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Part II.—Legal.

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PASSED ORDINANCE.

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

No. 1 of 1922.

An Ordinance to provide for the Appointment of a Public Trustee, and to amend the Law relating to the Administration of Trusts.

W. H. MANNING.

WHEREAS it is expedient to constitute the office of Public Trustee, and to make provision for the powers and duties to be exercised and performed by him, and to amend the law relating to the administration of trusts: Be it therefore enacted by the Governor of Ceylon, by and with the advice and consent of the Legislative Council thereof, as follows:

Preliminary.

1 This Ordinance may be cited as "The Public Trustee Ordinance, No. 1 of 1922," and shall come into force on such day as the Governor may, by Proclamation in the Government Gazette, appoint.

2 In this Ordinance, unless the context otherwise requires—

The expression "letters of administration" means letters of administration of the estate and effects of a deceased person, whether general or with a will annexed, or limited either in time or otherwise.

either in time or otherwise.

The expression "trust" includes an executorship or administratorship; and the expression "trustee" shall be construed accordingly; and the expression "trust property" shall include all property in the possession or under the control wholly or partly of the public trustee by virtue of any trust.

trustee by virtue of any trust.

The expression "private trustee" means a trustee other than the Public Trustee.

than the Public Trustee.

The expression "expenses" includes costs and charges.

The expression "prescribed" means prescribed by rules under this Ordinance.

Other expressions have the same meaning as in "The Trusts Ordinance, No. 9 of 1917."

Preamble.

Short title and commencement.

Definitions.

Appointment of Public Trustee and Deputies.

Appointment of Public Trustee.

Public Trustee to be a corporation.

Appointment and powers of Deputy Public Trustee.

3 It shall be lawful for the Governor to appoint an officer to be called the Public Trustee.

4 The Public Trustee shall be a corporation sole under that name, with perpetual succession and an official seal, and may sue and be sued under the above name like any other corporation sole.

5 The Governor may appoint a deputy or deputies to assist the Public Trustee; and any deputy so appointed shall, subject to the general or specific orders of the Public Trustee, be competent to discharge any of the duties and exercise any of the powers of the Public Trustee, and, when discharging such duties or exercising such powers, shall have the same privileges and be subject to the same liabilities as the Public Trustee.

Powers, Duties, Liabilities, and Immunities of Public Trustee.

General powers and duties of Public Trustee.

- 6 (1) The Public Trustee shall, subject to the provisions of this Ordinance and rules made thereunder, be capable of being appointed and of acting under that name-
 - As an ordinary trustee;
 - As collector of estates under an order to collect;
 - (c) As a custodian trustee.
- (2) Save as hereinafter expressly provided, the Public Trustee shall have the same powers, duties, and liabilities, and be entitled to the same rights and privileges, and be subject to the same control and orders of the court as any other trustee acting in the same capacity.

Applications to the court.

- 7 (1) A person aggrieved by any act or omission or decision of the Public Trustee in relation to any trust may apply to the court, and the court may make such order in the matter as the court thinks just.
- (2) The Public Trustee may apply to the court for its discretion or opinion on any question arising in the course of the administration of any trust, and the court may deal with any such application as the justice of the matter may require.

(3) The Judges of the Supreme Court may make rules regulating the procedure to be observed in all applications under this section, and, pending the making of such rules, such procedure shall be followed as shall be directed by the court.

(4) For the purpose of the calculation of stamp duty on any such proceedings, whenever the subject-matter in issue is of the value of one thousand five hundred rupees or over, such subject-matter shall be charged as of the value of one thousand five hundred rupees, and, whenever the subjectmatter in issue is of the value of less than one thousand five hundred rupees, no stamp duty shall be charged in respect of any such proceedings, excepting stamp duty payable in respect of service of process.

The public revenue of the Colony shall be liable to make good all sums required to discharge any liability which the Public Trustee, if he were a private trustee, would be personally liable to discharge, except where the liability is one to which neither the Public Trustee nor any of his officers has in any way contributed, and which neither he nor any of his officers could by the exercise of reasonable diligence have averted, and in that case the Public Trustee shall not, nor shall the public revenue of the Colony, be subject to any liability.

-(1)-If any suit be brought by a creditor against the Public Trustee, such creditor shall be liable to pay the costs of the suit, unless he proves that not less than one month previous to the institution of the suit he had applied in writing to the Public Trustee stating the amount and other particulars of his claim, and had given such evidence in support thereof as, in the circumstances of the case, the Public Trustee was reasonably entitled to require and had required.

(2) If any such suit is decreed in favour of the creditor, he shall, nevertheless, unless he is a secured creditor or otherwise entitled to preference, be only entitled to payment out of the assets of the deceased equally and rateably with the other

creditors.

Liability of public revenue for acts of Public Trustee.

Notice of action against Public Trustee.

- (3) Nothing in section 461 of "The Civil Procedure Code, 1889," shall apply to any suit against the Public Trustee in which no relief is claimed against him personally.
- 10 Subject to the provisions of this Ordinance, the Public Trustee may decline, either absolutely or except on conditions which he may lay down to accept any trust, but he shall not decline to accept any trust on the ground only of the small value of the trust property.

11 The Public Trustee shall not accept any trust which involves the management or carrying on of any business, except in the cases in which he may be authorized to do so by rules made under this Ordinance, or for the purpose of winding up an estate, nor any trust under a deed of arrangement for the benefit of creditors, nor any trust exclusively for religious or charitable purposes.

12 The Public Trustee shall, except where he is appointed. a custodian trustee, always be sole trustee, and it shall not be lawful to appoint the Public Trustee to be trustee along with any other person.

13 If any minor or lunatic is entitled to any gift, legacy. or share of the assets of a deceased person, it shall be lawful for the Public Trustee to retain the same in his hands as trustee for such minor or lunatic pending the order of court. or until claimed by a duly appointed trustee.

14 (1) If any minor or lunatic is entitled to any gift, legacy or share of the assets of a deceased person, it shall be lawful for the person by whom such gift is made, or for the executor or administrator by whom such legacy or share is payable or transferable, or for any trustee of such gift, legacy, or share. to transfer the same by an instrument in writing to the Public. Trustee, if he consents thereto.

2) If any minor or lunatic is entitled to any money which is in court, the court may, if it thinks fit, order, with the consent of the Public Trustee, that such money shall be transferred to the Public Trustee.

When any money of any minor or lunatic is in the hands of the Public Trustee, in the absence of any order of court, the Public Trustee may from time to time pay such sum of money to such person as he thinks fit, to be applied by such person for the maintenance, education, and advancement of such minor or lunatic, or may himself so apply such sum.

16 The entry of the Public Trustee by that name in the books of a company shall not constitute notice of a trust, and a company shall not be entitled to object to enter the name of the Public Trustee on its books by reason only that the Public Trustee is a corporation, and, in dealings with property, the fact that the person or one of the persons dealt with is the Public Trustee, shall not of itself constitute notice of a

(1) Whenever the Public Trustee applies for letters of administration in accordance with the provisions of this Ordinance, it shall be sufficient if the petition required to be presented for the grant of such letters states-

- (a) The time and place of the death of the deceased to the best of the knowledge and belief of the petitioner;
- (b) The names and addresses of the surviving next of kin of the deceased if known;
- (c) The full and true particulars of the property left by the deceased so far as he has been able to ascertain the same;
- (d) Particulars of the liabilities of the estate if known.
- (2) Save as provided in this section, the Public Trustee shall not be required to file accounts of the property of the deceased before the court.
- 18 Notwithstanding anything in "The Civil Procedure" Public Trustee Code, 1889," contained, the Public Trustee shall not be called not to take oath upon to take any oath as an executor or administrator,

Public Trustee may decline any trust, but not on ground of small value.

Com T. Bridge H. فيوسيد الإرادار

Not to accept certain trusts.

Public Trustee to be sole trustee.

Public Trastee to retain share of minor, &c.

Executor or administrator may pay to official trustee, legacy, share. &c., of minor or lunatic.

Maintenance of minors and lunatics.

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Both Or al.

Entry of Public Trustee in books of a company.

Public Trustee's petition for grant of letters of administration."

as executor or administrator.

Public Trustee need not give bond or security nor pay assessed estate duty in advance.

19 (1) Where any bond or security would be required from a private person upon the grant to him of administration, or upon his appointment to act in any capacity, the Public Trustee, if administration is granted to him, or if he is appointed to act in such capacity as aforesaid, shall not be required to give such bond or security, but shall be subject to the same liabilities and duties as if he had given such bond or security.

(2) Notwithstanding anything in section 23 of "The Estate Duty Ordinance, No. 8 of 1919," contained, it shall be lawful for the District Court to grant probate or letters of administration to the Public Trustee without the payment of the amount of assessed estateduty having been made or secured as therein provided, but nothing herein contained shall exempt the Public Trustee from eventually paying such estate duty as is required under the provisions of the said Ordinance.

On behalf of the Public Trustee, such person as may be prescribed may take any oath, make any declaration, verify any account, give personal attendance at any court or place, and do any act or thing whatsoever which the Public Trustee is required or authorized to take, make, verify, give, or do: Provided that nothing in this Ordinance or in any rule made under this Ordinance shall confer upon any person not other wise entitled thereto any right to appear, or act, or be heard in or before any court or tribunal, on behalf or instead of the Public Trustee, or to do any act whatsoever on behalf or on the instructions of the Public Trustee, which could otherwise be lawfully done only by an advocate or a proctor.

The Public Trustee may, whenever he desires, for the purposes of this Ordinance, to satisfy himself regarding any question of fact, examine upon oath, which he is hereby authorized to administer, any person who is willing to be so examined by him regarding such question.

Power to examine on oath.

Prescribed person may act for Public

Trustee, excep

can be done

only by an advocate or

proctor.

as to acts which

The Public Trustee as Ordinary Trustee.

(1) The Public Trustee may by that name, or any other sufficient description, be appointed to be trustee of any will or settlement or other instrument creating a trust or to perform any trust or duty belonging to a class which he is authorized by the rules made under this Ordinance to accept, and may be so appointed whether the will or settlement or instrument creating the trust or duty was made or came into operation before or after the passing of this Ordinance, and either as an original or as a new trustee, in the same cases, and in the same manner, and by the same persons or court, as if he were a private trustee, with this modification, that, though the trustees originally appointed were two or more, the Public Trustee may be appointed sole trustee.

(2) Where the Public Trustee has been appointed a trustee of any trust, all existing trustees under the trust shall upon such appointment cease to be trustees.

3) The Public Trustee shall not be so appointed as a new trustee where the will, settlement, or other instrument creating the trust or duty contains a direction to the contrary, unless the court otherwise order.

(4) Notice of any proposed appointment of the Public Trustee as a new trustee shall, where practicable, be given in the prescribed manner to all persons beneficially interested or to any existing trustee who are resident in Ceylon, and whose addresses are known to the persons proposing to make the appointment, or, if such beneficiaries are infants, to their guardians; and if any such person as aforesaid entitled to notice within twenty-one days from the receipt of the notice applies to the court, the court may, if, having regard to the interests of all the beneficiaries, it considers it expedient to do so, make an order prohibiting the appointment being made. provided that a failure to give any such notice shall not invalidate any appointment made under this section.

(5) Where, by the terms of an instrument of trust or a will, the consent of any person is requisite to the appointment of a trustee, and such person refuses to consent to the appointment of the Public Trustee to such office, or where the person

Appointment of Public Trustee to be trustee.

Retirement of original trustees.

Public Trustee not to be new trustee where settlement forbids.

Notice of proposed appointment of Public Trustee.

whose consent is so requisite is a minor, idiot, or lunatic, or a person of unsound mind, or is absent from the Island, or is under any other disability, then such appointment of the Public Trustee may be made without such consent, if the court so orders and directs.

23 (1) The court may grant probate or letters of administration of any will or estate to the Public Trustee by that name, and for that purpose the court shall consider the Public Trustee as in law entitled equally with any other person or class of persons to obtain the grant of letters of administration, save that the consent or citation of the Public Trustee shall not be required for the grant of letters of administration to any other person, and that, as between the Public Trustee and the widower, widow, or next of kin of the deceased, the widower, widow, or next of kin shall be preferred, unless for

good cause shown to the contrary.

(2) Any executor who has obtained probate, or any administrator who has obtained letters of administration, notwithstanding he has acted in the administration of the deceased's estate, and notwithstanding the existence of any other executor or administrator, may apply to the court for an order transferring such estate to the Public Trustee for administration. If the court makes any such order, the estate of the deceased left unadministered and all rights and obligations in respect thereof shall, without other assurances in the law, become and be conveyed, assigned, and transferred to the Public Trustee as executor or administrator, as the case may be, so that the same shall thereupon become and be legally and effectually vested in him, and, subject to the provisions of this Ordinance, the Public Trustee shall have all the powers of such executor or executors, administrator or administrators, and such executor or executors, administrator or administrators, shall not be in any way liable in respect of any act or default in reference to such estate subsequent to the date of such order other than the act or default of himself or themselves, or of persons other than himself or themselves for whose conduct he or they is or are in law responsible.

24 The heirs of an intestate, the gross capital value of whose estate does not exceed ten thousand rupees, may apply to the Public Trustee to administer the estate, and where any such application is made, and it appears to the Public Trustee that the persons beneficially entitled are persons of small means, the Public Trustee shall apply for letters of administration to the estate and administer the same, unless he sees good reason for refusing to do so.

25 Where an application for probate or letters of administration has been made to a court by a person other than an executor named in the will, and most of the persons interested in the estate as beneficiaries under the will, or heirs make it appear either at the time of making the application or subsequently to the court that the estate can be more economically or satisfactorily administered by the Public Trustee, it shall be competent to the court to appoint the Public Trustee if he consents to administer the estate.

26 Whenever any person has died leaving an estate within the Island, the court, on being satisfied that danger is to be apprehended of misappropriation, deterioration, or waste of such estate unless letters of administration of the estate of such person are granted, may, upon the application of the Public Trustee or of any person interested in such estate or in the due administration thereof, make an order, upon such terms as to indemnifying the Public Trustee against costs and other expenses as the court thinks fit, directing the Public Trustee to apply for letters of administration of the estate of such person.

27 (1) Whenever any person has died leaving an estate within the Island, and the court is satisfied that there is no person immediately available who is legally entitled to the succession to such estate, or that danger is to be apprehended of misappropriation, deterioration, or waste of such estate, before it can be determined who may be legally entitled to the succession thereto, or whether the Public Trustee is entitled

Power as to granting probate.

Transfer of administration to Public Trustee by executor or administrator.

Administration of estates under ten thousand rupees by Public Trustee on the application of heirs.

Application by beneficiaries or heirs that Public Trustee be appointed.

Power of court to direct Public Trustee to apply for administration.

Power to direct Public Trustee to collect and hold assets until right of succession is determined. to letters of administration of the estate of such deceased person, the court may, upon the application of the Public Trustee or of any person interested in such estate, or in the due administration thereof, forthwith direct the Public Trustee to collect and take possession of such estate, and to hold, deposit, realize, sell, or invest the same according to the directions of the court; and in default of any such directions, according to the provisions of this Ordinance so far as the same are applicable to such estate.

(2) Any order of the court made under the provisions of

this section shall entitle the Public Trustee-

(a) To maintain any suit or proceeding for the recovery of such estate or any part thereof; and

(b) If he thinks fit, to apply for letters of administration

of the estate of such deceased person; and

(c) To retain out of the estate any fees chargeable under rules made under this Ordinance, and to reimburse himself for all payments made by him in respect of such estate which a private administrator might lawfully have made.

28 If in the course of proceedings under the provisions of sections 26 and 27 any person appears and establishes his claim to probate of a will, or to a grant of letters of administration as next of kin of the deceased, and gives such security as may be required by him by law, the court shall grant probate of the will or letters of administration accordingly, and shall award to the Public Trustee the costs of any proceedings taken by him under this section to be paid out of the estate as part of the testamentary or intestate expenses thereof. But if no person appears and establishes his claim to probate of a will, or to a grant of letters of administration as next of kin of the deceased within such period as to the court seems reasonable, or if any person who has established his claim to a grant of letters of administration as next of kin of the deceased fails to give such security as may be required by him by law, the court may grant letters of administration to the Public Trustee.

29 If an executor or next of kin of the deceased who has not been personally served with a citation, or who has not had notice thereof in time to appear pursuant thereto, establishes to the satisfaction of the court a claim to probate of a will or to letters of administration in preference to the Public Trustee, any letters of administration granted in accordance with the provisions of this Ordinance to the Public Trustee may be revoked, and probate or letters of administration may be granted to such executor or next of kin as the case may be:

Provided that no letters of administration granted to the Public Trustee shall be revoked for the cause aforesaid without his consent, unless the application for that purpose is made within twelve months after the grant to the Public Trustee, and the court is satisfied that there has been no unreasonable delay in making the application, or in transmitting the authority

under which the application is made.

30 If any letters of administration granted to the Public Trustee in accordance with the provisions of this Ordinance are revoked, the court may order the costs of obtaining such letters of administration, and the whole or any part of any fees which would otherwise have been payable under this Ordinance, together with the costs of the Public Trustee in any proceedings taken to obtain such revocation, to be paid to or retained by the Public Trustee out of the estate:

Provided that nothing in this section shall affect the provisions of clause (c) of sub-section (2) of section 27.

31 If any letters of administration granted to the Public Trustee in accordance with the provisions of this Ordinance are revoked, the same shall, so far as regards the Public Trustee and all persons acting under his authority in pursuance thereof, be deemed to have been only voidable, except as to any act done by such Public Trustee or other person as aforesaid, after notice of a will or of any other fact which would render such letters void:

Provided that no notice of a will or of any other fact which would render any such letters void shall affect the Public Trustee or any person acting under his authority in pursuance

Grant or probate or letters to person appearing in the course of proceedings taken by Public Trustee under sections 26 and 27.

Recall of Public Trustee's administration, and grant of probate, &c., to executor or next of kin.

Cost of obtaining administration, &c., may on revocation be ordered to be paid to Public Trustee out of assets.

