

# Aeylon Government Gazette

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# Part II.—Legal.

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

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# DRAFT ORDINANCES.

# MINUTE.

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

An Ordinance further to amend "The Cattle Ordinance, 1898,"

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

Preamble.

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

Short title,

2 (1) Paragraph (3) of section 5 of the principal Ordinance is amended by striking out all after the word "permit" in line 3 thereof, and inserting in lieu thereof the words "in the prescribed form."

Amendment of section 5 of the principal Ordinance.

- (2) Paragraph (4) of section 5 of the principal Ordinance is amended by striking out the words "and of permits in the form B" in lines 1 and 2 thereof.
- 3 Form B in the schedule to the principal Ordinance is hereby repealed.

Repeal of Form B in the schedule to the principal Ordinance,

By His Excellency's command,

Colonial Secretary's Office, Colombo, May 14, 1924.

CECIL CLEMENTI, Colonial Secretary. Statement of Objects and Reasons.

COMPLAINTS have been made that the regulations which may be made under paragraph (3) of section 5 of the principal Ordinance are not sufficiently elastic, and that it would be in the interest of owners of cattle if the rigidity of those regulations could be lessened by allowing of permits to be issued otherwise than by headmen as is the case under the existing regulations.

With this object it is proposed to repeal Form B in the schedule to the principal Ordinance, which makes it impossible to give effect to the objects above indicated.

Attorney-General's Chambers, Colombo, May 8, 1924. H. C. GOLLAN, Attorney-General.

# PASSED ORDINANCES.

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

# No. 13 of 1924.

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

W. H. MANNING.

Preamble.

WHEREAS 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.

1 This Ordinance may be cited as "The Nuwara Eliya Board of Improvement (Amendment) Ordinance, No. 13 of 1924."

Amendment of section 32 of the principal Ordinance. 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.

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

W. E. HOBDAY, Clerk to the Council.

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

C. CLEMENTI, Colonial Secretary.

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

#### No. 14 of 1924.

An Ordinance further to amend "The Police Ordinance, 1865."

W. H. MANNING.

Preamble.

WHEREAS it is expedient further to amend "The Police 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.

1 This Ordinance may be cited as "The Police (Amendment) Ordinance, No. 14 of 1924."

Insertion in the principal Ordinance of new section 90 A. 2 The following shall be inserted as section 90 A of the principal Ordinance:

Appeal against refusal of,

conditions in,

or withdrawal of, license.

90 A (1) Any person (hereinafter referred to as the "applicant"), to whom a license under the provisions of section 69 or section 90 of this Ordinance—

(a) Has been refused; or

- (b) Has been granted subject to conditions to all or any of which he objects; or
- (c) Has been granted, which has subsequently been withdrawn by the authority granting the same;

may appeal to the Police Magistrate of the division within five days of such refusal, grant, or withdrawal.

- (2) Such Police Magistrate, after hearing the applicant and such other persons as to him may seem fit, may make an order—
  - (a) Confirming the refusal or withdrawal of the license to, or from, the applicant; or
  - (b) Directing the issue of a license, and confirming, modifying, striking out, or adding to, the conditions contained in any license which has been issued to the applicant, or inserting conditions in any license which is ordered to be issued in the place of any license withdrawn as hereinbefore mentioned.
- (3) If the application for a license is made in the first instance to the Police Magistrate of the district under section 90 of the principal Ordinance, and such application is refused or is granted subject to conditions, to all or any of which the applicant objects, or is granted and then the license is withdrawn as hereinbefore mentioned, such refusal grant, or withdrawal shall be deemed to be an order of the Police Magistrate, and the applicant may appeal against the same in the manner hereinafter in this section provided.
- (4) (a) Any applicant who is dissatisfied with the order of a Police Magistrate under this section may appeal to a Judge of the Supreme Court, who may make such order as to him seems fit and whose decision shall be final.
- (b) Every such appeal shall be by petition which shall be liable to a stamp duty of five rupees, and shall be preferred within ten days of the order being made by a Police Magistrate, and shall be heard as soon as conveniently may be after it is so preferred and be determined by such judge.
- (c) Notice in writing of an appeal under this sub-section shall be given to the Attorney-General, who may attend or be represented at the hearing of the appeal.

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

W. E. HOBDAY, Clerk to the Council.

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

C. CLEMENTI, Colonial Secretary.

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

# No. 15 of 1924.

# An Ordinance further to amend "The Municipal Councils Ordinance, 1910."

W. H. MANNING.

WHEREAS it is expedient further to amend "The Municipal Councils Ordinance, 1910": Be it therefore enacted by the Governor of Ceylon, by and with the advice and consent of the Legislative Council thereof, as follows:

Preamble.

1 This Ordinance may be cited as "The Municipal Councils (Amendment) Ordinance, No. 15 of 1924."

Short title,

Amendment of section 10 of the principal Ordinance.

- 2 Section 10 of the principal Ordinance is amended as follows:
  - (a) By deleting the words "elected by the voters or nominated as hereinafter provided" in lines 1 and 2 of sub-section (1) thereof, and substituting therefor the words "nominated by the Governor or elected by the voters as hereinafter provided";
  - (b) By inserting the words "having been elected" immediately after the word "or" in line 1 of sub-section (2) thereof.

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

W. E. HOBDAY, Clerk to the Council.

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

C. CLEMENTI, Colonial Secretary.

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

#### No. 16 of 1924.

An Ordinance further to amend "The Ceylon Telegraph Ordinance, 1908."

W. H. MANNING.

Preamble.

WHEREAS it is expedient further to amend "The Ceylon Telegraph Ordinance, 1908": 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.

- 1 This Ordinance may be cited as "The Ceylon Telegraph (Amendment) Ordinance, No. 16 of 1924."
- Amendment of section 7 of the principal Ordinance.
- 2 Section 7 (2) (d) of the principal Ordinance, as the same is set forth in section 3 of Ordinance No. 10 of 1923, is amended by inserting after the words "searching for" in line 1 thereof the words "or furnishing certified copies of."

Passed in Council the Twenty-fourth day of July, One thousand Nine hundred and Twenty-four

W. E. HOBDAY, Clerk to the Council.

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

C. CLEMENTI, Colonial Secretary.

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

# No. 17 of 1924.

An Ordinance to Incorporate the Kandy Young Women's Christian Association.

W. H. MANNING.

Preamble.

WHEREAS an association, called and known as "The Kandy Young Women's Christian Association," has heretofore been established at Kandy for the purpose of effectually carrying out and transacting all matters connected with the said organization according to the rules agreed to by its members:

And whereas the said association has heretofore successfully carried out and transacted the several objects and matters for which it was established, and has applied to be incorporated, and it will be for the public advantage to grant the application:

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 for all purposes as "The Kandy Young Women's Christian Association Ordinance, No. 17 of 1924."
- 2 From and after the passing of this Ordinance, the President, Vice-President, and members of the Board of Management for the time being of the said Kandy Young Women's Christian Association, and such and so many persons as are now members of the said Kandy Young Women's Christian Association or shall hereafter be admitted as members of the corporation hereby constituted, shall be and become a corporation with continuance for ever under the style and name of "The Kandy Young Women's Christian Association," and by that name shall and may sue and be sued in all courts, with full power and authority to have and use a common seal and to change and alter the same at their pleasure.
- 3 The general objects for which the corporation is constituted are hereby declared to be to promote the spiritual, intellectual, social, and physical welfare of the young women of Kandy, including the promotion amongst them of science and literature, their instruction, the diffusion amongst them of useful knowledge and maintenance of libraries, reading rooms, rest rooms, and other features for general use among the members, and travellers' aid work for any young women passing through Kandy.
- 4 (1) The affairs of the corporation shall, subject to the rules for the time being of the corporation as hereinafter provided, be administered by a Board of Management consisting of the President and the Vice-President respectively of the corporation and not less than eight other members, to be elected respectively in accordance with the rules in force for the time being of the corporation.
- (2) All members of the corporation shall be subject to the rules in force for the time being of the corporation.
  - (3) The first Board of Management shall consist of
    - 1. Mrs. M. Martin Smith.
    - 2. Mrs. W. L. Kindersley.
    - Mrs. J. Oorloff.
    - 4. Mrs. A. M. Walmsley.
    - 5. Miss Queenie Bartholomeusz
    - 6. Mrs. L. J. Gaster.
    - 7. Mrs. C. L. Bartholomeusz,
      - Mrs. L. Atwell.
    - 9. Mrs. A. Pate.
    - 10. Mrs. G. W. Pereira.
    - 11. Mrs. J. Piachaud.
    - 12. Mrs. L. H. S. Pieris
    - 13. Mrs. S. S. Sathianathan.
    - 14. Mrs. C. Sproule.
    - 5. Mrs. E. F. Dias Abeyesinghe.
- 5 It shall be lawful for the corporation from time to time, at any general meeting of the members, and by a majority of votes, to make rules for the admission or withdrawal of members for the conduct of the duties of the Board of Management, and of the various officers, agents, and servants of the corporation; for the procedure in the transaction of business; and otherwise generally for the management of the affairs of the corporation and the accomplishment of its objects. Such rules when made may, at a like meeting, be altered, added to, amended, or cancelled, subject, however, to the requirements of section 7.
- 6 Subject to the provisions in the preceding section contained, the rules set forth in the schedue hereto shall for all purposes be the rules of the corporation; provided, however, that nothing in this section contained shall be held or construed to prevent the corporation at all times hereafter from making fresh rules, or from altering, amending, adding to, or cancelling any of the rules in the schedule hereto or to be hereafter made by the corporation.

Short title,

Incorporation
of Kandy
Young
Women's
Christian
Association
of Kandy.

General objects of the corporation.

Board of Management.

Power to

The rules in schedule to be the rules of the corporation.

Amendment of rules.

7 No rule in the schedule hereto, nor any rule hereafter passed as a general meeting, and no decision come to by the corporation in general meeting, shall be altered, added to, amended, or cancelled, except by a majority of the members present and voting at any subsequent general meeting.

Property vested in corporation.

8 On the coming into operation of this Ordinance all and every the property belonging to the said Kandy Young Women's Christian Association, whether held in the name of the said Kandy Young Women's Christian Association, or in the name or names of any person or persons in trust for the said Kandy Young Women's Christian Association, shall be and the same are hereby vested in the corporation hereby constituted, and the same, together with all after-acquired property, both movable and immovable, and all subscriptions, contributions, donations, fines, amounts of loan, and advance received or to be received, shall be held by the said corporation for the purposes of this Ordinance, and subject to the rules for the time being in force of the said corporation.

Debts due by and payable to the corporation.

9 All debts and liabilities of the said Kandy Young Women's Christian Association existing at the time of the coming into operation of this Ordinance shall be paid by the corporation hereby constituted, and all debts due to, and subscriptions and contributions payable to, the said Kandy Young Women's Christian Association shall be paid to the said corporation for the purposes of this Ordinance.

The seal of the corporation to be affixed.

10 The seal of the corporation shall not be affixed to any instrument whatsoever except in the presence of two of the members of the Board of Management, who shall sign their names to the instrument in token of their presence, and such signing shall be independent of the signing of any person as a witness.

Corporation may hold property, movable and immovable.

11 The corporation shall be able and capable in law to take and hold any property, movable or immovable, which may become vested in it by virtue of any purchase, grant, gift, testamentary disposition, or otherwise, and all such property shall be held by the corporation for the purposes of this Ordinance, and subject to the rules for the time being of the said corporation, with full power to sell, mortgage, lease, exchange, or otherwise dispose of the same.

Saving as to rights of His Majesty and others.

12 Nothing in this Ordinance contained shall prejudice or affect the rights of His Majesty the King, his heirs and successors, or of any body politic or corporate, or of any other persons, except such as are mentioned in this Ordinance, and those claiming by, from, or under them.

## SCHEDULE.

Rules of the Kandy Young Women's Christian Association.

#### Article 1.

Name.—The name of this organization shall be "The Kandy. Young Women's Christian Association."

#### Article 2.

Object.—The object of this association shall be to promote the spiritual, intellectual, social, and general welfare of young women.

#### Article 3.

Affiliation.—This association is affiliated with the National Young Women's Christian Association of India, Burma, and Ceylon.

#### Article 4.

1. Membership.—The members of this association shall be young women not less than fourteen years of age, and shall be classed as active, associate, and sustaining members.

2. The active membership of this association shall consist of young women who are communicant members of Protestant evangelical churches, and who wish to be known as distinctly and avowedly on the side of Christ.

Any young women of good character may become an

associate member

Sustaining members (who may be either active or associate)

shall pay a membership fee of at least Rs. 12 a year.

5. Active members only shall have the right to vote and to hold office. Associate members shall have the same privileges as active members, but not the right to vote or to hold office.

6. Applicants for membership must be suitably recommended,

and approved by the Board of Management.
7. The fees and privileges of membership shall be as determined by the Board of Management.

#### Article 5.

- 1. Management.—The supervision and development of the work of the association shall be entrusted to a Board of Management composed of active members of the association representing so far as possible the various Protestant evangelical churches in the city. It shall comprise
  - (a) Not more than eight members elected at the annual business meeting of the association.\*
  - (b) Not more than three additional members elected by the Board during the year. These members of the Board shall serve for one year, or until their successors have been elected.

(c) All Branch Secretaries ex officio.

- (d) All Secretaries received through the Committee of the National Young Women's Christian Association of India, Burma, and Ceylon.
- The officers of the association shall be a President, one or more Vice-Presidents, a General Secretary, a Recording Secretary, and a Treasurer. These officers, except the General Secretary, shall be elected at the first meeting of the Board of Management following the annual business meeting. They shall also be the officers of the Board of Management.
- 3. It shall be the duty of the President (or, in her absence, of one of the Vice-Presidents) to preside at all business meetings of the association and of the Board of Management.
- 4. It shall be the duty of the Treasurer to have charge of all moneys received for the purposes of the association, and to disburse the same only in such manner as the Board of Management may from time to time determine. The Treasurer shall keep full and correct accounts, and shall submit a statement of the accounts at each regular meeting of the Board of Management and at the annual business and public meetings of the association. The Treasurer shall forward the affiliation fee to the Treasurer of the National Committee at the beginning of each year.

Note.—The affiliation fee is reckoned at Re. 1.

- 5. It shall be the duty of the Recording Secretary to attend all business meetings of the association and of the Board of Management and to keep minutes thereof.
- 6. The General Secretary shall be the executive officer of the association and of the Board of Management. It shall be her duty to advance the best interests of the association in every possible way.
- 7. All deeds and other instruments to which the association may be a party, and which shall have received the sanction and approval of the Board of Management, shall be executed on behalf of the association by the President (or, in her absence, by one of the Vice-Presidents) and by the General Secretary.
- The President and the General Secretary shall be ex officio members of all committees of the association.
  - The Board of Management shall have power—
  - (a) To elect additional members, not exceeding three, to the Board of Management during the year.\*
  - (b) To fill all vacancies that may occur among the officers or in the Board of Management during the year.
  - (c) To appoint such sub-committees and special committees as may be required to supervise and conduct the business of the association.
  - (d) To make by-laws for its own government and for the government of the association and its departments and branches, provided that such by laws are not inconsistent with this constitution.
  - (e) By the vote of not less than two-thirds of the members for the time being of the Board to purchase or acquire, or take on lease, immovable property on behalf of the association.

<sup>\*</sup> Of these members, four shall be elected each year to serve for a term of two years, or until their successors have been elected.

(f) By the like two-thirds vote to sell, let, or lease the immovable property of the association, or mortgage or charge the same for the purpose of raising money for the benefit of the association.

(g) To keep up, manage, and control all property of the association. To invest and lay out the moneys of the association, and to dispose of and deal with the movable property of the association in such manner as it may deem fit for the benefit of the association. No contract, debt, or obligation shall be binding unless contracted by virtue of a resolution of the Board of Management.

10. Regular meetings of the Board of Management shall be held monthly, April and May excepted. Special meetings may be called by the President, or at the written request of five members, the object of the meeting being stated in the notice, and no other business being transacted. Five members shall constitute a quorum. An executive committee composed of all the officers shall have power to act for the Board, when necessary, in the interim between meetings.

11. The members of the Board of Management shall be ex officio members of all organizations formed within the association or under its association of the instance of the ins tion or under its auspices, and no organization shall be so formed without the approval of the Board.

Article 6.

Departments and Branches.—Departments and branches may be formed under such conditions as the Board of Management

may approve.

Each branch shall have a Secretary elected annually by its members from among their own number. It shall be the duty of the Branch Secretary to attend all business meetings of the branch, and to keep faithful records; also to attend the meetings of the Board of Management.

3. Fees received from members shall be paid into the general treasury through the Branch Secretary, and applications or money for local expenses may be made through her to the Board

of Management.

