	2				
	DEEU 1 II			Rott	
Ceph	m (B)	overi	imen	t Ba	rette.
		ublished by			6 ~~~~
		· .#:	JULY 918, - Legal.		
Draft Ordinances Passed Ordinances Notifications of Criminal Se the Supreme Court	Separate paging is gi PAGE 		order that it may be PAGE and Minor 	filed separately. Notices in Testamen	Lesessore

PASSED ORDINANCE.

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

Preamble.

Rs. 135,194.83 to be charged upon the revenue of the Island for the Supplementary Contingent Charges for the year 1922-23.

No. 12 of 1924.

An Ordinance for making provision for the Supplementary Contingent Charges for the Year 1922–23.

W. H. MANNING.

•

W HEREAS by Ordinance No. 15 of 1922 it was enacted that a sum not exceeding Ninety-one million One hundred and Forty-one thousand Six hundred and eleven rupees should be charged upon the revenue and other funds of this Island for the Contingent Service of the Financial Year 1922-23, and it has price one necessary to make further provision for the service of the said period.: It is enacted by the Governor of Ceylon, by and with the advice and consent of the Legislative Council thereof, as follows :

1 That a sum not exceeding One hundred and Thirty-five thousand One hundred and Ninety-four rupees and Eightythree cents shall be and the same is hereby charged upon the revenue and other funds of the Colony for the services hereinafter mentioned, and the said expenditure shall be in conformity with the heads of expenditure specified in the schedule hereunto annexed :

SCHEDULE.

					Rs.	c.	
5.	Controller of Revenue				577	1	
6а.	Treasury Loan Board	. ·		••	59	90	2
8.	Provincial Administration			••	37,727	.3	•
12.	Immigration and Quarantine		• •	••	37,276	6	٠.
19.	Legal Departments :					· .	
	Supreme Court		•	••	1,704	95	
	Attorney-General			••	24,629	99	
	District Courts			••	3,397	46	
	Registrar-General			•• •	2,848	1	
43.	Public Debt			••	482	63	
44 .	Pensions			••	26,491		•
			Total	-	135 194	83	

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

W. E. HOBDAY, Clerk to the Council.

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

> C. CLEMENTI, Colonial Secretary.

DRAFT ORDINANCES.

MINUTE.

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

An Ordinance to provide for Public Holidays in this Colony.

HEREAS it is expedient to amend the law relating to

Preamble.

Short title and commencement.

Certain days to

be public holidays. W public holidays in this Colony: Be it therefore enacted by the Governor of Ceylon, by and with the advice and consent of the Legislative Council thereof, as follows:

1 This Ordinance may be cited as "The Public Holidays Ordinance, No: of 1924," and it shall come into operation on the passing thereof.

2 The several days mentioned in the schedule hereto annexed (and which days are hereinafter referred to as public holidays) shall, in addition to Sundays, be *dies non*, and shall be kept (except as hereinafter provided) as holidays in this Colony. If any of these holidays fall on a Sunday, the following Monday shall be a public holiday, unless otherwise ordered by the Governor, of which notice shall be given in the "Government Gazette."

3 The Governor in Executive Council may, from time to time, make regulations excluding in whole or in part, from the operation of this Ordinance, any public office or any department thereof, and thereupon all acts and things relating to such public office or department thereof may be done and performed on any public holiday, notwithstanding the provisions of this Ordinance.

4 It shall be lawful for the Governor, by notification in the "Government Gazette," at any time to appoint a special day to be observed as a public holiday, in addition to or in substitution for any of the days mentioned in the schedule hereto annexed, and thereupon the provisions of this Ordinance shall be applicable to such day in the same manner as if the said day had been mentioned in the said schedule.

5 The provisions of Ordinance No. 4 of 1886, in so far as they relate to public holidays, are hereby repealed.

SCHEDULE.

Public Holidays.

New Year's Day and the day following. Good Friday and the day following. Easter Monday and Tuesday. The Birthday of His Majesty the King.

Christmas Eve, Christmas Day, and the six subsequent days. Hindu New Year Festival Day.

The first full moon day of the Sinhalese month Wesak. The Muhammadan Hadji Festival Day.

By His Excellency's command,

Colonial Secretary's Office,	CECIL CLEMENTI,
Colombo, July 2, 1924.	Colonial Secretary.

Regulations.

Governor may appoint special days to be observed as public holidays.

Repeal.

Statement of Objects and Reasons.

THIS Ordinance is a companion Ordinance to the proposed Bank Holidays Ordinance. It involves no amendment of the existing law, which is now embodied in the Public and Bank Holidays Ordinance, No. 4 of 1886. In view of the decision to amend the law relating to bank holidays and to embody it in a separate Ordinance, it, is thought preferable to deal similarly with the subject of public holidays instead of making numerous alterations and amendments of the existing Ordinance.

Attorney-General's Chambers, Colombo, June 26, 1924. H. C. GOLLAN, Attorney-General.

MINUTE.

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

An Ordinance to provide for Bank Holidays in this Colony.

WHEREAS it is expedient to amend the law relating to bank holidays in this Colony : Be it therefore enacted by the Governor of Ceylon, by and with the advice and consent of the Legislative Council thereof, as follows :

1 This Ordinance may be cited as "The Bank Holidays Ordinance, No. of 1924," and it shall come into operation on the passing thereof.

2 For the purposes of this Ordinance, "the day next following" a bank holiday shall mean the next following day on which a bill of exchange may be lawfully noted or protested.

3 After the coming into operation of this Ordinance, the several days in the schedule hereto annexed (and which days are hereinafter referred to as bank holidays) shall be kept as close holidays in all banks in this Colony, and all bills of exchange and promissory notes which are due and payable on any such bank holiday shall be payable, and in case of non-payment may be noted and protested, on the day next following such bank holiday, and any such noting or protest shall be as valid as if made on the day on which the bill or note was made due and payable.

4 When the day on which any notice of dishonour of an unpaid bill of exchange or promissory note should be given, or when the day on which a bill of exchange or promissory note should be presented or received for acceptance, or accepted, or forwarded to any referee or referees, is a bank holiday, such notice of dishonour shall be given and such bill of exchange or promissory note shall be presented or forwarded on the day next following such bank holiday.

5 No person shall be compellable to make any payment or to do any act upon such bank holiday which he would not be compellable to do or make on Sunday; and the obligation to make such payment and do such act shall apply to the day next following such bank holiday; and the making of such payment and doing such act on such following day shall be equivalent to payment of the money or performance of the act on the holiday.

6 It shall be lawful for the Governor, by notification in the "Government Gazette," at any time to appoint a special day to be observed as a bank holiday, in addition to or in substitution for any of the days mentioned in the schedule hereto annexed, and thereupon the provisions of this Ordinance shall be applicable to such day in the same manner as if the said day had been mentioned in the said schedule.

Preamble.

Short title and commencement.

Interpretation clause.

Bank holidays.

Provision as to notice of dishonour and presentation for honour.

As to payments on bank holidays.

Governor may appoint special days to be observed as bank holidays. Repeal.

648

The provisions of Ordinance No. 4 of 1886, in so far as 7 they relate to bank holidays, are hereby repealed.

SCHEDULE.

Bank Holidays.

New Year's Day and the day following.

The Tamil Thai Pongal Day

Hindu New Year Festival Day. Good Friday and the day following.

Easter Monday and Easter Tuesday.

The first full moon day of the Sinhalese month Wesak. The Birthday of His Majesty the King.

July 1 (Bank Holiday).

Hindu Vel Festival Day

Hindu Dipawali Festival Day.

Christmas Eve, Christmas Day, and the two subsequent days.

By His Excellency's command,

Colonial Secretary's Office, Colombo, July 2, 1924.

CECIL CLEMENTI,

Colonial Secretary

Statement of Objects and Reasons.

THE law at present in force in this Island in regard to bank helidays is to be found in Ordinance No. 4 of 1886, an enactment which deals both with bank holidays as well as public holidays. Certain provisions of this Ordinance, notably the provisions of sections 6 and 7, have given rise to much inconvenience in business circles. Bills of Exchange and Promissory Notes which fall due on a bank or public holiday are not payable till the following day. Similarly, when the day on which notice of dishonour of an unpaid Bill of Exchange or Promissory Note should be given, or when the day on which a Bill of Exchange or Promissory Note should be presented or received for acceptance, or accepted, or forwarded to any referee or referees, is a bank or public holiday, the day next following such bank or public holiday is appointed as the day on which these acts are to be done. The day next following a bank or public holiday means the day next following not being itself a bank or public holiday. It will be observed that public holidays partake largely of the character of bank holidays. This is not the position either in England or in India. Some idea of the resulting inconvenience to business may be formed when it is remembered that the public holidays in connection with Christmas and the New Year alone run almost continuously from December 24 to January 2. With the growing development of the commercial life of the Island, this inconvenience is making itself felt more and more from day to day. From representations made and inquiries instituted thereon, there would seem to be a strong and a very general feeling that the present state of affairs places a wholly unnecessary handicap on the business life of the city. The object of the present Ordinance is to give the relief which is desired. It is based on the English Bank Holidays Act. Inasmuch as the law relating to Bills of Exchange and Promissory Notes in force in this Island is the English law, it is manifestly desirable that the law relating to bank holidays should be brought as closely as possible into line with the law in England. The proposed Ordinance gives relief in the matters to which attention has already been specially invited ; it proposes no other material alteration of the existing law.

Attorney-General's Chambers, Colombo, June 26, 1924.

H. C. GOLLAN, Attorney-General.

MINUTE.

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

An Ordinance to amend " The Co-operative Societies Ordinance, No. 34 of 1921."

WHEREAS it is expedient to amend ""The Co-operative Preamble. Societies Ordinance, No. 34 of 1921": Be it therefore enacted by the Governor of Ceylon, by and with the advice and consent of the Legislative Council thereof, as follows:

1 This Ordinance may be cited as "The Co-operative Societies (Amendment) Ordinance, No. of 1924."

2 Section 5 of the principal Ordinance is amended in the following respects :--

(a) By striking out, in lines 1 and 2 of sub-section (1) thereof, the words "composed of at least two registered societies " and inserting in lieu thereof the words " of which registered societies are members";

(b) By inserting as sub-section (1) (a) thereof the following :-

(1) (a) No society established for the purpose of facilitating the operations of registered societies shall be registered unless at least two members thereof are registered societies.

3 Sub-section (2) of section 6 of the principal Ordinance is hereby struck out, and the following shall be inserted in lieu thereof :---

Amendment of section 6 of the principal Ordinance.

Short title.

Amendment of

section 5 of

Ordinance.

the principal

(2) The application shall be signed—

- (a) In the case of a society of which no member is a registered society, by at least ten persons qualified in accordance with the requirements of section 5(1) of this Ordinance; and
- (b) In the case of a society of which registered societies are members, by a duly authorized person on behalf of every such registered society, and, where all the members of the society are not registered societies, by ten other members or, when there are less than ten other members, by all of them.

By His Excellency's command,

Colonial Secretary's Office, Colombo, July 11, 1924. CECIL CLEMENTI, Colonial Secretary.

Statement of Objects and Reasons.

THE Co-operative Ordinance, No. 34 of 1921, had for one of its objects the affording of facilities for the creation of Central Societies which would act as financing or supervising agencies for affiliated primary societies. The formation of such societies has been under the consideration of the Registrar of Co-operative Societies for some time, and he states that it will be difficult to create such Central Societies composed solely, as Ordinance No. 34 of 1921 provides, of registered primary societies. It is therefore proposed by the present amending Ordinance to allow of the formation, as in India, of Central Societies having for their members individuals as well as registered primary societies.

2. Section 5 (1) of the principal Ordinance does not provide for Central Societies of a "Mixed" constitution and section 6 (2) b) precludes the consideration of applications from Central Societies which are not composed solely of registered primary societies.

3. The object of the present amending Ordinance is to rémove these difficulties which tend to hinder the further extension of the Co-operative Movement in Ceylon. At the same time it is desired to safeguard the interests of the registered primary societies and to assure that these Central Societies will be mainly co-operative. It is therefore stipulated by section 2 (b) that no such Central Society shall beregistered unless at least two of its members are registered primary societies.

Attorney-General's Chambers, Colombo, June 10, 1924.

H. C. GOLLAN, Attorney-General.

of

MINUTE.

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

An Ordinance further to amend "The Nuwara Eliya Board of Improvement Ordinance, 1896.'

Preamble.

HEREAS it is expedient further to amend "The Nuwara Eliya Board of Improvement Ordinance, 1896 ": Be it therefore enacted by the Governor of Ceylon, by and with the advice and consent of the Legislative Council 'thereof, as follows :

Short title.

Amendment of section 32 of the principal Ordinance.

This Ordinance may be cited as "The Nuwara Eliya Board of Improvement (Amendment) Ordinance, No. 1924.'

2 Section 32 of the principal Ordinance shall be amended by the addition of the words "including the erection of model tenements for housing the poorer classes " after the word " Ordinance " in line 2 of paragraph (2) thereof.

By His Excellency's command,

Colonial Secretary's Office, Colombo, July 5, 1924.

CECH. CLEMENTL. Colonial Secretary.

Statement of Objects and Reasons.