After revocation letters granted to Public Trustee to be deemed as to him to have been voidable only.

of such letters, unless, within the period of one month from the time of giving such notice, proceedings are commenced to prove the will, or to cause the letters to be revoked, and such proceedings are prosecuted without unreasonable delay.

32 If any letters of administration granted to the Public Trustee in accordance with the provisions of this Ordinance are revoked upon the grant of probate of a will, or upon the grant of letters of administration with a copy of the will annexed, all payments made or acts done by or under the authority of the Public Trustee in pursuance of such letters of administration prior to the revocation, which would have been valid under any letters of administration lawfully granted to him with a copy of such will annexed, shall be deemed valid notwithstanding such revocation.

Payments made by Public Trustee prior to revocation.

Administration

person believed

of estate of

to be dead.

The Public Trustee as Collector under an Order to Collect.

- 33 (1) Whenever it is made to appear to the court that there is reasonable ground to suppose that any person has died intestate leaving property in the Island, the court may order and empower the Public Trustee to collect the estate of such person.
- (2) Every such order shall be valid until revoked, and shall empower the Public Trustee to—
 - (a) Collect, manage, and administer the movable property of such supposed deceased person;
 - (b) Enter upon and receive the rents and profits and otherwise manage the immovable property; and
 - (c) Pay and discharge the debts and liabilities of such person;
- in like manner as if he were certainly dead, and the Public Trustee had obtained letters of administration to his estate.
- (3) The Public Trustee shall not proceed to any distribution of the assets without an order of the court specially authorizing him to make such distribution.
- (4) Within fourteen days after any order to collect has been granted, the Public Trustee shall, unless the court otherwise orders, cause notice of the fact that such order has been granted to be published twice in some newspaper published in the town or place where such person resided, or if there is no such newspaper, then twice in some daily newspaper published in the Island.

The Public Trustee as Custodian Trustee.

- 34 (1) Subject to rules under this Ordinance, the Public Trustee may, if he consents to act as such, and whether or not the number of trustees has been reduced below the original number, be appointed to be custodian trustee of any trust—
 - (a) By order of the court made on the application of any person on whose application the court may order the appointment of a new trustee; or
 - (b) By the testator, settlor, or other creator of any trust; or(c) By the person having power to appoint new trustees.
- (2) Where the Public Trustee is appointed to be custodian trustee of any trust—
 - (a) The trust property shall be transferred to the custodian trustee as if he were sole trustee, and for that purpose vesting orders may, where necessary, be made under "The Trusts Ordinance, No. 9 of 1917";
 - (b) The management of the trust property and the exercise of any power or discretion exercisable by the trustees under the trust shall remain vested in the trustees other than the custodian trustee (which trustees are hereinafter referred to as the managing trustees);
 - (c) As between the custodian trustee and the managing trustees, and subject and without prejudice to the rights of any other persons, the custodian trustee shall have the custody of all securities and documents of title relating to the trust property, but the managing trustees shall have free access thereto and be entitled to take copies thereof or extracts therefrom;

Custodian trustee.

- (d) The custodian trustee shall concur in and perform all acts necessary to enable the managing trustees to exercise their powers of management or any other power or discretion vested in them (including the power to pay money or securities into court), unless the matter in which he is requested to concur is a breach of trust, or involves a personal liability upon him in respect of calls or otherwise, but, unless he so concurs, the custodian trustee shall not be liable for any act or default on the part of the managing trustees or any of them;
- (e) All sums payable to or out of the income or capital of the trust property shall be paid to or by the custodian trustee: Provided that the custodian trustee may allow the dividends and other income derived from the trust property to be paid to the managing trustees or to such person as they may direct, or into such bank to the credit of such person as they may direct, and in such case shall be exonerated from seeing to the application thereof, and shall not be answerable for any loss or misapplication thereof;
- (f) The power of appointing new trustees, when exercisable by the trustees, shall be exercisable by the managing trustees alone, but the custodian trustee shall have the same power of applying to the court for the appointment of a new trustee as any other trustee;
- (g) In determining the number of trustees for the purposes of "The Trusts Ordinance, No. 9 of 1917," the custodian trustee shall not be reckoned as a trustee;
- (h) The custodian trustee, if he acts in good faith, shall not be liable for accepting as correct and acting upon the faith of any written statement by the managing trustees as to any birth, death, marriage, or other matter of pedigree or relationship, or other matter of fact, upon which the title to the trust property or any part thereof may depend, nor for acting upon any legal advice obtained by the managing trustees independently of the custodian trustee;
- (i) The court may, on the application of either the custodian trustee, or any of the managing trustees, or of any beneficiary, and on proof to their satisfaction that it is the general wish of the beneficiaries, or that on other grounds it is expedient, to terminate the custodian trusteeship, make an order for that purpose, and the court may thereupon make such vesting orders and give such directions as under the circumstances may seem to the court to be necessary or expedient.
- (3) The provisions of this section shall apply in like manner as to the Public Trustee, to any banking or insurance company or other body corporate entitled by rules made under this Ordinance to act as custodian trustee, with power for such company or body corporate to charge and retain or pay out of the trust property fees not exceeding the fees chargeable by the Public Trustee as custodian trustee.

Distribution of Assets of Estates.

Distribution of assets.

- 35 (1) When the Public Trustee has given the prescribed notice for creditors and others to send in to him their claims against the estate of the deceased, he shall, at the expiration of the time therein named for sending in claims, be at liberty to distribute the assets or any part thereof in discharge of such lawful claims as he has notice of.
- (2) He shall not be liable for the assets so distributed to any person of whose claim he had no notice at the time of such distribution.
- (3) No notice of any claim which has been sent in and has been rejected or disallowed in part by the Public Trustee shall affect him unless proceedings to enforce such claim are commenced within three months after notice of the rejection or disallowance of such claim has been given in the prescribed manner, and unless such proceedings are prosecuted without unreasonable delay.

- (4) Nothing in this section shall prejudice the right of any creditor or other claimant to follow the assets or any part thereof in the hands of the persons who may have received the same respectively.
- (5) In computing the period of limitation for any suit, appeal, or application under the provisions of any law for the time being in force, the period between the date of submission of the claim of a creditor to the Public Trustee and the date of the final decision of the Public Trustee on such claim shall be excluded.
- 36 When any moneys payable to a beneficiary under a trust have been in the hands of the Public Trustee for a period of twelve years or upwards in consequence of the Public Trustee having been unable to trace the person entitled to receive the same, such moneys shall be paid over to the Colonial Treasurer by the Public Trustee to be carried to the account of the public revenue:

Provided that no such moneys shall be so paid over if any action or proceeding is pending in respect thereof in any court.

- 37 (1) If any claim is made to any moneys so paid over, and such claim is established to the satisfaction of the Governor in Executive Council, the Governor in Executive Council shall order the payment to the claimant of the amount in respect of which the claim is established.
- (2) If such claim is not established to the satisfaction of the Governor in Executive Council, the claimant may, without prejudice to his right to take any other proceedings for the recovery of such moneys, apply by petition to the court, and, after taking such evidence as it thinks fit, such court shall make such order on the petition in regard to the payment of such moneys as it thinks fit.
- (3) The court may further direct by whom all or any part of the costs of such proceedings shall be paid.

Fees chargeable by Public Trustee.

38 (1) There shall be charged in respect of the duties of the Public Trustee such fees, whether by way of percentage or otherwise, as may be prescribed.

(2) The fees under this section may be at different rates for different properties or classes of properties or for different duties, and shall, so far as may be, be arranged so as to produce an amount sufficient to discharge the salaries and all other expenses incidental to the working of this Ordinance (including such sum as the Governor may determine to be required to insure the public revenue against loss under this Ordinance).

(3) The incidence of the fees and expenses under this section as between capital and income shall be determined by the Public Trustee.

- (4) Any expenses which might be retained or paid out of the trust fund, if the Public Trustee were a private trustee, shall be so retained or paid, and any fees leviable under this Ordinance shall be retained or paid in like manner as and in addition to such expenses.
- 39 The Public Trustee shall transfer and pay to the Colonial Treasurer in such manner and at such times as the Governor may prescribe all fees received by him under this Ordinance, and the same shall be carried to the credit of the Government of Ceylon.

Audit.

- 40 (1) The accounts of the Public Trustee shall be audited at least once annually, and at any time if the Governor so direct, by the prescribed person and in the prescribed manner.
- (2) The auditor shall examine such accounts, and shall forward to the Colonial Secretary a statement thereof in the prescribed form, together with a report thereon and a certificate signed by him, showing—
 - (a) Whether the accounts contain a full and true account of everything which ought to be contained therein; and
 - (b) Whether the books, which by any rules made under this Ordinance are directed to be kept by the Public Trustee, have been duly and regularly kept; and

Paying over to Treasurer of accumulations in the hands of Public Trustee.

Mode of proceeding by claimant to recover money so paid over.

Fees and expenses to be charged by Public Trustee

Disposal of fees.

Audit of Public Trustee s account. (c) Whether the trust funds and securities have been duly kept and invested and deposited in the manner prescribed by this Ordinance or any rules made thereunder;

or (as the case may be) that such accounts are deficient, or that the Public Trustee has failed to comply with this Ordinance or the rules made thereunder, in such respects as may be specified in such certificate.

Auditor's power to summon witnesses and call for documents.

- 41 (1) Every auditor shall have the powers of a civil court under "The Civil Procedure Code, 1889"—
 - (a) To summon any person whose presence he may think necessary to attend him from time to time; and
 - (b) To examine any person on oath to be by him administered; and
 - (c) To issue a commission for the examination on interrogatories or otherwise of any person; and
 - (d) To summon any person to produce any document or thing, the production of which appears to be necessary for the purposes of such audit or examination.
- (2) Any person who, when summoned, refuses, or without reasonable cause neglects, to attend or to produce any document or thing, or attends and refuses to be sworn or to be examined, shall be deemed to have committed an offence within the meaning of section 191 of the Ceylon Penal Code.

Cost of audit, &c., how paid.

42 The costs of and incidental to every such audit and examination shall be determined in accordance with rules made by the Governor, and shall be defrayed in the prescribed manner.

Right of person interested, to inspection and copies of accounts. 43 Every beneficiary under a trust which is being administered by the Public Trustee, and every person interested in the administration of any estate which is in the charge of the Public Trustee, shall, subject to such conditions and restrictions as may be prescribed, be entitled, at all reasonable times, to inspect the accounts of such trust, and the report and certificate of the auditor, and, on payment of the prescribed fee, to be furnished with copies thereof or extracts therefrom, and nothing in "The Trusts Ordinance, No. 9 of 1917," shall affect the provisions of this section.

Penalty for False Statements.

False evidence.

- 44 (1) Whoever, during any examination authorized by this Ordinance, makes upon oath a statement which is false, and which he either knows or believes to be false or does not believe to be true, shall be deemed to have intentionally given false evidence in a stage of a judicial proceeding.
- (2) If the rules require a declaration to be made for any purpose, a person who makes such declaration, knowing the same to be untrue in any particular, shall be guilty of the offence of giving false evidence.

Rules.

Rules.

- 45 (1) The Governor in Executive Council shall make rules for carrying into effect the objects of this Ordinance, and in particular for all or any of the following purposes (that is to say):
- (a) Establishing the office of Public Trustee and prescribing the trusts or duties he is authorized to accept or undertake, and the security, if any, to be given by the Public Trustee, his Deputies, and his officers;

(b) The transfer to and from the Public Trustee of any property;

(c) The accounts to be kept and an audit thereof;

- (d) The establishment and regulation of any branch office;
 (e) Excluding any trusts from the operation of this Ordinance or any part thereof;
- (f) The classes of corporate bodies entitled to act as custodian trustees;
- (g) The form and manner in which notices under this Ordinance shall be given;

(h) The investment of trust funds.

(2) Every rule under this Ordinance shall be laid as soon as conveniently may be before the Legislative Council, and may at any time within forty days of their being so laid before the Council, or at any of the three meetings of the Council succeeding such date, by resolution of the Council, be disallowed, amended, or otherwise dealt with as may be directed by the said resolution, but without prejudice to anything that may have been done thereunder.

Passed in Council the Twenty-third day of June, One thousand Nine hundred and Twenty-two.

C. H. Collins, Clerk to the Council.

Assented to by His Excellency the Governor the Tenth day of July, One thousand Nine hundred and Twenty-two.

B. Horsburgh, Acting Colonial Secretary.

NOTIFICATIONS OF CRIMINAL SESSIONS.

BY virtue of a Mandate to me directed by the Hon. the Supreme Court of the Island of Ceylon, I do hereby proclaim that a Criminal Session of the said Court for the Central Province will be holden at the Audience Hall at Kandy, on Tuesday, August 1, 1922, at 11 o'clock of the morning of the said day.

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

Fiscal's Office, Kandy, July 10, 1922. W. L. KINDERSLEY, Fiscal

BY virtue of a Mandate to me directed by the Hon. the Supreme Court of the Island of Ceylon, I do hereby proclaim that a Criminal Session of the said Court for the District of Anuradhapura will be holden at the Court-house at Kandy, on Tuesday, August 1, 1922, at 11 o'clock of the morning of the said day.

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

Fiscal's Office, Anuradhapura, July 10, 1922. J. N. ARUMUGAM, for Fiscal. BY virtue of a Mandate to me directed by the Hon. the Supreme Court of the Island of Ceylon, I do here by proclaim that a Criminal Session of the said court for the District of Badulla will be holden at the Court-house at Kandy, on Tuesday, August 1, 1922, at 11 o'clock of the morning of the said day.

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

Fiscal's Office, Badulla, July 10, 1922. H. C. WIJESINGHE, for Fiscal.

BY virtue of a Mandate to me directed by the Hon, the Supreme Court of the Island of Ceylon, I do hereby proclaim that a Criminal Session of the said Court for the District of Avissawella and Kegalla, will be holden at the Court-house at Kandy, on Tuesday, August 1, 1922, at 11 o'clock of the morning of the said day.

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

Fiscal's Office, Ratnapura, July 5, 1922. H. W. Codrington, Fiscal.

DISTRICT AND MINOR COURTS NOTICES.

NOTICE is hereby given that by virtue of Ordinance No. 12 of 1894, records of the money cases of the District Court of Negombo, from No. 2 to No. 7,912, of the years of 1890, 1891, 1892, 1893, 1894, 1895, 1896, 1897, 1898, 1893, 1900, 1901, 1902, 1903, 1904, 1905, 1906, 1907, 1908, and 1909, will, three months after the date hereof, be destroyed.

Any person interested in any record may personally, by proctor, or by duly authenticated petition claim, within the period aforesaid, that any one or more records of the above cases may not be destroyed.

Negombo, July 11, 1922.

F. D. PERIES, District Judgo₄

NOTICES OF INSOLVENCY.

In the District Court of Colombo.

No. 3,134. In the matter of the insolvency of Rayigamkoralge Thomas de Silva of Wellawatta.

WHEREAS R. T. de Silva has filed a declaration of insolvency, and a petition for the sequestration of his estate has also been filed by P. Abraham Pieris of Galkissa, under the Ordinance No. 7 of 1853: Notice is hereby given that the said court has adjudged the said R. T. de Silva

insolvent accordingly, and that two public sittings of the court, to wit, on August 15, 1922, and on August 29, 1922, will take place for the said insolvent to surrender and conform to, agreeably to the provisions of the said Ordinance, and for the taking of the other steps set forth in the said Ordinance, of which creditors are hereby required to take notice.

By order of court, P. DE KRETSER,
Colombo, July 10, 1922.
Secretary.

1. D. C

In the District Court of Colombo.

No. 3,061. In the matter of the insolvency of O. L. M. Sheriff of 2nd Division Maradana, Colombo.

NOTICE is hereby given that meeting of the creditors of the above-named insolvent will take place at the sitting of this court on August 1, 1922, for the appointment of an assignee.

Colombo, July 11, 1922. Secretary.

In the District Court of Colombo,

No. 3,065. In the matter of the insolvency of Ernest A. E. de Silva of Rockmore, Gregory's road, in Colombo.

NOTICE is hereby given that a meeting of the creditors of the above-named insolvent will take place at the sitting of this court on August 22, 1922, for the grant of a certificate of conformity to the insolvent.

By order of court, P. DE KRETSER, Colombo, July 6, 1922. Secretary.

In the District Court of Colombo.

No. 3,066. In the matter of the insolvency of Cyril Joseph Reginald de Silva, of Gregory's road, in Colombo.

NOTICE is hereby given that a meeting of the creditors of the above-named insolvent will take place at the sitting of this court on August 22, 1922, for the grant of a certificate of conformity to the insolvent.

By order of court, P. DE KRETSER, Colombo, July 6, 1922. Secretary.

In the District Court of Colombo.

No. 3,102. In the matter of the insolvency of Martin Carolis Peiris of Kotahena in Colombo.

NOTICE is hereby given that a meeting of the creditors of the above named insolvent will take place at the sitting of this court on August 15, 1922, for the grant of a certificate of conformity to the insolvent.

By order of court, P. DE KRETSER, Colombo, July 7, 1922. Secretary.

In the District Court of Colombo.

No. 3,133. In the matter of the insovlency of G. P. Direkze and G. S. Direkze, both of Main street in Colombo, carrying on business in partnership as G. P. Direkze & Son.

WHEREAS G. P. Direkze and G. S. Direkze have filed a declaration of insolvency, and a petition for the sequestration of their estate has also been filed by H. M. Samaraweera of Maradana in Colombo, under the Ordinance No. 7 of 1853: Notice is hereby given that the said court has adjudged the said G. P. Direkze and G. S. Direkze insolvents accordingly, and that two public sittings of the court, to wit, on August 15, 1922, and on August 29, 1922, will take place for the said insolvents to surrender and conform to, agreeably to the provisions of the said Ordinance, and for the taking of the other steps set forth in the said Ordinance, of which creditors are hereby required to take notice.

By order of court, P. DE KRETSER, Colombo, July 10, 1922. Secretary. In the District Court of Colombo.

No. 3,135. In the matter of the insolvency of Nadarajah Rajah of Kelaniya.

