

DRAFT ORDINANCE.

MINUTE.

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

An Ordinance further to amend "The Widows' and Orphans' Pension Fund Ordinance, 1898," and "The Widows' and Orphans' Pension Fund Ordinance, 1906."

WHEREAS it is expedient further to amend "The Widows' and Orphans' Pension Fund Ordinance, 1898," and "The Widows' and Orphans' Pension Fund Ordinance, 1906": Be it therefore enacted by the Governor of Ceylon, by and with the advice and consent of the Legislative Council thereof, as follows:

1 This Ordinance may be cited as "The Widows' and Orphans' Pension Fund (Amendment) Ordinance, No. of 1924," and shall be read as one with "The Widows' and Orphans' Pension Fund Ordinance, 1898," and "The Widows' and Orphans' Pension Fund Ordinance, 1906."

2 Section 5 of "The Widows' and Orphans' Pension Fund Ordinance, 1898," is hereby repealed, and the following section shall be inserted in lieu thereof:

5. (1) All moneys belonging to the Fund, whether arising from past or future contributions, fines, interest, or otherwise, shall be invested with the Government of this Colony, and shall bear interest payable by the said Government during the continuance of the Fund.

(2) Such interest shall be, and shall as from the first day of January, One thousand Nine hundred and Twenty, be deemed to have been, at the rate of eight per centum per annum, free from any deduction.

(3) Such interest shall be made up on the thirty-first day of December in each year, and shall be calculated upon the mean monthly balance standing in the hands of the Treasurer of the Colony to the credit of the Fund during the course of the year. Preamble.

Short title.

Substitution of new section in lieu of section 5 of Ordinance No. 1 of 1898. Insertion of new sub-section in lieu of sub-section (5) of section 6 of Ordinance No. 1 of 1898.

Repeal of section 33 of Ordinance No. 1 of 1898.

Repeal of section 7 of Ordinance No. 13 of 1906.

pensions of

widows or children of

passing of Ordinance No. 13 of 1906.

officers appointed after

Computation of

3 Sub-section (5) of section 6 of "The Widows' and Orphans' Pension Fund Ordinance, 1898," is hereby repealed, and the following section shall be inserted in lieu thereof:

(5) It shall be the duty of the Directors annually, on or before the thirty-first day of May, to prepare a statement and account of the Fund for the year ending the thirtyfirst day of December preceding, and such statement and account shall be laid before the Governor and the Legislative Council.

4 Section 33 of "The Widows' and Orphans' Pension Fund Ordinance, 1898," is hereby repealed.

5 Section 7 of "The Widows' and Orphans' Pension Fund Ordinance, 1906," is hereby repealed.

6 (1) The pensions to which widows or children of deceased public officers appointed after the passing of "The Widows' and Orphans' Pension Fund Ordinance, 1906," are entitled under the provisions of that Ordinance, shall be deemed to have been computable and payable according to the tables attached to that Ordinance up to and including the thirtyfirst day of December, 1919; and as from and including the first day of January, 1920, such pensions shall be and be deemed to have been, computable and payable according to the tables sanctioned by the Governor in Executive Council on the twenty-seventh day of February, 1922.

(2) Such tables may, with the approval of the Secretary of State, and of the Governor in Executive Council, be adjusted and revised by an actuary or actuaries from time to time appointed by the Governor in Executive Council.

(3) All pensions to widows or children, whether in possession or in expectation and reversion, shall be subject to re-adjustment, and shall be computed upon the tables so adjusted and revised, and diminished or increased accordingly.

(4) All such pensions as aforesaid shall be paid out of the General Revenue of the Colony and are hereby made charges on such revenue.

7 The actuarial valuations of the Fund made on the thirtieth day of June, 1912, the thirty-first day of December, 1915, the thirty-first day of December, 1918, and the thirtyfirst day of December, 1921, are, notwithstanding anything contained in section 9 of "The Widows' and Orphans' Pension Fund Ordinance, 1906," hereby declared to be in all respects as valid as if they had been quinquennial valuations as required by that section. The next actuarial valuation of the Fund shall be made as on the thirty-first day of December, 1924, and thereafter triennially.

By His Excellency's command,

Colonial Secretary's Office, Colombo, January 18, 1924. Colonial Secretary.

Statement of Objects and Reasons.

THE objects of the Bill are, (a) to substitute as from January 1, 1920, eight per centum for six per centum as the rate of interest legally payable on moneys of the Fund invested with the Government; (b) to make it lawful to apply new pension tables constructed on the basis of this higher rate of interest to the dependents of officers appointed after the passing of Ordinance No. 13 of 1906; (c) to delete an existing provision of the law which limits the maximum pension payable in any case to Rs. 3,000 per annum; and (d) to bring the provisions of the law in regard to certain technical matters into line with existing practice.

2. The two first mentioned objects, (a) and (b), were suggested to the Government in April, 1920, by the Secretary of State, who expressed the opinion that there was a good case for revising the Pension Tables of the Ceylon Widows' and Orphans' Pension Fund and Scheme by substituting eight per centum for the rate of six per centum on which those tables, in common with the tables of practically all the Colonial Funds and Schemes, were then based. The Government and

Provision for triennial valuations.

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the Legislative Council have given effect to this suggestion so far as the Fund is concerned, and interest at eight per centum on the Fund's money invested with the Government has been voted and paid into the Fund as from January 1, 1920. Section 2 of the present Bill gives statutory authority for past and future action in this respect. No special statutory authority is required for the application of revised tables based on this higher rate of interest to pensions payable from the Fund, and revised tables have in fact already been applied to such pensions, by the procedure prescribed by section 23 of Ordinance No. 1 of 1898, as from January 1, 1920, when the higher rate of interest became payable.

3. These revised tables, in which the more liberal rate of interest allowed by Government on contributions to the Fund is reflected, cannot, however, be applied to Widows' and Orphans' pensions payable from General Revenue (*i.e.*, the prospective and actual pensions of the dependents of officers who are or have been contributors under section 6 of Ordinance No. 13 of 1906 to what is generally known as the Ceylon Widows' and Orphans' Pension Scheme) until section 7 of the Widows' and Orphans' Pension Fund Ordinance of 1906, which provides that such pensions shall not be revised, is repealed. Consequently the "Scheme" pensions have continued to be governed by the old tables. Sections 5 and 6 of the present Bill accordingly repeal section 7 of the Ordinance of 1906 and provide for the application of the revised tables as from January 1, 1920.

4. Further revision of the tables applicable to Widows' and Orphans' pensions is not anticipated as a result of further alteration of the rate of interest assumed in the construction of the tables, but it is possible that further revision may be decided upon hereafter as a result of changes in mortality and other experiences. It has been thought desirable, therefore, in drafting the present Bill, not to insert a provision similar to that in section 7 of the Ordinance of 1906, thereby investing with immutability the tables now to be applied to the Widows' and Orphans' pensions payable from General Revenue, but to make provision for possible future actuarial revisions of the tables applicable to those pensions.

5. As regards the third object of the Bill, (c) in paragraph 1 above, section 33 of Ordinance No. 1 of 1898 limits the pension which may be paid to Rs. 3,000 per annum or such larger sum as may be fixed under section 23 of the Ordinance, and goes on to provide that no public officer is to be compelled to pay any contributions beyond such as would bring up the pension to such maximum amount. The actuaries to whom the Secretary of State referred the matter are not only of opinion that the clause may be repealed without danger to the solvency of the Fund, but state that the removal of the limitation imposed by section 33 would remove much confusion and complexity in bookkeeping. In the Bill provision is made for the repeal of this section. Its repeal will, of course, affect widows' and orphans' pensions payable from General Revenue equally with those payable from the Fund.

6. The technical matters referred to at (d) in paragraph 1 above are dealt with in sections 3 and 7 of the Bill.

7. Section 3 re-enacts sub-section (5) of section 6 of Ordinance No. 1 of 1898 which provides for an annual report on the Fund to be presented on a particular date in each year and covering a period within indicated dates. These dates have been changed more than once, and, to avoid confusion, the sub-section in question is re-enacted with the new dates as desired by the Directors.

8. Section 7 deals with the periodical valuations of the Fund. Section 9 of Ordinance No. 13 of 1906 provides for quinquennial valuations, but the practice has been, as from March 31, 1909, to make triennial valuations. These triennial valuations were made in 1912, 1915, 1918, 1921, and it is thought well to validate them expressly as well as to make provision that for the future these actuarial valuations shall be made triennially.

Attorney-General's Chambers, Colombo, January 4, 1924. H. C. GOLLAN, Attorney-General. .

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•	In the District Court of Colombo.	In the District Court of Colombo.
No. 3,034.	In the matter of the insolvency of Ana Moona Mohideen of No. 39, Main street, Colombo.	No. 3,259. In the matter of the insolvency of Oduma Lebbe Marikar Mohammed Hamid of 44, Grand-
has been gr	s hereby given that the above-named insolvent canted a certificate of conformity as of the	pass road in Colombo. NOTICE is hereby given that a meeting of the creditors
second class.		of the above-named insolvent will take place at the sitting of this court on April 8, 1924, for the grant of a certificate
Colombo,	By order of court, P. DE KRETSER, January 18, 1924. Secretary.	of conformity to the insolvent.
	In the District Court of Colombo.	By order of court, P. DE KRETSER,
No. 3,235.	In the matter of the insolvency of Cader	Colombo, January 22, 1924. Secretary.
	Mohideen Mohamed Hassan of No. 35, Layard's Broadway, in Colombo.	In the District Court of Kalutara.
	s hereby given that the above-named insolvent inted a certificate of conformity as of the third	No. 180. In the matter of the insolvency of Don Alexander Basil Senaratne of Panapitiya.
class.	By order of court, P. DE KRETSER,	NOTICE is hereby given that a meeting of the creditors of the above-named insolvent will take place at the sitting of this court on January 29, 1924, for the appointment of
Colombo,	January 18, 1924. Secretary.	an assignee.
	In the District Court of Colombo.	By order of court, R. MALALGODA,
No. 3,246.	In the matter of the insolvency of V. M. Mohamado Tamby of China street.	Kalutara, January 22, 1924. Secretary
NOTICE	is hereby given that the above-named insolvent	In the District Court of Kalutara.
	anted a certificate of conformity as of the third"	No. 181. In the matter of the insolvency of John Louis Bertram Crozier of Panadure.
Colombo,	By order of court, P. DE KRETSER, January 18, 1924. Secretary.	NOTICE is hereby given that a meeting of the creditor is of the above-named insolvent will take place at the sitting of this court on February 21, 1924, for proof of claims at he
	In the District Court of Colombo.	filing of the insolvent's balance sheet.
No. 3,251.	. In the Matter of the insolvency of Colenda Marikar Hadjiar Mohamed Hassan of Grandpass.	By order of court, R. MALALGODA, Kalutara, January 17, 1924. Secretary.
NOTICE	is hereby given that the above-named insolvent	In the District Court of Kalutara.
has been gra class.	anted a certificate of conformity as of the third	No. 182. In the matter of the insolvency of Abdu L Raha- man Marikar Mohamado Casim of Beruf wala.
Colombo,	By order of court, P. DE KRETSER, January 18, 1924. Secretary.	NOTICE is hereby given that a meeting of the creditors of the above-named insolvent will take place at the sit ting
	In the District Court of Colombo.	of this court on February 15, 1924, for proof of claims.
No. 3,252.	In the matter of the insolvency of Suna Sana Sithambaranathapillai of 13, Fifth Cross street, Pettah, Colombo, trading under the	By order of court, R. MALALGODA, Kalutara, January 19, 1924. Secretary
	name, style, and firm of Suna Sana in partnership with Suna Sana Ramasamia Pillai and Suna Sana Sammugampillai, both	In the District Court of Kandy. No. 1,659. In the matter of the insolvency of Weragoda
	of India.	Louis de Silva of Castle Hill street in Kandy.
has been gra	is hereby given that the above-named insolvent anted a certificate of conformity as of the third	NOTICE is hereby given that the above-named insolvent has been granted a certificate as of the second class.
class. Colombo,	By order of court, P. DE KRETSER, January 18, 1924. Secretary.	By order of court, P. MORTIMER, Kandy, January 22, 1924. Secretary.
	In the District Court of Colombo.	In the District Court of Kandy.
No. 3,256.	In the matter of the insolvency of Linda- mulage Edward Gregory de Silva of Gaffoor	No. 1,665. In the matter of the insolvency of Ahamad Lebbe Marikar Abdul Majid of Kandy.
NOTICE : has been gra class.	buildings, Fort. is hereby given that the above-named insolvent anted a certificate of conformity as of the third	NOTICE is hereby given that the above-named insolvent was on June 29, 1923, granted a certificate as of the third class, which was suspended for six months.
	By order of court, P. DE KRETSER, January 18, 1924. Secretary.	By order of court, P. MORTIMER, Kandy, January 22, 1924. Secretary.
	In the District Court of Colombo.	
No. 3,258.	In the matter of the insolvency of Ana Cassim Lebbe Marikar of Kurunegala.	In the District Court of Ratnapura. No. 53. In the matter of the insolvency of H. M. Mawsoon
NOTICE	is hereby given that a meeting of the creditors	of Godakewela in Ratnapura.
of the above	e-named insolvent will take place at the sitting t on February 12, 1924, for the appointment of	NOTICE is hereby given that February 19, 1924, has been fixed for the filing of the assignee's report.
of this court an assignee.	By order of court, P. DE KRETSER,	

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In the District Court of Ratnapura. Sec. 1.

No. 54. In the matter of the insolvency of John Edwin Ginger of Hospital road, Ratnapura.

NOTICE is hereby given that February 21, 1924, has been fixed for the assignee's report.

By order of court, B. L. ABEYRATNE, Ratnapura, January 22, 1924. Secretary. In the District Court of Kegalla.

In the matter of the insolvency of A. M. Insolvency Pillai of Kegalla. Jurisdiction. No. 50.

NOTICE is hereby given that the second sitting of this court for the appointment of an assignce in this matter has been adjourned for February 11, 1924.

By order of court, K. RATNASINGHAM, Kegalla, January 18, 1924. Secretary.

OF NOTICES FISCALS' SALES.

In the District Court of Colombo.

M. R. R. M. Raman Chetty of Sea street, Colombo. Plaintiff. No. 7,169. Vs.

estern Province.

Wellawatta Alvin Obeyasekara of John in

NOTICE is hereby given that on Saturday, February 23, 1924, at 1 F.M., will be sold by public auction at Margate, Alexandra road, in Wellawatta, in Colombo, the following movable property mortgaged with the plantiff by bond No. 498 dated October 29, 1921, and attested by C. Perumal Pillai, Notary Public, and decreed and ordered to be sold by the order of court dated May 10, 1923, for the recovery of the sum of Rs. 2,216, with interest on Rs. 2,000 at the rate of 18 per cent. per annum from December 7, 1922, to February 9, 1923, and thereafter on the aggregate amount at 9 per cent. per annum till payment in full, and costs of suit, viz. :--

Motor car bearing No. 3,470 (Overland No. 4 model) belonging to the defendant and now lying at Margate at Alexandra road, in Wellawatta, in Colombo.

Fiscal's Office, N. WICKRAMASINGHE, Colombo, January 22, 1924. Deputy Fiscal, W. P. In the District Court of Colombo. MARS R. Chetty of Sea K. Alaman street Colombo

No. 7,802. Vs. Sayna Thamian Pulle of Wekanda, Slave Island, Colombo Defendant.