Article 7.

1. Meetings of the Association.—An annual business meeting of the association shall be held in the month of January, at which the report of the Board of Management and of the Treasurer shall be presented, and members of the Board shall be elected in accordance with article 5, section 1.

2. An annual public meeting of the association shall be held as early in the year as possible, at which a general report of the work of the association and a duly audited statement of accounts shall be presented.

Special meetings of the association shall be called by the President at the written request of ten active members or by order of the Board of Management.

4. Ten active members shall constitute a quorum.
5. All business meetings of the Association shall be opened by reading of Scriptures and prayers. No essay review or motion of a sectarian or political character shall be entertained by the Association, or be made in any meetings of the association or of the Board of Management.

Article 8.

Interdenominational Basis.—The work of the association shall be entirely unsectarian, but with the sanction of the Board of Management, occasional special evangelistic services and Christian work may be carried on in any of the premises of the association, provided that such work is conducted in the name of the particular body which is doing it, and not in the name of the association.

Article 9.

Amendments.—This constitution (except article 4, sections 2 and 5, which cannot be amended) may be altered or amended by a three-fourths vote of the active members present at the regular or called meeting of the association, provided that such alteration or amendment shall have been previously approved by the Board of Management, and that due notice shall have been given to the members of the association, the proposed alteration or amendment being stated in the notice.

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

> W. E. HOBDAY Clerk to the Council.

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

> C. CLEMENTI, Colonial Secretary.

# DRAFT ORDINANCES.

[Continued from page 732.]

## MINUTE.

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

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

WHEREAS it is expedient further to amend "The Small Towns Sanitary Ordinance, 1892": Be it therefore enacted by the Governor of Ceylon, by and with the advice and consent of the Legislative Council thereof, as follows:

1 This Ordinance may be cited as "The Small Towns Sanitary (Amendment) Ordinance, No. of 1924."

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

- (a) By adding after the word "Surgeon" in line 5 of sub-section (1) (b) thereof the words "or, if the Governor so directs by notification in the Government Gazette, a member of the Sanitary Commissioner's Department in place of such Provincial Surgeon";
- (b) By adding after the word "stationed" in line 6 of subsection (1) (c) thereof the words "or, if the Governor so directs by notification in the Government Gazette," a member of the Sanitary Commissioner's Department in place of such senior officer of the Medical Department."

By His Excellency's command,

Colonial Secretary's Office, Colombo, August 7, 1924. CECIL CLEMENTI, Colonial Secretary.

Statement of Objects and Reasons.

In some cases it is thought that power to appoint members of the Sanitary Commissioner's Department as official members would be in the interests of areas falling within the administrative limits of Sanitary Boards.

2. Under section 5 (1) (b) and (c) of Ordinance No. 18 of 1892 the Provincial Surgeon or senior medical officer is named in the Ordinance as a member of every Sanitary Board, so that, under the existing law, a Sanitary Officer could only be appointed as a nominated member of a Sanitary Board. But it is not desired to increase the number of officials on such Boards, and consequently it is proposed by this Bill that the Governor should be given power to substitute a member of the Sanitary Commissioner's Department for the Provincial Surgeon or senior medical officer of the district, as the case may be.

Attorney-General's Chambers, Colombo, June 24, 1924.

H. C. GOLLAN, Attorney-General

# NOTICES OF INSOLVENCY.

In the District Court of Colombo.

No. 3,287. In the matter of the insolvency of Aboobackar. Sahul Hameed 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 September 9, 1924, for the grant of a certificate of conformity to the insolvent.

By order of court, A. E. Perera, Colombo, August 7, 1924. for Secretary. In the District Court of Colombo.

No. 3,302. In the matter of the insolvency of Navaratnasingam Swaminathan of No. 30, Urugoda watta, 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 September 9, 1924, for the grant of a certificate of conformity to the insolvent.

By order of court, A. E. PERERA, for Secretary.

principal Ordinance.

Amendment of section 5 of the

Preamble.

Short title.

In the District Court of Colombo.

No. 3,322. In the matter of the insolvency of Percival Adolphus Gooneratne of Ferry street, Colombo.

NOTICE is hereby given that a meeting of the creditors of the above-named insolvent will take place at the sitting of this court on September 9, 1924, for the grant of a certificate of conformity to the insolvent.

By order of court, A. E. Perera, Colombo, August 7, 1924. for Secretary.

In the District Court of Colombo.

No. 3,350. In the matter of the insolvency of Mallawa Tantrigs Charles, carrying on business under the name, style, and firm of Charles & Brothers at No. 17, De Soysa street, Slave Island, Colombo.

WHEREAS Mallawa Tantrige Charles has filed a declaration of insolvency, and a petition for the sequestration of his estate has also been filed by K. S. K. Mohamado, under the Ordinance No. 7 of 1853: Notice is hereby given that the said court has adjudged the said Mallawa Tantrige Charles insolvent accordingly; and that two public sittings of the court, to wit, on September 2, 1924, and on September 16, 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, A. E. Perera, Colombo, August 8, 1924. for Secretary.

In the District Court of Negombo.

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

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 28, 1924, for the confirmation of the appointment of the provisional assignee or for the appointment of another assignee.

By order of court, F. J. Beling, Negombo, August 8, 1924. Secretary.

In the District Court of Kalutara.

No. 185. In the matter of the insolvency of Mohamad Hadjiar Ahmad Monsoor of Kalutara.

WHEREAS Mohamad Hadjiar Ahmad Monsoor of Kalutara has filed a declaration of insolvency, and Manuel Fernando Wanigaratnam of Kalutara has filed a petition for the sequestration of the estate of the said Mohamad Hadjiar Ahmad Monsoor of Kalutara, under the Ordinance No. 7 of 1853: Notice is hereby given that the said court has adjudged the said Mohamad Hadjiar Ahmad Monsoor insolvent accordingly; and that two public sittings of the court, to wit, on September 9, 1924, and on September 30, 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, R. MALALGODA, Kalutara, August 5, 1924. Secretary. In the District Court of Kandy.

No. 1,680. In the matter of the insolvency of Pana Abdul Majeed of Nawalapitiya.

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 September 12, 1924, to consider the granting of a certificate of conformity to the above-named insolvent.

Kandy, August 8, 1924.

By order, P. MORTIMER, Secretary.

In the District Court of Kandy.

No. 1,686. In the matter of the insolvency of Hadji Marikkar Zainudin of Tennekumbura in Kandy.

WHEREAS Hadji Marikkar Zainudin has filed a declaration of insolvency, and a petition for the sequestration as insolvent of his estate, under the Ordinance No. 7 of 1853, has been filed by K. H. Babappu of Rikillagasgoda: Notice is hereby given that the said court has adjudged him an insolvent accordingly; and that two public sittings of the court, to wit, on September 5, 1924, and on October 3, 1924, will take place for the insolvent to surrender and corform to, agreeably to the provisions of the said Ordinance, and for the taking of the other steps set forth in the said Ordinance, of which creditors are hereby required to take notice.

By order of court, A. W. WIJESINHA, Kandy, August 5, 1924. for Secretary.

In the District Court of Kandy.

No. 1,687. In the matter of the insolvency of Segappa's son Madar alias S. Madar Saibu of No. 31, Public Market, Kandy.

WHEREAS Segappa's son Madar alias S. Madar Saibu of No. 31, Public Market, Kandy, has filed a declaration of insolvency, and a petition for the sequestration as insolvent of his estate, under the Ordinance No. 7 of 1853, has been filed by Sena Kos Mohammadu's son Mira Saibu: Notice is hereby given that the said court has adjudged him an insolvent accordingly, and that two public sittings of the court, to wit, on September 12, 1924, and October 10, 1924, will take place for the insolvent to surrender and conform to, agreeably to the provisions of the said Ordinance, and for the taking of the other steps set forth in the said Ordinance, of which creditors are hereby required to take notice.

By order of court, P. MORTIMER, Kandy, August 6, 1924. Secretary.

In the District Court of Kegalla.

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

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, K. RATNASINGHAM, Kegalla, August 11, 1924. Secretary.

#### NOTICES OF FISCALS' SALES.

#### Western Province.

In the District Court of Colombo.

Peyna Runa Soona Pana Pana Lana Natchiappa 

Vs. No. 5.661.

Manchanayakage Nirolis Perera of Madurupitiya in Udugaha pattu of Hapitigam korale in the District

Udugaha pattu of Hapitigam korrie in the District of Negoribo.

NOTICE is ferely fiven that on Tuesday, September 9, 1924, will be sold by public auction at the respective premises the following property mortgaged with the plaintiff by hond Np. 2,615 dated October 16, 1920, and attested by G. T. Kanddya of Colombo, Notary Public, Colombo, and decreed and ordered to be sold by the order of four dated September 18, 1922, for the recovery of the sum of Rs. 9,525, with further interest on Rs. 7,500 at 18 property per terminal from July 15, 1922 test July 25, 1922 support of Rs. 9,525, with further interest on Rs. 7,500 at 18 per cent. per annum from July 15, 1922, to July 25, 1922, and thereafter further interest on the aggregate amount at 9 per cent. per annum till payment in full, and costs,

#### At 12 noon.

(1) An allotment of land called Kahatagahakurunduwatta, in Madurupitiya village, Udugaha pattuwa, Hapitigam korale, Negombo District, Western Province; bounded as follows: north by a water-course, east by a road, south and west by land claimed by natives; containing in extent, exclusive of the road passing through the land, 2 roods and 12 perches.

At 12.30 P.M.

(2) All that field called and known as Wahunnoruwa, situated in the village Madurupitiya aforesaid; bounded on the north by Wahunnoruwakumbura belonging to Seyatuhamy and others, on the east by the high land (godabima), on the south by the field belonging to Weerakkodirallage Sinnappu of Jacolis Appu and others, and on the west by the water-course; containing in extent 16 kurmies of paddy sowing.

# At 1 P.M.

(3) All that land called Kongahawatta, situated at Madurupitiya aforesaid; and bounded on the north by the garden of Juwanis, Vel-Vidane, on the east by the garden of Kavurala Appuhamy, on the south by the garden of Karanis Appuhamy, and on the west by wella; containing in extent about 2 acres, together with all buildings, boutiques, wells, and appurtenances belonging thereto.

#### At 2 P.M.

(4) All that land called Dunumadalagahakurundukumbura, otherwise called Mindumemuaykumbura, situated at Madurupitiya aforesaid; bounded on the north by Walliadda belonging to Sanchi Appuhamy, on the east by the arden belonging to Lapahamy and others, on the south by the field belonging to Ungurala, and on the west by water-course: containing in extent about 8 parrahs of paddy sowing.

# At 3 P.M.

(5) An undivided ½ part from and out of all that land called and known as Kalahugahakurunduwatta, situated at Madurupitiya aforesaid; bounded on the north by land belonging to the Crown, on the east by land belonging to Lapahamy, Arachchi, on the south by land belonging to Peyhamy, Vel-Vidane, and on the west by field belonging to Manchanayekage Lapahamy, Arachchi; containing in extent 3 acres and 30 40/100 perches.

# At 4.30 P.M.

(6) An undivided 1 share of all that land called Waragasowita alias Okaraowita, situated at Madurupitiya aforesaid; bounded on the north-east by Maha-oya, on the south-east by the property called Bulugahawatta belonging to Punchappuhamy and a road, on the south-west by land described in plan No. 100,795, land belonging to Sinchia Appuhamy and others, and Harankaha-ela; containing in extent 10 acres 3 roods and 16 perches.

# On Wednesday, September 10, 1924, at 12 noon.

(7) An undivided ½ part or share from and out of all that contiguous land called and known as Delapitiyawa and the adjoining pillewa, situated at Madurupitiva aforesaid; and bounded on the north by the field belonging to Podinona and others, on the east by the canal, on the south by the live fence separating the land of Podinona, and on the west by the field belonging to Punchiappuhamy; taining in extent about 3 pelas of paddy sowing extent.

#### On the same day at 1 P.M.

(8) An undivided ½ part or share of and in all that field called and known as Wewakumbura, situated in the village Madurupitiya aforesaid; bounded on the north by the water-course (deyabasna-ela), on the east by Nekanda, on the south by the Crown land, on the west by Kanukethtekumbura belonging to Velun Appuhamy; containing in extent 8 parrahs of paddy sowing.

# On Thursday, September 11, 1924, at 10 A.M.

(9) An undivided 1 part or share from and out of all that land called Delgahalanda, situated in the village Kuligedera in Yatigaha pattu, Hapitigam korale, in the District of Negombo, Western Province; bounded on the north by the garden belonging to Elabodagamage Juan, Police Vidane, on the east by Pinwatta, on the south by the land belonging to Appusingho and dewata road, and on the west by the garden belonging to Mandipatirage Kaluhamy; containing in extent about 4 acres.

# On the same day at 10.30 A.M.

(10) An undivided 1 part of share from and out of all that land called and known as Bogahawatta alias Padinchiwatta, situated at Kuligedera aforesaid; bounded on the north by dewata road alias land called Delgahalanda on the east by the lands belonging to Carolis Appu and others, on the south by land belonging to Punchi Nilame and others. and on the west by lands belonging to Juwanis Appu and others; containing in extent about 10 acres.

# On the same day at 11 A.M.

(11) An undivided } part or share from and out of all that land called and known as Bogahawatta aforesaid alias Iriyadolewatta, situated at Kuligedera aforesaid; bounded on the north by dewata road, on the east by the garden belonging to Jagonis Vedarala and others, on the south by Crown jungle, and on the west by the lands belonging to Babasingho Appuhamy and others; containing in extent about 8 acres.

# On the same day at 11.30 A.M.

(12) An undivided 1 part or share from and out of all that landcalled and known as Kurunduwatta alias Imbulgahaowitawatta, situated at Kuligedera aforesaid; bounded on the north by the field called Imbulgahaowita and field called Kunudiyawala belonging to Suriya Arachiralalage Anohamy and others, on the east by land called Medakele alias Balakele, on the south by the other portion of this land, and on the west by cinnamon garden (Kurunduwatta) belonging to Jagonis Vedarala and others; containing in extent about 10 acres.

#### On the same day at 12 noon.

(13) An undivided  $\frac{1}{3}$  part or share from and out of all that field called and known as Imbulgahaowita, situated at Kuligdera aforesaid; bounded on the north by the field belonging to Baronchy Appu, on the east by Kunudiyawala alias oya, on the south by the field belonging to Jagonis Vedarala and others, and on the west by the field belonging to Barnchy Appu and other; containing about 5 parrahs of paddy sowing extent.

#### On the same day at 12.30 P.M.

(14) An undivided 3 part or share from and out of all that field called and known as Kunudiyawalakumbura, situated at Kuligedera aforesaid; bounded on the north by the land belonging to Mr. Bandaranayaka, on the east by the field belonging to Suwaris Appu, on the south by Kurundugahawatta alias Imbulgahawattewatta, and on the west by Imbulgahaowitewatta; containing in about 3 parrahs of paddy sowing extent.

#### On the same day at 1.30 P.M.

(15) An undivided 1 part or share frem and out of all that field called and known as Kailawalakumbura, situated at Kuligedra aforesaid; bounded on the north by the water-course (waturabasna-ela), on the east by the field belonging to Dingirala and others, on the south by the wate course (waturbasna ela), and on the west by the field belonging to Punchi Nilame and others; containing about 3 par ahs of paddy sowing extent.

#### On the same day at 3 P.M.

(16) An undivided \( \frac{1}{3} \) part or share from and out of all that field called and known as Potukumbura, situated in the village Karawwa in Yatiyagaha pattu, in the Distr ct of Negombo, Western Province; bounded on the north by the field belonging to Babu Sinno Appuhamy and others, on the east by the field belonging to Allis Appuhamy and others, on the south by the field belonging to Anthony Gura and others, and on the west by water-course (waturabasna-ela); containing about 6 parrais of paddy sowing

Facal's Offic bo, August 13, 1924.

E. H. DAVIES, Deputy Fiscal; W. P.

In the Court of Requests of Colombo.

Vs.

na Assen Nama of Saunder's Court. ...... Plaintiff.

No. 10.861.

M. C. Ahamath of Slave Island, Colombo .... Defendant.

NOTICE is hereby given that on Thursday, September 11, 1924, at 3 P.M., will be sold by public auction at the premises the right, title, and interest of the said defendant in the following property for the recovery of the sum of Rs. 200, with legal interest thereon from September 17, 1923, till payment in full, and costs taxed at Rs. 30 25, viz.

