiration of existing trust.

Incorporation of trustees.

Object of the

Institute.

Provision of necessary land or buildings.

Management and control of Institute and its property. Contribution out of public revenue towards expenses of Institute.

3. Repeal.

Saving clause.

5 The trustees may, for the purposes of this Ordinance, take and hold any property, movable or immovable, which may become vested in them by virtue of any purchase, grant, gift, testamentary disposition, or otherwise, and may, subject to any trust affecting the same, sell, mortgage, lease, exchange, or otherwise deal with the same for such purposes as aforesaid.

6 The trustees shall be responsible for the entire control and management of the Institute, and may make such rules as they deem fit for the management and use of the Institute.

7 There shall be paid, monthly, to the trustees of the Institute by the Colonial Treasurer out of the revenue of the Colony, a sum not exceeding half the amount expended during the previous month by the trustees in carrying on the Institute, provided that no such payment shall exceed the sum of two hundred and fifty rupees in any one month.

8 "The Colombo Sailors' Home Ordinance, 1877," and "The Colombo Sailors' Home Ordinance, 1906," are hereby repealed subject to the power hereinbefore given to the trustees of the said Home for the sale of the premises thereof, and for the handing over of the proceeds of such sale to the trustees of the Institute.

9 Nothing in this Ordinance contained shall prejudice or affect the rights of His Majesty the King, His heirs and successors, or of any body politic or corporate, or of any other persons except such as are mentioned in this Ordinance and those claiming by, from, or under them.

By His Excellency's command,

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Colonial Secretary's Office, Colombo, April 20, 1922.

B. HORSBURGH,

Acting Colonial Secretary.

Statement of Objects and Reasons.

THE subject of extending the sphere of activities of the Soldiers' and Sailors' Home has been engaging the attention of Government, and has been discussed between Government, the Young Men's Christian Association of Colombo, and the Cevlon Chamber of Commerce.

2. It has been decided that, to increase such further opportunities, it is necessary that there should be a new building erected in place of the present one, and that the management of the new Home should be given to the Associations above referred to.

3. The existing Soldiers' and Sailors' Home was created under the provisions of Ordinance No. 14 of 1877, and to allow of its property being disposed of, it is necessary that statutory powers should be given to the trustees for that purpose. By this Bill power is given to the trustees of the existing Soldiers' and Sailors' Home to sell all the property of the Home, and hand over the proceeds to trustees who are to be appointed under the Bill for the purposes sought to be created by the Bill.

4. It is proposed that there should be a new body of trustees composed of the Government Agent of the Western Province, the Principal Collector of Customs, the General Secretary of the Young Men's Christian Association of Colombo, a person to be appointed by the Governor to represent His Majesty's Naval and Military Forces, and a person to be appointed by the Ceylon Chamber of Commerce to represent the Chamber. These trustees are incorporated and are given the power to hold property and dispose of it for the purposes of the Institute—see section 5 of the Bill.

5. The object of the Bill are set out in section 4 and are stated to be the provision of club life for soldiers and sailors ashore in Colombo, and it is specially laid down that the Institute is to be maintained without any distinction of colour or race. Powers are also given to the trustees to admit persons other than British soldiers and sailors to the enjoyment of the Institute.

6. Internal management and control of the Institute is in the hands of the trustees who are given power to make rules for its management and control.

Attorney-General's Chambers, Colombo, March 16, 1922. H. C. GOLLAN, Attorney-General.

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

An Ordinance further to amend "The Local Boards Ordinance, 1898."

WHEREAS it is expedient further to amend "The Local Boards Ordinance, 1898": Be it therefore enacted by the Governor of Ceylon, by and with the advice and consent of the Legislative Council thereof, as follows:

1 This Ordinance may be cited as "The Local Boards (Amendment) Ordinance, No. of 1922."

2 Section 29 of the principal Ordinance is amended by inserting as paragraph (4) thereof the following :

(4) All fines and penalties recovered within such town under "The Housing and Town Improvement Ordinance, No. 19 of 1915."

3 The following section shall be inserted as section 61 A in the principal Ordinance :

61 A. In laying out or constructing any new street or thoroughfare, or in turning, diverting, widening, opening, enlarging, or otherwise improving any such street or thoroughfare, the Board may, with the sanction of the Governor in Executive Council, in addition to the land required for the purposes of the carriageways and footways thereof, also purchase the land necessary for houses and buildings to form the said street or thoroughfare, and may, with the like sanction, sell, lease, or otherwise dispose of the same, subject to such stipulations and conditions as to the class and description of houses or buildings to be erected thereon as they shall think fit.

By His Excellency's command,

Colonial Secretary's Office, Colombo, January 4, 1922. GRAEME THOMSON, Colonial Secretary.

Statement of Objects and Reasons.

UNDER "The Local Government Ordinance, No. 11 of 1920," fines and penalties recovered under "The Housing and Town Improvement Ordinance, No. 19 of 1915," are directed to be paid into the local fund of the District Council. It is thought fair that a similar privilege should be extended to Local Boards under Ordinance No. 13 of 1898, and this is sought to be done by section 2 of the Bill.

Under Ordinance No. 13 of 1898 power is given compulsorily to acquire land for the purposes of that Ordinance. If, however, land is required to make or widen a street, the ratepayers have to pay the full market value of the land acquired, but do not share, except very indirectly, in the benefit derived from the improvement.

This anomalous state of affairs has been remedied by section 65 of "The Local Government Ordinance, No. 11 of 1920," under which a District Council may also acquire the frontage on a street with a view to recouping itself by the sale or lease of the frontage for the cost of carrying out the improvement. A similar provision is to be found in section 150 of "The Municipal Councils Ordinance, No. 6 of 1910."

The subject of betterment is one that has given rise to much controversy, but it is considered that provisions similar to those contained in section 65 of Ordinance No. 11 of 1920 and section 150 of Ordinance No. 6 of 1910 are an equitable solution of a recognized difficulty, and should be made applicable to improvements by Local Boards. This will be effected by section 3 of the Bill.

Attorney-General's Chambers, Colombo, April 3, 1922. H. C. GOLLAN, Attorney-General. Short title.

Preamble.

Amendment of section 29 of the principal Ordinance.

Insertion of new section $61 ext{ A}$ in the principal Ordinance.

Power to take land adjoining new street for building purposes. 393

B 2

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

An Ordinance further to amend "The Small Towns Sanitary Ordinance, 1892."

Preamble.

WHEREAS it is expedient further to amend. "The Small Towns Sanitary Ordinance, 1892": Be it therefore enacted by the Governor of Ceylon, by and with the advice and consent of the Legislative Council thereof, as follows:

Short title.

Amendment of section 5 (2) of the principal Ordinance.

Insertion of new section 9 M in principal Ordinance. Power to take land adjoining new street for building purposes. 1 This Ordinance may be cited as "The Small Towns Sanitary (Amendment) Ordinance, No. of 1922."

2 Section 5 (2) of the principal Ordinance is amended by inserting as paragraph (f) thereof the following:

(f) All fines and penalties recovered within such town or village under "The Housing and Town Improvement Ordinance, No. 19 of 1915."

3 The following section shall be inserted as section 9 M in the principal Ordinance:

9 M. In laying out or constructing any new street or thoroughfare, or in turning, diverting, widening, opening, enlarging, or otherwise improving any such street or thoroughfare, the Sanitary Board may, with the sanction of the Governor in Executive Council, in addition to the land required for the purposes of the carriageways and footways thereof, also purchase the land necessary for houses and buildings to form the said street or thoroughfare, and may, with the like sanction, sell, lease, or otherwise dispose of the same, subject to such stipulations and conditions as to the class and description of houses or buildings to be erected thereon as they shall think fit.

By His Excellency's command,

Colonial Secretary's Office,	GRAEME THOMSON,
Colombo, January 4, 1922.	Colonial Secretary.

Statement of Objects and Reasons.

UNDER "The Local Government Ordinance, No. 11 of 1920," fines and penalties recovered under "The Housing and Town Improvement Ordinance, No. 19 of 1915," are directed to be paid into the local fund of the District Council. It is thought fair that a similar privilege should be extended to Sanitary Boards under Ordinance No. 18 of 1892, and this is sought to be done by section 2 of the Bill.

Under Ordinance No. 18 of 1892, as amended by section 5 of Ordinance No. 12 of 1913, power is given compulsorily to acquire land for the purposes of that Ordinance. If, however, land is required to make or widen a street, the ratepayers have to pay the full market value of the land acquired, but do not share, except very indirectly, in the benefit derived from the improvement.

This anomalous state of affairs has been remedied by section 65 of "The Local Government Ordinance, No. 11 of 1920," under which a District Council may also acquire the frontage on a street with a view to recouping itself by the sale or lease of the frontage for the cost of carrying out the improvement. A similar provision is to be found in section 150 of Ordinance No. 6 of 1910.

The subject of betterment is one that has given rise to much controversy, but it is considered that provisions similar to those contained in section 65 of Ordinance No. 11 of 1920 and section 150 of Ordinance No. 6 of 1910 are an equitable solution of a recognized difficulty, and should be made applicable to improvements by Sanitary Boards. This is sought to be effected by section 3 of the Bill.

Attorney-General's Chambers, Colombo, April 3, 1922. H. C. GOLLAN, Attorney-General.

NOTICES. DISTRICT AND MINOR COURTS

terms of Ordinance No. 12 of 1894, it is hereby notified that three months hence Additional Court of Request Cases Nos. 3,151 to 3,297 (money cases decided in 1905) will be destroyed. Any person interested in any record may personally, by Proctor, or by duly authenticated petition claim, upon good cause shown, that such record may not be destroyed.

District Court, Kandy, April 28, 1922.

W. S. DE SARAM, Acting Additional Commissioner of Requests.

NOTICES OF INSOLVENCY.

In the District Court of Negombo.

In the matter of the insolvency of Walter No. 146 I. Benjamin Rajapakse of Démanhandiya.

NOTICE is hereby given that the first sitting of this court in the above matter is adjourned to May 31, 1922.

By order of court, C. EMMANUEL, Negombo, April 27, 1922. Secretary.

In the District Court of Negombo.

In the matter of the insolvency of Horatal-No. 148. pedige Babonchia of Adikarimulla.

WHEREAS Horatalpedige Babonchia has filed a declaration of insolvency, and a petition for the sequestration of the estate of Horatalpedige Babonchia under the Ordinance No. 7 of 1853: Notice is hereby given that the said court has adjudged the said Horatalpedige Babonchia insolvent accordingly, and that two public sittings of the

oourt, to wit, on May 25, 1922, and on July 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, C. EMMANUEL, Negombo, April 28, 1922. Secretary.

In the District Court of Kalutara.

In the matter of the insolvency of Kodduru No. 170. Atchige Don Carolis Appuhamy of Panadure.

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 May 22, 1922, for proof of claims,

By order of court, R. MALALGODA, April 25, 1922. Secretary.

NOTICES OF FISCALS' SALES

In the District Court of Colombo. (1) Amarasinghege Selestina Silva, (2) Paiyagalage William Perera, both of Nawala in ColomboPlaintiffs. District

Western Province.

No. 557 of 1921. Vs.

Amarasinghege Peduru Silva and (2) Weerasinghe Atchige Jusey Perera, both of Näwala in Colombo. District Defendants.

NOTICE is hereby given that on Thursday, June 1, 1922, will be sold by public auction, at the respective premises, the following property for the recovery of the sum of Rs. 253:95, being the plaintiffs' taxed costs, and less Rs. 150 At 2 P.M. The right, title, and interest of the 1st defendant in and

to the following property, to wit :-

1) ‡ part of Millagahawatta, situated at Kalapaluwawa in the Palle pattu of Hewagam korale; and bounded on the north by land belonging to Amarasinghege Charles Silva, on the east by land belonging to Amarasinghege Jorolis Silva, on the south by land belonging to Uduwarage Aron Perera, and on the west by land belonging to Jusey Perera; and containing in extent within these boundaries $\frac{1}{2}$ acre more or less and the tiled house thereon.

