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Part II.—Legal.

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DRAFT ORDINANCE.

MINUTE.

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

An Ordinance to earry out certain Conventions relating to the Employment of Women, Young Persons, and Children.

HEREAS at Washington, on the Twenty-eighth day of November, Nineteen hundred and Nineteen, a general conference of the International Labour Organization of the League of Nations adopted three conventions containing (together with other provisions) the provisions set out in Part I., Part II., and Part III. of the schedule to this Ordinance:

And whereas at Genoa, on the Ninth day of July, Nineteen hundred and Twenty, a general conference of the International Labour Organization of the League of Nations adopted a convention containing (together with other provisions) the provisions set out in Part IV. of the schedule to this Ordinance:

And whereas power is given under the conventions hereinbefore mentioned to modify the terms of any such convention in their application to colonies, protectorates, and possessions which are not fully self-governing, for the purpose of making the same applicable to local conditions:

And whereas it is expedient that for the purpose of carrying out the said conventions, the provisions hereinafter contained should have effect:

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

(1) This Ordinance may be cited as "The Employment of Women, Young Persons, and Children Ordinance, No. 1922.

Short title and commencement.

Preamble.

(2) This Ordinance shall come into operation on such date or dates as the Governor in Executive Council may, by Proclamation in the "Government Gazette," appoint, and different dates may be appointed for different provisions of this Ordinance and for different industries or different branches of any industry.

Interpretation.

- In this Ordinance, unless the context otherwise requires-
- "Child" means a person under the age of fourteen years; Young person" means a person who has ceased to be a
 - child and who is under the age of eighteen years;

"Woman" means a woman of the age of eighteen years or upwards ;

"Industrial undertaking" has, with respect to the employment of children, young persons, and women, the meanings respectively assigned thereto in the conventions set out in Parts I., II., and III. of the Schedule to this Ordinance;

"Ship" means any sea-going ship or boat of any description which is registered in the Colony as a British ship;

"Duly authorized officer" means any officer authorized by the Governor to act under the provisions of this Ordinance, by notice published in the "Government Gazette.

3 (1) The provisions of this Ordinance shall be in addition to and not in derogation of any of the provisions of any other Ordinance restricting the employment of women, young persons, or children.

(2) Nothing in this Ordinance shall apply to an industrial undertaking or ship in which only members of the same family

are employed.

(3) Nothing in this Ordinance shall prevent the employment in any industrial undertaking or ship, of a child lawfully so employed at the commencement of this Ordinance.

(1) No child shall be employed in any industrial undertaking

(2) No child shall be employed in any ship except to the extent to which and in the circumstances in which such employment is permitted under the convention set out in Part IV. of the schedule to this Ordinance.

(3) No young person or woman shall be employed at night in any industrial undertaking, except to the extent to which and in the circumstances in which such employment is permitted under the conventions set out in Part III. and Part III. respectively of the schedule to this Ordinance: Provided that in the application to Ceylon of the convention set out in Part II. of the schedule to this Ordinance, article 2 shall not apply to male young persons over fourteen years of age.

(4) Where young persons are employed in any industrial undertaking, a register of the young persons so employed, and of the dates of their birth, and of the dates on which they enter and leave the service of their employer, shall be kept, and shall at all times be open to inspection by any duly

authorized officer.

(5) There shall be included in every agreement with the crew entered into under Ordinance No. 7 of 1863 or any Ordinance amending or substituted for the same, a list of the young persons under the age of sixteen years who are members of the crew, together with particulars of the dates of their birth, and, in the case of a ship in which there is no such agreement, the master of the ship shall, if young persons under the age of sixteen years are employed therein, keep a register of those persons with particulars of the dates of their birth and of the dates on which they become or cease to be members of the crew, and the register so kept shall at all times be open to inspection by any duly authorized officer.

(6) This section, so far as it relates to employment in a ship, shall have effect as if it formed part of Ordinance No. 7 of 1863 or of any Ordinance amending or substituted for the

(7) (a) If any person employs a child or a young person in any industrial undertaking in contravention of this Ordinance, he shall be liable for each offence to a fine not exceeding thirty

Savings.

Restrictions on the employment of women. young persons, and children in industrial undertakings.

rupees, or, in case of a second or subsequent offence, not exceeding one hundred rupees; and where a child is taken into employment in any industrial undertaking in contravention of this Ordinance on the production, by or with the privity of the parent, of a false or forged certificate, or on the false representation of his parent that the child or young person is of an age at which such employment is not in contravention of this Ordinance, that parent shall be liable on summary conviction

to a fine not exceeding thirty rupees.

(b) If any child is employed in any ship in contravention of this Ordinance, the master of the ship shall, on summary conviction, be liable for each offence to a fine not exceeding thirty rupees, or, in the case of a second or subsequent offence, not exceeding one hundred rupees, and where a child is taken into employment inanyship in contravention of this Ordinance, on the production, by or with the privity of the parent, of a false or forged certificate, or on the false representation of his parent that the child is of an age at which such employment is not in contravention of this Ordinance, that parent shall be liable on summary conviction to a fine not exceeding thirty rupees.

(c) If any person, being the employer of a young person, fails to keep such a register so required to be kept by him as aforesaid, or refuses or neglects, when required, to produce it for inspection by a duly authorized officer, he shall be liable on summary conviction to a fine not exceeding three hundred

rupees.

(d) If the master of a ship fails to keep such a register so required to be kept by him as aforesaid, or refuses or neglects, when required, to produce it for inspection by a duly authorized officer, he shall be liable to a fine not exceeding three hundred rupees.

(e) If a person employs a woman in contravention of this Ordinance, he shall be liable on summary conviction to a fine

not exceeding three hundred rupees.

- 5 (1) If it appear to any Police Magistrate, on the complaint of a duly authorized officer, that there is reasonable cause to believe that a child is employed in contravention of this Ordinance in any place, whether a building or not, such Magistrate may by order under his hand empower such officer to enter into such place at any reasonable time, within forty-eight hours from the date of the order, and examine such place or any person therein, touching the employment of any child therein.
- (2) Any person refusing admission to an officer authorized by an order under this section, or obstructing him in the discharge of his duty, shall for each offence be liable on summary conviction to a fine not exceeding three hundred rupees.

Power of duly authorized officer to enter place of employment.

SCHEDULE.

PART I.

Convention fixing Minimum Age for Admission of Children to Industrial Employment.

Article 1.

For the purpose of this Convention the term "industrial undertaking" includes particularly—

(a) Mines, quarries, and other works for the extraction of minerals from the earth.

(b) Industries in which articles are manufactured, altered, cleaned, repaired, ornamented, finished, adapted for sale, broken up or demolished, or in which materials are transformed, including shipbuilding, and the generation, transformation, and transmission of electricity and motive power of any kind.

(c) Construction, reconstruction, maintenance, repair, alteration, or demolition of any building, railway, tramway, harbour, dock, pier, canal, inland waterway, road, tunnel, bridge, viaduct, sewer, drain, well, telegraphic or telephonic installation, electrical undertaking, gaswork, waterwork, or other work of construction, as well as the preparation for or laying the foundations of any such work or structure.

(d) Transport of passengers or goods by road or rail or inland waterway, including the handling of goods at docks, quays, wharves, and warehouses, but excluding transport by hand.

The competent authority in each country shall define the line of division which separates industry from commerce and agriculture.

Article 2.

Children under the age of fourteen years shall not be employed or work in any public or private industrial undertaking, or in any branch thereof, other than an undertaking in which only members of the same family are employed.

Article 3.

The provisions of Article 2 shall not apply to work done by children in technical schools, provided that such work is approved and supervised by public authority.

Article 4.

In order to facilitate the enforcement of the provisions of this Convention, every employer in an industrial undertaking shall be required to keep a register of all persons under the age of sixteen years employed by him, and of the dates of their birth.

PART II.

Convention concerning the Night Work of Young Persons employed in Industry.

Article 1.

For the purpose of this Convention the term "industrial undertaking" includes particularly

- (a) Mines, quarries, and other works for the extraction of minerals from the earth.
- (b) Industries in which articles are manufactured, altered, cleaned, repaired, ornamented, finished, adapted for sale, broken up or demolished, or in which materials are transformed, including shipbuilding, and the generation, transformation, and transmission of electricity or motive power of any kind.
- (c) Construction, reconstruction, maintenance, repair, alteration, or demolition of any building, railway, tramway, harbour, dock, pier, canal, inland waterway, road, tunnel, bridge, viaduct, sewer, drain, well, telegraphic or telephonic installation, electrical undertaking, gaswork, waterwork, or other work of construction, as well as the preparation for or laying the foundations of any such work or structure.
- (d) Transport of passengers or goods by road or rail, including the handling of goods at docks, quays, wharves, and warehouses, but excluding transport by hand.

The competent authority in each country shall define the line of division which separates industry from commerce and agriculture.

Article 2.

Young persons under eighteen years of age shall not be employed during the night in any public or private industrial undertaking, or in any branch thereof, other than an undertaking in which only members of the same family are employed, except as hereinafter provided for.

Young persons over the age of sixteen may be employed during the night in the following industrial undertakings on work which by reason of the nature of the process is required to be carried on continuously day and night:

(a) Manufacture of iron and steel; process in which reverberatory or regenerative furnaces are used, and galvanizing of sheet metal or wire (except the pickling process).

(b) Glass works.

(c) Manufacture of paper. (d) Manufacture of raw sugar. (e) Gold mining reduction work.

Article 3.

For the purpose of this Convention the term "night" signifies a period of at least eleven consecutive hours, including the interval between ten o'clock in the evening and five o'clock in the morning.

In coal and lignite mines work may be carried on in the interval between ten o'clock in the evening and five o'clock in the morning, if an interval of ordinarily fifteen hours, and in no case of less than

thirteen hours, separates two periods of work.

Where night work in the baking industry is prohibited for all workers, the interval between nine o'clock in the evening and four o'clock in the morning may be substituted in the baking industry for the interval between ten o'clock in the evening and five o'clock in the morning.

Article 4.

The provisions of Articles 2 and 3 shall not apply to the night work of young persons between the ages of sixteen and eighteen years in cases of emergencies which could not have been controlled or foreseen, which are not of a periodical character, and which interfere with the normal working of the industrial undertaking.

Article 7.

The prohibition of night work may be suspended by the Government, for young persons between the ages of sixteen and eighteen years, when in case of serious emergency the public interest demands it.

PART III.

Convention concerning the Night Work of Women employed in Industry.

Article 1.

For the purpose of this Convention the term "industrial undertaking" includes particularly

(a) Mines, quarries, and other works for the extraction of minerals from the earth.

(b) Industries in which articles are manufactured, altered, cleaned, repaired, ornamented, finished, adapted for sale, broken up or demolished, or in which materials are transformed, including shipbuilding, and the generation,. transformation, and transmission of electricity motive power of any kind.

(c) Construction, reconstruction, maintenance, repair, alteration, or demolition of any building, railway, tramway, harbour, dock, pier, canal, inland waterway, road, tunnel, bridge, viaduct, sewer, drain, well, telegraphic or telephonic installation, electrical undertaking, gaswork, waterwork, or other work of construction, as well as the preparation for or laying the foundations of any such work or structure.

The competent authority in each country shall define the line of division which separates industry from commerce and agriculture.

Article 2.

For the purpose of this Convention, the term "night" signifies a period of at least eleven consecutive hours, including the interval between ten o'clock in the evening and five o'clock in the morning.

Article 3.

Women without distinction of age shall not be employed during the night in any public or private industrial undertaking, or in any branch thereof, other than an undertaking in which only members of the same family are employed.

Article 4.

Article 3 shall not apply-

(a) In cases of force majeure, when in any undertaking there occurs an interruption of work which it was impossible to foresee, and which is not of a recurring character.

(b) In cases where the work has to do with raw materials or materials in course of treatment which are subject to rapid deterioration, when such night work is necessary to preserve the said materials from certain loss:

Article 6.

In industrial undertakings which are influenced by the seasons and in all cases where exceptional circumstances demand it, the night period may be reduced to ten hours on sixty days of the year.

PART IV.

Convention fixing the Minimum Age for Admission of Children to Employment at Sea.

Article 1.

For the purpose of this Convention the term "vessel" includes all ships and boats, of any nature whatsoever, engaged in maritime navigation, whether publicly or privately owned; it excludes ships of war.

Article 2.

Children under the age of fourteen years shall not be employed or work on vessels other than vessels upon which only members of the same family are employed.

Article 3.

The provisions of Article 2 shall not apply to work done by children on school ships or training ships, provided that such work is approved and supervised by public authority.

Article 4.

In order to facilitate the enforcement of the provisions of this Convention, every shipmaster shall be required to keep a register of all persons under the age of sixteen years employed on board his vessel, or a list of them in the articles of agreement, and of the dates of their births.

By His Excellency's command,

Colonial Secretary's Office, Colombo, October 18, 1922.

B. Horsburgh. Acting Colonial Secretary.

Statement of Objects and Reasons.

THE purpose sought to be attained by this Bill is set out in the Preamble, and a reference to the provisions of the various Conventions set out in the Schedule to the Bill will show the

objects for which they were entered into.

2. It will be seen that in adopting the provisions of the Convention set out in Part II., its operation does not cover male young persons over fourteen years of age. By Article 6 of the Convention it is specially provided that so far as India is concerned, its terms are not to apply to male young persons over fourteen years of age, and it has been thought well, having regard to the similarity of conditions prevailing in Ceylon and India, to adopt the Indian limitation rather than the more extended provision applicable in other places to which the Convention refers. It will be observed that by section 1 (2) of the Bill its provisions can be brought into force gradually, and that by section 3 important limitations on the operation of the Bill are imposed.

Attorney-General's Chambers, Colombo, April 21, 1922.

H. C. GOLLAN, Attorney-General.

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 District of Kurunegala will be holden at the Court-house at the Audience Hall, Kandy, on Friday, December 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, Kurunegala, November 2, 1922.

S. D. SAMARASINHE, 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 Anuradhapura will be holden at the Court-house at Kandy on Friday, December 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, November 6, 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 hereby proclaim that a Criminal Session of the said court for the Districts of Avissawella and Kegalla will be holden at the Court-house at Kandy on Friday, December 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, November 6, 1922. H. W. CODRINGTON, Fiscal.

DISTRICT AND MINOR COURTS NOTICES.

IN terms of Ordinance No. 12 of 1894, it is hereby notified that three months hence the under-mentioned money cases and criminal cases decided from 1891 to 1919 will be destroyed.

2. Any person interested in any record may personally, by Proctor, or by duly authenticated petition claim, upon good cause shown, that such record may not be destroyed :-

Court of Requests, Nuwara Eliya, cases Nos. 1 to 6,699. Police Court, Nuwara Eliya, cases Nos. 3,205 to 7,800.

Nuwara Eliya November 1, 1922.

N. IZAT. Commissioner of Requests and Police Magistrate.

NOTICES OF INSOLVENCY.

In the District Court of Colombo.

No. 3,086. In the matter of the insolvency of Sayna Mana Meera Saibo of Slave Island.

NOTICE is hereby given that a meeting of the creditors of the above-named insolvent will take place at the sitting of this court on December 5, 1922, for the grant of a certificate of conformity to the insolvent.

By order of court, A. E. PERERA, Colombo, November 2, 1922. for Secretary.

In the District Court of Colombo.