THE Board of Improvement of Nuwara Eliya has spent considerable sums in putting up model tenements, and it is proposed to carry out this policy with greater activity in the future. As the power of the Board to erect and lease these tenements is not absolutely clear, it is thought well to remove any doubt by making special provision for the purpose.

Attorney-General's Chambers, Colombo, June 26, 1924.

H. C. GOLLAN, Attorney-General.

MINUTE.

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

An Ordinance further to amend "The Masters Attendant's Ordinance, 1865.

Preamble.

HEREAS it is expedient further to amend "The Masters Attendant's Ordinance, 1865 ": Be it therefore enacted by the Governor of Ceylon, by and with the advice and consent of the Legislative Council thereof, as follows :

Short title.

Amendment of section 9 of the principal Ordinance.

1 This Ordinance may be cited as "The Masters Attendant's (Amendment) Ordinance, No. of 1924.

2 Section 9 of the principal Ordinance is amended by inserting after the word "port" in line 3 thereof the words 'or any person authorized by him either generally or on a special occasion.'

By His Excellency's command, Colonial Secretary's Office, CECIL CLEMENTI, Colombo, June 26, 1924. Colonial Secretary.

Statement of Objects and Reasons.

THE Masters Attendant's Ordinance, 1865, was passed before the existing harbour was made and at a time when the number of ships calling at the port was very small. Under section 9 of the Ordinance the berth of every ship which enters the harbour is required to be pointed out by the Master Attendant, a work which is impossible for him to carry out having regard to the number of ships which frequent the port and to the numerous other duties which he has to perform." By the amendment embodied in this Bill it is proposed to allow the Master Attendant to depute his duties under section 9 to a person authorized either specially or generally.

Attorney-General's Chambers, Colombo, May 12, 1924. H. C. GOLLAN, Attorney-General.

MINUTÉ.

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

An Ordinance further to amend "The Game Protection Ordinance, 1909."

W HEREAS it is expedient further to amend "The Game Protection Ordinance, 1909": Be it therefore enacted by the Governor of Ceylon, by and with the advice and consent of the Legislative Council thereof, as follows:

1 This Ordinance may be cited as "The Game Protection (Amendment) Ordinance, No. of 1924."

2 The following section shall be inserted as section 28 A of the principal Ordinance:

28 A (1) The Governor in Executive Council may by notification in the "Government Gazette" establish a close season in respect of any fish not mentioned in schedule III. of this Ordinance.

(2) Any person who shall take, kill, or destroy any fish in contravention of any such notification shall be guilty of an offence, and shall be liable on summary conviction to a fine not exceeding one hundred rupees and, in default of payment, to simple or rigorous imprisonment for a period not exceeding six months.

By His Excellency's command, fice, CECIL CLEMENTI.

Colonial Secretary's Office, Colombo, June 24, 1924.

Colonial Secretary

Statement of Objects and Reasons.

THE attention of the Governor has been called to the necessity of taking steps to protect the oyster if its disappearance from the Island is to be prevented. With this object it is proposed that a clause should be inserted in the principal Ordinance allowing of a close season being proclaimed in respect of fish. The term "fish" includes oyster; but it is thought well that the power to proclaim a close season in respect of fish which do not come under Part III, of the principal Ordinance should be taken in general terms.

Attorney-General's Chambers, Colombo, May 12, 1924.

H. C. GOLLAN, Attorney-General. Preamble.

Short title.

Insertion of new section 28A in the principal Ordinance. 651

DISTRICT AND MINOR COURTS NOTICES.

Amended Circuit Court Programme for September, 1924.

Tı

Balangoda. September 15, 16, 17 Travelling. . 18 Rakwana. 19, 20

H. J. V. I. EKANAYAKE

V. SARAVANAMUTTU,

J. AMUPITIYA, Acting Chief Clerk

Chief Clerk.

Police Magistrate.

Police Court, Ratnapura, July 11, 1924.

In the Court of Requests of Puttalam.

NOTICE is hereby given that a suit bearing No. 10,742 has been instituted in the Court of Requests of Puttalam by Sellamuttu Kangany and seventeen labourers of Thammanna estate against the proprietor or proprietors thereof, under the Ordinance No. 13 of 1889, for the recovery of their wages, amounting to Rs. 113 85.

Puttalam, July 9, 1924.

In the Court of Requests of Avissawella.

NOTICE is hereby given that a suit has been instituted in the Court of Requests of Avissawella, by 8 labourers of Humbaswalana estate, Ruwanwella, against the proprietor or proprietors thereof, under the Ordinance No. 13 of 1889, for the recovery of their wages, amounting to Rs. 69.65.

July 5, 1924.

NOTICES OF INSOLVENCY.

In the District Court of Colombo.

No. 3,058. In the matter of the insolvency of A. M. Ghouse of Wellawatta.

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, July 11, 1924. Secretary.

In the District Court of Colombo.

No. 3,115. In the matter of the insolvency of E. M. Dassanayaka of Mutwal street, 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, July 11, 1924. Secretary.

In the District Court of Colombo.

No. 3,341. In the matter of the insolvency of Walter Edward Greville Bell of the Bristol Hotel, Colombo.

WHEREAS W. E. Greville Bell has filed a declaration of insolvency, and a petition for the sequestration of his estate has also been filed by Messrs. Miller & Co., Ltd., under the Ordinance No. 7 of 1853 : Notice is hereby given that the said court has adjudged the said W. E. Greville Bell insolvent accordingly ; and that two public sittings of the court, to wit, on August 12, 1924, and on August 26, 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, July 11, 1924.

Secretary.

In the District Court of Colombo.

No. 3,287. In the matter of the insolvency of Aboobucker Sahul Hamid of Bambalapitiya.

NOTICE is hereby given that a meeting of the creditors of the above-named insolvent will take place at the sitting of this court on August 26, 1924, for the grant of a certificate of conformity to the insolvent.

By order of court, P. DE KRETSER, Colombo, July 10, 1924. Secretary

In the District Court of Colombo.

No. 3,315. In the matter of the insolvency of Edgar Clarence Schofield Joseph of Mutwal, Colombo.

NOTICE is hereby given that a meeting of the creditors of the above named insolvent will take place at the sitting of this court on August 19, 1924, for the grant of a certificate of conformity to the insolvent.

By order of court, P. DE KRETSER, Colombo, July 9, 1924. Secretary.

In the District Court of Negombo.

No. 159/I. In the matter of the insolvency of John Edward de Zoysa of Negombo.

3

NOTICE is hereby given that the first sitting of this court in the above matter has been adjourned to August 4, 1924.

By order of court, C. EMMANUEL, Negombo, July 11, 1924. Secretary.

In the District Court of Negombo.

No. 161/I. In the matter of the insolvency of Fredrick Walter Swithin Felsinger of Negombo.

NOTICE is hereby given that the first sitting of this court in the above matter has been adjourned to July 30, 1924.

By order of court, C. EMMANUEL, Negombo, July 11, 1924. Secretary.

In the District Court of Negombo.

No. 163/I. In the matter of the insolvency of Richard Senerat Dassanaike of Katuwellagama.

WHEREAS Richard Senerat Dassanaike has filed a declaration of insolvency, and a petition for the sequestration of his estate has also been filed by Siman Perera Ru .singhe of Katuwellagama, under the Ordinance No. 7 of 1853: Notice is hereby given that the said court has adjudged the said Richard Senerat Dassanaike insolvent accordingly; and that a public sitting of the court, to wit, on July 23, 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, C. EMMANUEL, Negombo, July 4, 1924. Secretary. In the District Court of Kalutara.

No. 181. In the matter of the insolvency of John Louis Bertram Crozier of Panadure.

NOTICE is hereby given that a meeting of the creditors of the above-named insolvent will take place at the sitting of this court on August 21, 1924, for the examination of the insolvent.

By order of court, R. MALALGODA, Kalutara, July 10, 1924. Secretary.

In the District Court of Galle.

No. 521. In the matter of the insolvency of Walawege Mendis Appuhamy of Ahangama.

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

By order of court, C. W. GOONEWARDENE, Galle, July 9, 1924. Secretary.

In the District Court of Galle.

No. 522. In the matter of the insolvency of Nanayakkara Palliye Aratchige Charles Dias Gunasingha of Digoda.

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

By order of court, C. W. GOONEWARDENE, Galle, July 9, 1924. Secretary.

NOTICES OF FISCALS' SALES.

Western Province.

In the District Court of Colombo.

M. Mutto Tamby of Robernead place, Colombo . . Plaintiff. No. 5,602.

(1) Ratnasabapathy (Sivagurunathan of Bosanquet & Co., Fort, Colombo (2) Sockalingam Tambayah of Staple Grove, Kynsey road, Colombo Defendants.

.

NOTICE is hereby given that on Wednesday, August 13, 1924, at 3 P.M., will be sold by public auction at the premises the right, title, and interest of the said 1st defendant in the following property for the recovery of the sum of Rs. 186.66 from the 1st defendant, being taxed costs of the commissioner rayable by the 1st defendant, viz. :---

An allotment of land marked lot 10a, being a portion of lot marked 10 of premises called Kandawela estate, situated at Ratmalana in the Palle pattu of Salpiti korale; bounded on the north by right of way, south by lot No. 11, east by lot No. 10B, west by the Colombo-Galle road; containing in extent 9 acres and 5 perches as per plan No. 1,047 dated June 3, 1923, made by B. J. Thiedeman, Licensed Surveyor.

Fiscal's Office,	N. WICKRAMASINGHE,
Colombo, July 15, 1924.	Deputy Fiscal.
а. —	NO ST -

In the District Court of Colombo.

Liyana Atukorallage Don Peeris Appuhamy of Napagoda in Udugaha pattu of Shyane korale..... Plaintiff. No. 10,066.

Ragathewa Mohotti Appinhamillage Kaithan Appuhamy of Maile walana in Gangaboda pattu of Siyane korale

NOTICE is hereby given that on Tuesday August 19, 1924, will be sold by public auction at the respective premises the following property mortgaged with the plaintiff by bond No. 268 dated April 6, 1918, and attested by D. W. Wijenayaka, Notary Public, and decreed and ordered to be sold by the order of court dated June 2, 1924, for the recovery of the sum of Rs. 553 13, with interest on Rs. 300 at the rate of 25 per cent. per annum from October 9, 1923, up to November 19, 1923, and thereafter on the aggregate amount at 9 per cent. per annum till payment in full, and costs taxed at Rs. 139 41, and poundage, viz. :---

At 2 P.M.

(1) Undivided $\frac{1}{2}$ share of the land called Kosgahawatta, situated at Mailawalana in the Gangaboda pattu of Siyane korale, in the District of Colombo, Western Province; and bounded on the north by the ditch of the land owned by Moratotta Hakuruge Balootchiya and others, on the east by the ditch of the garden owned by Jayaweeraradage Podiya and others, south by the ditch of the garden owned by Mankotte Kankanamalage Singhappu, and on the west by the ditch of the garden owned by Armabadalge Penna Naide and others; containing in extent about 4 acres.

At 2.30 р.м.

(2) An undivided 2/18 shares of the land called Imbulgahawatta, situated at Mailawalana aforesaid; and bounded on the north by land owned by Honda Etana, east by land which at one time was owned by Kudahettiachchige Balappu and presently owned by Kuruppu Arachchige Babu Nona, south by Imbulgahawatta which at one time was owned by Pabilis Appu and others, and on the west by the ditch of Meegahawatta 'owned by Adonis Appu; containing in extent about 4 acres, and all the right, title, interest, and claim whatsoever of the said defendant in, to, upon,or out of the said several premises. Registered D 60/52 and 87/248.

Fiscal's Office, Colombo, July 15, 1924.

N. WICKBAMASINGHE, Deputy Fiscal.

B 2

In the District Court of Colombo.

Pana Sayana Sayana Moona Kana Theena Kadiresen Chetty of No. 139, Sea street, Colombo......Plaintiff. No. 11,456. Vs.

(1) Sayanna Ana Sheik Hayath Bhai and (2) Sheik

Ibrahim Bawa, both of Wolfendhal street Colombo.....Defendants.

NOTICE is hereby given that on Monday, August 11, 1924, at 3 F.M., will be sold by public auction at the premises 1924, at 3 P.M., will be sold by public auction at the premises the following property, mortgaged with the plaintiff by bond No. 629 dated April 27, 1923, and attested by C. Perumalpillai of Colombo, Notary Public, and decreed to be sold by the decree entered in the above action for the recovery of the sum of Rs. 1,687 50, with legal interest thereon from March 3, 1924, till payment in full, and costs of suit, viz. :

All that block of land with the buildings thereon, bearing assessment No. 317/F 122-5, Piachaud's lane, situated in the Maradana ward, within the Municipal limits of Colombo; bounded on the north by a passage, east by the other part bounded on the north by a passage, east by the other part of the same property bearing assessment No. 317/12 (1), south by the property of T. Sabapathy bearing assessment No. 316/13A, and on the west by the property of U. L. M. M. Mohideen bearing assessment No. 318/12B; containing in extent 2 87/100 perches according to the plan No. 871 of November 8, 1916, made by the Municipal Surveyor, T. E. de S. Wijeyaratne. Prior Registration A 141/216.

Fiscal's Office, Colombo, July 15, 1924. N. WICKRAMASINGHE, Deputy Fiscal.

In the District Court of Colombo.