At 2.30 р.м.

The right, title, and interest of the 2nd defendant in and to the following property, to wit :---

(2) 1/5 part of the garden called Delgahawatta, situated at Kalapaluwawa aforesaid; and bounded on the north by nd belonging to Amarasinghege Mango Silva, on the east

by high road, on the south by land belonging to Don Fransiskuge Juwanis Perera, and on the west by Millagahawatta; and containing in extent within these boundaries 1 acre more or less, and the tiled house and the boutique standing thereon.

Fiscal's Office, Colombo, May 1, 1922.

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

In the District Court of Colombo.

R. M. P. Pulamadan Chetty of Wolfendahl street Colombo Pla

No. 568/1921.

(1) V. R. Goonesekera, (2) D. B. Goonesekera, (3) A. B. Goonesekere, (4) E. I. Goonesekere, (5) Mrs. L. de Silva Gunasekare, all carrying on business under the name, firm, and style of U. D. S. Gunasekere & Co., No. 4, Campbell place, Colombo Defendants.

_Vs.

NOTICE is hereby given that on Saturday, May 27, 1922, at 2 P.M., will be sold by public auction at No. 4, Campbell place, Colombo, the following movable property for the recovery of the sum of Rs. 1,898 91, with interest thereon at 9 per cent. per annum from February 28, 1921, till payment in full, and costs of suit, and less Rs. 1,200, viz. :---

One iron safe, 2 writing tables, 1 iron letter box, 1 lounge, 4 armchairs, 2 chairs, 1 clock, 6 pictures, 2 almirahs, 1 writing table, 1 glass almirah, 3 tables with drawers, 1 typewriter, 1 copying press, 1 stand (table), 50 barrels plumbago.

Fiscal's Office, Colombo, May 2, 1922.

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

Y. A. Buppan Chetty of Sea street, Colombo.... Plaintiff. No. 1,219 of 1921. Vs.

(1) Ana Ana Moona Seyado and (2) Seena Ana Mohamado Cassim, both of Beruwala; the 2nd defendant presently of Welikada, Colombo Defendants. NOTICE is hereby given that on Thursday, June 1, 1922, at 3.30 r.M., will be sold by public auction at the premises the right, title, and interest of the said 2nd defendant in the following property for the recovery of the sum of Rs. 2,840 36, with interest thereon at 9 per cent. per annum from May 7, 1921, till payment in full, and costs, viz. :---

All that land and premises called and known as Delgahawatta bearing assessment Nos. 46, 47, and 48, situated at Borella, 3rd Division, Maradana, within the Municipality and District of Colombo, Western Province; and bounded on the north-west by the other part of the same land, on the east by the property of Wijesinghe Muhandiram, on the south by the property of Arnolis Dep, and on the southwest by the road to Cotta; and containing in extent within these boundaries about $21\frac{3}{4}$ square perches.

Fiscal's Office, W. DE LIVERA, Colombo, May 1, 1922. Deputy Fiscal, W. P.

In the District Court of Colombo.

No. 2,451 of 1920. Vs.

S. A. Mahamed Casim of Sea street, Colombo.... Defendant. NOTICE is hereby given that on Thursday, June 1, 1922, at 4 P.M?, will be sold by public auction at the premises the right, title, and interest of the said defendant in the following property for the recovery of the sum of Rs. 5,714 28, together with interest thereon at 9 per cent. per annum from November 8, 1920, till payment in full, and costs of suit, and less Rs. 3,000.

All that land and premises called and known as Delgahawatta, bearing assessment Nos. 46, 47, and 48, situated at Borella, 3rd Division, Maradana, within the Municipality and District of Colombo, Western Province; and bounded on the north-west by the other part of the same land, on the east by the property of Wijesinghe Muhandiram, on the south, by the property of Arnolis Dep; and on the southwest by the road to Cotta; containing in extent 21³/₄ square perches.

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Fiscal's Office.	W. DE LIVERA,
Colombo, May 2, 1922.	Deputy Fiscal, W. P.
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The the District Co-	ant of Calamba

In the District Court of Colombo:

Dedimuni Verniel. de. Silva. of Siriwasa, Third

All that sum of Rs. 4,000 due and owing to defendant under and by virtue of a bond or obligation No. 40 dated July 10, 1920, and attested by Martin Perera Wijesinghe of Colombo, Notary Public, and the full benefit thereof and all and every other the sum and sums of money due and to become due by way of interest thereunder.

Fiscal's Office.	W. DE LIVERA,
Fiscal's Office, Colombo, May 3, 1922.	Deputy Fiscal, W. P.

In the District Court of Colombo.

23

61

(1) Cyril W. Joseph of Bambalapitiya, (2) Wilfred S. Blacket of Carlsrhue, Colombo

Vs.

No. 3,074/1921.

(1) Samsi Lebbe Marikar Abdul Hamid of No. 143 St. Joseph's street, Colombo, (2) Arisy Marikar Abbas Marikar of St. Mary's road, Mattacooly, (3) Rawena Letchiman Chetty of No. 106, Sea street, Colombo, (4) M. L. Daniels of Horton place, Colombo...... Defendants.

NOTICE is hereby given that on Wednesday, May 31, 1922, will be sold by public auction at the respective premises the following property mortgaged with the plaintiff by bond No. 214 dated February 28, 1919, and attested by E. L. Mack of Colombo, Notary Public, and declared specially bound and executable under the decree entered in the above action and ordered to be sold by the order of court dated April 5, 1922, for the recovery of the sum of Rs. 5,321 46, with interest on Rs. 4,254 46 at 12 per cent. per annum from October 18, 1921, to February 3, 1922, and thereafter on the aggregate amount of the decree at the rate of 9 per cent. per annum from the date of decree (February 3, 1922) till payment in full, and costs, viz. :--

At 2 P.M.

(1) All that divided $\frac{1}{3}$ part marked letter B of the garden and buildings and field now bearing Municipal assessment Nos. 143 and 144, situated at St. Joseph's street, Pass Nagalagam street, within the Municipality and District of Colombo, Western Province; which said $\frac{1}{3}$ part is bounded on the north by the $\frac{1}{3}$ portion marked letter C of Yahiya (Ngehiya) Umma, wife of Alia Marikar Sesma Lebbe, on the east by the canal, on the south by the $\frac{1}{3}$ portion marked letter A of Pharilla Umma, wife of Alia Marikar Colenda Marikar, and on the west by the road; containing in extent 3 roods and 26 perches.

At 2.30 р.м.

(2) All that divided $\frac{1}{3}$ part of an allotment of land marked letter A with the building thereon out of the premises bearing assessment Nos. 143 and 144f situated at Pass Nagalagam street now called St. Joseph's street, within the Municipality of Colombo aforesaid; which said $\frac{1}{3}$ part is bounded on the north, formerly by the property of Hameedu Lebbe Aydroos Lebbe Marikar, now by the other $\frac{1}{3}$ part of the same land marked letter B belonging to Hosido Umma, wife of S. L. M. Abdul Hamido, on the east by the canal, on the south by the garden and field of Kadiri Lebbe Marikar, and on the west by St. Joseph's street; containing in extent 2 roods and 15 32/100 perches, and all the right, title, interest, and claim whatsoever of the 1st defendant into, upon, or out of the said premises mortgaged by the 1st defendant.

Fiscal's Office, Colombo, May 2, 1922. W. DE LIVERA, Deputy Fiscal, W. R.

In the District Court of Colombo.

No. 3,127/1921. Vs.

 Weerahennedige Francis Fernando, (2) Jacob Francis Silva, (3) Jacoli Gabriel Fernando, all of Moratuwa, (4) K. R. M. P. Palaniappa Chetty, (5) A. R. N. A. R. Arumugam Chetty, both of Sea street, Colombo Defendants.

NOTICE is hereby given that on Monday, June 5, 1922, will be sold by public auction at the respective premises the following property mortgaged with the plaintiff by bond No. 233 dated July 10, 1919, and attested by T. D. Mack, Notary Public, and decreed to be sold by the decree entered in the above action for the recovery of the sum of Rs. 23,930 75, with interest on Rs. 20,000 at 15 per cent. per annum from October 20, 1921, to December 1, 1921,

and thereafter on the aggregate amount of the decree at the rate of 9 per cent. per annum till payment in full, and costs of suit, viz. :--

At 10 A.M.

(1) All that allotment of land called Kekunagahawatta alias Gangulakella, situated in the village Wewala in the Palle pattu of Salpiti korale, in the District of Colombo, Western Province; and bounded on the north by the other part of the land called Gangulakelle presently belonging to G. M. Silva, on the east by land claimed by Juanis Appuhamy and others (now by the road and land claimed by Juanis Appuhamy and others), on the south by the road (now the road and the lake), and on the west by lake; and containing in extent (exclusive of the road passing through the land) 7 acres 2 roods and 23 perches.

At 10.30 A.M.

(2) All that western portion of the allotment of land called Gangulakanatta, situated in the village Wewala aforesaid; bounded on the north-west by a portion of the same land, on the north-east and east by a portion of the same land and the lands of Don Simon, Don Hendrick, and others, on the south-east by the lands of Don Simon and Don Juan; on the south-and south-west by the land formerly claimed by Don Juanis and at present belonging to Sir William Mitchell, and the land of Louis Fernando; containing in extent 20 acres according to the survey and description thereof No. 1,340 dated June 23, 1879, made by M. Perera, Land Surveyor.

At 11 A.M.

(3) All those two contiguous allotments of land called Alubogahawatta and Galketiyewatta *alias* Kahapolagewatta, now forming one property and situated at Wewala aforesaid; and bounded on the north by Paluwatta and by the garden of Malwanage Abraham, on the east by the property of Kovis Appu and others, Delgahawatta of B. Isan Appu, or a road, and the remaining of Alubogahawatta belonging to Malagalage Don Siman and Don Davit, on the south by the garden which belonged to Alapaheruwage family, and now owned by the vendor by deed No. 4,310 hereinafter mentioned, and on the west by the garden of Alapaheruwage family, and now owned by the vendee by above deed No. 4,310 and Mallikatchige Don Charlis and Hakurugewatta; and containing in extent 7 acres 2 roods and 12 80 square perches as depicted in the plans Nos. 2,258 made by J. Mendis and 1,355 made by William Coorey, Surveyor.

At 11.30 A.M.

(4) All that defined allotment of land called Gangulakanatta, situated at Wewala aforesaid; and bounded on the north by Delgahawatta and Alubogahawatta, now owned by the vendor by deed No. 4,310 hereinafter mentioned, on the east by Pelawatta, on the south by Mahawatta *alias* Tunadawatta, on the west by remaining portion of the same garden, now owned by the vendee by above deed No. 4,310 and previously owned by M. L. David de Silva; and containing in extent 3 acres and 2 roods, and all the right, title, interest, and claim whatsoever of the said defendants in, to, upon, or out of the said premises.

Fiscal's Office, W. DE LIVERA, Colombo, May 1, 1922. Deputy Fiscal, W. P.	-
 (1) Don Bastian Jayasekera Kulasinghe Appuhamy of Ittapana, (2) Kannangara Korallage Isaac Charles Appuhamy of Pannila	
No. 8,458. Vs.	
(1) Amugoda Kankanange Sodiris of Agalawatta, (2) ditto Cornelis Appu of ditto, (3) Albert Rupasinghe of Agalawatta now of MatugamaDefendants.	
NOTICE is hereby given that on Saturday, May 27,	

1922, at 11 o'clock in the forencon, will be sold by public auction at the respective premises the right, title, and interest of the said 3rd defendant in the following property for the recovery of Rs. 45, being damages per month from September 19, 1918, until the restoration of possession to plaintiffs, and Rs. 269, being costs and poundage, viz.