In the matter of the insolvency of Neyna Marikar Mohamed Mohideen of No. 104, No. 3,113. New Moor street, Colombo.

NOTICE is hereby given that a meeting of the creditors of the above-named insolvent will take place at the sitting of this court on December 5,1922, for the grant of a certificate of conformity to the insolvent.

By order of court, A. E. PERERA, o Colombo, November 2, 1922. for Secretary.

In the District Court of Colombo.

In the matter of the insolvency of E. M. No. 3,115. Dassanayaka of Mutwal street, Colombo.

NOTICE is hereby given that a meeting of the creditors of the above-named insolvent will take place at the sitting of this court on December 5, 1922, for the grant of a certificate of conformity to the insolvent.

By order of court, A. E. PERERA, Colombo, November 2, 1922. for Secretary.

In the District Court of Colombo.

In the matter of the insolvency of Francis No. 3,140. Xavier Laity Ramanadan of Kotahena.

NOTICE is hereby given that a meeting of the creditors of the above-named insolvent will take place at the sitting of this court on December 5, 1922, for the grant of a certificate of conformity to the insolvent.

By order of court, A. E. PERERA, Colombo, November 2, 1922. for Secretary.

In the District Court of Colombo.

In the matter of the insolvency of Tuan No. Packeer Dean Ahamat of Hunupitiya.

WHEREAS T. P. D. Ahamat has filed a declaration of in solvency, and a petition for the sequestration of his estate has also been filed by Habib Hassim Doole of Slave Island, under the Ordinance No. 7 of 1853: Notice is hereby iven that the said court has adjudged the said T. P. D. hamat insolvent accordingly, and that two public ittings of the court, to wit, on December 5, 1922, and on December 19, 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, A. E. PERERA, Colombo, November 7, 1922. for Secretary.

In the District Court of Negombo.

In the matter of the insolvency of Hewa-No. 147 I. dewage Harrisal Fernando of Mukalangomuwa.

NOTICE is hereby given that the sitting of this court in the above matter is adjourned to November 27, 1922, for the assignee's report.

By order of court, C. EMMANUEL, Negombo, October 31, 1922. Secretary.

In the District Court of Matara.

In the matter of the insolvency of Merenchi No. 20. Kankanamge Don Carolis Appuhamy of Babarenda.

WHEREAS Merenchi Kankanamge Don Carolis Appuhamy has filed a declaration of insolvency, and petition for the sequestration as insolvent of his own estate, under the Ordinance No. 7 of 1853: Notice is hereby given that the said court has adjudged him an insolvent accordingly; and that two public sittings of the court, to wit, on December 18, 1922, and January 8, 1923, will take place for the insolvent to surrender and conform to, agreeably to the provisions of the said Ordinance, and for the taking of other steps set forth in the said Ordinance, of which creditors are hereby required to take notice.

By order of court, E. C. DIAS, Matara, November 6, 1922. Secretary.

In the District Court of Trincomalee.

In the matter of the insolvency of Arunasalam No. 11. Chellam Kalimuttu of Division No. 3, Trinco-

WHEREAS Arunasalam Chellam Kalimuttu has filed a declaration of insolvency, and a petition for the sequestration of his estate has also been filed by Sinniah Ponnuthurai of Division No. 3, Trincomalee, under the Ordinance No. 7 of 1853: Notice is hereby given that the said court has adjudged the said A. C. Kalimuttu insolvent accordingly, and that two public sittings of the court, to wit, on December 8, 1922, and December 22, 1922, will take place for the said insolvent to surrender and confirm 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, M. SUBRAMANIAM, Secretary. Trincomalee, November 6, 1922.

In the District Court of Ratnapura.

'No. 48. In the matter of the insolvency of Don Henry Wijewardhane Tennakoon of Ratnapura.

NOTICE is hereby given that the sitting in the above matter has been adjourned to November 29, 1922, for the examination of the insolvent's wife and his brother.

By order of court, B. L. ABEYRATNE, November 6, 1922. Secretary.

In the District Caurt of Ratnapura.

No. 52. In the matter of the insolvency of Francis Xavier Silva, carrying on business under the name, style, and firm of C. Silva, Gomesz & Co., of Ratnapura.

NOTICE is hereby given that a sitting of the court will be held for the examination of the insolvent and the assignee. and for the taking of other steps set forth in the said Ordinance, of which creditors and the assignee are required to take notice.

By order of court, B. L. ABEYRATNE, November 7, 1922. Secretary.

In the District Court of Ratnapura.

No. 53. In the matter of the insolvency of Hassana Marikar Notary Mohamed Mawsoon of Godakawela in Ratnapura District.

WHEREAS the above-named Hassana Marikar Notary Mohamed Mawsoon of Godakawela has filed a declaration of

insclvency, and a petition for the sequestration of his estate has also been filed by Pitcha Lebbe Awu Lebbe Marikar of Ratnapura, under Ordinance No. 7 of 1853: Notice is hereby given that the said court has adjudged the said Hassana Marikar Notary Mohamed Mawsoon insolvent accordingly; and that two public sittings of the court, to wit, on December 7, 1922, and on December 21, 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, B. L. ABEYRATNE, November 3, 1922. Secretary.

In the District Court of Kegalla.

In the matter of the insolvency of Yusubu No. 47. Lebbe Mohamado Ibrahim of Delgoda, Hingula.

NOTICE is hereby given that a meeting of the creditors of the above-named insolvent fixed to take place at the sitting of this court on October 31, 1922, for the examination of the insolvent has been adjourned to December 5, 1922.

By order of court, K. RATNASINGHAM, October 31, 1922. Secretary.

NOTICES OF FISCALS' SALES.

Western Province.

In the District Court of Colombo.

Moona Roona Raman Chetty of Sea street, Colombo, administrator of the estate of the late S. R. M. M. A. Raman Chetty, deceased, Plaintiff.

No. 2,922/21. Vs.

(I) Ujida Umma and her husband (2) Ahamado Lebbe Mahamood Marikar, both of No. 43, New Moor street, Colombol Defendants.

NOTICE is hereby given that on Tuesday, December 12, 1922, at 2 o'clock in the afternoon, will be sold by public auction at the premises the following property mortgaged with the plaintiff by bond No. 4,931 dated November 7, 1916, and attested by G. A. F. Seneviratne, Notary Public, and decreed and ordered to be sold by the order of court dated November 2, 1922, for the recovery of the sum of Rs. 7,500, with interest thereon at 14 per cent. per annum from November 1, 1920, till January 30, 1922, and thereafter on the aggregate amount at 9 per cent. per annum till payment in full, and costs, less Rg. 100 paid as interest, viz. :-

All that allotment of land called Kekirihenelandewatta, with the buildings, treef, and plantations standing thereon, situated at Talangama in the Palle pattu of Hewagam korale, in the District of Colombo, Western Province; bounded on the north by the garden of Panagodage Don Salman and a dewata road, formerly the garden of Panagodage. godage Notary, on the east by a dewata road and the garden of Amarasinha Aratchige Siman Perera and Panagodage Dona Maria Perera, formerly the old road, on the south by Gansabhawa road, formerly a footpath, and on the west by the garden of Panagodage Davith Perera and Panagodage Leisahamy, formerly the garden of Silvestry Perera; containing in extent 12 arces and 30 perches according to the survey plan No. 254 dated June 15, 1912, made by M. C. de Silva, Licensed Surveyor, which said allotment of land was formerly described as all that land

called Kekirihenelandewatta, with the buildings and plantations thereon, situated at Talangama aforesaid; bounded on the north by the garden of Panagoda Notary, on the east by the old road, on the south by a footpath, now high road, and on the west by the garden of Silvestry Perera; containing in extent 12 acres 3 roods and 30 perches according to the figure of survey thereof dated October 22, 1880, made by P. Fonseka, Surveyor, and all the right, title, interest, and claim whatsoever of the said defendant in, to, upon, or out of the said premises.

Fiscal's Office, Colombo, November 8, 1922.

W. DE LIVERA Deputy Fiscal. W.

In the Court of Requests, Colombo.

Don Pablis Ramanayaka of Dehiwala.....

No. 3,740. Vs.
(1) Lourencina Cathirina de Silva, and (2) Don Charles Mathew Silva of Boteju lane, Wellawatta . . Defendants.

NOTICE is hereby given that on Wednesday, December 6, 1922, at 10 A.M., will be sold by public auction at the premises the life interest of the said defendants in the

premises the life interest of the said defendants in the following property for the recovery of the sum of Rs. 50, with legal interest thereon from August 21, 1922, till payment in full, and costs of suit Rs. 29 25, viz.

All that allotment of land marked lot No. 274M and known as Kudaludigahawatta alias Nugagahawatta, together with the trees and plantations thereon and the buildings bearing assessment No. 343/270, situated at Wellawatta within the funicipalty and District of Colombo, Western Province and bounded on the north by No. 270A, on the east by the part of this land lot No. 274M, on the south by reservation for a road, and on the west by the south by reservation for a road, and on the west by the main road from Colombo to Galle; containing in extent l rood.

Fiscal's Office, W. DE LIVERA, Colombo, November 8, 1922. Deputy Fiscal, W. P. In the District Court of Colombo.

P. R. S. P. N. K. N. Vellasamy Pillai of Sea street,

No. 4,225. Vs.

Carolis Appuhamy of Veyangoda Defendant.

NOTICE is hereby given that on Thursday, December 7, 1922, will be sold by public auction at the respective premises the right, title, and interest of the said defendant in the following property for the recovery of the sum of Rs. 4,058 50, with interest on Rs. 3,800 at 15 per cent. per annum from March 3, 1922, till April 7, 1922, and thereafter on the aggregate amount at legal rate till payment in full, and costs, and less Rs. 1,500, viz.:-

At 11 A.M.,

1. The garden called Jaratgodawatta, situated at Nittambuwa in the Udugaha pattu of Siyane korale; bounded on the east by Delgahawatta belonging to Dassanayaka Bandara Appuhamillage Don Pieris Appuhamy, on the south by land belonging to Wijeratna Muhandiramalage Charles Silva, on the west by land belonging to Siriwardanage Juwanis Appuhamy, and on the north by land belonging to Warusapperuma Appuhamillage James Appuhamy; and containing in extent within these boundaries 4 acres.

At 11.30 A.M.

2. The garden called Delgahawatta, situated at Namba daluwa in the Udugaha pattu of Siyane korale; bounded on the east by land belonging to Wijeratna Muhandiramalage Charles Silva, on the south by land belonging to Selenchy Vidanarala and others, on the west by Kandy high road, and on the north by road leading to Batadolewalauwa and land belonging to the said defendant; and containing in extent within these boundaries 1 acre, together with the tiled house standing thereon.

Fiscal's Office, Colombo, November 8, 1922.

W. DE LIVERA Deputy Fiscal, W. P.

In District Court of Colombo.

Samaraweera Aratchige Peter Perera, deceased, . . Plaintiff. (1) Makawitage Helena Perera, wife of Samaraweera Aratchige Abraham Perera, (2) Samaraweera Aratchige Wilfred Perera, all of Makola . . . Substituted Plaintiffs.

No. 41,703. Vs.

2) Kalubowilage Georgeana Alwis Hamine, (4) Suriya Aratchi Mudiyanselage Helena Silva, (5) Samaraweera Aratchige Carolis Perera, (6) ditto Luvis Perera, (8) ditto Engaltina Perera, all of Defendants.

NOTICE is hereby given that on Tuesday, December 5, 1922, will be sold by public auction at the respective premises in the following property for the recovery of the. sum of Rs. 355 40, to wit, Rs. 113 being pro rata costs due by the 2nd defendant, Rs. 64, viz., Rs. 56 pro rata costs and Rs. 8 compensation due by the 4th defendant, Rs. 61 20, viz., Rs. 53 20 pro rata costs and Rs. 8 compensation due by the 5th defendant, Rs. 61 20, viz. Rs. 53 20 pro rata costs and Rs. 8 compensation due by the 6th defendant, and Rs. 56 being pro rata costs due by the 8th defendant, viz., the right, title, and interest of the 2nd defendant in and to the following property, to wit:—

At 2 P.M.

(1) Lot marked B of the land called Higgahawatta, situated at Makola in Adikari pattu of Siyane korale, in the District of Colombo, Western Province; and which said lot B is bounded on the north by road, on the east by lot C, on the south by water-course, and on the west by lot A; containing in extent 1 acre 1 rood and 35 60/100 perches.

At 2.30 P.M.

The right, title, and interest of the 4th, 5th, and 6th defendants in and to the following property, to wit

(2) The lot marked C, with the tiled boutique standing the aforesaid land called Higgahawatta, situated at Makola aforesaid; and the said lot marked C is bounded on the north by a road, on the east by lot D, on the south by water-course, and on the west by lot marked B; containing in extent 2 acres 2 roods and 31 20/100 perches.

At 3 P.M.

The right, title, and interest of the 8th defendant in and to the following property, to wit:-

(3) The lot D of the aforesaid land called Higgahawatta, situated at Makola aforesaid; and the said lot is bounded on the north by a road, on the east by lot E, on the south by water-course, and on the west by lot marked C; containing in extent 2 roods and 37 80/100 perches.

Fiscal's Office, Colombo, November 6, 1922.

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

In the District Court of Negombo. Hetti Aratchige Don John William Samaranayaka of

No. 15,407. $\mathbf{V}\mathbf{s}$.

D. Jno. S. Gunawardane, Proctor, Negombo . . . Defendant:

NOTICE is hereby given that on December 4, 1922, commencing at 10 o'clock in the forenoon, will be sold by public auction at the premises the right, title, and interest of the said defendant in the following property, subject to mortgage in favour of S. T. K. N. S. R. M. Chetty and S. A. R., viz. :-

(1) An undivided 4/6 share of the land called Thekkawatta and boutiques, situate at Minuwangoda in Dasiya pattu of Alutkuru korale, Nebombo District; and bounded on the north by the burial ground, east by land of Cader Saibo Mohideen Kuppa Kanni Aali, south by high road, and west by land of Jayasekaramudalige Don Grigoris Appuhami; containing in extent 73 perches.

(2) All that portion of land mentioned in plan No. 64,207, situate at Medamulla in Dasiya pattu aforesaid; and bounded on the north by I share of this land belonging to Elona Hami, east by land of B. H. Appu Singho Appu and others, south by portion of this land of Siman Jayamaha, and west by land of the heirs of Paulu Perera; containing in extent 5 acres and 16 perches, out of which excluding I acre towards the western side.

(3) An undivided portion in extent I acre from and out of the undivided I share of the land called Miriswellanda, situate at Medamulla aforesaid; and bounded on the northeast by land bearing No. 54,411 of the land of Thennakon-mudalige Don Poloris Appuhami and land bearing No. 54,408, and south-west by land of Sarna Therunnanse and land bearing No. 60,702; containing in extent 11 acres and 31 perches.

Amount to be levied Rs. 3,212 98, with interest on Rs. 2,500 at 13 per cent. per annum from May 16, 1922, till July 11, 1922, and thereafter at 9 per cent. per annum till

payment, and poundage.

Deputy Fiscal's Office, FRED G. HEPPONSTALL, Negombo, November 7, 1922. Deputy Fiscal.

Central Province.

In the District Court of Colombo.