All that land and premises bearing assessment No. 81, now 28, with the buildings standing thereon, situated at Church street, Slave Island, within the Municipal limits of Colombo; and bounded on the north by the premises bearing assessment No. 29, east by the Church street, south by the premises bearing assessment Nos. 27<sup>1</sup>, 27<sup>2</sup>, and 27<sup>3</sup>, now belonging to Mohamed Raffaideen Jaldeen, and on the west by premises bearing assessment No. 80 of Manarpulle, presently owned by O. L. M. Yoosup; and containing in extent about 7 perches

nscal's Offi bo August 12, 1924. E.H. Davies, Deput Fiscal, W. P.

In the Court of Requests of Combo.

No. 13,290.

Vs.

E. B. Fernando of the Galle Fice Hotel,

Colombo . . . . . . . . . . Defendant NOTICE is hereby given that on Friday September 12, 1924, at 2 P.M., will be sold by public auction at the premises the right, title, and interest of the said defendant in the following property for the recovery of the sum of Rs. 187.26, with legal interest thereon from March 10, 1924, till payment in full, and a further sum of Rs. 28.05, as costs, viz.

An allotment of land called Punchiwatta alias Pokunewatta marked letter B, situated at Peliyagoda in the Ragam watta marked letter J. Structed at Fenyagoda in the Kagam pattu of Alutkuru korale; bounded on the north by portion marked letter A allotted to S. D. Hendrick Appuhamy, S. D. Thomas Appuhamy, and S. D. Carolis Appuhamy, east by the high road leading to Negombo, south by the

garden of Srikavilaxana Pandith Korallage Cornelis Appuhamy, and west by the property of Adambarage Arnelis Alwis and others; containing in extent 1 rood and 37 50/100 perches (exclusive of the portion acquired by Government), with the buildings thereon

Fiscala Office

E. H. DAVIES Deputy Fiscal, W. P.

he District Cour of Colombo.

Testamentary. No. 688.

In the matter of the late Etulkotte Maha-wasala Mohadirange John Alfred Gomes, Proctor; of Henaratgoda, deceased.

NOTICE is hereby given that on Saturday, September 6, 1924, commencing at 2 o'clock in the afternoon, will be sold by public auction at the premises the following property belonging to the ostate of the deceased, Etulkotte Mahawasala Mohandirange John Aftred Gomes, Proctor, for the recovery of the sum of Rs. 306 43, with interest at 4 per cent. per annum from March 23, 1922, till payment, together with a penalty of Rs. 10 due as estate duty in the above case, viz. :--

The land called Welihenawatta and the till d and cadjan thatched houses and plantations standing thereon, situate at Gampaha Medagama in Ragam pattu of Alutkuru korale, in the Judicial District of Negombo, Western Province; and bounded on the north by high road, east by dewata road, south by live fence of the portion of this same land, and on the west by live fence of the land belonging to Don Sarnelis Dissanayake Appuhamy; containing in extent about 2 roods.

Deputy Fiscal's Office egombo August 8, 19 Negombo

M. EDIRIWIRA. Deputy Fiscal.

the Court of Requests of Negombo. A. K. S. K. Saravanapulle of Negombo ....... Plaintiff.

No. 31.701.

Vs. Warnakulasuriya Bartholomoz Fernando of Sea

street, Negombo Defendant.

NOTICE is hereby given that on Monday, September 8, 1924, commencing at 10 o'dock 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.:—

The land called Nelligahawatta and the buildings standing thereon, situate at Kudapaduwa within the gravets of Negombo, Western Province; and bounded on the north by the land of Romania Fernando through W. Dominius Fernando now of W. S. Theresia Fernando, east by the live fence of the land of W. S. Lusa Fernando, now of W. S. Ana Fernando, south by fence of the land of W. Dominico Fernando now of W. Stephen Fernando, and on the west by the high road; containing in extent 25 12/100 perches. Amount to be levied Rs. 309 65 with interest on Rs. 250 at 18 per cent. per annum from May 26, 1924, to May 23, 1924, and thereafter at 9 per cent. per annum till payment.

Deputy Fiscal's Office, Negombo, August 12, 1924 M. EDIRIWIRA, Deputy Fiscal.

Centra Province. District Court of Colombo.

Kaluaratelingelch trles Silva of No. 14, Front street, in

(1) G. M. Hendrick Silva and (2) Q. M. Saris Silva, both 

NOTICE is hereby given that on Friday, September 5. 1924, and the following day, if found necessary, commencing each day at 12 noon, will be sold by public auction at the defendants' boutique at Talawakele, the following

(153) 1 screwdriver

(158) 2 long benches

(159) 1 arm bench

(160) I small bench

(163) 1 stone mortar

(164) I big dealwood box

boxes

(167) I long measure

(168) 3 file hooks

(166) I board with glass

(165) 4 small dealwood

(169) 1 signboard of Chas.

(161) 7 empty tins

(162) 2 iron tins

(155) 1 teapot

(156) 1 old dish

(154) 10 empty gunny bags

(157) I chilly grinding stone

movable property for the recovery of the sum of Rs. 5,400, with legal interest from May 3, 1924, till payment in full, and costs of suit (bill not taxed), and poundage, viz.:—

(1) 3 writing tables (2) 1 pigeonhole (3) 2 tables (4) 4 cld chairs (5) 1 clock (6) 2 hanging lamps (7) 1 table lamp (8) I lantern (9) 2 glass almirahs (10) 2 small glass almirahs (11) 1 small box with glass frames (12) 8 old hats

(13) 6 old assorted overcoats (raincoats)

8 old woollen shirts (15) 19 old blankets

(16) 8 old white trousers (17) 14 old assorted coats

(18) 4 flags (Buddhist flags) (19) 4 small shawls

(20) 1 old cape coat (21) 1 big frame (22)1 small frame (23) 1 coat stand (24) 2 old shirts (khaki)

(25) 1 Singer box for rolling paper 11 old hats (26)

(27) 1 old lady's gown (28) 2 new blankets (29) 1 sarong

(30) 16 pairs small shoes (31) 5 linen collars

(32) 11 cloth belts (33) 11 white hats (34) 3 hats (khaki) (35) 4 collars

(36) 7 ladies' hats (37) 1 rubber tube (38) 1 tail coat

(39) 4 waistcoats (40) I khaki short

(41) I old gauze trousers (42) 3 assorted old trousers (43) 1 coat (merino)

(44) 1 tweed coat (45) 1 old woellen coat (46) 1 old silk night coat

(47) 2 old China silk trousers (small)

(48) 2 old China silk coats (small) (49) 1 trunk

(50) 2 small bags (51) 1 old dish

(52) 1 bicycle carbide lamp (53) 1 bicycle carbide bat-

tery (54) 2 leather leggings (55) 1 table lamp

(56) 2 pairs new boots (57) 1 pair old boots (58) 1 pair shoes (old)

(59) I pair lady's shoes (old)

(60) 5 small gauze banians (61) 4 table watches (time piece)

(62) 7 pairs shoes (babies) (63)5 purses

1 canvas shoes (ladies (64)pair)

(65) 10 flowered ties (66) 2 cloth belts

(67) 6 rubber teats (68) 1 purse made of beads (69) 7 small seissors

(70) 2 penknives (71) 2 cigar cases (72) 2 razors

(73) 18 small polish tims

(74) 11 powder tins

(75) I small brush (shaving brush)

(76) 5 tins soap (shaving) (77) 4 bottles vaseline

(78) 2 powder cases (79) 3 bicycle lamps (80) 3 feeding bottles

(81) 1 stand for shaving purposes

(82) 7 silk thread (balls)

(83) 2 pairs small Burma sandles 20 small cakes soap

(85) 5 Wesak medals.

(86) 9 pen clips (87) 8 collars (big)

(88) 5 woollen caps babies

(89) 5 stockings for babies (90) 1 mail theli (necklets) (91) 1 white small handker-

chief (92) 1 blue small handkerchief

(93) 1 muffler

(94) 4 stockings (big)

(95) 38 pairs assorted socks (96) 20 assorted silk ties

(97) 23assorted collars (linen)

(98) 2 old khaki shirts (99) 3 white towels

(100) 4 caps

(101) 2 hats (old straw hats) (102) 2 boxes slate pencils

(103) 1 old brush

(104) 2 brass door hinges (105) It sheets hooks and

eves (106) 32 pairs assorted silk lace

(107) 15 pairs black lace (108) 8 sheets pearl buttons

(109) 1 scale (110) 3 half cwt. weights

(111) 3 quarter cwt. weight (112) 3 fourteen lb. weights

(113) I seven Ib. weight

(114) 1 frame

(115) 1 old sofa (116) 2 brass lamps

(117) 3 bags corriander seeds (old)

6 jutasin

(119) 1 camp bed without jute

(120) 3 bags cereal (motch che kotte) (121) 2 bags dhall

12 ) I bag green peas (123) 3 bags nettali

(124) ½ bag chillie

(125) I bushel dhall (casala)

(126) I bushel green peas (127) I bushel (konde kaddala) gram

(128) bag cereal (motchche kotte)

(129)1 bag dhall (ulunthu) (130) 3 cwt. tamarind

(131) I pound white cummin seed

(132) I pound saffron (133) 🚦 bag flour

(134) 17 packets boxes

(135)2 boxes sandal sticks 2 bottles coconut oil (136)

15 bars soap (137)(138)2 enamelled basins

(I39) 1 zinc scale (140)1 set weights

141) 1 set brass measures

2 ink stands (14)(143) 1 pen rack

(144) 1 bell

145) 1 star p holder (146) 3 small cash boxes

(147) 1 ruler (148) 1 slate

(149)1 hammer

(150) 3 small pens (151) l glass jug

(152) I fountain pen without the nib

Silva & Co. Fiscal's Office, A. RANESINGHE.

Kandy, August 11, 1924. Additional Deputy Fiscal.

In the District Court of Kandy.

Shena Vuna Shina Thana Somasunderam Cherry of No. 30.670. Vs.

(1) Muhammado Ismail, (2) Muhammado Hassim, (3) Muhammado Ali, (4) Mohammado Usoof, (5) Hameedu Natchy, widow of Muhammadu Kani Habeebu Marikar Hadjiar, (6) T. C. H. Marikar's son, Seiyadu Kader Marikar, all of Gampola. . Defendants.

NOTICE is hereby given that on Monday, September 8, 1924, at 12 noon, will be sold by public auction at the premises the following property mortgaged with the plaintiff by bond No. 14,616 dated January 13, 1922, and attested by E. M. B. Senevirative of Kandy, Notary Bublic and desced to be sold under the sold with the sold Notary Public, and decreed to be sold under the decree entered in the above case for the recovery of the sum of Rs. 4.344 60, with interest on Rs. 3,933 34 ab 9 per cent. per annum from January 29, 1924, till payment in full, and poundage, viz. :-

All that land called Agalakumbura (now a garden), together with the buildings, plantations, and everything standing thereon, and bearing assessment Nos. 107 to 111, situated at Illawatura in Ganga Pahala korale of Uda palata, in the District of Kandy, Central Province of the Island of Ceylon'; and bounded on the east by the ground belonging to the temple, on the south by the field of Dingittu and by the field belonging to the temple, presently by the ela of the field belonging to Tamby Lebbe Mohammado Lebbe Hadjiar, on the west by high road, and on the north by the field of Abbabal Mohammadu, presently by the house and premises bearing No. 106 belonging to Noor Mohammado, deceased; and containing in extent 1 rood and 31 perches according to the figure of survey thereof dated May 15, 1858, and made by Edwin P. Falkner, Licensed Surveyor, registered in D 74/210

Fiscal's Office, Kandy, August 11, 1924.

A. RANESINGHE, Additional Deputy Fisca

In the Court of Requests of Matale.

Pahalawalauwe Loku Banda of Purijjala in Matale. . Plaintiff. No. 16,252.

Dugganawalauwe Loku Banda Vehnuladeniya of Pahalawela in Matale ...... Defendant.

NOTICE is hereby given that on Wednesday, September 10, 1924, commencing at 12 noon, will be sold by public auction at the spot the right, title, and interest of the said defendant in the following property for the recovery of the sum of Rs. 58.03, with interest on Rs. 48 from February 5, 1924, till payment in full, viz.

(1) All that field called Kadullagahamulakumbura of the extent of 12 lahas of paddy sowing situated at Pahalawela in Kohonsiyapattu of Matale South, in the District of Matale, Central Province; and bounded on the east by the limitary ridge of Peragahamulakumbura, south

by the limit of Gurunnehe's field, west by ela, and on the north by the limit of field belonging to Ponniah or the

field called Imbulgahamulakumbura.

(2) All that field called Gurunnehelayekumbura of the extent of 3 pelas of paddy sowing, situated at Pahalawela aforesaid; and bounded on the east by oya, south by the limitary ridge of Rantetiyawe, west by the limit of Kadulle-gahamulakumbura, and on the north by the limit of Peragahamulakumbura.

Deputy Fiscal's Office, C. SENARATNE,
Matale, August 11, 1924. Additional Deputy Fiscal.

#### Southern Province.

In the District Court of Matara.

Naufrunnege Don Sarodis de Silva of Wattegama. . Plaintiff.  $\mathbf{v}_{\mathbf{s}}$ 

. No. 144.

Andarage Karunahamy and others all of Batee-

NOTICE is hereby given that on Saturday, September 20, 1924, commencing at 3 o'clock in the afternoon, will be sold by public auction at the premises the right, title, and interest of the said defendants in the following property for the recovery of Rs. 1,222 12:-

All that the soil and trees of the divided lot A of the lands called Kaluambehena and Palliyegurunnansegehena, situate at Bateegama in the Wellaboda pattu of Matara District, Southern Province, and bounded on the north by Wila-addarawatta, east by lot B of the same land, south by Gonawalahena, and west by Hulewagedeniya and Patagigahahena; and containing in extent 3 acres 3 roods and 16 per hes. Valdation, Rs. 1,500.

Deputy Fiscal's Office,

E. T. GOONEWARDENE. ra, August 12, 1924. Additional Deputy Fiscal.

In the Court of Requests of Galle.

No. 4,386.

Vs.

A. P. Sinniyas Abeysuriya of China Garden, Galle ......Defendant.

NOTICE is hereby given that on Saturday, September 6, 1924, commencing at 9.30 in the forencon, will be sold by public auction at the spot the right, title, and interest of the said defendant in the following property for the recovery of a sum of Rs. 301 65, with legal interest on Rs. 275 40 from June 13, 1924, till payment in full:—

All the trees and soil of the land Haiyongewatta, situated at Old street, Weligama, in the Weligam korale of the Matara District, Southern Province; and bounded on the north by high road, east by Marakkalagewatta, south by the seashore, and on the west by Kottambagahawatta alias Kasitottam, and containing in extent about 1 acre.

Deputy Fiscal's Office, Mataa, August 7, 1924. Additional Deputy Fiscal.

E. T. GOONEWARDENE,

In the District Court of Galle.

No. 21,616.

Vs. Wijeweera Gunaratna Mahavidana Muhandirange 

NOTICE is hereby given that on Saturday, September 6, 1924, commencing 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. 520:58, with legal interest on Rs. 471:60 from June 12, 1924:—

1. An undivided 9/16 parts of the soil and trees of the land called Eddetipokunewatta, in extent about ½ acre, situated at Dondra in the Wellahoda pattu of the Matara District, Southern Province; and bounded on the north by Gedarawatta and Wellawatta, east by Pahalakoratuwa, south by the land belonging to the Vidane Arachchi, and on the west by the land belonging to Don Juwanis, Constable Arachchi.

An undivided 1 part of all the soil and trees of the land called Olokkuwewatta, in extent about ‡ acre, situated at Dondra aforesaid; and bounded on the north by Olokkuwa, east by Mahaduragewatta, south by Digana,

and on the west by Talakoratuwa.

3. An undivided 15/24 parts of the soil and trees of the land called Madamgahawatta, in extent about 1 acre, situated at Dondra aforesaid, and bounded on the north by Mahaduragewatta, east, by Pinkoratuwa, south by Olokkuwa, and on the west by Digana and Medakoratuwa.

Deputy Fiscal's Office, E. T. GOONEWARDENE, Matara, August 6, 1924. Additional Deputy Fiscal.

# Northern Province.

In the District Court of Jaffna.

The Hon, the Attorney-General for the Island of Ceylon ...... Plaintiff.

Vs.

No. 18,907.

(1) Krishnapillai Kathiresapillai, (2) Kanthavanam Marimuttu, (3) his wife, Achchimuttu, (4) Arumugam Nagalingam, (5) his wife, Sivapackiam, (6) Sanmugam, Suppramaniam, (7) Vettivelu Sivaguru, all of Vannarponnai West, all appearing by their attorney to confess judgment, namely, Mr. A. Catheravelu, Proctor, Supreme Court Jaffna ..... Defendants.