(1) $\frac{1}{2}$ and $\frac{1}{4}$ of $\frac{1}{2}$ share of the soil and 4 boutique rooms possessed by the 3rd defendant and the house wherein he resides standing thereon of the land called Delgahakurunduwatta, situated at Matugama in Iddagoda pattu of Pasdun korale west, in the District of Kalutara; and bounded on the north by Kelekirillagahalandawela, east by a portion of the same land belonging to Don Luwis Munasingha and others, south by high road, and west by high road and a portion of the same land belonging to Andiris Appuhami; and containing in extent about 1 acre.

(2) The boutique room on the eastern side belonging to 3rd defendant of the land called Katupiliyagodakurunduwatta, situate at ditto; and bounded on the north by high road, east and south by a portion of the same land, and west by the high road.

Deputy Fiscal's Office, Kalutara, May 2, 1922.	н.	SAMERESINGHA, Deputy Fiscal.
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Central Province.

In the District Court of Kandy.

No. 28,839.

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

Vs.

NOTICE is hereby given that on Friday, May 26, 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 balance sum of Rs. 399 83, 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 Ilukwatta 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, May 2, 1922.	A. RANESINGHE, Deputy Fiscal.
In the Distri	ct Court of Kandy.
Uda Tewalpitiyagedera Gangapalata of Udunuw	Bandoo of Petiyagoda in araPlainti
No. 29,593.	Vs.
Kalu Menika and (2)	uselage Bogahawelagedera Ukku Banda Amerasekera, Gangapalata of Udunu
NOTICE is hereby given commencing at 12 noon, w	that on Saturday, May 27, 1922, ill be sold by public auction at

commencing at 12 noon, will be sold by public auction at the respective premises the right, title, and interest of the said defendants in the following property mortgaged with the plaintiff by bond No. 7,695 dated June 10, 1918; and attested by J. W. Wickremsingha 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. 568, with interest thereon at 9 per cent. per annum from December 21, 1921, till payment in full, and poundage, viz. :---

(1) All that land called Hikirillawehena of 1 amunam paddy sowing extent, situate at Karamada in the Gangapalata of Udunuwara, in the District of Kandy of the Central Province; and bounded on the east by mala-ela of Kadegedera Pinhamy's hena, on the south by the boundary of Lewellagederahena, on the west by village limit of Aludeniya, and on the north by limit of Horupolahena; together with everything thereon.

(2) All that field called Haladeniyakumbura of 6 lahas paddy sowing extent, situate at Kamburadeniya in Gangapalata aforesaid; and bounded on the north, east, and south by Price Singho's coffee garden, and on the west by limit of Galangekumbura.

Fiscal's Office, A. RANESINGHE, Kandy, May 2, 1922. Deputy Fiscal.

Southern Province.

In the District Court of Galle. G. C. Nanayakkara, merchant, Pettah, Colombo. . Plaintiff-

No. 18,541.

Vs. (1) Geogina Ranasinghe, (2) M. Ranasinghe, both of Magalle Defendants.

NOTICE is hereby given that on Saturday, May 27, 1922, at 2 o'clock in the afternoon, will be sold by public auction at the spot the right, title, and interest of the said defendants in the following property, viz. :-

The land called Bodagewatta, together with the house wherein the debtors reside, situated at Magalle, within the Municipality of Galle, Southern Province; bounded on the north by Padantotawatta, on the south by a part of Bodagewatta and the property belonging to Mr. Abey-wickrama, on the east by Henry Perera Abeywardene's menority and on the worth by Talaviting and property, and on the west by Talapitiya road; containing in extent about 3 acres.

Writ amount Rs. 835 26.

Fiscal's Office, Galle, April 28, 1922.

.....

J. A. LOURENSZ, Deputy Fiscal.

In the District Court of Galle.

Killy Wickramasinghe nee Kalupahanage Milly de Silva, (2) Darly Wickramasinghe, both of Galle. . Plaintiffs. No. 18,950. · Vs.

Udugampolage Andiris Appu of Bope in Galle ... Defendant.

NOTICE is hereby given that on Monday, May 29, 1922, at 2 o'clock in the afternoon, will be sold by public auction at the spot the following property mortgaged with the plaintiffs, viz. :-

An undivided one-half part of all the fruit trees and soil of the land called Welbroonihalakanatta, situated at Kumbalwella within the Four Gravets of Galle; bounded on the north by the land and field of Waitanatha Modaliar, on the east by the owita and jungle of Waitanatha Modaliar, on the south by the garden of Meera Ossen Ahamado, and on the west by the field of Serasinghe Sonappu; containing in extent 5 acres 24 perches and 191 square feet.

Writ amount Rs. 1,643.23, with legal interest thereon from the date of decree till payment in full.

Galle, April 29, 1922.	J. A. LOURENSZ,
Galle, April 29, 1922.	Deputy Fiscal.

In the District Court of Galle.

John Edmund Mark Obeyesekera of Fort, Galle ... Plaintiff. `Vs. No. 19,084

Henry Napier Dias of Maitipe, Galle Defendant. NOTICE is hereby given that on Monday, May 29, 1922, 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. :-

1. The defined lot No. 2 in P. P. 11,680 known as Gonsiyahena, situate at Udabettawa; bounded on the

north by Crown land called Gonsiyakanda, east by lots 3 and 4 in P. P. 11,680, south by Crown jungle and land appearing in P. P. 1,226/9,693, and west by Crown land called Gonsiyakanda and land appearing in T. P. 195,025; extent 7 acres 2 roods and 30 perches.

2. The defined lot No. 3 in P. P. 11,680 known as Gonsiyahena, situate at Udabettawa; bounded on the north by lot No. 4 in P. P. 11,680, east by lots Nos. 2 and 3 in P. P. 11,112 and land appearing in L. P. 2,144, south by Crown jungle and west by lot No. 2 in P. P. 11,680; extent 2 acres 2 roods and 25 perches. 3. The defined lot No. 5 in P. P. 11,680 known as

Gonsiyahena, situate at Udabettawa; bounded on the north by Gonsiyakanda, east by lot 6 in P. P. 11,680, south by land appearing in P. P. 11,112/2, and west by lot No. 4 in P. P. 11,680; extent 6 acres and 26 perches.

Amount of writ Rs. 981, with legal interest thereon from October 10, 1921.

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Fiscal's Office,	J. A. LOURENSZ,
Galle, April 26, 1922.	Deputy Fisgal.
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In the District Court of Matara William Abraham Kodippily of Matara No. 8,402. Vs.

Juwan Pedige Luwina alias Juwan Pedige Lorensu Silva Luwina and others Defendants.

NOTICE is hereby given that on Saturday, June 10, 1922, commencing at 9 o'clock in the forenoon, will be sold by public auction at the respective premises the right, title, and interest of the said defendants in the following mortgaged property, for the recovery of Rs. 2,504.92, and Fiscal's charges, viz. :---

1. All that undivided $\frac{1}{4}$ part of the land called Pahala-polpitiya, situated at Dondra in Wellaboda pattu of Matara District, Southern Province; and bounded on the north by Jambugahawatta, east by Ihalapolpitiya, south by Pelawatta and Mahagahakoratuwa, and west by wela (paddy field); containing in extent 1 rood and 2 perches. Valuation Rs. 100.

2. All that undivided $\frac{1}{2}$ part of the land called Meegahakoratuwa, situated at Dondra; and bounded on the north by Delgahakoratuwa, east by Mahawatta, south by Gulugahawatta, and west by Joolgahakoratuwa; containing in extent 21 perches. Valuation Rs. 50.

3. All that undivided 1 part of the land called Warakagahawatta, situated at Dondra aforesaid ; and bounded on the north by Pitakoratuwa, east by Pittennewatta, south by Paluwatta and Hinpitagewatta, and west by Jambugahawatta; containing in extent 3 roods and 27 perches. Valuation Rs. 50.

4. All that undivided 1 part of the land called Ihala-polpitiya, at Dondra; and bounded on the north by Jambugahawatta, east by Paluwatta, south by Mahagahakoratuwa and Badabadugahakoratuwa, and west by Pahalapolpitiya; containing in extent 30 perches. Valuation Rs. 50.

5. All that undivided $\frac{1}{4}$ part (save and except the planter's $\frac{1}{2}$ share of the 2nd and 3rd plantations) of the land called and known as Uswatta alis Alangawila-addarawatta, situated at Dondra; land bounded on the north by Alangawilakoratuwa, east by Petiarewatta, south by Bandarawatta, and west by Bandarawattakoratuwa and Loonuwatta; containing in extent 3 roods. Valuation Rs. 100.

6. All that divided portion marked letter B, together with all the buildings standing thereon, of the land called and known as Ambagahawatta, situated at Dohdra; and which said divided portion is bounded on the north by Pinwatta, east by portion A of the same land, south by road, and west by a portion of Imbulgahawatta ; containing, in extent 17.9 perches. Valuation Rs. 600.

All that divided portion marked letter B of the land 7. called Medawatta, at Dondra; and bounded on the north by other portion of the same land, east by Kandegewatta, south by Mahadelgahatiyanakebella, and west by Medakoratuwa; containing in extent 17.5 perches. Valuation Rs. 100.

8. All that undivided 1/10 part or share of the western portion of the field called Alangawatta, at Dondra; bounded on the north by Wasalawalauwegalwetawatta, east by

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Pinkelia, south by Dissanayakawalauweloonuwatta, and west by Alangawela; containing in extent 2 pelas of paddy sowing. Valuation Rs. 100.

9. All that undivided 1/5 part or share of the land called Alangawela, at Dondra aforesaid; and bounded on the north and east by portions of the same land, south by Uswatta, and west by Pettawatteloonuwatta; containing in extent 1 pela of paddy sowing. Valuation Rs. 30.

10. All that undivided 1/12 part or share of the paraweni fruit trees and soil and the planter's $\frac{1}{3}$ share of the coconut tree belonging to the 3rd plantation (save and except the planter's share of the 2nd plantation) of the land called Kalapumoderawatta, situated at Wellamadama in the Four Gravets of Matara District; bounded on the north by Edande-ela, east by kalapuwa, south by seashore, and west by Moodillagahawatta; containing in extent about 6 acres. Valuation Rs. 750.

11. All that undivided 3 parts or shares of the land called and known as Paluwatta, situated at Dondra aforesaid; bounded on the north by Punchalayewatta, east by Gurupadinchiwatta, and Peragahakoratuwewatta, south by Naduga Statta, and west^o by Pinwatta *alias* Toppalayawatta; containing in extent about 1 acre. Valuation Rs. 75.

Rs. 75. 12. All that undivided 1 part or share of the paraweni fruit trees and of soil of the land called and known as Dangeiwatta, situated at Dondra aforesaid; bounded on the north by Danweejjewatta *alias* Balagewatta, east by minor road, south by Sattambigewatta, and west by Goroggahawatta; containing in extent about 1 acre. Rs. 100.

13. All that undivided $\frac{1}{4}$ part or share of the paraweni fruit trees and of soil, and an undivided $\frac{1}{2}$ share of the 2nd plantation (save and except the planter's $\frac{1}{3}$ share of the 1st plantation) of the land called Gastunewatta, at Dondra; and bounded on the north by Medawatta, east by Mukadangewatta, south by Gommanewatta, and west by Delgahawatta and Singaragewatta; containing in extent about 1 acre and 2 roods. Rs. 100.

14. All that undivided 3/5 parts or shares of the divided eastern portion marked letter A, with the buildings of the land called and known as Imbulgahawatta, at Dondra aforesaid; and which said eastern portion is bounded on the north by Pinwatta, east by Ambagahawatta, south by high road, and west by lot marked letter B of the same land claimed by M. Karonise; containing in extent about 8 perches. Rs. 500.