Alutwatte Patirennehelage Alpenis Silva Appuhamy of Dalugama in the Adikari pattu of Siyane Plaintiff. korale No. 49,709. Vs.

Wickframa Aratchige Sedris Appuhany, (2) Tup-pahige Baby Nona, (5) ditto Passona Rodrigo, (6)
 Wewalage Marthelis Appu, (14) Tuppahige Podi
 Singho Rodrigo, all of Makola.....Defendants.

(1) W/Nonohamy, (3) H. Girigoris Appu, (9) Sabara-Bamfwage Chalo Nona, (12) Lucyhamy, (14) Uduwe Vedanelage Louis, (22) Anthony, (23) P. W. Vincent,

Ð all of Makola..... Added defendants.

W(N/W. Nonohamy and Wickrama Aratchige Hamy Nona, all of Makola..... Substituted defendants.

6 NOTICE is hereby given that on Thursday, August 21, 1924, will be sold by public auction at the respective premises the following property for the recovery of the sum of Rs. 188-81 from the 1st defendant, Rs. 86-49 from the 2nd defendant, Rs. 230.02 from the 5th and 6th defendants, Rs. 29.68 from the 14th defendant, Rs. 188.81 from the 1st added defendant, Rs. 188.81 from the 3rd added defendant, Rs. 278.61 from the 9th added defendant, Rs. 99 02 from the 12th added defendant, Rs. 19 45 from the 14th added defendant, Rs. 28.68 from the 22nd and 23rd added defendants, and Rs. 99.02 from the 2nd substituted defendant, and poundage, viz. :-

At 12 noon.

The right, title, and interest of the 1st defendant in and to the following property, to wit :-

(1) The lot E appearing in plan No. 2,378 dated March 1, 1923, made by H. G. E. Perera, Surveyor, of the land called Kosgahawatta, situated at Makola in the Adikari pattu of Siyane korale; and bounded on the north by lot D, on the east by cart road, on the south by lot F, on the south-west by field and land belonging to Don Piloris and others, on the north-west by land belonging to Don Piloris and others; and containing in extent within these boundaries 2 acres and 29.87 perches, together with the house standing thereon.

At 12.30 P.M.

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

(2) The lot F appearing in plan No. 2.378 dated March 1, 1923, made by H. G. E. Perera, Surveyor, of the land called Kosgahawatta, situated at Makola as aforesaid; and the

said lot F is bounded on the north by cart road, on the south-east by lot G, on the south-west by field, on the north-west by lot E; containing in extent 2 roods and 29.87 perches.

At 1 P.M.

(3) The lot L appearing in plan No. 2,378 dated March 1, 1923, made by H. G. E. Perera, Surveyor, of the land called Kosgahawatta, situated Makola aforesaid; and the said lot L is bounded on the north by lots N and M, on the east by land of Janis Appu, on the south by lot K; on the north-west by road; and containing in extent within these boundaries 1 rood and 11.83 perches.

At 1.30 р.м.

The right, title, and interest of the 1st added defendant in and to the following property, to wit :-

(4) The lot J appearing in plan No. 2,378 dated March 1, 1923, made by H. G. E. Perera, Surveyor, of the land called Kosgahawatta, situated at Makola aforesaid ; and the said lot J is bounded on the north by lot E, on the east by land belonging to Janis Appu, on the south-west by lot I, on the north-west by road; and containing in extent 1 acre and 14.93 perches, together with the house standing thereon.

At 2 P.M.

The right, title, and interest of the 3rd added defendant in and to the following property, to wit :-

(5) The lot I appearing in plan No. 2,378 dated March 1, 1923, made by H. G. E. Perera, Surveyor, of the land called Kosgahawatta, situated at Makola aforesaid; and the said lot I is bounded on the north-east by lot J, on the southeast by land of Haramanis Appu, on the south-west by the excluded portion marked lot B, on the north-west by road; containing in extent 2 acres and 29.87 perches, together with the house standing thereon.

Аt 2.30 р.м.

The right, title, and interest of the 9th added defendant in and to the following property, to wit :-

(6) The lot G appearing in plan No. 2,37 dated March 1, 1923, made by H. G. E. Perera, Surveyor, of the land called Kosgahawatta, situated at Makola as aforesaid; and the said lot G is bounded on the north by lot D, on the east by lot H and road, on the south by land of Isan Appu, deceased, on the south-west by field, and on the north-west by lot F and cart road ; and containing in extent 3 acres 1 rood and 4.83 perches.

At 3 р.м.

The right, title, and interest of the 14th added defendant in and to the following property, to wit :-

(7) The lot N appearing in plan No. 2,378 dated March 1, 1923, made by H. G. E. Perera, Surveyor, of the land called Kosgahawatta; and the said lot N is bounded on the north by land belonging to Don Thelenis Wijetunga, on the east by lot M, on the south by lot L, on the south-west by road, on the west by lot H; and containing in extent 25.92 perchés.

At 3.30 р.м.

The right, title, and interest of the 12th added defendant in and to the following property, to wit :-

(8) The lot D appearing in plan No. 2,378 dated March 1, 1923, made by H. G. E. Perera, Surveyor, of the land called Kosgahawatta, situated at Makola aforesaid; and the said lot D is bounded on the north by lot C, on the east by lot H, on the south by lot E, and on the west by the land of Don Piloris and others; and containing in extent within these boundaries 1 acre and 14.94 perches.

At 4 P.M.

The right, title, and interest of the 22nd and 23rd defendants in and to the following property, to wit :---

(9) The lot M appearing in plan No. 2,378 dated March 1, 1923, made by H.G.E. Perera, Surveyor, of the land called Kosgahawatta, situated at Makola as aforesaid; and the Respiration is bounded on the north by land of Don Thelens Swijetunga Appularny, east by the land of Janis Appu, on the south by lot L, and on the west by lot N; containing in extent $25 \cdot 92$ perches.

At 4.30 р.м.

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

(10) The lot C appearing in plan No. 2,378 dated March 1, 1923, made by H. G. E. Perera, Surveyor, of the land called Kosgahawatta, situated at Makola aforesaid; the said lot C is bounded on the north by lot B, east by lot H, on the south by lot D, and on the west by the land of Don Piloris and others; containing in extent 1 acre and 14.93 perches.

Fiscal's Office,	N. WICKRAMASINGHE,
Colombo, July 15, 1924.	Deputy Fiscal.

In the District Court of Colombo.

Karunapatirennehelage Menchohamy of Mottunna in Meda pattu of Siyane korale Plaintiff.

No. 52,035. Vs.
Vithanage Pability Appu and 8 others of Mottunna.
(4) Vithanage Singho Appu, (8) Sudrikkuge Thepanis, Added defondants.

both of Mattunna Added defendants.

NOTICE is hereby given that on Friday, August 15, 1924, will be sold by public auction at the respective premises the following property for the recovery of the sum of Rs. 151.79 from the 3rd defendant, Rs. 75.90 from the 4th defendant, Rs. $131 \cdot 10$ from the 4th added defendant, Rs. $41 \cdot 40$, from 8th added defendant, being pro rata costs due in the above case, viz. :-

At 2 P.M.

The right, title, and interest of the 3rd defendant in and to the following property, to wit :

(1) All that divided portion marked lot J in plan No. 1,362 made by M. D. M. Silva, Licensed Surveyor, of the land called Malabodagahawatta and Nagahawatta, situated at Mottunna, in the Meda pattu of Siyane korale; the said lot J is bounded on the north by lot D, east by land of V. Agilis Appu and lot K allotted to 4th defendant and 9th to 11th added defendants, south-west by lot I allotted to the plaintiff and lot H allotted to 1st and 2nd defendants; containing in extent 1 acre 1 rood and 29.7 perches.

Аt 2.30 р.м.

The right, title, and interest of the 4th defendant in and to the following property, to wit :-

(2) All that divided portion marked K in plan No. 1,362 made by M. D. M. Silva, Licensed Surveyor, of the land called Malabodagahawatta and Nagahawatta, situated at Mottuma as aforesaid; the said lot K is bounded on the north by land of V. Agilis Appuhamy and others, east by land of K. Brumpia, south by land of Podi Singho Appu-hamy, on the west by lot J allotted to 3rd defendant; and containing in extent 1 acre 1 rood and 0.98 perches.

At 3 р.м.

The right, title, and interest of the 4th added defendant in and to the following property, to wit :-

(3) All that divided portion marked lot G in plan No. 1,362 made by M. D. M. Silva, Licensed Surveyor, of the land called Malabodagahawatta and Nagahawatta, situated at Mottunna as aforesaid; which said lot G is bounded on the north by lot B of this land allotted to 6th, 7th, and 8th defendants and 1st added defendant, east by lot H allotted to 1st and 2nd defendants, south by lands of R. Gomis Appuhamy and Singappu, on the west by lots I, F, and E; and containing in extent 1 acre 3 roods and 1.65 perches.

At 3.30 р.м.

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

(4) All that divided portion marked A in the plan No. 1,362 made by M. D. M. Silva, Licensed Surveyor, of the land called Malabodagahawatta and Nagahawatta, situated at Mottunna as aforesaid; the said lot A is bounded on the north-east by lot B allotted to 6th, 7th, and 8th defendants and 1st added defendant, north-west by a water-course, south by lot E allotted to 16th added defendant; and containing in extent 2 roods and 06:13 perches and containing in extent 2 roods and 06.13 perches.

N. WICKRAMASINGHE, Fiscal's Office, Colombo, July 15, 1924. Deputy Fiscal. •

In the District Court of Colombo.

Sarafally Mulla Miajee of 4th Cross street, Colombo..... Plaintiff. No. 721. Vs.

Shelly Edirisinghe of the Hermitage, Kalutara South, and another..... Defendants.

NOTICE is hereby given that on Saturday, August 9, 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 defendant in the following property for the recovery of Rs. 782.28, with interest thereon at 15 per centum per annum from May 4, 1920, to June 21, 1920, and thereafter at 9 per cent. per annum on the aggregate amount of the decree till payment in full, and costs of suit, less a sum of Rs. 400, viz. :-

1. All the soil, trees, and buildings of a portion of the allotment No. 19 of land called Millagahawatta alias Hermitage, situated at Palatota in Kalutara badda in Kalutara totamune, in the District of Kalutara, Western Province; and bounded on the north-east by allotment No. 20 of the same land and land belonging to Mr. Domingo de Silva, Proctor, east by strip of land in breadth 16 fest reserved for a path, south-west by a portion (in extent 2 acres) of allotment No. 19 of the same land sold to Sooria Aratchige Don Arnolis Appuhamy, west and north-west by land belonging to Mr. Domingo de Silva, Proctor; containing in extent 5 acres 3 roods and 13 perches.

Deputy Fiscal's Office,	H. SAMERESINGHA,
. Kalutara, July 8, 1924.	Deputy Fiscal.

In the District Court of Kalutara.

Greruge Andris Greru Vedarala of Talpitiya.....Plaintiff. No. 10,124. Vs.

Hettipathirage Pody Nonahamy, (2) Guruge John Perera, (3) Guruge Appu Sinno Perera, (4) ditto Sinnappu Perera, all of Talpitiya......Defendants.

NOTICE is hereby given that on Saturday, August 16, 1924, commencing at 3 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 (mortgaged by the defendant with plaintiff and declared bound and executable for the decree entered in the said case) for the recovery of Rs. 2,670, with interest on Rs. 2,500 at the rate of 9 per cent. per annum from June 9, 1921, till payment in full, viz. :-

(a) The undivided 23/28 parts of the soil and trees of a portion of Tuduwewatta, situated at Talpitiya in Talpiti badda of Panadure totamune; and bounded on the north by Mampayawatta, east by Bogahawatta, south by Kurigewatta, and west by the portion of this land whereon resides Guruge Amaris Perera; and containing in extent about 2 acres, together with the undivided 11/14 parts of the tiled house thereon.

(b) The undivided 46/105 parts of the soil and other things thereon of a portion of Midianwelacumbura, situated at Talpitiya aforesaid; and bounded on the north by the portion belonging to Bastian Peiris, east and south by Radagewatta, and west by land belonging to Mestiage Don Saradiel Appuhamy; and containing in sowing extent about $1\frac{1}{2}$ bushel of paddy.

Deputy Fiscal's Office,	H. SAMERESINGHA,
Kalutara, July 8, 1924.	Deputy Fiscal.

Southern Province.

In the District Court of Galle.

Don James de Silva Tillekeratne, Fiscal's Arachchi, of Ratgama, and another Plaintiffs.

No. 20,328. Vs.

Dewarahandi Aron de Silva of Deminigoda in RatgamaDefendant.

NOTICE is hereby given that on Monday, August 11, 1924, at 2 o'clock in the afternoon, will be sold by public auction at the spot the following property mortgaged with the plaintiff :-

An undivided 119/180 part of all the remaining fruit trees and soil, exclusive of the planters share, of the 2nd plant. ation of the land called Mawatawatta alias Elabodawatta

alias the land whereon Juwanchi Vidane resided, together with the 15 cubits tiled masonry built house standing thereon, situate at Deminigoda in Ratgama, in extent 3 roods and 20 1/10 perches; bounded on the north by Leanadurahegewatta, east by Elapallewatta, south by the land whereon Babun resided, west by the Colombo-Galle high road. Writ amount Rs. 4,500.