NOTICE is hereby given that on Monday, September 8, 1924, commencing at 10 o'clock in the forenoon, will be sold by public auction at the respective spots the right, title, and interest of the said defendants in the following property decreed to be sold under the above action for the recovery of Rs. 152,358 31, being the aggregate amount of principal due in respect of security bond dated September 25, 1922, with interest on Rs. 15,590 75 at 9 per cent. per annum from March 31, 1924, till payment in full. and costs of suit Rs. 907.39, and poundage and charges, viz.:

1. A piece of land situated at Vannarponnai West in Vannarponnai Parish, Jaffna division of the Jaffna District, Northern Province, called Rasalikulankarai and the appurtenances thereunto belonging, containing or reputed to contain in extent 15% lachams paddy culture; bounded or reputed to be bounded on the east by property of Krishnapillai Katherasapillai, on the north by property of Cader Meydeen Alia Marikayar, on the west by property of Muhideen Kandu Abdul Cader, and on the south by property of Sultan Muhideen Nachchia, wife of Meera Saibu.

2. An undivided 5 lachams paddy culture with its appurtenances of a piece of land situated at Vannarponnai West aforesaid, called Rasalikulankarai, containing or reputed to contain in extent 29½ lachams paddy culture; bounded on the east and north by property of Krishnapillai Katheresapillai, on the west by property of Mymoonachchia, wife of Neina Muhamadu, and on the south by

property of Sakulhamithu Neina Muhamadu.

3. An undivided 1 share of a piece of land situated at Vannarponnai West aforesaid called Rasalikulankarai, Arukuveli, and Arukuvelithalaimadai, and the appurtenances thereunto belonging, containing or reputed to contain in extent 33 lachams paddy culture and 7 kulies; bounded on the east by property of the heirs of the late-Muhamadu Lebbai Marikayar and of Muhamadu Meera Nachchia, wife of Sekuputheen Umaru, on the north by property of Meera Saibu Muhumadu Lebbai Marikayar and shareholders, on the west by property of Muhideen Nachchia, widow of Muhudeen Pichchai, and of Kanapathi pillai Kopalu, and on the south by property of Sinnaththambiar Mailvaganam.

4. A piece of land situated at Vannarponnai West oresaid called Rasalikulankarai, and the appuraforesaid appurtenances thereunto belonging, containing or reputed to contain in extent 54 lachams paddy culture; bounded on the east by property of Sultan Abdul Cader Muhumadu Sultan, on the north by road, on the west by property of

Sulaimankandu Umma, widow of Muhudeen Pichchai, and on the south by property of Meera Saibu Muhamadu

Lebbai Marikayar and shareholders.

A piece of land situated at Vannarponnai West aforesaid, called Suriveli and the appurtenances thereunto belonging, containing or reputed to contain in extent 3 lachams paddy culture and 9 9/16 kulies; bounded on the east and north by property of Krishnapillai Katherasapillar, on the west by road, and on the south by the remaining portion of the land out of which this land has been parcelled out belonging to K. Katheresapillai the 1st defendant.

Fiscal's Pffi Jaffna, August 4, 192

A. VISVANADHAN. Deputy Fiscal.

In the District Court of Jaffna. The Hon, the Attorney General for the Island of 

No. 18,907. Vs.

(1) Kishnapillai Katheresapillai, (2) Kandavanam Marimuttu, (3) his wife, Achchimuttu, (4) Arumugam Nagalingam, (5) his wife, Sivapackiam, (6) Sanmugam Subramaniam, (7) Vettivelu Sivaguru, all of Vannar-ponnai West, all appearing by their attorney to confess judgment, namely, Mr. A. Catheravelu, Proctor, Supreme Court, Jaffna ..... Defendants.

NOTICE is hereby given that on Tuesday, September 9, 1924, commencing at 10 o'clock in the forenoon, will be sold by public auction at the respective spots the right, title, and interest of the said defendants in the following property decreed to be sold under the above action for the recovery of Rs. 152,358 31, being the aggregate amount of principal due in respect of security hand dated September 25, 1922, with interest on Rs. 15,590 75 at 9 per cent. per annum from March 31, 1924, till payment in full, and costs of suit Rs. 907 39, and poundage, and charges, viz. :

A piece of land situated at Vannarponnai West in Vannarponnai Parish, Jaffna division of the Jaffna District, Northern Province, called Palluvilithoddam and the appurtenances thereunto belonging, containing or reputed to contain in extent 9% lachams varagu culture; bounded or reputed to be bounded on the east by property Velupillai Muttucumaru, and of Sinnan, wife of Eliyathamby, on the north by property of Thangamuttu, wife of Suppapillai, on the west by property of Sivapackiam, wife of Nagalingam, and on the south by road.

2. A piece of land situated at at Vannarponnai West aforesaid, called Palluvilithoddam, containing or reputed to contain in extent 93 lachams varagu culture, with its appurtenances; bounded on the east by property of Achchimuttu, wife of Kandavanam Marimuttu. on the north by property Thangamuttu, wife of Suppapillai, on the west by property of Kanapathiar Thampoe, and on the

south by road.

3. A piece of land situated at Vannarponnai West aforesaid, called Tiruvalartidal and the appurtenances thereunto belonging, containing or reputed to contain in extent 231 lachams paddy culture; bounded on the east by property of Sellamma, wife of Nagalingam Somasundaram, on the north by road, on the west by property of the heirs of the late Valliammai, wife of Sinniah, and

on the south by esplanade.

4. An undivided a share with its appurtenances of piece of land situated at Vannarponnai West aforesaid, called Tiruvalartidal, containing or reputed to contain in extent 62 lachams paddy culture; bounded on the east by burial ground, on the north by road, on the west by property of Achchimuttu, wife of Kandavanam Marimuttu, and on the south by property of Thankam, wife of Ponnampalam Sanmugam, and of Thaiyalmuttu, wife of Naganather Vinasithamby.

5. A piece of land situated at Vannarponnai West Palluvilithoddam and the appurtecalled nances thereunto belonging, including houses, containing or reputed to contain in extent 23 1/16 lachams varagu culture; bounded on the east by property of Ponnampalam Sanmugam and shareholders, on the north by property of Seynamboo Nachchia, wife of Meera Saibu Abbubacker

Segulabatheen and shareholders, and of Meera Saibu Nama Muhamadu, on the west by property belonging to the temple of Vaitheesvaran at Vannarponnai and by lane, and on the south by land.

Fiscal's Office, Jaffna, August 9, 1924. A. VISVANADHAN, Deputy Fiscal.

In the District Court of Jaffna.

The Hon. the Attorney-General for the Island Ceylon ..... Plaintiff.

٧s. No. 18,907.

(1) Krishnapillai Kathiresapillai, (2) Kanthavanam Marimuttu, (3) his wife, Achchimuttu, (4) Arumugam Nagalingam, (5) his wife Sivapackiam, (6) Sanmugam Subramaniam, (7) Vettivelu Sivaguru, all of Vannarponnai West, all appearing by their atterney to confess judgment, namely, Mr. A. Catheravelu, Proctor, Supreme Court, Jaffna ...... Defendants.

NOTICE is hereby given that on Wednesday, September-10, 1924, commencing at 10 o'clock in the forenoon, will b sold by public auction at the respective spots the right, title, and interest of the said defendants in the following property decreed to be sold under the above action for the recovery of Rs. 152,358.31, being the aggregate amount of principal due in respect of security bond dated September 25, 1922, with interest on Rs. 15,590.75 at 9 per cent. per annum from March 31, 1924, till payment in full, and costs of suit Rs. 907 39, and poundage, and charges, viz. :

An undivided 2 share of a piece of land situated at Vannarponnai Eastin Vannarponnai Parish, Jaffna division of the Jaffna District, Northern Province, called Aninchilady and Pathirithidal, containing or reputed to contain in extent 11 lacham varagu culture, with its appurtenances; bounded or reputed to be bounded on the east by property of the heirs of Muhummadu Cassim, on the north by property of Achchimuttu, wife of Kanthavanam Maximutu. and of Sivapackiam, wife of Arumugam Nagalingam, on the west by lane, and on the south by property of the heirs of Murugesu Sinnathamby and by property in the management and possession of Velupillar Vinasithamby.

2. An undivided 3 share with its appurtenances of a piece of land situated at Vannarponnai East aforesaid, called Aninchilady and Pathirithidal, containing or reputed to contain in extent 1½ lacham varagit culture; bounded on the east by property of Sangaralingam Chetty Muttiah Chetty and Sangaralingam Chetty Muttuveers Chetty, on the north by property of the heirs of Thambirajah Packeer Muhideen, the heirs of Muhamadii Ibrahim Alla Pitchchai, Irulasi, wife of Konerikunchi, Pillian Sabapathy, and of Pillian Narayanan, on the west by lane, and on the south by property of Muttu Umma, wife of Meera Ussan Naina Muhumadu, of Abdul Cader, and of Muhammadu Caseem (presently of Achchimutu, wife of Kandavanam Marimuttu, and of Sivapackiam, wife of Arumugam Nagalingam).

3. An undivided 3 share with its appurtenances of a piece of land situated at Vannarponnai East aforesaid. called Aninchilady, containing or reputed to contain in extent 1 lacham varagu culture; bounded on the east by property of the heirs of Thambirajah Packeeru Muhideen, on the north by property of Sultan Packeeruthamby. on the west by lane, and on the south by property of Achehimuttu, wife of Kandavanam Marimuttu.

An undivided, 3 share with its appurtenances of a piece of land situated at Vannarponnai East aforesaid, called Aninchilady and Pathirithidal, containing or reputed to contain in extent 1½ lacham varagu culture; bounded on the east by property of the heir of Muhammadu Caseem, on the north by property of Achchimuttu, wife of Kandavanam Marimuttu, and of Sivapackiam, wife of Arumugam Nagalingam, on the west by lane, and on the south by property of the heirs of Murugesar Chinnathamby and the property in the management and possession of Velupillai Vinasithamby.

5. An undivided 1 share with its appurtenances of a piece of land situated at Vannarponnai East aforesaid. called Aninchilady and Pathirithidal, containing or Pathirithidal, containing or reputed to contain in extent 11 lacham varagu culture, ditto Aninchilady in extent 1 lacham varagu culture. The

said piece of land consisting of the said two parcels of the aggregate extent of 13 lacham varagu culture is bounded on the east by property of Sangaralingam Chetty Muttiah Chetty and his brother and the heirs of Thambirajah Packeeru Muhideen, on the north by property of the heirs of Thambirajah Packeeru Muhideen and of Sultan Packeeruthamby, on the west by lane, and on the south by property of Achchimuttu, wife of Kandavanam Marimuttu, and of Sivapackiam, wife of Arumugam Nagalingam.

scal's Office, August 9, 1924. A. Visvanadhan, Deputy Fiscal.

In the District Court of Jeffna.

he Hon, the Attorney General for the Island of Plaintiff. Ceylon .....

 $\cdot \mathbf{v_{s}}$ . No. 18,907.

Kirishnapillai Kathiresapillai and six others of 

11, 1924, commencing at 10 o'clock in the forenoon, will be sold by public auction at the junction of Koddadi road in Vannarponnai Wost, the right, title, and interest of the said 1st defendant in the following movable property for the recovery of Rs. 152,358 31, with interest on Rs. 15,590 75 at 9 per cent. per annum from March 31, 1924, till payment in full, and costs of suit Rs. 907 39, and poundage, and charges,

(1) 1 Australian white pony and rubber-tyred Victoria phaston.

(2) I pair white Indian bulls and cart.

- (3) I box mad; of margosa wood called peddagam.
- (4) 1 Indian-made iron safe with wooden stand.
- (5) I satin wood bed with its tent.

- (6) 1 jak wood almirah.
  (7) 1 jak wood toilet table with mirror.
- (8) 2 satin wood stools.
- (9) I nadun wood armchair with cushion.
- (10) 1 bentwood chair.
- (11) 1 nadun wood arm chair.
- (12) I nadun wood lady's chair.

(13) 1 jak wood sofa.

Fiscal's Office. Jaffna August 9, 1924. A. VISVANADHAN. Deputy Fiscal.

# Eastern Province.

In the District Court of Batticaloa.

Kanthappa Upathiyar Kanapathipillai of Arepattai ..... 

Ύs. No. 5,386.

(1) Uthumalevvaipody Mamunalevvaipody of Kattankudy, (2) Paramacuttypodiyar Kanthammai of Arepattai . . . . Defendants.

NOTICE is hereby given that on Eriday, September 5, 1924, at 10 o clock in the forenoon, will be sold by public auction at the spot the right, title, and interest of the said defendants in the following property decreed to be sold for the recovery of the sum of Rs. 683 79, with interest thereon at 9 per cent. per annum from March 5, 1923, till payment in full, and costs Rs. 209 87, viz. :

A paddy land called Maruthaiadimunmari, situated at Kalimadu in Manmunai pattu, Batticaloa District, Eastern Province; and presently bounded on the north by the paddy land of this belonging to M. Moheyadinlevvai, south by Vattavana aru, the land of A. Ahamadulevvai, and bund, east by Palayadimunmari belonging to M. Uthumalavvaipody, and west by the land belonging to Uthuma-levvaipo y; in extent from north to south 100 fathoms and from east to west 150 fathoms, out of this land of these metes and bounds and all rights excluding one acre of land towards north-west with waady house, well, the remaining land, and all rights.

Fiscal's Office, Batticaloa, July 5, 1924.

S. TURAIYAPPA, Deputy Fiscal. he District Court of Trincomalee.

Periampi Tampupillai of Division No. 7, Trinco-..... Plaintiff. malee .....

No. 1,032.

(1) Kaddaian Mappani, (2) Ponniah Perumal of Division No. 7, Trincomalee..... Defendants.

NOTICE is hereby given that on Saturday, September 13, 1924, commencing at 3 o'clock in the afternoon, will be sold by public auction at the premises the right, title, and interest of the said second defendant in the following properties for the recovery of Rs. 1,030 471, with interest on Rs. 911-25 at 9 per cent. per annum from March 31. 1924, till payment in full, and poundage:—

- 1. Out of a piece of land in Division No. 10, Trincomalee District, Eastern Province, a tile-covered house of 3 rooms, kitchen, well, and plantations standing thereon, the tilecovered room on the eastern side, and 1 share of the land, kitchen, well, and plantations; boundaries of the whole land: north, seashore and land belonging to Pilliyar Temple; south-east, land of the late Sectavan, widow of Sinnatamby; south-west, road; and north-west, land of the heirs of M. Nallatamby; extent 22.71 square perches.
- Two pieces of lands formed into one block, situate at Division No. 7, Trincomaice, Eastern Province, with a tile-covered house of 2 rooms, share of well, right of pathway to the said well, and all other rights relating thereto; boundaries: north-east, lane; south-east, land of Bawasaipu Ravuter and others; south-west, land of G. Thevasagayam and others; and north-west, road; extent 6.36 square perches.

The second property is subject to mortgage.

Deputy Fiscal's Office, Trincomalee, August 12, 1924.

C. VELUPILLAI. Deputy Fiscal.

North-Western Province.

In the District Court of Kurunegala.

Grigory Banda Abesinghe Delana in Katugampola korale ...... Ws.

No. 9,375.

Hetti Araccige Don Selvestr Appuhami of Kolonjadiya in Kammal pattu of Pitigal korale, Chilaw District ...... Defendant.

NOTICE is hereby given that on Saturday, September 27, 1924, at 10 o'clock in the forenoon, will be sold by public auction at the premises the right, title, and interest of the said defendant in the following property, viz.:

Meegahamulawatta and Meegahamulahena of about 13 acres and 28 perches in extent, situate at Dandagamuwa in Katugampola korale south of Katugampola hatpattu, in the District of Kurunegala, North-Western Province; and bounded on the north by 8E1, 8F1, and 8H1 in P. P. 64, east by 8M1, 801, and 8P1 in P. P. 64, south by T. P. 269,027 and 269,028, and on the west by a road; with everything standing thereon.

# Same day at 3 P.M.

The land called Malhewa alias Henyaya of about 30 acres in extent, situate at Galpola in the aforesaid korale; and bounded on the north by field, on the east by Wewa and the land of Mr. Wijesekara, west by field, south by the land Saiappu and others; with every thing standing thereon.

Amount to be levied Rs. 1,568 72, together with interest on Rs. 1,250 at the rate of 25 per cent. per annum from December 4, 1922, up to November 27, 192, and thereafter on the aggregate sum with interest at the rate of 9 per cent. per annum, till payment in full, and poundage.

Fiscal's Office, Kurunegala, August 12, 1924. S. D. SAMARASINHA, Deputy Fiscal.

In the District Court of Chilaw.

