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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 ORDINANCE.

MINUTE.

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

An Ordinance to empower the Governor to grant Licenses for the removal of Heavy Mineral Sand from the Foreshore.

WHEREAS it is expedient to empower the Governor to grant licenses for the removal of heavy mineral sand from the foreshore: 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 Heavy Mineral Sand Ordinance, No. of 1925."
- Short title.
- 2 In this Ordinance, unless the context otherwise requires—

Interpretation.

- "Foreshore" means the shore and bed of the sea extending from high water mark at ordinary spring tides to a distance of one mile from low water mark at ordinary spring tides.
- "Heavy mineral sand" means sand consisting to the extent of at least 75 per cent. of mineral grains possessing a specific gravity of not less than 3.5.
- 8 All heavy mineral sand on or under any part of the foreshore of the Island of Ceylon is hereby declared to be vested in the Crown.

Heavy mineral sand to be Crown property.

4 (1) The Governor may, if he thinks fit, from time to time grant a license to any person to remove heavy mineral sand from any part of the foreshore on such terms and conditions, including the payment of money, as the Governor shall think fit.

Licenses for removal of heavy mineral sand. (2) If any person shall remove any heavy mineral sand from the foreshore without such a license as aforesaid or otherwise than in accordance with the terms and conditions of the license, he shall be guilty of an offence, and on conviction by a Police Magistrate shall be liable to a fine not exceeding one thousand rupees.

Saving clause.

5 Nothing in this Ordinance or in any license granted thereunder shall exonerate a person operating under a license from liability for any damage caused by his operations to any other person or to any land or buildings, or impose on the Governor or the Crown liability for any such damage.

By His Excellency's command,

Colonial Secretary's Office, Colombo, February 18, 1925. CECIL CLEMENTI, Colonial Secretary.

Statement of Objects and Reasons.

THE object of this Bill is to confer power on the Governor to grant licenses for the removal of ilmenite sand from the foreshore. Ilmenite is a valuable mineral which is believed to exist in large quantities on the shores of Ceylon. Its chief use is for the manufacture of titanium pigments.

- 2. The foreshore being res communis under the Roman-Dutch law, licenses to remove sand therefrom cannot be granted without legislation.
- 3. The expression "heavy mineral sand" is used instead of "ilmenite sand" as other minerals, such as monazite, zircon, and magnetite, which have a commercial value, are found mixed with ilmenite.
- 4. By the definition of "foreshore" the operation of the Ordinance is extended to one mile from low water mark.

Attorney-General's Chambers, Colombo, January 23, 1925.

L. H. ELPHINSTONE, Attorney-General.

DISTRICT AND MINOR COURTS NOTICES.

NOTICE is hereby given that the valueless records of the District Court of Colombo from the year 1865 to the year 1890 (records Nos. 44,081 to 44,499: 45,077 to 45,938; 49,500 to 53,395; 1 to 1,000: and 1 to 577) will be destroyed, in terms of Ordinance No. 12 of 1894, at the expiration of three months from April 1, 1925. Any person interested in any such record or records may personally, by proctor, or by duly authenticated petition claim, upon good cause shown, that such record or records may not be destroyed.

District Court, Colombo, March 2, 1925. V. M. FERNANDO, District Judge. IN terms of section 6 of the Ordinance No. 12 of 1894, notice is hereby given that all Police Court summary and non-summary cases over five years old and all Court of Requests money cases over ten years old of this court will be destroyed three months hence. Any person interested in any record may claim personally, or by proctor, or by duly authenticated petition, upon good cause shown, that such record should not be destroyed.

Minor Courts, P. O. Fernando, Dandagamuwa, February 26, 1925. Police Magistrate.

NOTICES OF INSOLVENCY.

In the District Court of Colombo.

No. 3,257.

In the matter of the insolvency of Armachallan Vaitilingam of Cinnamon Gardens, Colombo.

NOTICE is hereby given that a meeting of the creditors of the above-named insolvent will take place at the sitting of this court on March 10, 1925, for proof of claim of K. A. R. K. Sockalingam Chetty.

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

Colombo, February 26, 1925.

In the District Court of Colombo.

No. 3,305.

In the matter of the insolvency of S. M. Mohamed Ismail of 11, Victoria arcade, Fort.

NOTICE is hereby given that a meeting of the creditors of the above-named insolvent will take place at the sitting of this court on March 31, 1925, for the grant of a certificate of conformity to the insolvent.

By order of court, P. DE KRETSER, Secretary.

Colombo, February 25, 1925.

In the District Court of Colombo.