NOTICE is hereby given that on Tuesday, February 26, 1924, at 10 A.M., will be sold by public auction at the premises the right, title, and interest of the said defendant in the following property for the recovery of the sum of Rs. 807.50, together with interest on Rs. 500 at the rate of 18 per cent. (May 7, 1923), and thereafter on the aggregate amount of the decree at legal rate of interest till payment in full, and costs of suit. viz. :-

All that house bearing assessment No. 16, situated at Wekanda road, Slave Island, Colombo; and bounded on the north by lake, on the south by Wekanda road, on the east by the property No. 16Å belonging to M. F. Rasaya, and on the west by No. 15; containing in extent about 1 rood.

Fiscal's Office, N. WICKRAMASINGHE, Colombo, January 22, 1924. Deputy Fiscal, W. P.

The District Court of Colombo. و، ر د

N. P. L. S. P. Suppramanian Chetty of Sea street, Colombo Plaintiff. No. 7,929. Vs.

Lambert L. Pieris of Kollupitiya Defendant. NOTICE is hereby given that on Friday, February 22, 1924, at 10 A.M., will be sold by public auction at Stony

House, Kollupitiya, the following movable property for the recovery of the sum of Rs. 20,952.50, together with interest thereon at 9 per cent. per annum from March 8, 1923, till payment in full, and costs of suit, less Rs. 8,500, viz. :--

Four writing tables, 1 nadun almirah, 1 bench, 4 bentwood chairs, 1 ebony chair, 1 sideboard, 3 chairs, 1 wall clock, 1 table, 2 common wood almirahs, 4 ebony chairs, 3 carved chairs, 1 toilet table, 3 whatnots, 1 dining table, 1 round chair, 5 chairs, 8 rattan chairs, 4 whatnot fixed with mirror, 8 pictures, 1 ebony armchair, 2 satinwood-lounges, 2 armchairs, 5 Bombay wood chairs, 4 almirahs, 2 toilet tables 1 motor car beaving No. C. 26 2 toilet tables, 1 motor car bearing No. C 36.

Fiscal's Office, N. WICKRAMASINGHE Deputy Fiscal, W. P. Colombo, January 22, 1924.

In the District Court of Colombo.

Moosa Vally Mohamado, Abbu Vally Mohamado, and Essa Vally Mohamado, all carrying on business under the style of Esa Moosa & Co., Main street, Colombo Plaintifis

No. 9,122.

Vs. S. Rajaratnam of Rosmead place, Colombo Defendant.

NOTICE is hereby given that on Wednesday, February 27, 1924, at 4 P.M., will be sold by public auction at Victoria House, Rosmead place, Cinnamon Gardens, Colombo, the following movable property for the recovery of the sum of Rs. 576.10, with legal interest thereon from July 9, 1923, till payment in full, and costs of suit, and less Rs. 100, viz. :

Two lounges, 4 chairs, 2 couches, 1 teapoy with marble top, 6 ebony chairs, 1 piano.

Fiscal's Office. N. WICKRAMASINGHĖ, Colombo, January 22, 1924. Deputy Fiscal, W. P.

In the District Court of Colombo.

K. N. M. K. N. Muttiah Chetty of Sea street in Colombo Plaintiff. Vs. No. 9,150.

(1) John Mendis of Mendis Rhue, Rawatawatta, Moratuwa, and (2) N. D. Alexander of Messrs. Lee, Hedges Co., Ltd., Queen street, Fort, Colombo..Defendants

NOTICE is hereby given that on Monday, February 25, 1924, at 2 P.M., will be sold by public auction at the premises the right, title, and interest of the said defendants in the following property for the recovery of the sum of Rs. 1,212, together with interest on Rs. 1,200 at 9 per cent. per annum from July 11, 1923, till the date of decree (September 4, 1923), and thereafter on the aggregate amount of the decree at legal rate of interest till payment in full, and costs of suit taxed at Rs. 260.12, and less Rs. 615.75 recovered by sales, viz. :-

All that undivided $\frac{1}{2}$ of $\frac{3}{4}$ parts or shares of all that land called Indikadullapelawatta and Hettiyawatta, situated at

Rawatawatta in Moratuwa, in the Palle pattu of Salpiti korale, in the District of Colombo, Western Province; bounded on the north by the garden of Joronis de Soysa Dissanayaka, on the east by Galhitiyawatta alias Ketakelagahawatta, on the south by the land of Mr. Silvesta Perera and W. Salman Fernando, on the west by the land of W. Siman Fernando and Joronis de Soysa Dissanayaka ; containing in extent 2 acres 12 48/100 perches.

Fiscal's Office, N. WICKRAMASINGHE, Colombo, January 22, 1924. Deputy Fiscal, W. P.

In the District Court of Kalutara.

Tottage John Fernando of Kalutara..... Plaintiff.

No. 10,415. Vs. (1) Walallawiti Maha-aratchige Don Juwan Appu, (2) Wijetungapatabendige Chalo Nona Silva, both of Defende Alutgama . Defendants.

NOTICE is hereby given that on Tuesday, February 26, 1924, at 3.30 in the afternoon, will be sold by public auction at the premises the right, title, and interest of the said defendants in the following property for the per annum from January 1, 1918, till payment in full, and costs of suit, and poundage, viz.

All that undivided 11/18 share of the soil and trees of all that allotment of land called Wellagewatta *alias* Hewa-wasan Wellabodawatta, situated at Alutgama; and bounded on the north by Lokulamahamingewatta, east by Hewa-hingewatta, south by Wellegewatta, and on the west by Nambigewatta; containing in extent about 1 rood and 85 perches, together with the planter's 1 share of the trees of the 2nd plantation, and all the entirety of the buildings standing thereon.

Deputy Fiscal's Office, H. SAMERESINGHA, Kalutara, January 22, 1924. Deputy Fiscal.

In the District Court of Kandy. Don Mendis Guneratne of Mahawela, Matale....Plaintiff. No. 28,639. Vs.

Central Province.

N. S. O. M. P. Mohideen Abdul Cader of

Matale Defendant.

NOTICE is hereby given that on Saturday, February 23, 1924, commencing at 12 noon, will be sold by public sauction at the spot the right, title, and interest of the said defendant to an undivided 1 share of the following property, viz. :-

1. All that land called Alayahena, containing in extent about half a chundu kurakkan sowing extent, situate at Gongawela in Kohonsiya pattu of Matale South; and bounded on the east by land belonging to Seganna Lebbe, owned by Marikkar Tamby Vidane Arachchi, south by Sama Lebbe's land and house, presently the house wall of Mana Kuna Magudu Meera Saibu, west by Trincomalee road, and on the north by land belonging to Meera Tamby Marikar sulaiman Lebbe, presently owned by Muhammadu Tamby, late Vidane Arachchi; together with the tiled house bearing assessment No. 182 and plantations standing thereon.

2. All that land called Nainarwatta, containing in extent 78 feet in length and 11 feet in breadth, situate at Gongawela in Kohonsiya pattu of Matale South; and bounded on the east by the fence of the garden belonging to Marikkar Tamby Vidane Arachchi, south and north by land belonging to Muhammado Tamby, late Vidane Arachchi, and on the west by the boundary of Nalla Tamby Segu Moham-mado Ossen Meera Saibu's houses; together with the plantations standing thereon.

Amount of writ Rs.1,049 . 421, together with legal interest January 25, 1921, till payment in full, and poundage.

C. SENARATNE,

Deputy Fiscal.

Deputy Fiscal's Office,	
Matale, January 22, 1924.	

Southern Province.

In the District Court of Colombo.

M. P. R. Saminathan Chetty of 190, Sea street, .

No. 54,084. · Vs. W. Haramanis de Silva of Balapitiya..... Defendant NOTICE is hereby given that on Saturday, February 16, 1924; at 12 noon, will be sold by public auction at the premises the right, title, and interest of the said defendant in the following property, viz. :--

1. An undivided 1/5 of $\frac{1}{2}$ share of all the soil and trees of the land called Udaowita Pollewwa, situated at Tala gaspe in Bentota Walallawiti korale in Galle District, Southern Province; and bounded on the north by Crown land, east by Crown land, south by dola, and west by dola; containing in extent about 10 acres.

2. An undivided 1/5 part or share of all the soil and trees of the land called Udaowita Pollewwa *alias* Kekunahenakele, situated at Talagaspe aforesaid ; and bounded on the north by Serawagurawatta, east by Udaowitakumbura, south by Walla-ela, and west by Crown land; containing in extent 1 acre 3 roods and 36 perches.

An undivided 1/5 part or share of all the soil and trees of the defined two portions adjoining each other of the land Pansalagodelladeniya *alias* Pansalagodellehena alias Halmepuranahena, alias Kalugalhena Udumulla, situated at Amugoda in Bentota Walallawiti korale; an d which said two defined portions are together bounded on the north by Kandaudawatta, east by Pansalewatta and Hirikumbura, south by lot 3 of this same land, and we st by Kalugalahenawele ; containing in extent 41 acres 1 roord and 32 perches.

4. An undivided 1/5 part or share of all the soil and trees of the land called Meegangodakele Meegangoda Atjahauwlhene Manana alias Meegamuwagoda alias Olugodiahena, together with a like share of all the buildings standing thereon, situated at Weihena ; and bounded on the north, east, and south by Crown lands, and west by Gansabhawa road leading to Weihena; containing in extent 24 acres 3 roods and 22 perches. 5. An undivided 1/5 part or share of all the soil and

trees of the land called Punchipuwakgahahene Polleuwa and Pallihenewela, together with a like share of all the buildings thereon; situated at Pitigala; and bounded on the north and east by Crown land called Punchipuwakgahahene Polleuwa, south by lands described in plan Nos. 156,982 and 156,980, west by lands described in plan Nos. 156,741 and 156,981, and a water-course; containing in extent 8 acres 3 roods and 4 perches.

. On Monday, February 18, 1924, at 12 noon.

6. An undivided 1/5 share of all the soil and trees of the land called Bahuwagodakanda, together with a like share of all the buildings thereon, situated at Wallambagala; and bounded on the north by road, east by Bahuwagodakanda claimed by K. Owinisa or K. Adonchiya and Grown land called Wallambagalawela, south by land purchased by H. S. Peries Fernando, west by land described in plan No. 155,038 and Crown land called Bahuwagodakanda; containing in extent 5 acres 2 roods and 17 perches.

7. An undivided 1/5 part of all the soil and trees of the land called Bahuwagodakanda, together with a like share of all the buildings thereon, situated at Wallambagala; and bounded on the north and west by Crown land called Bahuwagodakanda, east by land described in plan No. 155,037, south by land purchased by H. S. Peris Fernando and the Beraliya ela; containing in extent 3 acres 3 roods and 17 perches.

8. An undivided 1/5 of $\frac{1}{2}$ part or share of all the soil and trees of the land called Balagalakanda-addara Polleuwa, situated at Naranowita; and bounded on all the sides by Crown lands ; containing in extent 2 acres and 27 perches.

9. An undivided 1/5 of 1 part or share of all the soil and trees of the land called Balagala Manana, situated at Naran-owita; and bounded on the north by land in plan No. 153,896, east by land in T. P. 162,825, south by land in T. P. 182,407 and lot 21766 in P. P. 7,617, west by land in T. Ps. 227,487 and 244,584 ; containing in extent 2 acres 1 rood and 6 perches.

10. An undivided 1/5 part or share of all the soil and trees of the defined lot B of the land called Wallambagalawela, situate at Wallambagala; and bounded on the north by land described in plan Nos. 15,503 and 155,037, east by lot A of this land, south by Weralugahaduwa and land described in plan No. 147,921, and west by Crown land called Kottagalkandekele and land described in plan No. 155,038; containing in extent 18 acres and 12 perches.

11. An undivided 1/5 part or share of all the soil and trees of the defined lot C of the land called Wallambagalawela, situate at Wallambagala ; and bounded on the north by Wallambagalawela and lot A of this land, east by Galandukanda, south by Ambagahaduwawatta-addarakumbura claimed by W. Adirian and another, and west by lot D of this land ; containing in extent 4 acres 1 rood and 6 perches as per plan filed of record in case No. 4,021, D. C., Galle.

On Thursday, February 21, 1924, at 12 noon.

12. An undivided 1/5 part or share of all the soil and trees of the defined portion marked lot 105 of the land called Nawaratnagodabedda, together with a like share of all the buildings thereon, situated at Nawaratnagoda at Balapitiya; and bounded on the north by Medunkumbura, east by lot 104 of this land Nawaratnagodakele, south by Weladuragederawatta *alias* Kombuwatta and Pediyagalawatta and lots 115 and 106 of this same land Nawaratnagodakele; containing in extent 7 acres and 2 roods.

13. An undivided 1/5 share of all that defined 3/5 portion marked lot A of Hulanbeddmudiyansegewatta, together with a like share of all the buildings and plantations thereon, situated at Welikadamulla in Welitara; and bounded on the north by Talgahawatta and Gangaaddarawatta, east by rail fence, south by Bogahawatta and west by 2/5 portion of this land marked lot B; containing in extent 2 roods and 18.7 perches.

14. An undivided 1/15 share of all the soil and trees of the defined lot 7 of the land called Beligahawatta, together with a like share of all the buildings thereon, situated at Galmangoda; and bounded on the north by lots 5 and 6 of the same land, east by Colombo road, south by Mapulle Tamby Padinchiwaunwatta, and west by lots 8, 11, 10, and 9 of this same land; containing in extent 13 49 perches.

15. An undivided 1/15 part or share of all the soil and trees of the defined lot 4 of the land called Beligahawatta, together with a like share of all the buildings standing thereon, situated at Galmangoda; and bounded on the north by lots 3A and 3B of this land, east by Colombo road, south by lots 5 and 6 of this land, and west by Nilamuni Mendis Padinchiwaunwatta; containing in extent 2 34 perches.

16. An undivided 1/15 part or share of all the soil and trees of the defined two lots marked 5 and 6 of the land called Beligahawatta, together with a like share of all the buildings thereon, situate at Galmangoda; and together bounded on the north by lot 4, east by Colombo road, south by lots 10, 9, 7, and west by W. Nilamuni Mendis Padinchiwaunwatta; containing in extent 2 34 perches. 17. An undivided 1/5 part or share of all the soil and

17. An undivided 1/5 part or share of all the soil and trees of the defined lot 8 of the land called Beligahawatta, situated at Galmangoda; and bounded on the north by lot 11, east by lot 7, south by Mapulle Tambi Padinchiwaunwatta, and west by Nilamuni Mendis Padinchiwaunwatta; containing in extent 3 64 perches as per plan of partition No. 2,978 made by Mr. F. A. Gunasekare, Surveyor, filed of record in case No. 10,998, D. C., Galle.

On Friday, February 22, 1924, at 12 noon.

18. An undivided 1/5 of $\frac{1}{5}$ part or share of all the soil and trees of the land called Tanipolgahalanga *alias* Pattraketiyekele, together with a like share of all the buildings thereon, situated at Batapola; and bounded on the north by lands appearing in T. Ps. 250,061 and 323,716, east by land claimed by natives and T. Ps. 308,894, 308,479, 256,525 and 195,288, south by reservation for a road, and west by reservation for a road; containing in extent 20 acres 2 roods and 31 perches.

west by restriction for a road, containing acres 2 roads and 31 perches. 19. An undivided 1/5 of $\frac{1}{3}$ part or share of all the soil and trees of the land called Tanipolgahalanga *alias* Pattraketiyekele, together with a like share of all the buildings thereon, situated at Batapola ; and bounded on the north by lots 3, 5, 6 in P. P. 10,260, east and south by reservation along the road, and west by lot 74 in P. P. 10,260; containing in extent 16 acres 3 roods and 15 perches.

along the road, and west by lot $1\pm$ in 1. 1. 1. 19,000, containing in extent 16 acres 3 roods and 15 perches. 20. An undivided 1/5 of $\frac{1}{2}$ part or share of all the soil and trees of the land called Kohilawelakele, together with a like share of all the buildings thereon, situated at Batapola; and bounded on the north by Crown land, east by Crown land, lot 10631 in P. P. 5,040, T. P. 244,147, and land claimed by natives, south by lot 15920 in P. P. 6,154 and Crown land, and west by Crown land and T. P. 196,964; containing in extent 42 acres and 15 perches.