Suse Hewage Siyadoris Fernando of Paluwelgala. Plaintiff.

No. 7.405. Vs. Asurappulige Elarisa ·of Paluwelgala and another ..... ..Defendants.

NOTICE is hereby given that on Tuesday, September 9. 1924, commencing at 8.15 in the forenoon, will be sold by public auction at the premises the right, title, and interest of the said defendants in the following property for the 12cov ry of Rs. 824 32, with further interest on Rs. 400 at 18 per cent. per annum from January 5, 1924, till May 8, 1924, and thereafter with legal interest on the aggregate amount decreed from May 8, 1924, till payment in full, and poundage, viz.:

(1) The portion of the land called Ambagahayaya, situate at Mellawagara in Yagam pattu of Pitigal korale north, in the D strict of Chilaw; and bounded on the north by land belonging to Singhappuliradage Nonno Redi, the state of the s bond for Rs. 100.

And at the primises at Paluwelgala at 1 o'clock in the afternöon.

(2) An undivided 4 share of the land called Kohomba gahawatta, situate at Paluwelgala in Meda palata of Pitigal korale south, in the District of Chilaw; and bounded on the north by Gansaba road, east by land belonging to Ranhamy Appuhamy and others, south by land belonging to A. M. Charles Fernando and others, and west by Gansaba road; containing in extent about 2 acres.

(3) An undivided 1 share of the land called Kongahawatta, situate at Paluwelgala aforesaid; and bounded on the north by land belonging to Francisku and others, east and south by land belonging to the heirs of Kuna Pena Ana Annamale Chetty, and west by Kohombagahawatta belonging to Gustina and others; containing in extent about l acre.

Deputy Fiscal's Office. Chilaw, August 5, 1924. A. BASNAYAKE, Deputy Fiscal.

# In the District Court of Puttalam.

Pana Lana Seyna Letchumanan Chetty by his attorney Pana Lana Seyana Kana Room attorney rand Chelliapillai of Puttalam..... Vs. . Plaintiff.

Sego Seikander Periya Ahamado Pillai of Karaiadi-povalja Akkarai pattu in Pattalam District. Defendant. NOTIFE is hereby given that on Tuesday, September 9, 1924, at the Jime montioned below, will be said by public auction at the premises the right, title, and interest of the said defendant in the following property, viz.—

At 3 P.M. 1. All that portion called Welayaden Manual Pillai Pirivu and Sinnatandy Pirivu, containing in extent about 4 acres, and forming a part of the land called Karuku-chena vayelkany situate at the village called karuku-chena vayelkany situate at th in Akkarai pattu north in Kalpitiya division, in the Puttalam District; and bounded on the north by the field belonging to the heirs of the late Seynadeen Marrikar Udumma Lebbe Marikar, east by field belonging to the defendant and others, south by the land called Melpattu-totam belonging to Mohamad Abdul Carder Cadersaibo Marikar and others, and on the west by the garden belonging to Sego Meera Lebbe Assan Mohideen Wawasaibo Lebbe and others; out of the land coconut trees and other things contained within these boundaries an undivided 1 share and 2,500 tobacco plants plantable soil belonging their share.

At 11.30 A.M.

All that portion of land called and known as Kanythamby Pirivu and Kadakarai Pirivu, situate at Thanee kuda in the aforesaid pattu, and containing in extent about 1 acre; boundaries are on the north and west by land belonging to the heirs of the late Sego Umma, east by lakeshore, and on the south by lane; out of the land containing within these boundaries, excluding the Akkarai pattu road passing through the remaining land and the coconut trees and other things belonging thereto.

#### At 12 noon.

Boundaries of the coconut garden called and known as Pullutotam, situate at Etalai in the aforesaid pattu, and containing in extent about 35 acres are as follows: on the north by lands called Chavakatta Santhytotam and Panamtotam belonging to Ahamado Neina Sego Mohamado Thamby Marikar and others, east by the garden belonging to the hairs of the late Ahamado Neina Marikar, south by Surivil Waikal, and on the west by garden belonging to Thana Moona Thamby Marikar and others; out of the land within these boundaries, excluding the portion called Agiltotam, Thillankudatotam, and Vayal Karachytotam, an undivided 2/9 shares of the remaining 30 acres of land and coconut trees and other things belonging thereto and 300 coconut trees which are being planted on the north-westren side for this share.

At 4 P.M.

4. Boundaries of the land called and known as Kalmunaikadu, situated at Kalmunai in the aforesaid pattu, and containing in extent 6 acres 3 roods and 14 perches, according to plan No. 250,762, are as follows: on the north by land mentioned in plan No. 234,657, east by land marked lot No. 13,909 in plan No. 3,099, south by reservation along the seabeach, and on the west by reservation for road; out of the land and other things contained within these boundaries an undivided 3 share.

At 11 A.M.

Boundaries of the portion of land called Manadipurivukany and Veetadytotam forming one block, and situated at Kalmottai in the aforesaid pattu, and containing in extent about 1 acre, are as follows: on the north by lands belonging to Sego Meera Lebbe and others, east by land belonging to the heirs of the late Mohideen Wawa Marikar Mohamado Meera Lebbe Marikar, south by land belonging to the heirs of the late Pitchche Muttu Annaviar, and on the west by land belongin, to the defendant and others; the land containing within these boundaries and the coconut trees and all things contained thereon.

For the recovery of the sum of Rs. 1,814.63, being the aggregate amount of the principle and interest due in respect of mortgage bond No. 2,182 dated October 9, 1917, and attested by M. B. Roche, Notary Public, with interest on Rs. 1,580 at 1½ per cent. per mensem from February 7, 1924, to April 29, 1924, and thereafter legal interest thereon till payment in full, poundage, Fiscal's charges, &c.

Fiscal's Office, Puttalam, August 8, 1924. E. R. SUDBURY, Deputy Fiscal.

## Province of Sabaragamuwa

In the District Court of Kegalla. Weerawatte Kankanamalage Aron Perera of Pallekanu-

No. 6,458.

(1) George Augustus Hunter Vanderspar, (2) Edgar Henry Avorne Vanderspar, both of Colombo. Defendants.

NOTICE is hereby given that on Wednesday, September 10, 1924, commencing at 3 o'clock in the afternoon, will be sold by public auction at the premises the right, title, and interest of the said plaintiff in the following property for the recovery of Rs. 280 05, viz. :-

) Kandandahena, the two irawellas lying in front of and behind Peak View bungalow, of 131 acres in extent, situate at Pallekanugala in Dehigampal korale; and bounded on the north by portion of the same land, east by Glenesk estate and land called Kiriatulapallewatta, south by Glensk estate, and west by Mitirigalamukalana.

(2) Kandandahenamukalana of 2 acres 2 roods and 12 perches in extent, situate as aforesaid; and bounded on the west by land claimed by natives and on all other sides

by land claimed by Mr. H. J. Jutteriya.

(3) Kandandahena of 8 acres in extent, situate as aforesaid; and bounded on the north by land belonging to Doolwaladewage Suwarissa, east and south by Peak View estate, and west by Crown land.

Fiscal's Office. Avissawella, August 7, 1924. CHARLES DE SILVA, Fiscal's Marshal.

#### NOTICES IN TESTAMENTARY ACTIONS.

the District Court of Colombo. Order Nisi.

Testamentary In the Natter of the Intestate Estate and Jurisdiction.
No. 1,708.
Opodatola, deceased.

Munasin Achchige Pairls Appu of Ogodapola . . . Petitioner.

(1) Munasin Achchige Jeen Nona, (2) Munasin Achchige Menika, both of Ogodapola ...... Respondents.

THIS matter coming on for disposal before V. M. Fernando, Esq., District Judge of Colombo, on July 9, 1924, in the presence of Mr. D. A. J. Goonewardhane, Proctor, on the part of the petitioner; and the affidavit of the said petitioner dated July 2, 1924, having been read:

It is ordered that the petitioner be and he is hereby declared entitled, as father 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 September 4, 1924, show sufficient cause to the satisfaction of this court to the contrary.

M. FERNANDO District Judge.

In the Matter of the Joint Last Will and Testament of Ganegey Don Daniel de Testamentary Jurisdiction. Silva of High street, Wellawatta, in Colombo, deceased. No. 1,887. 1

Jane Alfreda de Silva of Alfreda House, High street, .....Petitioner. Wellawatta, in Colombo .....

(1) Daniel Ernest de Silva, (2) Maud Grace de Silva, appearing by her guardian ad litera the 1st respondent, (3) Florence Mildred Ekanayakes wife of (4) Samuel Gregory Ekanayake, all of High street, Wella-

THIS matter coming on for disposal before V. M. Fernando, Esq., District Judge of Colombo, on July 2, 1924, in the presence of Mr. R. N. Jinendaradasa, Proctor, on the part of the petitioner above named; and the affidavits (1) of the said petitioner dated June 22, 1924, and (2) of one of the attesting witness dated June 23, 1924,

having been read:

It is ordered that the last will of Ganegey Don Daniel de Silva deceased, of which the original has be n produced, an 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 probate thereof issued to her accordingly, unless the respondents above named or any other person or persons interested stall, on or before August 28, 1924, show sufficient cause to the satisfaction of this court to the contrary.

V, M. FERNANDO. District Judge.

In the District Court Colombo. Order Nisi.

Orde Nisi.

If the Matter of the intestate Estate of the Atter E Salmon de Baram of Batuwatta, deceased. Testamentary Testamento.
Jurisdiction. No. 1,900.

Haman Justin de Sar am of Batuwatter...... Petitioner. And

(1) Simon Robert de Saram, (2) Righard Edward de Saram, (3) Peternsela de Saram, wife of (4) Henry Ernest Wijeyesekera, (5) John Abraham de Saram, (6) Cornelia de Saram, (7) D. James Wijetunge, all of Batuwatta ..... Respondents.

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

1924, in the presence of Mr. C. V. Wickremasinghe, Proctor, in the part of the petitioner above named; and the affidavit of the said petitioner dated May 23, 1924, having been read:

It is ordered that the petitioner be and he is hereby declared entitled, as son of the above-named deceased, to have letters of administration to his estate issued to him, unless the respondents above named or any other person or persons interested shall, on or before August 28, 1924, show sufficient cause to the satisfaction of this court to the contrary.

July 11, 1924.

V. M. FERNANDO, District Judge.

he District Court of Colombo. Order Nisi.

Testamentary
Jurisdiction.
No. 1,905.
In the Matter of the Intestate Estate and
Effects of Ediringhe Kankanamalage
Menchi Joha of Ogodapola in the Meda
patter of Siyare korale, deceased.

is Appu of Ogodapola afore-Munasin Achchige said ... ..... Petitioner.

(1) Munasin Achchia een Nona, (2) Munasin Achehige Menika, both of Ogodapola aforesaid . . . . . Respondents.

THIS matter coming on for disposal before V. M. Fernando, Esq. District Judge of Colombo, on July 16, 1924, in the presence of Mr. D. A. J. Goonewardhane, Proctor, on the part of the petitioner dated June 19, 1924, having been read:

It is ordered that the petitioner be and he is hereby decared entitled, as father-in-law 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 September 4, 1924, show sufficent cause to the satisfaction of this court to the contrary

July 16, 1924@

V. M. FERNANDO. District Judge.

the District Co t of Colombo.

the Marter of the Intestate Estate of Testamentary In orge Abraham Dias Bandaranaike of bunt Lavinis, deceased. Jurisdiction. **B**ount No. 1,909.

Leonard Godwin de Iwis of Pamudaragiri, Mount Lavinia... .....Petitioner. And

(1) Matilda Grace Dias Bandaranaike, (2) Henry Peter Dias Bandaranaike, (3) Edwin Reginald Dias Bandaranaike, all of Kelanimula, (4) Agnes Hanieh Dassenaike, (5) John Henry Peter Dassenaike, both of Dehiwala, (6) Lilian Rosalind Seneviratne, assisted by her husband (7) Stephen Christopher Seneviratne, both of Ward place, Colombo............Respondents.

THIS matter coming on for disposal before V. M. Fernando, Esq., District Judge of Colombo, on July 17, 1924, in the presence of Mr. Mr. C. V. Wickremasinghe, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated July 2, 1924, baving been read:

It is ordered that the petitioner be and he is hereby declared entitled, as nephew of the above-named deceased, to have letters of administration to his estate issued to him, unless the respondents above named or any other person or persons interested shall, on or before September 11, 1924, show sufficient cause to the satisfaction of this court to the

> V. M. FERNANDO District Judge.

July 17, 1924

contrary.

the District Court of Colombo. Order. Nisi.

Testamentary Jurisdiction. No. 1,923.

In the Matter of the Intestate Estate of the late Moral Harcela Umma wife of Sheik Amal Lebis Mohames of No. 5, Maradana, Colombo,

Iohamood of No. 47, Hulftsdorp Sheik Ismail Leb ..... Petitioner. street, in Colombo / And

Mohideen Saibo Ahamado Alim Saibo of No. 5, Arab 

THIS matter coming on for disposal before V. M., Fernando, Esq., District Judge of Colombo, on July 21, 1924, in the presence of Mr. S. N. Aseerwatham, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner ated July 18, 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 respondent above named or any other person or persons interested shall, on or before September 11, 1924, show sufficent cause to the satisfaction of this court to the contrary.

July 21, 1924

V. M. FERNANDO, District Judge.

In the District Court of Colombo.

Order Nisi.

Testamentary Jurisdiction. No. 1,948.

In the Matter of the Last Will and Testament and Colleil Arthur Clyne of Charlwood in the County of Surrey, deceased.

THIS matter coming on for disposal before G. Koch, Esq., District Judge of Colombo, on August 4, 1924, in the presence of Mr. Geoffrey Thomas Hast of Colombo, Proctor, on the part of the petitione, Mr. Sydney George Alexander Julius of Colombo; and the affidavitiof the said petitioner dated August 1, 1924, exemplification of probate of the will and codicil of the above-named deceased, power of attorney in favour of the petitioner and Supreme Court's order dated July 25, 1924, having been read:

It is ordered that the will of the said deceased dated

November 3, 1917, and a codicil hereto dated October 4, 1923, of which an examplification of probate has been produced and is now deposited in this court, be and the same are hereby declared proved; and it is further declared that the said petitioner is the attorney of the executor named in the said will, and that he is entitled to have letters of administration, with copies of the said will and codicil annexed issued to him accordingly, unless any person or persons interested shall, on or before August 28, 1924, show sufficient cause to the satisfaction of this court to the contrary.

August 🛵 19

G. Косн. District Judge.

The District Court of Colombo

Order Nisi declaring Will J

Testamentary
Jurisdiction.
No. 1,952.
In the Matter, is the Last Wall and Testament of June Marguerite de Brisay of 143, Malury road, in the City of Oxford, England, formerly of 8, Grove street, in the said City, Spinster, deceased.

THIS matter coming on for disposal before G. Koch, Esq., District Judge of Colombo, on August 6, 1924, in the presence of Mr. P. S. Martensz, Proctor, on the part of the petitioner James Aubery Martensz of Colombo; and (1) the affidavit of the said petitioner dated July 28, 1924, (2) the power of attorney dated May 20, 1924, and (3) the order of the Supreme Court dated July 25, 1924, and (4) the will of Walter Edward Başkerville Walton, deceased, dated May 22, 1017 dated May 22, 1917, having been read: It is ordered that the will of the said Jane Marguerite de Brisay, deceased dated January 8, 1921, a certified copy of which under the seal of His Majesty's High Court of Justice in England 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 James Aubery Martensz is the attorney in Ceylon of the sole executrix of the said will of the said Walter Edward Baskerville Walton, deceased, the executor named in the said will, and that he is entitled to have letters of administration (with will annexed) issued to him accordingly, unless any person or persons interested shall, on or before August 21, 1924, show sufficient cause to the satisfaction of this court to the contrary.

August 6, 1924.

G. KOCH, District Judge

In the District Court of Colombo.

Order Nisi.

Testamentary In the Matter of the Intestate Estate and Effects of Peena Koona Peena Soona Jurisdiction. Natchiappa Chetty of Visvanathapuram No. 1,953.. in Pudukottah State in India, deceased

Valiammai, widow of Peena Koona Peena Soona Natchiappa Chetty of Visvanathapuram in India. Petitioner.

And

Pitchappa Chetty, son of Natchiappa Chetty of Visvanthapuram in Pudukottah State in South .. Respondent

THIS matter coming on for disposal before G. Koch. Esq., Acting District Judge of Colombo, on August 6, 1924. in the presence of Mr. S. Somasundaram, Proctor, on the part of the petitioner above named; and the affidavit of the attorney of the said petitioner dated July 28, 1924, and the order of the Supreme Court dated July 18, 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 respondent above named or any other person or persons interested shall, on or before September 25, 1924, show sufficient cause to the satisfaction of this court to the contrary.