WHEREAS N. Rajah has filed a declaration of inselvency, and a petition for the sequestration of his estate has also been filed by M. E. Stephen Perera of Kelaniya, under the Ordinance No. 7 of 1853: Notice is hereby given that the said court has adjudged the said N. Rajah insolvent accordingly, and that two public sittings of the court, to wit, on August 15, 1922, and on August 29, 1922, will take place for the said insolvent to surrender and conform to, agreeably to the provisions of the said Ordinance, and for the taking of the other steps set forth in the said Ordinance, of which creditors are hereby required to take notice.

By order of court, P. DE KRETSER, Colombo, July 11, 1922. Secretary.

In the District Court of Colombo.

No. 3,136. In the matter of the insolvency of M. James Mendis, presently of Hulftsdorp Jail in Colombo.

WHEREAS M. James Mendis has filed a declaration of insolvency, and a petition for the sequestration as insolvent of his own estate, under the Ordinance No. 7 of 1853, and it appears that he has been in actual custody within the walls of a prison for debt for more than 21 days: Notice is hereby given that the said court has adjudged him an insolvent accordingly, and that two public sittings of the court, to wit, on August 15, 1922, and on August 29, 1922, will take place for the insolvent to surrender and conform to, agreeably to the provisions of the said Ordinance, and for the taking of the other steps set forth in the said Ordinance, of which creditors are hereby required to take notice.

By order of court, P. DE KRETSER, Colombo, July 11, 1922. Secretary.

In the District Court of Negombo.

No. 144 I. In the matter of the insolvency of Felix Gomes of Negombo.

NOTICE is hereby given that the first sitting of this court in the above matter is adjourned to July 28, 1922.

By order of court, F. J. Beling, Negombo, July 7, 1922. Secretary.

In the District Court of Negombo.

No. 147 I. In the matter of the insolvency of Hewadewage Harrisal Fernando of Mukalangomuwa.

NOTICE is hereby given that the first sitting of this court in the above matter is adjourned to August 3, 1922.

By order of court, F. J. Beling, Negombo, July 7, 1922. Secretary.

In the District Court of Kandy.

No. 1,651. In the matter of the insolvency of Manandes Mudalige Charles Dias of Kandy.

NOTICE is hereby given that a meeting of the creditors of the above-named insolvent will take place at the sitting of this court on August 25, 1922, to consider the granting of a certificate of conformity to the above-named insolvent.

By order of court, P. Mortimer, Kandy, July 8, 1922.

NOTICES OF FISCALS' SALES.

Western Province.

In the District Court of Colombo.

N. Sellappa Chetty of No. 71, Sea street, Plaintiff. Colombo

NOTICE is kereby given that on Tuesdey, August 8, 1922, at 2 o'clock in the afternoon, will be sold by public auction at No. 44, New Chetty street, Colombo, the following movable property for the recovery of the sum of Rs. 3,675 75, together with interest thereon at 9 per cent. per annum from April 18, 1921, till payment in full, and costs of suit, less a sum of Rs. 2,100, viz.:—

One teapoy, 2 ebony low chairs, 5 ebony cushioned chairs, 1 clock, 11 ebony couches, 4 rattan chairs, 2 lounges, 1 ebony armchair, 1 almirah fixed with mirror, 1 piano, 2 mirrors, 1 round table, 1 sideboard, 1 dining table, 1 brass spittoon, 2 almirahs, 6 chairs, 1 writing table, 1 nadun chiffonier, 3 mirrors, 1 settee, 1 ebony lounge.

Fiscal's Office, Colombo, July 10, 1922.

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

In the District Court of Colombo.

Vitana Kuruppu Achchige John James Perera Wijewardena Appoohamy of Katukele road, Kandy....Plaintiff.

Vs. No. 1,364/21.

Jagodi Mohotti Aproohamillage Don James Appoohamy of Bogamuwa in Meda pattu of Siyane korale.. Defendant

NOTICE is hereby given that on Friday, August 11, 1922, will be sold by public auction at the respective premises the following property, declared specially bound and executable under the decree entered in the above action for the recovery of the sum of Rs. 778, with interest on Rs. 500 at 30 per cent. per annum from May 24, 1921, up to June 27, 1921, and thereafter on the aggregate amount at 9 per cent. per annum till payment in full, and costs taxed at Rs. 149 55, and poundage, less Rs. 160 already paid,

Аt 12.30 р.м.

(1) All that undivided 13/32 parts or shares, and the thatched house thereon, from and out of Gonnagahawatta at Bogamuwa in the Meda pattu of Siyane korale, in the District of Colombo, Western Province; bounded on the north by the live fence of the portion of this land of Jagodi Mohotti Approchamillage Yasohamv, east by land of Wickramaachchi Appoohamilage Sinche Appoohamy, south by Polkotuwa of Jagodi Mohotti Appoohamillage Baronchy Appoohamy and others, west by the live fence of the portion of this land of Jagodi Mohotti Appoohamillage Baronchy Approchamy; containing in extent about 4 acres.

At 1 P.M.

(2) All that field called and known as Kolainkumbura, situated at Bogamuwa aforesaid; and bounded on the north by the water-course, east by the limitary dam of the field of the Jagodi Mohotti Appoohamillage Loos Appoohamy and others, south by the land of Baronchy Approhamy and others, west by the limitary dam of the field Helmullekumbura; containing a extent about 1½ bushel of paddy sowing.

At 1.30 P.M.

(3) All that undivided 7/16 parts or shares from and out of Kolainkurabura, situated at Bogamuwa aforesaid; bounded on the north by water-course, east by the limitary dam of the field of Jakodi Mohotti Appoohamillage Simon Appoohamy and others, south by the limitary dam of Helmullekumbura, west by the water-course; containing in extent about 2½ bushels of paddy sowing.

At 2 P.M.

(4) All that undivided ½ part or share from and out of a portion of the field called Kolainkumbura, situated at Bogamuwa aforesaid; and bounded on the north by the limitary dam of the field of Jakodi Mohotti Appoohamillage Babahamy and others, east by the limitary dam of the field of Jakodi Mohotti Appoohamillage Baronchy Appoohamy and others, south by the limitary dam of Helmullekumbura, west by the limitary dam of a portion of this field purchased by Jakodi Mohotti Appoohamillage Aberan Vedarala; containing in extent about 1 bushel of paddy sowing.

At 3 P.M.

(5) All that undivided ½ part or share from and out of Kanuketiyeowita, situated at Thihariya in Meda pattu aforesaid; bounded on the north by the lands mentioned in plans Nos. 116,976 and 116,948 and the land of Haramanis and others, east by the land mentioned in plan No. 116,947, and on all other sides by Attanagalu-oya; containing in extent 4 acres and 3 perches.

Fiscal's Office, Colombo July 12, 1922.

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

In the District Court of Colombo.

M. R. R. M. Raman Chetty of Sea street.
Colombo Plaintiff.

No. 4,688.

Vs.

(1) A. D. Paulis Approhamy and (2) S. Sinnatamby, both

ing movable property of the 1st defendant for the recovery of the sum of Rs. 924 25, together with interest thereon at 9 per cent. per annum from May 1, 1922, till payment in full, and costs of suit, viz. :-

8 almirahs, 2 lounges, 12 chairs, 3 couches, 1 wall clock, 1 iron safe, 2 kerosine oil lamps, 6 pictures, 1 motor car bearing No. V799.

Fiscal's Office, Colombo, July 12, 1922.

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

In the District Court of Colombo.

Murugesa Pillai of Hill Tambyah street.

No. 5,170. $\mathbf{v}_{\mathbf{s}}$.

(1) Ganemulagamage Peter Direkze and (2) Ganemulagamage Marshal Direkze, both of No. gamage Marshal Dirckze, both of No. 4, Main street, Colombo, carrying on business in partnership under the name, style, and firm of G. P. Dirckze. Defendants.

NOTICE is hereby given that on Wednesday, August 9, NOTICE is hereby given that on weganesuay, August 9, 1922, at 12.30 r.m., will be sold by public auction, at No. 4, Main street, Colombo, the following movable property, mortgaged with the plaintiff by bond No. 2,988 dated February 15, 1922, and attested by C. T. Kandaiya of Colombo, Notary Public, and thered to be sold by the decree entered in the above action for the recovery of the sum of Rs. 7,281.25, with interest thereon at the rate of 9 per cent. per annum from June 8, 1922, till payment in fulls and costs,

All that and those the stock-in-trade, goods, wares, merchandise, furniture, fittings, effects, and things now lying and being at their shop, No. 4, Main street, Colombo, and also all and singular the stock in-trade, goods, wares, merchandise, furniture, fittings, effects, and things which shall from time to time and at all times hereafter during the continuance of the said bond be brought into or be in their said shop, No. 4, Main street, Colombo, or be brought into or be in any other shop or place or places of business or trade into which the defendants may after the execution of the said bond remove and carry on their said business or trade, and all the right, title, interest, and claim whatsoever of the said defendants in, to, upon, or out of the said several properties mortgaged by the said defendants, viz. :-

Goods lying in Almirah No. 1.

Five loose rolls Basel Mission cannanore, 8100se rolls canna nore, 4 loose rolls flannel, 1 loose roll alpaca, 1 loose roll cabardin cloth, I loose roll tweed, 15 hats.

One glass almirah.

Goods lying in Almirah No. 2.

Three loose rolls washing tweed, 9 loose rolls tussore cloth, 2 loose rolls linen, 2 loose rolls voile, 13 hats, 18 boxes shoes. One glass almirah.

Goods lying in Almirah No. 3. Fourrolls paper, 35 pairs shoes, 8 white hats. One glass almirah.

Goods lying in Almirah No. 4. Four rolls paper, 9 rolls embroidery, 16 boxes shoes, 3 boxes collars, 2 bundles towels.

One glass almirah.

Goods lying in Almirah No. 5.

Four hats, 1 box wreaths, 7 boxes collars, 4 boys' hats, 15 boxes shoes, 3 card boards with sponges fixed on them, 4 boxes pipeclay.

One glass almirah fixed with mirror.

Goods lying in Almirah No. 6. Thre boxes top hats, 52 boxes collars, 20 boxes small shees, 10 boxes large shoes, 5 boxes collars. One glass almirah.

Goods lying in Almirah No. 7.

Twenty boxes collars, 28 boxes white shoes, 2 table cloths, 4 loose rolls jouncing, 4 pieces long cloth, 78 boxes collars, 18 boxes stockings, 2 boxes of bows, 3 pillows. One glass almirah.

Goods lying in Almirah No. 8.

Six teapoy covers, 3 boys' hats, 1 silk handkerchief, 3 pillows, 44 packets lace, 2 bundles shawls, 9 loose rolls embroidery, I glass box of pieces of tape, 6 packets socks, I loose roll cotton voile, 2 boxes garters, 3 boxes powderpuffs, 2 boxes socks, 3 ties, 1 straw hat, 2 boxes babies' hats, 1 box tins violet powder, 1 box of rubber heels. One glass almirah.

Goods lying in Almirah No. 9.

Nineteen pairs shoes, 1 lot ties, 20 pairs socks, 1 baby's shirt, 4 hats, 6 handkerchiefs, 3 boxes shirts, 3 shirts, 1 muffler, 2 shawls, 3 boxes collars. .One glass almirah.

Goods lying in large Show Case No. 1. Seven pairs shoes, 3 hats, 1 lady's hat, 2 cardboards with collar buttons, 7 scent phials, 4 boxes collars, 6 pairs shoes. One large show case.

Goods lying in small Show Case No. 2. Three cardboards with collar buttons, 28 phials scent, 15 tins violet powder, 1 b x soap.

One small show case.

Goods lying in the Shop. Three counters, small hatstand, 3 bentwood chairs.

Fiscal's Office, Colombo, July 12, 1922.

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

In the District Court of Negombo. Miskin Sabo Abdul Majeed of Palagature...... Plaintiff. **Ж**б. 15,354.

Sakkrawartige John Fermande of Andimulla .. Defendant.

NOTICE is hereby even that on August 7, 1922, commencing at 10 o'clock if the forenoon, will be sold by public auction at the premises the right, title, and interest of the said defendant in the following property, viz.:—

The land called Meellagahawatta, situate at Andimulla in Dungaha pattu, and the buildings standing thereon; and bounded on the north by land of Sakkrawartige Davith Fernando, east by lands of S. Gregoris Fernando and others,

south by dewata road and by land belonging to the heirs of Caithan Fernando, and west by cart road; containing in extent about 62 acres, subject to life interest of the defendant's father.

Amount to be levied Rs. 324, with interest on Rs. 300 at 12 per cent. per annum from April 24, 1922, till June 16, 1922, and thereafter at 9 per cent. per annum till payment, and poundage.

Fiscal's Office, Negombo, July 5, 1922. FRED G. HEPPONSTALL, Deputy Fiscal.

In the District Court of Colombo.

Chefty of Sea R. M. A. R. A. R. R. M. Arunachale street, Colombo A. . . Plaintiff. No. 2,386.

(1) Ibrahim Lebbe Marikar Mohanda Ismail. (2) Kadiri Lebbe Marikar Sellamuttu Natchia (3) Mohamed Ismail Abdul Majeed Marikar, all of Polketuwa. Beruwala Defendants.

NOTICE is hereby given that on Saturday, August 12, 1922, commencing at 11 o'clock in the forenoon, will be sold by public auction at the respective premises the right, title, and interest of the said defendants in the following property (mortgaged by the defendants with plaintiff and declared bound and executable for the decree entered in the said case) for the recovery of Rs. 2,818 65, with interest on Rs. 2,280 at 15 per cent. per annum from August 24, 1921, till September 1, 1921, and thereafter on the aggregate amount at 9 per cent. Fr annum till payment in full, and costs of suit. viz. :-

Two almirahs, satawood (carved with ebeny) 1 sideboard with mirror (jakwood), 1 satinwood couch 2 ebony armchairs, 4 satinwood armchairs, 4 French hanging lamps, I big round hanging lamp, I clock, I large jakwood box, 1 small jakwood box, 2 jakwood almirahs for keeping sweets, 1 jakwood old round table, 7 jakwood old chairs, 2 jakwood beds with tent, 1 jakwood writing table, 1 jakwood small teapoy, 1 brass spittoon weighing about 4 lb., 1 brass spittoon weighing about 2 lb.

1. All that allotment of land called Polkotuwemahawatta, together with buildings standing thereon, situated at Beruwala in Beruwalbadde of Kalutara totamune, in the District of Kalutara, Western Province, comprising the following two allotments of land, which adjoin each other and form one property, and from their situation as respects each other can be included in one survey, to wit:-

(a) A portion of the land called Polkotuwamahawatta, situated at Beruwala aforesaid; and bounded on the north by a portion of same land in the name of Busabaduge Juan Fernando and Philippu Fernando, on the east by a portion of the same land, on the south by Subayawatta alias cart road, and on the west by the portion in the name of Philippu Fernando and Stephen Fernando; and containing in extent about 29 square perches.

(b) An allotment of the land called Polkotuwawatta, situated at Beruwala aforesaid; and bounded on the north by a portion of the same land belonging to Patabendige Andre Vas, on the east by a portion of the same land belonging to Engeline and others, on the south by a portion of the same land above described belonging to the 2nd defendant, and on the west by a portion of the same land belonging to Taniperuge Stephen Fernando; containing in extent 6-3/10 square perches.

Deputy Fiscal's Office, Kalutara, July 11, 1922. H. SAMERESINGHA Deputy Fiscal.

In the District Court of Colombo olombo, K. R. Caruppan Chetty of Sea street, administrator of the estate of the late P. R. R. Caruppan Chetty

No. 3,813. (1) D. A. Jayawardana of Priyagala South and (2) K. L. Perera of 5th Crosssfreet, Colombo . . Defendants.

NOTICE is hereby given that on Saturday, August 5, 1922, commencing at 12 noon, will be sold by public auction at the respective premises the right, title, and interest of the

said 1st defendant in the following property for the recovery of Rs. 1,343.75, with interest thereon at the rate of 9 per cent. per annum from January 26, 1922, till payment in full, and costs, viz. :

(1) The entire soil and trees and all the buildings standing thereon, after excluding the railway line and high road running through the land, of the land called Bandarawatta, situated at Maha Paiyagala; and bounded on the north by Pelapolawatta, east by Dunwatta, south by Dummalamodarawatta, and west by seashore; and containing in extent about 2 acres.

(2) Undivided ½ share of the land called Habakkalakurunduwatta at Angangoda in Paiyagala; and bounded on the north by the field in the name of Kulappu Arachchige people, east also by a field, south by Etambagahawatta, and on the west by field in the name of Kulappu Arachchige people; containing in extent 5 acres 2 roods and 34 43/100

perches.

(3) Undivided ½ share of the land called Metiyalamullegalagawaowita alias Babanonageudumulla at Paiyagala; and bounded on the north by Adikaripaulawela in the name of Weerakoon Malhamilage, east by Godakella, south by Vavulugahahenawatta and owita of M. Daniel and Bastian Fernando, and on the west by Kurunduwatta and Godakella; containing in extent 11 acres 1 rood and 38 perches.

(4) Land called Gederamahawatta at Gomaragoda; bounded on the north by Goruaragewatta and land wherein W. Sago Appu resides, east by Oliewela, south by land wherein Subaseris Appu resides, and on the west by Marugewatta; containing in extent 1 acre and 22 perches.

Deputy Fiscal's Office, Kalutara, July 11, 1922. H. SAMERESINGHA, Deputy Fiscal.

Central Province.

In the Court of Requests of Gampola.

Herat Mudiyanselage Pallehagedera Ukku Banda of

No. 5,375.

Vs.

Herat Mudiyansele Pilapitiyegedera Punchi Banda of Daskara Defendant.

