

Teylon Government Gazette

Published by Authority.

No. 7,374 — FRIDAY, FEBRUARY 8, 1924.

Part II.—Legal.

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

	and the second second			•	
•	PAGE		PAGE		PAGE
Draft Ordinances	79	Notices from District and	Minor	Notices in Testamentary Actions	87
Passed Ordinances	—	Courts	81	List of Notaries	
Notifications of Criminal Se	ssions of	Notices in Insolvency Cases	, 81	List of Jurors and Assessors	
the Supreme Court	81	Notices of Fiscals' Sales	82	Council of Legal Education Notices	

DRAFT ORDINANCE.

MINUTE.

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

An Ordinance further to amend "The Courts Ordinance, 1889."

WHEREAS it is expedient further to amend "The Courts Ordinance, 1889": Be it therefore enacted by the Governor of Ceylon, by and with the advice and consent of the Legislative Council thereof, as follows:

Preamble.

- 1 This Ordinance may be cited as "The Courts (Amendment) Ordinance, No. of 1924," and shall come into operation on a date to be fixed by the Governor by Proclamation in the "Government Gazette."
- Short title and commencement.
- 2 Section 28 of the Principal Ordinance is hereby repealed, and the following section shall be inserted in its place:
- Substitution of new section for section 28 of principal Ordinance.
- 28. Criminal sessions of the Supreme Court shall be holden by one of the Judges thereof, or by a Commissioner of Assize duly appointed under the provisions of this Ordinance, for each of the circuits, for the hearing, trying, and determining all prosecutions which shall be commenced against any person for or in respect of any crime or offence, or alleged crime or offence:

Criminal sessions when and where holden.

For the Western Circuit, four times at least in each year at Colombo and such other places in such circuit as the Governor, after previous consultation with the Judges, shall appoint, such sessions commencing at Colombo on January 10, on March 20, on July 10, and on October 10 in every year.

For the Midland Circuit, three times at least at Kandy and any other sessions at such other places in such circuit as the Governor, after previous consultation with the Judges, shall appoint, such sessions commencing at Kandy on March 10, on August 1, and on December 1, in every year.

For the Northern Circuit, twice at least at Jaffna and such other places in such circuit as the Governor, after previous consultation with the Judges, shall appoint, such sessions commencing at Jaffna in the month of February and the month of July in every year.

For the Southern Circuit, twice at least at Galle and such other places in such circuit as the Governor, after previous consultation with the Judges, shall appoint, such sessions commencing at Galle on April 25 and September 15 in every year.

For the Eastern Circuit, twice at least at Batticaloa and such other place or places in such circuit as the Governor, after previous consultation with the Judges, shall appoint, such sessions commencing at Batticaloa in the month of February and the month of July in every year.

Provided that, should any of the aforementioned days fall on a Saturday or a Sunday or on any public holiday, the sessions shall commence on the next working day: And provided further, that it shall be competent for the Governor, for sufficient reasons to him appearing, to order, after previous consultation with the Judges, other sessions to be holden at the places above mentioned, or at any other place in any of the said circuits either in substitution for or in addition to any of the places above mentioned or to fix any other place for the commencement of any sessions, or to alter the dates above mentioned, and to fix any other date for the commencement of the sessions at any place:

Provided further that in the event of it proving impracticable or inconvenient for any Judge to arrive at any circuit town in time to commence any sessions on the date appointed, such Judge may, on giving such public or other notice as he may deem necessary for the purpose of informing all persons concerned, postpone such sessions until such other date as he may deem convenient:

Provided further that in the event of there not being in any of the aforesaid circuits, within a reasonable time before the date fixed for such sessions, any cases committed for trial or sufficient cases, or cases of sufficient importance to justify the holding of a sessions, the Governor may, after previous consultation with the Judges, by notification in the "Government Gazette," cancel such sessions and direct that the cases, if any, ready for trial at such sessions, shall be tried at such times and places as may be specified by the Governor in the said notification.

By His Excellency's command,

Colonial Secretary's Office, Colombo, January 17, 1924.

CECIL CLEMENTI, Colonial Secretary.

Statement of Objects and Reasons.

REPRESENTATIONS have been made by the Chief Justice that amendments are required in section 28 of the principal Ordinance, and, as amendments have previously been made to this section, it is thought better to repeal and re-enact it in an amended form. The first part of the section, which deals with the dates and places at which and on which sessions are to commence, is not altered, but in the provisoes certain changes are made to which it is necessary to call attention.

2. In the first proviso it is proposed that, if the date of commencement of a sessions falls on a Saturday, the sessions shall commence on the next working day. The present provision deals only with Sundays. Further, power is also taken in the proviso to appoint places in substitution for or in addition to places named in the first part of the section for commencement of sessions.

- 3. It has been found that the second proviso, which was inserted in section 28 of the principal Ordinance by section 3 of Ordinance No. 36 of 1921, is not sufficiently elastic. In its present form it only allows of the commencement of a sessions being postponed in cases where, by reason of pressure of work of circuit or other work elsewhere, it is impossible for a Judge to arrive at the circuit town at the appointed time. It has been found by experience that there are other causes which require postponement, and consequently the limitation of pressure of work has been left out. Similarly there appears in the existing proviso a provision that the postponement must not be for more than a week beyond the prescribed date. This limitation has also been found undesirable, and it is proposed that it should be left out.
- 4. The third proviso to the section is new, and is intended to deal with cases where either there is no work done on the circuit or the work is of such a character as to make it unnecessary to hold the sessions at any particular place. It will be seen that provision is made for the transfer of such cases to another place.

Attorney-General's Chambers, Colombo, December 18, 1923. H. C. GOLLAN, Attorney-General.

NOTIFICATIONS OF CRIMINAL SESSIONS.

BY virtue of a Mandate to me directed by the Hon. the Supreme Court of the Island of Ceylon, I do hereby proclaim that a Criminal Session of the said Court for the District of Trincomalee will be holden at the Court-house at Trincomalee, on Monday, March 3, 1924, at 11 o'clock of the morning of the said day.

And I do hereby require and inform all persons concerned therein to attend at the time and place above mentioned,

and not to depart without leave asked and granted.

Fiscal's Office,
Trincomalee, January 31, 1924.

W. L. MURPHY, Deputy Fiscal.

DISTRICT AND MINOR COURTS NOTICES.

NOTICE is hereby given that the valueless records of the District Court of Colombo of the year 1876 (records Nos. 59,955 to 70,870) will be destroyed, in terms of Ordinance No. 12 of 1894, at the expiration of three months from March 1, 1924. Any person interested in any such record may personally, by Proctor, or by duly authenticated petition claim, upon good cause shown, that such records may not be destroyed.

District Court, Colombo, February 1, 1924. W. S. DE SARAM, District Judge.

NOTICES OF INSOLVENCY.

No. 3,175. In the matter of the insolvence of Charles Selvaratnam Rajasingham of Mt. Laving in Colombo.

NOTICE is hereby given that a meeting of the creditors of the above-named insolvent will take place at the sitting of this court on March 4, 1924, for the grant of a certificate of conformity to the insolvent.

By order of court, P. DE KRETSER, Colombo, January 29, 1924. Secretary.

In the District Court of Colombo.

No. 3,210. In the matter of the insolvency of T. A. Fernando of Pettah in Colombo.

NOTICE is hereby given that a meeting of the creditors of the above-named inselvent will take place at the sitting of this court on March 25, 1924, for the grant of a certificate of conformity to the inselvent.

By order of court, P. DE KRETSER, Colombo, January 31, 1924. Secretary.

In the District Court of Colombo.

No. 3,227. In the matter of the insolvency of Manuel Joseph Fernando Victoria of Keyzer street, Colombo.

NOTICE is hereby given that the above-named insolvent has been granted a certificate of conformity as of the second class.

By order of court, P. DE KRETSER, Colombo, February 2, 1924. Secretary. In the District Court of Colombo.

No. 3,245. In the matter of the insolvency of Joseph Dias of No. 3/13, Kotahena, Colombo.

NOTICE is hereby given that the above-named insolvent has been granted a certificate of conformity as of the third class.

By order of court, P. DE KRETSER, Colombo, February 2, 1924. Secretary.

In the District Court of Colombo.

No. 3,266. In the matter of the insolvency of Myyanna Kavenna Abdul Rahaman of No. 29, Dean's road, Maradana.

NOTICE is hereby given that the above-named insolvent has been granted a certificate of conformity as of the third class.

By order of court, P. DE KRETSER, Colombo, February 2, 1924. Secretary.

In the District Court of Colombo.

No. 3,267. In the matter of the insolvency of Gnanaprakasam Rudolphus of Wekande road, Slave Island.

NOTICE is hereby given that the above-named insolvent has been granted a certificate of conformity as of the third class.

By order of court, P. DE KRETSER, Colombo, February 2, 1924. Secretary. In the District Court of Colombo.

No. 3,289. In the matter of the insolvency of Alutdurage Jermias Fernando Gunasekera of No. 274, Alutmawata, Mutwal.

WHEREAS A. J. F. Gunasekera has filed a declaration of insolvency, and a petition for the sequestration of his estate has also been filed by H. L. de Silva of Wattala, under the Ordinance No. 7 of 1853: Notice is hereby given that the said court has adjudged the said A. J. F. Gunesekera insolvent accordingly; and that two public sittings of the court, to wit, on March 4, 1924, and on March 18, 1924, will take place for the said insolvent to surrender and conform to, agreeably to the provisions of the said Ordinance, and for the taking of the other steps set forth in the said Ordinance, of which creditors are hereby required to take notice.

By order of court, P. DE KRETSER, Colombo, January 31, 1924. Secretary.

In the District Court of Colombo.

In the matter of the insolvency of Meera No. 3,290. Saibo Muttu Mohamado of No. 44, Prince street, Pettah.

WHEREAS M. S. Muttu Mohamado has filed a declaration of insolvency, and a petition for the sequestration of his estate has also been filed by A. L. Abdul Rahaman of Thihariya, under the Ordinance No. 7 of 1853: Notice is hereby given that the said court has adjudged the said M. S. Muttu Mohamado insolvent accordingly; and that two public sittings of the court, to wit, on March 4, 1924, and on March 18, 1924, will take place for the said insolvent to surrender and conform to, agreeably to the provisions of the said Ordinance, and for the taking of the other steps set forth in the said Ordinance, of which creditors are hereby required to take notice.

By order of court, P. DE KRETSER, Colombo, February 1, 1924. Secretary.

In the District Court of Colombo.

In the matter of the insolvency of W. Johannes No. 3,291. Fernando of Lunawa.

WHEREAS W. Johannes Fernando has filed a declara tion of insolvency, and a petition for the sequestration of his estate has also been filed by M. S. Fernando of Colombo,

under the Ordinance No. 7 of 1853: Notice is hereby given that the said court has adjudged the said W. Johannes Fernando insolvent accordingly; and that two public sittings of the court, to wit, on March 4, 1924, and on March 18, 1924, will take place for the said insolvent to surrender and conform to, agreeably to the provisions of the said Ordinance, and for the taking of the other steps set forth in the said Ordinance, of which creditors are hereby required to take notice.

By order of court, P. DE KRETSER, Colombo, February 1, 1924. Secretary.

In the District Court of Kandy.

In the matter of the insolvency of Allah Insolvency Pitche's son, Kader Midin of Bopitiya. No. 1,679.

WHEREAS the above-named Allah Pitche's son, Kader Midin of Bopitiya, has filed a declaration of insolvency, and a petition for the sequestration as insolvent of his estate has been filed by Ana Mohammadu, under the Ordinance No. 7 of 1853: Notice is hereby given that the said court has adjudged him an insolvent accordingly; and that two public sittings of the court, to wit, on February 29, 1924, and March 28, 1924, will take place for the insolvent to surrender and conform to, agreeably to the provisions of. the said Ordinance, and for the taking of the other steps set forth in the said Ordinance, of which creditors are hereby required to take notice.