August 6, 1924.

G. Kocn. District Judge

In the District Court of Colombo.

Order Nisi.

Jurisdiction. No. 7,264.

Testamentary In the Matter of the Intestate Estate of Adicari Appuhamillage Setan Singho Appuhamy, of Welimbula, in the Meda pattu of Siyane korale, deceased.

Adicari Appuhamiilage William Appuhamy of Welimbula aforesaid ....... Petitioner.

And

(1) Samaranayaka Rajapakse Appuhamillage Mencho Nona, (2) Adicari Appuhamillage Herath Appuhamy, and (3) ditto Charles, all of Welimbula afore-..... Respondents

THIS matter coming on for disposal before V. M. Fee nando, Esq., District Judge of Colombo, on July 2, 1924, in the presence of Mr. H. A. Abeyewardene, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated June 25, 1924; having been

It is ordered that the petitioner be and he is hereby declared entitled, as a brother of the above-named deceased, to have letters of administration to his estate issued to him, unless the respondents above named or any other person or persons interested shall, on or before August 28, 1924. show sufficient cause to the satisfaction of this court to the contrary.

> V. M. FERNANDO, District Judge.

July 2, 1924.

the District Court of Negombo.

Order Nisi.

Testamentary In the Matter of the Estate of the late Jurisdiction. Bentarge Manuel Perera of Ullalapola, No. 2,247. docated THIS matter coming on for disposal before J. D. Brown, Esq., District Judge of Negombo, on July 30, 1924, in the presence of Messrs de Croos & Fernande, Proctors on the part of the petitioner, Kuranapatabendige Bibiana Perera of Ullalapola; and the affi avit of the said petitioner dated June 18, 1924, having been read. dated June 18, 1924, having been read;

It is ordered that the 4th respondent be and he is hereby appointed guardian ad litem over the minors the 1st, 2nd, and 3rd respondents for the purpose of the above testamentary action, unless sufficient cause be shown to the contrary on or befor, the data mentioned herein below.

It is further ordered that the said petitioner be and she is hereby declared entitled, as the wife of the said deceased, to administer the estate of the deceased above named, and that letters of administration do assue to her accordingly, unless the respondents—(1) Bentarage Martin Andrew Perera, (2) ditto Josephine Mary Agnes Perera, (3) ditto Eusebius Patrick Victor Perera, all of Ullalapola, (4) Warnakulapatabendige Santiagu Perera of Kalasliya—or any other person or persons interested shall, on or before August 29, 1924, show sufficient cause to the satisfaction ef this court to the contrary.

And it is further ordered that the said 4th respondent do produce the said minors before this court at 9.30. Am., on August 29, 1924, in connection with the above case.

July 30, 192

J. D. Brown, District Judge.

the District Court of Negombo.

Order Nisi.

Testamentary In the Matter of the Estate of the late Tiththalapitige Marsal Thelis Fonseka of Watinapaha, demased. Jurisdiction. No. 2,248.

THIS matter coming on for disposal before J. D. Brown-Esq., District Juliger Negombi, on July 24, 1924, in the presence of Mr. M. L. Nersinghe, Proctor of Chilaw, on the part of the petitioner Pasquage Pona Lewisa of Watinapaha; and the addavit of the said petitioner dated June 7, 1924, having been read: 1924, having been read:

It is ordered that the 14th respondent be and he is hereby appointed guardian ad litem over the minors 8th, 9th, 10th, 11th, 12th, and 13th respondents for the purpose of the above testamentary action, unless sufficient cause be shown to the contrary on or before the date mentioned herein below.

It is further ordered that the said petitioner be and she is hereby declared entitled, as lawful wife of the said deceased, to administer the estate of the deceased above named, and that letters of administration do issue to her accordingly, unless the respondents—(1) Tiththalapetige Clementina Jane Alice Fonseka assisted by her husband, (2) Charles Alfred Marasinghe, native physician, both of Walahapitiya in Chilaw District, (3) Tiththalapetige Lily Fonseka assisted by her husband, (4) Sada Veda Palangapothera Rajapakse Ambakumarennethilage Victor Edwin Alponso, native physician, both of Boragodawathe in Negombo District, (5) Thiththapetige Edwin Fonseka of Watinapaha aforesaid, (6) ditto Esalin Fonseka assisted by her husband, (7) Sembuge Don Benjamin Fonseka Gunawardhana, both of Shamrock, Colpetty, in the District of Colombo, (8) Tiththapetige George Albert Fonseka, (9) ditto Dr. Romaline Wilfred Fonseka, (10) ditto Benjamine Fonseka. (11) ditto Victor Fonseka, (12) ditto Agnes Fonseka, (13) ditto Grace Matilda Fonseka, (14) ditto Francis Fonseka of Watinapaha aforesaid—or any other person or persons interested shall, on or before August 22, 1924, show sufficient cause to the satisfaction of this court to the contrary.

And it is further ordered that the said 14th respondent do produce the said minors before this court on August 22, 1924, at 9.30 A.M., in connection with the above case.

> J. D. Brown, District Judge.

the District Court of Kalutara.

Testamentary
Jurisdiction.
No. 1,649.

The Obsolute declaring Will proved.

In the Obsolute of the Last Will and Testament of the late Dendris de Silva Amaraginakarunaratae, deceased of Mullepitiya.

THIS matter coming on for disposal before W. H. B. Carbery, Esq., Distrig Judge of Kalutara, on March 4, 1924. in the presence of Mr. Cyril de Zoysa, Proctor, on the part of the petitioner, Kaineris de Soysa Amarasekera Hamine of Mullepitiya; and the affidavit of the said petitioner and the attesting witnesses dated February 1, 1924, having been read:

It is ordered that the will of Dendris de Silva Amaraguna Karunaratne of Mullepitiya, deceased, dated February 4, 1912, and now deposited in this court, be and the same is hereby declared proved, unless any person or persons interested shall, on or before June 20, 1924, show sufficient cause to the satisfaction of this court to the contrary.

It is further declared that the said Kaineris de Zoysa Amarasekera Hamine is the executrix named in the said will, and that she is entitled to have probate of the same issued to her accordingly, unless any person or persons interested shall, on or before June 20, 1924, show sufficient cause to the satisfaction of this court to the contrary.

W. H. B. CARBERY, District Judge. May 23, 1924.

Time to show cause has been extended to July 29, 1924.

W. H. B. CARBERY, District Judge.

Time to show cause has been extended to August 19, 1924.

W. H. B. CARBERY. District Judge.

The District Qurt of Kalutara.

Testamentary
Jurisdiction.
No. 1,663.
In the Matter of the Estate of the late
Assignmentary
Assignme

THIS matter coming on for disposal before W. H. B. Carbery, Esq., District Judge of Kalutara, on June 5, 1924; in the presence of Mr. F. A. C. Trimanne, Proctor, on the part of the petitioner Beddage Don Suwaris of Uduwa; and the affidavit of the said petitioner dated January 9, 1924, having been read:

It is ordered that the said petitioner be and he is hereby declared entitled, as the husband of the above-named deceased, to have letters of administration to her estate issued to him, unless the respondent Asurapperuma-aratchige John Perera of Kanangama or any other person or persons interested shall, on or before July 10, 1924, show sufficient cause to the satisfaction of this court to the contrary.

June 5, 1924.

W. H. B. CARBERY, District Judge.

The date for showing cause against the above Order Nisi is extended for July 31, 1924.

July 10, 1924.

W. H. B. CARBERY, District Judge.

The date for showing cause against the above Order Nisi is extended for September 4, 1924.

July 31, 1924

ARTHUR DE ABREW, District Judge.

Testamentary

In the District Court of Kahitara.

Order Nisi declaring Will proved.

ary In the Matter of the Estate of the late

on. Niaketake Dayld Fernando, deceased, of

Horitana Jurisdiction. No. 1,665.

THIS matter coming on for final disposal before A. de Abrew, Esq., Acting District Judge of Kalutara, on April 24, 1924, in the presence of Tudor A. Parera, Proctor, on the part

July 24, 1924.

of the petitioner Wijetunge Joslyn Mariya Soysa of Horetuduwa; and the affidavit of the said petitioner and the attesting notary and witnesses dated February 16, 1924, and February 19, 1924, respectively, having been read: It is ordered that the will of Niakulage David Fernando of Horetuduwa, deceased, dated February 7, 1923, be and the same is hereby declared proved, unless any person or persons interested shall, on or before June 12, 1924, show sufficient cause to the satisfaction of this court to the It is further declared that the said Wijetungage Joslyn Mariya Soysa of Horetuduwa, is the executor named in the said will, and that he is entitled to have probate of the same is issued to him accordingly, these any person or persons interested shall, on or before June 12, 1924, show sufficient cause to the satisfaction of this court to the contrary.

April 24, 1924.

ARTHUR DE ABREW, Acting District Judge.

This Order Msi is extended for August 21, 1924.

In the District Court of Kalutaga.

Order Nisi declaring Will proved, ery In the Matter of the Estate of the late on. Inductive Acharige Sakrel Naide, de-l. cekepdof Marakkalahawatta in Beruwala. Testamentary Jurisdiction. No. 1,681.

THIS matter coming of or disposal before W. H. B. Carbery, Esq., District Juige of Kalutara on May 29, 1924, in the presence of Mr. J. A. Jayasunders, Proctor, on the part of the petitioner Don Arthur Weefaratna of Tiranagama in Dodanduwa; and the affidavit of the said petitioner dated November 21, 1923, having been read:

It is ordered that the said petitioner be and he is hereby declared entitled, as a curator of the above-named deceased, to have letters of administration to his state issued to him, unless the respondents—(1) Induruwe Acharige James Sinno, (2) ditto Maria Nona, and humand (3) Paiyagalabadalge Gabriel, (4) Induruwe Acharige Podi Nona and husband (5) William Sinno, (6) Induruwe Acharige Mary, (7) Induruwe Acharige Nono Hamy, (8) Induruwe Leiso Hamy, (9) Delpitchittra Acharige Punchi Nona, all of Marakkalahawatta in Beruwala, or any person or persons interested shall, on or before July 25, 1924, show sufficient cause to the satisfaction of this court to the contrary.

May 29, 1924

W. H. B. CARBERY, District Judge.

Inthe District Courts Kalutare.
Order Nisi declaring Will proveds &c.

Testamentary In the Matter of the Estate of the late Jurisdiction.
No. 1,687.

THIS matter coming on for disposal before W. H. B. Carbery, Esq., District Judge of Kalufara, on June 24, 1924, in the presence of Mestrs. de Abrev & Jayasundera, Proctors, on the part of the petitioner, Bandaragama Vidanelage Don Thedonis, Police Vidage of Beruwala, on the part of the respondent; and the stidavit of the said petitioner dated June 18, 1924, having been read:

It is ordered that the said potitioner and he is hereby

It is ordered that the said petitioner see and he is hereby declared entitled, as husband of the above-named deceased, to have letters of administration to his estate issued to him, unless the respondents—(1) Don Pavid Bandaragama Dissanayake, (2) Don Salmon Bandaragama Dissanayake, (3) Silly de Dolin Bandaragama Dissanayake by their guardian ad litem (4) Bandaragama Vidanelage Don Janis Appuhamy, all of Hettimulla—or any other person or persons interested shall, on or before August 19, 1924, show sufficient cause to the satisfaction of this court to the contrary.

It is further ordered that the said 4th respondent be appointed guardian ad litem over the 1st to 3rd respondents, minors, for all the purposes of this action, unless the respondents or any person or persons interested shall, on or before August 19, 1924, show sufficient cause to the satisfaction of this court to the contrary.

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

In the District Court of Kalutara. Order Nisi.

In the Matter of the Estate of the late Testamentary Kumbukage Don Bastian, deceased o Jurisdiction. No. 1,690. Kumbuke.

Carbery, Esq., District Judge of Kalutara, on June 26, 1924, in the presence of Mr. F. A. C. Tirimanne, Proctor, on the part of the petitioner, Kumbukage Don Palis of Kumbuke and the affidavit of the said petitioner details. and the affidavit of the said petitioner dated June 14, 1924, having been read:

It is ordered that the said petitioner be and he is hereby declared entitled, as a son of the above-nemad deceased, to have letters of administration to his estate issued to him, unless the respondents—(1) Uduwage Punchi Nona, (2) Kumbukage Don Hendrick Senaviratne, Notary Bublic of Kumbuke, (3) ditto Babahamy wife of (4) Baddege Challo Singho of Millewa, (5) Kumbukage Dotchahamy wife of (6) Geekiyanage Lettappu of Uduwa, (7) Kumtukage Missi Nona, all of Kumbuke—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 26, 1924.

W. H. B. CARBERY District Judge.

In the District Court of Kalutara.

Order Nisi.

In the Matter of the Estate of the late Testamentary Ranawaka Achchige Binthappuhamy, Jurysdiction. deceased of Botale in Pasdun korale. No. 1,691.

THIS matter coming on for disposal before W. H. I Carbery, Esq., District Judge of Kalutara, on June 26, 1924, in the presence of Mr. F. A. C. Tirimanne, Proctor on the part of the petitioner, Ranawaka Achchige Don Odiris of Botale; and the affidavit of the said peritioned dated May 26, 1924, having been read:

It is ordered that the said petitioner be and he is hereby declared entitled, as a brother of the above-named deceased, to have letters of administration to his estate issued to him. unless the respondents—(1) Weerakoon Malhamillage Sutihamy, (2) Ranawaka Achchige Nickohamy, (3) citto Siyaneris Appuhamy, (4) ditto Uparis Appuhamy, all of Botale—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.

August 11, 1924.

W. H. B. CARBERY, District Judge

In the District Court of Kalutara. Order Nisi.

Testamentary In the Matter of the Estate of the late Panagodaliyanage Don Hendrick Sene-Jurisdiction. viratne, deceased, of Maha-aruggoda. No. 1,692.

THIS matter coming on for disposal before W. H. B. Carbery, Esq., District Judge of Kalutara, on June 26, 1924, in the presence of Mr. F. A. C. Tirimann, Proctor, on the part of the petitioner Pallage Dona Helena Perera Jayatilleke of Maha-aruggoda; and the affidavit of the said petitioner dated June 6, 1924, having been read:

It is ordered that the said petitioner be and she is hereby declared entitled as widow of the above-named deceased to have letters of administration to his estate issued to her, unless the respondents—(1) Panagodaliyanage Don Vincent Seneviratne, (2) ditto Dona Neslin Seneviratne, (3) ditto Dona Susan Maria Seneviratne, (4) ditto Don Cornelis Seneviratne, (5) ditto Dona Missilin Seneviratne, (6) ditto Dona Maltin Seneviratne, all of Maha-aruggoda, minors, by their guardian ad litem (7) John Vincent Perera Jayatilleke of Haltota, 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.

It is further ordered that the said 7th respondent be and he is hereby appointed guardian ad linem over the 1st to 6th respondents minors for all the purposes of this action, unless the said respondents ar 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.

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

June 26, 1924.

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

In the Matter of the Estate of the late Habilkkelahewage Dona Carlina Hamine, deceased of Paiyagala. Testamentary Jurisdiction. No. 1,695.

THIS matter coming on for disposal before W. H. B. Carbery, Esq., District Judge of Kalutara, on July 10, 1924, in the presence of Messrs. de Abrew & Jayasundera, Proctors, on the part of the petitioner, Dr. Weerakkody Edmund Medonza Wijerama of Kosgoda; and the affidavit of the said petitioner dated June 24, 1924, having been read.:

It is ordered that the said petitioner be and he is hereby declared entitled, as a creditor of the above-named deceased, to have letters of administration to her estate issued to him, unless the respondents—(1) Don Aranolis Jayawardane of Paiyagala, (2) Akadakankanange Ungohamy of Induruwa, (3) Don Charles Habakkala, (4) Habakkalahewage Dona Mariya, (5) Lokanwasan John Fredrick Siriwardane Wickramasinghe, (6) Don Aron Kottachi Appuhamy, (7) Dona Ugni Kottachi, (8) Dona Lily Magret Kottachi, (9) Dona Daisy Kottachi, (10) Dona Kottachi—or any other person or persons interested shall, on or before August 22, 1924, show sufficient cause to the satisfaction of this court to the contrary.

It is further ordered that the said respondent be appointed guardian ad litem over the 7th, 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 August 22, 1924, show sufficient cause to the satisfaction of this court to the contrary.

July 10, 🎁 24. 🕽

W. H. B. CARBERY, District Judge.

In the District Court of Kandy. Over Nijsi.