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(1) A. F. Gordon of London, now of Roe Hampton Haputale, (2) G. N. A. Harris, Lieutenant-Colonel of the Royal Marine Artillery, (3) S. L. Bebertson of Woodlands, Nuwara Eliya, (4) E. H. Bent of London, and (5) R. A. E. T. Woodman of London Plaintiffs.

No. 2,985/1921.

 $\mathbf{V}\mathbf{s}$.

NOTICE is hereby given that on Saturday, December 16, 1922, at 12 noon, will be sold by public auction at the spot the following property mortgaged with the plaintiffs by bond No. 578 dated March 22, 1916, and attested by Nigel I. Lee, Notary Public, and appearing in the annexed schedule, and all the right, title, interest, and claim whatsoever of the said defendant in, to, upon, or out of the said several premises mortgaged by the said defendant for the recovery of the sum of Rs. 89,282, being the aggregate of

principal amount and interest due to the several plaintiffs, as shown in the copy decree, together with further interest at 8 per cent, per annum on the several principal sums amounting to Rs. 85,000 from September 1, 1921, till date of decree, namely, February 9, 1922, and thereafter further interest at 9 per cent. per annum on the aggregate amount of the decree till payment in full, and costs and poundage, less Rs. 1,500 paid on March 8, 1922, viz. :—

THE SCHEDULE ABOVE REFERRED TO.

All that and those the estate plantation and premises called and known as Giddawa estate, situated in the villages of Giddawa, Kumbaloluwa, and Naranpanawa, in the Palispattu of Pata Dumbara in the District of Kandy, in the Central Province of the Island of Ceylon, containing in extent 283 acres 2 roods and 17 perches, and comprising:—

1. The lands described in the first section of this schedule and which (excluding the lands E and F therein described) together with the lands described in the second and third sections together contain in extent 227 acres 2 roods and 3 perches, according to the survey dated July 18, 1910, made by Oswald Bartholomuesz, Licensed Surveyor, but excluding therefrom the reservation along the Hulu-ganga in extent 4 acres and 8 perches; which said lands adjoin one another and from their situation as regards one another can be included in one survey.

2. The lands described in the second section of this schedule; and which lands adjoin one another and from their situation as regards one another can be included in one survey, and contain in extent 16 acres 2 roods and

26 perches.

3. The allotment of land described in the third section of this schedule, containing in extent 4 acres 3 roods and 10 perches, and

4. The 3 allotments of land described in the fourth section of this schedule containing together in extent 49 acres 1 rood and 12 perches.

The First Section above referred to.

Part I.

- A. All those lands called Giddawa and Gangahatenna-kumbure, situated at Giddawa aforesaid; bounded on the north by land claimed by natives, a footpath, T. Ps. 248,092, 100,307, 100,540, and 100,309, and a water-course, on the east by the land claimed by natives and a water-course, on the south by water-courses, land claimed by natives, and T. P. 194,909, and on the west by reservation along the Hulu-ganga, a water-course, shore of Hulu-ganga, lots L 900 and K 900 in P. P. 5,726, and land claimed by natives; containing a extent, exclusive of the footpath passing through the land, a water-course, and T. P. 50,306, 151 acres 2 roods and 36 perches as per plan No. 251,362 dated April 10, 1908, authenticated by P. D. Warren, Surveyor-General, and which said lands comprise the following 19 lots of land, to wit:—
- All those lots of land called Gangapahalawatte, Ambalagalagurukandurepanguwehena, Guruwewattehena, and Gangapahalawatta, all adjoin each other and form one property, situated at Giddawa aforesaid; bounded on the east by Ganimekandura, south by Hulu-ganga, west by stone fence of Guruwewatta, and on the north by land of M. Scowen; containing in extent 6 acres 3 roods and 6 perches, excluding, however, from the said lots of land all that land called Gangapahalawatta of 1 anunam in paddy sowing extent; bounded on the east by the wella of land belonging to Hawadiya and Tikira, south by village limit and kandure, west by jak fence of Kalu-udawewatta, and on the north by the kandure in Hawadiya's chena; according to deed bearing No. 771 dated October 13, 1910, attested by D. B. A. Gunawardene of Wattegama, Notary Public, registered E, Volume 117, folio 127, in the Kandy District Land Registry Office; which said land is included in the lands called Yala-ambe, Alakolanawehena, Yala-ambehena, and Alakolanawehena, 10 acres 3 roods and 6 perches in extent, forming part of the lots of land, 96 acres 2 roods and 7 perches in extent hereinafter described in A 5.

2. All those contiguous lots of land called Bandigodahena and Ambalagalabandigodahena, situated at Giddawa

- 'aforesaid; bounded on the east by Kotuwegederehena and Ambegahadeniyahena, south by Hulu-ganga, west by land of M. Scowen, Bandigodawatta and hena, and Kumburewella, and on the north by Polkotuwehena; containing in extent 3 acres and 10 perches.
- 3. All that lot of land called Ambalagalakumbura, situated at Giddawa aforesaid; bounded on the east by Ambalagalahena, south by Matalawehena, west by ela, and on the north by hena of Senaratne Notary; containing 2 pelas of paddy sowing extent.
- 4. All that lot of land called Ambalagalahena situated at Giddawa aforesaid; bounded on the east by Gamagederahena, south by Matalawehena, west by Ambalalekumbura, and on the north by Pitale; containing 9 pelas of paddy sowing extent.
- 5. All those contiguous lots of land called Ambalagala, Yalambe, Alakolalanawa, Moragahamula-ela, Uda-ambalagala, Bandigoda, and Girukandura, adjoining each other and forming one-property, situated at Giddawa aforesaid; bounded on the north by Malakandura and old footpath, east by Crown land and Malakandura of Ganima, south by Kiradurayahenakandura and Hulu-ganga, and on the west by Ambalagalakumburewatta, Menikagehena, and the property of M. Scowen; containing in extent 96 acres 2 roods and 7 perches, and including the following undivided shares of land which are excluded in transfer to M. Scowen, No. 12,481 dated December 17, 1906, but have since been acquired by him under and by virtue of transfers Nos. 432 and 433 dated July 11, 1912, attested by Nigel I. Lee of Kandy, Notary Public, namely:—
- (a) Three undivided tenth parts or shares of and in all that land called Moragahamulaelahena of about 4 amunams of paddy sowing extent, situated at Giddawa aforesaid; and bounded on the east by Galahitiyawehena and kandura, on the south by the path across Delgaha-angehena, on the west by kandura, and on the north by Heenidetta; registered E, Volume 105, folio 271, in the Kandy District Land Registry Office; which said land is identical with all that lot of land called Moragahamulaelahena, situated at Giddawa aforesaid; bounded on the east by Galahitiyawehena. south by Delgaha-angehenapara, west by kandura, and on the north by Hinidetta; containing in extent 8 acres, described in deed of lease No. 12,681 and dated March 26, 1907, attested by S. M. W. Tillekeratne, Notary Public.
- (b) Four undivided tenth parts or shares of and in all that land called Uda-ambalagahahena of about 3 amunams in paddy sowing extent, situated at Giddawa aforesaid; and bounded on the east by Udakumburehena, on the south by Kotandeniyahena and Ambalagalahena, on the west by Malakandura, and on the north by Heenidetta, registered E, Volume 105, folio 272, in the Kandy District Land Registry Office; which said land is identical with all that lot of land called Uda Ambalagalahena, situated at Giddawa aforesaid; bounded on the east by limit of Udakumburehena, south by limit of Kotandeniyahena and Ambalagalahena, west by Malakandura, and on the north by Hinidetta; containing in extent 6 acres, described in the said deed of lease No. 12,681 and dated March 26, 1907, attested by S. M. W. Tillekeratne, Notary Public.

Which said contiguous allotments of land also include all the undivided shares of Moragahamulaelahena, Uda ambalagalahena, and Moragahamulaelahena, dealt with in the deed of transfer to M. Scowen, No. 105 dated July 19 and July 29, 1912, attested by W. K. S. Hughes of Kandy, Notary Public.

And the lot of land called Morahagamulaelahena situated at Giddawa aforesaid; bounded on the east by Ganime-kandura, south by Crown land, west by Pallegedera Pusumba's hena, and on the north by Ambagahamulahena; containing in extent 5 acres.

6. All those 19 contiguous allotments of land called and known as Ambalagala, Kanatewala, Dunumadala-attehinna, Peliketiyalanda, Etikehelamahagalamula, Delgahalanda, Galkadulla, and Amunukare adjoining each other and forming one property, situated at Giddawa aforesaid; bounded on the north by Hinidetta and m nor road to Uda-ambalagala, east by Malakandura in Senaratne Notary's land, Uda-ambalagalahena, Pinkumburehena, Uda-ambalagalahena of Dingiri Banda, Kotandeniyahena, and Henayalehena, south by Hulu ganga, west by Bebilatennehenagala, limit of the same

chena, and Kalaldoragedere Ranhamigehenaima; containing in extent 53 acres and 22 perches, which lots include:—

(a) All that lot of land called Ambalagalahena, situated at Giddawa aforesaid; bounded on the east by Mutukeliyawehena and Pinkumburewatta, on the south, west, and north by land of M. Scowen; containing in extent 1 acre.

(b) All that northern \(\frac{1}{3} \) share of Etikehelehena of the extent of 2\(\frac{2}{3} \) pelas of paddy sowing, situate at Giddawa aforesaid; bounded on the east by footpath, on the south by the remaining portion of the same land belonging to M. Scowen, on the west by Hulu-ganga, and on the north by kandura of Udagederahena.

(c) All that eastern \(\frac{1}{3} \) share of Delgahamulalandehena of 10 pelas in paddy sowing extent, situate at Giddawa aforesaid; and bounded on the east by Heenidetta, on the south by kandura, on the west by Maditta and land belonging to M. Scowen, and on the north by Kalaldaragederahena

belonging to Kalaldaragedera Ranghamy.

7. All that portion of Bandigodakumbura of 5 lahas and ½ of Bandigodahena of 1 pela of paddy sowing extent, situated at Giddawa aforesaid; bounded on the east by the property of M. Scowen, south by the limit of the remaining portion belonging to Puncha and Penweraluwehena, on the west by the property of M. Scowen, and on the north by limit of the 1 timba extent field of Giddawa vihare and the property of M. Scowen; containing 2 pelas paddy sowing extent.

8. All that lot of land called Amunukarahena, situated at Giddawa aforesaid; bounded on the east by Mudunapita Bogaha, south, west, and north by kandura; containing 2 pelas of paddy sowing extent and registered under title E 119/107; which said lot includes the land described in deed No. 13,834 of July 6, 1909, attested by S. M. W. Tillekeratne, Notary Public, as Galbokkehena of 4 acres and 30 perches; bounded on the east by Malakandura, south by Pinkumbureagala, west by Malakandura, and on the north by Bogahamula Heenihulaha in Galkandehena.

9. All that allot ment of land called Ambalagala kumbure, situated at Giddawa aforesaid; bounded on the east, south, west, and north by the limit of Giddawa estate belonging to

M. Scowen; containing 4 lahas of paddy sowing extent.

10. All that lot of land called Uda Ambalagalahena alias Serugahamulahena, situated at Gidda wa aforesaid; bounded on the east by the limit of Keerala's chena, south by the limit of Ambalagalahena, west by kandura, and on the north by Mala-ela (dry stream) in Gamagedera; containing

in extent 2 acres 1 trood and 20 perches.

11. All those lots of land called Ambalagalabandigoda-kumbura of the extent of 1 acre and ts Godabima of the extent of 3 acres, situated at Giddawa aforesaid; bounded on the east by limit and wella of the land called Kotuwegedere-hena belonging to M. Scowen and the limit of Polkotuwehena belonging to Kiri Banda, south by wella of Ukku Bandage kumbura, west by the limit and Delividiniyare of Dingiri's field and the limit of the hena belonging to Ukku Banda and Kalu Banda, and on the north by the property of M. Scowen; containing in extent 4 acres, from which 4 acres, however, should be excluded the lot marked D hereinafter described.

12. All that lot of land called Bandigodahena (No. 39), situated at Giddawa aforesaid; bounded on the east by the limit of Udakumburahena, south by Hulu-ganga, west by the limit of Kiri Banda Aratchy's chena, and on the north by limit of Kotuwegederahena; containing in extent 2 acres 2 roods and 18 perches, and registered under title E 118/166, which lot is also described as all that lot of land called Gemadiyawalahena (No. 39), situated at Giddawa aforesaid; bounded on the east, west, and north by lands of M. Scowen, and on the south by Hulu-ganga; containing in extent 2 acres 2 roods and 18 perches.

13. All that lot of land called Ambalagalapinkumbura and its highland, situated at Giddawa aforesaid; bounded on the east by land appearing in plan No. 46, south, west, and north by the land of M. Scowen; containing in extent 3 acres.

- 14. All that lot of land called Ambalagalahena, No. 47, situated at Gidda wa aforesaid; bounded on the east, south, west, and north by lands of M. Scowen; containing in extent 2 acres.
- 15. All that lot of land called Ambalagalawatta, situated at Ambalagala in Giddawa aforesaid; bounded on the east by the limit of Kottandeniyahena, south by the dam of the field, west by Pihillekandura, and on the north by the limit of Ambagahadeniyahena; containing 1 pela of paddy sowing extent.

16. All that lot of land called Bandigodakumbura and the adjoining Bandigodawatta, situated at Giddawa aforesaid; bounded on the east by limit of the field of M. Scowen and Heneima, south by the limit of the field belonging to Giddawa Vihare, west and north by the property of M. Scowen; containing 9 lahas of paddy sowing extent.

17. All that lot of land called Polkotuwehena, situated

at Giddawa aforesaid; bounded on the east, south, and west and north by lands belonging to M. Scowen; containing 1

pela paddy sowing extent.

18. All that lot of land called Ambalagalayaye Serugahamulahena or the portion of land marked No. 29 in Giddawa estate plan, situated at Giddawa aforesaid; bounded on the east, south, west, and north by land of M. Scowen; containing in extent 2 acres.

- 19. All that lot of land called Walahawetunagalegalane-gawahena, situated at Giddawa aforesaid; bounded on the east by the village limit (kandura) and ditch, south by ditch and limit of Crown land, west and north by limit of Moragahamulahenhena bought by M. Scowen; containing in extent 2 acres.
- B. All that land called Dunumadala attehena situated at Goddawa aforesaid; bounded on the north by a footpath, on the east by lot J 900 in T. P. 5,725, on the south by a water-course, and on the west by lot J 900 in P. P. 5,725 and a footpath; containing in extent, exclusive of the footpath passing through the land. 4 acres 2 roods and 15 perches, as per title plan No. 248,092 dated December 23, 1907, authenticated by P. D. Warren, Surveyor General, attached to the Crown Grant in favour of M. Scowen dated March 13, 1908.
- C. All that allotment of land situated at Giddawa aforesaid; bounded on the north, east, south, and west by land claimed by natives, now the property of M. Scowen; containing in extent 4 acres 1 rood and 32 perches, according to the title plan No. 50,306 attached to the Crown Grant dated April 8, 1858.

D. All that allotment of land situated at Giddawa aforesaid; bounded on the north, east, south, and west by land claimed by natives, now the property of M. Scowen; containing in extent 1 acre 3 roods and 14 perches and 1; marked K 900 in title plan No. 251,362 dated April 10, 1908, a copy whereof is attached to the Certificate of Quiet Possession dated May 18, 1908, and which allotment is included in the lots of land hereinbefore described in all.