By order of court, P. MORTIMER, Kandy, January 29, 1924. Secretary.

In the District Court of Matara.

In the matter of the insolvent estate of Insolvency No. 21. \mathbf{Don} Charles Liyanagunawardane of Eramudugoda in Weligam korale.

NOTICE is hereby given that the sitting of this court in the above matter for the consideration of the issue of certificate has been adjourned to March 5, 1924.

January 31, 1924.

By order of court, E. C. DIAS, Secretary.

OF SALES. NOTICES FISCALS

Western Province.

In the Court of Requests of Colombo.

D. H. Kalatuwawa of Kalatuwawa. Plaintiff. Vs.

No. 3,258.

Welikanne Mohottige Don Arnolis Appuhamy of Kahahena in Waga Defendant.

NOTICE is hereby given that on Monday, March 3, 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 for the recovery of the sum of Rs. 300, together with legal interest thereon from July 19, 1922, till payment in full, and costs of suit Rs. 46.65, viz.

All that undivided 508/600 or 127/150 parts or shares of and in all that land called Talgahawatta, together with the buildings standing thereon bearing assessment Nos. B 45, C 45, D 45, E 45, 49, 52, and 62, situated at Kahahena in Udugaha pattu of Hewagam korale, in the District of Colombo, Western Province, and lying on both sides of the high road; bounded on the north by Keragalagewatta, on the east and south by Iddamalgodagewatta, and on the west by land belonging to the Crown; containing in extent $4\frac{1}{2}$ bushels of paddy sowing.

Fiscal's Office, Colombo, February 5, 1924. W. D. BATTERSHILL Deputy Fiscal, W. P.

h the District Court of Colombo. Aharage Cécilia de Silva Gunatillaka Hamine

Karagampitiya in Palle pattu of Salpiti No. 5.188. $\mathbf{v}_{\mathbf{s}}$.

Horanage Sedris Fernando of Pallidora in Palle pattu of

NOTICE is hereby given that on Monday, March 10, 1924, at 2 P.M., will be sold by public auction at the premises the following mortgaged property declared bound and executable under the decree entered in the above action and ordered to be sold by the order of court dated November 28, 1923, for the recovery of the sum of Rs. 762, with interest on Rs. 750 at the rate of 16½ per cent. per annum from June 8, 1922, to March 15, 1923, and thereafter legal interest on the aggregate amount till payment in full, and costs of suit (bill not taxed), viz. :-

All that lot marked B from and out of the land Kessaketugalawatta and the trees, plantations, and the buildings standing thereon, situated at Kawdana in the Palle pattu of Salpiti korale, in the District of Colombo, Western Province; and bounded on the north by the road, on the east by lot C, on the south by the other part of the property of M. James Fernando, and on the west by Delgahawatta of Mahamarakkalage Juanis Fernando; containing in extent 8 87/100 perches.

Fiscal's Office, Colombo, February 5, 1924. W. D. BATTERSHILL, Deputy Fiscal, W. P. If the District Court of Colombo.

K. T. Kadiresan Chetty by his attorney Kannappa Chetty of No. 139, Sea street, Col mbo Plaintiff.

No. 5,810.

1) H. D. Peduru Appuhamy and his wife (2) Dona Tharasihamy, both of Dam street, Colombo. . Defendants.

NOTICE is hereby given that on Friday, March 7, 1924, at 2 P.M., will be sold by public auction at No. 123, Dam street, Colombo, the following movable property of the defendants for the recovery of the balance sum of Rs. 480.25, with legal interest thereon from July 31, 1922, till payment in full, and costs, viz.:

One soda machine with gas engine and all its accessories, 2 large wooden tubs, 1 piece of an old hand soda machine, 28 jars, 2 stands for keeping soda bottles, 6 deal wood boxes for keeping soda bottles, 1 wall clock, 1 iron pounder, 1 ice box, 1 counter, 1 glass almirah, 1 writing table with drawers, 2 small tables, 3 chairs, 1 almirah, 1 table with pigeonhole, I stand with iron safe.

At 3 P.M.

The following movable property will be sold by public

auction, at No. 12, Dias place, Colombo:
Six carts for removing soda bottles bearing Nos. C. P. 125/1923, C. P. 126/1923, C. P. 127/1923, C. P. 128/1923, C. P. 2,003/1923, and C. P. 2,005/1923.

Fiscal's Office, Colombo February 5, 1924.

W. D. BATTERSHILL, Deputy Fiscal, W. P.

In the District Court of Colombo.

M. Creasy of Colombo, carrying of business under the name, style, and firm of E. B. Creasy and No. 9,492.

F. E. Porritt of No. 21, Baillie street, Colombo. . Defendant.

NOTICE is hereby given that on Saturday, March 1, 1924, at 1 P.M., will be sold by public auction at Criston, Bagatalle road, Colombo, the following movable property for the recovery of the sum of Rs. 837.76, with interest thereon at the rate of 9 per cent. per annum from August 21, 1923, till payment in full, and costs and paymdage,

One piano, 1 writing table, 15 chairs, 3 teapoys, 2 lounges, 1 toilet table, 1 cabinet, 1 gramaphone.

Fiscal's Office, Colombo, February 5, 1924. W.D. BATTERSHILL, Deputy Fiscal, W. P.

In the Court of Requests of Colombo.

Supplian of Kayman's Gate, Colombo...... Plaintiff. No. 12,374.

Dr. S. D. Fernando, the Dispensary, Mutwal ... Defendant.

NOTICE is hereby given that on Saturday, March 8, 1924, at 1 P.M., will be sold by public auction at No. 231/ 1,482, Madampitiya road, Colombo, the following movable property for the recovery of the sum of Rs. 187.05, with legal interest thereon from November 29, 1923, till payment in full, viz. :

Two bentwood rocking chairs, 2 lounges, 10 ebony chairs (cushioned), 1 side table with marble top, 1 ebony couch, 1 piano, 1 ebony teapoy, 1 dining table, 2 ebony brackets, 1 rattan teapoy, 6 chairs.

Fiscal's Office, Colombo, February 5, 1924. W. D. BATTERSHILL, Deputy Fiscal, W. P. In the District Court of Colombo.

John H. Fernando of Cotta road, Colombo.....

No. 7,892.

(1) Henry Peries, (2) I. Evelyn Peries, (3) Louisa F. Peries, all of Dovegar, Mount Lavinia Defendants.

NOTICE is hereby given that on February 29, 1924, commencing at 10 o'clock in the forenoon, will be sold by public auction at the premises the right, title, and interest of the said 2nd defendant in the following property, viz. :-

All those three contiguous allotments of land marked A and B called Kahatagahawatta and lot marked C called Nugagahalanda, made into one plan, situate at Medagampitiya in Dasiya pattu of Alutkuru korale in the District of Negombo.

Lot A and B bounded on the north by high road from Ballapana to Divulapitiya and Naiwala road, east by portion of Don Johanis, Police Vidane and others, south by the property of Sinno Appuhamy, and west by the

paddy field claimed by villagers.

Lot C bounded on the north by the high road from Ballapana, Divulapitiya, and Naiwala road, east by paddy field separated two blocks claimed by villagers, south by two acres block dividing this land, and west by the property called Paragahamullewatta belonging to Punchappu, Baronchi Appu, and some other properties. Both these lots containing in extent 15 acres 3 roods and 20½ perches

Amount to be levied Rs. 1,058 60, together with interest on Rs. 1,000 at 12 per cent. per annum from February 27, 1923, to September 17, 1923, and thereafter at 9 per cent.

till payment in full.

Deputy Fiscal's Office, FRED. G. HEPPONSTALL, Negombo, February 1, 1924. Deputy Fiscal.

In the District Court of Kalutara.

(1) Lily Rosaline Perera Jayaweera and hus (2) Don Edward Wijekoon, both of Angangoda. Plainties

No. 10.566. $\mathbf{v}_{\mathbf{s}}$

Bodiabaduge Juwan Perera, legal representative of the estate of the late Bodiyabaduge Victoria Perera and husband, Weeraratna Abeyesekera Diyalatotage Don Marshal Perera of Paiyagala..... Defendants.

NOTICE is hereby given that on Saturday, March 8, 1924, at 2 o'clock in the afternoon, will be sold by public auction at the premises the right, title, and interest of the said defendant in the following property (mortgaged by the defendant with plaintiffs and declared bound and executable for the decree entered in the said case) for the recovery of Rs. 1,408, with interest on Rs. 800 at 16 per cent. per annum from March 14, 1922, till February 2, 1923, and thereafter on the aggregate at 9 per cent. per annum till payment in full, and costs of suit Rs. 237, viz

The entire soil and all the remaining trees and plantations (excluding 8 coconut trees, 1 share of 5 jak rees; and of the planter's share of the 3rd plantation) of the land of the Hettimullewatta, situated at Paiyagala in Paiyagalbadde and bounded on the north by portion of Hettimullewatta, east by (ela) canal, south by Ganegodellewatta, and west by Pansalawatta; containing in extent 2 acres 1 rood and 2 perches.

Deputy Fiscal's Office. Kalutara, February 5, 1924.

H. SAMERESINGHA. Deputy Fiscal.

Central Province.

In the District Court of Kandy.

Sana Muhamad Ismail of Marties lane, San Sebastian

No. 30,280.

 $v_{s.}$

I. L. S. Sayado Ibrahim Saibo of Matale Defendant.

NOTICE is hereby given that on Monday, March 3, 1924, commencing at 10 o'clock in the forenoon, and the following the spet the following movable property of the defendant the spet the following movable property of the defendant lying in the defendant's shop bearing Nos. 193 and 194, situate at Trincomalee street, Matale, viz.:—

- 25 pairs of brass hinges, 8 in. 6 pairs of brass hinges 5 by 6 in.
- 8 dozens of brass bolts, 4 in. 4 dozens of brass bolts, 6 in.
- 4 dozens of brass bolts, 3 in.
- 10 dozens of iron bolts, 6 in.
- 10 dozens of iron bolts, 5 in.
- 10 dozens of iron bolts, 4 in.
- 5 dozens of iron bolts, 31 in 5 dozens of brass hinges, 4 in. by 6 in.
- 5 dozens of brass hinges, 4 in.
- dozens of brass hinges, 31 in.
- 15 dozens of files
- 12 big knives

The following movable property of the defendant lying in the defendant's garage bearing Nos. 171 and 172, situate at Trincomalee street, Matale, viz. :-

1 Buick car. bearing ! No. E 118

- 1 large glass almirah
- An.
- l small glass almirah akwood almirah
- writing table with pigeon-
- holes
- writing table sewing machines
- 3 chairs
- l Targe clock
- bench
- 3 maps, picture frames with glasses
- 2 largle anvils staple bush vices
- wateristone with stand
 1 beight vice
 4 pieces H iron
 1 bellow
- 2 emery machines
- l pipe vice
- l running jack
- l iron wall plate
- 7 empty oil drums
- 2 iron stands
- 1 dynamo, electric

- 1 dynamo
- 2 oil tail lamps
- 24 pairs rubber paddles
- 1 magneto
- 2 electric lamps
- 1 Buick carburettor, complete
- 1 American zenith carburettor
- small vulcanizer
- 6 ball racers
- 4 brass bushes
- 8 rolls steel wires, assorted sizes
- hand drilling 1 breast machine
- 26 square files
- 1 battery tester
- 3 electric telephone bells
- 1 box No. 105, little giant, assortment of taps and dies, big size (not complete)
- 1 small box, duplex, adjustable die stock, complete
- Buick car battery
- 1 electric horn 1 emery stone
- Amount of writ Rs. 419 75, with interest on Rs. 625 at 9 per cent. per annum from August 12, 1922, till payment in full, and poundage.

Deputy Fiscal's Office, Matale, February 1924.

SENARATNE, Deputy Fiscal.

Southern Province.

In the District Court of Calle.