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

NOTICE is hereby given that a meeting of the creditors of the above hanced insolvent will take place at the sitting of this court of March 24, 1925, for proof of claim of Messrs. A. Cameron & Co., London.

By order of court, A. E. Perera, Colombo, March 4, 1925. for Secretary.

In the District Court of Colombo.

No. 3,397. In the matter of the insolvency of John Martin Grero of Bambalapitiva.

NOTICE is hereby given that a meeting of the creditors of the above-named insolvent will take place at the sitting of this court on March 31, 1925, for the grant of a certificate of conformity to the insolvent.

By order of court, P. DE KRETSER, Secretary.

Colombo, February 25, 1925.

In the District Court of Colombo.

No. 3,415. In the matter of the insolvency of Julian Hettige David Perera of Wattala.

WHEREAS J. H. D. Perera has filed a declaration of insolvency, and a petition for the sequestration of his estate has also been filed by C. S. Venayagam of 1, Hill street, Colombo, under the Ordinance No. 7 of 1853: Notice is hereby given that the said court has adjudged the said J. H. D. Perera insolvent accordingly; and that two public sittings of the court, to wit, on April 7, 1925, and on May 5, 1925, 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, February 27, 1925. for Secretary.

In the District Court of Colombo.

No. 3,416. In the matter of the insolvency of Don Carolis Pathberiya of Padukka

WHEREAS D. C. Pathberiya has filed a declaration of insolvency, and a petition for the sequestration of his estate has also been filed by D. A. W. P. William Singho of Padukka, under the Ordinance No. 7 of 1853: Notice is hereby given that the said court has adjudged the said D. C. Pathberiya insolvent accordingly; and that two public sittings of the court, to wit, on April 7, 1925, and on May 5, 1925, 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, February 27, 1925. for Secretary. In the District Court of Colombo.

No. 3,417. In the matter of the insolvency of Pettagam Dionysius Silva of Dam street, Colombo.

WHEREAS P. Dionysius Silva has filed a declaration of insolvency, and a petition for the sequestration of his estate has also been filed by K. James Silva of Skinner's road, under the Ordinance No. 7 of 1853: Notice is hereby given that the said court has adjudged the said P. Dionysius Silva insolvent accordingly; and that two public sittings of the court, to wit, on April 7, 1925, and on May 5, 1925, 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. PERERÂ, Colombo, February 27, 1925. for Secretary.

In the District Court of Colombo.

No. 3,418. In the matter of the insolvency of Harry Martin of Colombo.

WHEREAS Harry Martin has filed a declaration of insolvency, and a petition for the sequestration of his estate has also been filed by Hayley & Kenny of Colombo, under the Ordinance No. 7 of 1853: Notice is hereby given that the said court has adjudged the said Harry Martin insolvent accordingly; and that two public sittings of the court, to wit, on April 7, 1925, and May 5, 1925, 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, February 28, 1925. for Secretary.

In the District Court of Negombo.

No. 165/I. In the matter of the insolvency of Emmanuel Stephen de Croos of Negombo.

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

By order of court, C. EMMANUEL, Negombo, February 23, 1925. Secretary.

In the District Court of Kalutara.

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

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 April 29, 1925, for the purpose of considering the grant of a certificate of conformity to the insolvent.

By order of court, R. MALALGODA, Kalutara, February 24, 1925. Secretary.

In the District Court of Jaffna.

No. 93. In the matter of the estate of C. S. Sockalingam Chetty of Grand Bazaar, Vannarponnai, insolvent.

NOTICE is hereby given that a meeting of the creditors of the above named insolvent will take place at the sitting of this court on March 23, 1925, for the public examination of the insolvent.

By order of court, B. EMMANUEL, Jaffna, March 2, 1925. Secretary.

NOTICES OF FISCALS' SALES.

In the District Court of Colombo.

No. 5,613.

Vs.

 P. H. Fradd, (2) L. C. W. Fradd carrying on business in partnership under the name, style, and firm of Percy H. Fradd & Company, Colombo, (3) Henry Martin of Messrs. Cumberbatch & Company, Colombo Defendants.

NOTICE is hereby given that on Tuesday, March 31, 1925, at 3 P.M., will be sold by public auction at the premises the right, title, and interest of the said defendants in the following property for the recovery of the sum of Rs. 106,396.62, with interest on Rs. 101,565.87 at 9 per cent. per annum from July 7, 1922, to date of decree (December 19, 1924), and thereafter on the aggregate amount of the decree at 9 per cent. per annum till payment in full, and costs and poundage, viz.:—

All that assessment Nos. 34 and 35 (Selby House), situated at Grandpass and Layard's broadway, within the Municipality and District of Colombo, Western Province; bounded on the north by Layard's broadway, east by properties bearing assessment Nos. 126A and 893/36, south by Grandpass road, and west by the properties bearing assessment Nos. 127 and 896/33; containing in extent 3 acres and 18 84/100 perches.