- E. All that allotment of land called Milalaketiyehena, situated at Kumbaloluwa aforesaid; bounded on the east by land claimed by natives and T. P. 194,910; and on all other sides by land claimed by natives; containing in extent 9 acres and 2 roods, according to the plan or figure of survey thereof No. 194,909 dated November 22, 1901, and authenticated by P. D. Warren, Esq., Surveyor General, attached to the Crown Grant dated February 5, 1902, in favour of M. Scowen.
- F. All that allotment of land called Milalaketiyehena, situated at Kumbaloluwa aforesaid; bounded on the north by land claimed by natives, on the east by a water course, on the south by land claimed by natives, and on the west by T. P. 194,909; containing in extent 2 acres 3 roods and 30 perches according to the plan or figure of survey thereof No. 194,910 dated November 22, 1901, and authenticated by P. D. Warren, Esq., Surveyor General, attached to the Crown Grant dated February 5, 1902, in favour of M. Scowan.

Part II.

G. All those 8 contiguous allotments of land situate at Kumbaloluwa aforesaid; bounded on the north by Giddawa estate, the property of M. Scowen and Crown land now belonging to M. Scowen, on the east by Galanagawahena and Liyanagahakumbura, on the south by Pattiyarawatta Gomagoda eratchigekumbura and lands of Kangany and Sudena, and on the west by Hulu-ganga; containing 39 acres 1 rood and 22 perches as per survey dated June 3 and 4, 1909, made by Oswald Bartholom sz. Licensed Surveyor.

And which said allotments of land comprise the following

lots of land, to wit :-

(1) All that lot of land called Dimbuleheennehena, situated at Kumbaloluwa aforesaid; bounded on the east by limit of Pallegederehena and Mahegerahena Malakandura, south by limit of Kapukotuwehena, west by Malakandura and Bambaragollegederahena, north by limit of Milleketiyehena; containing 6 amunams of raddy sowing extent, and

according to the said survey lot 2 in extent 11 acres and 2 roods, which said land is also described as all that lot of land called Dimbullehinunehena, situated at Kumbaloluwa aforesaid; bounded on the east by limit of Pallegederahena of Suramba and by limit of Alutgederahena of Dingira, south by limit of Yala ambehena belonging to Kadirawel, west by Niyandagala; and north by Horanekarayagehena belonging to Kiriye Panikkiya; containing 9 amunams of paddy sowing extent, and according to the said lot 2 in extent 11 acres and 2 roods.

All that lot of land called G3!edandagawahena, situated at Kumbaloluwa aforesaid; bounded on the east by limit of Galedandagahawahena belonging to Ukkuwa, south by the ditch of Tigaladandagawahena belonging to Siyatu, west by limit of Dimbulahinnehena belonging to Suramba, and on the north by Milleketiyahena belonging to the Crown; containing 20 measures of paddy sowing extent, and according to the said survey lot 5 in extent 1 acre and 2

perches.

3. All that lot of land called Yala-ambeniyandagalagawahena, situated at Kumbaloluwa aforesaid; bounded on the east by the limit of Keenagahagederahena belonging to Gunera and another, south by Guruwekumburakandura of Nira, west by river, and on the north by Galhiriya of Egodagederahena belonging to Kira and Saya; containing 2 pelas of paddy sowing extent, and according to the said survey lot 1 in extent 4 acres 2 roods and 10 perches, and which said lot of land includes:

All that land called Usgalgedigawahena of about 15 lahas paddy sowing extent, situated at Kumbaloluwa aforesaid; bounded on the east by the limit of Kadiriweil's chena, on the south by ridge of stones in Egodahagederahena, on the west by Hulu ganga, and on the north by Niandagala.

4. All that lot of land called Usgalagawahena, situated at Kumbaloluwa aforesaid; bounded on the east by the limit of Habahena and ditch, south by the limit of Nalukohekumbura and the limit of the hena of Rattarana, west by the limit of Keenagahagederahena, and on the north by the limit of Millaketiyahena; containing 10 pelas of raddy sowing extent, and according to the said survey lot 4 in

extent 4 acres 2 roods and 30 perches.

5. All that lot of land called Liyanagahamulahena, situated at Kumbaloluwa aforesaid; bounded on the east and north by Milleketiyahena, south by limit of Deniyegederahena, west by the limit of Kapukotuwehena; containing 5 lahas of paddy sowing extent and according to the said survey lot 8 in extent 1 rood and 20 perches, and which allotment of land included in the allotment F hereinbefore

described in Part I. of this section.

6. All that lot of land called Dimbulehinnehena, situated at Kumbaloluwa aforesaid; bounded on the east by the limit of Keenagahagederahena, south by kandura, west by the remaining $\frac{1}{2}$ of this property or the portion sold to M. Scowen by Kiriya Panikkiya, and on the north by kandura; containing about 1 amunam of paddy sowing extent, and according to the said survey lot 3 in extent 2 acres and 1 rood.

All that lot of land called Dimbulahinnehena, situated at Kumbaloluwa aforesaid; bounded on the east and south by kandura, west by the property of M. Scowen, and on the north by the dam leading to the threshing floor of Dimbulahinnahena; containing about 6 pelas and 5 lahas of paddy sowing extent and according to the said survey lot 3 in extent 3 acres and 1 rood.

8. All that western ½ part of the lot of land called Dimbulahinahena of about 10 pelas of paddy sowing extent situate at Kumbaloluwa aforesaid; bounded on the east by the remaining eastern ½ part of this property, south by kandura, west by limit of the hena of Kiri, and on the north by kandura; which said western } contains about 5 pelas of paddy sowing extent, and according to the said survey lot 3 in extent 3 acres and 1 rood.

All that lot of land called Galedandegawahena, situated at Kumbaloluwa aforesaid; bounded on the east by limit of Kapukotuwehena, south by Galkotuwekumbura, west by limit of Hebehena, and on the north by the boundary of patana; containing about 2 amunams of paddy sowing extent, and according to the said survey lot 6 in extent 5 acres 1 rood and 30 perches; which said land is also described as all that land called Galadandahena, situated at Kumbaloluwa aforesaid; bounded on the east by limit of the land of Suba, south by kumbura, west by limit of Alutgederahena, and on the north by limit of Crown land; containing about

1 amunam of paddy sowing extent and according to the said survey lot 6 in extent 5 acres 1 rood and 30 perches.

10. All that lot of land called Livanagahakumburehena. situated at Kumbaloluwa aforesaid; bounded on the east by the limit of Milleketiyahena, south by Liyanagaha-kumbura, west by the limit of the chena of Ukku, and on the north by ela; containing 6 lahas of paddy sowing extent, and according to th said survey lot 7 in extent 3 acres 2 roods and 24 perches, excluding however, therefrom the portion in extent 1 acre and 1 rood included in the allotment hereinbefore described in Part I. of this section.

Excluding however, from such extent of 39 acres 1 rood and 22 perches, the north-eastern portion in extent about 1 acre 2 roods and 20 perches, which is included in the said

allotment F described in Part I. of this section.

The Second Section above referred to.

All that land called Ekassehena, situated at Naranpanawa aforesaid, but described in the plan No. 251,362 hereinafter referred to as situated at Giddawa aforesaid; bounded on the north by land claimed by natives and a water-course, on the east and south by a water-course, and on the west by land claimed by natives; containing in extent 7 acres 2 roods and 26 perches as per plan No. 251,362 dated April 10, 1908, authenticated by P. D. Warren, Surveyor-General, which said land comprises the following lots of land, to wit:—

(1) All that lot of land called Ganime Ekassahena, situated at Naranpanawa in Palispattu aforesaid; bounded on the east by Segu Ibrahim Saibu Sera Mudaliyar's chena, south by village limit and ela, west by demeta tree, ditch, and Peeris Appu's property, and on the north by kandura of Gatana Punchiralagehena; containing 2 amunams of paddy sowing extent.

(2) All that lot of land called Ekasse Elakadullehena, situated at Naranpanawa aforesaid; bounded on the east by river, south by village limit, west by hena of Gangapahalagedera Ukkurala, and on the north by Gatene Punchirala's hena; containing 3 amunams of paddy sowing extent.

(3) All that lot of land called Ganime Ekkassehena, situated at Naranpanawa aforesaid; bounded on the east by the limit of Sera Mudaliyar's land, south by kandura, west by the limit of Ambagahadeniyahena, and on the north by limit of Gatena Keerale's land; containing 3 amunams of paddy sowing extent.

Part II.

All that allotment of land called Ekassehena, situated at Naranpanawa aforesaid; bounded on the north by land belonging to Naranpanawa Arachchi, on the east by Huluganga, and on the south and west by land claimed by natives and by the property of M. Scowen; containing in extent 9 acres as per survey dated May 30, 1910, made by Oswald Bartholomuesz, Licensed Surveyor, and which said allotment of land comprises all that allotment of land called Ekkassehena situated at Naranpanawa aforesaid; bounded on the east by Hulu-ganga, south by Elakandura of the property of M. Scowen, west by the limit of Delgahaangehena, and on the north by the limit of Tennegederahena and Hemagaha; containing 3 amunams and 2 pelas paddy sowing extent, held and possessed by the said M. Scowen under deeds Nos. 13,835 and 13,836, respectively, dated July 6, 1909, and attested by S. M. W. Tillekeratne, Notary Public.

The Third Section above referred to.

J. All that allotment of land called Galbokkewattehena, situated at Giddawa aforesaid; bounded on the north, east, and south by land claimed by natives, and on the west by and south by land claimed by natives, and on the west by Hulu-ganga; containing in extent 4 acres 3 roods and 10 perches as per survey dated May 30, 1910, made by Oswald Bartholomuesz, Licensed Surveyor, which said allotment of land is described in some of the deeds affecting the same as comprising Milela angekumbura of 12 lahas in paddy sowing extent and the adjoining Galabokkewatta of 2 amunams in paddy sowing extent; together bounded on the east by the limit of Yatiganwela Vidanegehena and stone fence, south by Bebiletennehena, Mala-ela (dry stream), west by a river, and on the north by a stone fence, according to the deed of transfer bearing No. 13,891 and dated August 9, 1909, attested by S. M. W. Tillekeratne of Udispattu, Notary Public, and registered E 151/191 in the Kandy District Land Registry Office.

The Fourth Section above referred to.

All that allotment of land being part of Giddawa estate, situated in the village Naranpanawa aforesaid; and bounded on the west and north by land claimed by natives, on the east by reservation along the Hulu-ganga, and on the south by a stream, T. P. 251,363, and land claimed by natives; containing in extent, exclusive of the Gansabhawa road passing through the land, 6 acres 2 roods and 13 perches, according to the survey and description thereof No. $ilde{W}$ 17,429 dated December 16, 1915, and authenticated by W. C. S. Ingles, Surveyor-General.

2. All that allotment of land being part of Giddawa estate, situated in the village Giddawa aforesaid; and bounded on the north by land claimed by natives and a path, on the east by land claimed by natives and Mala-ela, on the south by Mala-ela, and on the west by reservation along the Hulu-ganga and land claimed by natives, in extent 4 acres 1 rood and 23 perches according to the survey and description thereof No. 317,431 dated December 16, 1916,

and authenticated by the said W. C. S. Ingles.

3. All that allotment of land being part of Giddawa estate, situated in the village Watapana in Palispattu east of Pata Dumbara aforesaid; and bounded on the north by Mala-ela, land claimed by Mr. M. Scowen, and T. P. 194,909, on the east by T. P. 194,910, land claimed by natives, and a water-course, on the north by a water-course and lands claimed by natives and the proprietor of T. P. 187,601, and on the west by the land claimed by the proprietor of T. P. 187,601, reservation along the Hulu-ganga, and Mala-ela; containing in extent 38 acres 1 rood and 16 perches according to the survey and description thereof No. 317,430 dated December 16, 1915, and authenticated by the said W.C.S. Ingles.

The above-mentioned property will be sold en bloc in

terms of Court Order dated October 31, 1922.

Fiscal's Office, Kandy, November 6, 1922.

A. RANESINGHE, Deputy Fiscal.

in the District Court of Kandy. Voona Seugen Chetty of Savana Maga eyanha Plaintiff. Kandy .. No. 28,738. Vs.

Bandaranayake Dissanayake Weresekeregabada Nilamalagey Mediweke Walauwe Lokku Banda Korala of Mediwake in Gampaha West of Uda Dumbara. Defendant.

NOTICE is hereby given that on Thursday, December 14, 22, commencing at 12 noon, will be sold by public auction at the respective premises in the following property mortgaged with the plaintiff by bond No. 9,419 dated April 28, 1919, and attested by J. W. Wickremasinghe of Kandy, Notary Public, and degreed to be sold under the decree entered in the above case for the recovery of the sum of Rs. 643:75, with legal interest thereon from March 24, 1921, and costs, and poundage, viz.:—

(1) All those contiguous lands called Meddessagederewatta and Maralandegederewatta of 1 rood and 24 perches in extent in the aggregate, together with the tiled house and everything thereon, situate at Mediwake in Gampaha West of Uda Dumbara, in the District of Kandy, Central Province; and bounded on the east by the stone fence of Egodawattegedere and by the stone fence of Ilangame. gederewatta, on the south by the stone fence of Maralandekumbura, on the west by the stone fence of Maralandekumbura and by ela, and on the north by the fence of Ukkulagegederewatta.

(2) An undivided third part or share of all that field called Galpottekumbura of 1 pela and 5 kurunies paddy sowing extent, situate at Pallewela in Gampaha West aforesaid; and bounded on the east by the limit of Gammanakumbura, on the south by the limit of Mediwakegederekumbura, on the west by the limit of Tikira's field, and on the north by the limit of Pallepitiagederekumbura,

(3) All that land called Palugederehena of about 40 seers kurakkan sowing extent, situate at Mahawela in Gampaha East of Uda Dumbara aforesaid; and bounded on the east by the stone limit of Vidanelageyhena, on the south by the stone limit of Welegederehena, on the west by the stone limit of Alutgederehena, and on the north by Nallehena and kandura.

(4) All that land called Katukitulgahapitiyahena of about 4 nellies kurakkan sowing extent, situate at Mahawela aforesaid; and bounded on the east by stone fence, on the south by high road, on the west by the stone fence of Ratemahatmaya's garden, and on the north by the stone fence of Siyambalagahawatta; together with all the buildings, plantations, and everything thereon.

(5) All those contiguous lands being the field called Asweddumekumbura of 6 lahas paddy sowing extent and the high land called Katukitulgahapitiyawatta of 6 lahas paddy sowing extent, situate at Mahawela aforesaid; and bounded on the east by stone fence and by road, on the south by high road, on the west by the garden belonging to Abeykoon Abeysinghe Mudiyanselagey Mediwake Walauwe Appuhamy Ratemahatmaya, and on the north by the limit of Hawadiyagewatta.

Fiscal's Office. Kandy, November 7, 1922. A. RANESINGHE. Deputy Fiscal.



Southern Province.

In the District Court of Colombo.

Alice Emily MacMillan of Nuwara Eliya Plaintiff.

No. 1,920/1921.

Charles Alfred de Alwis of Mount Lavinia and three others Defendants.