Alfraham Mendis Gunasekara Wijesiriwa dena, Muda-..... Plaintiff. liyar, of Balapitiya

No. 20,055.

John de Thabrew Wijewarnakula Appuhamy of ... Defendant Manatota in Kosgoda

NATICE is hereby given that on Friday February 29, 1924, at 12 noon, will be sold by public auction at the premises in the following mortgaged property, viz.:—

(1) The entire soil and the plantations and the buildings of the land called Ambalamkandewatta, situate at Nanatota in Kosgoda; and bounded on the east by the land appearing in plan No. 70,882 and on all the other sides by the road; and containing about 3 acres 1 rood and 15 perehes in

(2) The entire soil and the plantations of the land called Ambalankandawatta, situate at Kosgoda; and bounded on the north by allotments Nos. 2,350 and 2,354 in P. P. No. 9,511, south by land appearing in plan No. 161,117,

west by land appearing in plan No. 161,117, and by land appearing in plan No. 161,117; and cont 10 perches in extent.

(3) The entire soil of the land called Melekwala urana situate at Kosgoda; and bounded on the west and north by Duwebeddekele belonging to the Crown, east by Duwebeddekele and the land appearing in plan No. 70,885, and on the south by the said Duwebeddekele and Melekwalakelepahalakattiya; and containing in extent 2 acres and 35 perches.

(4) All that undivided 1 part or share of the remaining soil and of the remaining fruit trees (exclusive) of an undivided 1 part of the soil and the undivided planter's 2 shares of the 1st and 4th plantations of the land called Delgahawattekebella, situate at Godagangoda in Kosgoda; and bounded on the north by a portion of Delgahawatta, east by the cart road from Kosgoda to Elpitiya, south by a portion of the same Delgahawatta, and on the west Porawagodawatta; containing in extent 1 acre and 29 perches.

Writ amount Rs. 2,109:99, with interest thereon at 9 per cent. per annum from February 6, 1923, till payment.

Fiscal's Øffice, Galle, January 30, 1924. J. A. Lourensz, Deputy Fiscal.

District Court of Anuradhapura.

Jaffna Commercial Corporation Limited, Jaffna . A. Plaintiffs.

Ne 1,036

Charles Edririweera of Anuradhapura, person well as in his capacity of administrator of the of the late C. D. S. Ediriweera

NOTICE is hereby given that on Saturday, 1924, at the hours specified below, will be sold by public auction at the respective premises the right, title, and interest of the said defendant in the following property for the recovery of a sum of Rs. 3,511 13, with interest at the rate of 6 per cent. per annum from November 13, 1923, until January 3, 1924, and thereafter with legal interest on the aggregate amount till payment in full:-

Commencing at 9 A.M.

The field called Tummullakoratuwa alias Gorokgahakoratuwa, situated at Kammalgoda, in Weligam korale of Matara District, Southern Province; and bounded on the north by Weteagala of Peragahakoratuwa, east by Mahawaguregodella Weteagala, south by Punchikoratuwa Weteagala, and on the west by the western portion of the same land and Watugala; and containing in extent \(\frac{1}{4} \) acros.

2. The field called Mahakumbura alias Gederakumbura,

2. The field called Manakumoura arms Governments, situated at Kummalgoda aforesaid; and bounded on the north by Egodahahena, east by Liyangahaudufault, south by Mahawatta, and on the west by Migahaliadud; and containing in extent about 33 kurunies of paddy.

3. The land called Lankapurawatta, situated at Denepitiya in Weligam korale aforesaid; and bounded on the north by Amuwattegewatta, east by Mullewatta, south by Dampegewatta alias Waduralapadinchiwattaweta, and on the west by Gallegewatta; and containing in extent about

At 1 P.M.

The field called Kundakumbura, situated at Nape in Weligam korale aforesaid; and bounded on the north by Migahaliadda, east by Kotagewatta, south by Gederakumbura, and on the west by Kundakumburawatta and hena; and containing in extent about 28 kurunies of paddy.

Deputy Fiscal's Office, Matara, February 4, 1924. E. T GOONEWARDENE, Deputy Fiscal. North-Western Province.

Court of Requests of Kurunegala.

na Kirnappa Chetty by his attorney Awanna Sandanum Pillai of Narammala Plaintiff.

No. 3,884.

Adicari Mudiyanselage Appuhamy, late Vidane of Nungomuwa in the Dambadeni Udukaha korale Defendant.

NOTICE is hereby given that on Safurday, March 8, 1924, at I o'clock in the afternoon, will be sold by public auction at the premises the right, title, and interest of the said defendant in the following property, viz.:—

Hitinawatta of 2 lahas of kurakkan sowing extent; and bounded on the east by the live fence of the garden of Mudiyanse, and on the south, west, and north by dewata alias ela; with all the plantations and everything standing thereon, situate at Nungomuwa in Dambadeni Udukaha korale east.

Amount to be levied Rs. 96.03, with further interest on Rs. 50 at 60 per cent. per annum from November 7, 1922, to January 17, 1923, and thereafter with legal interest on the aggregate amount till payment in full.

Fiscal's Office, Kurunegala, February 5, 1924.

S. D. SAMABASINHA, Deputy Fiscal.

In the District Court of Kurunegala. Kanna pa Chetty and S. P. A. V. Annamallay

tty by attorney Suna Pana Arumugam Pulle of

(1) Herat Mudiyanselage Doli Menika, (2) Subasinghe

NOTICE is hereby given that on Saturday, March 15, 1924, commencing at 1 o'clock in the afternoon, will be sold by public auction at the respective premises the right, title, and interest of the said defendants in the following property, viz. :-

1. All that land called Ambagahamullaparanawatta of about 5 lahas of kurakkan sowing in extent, situated at Kongahagedera in Yatikaha korale of Katugampola hatpattu, in the District of Kurunegala, North-Western Province; and bounded on the north by land of Mudalihamy, east by Migahamulawatta, south by the garden of Ungurala Arachchi, and on the west by chena of Halpe Banda Korala.

2. All that land called Hithgahamulawatta of about 2 lahas of kurakkan sowing and its adjoining Dorakada-kumbura of 1 amunam of paddy sowing and Puranekum-bura of 3 pelas of paddy sowing extent, situate at Kongaha gedera aforesaid; and bounded on the north by field of Halpe Banda Korala and others, east by the field and chena of Ukku Banda Arachchi, south by field and garden of Garuwa, and on the west by land of Appuhamy and others.

All that land called Kohombagahamulawatta of about 5 lahas of kurakkan sowing in extent, with the plantations thereon, situate at Kongahagedera aforesaid; and bounded on the north by land of Menikhamy Vedarala and others, east by the chena of the defendant, south by Gansabhawa

road, and on the west by chena of Ukku Banda and others. Amount to be levied Rs. 653, with further interest on Rs. 600 at 30 per cent. per annum from May 9, 1923, to November 26, 1923, and thereafter on the aggregate amount at 9 per cent. per annum till payment in full, and poundage.

S. D. SAMARASINHA, Fiscal's Office, Kurunegala, February 5, 1924. Deputy Fiscal. In the Court of Requests of Colombo.

N. P. L. Palaniappa Chetty of Sea Colombo

No. 10,156.

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

Kavena Peena Sena Rawther of Puttalam Defendant.

NOTICE is hereby given that on Friday, Rebruary 29, 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, viz.

An undivided ½ share of the garden called Veeduvalavukany, situate at the 3rd Cross street in Puttalam town, Puttalam District, North-Western Province, containing in extent more or less 1 acre; and is bounded on the north by garden of Sena Mohiedeen Pitche and others, east by garden of Sena Sego Tamby Parikari, south by road, and west by garden of the defendant.

For the recovery of the sum of Rs. 263.97, with interest on Rs. 227:14 at 9 per cent. from August 14, 1923, till payment in full, and poundage.

Deputy Fiscal's Office, Puttalam, January 30, 1924. E. R. SUDBURY, Deputy Fiscal.

In the District Court of Chilaw.

Jayalatimihamilage Peries Sinno Appuhamy Vedara

Vs. No. 6,282.

H. Sanchihamy and others......Defendants. S. M. M. Mohammado Ibrahim Saibo of WennappuwaIntervenient.

NOTICE is hereby given that on Tuesday, March 4, 1924, at 3 o'clock in the afternoon, 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 Rs. 707.91, with interest on Rs, 570.51 from September 27, 1920, till payment in full, and poundage, viz:-

An undivided portion in extent 16 acres it root and 123 perches from and out of the land called Horakelewatta alias Dankelewatta, situate at Haldanduwana in Ofara palata of Pitigal korale south, in the District of Chilay; and bounded on the north by field of the heirs of the Jayalatimihamilage Sinno Appuhamy and others, east by land of Koranis Vedarala, Maththa Henaya, and others, south by land of Seena Muna Meeyanna Ibrahim Saibo and others, and west by land of Andiya Wahumpuraya, Crown land, and land of Wanselistu Fernando, Notarys, containing in extent about 41 acres.

Deputy Fiscal's Office, Chilaw, February 5, 1924.

A. BASNAYAKA, Deputy Fiscal.

In the District Court of Chilaw.

K. R. M. I. T. A. R. Arunachalam Chetty of Chilaw. Plaintiff.

No. 6,331.

Vs.

Hapanpedige Bilinda of Halpanwela and two others......Defendants.

NOTICE is hereby given that on Tuesday, March 4, 1924, commencing at 9 o'clock in the forenoon, will be sold; by public auction at the premises the right, title, and integest of the said plaintiff in the following property for the recovery of Rs. 2,179 62, and poundage, viz :-

1) An undivided 11/24 share of the land called Damings gahawatta, Daminnagahabima, and Daminnagahatiena adjuning each other, situate at Koswadiya in Yatakalan pattu of Pitigal korale south, in the District of Chilaw; and bounded on the north by land of Pina Duraya and high road, south by land of Kapuru Vidane, and west by garden of Menika; containing in extent 7 acres 3 roods and 9 perches.

- (2) An undivided 23/48 share of the land called Daminna-gahawatta, situate at Koswadiya aforesaid; and bounded on the north by fence of Anthony Fernando and footpath, east by Colombo road, south by garden of Periyasamy, and west by garden of Wijeya; containing in extent 4 acres and 10 perches.
- (3) An undivided 23/48 share of the garden called Talgahawatta alias Siyambalagahawatta, situate at Halpanwila in Yatakalan pattu aforesaid; and bounded on the north by garden of Peruma, east and south by garden of the heirs of Rapiya, and west by Makullagaha-agara; containing in extent 4 acres.
- (4) An undivided 23/48 share of the land called Nugagaha-agarepillewa, situate at Halpanwila aforesaid; and bounded on the north, south, and west by a road, and east by agara; containing in extent 3 acres 1 rood and 8 perches.
- (5) An undivided ½ share of the land called Daminna-gahawatta (exclusive of ½ share towards the south), situate at Koswadiya aforesaid; and bounded on the north by garden of the heirs of Seiyadu, east by high road, south by footbath, and west by garden, now of the heirs of Kalutamby, formerly of Deago Tissera Muppurala; containing in extent 2 acres and 20 perches.
 - (6) An undivided 547/576 share of 64 coconut trees, with the soil, from and out of the land called Kajugahawatta, situate at Hattiniya in Yatakalan pattu aforesaid; and bounded on the north by dewata road, east by agara, south by garden of Kaluwa and others, and west by garden of Nicholas Peries Appuhamy; containing in extent about 3 acres and 2 roads.

Deputy Fiscal's Office, Chilaw, February 5, 1924.

A. Basnayaka, Deputy Fiscal.

Province of Sabaragamuwa.

No. 3,801.