21. An undivided 1/5 of $\frac{1}{2}$ part or share of all the soil and trees of the defined lot 5 of the land called Gammadduwawatta *alias* Ampitiyawatta, together with a like share of all the buildings standing thereon, situated at Watugedera; and bounded on the north by high road, east by Meetiyagodawatta *alias* Ambagahawatta, south by lot 6 of this land, and west by the high road; containing in extent 9 04 perches as per plan of partition No. 348A made by Mr. John A. de Zilva, Surveyor, filed of record in case No. 10,851, D. C., Galle, writ amount Rs. 2,119 43, with legal interest thereon from October 17, 1919, till payment in full, and costs of suit Rs. 808 46 $\frac{1}{2}$.

Fiscal's Office,J. A. LOUBENSZ,Galle, January 17, 1924.Deputy Fiscal.

In the District Court of Colombo.

M. A. R. A. R. Annamaley Chetty of Sea street, Colombo Plaintiff. No. 4,158. Vs.

(1) Mrs. Lucy de Silva Gunasekera, (2) Dionysius Bernard Gunasekera, (3) Alfred Barnes Gunasekera, (4) Edwin Ivers Gunasekera, and (5) Victor Roland Gunasekera, all of Campbell place, Colombo, carrying on business in partnership under the name, style, and firm of U.D.S. Gunasekera to Co

U. D. S. Gunasekera & Co......Defendants. NOTICE is hereby given that on Saturday, February 16, 1924, commencing at 9 o'clock in the forenoon, will be sold by public auction at the premises the right, title, and interest of the said defendants in the following property for the recovery of a sum of Rs. 15,910 · 83, with legal interest thereon from February 23, 1922, till payment in full, and costs, viz:—

All that undivided $\frac{1}{2}$ share of the land called Urawalwatta, situated at Nape in Weligam korale, Matara District, Southern Province; and bounded on the north by Pittekumbura, east by lands appearing in P. P. $\frac{1}{3}31/W$ 600, P. P. 1,163/L 517, a footpath, P. P. 1,163/M 517, and Nugagaha Villa, on the south by another portion of the same land belonging to Mr. Mawalis Silva of Galle, and on the west by land appearing in T. P. No. 111,234; and containing in extent about 100 acres.

Deputy Fiscal's Office. E. T. GOONEWARDENE, Matara, January 17, 1924. Deputy Fiscal.

Eastern Province.

In the Court of Requests of Batticaloa.

(1) U. P. Mohamadu Ismail and (2) U. P. Meerameyathin of KattankudyDefendants.

NOTICE is hereby given that on Saturday, February 23, 1924, commencing at 12 noon, will be sold by public auction at the spot the right, title, and interest of the said defendants in the following property for the recovery of the sum of Rs. 300, with interest thereon at 9 per cent. per annum from June 14, 1923, till payment in full, and costs Rs. 67 88, viz. :--

The southern portion of the estate situated at Ollikulam in Thalankudah in Manmunai pattu, Batticaloa District, Eastern Province; and bounded on the north and south by the estates of Ismalebbe Marakair Abdul Cader Marakair, west by Kampiliyankulam, and east by Manmunai road; in extent 5 acres 1 rood and 23²/₃ perches, with the coconut trees standing thereon and all its rights.

Fiscal's Office, Batticaloa, January 18, 1924.

S. THURAIYAPPAH, Deputy Fiscal.

In the District Court of Batticaloa.

No. 5,391. Vs.

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No. 5,391. Vs.) Avakkerpody Uthumalevvai, (2) Umarugatta Kathisaumma of Kattankudy, Division No. 5, personally and as administratix of the estate of the Difference of the state of th (1)late A. Athambawa......Defendants.

NOTICE is hereby given that on Saturday, February 23, 1924, commencing at 10 o'clock in the forenoon, will be sold by public auction at the spot the right, title, and interest of the said defendants in the following properties for the recovery of the sum of Rs. 720 and cost of suit Rs. 119.86, viz :

(1) The garden called Ambattavalavu, situated at Kattankudy in Manmunai pattu, Batticalos District, Eastern Province; and bounded on the north by the garden of N. Abdurahumalebbe, south by lane, east by the garden of N. Abdurahumalebbe, south by lane, east by the garden of P. Sinnelevvai, and west by the garden of Kasinbawa and others; in extent from north to south 131 fathoms, and from east to west on the northern side 102 fathoms, southern side 82 fathoms, with house, well, coconut trees, produce, and all rights.

(2) The western parcel of the garden called Veeduvalavu, situated at Kattankudy in Manmunai pattu, Batticaloa District, Eastern Province; and bounded on the north by the garden of S. Ahamadulevvei, south by the dowry garden of Ismalevvai Marakair, east by the other share of this garden, and west by lane; in extent from north to south 10 fathoms and from east to west 101 fathoms, with house, well, produce, and all other rights.

Fiscal's Office, Batticaloa, January 16, 1924. S. THURAIYAPPAH, Deputy Fiscal.

In the District Court of Trincomalee.

Tamotarampillai of No. 6 Division, Trinco-..... Plaintiff. No. 925.

Vs. P. Konamalai of No. 3 Division, Trincomalee... Defendant.

NOTICE is hereby given that on dates and hours mentioned below will be sold by public auction at the premises the right, title, and interest of the said defendant in the following properties for the recovery of Rs. 952.651, with interest on Rs. 778.75 at 9 per cent. per annum from June 8, 1923, till payment in full, poundage, and charges, to wit :-

On Saturday, February 23, 1924, commencing at 9 A.M.

(1) A piece of land bearing assessment No. 90, situate at Division No. 11, Trincomalee, coconut trees, mango trees, and other plantations standing thereon; bounded on the north-east by the land belonging to Crown and road, south-east, east, and south land reserved for the use of the public, south-west, land belonging to Crown, and north-west by the land reserved for the use of the public and Crown ; extent 15 acres 3 roods and 7 perches.

On Saturday, February 23, 1924, commencing at 4 P.M.

(2) A piece of land bearing assessment No.140, situate at Division No. 3, Trincomalee, a tiled house of 3 rooms, portico, well, and all rights relating thereto; bounded on the northeast by road, south-east by land belonging to Muttupillai, wife of Varianuttu, north-west by the land belonging to the heirs of the late K. Ampalavanar, and south-west by the land belonging to Wesleyan Mission; extent 17 0656 square perches.

Deputy Fiscal's Office, C. VELUPILLAI, Trincomalee, January 21, 1924. Deputy Fiscal.

North-Western Province.

(6 In the District Court of Kurunegala. •/ andagiri Patirennehelage Hendrick Appuhami of No. 5,206. Vs.

Withana Kankanamalage Pieris Appu of Bolana, presently of Kebellawita Defendant.

NOTICE is hereby given that on Saturday, February 23, 1924, commencing at 1 o'clock in the afternoon, will be sold by public auction at the premises the right, title, and interest

of the said defendant in the following property, mortgaged by bond No. 3,527 dated August 22, 1913, and attested by H. S. T. Senanayaka, Notary Public;-

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

village limit of Galpottepola, and on the west by galenda. (2) An undivided $\frac{1}{2}$ share of Kajugahamulahena of 2 pelas paddy sowing extent, situated at the aforesaid village; and bounded on the north by the garden, on the east by galenda, on the south by limit of the village Galpottepola, and on the west by gonna tree. (3) An undivided 1/16 share of Balidamanagalagawahena

5 lahas paddy sowing in extent, situate at Kebellawita aforesaid; and bounded on the north by Ambagahamulahena, on the east by Meemaldeniyahena, on the south by

Galenda, on the west by Polwatta. (4) An undivided $\frac{1}{2}$ share of Pelapolwatta of 8 lahas of paddy sowing extent, situate at Kebellawita; and bounded on the north by endaru fence on the limit of Nowatta, on

on the north by endaru fence on the limit of Nowatta, on the east by Balidamanagalagawahana, on the south by Kajugahamulahena, and on the west by gansuriya fence. (5) An undivided § shares of Delgahamulahena, 5 lahas of kurakkan sowing in extent, situate at the aforesaid village; and bounded on the north by Udagaldeniya-kumbura, on the east by garden of Kiri Banda, on th south by Meemaldeniyehenyaya, and on the west by galena. Amount to be levied Rs. 780 · 15, and poundage.

Amount to be levied Rs. 780.15, and	poundage.	
Fiscal's Office, S. D. Kurunegala, January 21, 1924.	SAMARASINHA, Deputy Fiscal.	
In the District Court of Pu	ttalam.	E

Mena Pana Suna Udayappa Chetty of Puttalam...Plaintiff. Vs. No. 3.574.

, muna nawanna Cader Saibo Marikar, (2) Muna Kawanna Muna Mohamado Ali Marikar, both of Kalpitiya (1) Muna Kawanna Cader Saibo Marikar. (2)

Kalpitiya Defendants. NOTICE is hereby given that on Saturday, February 16, 1924, commencing at 11 o'clock in the formoon, will be sold by public auction at the premises the sold by, title, and interest of the said defendants in the following property, viz. :-

All that garden called Thangmuttuveeduvalavukany, situate at Sinnakudirippu in Kalpitiya town, in Kalpitiya division, in the District of Puttalam, in the North-Western Province, containing in extent more or less $1\frac{1}{2}$ acre; and is bounded on the north by road, east by lane or footpath, south by the garden of Moona Moota Wapitche, and west by the garden of the heirs of Neina Mohamado Lebbe. The entirety within these boundaries. An undivided 27/30 shares of the garden called Thala-

vantotam, situate at the aforesaid place, containing in extent 20 acres more or less; and is bounded on the north by the garden of Ena Kawanna Ena Elavathamby Marikar and others and Crown plan, east by seashore (lake shore), south by stone pillar or post and road, and west by the garden of Ana Kawanna Assan Kudoos Marikar and others.

For the recovery of the sum of Rs. 6,547 50, with interest on Rs. 4,500 at 12 per cent. per annum from February 16, 1923, till September 5, 1923, and legal interest thereafter, poundage, cost of action, Fiscal charges.

Fiscal's Office, S. M. P. VANDERKOEN, Puttalam, January 21, 1924. Deputy Fiscal.

North-Central Province.

In the Court of Requests of Anuradhapura.

N. K. Muttusamy of Anuradhapura . $\overline{0}$ Defendant. Plaintiff. *I*...` No. 11,592. Vs.

S. Tambapillai of Anuradhapura..... NOTICE is hereby given that on Saturday, February 16. 1924, at 10 o'clock in the forenoon, will be sold by public auction at the spot the right, title of the said defendant in the following property for recovery of Rs. 163 75, with legal interest on Rs. 142 50 from October 30, 1922, till payment in full, and poundage :---

An undivided ½ share of lot No. 475 in title plan No. 134,589, situated in the town of Anuradhapura; and bounded on the north by channel, east by land described in title plan No. 134,588, south by land belonging to Kaliamma, and west by Crown land; containing in extent about 3 acres, together with buildings and plantations standing thereon.

Fiscal's Office, EDWARD JOSEPH, Anuradhapura, January 18, 1924. for Fiscal.

province of Sabaragamuwa.

In the District Court of Ratnapura.

The Saffragam Rubber and Tea Co. of Ceylon, Ltd. Plaintiffs. No. 3,054. Vs:

Wappusa Marikar Habibu Umma of Kalutara, substituted defendant in the room of the deceased Awu Lebbe Lebbe Marikar Mustapha Lebbe Hadjiar Defendant

NOTICE is hereby given that on February 26, 1924, 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 for the recovery of the sum of Rs. 918.62, with interest on Rs. 1,520.22 at 9 per cent. per annum from June 23, 1916, till payment in full, and poundage, viz. :-

1. All that land called Tepulangoda tea estate comprising the allotments of land called Pattiyewatta, Pahalahewa-walehena, Colombagewatta, Egodawatta, Wilagawahena, Henawalehena, Egodawattehena, Colombugamagehitiya-egodawatta, together with the buildings standing thereon ; bounded on the north by lands belonging to Mustapha Lebbe Marikar and villagers, east by Kuruwitagekumbura, south by Hidellanagammaima, west by Amutagoda; in extent about 18 acres, situate at Tepulangoda.

On the same day at 11 A.M.

ξ.

All that tea and coconut estate comprising two 2. allotments of land called Binkattiya, together with the tea store and other buildings standing thereon, situate at Hidellana; bounded on the north by T. P. 99,533, east by high road, south by garden of Oodimenike and land in T. P. 46,533, and west by T. P. 46,533; in extent 12 acres.

On the same day commencing at 2 P.M.

An undivided } share of the coconut estate comprising 3. Atakatagewatta, Horagahadeniya, Batahena, and Bata-henedeniya, together with the tiled house and other buildings standing thereon, situate at Ketaliyanpalla; bounded on the north by kumbura, east by lands belonged to villagers, south and west by Bandarahena; of the extent

of 24 acres and 27 perches. 4. An undivided $\frac{1}{2}$ share of the coconut estate called 4. An undivided $\frac{1}{2}$ share of the coconut estate called Kiriwanakadehena, together with the buildings standing thereon, situate at Ketaliyanpalla; bounded on the north by T. P. 164,541, east by T. P. 46,533 and reservation, south by reservation along the path and T. P. 191,382, and west by T. Ps. 191,382 and 164,541; in extent 3 acres 3 roads and 14 perchas 3 roods and 14 perches.

Fiscal's Office, R. E. D. ABEYRATNA, Ratnapura, January 17, 1924. Deputy Fiscal. 4

1.163 In the Diffrict Court of Ratnapura. J. F. Graro de atal ra..... Plaintiff. No. 3,560 Vs.

J. M. Oliveux of Ratnapura.....Defendant. NOTICE is hereby given that on February 28, 1924, at

11 o'clock in the forenoon, will be sold by public auction at the premises the right, title, and interest of the said plaintiff in the following property for the recovery of the sum of Rs. 180.48, and poundage, less Rs. 140:-

1. An undivided 1/24 and 1/18 share of the building called Richmond Hotel, now bearing assessment Nos. 188,

188A, and 188B, and of the land on which the said building stands, situate in the town of Ratnapura; and bounded on_ the north by Uralindawatta belonging to Mahamadu-Aratchilaye Lamaetana, east by a portion of the same land and house now bearing assessment No. 187, belonging to ; Asan Lebbe Marikar (the old No. 381), south by high road, and west by land belonging to Meera Lebbe Marikar Tangane; and containing in extent 39 perches.

On the same day, commencing at 2 P.M., at the plaintiff's house.

(1) One ebony easy chair; (2) one nadun easy chair; (3) one chair; (4) two ebony couches; (5) six satinwood ladies' chairs; (6) one round table; (7) one almirah; (8) one whatnot.

Fiscal's Office,	S. S. NAVARATNAM,
Ratnapura, January 22, 1924.	Deputy Fiscal.

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In the District Court of Ratnapura.	
In the District Court of Rathapura.	

James Vandenberg of Ratnapura Vs.

No. 3,704.

Kahawitage Don Sadiris de Alwis Appuhamy of Galature Defendant.

NOTICE is hereby given that on March 1, 1924, at 11 o'clock in the forenoon, will be sold by public auction at the premises the right, title, and interest of the said defendant in the following property for the recovery of the F sum of Rs. 191.80, with interest on Rs. 500 at 12 per cent. per annum from November 9, 1921, to December 8, 1921, and thereafter at 9 per cent. per annum on the aggregate amount till payment, and poundage, less Rs. 43 · 10 :---

1. An undivided 1 share of Gedarakumbura, Gedarawela, and Bowiladeniya, of the extent of 5 pelas of paddy; bounded on the north by Watowita-ela, east by Paranawatta, south by Gonapelawwekumbura, west by ela; situate at Galature.