15. All that undivided $\frac{1}{2}$ part or share of the divided portion marked letter B lying towards the northern side of the road of the land called and known as Kalapumoderawatta, at Dondra aforesaid; and which said divided portion is bounded on the north by Bintamburawatta, east by Walauwewatta *alias* Loonuwatta, south by the portion marked letter A lying to the north of the road of the same land, and west by, high road; containing in extent 33 $\frac{1}{2}$ perches. Rs. 150.

16. All that undivided $\frac{1}{2}$ part or share of the divided portion marked letter A of the land called and known as Komburgewatta, *alias* Potupitiyannewatta, situated at Dondreas pressed; and bounded on the north by high road, east by portion marked letter B of the same land, south by Joolganakorstraws and Hettigewatta, and west by Hettigewatta *alias* Funchappupadinchiwatta; containning in extent about 23 perches. Rs. 150.

17. All that undivided 2/10 parts or shares of the paraweni fruit trees and of soil of the land called and known as Pelawatta, at Dondra aforesaid; and bounded on the north by Mirissegewatta, east by Anchiligeammalaiwatta, south by Kalderanwatta, and west by Manduwandegepelavatta; containing in extent about 1 acre. Rs. 50.

18. All that undivided 4/10 parts or shares (save and except the planter's $\frac{1}{3}$ share of the 2nd plantation) of the and called and known as Bintamburawapelawatta *alias* Kapukoratuwa, situated at Dondra aforesaid; and bounded on the north by a portion of the land called Bintamburawa; east by Weeramundagebintamburawa, south by a portion of the land called Bintamburawa, south by a portion of the land called Bintamburawa, Bintamburawa, and west by Kalapumodarawatta *alias* Bintamburawewatta; containing in extent about $\frac{1}{2}$ acre. Rs. 75.

19. All those undivided 23/160 parts or shares and an undivided 23/48 parts or shares of the 9-cubits thatched house standing thereon of the land called and known as

Karagahakoratuwa, at Dondra aforesaid; and bounded on the north by Perakoratuwa and Badabadugahakoratuwa, east by Runagekoratuwa and Kospelawatta, south by Kurunduwatta, and west by Medakella; containing in extent abont 2 acres. Rs. 50.

20. All those undivided 23/120 parts or shares of the land called Malgahakoratuwa, at Dondra aforesaid; and bounded on the north by wela, east by Serugaslanda, south by Kosgahakoratuwa, and west by Singaragewatta; containing in extent about 1 acre. Rs. 40.

The 1st to 4th land will be sold at the risk of the original purchaser.

Deputy Fiscal's Office, E. T. GOONEWARDENE, Matara, May 1, 1922. Deputy Fiscal.

In the District Court of Tangalla.

Sinnatambi Neelachchi of Tissamaharama...... Plaintiff. No. 1,877. Vs.

NOTICE is hereby given that on Friday, June 2, 1922, at 2 o'clock in the afternoon, will be sold by public auction at the spot the right, title, and interest of the said defendant in the following property, viz. :—

An extent of undivided 141 acres 1 rood and 38 perches of a tract of 38 allotments of high and low land, with the buildings and plantations standing thereon, situated at Tihawa in Magam pattu of Hambantota District, in the Southern Province; and bounded on the north by reservation along the road, Crown land called Viharagodella, reservation along the channel, and lands described in T. P. 118,920 and T. P. 113,585, on the east by lands described The plans Nos. 113,580, 123,490, and 160,355, reservation for roads, and land purchased by K. Sinnathambi, on the south by reservation for roads, and on the west by lands purchased by S. S. I. S. Mohammadu, K. P. Jakovis, Registrar, M. A. Mandiyas, I. L. K. L. Marikar, lands described in plans Nos. 150,132 and 153,776, reservation for a road, and reservation along the road; containing in extent 301 acres 1 rood and 38 perches.

1 rood and 38 perches. Writ amount Rs. 881 24, with legal interest on Rs. 600.91 from February 15, 1921, till realization.

Deputy Fiscal's Office,	M. A. Young,
Hambantota, April 29/May 2, 1922.	Deputy Fiscal.
In the Court of Requests of	f Tangalla.
D. T. Abewarna	Plaintiff.
No. 9,922. Vs.	50. 21
Don Charles Abewickrame	Defendant.
NOTICE is hereby given that on F	riday, May 19, 1922.
at 12 noon, will be sold by public au	ction at the premises
the right, title, and interest of the s	aid defendant in the
following property for the recovery	of Rs. 81.37, and
Fiscal's charges, viz. :	•
At Ranna.	
Half share of the land wherein the	detendant is residing.
and bounded on the north by high r sides by Crown land, and the tiled	l house of 13 cubits
sides by Crown land, and the tiled standing thereon.	oad and on all other l house of 13 cubits
sides by Crown land, and the tiled standing thereon.	oad and on all other l house of 13 cubits
sides by Crown land, and the tiled standing thereon. Deputy Fiscal's Office. J.	E. SENANAYAKE,
sides by Crown land, and the tiled standing thereon.	l house of 13 cubits
sides by Crown land, and the tiled standing thereon. Deputy Fiscal's Office. J.	l house of 13 cubits E. Senanayake,
sides by Crown land, and the tiled standing thereon. Deputy Fiscal's Office. J.	l house of 13 cubits E. Senanayake,
sides by Crown land, and the tiled standing thereon. Deputy Fiscal's Office, J. Tangalla, April 24, 1922.	l house of 13 cubits E. SENANAYAKE, Deputy Fiscal.
sides by Crown land, and the tiled standing thereon. Deputy Fiscal's Office. J.	l house of 13 cubits E. SENANAYAKE, Deputy Fiscal.
sides by Crown land, and the tiled standing thereon. Deputy Fiscal's Office, J. Tangalla, April 24, 1922. Eastern Province	L house of 13 cubits E. SENANAYAKE, Deputy Fiscal.
sides by Crown land, and the tiled standing thereon. Deputy Fiscal's Office, J. Tangalla, April 24, 1922. Eastern Province In the District Court of H	E SENANAYAKE, Deputy Fiscal.
sides by Crown land, and the tiled standing thereon. Deputy Fiscal's Office, J. Tangalla, April 24, 1922. Eastern Province	E SENANAYAKE, Deputy Fiscal.

Meeralevvai Pakeerlevvai of Kalmunaikudy ... Defendant. NOTICE is hereby given that on Thursday, May 25, 1922, at 10 o'clock in the morning, will be sold by public

auction at the Fiscal's Office, Batticaloa, the right, title, and interest of the said defendant in the following property for the recovery of the sum of Rs. 498 76, with interest thereon at 9 per cent. For annum from February 24, 1921, till payment in full, viz.

The right, title, and interest of the defendant in and to a debt of Rs. 1,000 due upon an attesting bond executed on December 29, 1919, by Emam Saibo Muhamadu Casimlevve of Kattankudy in favour of the defendant, and attesetd by S. Vaitilingam, Notary Public, under No. 8,392, and all the right, title, interest, claim, and demand whatsoever of the defendant in and to the said bond.

5 J. B. ARIYANAYAGAM. Fiscal's Office, Batticeloa, April 26, 1922 Deputy Fiscal.

In the Court of Requests of Trincomalee.

Saravanamuttu Nadarasapillai No. 6,941. Vs.

siar Vaseen Defendant NOULSE is hereby given that on Saturday, May 27, 1922, at 4 o'clock in the afternoon, will be sold by public auction at the spot the right, title, and interest of the said defendant in the following property subject to mortgage in favour of Mr. A. Sapapatipillai, viz. :-

Field land with 32 coconut trees standing thereon, situate at Vanniyanamedutidal (வன்னியதைதேட்க) in Tamblegampattu, Trincomalee District, Eastern Province ; situaté bounded on the north by the land of M. Mahat Hadjiar Maracair, east by Crown land, south by jungle, and west by the land of A. Sapapatipillai ; extent 15 acres 2 roods and 8 perches.

Write gunt Rs. 277.

Fiscal's Office,

Trincomalee, April 24, 1922.

C. VELUPILLAL. Deputy Fiscal.

North-Western Province.

In the District Court of Colombo.

Hon. Sir. S. C. Obeysekere, Knight, of Hill Castle,

Mudiyanselage Kiri Menika of Camlahakoon mana in Dambadeni hatpattu, Udapola Medalassa korale, legal representative over the estate of B. A. M. Hetuhamy, deceased..... Defendant.

NOTICE is hereby given that on Saturday, July 8, 1922, commencing at 1 o'clock in the afternoon, will be sold by public attention at the premises the right, title, and interest of the said defendant in the following property, mortgaged by bond No. 16,148 dated November 25, 1915, and attested by D. H. Samaratunga, Notary Public, and ordered to be sold by the decree entered in the above case :

All that land called Siyambalagahamulahitinawatta, situate in the village Gammana in Udapola Medalas a korale in Dambadeni hatpattu, in the District of Kurunegala, North-Western Province; and bounded on the north and east by the lands belonging to Rana, on the south by Sirimalhamigewatta and elavella, and on the west by the field; containing in extent 1 laha of kurakkan sowing.

2. All that undivided 1 part of Pinchigekumbure, situate at the aforesaid village; and bounded on the north by the field of Jotihamy, on the east by the field belonging to Rani and others, on the south by the field belonging to Ukku Banda and others, and on the west by elavella; containing in extent 2 pelas of paddy sowing.

3. All that undivided just 1 part of Galkumbura, situate at Gammana aforesaid ; bounded on the east, south, and north by field of Ukkursla, and on the west by the field of Punchirala; containing in extent 1 pela of paddy sowing. 4. All that undivided 1 part of Talahenakumbura, situate at the aforesaid village; and bounded on the east by Pansalewatta, south by Ausadahamigewatta, on the west by the field of Ukkurala, and on the north by the field of Dingirietana; containing in extent 1 pela of paddy sowing.

5. All that undivided 1 part of Wegollekandawatta, situate at the aforesaid village; and bounded on the east by the chena land belonging to Ukku and Puncha, south by chena land belonging to Appuhamy and Sirimala, and on the west and north by galenda; containing in extent about 8 measures of kurakkan sowing.

6. All that lower portion in extent 12 lahas of paddy sowing extent of the field called Palihapela, situate at the aforesaid village; bounded on the north by Sirimalhamigekumbura, east and south by Rammenikekumbura, and on the west by Appuhamigekumbura.

Amount to be levied Rs. 580.50, with legal interest thereon from February 22, 1922, till payment in full, and costs of suit Rs. 257.60, and poundage.

Fiscal's Office, Kurunegala, May 2, 1922.	S. D. SAMARASINHA, Deputy Fiscal.
In the District Court	t of Colombo.
R. M. A. N. Ramasamy Chett	y of Sea street, V
Colombo	Plaintur

Colombo Vs. 1,523/1921.

D. B. Gunasekara of Campbell place in Colombo, Defendant.

NOTICE is hereby given that on Friday 1922, 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 property, viz. :-

All that land called Kapparalandehena marked lots 16. and 19, situated in the village Hatolawa in the Baladora korale of the Dewamedi hatpattu in the District of Kurune. gala, North-Western Province ; and bounded on the north by Mahawelkumbura claimed by Ahamadu Lebbe Ismail Lebbe and others, on the east by Hatolawa Medawewa (tank) to be declared the property of the Crown under the Waste Lands Ordinances (bund), Gansabhawa road to be declared the property of the Crown under the Waste Lands Ordinances, village limit of Ratmalawetiya, on the south by Kaparalandehena to be declared the property of the Crown under the Waste Lands Ordinances, Gansabhawa road to be declared the property of the Crown under the Waste Lands Ordinances, Kaparalandehena (reservation for Kuda-oya) to be declared the property of the Crown under the Waste Lands Ordinances, on the west by Kaparalandehena (reservation for Kuda-oya) to be declared the property of the Crown under the Waste I ands Ordinances; and containing in extent 50 acres 2 roods and 11 perches.