NOTICE is hereby given that on March 10, 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 1st defendant as per order of court dated January 21, 1924, the following property specially mortgaged for the recovery of the sum of Rs. 10,695-83, with interest on Rs. 8,500 at the rate of 15 per cent. per annum from June 13, 1922, to December 12, 1922, and thereafter at 9 per cent. till payment, and poundage:—

1. All that undivided \(\frac{1}{2} \) share of the land called and known as Katuwalayayehenyaya and Asseddumagawahena, situated at Watupitiya in Meda pattu of Nawadun korale

in the District of Ratnapura; and bounded on the north by Pambahenedeniya, east by Dega-assegoda Individue, south by Hikgastennedola, and west by village boundary of Karawita; containing in extent 57 acres 1 roof and 14 perches according to the figure of survey No. 655 made by D. E. A. Balasooriya, Licensed Surveyor.

Fiscal's Office, R. E. D. ABEYRATNE, Ratnapura, February 4, 1924. Deputy Fiscal.

In the District Court of Ratnapura.

Pana Lana Palawasam Pulle of Balangoda . Plaintiff.

No. 3,880.

NOTICE is hereby given that on March 5, 1924, 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, specially mortgaged and decreed to be sold by the decree entered in the above case for the recovery of the sum of Rs. 20,737, and further interest on Rs. 2,000 at the rate of 20 per cent., and on Rs. 9,600 at the rate of 18 per cent, per annual, from December 14, 1922, till January 27, 1923, and thereafter with legal interest thereon till payment in full, and pointage, viz. :—

I All that allotment of land called and known as Solvey estate alias Poddagewatta; bounded on the north by Meegahakoratuwa belonging to W. Kiripotta, tea estate belonging to E.M. Fernando, and chena claimed by Mohammadu, on the east by chena claimed by Sumansara priestand chena and garden claimed by Ukkupina, on the south by Massenna-oya, Alutayagewatta belonging to Pemanisa Tiriwanagalgodehena, and tea estate belonging to G. J. Fonseka, and on the west by Pallekumburewatta belonging to Agoris Appu, Kitulehena belonging to U. Ukkuhatani, Galagawa-arawa belonging to S. W. Hendrick Appu, Watamullagehena belonging to Handuruge Kirihonda, Galamunehena belonging to Appusimo and others, and Bogahahena belonging to W. Dingirihamy; containing in extent about 37 acres 1 rood and 6 perches, and situated at Massenna in the Helauda palata of Meda korale, in the District of Ratnapura.

On the same day at 9.30 A.M.

2. All that allotment of land called and known as Kirigalehena; bounded on the north by chena claimed by Mohammadu Bawa, on the east by Solvey rubber estate, on the south by chena claimed by P. M. Ukkupina, and on the west by Thumbagoda-Alutgama minor road; containing in extent about 30 acres, and situate at Massenna.

On the same day at 10 A.M.

4. All that allotment of land called Mahagalawatta, together with the plantations and the thatched house standing thereon; bounded on the north by Bulugaha-arawa, east by Talagahawatta, on the south by minor road and on the west by Pujapitiyewatta; containing in extent 3 seers of kurakkan, situate at Balangoda.

On the same day at 10.30 A.M.

6. An undivided 1/5 share of all that the land called Balangoda Waluwewatta, together with all the buildings and plantations and the whole of the new buildings put up

by the above named 3rd defendant, including whole of the furniture and other movable property now lying in the said premises bearing assessment No. 301, situate at Balangoda in Helauda palata of Meda korale, in the District of Ratnapura, and is of the extent of about 10 kurunies of kurakkan; and bounded on the north, south and west by agala, and on the east by Parana para (old road); and registered in folio 202 of volume E 33.

On the same day at 11 A.M.

7. An undivided 1/5 share of all that the land called Nikaketiyewatta, together with the plantations and the tiled house thereon presently used as the Government Post Office bearing assessment No. 277, of the extent of about ½ a seer of kurakkan sowing, situate at Balangoda; and bounded on the north by land belongs to Sattkene Perumal, on the east by the land belonging to Peduruappu, south by lend belonging to Abdul Lebbe, and on the west by Parana (old road); and registered in folio 321, volume £ 35.

On the same day at 11.30 A.M.

8. An undivided 1/5 share of all that the land called Ambagahakumbura, of the extent of about 7 pelas of paddy sowing, situate at Massenna; and bounded on the north hakumburainniyara, east by Maha-ela, south by ind ela, and on the west by Elliyaddeinniyara; and eld in folio 266, E 36.

On the same day at 1.30 P.M.

3. An undivided hashare of Magahenalandayaya berlonging to Vitarana Panguwa; bounded on the north by Amuhena and Bathwadanagehenyaya, east by Kattadiyalayehena and Madawaluwehenyaya, south by Bathwadanagehena and cart road, and on the west by Amuhena, Sutupara nd Agala; containing in extent 3 amunams of maday, ituate at Morahela.

On the same day at 2 P.M.

5. An undivided 3/20 share of Morahelanindagama, with all its appurtenances, of the extent of about 9,000 acres, situate at Morahela; bounded on the north by Welimane, atweti-ela, east by Handayadewatenna, south by Olugantota and Walawe-ganga, and on the west by Rassagalakadrurgaskada alias Kapalla; and registered in folio 191 of volume D 23.

On the same day at 3 P.M.

9. An undivided 1/10 share of Meddegamanindagama, together with all its appurtenances, of the extent of about 6,000 acres, situate at Meddegama; and bounded on the north by Galawatatenna, east by Dethanagala estate, south by deniya, and on the west by Kanadiriyanudgela.

Fiscal's Office, R. E. D. ABEYRATNE, Ratnapura, January 31, 1924. Deputy Fiscal

NOTICES

TESTAMENTARY ACTIONS

the Vistrict Court of Colombo.

Order Nisi.

Tests tentray In the Matter of the Intestate Estate of Jurisliction Wilson Peris Suriapperuma of Palugama No. 1,577. The Gangaboda pattu of Siyane korale, deceased.

Don Danie Renesinghe of Palugama aforestad. Petitioner.

And

(1) Themis Peris Suriapperuma and (2) Esaline Peris Suriapperuma, both of Palugama aforesaid..Respondents.

THIS matter coming on for disposal before W. S. de Saram, Esq., District Judge of Colombo, on December 19, 1923, in the presence of Mr. H. A. Abeyewardene, Proctor, on the part of the petitioner above named and the affidavit of the said petitioner dated November 16, 1923, having been read:

It is ordered that the petitioner be and he is berely declared entitled, as brother-in-law of the above-named deceased, to have letters of administration to his estate issued to him, unless the respondents above named or any other person or persons interested shall, on or before February 14, 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.

Order Nisi.

Testamentary
Jurisdiction.
No. 1,574.
In the Matter of the Intestate Estate of
Rupesinghe Aratchige Helenis Perera
Appuhamy of Amunugoda in the Meda
pattu of Siyane korale, deceased

(1) Rupesinghe Aratchige Davith Perera of Antinugoda aforesaid, (2) ditto Lokuhamy Perera, wife of (3) Petikiri Aratchige Don Peris Appuhamy, both of Belunmahara in Meda pattu of Siyane korate, (4) Rupesinghe Aratchige Prancina Hamy Perera, and (5) ditto Porlentina Hamy Perera, both of Amunigoda aforesaid Respondents.

THIS matter coming on for disposal before W. S. de Saram, Esq., District Judge of Colombo, on December 19, 1923, in the presence of Mr. H. A. Abeyewardene, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated December 8, 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 14, 1924, show sufficient cause to the satisfaction of this court to the contrary.

December 19, 1923.

W. S. DE SARAM, District Judge. In the District Court of Colombo.

Order Nisi.

mentary fisdiction. No. 1.577.

In the Matter of the Intestate Estate of the late Lokuvitanage Carolis Perera of Biyagama in the Adikari pattu of Siyane korale, deceased.

ritanage Subateris Perera of Biyagama diolesaid Petitioner. Vs.

 Lokuvitanage Nonnohami, wife of (2) Narangoda Lianage Carthelis, (3) Lokuvitanage Leisahami, wife of (4) Kiriwattuduwage Allis Perera, (5) Lokuvitanage Podisinno Perera, (6) ditto Joronis Perera, all of Biyagama, aforesaid Respondents.

THIS matter coming on for disposal before W. S. de Saram, Esq., District Judge of Colombo, on December 19, 1923, in the presence of Mr. J. H. Perera, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated October 12, 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 19, 1923.

In the District Court of Colombo.

Order Nisi.

Judsdiction No. 1,589.

mentary, In the Matter of the Intestate of the late Tewarayana Mudalige Marcel Peries of No. 36, St Sebastian street, in Colombo, deceased.

W. S. DE SARAM,

District Judge.

(I Tewarayana Mudalige Stephen Peries, (2) ditto Abraham Peries, (3) ditto Martin Peries, (4) ditto Mary Peries; the 3rd and 4th respondents (minors) appearing by their guardian ad litem the 1st re-

THIS matter coming on for disposal before W. S. de Saram, Esq., District Judge of Colombo, on December 21, 1923, in the presence of Messrs. Georgesz & Fernando Proctors, on the part of the petitioner above named; and the affidavit of the said petitioner dated December 20, 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 14, 1924, show sufficient cause to the satisfaction of this court to the contrary.

W. S. DE SARAM, District Judge.

December 21, 1923.

In the District Court of Colombo.

Order Nisi.

ary (An the Matter of the Last Will and Testament of Kanday Kankanimalage Davith ction 50 Singho of Durampitiya in the Palle pattu of Kuruwit korale, deceased.

nnehelage Don Martin Appuhamy of of Hewagam Male in the Palle pattu Petitioner.

THIS matter coming on for disposal before W. S. de Saram, Esq., District Judge of Colombo, on January 16, 1924, in the presence of Mr. T. C. Rajaratnam, Proctor, on the part of the petitioner above named; and the affidavits (1) of the said petitioner dated November 20, 1923, and (2) of the attesting notary and witnesses dated October 20, 1923, having been read:

It is ordered that the last will of Kanday Kankanamalage Davith Singho, deceased, of which the original has been

produced and is now deposited in this court, be and the same is hereby declared proved; and it is further declared that the petitioner is the executor named in the said will and that he is entited to have probate thereof issued to him accordingly, unless any person or persons interested shall, on or before February 14, 1924, show sufficient cause to the satisfaction of this court to the contrary.

Januar 16, 1924.

W. S. DE SARAM, District Judge.

In the District Court of Colombo.

Order Nisi.

mentary in the Matter of the Last Will and Testa-No. 1688. Rulach of Colombo deceased.

hristie Sheviratne of Bandbalapitiya, in

Octombia Petitioner.

THIS matter coming on for disposal before W. S. de Saram, 1891. District Judge of Colombo, on January 16, 1924, in the presence of Mr. N. H. Samarasinghe, Proctor, on the part of the petitioner above named (; and the affidavits (1) of the said petitioner dated December 20, 1923 and (2) of the attesting witnesses dated November 21, 1992, beginn bear read. 1923, having been read:

It is ordered that the last will of Lena Assenta Seneviratne, deceased, of which the original has been produced and is now deposited in this court, be and the same is hereby declared proved; and it is further declared the the petitioner is the executor named in the said will, a he is entitled to have probate thereof issued accordingly, unless any person or persons intereste on or before February 14, 1924, show sufficient the satisfaction of this court to the contrary.

January (7, 1924.

W. S. DE SAR District J

In the District Court of Colombo.

Order Nisi.

In the Matter of the Intestate E Frects of the fects of the late Kaluhakury

hakuruger Moisa of Welikama(Petitioner. And

(1) Kaluh Faugey Gregorisa, (2) ditto Bempia, (3) ditto Noysa, (5) ditto Malia, (5) ditto Hyadasa, (6) ditto Katchina, (7) ditto Dasan, (8) ditto Somadasa, (9) ditto Sima, all of Welikama in the Udugaha pattu of

read:

It is ordered that the petitioner be and he 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 14, 1924, show sufficient cause to the satisfaction of this court to the contrary.

W. S. de Saram, District Judge.

January 16, 1924.