In the Matter of the Estate of the late Kula-turngudiyanselegedara Ukku Banda of Pallegama, deceased. Testamentary Jurisdiction. No. 4,149.

THIS matter coming on for disposal before Paulus Edward Peiris, Doctor of Letters, District Judge, Kandy, on July 10, 1924, in the presence of Mr. A. V. Perera, Proctor, on the part of the petitioner, Wirekon Mudiyant selegedera Punchi Menika of Pallegama; and the affidavit of the said petitioner dated April 4, 1924, and her petition having been read:

It is ordered that the said petitioner, Wirekon Mudiyanselegedera Punchi Menika, 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 respondents—(1) Kulatun Mudiyanselegedera Ram Menika, (2) Kulatun Mudiyanselegedera Ukku Menika, (3) Kulatun Mudiyanselegedera Dingiri Amma, (4) Kulatun Mudiyanselegedera Kiri Menika appearing their duly appointed guardian ad litem, (5) Wirekon Mudiyanselegedera Punchi Banda— or any person or persons interested shall, on or before August 21, 1924, show sufficient cause to the satisfaction of this court to the contrary.

P. E. PEIRIS, District Judge.

In the District Court of Kandy.

rder Nisi.

Testamentary Jurisdiction. No. 4,156.

In the Matter of the Estate of the late Mahiripennege Manuel, deceased of Galle.

THIS matter coming on for disposal before Paulus Edward Pieris, Doctor of Letters, District Judge, Kandy, on July 3, 1924, in the presence of Mr. M. J. Taylor, Proctor, on the part of the petitioner, Mehiripennege Heen Appu of Galagedara; and the affidavit of the said petitioner dated June 27, 1924, and his petition having been read:

It is ordered that the said petitioner, Mehiripennege Heen Appu, as brother of the deceased above named, be and he is hereby declared entitled to have letters of administration to the deceased's estate issued to him accordingly,

unless the respondent Mehiripennege Hendrick Appu of Daniel road, Madampitiya, Colombo, shall, on or before August 18, 1924, show difficeient cause to the satisfaction of this court to the contrary.

July 3, 1924

P. E. PIERIS. District Judge.

in the District Coart of Kandy.

Order Nisi Caclaring Will proved, &c.

ry In the Matter of the Estate of the late

n. Themas Reginald Sumanasekera, formerly

of Bentota, and lately of Matale, deceased. Testamentary Jurisdiction. No. 4,163.

THIS matter coming on for disposal before Paulus Edward Pieris, Doctor of Letters, District Judge of Kandy, on July 23, 1924, in the presence of Messrs. Wijayatilake & Wijayatilake, Proctors, on the part of the petitioner, Clara Eleanor Sumanasekera of Matale; and the affidavit of the said petitioner dated July 4, 1924, and of C. H. Wickremenayake, Notary Public, dated July 16, 1924, and the petition of the said petitioner having been read:

It is ordered that the will of Thomas Reginald Sumanasekera the above-named deceased dated July 14, 1915, and now deposited in this court be and the same is hereby declared proved, unless any person or persons interested shall, on or before August 21, 1924, show sufficient cause to the satisfaction of this court to the contrary

It is further declared that the said petitioner Clara Eleanor Sumanasekera is the executrix named in the said will and that she is entitled to have probate of the same issued to her accordingly, unless any person or persons interested shall, on or before August 21, 1924, show sufficient cause to the satisfaction of this court to the contrary.

July 23, 1924

P. E. PIERIS, District Judge.

In the District Court of Galle. Order Nist.

Testamentary Jurisdiction. No. 5,951.

In the Matter of the Estate of the late David Weragoda Vidana Surasinghe, Debuty Coroner deceased of Narigama, in Hicksduwa.

THIS matter coming on for disposal before A. P. Boone, Esq., District Judge of Galle, on April 11, 1924, in the presence of Mr. G. J. Abeyesundere, Proctor, on the part of the petitioner, Don Henry Martin Attapattu of Dehiwala; and the affidavit of the said petitioner dated April 8, 1924, having been read: It is ordered that the 3rd respondent be appointed guardian ad litem over the 4th and 5th respondents and manager over the estate of 1st respondent, unless the respondents, viz., (1) Dona Arthalina Peternella Attapattu Nayaka of Dehiwala, (2) Helena Augusta Weragoda Vidana Surasinghe, wife of (3) Dambura Gamage Edmund Dias of Narigama, (4) David George Weragoda Vidana Surasinghe, (5) Mary Charlotte Weragoda Vidana Surasinghe, all of Narigama in Hikkaduwa, shall, on or before May 15, 1924, show sufficient cause to the satisfaction of this court to the contrary.

It is further declared that the said petitioner, as nephew of the deceased above named, is entitled to have letters of administration issued to him accordingly, unless the said respondents shall, on or before May 15, 1924, show sufficient cause to the satisfaction of this court to the contrary.

April 11, 1924.

V. P. REDLICH, Acting District Judge.

Extended to August 28, 1924.

In the District Court of Galls.

Order Nisi.

the Matter of the Estate of the late translis Tilakaratna, deceased, of Rat-Testamentary Jurisdiction. No. 5,984.

THIS matter coming on for disposal before A. P. Boone, Esq., District Judge, Galle, on July 7, 1924, in the presence of Mr. D. R. Senevirathe, Proctor, another part of the petitioner, Kumarawadu Leisohamy of Ratgama; and the affidavit of the said petitioner dated July 7, 1924, having been read: It is declared that the petitioner, as widow of the deceased above named, is entitled to have letters of administration issued to her accordingly, unless the respondents, viz., (1) Arnolis Tilakaratne, (2) Kumarawadu Kirclisappu, both of Ratgama, shall, on or before August 21, 1924, show sufficient cause to the satisfaction of this court to the contrary.

It is further declared that the said 2nd respondent be appointed guardian ad litem over the 1st respondent, unless the said respondents shall, on or before August 21, 1924, show sufficient cause to the satisfaction of this court to the contrary.

July 7, 192\$.

L. W. C. SCHRADER, District Judge.

In the District Court of Galle.

Order Nisis

Testamentary In the Matter of the Estate of the late Jurisdiction.
No. 5,989.

Maniakawada Karnelis Silva of Pathaman Balapitiya, deceased.

THIS action coming on for disposal before A. P. Boone, Esq., District Judge of Galle, on July 23, 1924, in the presence of Mr. T. G. Jayawardena, Proctor, on the part of the petitioner, Manikkawadu Peter Silva of Balapitiya; and the affidavit of the said petitioner dated July 19, 1924, having been read:

It is declared 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) Mallawawadu Nonababa, (2) Manikkuwadu Marthenis Silva, (3) ditto Jassinona, wife of (4) ditto Sawdias Silva, (5) ditto Jossinona, wife of (6) Sandramarakkala William Silva, all of Pathamulla, shall, on or before September 4, 1924, show sufficient cause to the satisfaction of this court to the contrary.

July 23, 1924.

A. P. Boone, District Judge.

by the District Court of Mataria.

Order Nist.

No. 3,013. In the Matter of the Estate of the late Under Rs. 2,500. Samsi Lebbe Marikkar Mohammadu Saheed of Aadeweediya deceased.

S. A. C. Mohammadu Cassim of Kadeweediya...Petitioner.

THIS matter coming on for disposal before E. Rodrigo, Esq., District Judge of Matara, on April 1, 1924, in the presence of the petitioner S. A. C. Mohommadu Casim appearing in person; and the petition and affidavit of the said petitioner dated March 12, 1924, having been read: It is ordered that the petitioner S. A. C. Mohommadu Cassim be and he is hereby declared entitled, as father-inlaw of the said deceased to administrative 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 25, 1924, show sufficient cause to the satisfaction of this court to the contray.

It is also ordered that the 4th respondent Sheikh Abdul Kader Sheikh Isadeen be and he is hereby appointed guardian ad litem over the minors the 1st, 2nd, and 3rd respondents, unless sufficient cause be shown to the contrary on August 25, 1924.

E. Rodrigo, District Judge. In the District Court of Jaffna.

Order Nisi.

Testamentary In the Matter of the Estate of the late Jurisdiction.
No. 5,397.

In the Matter of the Estate of the late Mailvaganam Manikkavasagar of Vaddukoddai west, deceased.

- (1) Sundaram Alalasundaram, Advocate, and (2) his wife, Chellammah, of Vaddukoddai west . . . . Petitioners.

THIS matter of the petition of Sundaram Alalasundaram and wife Chellammah, of Vaddudoddai west, praying for letters of administration to the estate of the abovenamed deceased, Mailvaganam Manikkavasagar of Vaddukoddai west, coming on for disposal before G. W. Woodhouse, Esq., District Judge, on April 3, 1924, in the ptesence of Mr. M. Cooke Thurairetnam, Proctor, on the part of the petitioner; and the affidavit of the petitioner dated January 24, 1924, having been read:

It is declared that the petitioners are the creditors of the said intestate and is entitled to have letters of administration to the estate of the said intestate issued to them, unless the respondents or any other person shall, on or before May 13, 1924, show sufficient cause to the satisfaction of this court to the contrary.

April 9, 1924.

G. W. WOODHOUSE, District Judge.

Order Nisi extended to August 21, 1924.

G. W. Woodnouse, District Judge.

In the District Court of Jaffna.

Order Nisi.

Testamentary
Jurisdiction.
No. 5,471.
In the Matter of the Estate of the later
Theresiapillai, daughter of Vaithianather
Rawkkumuthu of Tellipalai West, Jaffinal
deceased.

Julian Sothinather Sinnappu of Tellipalai, West Jaffna......Petitioner.

Vs.

(1) Vinasimuthu Singarajah of Tellipalai North-west, Jaffna, (2) Vinasimuthu Saminather of ditto, (3) Vinasimuthu Thiruchelvar of ditto, (4) Neekilapllai Vaithiampillai of ditto, (5) and his wife Mariya Thangam of ditto, (6) Thambirajah Retnaswamy of ditto, (7) Thambirajah Kuruswamy of ditto, (8) Thambirajah Thuraiswamy of ditto, (9) Lilly Ratnam, daughter of Thambirajah of ditto, (10) Rose, daughter of Thambirajah of ditto, appearing by their guardian ad litem (11) Mary Rakkaipillai, widow of Thambirajah of ditto, (12) Thomasupillai Rayapper of ditto, (13) Mikkelpillai, widow of Bartholomeus of ditto, (14) Aseerwatham, wife of Swaminather of ditto, (15) Viscenti Vaithiampillai of ditto, (16) and wife Rebecca of ditto, (17) Emeranechipillai, widow of Luccesupillai of ditto, (18) Phillippu Gnanathickkam of ditto, (19) Phillippu Constantine of ditto, (20) Gnanappu, widow of Annaias of ditto, (21) Swaminather Santhirasekaram and wife (22) Mariyapillai of ditto, (23) Mary Rose of ditto, (24) Mary Theresu of ditto, appearing by their guardian ad litem (25) Annapillai, widow of Mariampillai of ditto. Respondents.

THIS matter of the petition of Julian Sothinather Sinnappu of Tellipalai West, Jaffna, praying that the 11th respondent be appointed guardian ad litem over the 6th, 7th, 8th, 9th, and 10th minor respondents, and the 25th respondent be appointed guardian ad litem over the 23rd and 24th minor respondents, and for grant of letters of administration to the estate of the above-named deceased Theresiapillai, daughter of Vaithianather Rawkkumuthu,

April 1, 1924.

coming on for disposal before G. W. Woodhouse, Esq., District Judge, on May 2I, 1924, in the presence of Mr. S. Cumarasurier, Proctor, on the part of the petitioner; and the affidavit of the petitioner dated April 16, 1924, having been read:

It is declared that the said 11th respondent is appointed guardian ad litem over the 6th, 7th, 8th, 9th, and 10th minor respondents, the 25th respondent is appointed guardian ad litem over the 23rd and 24th minor respondents for the purposes of representing the said minors in this action; and it is further declared that the petitioner is an heir of the said intestate and is entitled to have letters of administration to the estate of the said intestate issued to him, unless the respondents or any other persons shall, on or before July 29, 1924, show sufficient cause to the satisfaction of this court to the contrary.

July 1, 1924.

G. W. WOODHOUSE,
District Judge.

This Order Nisi is extended for service returnable on August 26, 1924.

July 29, 1524

G. W. Woodhouse, District Judge.

In the District Court of Jaffna

Order Nisi.

Testamentary Jurisdiction. No. 5,472.

In the Matter of the Estate of the late Nagupilla, vidow of Ponnuswamy Chettian of Vannas origai, Jaffina, deceased.

(1) Chinniah Chettiar Sivasuppiramania Chettiar of Vannarponnai East, Jaffina, (2) Visaladchipillai, widow of Chinniah Chettiar of ditto, (3) Vaithilinga Chettiar Chelvadurai of ditto, (4) Vaithilinga Chettiar Rasa of Koddaimunai in Batticaloa, (5) Sabapathy Chettiar Kandiah of Vannarponnai East, Jaffna, (6) Nagalingam Ponnappah of ditto, (7) Vaithilingam Kandiah of ditto, (8) and his wife Meenadchy of ditto, (9) Walliammai, widow of Kandiah of ditto (10) Muttu Chettiar Wairamuttu of ditto, (11) Thuraiyappah Chettiar Kandiah of ditto, (12) Thuraiyappah Chettiar Arumugam of ditto, (13) Kandasamy Rasaretnam of ditto, (14) and his wife Vairupillai of ditto, (15) Kanmani, widow of Kanagar of ditto, (16) Thaiyalammai, widow of Kanagar of ditto, (17) Visuvalingam, son of Asaipillai of Nallur, Jaffna, (18) Nallanayakiamma, daughter of Asaipillai of ditto, appearing by their guardian ad litem (19) Vaithilingam Asaipillai of ditto, (20) S. Ehamparam of Tellipalai Jaffna, (21) and his wife Meenadchiamma of ditto, (22) Manonmany Ammah, daughter of Thuraiyappa Chettiar of ditto, appearing by their guardian ad litem (24) Sivakamipillai, widow of Thuraiyappah Chettiar of ditto, Respondents.

THIS matter of the petition of Chinniah Chettiar Sivasanmuganatha Chettiar of Vannarponnai East, Jaffna, praying that the 19th respondent be appointed guardian ad litem over the 17th and 18th minor respondents, and the 24th respondent be appointed guardian ad litem over the 22nd and 23rd minor respondents, and for grant of letters of administration to the estate of the above-named deceased Nagupillai, widow of Ponnuswamy Chettiar, coming on for disposal before G. W. Woodhouse, Esq., District Judge, on May 21, 1924, in the presence of Mr. S. Cumarasurier, Proctor, on the part of the petitioner; and the affidavit of the petitioner dated May 2, 1924, having been read:

It is declared that the said 19th respondent is appointed guardian ad litem over the 17th and 18th minor respondents, and the 24th respondent is appointed guardian ad litem over the 22nd and 23rd minor respondents, for the purposes of representing the said minors in this action; and it is

further declared that the petitioner is an heir of the said intestate and is entitled to have letters of administration to the estate of the said intestate issued to him, unless the respondents or any other person shall, on or before July 29, 1924, show sufficient cause to the satisfaction of this court to the contrary.

July 1, 1924.

G. W. WOODHOUSE, District Judge.

This Order Nisi is extended for service for August 19, 1924.

July 29, 1924

G. W. Woodhouse, District Judge.

In the District Court of Jaffna.

Testamentary

Jurisdiction.

In the Matter of the Estate and Effects of
Anthony James plias Periyatamby of
Chundikkuly, declared.

(1) Mariamme, daughted of Anthony James alias
Periyatamby of Chindikkally, 2) Anthony James
Anthonippillai alias Periyatamby Anthonippillai of
ditto, (3) Anthony James Asservatham alias Periyatamby Asservatham of ditto (4) Anthony James
Francis alias Periyatamby Francis of ditto, (5)
Anthony James John alias Periyatamby John of
ditto, (6) Theresa, daughter of Anthony James alias
Anthony Periyatamby of ditto, (7) Annamma, widow
of Yovan of ditto; the 1st, 2nd, 3rd, 4th, 5th, and
6th respondents are minors and appear by their
guardian ad litem the 7th respondent..... Respondents.

THIS matter of the petition of the petitioner, praying that the 7th respondent be appointed guardian ad litem over the 1st, 2nd, 3rd, 4th, 5th, and 6th respondents for the purpose following, and that letters of administration to the estate of the deceased be granted to the petitioner, coming on for for disposal before G. W. Woodhouse, Esq., District Judge, on June 18, 1924, in the presence of Messrs. Casippillai & Cathiravelu, Proctors, on the part of the petitioner; and the affidavit of the petitioner dated June 12, 1924, having been read:

It is ordered that the 7th respondent be appointed guadian ad litem over the 1st, 2nd, 3rd 4th, 5th, and 6th respondents for representing them in the matter of the administration of the estate of the deceased; and it is further ordered that the petitioner as the widow of the deceased, is entitled to have letters of administration to his estate issued to her, unless the respondents shall, on or before August 19, 1924, show sufficient cause to the satisfaction of this court to the contrary.