Amount to be levied Rs. 1,090.38, with legal interest thereon from June 17, 1921, till payment in full.

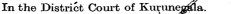
Fiscal's Office, Kurunegala, May 1, 1922	S. D. SAMARASIN HA, Deputy Fiscal.
In the District Co	urt of Colombo.
R. M. M. Muttu Ramen Che Colombo	tty of Sea street, Plaintiff.
No. 3,882. Vs.	

W. A. Dep of Upper Chatham street in Colombo. Defendant.

All those contiguous portions of lands called Bulugahamulahena, Kitulgahamulahena, Murutagahamulahena, and some other henas, situate at Tiragama in Tiragandahe korale of Weudawili hatpattu, in the District of Kurunegala, North-Western Province; and which said contiguous portions of lands now forming one property and bounded on the north by the lands belonging to Handunudewaya and others, on the east by the village limit of Bogomuwa and the lands belonging to others, south by the lands belonging to Veda and others, and on the west by the fields (velyaya) belonging to Gurunnanse; containing in extent about 27 acres.

Amount to be levied Rs. 784, with interest on Rs. 775 at 18 per cent. per annum from January 30, 1922, till February 24, 1922, and thereafter on the aggregate amount at 9 per cent. per annum till payment in full, and poundage.

Fiscal's Office, Kurunegala, May 2, 1922. S. D. SAMARASINHA, Deputy Fiscal.



Withana Kankanamalage Pieris Appu of Bolana,

presently of Kebellawita......Defendant.

NOTICE is hereby given that on Saturday, June 10, 1922, 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 property, mortgaged by bond No. 3,527 dated August 22, 1913, and attested by H. S. T. Senanayaka, Notary Public.

(1) An undivided 5/32 shares of Meemaldeniyehena of l amunam kurakkan sowing extent, situate at Kebellawita, in Dambadeni hatpattu in the District of Kurunegala, North-Western Province; and bounded on the north by Bogāhamulawatta, on the east by field, on the south by village limit of Galpottepola, and on the west by galenda.

(2) An undivided ½ share of Kajugahamulahena of 2 pelas paddy sowing extent, situated at the aforesaid village; and bounded on the north by the garden, on the east by galentla, on the south by limit of the village Galpottepola,
 and on the west by gonna tree.

and on the west by gonna tree.
(3) An undivided 1/16 share of Balidamanagalaga wahena of 5 lahas paddy sowing in extent, situate at Kebellawita aforesaid; and bounded on the north by Ambagahamulahena, on the east by Meemaldeniyahena, on the south by Galenda, on the west by Polwatta.

(4) An undivided $\frac{1}{3}$ share of Pelapolwatta of 8 lahas of paddy sowing extent, situate at Kebellawita; and bounded on the north by endaru fence on the limit of Nowatta, on the east by Balidamanagalagawahena, on the south by Kaiugahamulahena, and on the west by ganguriya fence.

Kajugahamulahena, and on the west by gansuriya fence. (5) An undivided $\frac{3}{5}$ shares of Dalgahamulahena 5 lahas of kurakkan sowing in extent, situate at the aforesaid village; and bounded on the north by Udagaldeniyakumbura, on the east by garden of Kiri Banda, on the south by Meemaldeniyehenyaya, and on the west by galena.

Amount to be levied Rs. 780.15 and poundage.

Fiscal's Office, Kurunegala, May 2, 1922. S. D. SAMARASINHA, Deputy Fiscal.

> Province of Sabaragamuwa. In the District Court of Ratnapura.

Seraphine de Silva Abeywickrama of Kuruwita..Plaintiff. No. 3,087. Vs.

James Ekneligoda Bandaramahatmaya of Ruanwella

NOTICE is hereby given that on Saturday, June 10, 1922, at 2 o'clock in the afternoon, will be sold by public auction at the premises the right, title, and interest of the said defendant in the following property, viz. :---

An undivided $\frac{1}{4}$ share of the land called Mahawatta of about 18 acres in extent, situate at Ruanwella in Three Korales, of the District of Kegalla of the Province of Sabaragamuwa; and bounded on the north by high road, on the east by the road leading from Ruanwella to Veyangoda, on the south by Kelani ganga, on the west by coconut estate belonging to Milla Marikkar Lebbe.

To levy Rs. 710.85, with legal interest on Rs. 600 from April 24, 1918, till payment in full, and poindage.

L. GOONAWARDANA, Fiscal's Office Avissawella, May 2 1922 Fiscal's Marshal. *e*ß In the Signated Court of Ratnapura. Meeridas Banda Maraliya Plaintiff. No. 3,528. Vs.

(1) H. A. Gunasekera, Ratemahatmatmava, (2) H. A. Dambawinna, President, (3) H. S. Peeris, all of

NOTICE is hereby given that on May 29, 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 defendants

in the following property specially mortgaged for the recovery of the sum of Rs. 4,172 the ith legal interest on Rs. 3,731 32 from September 23, 14 will payment in full, and poundage, viz. :--

The western portion of the land called Dikwatta; bounded on the north by road, east by the remaining share of the land belonging to Kuruppu Achchige Don Johnsinne Appuhami, south by Kalu-ganga, west by Crown land; containing within the boundaries about 18 perches as perplan bearing No. 3,629 prepared by Mr. S. J. Vallipuram, Licensed Surveyor, and the school bungalow now being built thereon, situate in the town of Ratnapura, in the Ratnapura District of the Province of Sabaragamuwa, by right of purchase upon deed of transfer No. 3;450 attested by D. H. Suraweera, Noter? Public, of Ratnapura.

Fiscal's Office, R. E. D. ABEYBATNA, Ratnapura, May 2, 1922. Deputy Fiscal.	
In the District.Court of Colombo.	2
Sana Ana Sattanatha Pillai of 5th Cross street in Colombo	
No 1251 of 1921 Va	/

Sumanasekera Appuhamillage Pedro Perera of Dummaladeniya in Kegalla District......Defendant.

NOTICE is hereby given that on June 2, 1922, commencing at 2 o'clock in tha afternoon, will be sold by public auction at the premises the right, title, and interest of the said defendant in the following property, viz. :---

1. An undivided $\frac{1}{6}$ share of the land called Bogasowita, with the trees and appurtenances thereof, situated at Meneripitiya in the Keeraweli pattu of Beligal korale, in the District of Kegalla, Province of Sabaragamuwa; bounded on the north by the limit of Ikkawehena, east by field and the land of Sewa, south by Pansalawatta and the land of Hendä and others, and on the west by the stone fence of Galagodahena belonging to Henda and others; containing in extent about 3 acres.

2. All that undivided portion of land extending 14 yards in length and 9 yards in width on the eastern side of the undivided share of the kumbura called Duminaladeniya Beruwa and the entire thatched boutique house thereon and the appurtenances thereof, situat if at Ethnawala in Keeraweli pattu aforesaid; bounded on the north by Welikeligekumbura belonging to Garumunige Siripala and others, east by the high road from Colombo to Kandy, south by an allotment of Beruwekumbura belonging to Cader Lebbe, and on the west by Layimewatta belonging to Delgolialage Pulinga; and containing a bushel and 2 pecks extent of paddy sowing.

To levy a sum of Rs. 2,310 54, with interest on Rs. 2,000 at the rate of 7 per cent. per annum from May 16, 1921; to May 16, 1921, and thereafter on the aggregate amount at 9 per cent. per annum till payment in full, and costs of suit.

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Deputy Fiscal's Office,	R. G. WIJETUNGA,
Kegalla, April 28, 1922.	Deputy Fiscal.

No. 16,471. • Vs.

Tikiribanda Pohath Kehelpannala of Gampola. Defendant.

FOTICE is hereby given that on May 27, 1922, commencing at 2 o'clock in the after soon, will be sold by public auction at the premises the right, title, and interest of the said defendant in the following property, yiz. :--

1. Weta-assekumbura *alias* Hawadiajjekumbura of 6 pelas of paddy sowing or 5 acres 1 rood and 9 perches in extent, situated at Balathgomuwa in Tumpalata pattu of Paranakuru korale, in the District of Kegalla of the Province of Sabaragamuwa; and bounded on the east by Gadadessa estate, on the south by Puwakgolle-oya, on the west by Puwakgolle-oya, and on the north by Gadadessa estate.

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2. Gederakumbura of l pela of paddy sowing in extent, situated at Kehelpannala in Tunpalata pattuwa aforesaid; and bounded on the east by Kukuladegoda-ela, on the west by Guruge-ela, on the south by limitary dam of Mudiyanselagekumbura and limitary dam of Meegahakumbura, and on the north by limitary dam of Pansalakumbura. 3. Galahitiyawekumbura of 8 lahas of paddy sowing

3. Galahitiyawekumbura of 8 lahas of paddy sowing in extent, situated at Kehelpannala aforesaid; and bounded on the north by limitary dam of the field belonging to Dahanayaka Gedara Appuhamy, on the south by limitary dam of the field belonging to Peramunarallage Kiribanda and others, on the east by limitary dam and ela of the field belonging to Kandaudagedara Appuhamy, and on the west by boundary of Panwatta belonging to Dahanawaka Gedara Appuhamy.

yaka Gedara Appuhamy. 4. Ambagollewatta of 8 lahas of paddy sowing in extent, situate at Kehelpannala aforesaid; and bounded on the north by Gansabhawa road, on the south by field belonging to Madenagedara, on the east by Narangahadeniye-

to Madenagedara, on the east by Narangahadeniyekumbura, and on the west by stone fence of Pallewatta. To levy Rs. 291 42, with legal interest on Rs. 262 32 from January 27, 1920, less Rs. 14 18 recovered.

Deputy Fiscal's Office, Kegalla, April 24, 1922.

... . . .

P

R. G. WIJETUNGA, Deputy Fiscal.

I, FRANK BARTLETT, Fiscal for the Southern Province, do hereby appoint Mr. Arthur William Bakmiwewa to be Marshal for the District of Balapitiya, from May 1, 1922, under the provisions of the Fiscals' Ordinance, 1867, and authorize him to perform the duties and exercise the authority of Marshal, for which this shall be his warrant.

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Fiscal's Office,	2	: • ·	•	F. BARTLETT,
Galle, May 1, 1922.	•			Fiscal.

I, EDWARD TURNER MILLINGTON, Acting Fiscal for the North-Western Province, do hereby appoint Mr. Kiri Mudiyanse Tennekoon to be Marshal for the divisions of Dambadeni, Udukaha north and west, and Mairawati korales of Dambadeni hatpattu, Giratalana, Baladora, and Angomu korales of Dewamedi hatpattu, Karanda pattu, Meddeketiya, Katugampola Meda pattu east and west, Yatikaha, Yagampattu, Kiniyama, Katugampola north and south, and Pitigal korales of Katugampola hatpattu, in the Kurunegala District, 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 warfant.

Given under my hand at Kurunegala, this 28th day of April, 1922.

E. T. MILLINGTON, Acting Fiscal.

I, EDWARD TURNER MILLINGTON, Acting Fiscal for the North-Western Province, do hereby appoint Mr. Christoffel Edward Drayton Corea to be Marshal for Pitigal korale south and Pitigal korale central, in the Chilaw District, 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 shich this shall be his warrant.

Given under my hand at Kurunegala, this 28th day of April, 1922.

E. T. MILLINGTON, Acting Fiscal.

I, WILLIAM KENNETH HUNTER CAMPBELL, Acting Fiscal for the North-Western Province, do hereby appoint Mr. Kiri Mudianse Tennekoon to be Marshal for the divisions of Dambadeni Udukaha north and west and. Mairawati korales of Dambadeni hatpattu, Giratalane, Baladora, and Angomu korales of Dewamedi hatpattu, In the District Court of Colombo.

No. 53,926.

K. A. William Silva of Dodanduwa.....

Bartleet & Co., Colombo..