In the District Court of Colombo. Order Nisi.

the Matter of the Intestate Estate and Effects of Livanapedige Jona, late of Radayadunna in the Udugaha pattu schictio Spane korale, deceased.

dige The of Radawadunna aforesaid..Petitioner.

Liyanaperige Thembiliya, (2) Kajapassepedige Kintha, bold of Radawadunna aforesaid . Respondents.

THIS matter coming on for disposal before W. S. de Saram, Esq., District Judge of Colombo, on January 16, 1924, in the presence of Mr. D. A. J. Goonewardhane, District Court of Colombo. Order Nisi.

In the Matter of the Last Will and Testament of the late Meera Pulle Hassan Ali urisdic on. of No. 72, Colfendahl street, in Colombo, declared.

Aliar Sinna Tambi A dul Cader of No. 74, Wolfendahl street, Colombo Petitioner.

THIS matter coming on for disposal before W. S. de Saram, Esci. District Judge of Colombo, on January 31, 1924, in the presence of Mr. J. S. Perera, Proctor, on the part of the petitioner above named; and the affidavits (1) of the said petitioner dated January 29, 1924, and (2) of the attesting notary dated January 17, 1924, having been read:

It is ordered that the last will of Meera Pulle Hassan Ali, deceased, of which the original has been produced and is now deposited in this court, be and the same is hereby declared proved; and it is further declared that the petitioner is the executor named in the said will, and that he is entitled to have probate thereof issued to him accordingly. unless any person or persons interested shall, on or before February 21, 1924, show sufficient cause to the satisfaction of this court to the contrary.

January 31, 1924.

W. S. DE SARAM, District Judge.

In the District Court of Colombo.

Order Nisi.

In the Matter of the Intestate Estate of Lokapettiatchige Nonohamy of Mada-kopuwa in the Udugaha pattu of Siyane Acquale, deceased.

Mod anselage Peter Singho of Mada-Hopdugala a afgresaid Petitioner.

THIS matter coming on for disposal before W. S. de Saram, Esq., District Judge of Colombo, on December 19, 1923, in the presence of Mr. H. A. Abeyewardene, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated November 1, 1923, having been read:

It is ordered that the petitioner be and he is hereby declared entitled, as widower of the above-named deceased, to have letters of administration to her estate issued to him, unless any person or persons interested shall, on or before February 14, 1924, show sufficient cause to the satisfaction of this court to the contrary.

December 19, 1923.

W. S. DE SARAM, District Judge.

he District Court of Negonibo.

tamentar Sdiction. In the Matter of the Estate of the late Illangage Dona Dimingo Hamine of Muyaya, deceased.

THE matter opining on for disposal before F. D. Peries, Esq., District Didge of Negombo, on January 8, 1924, in the presence of Arthur de Silva, Proctor, on the part of the petitioner Kurtippu Achchi Appuhamillage Don Alboum Appuhamy of Irabodagama in the Pitigal korale, in the Katugampola hatpattu of the District of Kurunegala; and the affidavit of the said petitioner dated November 20, 1923, having been read:

It is ordered that the 9th respondent be appointed guardian ad litem over the minors 7th and 8th respondents for the purpose of the testamentary action, unless sufficient cause be shown to the contrary.

It is further declared that the said petitioner be and he is hereby declared entitled, as husband of the 4th respondent, to administer the estate of the deceased abovenamed, and that letters of administration do issue to him accordingly, unless the respondents—(1) Illangage Joranis Appu of Kuliyapitiya, in the Katugampola hatpattu of Kurunegala, (2) Illangage Albina Hamy, assisted by her husband (3) Nissanga Aratchige Gabriel Appu of Henimulla, (4) Illangage Robertina Hamy of Irabodagama in Kurunegala District, (5) Illangage Justina Ham of Kaluairippuwa in Dunagaha pattu of Alutkuru korale, assisted by her

husband (6) Wedamuni Nilemelage Albino Appu of Kaluairippuwa aforesaid, (7) Hendrick Appu of Henimulla (minor), (8) Illangage Eujina Hamy (minor), (9) Herath Mudianselage Agida Hamy of Henimulla, (10) Jayamanna Mohottige Cathirina Hamy, assisted by her husband, 13th respondent, (11) Madurawalage Lewis Appu, (12) Jaya-manna Mohottige Regina Hamy, (13) Jayakodi Aratchige Marthino Appuhamy of Kongodamulla—or any other person or persons interested shall, on or before February 1, 1924. show sufficient cause to the satisfaction of this court to the contrary

And it is further ordered that the said nine respondents do produce the said minors before this court at 9.30 A.M. on

February 1, 1924, in connection with this case.

F. D. PERIES, District Judge.

Time for showing cause extended to February 15, 1924.

February 1, 1924.

January 8, 1924.

R. G. SAUNDERS. District Judg

In the District Court of Negombo.

Order Nisi.

In the Matter of the Intestate Est Malnaidelage Manuel Fernando, Rece Testamentary Jurisdiction. No. 2,187. of 2nd Division, Kurana.

THIS matter coming on for disposal before F. D. erie Esq., District Judge of Negombo, on January 18, 1924 Esq., District Judge of Negombo, on Judge, the presence of Mr. E. H. de Zoysa, Proctor, on the Reselin Fernance of of the petitioner Peirisge Rosalin Fernando Division, Kurana; and the affidavit of the said perioner dated January 17, 1924, having been read:

It is ordered that the 5th respondent be appointed guardian ad litem over the minors 1st, 2nd, 3rd, and 4th 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, and letters of administration do issue to her accordingly, unless the respondents—(1) Malnaidelage Alceious Fernando, (2) ditto Victor Fernando, (3) ditto Mary Magdaline Fernando, (4) ditto Regina Fernando, (5) ditto Paul Fernando, all of 2nd Division, Kurana-cr any other person or persons interested show sufficient cause to the satisfaction of this court to the contrary, and it is further ordered that the said 5th respondent do produce the said minors before this court at 9.30 A.M., on February 18, 1924, in connection with the above case.

January 18, 1924.

District Judge

In the District Court of Negombo.

Testamentary In the Matter of the Intestate Estate of late Kahandawa Patirannehalage Juy Jurisdiction. nis Appuhamy, deceased, of Doranagoda No. 2,188. Dasia pattu of Alutkuru korale north, in the District of Negombo.

THIS master coming on for disposal before R. J. Esc., District Judge of Negombo, on January 25, 1924, in the presence of Mr. J. P. Jayatileke, Proctor on the part of the petitioner Handagiripatira Mohottalage Kristing Hamy of Doranagoda aforesaid; and the affidavit of the said petitioner dated January 25, 1924, having been that It is ordered that the 2nd respondent be appointed

guardian ad litem over the minor, the 8th respondent, 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, and that letters of administration do issue to her accordingly, unless the respondents—(1) Kahandawapatirannehalage Sarnelis Appuhamy alias Sarnelis Karunaratne of Wewala, in the District of Kurunegala, (2) ditto Siman Appuhamy alias Sirisena of Doranagoda, in Dasia pattu of Alutkuru korale, (3) ditto Saro Nona, assisted by her husband (4) Edirisinhe Aratchige Jeewat Hamy, both of Watinapaha, in

Dasia pattu of Alutkuru korale, (5) Kahandawapatirannehalage Baba Hamy, assisted by her husband (6) Mune-sinheachchilekamalage William Perera, (7) Kahandawa-patirannehalage Aso Hamy, all of Wadakada, in the District of Kurunegala, (8) Kahandawa-patirannehalage Abilin Singho of Doranagoda, in Dasia pattu of Alutkuru korale north—or any other person or persons interested shall, on or before February 25, 1924, show sufficient cause to the satisfaction of this court to the contrary.

And it is further ordered that the said 2nd respondent do produce the said minor before this court at 9.30 A.M. on February 25, 1924, in connection with the above case.

February 1, 1924.

R. G. SAUNDERS. Acting District Judge.

In the District Court of Negombo.

Order Nisi.

In the Matter of the Intestate Estate of the late Ranhotipedige Elarisa of Ihala Madampella in Dunagana pattu of the Alutkuru korale in Negombo District, nentar liction deceased.

matter coming on for disposal before F. D. Peries, Esq., District Judge of Negombo, on January 28, 1924, in the presence of Mr. J. P. A. Caldera, Prottor, on the part of the petitioner Sinhalapedige Carlina of Horampella; and the affidavit of the said petitioner dated January 24, 1924, fraying been read:

It is ordered 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, and that letters ter the estate of the deceased above named, and that letters of administration do issue to her accordingly, unless the respondents—(I) Marasinpedige Sablu, (2) Ranhotipedige Pabuli, (3) ditto Selenchiya, (4) ditto Suwarisa, (5) ditto Menu and husband (6) Mutugalpedige Caronchiya, all of Ihala Madampella, (7) Ranhotipedige Meniki and husband (8) ditto Waththuwar both of Etiyawala, in Otarà palata of the Pitigal korale in Chilaw District—or any other person or persons interested shall, on or before February 25, 1924, show sufficient cause to the satisfaction of this court to the contrary. contrary.

February 1, 1924.

R. G. SAUNDERS. Acting District Judge.

District Court of Kalutara. der Nisi degla og Will proped, &c.

In the Matter of the Estate of the late stamentary Danwa telianage Doni Charles Perera, Jurisdiction.

THIS patter oming on for disposal before W. H. B. Carbery 1941. District Judge of Kalutara, on October 25, 1923, in 115 presence of Mr. J. F. S. de Fonseka, Proctor, on the path of the petitioner Thenkuttige Mai Nona of Batagoda; and the affidavit of the said petitioner dated September 28, 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—(1) Danwattelianage Waimon Perera of Batagoda, (2) ditto Kedy Nona and her husband, (3) Gamage Nepo Sinno of ditto, (4) Danwattelianage Helenis Perera of ditto, (5) ditto Baby Perera (minor), (6) ditto Bulis Perera (minor), (7) ditto Livan Perera (minor), by their guardian ad litem, the 1st respondent—or any other person or persons interested shall, on or before December 14, 1923, show sufficient cause to the satisfaction of this court to the contrary.

It is further ordered that the said 1st respondent be appointed guardian ad litem over the 5th, 6th, and 7th respondents, who are minors, for all the purposes of this action, unless the respondents or any other person or

1923 persons interested shall, on or before December 11 show sufficient cause to the satisfaction of his court to contrary. W. H. B. CARGERY, District Judge.

October 25, 1923.

12 Date of showing cause extended the January 25, 1924.

CARBERY, strict Judge.

The date for showing cause is extended to showary 22, 1924.

W. H. B. CARBERY District Judge.

In the District Court of Kalutara.

Order Nisi.

In the Matter of the Estate of the late Ponnahennedige Silvestry Dias, deceased, of Kalutara North.

THI matter toming on for disposal before W. H. B. Carbery, Esq. District Judge of Kalutara, on November 8, 1923, in the posence of Mr. C. S. Perera, Proctor, on the part of the delicitioner Mutuantirige Rebecca Fernando of Egodauyaia and the affidavit of the said detitioner dated of the 23, 1923, having been read:

It is precred that the said petitioner be and she is hereby declared entitled, as mother-in-law of the above named deceased, to have letters of administration to his estate issued to her, unless the respondents—(1) Permuhennedige Hector Dias and (2) Pomahennedige Lilian Dias, both of Egodauyana, minors, by their guardian ad litem Waduge Charles Fernando of Nakluruwa—or any other person or persons interested shall, on or before December 20, 1923, show sufficient cause to the satisfaction of this pourt to show sufficient cause to the satisfaction of this court to the contrary

.It is further ordered that Waduge Charles Ferhando of Nalluruwa be appointed guardian ad litem over the 1st and 2nd respondents, minors, for all the purpose of this action, unless the respondents or any other person or persons interested shall, on or before December 20, 1923, show sufficient cause to the satisfaction of this court to

the contrary.

W. H. B. CARBERY, District Judge.

November 8, 1923.