NOTICE is hereby given that on Tuesday, August 8, 1922, commencing at 12 noon, will be sold by public auction at the premises the right, title, and interest of the said defendant in the following property for the recovery of the sum of Rs. 257.56, together with legal interest from December 21, 1921, and poundage due on the aggregate sum, viz

1. An undivided \frac{1}{3} share out of the 14 lahas towards the north of the land called Kurukudewatta, containing in extent about 2 pelas of paddy sowing, and situate at Daskara in Medapalata of Udunuwara; and which said 14 lahas is bounded on the east by Kurukudehena and ima of Dodangahaliyaddehena, on the south by the high road separating a portion of this land, on the west by agala of Galganehenewatta, and on the north by the fence of Dodangahabeddehena; together with the building and everything thereon.

2. An undivided 1/6 share out of the land called Kurukudehena, containing in extent on the whole about 3 pelas of paddy sowing, and situate at Daskara aforesaid; and which land is bounded on the east by Tahataluangewatta and high road, on the south by Kurukudehena, on the west by Batupitiyehena and Rukattanagaha, and on the north by agala of Kirindegedera and Waduwagehena; and everything thereon.

3. An undivded \(\frac{1}{3} \) share out of the 2\(\frac{1}{2} \) lahas of paddy sowing towards the east of the land called Gederawatta, situate at Daskara aforesaid; and bounded on the east by agala of Asweddumeketuwa, on the south by Ima of Amukotuwewatta, on the west by the remaining portion of this land belonging to Rammenika, on the north by agala of Talanhena; and everything thereon.

4. An undivided \(\frac{1}{3} \) share out of the 5\(\frac{1}{2} \) lahas of paddy sowing extent of the land called Galkaduwehena, situate at Daskara aforesaid; and which $5\frac{1}{2}$ is bounded on the east by the portion of this land belonging to Pilapitiyegedera Ukku Banda, on the south by Galhiriya of Talawehena, on the

west by portion of this land belonging to Punchi Menika. and on the north by agala of Galmedillegederawatta; and everything thereon.

5. An undivided \(\frac{1}{2} \) share out of the 8\(\frac{1}{2} \) lahas of paddy sowing extent in the entire of the fields called Toraliyadda and Tharasay, situate at Daskara aforesaid; and bounded on the east by the ima of the portion of this land belonging to Ukku Banda, on the south by ela of Kurukudehena, on the west by the ima of this land belonging to Punchi Menika, and on the north by ella of Batupitiyewatta; and everything thereon:

6. An undivded & share of the field called Elabitterapela, in extent about 1 pela paddy sowing on the whole, situate at Daskara aforesaid; and bounded on the east by Waduwekumbura, on the south by ella of Galgepitiyewatta and high road, on the west by Pihilamulla and high road, and on the north by Morantenna and Golioya;

and everything thereon.
7. The land and field called Hadirandeniya, in extent about 1 pela, situate at Bambaradeniya in Medapalata aforesaid; and bounded on the east by the remaining portion of the said lands, on the south by Road Committee road, on the west by Gederakumbura, and on the north by Udawelianga; and everything thereon.

Fiscal's Office, Kandy, July 8, 1922. A. RANESINGHE, Deputy Fiscal.

Southern Province.

In the District Court of Galle.

Dona Christina Sepala Dahanayaka of Baddegama, administratrix of the estate of H. D. Edirisinhe Kodituwakku, deceased Substituted plaintiff.

No. 14,513.

Vs.

Hikkaduwe Gamage Kaluappu of Baddegama and others......Defendants.

NOTICE is hereby given that on Wednesday, August 9, 1922, commencing at 2 o'clock in the afternoon, will be sold by public auction at the spot the right, title, and interest of the said substituted plaintiff in the following property, viz. :-

1. Portions of lands called Goda-arambewatta and

Goda-arambebedda, in extent 12 acres 1 rood and 12 perches, situated at Baddegama; and bounded on the north by Polgahadeniya, east by high road, south by Aratuwetawatta, west by Del-ela.

2. An undivided ½ part of a potion of land called Aratuwetagawawattegoda, in extent 3 acres 1 rood and 26 perches, situated at Baddegama; bounded on north by high road, east by Ratgampit vekumbura, west by Ganimewatta imewatta.

atta. The land called Goda grambebedda, in extent 2 acres and 28 perches, situated at Baddegama; bounded on north by Kurunduwatta, east by Polgahadeniya, south by high road, west by Goda-arambebedda.

The land called Dolegodawatta, in extent 3 roods and 27 perches, situated at Baddegama; bounded on north by Kurunduwatta, east by Polgahadeniya, south by high road, west by Goda-arambebedda.

5. An undivided \(\frac{1}{3} \) part of Dolegodawatta, in extent 1 acre 3 rood and 08 perches, together with two jak trees of the 1st plantation, situate at Baddegama; bounded on north by high road, east by Ratgampitiyekumbura, south by Ganimewatta, west by portion of Uralaleanage Kaluappu.

6. A portion of Mahahenegodabedda, in extent 7 acres and 10 perches, situated at Baddegama; bounded on north by high road, east by Kanainnewila, south by Ratgampitive kumbura, west by Etakumbura.

Writ amount Rs. 276.12.

Fiscal's Office, Galle, July 8, 1922.

O

J. A. LOURENSZ, Deputy Fiscal. In the District Court of Matara.

Ensina Amarasinha of Wanchawela Plaintiff.

No. 8,080.

(1) T.G. Cyrus de Silva of Pilana, (2) T. G. Stephen de Silva of Trinity Hospital, Borella, (3) T. G. Arthur de Silva of Wanchawela, represented by George Amarasinha of St. Thomas' College, Colombo.....Defendants.

NOTICE is hereby given that on Wednesday, August 9, 1922, at 2 o'clock in the afternoon, will be sold by public auction at the respective premises the right, title, and interest of the said 1st and 2nd defendants in the following property, viz. :-

1. The divided lot D of the contiguous lands Ambala-1. The divided lot D of the contiguous lands Ambalagodawattehena. Peellagawagodella, Batalawattedeniyakuttiya, the said lot D being in extent 2 acres 2 roods and 12 perches, and situated at Porambakatanke; and bounded on the north by lot C of the same lands east by land appearing in title plan No. 155,426, Yaladagodadeniya, Bogahahenegederawatta, and Ambalawattedeniyekumbura, south by Ambalayadeniyehena, and on the west by portion C of the same lands, and lands appearing in title plans Nos. 111,762 and 111,763, Hakurugeder kele and Uduwakkanattehena belonging to the 1st defendant.

belonging to the 1st defendant.

2. The divided lot of the contiguous lands Ambalagodawattehena, Peellagawagodella, Batalawattedeniye-kuttiya, the said lot C containing in extent 12 acres 3 roods and 6 perches, and situated at Porambakananke; and bounded on the north by lot B of the same lands, east by land appearing in title plan No. 155,426, south by lot D of the same lands, and on the west by Kongahamulledeniya, Kongahamullekumbura, and Galabodamullewatta belong-

ing to the 2nd defendant.

Writ amount from 1st defendant Rs. 281.98 Writ amount from 2nd defendant, Rs. 140.99

To al Rs. 422.97

Deput Fiscal's Office, Mara, July 10, 1922.

E. T. GOONEWARDENE, Deputy Fiscal.

In the District Court of Matara.

Metarambabala Arachchige Bartholomews de Silva of Nadugala . Plaintiff.

No. 9,764. Rayigamkoralage Baron de Silva and another, Defendants. both of Ahangama

NOTICE is hereby given that on the following days and at the hours specified below, will be sold by public auction at the respective premises the right, title, and interest of the said defendants in the following property for recovery of Rs. 2,343 80, with legal interest on Rs. 1,913 75 from June 17, 1922, till payment in full and Fiscal's charges, viz.:—

On Saturday, August 5, 1922, commencing at 9 A.M.

1. All that undivided 3/10 parts of Nalawilamestrivakumbura alias Murutagahaliyadda, situated at Karagoda Uyangoda, in the Gangaboda pattu of Matara District, Southern Province; and bounded on the north by Managediwela, east by Karamannehegekumbura, south by ela, and on the west by Manaweriya, and containing in extent 2 pelas of paddy sowing. Valuation, Rs. 350.

2. All that undivided 3/20 parts of Mestrigeaddera-

kumbura alias Landa-addarakumbura, situated at Kara-goda Uyangoda aforesaid; and bounded on the north by Mestrigewatta and Koratuwewatta, east by road and Deiyandaragedera, south and west by Kiralawellemutbely and and containing in extent 18 kurunies of paddy sowing. Valuation, Rs. 50.

sowing. Valuation, Rs. 20.
3. All that undivided 3/10 parts of Mestrigegodawelakumbura (exclusive of 5 kurunies of paddy sowing extent of 1), situated at Karagoda Uyangoda aforesaid; and bounded on the north by Elapeella, east by Naidehaminneowita and Suriyakumburagodella, south by Mawaralage-elapellagodelleniyara, and on the west by Ratmalgahaliadda and Lyanastchigekoratuwa, and containing in amunam of paddy sowing. Valuation, Rs. 40. in extent

All that 3/10 parts of 4 kurunies extent of Kendagahakumbura, situated at Karagoda Uyangoda aforesaid; and bounded on the north by Unagasgoda, east by Elgiriye-kumbura, south by Patii i gegodella, and on the west by Mulanliyadda, and containing in extent 1 amunam of paddy

sowing. Valuation, Rs. 48.
5. All that undivided 3/10 parts of 16 kurunies of paddy sowing extent of Horakandayagoda, situated at Karagoda Uyangoda aforesaid; and bounded on the north by Ambagahawatta, east by Ihaladepela, south by Crown jungle, and on the west by Karamannebeaddarawella, and containing in extent 1 amunam of paddy sowing. Valuation, Rs. 48.

On Saturday, August 5, 1922, commencing at 2 P.M.

6. All that undivided 3/10 parts of Kebedduwawila, situated at Malimboda, in the Weligam korale of Matara District aforesaid; and bounded on the north by Basralagewila, east by Naradduwa-addara, south by Lokurugewila, and on the west by Maratuduwe-addara, and containing in extent 3 pelas of paddy sowing. Valuation, Rs. 90.

7. All that undivided 9/25 parts of Patiranagewila, situated at Malimboda aforesaid; and bounded on the north by Malapalahena, east by Abeysekaragewila, south by Nagahakepu-udum ılladeniya, west by Kodagodagedeniya; containing in extent 1 amunam of paddy sowing. Valuation,

Řs. 175.

On Thursday, August 10, 1922, commencing at 9 A.M.

8. All those undivided 7/36 parts of the fruit trees and of soil of Disawagewatta and Weragodayawatta, both adjoining each other, and forming one land, in extent 5 acres, situated at Gabadaweediya and Kadeweediya, within the Local Board of Matara, Matara District, Southern Province; and bounded on the north by Tennakoonwalauwewatta and Daluwattegewatta, east by portion of Disawagewatta belonging to Hewa Bajjamage Don Dines south by high coad, and on the west by a portion of Woragodayawatta belonging to H. B. Don Mathes and bearing assessment No. 1,321, together with the tiled house of 13 cubits and portico appertaining thereto, and the 9 cubits thatched house standing on the said land. Valuation, Rs. 1,350.

All that undivided 1/72 part of all the fruit trees and of soil of the divided portion of Tanigahawatta bearing assessment No. 1,429, situated at Gabadaweediya in Matara aforesaid; and bounded on the north by a portion of same land, east by high road, south by a portion of same land, and on the west by Disawagewatta, containing in extent

about 1 acre and 1 rood. Valuation, Rs. 50.

Depu'y Fiscal's Office, Matara, July 10, 1922. E. T. GOONEWARDENE, Deputy Fiscal.

In the District Court of Matera. Mirisse Ganhewage Arnolis Appu of Ella...). No. 9,790. Bondra Mititota Hewage Subeham of and

others... . Defendants.

NOTICE is hereby gven that on Tuesday, August 8, 1922, at 9 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 mortgaged property for the recovery of Rs. 2,336.32, with legal interest on Rs. 2,085 from May 2, 1922, till payment in full, and Fiscal's charges, viz :-

All the fruit trees and soil of Paluwatta, situate at Dondra, in the Wellaboda pattu of Matara District, Southern Province; and bounded on the north by the land wherein Mititota Hewage Aberan was residing or Olokkupara (lane), east by main street, south by the garden wherein Suriya Patabendige Ago was residing, and on the west by Suriya Patabendigewatta; containing in extent about } acre, together with the tiled house of 13 cubits and the thatched house of 9 cubits standing on the said land. Valuation, Rs. 2,500.

Deputy Fiscal's Office. Matara, July 7, 1922. E. T. GOONEWARDENE, Deputy Fiscal. irt of Requests of Matara.

Don Nandias Abraham Ediriweera of Dondra....Plaintiff. No. 15,263.

Handunnetti Odris de Silva of Wauwa Defendant.

NOTICE is hereby given that on Saturday, August 5, 1922, at 9 o'clock in the forenoon, will be seld by public auction at the premises the right, title, and interest of the said defendant in the following property for the recovery of Rs. 43.25, and Fiscal's charges, viz.

The soil and fruit trees and the buildings thereon of the land called Galgoderuppa, situate at Wauwa in Dondra, in Wellaboda pattu, Matara District, Southern Province; and bounded on the north by Radagewatta, east by Heellege kumbura and Iriconda, south by Arachchigewatta, and on the west by Palliyaguruge Maharuppa and Gansabhawa path. Valuation, Rs. 1,500.

Deputy Fiscal's Office, Matara, July 4, 1922. GOONEWARDENE, Deputy Fiscal.

In the district urt of Tangalla.

Hewa Alutsalge and another.....Plaintiffs. Vs.

No. 1,343.

.....Defendants. Wettum Pullege Dissini and others....

NOTICE is bereby given that on Saturady, August 5, 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 defendants in the following property for the recovery of Rs. 387·12, poundage, and Piscal's charges, viz.:—

At Geramanna.

(1) The defined lots A.B. C, and E of the land called Pandiyagahawatta alias, Murutagahawatta; bounded on the north by Kongaslanda, east by Karossayakella, Kajugahawattearedeniya, and Lindagawadeniyekumbura, south by Linda arekoratuwa and the Crown land claimed by the plaintiff, and west by Kanukanniya, Patulkotawatta, Welangahawatta, and Kajugahawatta.

(2) Lot D of the said land, bounded on the north by Gansabhaw. road, east by Lindagawadeniyekumbura, south

by Palulinda-aredeniya, and west by Lot E.

Deputy Fiscal's Office, Tangalla, July 7, 1922 J. E. SENANAYAKE, Deputy Fiscal. "

15th District Court of Galle.

No. 19,547.

Punchihewage Charlis de Silva...... Defendant.

NOTICE is hereby given that on Tuesday, August 8, 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 specially mortgaged with the plaintiff for the recovery of Rs. 10,804 45, with interest on Rs. 10,675 at 9 per cent. per annum from May 12, 1922, and Fiscal's charges:

Situated at Nalagama Etgalmulla and Bedigama in West Giruwa pattu.

(1) An undivided $\frac{1}{2}$ of 137/504 part of all the trees and soil and of the citronella thereon of the land called Galpottewalalebima, consisting of high land of about 12 amunams of kurakkan and low land of about 71 amunams of paddy sowing extent, together with entirety of the citronella boiler and all the implements and buildings appertaining thereto; and bounded on the north by Digoniweweihala-kandiya, east by Niriwalapittennemailapandura and kandiya, east by Niriwalapittennemailapandura and Wewekandiya, south by Weheragodella, and west by Gururalagehenekaradamaniyagaha.

At Bedigama, at \$.30 P.M., of the said August 8, 1922.

(2) An undivided 7 part of the soil and of the citronella plantation thereon of the allotment No. 11585 called Akulketiyewala; and bounded on the north by deniya and Meegahahena, east by Dangahahena, south by Ginigahahena, and west by Galagawahena; in extent 27 acres and 2 roods.

(3) The two contiguous lands called Diganwalagawamegihena and Diganwala-atmaga alias Nugehena; and bounded on the north by lot No. 243 in preliminary plan No. 261, south by land depicted in plan No. 181,073, west by lot No. 212 in preliminary plan 261; in extent 2 acres and 31 perches.

(4) An undivided a part of the two contiguous lands called Godakadurehena and Mahahena (exclusive, however, the citronella plantation thereon); and bounded on the north by Weligama, east by Aliyawetunu-ara, south by Pallat-taragehena, and west by Akulketiyemenuma and Dingi Appu Padinchiwatta; in extent 8 kurunies.

(5) An undivided 1/24 part of Diganwewemulana; and bounded on the north by Potekandiya, east by Crown land, south by Wewekandiya, and west by Galpottewalalebima; in extent 2 amunams and 2 pelas of paddy.

At 2 P.M. of the said August 8, 1922, situated at Etgalmulla and Bedigama.

(6) An undivided 1/20 and 1/80 part, exclusive of the planter's share of the remaining trees and soil of Galpottewalalebimaidama; and bounded on the north by Diganweweihalakandiya, east by Niriwalapitteniyewekandiya, south by Weheragodella, and west by Gururalagehenakarandamandiyagaha; in extent about 312 acres.

At Nalagama and Etgalmulla.

(7) An undivided 1/7 part, exclusive of the planter's \frac{1}{2} share of the soil and soil share trees and of the high land of the land called Galpottewala; and bounded on the east by Niriwalapitteniyawekandiya, south by Weheragodella, west by Gururalagehenakoradamaniyagaha, and north by Diganwewaihalakandiya; in extent about 3 amunams of kurakkan.

Deputy Fiscal's Office, Tangalla, July 11, 1922. J. E. SENANAYAKE, Deputy Fiscal.

Eastern Province.

In the District Court of Batticaloa.

Sinnatamby Ambalavanar of Periakallar...... Plaintiff.

Vs. No. 5.143.

(1) Moheyadeen awalevvai Hadjiar Patumma and husband (2) Ahamadolevvaipody Odayar V. V. Atham-levvai of Sampanturai Defendants.