NOTICE is hereby given that on June 10, 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, viz. :---

Vs: J. OF-

An undivided $\frac{1}{2}$ share of all that allotment of land called Boraluwemukalana in Kumbaldiwala village of Deyaladahamuna pattuwa, in Kinigoda korale, of the District of Kegalla in the Province of Sabaragamuwa; and bounded on the north by land claimed by natives, east by T. P. 204,581 and land claimed by natives, south by T. P. 221,041, and west by land claimed by natives, reservation along the road, and an ela; containing in extent 22 acres 3 roods and 25 perches.

To levy Rs. 2,334.08, and costs of suit, less Rs. 21 recovered.

Deputy Fiscal's Office, Kegalla, April 28, 1922. R. G. WIJETUNGA, Deputy Fiscal.

. Plaintiffs.

le

2. Defendant

Karanda pattu, Meddeketiya, Katugampola Meda pattu east and west, Yatikaha, Yagam pattu, Kiniyama Katugampola north and south, and Pitigal korales of Katugampola hatpattu, in the Kurunegala District, 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 warrant.

Given under my hand at Kurunegala, this 13th day of April, 1922.

W. K. H. CAMPBELL, Acting Fiscal.

I, WILLIAM KENNETH, HUNTER CAMPBELL, Acting Fiscal for the North-Western Province, do hereby appoint Mr. H. M. C. Muttu Kristna to be Marshal for the Puttalam District, 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 warrant.

Given under my hand at Kurunegala, this 13th day of April, 1922.

W. K. H. CAMPBELL, Acting Fiscal.

I, WILLIAM KENNETH HUNTER CAMPBELL, Acting Fiscal for the North-Western Province, do hereby appoint Mr. A. Martin Fernando to be Marshal for Pitigal korale south and Pitigal korale central, in the Chilaw District, 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 warrant.

Given under my hand at Kurunegala, this 13th day of April, 1922.

W. K. H. CAMPBELL, Acting Fiscal.

I, EDWARD TURNER, MEDLINGTON, Acting Fiscal for the North-Western Province, 'do hereby appoint Mr. H. M. C. Muttu Kristna to be Marshal for the Puttalam District, 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 warrant.

Given under my hand at Kurunegala, this 28th day of April, 1922.

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E. T. MILLINGTON, Acting Fiscal.

403 PART II. - CEYLON GOVERNMENT GAZETTE - MAY 5, 1922 NOTICES IN TESTAMENTARY ACTIONS. In the District Court of Colombo. ЮDI rict Court of Colombo. Order Nisi. Order Nisi. Testamentary MIn the Matter of the Intestate Estate of Testamentary In the Matter of the Intestate Es Jurisdiction. Kasadoruge Marthelis Perera of Bendiya-No. 670. Tmulla in the Meda pattu of Siyane Effects of James Alexander Samara-nayeka of Narahenpitiya in Colombo, Jurisdiction. No. 670. · No. 767. korale, deceased. deceased. Meddage Martha Perera of Bendiyamulla afore-Jane Charlotte de Silva Samaranayeka of Narahen-Petitioner. said · 47.5 And pitiya ····· Petitioner. n (1) Kasadorugo Euphrasia Perera, (2) ditto Elizabeth Perera, (3) ditto William Perera, (4) ditto Nathaline And (1) Peter Danvil Alexander Samaranayeka, (2) Joseph Perera, (5) ditto Juliana Perera, (6) ditto Peduru Henry William Samaranayeka, (3) Clara Venetia Perera, (7) ditto Dominikku Perera, all of Bendiya-Samaranayeka, (4) Norton Robert Samaranayeka, mulla aforesaid Respondents. (5) Pearle Mary Violet Samaranayeka, ^O all of Narahenpitiya in the Palle pattu of Salpiti korale,
(6) Fredrick W. de Silva of Madampitiya in THIS mater coming on for disposal before Allan Beven, Esq., Acting District Judge of Colombo, on January 18, 1922, in the presence of Mr. A. C. de Alwis Seneviratne, Colombo Respondents. Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated January 16, 1922, THIS matter coming on for disposal before Allan Beven, Esq., District Judge of Colombo, on March 31, 1922, in the presence of Mr. H. Weliwitigoda, Proctor, on the part of the having been read : It is ordered that the petitioner be and she is hereby petitioner above named; and the affidavit of the said petitioner dated March 17, 1922, having been read: 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 It is ordered that the petitioner be and she-is-hereby persons interested shall, on or before February 16, 1922, declared entitled, as wid, w of the above-named deceased, show sufficient cause to the satisfaction of this court to the to have letters of administration to his estate issued to her, contrary. unless the respondents above named or any other person or persons interested shall, on or before May 11, 1922, show ALLAN BEVEN, sufficient cause to the satisfaction of this court to the January 18, 1922. Acting District Judge. contrary. The date for showing cause against this Order Nisi is extended to May 11, 1922. ALLAN BEVEN. March 31, 1922. District Judge. ALLAN BEVEN, Februar y_n16₅₇1922. District Judge. In the Diafrict Court of Colombo. In the District Court of Colombo. Order Pisi. In the Matter of the Intestate Estate of Kidalantri Kankanamalage Bathohamy of Eanagoda, deceased. Order Nisi. Testamentar Jurisdiction. Testamentary In the Matter of the Estate No. 740. Jurisdiction. Vitanage alias Liyanage Avis Singho of Pana wilage Charles Dabera, late of Re No. 768. in Colombo, deceased. Wijesinhe Aratchige Agnes Dabera of Kotahena in And (1) Vitanage alias Liyanage John Singho, (2) ditto Karthenis Singho, (3) ditto James Singho, (4) ditto Nonahamy, wife of (5) Manatunge Jehanis of And (1) Gangodawilage Christie Dabera, (2) ditto Joseph Dabera, (3) ditto Alfred Dabera, all of Kotahena in Colombo, (4) Gangodawilage Emiranuel Dabera of Homagama Respondents. THIS matter coming on for disposal before Allan Beven, Esq., Acting District Judge of Colombo, on March 9, 1922, in the presence of Mr. N. J. S. Cooray, Proctor, on Maren 3, 1922, of the petitioner above named; and the affidavit of the said petitioner dated March 6, 1922, having been read: It is ordered that the petitioner be and he is hereby Esq., District Judge of Colombo, on March 31, 1922, in the presence of Mr. L. A. Wanigasuria, Proctor, on the part of declared entitled, as an heir of the above-named deceased, the petitioner above named; and the affidavit of the said to have letters of administration to her estate issue to him, petitioner dated March 29, 1922; having been read : unless the respondents above named or any other person It is ordered that the petitioner be and she is hereby or persons interested shall, on or before April 6, 1922, show sufficient cause to the satisfaction of this court to the declared entitled, as widow of the above-named deceased. to have letters of administration to his estate issued to her, contrary. unless the respondents above named or any other person March 9, 1922 or persons interested shall, on or before May 11, 1922, show ALLAN BEVEN, Acting District Judge. sufficient reason to the satisfaction of this court to the contrary. .. This Order Nisi is extended for May 18, 1922. ALLAN BEVEN, ALLAN BEVEN, March 31, 1922. April District Judge. District Judge. 44.00.04

In the District Court of Colombo.

Order Nisi.

stamentary In the Matter of the Last Will and Testament of the late Matilda Peiris Seneviratne, the widow of the late Harry de Silva Seneviratne of Dehiwala.

Rajaflakse Kariapperuma Appuhamillage Simon Derers of Dehiwala Petitioner. THIS matter coming on for disposal before Allan Beven, Egg. A District Judge of Colombo, on March 31, 1922, in the presence of Mr. C. A. Rodrigo, Proctor, on the part of the petitioner; and the affidavits (1) of the said petitioner dated January 26, 1922, (2) of the attesting witnesses dated October 17, 1921, having been read :

It is ordered that the last will of Matilda Peiris Senevirante, deceased, of which the original has been produced and is now deposited in this court, be and the same is hereby declared proved; and it is further declared that the petitioner is the executor named in the said will, and that he is entitled to have probate thereof issued to him accordingly, unless any person or persons interested shall, on or before May 11, 1922, show sufficient cause to the satisfaction of this court to the contrary.

March 31, 1922.

770.

a state of the

No.

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Jurisdiction.

No. 769.

ALLAN BEVEN, District Judge.

In the District Court of Colombo. Order Nisi.

In the Matter of the Joint Last Will and estamentary Jurisdiction. Testament of Harry de Silva Seneviratne and Matilda Silva Seneviratne, nee Matilda Peiris Gunatillake (husband and wife), both of Dehiwala.

Rajapakse Kariapperuma Appuhamillage Simon Perera of Dehiwala Petitioner.

THIS matter coming on for disposal before Allan Beven, Esq., District Judge of Colombo, on March 31, 1922, in the presence of Mr. C. A. Rodrigo, Proctor, on the part of the petitioner above named; and the affidavits (1) of the said petitioner dated January 26, 1922, and (2) of the attesting notary and witnesses dated November 18, 1921, having been read :

It is ordered that the joint last will of Harry de Silva Seneviratne and Matilda Silva Seneviratne, nee Matilda Peiris Gunatillake, husband and wife, deceased, of which the original has been produced and is now deposited in this court, be and the same is hereby declared proved, and it is further declared that the petitioner, as the sole heir of the said deceased, is entitled to have letters of administration, with a copy of the said will annexed, issued to him accordingly, unless any person or persons interested shall, on or before May 11/1922, show sufficient cause to the satisfaction of this court to the contrary.

ALLAN BEVEN, March 31, 1922 District Judge. In the Distric Court of Colombo. LA Order Nisi. Matter of the Estate and Effects of Powers of No. 339. In the Matter of the Estate and Effects of Makewitage Henry Perera of No. 339, Mutmawata road in Colombo, deceased. amontary Jurisdiction. No. 771. Percival Clement Annesley Nelson of No. 93, Jampettah street, in ColomboPetitioner. And (1) Makewitage Mary Cecilia Perera Hamine of No. 339, Alutmawata road, Mutwal, in Colombo, widow of Makewitage Henry Perera, the above-named deceased, (2) Makewitage Peter Perera, (3) ditto Catharine Perera, (4) ditto Alfred Perera, (5) ditto Wilfred Perera, all of No. 339, Alutmawata road, Mutwal, Colombo, and (6) P. H. de Kretser, Secretary of the District Court of ColomboRespondents. THIS matter coming on for disposal before Allan Beven, Esq., District Judge of Colombo, on April 4, 1922, in the

presence of Messrs. P. D. A. Mack & Sons, Proctors, on \hat{t} he part of the petitioner above named ; and the affidavit of the said petitioner dated March 29, 1922, having been read:

It is ordered that the 6th respondent be and he is hereby declared entitled, as Secretary of the District Court of Colombo to have letters of administration to his estate issued to him, unless the respondents above-named or any other person or persons interested shall, on or before May 11, 1922, show sufficient cause to the satisfaction of this court to the contrary.

April 4, 1	922.		ALLA Di	N BE	VEN, Judge.	
	In the Distric	t Court of der Nisi.	Colomb	0. U	20	•

In the Matter of the Last Will and Testa-Testamentary ment of Harry Spencer Horsfall Bickham, Jurisdiction. late of The Hill Top, Ledbury on the County of Hereford, England, Hereased. No. 778.

THIS matter coming on for disposal befores than Beven, Esq., District Judge of Colombo, April 10, 1922, in the presence, of Mr. Oscar Percy Mount of Colombo, Proctor, on the part of the petitioner, Mr. Sydney Alexander Julius of Colombo; and the affidavit of the said petitioner dated April 5, 1922, certified copies of probate and will of the above named deceased, power of attorney in favour of the petitioner and Supreme Court's order dated March 20, 1922, having been read: It is ordered that the will of the said deceased dated November 3, 1917, 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 May 11, 1922, show sufficient cause to the satisfaction of this court to the contrary.