Date of showing cause extended to February 21, 1924. W. H. B. CARBERY.

District Judge.

istrict Court of Kalutara. Visi declaring Will proved &c brde

Win by In the Matter of the Last Will and Testament of the late Pattinihenical mentary Jurisdiction

Jurisdiction.

No. 1,616.

Warnadeeptiya Kurukulasooriya James Rodnigo, deceased of Wekada.

THIS matter comins of for disposal before W. H. B. Carbert, Esq., Dispite Judge of Kalutara, on November 17, 123, in the presence of Messrs, Fernando & Fernandi Proctors, on the part of the petitioner Pattinihennedide Wants Deptiya Kurukulasooriya Charles David Rodnigo of Panddure: and the affidavits of the said peti-Rodrigo of Paradure; and the affidavits of the said petitioner and of the attesting notary and witnesses dated October 31, and September 12, 1923, having been read:

It is ordered that the will of Pattinihennedige Warna-deeptiya Kurukulasooriya James Rodrigo of Wekada, deceased, dated January 19, 1915, and now deposited in this court, be and the same is hereby declared proved, unless the respondents—(1) Pattinihennedige Warnadeeptiya Kurukulasooriya Liddie Isabela Rodrigo, (2) ditto Adeline Engaltina Rodrigo, (3) ditto Richard James Rodrigo, (4) ditto Collin Simon Rodrigo, (5) ditto Elsie Harriet Rodrigo, (6) ditto Maud Gimona Rodrigo, (7) ditto Sybil Beatrice Rodrigo, 5th, 6th, and 7th respondents, minors, by their guardian ad litem (8) ditto Johannes Anthonis Rodrigo 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 declared that the said Pattinihennedige Warnadeeptiya Kurukulasooriya Charles David Rodrigo of Panadure 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 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.

And it is further ordered that the said 8th respondent be and he is hereby appointed guardian ad litem over the minors 5th, 6th, and 7th respondents 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 coult to the contrary.

January 10 1/24.

W. H. B. CARBERY,
District Judge

In the District Court of Kalutára.

Order Nisi declaring Will proved, &c.

Telepamentary In the Matter of the Estate of the late
Kumbalatara Aratchige Don Pilek Wijewickrama Veda Appuhamy, deceased, of
Potuvila.

THIS matter coming a for disposal before W. H. B. Carbery, Esq., District Judge of Kalutara, on November 27, 1923, in the presence of Messrs. Wijemanne & Magdon Ismed, Proetors, of the part of the petitioner Wahalatantinger Jona Book Nona Hamine of Potuvila; and the affidavid dated Wavember 27, 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, unless

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, unless the respondents—(1) Kumbalatara Aratchige Don Carolis Wijewickrama Appuhamy of Roblyewatta in Bentota, (2) ditto Dona Rosi Nona Hamine and husband (3) Don Abraham Wijemanne, Registrar of Marriages of Desastra, Kalutara, (4) Kumbatuaratchige Albia alias Alice Nona Hamine and husband (5) D. J. Jayasundera of Gurukanda in Induruwa, (6) Kumbalatara Aratchige Don Abraham Wijewickrama Appuhamy of Potuvila, (2) ditto Dona Carlina Hamine and husband, (8) Don Themis Wijesingtia of Iddagoda, (9) Kumbalatara Aratchige Don Charles Wijewickrama Appuhamy of Potuvila, (10) ditto Dona Helena Hamine and husband (11) A. W. Jayasekara of Baddegama, (12) Kumbalatara Aratchige Don Victor Wijewickrama Appuhamy, (13) ditto Dona Cicilia Hamine, (14) ditto Don Salman Wijewickrama Appuhamy, (16) ditto Dona Mary Nona Hamine, all of Potuvila; 14th, 15th, and 16th minors by their guardian ad litem, the 6th respondent—or any other person or persons interested shall, on or before February 13, 1924, show sufficient cause to the satisfaction of this court to the contrary.

It is further declared that the said 6th respondent be and he is hereby appointed guardian ad litem over the 14th, 15th, and 16th respondents, minors, for all the purposes of this action, unless the respondents or any other person or persons interested shall, on or before February 13, 1924, show sufficient cause to the satisfaction of this court to the contrary.

·

January 30, 1924.

W. H. B. CARHERY, District Judge.

In the District Court of Kalutara.

estatemental. In the Matter of the Estate of the late Weerasinghe Simithrammalage Don John Herera Weerasinghe, deceased, of Diyalagoda in Maggona.

THIS next coming on for disposal before W. H. B. Carbery, H. District Judge of Kalutara, on December 20, 1923, in the presence of Mr. D. E. de Almeida, Proctor, on the part of the petitioner Treslin Julie Margret Fonseka Weerasinghe of Diyalagoda; and the affidavit of the said petitioner dated December 7, 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—(1) Neville Conrad Ramauld Weerasinghe, (2) Ivan Terminus Weerasinghe, (3) Phillys Mary Doreen Weerasinghe, all of Dehiwala, (4) S. Joseph Fernando of Paiyagala, the 1st, 2nd, and 3rd respondents are minors by their guardian adlitem, the 4th respondent—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.

It is further ordered that the said 4th respondent be and he is hereby appointed guardian ad litem over the minors, 1st, 2nd, and 3rd respondents, for all the purposes of this action, unless the respondents or any other person persons interested shall, on or before January 22, 1924, show sufficient cause to the satisfaction of this account to the contrary.

December 20, 1923.

W. H. B. CARBERY, District Judge.

The date of showing cause against this Order disi is extended for February 12, 1924.

W. H. B. CARBERY; District Judge.

January 22, 1924.

In the District Court of Galle.

Order Nisi.

Testamentary
Jurisdiction.
No. 5,839.
In the Matter of the Estate of the Estate of the Matter of the Estate of the

THIS matter coming on for disposal before A. P. Boone, Esq., District Judge, Galle, on October 5, 1923, in the presence of Messrs. G. E. & C. E. Abeywardana, Proteirs, on the part of the petitioner Kodagodagamage Carmahaminey of Heenetigala (who claims to administer the said estate of the said deceased as a creditor); and the affidavit of the said petitioner dated September 25, 1923, having been read: It is ordered that the 1st respondent, as widows of the deceased above named, should not be appointed administrator to the estate of the deceased above named and that letters of administration be issued to him accordingly, unless the respondent, viz., (1) Liyanage Donishamy, (2) Gonapinuwalage Alice, and (3) Gonapinuwalage Nonehamy, all of Kadurupe, shall on or before November 8, 1923, show sufficient cause to the satisfaction of this court to the contrary.

It is further declared that the said first respondent be appointed guardian ad litem over the 2nd and 3rd respondents, unless the said respondents shall, on or before November 8, 1923, show sufficient cause to the satisfaction of this court to the contrary.

of this court to the contrary.

 A. P. Boone, District Judge.

T. B. Russell, District Judge.

This Order Nisi is extended to February 14, 1924.

January 31, 1924.

T. B. Russell, District, Judge.

In the District Court of Galle.

Order Nisi.

Testamentary In the Matter of the Estate of the United Do Jurisdiction. No. 5,862. Salman Jayasekera Appuhamy decease of Pitaramba.

THIS matter coming on for disposal before T. 3. Russell, Esq., District Judge of Galle, on November 22, 1923, in the presence of Mr. D. W. Subasingha, Proctor, on the first of the petitioner Pitiwala Kankanange Sally in the fit of Pitaramba; and the affidavit of the said petitioner dated August 28, 1923, having been read:

It is decreed 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) Margaret Jayasekera, (2) Meuling Jayasekera, (3) Vinnie Jayasekera, (4) Sammie Jayasekera, (5) Charlotte Jayasekera, (6) Charles Jayasekera, all of Pitaramba, shall, on or before February 14, 1924, show sufficient cause to the satisfaction of this court to the contrary.

It is further declared that the said 6th respondent be appointed guardian ad litem over 1st to 5th respondents, unless the said respondents shall, on or before February 14, 1924, show sufficient cause to the satisfaction of this court to the contrary.

November 23, 1923.

T. B. RUSSELL District Judge.

In the District Court of Galle.

In the Matter of the Intestate Estate of the estamentary urisdiction. late Athreage Don Adirian de Silva Abeywardane, deceased, of Hewagama in Bentota Walallawiti korale.

in Bentota Walallawiti korale.

HIS matter coming on for disposal before T. B. Russell, Esq., District Judge of Galle, on November 29, 1923, in the presence of Mr. J. Ladduwahetty, Proctor, on the part of the part oner Athmage Don Lewis Abeywardana of Hewagama Alentota-Walallawiti korale; and the affidavit of the said partitioner dated November 17, 1923, having been read:

It is declared that the said petitioner, as son of the deceased above parent is entitled to have letters of administration.

above named, is entitled to have letters of administration issued to him accordingly, unless the respondents, viz., Athmage Dona Malina Abeywardane and her husband Don Qdiris Kumarasinghe, Vidane Arachchi, both of Haburugala, shall, on or before January 17, 1924, show sufficient cause to the satisfaction of this court to the contrary.

> T. B. RUSSELL, District Judge.

Date extended to February 14, 1924.

November 29, 1923. —

T. B. RUSSELL, District Judge.

In the District Court of Galle.

stamentary In the Matter of the Estate of the late Dewa Romanis, deceased, of Kapumulu-No. 5,881. goda.

THIS matter coming on for disposal before T. B. Russell, Esq., Dispect Judge, on December 6, 1923, in the presence of Mr. B. A. Adhihetty, Proctor, on the part of the petitioner (Lalinga Issanhamy of Kapumulugoda; and the affidavi) of the said petitioner dated October 26, 1923, having been read: It is declared that the petitioner, as midera of the decreased above named is entitled to have widow of the deceased above named, is entitled to have letters of administration issued to her accordingly, unless the respondents—(1) Dewa Simanis, (2) Dewa Jovis Appu, (3) Dewa Siyadoris, (4) Dewa Appu, (5) Dewa Elohamy, all of Kapumulugoda—shall, on or before January 24, 1924, show sufficient cause to the contrary.

> T. B. Russell. District Judge.

The date for showing cause has been extended to February 14, 1924.

T. B, RUSSELL, District Judge.

In the District Court of Galle.

Testangentary Is the Matter of the Estate of the late Jurisdiction. Ona Maggie Jan Rabel of Kumbalwella, No. 5,888. Odeceased.

THIS matter coming on for disposal before T. B. Russell, Esq., District Judge of Galle, on December 20, 1923, in the presence of Mr. C. H. Wikramanayake on the part of the petitioner Wijesundera Abeynarayana Simeon de Silva of Galle; and the affidavit of the said petitioner dated December 20, 1923, having been read: ber 20, 1923, having been read:

It is ordered that the said petitioner Wijesundera Abeynarayana Simeon de Silva, as cousin of the deceased above named, is entitled to have letters of administration issued to him accordingly, unless the respondents, viz., (1) Dona Winnie Jan Rabel of Kumbalwella, wife of (2) Wijesundera Abeynarayana Simeon de Silva, and (3) Don Charles Jan Rabel of Kumbalwella, 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 2nd respondent be appointed guardian ad litem over the 3rd respondent, unless the said respondents shall, on or before January 31, 1924, show sufficient cause to the satisfaction of this court to the contrary.

December 20, 1523.

Extended to February 14, 1924.

T. B. RUSSELL, District Judge.

A. P. BOONE. District Judge.

In the District Court of Galle.

Order Nisi.

henta In the Matter of the Estate of the late

Jindicton. Nabadawatuwage Don Dias, deceased, of No. 5 993. Nabadawatuwage Don Dias, deceased, of No. 5 993.