	•		•	
Fiscal's C)ffice,	•	G. O. ABEYNAIKE,	
Galle, July	15, 1924.		Deputy Fiscal.	

North-Western Province.

In the District Court of Puttalam.

Acona Moona Thavanna Mohamado Thajudin of Puttalam.....Plaintiff. No. 3,695. Vs.

Pana Ana Abdul Rahman of Kalpitiya..... Defendant. NOTICE is hereby given that on Monday, August 11, 1924, at 10.30 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 $\frac{1}{4}$ share of 5/6 shares of the coconut garden called Eatchemkadototam, situate at Kandakuli in Kalpitiya division in Puttalam District, in the North-Western Province; in extent 61 acres 1 rood and 11 perches; and bounded on the north by the lands of Sinna Wappu Marikar, Mohamado Marikar, and others, east by the gardens of the heirs of Muhedin Neina Marikar and Mohamado Ali Marikar called Periyatotam and Shrofftotam, south and west by the lands called Eatchemkadototam belonging to Magudo Neina Segalado, Thamby Marikar, and the seashore. That is excluding from the entire land 1/6 of the soil and 33 coconut trees, $\frac{1}{4}$ of the remaining shares.

For the recovery of the sum of Rs. 674, with interest on Rs. 654 36 at 18 per cent. per annum from January 31, 1924, till February 28, 1924, and thereafter on the aggregate amount at the rate of 9 per cent. per annum till payment in full, poundage, costs, &c.

Puttalam, July 10, 1924.

E. R. SUDBURY, Deputy Fiscal.

I, FRANCIS GRAEME TYRRELL, Fiscal for the North-Western Province, do hereby appoint Mr. R. V. Naganathan to be Marshal for the divisions of Dambadeni, Udukaha North and West, and Mairawati korales of Dambadeni hatpattu, Giratalana, Baladora, and Angomr korales of Dewamedi hatpattu, Karandapattu, Meddeketiya, Katugampola Medapattu East and West, Yatikaha, Yagampattu, Kiniyama, Katugampola North and South, and Pitigal korales of Katugampola hatpattu, in the Kurunegala District, under the provisions of the Fiscals' Ordinance, No. 4 of 1867, from July 12 to 15, 1924, and authorize him to perform the duties and exercise the authority of Marshal, for which this shall be his warrant.

Given under my hand at Kurunegala this \$th day of July, 1924.

F. G. TYRRELL, Fiscal.

NOTICES IN TESTAMENTARY ACTIONS.

In the District Court of Colombo

Order Nisi.

(7) Lavinia Rajapaksa, and (8) Bertram Rajapaksa,

both of Dehiwala Respondents.

THIS matter coming on for disposal before V. M. Fernando, Esq., District Judge of Colombo, on June 11, 1924, in the presence of Mr. A. F. Peiris, Proctor, on the part of the petitioner above named; and affidavit of the said petitioner dated June 7, 1924, having been read:

It is ordered that the petitioner be and she is hereby declared entitled, as widow of the above-named deceased, to have letters of administration to his estate issued to her, unless the respondents above named or any other person or persons interested shall, on or before July 24, 1924, show sufficient cause to the satisfaction of this court to the contrary.

contrary.	
June 11, 1924.	V. M. FERNANDO, District Judge.
	rict Court of Colombo. Order Nisi.
Tetementary In the M Jurisdiction. late No. 1,854. Peler	latter of the Intestate Estate of the Makulukottunnage Misi Hamy of watta in the Palle pattu of Salpiti
Katugampolage Don Palle party of Salpi	Hendrick of Pelerwätta in the ti korale Petitioner. And
(1) Jasinge Asilin Nor (3) Makulukottunna in the Palle pattu of	a, (2) Jasinge Sugathan Singho, ge Suwaris Perera, all of Pitipana Hewagam korala

THIS matter coming on for disposal before V. M. Fernando, Esq., District Judge of Colombo, on June 11, 1924,

in the presence of Messrs. Jayasekere, & Jayasekere, Proctors, on the part of the petitioner above named; and the affidavit of the said petitioner dated June 4, 1924, having been read:

It is ordered that the petitioner be and he is hereby declared entitled, as widower of the above-named deceased, to have letters of administration to her estate issued to him, unless the respondents above named or any other person or persons interested shall, on or before July 24, 1924, show sufficient cause to the satisfation of this court to the contrary.

June 11, 1924.	V.	M. EERNANDO, District Judge.
	ict Count of Co	olombo.
Testamentary in the n	order Nisi	Intestate Estate of
Jurisdiction. Kanka	nige Suwaris	Perera, late of
		in the Adikari orale, deceased.
Kankanige Pesona Pere aforesaid	ra of Udumul	
	And	

Kankanige Rosaline Perera of Udumulla Mulleriyawa

It is ordered that the petitioner be and she is hereby declared entitled, as daughter of the above-named deceased, to have letters of administration to his estate issued to her, unless the respondents above named or any other person or persons interested shall, on or before July 24, 1924, show sufficient cause to the satisfaction of this court to the contrary.

June 11, 1924.

V. M. FERNANDO, District Judge.

June 23, 1924.

In the District Court of Colombo.

Order Nisi.

In the Matter of the Intestate Estate of the late Geekiyanage Don Ruithan of Nam-Testamentary Jurisdiction.

panunuwa in the Palle pattu of Salpiti No. 1,859.

(1) Geekiyanage Guneris Perera, (2) ditto KRobert Perera, (3) ditto Rosaline Perera, (4) ditto Nonis Perera, (5) ditto Abraham Perera, (6) ditto John Perera, (7) ditto Sarnelis Perera, (8) Elwitigalage James Perera, all of Maharagama in the Palle pattu of Salpiti koraleRespondents.

THIS matter coming on for disposal before V. M. Fernando, Esq., District Judge of Colombo, on June 18, 1924, in the presence of Messrs, Jayasekere & Jayasekere, Proctors, on the part of the petitioner above named; and the affidavit of the said petitioner dated June 10, 1924, having been read :

It is ordered that the 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 above named or any other person or persons interested shall, on or before July 24, 1924, show sufficient cause to the satisfaction of this court to the contrary.

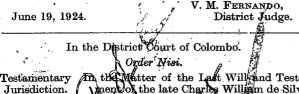
V. M. FERNANDO, June 18, 1924. District Judge. In th District Court of Colombo. Order Nisi.

Testamentary In the Matter of the Intestate Estate of the Jurisdiction. Alter Kahandawa-aratchige Don Romanis No. 1,860. Appulamy of Weboda in the Adi ari pathu af Salpiti korale, decessed. Don Charles Manchanayiket of Embaraluwa in the

(1) Madanarachige Dotcho Nona, (2) Kahandawa-aratchige Charles Singho, (3) ditto Martin Singho, (4) ditto David Singho, all of Weboda in the Adikari pattu of Siyane korale Respondents.

THIS matter coming on for disposal before V. M. Fernando, Esq., District Judge of Colombo, on June 19, 1924, in the presence of Messrs. Jayasekere & Jayasekere, Proctors, on the part of the petitioner above named ; and the affidavit of the said petitioner dated June 7, 1924, having been read :

It is ordered that the petitioner be and he is hereby declared entitled, as creditor of the above-named deceased, to have letters of administration to his estate issued to him. unless the respondents above named or any other person or persons interested shall, on or before July 24, 1924, show sufficient cause to the satisfaction of this court to the contrary.



Testamentary Jurisdiction. No. 1,868. Don Walter Walpola of Colpetty. J. S. J. J. Petitioner. THIS matter coming on for discosal before V. M. Fer-nando, Esq., District Judge of Colombo, on June 23, 1924, in the presence of Mr. C. A. Rodrigo. Prostor on the part in the presence of Mr. C. A. Rodrigo, Proctor, on the part of the petitioner above named; and the affidavits (1) of the said petitioner dated June 19, 1924, and (2) of the attesting notary dated June 18, 1924, having been read:

It is ordered that the last will of Charles William de Silva Amarasingha, 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 one of the executors named in the said will, and

that he is entitled to have probate thereof issued to him accordingly, unless any person or persons intérested shall, on or before July 31, 1924, show sufficient cause to the satisfaction of this court to the contrary.

> V. M. FERNANDO, District Judge.

In the District Court of Colombo.

Order Nisi.

In the Matter of the Last Will and Testament of Jayamaha Mudalige Don Testamentary Jurisdiction. No. 1,870. Joseph Appuhamy of Apamulla, deceased.

Gamameda Liyanage Ana Perera Hamine of Apamulla....Petitioner.

THIS matter coming cn for disposal before V. M. Fernando, Esq., District Judge of Colombo, on June 24, 1924, in the presence of Mr. D. I. Paul Perera, Proctor, on the part of the petitioner above named; and the affidavits (1) of the said petitioner dated June 20, 1924, and (2) of the attesting witnesses and notary also dated June 20, 1924, having been read:

It is ordered that the Last Will of Jayamaha Mudalige Don Joseph Appuhamy, deceased, of which the original has been produced and is now deposited in this court, be and the same is hereby declared proved ; and it is further declared that the petitioner is the executrix named in the said will, and that she is entitled to have propate thereof issued to her accordingly, unless any person or persons interested shall, on or before July 24, 1924, show sufficient cause to the satisfaction of this court to the contrary.

June 24, 1924.

V. M. FERNANDO, District Judge.

District Judge.

In the District Court of Colombo.

Order Nisi.

Testamentary In the Matter of the Last Will and Testament of Leila Jane Justice of Pennyarth, Jurisdiction. No. 1,871. in the County of Breeon, England, deceased.

Ernest Lione Mack of Colombo.....Petitioner.

THIS matter coming on for disposal before V. M. Fernando, Esq., Dist.ict Judge of Colombo, on June 24, 1924, in the presence of Fritz Mack, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated June 20, 1924, exemplification of probate of the will of the above-named deceased, power of attorney in favour of the petitioner, and the order of the Supreme Court dated June 9, 1924, having been read :

It is ordered that the last will of Leila Jane Justice, deceased, of which an exemplification of probate has been produced and is now deposited in this court, be and the same is hereby declared proved ; and it is further declared that the said petitioner is the attornyy in Ceylon of the sole executor named in the said will, and that he is entitled f. to have letters of administration (with a copy of the said) will annexed) issued to him accordingly, unless any person or persons interested shall, on or before July 24, 1924, show sufficient cause to the satisfaction of this court to the contrary. V. M. FERNANDO,

June 24, 1924.

In the District Court of Colombo.

Order Nisi.

- In the Matter of the Intestate Estate of Testamentary the late Peter Rasaputhra of Avissa-Jurisdiction. No. 1,890. wella, deceased. Mary Elizabeth Rasaputhra of Mayfield road in Colombo......Petitioner. And) Charles Joseph Peter Rasaputhra, (2) Mary Hyacinth Rasaputhra, (3) Laurentia Josephine Rasaputhra, (4) John Gunasekera, proposed guardian ad litem over the minors, all of Mayfield road, "藩 THIS matter coming on for disposal before V. M.
- Fernando, Esq., District Judge of Colombo, on July 4,

And

1924, in the presence of Mr. B. Manukulasuriya, Proctor, on the part of the petitioner above named; and the affidavit of the petitioner dated June 30; 1924, 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 August 28, 1924, show sufficient cause to the satisfaction of this Court to the contrary.

July 4, 1924.

V. M. FERNANDO, District Judge.

V. M. FERNANDO,

District Judge.

In the District Court of Colombo.

. Order Nisi.

No. 1.894.

Testamentary In the Matter of the Last Will and Testa-Jurisdiction. ment of Africe Lumsden Montague of Ropley in the County of Hants, England, deceased.

THIS matter coming on for disposal before V. M. Fernando, Esq., District Judge of Colombo, on July 8, 1924, remandor may a part of the part of the petitioner, and Supreme Court's order dated June 23, and Supreme Court's order dated June 24, exemplification of probate of the will of the above-named deceased, power of attorney in favour of the petitioner, and Supreme Court's order dated June 23, 1094 1924, having been read: It is ordered that the will of the said deceased dated April 3, 1923, of which an exemplification of probate has been produced and is now deposited in this court, be and the same is hereby declared proved; and it is further declared that the said petitioner is the attorney of the executor named in the said will, and that he is entitled to have letters of administration, with a copy of the said will annexed, issued to him accordingly, unless any person or persons interested shall, on or before July*31, 1924, show sufficient cause to the satisfaction of this court to the contrary.

•	6.2	· . ·			
: 	0.	1924.	1. C. S.	* · ·	
July	8,	1924.	. • •	· . ·	• •
•					

ME

In the District Court of Colombo.

Order Nisi.

Lestamentary In the matter of the Last Will and Testa-Jurisdiction. Ment of Pandita Kotalalage Don No. 1,897. Nicholas Sirisinghe of Galpotte street,

Colombo.
 Dona Gaace Rodrigo nee Sirisinghe, assisted herein by her trisband (2) Hettiaratchige Manuel Rodrigo, both DGalpotte street, Colombo, Petitioners.