April 10, 1922	2		N BEVE strict J	udge
In t	he District Court Order N		34	
Testamentary Jurisdiction.	In the Matter o Testament o	of Hunkirj	Hettia	Vill and ratchige

Paul Perera Appuhamy of heamya m Adikari pattu of Siyane korali Geceased, and wife Niwunhellage Maria Perera Hamine. Niwunhellage Maria Perèra Hamine of Kelaniya in the Adkari pattu of Siyane korale..... Petitioner.

THIS matter coming on for disposal before Allan Beven, Esq., District Judge of Colombo, on April 10, 1922, in the presence of Messrs. Pereira & Dias, Proctors, on the part of the petitioner above named; and the affidavits (1) of the said petitiouer dated March 27, 1922, and (2) of the attesting witnesses also dated March 27, 1922, having been read:

It is ordered that, the last vill of the late Hunkiri Hettiaratchige Paul Perera Appuhamy, deceased, of which the original has been produced and is now deposited in this court, be and the same is hereby declared proved ; and it is further declared that the petitioner is the executrix named in the said will, and that she is entitled to have probate thereof issued to her accordingly, unless any person or perions interested shall, on or before May 11, 1922, show sufficient cause to the satisfaction of this court to the contrary.

April 10, 1922.	ALLAN BEVEN, District Jailge.
In the District Cou	urt of Negombo.
Order N	Visi. / / . Alt
Testamentary In the Matter	of the https:/ Estate of
Jurisdiction. Josephine El	izabeth fagux of Negombo,
No. 1,983. deceased.	· · · · ·
THIS matter coming on for a	disposal before F. D. Peries,
Esq., District Judge of Negomb	0. on March 27 1922 in the
presence of Mr. T. Quentin Fer	nando, Proctor, on the part
of the petitioner Walter Freder	ick Loos of Kosomand and

the affidavit of the said petitioner dated January 11, 1922, having been read :

It is ordered that the petitioner be and he is hereby declared entitled, as brother-in-law of the said deceased, to administer the estate of the deceased above named, and that letters of administration do issue to him accordingly, unless the respondents-(1) Anna Rosaline de Jong of Slave Island, (2) Azaline Benedicta Clara Dabrera of Colombo, (3)
 Wyville Woulstan Dabrera of Colombo, (4) Kingsley
 Dabrera, (5) Hyacinth Dabrera, (6) Rosline Dabrera, (7) Joseph Henry Boniface Grey of Calcutta in India, (8) Imelda Imogene Hope Dabrera of Colombo, (9) Osmund Bernard Leo Dabrera of Colombo, (10) Noel Ildeprousus Jerome Dabrera of Colombo, (11) Anthony Archibald Osmund Gunaratne, (12) Prosper Joseph Simon Gunaratne, (13) Alexies Wulstan Gunaratne, (14) Mary Alexandrina Gunaratne, (15) W. B. de Fry of Colombo, (16) Sister Mary Benedicta of Matale, (17) Eric Joseph William de Fry of Colombo, (18) Charlotte Louisa de Fry of Colombo, (19) David Edward de Fry of Borella, Colombo, (20) Mary Beatrice Loos, assisted by her husband (21) Walter Frederick Loos, both of Negombo; 4th, 5th, 6th, 11th, 12th, 13th, and 14th minors by their guardian ad litem the 3rd respondentshall, on or before April 28, 1922, show sufficient cause to the satisfaction of this court to the contrary.

 March 27, 1922.
 F. D. PERIES, District Judge.

 Date for showing cause is extended for May 17, 1922.

 J. E. DE ZOYSA.

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April 24 1922. Acting District Judge. 3D Just the Thistrict Court of Kalutara. Order Nist declaring Will proved, &c.

Grder Niet declaring Will proved, &c. Testamentary In the Matter of the Estate of the late Jurisdiction. Martin Peter de Alwis, deceased, of No. 1,429/T. A Helutara.

THIS matter coming on for disposal before W. H. B. Carbery, Esq., District Judge of Kalutara, on February 16, 1922, in the presence of Messrs. Ebert & Kannangara, Proctors, on the part of the petitioner Joselyn Beatrice de Alwis of Kalutara; and the affidavit of the said petitioner dated February 1, 1922, having been read: It is ordered that the petitioner be and she is hereby

It is ordered that the petitioner be and she is hereby declared entitled, as the widow of the above named deceased, to have letters of administration to his estate issued to her, unless the respondents—(1) Douglas Patrick de Alwis, (2) Jeremiah Felix de Jacolyn, both of Kalutara—or any other person or persons interested shall, on or before March 28, 1922, show sufficient cause to the satisfaction of this court to the contrary.

It is further declared that the said 2nd respondent be and he is hereby appointed guardian *ad litem* over the 1st respondent, a minor, for all the purposes of this action, unless the respondents or any other person or persons interested shall, on ar defore March 28, 1922, show sufficient cause to the satisfaction of this court to the contrary.

March 16, 1922.	W. H. B. CARBERY, District Judge.
The date for showing cause is	
- Quid-	W. H. B. CARBERY, District Judge.
2 Gi Orden Misi Vectoring	
	of the Estate of the late

Testamentary In the Matter of the Estate of the late Jurisdiction. Demalapalliyagurunanselagey Dumingu No. 1,439. Fernando, deceased, of Katukurunda.

THIS matter coming on for disposal before W. H. B. Carbery, Esq., District Judge of Kalutara, on March 13, 1921, in the presence of Messrs. Wijeyaratna & Martin,

Proctors, on the part of the petitioner Sattambirallage Dona Lucia Arsacularatna of Katukuranda, and the affidavit of the said petitioner dated November 3, 1921, having been read: It is ordered that the petitioner be and she is hereby declared entitled, as the widow of the above-named deceased, to have letters of administration to his estate issued to her, unless the respondents—(1) Demalapalliyagurunanselage Marian Peter Fernando, (2) ditto Philip Joseph Fernando, (3) ditto Gabriel Cyril Fernando, minors, by their guardian ad litem, (4) Sattambirallage Don Peduru Arsacularatna, Police Vidane of Maggona-or any other person or persons interested shall, on or before May 12, 1922, show sufficient cause to the satisfaction of this court to the contrary. It is further declared that the said 4th respondent be and he is hereby appointed guardian ad litem over the 1st to 3rd respondents, minors, for all the purposes of this action, unless the respondents or any other person or persons interested shall, on or before May 12, 1922, show sufficient cause to the satisfaction of this court to the contrary.

ARTHUR DE ABREW, District Judge. March 13, 1922. In the District Court of Kanda Order Nisi. In the Matter of the Estate of the late Testamentary Jurisdiction. Talawinne Dissanayake Mudianselegedera Mutu Menika, deceased, of Gonapola No. 3,867. THIS matter coming on for disposal before wollery Sanford de Saram, Esq., Acting District Judge, Kandy, on March 3, 1922, in the presence of Messrs. Codamune & Munasinha, Proctors, on the part of the petitioner Kalimudianselegedera Habiboo Lebbe's son Abdul Cader Lebbe of Akurana ; and the affidavit of the said petitioner Lebbe of Akurana; and the amazvit of the said perturber dated February 15, 1922, this petition having been read: It is ordered that Tennekoon Mudianselage Mudianse of Gonapola in Pallegampaha of Galasiya pattu be and he is hereby declared entitled to have letters of administration issued to him, unless any person or persons/interested shall, on or before March 27, 1922, show sufficient cause to the satisfaction of this court to the contrary. W. S. DE SARAM, Acting District Judge. March 3, 1922. The date for showing cause is extended to May 11, 1922.

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

In the District Court of Kandy.

Order Nisi.

Testamentary In the Matter of the Estate of the Take Jurisdiction. Beligalegedera Kiri Hatana Ved No. 3,881. ceased, of Kahalla.

THIS matter coming on for disposal before Sanford de Saram, Esq., Acting District Judge, on April 6, 1922, in the presence of Mr. M. A. Perera, Free on the part of the petitioner, Beligalegedara Ran Kira, Veda; and the affidavit of the said petitioner dated April 4, 1922, and his petition having beau read:

It is ordered that the said petifioner, as the son of the deceased above named, be and he is hereby declared entitled to have letters of administration to the deceased's estate issued to him accordingly, unless the respondents—(1) Beligalegedera Ukkuwa of Kahalla, (2) K. B. Lewis of Dikoya, and (3) B. Sirimala of Kahalla—or any person or persons interested shall, on or before May 11, 1922, show sufficient cause to the satisfaction of this court to the contrarv.

April 6, 1922.

April 6, 1922.