THE matter compgion for disposal before T. B. Russell, Esq. District Judge of Galle, on January 10, 1924, in the presence of Mr. R. A. H. de Vos, Proctor, on the part of th the pathoner Nabadawahewage Don Dines of Nabadawa; and the affidavit of the said petitioner Nabadawahewage Don Gines dated November 8, 1923, having been read

It is declared that the said petitioner, as eldest son of the deceased above named, is entitled to have letters of administration issued to him accordingly, unless the respondents, viz., Beragawagamage Lokuhamy of Nabadawa, (2) Nabadawahewage Suwandarahamy, wife of (3) Kankanangamage Allis Dissanayaka, both of Hittetiya, Matara, (4) Nabadawahewage John, (5) Nabadawahewage Bendiris, both of Nabadawa shall, on or before February 7, 1924, show sufficient cause to the satisfaction of this court to the

January 10, 1924.

T. B. RUSSELL, District Judge.

Date for showing cause is extended to February 21, 1924.

February 4, 1924.

A. P. Boon District Judge.

In the District Court of Galle.

Decree Nisi.

In the Matter of the Estate of the late Mariammal Fernando alias Mariammal No. 5 006. de Croos, deceased, of Tinnevelly.

No. 5 506. de Croos, deceased, of Tinnevelly.

THIS matter coming on for disposal before T. B. Russell, Esot, Dispercy Judge of Galle, on January 25, 1924, in the present of Mr. W. E. de Silva Proctor, on the part of the petitioner Thommai Anthony Manuel Fernando of Ambalangoda; and the affidavit of the said petitioner dated January 21, 1924, having been read:

It is declared that the said petitioner as attorney of the

It is declared that the said peritioner, as attorney of the respondent and heir of Mariammal Anthony de Croos, is entitled as such to have letters of administration to the estate of the deceased above named issued to him accordingly, unless the said respondent Mariya Anthony de Croos or any person or persons concerned shall, on or before February 14, 1924, show sufficient cause to the satisfaction of this court to the contrary.

T. B. Russell, District Judge.

January 25, 1924.

In the District Court of Matara.

Order Nisi.

In the Matter of the Intestate Estate of the late Samarasingha Ginasekera Iliyanage Don Abraham, Police Officer of Unde **5**,000.

Narandeniya, deceased. Munasin Vs.

(1) Samarasingha Gunasekera Liganage Don Arnolis, (2) ditto Don Deonis, both of Narandeniya, (3) ditto Dona Emaliana, wife of (4) Don Francis Wickremasekera Rajapakse, both of Bamunugama, (5) Samarasingha Gunasekera Liyanage Don Pineris, (6) ditto Dona Francina, both of Narandeniya.... Respondents.

THIS matter coming on for disposal before A. P. Boone, Esq., District Judge of Matara, on January 18, 1924, in the presence of Mr. E. P. Wijetunge, Proctor, on the part of

the petitioner Munasingha Aratchie Kirihamine of Narandeniya; the petition and affidavit of the said petitioner dated November 12, 1923, having been read:

ated November 12, 1923, having been read: hereby declared entitled, as widow of the said deceased, to administer the said estate, and that letters of administration do issue to her accordingly, unless the above-named respondents or any other persons interested shall, on or before February 15, 1924, show sufficient oause to the satisfaction of this court to the contrary.

It is also ordered that the 1st respondent Samarasingha Gunasekera Liyanage Don Arnolis be and he is hereby appointed guardian ad litem over the minors, the 5th and 6th respondents, viz., Samarasingha Gunasekera Liyanage Don Pineris and ditto Dona Francina, unless sufficient cause be shown to the contrary on or before February 15, 1924.

January 18, 1924.

A. P. BOONE, District Judge.

In the District Court of Matara.

Order Nisi.

amentary In the Matter of the Estate of the late Talarambe Liyanage Don Appu, deceased, risdictio No. 2,977 f Urapola.

Talarambe Liyanas Don Charles, Police Officer of Urappia in pre Gangaboda pattu. Petitioner. Vs.

) Talayande Liyanage Don Barlis, (2) Talarambe Liyande Podiappu, (3) Nambuwasan Epitakaduwa Gamage Dona Cornelia, (4) Nambuwasan Epitakaduwe Gamage Don Andarayas, ex Police Officer of Kirinda in the Gangaboda pattu *..... Respondents.

THIS matter coming on for disposal before E. Rodrigo, Esq., District Judge of Matara, on November 19, 1923, in the presence of Mr. J. P. Perera, Proctor, on the part of the petitioner; and the affidavit of the said petitioner dated November 15, 1923, having been read: It is ordered that the petitioner, Talarambe Liyanage Don Charles, Police Officer of Urapola, be and he is hereby declared entitled, as eldest son of the deceased, to administer the said estate, and that letters of administration be issued to him accordingly, unless the respondents shall, on or before March 3, 1924, show sufficient cause to the satisfaction of

this court to the contrary.

It is further declared that the Nambuwasan Epitakaduwe Gamage Don Andarayas, the 4th respondent, be and he is hereby appointed guardian ad litem over the minors, Talarambe Liyanage Podiappu and Nambuwasan Epitakaduwe Gamage Dona Cornelia, the 2nd and 3rd respondents, unless the respondents shall, on or before March 3, 1924, show sufficient cause to the satisfaction of

this court to the contrary.

January 24, 1924.

A. P. BOONE, District Judge.

the District Court of Matara.

Order Nisi.

Test mediary In the Matter of the Estate of the late Judisdiction. George Edmund Geoneratne, deceased, No. 2,991. of Goldaweediya.

THIS matter confine on for disposal before A. P. Boone, Esq., Acting District Judge of Matara on January 8, 1924, in the presence of Mr. R. B. Gooneratne, Proctor on the part of the petitioner; and the affidatit of the petitioner. Theadore Clement Wickramaratne of Gabadaweediya.

dated December 13, 1923, having been read:

It is ordered that the petitioner. Theadore Clement
Wickramaratne, be and he is hereby declared entitled, as nephew of the deceased, to administer the said estate, and that letters of administration be issued to him accordingly, unless the respondents—(1) Abraham Dionysius Wickramaratne and (2) Harry Edward Wickramaratne, both of Gabadaweediya, or any other person or persons shall, on or before March 7, 1924, show sufficient cause to the satisfaction of this court to the contrary.

> A. P. Boone, District Judge.

In the District Court of Jaffna.

Order Nisi.

In the Matter of the Estate of the late Testamentary Rasammah, wife of Vaitilingam Velu-pillai of Nallore, Jaffna, late of F. M. S., Jurisdiction. No. 5,181. deceased.

Vaitilingam Velupillai of Nallore Petitioner Vs.

THIS matter of the petition of the above-named petitioner, praying that the above-named 1st respondent be appointed guardian ad litem over the minor, 2nd respondent, and praying for letters of administration to the estate of the above-named deceased, coming on for disposal before G. W. Woodhouse, Esq., District Judge, on October 11, 1923, in the presence of Mr. K. Somasundram, Proctor, on the part of the petitioner; and the affidavit of the petitioner dated September 26, 1923, having been read: It is ordered that the above-named list respondent be appointed guardian ad litem over the minor, 2nd respondent, and it is declared that the petitioner is the lawful husband of the said intestate, and is entitled to have letters of administration to the estate of the said intestate issued to him, unless the respondents or any other persons shall, on or before November 1, 1923, show sufficient cause to the satisfaction of this court to the contrary.

G. W. WOODHOUSE, October 17, 1923. District Judge.

The above Order Nisi is extended to February 12, 1924.

G. W. WOODHOUSE, District Judge.

In the District Court of Jaffna. Order Nisi.

Testamentary In the Matter of the Estate of the lat Jurisdiction. Sinnathamby Marimuttu of Trupals No. 5,243. Jaffna, deceased.

Vallipuram Sinnathamby of Irupalai, Jaffna....Petition

(1) Thangammah, widow of Marimuttu, (2) Single thamby Vallipuram, both of Irupalai, Jaffna Valliammai, widow of Navasar of Kankesanturais (4) Muthu, widow of Thamotherampillai of Irri

THIS matter of the petition of Vallipuram Sinnathamby of Irupalai, Jaffna, praying for letters of administration to the estate of the above-named deceased, Sinnathamby Marimuttu of Irupalai, Jaffna, coming on for disposal before G. W. Woodhouse, Esq., District Judge, on September 13, 1923, in the presence of Mr. S. Cumarasurier, Proctor, on the part of the petitioner; and the affidavit of the neutrinordated April 9, 1923, having been read: It is declared that the petitioner is a nephew of the said intestate and is entitled to have letters of administration to the estate of the said intestate issued to him, unless the respondents of any other person shall, on or before February 19, 1924, show sufficient cause to the satisfaction of this court to the contrary.

February 1, 1924.

G. W. WOODHOUSE, District Judge.

In the District Court of Jaffna.

Order Nisi.

Testamentary In the Matter of the Estate of the late Anna Ledchumy, wife of Kuddithamid Navaratnam of Anaicottai, deceased Jurisdiction. No. 5,245.

Sinnathamby Suppiah of Anaicottai Pentioner

(1) Navaretnam Sivanathan, (2) Balambikai, daughter of Navaretnam appearing by their guardian at litem the 3rd respondent, (3) Kuddithamby Navaret nam, all of Anaicottai, JaffnaRespondents.

THIS matter of the petition of Sinnathamby Supplish of Anaicottai, Jaffna, praying for letters of administration to the estate of the above-named deceased, Anna Ledchumy, wife of Kuddithamby Navaretnam of Anaicottai, Jaffna,

January 29, 1924.

96

conjung on for disposal before G. W. Woodhouse, Esq., District Tudge, on September 13, 1923, in the presence of Mr. S. Cumarasurier, Proctor, on the part of the petitioner; and the affidavit of the petitioner dated September 11, 1923, that the 3rd respondent be appointed guardian over 1st and 2nd respondents, having been read: It is declared that the petitioner is the father of the said intestate, and is entitled for have letters of administration to the estate of the said intestate issued to him, unless the respondents or any other person shall, on or before October 11, 1923, show sufficient cause to the satisfaction of this court to the contrary.

September 21, 1923.

G. W. Woodhouse, District Judge.

This order Nisi is extended till February 14, 1924.

G. W. WOODHOUSE, District Judge.

January 24, 1924.

In the District Court of Jaffna.

Order Nisi.

estimentary. In the Matter of the Estate of the late furi diction.

Annappillai, vife of Rajendiram Manicka-vachagar of Tolpuram in Jaffna, deceased.

amalinam Sinnathamby of Tolpuram Petitioner.

.... Vs. (1) Chuttuppillai, daughter of Manickavachagar of dilco, (2) Tolothamai, daughter of Manickavachagar of ditto, (3) Sivakkalunthu, daughter of Manickavachagar of ditto, (4) Rajendiram Manickavachagar of Tolpuram, presently of Johore, and (5) Rajendiram Ethirinayagam of Tolpuram. Respondents.

THIS matter of appointing the 5th respondent as guardian ad litem over the minors lst, 2nd, and 3rd respondents, and and are respondents, and are respondents.

and the word over the initial six, 21d, and 3rd respondence, and playing for grant of letters of administration to the estate of the above-named deceased, to the petitioner coming on for disposal before G. W. Woodhouse, Esq., District Judge, on November 20 and December 20, 1923, in the presence of Mr. P. Canapathypillai, Proctor, for petitioner; and the affidavit and petition of the petitioner

Reving been read:

Reving been read:

Reving ordered that the 5th respondent be appointed guardlen ad hism over the minors 1st, 2nd, and 3rd respondents, and that letters of administration to the said estate be granted to the petitioner as father and next of kin of the deceased, unless the respondents or any others shall, on or before February 12, 1924, show sufficient cause to the satisfaction of this court to the contrary.

January 23, 1924.

G. W. WOODHOUSE, District Inde District Judge.

In the District Court of Jaffna.

Order Bisi.

Stamentary In the Matter of the Estate of the late Jurisdiction. Sethavyppillai, wife of Thillaiampalam of Sandiruppay, deceased.

Tythianathar Millaiampalam of Sandiruppay. Petitioner.

Vs.