NOTICE is hereby given that on Tuesday, August 8, 1922 at 9 o'clock in the morning, will be sold by public auction at the spot the right, title, and interest of the said defendants in the following property decreed to be sold for the recovery of the sum of Rs. 896 15, with interest thereon at 1 per cent, per annum from September 1, 1921, till payment in full, and costs Rs. 145.53, viz.:-

The paddy land called Payaliadivayel situated at Pandi-thivuvattai in Sampanturai pattur Batticaloa District, Eastern Province; and bounded on the north by the common dam of Periaelavisam belonging to St. Mary's Church, east by Payaliadivaikal, south by field called Sinnavelipattu-vayal, and west by the fields called Kaanankolivayal Mandukeethuvayal, and Kulivayal; containing in extent 7 agrees with inlets, outlets, and all other rights 7 acres with inlets, outlets, and all other rights.

Fiscal's Office, Batticaloa, July 5, 1922. J. B. ARIYANAYAGAM, Deputy Fiscal

In the District Court of Trincomalee.

S. Saddunather of No. 1 Division, Trincomalee Plaintiff No. 884. $\mathbf{v}_{\mathbf{s}}$.

S. Nadarasapillai of No. 6 Division, Trincomate Defendant.

NOTICE is hereby given that on Saturday, August 12, 1922, at 4 o'clock in the afternoop will be sold by public auction at the spot the right, tible, and interest of the said defendant in the following property, viz.:—

A piece of land called Addaimaltoddam (المسلسة على A piece of land called Addaimaltoddam (المسلسة على المسلسة على المسلسة على المسلسة على المسلسة المس

trees, mango trees, orange trees, lime trees, and other plantations standing thereon, and all rights relating thereto: bounded on the north and east by roads; on the south and west by seashore, extent 2 acres.

Writ amount Rs. 458 66 and interest.

Fiscal's Office, Trincomalee, July 8, 1922.

. C. VELU PILLAI, Deputy Fiscal.

North-Western Province.

In the District Court of Kurunegala.

Muttu Kuna Pana Somasundaram Chetty of

uttu Kuna Pana Meyappa Chetty of Madampe Substituted plaintiff. Chetty Muttu

Muna Sego Tamby of Kuliyapitiya in Yatikaha korale Defendant

NOTICE is hereby given that on Thursday, August 10, 1922, commencing at 10 o'clock in the forenoon, will be sold by public auction at the respective premises the right, title, and interest of the said defendant in the following mortgaged properties decreed to be sold under the above

1. The land called Nugagahamulahena of about 3 acres and 2 roods in extent, situated at Dandagamuwa in Katugampola korale of Katugampola hatpattu in the District of Kurunegala, North-Western Province; and bounded on the north by the land of Juwan Naide, now of Assana Lebbe, on the east by the field, on the south by the land belonging to the heirs of Malhami Araccilla, and on the west by high road, with all things appertaining thereto.

2. An undivided 1 share of the land called Kolongaha-2. An undylded a share of the land called Kolongala-mulahena, situate at Hindiyamulla, in Yatikaha korale; and bounded on the north by the chena land belonging to Punchirala, on the south by the chena land belonging to Halpe Dissamahatmay and others, on the east by high road, and on the west by a chena land belonging to Punchirala, in extentia bout 10 seers of kurakkan sowing

with plantations standing thereon.

3. An undivided ½ share of the land called Paragawahena of about 3 kurunies of kurrakkan sowing in extent, situate at the aforesaid village; and bounded on the north by the high forest, on the east by high road, on the south by the garden, and on the west by the fence of high forest, with plantations standing thereon.

On Friday, August 11, 1922, commencing at 10 A.M., at the premises.

4. The garden called Meegahamulawatta of about 2 seers of kurakkan sowing in extent, situate at the Hammannapahuwa in Karandapattu korale; and bounded on the north by the garden belonging to Menika and others, on the east by the lands belonging to Tikka and others, on the south by the cart road, and on the west by the garden belonging to Dingiriya and others; with the plantations standing

Amount to be levied Rs. 3,010 20, with interest at 18 per cent. per annum from May 29, 1916, till decree and thereafter on the aggregate amount at 9 per cent. per annum, till payment in full and poundage.

Fiscal's Office, Kurunegala, July 11, 1922. S. D. SAMARASINHA, Deputy Fiscal.

In the District Court of Kurunegala.

Muttu Kuna Pana Somasundaram Chetty of Ma-

Kuna Pana Meyappa Chetty No. 6,116. Vs.

No. 6,116. Vs. (1) Muna Kana Muna Mohammado Assana Lebbe of Kanadulla in Katugampola korale, (2) Muna Kana Muna Sego Meera Lebbe of Hamannapahuwa in Karandapattu korale..... Defendants.

NOTICE is hereby given that on Thursday, August 10, 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 defendants in the following mortgaged properties decreed to be sold under the above writ:

1. Timbirigahamadittewatta and chena called Timbirigahamadittehena, of the extent of 8 acres and 18 perches and all the things appertaining thereto; and bounded on the north and west by a portion bearing No. 1 appearing in P. P. 964, on the east by portions bearing Nos. 1, 3A, and 3 appearing in P. P. 964, and on the south by portions bearing Nos. 6 and 6 appearing in P. P. 964, and the strip of land reserved along the road, situate at Barigoda.

On Saturday, August 12, 1922, commencing at 10 A.M., at the premises.

An undivided ½ share of the field called Minuwanwala of about 3 amunams of paddy sowing in extent, situate at Akarawatta; and bounded on the north and east by the piece of jungle which separate the chena land belonging to Lapaya and others, on the south by the embankment, and on the west by the piece of jungle of the field belonging to Muttu Pulle Sundaram Pulle, with all the things appertaining thereto.

3. An undivided ½ share of the field earlied Ebakumbura of 2 pelas paddy sowing in extent and all the things appertaining thereto, situate at the aforesaid village; and bounded on the north by live fence of the piece of jungle of the tank, on the east by Amunukanda, on the south by the patch of jungle of the pillewa belonging to Bandiya, and on the west by the fence of the field belonging to Dinga.

4. The field called Yakkiligamawelapahalaweedepela, situate at Horombuwa; and bounded on the north by mee tree on the limitary ridge, on the east by dan tree, on the south by limitary ridge of the field belonging to Hamina Ettena, on the west by maila bush and dan bush of the patch of jungle, of the extent of 2 pelas of paddy sowing, and all the things appertaining thereto.

5. An undivided 1 share of the field called Mahawele-kumbura, situate at Kanatolawa; and bounded on the north by field belonging to Pina, on the east by the field and Gawapillewa belonging to Bilinda Velduraya, on the south by Pallediwalekumbura belonging to Baiya, and on the west by Welroda, of the extent of 1 amunam paddy

sowing, and all the things appertaining thereto.
6. The field called Kahatagahakumbura, situate at Malagane; and bounded on the north by the field belonging to Appuhami and others, on the east by the limitary ridge of the field belonging to Ranhamy, on the south by the limitary ridge of the field belonging to Menuhamy, on the west by the field belonging to Ukkuhamy, tof the extent of 5 kurunies of paddy sowing, and all the things appertaining

thereto 7. All that undivided a share of the field called Wadures sakumbura, situate at Malagane aforesaid; and bounded on the north by Pansalwatta, on the east by the fence of the field belonging to Ukku Banda, on the south by fence of the field belonging to Arachchige Mudalihami, and on the west by live fence which separate Paragahakotuwe-essedduma, of the extent of about 3 pelas paddy sowing, all the things appertaining thereto.

Amount to be levied Rs. 8,681 35, with further interest on Rs. 7,000 at $13\frac{1}{2}$ per cent. per annum from May 30, 1916, to date of decree and thereafter on the aggregate amount at 9 per cent. per annum, till payment in full.

Fiscal's Office. Kurunegala, July 11, 1922.

S. D. SAMARASINHA,

In the District Court of Kurunegala. Somasundarah Chetty of Plaintiff.

Meyappa Stituted plaintiff.

Vs. Muttu Kuna Pana Madampe Kuna Pana Madampe No. 6,117. Vs.

Muna Kana Myna Mohammadu Assana Lebbe of Kanadulla in Katugampola korale Defendant.

NOTICE is hereby given that on Friday, August 11, 1922, commencing at 2 o'clock in the afternoon, will be sold by public auction at the respective premises the right, title, and interest of the said defendant in the following mortgaged property decreed to be sold under the above writ:

1. An undivided 1/12 share of the pillewa land which includes the southern boundary of Kubukgahakumbura of 2 parrahs of paddy sowing in extent, situate at Hamannapahuwa; and bounded on the north by the said Kubukgahakumbura, on the east by the garden belonging to Pini and others, on the south by the village limit of Weediyawela, and on the west by the garden belonging to Wattuwa and others; with the plantations standing thereon.

2. Kahatagahawatta of about 12 acres and 6 pelas of paddy sowing in extent, situate at Weediyawela; and bounded on the north by the fence of the chens land belonging to Pinaveda, on the east by the garden now belonging to Pinaveda and others, which belonged to Dingiriya, on the south by oya, and on the west by the garden now belonged to Pawadaya and others, which belonged to Sinnamma and

Pitche Tamby; and plantations standing thereon.

3. Dangahakotuwa of about 5 seers of kurakkan sowing in extent, with the plantations standing thereon, situate at Weediyawela; and bounded on the north by the fence of the garden belonging to Ukkuwa and others, on the east by Siyambalagahamulakotuwa, on the south by Gansabhawa road, and on the west by the tobacco gala land belonging to Ukkuwa and others.

Amount to be levied Rs. 5,163 80, with interest on Rs. 4,000 at 15 per cent. per annum till decree, and thereafter on the aggregate amount at 9 per cent. per annum till payment in full, and poundage.

Kurunegala, July 11, 1922. Deputy Fisca

Deputy Fiscal.

In District Court of Kurunegala.

Meeyanna Ana Abdul Rahim of Welihinda.... Plaintiff. Vs. No. 8,810.

Nikalansuriya Mudiyanselage Kiri Mudiyanse Kitaladeniya in Dambadeni Udukaha korale. . Defendant.

NOTICE is hereby given that our Saturday, August 19, 1922, commencing at 1 o'clock in the afternoon, will be sold by public auction at the expective premises the right, title, and interest of the sold defendant in the following property, viz:—

(1) An undivided 1 share of Talgahamulakatuwa of about

6 acres in extent, situate at Kitaladeniya in Dambadeni Udukaha korale of Dambadeni hatpattu, in the District of Kurunegala, North-Western Province; and bounded on the east, west, and north by land of Mr. Senanayaka of Botale, and on the south by the land of Punchappuhami.

(2) An undivided 1 share of the land called Dungahapitiya and Hitinagedarawatta of about 8 acres in extent, situate at the aforesaid village; and bounded on the north by the land of Mr. Wilgomuwa, on the south by Gansabhawa road and the land called Kotuwa, on the west by the field of Tambi, and on the north by the garden of Ranhami; with the buildings standing thereon.

(3) An undivided & share of Metihakkawalagawawatta and its adjoining field of about 9 acres in extent, situate at the aforesaid village; and bounded on the east by the Crown forest, on the south by oya and Mankadahena, on the west by Diganayekumbura, and on the north by Midellagahakumbura and Godaidama of Kapuruhami.

(4) An undivided ½ share of the land called Kotayava of about 1 acre in extent, situate at the aforesaid village; and bounded on the east by field, on the south by Godaidama of Kapuruhami, on the west by land of Punchappuhami, and on the north by Kikawatta.

(5) An undivided ½ share of Bogahakumbura of about 6 lahas of paddy sowing in extent, situate at the aforesaid village; and bounded on the east by the field of Ranhami, on the south by the land of Punchappuhami, on the west by the land of Kapuruhami, and on the north by a share of the same land.

(6) An undivided & share of Rukgahakumbura of about 2 pelas of paddy sowing in extent, situate at the aforesaid village; and bounded on the east by the land called Kotuwa, on the south by the land of Wilgomuwa people, on the west

by dewata and ela, and on the north by Tambigekumbura.

Amount to be levied Rs. 1,398 151 with further interest on Rs. 850 at 18 per cent. per annum from January 16,

1922, to May 18, 1922, and thereafter on the aggregate amount at 9 per cent. per annum, till payment in full, and poundage. A RANGE OF STEEL

Fiscal's Office, S. D Kurunegala, July 11, 1922.

S. D. Samabasinha, Deputy Fiscal.

Province of Sabaragamuwa.

In the District Court of Ratnapura. James Vandenberg, Proctor, Ratnapura......Plaintif No. 3,717.

(1) Delkandure Danapala Mudiyanselage Punchimahatmaya Gunasekera of Hakamua, (2) D. H. W.

NOTICE is hereby given that on August 8, 1922, at II o'clock in the forencon, will be sold by public auction at the premises the right, title, and interest of the said defendants in the following property specially mertgaged for the recovery of the sum of Rs. 674 30, with interest on Rs. 630 at 12 per cent. per annum from December I, 1921, till February 1, 1922, thereafter at per cent. on the aggregate amount till payment in full, and poundage, viz. :—

1. All the soil and fruit trees of the lands called Udaha-

galwatta, Pahalagalwatta, and Kahabiliyaowita, which said lands adjoining each other are situated at Eloya; together bounded on the north by Pussellegewatta and Pahalawatta, east by ela, south by Koswattege Setuhamige wattegalweta and Nindawatta, and on the west by Uvegewatta and Pebotiawagewatta, containing in extent about 25 seers of kurahan.

Fiscal's Office, Ratnapura, July 7, 1922. R. E. D. ABEYARATNE, Deputy Fiscal.

In the District Court of Colombo.

M. T. T. K. L. Chittyappa Chetty of Sea street, olombo Plaintiff. No. 4,148. Vs. Colombo

A. K. Vellasamy Pillai and another, both of Retatara estate, Undugoda, in Kegalla Defendants

NOTICE is hereby that on August 19, 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, viz.:

All that allotment of land called Wadiyakanda, situated in the villages Meedeniya, Watura, Hapuwita, and Pallegama, in Mawata pattu of Paranakuru korale, in the District of Kegalla, of the Province of Sabaragamuwa; and bounded on the east by Kirimetideniya, Helapitawatta, Gira ambehena, Humbashenetenna, Yodagehena, Tiratiyamulahena, Kongahamulahena, Minidamanagalapallahena, and land claimed by Amala Marikkar, south by land claimed by Amala Marikkar, Wadiyakandahena, Poragangehena, Porakangewatta, Ambagahamulahena, Illukkehena, west by Kandearamba, Wesingearamba, Delgahamulawatta, Udalindawatta, Udagahawattehenakumbura, Mahabogaha-owitewatta, Gurugalahena, Tamapitahena, and north by Bogahamulahena, Radagewatta, Adansiyawatta, Kirimetideniya, excluding therefrom the portion called Kahagolletenna; containing in extent 125 acres.

To levy Rs. 2,266, with legal interest thereon from

February 23, 1922, till payment in full, and costs.

Deputy Fiscal's Office, Kegalla, July 10, 1922. D. A. AMARASEKERA. Deputy Fiscal.

In the Court of Requests, Kegalla. Mrs. Margaret de Alwis, administratrix of the intestate estate of Edward Alfred Alwis of Kandy, deceased

No. 17,296.

Vs.

Jaweeragedera Jayasuriya Mudianse, Arasichi of Angoda in Ganne pattu Defendant.

NOTICE is hereby given that on August 11, 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 defedant in the following property, viz. :-

An undivided 1 share of the chena called Leemagahamulahena, now garden, of the extent of 2 pelas paddy sowing, chena called Pasingahena, now garden, of 6 lahas, and the chena called Rukgahamulahena of 15 lahas of paddy sowing; all these adjoining lands of about 1 amunam and 1 laha in extent, situated at Angoda in Ganne pattu of Galboda korale, are bounded on the east by Hingul-oya, south by Mahantegewatta and the field, west by Rukgahamulawatta and Siyambalagodagewatta, and on the north by Attanegodagehena and ditch of Walauwewatta; the three portions of lands within the said boundaries, with the exception of the southern room in the granary of 2 doors among the straw-thatched house and buildings put up on Rukgahamulahena, now garden, situate within the said boundaries, inclusive of the remaining houses and buildings, with the plantations standing thereon.

To levy Rs. 221.40, with legal interest on Rs. 197.30 from June 29, 1921, till payment in full, and poundage.

Deputy Fiscal's Office, Kegalla, July 10, 1922. D. A. AMARASEKERA, Deputy Fiscal.

In the District Court of Kandy. Mrs. Margaret de Alwis, administratrix of the estate of Edward Alfred de Alwis of Kandy, deceasedSubstituted Plaintiff. No. 26,142. Vs.

Yapa Mudiyanselage Punchibanda, Gan-Aratchila of Idanpitiya in Medapattu of Galboda korale. Defendant.

NOTICE is hereby given that on August 12, 1922, commencing at 11 o'clock in the forenoon, will be sold by public auction at the respective premises the right, title, and interest of the said defendant in the following property,

- I. An undivided part or share of and in all those fields called Pilianga-aswedduma and Palinanagekumbura, nelds called Pillanga-aswedduma and Pathanagekumbura, all adjoining each other and now forming one property of the aggregate extent of I amunam paddy sowing in the whole, situated at Idampitiya in Medapattu of Galboda korale in the Four Korales, in the District of Kegalla, of the Province of Sabaragamuwa; which said entire property is bounded on the east by the impra of Halagiriye Mudianselagewatta, and the limitary dam of Ahabodapela, south by Palihenagekumbura belenging to Udugale Punchirala Aratchila and Jotihamy, west by Deyyannepela and Amukotuweiwura, and north by above the fence of Deparation wella.
- 2. An undivided a part or share of and in all that land called Amukotuwehenawatta of 3 pelas and 5 lahas paddy sowing in extent in the whole (and of the buildings and plantations thereon), situated at Gallella in Medapattu aforesaid; which said entire field is bounded on the east by Koshollekumbura, south by Haluappullanagekumbura, west by the ditch of Pallewatta and the galdetta of Asmada-lagehena, and north by the fence of Adoluwagehena and Kosgollekumbura.