THIS matter coming on for disposal before V. M. Fernando, Esq., District Judge of Colombo, on, July 11, 1924, in the presence of Mr. P. M. Seneviratne, Proctor, on the part of the petitioner above named; and the affidavits (1) of the said petitioner dated July 9, 1924, and (2) of the attesting notary dated July 10, 1924, having been read. having been read :

It is ordered that the last will of Pandita Koralalage Don Nicholas Sirisinghe, 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 further declared that the first petitioner is the executrix named in the said will, and that she is entitled to have probate thereof issued to her accordingly, unless any person or persons interested shall, on or before July 24, 1924, show sufficient cause to the satisfaction of this court to the contrary.

July 11, 1924.

V. M. FEBNANDO, District Judge. In the District Court of Colombo. FOrder Nisi.

Testamentary In the Matter of the Intestate Estate and Jurisdiction Friects of the late Jayawiridu Dinnes No. 1,903. Formando of Temple road in Colombo,

on the part of the petitioner above named; and the affidavit of the said petitioner dated July 15, 1924, having been read : It is ordered that the petitioner be and he is hereby declared entitled, as the only son of the above-named deceased, to have letters of administration to his estate issued to him, unless any person or persons interested shall, on or before July 24, 1924, show sufficient cause to the satisfaction of this court to the contrary.

> V. M. FERNANDO, District Judge,

In the District Court of Colombo.

July 16, 1924.

June 12, 1924.

Ørder Nisi.

Testamentary In the Matter of the Intestate Estate and Jurisdiction. Affects of the late Duggannewalauwa No. 7,262 Antonia Bandhoof Ambuwangala in Gan-te Kegalla Liberict, deceased. Johana. Cornelia Chandrasekera of Indiparape in the Havitiara borala

Hapitigam korale Petitioner. * *** And

Punchi Banda Deiyanwala of Ambuwangala in Beligal

on the part of the petitioner above named; and the affidavit of the said petitioner dated June 5, 1924, having been read :

It is ordered that the petitioner be and she is hereby declared entitled, as widow of the above-named deceased, to have letters of administration to his estate issued to her, unless the respondents above named or any other person or persons interested shall, on or before July 24, 1924, show sufficient cause to the satisfaction of this court to the contrary.

> V. M. FERNANDO, District Judge.

In the District Court of Negombo.

Order Nisi.

Testamentary, In the Matter of the Intestate Estate of Jurisdiction Juris Andiga Juanis Fernando of Miri-No. 2,240. Deams, decessed. THIS matter coming on ar disposal before S. C. Sansoni, Esq., Acting District Judge of Negombo, on June 27/30, 1924, in the presence of Mr. E. H. de Zoysa, Proctor, on the part of the petitioner, Andige, Paul Fernando of Mirigama; and the affidavit of the said petitioner dated March 29, 1924, having been read: It is ordered that the 2nd respondent be and she is hereby appointed guardian ad litem over the minors, 3rd and 4th respondents, for the purpose of the above testamentary action, unless sufficient cause be shown to the contrary on or before the date mentioned hereinbelow. It is further declared that the said petitioner be and he is hereby declared, as a son of the said deceased, to administer the estate of the deceased above named, and letters of administration do issue to him accordingly, unless the respondents-(1) M. Maria Nona Perera, (2) Andige Daniel Fernando, (3) ditto Selona Fernando, (4) ditto Eugine Fernando, all of Mirigamaor any other person or persons interested shall, on or

before July 23, 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 minors before this court at 9.30 A.M. on July 23, 1924, in connection with the above case.

S. C. SANSONI, June 30, 1924. District Judge.

In the District Court of Negombo. Order Nisi. 2. Sine .

Testamentary Matter Matter of the Intestate Estate of Jurisdiction. If the late Manananda Tissa Isthavira No. 2,242. of Andianosalam Walpola, deceased. THIS matter coming on for disposal before J. D. Brown, Esq., District Judge of Negombo, or July 1, 1924, in the presence of Mr. E. H. de Zoysa, Proctor, on the part of the petitioner, K. Khemananda Therunnanse of Andiambalam Walpola; and the affidavit of the said petitioner dated June 24, 1924, having been read: It is ordered that the petitioner be and he is hereby declared entitled, as the only pupil according to Sisyanu Sisya Paramparawa of the said deceased above named, and that letters of administration do issue to him accordingly, unless the respondents-(1) Lianage Bernardo Perera, teacher of Dummala-kotuwa, (2) ditto Sediris Perera Mudalali of Kiulgalla, and (3) ditto James Perera, Vedarala of Kehelbaddara---or any other person or persons interested shall show sufficient cause to the satisfaction of this writ to the contrary on or before July 24, 1924, at 9.30 A.M.

July 1, 1924.	i S	J. D. BROWN, District Judge.
In the I	District Court of I	Negombo.
Testamentary In the	Matter of the	Intestate Estate of

Jurisdiction. Jablate Siyambalapitiyage Leisa de Silva No. 2,243. Utronesekara Abeyegooneratne of Udu-gampola, digessel, disposal before J. D. Brown, Esq., District Judge of Regombo, on July 1, 1924, in the presence of Mr. E. R. Samerasekara, Proctor, on the part of the preticioner Don Job Judy Abeyeguesette, of Udu the petitioner, Don John Lucius Abayegunaratna of Udugampola; and the affidavit of the said petitioner dated June 27, 1924, having been read:

It is ordered that the said petitioner be and he is hereby declared entitled, as son of the said deceased, to administer the estate of the deceased above named, and that letters of administration do issue to him accordingly, unless the respondents—(1) Gilbert Perera Jayasingha of Udugampola, (2) Johannes de Alwis, (3) Richard de Alwis, (4) Henry de Alwis, (5) Robert de Alwis, all of Kerolapitiya near Hendala, (6) Herriet Rosaline de Alwis and husband (7) John Albert Ratnayaka, both of Dehiowita, (8) Dona Johanna Engaltina Edirisingha of Negombo road, Kurunegala, and (9) Dona Johanna Sophia Meegama of Palatotta in Kalutara South-or any other person or persons interested shall, on or before July 25, 1924, show sufficient cause to the satisfaction of this court to the contrary.

	1.5	J. D. Brown,
July 1, 1924.	G	District Judge.

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

Order Nisi declaring Will proved, &c. Testamentary In the Matter of the Last Will and Testa-Jurisdiction. Ment of the late Don Harmen Wijesinghe No. 1,645. Kamtangara, deneased, of Kandaragama. 'THIS matter doning on for disposal perfect W. H. B. Carbery, Esq., District Tidge of Halutara am February 21, 1924, in the presence of Means. Wijenama & Magdon Ismail, Proctors, on the part of the petrooner, Morawak-koralage Dona Lora de Fonseka Abeyakoonhamine of Bandaragama; and the affidavits of the said petitioner and of the attesting witnesses dated February 21, 1924, having been read:

having been read : It is ordered that the will of Don Harman Wijesinghe

Kannangara of Bandaragama, deceased, dated December 9, 1923, and now deposited in this court, be and the same is

hereby declared proved, unless the respondents-(1) Dona Johana Metilda Seelawathy Wijesinghe Kannangara, (2) Dona Johana Peremawathy Wijesinghe Kannangara, (3) John Peremachandra Wijesinghe Kannangara, (4) Dona Johana Lilawathy Wijesinghe Kannangara by their guardian ad litem (5) Don Seimon Attigalle Appuhamy, all of Bandaragama—or any other person or persons interested shall, on or before April 16, 1924, show sufficient cause to the satisfaction of this court to the contrary.

It is further declared that the said Morawakkoralage Dona Lora de Fonseka Abeyakoonhamine of Bandaragama, as widow of the above-named deceased, is entitled to have probate of the same issued to her accordingly, with copy of the will annexed, unless the respondents or any other person or persons interested shall, on or before April 16, 1924, show sufficient cause to the satisfaction of this court to the contrary.

And it is further ordered that the said 5th respondent be and he is hereby appointed guardian *ad litem* over the 1st to 4th respondents, minors for all the purposes of this action, unless the respondents or any other person or persons interested shall, on or before April 16, 1924, show sufficient cause to the satisfaction of this court to the contrary.

W. H. B. CARBERY, February 21, 1924. District Judge.

The date for showing cause is extended for July 28, 1924.

Kalutara, June 23, 1924.

W. H. B. CARBERY, District Judge.

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

In the Matter of the Estate of the late Testamentary Jurisdiction. Warushennedige Wilson Fernando, de-No. 1,654. ceased, of Panadure.

THIS matter coming on for disposal before W. H. B. Carbery, Esq., District Judge of Kalutara, on March 25, 1924, in the presence of Mr. D. J. K. Goonetilleke, Proctor, on the part of the petitioner, Ethel Perera Jayawardene of Badulla, presently of Kalutara; and the affidavit of the said petitioner dated March 25, 1924, having been real;

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 respondent, Stanley Wilson Fernando, minor, by his guardian ad litem, Benaragamavidanelagey Simon de Silva of Kalutara, or any other person or persons interested shall, on or before June 30, 1924, show sufficient cause to the satisfaction of this court to the contrary.

It is further declared that Benaragamavidanelagey Simon de Silva be appointed guardian ad litem over the respondent, who is a minor, for all the purposes of this action, unless the respondent or any other person or persons interested shall, on or before June 30, 1924, show sufficient cause to the satisfaction of this court to the contrary.

June 23, 1924.

W. H. B. CARBEBY, District Judge.

This Order Nisi is extended to July 28, 1924.

W. H. B. CARBERY, District Judge.

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

Testamentary In the Matter of the Last Will and Testa-Jurisdiction. ment of the late Don Bartholomeusz No. 1,668, Goonetilleke Gamalath Appuhamy. deceased, of Kindelpitiya.

THIS matter coming on for disposal before W. H. B. Carbery, Esq., District Judge of Kalutara, on May 1, 1924, in the presence of Mr. M. H. Jayatileke, Proctor, in the part of the petitioner, Don Johannes Goonetilleke Gamalath Appuhamy of Kindelpitiya ; and the affidavit of the said petitioner and the attesting notary and witnesses dated February 19, 1924, having been read :

It is ordered that the will of Don Bartholomeusz Goone tilleke Gamalath Appuhamy, deceased, dated March 3, 1924, and now deposited in this court, be and the same is hereby

declared proved, unless the respondents-(1) Gamalathge Dona Livera Goonetilleke Hamine of Karunagoda in Pasdun korale, wife of (2) Weerakkodige Don Pedrick Appuhamy of ditto, (3) Gamalathge Dona Carlina Goonetilleke Hamine of Kindelpitiya in Raigam korale, wife of (4) Petikiriarachchige Dono Odris Wijesekera Appuhamy of ditto, (5) Gamalathge Dona Lorenthina Goonetilleke Hamine of Welicampiting in Raigam korale. Hamine of Weligampitiya in Raigam korale, wife of (6) Welikalaliyanage Don Lewis Seneviratne of ditto, (7) Don Douglas Goonetilleke Gamalath Appuhamy of Kindelpitiya, (8) Don Bartholomeusz Goonetilleke Gamalath Appuhamy of ditto, and (9) Don Harman Goonetilleke Gamalath Appuhamy of ditto—or any other person or persons interested shall, on or before July 24, 1924, show sufficient cause to the satisfaction of this court to the contrary.

It is further declared that the said Don Johannes Goonetilleke Gamalath Appuhamy of Kindelpitiya 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 respondents or any other person or persons interested shall, on or before July 24, 1924, show sufficient cause to the satisfaction of this court to the contrary.

And it is further ordered that the said 7th respondent be and he is hereby appointed guardian ad litem over the 8th and 9th respondents, minors, for all the purposes of this action, unless the respondents or any other person or persons interested shall, on or before July 24, 1924, show

sufficient cause to the satisfaction of this court to the	him, unless the respond
contrary. W. H. B. CARBERY,	Appuhamy of Bogalla, Be
July 26, 1924.	Appuhamy of Bogalla, E
5 diy 20, 1324.	appuhamy of Munhena in
	or persons interested shall
In the District Court of Kalitara.	sufficient cause to the s
Order Nisi.	contrary.
Testamentary In the Matter of the Estate of the Jurisdiction. late Kurukulasuriapatabendige Joseph	June 27, 1924.
No. 1,673. Silva Arsakularatne, Geosased, of Katu-	
kurunda.	In the Distri
THIS matter coming on for disposal before W. H. B.	Order Nispdeci
Carboy, Esq., District Judge of Kalutara, on May 8, 1924,	Testamentary In the M
in the presence of Messrs. Wijeyaratne & Martin, Proctors,	Jurisdiction Binum
on the part of the petitioner, Kurukulasuriapatabendige Marka Silva Arsakularatne of Katukurunda; and the	No. 1.6841 A decease
affidavit of the said petitioner dated March 18, 1924,	THIS matter Sming
having been read :	Carbery, Esq., District Ju
It is ordered that the said petitioner be and she is hereby	in the presence of Mes
declared entitled, as sister of the above-named deceased,	Proctors, on the part of
to have letters of administration to his estate issued to	Aratchige Marthenis Pe
her, unless the respondents—(1) Kurukulasuriapatabendige	affidavit of the said petit
Catherina Silva Arsakularatne, (2) ditto Anjelina de Silva	been read :
Arsakularatne, (3) ditto Martha Maria Arsakularatne, all	It is ordered that the s
of Katukurunda- or any other person or persons interested	declared entitled, as brot
shall, on or before June 27, 1924, show sufficient cause	to have letters of admini
to the satisfaction of this court to the contrary.	unless the respondents
	by his guardian ad litem
W. H. B. CARBERY,	burugoda—or any othe shall, on or before July 23
May 8, 1924. District Judge.	satisfaction of this court
	It is further ordered
	appointed guardian ad li
The date of showing cause extended till July 23, 1924.	for all the purposes of t
W. H. B. CARBERY,	or any other person or pe
June 27, 1924. Disprict Judge.	July 25, 1924, show suffic
	court to the contrary.
In the District Court of Kalutare.	May 30, 1924. 🥖
Order Nisi declaring Will proved, &c.	
Testamentary In the Matter of the Estate of the late	18-1-
Jurisdiction. Wijesinghe Aratchigey dias Kukule-	🔄 🔨 🖓 In the Pist
No. 1,680. kankanangey Lianoris de Alwis, deceased,	Testamentary In the Ma
of Hiripitiya.	Jurisdiction Modfy
THIS matter coming on for disposal before W. H. B.	Testamentary, In the Mi Jurisdiction, Mody No. 4,102
Carbery Esq., District Judge of Kalutara, on May 27, 1924.	THIS matter coming
Carbery, Esq., District Judge of Kalutara, on May 27, 1924, in the presence of Mr. D. J. K. Goonetilleke on the part of	Edward Pieris, Doctor o
the retitioner. Wijesinghe Aratchigev alias Kukulekan.	on March 17, 1924, in the
kaningey Don Simeon de Alwis of Hiripitiva ; and the	Wijayatilake, Proctors, o
* V affigavit of the said petitioner dated May 27, 1924, having	Banda Yaparatne of T
been read:	affidavit of the said pe
It is ordered that the said petitioner be and he is hereby	harring been made