2. An undivided 1 share of Dehigahapelpolekumbura, of the extent of 1 amunam of paddy; bounded on the north by Bandihettiwelakumbura, east and south by tea estate. 3. An undivided ½ share of Paranawatta, Ganga-addara-

watta, and kumbura, of the extent of 20 seers of kurahan; bounded on the north by Watowita ela, east by Galaturuganga, south by Gangabodahena, west by Gedarakumbura and wella; situate at ditto.

4. An undivided 1 share of Guhalawala, Guhalambe-kumbura, and Ebuwalahena, of the extent of 8 amunams of paddy; bounded on the north by Hettipatirapanguweima, east by Galaturu-ganga and a portion of rubber estate, south by rubber estate, west by Mudunpitagekumbura and rubber estate; situate at ditto.

5. An undivided 1/2 share of Yalkumbura, of the extent of 2 pelas and 5 kurunies of paddy; bounded on the north by inniyara, east by ela, south by Rukuleinniyara, west by Godakele ; situate at ditto.

6. An undivided 1 share of Watowita and Watowitegodella, of the extent of 6 pelas of paddy; bounded on the north by Higgahagodella, east by Galaturu-ganga, south and west by Watowita-ela; situate at ditto. 7. An undivided $\frac{1}{3}$ share of Pudawapuwattewela, of

extent of 1 amunum of paddy; bounded on the north and east by Galaturu-ganga, south by Pudawapuwatta, west by Gamagewatta ; situate at ditto. 8. An undivided $\frac{1}{3}$ share of Kotalayaelagawakanatta, of

the extent of 12 seers of kurakkan ; bounded on the north by Hettipatirapanguweima, east by Kirihatanilayewela, south by Ketala-ela, west by Hettipatirapanguwemaima ; situate at ditto.

9. An undivided 1/12 share of Galagawakadewatta, of the extent of about 3 acres, with the plantations and the buildings standing thereon; bounded on the north by kumbura and minor road, east by Galaturu-ganga, south by Mahagala, and west by minor road ; situate at ditto.

Fiscal's Office.	R. E. D.	ABEYRATNE,
Ratnapura, January 22,	1924.	Deputy Fiscal.
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Plaintiff

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In the District Court of Ratnapura.

Daniel Elmore Jayatilaka, Proctor, of Ratnapura. . Plaintiff. No. 3,813. Vs.

Kirihenage Alice Nona of Dela Defendant. NOTICE is hereby given that on February 15, 1924, commencing at 11 o'clock in the forenoon, will be sold by public action at the premises the right, title, and interest of the said defendant in the following property specially mortgaged and decreed to be sold by the decree entered in the above case for the recovery of the sum of Rs. 513.96, with interest on Rs. 250 at 10 per cent. per annum from June 29, 1922, to July 18, 1922, and thereafter legal interest on the aggregate amount till payment in full, and poundage, viz. :

1. An undivided 1 share of the field called Medawitiwelakumbura appertaining to Dela Nindagama, situate at Dela in Meda pattu of Nawadun korale; which said field is bounded on the north by Mahakumbura, east by ela and Mahakumbura, south by Godakumbura and Gammasankumbura, and west by Depa-ela; and containing in extent 2 pelas of paddy, or 1 acre 2 roods and 15 perches.

An undivided 1 share of the field called Godakumbura 2. appertaining to Dela Nindagama, situated in the Meda pattu aforesaid ; bounded on the north by Medawiti-welakumbura, east by Maha-ela, south by Gedarakumbura, and on the west by Telhawadiyagekumbura; and containing

on the west by Teinawauyaga. in extent about 2 pelas of paddy sowing. 3. The land called Elledolalangahiggaswatta appertain. The land called Elledolalangahiggaswatta appertain. pattu of Nawadun korale; bounded on the north by We-ganga, east by Galapitawatta and Aluketiya, south by rubber estate, and on the west by Elle-dola ; and containing in extent about 21 acres.

R. E. D. ABEYRATNE, Fiscal's Office. Ratnapura, January 17, 1924. Deputy Fiscal.

In the District Court of Ratnapura.

Hiellana Mudalimahatmaya Seneviratana of Ganegoda Plaintiff.

- No. 3,837. $\mathbf{v}_{\mathbf{s}}.$ 1) Waraketiye Udage Ranmenike, (2) Dimbulwitiye Kankanamalaye Dingirimudianse, (3) ditto Dingiri-

mahatmaya, (4) ditto Kirimenike, all of BatugedaraDefendants.

NOTICE is hereby given that on February 25, 1924, commencing at 11 o'clock in the forenoon, will be sold by public auction at the premises the right, title, and interest of the said defendants in the following property specially mortgaged for the recovery of the sum of Rs. 864 55, with legal interest thereon from August 12, 1922, till payment in full, and poundage, viz. :-

In run, and pointage, viz. .---I. An undivided 1 share of the soil and plantations of Dimbulwitiyewatta and an undivided 1 share of the tiled house standing thereon; bounded on the north by agala between the garden of Muhandirammahatmaya, east by agala between the garden of Sumappu, south by agala of the garden of Romanis Baas, and west by agala between Deniyewatta; containing within the boundaries about 12 seers of kurakkan, situate at Batugedara. 2. An undivided 1 share of the soil and plantations of

2. An undivided 1 share of the soil and plantations of Peelegedarawatta, bounded on the north by wella taking water to Rukkettanapitiya, east by agala and Pansalehena, south by Pitadeniyewatta and galweta, and west by agala; containing in extent about 6 seers of kurakkan, situate at ditto.

3. An undivided 1 share of the soil and plantations of Jambolagahakanattewatta; bounded on the north by Delpattanagegodagalweta, east by the same galweta and Pahalawatteagala, south by Paluwattegalweta, and west by Pansalewatteagala; containing in extent about 4 seers of kurakkan, situate at ditto.

4. An undivided ‡ share of the soil and plantations of Deniyewatta; bounded on the north by Kaluhamigewatta Deniyewatta; bounded on the north by Kalunamigewatta and Deniyekumbura, east by Dimbulwitiageassedduma and agala, south by Mohottallagewatta, west by the land belonging to Hamy and the land belonging to Crown; containing in extent about 8 seers of kurakkan, situate at ditto

An undivided 1 share of Muttettuwa; bounded on the Б. north by Durayagekumbura, east by Paranawaluwewatta, south by Bathambure, west by Durayagegodewaluwewatta;

containing in extent 3 pelas of paddy, situate at ditto. 6. An undivided $\frac{1}{2}$ share of Maddumagekumbura; bounded on the north by Dalpattanagekumbura, east by Pitawella, south by Mulwakkadakumbura, and west by Pinhamigewatta; containing in extent about 2 pelas of paddy, situate at ditto.

Fiscal's Office, R. E. D. ABEYRATNE, Ratnapura, January 21, 1924. Deputy Fiscal.

In the District Court of Colombo.

R. M. M. S. T. Vyranam Chetty and (2) R. M. M. S. T. Ramasamy Chetty, both of Sea street, Colombo...Plaintiffs No. 4,471. Vs.
 Edmund Clarke de Fonseka and (2) Hvangaline Marian de Fonseka, both of Bambalapitiya,

Colombo Defendants

NOTICE is hereby given that on February 20, 1924, at 11 o'clock in the forenoon, will be sold by public auction at the premises the following property specially mortgaged and decreed to be sold by the decree entered in the above case for the recovery of the sum of Rs. 91,012 50, with interest on Rs. 85,000 at 131 per cent. per annum from March 27, 1922, till September 14, 1922, and thereaft further interest on the aggregate amount at $13\frac{1}{2}$ per cer per annum till payment in full, and costs, viz. :

1. All that and those the estate, plantation, and pr mises called or known as Massenna, comprising the following allotments of land, to wit, all those the two in one annexel parts of the late Crown forest land called Massenniamukalana, situate near the village of Balangoda in Helauda -palata of Meda korale, four miles from the high road to Ratnapura and thirty miles from Ratnapura, in the Refna-pura District, Province of Sabaragamuwa; one, bou ded on the north by Government lands, Pittygelle, and Vanu-cellekanda, on the east by the other pott of Massenna-Solution in the south by the other part of Massenna-mukalana, on the south by land applied for by Mr. William Stewart, and on the west by Massenegama; containing in extent 589 acres 1 rood and $39\frac{1}{2}$ perches; and the other, bounded on the north-east by Government land, Bambarabottookanda, on the south-east by Government land, on the south-west by Bambaragallehena claimed by Hurawella Wattukarayar and others, and on the north-west by the other part of this forest ; containing in extent 557 acres 391 perches, according to the title plan thereof No. 45,361 dated December 13, 1841, authenticated by F. B. Norris, Surveyor-General (excluding, however, therefrom a portion in extent 150 acres, sold and transferred to Dr. L. A. White by deed dated December 13, 1877, attested by A. O. Joseph of Colombo, Notary Public).

2. All that portion of land called Massennamukalana, situate in the village Balangoda aforesaid; bounded on the north, west, and south by land supposed to belong to Government, and on the east by a portion of Massenna estate claim No. 45,361, of which it is a portion ; containing in extent 150 acres.

3. All those two contiguous allotments of portions of land, namely, the lot marked B in the plan thereof dated August 18, 1918, made by Philip Fowke, Licensed Surveyor, being a divided portion of the land described in title plan No. 136,836, and the lot marked D in the said plan, being a divided portion of the land described in title plan No. 109,315, situate in Massenna village in Helauda palata, in Meda korale aforesaid; and bounded on the north by lot marked A in the said plan, being the remaining portion of the land described in the said title plan No. 186,836, and the lot marked C in the said plan, being the remaining portion of the land described in the said plan No. 109,315, on the east by the road from Massenna estate to Balangoda and land described in title plan No. 136,813, on the south by land claimed by natives, land claimed by Hatana, land claimed by D. Banda, a road, Nahalmeela, land described in title plan No. 77,495, land claimed by P. Kirimenika and others, land claimed by Maddumaya, and land claimed by Banda, and on the west by Massenna estate the property of E. C. de Fonseka ; containing in extent 115 acres 3 roods and 30 perches, according to the said plan dated August 18, 1918, made by the said Philip Fowke.

4. All that tract of high ground called Meddaykanda-mukalana, situate in Meddekanda in Helauda palata aforesaid; and bounded on the north by the property of Mr. James Stewart, on the east by the property of Mr. William Stewart, on the south-west and west by waste private property; containing in extent 186 acres 3 roods and 72/100 perch according to title plan thereof No. 47,509 dated February 2 and March 20, 1844, authenticated by the said F. B. Norris, subject to the primary mortgage thereon created by bond No. 2,577 dated February 2, 1921, attested by E. L. de Silva of Ratnapura, Notary Public, for Rs. 27,000 and interest in favour of A. R. M. Raman Chetty of Ratnapura.

Fiscal's Office, R. E. D. ABEYBATNE, Ratnapura, January 17, 1924. Deputy Fiscal.

In the District Court of Kegetla.

Wijaya Senerath Kadikawa of Hathnagala.....Plaintiff. No. 6,120. Vs/ 2 Gamarallage Hondaharay of Panawala...... Defendant.

NOTICE is hereby given that on Riday, February 22, 1924 at 1 o'clock in the afternoon, will be sold by public auction at the premises the right, title, and interest of the said defendant in the following property mortgaged with the plaintiff and decreed to be sold by the decree entered in the above case for the recovery of the sum of Rs. 819 74, with legal interest on Rs. 700 from July 12, 1922; till payment, viz. :-

An undivided 1 share of the field called Indure-1. liyaddakumbura, situate at Panawala in Panawal korale of Three Korales, in the District of Kegalla; bounded on the north by Godahena, east and south by the chenas Mahawatta, west by ela; containing in extent about of. 24 bushels of paddy sowing.

An undivided & share of Mahawattehena, Mederiyehend, Kaneiyagalahena, and Minimaruwehena, situate at Panawala as aforesaid; bounded on the north by Kankanadralagehena and Kattadiralagehena, east by Maha-ela, south by Pelagahadeniya and Mahapuranedeniya, west by the village limit of Rangegama, and the tea estate ; containing in extent about 8 amunams of paddy sowing. 3. An undivided $\frac{1}{3}$ share of Malegawatta *alias* Kovila-

gawawatta, situate at Panawala as aforesaid ; bounded on the north by Garee-ettanagewatta and the ditch, east by high road, south by ditch of Mudalihany's garden, west by Batangala tea estate ; containing in extent 3 beras of paddy sowing.

4. An undivided ³/₄ share of Modafamulleowita, situate at Yogama as aforesaid; bounded on the north by Singap-puliaraccillageowita, east by ganga, south by Maha-ela, west by Elaganaowitakumbura; containing in extent

bounded on the north by Singappularaccillage Gammaima and ditch, east by Elaganaowita, south by Maha-ela, west by Yogama rubber estate; containing in extent about $2\frac{1}{2}$ beras of paddy sowing.

6. The land called Kadanwalahenawatta and Udaowitehenawatta, adjoining each other, situate at Panawala aforesaid; bounded on the north by ela and rubber estate, east and south by the rubber estate, west by Gomala-oya and Udaowita; containing in extent about 2 acres.

Fiscal's Office, CHARLES DE SILVA, Avissawella, January 22, 1924. Figeal's Marshal.

In the District Court of Megalla.

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and five others, all of Balawathgama..... Defendants. NOTICE is hereby given that on February 23, 1924, commencing at 2 o'clock in the afternoon, will be sold by public auction at the respective premises the right, title, an interest of the said defendants in the following property, viz. :-

1. An undivided 5/6 share of Hitinagederawatta of 3 pelas paddy sowing extent, and the adjoining land Pallewatta of 1 pela paddy sowing extent ; together bounded on

the east by ditch, south also by ditch, west by the limit of Galpottewatta, and north by Menamagewatteagala and Galwetiya; situated at Balawathgama in Tumpalata pattu of Paranakuru korale, in the District of Kegalla of the Province of Sabaragamuwa.

2. Mahakumbura of 2 pelas paddy sowing extent; bounded on the east by the limitary ridge of the field belonging to Werake Arachchi, south by godaiura, west by Louturawakiyana kumburenuda, and north by godaiura; situated at Balawatgama aforesaid. 3. The land called Wagollehena of 1 amunam paddy

sowing extent; and bounded on the east by Tennewattehena, south by Adiyakotuwewattehena, west and north by ditch ; situated at Balawatgama aforesaid.

An undivided 5/12 of Rukmalekumbura of 2 pelas paddy sowing extent; and bounded on the east by Talgaspitiyege kumbure imaniyara, south by godaiura, west by oya, and north by godaiura; situated at Balawatgama aforesaid.

5. An undivided 5/6 share of Galapitahena of 1 pela paddy sowing extent; and bounded on the east by Habaralapitigeheneima, south by Watapolageheneima, west by Galenda, and north by wela; situated at Balawatgama aforesaid.

6. An undivided 5/6 share of Kumburagawaowatarehena of 16 lahas paddy sowing ; bounded on the east by Meramagehene-ima, south by wela, west by Talgomuwegamma-ima and north by Atukoralalagehene-ima; situated at Balawatgama aforesaid

To recover a sum of Rs. 1,435.11, with interest on Rs. 1,147.50 at the rate of 15 cents per ten rupees per mensem from September 7, 1922, till February 21, 1923, and thereafter with legal interest on the aggregate sum till payment in full and poundage.