NOTICE is hereby given that on Friday, December 1, 1922, commencing at 9.30 in the forenoon, will be sold by public auction at the respective premises the right, title, and interest of the said defendants in the following mortgaged property for the recovery of Rs. 5,000, with legal interest thereon from July 1, 1921, to April 10, 1922, and thereafter on the aggregate amount of the decree till payment in full, and costs of suit, less Rs. 3,200 paid on April 3, 1922 :-

(1) All that allotment of land called Wattegewatta, with the trees and plantations thereon, situated at Wattegama in the Wellaboda pattu of the District of Matara, Southern Province; and bounded on the north by Kolawewatta and Palliyagurugewatta, on the east by Palliyagurugewatta and Kukulalawatta, on the south by wela (field), and on the west by ela (canal); and containing in extent about 2 acres (excluding therefrom an undivided \(\frac{1}{3} \) share of the trees of the 2nd plantation and an undivided 1 share of the trees of the 3rd plantation as planting remuneration). Valuation Rs. 500.

(2) All that allotment of land called Wehellegewatta. with the trees and plantations thereon, situated at Wattegama aforesaid; and bounded on the north by Kukulalawatta, on the east and south by road (clokkupara), and on the west by wela (field); and containing in extent about

Valuation Rs. 500.

(3) Eight undivided eleventh parts or shares of and in all those several contiguous allotments of land called Bakmigahairikonda, Appukapugekumbura, Doremuregamage irikonda, Odegekumbura, Emberellagahairikonda, Pincha kapugeirikondakebella, Suriyagahaliyadda, and Malapalakumbura, together forming one property, together with the trees and plantation thereon, situated at Wattegama aforesaid; and bounded on the north by Jayasekerageparanawatta and Mahawatta, on the east by Rambukkoratuwa and the garden of Moors, on the south by Maddumegewatta and Godellewatta and Pinchakapugekamburageda bekella, and on the west by Wetakeiyawa and Radamulla; and containing about 2 amunams and 3 pelas of paddy sowing extent. Valuation Rs. 1,000.

(4) All that southern portion of the land called Jayawarddenakankanangepolkoratuwa and the adjoining land called Kankanamageruppa, with the trees and plantations thereon, situated at Dodampahala in Wellaboda pattu aforesaid; and bounded on the north by Bimbirigahakoratuwa, Ratnayaka-aratchige watta, Ratnayaka artchige mahawatta, the portion Kankanamagedarawatta, and of Bimbirigahawatta, on the east by Koradamaniyahena and Dodampahalagamagehena, on the south by Rannehamine's garden in which Moren resided, and on the west by Dunkoratuwa and Ratmalgahawewa; and containing about 20 acres in extent (excluding therefrom 22 coconut Valuation Rs. 2,500.

(5) All that allotment of land called Paratapatantrigekumbura alias Galmullewela, situated at Wattegama aforesaid; and bounded on the north by Medun ela, on the east also by Medun-ela, on the south by Mahahenawatta and Wela-adderakoratuwewatta, and on the west by Galmullakumbura; and containing in extent 2 acres 1 rood and 34 perches. Valuation Rs. 200.

(6) The planter's ½ share of the trees of the 2nd plantation on the land called Appukapugekoratuwa, situated at Wattegama aforesaid; and bounded on the north by Appukapugewatta and Landekapugewatta, on the east by Mahawatta, on the south by the planted portion of Doremurewela, and on the west by the fence of Dorenbureganegewatta; and containing in extent about } Valuation Rs. 200.

(7) One undivided twelfth part or share of and in all that allotment of land called Mahagedarawatta, with the trees and plantations thereon, situated at Dodampahala aforesaid; and bounded on the north by the old high road and Galapitabogahahena, on the east by Ratnayaka-aratchigewatta, on the south by Jayawardenapatiranagepahalaruppewatta, and on the west by the garden in which Alutrala resided; and containing in extent about 5 acres (excluding therefrom ½ share of the trees of the 2nd plantation reserved to Landege Tiloris as planter's share). Valuation Rs. 100.

(8) Two undivided third parts or shares of and in all that allotment of land called Dangahahena and the trees and plantations thereon, situated at Dikwella or Dodampahala in Wellaboda pattu aforesaid; bounded on the north by the land described in plan No. 142,154, on the east by a road or path, on the south by Bulugahawatta of M. Don Bastian and Hanwellagodella of R. Babunhamy, and on the west by land described in plan No. 36,584; and containing in extent about 2 acres 2 roods and 28 perches. Valuation Rs. 450.

(9) All those several contiguous allotments of land called Mahawatta in which Don Samuel Jayawardena Dissanayake, Notary, resided, Palliyegurugekoratuwa, Alahakapugamagekoratuwa and the planted koratuwa of Doremuregamage rikonda, together forming one property, with the buildings, trees, and plantations thereon, situated at Dorenmuregoda in Wattegama aforesaid; bounded on the north by Appukapugewatta and Landekapugewatta, on the east by Durage Ittegodellewatta, on the south by Dorenmurewela, and on the west by dewata and Appukapugekoratuwa; and containing in extent about 5 acres. Valuation Rs. 2,000.

(10) All that boutique and premises bearing premises No. 2, the latter comprising 2 roods, situated at Dikwella aforesaid; and bounded on the north by the high road, on the east by cross road, on the south by boutique No. 3, and on the west by boutique No. 1; and containing in extent about 20 perches. Valuation Rs. 600.

(11) All that northern 1 part of the land called Gudamewatta, with the buildings, trees, and plantations thereon, situated at Dikwella aforesaid; bounded on the north by the garden in which Punchibaba resided, on the east by Malapalakoratuwa and Wannikapugewatta, on the south by the southern 3 parts or shares of the said Gudamewatta, and on the west by by the high road; and containing in extent about 1 rood and 2 perches. Valuation Rs. 1,500.

(12) Thirty-one undivided thirty-sixth parts or shares of and in all that allotment of land called Nahagedarawatta, with the trees and plantations thereon, situated at Dodampahala aforesaid; and bounded on the north by the old road and Galapitabogahahena, on the east by Ratnayaka-aratchigewatta, on the south by Jayawardenapatiranagepahalaruppewatta, and on the west by the garden in which Alutrala resided; containing in extent about 5 acres (excluding therefrom the planter's 1/2 share of the trees of the 2nd plantation made by Landege Thiloris). Valuation Rs. 500.

(13) The northern portion of the 2 contiguous allot-ments of land called Jayawardenakankanamagegedarawatta and Ratnayaka-aratchige pawulawatta, with the trees and plantations thereon, situated at Udawela in Dodampahala aforesaid; and bounded on the north by Gorakagahawatta and the limit of Ratnayaka-aratchige-bimbirigahakoratuwa, on the east by the live fence of Jayawardenakankanamgepolwatta alias Bimbirigaha koratuwa and Polkoratuwa, on the south by the southern portion of the said 2 contiguous lands called Javawardenakankanamgegederawatta and Ratnayaka-aratchigepawılawatta, and on the west by the lower portion of the said Jayawardenakankanamgegedarawatta and the limit of Ratnayaka aratchigepa wula watta; and containing in extent about 3 acres. Valuation Rs. 750.

(14) Seven undivided twelfth parts or shares of and in all that allotment of land called Jayawardenapatiranage pahalaruppewatta and of the trees and plantations thereon, situated at Dodampahala aforesaid; and bounded on the north by Jayawardenapatiranagemahawatta, on the east by Ratnayaka-aratchigewatta, on the south by Ratnayakaaratchigedenia, and on the west by Warnabarnaratiranagewatta; and containing in extent about 4 acres (excluding therefrom the planter's 1/2 share of the trees of the 2nd plantation). Valuation Rs. 350.

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

In the District Court of Colombo.

Louis Siedle, junior, proprietor of the Cevlon Motor
Touring Company, of the Times Buildings, Kart,
Colombo Plaintiff.

No. 1,110.

Abdul Carim of Hambantota Defendant.

NOTICE is hereby given that on Friday, December 1, 1922, at 2 o'clock in the afternoon, will be sold by public auction at the spot the right, title, and interest of the said defendant in the following property, viz.:

An allotment of land in extent 3 perches, with a tiled boutique of 9 cubits bearing assessment No. 220 standing thereon, situated at Wilmot street, Hambantota, in the Southern Province; and bounded on the north-east by lot No. 53,077, on the south east by lot No. 5,308, on the south-west by lot No. 53,075, and on the north-west by ${f Wilmot\ street}.$

Writ amount Rs. 1,768 56, with interest thereon at the rate of 9 per cent. per annum from April 29, 1921, till payment in full, and costs of suit Rs. 657:97

Deputy Fiscal's Office.

Hambantota, November 1, 1922.

R. Y. DANIEL Deputy Fiscal.

Eastern Province.

In the District Court of Trino

Katirgamer Saravanamuttu of Nilaveli Plaintiff.

No. 862.

S. Nadarasupillai of Division No. 6, Trincomalee. Defendant.

NOTICE is hereby given that on Monday, December 4, 1922, at 4 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 transfer for the recovery of Rs. 1,037 18, with further interest on Rs. 899 22 at 9 per cent. per annum from December 16, 1921, till payment, and poundage, to wit :-

A piece of land called Addainaltoddam (அட்டைமால் Esricio), situate at Division No. 9, Trincomalee District, Eastern Province, with an ola shed, coconut trees, mango street, orange trees, lime trees, and other plantations standing thereon, and all rights relating thereto; bounded on the north and east by roads, and on the south and west by seashore; extent 2 acres. Fiscal's Office, C. VELUPILLAI.

Trincomalee November 4, 1922

Deputy Fiscal.

North-Western Province.

In the District Court of Chilaw.

Samaratunga Aratchige Paulu Appuhamy of Mara-...... Plaintiff. wila

Marawila..... Defendant.

NOTICE is hereby given that on Thursday December 7, 1922, at 1.30 in the afternoon, will be sold by public auction.

No. 6,179. $\mathbf{v}_{\mathbf{s}}$. Samaratunga Aratchige Salaman Appuhamy

at the premises the right, title, and interest of the said defendant in the following property, viz

The land called Kahatagahawatta alias Kajugahawatta, situate at Horagolla in Yatakalan pattu of Pitigal korale south, in the District of Chilaw; and bounded on the north and west by lands of Don Salam Appuhamy, east by road, and south by high road leading to Nattandiya; containing in extent about 1 acre.

Amount to be levied Rs. 1,600, with interest thereon at per cent. per annum from August 7, 1914, till date of decree, and further interest on the aggregate sum so found due, costs of action, and poundage.

Valuation Rs. 1,500.

Deputy Fiscal's Office, Chilaw, November 7, 1922. CHARLES DE SILVA Deputy Fiscal.

TESTAMENTARY

he District Court of Colombo.

Order No. 30

In the Matter of Ma Intestate Estate of Habarakadage Santiago Perera of Bendiamulla, deceased.

Casandoruge Rosa Maria Perera of Bendiamulla.. Petitioner.

THIS matter coming on for disposal before L. M. Maartensz, Esq., District Judge of Colombo, on October 11, 1922, in the presence of Mr. D. I. Paul Perera, Proctor, on the part of the petitioner above named and the affidavit of the said petitioner dated October 5, 1922, having been read:

It is ordered that the petitioner be and she is hereby declared entitled, as widow of the above named, to have letters of administration to his estate is sued to her, unless any person or persons interested shall, on or before November 16, 1922, show sufficient cause to the satisfaction of this court to the contrary.

October 11, 1922.

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K. BALASINGHAM, District Judge.

District Court of Colombo.

Testamentary In the Matter of the Last Will and Testa-Jurisdiction. ment of the late Moona Sana Sandanam ment of the late Moona Sana San Chettyor Puwakpitiya, deceased. No. 977.

Moona Sana Muttiah Chetty of Puwakpitiya . . Petitioner.

And

(1) Valliamma, widow of the late Moora Sana Sandanam Chetty, (2) Nalliah Chetty (a mighor of 18 years of age) appearing by his guardian ad litem, the 4th respondent, (3) Raman Chette (a minor of 18 years of age) appearing by his guardian adlitem, the 4th respondent, (4) Avanna Moona Raman Chetty, and (5) Nallamma alias Poochi, wife of the 4th respondent, all of Puwakpitiya Respondents.

THIS matter coming on for disposal before K. Balasingham, Esq., Acting District Judge of Colombo, on September 8, 1922, in the presence of Messrs. Perumalpillai & Chelliah, Proctors, on the part of the petitioner above named; and the affidavit of the said petitioner dated September 1, 1922, having been read:

 $f I_t$ is ordered that the last will of the late Moona Sana Sandanam Chetty, deceased, of which the original has been

produced and is now deposited in this court, be and the same is hereby declared proved; and it is further declared that the petitioner is the executor named in the said will, and that he is entitled to have probate thereof issued to him accordingly, unless the respondents above named or any other person or persons interested shall, on or before November 16, 1922, show sufficient cause to the satisfaction of this court to the contrary.

September 8, 1922.

34

K. BALASINGH.M, Acting District Judge.

In the District Court of Colombo.

Order Nisi.

Testamentary In the Matter of the Intestate Estate of Wanniaratchige Nonchamy of Walga-mulla, in the Udugaha pattu-of Siyan Jurisdiction. No. 1,011. korale, deceased.

Koholpitipathirennehelage Hendrick Singho of Walgamulla, in the Udugaha pattu of Sivane korale Petitioner.

(1) Koholpitipathirennehelage Davith Appu, (2) ditto Jacolis, (3) ditto Leisahamy, wife of (4) Kudasingancuttige alias Wickremearatchige Daniel, (5) Koholpitipathirennehelage John Singho, (6) ditto Melis Singho, (7) ditto Podi Nona, (8) ditto Mohitti, all of Walgamulla aforesaid Respondents.

THIS matter coming on for disposal before L. M. Maartensz, Esq., District Judge of Colombo, on October 2, 1922, in the presence of Mr. H. A. Abeyawardene, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated August 23, 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 her estate issued to him, unless the respondents above named or any other person or persons interested shall, on or before October 26, 1922, show sufficient cause to the satisfaction of this court to the contrary.

L. M. MAARTENSZ. District Judge.

The date for showing cause is extended to November 16, 1922. Salar Brown

K. BALASINGHAM, Acting District Judge.

October 26, 1922.

October 2, 1922.

Prict Court of Colombo.

Order Nisi.

No. 1,034.

Testamentary In the Matter of the Intestate estate of Jurisdiction Hadji Miskin, late of No. 2, Shoemaker's lane, Kotahena, in Colombo, deceased.

Hadji Miskin Mohamed Ismail of No. 2, Shoemaker's lane, Kotahena, in Colombo Petitioner.

And

(1) Hadji Miskin Mohamed Ibrahim, (2) Ariffa Umma, and (3) Hadji Mohamed Haniffa, all of No. 2, Shoemaker's lane, Kotahena, in Colombo Respondents.

THIS matter coming on for disposal before K. Balasingham, Esq., Acting District Judge of Colombo, on October 16, 1922, in the presence of Mr. S. M. Aboobucker, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated October 12, 1922, having been

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 November 16, 1922, show sufficient cause to the satisfaction of this court to the contrafy.

October 16, 1922.

K. BALASINGHAM Acting District Judge.

District Court of Colombo.

Order Nisi.

Testamentary In the Matter of the Intestate Estate of Grace Rosalind de Alwis of Dehiwala, in the Palle pattu of Salpiti korale, deceased. Jurisdiction. No. 1,036.

Leonard Godwin de Alwis of Dehiwala Walauwa, Dehiwala, aforesaid.....Petitioner.