(1) Thillaian palam Vythianatha, and (2) Thillaiampalam Namasivayam, both of Sandiruppalam Namasivayam, both of Sandiruppalam of Sandiruppalam of Sandiruppay, praying for letters of administration to the estate of the above named deceased, Seethavyppillai, wife of Thillaiampalam, coming on for disposal before G. W. Woodhouse. Esc.. District Judge, on January 10, 1924, in wife of Thillaampalam, coming on for disposal before G. w. Woodhouse, Esq., District Judge, on January 10; 1924, in the presence of Mr. M. Vythialingam, Proctor, on the part of the petitioner; and the affidavit of the petitioner dated January 10, 1924, having been read: It is declared that the petitioner is the lawful husband of the said intestate and is entitled to have letters of administration to the estate of the said intestate issued to him, unless the respondents or any other person shall, on or before February 14, 1924, show sufficient cause to the satisfaction of this court to the contrary.

G. W. WOODHOUSE District Judge. in the District Court of Puttalam.

Order Nisi.

entaly In the Matter of the Intestate Estate of Sego Ussan Sulaiman Lebbe late of sdiction. Nuraicholai in Akkarai pattu. o. 554.

Between

Mohamado Ismail of Alan-Petiti Petitioner.

(1) Assana Maraikar Aiysha Unima, widow of the decembed above named, for herself and as the proposed guardian ad litem of the minor (2) Sulaiman Lebbe Sego Meera Lebbe Marakar alias Sellathurai Maraikar, aged about 14, (3) the infant en ventre se mere, all of Nuraicholai aforesaid Respondents.

THIS matter coming on for disposal before George Cockburn Niles, Esq., Additional District Judge of Puttalam, on December 7, 1923, in the presence of Mr. V. M. Anthonippillai, Proctor, on the part of the presence of and the petitioner's affidavit and petition dated December 5 and 7, 1923, respectively, having been read:

It is ordered that the petitioner be and he is heretry declared entitled to have letters of administration to the

above estate issued to him, and the 1st respondent be and she is hereby appointed guardian ad literar eyer the 2nd and and respondents above named, unless sufficient cause be shown to the contrary to the satisfaction of the court on or before January 8, 1924.

WILLIAM S. STRONG, Acting Additional District Judge.

December 7, 1923.

Time extended till February 22, 1924.

Janua y 29, 1924.

N. M. BHARUCHA, District Judge.

the District Court of Chilaw. Order Nisi.

ary In the Matter of the Intestate Estate of ion. A Senanayake Aratchige Bandi Naide, late stamer

Jurisdiction of Senanayake Aracchige Bandi Naide, late No. 1,5480 of Watugahamulla, deceased.

Senanayake Aracchige Bandi Naide, late of Watugahamulla, deceased.

Senanayake Aracchige Peris Naide of Watugahamulla, Petitioner.

THIS matter coming on for disposal before N. M. Bharucha, Esq., District Judge of Chilaw, on January 10; 1924, in the presence of Messrs, Corea & Anderson, Proctors, on the part of the petitioner; and the affidavit of the said petitioner dated January 3, 1924, and his petition the said petitioner dated January 3, 1924, and his petition dated January 10, 1924, having been read: It is ordered that the said petitioner, as the son of the said deceased, be and he is hereby declared entitled to administer the estate of the said deceased, and that letters of administration do of the said deceased, use issue to him accordingly, unless any person or persons interested shall, on or before February, 13, 1924, show sufficient cause to the satisfaction of this court to the contrary.

N. M. Bhardon,
District Judge.

In the District Court of Badulla.

Order Niss.

may In the Matter of the Intestate Estate of the Mageda Patirennehelage Arnolis Appu-680. Late of Ekiriyankumbura in Afalipiti korale, Bintenna. Vo. B

a Patintine pelage Podi Nona Hamine of ankumban Petitioner.

And

(1) Marode Patirennehelage Podi Nona Hamine, (2) ditto Cornelis Appuhamy, (3) ditto Millie Nona Hamine, minors by their guardian ad litem, (4) ditto Allis Appuhamy of Yalkumbura......Respondents.

THIS matter coming on for disposal before Cyril Ernest de Pinto, Esq., District Judge of Badulla, on January 16,

January 10, 1924.

1924, in the presence of Mr. Frederick Taldena, Proctor, on the part of the petitioner; and her petition and affidavit of October 23, 1923, having been read:

1. It is ordered that the petitioner, as the widow of the deceased, be and she is hereby declared entitled to have letters of administration issued to her; and further

That the above-named 4th respondent be and he is hereby appointed guardian ad litem of the above-named 1st, 2nd, and 3rd respondents, minors, for all the purposes of this action, unless the above-named respondents or person or persons therein interested shall, on or before February 13, 1924, show sufficient cause to the satisfaction of this court to the contrary.

· \ () January 16, 1924.

C. E. DE PINTO, District Judge.

In the District Court of Badulla.

Order Nisi.

In the Matter of the Intestate Estate of Helambage Selestinahamy, late of Artanagolla in Pattipola korale, deceased.

Between

Herat Muckyanselage Muttu Banda of Attanagolla in Pattipola korale Petitioner.

(1) Bentara Vidanelage Adline Nona and her husband (2) Atvanagolle Punchi Appu, (3) Bentara Vidane-lage Jusline Nona, (4) Herat Mudiyasselage Vijayaratna Banda, all of Attanagolla, the 3rd and 4th minors by their guardian ad litem. (5) Yonamulle Mudiyanselage Rammenika of Attanagolla in Pattipola kwale...... Respondents.

THIS matter coming on for disposal before Cyril Ernest de Pinto, Esq., District Judge of Badulla, on January 9, 1924, in the presence of Mr. Frederick Taldena, Proctor, on the part of the petitioner; and his petition of January 9, 1924, and affidavit dated August 17, 1923, having been read:

It is ordered that the petitioner, as husband of the deceased, be and he is hereby declared entitled to have letters of administration to the estate of the deceased issued to him.

That the 5th respondent be and she is hereby appointed guardian ad litem of the 3rd and 4th minor respondents for all the purposes of this case, unless any person or persons interested shall, on or before February 13, 1924, show sufficient cause to the contrary.

January 9

C. E. DE PINTO, District Judge.

n the District Court of Badulla.

In the Natter of the Intestate Estate of Katagaha Bandaranayaka Herat Mudianahaga Tikiri Bandara Katucal Pikiawa of Badulla mentary No. B. 704

Gunadasa Bandkin Katugaha of Badulla ..., Petitioner.

And

Bandara Katugaha, Ratemalatmaya of Heen ... Respondent.

THIS matter coming on for disposal before Cyril Ernest de Pinto, Esq., District Judge of Badulla, on January 16, 1924, in the presence of Messrs. H. J. & W. L. Pinto, Proctors, on she part of the petitioner; and his petition and affidavit dated January 16, 1924, and December 7, 1923, respectively, having been read: It is ordered that the petitioner be and he is hereby declared entitled, as a son and heir of the said deceased, to have letters of administration to the intestate estate of the deceased above named issued

to him, unlesst he respondent above named or any person or persons interested therein show sufficient cause to the satisfaction of this court to the contrary on or before February 20, 1924.

January 16, 1924.

C. E. DE PINTO. District Judge.

In the District Court of Badulta

Order Nisi.

In the Matter of the Intestate Testamentary the late Dambagahawatte Huduk Jurisdiction. Helagama in Badulla, deceased. No. B 706.

Between

- (1) Dambagahawatte James and (2) Dambagahawatte Ranetana, both of Helagama in Badulla ... Titloners.
- (1) Dambagahawatte Pinthohamy aet 18 ders, (2) ditto Juwanis Appu aet 16 years, (3) ditto dice aet 15 years, (4) ditto Charles Appu aet 14 years, (5) ditto William Singho aet 10 years, (6) ditto Agnes aet 5 years, all of Helagama aforesaid, by their guardian ad litem, (7) Pallewatte Siyadoris of Pallewatta in Badulla Respondents.

THIS matter coming on for disposal before Cyril Ernest de Pinto, Esq., District Judge, Badullation January 17, 1924, in the presence of Mr. S. M. Jayasuriya, Proctor, on the part of the petitioners; and the petition and the affidavit of the petitioners dated January 4, 1924, having been read:

It is ordered that the petitioners as son and widow of the deceased, be and they are hereby declared entitled to have letters of administration to the estate of the deceased issued to them, and (2) further that the 7th respondent be and he is hereby appointed guardian ad litem over the 1st, 2nd, 3rd, 4th, 5th, and 6th respondents, unless any person or persons interested in the case shall, on or before February 20, 1924, show sufficient cause to the satisfaction of this court to the contrary.

January 17, 1924.

C. E. DE PINTO, District Judge.

In the District Court of Ratnapura.

Order Nisi.

Testamentary In the Matter of the Intestate Estate of Ambalavanar Viswanathan of Jurisdiction. No. 789. pitiya, deceased.

Vilwavanam Avaldar Manomaniamma of Amus pitiya Petitions

Vs.

(1) Viswanathan Amarawathieamma, (2) Viswanathan Arulambalam, and (3) Vilvawanam Avaldar Thayamma, all of Amupitiya Respondents.

THIS action coming for disposal before H. J. Ekanayake, Esq., District Judge, Ratnapura, on January 9, 1924, in the presence of Messrs. Wallooppillai & Goone-sekere, Proctors, on the part of the petitioner above named; and the affidavit of the said petitioner dated November 13, 1923, having been read:

It is ordered that the petitioner be and she is hereby declared entitled, as widow of the deceased above named, to administer the estate of the said deceased, and that letters of administration do issue to her accordingly, unless the respondents above named or any other person or persons interested shall, on or before January 29, 1924, show sufficient cause to the satisfaction of this court to

the contrary.

H. J. V. EKANAYAKE, District Judge.

This Order Nisi is extended for February 12, 1924, to appear at Balangoda Courts.

H. J. V. EKANAYAKE, District Judge.

January 29, 1924.

January 9, 1924.

h the District Court of Ratnapura.

Order Nisi.

Junishiction.
No. 793.

In the Matter of the Estate of the late Punchigamage Mohottihamy of Dela, deceased.

Punchigamas Sinhamy of Dela.....Petitioner.

And

THIS matter coming on for disposal before H. J. V. I. Ekanayaka, Esq., District Judge, Ratnapura, on January 31, 1924, in the presence of Mr. R. N. Asirwatham, Proctor, on the part of the petitioned above named; and the affidavit of the said petitioner above-named dated January

14, 1924, having been read:

It is ordered that the petitioner be and he is hereby declared entitled, as son of the deceased above named, to administer the estate of the said deceased, and that letters of administration do issue to him accordingly, unless the respondents above named or any other person or persons interested shall, on or before February 26, 1924, show sufficient cause to the satisfaction of this court to the contrary.

A. H. E. MOLAMURE, February 1, 1924. District Judge. In the District Court of Kegalla.

Order Nisi.

The Matter of the Intestate Estate of Estate Intestate Estate of Estate Intestate Estate of Estate Intestate Intesta

Ganehi Arachchillage Danasekera of Udugama in Walgam pattul...... Petitioner.

THIS matter coming on for disposal before Aelian Ondaatje, Esq., Acting District Judge, Kegalla, on January 17, 1924, in the presence of M. A. F. Herat, Proctor, on the part of the petitioner; and his affidavit and petition dated July 30, 1923, and January 10, 1924, respectively, praying for letters of administration and the appointment of guardian ad litem having been read: It is ordered that the petitioner, as the brother 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 1st respondent, being the mother of the 2nd, 3rd, and 4th minor respondents, is a fit and proper person to be appointed their guardian ad litem, and that such appointment will be made accordingly, unless the respondents or any person or persons interested shall, on or before February 15, 1924, show sufficient cause to the satisfaction of the court to the contrary.

January 17, 1924.

GOVERNMENT GAZETTE

AELIAN ONDALTJE, Acting District/Judge.