Deputy Fiscal's Office,		÷.,	G. WIRARATNA,
Kegalla, January 21, 1924.	,	. • '	Deputy Fiscal.

In the District Court of Colombo.

Walter Henry Aitken of Yarmouth, Isle of Wight, and anotherPlaintiffs

No. 52,712. Vs. John Henry Meedeniya of Ruwanwella Defendant. NOTICE is hereby given that on March 1, 1924, commencing at 10 o'clock in the forenoon, will be sold by public auction at the respective premises the right, title,

and interest of the said defendant in the following property, viz. : All that and those the estate, plantations, and premises

called and known as Bokumbura, comprising the following allotments of land, which said allotments of land following allotments of land, which sale another state and adjoin each other and from their situation as respects each other can be included in one survey, to wit :-

1. All that allotment of land called Medakumbura. situated in the village Golahela in Mawata pattu, Parana-kuru korale in the District of Kegalla ; and bounded on the east by eura (bank), south by depawella, west by eura (bank), and on the north by oya; containing in extent 3 amunams of paddy sowing, registered A 4/10 in the Kegalla District Land Registry Office.

2. All that allotment of land called Ellamalpothakumbura, situated in the village Golahela aforesaid; bounded on the east by Ellawella, south, west, and north by eura (bank); containing in extent 6 lahas of paddy sowing, registered A 4/11 in the Kegalla District, Land Registry Office.

3. All that allotment of land called Dikdeniyakumbura, situated in the village Golahela aforesaid ; bounded on the east and south by eura (bank), west by Ellawella, and north by Kegallerallagekumbura; containing in extent 12 lahas of paddy, registered A 4/12 in the Kegalla District Land Registry Office.

4. All those contiguous allotments of land called Kegallakumbura in extent 3 pelas, Wewelgalahena in extent 5 lahas, Hapugahamulahena in extent 6 pelas, Talgahamulahena in extent 3 amunams, and Moonamalgahamulahena in extent 12 lahas, situated in the village Golahela aforesaid; and bounded on the east by Wadukulawalagala and Polagala, south by Am pagalamada, west by Kooliya-gala, and on the north by Munamalgahamulahena; excluding, however, a portion in extent 1 pela from the lots

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called Hapugahamulahena and Talgahamulahena sold and conveyed to Nelundeniyalage Balaya of Golahela by deed No. 40,476 dated May 4, 1904, and attested by D. C. Appuhamy, Notary Public, registered A 4/13 in the Kegalla District Land Registry Office.

5. All those contiguous allotments of land called Bokumburehena, Tinayawattehena, and Welikadamukalana, situated in the village Golahelä aforesaid ; bounded on the east by Kopiwatte-ela, south by Metihakka, west by Kopiwattemala-ela, and on the north by oya and Siriyagewatta ; containing in extent 8 amunams paddy sowing, registered A 4/14 in the Kegalla District Land Registry Office.

A 4/14 in the Kegalia District Land Registry Office. 6. All that allotment of land called Dikdeniyehena, situated in the village Golahela aforesaid; and bounded on the east by Niyandagalegala, south-west and north by Ranwalawalauwehena; containing in extent 12 lahas paddy, registered A 4/15 in the Kegalla District Land Registry Office.

7. All that allotment of land called Wewehena, situated in the village Golahela aforesaid; bounded on the east by wewa, south-west and north by Ranwalawalawahena; containing in extent 15 lahas paddy, registered A 4/16 in the Kegalla District Land Registry Office; which aforesaid seven allotments of land are held and possessed under and by virtue of two deeds: (1) No. 12,776 dated July 20, 1887, attested by D. C. Appuhamy, Notary Public, and (2) No. 7,439 dated April 24, 1889, and attested by K. A. Induhamy, Notary Public.

8. All that allotment of land called Bokumburahena, situated in the village Golahela aforesaid; and bounded on the north by T. P. 193,787, east by land claimed by natives and Palkumbure-ela, south by land claimed by natives, and west by lot J 19 in P. P. 158 and T. P. 193,787; containing in extent 1 acre 2 roods and 2 perches according to the survey and description thereof authenticated by P. D. Warren, Acting Surveyor-General, bearing date September 11, 1901, No. 193,786, held and possessed under and by virtue of a Government grant dated March 1, 1902, registered A 33/5 in the Kegalla District Land Registry Office.

9. All that allotment of land called Bokumburehena, situated in the village Golahela aforesaid; bounded on the north by land claimed by natives, east by land claimed by natives and T. P. 193,786, south by T. P. 193,786 and lot J 19 in P. P. 158, and west by lot J 19 in P. P. 158; containing in extent 12 acres and 15 perches, according to the survey and description thereof authenticated by the said P. D. Warren, bearing date September 11, 1901, No. 193,887, held and possessed under and by virtue of a Government grant dated March 1, 1902, registered A 33/6 in the Kegalla District Land Registry Office.

10. All that allotment of land called Meangammeddehena, situated in the village Golahela aforesaid; bounded on the north by Mala-ela, east by lots C 57 and B 57 in P. P. 371 and T. Ps. 193,787 and 193,786, south by land claimed by natives, and lot U 53 in P. P. 303, west by lots U 53, T 53, and S 53 in P. P. 303 and Mala-ela; containing in extent 26 acres according to the survey and description thereof authenticated by the said P. D. Warren, bearing date November 13, 1907, No. 246,625, annexed to the certificate of quiet possession granted in favour of the defendant, No. 958 dated February 12, 1908.

11. All that allotment of land called Wewelgalahena alias Ampegalamadehenamukalana, situated in the village Golahela aforesaid; bounded on the north by land claimed by natives, east by land claimed by natives and Bulugashena-ela, south by land claimed by natives, and west by T. P. 210,623; containing in extent 10 acres 1 rood and 28 perches, according to the survey and description thereof authenticated by the said P. D. Warren, bearing date April 19, 1905, No. 223,594, held and possessed under and virtue of a Government grant dated August 7, 1905, registered A 49/185 in the Kegalla District Land Registry Office.

12. All that allotment of land called Renedelehena, situated in the village Karapalagala in Mawata pattu, Paranakuru korale, in the District of Kegalla aforesand i bounded on the west by land claimed by natives and meservation along the footpath, and on all other sides by land claimed by natives; containing in extent 3 acres 2 roceds and 32 perches, according to the survey and description thereof authenticated by F. H. Grinlinton, Surveyor Generi al, bearing date January 5, 1904, No. 210,623, held a nd possessed under and by virtue of a Government gran at dated August 25, 1904, registered A 49/184 in the Kegan bistrict Land Registry Office.

Together with the buildings, bungalows, machinerty, fixtures, furniture, tools, implements, cattle, and other the dead and live stock, crops, produce, and appurtenances whatsoever to the said Bokumbura estate and provises belonging or in anywise appertaining or held to belong or be appurtenant thereto, and all the estate, right, title, interest, property, claim, and demand whatsoever of the said defendant of, in, to, upon, or out of the said Bokumbura estate and premises. To levy Rs. 1,657.89, with interest thereon at the rate of

To levy Rs. 1,657 89, with interest thereon at the rate of 9 per cent. per annum from September 24, 1919, till payment in full, and costs Rs. 354 59, and poundage.

Deputy Fiscal's Office, Kegalla, January 19, 1924. G. WIRARATNA, Deputy Fiscal.

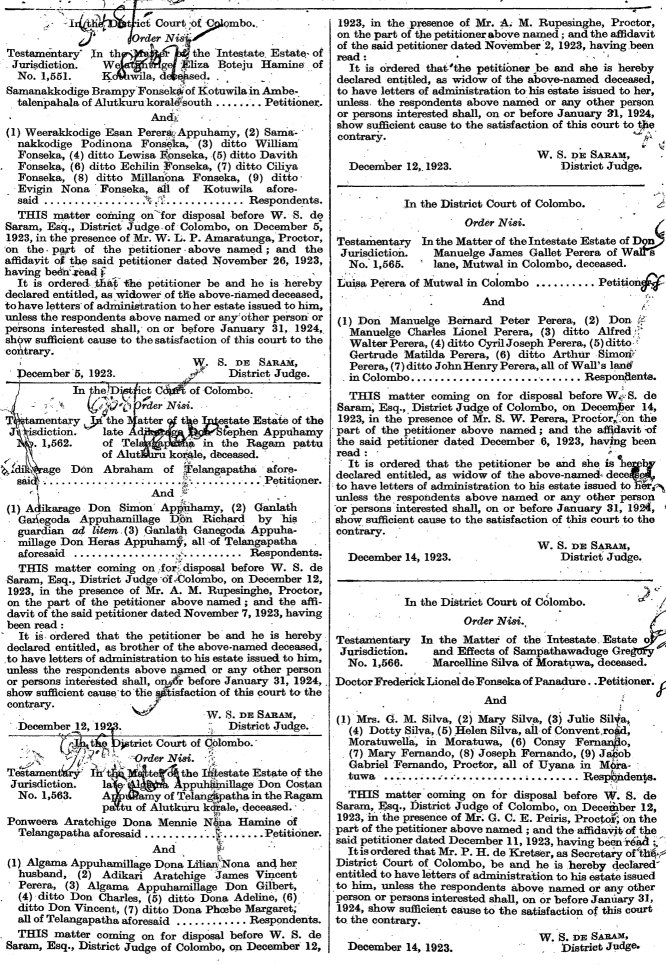
I, WILLIAM LORING KINDERSLEY, Fiscal of the Central Province, do hereby appoint Mr. James Alexander Sirimanne to be my Marshal for the division of Nuwara Eliya, with effect from January 3, 1924, under Ordinance No. 4 of 1867, and authorize him to perform the duties and exercise the authority of Marshall, for which this shall be his warrant.

Fiscal's Office, Kandy, January 12/16, 1924.				W. L. KINDERSLEY, Fiscal.
On Standing Notices	IN TESTA	MENTARY	ACTIONS.	
 The District Court of Colom Order Nisi. Testamentary In the Matter of the Inte Jurisdiction. Balasuriyage Peris Perera No. 1,552. Welikada, deceased. Meepevitanage Sopa Perera Hamine of Welika And Balasuriyage William Perera Appuham giriya, (2) ditto Catherina and her (3) Gangodavilage Matthenis Appuhamy (6) J Gangodavilage Mathenis Appuhamy, (6) J Perera, (7) Abraham Perera, all kada	state Estate of a Appuhamy of adaPetitioner. by of Raja- r husband f Welikada, 5) Walpola Nenewathie of Weli- Respondents. efore W. S. de	part of the per the said petitic read : It is ordered declared entitle have letters of unless the resp or persons into	titioner above n oner dated Nove d that the peti- ed, as widow of t f administration pondents above rested shall, on cause to the sat	. W. Perera, Proctor, on the hamed ; and the affidavit of ember 29, 1923, having been tioner be and she is hereby he above-named deceased, to to his estate issued to her, named or any other person or before January 31; 1924, tisfaction of this court to the W. S. DE SARAM, Additional District Judge.

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In the District Court of Colombo. Order Nisi.

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Testamentary Jurisdiction. No. 1,567. In the Matter of the Intestate Estate and Effects of the late Rajapasapedige Seda, Police Dureya of Radawadunna in the Udugaha pattu of Siyane korale, deceased.

Karunapedige Noiya of Radawadunna in the Udugaha 0 And

(1) Rajapasapedige Babona, (2) ditto Miya, (3) ditto Apansuwa, (4) ditto Thepanisa, (5) ditto Ransa, (6)

17, 1923, in the presence of Mr. W. V. Mendis, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated December 14, 1923, 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 February 7, 1924, show sufficient cause to the satisfaction of this court to the contrary. . W. S. DE SARAM,

District Judge.

In the District Court of Colombo.

December 17, 1923.

Order Nisi.

Testamentary In the Matter of the Last Will and Testa Jarisdiction. ment of Sedar Din, son of Pir Bukhsh of No. 1.572. Lahore, deceased. Moonshi Syed Karim of No. 6, Vincent street, Colombo Petitioner

THIS matter coming on for disposal before W. S. de Stam, Esq., District Judge of Colombo, on December 19, 1923, in the presence of Messrs. T. D. & E. L. Mack, Proctors, on the part of the petitioner above mamed; and the affidavits (1) of the said petitioner dated December 14, 1923, (2) exemplification of the last will of the above-named deceeded dated Avgravit 12, 1016 (2) deceased dated August 12, 1916, (3) power of attorney in favour of the petitioner dated September 27, 1922, and (4, the order of the Supreme Court dated November 2, 1923) having been read :

It is ordered that the last will of Sadar Din, deceased, of which a certified copy of 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 pet-tioner, as the attorney of Mohamed Ali, the executor under the said will, is entitled to have letters of administration (with copy of the said will annexed) issued to him, unless any person or persons interested shall, on or before Feb-ruary 14, 1924, show sufficient cause to the satisfaction of this court to the contrary.

W. S. DE SARAM, December 19, 1923. District Judge.
In the District Court of Colombo. Order Nisi. Testamentary In the Matter of the Intestate Estate and
No. 1,584. Effects of Uduwarage Don Philip Appu- hamy, late of Gonawala in the Adikari pattu of the Siyane korale.
Dduwange Don Abraham of Gonawala afore- said 9 Petitioner.
1) Algama Appuhamylage Dona Marthina Hamine, widow of the said Uduwarage Don Philip Appuhamy, deceased, (2) Uduwarage Dona Elizabeth, wife of (3) K. Arthur Elapatha, (4) Uduwarage Dona Emily, and (5) ditto Don Samuel, all of Gonawala aforesaid
THIS matter coming on for disposal before W. S. de Saram, Esq., District Judge of Colombo, on December 20, 1923, in the presence of Mr. L. A. Wanigasuria, Proctor,

on the part of the petitioner above named; and the affidavit of the said petitioner dated December 18, 1923, 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 February 14, 1924, show sufficient cause to the satisfaction of this court to the contrary.

December 20, 1923.

W. S. DE SARAM. District Judge.

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Order Nisi. Testamentary In the Matter of the Intestate Lover Jurisdiction. Don Dedrick Jayasingha of Pahala No. 1,585. Karagahamune in Siyarie korale west of the Colombo District, deceased. Percy Hugh de Kretser, Secretary of the District Court

In the District Court of Colombo

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And (1) Catherine Margaret Abeyesekan Jayawardene of Pepiliyana, (2) Don Frederick Edward Jayasinghe of Paragoda in Kurunegala District, (3) Obiyes Peter-Jayasinghe of Pahala Karagahamune, (4) Mary Annu-Silva of Pahala Karagahamune, (5) Dona Catherine Jayasinghe of Pahala Karagahamune, (6) Dona Catherine Jayasinghe of Pahala Karagahamine, (6) Dona Helena Jayasinghe of Gototuwa, and (7) Senarat Arachchige Dona Georgiana Pieris of Kalukondayawa..... Respondent

THIS matter coming on for disposal before W. S. Saram, Esq., District Judge of Colombo, on December 'F., 1923, in the presence of Mr. L. H. de Kretser, Proceeding, on the part of the petitioner above named; and the affidavit of the said petitioner dated December 14, 1923, having been read :

It is ordered that Mr. P. H. de Kretser, as Sectetary of the District Court of Colombo, be and he is hereby declared entitled to have letters of administration to the estate of the above named deceased issued to him, unless the respondents above named or any other person or persons interested shall, on or before February 14, 1924, show sufficient cause to the satisfaction of this court to the contrary. TTT 0 -- 0 ----

						W. O. DE OARAM,	
, ·	December	21, 1923.	. •	• •		District Judge.	
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In the District Court of Colombo. Order Nisi.

Testamentary In the Matter of the Intestate Estate of Jurisdiction. Wahalatantrige Dor William Perera of

No. 1,594. Maligawatta na Colombo, deceased. Wahalatantrige Don Brampy Perera di Maligawatta aforesaid Petitioner.