And · Lilian Rosalind de Alwis of Pehiwala aforesaid. Respondent.

THIS matter coming on for disposal before K. Balasingham, Esq., Acting District Judge of Colombo, on October 17, 1922, in the presence of Mr. H. A. Abeyawardene, Process, on the part of the petitioner above named; and the affidavit of the said petitioner dated October 9, 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 her estate issued to him, unless the respondent above named or any other person or persons interested shall, on or before November 16, 1922, show sufficient cause to the satisfaction of this court to the contrary.

October 17, 1922.

K. BALASINGHAM, Acting District Judge.

In the District Court of Colombo.

Order Nisi.

Testamental In the Matter of the Intestate Estate of Mirihanage Marthina Perera of Buller's Jurisdiction. road in Cologabo, deceased. No. 1,041.

Welatantirige Charles Boteju Appuhamy of Buller's road in Colombo Petitioner.

(1) Welatantirige Josephile Boteju, (2) Eleanor Boteju, both of Buller's goad in Colombo, minors, appearing by their guardan ad litem (3) Mirihanage Elias Perera of Madivala in the Palle pattu of Salpiti korale Respondents.

THIS matter coming on for disposal before K. Balasingham, Esq., Acting District Judge of Colombo, on October 18, 1922, in the presence of Messrs. Seneviratne &

Tennekoon, Proctors, on the part of the petitioner above named; and the affidavit of the said petitioner dated October 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 November 16, 1922, show sufficient cause to the satisfaction of this court to the contrary.

October 18, 1922.

K. BALASINGHAM Acting District Judge.

In the District Court of Colombo. Order Nisi.

Testamentary In the Matter of the Intestate Estate of Jurisdiction. Elizabeth Jurgen Ondatjis of No. 86, Chekku street in Colombo, deceased. No. 1,044.

Lionel William Quint Jurgen Ondatjie of Dendr Lighthouse, presently in Colombo ttioner.

And

A. E. J. Ondatjie of No. 37, Shoemaker's lane,

Colombo Respondent.

THIS matter coming on for disposal before K. Balasingham, Esq., Acting District Judge of Colombo, on October 20, 1922, in the presence of Mr. B. O. Pullenayagam, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated October 18, 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 her estate issued to him, unless the respondent above named or any other person or persons interested shall, on or before November 23, 1922, show sufficient cause to the satisfaction of this court to the contrary.

October 20, 1922.

K. BALASINGHAM. Acting District Judge.

In the District Court of Colombo.

Order Nisi.

In the Matter of the Intertate Estate of Hapangamage alias Wijeratne Madianse-Testamentary Jurisdiction. No. 1,047. lage Julis Appu of Dekatana, in the Gangaboda patty of Siyane korale.

deceased.

Hapangamage alias Wijeratne Mudiyanselagy Teary
Robert Wijeratne of Dekatana a oresalt Petitioner.

And

(1) Dodanmullage Sanchihamy of Dekatana aforesaid,
(2) Hapangamage alias Wijeratne Mudianselage
Lucia Wijeratne and her husband (3) Jayasinghe
Aratchige Babbu Singho de Alwis, both of Panagoda,
Palle pattu of Hewagam korah (4) Hapangamage
alias Wijeratne Mudianselage Nicholas Wijeratne,
(5) Hapangamage alias Wijeratne Mudianselage
Mary Wijeratne, (6) Hapangamage alias Wijeratne
Mudianselage James Wijeratne, (7) Hapangamage
alias Wijeratne Mudianselage Eslin Wijeratne, all of
Dekatana Dekatana Respondents.

THIS matter coming on for disposal before K. Balasingham, Esq., Acting District Judge of Colembo, on October 20, 1922, in the presence of Mr. H. A. Abeyawardene, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated October 6, 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 November 23, 1922, show sufficient cause to the satisfaction of this court to the

contrary.

October 20, 1922.

K. BALASINGHAM, Acting District Judge.

Court of Colombo. . Order Nisi.

Marie The Intestate Estate of Testamentary Jurisdiction. Ebert, late of Kalutara, No. 1,052.

Gertrude Ebert of Adam street, Kalutara South. . Petitioner.

And

(1) Eileen May Ebert, (2) Doris Mariorie Ebert, (3) Cecilia Maysie Ebert, (4) John Jellis Ebert, all minors, appearing by their guardian ad litem (5) Rev. C. E. de Silva of Kalutara...... Respondents.

THIS matter coming on for disposal before K. Balasingham, Esq., Acting District Judge of Colombo, on October 26, 1922, in the presence of Messrs. Seneviratne & Tennekoon, Proctors, on the part of the petitioner above named; and the affidavit of the said petitioner dated October 21, 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 November 23, 1922, show sufficient cause to the satisfaction of this court to the contrary of

October 26, 1922.

K. Balasingham. Acting District Judge.

Jothe District Court of Colombo. Order Nisi declaring Will proved.

In the Marker of the Last Will and Testa-atmoof Mary Elizabeth Campbell, late of Drin-na-Vullin Lochgilphead, Argyllshire Testamentary Jurisdiction. No. 1,055. in Scotland, spinster, deceased.

THIS matter coming on for disposal before K. Balasingham, Esq., District Judge of Colombo, on October 31, 1922, in the presence of Mr. D. E. Martensz, Proctor, on the part of the petitioner Stanley Frederick de Saram of Colombo; and (1) the affidavit of the said petitioner dated October 28, 1922, (2) the power of attorney dated July13 and 17 and September 27, 1922, and (3) the order of the Supreme Court dated October 17, 1922, having been read: It is ordered that the will of the said Mary Elizabeth Campbell, deceased, dated August 31, 1914, a certified copy of which, under the Seal of the Commissariot of Argyll, has of which under the Seal of the Commissariot of Argyll, 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 Stanley Frederick de Saram is the attorney in Ceylon of the executors named in the said will, and that he is entitled to have letters of administration (with will annexed) issued to him accordingly, unless any person or persons interested shall, on or before November 30, 1922, show sufficient cause to the satisfaction of this court to the contrary.

October 31, 1922.

K. BALASINGHAM, District Judge.

In the Histrict Court of Colombo. Order Nisi.

Testamentary In the Matter of the Intestate Estate of the Jurisdiction. late Magala drachchige Selestina Perera of MacReid road, Kotahena, in Colombo, detected.

Attanayakearachchige Dona Agnes Perera of No. 103, Mayfield road, Kotahena, in Colombo Petitioner

(1) Attanayakearachchige Dona Anna Perera, (2) Attanayakearachchige Dona Catherina Perera, and (3) Attanayakearachchige Don John Perera, all of No. 103, Mayfield road, Kotahena, in Col-..... Respondents.

THIS matter coming on for disposal before K. Balasingham, Esq., Acting District Judge of Colombo, on

October 18, 1922, in the presence of Mr. J. L. Ierera Froctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated October 17, 1922, having been read:

It is ordered that the petitioner be and she is hereby declared entitled, as daughter 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 November 23, 1922, show sufficient cause to the satisfaction of this court to the contrary.

October 18, 1922.

K. BALASINGHAM, Acting District Judge.

In the District Court of Negombo.

Order Nisi.

Testamentary In the Matter of the Intestate Estate of the Jurisdiction. late Porlentina Fernando Mathes Rived No. 2,059. of Obberiya, deceased.

THIS matter coming on for disposal before F. D. Peries, Esq., District Judge of Negombo, on October 17, 1922, in the presence of Mr. Caldera, Proctor, on the part of the petitioner Peduru Rodrigo Bastian Pulle of Obberiya; and the affidavit of the said petitioner dated October 16, 1922, having been read:

. It is ordered that the 3rd respondent be and he is hereby appointed guardian ad litem over 1st and 2nd minor respondents for the purpose of this testamentary action, unless sufficient cause be shown to the contracy on or before November 13, 1922.

It is further ordered that the petitioner be and he is hereby declared entitled, as the husband of the deceased above named, to administer the estate of the said deceased, and that letters of administration of the said deceased, and that letters of administration do issue to him accordingly, unless the respondents—(1) Suse Rodrigo Peduru Pulle, (2) Ana Rodrigo Peduru Pulle, both of Obberiya, (3) Philippu Fernando Peduru Pulle of Obberiya—or any other person or persons interested shall, on or before November 13, 1922, show sufficient cause to the satisfaction of this court to the contrary.

October 17, 1922.

F. D. Peries District Judge.

In the District Court of Negombo.

Order Nisi.

Testamentary In the Matter of the Intestate Estate of the Jurisdiction. late Hapuaratchige Don Isan Appuhamy No. 2,060. of Etgala in Dunagaha pattu, deceased.

THIS matter coming on for disposal before F. D. Peries, Esq., District Judge of Negombo, on October 17, 1922, in the presence of Mr. Caldera, Proctor, on the part of the petitioner Heena imullage Dona Mariahamy of Etgale; and the affidavit of the said petitioner dated October 13, 1922, having been read:

It is ordered that the 9th respondent be and he is hereby appointed guardian ad litem over the 4th, 5th, 6th, 7th, and 8th minor respondents for the purpose of this testamentary action, unless sufficient cause be shown to the contrary on or before November 13, 1922.

It is further ordered and decreed that the petitioner be and she is hereby declared entitled, as the wife of the said deceased, to administer the estate of the deceased above named, and that letters of administration do issue to her accordingly, unless the respondents—(1) Hapu-aratchige Dona Lucihamy and husband (2) Mellawa Aratchige Don Agustino Appu, both of Kaluwairippuwa,
(3) Hapuaratchige Marthahamy, (4) ditto Simion Appu,
(5) ditto Paulu Appu, (6) ditto Peduru Appu, (7) ditto
Carolis appu, (8) ditto Euberis Appu, all of Etgala, (9) Hapuaratchige Don Franciscu Appuhamy of Etgala or any other person or persons interested shall, on or before November 13, 1922, show sufficient cause to the satisfaction of this court to the contrary.

F. D. PERIES, District Judge.

October 17, 1922.

In the District Court of Kalutara.

Order Nisi.

In the Matter of the Estate of the late Testamentary prisdiction. Lokukankanangey James Peiris, No. 1,472. ceased, of Alutgama.

THIS matter coming on for disposal before W. H. B. Carbery, Esq., District Judge of Kalutara, on July 24, 1922, An the presence of Mr. L. O. K. Goonetilleke, Proctor, on the part of the petitioner Mahabadugey Mickona Fernando of Alutgama; and the affidavit of the said petitioner dated July 14, 1922, having been read.

It is ordered that the petitioner, as widow of the abovenamed deceased, be and she is hereby declared entitled to have letters of administration to his estate issued to her, unlèss the respondents—(1) Lokukankanangey Miguel Pieris, (2) ditto Martin Peiris, (3) ditto John Pieris, (4) ditto Joslin Pieris, (5) ditto Charles Pieris, (6) ditto Dolle Pieris, (7) ditto Nimat Pieris; the 4th to 7th respondents are minors by their guardian ad litem the 1st respondent above named,

all of Alutgama—or any other person of persons interested shall, on or before October 11, 1922, how 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 4th to 7th minor respondents, unless any other person or persons interested shall, on or before October 11, 1922, show sufficient cause to

the satisfaction of this court to the contrary.

July 24, 1922.

W. H. B. CARBERY, District Judge.

The date for showing cause against the above Order Nisi is extended to November 14, 1922.

October 11, 1922.

W. H. B. CARBERY, District Judge.

In the District Court of Kalutara.

Order Nisi declaring Will proved, &c.

In the Matter of the Estate of the late stamentary unisoliction. No. 1,487. Omeru Lebbe Marikkar Abdul Rahiman, deceased, of Maggoria.

THIS matter coming on for disposal before W. H. B. Carbery, Esq., District Judge of Kagutara, on September 25; 1922, in the presence of Mr. A. D. de Fonseka, Proctor, on the part of the petitioner Wappu Marikkar Zainambu Natchia of Maggona; and the affidavit of the said petitioner dated September 18, 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 Omeru Lebbe Marikkar of Indirilligoda or any other person or persons interested shall, on or before November 17, 1922, show sufficient cause to the satisfaction of this court to the contrary.

September 25, 1922.

W. H. B. CARBERY, District Judge.

In the District Court of Kalutara.

Order Nisi declaring Will proped, &c.

In the Matter of the Estate of the late Simbalagodage Charles Appu, deceased, Testamentary Jurisdiction. No. 1,488. of Miwanapalana.

THIS matter coming on for disposal before W. H. B. Carbery, Esq., District Judge of Kajutara, on September 23, 1922, in the presence of Mr. D. E. de Almeida, Proctor, on the part of the petitioner Simbalagodage Robo Singho of Miwanapalana; and the affidavit of the said petitioner dated September 21, 1922, having then read.:

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

deceased, to have letters of administration to his estate

issued to him, unless the respondents-(1) Ranasingha Pody Nona of Miwanapalana, (2) Simbalagodage Elpi Nona and husband (3) Wattanperuma-arachchige Peter Singho, both of Bellapitry (4) Simbalagodage Jane Nona, (5) Simbalagodage Sopy Nona, (6) Simbalagodage Noris Singho, (7) Simbalagodage John Singho, all of Miwanapalana-or any other person or persons interested shall, on or before November 17, 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 6th and 7th respondents, minors, for all the purposes of this action, unless the respondents shall, on or before November 17, 1922, show sufficient cause to the satisfaction of this court to the

contrary.

September 23, 1922.

W. H. B. CARBERY District Judge.

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

Testamentary In the Matter of the Estate of the late Jurisdiction. Santanadewage Sedilis Silva, deceased, of Kuda Waskaduwa No. 1,490.

THIS matter coming on for disposal before W. H. B. Carbery, Esq., District Judge of Kalutara, on September 25, 1922, in the presence of Mr D. E. de Almeida, Proctor, on the part of the petitioner Munasingha Orlis de Silva of Kuda Waskaduwa; and the affidevit of the said petitioner dated September 21, 1922, having been read:

It is ordered that the said petitioner be and he is hereby declared entitled, as brother-in-law batche above-named deceased, to have letters of administration to his estate issued to him, unless the respondents—(1) Sentangeleurage

issued to him, unless the respondents--(1) Santanadewage Harrison Silva, (2) Santanadewage Wilson Silva, (3) Santanadewage Eugene Nona Silva, (4) Santanadewage Restin Nona Silva, (5) Santanadewage Resalin Nona Silva, all of Kuda Waskaduwa, all minors, by their guardian ad litem
(6) Munasingha Entheris de Silva of Kuda Waskaduwa or any other person or persons interested shall, on or before November 22, 1922, show sufficient cause to the satisfaction of this court to the contrary.

It is further declared that the said 6th respondent be appointed guardian ad litem over the 1st to 5th respondents, minors, for all the purposes of this action, unless the respondents or any other person or persons interested shall, on or before November 22, 1922, show sufficient cause to the

satisfaction of this court to the contrary.

October 23, 1922.

W. H. B. CARBERY, District Judge.

In the District Court of Kalutare Order Nisi declaring Will proved to.

stamentary In the Matter of the Estate of the late urisdiction. No. 1,492. Jayanettikoralalage Don Wethan Jayawardena of Welinenna daeased.

THIS matter coming on for disposal herore W. H. B. Testamentary Jurisdiction. No. 1,492.