declared entitled, as a brother of the above-named deceased. to have letters of administration to his estate issued to him,

the respondents-(1) Wijesinghe Aratchigey unless alias Kukulekankanangey Kalosingho of Pinhena, (2) ditto Nonohamy of Paiyagala, (3) ditto Babynona and husband (4) Welipitiyagey Don Suwaris Rodrigo, both of Pinhena, (5) Wijesinghe Aratchigey alias Kukulekankanangey Alpi-nona of Ambepitiya—or any other person or persons interested shall, on or before July 25, 1924, show sufficient cause to the satisfaction of this court to the contrary.

W. H. B. CARBERY, July 4, 1924. District Judge.	
In the District Court of Kalutara	-
(rder Nis declaring Will proved, &	
Testamentary, In the Matter of the Estate of the late	e
Jurisdiction)-
THIS matter coming on for disposal before W. H. B Carbery, Esq., District Judge of Kalutara, May 30, 1924	i.
in the presence of Messrs. de Abrew & Jayasundera	
Proctors on the nart of the netitioner. Deevemullar	Â

Hendrick Appuhamy of Rakwana; and the affidavit of the said petitioner dated May 29, 1924, having been read : It is ordered that the said petitioner be and he is hereby declared entitled, as brother of the above-named deceased, have letters of administration to his estate issued to lents-(1) Deeyamullage Pedrick ruwala, (2) Deeyamullage Arnolis Beruwala, (3) Deeyamullage Bab-

n Maggona—or any other person l, on or before July 25, 1924, show satisfaction of this court to the

W. H. B. CARBERY, District Judge.

ct Court of Kalutara.

faring Will proved, &c.

latter of the Estate of the late

Initian of the Estate of the late usingha Gratchige Thegis Perera, ed, of Bandardgama. on the Estate before W. H. B. udge of Kalditara, on May 30, 1924, say, 'calbrew & Jayasundera, of the petitioner, Bamunusinghe rera of Bandaragama; and the ioner dated May 27, 1924, having

aid petitioner be and he is hereby her of the above-named deceased, stration to his estate issued to him, 1) Hemapala Babunsingho, minor, (2) Gamage Don Bastian of Kamer person or persons interested 5, 1924, show sufficient cause to the to the contrary.

that the said 2nd respondent be tem over the 1st respondent, minor, his action, unless the respondents rsons interested shall, on or before ient cause to the satisfaction of this

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

rict Court of Kandy.

atter of the Estate of the late Yapa

arter of the instate of the inte Tapa anselage Orti Banda, deceased, of attuwa in 10a Dumbara. g on the disposal before Paulus of Letters, District Judge, Kandy, e presence of Messrs. Wijayatilake & or the matt of the petitioner. on the part of the petitioner, Loku orrington road, Kandy; and the titioner dated January 14, 1924, nng been read :

It is ordered that the said petitioner, Loku Banda Yaparatne, as the son of the said deceased above named, be and

he is hereby declared entitled to have letters of administration to the estate of the deceased above named, unless the respondents-(1) Sisilawathie Yaparatne, (2) Tikiri Banda Yaparatne, (3) Wijeratne Banda Yaparatne, (4) Punchi Banda Yaparatne, (5) Abeykoon Banda Yaparatne, (6) Sasandawathie Kumarihamy Yaparatne (7) Dharmapala, Banda Yaparatne, appearing by their duly appointed guardian *ad litem* the 1st respondent—or any person or persons interested shall, on or before April 17, 1924, show sufficient cause to the satisfaction of this court to the contrary.

P. E. PIERIS. March 17, 1924. District Judge.

The date for showing cause is extended to May 29, 1924.

P. E. PIERIS, April 17, 1924. District Judge.

The date for showing cause is extended to July 21, 1924.

P. E. PIERIS, May 29, 1924. District Judge. In the District Court of Kandy. ^r Order Nisi. In the Matter of the Estate of the late Testamentary

Jurisdiction. Henatic Kumburg, Kavisekera Mudi-No. 4,127. yakedage Kirf Banda, deceased of Firstane in Para Dumbera, Kandy, Dis-Frict. THIS matter coming on for disposal before Paulus Edward Pieris, Doctor of Letters, District Judge of Kandy,

on June 9, 1924, in the presence of Mr. D. A. Wikramasinha, Proctor, on the part of the petitioner, Jayasundera Mudiyanselage Tikiri Menika of Napane; and the affidavit of the said petitioner dated April 24, 1924, and her petition having been read :

It is ordered that the said petitioner, Jayasundera Mudiyanselage Tikiri Menika, as the widow of the deceased above named, be and she is hereby declared entitled to have letters of administration to the deceased's estate issued to her accordingly, unless the respondent-(1) Heenati Kumbura Kavisekera Mudiyanselage Punchi Banda, appearing by his duly appointed guardian ad litem, Jayasundera Mudiyanselage Appulami-or any person or persons interested shall, on or before July 10, 1924, show sufficient cause to the satisfaction of this court to the contrary.

June 9, 1924.

P. E. PIERIS, District Judge.

Extended for showing cause on or before August 4, 1924.

P. E. PIERIS, July 10, 1924. District Judge.

In the District Court of Kandy.

Crder Nisi.

In the Matter of the Estate of the late Testamentary

Testamentary In the vlatter of the Estate of the late Jurisdiction. Malvadangedara Akkuwa, deceased, of No. 4,139. Sdagama, Pata Dimbara, Kandy THIS matter county on for final disposal before Paulus Edward Pieris, Dodror of Letters, District Judge, Kandy, on June 26, 1924, in the persense of Mr. E. J. Silva, Proctor, on the part of the petitioner, Kangaramulegedara Dothu; and the affiderit of the petitioner detod May 1924 and the affidavit of the said petitioner dated May 13, 1924, having been read :

It is ordered that the said petitioner, as the widow of the deceased above named, be and she is hereby declared entitled to have letters of administration to the estate of the deceased issued to her accordingly, unless the respondent, Malwadangedara Illussawathi appearing by her duly appointed gardian ad litem, Kangaramullegedara Hawadiya, or any other person or persons interested shall, on or before July 28, 1924, show sufficient cause to the satisfaction of this court to the contrary.

June 26, 1924.

P. E. PIERIS, District Judge. In the District Court of Kandy.

Order Nisi.

In the Matter of the Estate of the late Mary Testamentary alias Ilene Siriwardane Kumarihami, Jurisdiction. deceased, of Kandy. No. 4,147.

THIS matter coming on for disposal before Paulus Edward Pieris, Doctor of Letters, District Judge of Kandy, on June 2, 1924, in the presence of Mr. Mohammed Ameen, Proctor, on the part of the petitioner, Madurawe Liyana Dissanayaka Mudiyanselage Samarasinghe Siriwardana; and the affidavit of the said petitioner dated May 31, 1924, and his petition having been read :

It is ordered that the said petitioner, Madurawe Liyana Dissanayaka Mudiyanselage Samarasinghe Siriwardana, the only heir at law of the deceased, be and he is hereby declared entitled to have letters of administration to thedeceased's estate issued to him accordingly, unless any person or persons interested shall, on or before July 7, 1924, shall show sufficient cause to the satisfaction of this court to the contrary.

P. E. PIERIS, June 2, 1924. District Judge. 💊

Date for showing cause against this Order Nisi is extended to July 24, 1924,

July 7, 1924.

In the District Court of Kandy.

Order Nisi declaring Will proved, &c.

Testamentary In the Matter of the Estate of the late Mary Siriwardena of Lady MacCarthy's road, Jurisdiction. No. 4,152. Kandy, deceased.

THIS matter coming on for disposal before Paulus Edward Pieris, Doctor of Letters, District Judge, Kandy, on June 19, 1924, in the presence of Mr. A. V. Perera, Proctor, on the part of the petitioner, Dingiri Banda Mailewa of Lady MacCarthey's road, Kandy, and the affidavit of the said petitioner dated June 19, 1924, and his petition having been read :

It is ordered that the will of Mary Siriwardena, the abovenamed deceased, dated April 28, 1924, and now deposited in this court, be and the same is hereby declared proved, unless any person or persons interested shall, on or before July 24, 1924, show sufficient cause to the satisfaction of this court to the contrary.

It is further declared that the said petitioner, Dingiri Banda Mailewa, is the executor named in the said will, and that he is entitled to have probate of the same issued to him accordingly, unless any person or persons interested shall, on or before July 24, 1924, show sufficient cause to the satisfaction of this court to the contrary.

June 19, 1924.

P. E. PIERIS, District Judge.

P. E. PIERIS, District Judge.

In the District Court of Nuwara Eliya. Testamentary In the Matter of the Intestate Estate of Jurisdiction. Senanayake Seneviratne Herat Mudiyanselage Tikiri Banda Dimbulana of No. 150. Udamadura, Walapane, deceased, Seneviratne Herat Mudiyanselage Senanavake Samarakone Banda Dimbulana of Udamaduratin Walapane Pétitioner. Vs. (1) Senanayake Seneviratne Herat Mudiyanselage Punchi Banda Dimbulana of Udamadura, (2) Anulawati Dimbulana Kumarihamy, wife of R. K. B. Galagoda of Nildandahinna, (3) Silavathy Dim-bulana Kumarihamy, wife of G. U. B. Mirawatta of Dambawini palata, Welimada, (4) Somawathy Dimbulana Kumarihamy, wife of M. B. Uduhawera

of Paranagama, Welimada, (5) Lilawathy Dimbulana Kumarihamy, wife of M. W. A. Abeyaratne, Batagolla school, Nildandahinna......Respondents.

THIS matter coming on for disposal before Arthur Nesbitt Strong, Esq., District Judge of Nuwara Eliya, on July 2, 1924, in the presence of Mr. V. Ponnusamy, В 3

on the part of the petitioner above named; and the affidavit of the said petitioner dated June 4, 1924, having been read :

It is ordered that the petitioner is entitled to have letters of administration to the estate of the said intestate estate, as son and heir of the deceased, and the same be issued to him, unless the respondents above named or any other person shall, on or before July 23, 1924, show sufficient cause to the contrary to the satisfaction of this court.

Nuwara Eliya, July 2, 1924.

A. N. STRONG, District Judge.

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

Testamentary In the Matter of the Estate of the Last Will and Testament of Charles Dias Senevi-Inrisdiction. 🖉 No. 5,898. Wijeyasekera, wickrama deceased, of Kumbalwella.

THIS matter coming on for disposal before T. B. Russell, Esq., District Judge, Galle, on January 10, 1924, in the presence of Mr. E. M. Karunaratne, Proctor, on the part of the petitioners (1) John Dias Seneviwickrama Wijeyasekera and (2) Trutan Dias Seneviwickrama Wijeyasekera, both of Kumbalwella; and the affidavit of the said petitioners ated January 9, 1924, having been read: It is ordered that the will of Charles Dias Seneviwickrama Wijeyasekera of Kumbalwella, deceased, dated September 13, 1923, and now deposited in this court, be and the same is hereby declared proved; unless the respondents, viz. (1) Emalia Nancina Wijeyasekera, (2) Francis Dissanayake, both of Baddegama, (3) Milly Cecilia Dias Wijeyasekera of Kumbalwella, (4) Maud Cathirina Dias Wijeyasekera of Kumbalwella, (5) Weeratungage Balahamy of Kumbalwella, (6) Abraham Samarasinghe of Colombo, shall, on or before February 7, 1924, show sufficient cause to the satisfaction of this court to the contrary. It is further declared that the said petitioners are the executors named in the said last will, and that they are entitled to have probate of the same issued to them accordingly, unless the said respondents shall, on or before February 7, 1924, show sufficient cause to the satisfaction of this court to the contrary. And it is further ordered that the 6th respondent be and he is hereby appointed guardian ad litem over the 3rd and 4th named respondents.