(1) Wahalatantrige Richard Revera, (2) ditto Alfred

having been read :

It is ordered that the petitioner be and he is hereby declared entitled, as brother of the above-named deceased, to have letters of administration to his estate issued to him, or persons interested shall, on or before February 21, 1924, show sufficient cause to the satisfaction of this court to the contrary.

January 18, 1924.

W. S. DE SARAM, District Judge.

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Court of Colombo. rder Nier. In the Matter of the Intestate Estate of Testamentary Sunarda Terufinanca of Gothatuwa, Jurisdiction. No. 7.238.

Desinghe Pathirage Sadiris Dias of Talshena in Hewa gam korale Petitioner.

And (1) Bolanagey Louis Perera of Talahena, (2) Gamamedagey Dona Maria Nona of Kelaniya, (3) ditto Dona Podi Hamy, wife of (4) Welatantrige Paulis Boteju, (5) Gamamedage Kalo Nona, wife of (6) Wijesinghe Kankanige Don Davith Silva, (7) Gama-medagey Dona Engo Nona, wife of (8) Liyanage Don Sadiris, (9) Gamamedagey Dona Agida Nona, wife of (10) Dehigaspege Lewis Perera, (11) Gamamedagey Dona Pesona Nona, wife of (12) Nawagamuwage Johanis Perera, all of Angoda in Hewagam korale, (13) Gamamedagey Dona Missie Nona of Layard's Broadway, Colombo, (14) Athauda Aratchige John Dias of Kohilawatta......Respondents.

THIS matter coming on for disposal before W. S. de Saram, Esq., District Judge of Colombo, on December 10, 1923, in the presence of Mr. D. A. Dissanayake, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated November 16, 1923, having been read :

It is ordered that the petitioner be and he is hereby declared entitled, as nephew of the above-named , deceased, to have letters of administration to his estate issued to him, unless the respondents above named or any other person or persons interested shall, on or before January 31, 1924, show sufficient cause to the satisfaction of this court to the ontrary.

W. S. DE SABAM, December 10, 1923. · District Judge. In the District Court of Colombo. わち Order Nisi a In the Matter of the Intestate Estate of Rahanath, Ribi of Lahore, one of the widdle of the late Mohamed Deen, Matter Thilor, deceased. Testamentary Juri diction. No. 7,239. Moonshi Syed Karim of No. 8, Vincent street,

affidavit of the said petitioner dated December 14, 1923, (2) power of attorney in favour of the petitioner dated June 24, 1922, and (3) order of the Supreme Court dated November 2, 1923, having been read:

It is ordered that the petitioner be and he is hereby declared entitled, as attorney in Ceylon of Mohamed Deen Abdul Rahim the sole heir of the above-named deceased, to have letters of administration to her estate issued to him, unless any person or persons interested shall, on or before February 7, 1924, show sufficient cause to the satisfaction of this court to the courtary.

W. S. DE SARAM, District Judge. December 19, 1923. In the District Court of Negombo. Order Nisi Ca In the Matter of the Estate of the late Dr. Arthur Lorensz Mills of Minuwan-goda, deceased. LC Testamentary In Jurisdiction. No. 2,177.

THIS matter coming on for disposal before F. D. Peries, Esq., District Judge of Negombo, on December 17, 1923, in the presence of Messrs de Zoysa & Perera, Proctors, on the part of the petitioner, Esther Salome Mills of Minu-wangoda; and the affidavit of the said petitioner dated

October 28, 1923, having been read : It is ordered that Meeramudalimudiyanselage Herat of Minuwangoda be appointed guardian ad litem over the minor 4th, 5th, 6th, and 7th respondents for the purpose of this testamentary action, unless sufficient cause be shown to the contrary.

It is further declared that the said petitioner be and she is hereby declared entitled, as widow of the said deceased, to administer the estate of the deceased above named, to administer the estate of the deceased above named, and that letters of administration do issue accordingly, unless the respondents—(1) Everill Mills, wife of (2) A. O. Felsinger of Wellawatta, (3) Vernon Mills of Wellawatta, in Colombo, (4) Bridget Mona Mills, (5) Michael Annesley Mills, (6) Mary Myra Mills, and (7) Joseph Terence Mills, all of Minuwangoda—shall on or before January 28, 1924, show sufficient cause to the satisfaction of this court to the contrary. . . .

F. D. PEBIES, December 17, 1923. District Judge. يرجع والج

In the District Court of Negombo.

Order Nisi. Testamentary In the Matter of the Intestate Estate of the Jurisdiction. Late Rankatpedige Mahota of Kotheria, No. 2.178. deceased No. 2,178. deceased.

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THIS matter coming on for disposal before F. D. Peries, Esq., District Judge of Negombo, on December 17, 1923, in the presence of Mr. S. R. Samarasekara, Proctor, on the part of the petitioner, Rankatpedige Panna of Kotadenia & and the affidavit of the said petitioner dated December 12, 1923, having been read :

It is ordered that the said petitioner be and he is hereby declared entitled, as a son and heir of the said deceased, to administer the estate of the deceased above named, and that letters of administration do issue to him accordingly, unless the respondents—(1) Rankatpedige Belinda, (2) ditto Siriya, (3) ditto Seuda, all of Kotadenia, (4) ditto Kirimali and husband (5) Nuwarpassapedige Banduwa, both of Debahera, (6) Rankatpedige Ukku and husband (7) Muthumanekapedige Kirimenika, both of Doranaka, (8) Rankatpedige Silinda and husband (9) Wijelathpedige Jambuwa, both of Kotadenia, (10) Rankarpedige Dingira, and husband (11) Wijelathpedige Salma, both of Kotadenia or any other person or persons interested shall, on or before January 22, 1924, show sufficient cause to the satisfaction of this court to the contrary.

December 17, 1923.

F. D. PERIES, District Judge.

Time for showing cause against this Order Nisi is extended till February 1, 1924.

> 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 Bamunuachchige Appusingho, (of No. 2,179. Tawalanpitiya, deceased.

THIS matter coming on for disposal before F. D. Peries, Esq., District Judge of Negombo, on January 7, 1924, in the presence of Mr. E. H. de Zoysa, Proctor, on the part of the petitioner, Nawanagamaralalage Somichchi Hamy Tawalanpitiya; and the affidavit of the said petitioner dated January 4, 1924, having been read : It is ordered that the 3rd respondent be appointed

guardian ad litem over the minors, 5th, 6th, 7th, 8th, and 9th respondents, for the purpose of the above testamentary action, unless sufficient cause be shown to the contrary. It is further declared that the said petitioner be and she

is hereby declared entitled, as the lawful 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) Bamunuachchige, Jane Nona, (2) ditto Julis Singho, (3) ditto Sapin Singho, (4) ditto Siyanga Noña, (5) ditto Cornelis Singho, (6) ditto
Elis Nona, (7) ditto Selly Nona, (8) ditto Thegis Singho,
(9) ditto Podinona, all of Tawalanpitiya—or any other person or persons interested shall, on or before January 31, 1924, show sufficient cause to the satisfaction of this court to the contrary; and it is further ordered that the said 3rd respondent do produce the said minors before this court at 9.30 A.M. on January 31, 1924, in connection with the above case.

January 7, 1924.

F. D. PERIES, District Judge. **B4**

In the District Court of Negombo.

Order Nisi.

Testamentary In the Matter of the Estate and Effects of the late Colombage Edward de Silva Jurisdiction. of Divulapitiya in Dasiya pattu of the No. 2,181. Alutkuru korale.

Sesq., District Judge of Negombo, on January 9, 1924, in the presence of Messrs. Samaratunga & Pereira, Proctors, on the part of the petitioner, Arachchige Porlentina Fernando of Divulapitiya aforesaid; and the affidavit of the said petitioner dated January 7, 1924, having been read:

It is ordered that the said petitioner be and she is hereby declared entitled, as mother 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) Colombage James Silva, (2) ditto John Robert de Silva, (3) ditto Benedict de Silva, (4) ditto Rosaline de Silva, assisted by her husband (5) Kapuwarlage Podisingho Perera, all of Divulapitiya or any other person or persons interested shall, on or before February 4, 1924, show sufficient cause to the satisfaction of this court to the contrary.

January 9, 1924.

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F. D. PERIES, District Judge.

z FIn the District Court of Negombo.

Order Nisi.

Jurisdiction. No. 2,182.

58

Testamentary. In the Matter of the Estate and Effects of the late Asurumanapedige Raphia of Kosetadeniya in Yatigaha pattu of the Hapitigam korale.

THIS matter coming on for disposal before F. D. Peries, Esq., District Judge of Negombo, on January 9, 1924, in the presence of Messrs. Samaratunga & Pereira, Proctors, hhe on the part of the petitioner, Asurumanapedige Kirimanisa of Kosetadeniya; and the affidavit of the said petitioner dated December 20, 1923, having been read :

It is ordered that the 1st respondent be appointed guardian ad litem over the minors, 2nd, 3rd, and 4th respondents for the purpose of the above testamentary action,

unless sufficient cause be shown to the contrary. It is further ordered that the said petitioner be and he is hereby declared entitled, as a brother of the said deceased, to administer the estate of the deceased above named, and that letters of administration do issue to him accordingly, unless the respondents—(1) Horathalpedige Seenchi, (2) Asurumanapedige Syma, (3) ditto Samaneriya, (4) ditto Emaliya, all of Kosetadeniya—or any other person or persons interested shall, on or before February 4, 1924, show suffi-cient cause to the satisfaction of this court to the contrary.

And it is further ordered that the said 1st respondent do roduce the said minors before this court at 9.30 A.M. on February 4, 1924, in connection with the above case.

F. D. PERIES, 2. January 9, 1924. District Judge.

In the District Court of Kalutara.

Order Nisi declaring Will proved, &c.

Testamentary In the Matter of the Intestate Estate of Utrisdiction. the late Weerahennedige Christombu No. 1,623. Fernando, deceased, of Kehelwatta. Hettiakandage Allen Maria Fernando of Kehel-

THIS matter coming on for disposal before W. H. B. Carbery, Esq., District Judge of Kalutara, on December 13, 1923, in the presence of Mr. C. S. Perera, Proctor, on the part of the petitioner, Hettiakandage Allen Maria Fernando of Kehelwatta; and the affidavit of the said petitioner dated December 3, 1923, having been read:

It is ordered that the said 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 or any other person or persons interested shall, on or before February 14, 1924, 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 to 3rd respondents, minors, for all purposes of this action, unless the respondents or any other person or persons interested shall, on or before February 14, 1924, show sufficient cause to the satisfaction of this court to the contrary.

December 13, 1923.

W. H. B. CARBERY, District Judge.

In the District Court of Kandy Order Nisi.

In the Matter of the Estate of the late Koralegedara Appuhandi, deceased, of Kombarawa Testamentary Jurisdiction. No. 4,071. Kambarawa. - {

THIS matter coming on for disposal before Paulus Edward Pieris, Doctor of Letters, Austrict Judge, Kandy, on December 3, 1923, in the presence of Mr. M. Ameen, Proctor, on the part of the petitioner and of Mabalekotuwe Galapallegedara Palingu Menika of Mabalekotuwe ; and the affidavit of the said petitioner dated October 29, 1923, and his petition having been read: his petition having been read:

It is ordered that the said petitioner, Mahalekotuwegedara Palingu Menika above named, be and she is hereby declared entitled to have letters of administration to the estate of the deceased issued to her accordingly, unless the respondent, Koralegedara Kapilaratna, by his duly appointed guardian ad litem Mahalakotuwe Galapalle Ukku Banda, or any person or persons interested shall, on or before January 31, 1924, show sufficient cause to the satisfaction of this court to the contrary. P. E. PIERIS.

December 3, 1923.

December 3, 1923.

District Judge.

In the District Court of Kandy.

In the Matter of the Estate of the late Gamagedera Ukku Banda, deceased, of Testamentary Jurisdiction.

Jurisdiction. Gamagedera Ukku Banda, deceased, of No. 4,072. Rambukwele. THIS matter coming on for disposal before Paulus Edward Pieris, Doctor of Letters, District Judge, Kandy, on December 3, 1923, in the presence of Messrs. Silva & Seneviratna, Proctors, on the part of the petitioner; Elkade-gedera Palingu Menika of Rambukwela; and the affidavit of the said petitioner dated October 27, 1923, and her petition having been read: It is ordered that the said Hikada Palingu Menika, as widow of the deceased above noned, be an she is hereby declared entitled to have letters of administration to the deceased's estate issued to her accordingly, unless the

deceased's estate issued to her accordingly, unless the respondents-(1) Gamagedera Loku Menika, (2) Gama-gedera Punchi Banda, (3) Gamagedera Dingiri Banda, (4) Gamagedera Tikiri Banda, (5) Ram Menika, the 2nd, 3rd, 4th and 5th respondents appearing by their duly appointed guardian ad liter the 1st respondent—or any person or persons interested, on or before January 31, 1924, show sufficient cause to the satisfaction of this court to the contrary.

> P. E. PIERIS. District Judge.

In the District Court of Kandy. Order Nisi.

Testamentary In the Matter of the Estate of the late

Testamentary In the Matter of the Estate of the late Jurisdiction. Ranhawadi Purayalagegedena alias. No. 4,093. Medagedera Gunadara, deceased, of Alapalawala. THIS matter coming on for disposal before Faulus Edward Pieris, Doctor of Letters, District Jurice Kandy, on December 20, 1923, in the presence of Massa, abeykoon & Dias Desinghe, Proctors, on the part of the petitioner, Medagoda Welli Durayalagegedera Siminalie; and the affidavit of the said petitioner dated December 12, 1923, and her petition having been read: *

and her petition having been read : It is ordered that the said petitioner, Medagoda Welli Durayalagegedera Sirimalie, be and she is hereby declared entitled to have letters of administration to the deceased's estate issued to her, unless the respondents-(1) Ranhawadi

Durayalagegedera alias Medagedera Ukku appearing by her duly appointed guardian ad litem Karunapedigedera Singa and (2) Ranhawadi Durayalagegedera alias Medagedera Sedara appearing by her duly appointed guardian ad litem Singhalapedigedera Rankira—shall, on or before January 28, 1924, show sufficient cause to the satisfaction of this court to the contrary.

December 20, 1923. December 20, 1923. December 20, 1923.

/ In the pistrict Court of Kandy.

Testamentary In the Matter of the Estate of the late Jurisdiction Godamuna Rajakaruna Sakalasuriya No. 4,099. Wasala Mudanselage Bisso Menika, docard of Koswatta, Mataje.

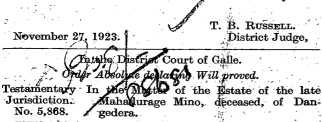
THIS matter covains on for disposal before Paulus Edward Pieris, Ibccor of Letters, District Judge, Kandy, on January 7, 1924, in the presence of Messra Wijayatilake & Wijayatilake, Proctors, on the part of the petitioner, Wellapulli Arachchige Babehamy of Konggahamula, Matale; and the affidavit of the said petitioner dated December 4, 1923, and his petition having been read:

1923, and his petition having been read: It is ordered that Mr. Peter Mortimer, Secretary of the District Court of Kandy, be and he is hereby declared entitled to have letters of administration to the estate of the deceased issued to him, unless the respondents—(1) Arthur Koswatte, (2) Richard Koswatte; (3) Lionel Koswatte, (4) Percy Koswatte, (5) Tikiri Banda Koswatte; (3) Hamu alias Kiri Banda Koswatte, (7) Hamu Nona alias Tikiri Kumarihamy Koswatte, all of Matale, and (8) Lily Kumarihamy Koswatte of Ampitiya—shall, on or before February 4, 1924, show sufficient cause to the satisfaction of this court to the contrary.