Fiscal's Office, R. O. DE SARAM, Colombo, March 3, 1925.

In the District Court of Colombo.

K. N. M. K. N. Muttiah Chetty of Sea street in Colombo Plaintiff.

No. 9,150.

 $\mathbf{V}_{\mathbf{S}}$.

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

NOTICE is hereby given that on Thursday, April 2, 1925, at 2.30 P.M., will be sold by public auction at the premises the right, title, and interest of the said defendants in the following property for the recovery of the sum of Rs. 1,212. together with interest on Rs. 1,200 at 9 per cent. per annum from July 11, 1923, till the date of decree (September 4, 1923), and thereafter on the aggregate amount of the decree at legal rate of interest till payment in full, and costs of suit taxed at Rs. 260·12, and less Rs. 839·65, viz.—

All that undivided $\frac{1}{2}$ of $\frac{3}{4}$ parts or shares of all that land called Indikadullapelawatta and Hettiyawatta, situated at Rawatawatta in Moratuwa, in the Palle pattu of Salpiti

korale, in the District of Colombo, Western Province; bounded on the north by the garden of Joronis de Soysa Dissanayaka, on the east by Galhitiyawatta alias Keta-kelagahawatta, on the south by the land of M. Silvesta Perera and W. Salman Fernando, on the west by the land of W. Siman Fernando and Joronis de Soysa Dissanayaka; containing in extent 2 acres 12 48/100 perches.

Fiscal's Office, Colombo, March &, 1925. R. D. DE SARAM, Deputy Fiscal.

In the District Court of Colombo.

No. 9,280.

Vs.

NOTICE is hereby given that on Friday, April 3, 1925, 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. 546.50, with legal interest thereon from July 24, 1923, till payment in full, and costs, viz.:—

- (1) All that 4/5 parts from and out of all that land called Haliyawatta, situated at Meetotamulla in Ambatalen pahala, Alutkuru korale, in the District of Colombo. Western Province; bounded on the north by a field, on the east by the limit of Baduwatta and Atulugamagewatta. on the south by the Atulugamagewatta belonging to Murugappapulle Kandappapulle, and on the west by a low ground; containing in extent 1 acre 1 rood and 25 perches.
- (2) All that 4/5 parts from and out of all that land called Kahatagahawatta, situated at Meetotamulla aforesaid; bounded on the north by the land belonging to Murugappapulle Kandappapulle, on the east by the garden of Paskual Silva, on the south by a part of the same garden, and on the west by the field of David Appoo; containing in extent 1 rood and 20 perches.
- (3) All that 4/5 parts from and out of all that land called Kahatagahawatta, situated at Meetotamulla aforesaid; bounded on the north by the owita land belonging to the garden of Bodawatta, on the east by the Haliyawatta, lately the property of Hewage family, on the south by the garden of Angelina Dias, and on the west by another part of this same land belonging to Welikadage David Perera; containing in extent 1 rood and 29 20/100 perches; which said three allotments of land adjoin each other, now form one property, and are described and bounded as follows:—

On the north by the railway line and the land belonging to J. P. Mendis, on the east by the land of H. D. Christian Appochamy and others, on the south by the garden of W. A. D. L. Silva and others, and on the west by the new railway line; containing in extent 2 acres 1 rood and 4 20/100 perches, excluding therefrom a portion in extent 18 perches acquired by the Crown.

Fiscal's Office, Colombo, March 3, 1925.

R. O. DE SARAM, Deputy Fiscal. In the District Court of Colombo.

ert Gunawardena of Pansala road, Colombo...Plaintiff.

No. 12,203.

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

(1) Moona Mohamado Ibrahim, (2) Seena Nawanna Nagoor Meera of Layard's broadway, Colombo......Defendants.

NOTICE is hereby given that on Thursday, April 2, 1925, at 3 p.m., will be sold by public auction at the premises the right, title, and interest of the said defendants in the following property for the recovery of the sum of Rs. 2,511, with legal interest thereon from February 13, 1925, till payment in full, and cost of suit, viz.:—

All that allotment of land with the buildings thereon bearing assessment No. 1080/81 and 82A, situated at Galkapanawatta, within the Municipality of Colombo; and bounded on the north by premises bearing No. 82 of Girigoris Fernando, east by a footpath, south by premises Nos. 82, 83 and 84 and 85 of S. C. Kalimuttu Chetty, and on the west by premises No. 87/1073 of Noor Mohamado Hadjiar; containing in extent about 16 square perches.