January 10, 1924.

Date for showing cause extended to July 31, 1924.

A. P. BOONE, District Judge. June 26, 1924. In the District Court of Galle. Order Nisi. Testamentary. In the Matter of the Estate of the late

Kakgoda Tantrige Adriane de Silva, No. 5,947. deceased, of Labuduwa.

THIS matter coming on for disposal before A. P. Boone, Esq., District Judge, Galle. on April 3, 1924, in the presence of Mr. David de Silva, on the part of the petitioner Ukwatte Liyanar Adarahamy of Labuduwa; and the affidavit of the hald petitioner dated March 27, 1924, having been read: read :

It is declared that the said petitioner, as widow of the deceased above named, is entitled to have letters of ad-ministration issued to her accordingly, unless the re-spondent, viz., Kakgoda Tantrige Manjus Jinapala of Labuduwa shall, on or before May 8, 1924, show sufficient cause to the satisfaction of this court to the contrary.

•	A. P. BOONE,
April 3, 1924.	 District Judge.

The date for showing cause has been extended to July 24, 1924.

> A. P. BOONE, District Judge.

T. B. RUSSELL,

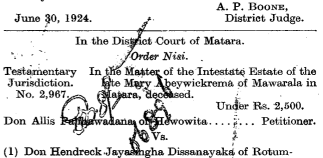
District Judge.

In the District Court of Galle. Order Nisi.

In the Matter of the Estate of the late Testamentary

Testamentary In the Matter of the Estate of the late Jurisdiction. Golliana Gurusinha Hamine, deceased, No. 5,978. Applifeppitiyaroda. THIS mattar coming on for Hisposal before A. P. Boone, Esq., District Judge, Galle, of June 30, 1924, in the presence of Mr. G. E. Abayasekara Proctor, on the part of the petitioner, Dondias Jappiekara of Keppitiyagoda; and the affidavit of the said petitioner dated June 27, 1924, having been read having been read :

It is ordered that the said petitioner, as son of the deceased above-named, is entitled to have letters of administration issued to him accordingly, unless the respondents, viz. (1) Robertina Jayasekara, wife of (2) Charles Dias Abeywickiama Gunasekara, both of Habaraduwa, (3) Charles Jayasekara, Vidane Arachchi of Yatalamatta of Keppitiyagoda, (4) Alice Jayasekara, wife of (5) Charles Wickrama sinha Jayasekara, both of Baddegama, (6) Lizzie Jayasekara, wife of (7) Karnelis Dias Abeywickrama Gunasekara, both of Habaraduwa, shall, on or before August 1, 1924, show sufficient cause to the satisfaction of this court to the contrary.



ba, (2) Roslin Abeywickrema, wife of (3) Don David Palihawadana, (4) Martin Abeywickrema, all of Urubokka, (5) Albert Abeywickrema of ditto. . Respondents.

THIS matter coming on for dsposal before E. Rodrigo, Esq., District Judge of Matara, on October 10, 1923, in the presence of Mr. E. P. Wijetunge, Proctor, on the part of the petitioner, Don Allis Palihawadana; and the petition and affidavit of the said petitioner dated October 10, 1923, having been read :

It is ordered that the petitioner, Don Allis Palihawadana, be and he is hereby declared entitled, as uncle of the said deceased, to administer the said estate, 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 June 18, 1924, show sufficient cause to the satisfaction of this court to the contrary.

It is also ordered that the 3rd respondent, Don Davith Palihawadana, be and he is hereby appointed guardian ad litem over the minors, the 4th and 5th respondents, unless sufficient cause be shown to the contrary on or before June 18, 1924. **n**

October 10, 1923.		E. RODRIGO, District Judge.
The above Order Nisi is e	xtended til	l August 7, 1924.
June 18, 1924.	2	E. RODRIGO, District Judge.
• In the Distric	t Court of	Matara.
· · · · · · · · · · · · · · · · · · ·	er Nisi.	3
Jurisdiction. Don Mig	el: Aspati ando deces attlena Se	
	gainst	• 4
 Don Cornelis Atapat Juwanis ditto, (3) Don Cornelia ditto, (5) Dona ditto, (7) Don Siman Yapa, all of Babarenda 	i Francis Ana ditto, (Abeysiriw	ditto, "(4) Dona 6) Don Andrayas yardana Senerat Respondents.
THIS matter coming on	for dispos	al before E. Rodrigo,

Esq., District Judge of Matara, on June 7, 1924, in the

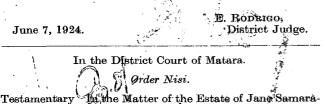
662

. 5

presence of Messus. Abeygunawardana & Weerasekera, Proctors, on the part of the petitioner, Baby Mariana Abeysiriwardana Senerat Yapa; and the petition and affidavit of the said petitioner dated May 23, 1924, having been read :

It is ordered that the petitioner, Baby Mariana Abeysiriwardana Senerat Yapa, be and she is 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 respondents above named or any other person or persons interested shall, on or before August 5, 1924, show sufficient cause to the satisfaction of this court to the contrary.

It is also ordered that the 7th respondent, Don Siman Abeysiriwardana Senerat Yapa, be and he is hereby appointed guardian ad litem over the minors, 1st to 6th respondents, unless sufficient cause be shown to the contrary on August 5, 1924.



(1) Nancy Grace Abeyawardena of Weligama, (2) Francis Gabriel George Adolphus Perera Mudannayaka of Negombo, (3) Percy Aloysius Edgar Perera Mudannayaka of Wellawatta, (4) Charles Edward Ducat Perera Mudannayaka of Weligama, (5) Aillen Millicent Abeyasundera nee Mudannayaka, wife of (6) Dr. Aelian Joseph Abeyasundera of Colombo, (7) Gabriel Alovsius Perera Mudannayaka, Mudaliyar of Negombo Respondents.

THIS matter coming on for disposal before E. Rodrigo, Esq., District Judge of Matara, on June 4, 1924, in the presence of Mr. David Samaraweera, Froctor, on the part of the petitioner; and the petition and affidavit of the said petitioner dated June 2, 1924, having been read: It is ordered that the petitioner be and she is hereby declared entitled, as daughter of the said deceased, to administer the said estate, and that letters of administration do issue to her accordingly, unless the respondents or any person or persons interested shall, on or before August 4, 1924, show sufficient cause to the satisfaction of this court to the contrary.

June 4, 1924.		pr p	E. RODRIGO, District Judge.
Testamentary. In No. 3,032. Li	the M yanaş oda. yhazn	ge Lokuhan s O	
Dingiappu alias Babahamy of dit appu of ditto, (6 Palalla, wife of (7) Don Carolis of dit Kokmaduwa, wif	App Don to, wi b) Ma Sapu to, (8 e of	u of Aku Davith o fe of (5) F namperige mohotti W) Basnayak (9) Kamm	lagama in Giruwa rugoda, (3) ditto f ditto, (4) ditto Patiranagen Dingi- y Punchinamy of edimpala attegey agey Podihamy of algoda Liyanagey Respondents

THIS matter coming on for disposal before E. Rodrigo, Esq., District Judge of Matara, on June 24, 1924, in the presence of Messrs. G. E. & G. P. Keuneman, Proctors,

on the part of the petitioner, Manamperigey, Abeyhamy and the petition and affidavit of the said petitioner dated June 23, 1924, having been read :

It is ordered that the petitioner, Manamperigey Abeyhamy, be and he is hereby declared entitled, as son of the said deceased, to administer the said estate, 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 August 28, 1924, show sufficient cause to the satisfaction of this court to the contrary.

June 24, 1924.

E. Rodrigo, District Judge.

đ

-nr

In the District Court of Jaffna.

Order Nisi.

Testamentary In the Matter of the Estate of the late Helona Jayaparkiam Nalliah, wife of B. S. Nalliah of Jaffna, late of Kuala Jurisdiction. No. 4,583. Lumpur, deceased.

John Thambipillai, Knight, \mathbf{of} Vannarponnai East Pétitioner. • • • • • • • • • • •

Vs.

(1) Bastiampillai Stephen Nalliah of Jaffna, but now of Kuala Lumpur, (2) Alice Chinnammah, widow of George Nathaniel of Vannarponnai East, (3) F. P. Joseph of Chundiculy, Jaffna, (4) wife, Mercy Gna-nathiraviam of ditto, (5) Albert Selvadurai of Vannarponnai East, and (6) Joyce Tangaratnam, daughter of J. T., Knight, of ditto Respondents.

THIS matter of the petition of John Thambipillai, Knight, of Vannarponnai East, praying for letters of administration to the estate of the above-named deceased, Helina Jayaparkiam Nalliah, wife of B. S. Naliah, coming on for disposal before G. W. Woodhouse, Esq., District Judge, on April 1, 1924, in the presence of Messrs. Siva-pragasam & Katiresu, Proctors, on the part of the petitioner; and the affidavit of the petitioner dated June 20, 1923, having been read: It is declared that the petitioner is the father 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 May 20, 1924, show sufficient cause to the satisfaction of this court to the contrary.

April 7, 1924.

G. W. WOODHOUSE, District Judge.

Ŷ,

Order Nisi is extended for July 22, 1924.

In the District Court of Jaffna.

In the Matter of the Estate of the Last Testamentary Jurisdiction. Will and Testament of Lizzie Arulammah No. 5,420. Alexander of Manipay, deceased.

Wilfred Selvanayagam Alexander of Jaffna....Petitioner.

Vs.

(1) Joyce Selvanesam Alexander of Manipay, (2) Eva Inparatnam Alexander of ditto, (3) Thomas Bertram Raja Arul Alexander of ditto, (4) Egbert Nethiah Nathaniel of ditto, now at Gampola, and (5) Philip. Baldens Thambirajah Richards of Uduvil, the 1st, 2nd and 3rd respondents are minors, appearing by their guardian ad litem the 4th and 5th respondents Respondents.

THIS matter coming on for disposal before G. Woodhouse, Esq., District Judge, Jaffna, on June 10, 1924. in the presence of Messrs. Sivapragasam & Katiresu, Proctors, on the part of the petitioner ; and the affidavits of

Nathaniel Guneratnam Nathaniel, Elizabeth Pakiam MacIntyre of Jaffna, and of the petitioner, respectively, having been read:

It is ordered that the last will of Lizzie Arulammah Alexander of Manipay, 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, unless any person or persons interested shall, on or before July 10, 1924, show sufficient cause to the satisfactionof this court to the contrary.

June 30, 1924.

G. W. WOODHOUSE, District Judge.

Extended for July 24, 1924.

In the District Court of Jaffna.

Order Nisi.

Testamentary In the Matter of the Estate of the late Jurisdiction. Velauther Vaitilingam of Chulipuram, No. 5,490. deceased.

Vaitilingan Murugesu of Chulipuram; Petitioner

Vs.

THIS matter of the petition of the above-named petitioner, praying that the 4th respondent above named be appointed guardian *ad litem* over the minors, 2nd and 3rd respondents, and that letters of administration to the estate of the abovenamed deceased be granted to him, coming on for disposal before G. W. Woodhouse, Esq., District Judge, on June 5, 1924, in the presence of Mr. R. Candiah, Proctor, on the part of the petitioner; and the affidavit of the petitioner dated June 4, 1924, having been read :

It is ordered that the said 4th respondent be appointed guardian *ad litem* over the minors, 2nd and 3rd respondents, and that the petitioner, as one of the heirs of the deceased, is entitled to have letters of administration to the estate of the said intestate issued to him, unless the respondents shall, on or before July 15, 1924, appear before this court and show sufficient cause to the contrary.

June 17, 1924. G. W. Woodhouse, District Judge.

Order Nisi extended till July 22, 1924.

July 15, 1924.

of Kantheredai, praying for letters of administration to the estate of the above-named deceased, Thangammah, wife of Ponnampalam of Kantherodai, coming on for disposal before G. W. Woodhouse, Esq., District Judge, on June 12, 1924, in the presence of Mr. S. V. Chinniah, Proctor, on the

part of the petitioner; and the affidavit of the petitioner dated June 4, 1924, having been read: It is declared that the petitioner is one of the heirs of the said intestate, and is entitled to have letters of administration to the estate of the said intestate issued to him, unless the respondents or any other person shall, on or before July 24, 1924, show sufficient cause to the satisfaction of this court to the contrary.

G. W. WOODHOUSE, June 24, 1924. District Judge. In the District Court of Jaffna. Order Nisi. 1. the Matter of the Estate of the late In Testamentary Jurisdiction. miahof No. 5,508 Vannarponnai East, deceased. Class I. Appukkuddi Veluppillai of Vannarponnai East. Petitioner. Vs.

(1) Ilaıyatamby Ponniah of Vannarponnai East now employed as an overseer at Yatiyantota, and (2) Ponniah Rajakopal of Vannarponnai East..Respondents.