January 7, 1924.	Last all of	P. E. PIEI District	us, Judge.
	District Court o Order Nisi. ne Matter of the	1	the late
No. 5,865.		(81	

No. 3,865. THIS matter semine on for disposal before T. B. Russell, Esq., District Judge, Gallelon November 27, 1923, in the presence of Mr. K. Karunaratne, on the part of the petitioner, Edward abel Perera of Galle; and the affidavit of the said petitioner dated November 27, 1923, having been read: It is ordered that the 1st respondent is appointed guardian over the 5th, 6th, 7th, 8th, and 9th respondents for the purpose of these proceedings.

It is further declared that the said petitioner, as an heir of the deceased above named, is entitled to have letters of administration issued to him accordingly, unless the respondents, viz., (1) Mary Constance Perera, (2) Florence Enid Perera, (3) Mary Margaret Perera, (4) Dorothy Honoria Perera, (5) Walter Noel Perera, (6) Joseph Cyril Noel Perera, (7) Iris Offivia Ernestine Perera, (8) Gerald Hector Noel Perera, and (9) Kingsley Milroy Noel Perera, all of Galle, shall, on or before February 7, 1924, show sufficient cause to the satisfaction of this court to the contrary.



THIS matter coming on for disposal before T. B. Russell; Esq., District Judge, Galle, on November 29, 1923, in the presence of Mr. C. L. Wickremasinghe, Proctor, on the part of the petitioner, Mahadurage Seadoris of Dangedera; and the affidavit of the said petitioner dated November 27, 1923, and that the affidavit of the attesting notary to the last will dated August 23, 1923, having been read:

It is ordered that the will of Mahadurage Mino of Dangedera, deceased, dated August 23, 1923, now deposited in this court be and the same is hereby declared proved. It is further declared that the said petitioner is the executor named in the said will, and that he is entitled to have probate of the same issued to him accordingly.

• November 29, 1923.

T. B. RUSSELL, District Judge.

In the District Court of Galle.

Order Nisi.

Testamentary In the Matter of the Last Will and Testa-Jurisdiction. Mo. 5,882. Appu, deceased, of Hathuwapiyadigana in Ahangama.

THIS matter coming on for disposal before T. B. Russell, Esq., District Judge of Galle, on December 6, 1923, in the presence of Mr. A. J. Pandita Gunewardene, Proctor, on the part of the petitioner, Hewawassan Raulge Peiris of Hathuwapiyadigama in Ahangama; and the affidavit of the said petitioner dated December 4, 1923, and that and the affidavit of the attesting notary to the last will dated December 4, 1923, having been read:

It is ordered that the will of Hewawassan Raulge Arnolis Appu of Hathuwapiyadigama, deceased, dated October 13, 1923, now deposited in this court, be and the same is hereby declared proved, unless the respondents, viz., (1) Hewawassan Raulge Peter of Hathuwapiyadigama, (2) Hewawassan Raulge Nonaihamy, wife of $\stackrel{<}{}(3)$ Luwis Mendis Senaratna, both of Polatu Modera, (4) Hewawassan Raulge Mangonona, wife of (5) Henry Alwis Wijesiri Goonewardene, both of Hathuwapiyadigama, (6) Udson Wickremasiri Goonewardene, minor, appearing by his guardian *ad litem* the 1st respondent, shall, on or before January 17, 1924, show sufficient cause to the satisfaction of this court to the contrary.

It is further declared that the said petitioner is the executor named in the said will, and that he is entitled to have probate of the same issued to him accordingly, unless the said respondents shall, on or before January 17, 1924, show sufficient cause to the satisfaction of this court to the contrary.

December 6, 1923.	T. B. RUSSELL, District Judge.
Extended for January 31, 1924.	
January 17, 1924.	T. B. RUSSELL, District Judge.
- the second	· · · · · · · · · · · · · · · · · · ·

In the District Court of Galle.

Order Nisi.

Testamentary In the Matter of the Estate of the late Jurisdiction. Kuligoda Pattini Vitanage Uberis, No. 5,887. deceased, of Walpita.

THIS matter coming on for disposal before T. B. Russell, Esq., District Judge, Galle, on December 18, 1923, in the presence of Mr. G. E. Abayasekara, Proctor, on the part of the petitioner, Bentota Patiranage Nonahamy of Walpita; and the affidavit of the said petitioner dated December 18, 1923, 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, viz, (1) Kuligoïla Pattini Vitanage Nandiris, (2) ditto Cornelis, (3) ditto Dowanhamy, (4) ditto Marthenis, (5) ditto Nonis, (6) ditto? Odiris, (7) ditto Alpina, (8) ditto Alice, all of Walpita, shall, on or before January 31, 1924, show sufficient cause to the satisfaction of this court to the contrary.

It is further ordered that the said 2nd respondent be appointed guardian *ad litem* over 4th, 5th, 6th, 7th, and 8th minors, unless the said respondents shall, on or before January 31, 1924, show sufficient cause to the satisfaction of this court to the contrary.

December 18, 1923.

T. B. RUSSELL, District Judge.

No.

In the District Court of Galle.

Order Nisi.

Si Star In the Matter of the Estate of the late Ahamed Lebbe Marikar Maama Haniffa, Testamentary Jurisdiction. No. 5,891. deceased, of Fort, Galle, late of Cairo, in Egypt.

ATHIS matter coming on for disposal before T. B. Russell, Esd., District Judge, Galle, on January 3, 1924, in the presence of Mr. A. M. Saheed on the part of the petitioner Samsideen Macan Markar of Fort, Galle; and the affidavit of the said petitioner dated December 23, 1923, having been read: It is ordered that the 4th respondent be appointed guardian ad litem over the 5th and 6th respondents unless the respondents, viz., (1) Macan Marcar Hasseena Umma, (2) Ahamed Lebbe Marikar Haluma Umma, (3) Ahamed Lebbe Marikar, Habeebu Natchia, (4) Maama Mohamed Ahamed Samsideen, (5) Maama Mohamed Yakoothul Arish, (6) Maama Mohamed Mohamed Ibrahim, all of Fort, Galle, shall, on or before January 31, 1924, show sufficient cause to the satisfaction of this court to the contrary. It is further declared that the said petitioner, as brother-

in-law of the deceased above named, is entitled to have letters of administration issued to him accordingly, unless the said respondents shall, on or before January 31, 1924, show sufficient cause to the satisfaction of this court to the contrary. · · · · ·

T. B. RUSSELL , District Judge.	or before H satisfaction It is also be and he
In the District Court of Matara.	3rd and 7th shown to th
Testamentary In the Matter of the Last Will and Testa-	
Jurisdiction. ment of Dona Ciciliana Gunatilake- No. 2,969. hamine, late of Denepitiya, deceased.	
	Novembe
Charles Mendias Siriwardena Samarawira, Vidane Apachchi of Beraleliya Petitioner.	
And	, s t at
 Sewis Abraham Amaradiwakara of Denepitiya, Dona Garlina Amaradiwakarahamine of Puhul- wella Respondents. 	Testamenta No. 2,984
THIS matter coming on for disposal before E. Rodrigo, Esg. A District Judge of Matara, on October 18, 1923, in the presence of Mr. Alfred Gunaratha, Proctor, on the part of	Dharmadas Ranchago
be appetitioner, Charles Mendias Siriwardena Samaraweera of Beraleliya; (1) The affidavit of the said petitioner dated September 17, 1923, (2) the affidavit of the attesting Notary and the attesting witnesses of the will dated September 17,	(1) Dona S (2) Soma naike of
1923, having been read : It is ordered that the will of the said Dona Ciciliana Gunatilakehamine, deceased, dated March 27, 1923, the	gamage dena Rar dawathie
original of which has been produced and is now deposited in this court, be and the same is hereby declared proved; and it is further declared that the said Charles Mendias	ditto, (6) of ditto, naike of Ratnaike
Siriwardena Samaraweera 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	sinha Ra Ranasinh
named or any other persons interested shall, on or before November 27, 1923, show sufficient cause to the satisfaction of this court to the contrary.	THIS ma Esq., Distri presence of
	naike of Ra
G. P. KEUNEMAN, October 18, 1923. District Judge.	and the per
and a standard standard and a standard standard standard standard standard standard standard standard standard Standard standard stan	It is orde
Copy of Provisions in the Will.	dena Ranas
All the testator's property has been left to his son Sewis	entitled, as
Abraham Amaradiwakara.	the said est to him acc
The date for showing cause is extended to January 17,	shall, on or
1924.	to the satisf
E. Rodrigo, District Judge.	It is also
District Judge.	Kumanaike
The date for showing cause is further extended to Febru-	guardian <i>ad</i> unless suffic
ary 6, 1924.	February 8,
A. P. BOONE,	in the second

L	$\mathbf{n} \mathbf{the} \mathbf{D}$	istrict Co	urt of N	fatara. 🖯		23
• •	÷.	Order N	lisi.		Siller 1	
2,981.	In the	• Matter	of the	Estate	of	the late

Nadukankanange Don Allis of Karagoda-567 2 Uyangoda, deceased, Bentatra Rupasingha Aratchige Dona, P Ráhilipeha

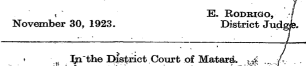
Hamine of Karagoda-Uyangoda Petitioner. Vs.

Vs. (1) Nadukankanange Don Carolis, (2) fitto Don Davith, (3) ditto Niculas, (4) ditto Himmhamy, (5) ditto Podihamy, (6) ditto Babyhamy (17) ditto Soma-wathie, all of Karagoda Uyangoda, (8) ditto Kathi-rinahamy, wife of (9) Subasingha Aratchige Odiris, both of Kitalagama, (10) Nadukankanange Dancho-hamy, wife of (11) Hewa Panjilage Don Allias both hamy, wife of (11) Hewa Pannilage Don Allias, both

THIS matter coming on for disposal before E. Rodrigo, Esq., District Judge of Matara, on November 30, 1923, in the presence of Mr. E. P. Wijetunge, Proctor, on the part of the petitioner above named; and the petition and affidavit of the said petitioner dated November 26, 1923, having been read :

It is ordered that the petitioner be and she is hereby declared entitled, as widow of the said deceased, to administer the said estate and that leters of administration do issue to her accordingly, unless the respondents above named or any other person or persons interested shall, on or before February 7, 1924, show sufficient cause to the satisfaction of this court to the contrary.

so ordered that the 1st respondent above named is hereby appointed guardian *ad litem* over the th minor respondents, unless sufficient cause be he contrary on or before February 7, 1924.



· Order Nisi. ary In the Matter of the Estate of Don Deonis Abeywardena Ranasinha late of Ranchagoda, deceased. Abeywardena Rainaike, 4.

Petitioner.

atter coming on for disposal before A. P. Boone, rict Judge of Matara, on January 9, 1924, in the of Dharmadasa Abeywardena Ranasinha Rat-Ranchagoda, the petitioner appearing in person ; etition and affidavit of the said petitioner dated 5, 1923, having been read :

ered that the petitioner Dharmadasa Abeywar sinha, Ratnaike, be and he is hereby declared s eldest son of the said deceased, to administer state, and that letters of administration do issue coordingly, unless the above-named respondents or before February 8, 1924, show sufficient cause isfaction of this court to the contrary.

o ordered that the 1st respondent Dona Sallina chamine, be and she is hereby appointed ad litem over the 4th to 10th minor respondents, cient cause be shown to the contrary on or before 3, 1924.

District Judge. January 9, 1924.

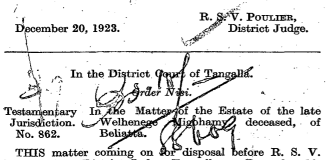
A. P. BOONE, District Judge.

60

In the District Ant of Tangalle 'n. And i jost Testamentary In the Matter of the Estate of the late

restamentary in the Matter of the Estate of the late Jurisdiction. David Edirivira Witheurya deceased, of No. 860.
THIS matter coming on the disposal before R. S. V. Poulier, Esq., District Judge, Tangalla, on December 20, 1923, in the presence of Mr. H. Domingo, Froctor, on the part of the petitioner ; and the affidavit of the petitioner dated November 6, 1923, having been read : It is ordered that letters of administration to the estate of the late David Edirivira Wijesuriya, deceased, be granted to the petitioner James Edirivira Wijesuriya of Tangalla, unless the respondents—(1) Ovis Edirivira Wijesuriya of Kottagoda, presently of Ridiyagama, (2) Dionis Edirivira Wijesuriya, (4) Collin Noel Ediriwira Wijesuriya of Tangalla, (6) Randolph Edirivira Wijesuriya of Gampola, (7) Regina Florence Edirivira Wijesuriya of Kottagoda, (9) Peter Abeydeera of Kottagoda, presently of Ridiyagama—or any person or persons interested shall, on or before January 29, 1924, show.sufficient cause to the satisfaction of this court to the contrary.

It is further declared that the said 5th respondent be appointed guardian *ad litem* over the 6th and 7th minor respondents, and the 9th respondent guardian *ad litem* over the 8th minor respondent for the purposes of this action, unless the respondents or any other persons interested shall, on or before January 29, 1924, show sufficient cause to the satisfaction of this court to the contrary.



THIS matter coming on for disposal before R. S. V. Poulier, Esq., District Judge, Tangalla, on December 10, 1923, in the presence of Mr. L. G. Poulier, Proctor, on the part of the petitioner; and the affidavit of the petitioner Don Mathes de Silva Wickramanayaka of Beliatta dated November 17, 1923, having been read:

It is ordered that letters of administration to the estate of the late Welhenege Migohamy of Beliatta, deceased, be granted to the petitioner aforesaid, unless the respondents— (1) Andreyas de Silva Wickramanayaka of Tissamaharama, (2) Pawlis de Silva Wickramanayaka, (3) Henry de Silva Wickramanayaka, (4) Francis de Silva Wickramanayaka, all of Beliatta, (5) Mapie Wickramanayaka, wife of (6) Albert Jayasekera of Ambalangoda, (7) Gawarlis de Silva Wickramanayaka of Beliatta, (8) Sesin Wickramanayaka, (9) Dias Wickramanayaka, (10) Susiri Somawati Wickramanayaka, (11) Latitia Wickramanayaka, (12) Charles Edwin Wickramanayaka, (13) Albert Wickramanayaka, (14) Amadoru Galappattige Baronchihami, all of Beliatta or any person or persons interested shall, on or before January 7, 1924, show sufficient cause to the satisfaction of this court to the contrary.

It is further declared that the said 14th respondent be appointed guardian *ad litem* over the 8th to 13th minor respondents for the purpose of this action, unless the respondents or any other persons interested shall, on or before January 7, 1924, show sufficient cause to the satisfaction of this court to the contrary.

January 7	, 1924.	 R. S. V. POULIER, District Judge.
. *.		1. 1. A.A.

The above Order Nisi is extended to January 31, 1924, for showng cause.

R. S. V. Poulier, District Judge. In the District Court of Tangalla.

Order Nisi.

Testamentary In the Matter of the Estate of the late Jurisdiction. Don Nikulas Abewira, deceased, of Sieni-No. 864.

THIS action coming on for disposal before R. S. V. Perlier, Esq., District Judge of Tangalla, on January 3, 1924, in the presence of Mr. H. Domingo, Proctor, on the part of the petitioner; and the affidavit of the petitioner dated November 21, 1923, having been read: It is ordered that letters of administration to the estate of the late Don Nikulas Abewira, deceased, be granted to the petitioner Abewarnapatabendige Jusinona of Tangalla, unless the respondents or any person or persons interested shall, on or before January 17, 1924, show sufficient cause to the satisfaction of this court to the contrary. It is further declared that the said 2nd respondent be appointed guardian *ad litem* over the 1st minor respondent for the purposes of this case, unless the respondents or any other person interested shall, on or before January 17, 1924, show sufficient cause to the satisfaction of this court to the contrary.