July 1, 1924

G. W. Woodhouse, District Judge.

The the District Court of Julina.

Testamentary In the Matter of the Estate of the late Jurisdiction.
No. 5,506.

In the Matter of the Estate of the late Anna cooragan, wife of Velauthar Aiyadunar, late of Kondavil, deceased.

Velauthar Aiyadara of Kondavil ...... Petitioner.

THIS matter of the petition of the above-named petitioner, praying for letters of administration to the estate of the above-named deceased, Annapooranam, wife of Velauthar Aiyadurai, coming on for disposal before G. W. Woodhouse, Esq., District Judge, on July 22, 1924,

in the presence of Mr. P. K. Somasundram, Proctor, on the part of the petitioner; and the affidavit of the petitioner dated June 16, 1924, having been read: It is declared that the petitioner is the lawful husband of the said intestate and is entitled to have letters of administration to the estate of the said intestate issued to him, unless the respondents or any other person shall, on or before August 21, 1924, show sufficient cause to the satisfaction of this court to the contrary.

July 31, 1924.

G. W. WOODHOUSE. District Judge.

In the District Court of Jaffna.

Order Nisi.

Testamentary Jurisdiction. No. 5,513.

In the Matter of the Estate of the late Poor Ashamby Kurukkal Sunthara-lurukkal Aliah Vyramuthukurukkal of Wadigamam, deceased.

Murugesar Maharetnam of Kodigamam, presently of

Vs.

(1) Ponnammah, wife of . Maharetnam, (2)Poothathambykurukkal Sathasivakurukkal Kodigamam ...... Respondents.

THIS matter of the petition of Murugesar Maharetnam of Kodigamam, presently of Nalanda, praying for letters of administration to the estate of the above-named deceased Poothathambykurukkal Suntharakkurukkal alias Vyramuthukurukkal coming on of disposal before G. W. Woodhouse, Esq., District Judge, on June 25, 1924, in the presence of Mr. V. S. Karthigesu, Proctor, on the part of the petitioner; and the affidavit of the petitioner dated June 21, 1924, having been read:

It is declared that the petitioner, as the husband of the said intestate, and is entitled to have letters of administration to the estate of the said intestate issued to him, unless the respondents or any other person shall, on or before July 29, 1924, show sufficient cause to the satisfaction of this court to the contrary.

July 1, 1924.

G. W. WOODEOUSE, District Judge.

Time extended till August 19, 1924.

In the District Court of Jaffna. Orden Nisi.

Testamentary
Jurisdiction.
No. 5,535.

In the Motter of the Estate of the late
Thangammah, wife of Vallipuram Arulambalam, of Puttoor, deceased.

Kantar Superamanism of Puttoor........ Petitioner.

(1) Ponnupillai, wife of Kantar Superamaniam, (2) Superamaniam Kandasamy, both of Puttoor, the 2nd respondent is a minor by his guardian ad litem the 

THIS matter of the petition of Kantar Superamaniam of Puttoor praying for letters of administration to the estate of the above-named deceased, Thangammah, wife of Arulampalam, of Puttoor, coming on for disposal before G. W. Woodhouse, Esq., District Judge, on July 3, 1920, in the presence of Mr. M. Cooke Thursiretnam, Proctor, on the part of the petitioner; and the affidavit of the petitioner dated July 1, 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.

It is further ordered that the said 1st respondent be and she is hereby appointed guardian ad litem over the 2nd respondent, a minor, 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 9, 1924.

G. W. Woodhouse, District Judge.

The above Order Nisi is extended to August 21, 1924.

July 24, 1924.

G. W. WOODHOUSE, District Judge

In the District Court of Jaffna.

Order Nisi.

In the Matter of the Estate of the late Testamentary Daviditta Congaram of Jaffna, deceased. Jurisdiction. No. 5,538.

Daviditta Nanachand of Jaffna.....Petitioner.

Vs.

(1) Behara, widow of Daviditta Congaram, (2) Peari, daughter of Daviditta Congaram, (3) Ledchimi, daughter of Daviditta Congaram, (4) Vethia, daughter of Daviditta Congaram, (5) Varitsha, son of Daviditta Congaram, (6) Keshandas Jevan Mal, all of Daviditta Congaram, (7) Varitsha Ladida Congaram, (8) Ledchimi, daughter of Daviditta Congaram, (8) Ledchimi, daughter of Daviditta Congaram, (9) Ledchimi, daughter of Daviditta Congaram, (10) Vethia, daughter of Daviditta Congaram, (1 Kolian in North India; the 2nd to 5th respondents being minors appear by their guardian ad litem the 6th respondent ...... Respondents.

THIS matter of the petition of the petitioner above named, praying that the 6th respondent be appointed guardian ad litem over the 2nd to 5th respondents, and also praying that letters of administration to the estate of the above-named deceased be issued to the petitioner, coming on for disposal before G. W. Woodhouse, Esq., Distret Judge, on July 28, 1924, in the presence of Mr. J. A. F. Tisseversinghe, Proctor, on the part of the petitioner. and the affidavits of the petitioner dated July 8 and 26, 1924, having been read: It is declared that the 6th respondent be appointed guardian ad litem over the 2nd to 5th respondents, and that the petitioner is the brother of the said intestate, and is entitled to have letters of administration to the estate of the said intestate issued to him, unless the respondents or any other person shall, on or before September 23, 1924, show sufficent cause to the satisfaction of this court to the contrary.

August 1, 1924.

G. W. Woodnouse, District Judg

In the District Court of Jaffna.

Order Nisi.

In the Matter of the Estate of the late Testamentary Ponnampalam Thillaiyampalam of Mani-Jurisdiction. No. 5,550. pay, deceased.

Thillaiyampalam Kanapathippillai of Manipay, presently of Colombo ..... ..... Petitioner.

Sanmugam Seenivasagam of Manipay..... Respondent.

THIS matter coming on for disposal before G. W. Woodhouse, Esq., District Judge, Jaffna, on July 25, 1924, in the presence of Mr. J. K. Arnold, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated July 23, 1924, having been read:

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

15, 1924

issued to him, unless the above-named respondent 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 31, 1924.

G. W. WOODHOUSE, District Judge.

In the District Court of Puttalam.

Order Nisi.

In the Matter of the Intestate Estate of Andi Sinnethamby, late of Ambalam, deceased. **Testamentary** Jurisdiction. decease

allan Udayaprin South India. Sellan Udayappen of Mullankadu in Ramnad District .... Petitioner.

And

Andi Ponnamma, wife/of Malayan of Mullankado, . ..... Respondent. aforesaid . . . . . . .

THIS matter coming on for disposal before Fernando, Esq., Additional District Judge of Puttalam, on July 17, 1924, in the presence of Mr. William S. Strong, Proctor, on the part of the petitioner above named; and the affidavit of the petitioner dated July 1, 1924, and petition dated July 17, 1924, having been duly read:

It is ordered that the petitioner above named be and he is hereby appointed administrator of the estate of the deceased above named, and that letters of administration be issued to him accordingly, unless the respondent above named or any other person or persons interested in the said estate shall, on of before August 19, 1924, show sufficient cause to the satisfaction of this court to the

July 17, 1924.

P. Q. FERNANDO, Additional District Judge.

In the District Court of Puttalam.

Testamentary Jurisdiction. No. 569.

₩ Brder/Nisi. The Matter of the Intestate Estate Suvakino Parihary Anthonippillai Annavy of Navatkadu in Akkarai pattu deceased.

Between

Suvakino Parihary Pedro Pillai of Navakadu . . . Petitioner.

And

(1) Marisal Pillai Rosai, widow of the deceased above named, (2) Anthonippillai Anthonial, assisted by her husband, (3) Mariani Esthophu, (4) Anthonippillai Teresia, wife of (5) Anthony Manuel Pillai, (6) Anthonippillai Mariamma, wife of (7) Anthony Mariany, (8) Anthonippillai Barbara, aged about 12 years, and (9) Anthonippillai Annammal, aged about 10 years, both minors by their proposed guardian ad litem the 1st respondent, all of Navatkadu . . . . . . . Respondents.

THIS action coming on for disposal before Peter Oliver Fernando, Esq., Additional District Judge of Puttalam, on August 7, 1924, in the presence of Mr. V. M. Anthonippillai, Proctor, on the part of the petitioner; and the petitioner's affidavit and petition dated August 1 and 7, 1924, respectively, having been read:

It is ordered that the said Marisal Pillai Rosai, the 1st respondent above named, be and she is hereby appointed guardian ad litem over the minors, Anthonippillai Barbara and Anthonippillai Annammal, the 8th and 9th respondents above named, and the petitioner be and she is hereby declared entitled to have letters of administration issued to the above estate, unless the respondents above named or any other person interested in the above estate shall, show sufficient cause to the contrary to the satisfaction of this court on or before August 22, 1924.

> P. O. FERNANDO, Additional District Judge.

District Court of Chilaw.

Order Nisi.

Testamentary. No. 1,584.

In the Matter of the Intestate Estate of the late Nungamu Pathirennehelage Allis Appuhamy of Kimmetiana.

Aratchig Isabelhamy Ranatunga Jayasekara .....Petitioner. Kirimetiana

(1) Nungaring Pathire anchalage Selestinahamy and husband P2 Gangatilaka Aratchilage Danasingha Appuhamy, (3) Nutramu Pathirennehalage Eugeeno Appuhamy, (4) ditto Ruginahamy, (5) ditto Charles Singho, (6) ditto Isteefo Appuhamy, (7) ditto Bandappohamy, (8) ditto Podihamy, (9) ditto Sauseris Appohamy, (10) ditto Jayasekara Appohamy, (11) ditto Sopi Nona, (12) ditto Leelawathi, (13) Jayasekara Aratchige Valeris Appuhamy, all of Kirimetiana Responde metiana .

THIS matter coming on for disposal before N. M. Bharucha, Esq., District Judge of Chilaw, on July 15, 1924, in the presence of Mr. H. H. A. Jayewardene, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated July 10, 1924, having been read:

It is ordered that the 13th respondent above named be and he is hereby appointed guardian ad litem over the minors, 3rd, 4th, 5th, 6th, 7th, 8th, 9th, 10th, 11th, and 12th respondents above named, for the purpose of this 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 she is hereby declared entitled, as widow of the said deceased, to administer the estate of the deceased above named, and that letters of administration do issue to her accordingly, unless the respondents above named or any other person or persons interested shall, on or before August 25, 1924, show sufficient cause to the satisfaction of this court to the contrary.

July 15, 1924

M. BHARUCHA, District Judge.

In the District Court of Anuradhapura.

Order Nisi.

In the Matter of the Intestate Estate of Testamentary the late Bandiralage Rangi Ettany of Korasagana in Kalagam korale south, Jurisdiction. No. 323.

#..... Petitioner. Vs.

(1) Kapurala Vedaralage Wannihamy, (2) ditto Mudalihamy, both of Korasagalla aforesaid, (3) Menikralage Wallihamy of Pallegama in Kalagam korale south, (4) Menikralage Menik Ettany of Palugaswewa in Matombuwa korale, (5) Wannakuralage Muttu Menika, (6) ditto Kalu Banda, both of Pallegama aforesaid, (7) Ranhamy Lekamage Pinchi Amma, (8) Punchiappuge Ukku Menika, (9) Kapuruhamy Vel-Vidanege Kiri Banda, all of Korasagalla afore-..... Respondents.

THIS action coming on for disposal before C. J. S. Pritchett, Esq., District Judge of Anuradhapura, on July 12, 1924, in the presence of Mr. S. D. Krisnaratne, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated June 14, 1924, having been read:

It is ordered that the petitioner be and he is hereby declared entitled, as cousin of the above named deceased, to have letters of administration to her estate issued to him, unless the respondents above named or any other person or persons interested shall, on or before August 26, 1924, show sufficient cause to the satisfaction of this court to the contrary.

July 12, 1924.

C. J. S. PRITCHETT, District Judge. In the District Court of Ratnapura

Order Nisi.

Testamentary Jurisdiction. No. 806.

In the Matter of the Intestate Estate of Dassanayaka Lekamalaye Mituruhamy of Epitawala in Kuruwiti korale, deceased.

Dassanayaka Lekamalare Mudalihamy of Epita- $\c ar{x} \dots \mathbf{Petitioner}.$ wala . . . . . . .

(1) Palleka-arachchillaye Kirietana of Epitawala, (2) Dassanayaka Tekamalaye Dingirimenike and husband (3) Wickrama-arachchillaye Heenhamy, both of Karandana, (4) Dassanayaka Lekamalaye Kiri-menike, (5) Dassanayaka Lekamalaye Punchimenike, (6) Dassanayaka Lekamalaye Ranetana, (7) Dassanayaka Lekamalaye Siriwardana, (8) Dassanayaka Lekamalaye Podimenike, and (9) Dassanayaka Lekamalaye Podiappuhamy, all of Epitawala; the 6th to 9th respondents minors by their guardian ad litem the 1st respondent . . . . . ..... Respondents.

THIS matter coming on for disposal before H. J. V. I. Ekanayaka, Esq., District Judge, Ratnapura, on July 30, 1924, in the presence of Mr. P. A. Dharmadasa, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner above named dated July 15, 1924, having been read: It is ordered that the petitioner be and he is hereby declared entitled, as the eldest son of the deceased above named, to administer the estate of the said deceased, and that letters of administration do issue to him accordingly, unless the respondents above named or any other person or persons interested shall, on or before August 19, 1924, show sufficient cause to the satisfaction of this court to the contrary

> H. J. V. I. EKANAYAKA District Judge.

July 30, 1924

the District Court of Kergila.

Order Nisi Testamentary In the Matter of the Estate of the late Goigodogamage Don Salmon Appuhamy of Udayogama, deceased. Jurisdiction.

No. 1,010. Goigodagamage Don Romiel Appuhamy of Udayo-...... Petitioner.

(1) Rajapassapathirannehalage Lunchi Menike of Udayogama, (2) Goigodagamage Jane Nona of Dompe, (3) ditto Mary Nona of Muruthettuwa, (4) ditto Premadasa of Udayogama, (5) ditto Alice Nona of Galigomuwa, (6) ditto Podimahatmaya of Udayogama ...... Respondents.

THIS matter coming on for disposal before V. Coomaraswamy, Esq., District Judge, Kegalla, on June 27, 1924, in the presence of Mr. Suraweera, Proctor, for petitioner;

and his affidavit and petition dated May 27 and June 11 1924, respectively, praying for letters of administration of the said estate and the appointment of guardian ad litem over the minor respondent having been read: It is ordered and declared that the petitioner, as the eldest son of the deceased, is entitled to letters of administration of the said estate and that such letters will be issued to him accordingly, and that the 1st respondent, being the mother of the 6th respondent, is a fit and proper person to be appointed guardian ad litem over the said minor respondent, and that such appointment will be made accordingly, unless the respondent or any person or persons interested shall, on or before August 7, 1924, show sufficient cause to the satisfaction of the court to the contrary.

June 27. 1924.

V. COOMARASWAMY, District Judge.

Extended for August 21; 1924.

August 7, 1924.

V. COOMARASWAMY, District Judge.

In the District Court of Kegalia.

Order Nisi.

In the Matter of the Estate of the late Testamentary Mapagedera Hetuhamy of Kempitikanda, Jurisdiction. No. 1,017. deceased.

Mapagedara Pinhamy of Kempitikanda . . . . . Petitioner.

(1) Mapagedara Binduhamy, (2) ditto Dingirimenika, (3) ditto Rammenika, (4) Samarakoon Mudiyanselage Ukkumenika of Kempitikanda; the .nd and 3rd being minors by their guardian ad litem, the 4th 

THIS matter coming on for disposal before V. Coomaraswamy, Esq., District Judge, Kegalla, on July 4, 1924, in the presence of Mr. E. A. P. Wijeyeratne, Proctor, for petitioner; and his affidavit and petition dated July 2 and 3, 1924, respectively, praying for letters of administration of the said estate and the appointment of guardian ad litem over the minor respondents: It is ordered and declared that the petitioner, as a son of the deceased, is entitled to letters of administration of the said estate, and that such letters will be issued to him accordingly, and that the 4th respondent, being the mother of the said 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 20, 1924, show sufficient cause to the satisfaction of the court to the contrary.

July 4, 1924.

V. COOMARASWAMY, District Judge.