W. S. DE SARAM, Acting District Judge.

PART IL CEYLON GOVERNMENT GAZETTE - MAY 5, 1922 the District Court of Kandy. Tiga, praying for letters of administration to the estate of the above-named deceased Nagammah, wife of Thamba-pilly Selvadurai of Manippai, late of Kuala Lumpur, coming on for disposal before G. W. Woodhouse, Esq. Order Nisi. Testamentary Li the Matter of the Estate of the late Jurisdiction, Robert Annesley Dickman of Kadugan-No. 3,882. nawa, deceased. District Judge, on April 10, 1922, in the presence of Mr. S. V. No. 3,882. Chinniah, Proctor, on the part of the petitioner; and the affidavit of the petitioner dated March 6, 1922, having been THIS matter coming on for disposal before Walter Sanford de Saram, Esq., Acting District Judge, Kandy, on April 10, 1922, in the presence of Messrs. Jonklaas & read : It is declared that the petitioner is the attorney of the husband of the said intestate, and is entitled to have letters Wambeek, Proctors, on the part of the petitioner, Henry of administration to the estate of the said intestate issued Theodore Dickman of Nuwara Eliya ; and the affidavit of to him, unless the respondent, or any other person shall, on the said petitioner dated April 7, 1922, and his petition or before May 11, 1922, show sufficient cause to the satishaving been read: It is ordered that the said petitioner, as brother of the deceased above named, be and he is hereby faction of this court to the contrary. declared entitled to have letters of administration issued to G. W. WOODHOUSE, him accordingly, unless the respondents-(1) Louis William April 12, 1922. District Judge. Dickman, (2) Mrs. Laura: Loos-or any person or persons interested shall, on or before May 11, 1922, show sufficient cause to the satisfaction of this court to the contrary. In the District Court of Jaffna. W. S. DE SARAM. Order Nisi. Acting District Judge. April 10, 1922. In the Matter of the Estate of Achchimuttu Testamentary In the District Court of Galle. wife of Mootatamby Chinniah of Tor-Jurisdiction. puram in Jaffna, late of Kuala Lampur, No. 4,813. Order Nisi des going Will proved, &c. . deceased. Testamentary In the Matter of the Estate of the late Mootatamby Chinniah of Tolpuram ... Pettrione Jurisdiction. Doyid Sundrawadu, deceased, of Hikkag Vs. Quwa. No. 5,529. Juwa. "THIS matter coming on for disposal before T. B. Russell, Esq., District Judge, Galle, on April 3, 1922, in the presence of Mr. W. de Silva, Proctor, on the part of the petitoned, Sundrawadu Hingappu *alias* Hingoris of Hik-kaduway and the affidavit of said petitioner dated March Chinnian No. 5,529. (1) Saraswathi, daughter of Mootatamby (minor) and (2) Annapuranam, widow of Sinnatamby Muttukumaru of Vaddukkoddai East.....Respondents. THIS matter of the petition of the above named petitioner, praying that the above named 2nd respondent be gravinted guardian *ad litem* over the minor, the letters bendent, and that letters of administration to the estate of the above 28, 1922, having been read : It is ordered that the said petitioner, as father of the named deceased be issued to the petitioner, coming on fodeceased above named, is entitled to have letters of disposal before G. W. Woodhouse, Esq., District Judger Jaffna, on April 10, 1922, in the presence of Mr. A. Mudaliyar, Veluppillai, Proctor, on the part of the petitioner ; and the affidavit of the petitioner dated April 7, 1922, having been administration issued to him accordingly, unless the respondent, Warusanavitanage Nachcho Hamy of Hikkaduwa, shall, on or before May 11, 1922, show sufficient cause to the satisfaction of this court to the contrary. read : T. B. RUSSELL, It is ordered that the above-named 2nd respondent be April 3, 1922. District Judge. appointed guardian ad litem over the said minor, the 1st respondent, for the purpose of representing her in this case, In the District Court of Matara. and that the petitioner be declared entitled to have letters Order Nisi will proved. of administration to the estate of the said intestate, as her Testamentary In the Matter of the Estate of the late Don lawful husband, unless the respondents or any other person. Hondrick, deceased, of Ihalawitiyala. Jurisdiction. shall appear before the court on May 9, 1922, and state No. 2;810. A objection or show cause to the contrary. THIS matter owning on for disposal before C. W. Bickmore, Esq., District Judge of Matara, on March 19; 1922, in the G. W. WOODHOUSE, presence of the petitioner, Passaperumage Don Andris; and District Judge. April 12, 1922. the affidavit of the petitioner dated March 17, 1922, having been read: It is ordered that the petitioner, as a son of In the District Court of Chilaw. the deceased, is entitled to have letters of administration issued to him accordingly, unless the respondents-Passaperumage Dinakahami Abesekara Arnolis, P. Dunu-Order Nisi. In the Matter of the Interate Estate and Effects of Naguda Marillar Meera Saibo Marikar, late of Butukkudiy Suppu, deceased Testamentary hamy, husband Katuwana Aratchige Don Arlis, P. Punchi-Jurisdiction. hami and husband Abewickrama Patiranage Don Elias, No. 1,416. P. Kirihami, Kodituwakkuge Janis Appu, P. Appu, "P. Hinniappu—shall, on or before May 9, 1922, show deceased. Segu Meera Natchia of Putukkudiyiruppit tio sufficient cause to the satisfaction of this court to the contrary. And March 19, 1922. C. W. BICKMORE, (1) Wappa Saibo Marikar of Putukkudiyiruppu, (1) Wappa Saibo Marikar of Putukkudiyruppu, (a) Saburamma, (3) Ruhani Umma, both of Putukkudi yiruppu, minors, by their guardian achiere and Mohiedeen Pitche of Pulichakulam ..., a Respondents: THIS matter coming on for disposal before C. Coomara-swamy; Esq., District Judge of Chilaw, on March 30, 1922, in the presence of Mr. E. C. S. Storer, Proctor, on the part of the protitioner shows named , and the effective of the said District Judge. District Court of Jaffna. the Ofder Nisi n the Matter of the Estate of the late Negamma, Mife of Thambapilly Selva-durai of Manippai, late of Kuala Testamentary Εn Jurisdiction No. 4,777. r. doceased. of the petitioner above named ; and the affidavit of the said Lumper, petitioner dated February 10, 1922, having been read: It is ordered that the petitioner be and she is hereby Sanmugam Sinniah of Uduvil, the attorney of Thambadeclared entitled, as the widow) of the above-named deceased, to have letters of administration to his estate pilly Selvadurai of Batu Tiga, in Federated Malay States Petitic Petitioner. Vs. issued to her, unless the respondents aboys fiamed or any (1) Selvadurai Vairamuttu of Batu Tiga, (2) Sangarapother person or persons interested shall, on or before pilly Vallipuram of Kaddudai, the guardian ad litem May 19, 1922, show sufficient cause to the satisfaction of over the minor, the 1st respondent Respondents. this court to the contrary. THIS matter of the petition of Sanmugam Sinniah of C. COOMARASWAMY, Uduvil, the attorney of Thambapilly Selvadurai of Batu March 30, 1922. District Judge.

In the District Court of Chilew. Order Nigl.	It is ordered (1) that the petitioner, as eldest son of deceased, be and he is hereby declared entitled to letters of administration to the estate of the dece
Testamentary In the Mitter of the Intestate Estate and	issued to him; (2) that the 1st respondent be and 1
Jurisdiction. Effects of Kuna Nagammai, late of Inala	hereby appointed guardian ad litem of the 2nd respond
No. 1,419. Walahapitiya, deceased.	unless any person or persons interested shall, on or be
Sina Vana Sana Sandanampillai of Ihala Walaha-	March 29, 1922, show sufficient cause to the satisfactio
pitiya Petitioner,	this court to the contrary. R. G. SAUNDERS.
And	March 3, 1922. — District Judg
(1) Muna Andaththal (wife of the petitioner), (2) Muna	The date for showing cause is extended to April 12, 1
Alagammal, both of Ihala Walahapitiya Respondents.	R. G. SAUNDERS,
THIS matter coming on for disposal before C. Coomara-	March 29, 1922 District Judg
swamy, Esq., District Judge of Chilaw, on March 6, 1922, in the presence of Mr. E. C. S. Storer, Proctor, on the part	The date for showing cause is extended to May 17, 1
of the petitioner above named; and the affidavit of the	R. G. SAUNDERS.
said petitioner dated March 2, 1922, having been read:	April 12, 1922. District Judg
It is ordered that the petitioner be and he is hereby	1 CANA
declared entitled, as the son-in-law of the above-named deceased, to have letters of administration to her estate	In the District Court of Ratnapura.
issued to him, unless the respondents above named or any	Order Nisi.
person or persons interested shall, on or before April 27,	Testamentary In the Matter of the Intestate Estate of
1922, show sufficient cause to the satisfaction of this court	Jurisdiction. late Moratuwage Tegis Fernando a
to the contrary. C. COOMABASWAMY,	No. 761. Girigoris Fernando of Ratnapi
March 6, 1922. — District Judge.	deceased.
The date of showing cause is extended for May 25, 1922.	Maggonage Podilinu Fernando of MoratuwaPetition
C. GOOMARASWAMY,	And
April 27, 1922. District Judge.	(1) Moratuwage Algina Fernando, wife of (2) Weers
In the District Court of Badulla.	purage John Alpheus Fernando, (3) Moratuwage Joslin Fernando, wife of (4) Dewapurage Siyadoris
10 forder Nisi.	Fernando, (5) Moratuwage Somasiri Somaratne alias
Testamentary In the Matter of the Intestate Estate of	Manuel Fernando, (6) Moratuwage Evelyn Fernando,
Jurisdiction, Merenchige James Silva of Buttala,	(7) ditto Oliver Fernando, (8) ditto Emalia Fernando,
Jurisdiction Meringinge James Silva of Buttala, No. B 661 deseased.	(9) ditto Titus Fernando, (10) ditto Dewlyn Kalyana- wathi, and (11) ditto Florence Pearl Chandrawathi,
Between	all of Molpe in Moratuwa; the 7th, 8th, 9th, 10th,
Gardiye Warnaltulage Bastian Silva of Mup-	and 11th, minors, by their guardian ad litem the 5th
pane Petitioner.	respondent Responde
And	THIS matter coming on for disposal before H. J. V Ekanavaka Esq. District Judge of Bathanura
Merenchige Punchi Nona of Dondra, Matara Dis-	Ekanayake, Esq., District Judge of Ratnapura, January 5, 1922, in the presence of Mr. W. E. Per
trict	Proctor, on the part of the petitioner above named; and
THIS matter coming on for disposal before Reginald Gibson Saunders, Esq., District Judge, on March 28, 1922,	affidavit of the said -petitioner dated November 11, 1
in the presence of Mr. S. M. Jayasuriya, Proctor, on the part.	having been read : It is ordered that the petitioner be she is hereby declared entitled, as widow of the decea
of the petitioner; and the affidavit of the petitioner dated	above named, to administer the estate of the said decea
March 17, 1922, having been read :	and that letters of administration do issue to her acc
It is ordered that the petitioner, as brother-in-law of the	ingly, unless the respondents above named or any or persons interested shall on or before Echer
deceased, be and he is hereby declared entitled to letters of administration to the estate of the deceased issued to	person or persons interested shall, on or before Febru 7, 1922, show sufficient cause to the satisfaction of
him, unless any person or persons interested shall, on or	court to the contrary.
before April 26, 1922, show sufficient cause to the satisfaction	H. J. V. I. EKANAYAKE,
of this court to the contrary. R. G. SAUNDERS,	January 5, 1922. — District Judg
March 28, 1922. — District Judge.	The date for showing cause is extended to May 18, 19
The date for showing cause is extended to May 24, 1922.	
R. G. SAUNDERS,	In the District Court of Kegalla.
April 26, 1922. District Judge.	Order Nisi.
In the District Court of Badulla.	Testamentary In the Matter of the Intestate Estate of
3 Car Gorder Nest.	Jurisdiction. late Emiyarallage Dingiri Appuham No. 798. Morawaka, deceased.
Testamentary In the Matter of the Intestate Estate of	Emiyarallage Bandahamy of Morawaka
Jurisdiction. Illukwatta Hewadurevalage Puncha of	
No. B 657. Heenarangola meceased.	Vs. Emiyarallage Appuhamy of MorawakaRespond
A Between	minyaranage Appunanty of Morawaka
Howadurevalace Manike of Bogasellagedera, Galahiti-	THIS matter coming on for disposal before V. P. Red Esq., District Judge, Kegalla, on April 8, 1922, in
yagama, Rathvarawa Petitioner.	presence of Mr. Weerakoon, Proctor, on the part of
And	petitioner; and his affidavit and petition dated April
(1) Alutgedera Kiriya of Galahitiyawegama, Rath-	1922, praying for letters of administration of the ab
karawa, (2) Alutgedera Garuwa of Galahitiyawe-	mentioned estate having been read: It is ordered declared that the petitioner, as the nephew of the decea
gama, a minor, by his guardian <i>ad litem</i> the 1st respon- dent, (3) Narangahawattagedera Rankira of	is entitled to letters of administration of the above n
Heenarangolla Respondents.	tioned estate, and that such letters will be issued to
THIS matter coming on for disposal before Reginald	accordingly, unless the respondent or any person or per
Gibson Saunders, Esq., District Judge of Badulla, on	interested shall, on or before May 9, 1922, show suffic cause to the satisfaction of the court to the contrary.
March 3, 1922, in the presence of Mr. A. P. Bartholomeusz,	しょうしょう しゅうしょう アンジャー・ション しょうしゃ あたいようかい しんぼう しんかた 見分れる
Proctor, on the part of the petitioner; and the affidavit of	April 8, 1922. District Judg
the petitioner dated February 15, 1922, having been read : I	

.408	PART II CEYLON GOVERNI	AENT GAZETTE - MAY 5, 1922
Testamentary In Jurisdiction	District Court of Kegalla. <i>Order Nisi.</i> ne Matter of the Intestate Estate of ahumpurayalage Appuwa of Bolagama, ceased.	auministration of the aloresald estate, and that such retters
Dewapurayalage He	tua of UdakarandaponaPetitioner.	will be issued to him accordingly, and that the 1st respon- dent, as mother of the 4th and 5th minor respondents,
• -	Vs.	is a fit and proper person to be appointed their guardian ad litem, and that such appointment will be made accordingly,
(1) Weragodayalage Rankiri, (3) ditte	Dingiri, (2) Wahumpurayalage Kiri Bindu, (4) ditto Kiriya,	unless the respondents or any person or persons interested shall, on or before May 9, 1922, show sufficient cause to the

Weragodayalage Dingiri, (2) Wahumpurayalage Rankiri, (3) ditto Kiri Bindu, (4) ditto Kiriya,
 (5) ditto Kiri Honda Respondents.

THIS matter coming on for disposal before V. P. Redlich, Esq., District Judge, Kegalla, on April 6, 1922, in the presence of Mr. R. L. Perera, Proctor, on the part of the

April 6, 1922.

satisfaction of the court to the contracry.

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> V. P. REDLICH, District Judge.

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