Carbery, Esq., District Judge of Kalutara, on September 25, 1922, in the presence of Messrs. Wijamanne & Ismail, Proctors, on the part of the petitioner Lokulianage Eddie Alwis Hamine of Welipenna; and the affidavit of the said petitioner dated August 28, 1922, having been read:

It is ordered that the petitioner be and she is hereby declared entitled to have letters of administration to the estate of the above-named declared issued to have replaced.

estate of the above-named deceased issued to her, unless the respondent Oralina Palantfina Weerakkody Hamine of Welipenna or any other person or persons interested shall, on or before November 20, 1922, show sufficient cause to the satisfaction of this court to the contrary.

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

September 25, 1922.

In the District Court of Kandy. Order Nisi.

the Matter of the Estate of the late Testamentary In Jurisdiction, Ratnakgedera Ranhami, deceased, of Kalotuwawa No. 3,932.

THIS matter corning on for disposal before Paulus dward Pieris, Victor of Letters, District Judge, Kandy, Edward Pieris, on October 16, 1922, in the presence of Messrs, Jonklans & Wambeek, Proctors, on the part of the petitioner Ratnakgedera Appuhami of Kalotuwawa; and the affidavit of the said petitioner dated September 13, 1922, and his petition having been read:

It is ordered that the said petitioner Ratnakgedera Appuhami as the brother of the deceased above named, be and he is hereby declared entitled to have letters of administration to the deceased's estate issued to him accordingly. unless (1) Ratnakgedera Tikiri Menika and (2) ditto Dingiri Banda the 2nd respondent by his duly appointed guardian ad litem the 1st respondent or any person or persons interested shall, on or before November 13, 1922, show sufficient cause to the satisfaction of this court to the contrary

October 16, 1922

P. E. PIERIS, District Judge.

rict-Court of Kandy.

Testamentary In the Metter of the Estate of the late Jurisdiction. Palamandadice Philel Henry Fernando, No. 3,943. deceased of Sandy. Testamentary

THIS matter coming on for disposal before Paulus Edward Pieris, Doctor of Letters, District Judge, Kandy, on October 27, 1922, in the presence of Messrs. Wijayatilake & Wijayatilake, Proctors, on the part of the petitioner Palamandacine Peter Solomon Fernando of Kandy; and the affidavit of the said petitioner dated August 28, 1922, and his petition having been read:

It is ordered that the will of the said Palamandadige Daniel Fernando, dereased, dated August 2, 1922, and now deposited in this court be and the same is hereby declared proved, unless any person or persons interested shall, on or before November 13, 1922, show sufficient cause to the satisfaction of this court to the contrary.

It is further declared that the said Palamandadige Peter Solomon Fernando is the executor named in the said will, and that he is entitled to have probate of the same issued to him accordingly, unless any person or persons interested shall, on or before November 13, 1922, show sufficient cause to the satisfaction of this court to the contrary.

ON October 27, 1922.

P. E. PIERIS, District Judge.

District Court of Galle. rder Algoliute declaring Will proved.

Testamentary In the Matter of the Estate of the Last Jurisdiction. Will and Testament of Marie No. 5,609. Eveline Ludovici, deceased of Galle. No. 5,609.

THIS matter coming on for disposal before T. B. Russell, Esq., District Judge, Galle, on August 29, 1922, in the presence of Mr. R. A. H. de Vos, Proctor, on the part of the petitioner Edwin Ludovici of Galles, and the affidavit

of said petitioner dated August 28, 1922 having been read: It is ordered that the joint will of Marie Eveline Ludovici, deceased, dated December 24, 1898 be and the same is

hereby declared proved.

It is further ordered that the said petitioner is the sole executor named in the said will, and that he is entitled to have probate of the same issued to him accordingly.

T. B. RUSSELL,

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

Testamentary In the Matter of the Estate of the late Jurisdiction. Charles Allanson Brohier, deceased, of No. 5,618. Galle.

THIS matter coming on for disposal before T. B. Rystell Esq., District Judge, Galle, on September 9, 1922, in the presence of Mr. R. A. H. de Vos, Proctor, on the part of the petitioner Elfrida Jane Brohier of Galle, Fort; and the affidavit of the said petitioner dated September 9, 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) Margery Elfrida Brobier, (2) Charles Allanson Brobier, (3) Lowellyn Carl Brobier, all of Galle Fort, (4) Cyrus Alfred Toussaint Koch of Galle—shall, on or before October 28, 1922, show sufficient cause to the satisfaction of this court to the contrary.

It is further ordered that the said 4th respondent be

appointed guardian ad litem over 1st, 2nd, and 3rd respondents, unless the said respondents shall, on or before September 28, 1922, show sufficient cause to the satisfaction of this

court to the contrary.

September 9, 1922.

T. B. RUSSELL, District Judge.

- Sev

Extended to November 16, 1922.

T. B. RUSSELL, District Judge.

In the District Court of Galle.

Order Nisi.

In the Matter of the Estate of the late Testamentary Jurisdiction. Nanayakkara Appuge Juwanis de Silva, No. 5,651. deceased, of Mabotuwana.

THIS matter coming on for disposal before T. B. Russel Esq., District Judge, Galle, on October 16, 1922, in the presence of Mr. G. E. Abayasekara, Proctor, on the part of the petitioner, Nanayakkara Appuge Sadiris of Mabotuwana; and the affidavit of the said petitioner dated October 1922, having been read:

It is ordered that the said petitioner, as eldest son of the deceased above named, is entitled to have letters of ad ministration issued to him accordingly, unless the respondents, viz. :--(1) Nanayakkara Appuge Caroline, wate of (2) Jagodage Juwanis, both of Tellambure, (3) Nanayakkara Appuge Mathes, (4) ditto Pedris, (5) ditto Eginis, wife of (6) Carolis Jayawardena, all of Mabotuwane, (7) Nanayak. kara Appuge Johana (8) ditto Abraham (9) ditto Lairis, (10) ditto Baptist, all of Mabotuwana shall, on or before November 16, 1922, show sufficient gause to the satisfaction of this court to the contrary.

It is further ordered that the said 4th respondent be appointed guardian ad litem over the 7th, 8th, 9th, and 10th respondents, minors, unless the said respondents shall, on or before November 16, 1922, show sufficient cause to the satisfaction of this court to the contrary.

October 16, 1922.

100 mar of the area and a factor of the contract of the contra District Judge.

In the District Court of Galle Order Nisi.

Testamentary In the Matter of the Intestate Estate of Jurisdiction. Gammeddahewa Abaran de Silva No. 5,654. Batapola in Ambalangode, deceased.

Gammeddahewa Nadoris de Silva of Batapola in Ambalangoda..... Petitioner.

THIS matter coming on the disposal before T. B. Russell, Esq., District Judge of Salle, on October 19, 1922, in the presence of Messrs. de Silva & de Silva, Proctors, on the part of the petitioner Gammeddahewa Nadoris de Silva of

August 29, 1922.

District Judge.

Batapola; and the affidavit of the said petitioner dated

October 19, 1922, having been read:

It is ordered that the said petitioner, as sole heir of the deceased, is entitled to have letters of administration issued to him accordingly, unless any person concerned or interested shall, on or before November 23, 1922, show sufficient cause to the satisfaction of this court to the contrary.

October 19, 1922.

T. B. RUSSELL, District Judge.

In the District Court of Galle.

Order Nisi.

Testamentary In the Matter of the Estate of the late burisdiction. Lattuwahandi Davith de Silva, deceased, No. 5,655. of Wellaboda.

THIS matter coming on for disposal before T. B. Russell, Esq., District Judge, Galle, on October 19, 1922, in the presence of Mr. W. P. Amerasinghe, Protor, on the part of the petitioner Laturahandi Sardiel de Silva of Wellaboda; and the affidavit of the said petitioner dated October 11, 1922, having been redd: It is ordered that the said petitioner as a son of the deceased above named, is entitled to have letters of administration issued to him accordingly, unless the respondents, viz., Garumuni Podihamy of Wellaboda, (2) Lattuwahandi Charleshamy of Ahungalla, (3) Lattuwahandi Thadishamy, wife of (4) Pettagan Hendrick de Silva, both of Balapitiya, (5) Lattuwahandi Similinona, wife of (6) Leyneris de Silva Samarasekera, Arachchi, both of Wellaboda, (7) Lattuwahandi Sardiel de Silva of ditto, (8) Seelingnona, wife of (9) Kirahandi Podiannu de Silva, both of Balapitiya, shell on or handi Podiappu de Silva, both of Balapitiya, shall, on or before November 16, 1922, show sufficient cause to the satisfaction of this court to the contrary.

October 19, 1922.

T. B. RUSSELL. District Judge.

In the District Court of Tangalla.

Order Nisi.

Testamentary In the Matter of the Estate of the late Kankanangamage Baban Appu, deceased, of Jarisdiction. **£**10. Tangalla.

TMIS matter coming on for disposal before R. B. Naish, P. Q., District Judge of Tangalla, on August 10, 1922, in the presence of the petitioner Kankanangamage David of Tangalla, and the affidavit of the petitioner aforesaid dated July 2, 1922, having been read:

It is ordered that letters of administration to the estate of Kankanangamage Baban Appu deceased, be granted to the petitioner aforesaid, unless the respondents—(1) Hakmana-kodituwakkuge Kaluhamy of Tage 1la, (2) Kankanangamage Kauthania Kathania (1) Kankanangamage Karonchihami, wife of (3) Abeysin Liyana Arachchige Hinniappu both of Wirawilla, (4) Kankanangamage Sinnoappu, (5) ditto Salonchihamy, wife of (6) Kalutotahewage James Appu, (7) Kankanangamage Charles, (8) ditto Saradias, (9) ditto Ginarahami, (10) ditto Peter, (11) ditto Emelihamy, (12) ditto Ellipa (12) ditto Ellipa (13) ditto Ellipa (14) ditto Ellipa (15) ditto Ell (12) ditto Ellen, (13) ditto William Sinno, all of Tangalla, or any other persons interested shall, on or before November 20, 1922, show sufficient cause to the satisfaction of this court to the contrary.

October 18, 1922.

R. B. NAISH District Judge.

District Court of Tangalla.

estamentary Jurisdiction. No. 815.

In the Matter of the Estate of the late Wijewarna Achchige Pediris, deceased, of Dammulla.

THIS matter coming on for disposal before R. B. Naish, Esq., District Judge of Tangalla, on August 22, 1922, in the presence of Mr. H. D. Ratners, Proctor, on the part of the petitioner; and the affidavit of Liyana Arachchige Menikhami of Dammulla, dated August 3, 1922, having been read:

It is decreed that letters of administration to the estate of the lateWijewarna Achchige Pediris, deceased, be granted to the petitioner aforesaid, unless the respondents—(1) Wagachchige Balahami of Dammulla, (2) Wijewarna Achchige Hinhami of Dammulla, wife of (3) Badanage Elias of Angulmaduwa, (4) Wijewarna Achchige Pino of Dammulla, wife of (5) Karatota Gunawardhana Liyana Arachchige Anthonis of Kumbalgoda in Kandaboda pattu in Matara—or any person or persons interested shall, on or before November 17, 1922, show sufficient cause to the satisfaction of this court to the contrary.

October 16, 1922.

R. B. NAISH, District Judge

In the District Court of Tangalla Order Nisi declaring Will protect,

In the Matter of the Estate of the late Balamanage Don Bastian, deceased, of Testamentary Jurisdiction. No. 819. Sitinamaluwa.

Esq., District Judge of Tangalle, on Wilser 17, 1922, in the presence of the petitioner Gajaman Kankanamge Carolis Appu; and the affidavit of the said Gajaman Kankanamge Carolis Appu of Nalagama dated October 16, 1922, having been read: 1922, having been read:

It is ordered that letters a administration to the estate of Balamanage Don Bastian, deceased, be granted to the petitioner aforesaid, utless the respondents—(1) Balamanage Sadinahariy, vife of (2) Hakmanakodituwakkuge Banchappu, both of Stimamaluwa, (3) Balamanage Sovinahamy, wif (4) Gajamankankanamge Sawonis Appu, both of Nalagama, (5) Balamanage Dewunuhamy of ditto (wife of petitioner), (6) Enganahewage Samel Appu of Sitinamaluwa, (7) ditto Pintonahamy of ditto, minor—or any other persons interested shall, on or before November 20, 1922, show sufficient cause to the satisfaction of this court to the contrary.

It is further declared that the said 6th respondent be appointed guardian ad litem over the said 7th respondent, for the purpose of this case, unless the respondents or any other person or persons interested shall, on or before November 20, 1922, showsufficient cause to the satisfaction

of this court to the contrary.

October 17, 1922.

R. B. NAISH, District Judge.

In the District Court of Tangalla Order Nivi declaring Will projek,

Testamentary In the Matter of the Estate of the late Jurisdiction. Liyanapatabendige Lavonis of Tisamaha-

No. 820. rama, deceased.

THIS matter coming on for disposal before R. B. Naish, Esq., District Judge, Tangalla, on Octable 18, 1922, in the presence of Mirisse Totahewage Telephrihamy of Tillawatawane, the petitioner; and the affidavit of the said petitioner dated October 14, 1922 having been read:

It is ordered that the letters of administration to the estate of the said deceased Liverpanetabending Lavanian.

estate of the said deceased Liyanapatabendige Lavonis Appu be granted to the petitioner unless the respondents—
(1) Liyana Patabendige Karonchiappu (minor), (2) ditto Samichiappu—or any person or persons interested shall, on or before November 17, 1922, show sufficient cause to the satisfaction of this court to the contrary.

It is further declared that the said 2nd respondent be appointed and the said 2nd respondent for the

appointed guardian ad litem over the 1st respondent for the purpose of this case, unless the respondents or any person or persons interested shall, on or before November 17, 1922, show sufficient cause to the satisfaction of this court to the contrary.

> V. S. WICKREMANAYAKA, District Judge.

October 20, 1922.

Differict Court of Jaffna

In the Matter of the Estate of the late Saravanamula Velappillai of Vadduk-kolou West, deceased. Testamentary Jurisdiction. No. 4,867.

Vettively Kuddithamby of Vaddukkodai West. . Petitioner.

Vs.

(1) Thangammah, widow of Saravanamuttu of Vaddukkoddai West, (2) Veluppillai Saravanamuttu of ditto, (3) Veluppillai Chelliah of ditto, (4) Eladehuporty, daughter of Veluppillai of ditto, (5) Ponnammah, daughter of Veluppillai of ditto, (6) Patmapathy, daughter of Veluppillai of ditto; the 2nd, 3rd, 4th, 5th, and 6th respondents are minors by their guardian ad litem the 1st respondent Respondents.

THIS matter of the petition of Vettivelu Kudditamby of Vaddukkoddai West, praying for letters of administration to the estate of the above-named deceased, Saravanamuttu Veluppillai of Vaddukkoddai West, coming on for disposal before G. W. Woodhouse, Esq., District Judge, on October 5, 1922, in the presence of Mr. M. Janapathipillai, Proctor, on the part of the petitioner and the affidavit of the petitioner dated June 13, 1922, having been read: It is declared that the petitioner is the cousin of the said intestate, and is entitled to have letters of administration to the estate of the said intestate issued to him unless the response estate of the said intestate issued to him, unless the respondents or any other person shall, on or before October 26, 1922, show sufficient cause to the satisfaction of this court to the contrary.

> G. W. WOODHOUSE, District Judge.

Order Nisi extended for November 21, 1922.