3. An undivided 1 part or share of and in all that field called Udagorakekumbura of 3 pelas paddy sowing in

extent in the whole, situated at Idampitia aforesaid; which said entire land is bounded on the east by Hinnarameinniyara, south by the limitary dam of Arambayagekumbura, west by the Depawella of Palkadapela, and north by above Pahalagorakakumbura.

To levy Rs. 962.673, with interest on Rs. 779.20 at 9 per cent. per annum from May 7, 1918, till payment in full.

Deputy Fiscal's Office, Kegalla, July 10, 1922. D. A. AMARASEKERA, Deputy Fiscal.

In the District Court of Kandy.

Bastian Francis of Brownlow estate, Maskeliya. . Plaintiff.

another . Defendants.

property, viz.:-

1. All that land called Mamuruthewatta, together with the rubber and all other plantations and buildings standing thereon, situate at Asmadala in Egodapotha pattu in Galboda korale, in the District of Kegalla, in the Province of Sabaragamuwa; and bounded on the north by stone fence of Erawpolahena, east by galdetta of Bukendagollehena, south by galdetta of Sinhalapedigehena, and west by stone fence of Erawpolahena; and containing in extent about 23 acres and 24 perches.

2. All those contiguous lands called Horanakarayagehena, Dehigahamulahena, Penidodangahamulahena, Maralahena, Peragollehena Godamadehena, Maralahena, Peragollehena Godamadehena, Maralahena, and Delgahamulahena, situat at Asmadala aforesaid; bounded on the north by Rillehena-ela and Hapugahamulahena, east by Yatawelgahena, Ambawelgahamulahena, Kalawitawattehena, and Crown land, south by Mahamuruthewatta alias Hittigewatta, and west by land said to belong to A. W.S. M. Lokubandara; and containing in extent 25 acres and 5 perches.

3. All that land called Riblehena, situated at Asmadala

aforesaid; and bounded on the east by stone fence of Dingiri Appu's land, south by Walauweheweela, west by boundary of Makanda, and north by ela; containing in extent 7 amunams paddy sowing, together with everything

thereon.

4. An undivided 6th part or share of and in all that land called Hapuramulahena alias Malabotugollahena; and bounded on the north by Dehigahamulahena, east by galdetta and Andalabuluwehena, south by Narangastenna and by Atupalatenna, and west by Mamaruthewatta; and containing in extent 6 pelas in paddy sowing, and everything thereon, situated at Debatgama Udabage in Tumpalata pattu of Paranakuru korale, in the District of Kegalla.

To levy Rs. 3,511: 25, with interest thereon at 9 per cent. per annum from January 20, 1922, till payment in full, and costs Rs. 130.73, together making the sum of Rs. 3,641.98.

Deputy Fiscal's Office, Kegalla, July 10, 1922. D. A. AMARASEKERA, Deputy Fiscal.

I, FRANCIS GRAEME TYRRELL, Fiscal for the North-Western Province, do hereby appoint Mr. Murugesu Chelliah to be Marshal for Pitigal korale south and Pitigal korale central, in the Chilaw District, for July 5, 1922, 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 8th day of

July, 1922.

F. G. TYRRELL, Fiscal.

I, FRANCIS GRAEME TYRRELL, Fiscal for the North-Western Province, do hereby appoint Mr. A. W. Joseph to be Marshal for the divisions of Dambadeni Udukaha north and west and Mayurawati korales of Dambadeni hatpattu, Giratalana, Baladora, and Angomu korales of Dewamedi hatpattu, Karanda pattu, Meddeketiya, Katugampola Medapattu east and west, Yatikaha, Yagampattu, Kiniyama, Katugampola north and south, and Pitigal korales of Katugampola hatpattu in the Kurunegala

District, for two days from July 8 to 9, 1922, 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 8th day of July, 1922.

F. G. TYRRELL,

HUMPHREY WILLIAM CODRINGTON, Fiscal the Province of Sabaragamuwa, do hereby appoint Mr. Richard Francis Perera of Avissawella to be a Marshal for the divisions of Palle and Meda pattus of Kuruwiti korale of the Ratnapura District and of Three Korales and Lower Bulatgama of the Kegalla District, for five days from July 11, 1922, under the provisions of the Fiscals' Ordinance, No. 4 of 1867, and authorize him to perform the duties and exercise the authority of Marshal, for which this shall be his sufficient warrant.

H. W. CODRINGTON,

This 10th day of July, 1922,

Fiscal.

TESTAMENTARY NOTICES ACTIONS.

District Court of Colombo. **D**rder Nisi.

Testamentary Jurisdiction. No. 872.

the Matter of the Intestate Estate of Wanni Aratchige Roslin Elizabeth, Rodrigo of Bambalapitiya, Colombo, deceased.

Wanni Aratchige Solomon Alexander Rodrigo of Bambalapitiya, Colombo..... Petitioner. And

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THIS matter coming on for disposal before Allen Beven, Esq., District Judge of Colombo, on June 26, 1922, in the presence of Mrs.D. At Dissanayake, Proctor, on the part of the petitioner labove named; and the affidavit of the said petitioner dated June 13,/1922, having been read:

It is ordered that the petitioner be and he is hereby declared entitled, as brother of the above-named deceased, to have letters of administration to his cottent insured to him.

to have letters of administration to his estate issued to him, unless the respondents above named or any other person or persons interested shall, on or before July 20, 1922, show sufficient cause to the satisfaction of this court to the contrary.

June 26, 1922.

ALLAN BEVEN, District Judge.

District Court of Colombo.

Order Nisi

And

(1) Mallawa Arachchige Seneris Perera of Kotikawatta, (2) Warahenage Charles Perera, (3) ditto William Perera, (4) ditto Levis Perera, (5) ditto John Perera, all of Gotatuwa! (6) Mallawa Arachchige Martina Perera, (7) Hett arachchige Isabella Perera, both of Kotikawatta, (8) Hettia achchige Engeltina Perera of Bambalapitiya, (9) Hettiarachchige Martin Perera of Kotikawatta, (10) Millawa Arachchige Carolis Perera of Negombo, (I1) Hettia achchige Paul Perera of Ruanwella, (I2) ditto Edwin Perera, (13) ditto Petronia Perera, (14) ditto Eugene Perera, (15) ditto Rosline Perers, all of Kotikawatta, (16) Mallawa Arachchige James Perera of Gota-

THIS matter coming on for disposal before Allan Beven, Esq., District Judge of Colombo, on June 21, 1922, in the presence of Mr. R. C. Perera, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated June 19, 1922, having been read:

It is ordered that the petitioner be and he is hereby declared entitled, as nephew of the above-named deceased, to have letters of administration to his estate issued to him, unless the respondents above named or any other person or persons interested shall, on or before July 20, 1922, show sufficient cause to the satisfaction of this court to the contrary.

ALLAN BEVEN

In the District Court of Colombo.

Order Nisi.

Testamentary In the Matter of the Intestate Estate the late Susai Veluchore Vellawarayan of Jurisdiction. No. 882. No. 30, Market street, in Colombo, deceased.

T. S. M. Caspar Rodrigg of No. 30, Market street, in Colombo Petitioner.

And.

(1) Silawai Jayammal Fernando; (2) Joseph Anthony Vellawarayan; (3) George Vellawarayan of Udankudy, Tinnevelly Žilla, Sriwaikundam Taluk, India; (4) Sorna Mary Florinal Villawarahee, (5) Ibgnasee Villawarahee, both of Veerupandian Pattanam, Tinnevelly, Srivaikundam, India; (6) Joseph Anthoney Paulu Vollawarayan of No. 30, Market street, in Colombo Respondents.

THIS matter coming on for disposal before Allan Beven, Esq., District Judge of Colombo, on June 26, 1982, in the presence of Mr. M. S. J. Akbar, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated June 23, 1922, having been read

It is ordered that the petitioner be and he is hereby declared entitled, as cousin of the above-named deceased, to have letters of administration to his estate issued to him, unless the respondents above named or any other person or persons interested shall, on or before July 20, 1922, show. sufficient cause to the satisfaction of this court to the contrary.

June 26, 1922.

ALLAN BEVEN, District Judge.

In the District Court of Colombo.

Order Nisi.

Testamentary
Jurisdiction.
No. 884.
In the Matter of the Intestate Estate of the late Kulaturga Mudalige Punchappuhamy of Unigodawatta road in Colombo. deceased

And

(1) Henry Kulatunga of Urugodawatta road in Colombo, (2) Kulatunga Mudalige Somawathie and her husband (3) Ekanayaka Mudiyanselage Kıri Banda, both of Matale, (4) Kulatunga Mudalige Wimalawathie, and her husband (5) Nahallage Don Solomon Gunaratna, both of Fife road in Colombo, (6) Kulatunga Mudalige Teelawathi, (7)-ditto Sumanawathie, minor, (8) ditto Somawathie, minor, (9) ditto Hemawathie, minor, appearing by their guardian ad litem the 1st respondent above named old Respondents .

THIS matter coming on for disposal before Allan Beven, Esq., District Judge of Colombo, on June 26, 1922, in the presence of Mr. J. S. Paranavitane, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated June 14, 1922, having been read:

It is ordered that the petitioner be and she is hereby declared entitled, as widow of the above-named deceased, to have letters of administration to his estate issued to her, unless the respondents above named, or any other person or persons interested shall, on or before July 20, 1922, show sufficient cause to the satisfaction of this court to the contrary.

June 26, 1922.

ALLAN BEVEN District Judge.

June 21, 1922.

District Judge.

the District Court of Colombo.

Order Nisi.

Testamentary In the Matter of the Intestate Estate of Jurisdiction. The late Bemminahannedice Emplication Fernando of Ergoda Uyana in Moratuwa, No. 883. deceased.

(1) Telge Joselyn Charlotte Magdelene Peiris of Egoda Uyana aforesaid, (2) Bemminahennedige Abraham Fernando of Gorakapola in Panadure ... Respondents.

THIS matter coming on for disposer before Allan Beven, Esq., District Judge of Colombo, on June 26, 1922, in the presence of Mr. G. C. E. Peiris, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated June 4, 1922, having been read:

It is ordered that the petitioner be and he is hereby declared entitled, as widower of the above named deceased, to have letters of administration to her estate issued to him, unless the respondents above named, or any other person or persons interested shall, on or before July 20, 1922, show sufficient cause to the satisfaction of this court to the contrary!

June 26, 1922.

ALLAN BEVEN, District Judge.

In the District Court of Colombo.

Order Nisi.

And tary In the Matter of the Intestate Estate of the diction. late Kudasingankutti Kankanamalage 886. John Singho of Walgammulla in the Udugaha pattu of the Siyane korale, deceased.... There .

Kudasingankutti Kankanamalage Pelis Singho of Petitioner. Walgammulla aforesaid And

(1) Muttukutti Kankanamalage Nonohamy of Walgammulla aforesaid, (2) Kudasingankutti Kankanamalage Yasohamy, wife of (3) Gamaralage Peeris Singho, both of Makkanigoda in Hapitigam korale, (4) Kudasingankuti Kankanamalage Podi Nona, wife of (5) Udaw a Patirennehelage Herath Singho, both of Meddegama in Gangaboda pattu of Siyane korale, (6) Kudasingankutti Kankanamalage Podisingho, (7) ditto Peries Singho, (8) ditto Pabilis Singho.

THIS matter coming on for disposal before Allan Beven, Esq., District Judge of Colombo, on June 27, 1922, in the presence of Mr. H. A. Abeyewardena, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated June 15, 1922, having been read:

It is ordered that the petitioner be and he is hereby declared entitled, as brother of the above-named deceased, to have letters of administration to his estate issued to him, unless the respondents above named or any other person or persons interested shall, on or before July 20, 1922, show sufficient cause to the satisfaction of this court to the contrary.

Jane 27, 1922.

ALLAN BEVEN, District Judge.

In the District Court of Colombo.

4.75

Order Nisi

timentary In the Matter of the Intestate Estate of sdiction. Vidanelage following Fonseka of St. sdiction. o. 887. James street in Mutwal, Colombo, deceased...

Widanelage Pedrick Fonsek Veda Aratchi, also of St. James street aforesaid Petitioner: taka eroj And the same and the same and

Matarage Magalin Perera of St. James street aforesaid Respondent.

THIS matter coming on for disposal before Allan Beven, Esq., District Judge of Colombo, on June 27, 1922, in the

presence of Mr. D. A. Dissanayake, Proctor, on the part of the petitioner above named; and the affidavit of the said

petitioner dated June 21, 1922, having been reading.

It is ordered that the petitioner be and he is hereby declared entitled, as father of the above hamed deceased, to have letters of administration to his estate issued to him, unless the respondents above named or any other person or persons interested shall, on or decore July 20, 1922, show sufficient cause to the satisfaction of this court to the contrary. contrary.

June 27, 1922.

ALLAN BEVEN, District Judge.

In the District Court Colombo.

Testamentary In the Matter of the Intestate Estate of Jurisdiction. Alfred Dionysius de Zoysa of Mattak-Alfred Dionysius de Zoysa kuliya in Mutwal, deceased. No. 888.

Mary Matilda de Zoysa, presently of Mattakkuliya in Mutwal Petitioner.

(1) Mary Flora de Zoysa, with of (2) Justin William Mendis, (3) Vivienne Alfred de Zoysa, (4) Richard Gerald Leslie de Zoysa, (5) Lilian Blance de Zoysa, all of Mattakkuliya in Mutyal Respondents.

THIS matter coming on for disposal before Allan Beven, Esq., District Judge of Combo, on June 27, 1922, in the presence of Mr. D. A. Disanayake, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated June 18, 1922, having been read:

It is ordered that the petitioner be and she is hereby declared entitled as widow of the above-named deceased,

to have letters of administration to his estate issued to her, unless the respondents above named or any other person or persons interested shall, on or before July 20, 1922, show sufficient cause to the satisfaction of this court to the contrary.

June 27, 1922.

ALLAN BEVEN, District Jadge.

In the District County Colombo.

Order Nisi

n the Matter of the Intespate Estate of Camamedaliyan Ana Perera of Hamunugama in Mahawatta in the Ragam pattu of Alutkuru korale, Testamentary In the Matter of th Jurisdiction. ₩o. 891. deceased.

Gamamedaliyanage Jusey Perena a Ramuntigama in the Ragam pattu of Alutkunu karale Petitioner.

(1) Gamamedaliyanage Philip Gerera; (2) Gamamedaliyanage Isabella Perera and her husband (3) Bastian Korallage Nickolas Rodrigo Karunaratna, all of Pamunugama aforesaid...... Respondents.

THIS matter coming on for disposal before Allan Beven, Esq., District Judge of Colombo, on June 27, 1922, in the presence of Messrs. Cornelis & Amaratunga, Proctors, on the part of the petitioner above named; and the affidavit of the said petitioner dated June 22, 1922, having been read:

It is ordered that the petitioner be and he is hereby declared entitled, as widower of the above-named deceased, to have letters of administration to her estate issued to him, unless the respondents above named or any other person or persons interested shall, on or before July 27, 1922, show sufficient cause to the satisfaction of this court to the contrary.

June 27, 1922.

ALLAN BEVEN, District Judge. CEYLON GOVERNMENT GAZETTE - JULY 14, 1922

Testamentary Jurisdiction. No. 895.

In the Mat or of the Last Will and Testament of Jules Houdret of 10, Portinscale road, Putney, in the County of Surrey and of 130, London Wall, in the City of London, deceased.

THIS matter coming on for disposal before Allan Beven, Esq., District Judge of Colombo, on July 3, 1922, in the presence of Mr. William Kevitt Smyth Hughes of Colombo, Proctor, on the part of the petitioner Mr. Ernest Reed Williams of Colombo; and the affidavit of the said petitioner dated June 26, 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 June 16, 1922, having been read: It is ordered that the will of the said deceased dated March 6, 1920 of which a certified copy has been produced and is now deposited in this court, be and the same is hereby declared proved; and it is further declared that the said petitioner is the attorney of the executor named in the said will, and that he is entitled to have letters of administration, with copies of the said will annexed, issued to him accordingly, unless any persons or persons interested shall, on or before July 20, 1922, show sufficient cause to the satisfaction of this court to the contrary.

July 3, 1922.

LLAN BEVEN, District Judge.

he District Court of Colombo. Mirdo · G Offer

in the Natter of the Intestate Estate and Testamentary Effects of Don Afred Colonne of Mount Lavinian deceased. Jurisdiction No. 899.

Robert Deberagoda of Eneliyaggda And

Petitioner.

(1) Elizabeth Rubeiro of Ratmalana, Mount Lavinia, (2) Dona Susanne Wilhelmina Deheragoda of

the said petitioner above named; and the affidavit of the said petitioner dated July 3, 1922, having been read:

It is ordered that the petitioner be and he is hereby declared entitled, as an heir of the above-named deceased, to have letters of administration to his estate issued to him, unless the respondents above named or any other person or persons interested shall, on or before July 27, 1922, show sufficient cause to the satisfaction of this court to the contrary.

July 5, 1922.

ALLAN BEVEN, District Judge.

Testamentary Jurisdiction. No. 7,162.

Order Nisi.

Order Nisi.

Order Nisi.

On Davith, late of Hokandara in the Palle pattu of Hewagam korale, deceased.

Weregalage DonS uwaristof Talawathugoda in the Palle pattu of Hewagam korale Petitioner. And

(1) Weregalage Don Hendrick of Hokandara aforesaid, (2) ditto Dona Francina Hamy of Pelanwatta, (3) ditto Don Juwanis, (4) ditto Don Charles, (5) ditto Don Pabilis, all of Hokandara aforesaid, (6) ditto Don Arnolis of Talawathugoda aforesaid Respondents.

THIS matter coming on for disposal before Allan Beven, Esq., District Judge of Colombo, on June 27, 1922, in the presence of Mr. R. C. Perera, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated June 22, 1922, having been read:

It is ordered that the petitioner be and he is hereby declared entitled, as son of the above-named deceased, to have letters of administration to his estate issued to him, unless the respondents above named, or any other person or persons interested shall, on or before July 20, 1922, show sufficient cause to the satisfaction of this court to the contrary.

July 27, 1922.