2	٠		R. S. V. POULIER,
January 3, 1924.		. '	District Judge.
-			· · · · · · · · · · · · · · · · · · ·

The above Order Nisi is extended to January 31, 1924.

January 17, 1924. R. S. V. POULLER, District Judge.

In the District Court of Tangalla.

Order Nisi.

Testamentary
Jurisdiction.
No. 868.In the Matter of the Intestate Estate of the
late Don Yarnolis Abeysinhe Wirawarna,
deceased, of Galmulla.

THIS matter coming on for disposal before R. S. V. Poulier, Esq., District Judge, Tangalla, on January 4, 1924, in the presence of Mr. H. Domingo, Proctor, on the part of the petitioner Don Thomas Abeysinhe Wirawarna; and the affidavit of the said petitioner dated December 20, 1923, having been read: It is ordered that letters of administration to the estate of the late Don Yarnolis Abeysinhe Wirawarna, deceased, be granted to the petitioner aforesaid, unless the respondents—(1) Don Hendrick Abeysinhe Wirawarna, (2) Don Samel Abeysinhe Wirawarna, (3) Dinohamy Abeysinhe Wirawarna, (4) Andreas Abeysinhe Wirawarna, (5) Babanona Abeysinhe Wirawarna, (6) Polinona Abeysinhe Wirawarna, (7) Sopinona Abeysinhe Wirawarna, all of Galmulla—and any person or persons interested shall, on or before January 28, 1924, show sufficient cause to the satisfaction of this court to the contrary.

It is further declared that the 1st respondent be appointed guardian *ad litem* over the 2nd to 7th thinor respondents for the purpose of this case, unless the respondents or any persons interested shall, on or before January 28, 1924, show sufficient cause to the satisfaction of this court to the contrary.

January 4, 1924. R. S. V. POULIER, District Judge.

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In	the District Court of Tangalla.	2. 24 ² 2. 2.2	, e
	Order Nisi.		J
Testamentary Jurisdiction. No. 869.	In the Matter of the Intestate] late Mutumalage Babahami, Moraketiara.	Estate of deceased	the , of

THIS matter coming on for disposal before R. S. V. Poulier, Esq., District Judge, Tangalla, on January 7, 1924, in the presence of Mr. H. Domingo, Proctor, on the part of (the petitioner, Fransikkubaduge Carolis of Moraketiara; and the affidavit of the said petitioner dated January 4, 1924, having been read: It is ordered that letters of administration to the estate of the late Mutumalage Babahamy, deceased, be granted to the petitioner aforesaid, unless the

respondents-(1) Lokukamadihennedige Nonnohamy, wife of (2) Siriwarnasinhe Arachchi Patabendige Don Dioris, both of Galmulla, (3) Lokukamadihennedige Leisihamy, wife of (4) Ratnawira Patabendige Lewishamy, both of Nakulugamuwa, (5) Lokukamadihennedige Punchihamy of Moraketiara, (6) ditto Nonababa, wife of (7) Ediriwira Arukatti Patabendige Babasinno, both of Moraketiara, (8) Fransikku Baduge Sendiris of ditto—or any person or persons interested shall, on or before January 31, 1924, show suffi-cient cause to the satisfaction of this court to the contrary. It is further declared that the said 7th respondent be appointed guardian *ad litem* over the 8th minor respondent for the purpose of this case, unless the respondents or any other person interested shall, on or before January 31, 1924, show sufficient cause to the satisfaction of this court to the contrary,

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January 7,	1924.	1.5	• . •	District Judge.
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In the District Court of Jaffna. Order Nisi.

Testamentary In the Matter of the Estate of the late Jurisdiction. Edwin Tambirajah Hoole of Jaffna, late No. 5.230. of Colombo, deceased.

Charlotte Kanagammah Hoole, widow of E. T. Vs.

(1) Robert Rajadurai Hoole of Jaffna, (2) Lily Alexander Hoole of ditto, (3) Henry Selvaretnam Hoole of ditto, (4) George Nalliah Hoole of ditto, (5) Albert Ganniah Hoole of ditto, (6) Evangeline Isabella Thevakadadcham Hoole of ditto, (7) Veluppillai Poopalapillai of Mirusuvii, (8) Anne Eliza Siva-kangai Williams, widow of Murugesu Williams of Vannarponnai, East, of whom the 1st to 6th respondents are minors; the 1st to 5th respondents by their guardian adlitem the 7th respondent, and the 6th respondent by her guardian ad litem the 8th respondent......Respondents. THIS matter of the petition of Charlotte Kanagammah Hoole, widow of E. T. Hoole of Jaffna, praying for letters of administration to the estate of the above named deceased,

Edwin Tambirajah Hoole of Jaffna, late of Colombo. coming on for disposal before G. W. Woodhouse, Esq., District Judge, on November 16, 1923, in the presence of Mr. M. Cooke Thurairetnam, Proctor, on the part of the petitioners, and the affidavit of the petitioner dated July 6, 1923, having been read : It is declared that the petitioner is the widow of the said intestate, and is entitled to have letters of administration to the estate of the said intestate issued to her, unless the respondent or any other person shall, on or before December 20, 1923, show sufficient cause to the satisfaction of this court to the contrary.

November 20,	, 1923.	
January 10, 1		ded to January 31, 1924. G. W. Woodhouse, District Judge.
apio	i the District Ou Onde Na In the Matter of, Rumaravelu I Mandaitivu, de	ri. the Estate and Effects of Kanapathippillai, late of
tivu	dow of Kanapat	hippillai of Mandai- Petitioner.
(2) Sinnata	ankachchy of ditto	idaitivu and his wife
THIS matte tioner, praying	r of the petition for letters of ad	of the above-named peti- ministration to the estate

of the above-funned deceased reading on for disposal before G. W. Woodhouse, Esq., District Judge, on December 14, 1923, in the presence of Messre. Casippillai & Cathiravelu, Proctors, on the part of the petitioner ; and the affidavit of the petitioner dated December 7, 1923, having been read : It is declared that the petitioner is the widow of the said deceased, and is entitled to have letters of administration to the estate of the said deceased issued to her, unless the respondents or any other person shall, on or before January 31, 1924, show sufficient cause to the satisfaction of this court to the contrary. a ter

December 21, 1923.

G. W. WOODHOUSE, District Judge.

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In the District Court of Jaffna.

Order Nisi.

Testamentary In the Matter of the Estate of the late Jurisdiction. Chithamparam. wife

for letters of administration to the estate of the above named deceased, coming on for disposal before G. W. Woodhouse, Esq., District Judge, on December 18, 1623, in the presence of Messrs. Nagalingam & Nagalingam, Proctors, on the part of the petitioners; and the affidavit of the petitioners dated December 17, 1923, having been read: It is declared that the petitioners are the lawful heirs of the said intestate and are entitled to have letters of administration to the estate of the said intestate issued to them, unless the respondent or any other person shall, on or before January 31, 1924, show sufficient cause to the satisfaction of this court to the contrary.

January 7, 1924.

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G. W. WOODHOUSE. District Judge.

In the District Court of Batticaloa.

Order Nisi.

Vs.

V5. Maarimuttu Navaretnam, a minor by his guardian ad litem Sinnetamby Kumarasamy of Kokuvil. . Respondent. THIS matter coming on for disperal before/N. d5 Ernst, Esq., District Judge of Batticalor on D9 embed 18, 1923, in the presence of Mr. Kadramstanba, Frattor, on the part of the petitioner; and the affidavit and petition of the petitioner dated November 5, 1923 and December 17, 1923, respectively, having been read

It is ordered that the petitioner be and she is hereby declared entitled, as widow of the deceased to administer the estate of the deceased, and that letters of administration do issue to her accordingly, unless the above respondent or any other person or persons interested shall, on or before January 31, 1924, show sufficient cause to the satisfaction of this court to the contrary. 12 (1975) b 1

December 18, 1923.

N. E. ERNST, District Judge.

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63 PART II. CEYLON GOVERNMENT GAZETTE - JAN. 25, 1924 In the District Court of Batticaloa. 1923, in the presence of Messrs. Corea & Corea, Proctors, 5 on the part of the petitioner above named; and the affidavit of the said petitioner and of the Notary and Orđer Nisi. Splatter of the Estate and Effects of Jate Ismailpody Sinnatamby of Kal-Testamentary In/th attesting witnesses dated November 12, and 23, 1923, Jurisdiction. munaicudy, deceased. respectively, having been read : No. 112. It is ordered that the last will of the above-named Sinnatambypody Ahamadulauve f. Of deceased, of which the original has been produced and is Kalmunainow deposited in this court, be and the same is herebyPetitioner. cudy declared proved. And it is further declared that the said petitioner is the (1) Meerasaibo Seynabu, widow of Ismailpody Sinnaexecutrix named in the said last will, and that she is entitled tamby, (2) Sinnatambypody Pattamuttoo, (3) Sinna-tambypody Alimanachy, and (4) Sinnatambypody to have probate of the same issued to her accordingly, unless any person or persons interested shall, on or before January 30, 1924, show sufficient cause to the satisfaction Muhamadaliva, all of Kalmunaicudy, Division No. 1 Respondents. of this court to the contrary. THIS matter coming on for disposal before N. E. Ernst, Esq., District Judge of Batticaloa, on November 16, 1923, N. M. BHARUCHA, November 29, 1923. District Judge. in the presence of Messrs. Canagasabey & Ponniah, Proctors, on the part of the petitioner ; and the affidavit and petition of the petitioner dated November 15, 1923, having been In the District Court of Kegalla. read : It is ordered that the petitioner be and he is hereby declared entitled, as a son of the deceased to administer the Order Nisi. estate of the deceased, and that letters of administration be issued to him accordingly, unless the above respondents In the Matter of the Intestate Estate of Testamentary Polwatterallage Ukku Banda of Herna-Jurisdiction. or any other person or persons interested shall, on or before January 8, 1924, show sufficient cause to the satisfaction bowas deceased. No. 944. Ekanayaka Mudiyanselage Punchi Menika of Heart of this court to the contrary. bowa.....Petitionen N. E. ERNST November 16, 1923. District Judge. . Vs. Extended to January 29, 1924. N. E. ERNST. (1) Polwatterallage Ran Banda, (2) ditto Dingiri Amma, d District Judge. January 8, 1924. minors by their guardian ad litem, (3) ditto Kalu Banda, all of Heenabowa Respondents. In the District Court of Chilaw. THIS matter coming on for disposal before D. H. Balfour, Esq., District Judge, Kegalla, on October 24, 1923, in the presence of Mr. R. V. Dedigama, Proctor, for petitioner; and his affidavit and petition dated October 1 and 17, 1923, Orger Nisi. Matter of the Intestate Estate of Vate Appunittidewage Babinja of Testamentary Inth Jurisdiction. respectively, praying for letters of administration of the said estate and for the appointment of guardian ad litem Kahalawila. No. 1,539. Sesapp radewage Siyadori of Kahalawila..... Petitioner. over the 1st and 2nd respondents having been read: It is ordered and declared that the petitioner, as the widow of (1) Sesappuradewage Marthews (12) on to Seiana, (3) ditto Emalin, (4) ditto Sarmeris, (5) ditto Hassalin, all of Kabalamia (6) the deceased, is entitled to letters of administration of the said estate and that such letters will be issued to her accordingly, and that the 3rd respondent, being the uncle all of Kahalawila, (6) Appucuttidewage Guruwa of the 1st and 2nd respondents, is a fit and proper person to be appointed their guardian ad litem and that such appointment will be made accordingly, unless the THIS matter coming on for disposal before N. M. Bharucha, Esq., District Judge of Chilaw, on October 23, 1923, in the presence of Messrs. Corea & Anderson, Proctors, respondents or any person or persons interested shall, on or before December 3, 1923, show sufficient cause to the for the petitioner.; and the affidavit of the petitioner dated contrary to the satisfaction of this court. October 23, 1923, having been read : It is hereby ordered that the petitioner above named D. H. BALFOUR, be and he is hereby declared entitled, as the husband of the October 24, 1923. District Judge. said deceased, to have the letters of administration over the estate of his late wife issued to him, and that the 6th The Order Nisi is extended to January 7, 1924. respondent be and he is appointed guardian ad litem over the 1st to 5th minor respondents, unless the respondents D. H. BALFOUR, above named or any other person interested shall, on or District Judge. December 3, 1923. before January 23, 1924, show sufficient cause to the satis-faction of this court to the contrary. The Order Nisi is finally extended to January 28, 1924. N. M. BHARUCHA October 23, 1923, District Judge. D. H. BALFOUR. District Judge. January 7, 1924. In the District Court of Chilaw. In the District Court of Kegalla. Order Nisi destating Will proved &c. the Matter of the Joint Last Will and Last Martin of Semetat B Dassanayaka Appuhamila 2022 Semetat B Dassanayaka Appuhamila 2022 Semetat B Dassanayaka Appuhamila 2022 Semetat B Dassanayaka Appuhamila Semetat B Dassanayaka Seelavathi Senanayaka Hamine. /In Order Nisi. Testamentary Testamentary In the Matter of the Intestate Estate Jurisdiction. Thalettenirallage Punchirala of Night Jurisdiction. No. 1,546. hella, deceased. No. 949. Thalattenirallage Peter Singho of Niunhella....Petition Samaratunga Piyasoma Seelavathi Senanayaka Hamine of Etiyawela Petitioner. Vs. And (1) Thalattenirallage Podi Nona of Udagama, (2) ditto Mudiyanse of Niunhella, (3) ditto Marthelis Singho of ditto, (4) ditto Podi Menike of ditto, (5) (1) Subasingha Mudiyanselage Ukkubandappuhamy of Handalankawa, and (2) Senerat Dassanayaka Appuhamillage Aron Singho Appuhamy of Etiya-Yakdehirallage Ran Etana of ditto......Respondents. THIS matter coming on for disposal before N. M. THIS matter coming on for disposal before Ælian Bharucha, Esq., District Judge of Chilaw, on November 29, | Ondaatji, Esq., District Judge, Kegalla, on November 29,

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H. ROSS COTTLE, GOVERNMENT PRINTER, COLOMBO, CEYLON.

1923, in the presence of Mr. R. V. Dedigama, Proctor, on the part of the petitioner; and his affidavit and petition dated November 2 and 27, 1923, respectively, praying for letters of administration of the said 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 son of the deceased, is entitled to letters of administration of the said estate and that such letters will be issued to him accordingly and that the 5th respondent, being the mother of the 2nd, 3rd, and 4th respondents, is a fit and proper person to be appointed guardian ad litem over the minor respondents, and that such appointment will be made accordingly, unless the respondents or any person or persons interested shall, on or before January 7, 1924, show sufficient cause to the contrary to the satisfaction of this court.

November 29, 1923.

The Order Nisi is extended to January 28, 1924.

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D. H. BALFOUR, District Judge.

D. H. BALFOUR,

District Judge.

... In the District Court of Kegalla. Order Nisi.

Testamentary In the Matter of the Intestate Estate of Jurisdiction. Hitihamillage Punchirala of Waduwa-No. 952. deniya, deceased,

Weerasekara Mudiyanselage Ran Menika of Waduwa-

ordered and declared that the petitioner, as the widow of the deceased, is entitled to letters of administration of the said estate and that such letters will be issued to her accordingly, unless the respondents or any person or persons interested shall, on or before January 28, 1924, show sufficient cause to the satisfaction of the court to the contrary.

December 18, 1923.

D. H. BALFOUR, District Judge.