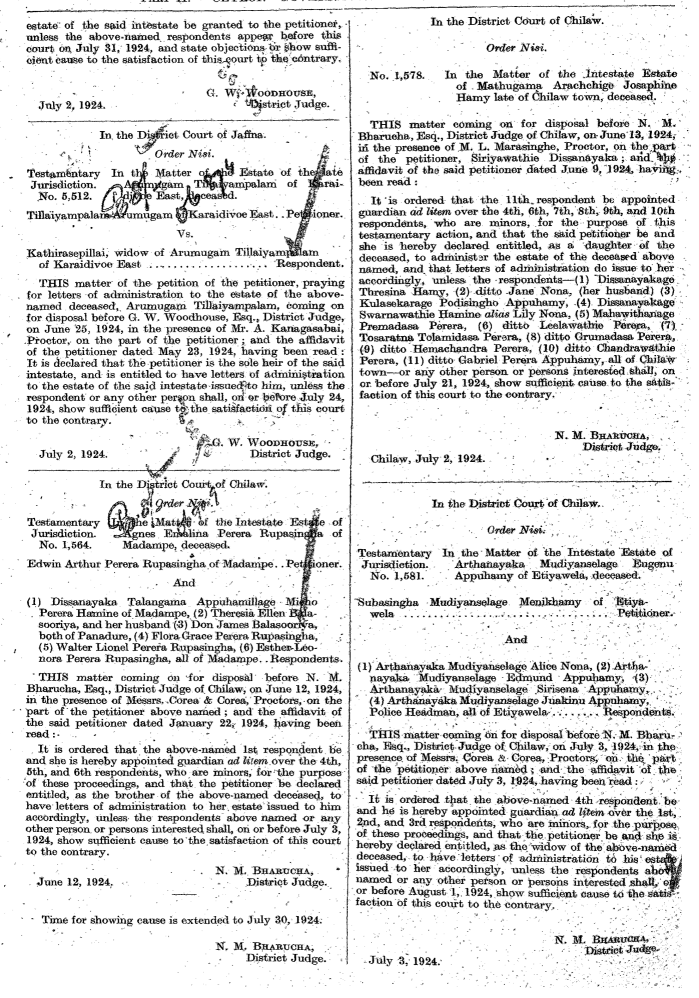
THIS matter of the petition of the above-named petitioner, praying that the above-named 1st respondent be appointed guardian *ad litem* over his minor son, the 2nd respondent, and that letters of administration to the estate of the above-named deceased be issued to the petitioner, coming on for disposal before G. W. Woodhou'se, Esq., District Judge, on June 24, 1924, in the presence of Mr. S. James, Proctor, on the part of the petitioner; and the affidavit of the petitioner dated June 19, 1924, having been read: It is ordered that the above-named 1st respondent be appointed guardian *ad litem* over his minor son, the above-named 2nd respondent, for the purpose of representing him in this case, and that letters of administration to the petitioner, as her father, unless the abovenamed respondents appear before this court on July 24, 1924, and state objections or show cause to the contrary.

G. W. WOODHOUSE, July 9, 1924. District Judge. In the District Court of Jaffna. Order Nisi. In the Matter of the Estate of the late Simekkuddi Ampalavanar of Karaitivu East, deceased Testamentary Jurisdiction. No. 5,509. u Gy ı East.. Velayutar Kandiah of Kar . . Petitioner. 0 (1) Valliyammai, widow of Ampalavanar of Karaitivu East, (2) Ampalavanar Arunasalam of ditto, (3) Meenadchi, daughetr of Ampalavanar of ditto, and (4) Sellamma, daughter of Ampalavanar of ditto....

THIS matter of the getition of the above-named petitioner, praying that the 1st respondent be appointed guardian *ad litem* over her minor children, the 2nd, 3rd, and 4th respondents, and that letters of administration to the estate of the said intestate be granted to the petitioner, coming on for disposal before G. W. Woodhouse, Esq., District Judge, on June 24, 1924, in the presence of Mr. A. Arumugam, Proctor, on the part of the petitioner; and the affidavit of the petitioner dated June 19, 1924, having been read:

It is ordered that the above-named 1st respondent be appointed guardian *ad litem* over her minor children, the 2nd, 3rd, and 4th respondents, for the purpose of protecting their interests, and that letters of administration to the

664



In the District Court of Chilaw.

Order Nisi.

Testamentary In the Matter of the Intestite Estate Jurisdiction. of Chandrappulige Jamba Henaya of No. 1,582. Sembukattiya, deceased.

Chandrappulige Yasananda of Sembukattiya . Petitioner.

And

THIS matter coming on for disposal before N. M. Bharucha, Eàq., District Judge of Chilaw; on July 4, 1924, in the presence of Messers. Corea & Corea, Proctors, on the part of the petitioner above named; and the affidavit of the said petitioner dated July 4, 1924, having been read:

It is ordered that the above-named 1st respondent be and she is hereby appointed guardian *ad them* over the 3rd, 4th, 7th, 8th, 9th, 16th, and 11th respondents, who are minors, for the purpose of these proceedings, and that the petitioner be and he is hereby declared entitled, as the som of the above named deceased, to have letters of administration to his estate issued to him accordingly, unless the respondents above named or any other person or persons interested shall, on or before August 1, 1924, show sufficient cause to the satisfaction of this court to the contrary.

July 4, 1924.

N. M. BHARUCHA, District Judge.

In the District Court of Anuradhapura.

Order Nisi.

 Testamentary In the Matter of the Last Will and Testament of Bairalé Gamaralege Wannihamy of Maha Mankadawela, deceased.

Appuralege Kaluhamy of Maha Mankadawela ... Petitioner.

Vs.

Punchiral e Bairale, a minor appearing by his guardian ad litem Appuralege Meniki Ettani of Mala Mankadawela

THIS matter coming on for disposal before C. J. S. Pritchett, Esq., District Judge of Anuradhapura, on April 2, 1924, in the presence of Mr. S. Nate Raja, Proctor, on the part of the petitioner; and the affidavit of the petitioner dated April 2, 1924, having been read:

It is ordered that the will of the above-named deceased dated January 3, 1924, and now deposited in this court, be and the same is hereby declared proved, unless the respendent or any other person shall, on or before June 10, 1924, show sufficient cause to the satisfaction of this court to the contrary.

It is further declared that the petitioner is the lawful widow of the said deceased, and that she is entitled to have letters of administration (with the will annexed) to his estate issued to her, unless the respondent or any other person shall; on or before June 10, 1924, show sufficient cause to the satisfaction of this court to the contrary.

	1	C. J.		RITCH	
April 2, 1924.	 		Di	strict	Judge.
					•

Time to show cause against the *rder Nisi* extended to July 22, 1924.

June 10, 1924.

C. J. S. PRITCHETT, District Judge.

the District Court of Ratnapura.

Order Nisi.

JELY 18, 1924

Testamentary In Jurisdiction. • No. 805.

in the Matter of the Intestate Estate of Mahamada Arachchige *Values* Gurumada Hitti Arachchige Carlinaliamy of Ratnaoura, deceased.

THIS matter coming on for disposal before H. J. V. I. Ekanayake, Esq., District Judge, Ratnapura, on June 26, 1924, in the presence of Mr. A. H. E. Molamure, Proctor, on the part of the petitioner, Matota Arachchige Peter of Ratnapura; and the affidavit of the said petitioner dated June 26, 1924, having been read:

It is hereby ordered that the said petitioner be and he is hereby declared entitled, as son of the deceased above named, to have letters of administration to her estate issued to him, unless any person or persons interested shall, on or before July 22, 1924, show sufficient cause to the satisfaction of this court to the contrary.

Y e	, **, *	H , J.	V. I. EKA Dist	navake, rict Judg	;e .
June 30,	1924.	r			•-
1	In the Dist	rict Court	of Kegalla.		
	6.01	Order Nisi.	ĺ.	4	u
Testamenta Jurisdiction	ry≪th the] a. Demb	Matter of	the Estate Ratnahena	of the	late Jem-
No. 973.	batap	itini, dece	ased.	,	
Dembertanit	in Tim The		atantina	Dettt	

Dembatapitiya Kiri Ukku of Dembatapitiya....Petitioner.

Vs.

THIS matter coming on for disposal before D. H. Balfour, Esq., District Judge, Kegalla, on March 22, 1924, in the presence of Mr. Molligode, Froctor, on the part of of the petitioner; and his affidavit and petition dated March 3 and 20, 1924, respectively, praying for letters of administration of the said estate and for the appointment of guardian *ad litem* over the minor respondents, having been read: It is ordered and declared that the petitionar, as the widow of the deceased, is entitled to letters of administration of the said estate, and that such letters will be issued to her accordingly, and that the 7th respondent, being the uncle of the minor respondents, is a fit and proper person to be appointed their guardian, and that such appointment will be made accordingly, unless the respondents or any person or persons interested shall, on or before May 2, 1924, show sufficient cause to the satisfaction of this court to the contrary.

Mørch 22, 1924.

D. H. BALFOUR, District Judge

This order is extended to July 24, 1924.

May 26, 1924.

V. COOMARASWAMY, District Judge. PART II. — CEYLON GOVERNMENT GAZETTE — July 18, 1924

		02220		
	the District Co	urt of Kegal	la.	•
A C	D.D. Order N	lisi.	5. 1995 1.	
Testamentary	In the Matter	of the Esta	ate of the	e late
Jurisdiction.	Yodagama I	Fandaripedig		
No. 1,000.	Diyagama 🖉 🚺	edeased.		
Ilandaripedige M	En		Petit	ioner.
	×7			-

Ilandaripedige Esandy of Yodagama Respondent.

THIS matter coming on for disposal before V. Coomaraswamy, Esq., District Judge, Kegalla, on June 6, 1924, in the presence of Mr. E. A. Peiris, Proctor, for petitioner; and his affidavit and petition dated May 5 and June 6, 1924, respectively, praying for letters of administration of the said estate: It is ordered and declared that the petitioner, as the aunt of the deceased, is entitled to letters of administration of the said estate, and that such letters will be issued to him accordingly, unless the respondent or any person or persons interested shall, on or before July 22, 1924, show sufficient cause to the satisfaction of the court to the contrary.

June 6, 1924. V. COOMARASWAMY, District Judge.

In the District Court of Kegalla.

order Nisi.

Testamentary in the Matter of the Estate of the late Jurisdiction. Bendaluwe Gamladdalage Serahamy of No. 1,018. Pathberiya, deceased.

Pannila Atukorallage Coku Menika of Pathberiya Petitioner.

(1) Bendaluwe Gamladdalage Jane Nona, (2) ditto Podi Hamine, (3) ditto Podi Menika, (4) Cannila Atukorallage Punchi Appuhamy, all of Pathberiya; the 2nd and 3rd respondents being minors by their guardian *ad litem* the 4th respondent Respondents.

THIS matter coming on for disposal before V. Coomaraswamy, Esq., District Judge, Kegalla, on July 5, 1924, in the presence of Mr. A. A. Wickramasinghe, Proctor, for petitioner; and her affidavit and petition dated June 23 and July 4, 1924, respectively, praying for letters of administration of the said estate, and the appointment of guardian *ad litem*, having been read: It is ordered and declared that the petitioner, as the widow of the deceased, is entitled to letters of administration of the said estate, and that such letters will be issued to her accordingly, and the 4th respondent, being the paternal uncle of the 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 August 21, 1924, show sufficient cause to the satisfaction of the court to the contrary.

July 5, 1924.

V. COOMARASWAMY, District Judge.

In the District Court of Kegalla. Order Nisi.

Testamentary In the Matter of the Estate of the late Jurisdiction. No. 1,005. deceased.

Ponnahewayalage Haramanisa of Polambure....Petitioner.

Vs.

Rammunige Ukku of Polambure......Respondent.

THIS matter coming on for disposal before V. Coomaraswamy, Esq., District Judge, Kegalla, on June 16, 1924, in the presence of Mr. Abeyewickreme, Proctor, for petitioner; and his petition and affidavit dated June 9 and 13, 1924, respectively, praying for letters of administration of the said estate, having been read: It is ordered and declared that the petitioner, as the brother of the deceased, is entitled to letters of administration be issued to him accordingly, unless the respondent or any person or persons interested shall, on or before July 31, 1924, show sufficient cause to the satisfaction of the court to the contrary.

June 16, 1924. V. COOMARASWAMY, District Judge.

In the District Court of Kegalla.

Order Nisi.

Testamentary In the Matter of the Estate of Senanayaka Jurisdiction. Mudiyanselage Loku Mahatmaya of No. 1,012. Pathberiya, deceased.

Senanayaka Mudiyanselage Dingiri Banda of Pathberiya Petitioner.

Vs.

(1) Ranasinghe Mudiyanselage Rammenika and (2) Senanayaka Mudiyanselage Loku Menika, both of Pathberiya Respondents.

THIS matter coming on for disposal before V. Coomaraswamy, Esq., District Judge, Kegalla, on June 27, 1924, in the presence of Mr. A. A. Wickramasinghe, Proctor, for petitioner; and his affidavit and petition dated June 17 and 26, 1924, respectively, praying for letters of administration of the said estate, having been read : It is ordered and declared that the petitioner, as the son of the deceased, is entitled to letters of administration of the said estate, and that such letters will be issued to him accordingly, unless the respondents or any person or persons interested shall, on or before August 12, 1924, show sufficient cause to the satisfaction of the court to the contrary.

June 27, 1924.

V. COOMARASWAMY, District Judge.

A. C. RICHARDS, ACTING GOVERNMENT PRINTER, COLOMBO, CEYLON.