ALLAN BEVEN, District Judge.

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

Testamentary In the Matter of the Last Will and Testa-Jurisdiction. ment of Sembukuttige Lewis Silva, No. 1,447. deceased, of Alutgama.

THIS matter coming on for disposal before W. H. B. Carbery, Esq., District Judge of Kalutara, on June 30, 1922. Carbery, Esq., District Judge of Kalutara, on June 30, 122 in the presence of Mr. A. de Abrew, Proctor, on the Proctor, o the petitioner Karunakalage Podinona Silva of Alutgama, and the affidavit of the said petitioner, and of the attenting Notary and witnesses, both dated May 8, 1922, having been read:

It is ordered that the will of Sembukuttige Lewis Silva of Alutgama, deceased, dated January 21, 1922, be and the same is hereby declared proved, unless the respondents— (1) Weerakonda-aratchige Wilmot Alarshal Silva, (2) Totage Girigoris Silva, Police Vidage of Alutgama—or any other person or persons interested shall, on or before July 28, 1922, show sufficient cause to the satisfaction of the court to the contrary.

It is further declared that the said petitioner be and she is hereby declared entitled, as widow and sole heir under the said last will of the above-named deceased, to have letters of administration to his estate issued to her, with the will annexed, unless the respondents or any other person or persons interested shall, on or before July 28, 1922, show sufficient cause to the satisfaction of the court to the contrary.

June 30, 1922.

W. H. B. CARBERY, District Judge.

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

Testamentary In the Matter of the Joint Last William Jurisdiction. Testament of the late Mestiyage No. 1,452. Prolis Goonetilleke, Police Headman Maha Wadduwa and Dera Johona Peiris Deraniyagala Han

THIS matter coming on for disposal before W. H. B. Carbery, Esq., District Judge of Kalutara, on May 18, 1922, in the presence of Mr. M. H. Jayatileke, Proctor, on the part of the petitioner Mestiyage Don Velenis Goonetilleke. Vedarala of Maha Wadduwa; and the affidavit of the said petitioner and of the Notary, and the attesting witnesses dated May 17, 1922, having been read:

It is ordered that the joint last will of Mestiyage Don Prolis Goonetilleke, Police Vidane, deceased, and of Dera-niyagalage Johana Peiris Deraniyagala Hamine of Maha Wadduwa, and now deposited in this court be and the same

wadduwa, and now deposited in this court be and the same is hereby declared proved, unless any person or persons interested shall, on or before July 20, 1922, show sufficient cause to the satisfaction of this court to the contrary. It is further ordered that the said Mestiyage Don Velenis Goonetilleke, Vedarala of Maha, Wadduwa is the executor named in the said will, and that he is entitled to have probate of the same issued to him according to the same issued to the same issued to him accordi probate of the same issued to him accordingly, unless any person or persons interested shall, on or before July 20. 1922, show sufficient cause to the satisfaction of this court to the contrary.

May 18, 1922.

W. H. B. CARBERY, District Judges

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

In the Matter of the Estate of the later Asuramuni Guneris Silva Waidyaratne Vederala, deceased of Kuda Waskadiwa Testamentary Jurisdiction. No. 1,454.

THIS matter coming on for disposal before W. H. Carbery, Esq., District Judge of Kalutara, on June 7, 1922, in the presence of Messrs. Wijeyeratne & Martin, Proctors,

on the part of the petitioner Franciscudura Nonohamy of Kuda Waskaduwa; and the affidavit of the said petitioner dated May 31, 1922, having been read: It is ordered that the said 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) Asuramuni Simon de Silva Waidyratne, (2) Bramy de Silva Waidyratne, (3) Agilis de Silva Waidyratne, all of Kuda Waskaduwa, (4) Wimalananda Thero of Abinawaramaya emple in Kuda Waskaduwa—shall, on or before July 17, 1, 22, show sufficient cause to the satisfaction of this court to the contrary.

June 7, 1922.

W. H. B. CARBERY, District Judge.

In the District Court of Kandy.

Order Nisi.

estamentary In the Matter of the Estate of the late unsdiction. Pallepitiyegedera Siritha, deceased, of No. 3,895. Pallegama.

THIS matter coming on for disposal before Walter Sanford de Saram, Esq., Acting District Judge of Kandy, on June 26, 1922, in the presence of Mr. M. A. Perera, Proctor, on the part of the retitioner Pallepitiyegedera Appuwa of Pallegama; and the affidavit of the said petitioner dated May 25, 1922, and his petition having been read:

It is ordered that the said petitioner be and he is hereby declared entitled to have letters of administration to the deceased estate issued to him, unless the respondents—
(1) Yaktennegedera Opalangu, (2) Pallepitiyegedera Lapaya,
(3) ditto Shindu, (4) ditto Kiri Duraya, (5) ditto Kiri Ukku, (6) ditto Jayetu, (7) ditto Kiri Bandu; the 4th, 5th, and 6th by their guardian ad litem the 7th respondent shall, on or before July 20, 1922, show sufficient cause to the satisfaction of this court to the contrary.

June 26, 1922.

W. S. DE SARAM, Acting District Judge.

In the District Court of Galle.

Order Nisi.

Testamentary In the Matter of the Estate of the late Petha Mestrige Brampy, deceased, of Petha Mestrige Brampy, Arisdiction. No. 5,554. Kumbalwella.

THIS matter coming on for disposal before T. B. Russell, THIS matter coming on for disposal before T. B. Russell, Esq., District Judge of Galle, on May 29, 1922, in the presence of Mr. C. E. Abeyewickrem, Proctor, on the part of the petitioner Petha Mestrige William of Kumbalwella; and the affidavit of the said petitioner dated May 24, 1922, kaving been read: It is ordered that the said petitioner, as elder brother of the deceased above named is entitled to have letters of administration issued to him accordingly, unless the respondents, viz. (1) Petha Mestirige Thiyonis of ss. P. & O. Siriya, (2) ditto Julian, (3) ditto Sedara, (4) ditto Apolonia, all of Kumbalwella, shall, on or before June 29, 1922, show sufficient cause to the satisfaction of this 29, 1922, show sufficient cause to the satisfaction of this court to the contrary.

May 29, 1922.

T. B. RUSSELL, · District Judge.

Extended to July 27, 1922.

June 29, 1922.

T. B. RUSSELL, District Judge.

In the District Court of Galle. Testamentary In the Matter of the Intestate Estate of the Jurisdiction. late Wedamulle Madinage James Piyadasa, deceased, of Talpe. **M**o. 5,540.

Kumarasingha Aratchige Don Davith de Silva of Talp Petitioner.

 $\mathbf{v}_{\mathbf{s}}$. arasingha Aratchige Dóna Janchina, (2) Weda-Madinage Punchingna, (3) Wedamulle Madinage Daimis, (4) ditto Daniel, (5) ditto Daya-Aanda, (6) ditto Hinninona, (7) ditto Ciciliana, (8) ditto Nandadasa, all of Talpe Respondents.

THIS matter coming on for disposal before T. B. Russell, Esq., District Judge of Galle, on May 8, 1922, in the presence

of Mr. C. E. Abeyewickreme, Proctor, on the part of the petitioner Kumarasingha Aratchige Don Davith de Silva of Talpe; and the affidavit of the said petitioner dated March 23, 1922, having been read:

It is ordered that the said petitioner, as father-in-law of the deceased above named, is entitled to have letters of administration issued to him accordingly, unless the respondents, viz., (1) Kumarasingha Aratchige Dona Janchina, (2) Wedamulle Madinage Punchinona, (3) Wedamulle Madinage Daimis, (4) Wedamulle Madinage Daniel, (5) Wedamulle Madinage Dayananda, (6) Wedamulle Madinage Hinninona, (7) Wedamulle Madinage Ciciliana, (8) Wedamulle Madinage Nandadasa, all of Talpe, shall, on or before June 8, 1922, show sufficient cause to the satisfaction of this court to the contrary.

It is further declared that the said 1st respondent be appointed guardian ad litem over the 2nd to 8th respondents, unless the said respondents shall, on or before June 8, 1922, show sufficient cause to the satisfaction of this court to the

contrary.

May 8, 1922.

T. B. RUSSELL, District Judge.

Extended to July 6, 1922.

June 8, 1922.

T. B. RUSSELL, Pistrict Judge.

Extended to July 20, 1922.

July 6, 1922.

V

B.Russell. District-Judge.

Galles)

our

Mandamala Kankanange Cornelis the Estate of the late Testamentary In Jurisdiction, Hope deceased. No. 5,569.

THIS matter coming on for disposal before T. B. Russell, Esq., District Judge, Gallé, in the presence of J. de S. Abeyratna on the part of the petitioner Manawarsan Sanchcho Hamy of Bope; and the affidavit of the said petitioner dated June, 19, 1922, having been read: It is ordered that the said petitioner, as widow of the deceased above named is entitled to have letters of administration issued to her accordingly, unless the respondents—(1) Mandawala Kankanange Arthur of Bope, (2) Mandawala Kankanange Carolis of Bope—shall, on or before July 20, 1922, show sufficient cause to the contrary to the satisfaction of this court.

June 22, 1922.

T. B. RUSSELL. District Judge.

In the District Court of Galle. Order Nisin

Testamentary In the Matter of the Estate of the late Jurisdiction. Phala, Vitarage Adoms, deceased, of Galgamuwa, h Kalake

THIS matter coming on for the Estate of the late Galgamuwa, h Kalake

THIS matter coming on for the period before T. B. Russell, Esq., District Judge, Galle, en Jude 22, 1922, in the presence of Messrs, Wickramasingha & Abeyewichema, Proctors, on the part of the petitioner Pahala Jitanage Salman of Galgamuwa; and the affidavit of the said petitioner dated June 19, 1922, having been read It is ordered that the lat respondents unless the respondents, viz., (1) Denepitive Talpege Babancho, (2) Phala Vitanage Sophie (3) ditto Adiris, (4) ditto Girigoris, (5) ditto Carline, all of Galgamuwa, shall, on or before July 27, 1922, show sufficient cause to the satisfaction of this court to the contrary. court to the contrary,

It is further ordered that the said petitioner as eldest son of the deceased above named is entitled to have letters of administration issued to him accordingly, unless the said respondents shall, on or before July 27, 1922, show sufficient

cause to the satisfaction of this court to the contrary.

T. B. RUSSELL. District Judge.

June 22, 1922.

ct Court of Matara.

In the Miles of the Estate of the late Don Testamentary Peonis Kuruppu Nanayakkara of Pathe-gama deceased. Jurisdiction No. 2,829.

THIS matter coming on for disposal before E. Rodrigo, Esq., District Judge of Matara, on June 1, 1922, in the presence of Messrs. Abeyagunawardana & Weerasekara, Proctors, on the part of the petitioner Dona Carolina Samarakoon singappulihamine of Pathegama, and the affidavit of the said petitioner dated May 5, 1922, having been read: It is ordered that the said petitioner, as widow of the deceased is entitled to have letter of administration issued to her accordingly, unless the espondents, viz., (1) Don Hendrick Kuruppu Nanayakkara of Padukka in Colombo, (2) Pasdun Korale Aragichige Dile of Pathegama, (3) Don Didnick Abraham Kuruppu Nanayakkara of Padukka, (1) Dona Porolisha Kuruppu Nanayakkara of Pathegama. and husband (6) Don Deonis Dissanayaka of Pathegama. and husband (6) Don Deonis Dissanayaka of Pathegama, (10) Dona Alayakkara of Pathegama, and husband (9) Don harles Wanigasekara Dissanayaka of Pathegama, (10) Don Andrayas Kuruppu Nanayakkara of Pathegama, (10) Don Andrayas Kuruppu Nanayakkara of Pathegama (minors), shall, on or before July 4, 1922, show sufficient cause to the satisfaction of this court to the contraver. It is further ordered that the shortered that the contraver. THIS matter coming on for disposal before E. Rodrigo, sufficient cause to the satisfaction of this court to the contrary. It is further ordered that the aforesaid 1st respondent is hereby appointed guardian ad litem over the aforesaid 2nd and 10th respondents, unless the said respondents shall, on or before July 4, 1922, show sufficient cause to the satisfaction of this court to the contrary.

June 13, 1922.

E. Rodrigo. District Judge.

Date for showing cause is extended for August 1, 1922.

E. Rodrigo, District Judge.

Testamentary Jurisdiction. No. 4,733

the Matter of the Estate of the late Thankamma, wife of Arunasalam Thambi-rasa of Sandiruppay, deceased.

Kathirgamar Sinnappu of Sandiruppay......Petitioner.

(1) Thambirasa Rajendran of Sandiruppay, (2) Thambirasa Sabanathan of ditto, and (3) Arunasalam Thambirasa of Kuala Lumpur; the 1st and 2nd respondents are minors appearing by their guardian ad litem the 3rd respondent.

Respondents.

THIS matter of the petition of Kathirgamar Sinnappu of Sandiruppay, praying for letters of administration to the estate of the above-named deceased, Thankamma, wife of Thambirasa, coming on fordisposal before G.W. Woodhouse, Esq., District Judge, on June 27, 1922, in the presence of Mr. M. Wythialingam Proctor, on the part of the petitioner; and the affidavit of the petitioner dated January 24, 1922, having been read: It is declared that the petitioner is the having been read: It is declared that the petitioner is the lawful father of the said intestate, and is entitled to have letter of administration to the estate of the said intestate issued to him, unless the respondents or any other person shall, on or before July 18, 1922, show sufficient cause to the satisfaction of this court to the contrary.

> G. W. WOODHOUSE, District Judge.

In the District Court of Jaffna.

Order Nisi.

Testamentary Jurisdiction. No. 4,769.

In the Matter of the Estate of the Ponniah Selvadurai of Vannarponna West, late of the Federated Malay States, deceased.

Kulanthaivelu Ponniah of Vannarponnai West . Wet

(1) Ponniah Rasarátnam of Vannarponnai West, (2) Subramaniar Muttiah of ditto; the 1st respondent is a minor appearing by his guardian ad litem the 2nd

THIS matter of the petition of Kulanthaivelu Priniah of Vannarponnai West, praying for letters of administration of Vannarponnai West, praying for letters of administration to the estate of the above-named deceased. Ponniah Selvadurai of Vannarponnai West, late of the Federated Malay States, coming on for disposal before G. W. Woodhouse, Esq., District Judge, of June 28, 1922, in the presence of Mr. A. V. Kulasingam, Proctor, on the part of the petitioner; and the affidavit of the petitioner dated December 23, 1922, having logen read: It is declared that the petitioner is the sole heir of the said intestate, and is entitled to have letters of administration to the estate of the entitled to have letters of administration to the estate of the said intestate issued to him, unless the respondents or any other person shall, on or before July 20, 1922, show sufficient cause to the satisfaction of this court to the contrary.

June 30, 1922

G. W. WOODHOUSE, " District Judge.

In the District Court of Jaffna.

Order Nisi.

Testamentary In the Matter of the Estate of the Thamaledchmie Ammal, wife of Sella thurai of Vannarponnai West, deceased. Jurisdiction. √ No. 4,776.

Sarayanamuttu Sellathurai of Vannarponrai West

Vs.
(1) Sivamany, daughter of Szravanamuttu Sellathurai, and (2) Visyanather Aruminga Ramalingam, both of Vannarponnei West; the 1st respondent is a minor by her guardian add litem the 2nd respondents.

THIS matter of the petition of Saravanamuttu Sellathurai of Vannarponnai West, praying for letters of administration to the estate of the above named deceased. Themseled hmie Ammal, wife of Sellathurai of Vannar gonnai West, coming on for disposal before G. W. Woodhouse, Est., District Judge, on June 27, 1922, in the presence of Mr. K. Sivapirakasam, Proctor, on the part of the petitioner; and the affidavit of the petitioner and the affidavit of the petitioner is the paying been read. It is dealered that the petitioner is the having been read: It is declared that the petitioner is the husband of the said intestate, and is entitled to have letters of administration to the estate of the said intestate issued to him, unless the respondents or any other person shall, on or before July 18, 1922, show sufficient cause to the satisfaction of this court to the contrary.

July 4. 1922.

G. W. WOODHOUSE, District Judge.

In the District Court of Jaffna, Order Nisi.

Testamentary In the Matter of the Estate of the late.

Jurisdiction. Meenadchippillay wife of Veluppillay of
Karaitivu East, deceased.

Velauthar Ponnampalam of Kaguitivu East ... Petitioner.

(1) Velauthar Chanmugam of Karaitivu East, (2) Velauthar Arumugam of ditto, (3) Murugar Veluppillay of ditto, (4) his wife Apiraman of ditto, (5) Arunachalam Ponnampalam of ditto, (6) his wife Vallammai of ditto (7) Sivakamippillay, daughter of Velauthar of ditto, (7) Velauthar of ditto; the 7th respondent is a minor appearing by her guardian ad litem the 2nd re-

THIS matter of the petition of Velauthar Ponnampalam of Karaitivu East, praying for letters of administration

June 27, 1922.

to the estate of the above-named deceased, Meenachippillay, wife of Veluppillay of Karaitivu East, coming on for disposal before G. W. Woodhouse, Esq., District Judge, on June 29, 1922, in the presence of Mr. A. V. Kulasingam, Proctor, on the part of the petitioner; and the affidavit of the petitioner dated March 1, 1922, having been read: It is declared that the petitioner is one of the heirs of the said intestite and is entitled to have letters of administration to the estate of the said intestate issued to him, unless the respondents or any other person shall, on or before July 20, 1922, show sufficient cause to the satisfaction of this court to the contrary.

Jyhe 29, 1922.

G. W. WOODHOUSE, District Judge.

In the District Court of Jaffna.

Order Nisi.

estamentary In the Matter of the Estate of the late Jurisdiction. Valuppillai Saravanamuttu of Chandiru-No. 4,811. pai, deceased.