November 1, 1922.

Octob er 12, 1922.

G. W. WOODHOUSE, District Judge.

In the District Court of Jaffna.

In the Matter of the Estate of the late Meenadchy, wife of Ramanathar Sinna-thandby of Vannarponnai West, Jaffna, Testamentar Jurisdiction. deceased.

Ramanathan Sinnathamby of Vannarponnai West, Jaffna. Petitic Petitioner.

And

(1) Cheffamma, daughter of Sinnathamby, (2) Manonmany, daughter of Sinnathamby, minors, appearing by their guardian ad litem (3) Karthigesu Nallathamby of Vannarponnai West, JaffinaRespondents.

THIS matter of the petition of Ramanathar Sinnathamby, the petitioner above named, praying for letters of administration to the estate of the above hamed deceased Meenadchy, wife of Ramanathar Sinnathamby, coming on for disposal before G. W. Woodhouse, Esg., District Judge, on October 10, 1922, in the presence of Mr. S. Cumarasurier, Proctor, on the part of the petitioner; and the affidavit of the petitioner dated August 23, 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 getate of the gold intestate is great to be being related. the estate of the said intestate issued to him, unless the respondents or any other persons shall, on or before October 31, 1922, show sufficient cause to the satisfaction of this court to the contrary.

October 19, 1922.

G. W. WOODHOUSE, District Judge.

Order Nisi extended for November 21, 1922.

B. EMMANUEL, Secretary. In the District Court of Jaffna.

Order Nisi.

Testamentary In the Matter of the Estate of the late Eliza Ledchumipillai, wife of Muttu-cumaru Sinnatamby Thampoe of Kat Jurisdiction. No. 4,953. yoor, Jaffna, deceased.

Muttucumaru Sinnatamby Thampoe of Karayoor, Jaffna Petitioner.

(1) Thampoe Richard Muttutamby of Jaffna, presently at Colombo, and (2) Florence Retnam, daughter of Muttucumaru Sinnatamby Thampoe of Kara-

THIS matter of the petition of the above-named petitioner, praying that letters of administration to the estate of the above-named deceased, be granted to the petitioner, coming on for disposal before G. W. Woodhouse, Esq., District Judge, Jaffna, on September 21, 1922, in the presence of Mr. J. K. Arnold, Proctor for petitioner; and the affidavit of the petitioner dated September 21, 1922, having been read:

It is ordered that the petitioner, as widower of the said deceased, 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 October 26, 1922, show sufficient cause to the satisfaction of this court

to the contrary.

G. W. WOODHOUSE, District Judge.

October 3, 1922.

Order Nisi extended to November 16, 1922.

G. W. WOODHOUSE, Ditrict Judge.

In the District Court of Jaffna.

Order Nisi.

Testamentary In the Matter of the Estate of the late Sivakolunthu, wife of Tellaiyampalam No. 4,973. Karthigesu of Colombo, deceased.

(1) Sinnatamby Krishnapillai and wife (2) Tellaiyachchy of ChulipuramPetitioners.

Vs.

(1) Thaiyalmuthu, widow of Mailvaganam Ampalavanar of Chulipuram, (2) Tellayampalam Karthegesu

THIS matter of the petition of Sinnatamby Krishnapillai and wife Tellaiyachchy of Chulipuram, praying for letters of administration to the estate of the above-named deceased Sivakolunthu, wife of Tellaiyampalam Karthegesu of Colombo, coming on for disposal before G. W. Woodhouse, Esq., District Judge, on October 25, 1922 in the presence of Mr. S. Sittampalam, Proctor, on the part of the petitioner; and the affidavit of the petitioner dated August 17, 1922, having been read: It is declared that the second petitioner is one of the heirs of the said intestate, and they are entitled to have letters of administration to the estate of the said intestate issued to them, unless the respondents or any other person shall, on or before November 16, 1922, show sufficient cause to the satisfaction of this court to the contrary.

> G. W. WOODHOUSE, District Judge.

October 31, 1922.

In the District Court of Jaffna.

Order Nisi.

Testamentary In the Matter of the Estate of the late Jurisdy tion. Visuvanathar Veshuer of Vaddukoddai East, deceased.

pala vanar Visuvanathar of Changanai..... Petitioner.

(1) Visuvanathar Kanapathamuttu of Changanai and (2) Visuvanathar Murugesu of ditto Respondents.

To Garage Server Windsta THIS matter of the petition of Ampalavanar Visuvanathar of Changanai, praying for latters of administration to the estate of the above named deceased, Visuvanathar Vishuer of Vadduköddai East, coming on for disposal before G. W. Woodhouse, Esq., District Judge, on October 23, 1922, in the presence of Mr. S. Sittampalam, Proctor, on the part of the petitioner; and the affidavit of the petitioner dated October 18, 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 November 16, 1922, show sufficient clause to the satisfaction of this court to the contrary. THIS matter of the petition of Ampalayanar Visuva-

October 31, 1922. pironia. G. W. WOODHOUSE, District Judge.

In the District Court of Batticaloa.

Order Nisi.

Testamentary In the Matter of the Estate and Effects of Jurisdiction. the late Jemima Rasamma Arasaretnam No. 10. of Puliantivu, Batticaloa, deceased.

Between

Chelliah Arasaretnam of Puliantivu Petitioner.

And

(1) Noble William Kiripai Arasaretnam, (2) Samuel Meek Jayam Arasaretnam, (3) Walter Osmond Nettianatham Arasaretnam, (4) Grace Darling Anpamma Arasaretnam, minors, by their guardian ad litem, (5) Nallatamby William George Vyramuttu, all of Puliantian

THIS matter coming on for disposal before N. E. Ernst, Esq., District Judge of Batticaloa, on September 18, 1922, in the presence of Mr. E. T. Kadramer, Proctor, on the part of the petitioner; affidavit and petition of the petitioner dated July 28, 1922, and September 18, 1922, respectively, having been read:

It is ordered that the petitioner be and he is hereby declared entitled, as husband of the deceased, to administer the estate of the said deceased, and that letters of administration do issue to him accordingly, unless the above respondents or any other person or persons interested shall, on or before October 24, 1922, show sufficient cause to the

satisfaction of this court to the contrary.

N. E. ERNST. District Judge.

September 18, 1922.

The above Order Nisi is extended to November 14, 1922.

N. E. ERNST, District Judge. In the District Court of Batticaloa.

Order Nisi.

In the Mader of the Estate and Effects of the late Ada Elizabeth Roux of Puliantivu Testamentary Jurisdiction. in Batticaloa, deceased No. 71.

Between

B. J. Roux of Puliantivu, Batticalca ... Petitioner.

(1) M. J. A. F. B. Roux; (2) E. M. C. T. Roux, minors, by their guardian ad litem, (3) Rev. Father F. X. Heimburger, S.J., all of Puliantivu, Batticâloa Respondents.

THIS matter coming on for disposal before N. E. Ernst, Esq., District Judge of Batticalea, on September 11, 1922, in the presence of Mr. E. T. Kadramer, Proctor, on the part of the petitioner; and the affidavit and petition dated July 28, 1922, and September 11, 1922, respectively, having been read :

It is ordered that the petitioner be and he is hereby declared entitled, as husband of the deceased, to administer the estate of the said deceased, and that letters of administration do issue to him accordingly, unless the above respondents or any other person or persons interested shall, on or before November 14, 1922, show sufficient cause to the satisfaction of this court to the contrary.

> N. E. ERNST, District Judge.

In the District Court of Batticaloa

Order Nisi.

Testamentary In the Matter of the Estate and Effects of risdiction. the late Muhamadutampilevve Muha-No. 67.; madu Mustaphalevve of Division No. 1, Kattankudy, deceased. Jurisdiction.

Between

And

(1) Muhamadu Mustaphalevve Muhamadu tampi, (2) Muhamadu Mustaphalevve Muhamadu Kalendar Natchy, and (3) Muhamadu Ibralevve Parigary Muhamadu Mustapha Natchy, for herself and as guardian ad litem of the minors, the 1st and 2nd respondents above named, all of Kattankudy......Respondents.

THIS matter coming on for disposal before N. E. Ernst, Esq., District Judge of Batticaloa, on October 23, 1922, in the presence of Mr. S. T. Kadramer, Proctor, on the part of the petitioner; and the affidavit and petition of the petitioner above named dated June 27, 1922, and October 23, 1922, respectively, having been read:

It is ordered that the petitioner above named be and he is here by declared entitled, as brother in law of the deceased, to administer the estate of the said deceased, and that letters of administration do issue to him accordingly, unless the above respondents or any other person or persons interested shall, on or before November 28, 1922, show sufficient cause to the satisfaction of this court to the

> N. E. ERNST, District Judge.

In the District Court of Puttalam.

nother Metter of the Intestate Estate of Sego Spkanthar Mohamado Saribu, late of Viruthodai, deceased. Testamentary Jurisdiction No. 526.

Nainapillai Casie Mondder of Viruthodai.... Petitioner.

(1) Asia Umma, widow of the above-named deceased, for herself and as the proposed guardian ad litem of the minor, (2) Rukkia Umma, aged about one year, (3) Kunjuwamiran Nagur Umma, mother of the abovenamed deceased, all of Viruthodai......Respondents

THIS matter coming on for order before G. C. Miles, Esq., Additional District Judge, Puttalam, on October 11, 1922, in the presence of Mr. William S. Strong, Proctor, on the part of the above-named petitioner; and the petitioner's affidavit dated October 5, 1922, and petition dated October 9, 1922, having been duly read: It is ordered that the 1st respondent above named be and he is hereby appointed guardian ad litem over the minor, the 2nd respondent, unless the said 1st respondent shall, on or before November 14, 1922, show sufficient cause to the satisfaction of this court to the contrary.

It is further ordered that the petitioner above named be and he is hereby declared entitled to have letters of administration to the estate of the above-named deceased, and that the same will be issued to him accordingly, unless th respondents above named or any other persons interested shall, on or before November 14, 1922, show sufficient cause to the satisfaction of this court to the contrary.

October 11, 1922.

G. C. MILES, Additional District Judge.

District Court of Puttalam.

Testamentary In the Matter of the Intestate Estate of Jurisdiction. Mohamado Seynambu Natchia, late of Kalpitiya, deceased. No. 527.

Ana Kana Muna Mohamado Ibrahim Naina Marikar of Kalpitiya.....Petitioner.

Vs.

(1) Sena Muna Thana Muna Mohamado Naina Marikar, for himself and as the proposed guardian ad litem of the minors, (2) Sena Muna Thana Mina Mohamado Assan Cudus Marikar, (3) Mohamado Rokiath Umma, (4) Mohamado Abdul Hameedo Natchia, all of Kalpitiya.....Respondents.

THIS matter coming on for order before G. C. Miles, Additional District Judge, Puttalam, on October 24, 1922, in the presence of Mr. William S. Strong, Proctor, on the part of the above-named petitioner; and the petitioner's affidavit dated October 20, 1922, and petition dated October 23, 1922, having been duly read: It is ordered that the above-named 1st respondent be and he is hereby appointed guardian ad litem over the minors, the above-named 2nd, 3rd, and 4th respondents, unless the said 1st respondent shall, on or before November 14, show sufficient cause to the satisfaction of this court to the contrary.

It is further ordered that the above named petitioner be and he is hereby delared entitled to have letters of administration to the estate of the above-named deceased, and that the same will be issued to him accordingly, unless the above-named respondents or any other persons interested shall, on or before November 14, 1922, show sufficient cause to the satisfaction of this court to the contrary,

> G. C. MILES, Additional District Judge.

In the District Court of Chilaw.

Order Nisi.

Testamentary In the Matter of the Intestate Estate of Jurisdiction. Marasinghepedige Lapaya of Mahagama, No. 1,460. deceased.

Wijeylathpedige Kondi of Mahagama Petitioner.

(1) Marasinghepedige Pinni, (2) ditto Podina, (3) ditto Kekula, (4) ditto Podiya, all of Mahagama. Respondents.

THIS matter coming on for disposal before N. M. Bharucha, Esq., District Judge of Chilaw, on October 9, 1922, in the presence of Messrs. Corea & Anderson, Proctors, on the part of the petitioner; and the affidavit of the said petitioner dated September 26, 1922, and her petition dated October 6, 1922, having been read; It is ordered that the threspondent be and he is hereby appointed guardian ad litem over the 1st to 3rd respondents, who are minors, and that the petitioner be and she is hereby declared entitled, as the widow, to have letters of administration over the estate of the said deceased issued to her, unless the respondents above named or any other person or persons interested shall, on or before November 10, 1922, show sufficient cause to the satisfaction of this court to the contrary.

October 9, 1922.

N. M. BHARUCHA, District Judge.

In the District Court of Badulla.

Order Nisi.

Testamentary In the Matter of the Last Will and Testa-Jurisdiction. ment of Ana Pena Packir Mohiyadeen Lunugala, lately residing at Kalankidi No. B670. Irruppu in South India.

Between

Mohamadu Abdul Cader of Lunugala Petitioner.

And

Mohamadu Oous presently of Kalankudi Irruppu in South India Respondent.

THIS matter coming for disposal before Reginald Gibson Saunders, Esq., District Judge of Badulla, on July 27, 1922, in the presence of Mr. Malcolm Potger, Procter, on the part of the petitioner; and the affidavits of the said petitioner dated July 11,1922, and of the attesting witnesses dated August 23 and September 12, 1922, and of the attesting notary dated August 23, 1922 have Deep read:

It is ordered that the last will of Ang Pena Packir Mohiyadeen of Lunugala deceased, of which the original has been produced and is now deposited in this court, be and the same is hereby declared proved; and it is further declared that the petitioner, as son and legatee, is entitled to have letters of administration, with the will annexed, issued to him accordingly, unless any person or persons interested shall, on or before October 25, 1922, show sufficient cause to the satisfaction of this court to the contrary.

September 22, 1922.

October 25, 1922.

R. G. SAUNDERS, District Judge.

The date for showing is extended to November 29, 1922.

R. G. SAUNDERS, District Judge.

October 24, 1922.

rict Court of Kegalla

In the Watter of the Intestate Estate of Testamentary Collammal alias Arokiyammal of Tri-chinopoly in India, deceased. Jurisdiction. No. 812.

nomas Darai owita Thomas raisamy of Paladeniya estate, Dahi-......Petitioner.

Against

(1) Anthonysamy Rose Peter, (2) Landusamy Peter, (3) Soosey Peter, all of them being minors, by their

part of the petitioner; and his affidavit and petition dated February 7 and August 3, 1922, respectively, praying for letters of administration to the aforesaid estate and for the appointment of guardian ad litem over the minor respondents, having been read: It is ordered and declared that the

petitioner, as the brother of the deceased, is entitled to letters of administration to the said estate, and that such letters will be issued to him accordingly, and that the 4th respondent, being the grandmother of the said minors, is a fit and proper person to be appointed guardian ad litem of the said minors, such appointment will be made, unless the respondents or any person or persons interested shall, on or before September 5, 1922, show sufficient cause to the satisfaction of the court to the contrary.

33 . . . August 5, 1922.

W. J. L. ROGERSON, District Judge.

This Order Nisi for showing cause is extented to October

W. J. L. ROGERSON,

September 5, 1922.

District Judge.

This Order Nisi for showing cause is extended to November 21, 1922.

> W. J. L. ROGERSON, District Judge.

October 31, 1922.