Valuppillai Mailvaganam of Chandiruppai.....Petitioner

(1) Thamotharam Thampoo of Chandiruppei, and wife (2) Teywanaippillai of ditto, (3) Sara vanamuttu Thangarasah of ditto, (4) Rasaledchumy, haughter of Sara vanamuttu of ditto, (5) Sara vanamuttu Sivakkoluntu of ditto, (6) Manikkam, widow of Sara vanamuttu of

the part of the petitioner; and the affidavit of the petitioner dated March 30, 1922, having been read: It is declared that the petitioner is the brother of the said intestate, and is entitled to have letters of administration to the estate of the said intestate issued to him, unless the respondents or any other person shall, on or before July 18, 1922, show sufficient canse to the satisfaction of this court to the contrary.

June 26 1922. G. W. WOODHOUSE, District Judge.

the District Court of Jaffna.

Oder Nisi.

In the Matter of the Estate of the late mentary atheru KusainVeevy, wife of Muhaideen-Jurisdiction. No. 4,825. tamby Muhammadu Sultar, of Vannarponnai West, deceased.

Muhiadeentamby Muhammadu Sultar of Vannarponnai West Petitio Petitioner.

(1) Hamidu Umma, widow of Muhammadu Sultar, (2) Muhammadu Sultan Abdul Cader and wife (3) Sultan Mohiadeen Nachghia, (4) Muhammadu Sultar Sultan Mohiadeen Nachenia, (4) Muhammadu Sultar Sultan Muhammadu Meydeen, (5) Muhammadu Sultar Sultan Meydeen, (6) Muhammadu Sultar Sultan Abdul Cader, (7) Muhammadu Sultar Muhammadu Casim, (8) Muhammadu Sultar Kachchi Muhammadu Muhammadu Sultar, all of Vannarponnai West; the 4th to 9th respondents are minors by their guardian ad limm the 2nd respondent. guardian ad litem the 2nd respondent Respondents.

THIS matter of the petition of Muhiadeentamby Muhammadu Sultar of Vannarponnai West, praying for letters of administration to the estate of the above-named deceased, Katheru Kusain Veevy, wife of Muhiadeentamby Muhammadu Sultar of Vannarponnai West, coming on for disposal before G. W. Woodhouse, Esq., District Judge, on June 27, 1922, in the presence of Mr. K. Sivapirakasam, Proctor, on the part of the petitioner; and the affidavit of the petitioner dated May 1, 1922, having been read: It is declared that the petitioner is the husband of the said intestate, and is entitled to have letters of administration

to the estate of the said intestate issued to him, unless the respondents or any other person shall, on or before July 18, 1922, show sufficient cause to the satisfaction of this court to the contrary.

July 4, 1922.

G. W. WOODHOUSE, District Judge.

In the District Court of January

Order Nisi.

Testamentary In the Matter of the Estate of Jurisdiction.
No. 4,831.

Vyravanathar Vythalia am of ponnai East, intestated the late Vannar-

(1) Maheswari, minor, daughter Vyravanathar Vythialingam of Vannarponnai East, and (2) Chellappah Sathasivam of Navaly; the 1st respondent, appearing by her warding of little the following the latter than the following the same arms of the same ent, appearing by her guardian ad litem the 2nd respondent.....

THIS matter of the petition of Ponnammah, widow of Vyravanathar Vythialingam of Vannarponnai East, praying for letters of administration to the estate of the above-named deceased, Vyravanathar Vythialingam of Vannar-ponnai East, coming on for disposal before J. Homer Vanniasinkam, Esq., District Judge, on May, 11, 1922, in the presence of Mr. S. Kandayya, Proctor, on the part of the petitioner; and the affidavit of the petitioner dated May 6, 1922, having been read: It is declared that the petitioner is the widow of the said intestate, and is entitled to have letters of administration to the estate of the said intestate issued to her, unless the respondents or any other person shall, on or before July 18, 1922, show sufficient cause to the satisfaction of this court to the contrary.

June 28, 1922.

G. W. WOODHOUSE, District Judge.

In the District Court of Jaffna.

Order Nist In the Matter of the Espain of the late Testamentary Nanniyar Moottatamby of Kantharodai, deceased. Jurisdiction. No. 4,853.

Nanniyar Sinnattamby of Kantharodai Vs.

Metitioner.

(1) Vaitiyan ther Sinnattamby and wife (2) Valliamma of Kantharodai Respondents.

THIS matter of the petition of Nanniyar Sinnattamby of Kantharodai, praying for letters of administration to the estate of the above-named deceased, Nanniyar Moottatamby of Kantharodai, coming on for disposal before G. W. Woodhouse, Esq., District Judge, on June 2, 1922, in the presence of Mr. A. Appathurai, Proctor, on the part of the petitioner; and the affidavit of the petitioner dated May 21, 1922, having been read: It is declared that the petitioner is one of the heirs of the said intestate, and is entitled to have letters of administration to the estate of the said intestate issued to him, unless the respondents or any other person shall, on or before July 4, 1922, show sufficient cause to the satisfaction of this court to the contrary.

June 16, 1922.

G. W. WOODHOUSE, District Judge.

Order Nisi extended for July 18, 1922.

G. W. WOODHOUSE, District Judge.

July 4, 1922.

Disthict Court of Jaffna. Alder Nisi.

Testamentary In the Matter of the Estate and Effects
Jurisdiction. Meenadchi, daughter of Arumugam,
No. 4,855 Testamentary

No. 4,855 Olaje of Karaitivu vices, ethuppilai, widow of Arunachalam of Karaitivu Petitio $\mathbf{v}_{\mathbf{s}}$

(1) Vallippillai, widow of Arumugam of Karaitivu West, and (2) Arunachalam Veluppillai of Karaitivu Woot West Respondents.

THIS matter of the petition of the above-named petitioner, praying for letters of administration to the estate of the above-named deceased, coming on for disposal before G. W. Woodhouse, Esq., District Judge, on June 6, 1922, in the presence of Messrs. Casippillai & Cathiravelu, Proctors, on the part of the petitioner; and the affidavit of the petitioner dated June 6, 1922, having been read: It is declared that the petitioner is the peternal grandworther and the heir of the petitioner is the paternal grandmother and the heir of the said deceased, and is entitled to have letters of administration to the estate of the said deceased issued to her, unless the respondents or any other person shall, on or before July 18, 1922, show sufficient cause to the satisfaction of this court to the contrary.

June 15, 1922.

G. W. WOODHOUSE, District Judge.

In the District Court of Jaffna. Order Nisi

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

(1) Vallippillai, widow of Arumygam of Karaitivu West, and (2) Arunachalam Vofuppillai of Karaitivu

THIS matter of the petition of the above-named petitione, r praying for letters of administration to the estate of the above-named deceased, coming on for disposal before G. W. Woodhouse, Esq., District Judge, on June 6, 1922, in the presence of Messrs. Casippillai and Cathiravelu, Proctors, on the part of the petitioner; and the affidavit of the petitioner dated June 6, 1922, having been read: It is declared that the petitioner is the paternal grandmother and the heir of the said deceased, and is entitled to have letters of administration to the estate of the said deceased issued to her, unless the respondents or any other person shall, on or before July 18, 1922, show sufficient cause to the satisfaction of this court to the contrary.

June, 15, 1922,

W. WOODHOUSE, District Judge.

istrict Court of Jaffna. Order Visi.

In the Matter of the Estate of the late Manayatkarasi, wife of Tampoe Sarava-namuttu of Vannarponnai East, deceased. Testamentary Jurisdiction. No. 4.857. Tampoe Saravanamuttu of Vangarponnai East.. Petitioner.

(1) Tampoe Ponnuswamy Thamotharam Pillai of Chavakachcheri, presently of Colombo, (2) Meenadchi, daughter of Saravanamuttu of Vannarponnai East, (3) Saravanamuttu Sivanarayanamoorthy of ditto, Saravanamuttu Balakrishnamoorthy ditto (the 2nd, 3rd, and 4th respondents are minors) Respondents.

THIS matter of the petition of the above-named petitioner, praying that the above-named 1st respondent be appointed guardian ad litem over the minors, the 2nd, 3rd, and 4th respondents, and praying for letters of administration to the estate of the above-named deceased, coming on for disposal before G. W. Woodhouse, Esq., District Judge, on June 22, 1922, in the presence of Mr. P. Casippillai, Proctor for

petitioner; and the affidavit of the petitioner dated May 29, 1922, having been read: It is ordered that the said 1st respondent be appointed guardian ad litem over the minors, the 2nd, 3rd, and 4th respondents, and it is declared that the petitioner is the lawful husband of the said intestate, and is entitled to have letters of administration to the estate of the above-named deceased, issued to him, taless the above-named respondents shall, on or before July 1922, show sufficient cause to the satisfaction of this court to the contrary.

June 28, 1922.

G. W. WOODHOUSE, District Judge.

In the District Court of Jaffna. Order Nisi.

Testamentary In the Matter of the Estate of the late Asaippillai, wife of Arumugam Somasur Jurisdiction. No. 4,859. dram of Nirveli, late of Tholpuram. deceased.

Arumugam Somasundram of Nirveli Petitioner Vs.

praying that the above-named 2nd respondent be appointed guardian ad litem over the minor 1st respondent for the purpose of this action, and also praying for letters of administration to the estate of the above-named deceased, Asaippillai, wife of Arunigam Somasundram, coming on for disposal before (17 W. Woodhouse, Esq., District Judge, on May 31, 1922, in the presence of Mr. R. Sivagurunather, Proctor, for petitioner; and on reading the affidavit of the petitioner dated May 30, 1922, it is ordered that the above-named 2nd respondent be appointed guardian ad litem over the minor 1st respondent, and the petitioner, as the widower of the deceased intestate, be declared entitled to have letters of administration to the estate of the deceased intestate, unless the respondents above named or any other person shall, on or before July 18 1922, show sufficient cause to the satisfaction of this cour to the contrary.

> G. W. WOODHOUSE, District Judge

June 30, 1922.

In the District Court of Jaffna. Order Nisi.

In the Matter of the Intestate Esta Rasamma, wife of Poothapillay Testamentary Jurisdiction. vasagam of Kopay South, deceased. No. 4,870.

Poothapillay Seenivasagam of Kopay South...Petitioner. $\mathbf{v}_{\mathbf{s}}$.

(1) Seenivasagam Kanmalar, (2) Seenivasagam Thirlinavukarasu, being monirs by their guardian ad litem, (3) Thangamuttupillay, widow of Vaitialingam Kandiah, all of Kopay Respondents.

THIS matter of the petition of the above-named petitioner, praying that the above-named 3rd respondent be appointed guardian ad litem over the minors 1st and 2nd respondents for the purpose of representing them in this respondents for the purpose or representing them in this action, and that the petitioner be declared entitled to have letters of administration to the estate of the deceased Rasamma, wife of Poothapillay Seemyasagam, coming on for disposal before G. W. Woodhouse, Esq., District Judge, on June 20, 1922, in the presence of Mr. C.K. Sivana District of the petitioner and on reading the petitioner and on reading the continuous con yagam, Proctor, for the petitioner; and on reading the affidavit and petition of the petitioner.:

It is ordered that the above named 3rd respondent be appointed guardian ad litem over the minors 1st and 2nd respondents for the purpose of representing them and acting on their behalf in the testamentary action, and that the petitioner be declared entitled to have letters of administration to the estate of the deceased intestate, unless the respondents above named, appear before this court on July 18, 1922, and show sufficient cause to the satisfaction

of this court to the contrary.

G. W. WOODHOUSE, District Judge.

June 23, 1922.

In the District Court of Jaffna.

Order Nisi.

urisdiction. No. 4,872. deceased: Class I.

famentary In the Matter of the Estate of the late Karthegesu Sanmugam of Moolay,

and Salam Subramaniam of Moolay Petitioner. Vs.

Muttu Kumaru Arumugam and his wife, (2) Iled-chum ar of Moolay, and (3) Annappillai, widow of Karthigesu of ditto, the 2nd respondent is a person of unsound mind appearing by her guardian ad litem

above-named deceased be issued to the petitioner, coming on for disposal before G. W. Woodhouse, Esq., District Judge, on June 23, 1922, in the presence of Mr. S. Sittempalam, Proctor, on the part of the petitioner; and the affidavit of the petitioner dated June 23, 1922, having been read

It is ordered that the above named 3rd respondent be

appointed guardian ad litem over the said insane person, the 2nd respondent, and that the petitioner be declared entitled to have letters of administration to the estate of the abovenamed deceased issued to him, as his uncle and creditor, unless the respondents shall appear before this court on July 20, 1922, and state objection or show cause to the

satisfaction of this court to the contrary.

June 30/1922.

G. W. WOODHOUSE, District Judge.

In the District Court of Jaffna.

Order Nisi.

p. 4,875.

stamentary In the Matter of the Estate of the late of isdiction. Kunchippillai, widow of Kadirkamar Kunchippillai, widow of Kadirkamar Chinnattamby of Vaddukkoddai East, deceased.

Chinnattamby Chellathurai of Vaddukkoddai East Pe Petitioner.

(1) Ambalavana Mudaliar Mailvaganam, and (2) wife Achchippillai of Vaddukkoddai East.....Respondents.

THIS matter of the petition of Chinnattamby Chellaturai of Vaddukkoddai East, playing for letters of administration of the estate of the above-named deceased Kunchippillai, widow of Kadirkamar Chinnattamby of Vaddukkoddai East, coming on for disposal before G. W. Woodhouse, Esq., District Judge, on June 29, 1922, in the presence of Mr. M. Canapathippillai Proctor, on the part of the petitioner; and the affidavit of the petitioner dated June 26, 1922, having been read: It is declared that the petitioner is the sole heir of the said intestate, and is entitled to have letters of administration to the estate of the said intestate issued to him, unless the respondents or any other person shall, on or before July 20, 1922, show sufficient cause to the satisfaction of this court to the contrary.

July 5, 1922.

G. W. WOODHOUSE, District Judge.

In the District Court of Puttalam.

Order Nisi.

In the Matter of the Intestate Estate of Salibu Tamby Aurea Meera Lebbe stamentary Jurisdiction. No. 512. of Karatiyu, deceased.

Between Salibu Tamby Seynadeen Marikar of Karativu Petitioner.

And

THIS matter coming on for disposal before William S. Strong, Esq., Acting Additional District Judge, Puttalam, on April 11, 1922, in the presence of Mr. Victor Tambinayagam,

Proctor, on the part of the petitioner; and the petition affidavit dated the said date having been read : It is ordered that the petitioner be and he is hereby declared to have letters of administration issued to the estate of the above-named deceased, unless the respondents shall, show sufficient cause to the contrary on or belong May 29, 1922.

May 11, 1922. Additional District Judge.

The date for showing cause is extended to July 28, 1922 V. SARAVANAMUTTU,

Secretary.

In the District Court of Chilagon

Order Nisi.

In the Matter of the Intestate Estate of the Testamentary Jurisdiction. late Warnekulesuria Parlikk No. 1,434. of Dummaladeniya, deedset. Mutunamegomege Christina Ferrando of neria... **F**ernando

And

neria.....

atu-.Vetitioner.

(1) Warnekulesuria Veronica Bernando, (2) Warnekulesuria Odily Francino Fernando, (3) Warnekulesuria Manuel Fernando, (4) Warnakulasuria Mary Margret Fernando, all of whom are minors, appearing by their guardian ad litem, (5) Mutunamagomege Sepevano Fernando, all of Langgama. Respondents THIS matter coming on for disposal before N. M. Bharucha, Esq., District Judge of Chilay, on June 22, 1922, in the presence of Massrs. Cooke & Pandittesekere, Proctors on the part of the petitioner above named; the petition and affidavit of the said petitioner having been read: It is ordered that the 5th respondent be and he is hereby appointed guardian ad litem of the fist, 2nd, 3rd, and 4th appointed guardian ad litem of the fist, 2nd, 3rd, and 4th named minor respondents for the purpose of the testamentary proceeding, unless the respondent shall, on or before July 19, 1922, show sufficient cause to the satisfaction of this court to the contrary.

It is further ordered that the petitioner be and she is hereby declared entitled to have letters of administration to the estate of her late husband, and that the same will be issued to her accordingly, unless the respondents above named or any other person or persons interested shall, on or before July 19, 1922, show sufficient cause to the satisfaction of this court to the contrary.

June 22, 1922.

N. M. BHARUCHA, District Judge.

In the District Court of Ratne oura.

Testamentary In the Matter of the Intestate Estate of the Jurisdiction. deceased Wellow bla Gamara aye Din-No. 765. girihamy of Niyalagoda.

∕of Pan-Petitioner.

having been read:

It is ordered that the petitioner be and he is hereby declared entitled, as con-in-law of the above-named deceased, to have letters of administration to his estate issued to him, unless the respondents above named, or any other person or persons interested shall, on or before June 29, 1922, show sufficient cause to the satisfaction of this court to the contrary.

June 2, 1922.

J. VANDENBERG, Additional District Judge.

For showing cause against this Order Nisi is extended for July 20, 1922.

PASSED ORDINANCES.

(Continued from page 595.)

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

No. 3 of 1922.

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

W. H. MANNING.

HEREAS 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:

Preamble.

1 This Ordinance may be cited as "The Local Boards (Amendment) Ordinance, No. 3 of 1922."

Short title.

- 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."

Amendment of section 29 of the principal Ordinance.

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.

Insertion of new section 61 A in the principal Ordinance.

Power to take land adjoining new street for building purposes.

Passed in Council the Twenty-second day of June, One thousand Nine hundred and Twenty-two.

C. H. COLLINS, Clerk to the Council.

Assented to by His Excellency the Governor the Thirteenth day of July, One thousand Nine hundred and Twenty-two.

B. Horsburgh, Acting Colonial Secretary.

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

No. 4 of 1922.

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

W. H. MANNING.

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:

Preamble.

- 1 This Ordinance may be cited as "The Small Towns Sanitary (Amendment) Ordinance, No. 4 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."

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.

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.

Passed in Council the Twenty-second day of June, One thousand Nine hundred and Twenty-two.

C. H. COLLINS, Clerk to the Council.

Assented to by His Excellency the Governor the Thirteenth day of July, One thousand Nine hundred and Twenty-two.

B. Horsburgh, Acting Colonial Secretary.