Fiscal's Office, Colomic March 4, 1925.

R. O. DE SARAM, Deputy Fiscal.

In the Court of Requests of Colombo.

No. 15,192.

 $V_{\mathbf{S}}$.

(1) M. Henry, (2) M. Daisy Fernando, both of Mount Lavinia Defendants.

NOTICE is hereby given that on Friday, April 3, 1925, at 3,30 P.M., will be sold by public auction at the premises the right, title, and interest of the said defendants in the following property for the recovery of the sum of Rs. 225, with legal interest thereon from May 9, 1924, till payment in full, and costs of suit Rs. 41.85, and less Rs. 39.52, viz.:—

An undivided \{\frac{1}{2}} share of all that land and premises bearing assessment Nos. 71 to 78 and 51, situated at Maliban street, within the Gravets, now within the Municipality and District of Colombo, Western Province; and bounded on the north by Maliban street, on the east by lands belonging to Bastian, now Fourth Cross street, on the south by wewa, now of A. Fernando, and on the west by the land of Siman, now of W. F. Lawrence; containing in extent 14 83/100 perches, and registered under A 164/179.

Fiscal's Office, Colombo, March 4, 1925. R. O. DE SARAM, Deputy Fiscal.

Central Province.

In the District Court of Kandy.

No. 29,224.

Vs.

NOTICE is hereby given that on Saturday, March 28, 1925, commencing at 12 noon, will be sold by public auction at the respective premises the following property mortgaged with the plaintiff by bonds Nos. 592 and 166 dated January 16, 1917, and January 17, 1918, and attested by A. V. Vanlangenberg and V. de Vos, respectively, Notaries Public of Gampola, and decreed to be sold under the decree entered in the above case for the recovery of the sum of Rs. 11,960, with interest thereon at the rate of 9 per cent.

per annum from July 11, 1922, till payment in full, of suit, and poundage due on the same, viz.:—

(1) All that land called and known as Singhalayawatta; situate at Keerapone, within the Local Board limit of the town of Gampola in Gangapahala korale of Udapalata, in the District of Kandy, Central Province; and bounded on the east by the high road, on the south by the house and garden belonging to Noris, on the west by the old coffee estate (Paranakopiwatta) belonging to Noris, and on the north by the property of Abraham Mohandiram; and containing in extent 3 roods and 9 perches.

(2) An allotment of land called Dangahamaditta, situated at Pallapitiya in Gangaihala korale of Udapalata aforesaid; and bounded on the north by lot 7535 in P. P. 2,327, reservation along Dangahakumbure-ela, on the east by Dangahakumbure-ela, on the south by reservation along Dangahakumbure-ela and lots 7535 and 7533 in P. P. 2,327, and on the west by lot 7535 in P. P. 2,327; containing in extent 3 acres 2 roods and 18 perches.

(2) (b) An allotment of land called Upasakayagekanda alias Pitakanda, situate at Pallapitiya aforesaid; and bounded on the west and north by Crown land, on the east by Crown land reservation along Dangahakumbure-ela and T. P. 277,066, and on the south by T. P. 277,066; and containing in extent 5 acres and 33 perches.

The aforesaid two allotments of land adjoin each other from their situation as respects each other, form one property, and can be included in one survey.

(3) All that land called and known as Pahala-asynciduma, situate at Telihuma in Dolosbage in Gangaihala korale aforesaid; and bounded on the north by Crowa land the east by Korahedigale-ela separating Uda-asweidum, on the south by Digane-ela, and on the west by Pahudela-ela separating the remaining portion; and containing in extent 5 acres 2 roods and 5 perches according to the survey and description thereof dated October 24, 1915, and made by F. N. Kaalenberg, Licensed Surveyor.

(4) All that land called Barandarakumburehena, of about

(4) All that land called Barandarakumburehena, of about 6 amunams of paddy sowing in extent, situate at Telihunna aforesaid; and bounded on the east by Heenihulaha, on the south by Mala-ela, and on the west and north by Digane-ela.

Fiscal's Office, Kandy, March 2, 1925.

A. Ranesinghe, Deputy Fiscal.

In the District Court of Kandy.

No. 30,990.

Marian Chetty's daughter Anthony Amma of Dambarawa, Udagampaha of Lower Dumbara... Defendant:

NOTICE is hereby given that on Friday, March 27, 1925, at 12 noon, will be sold by public auction at the premises the right, title, and interest of the said defendant in the following property for the recovery of the sum of Rs. 399·17½, with further damages at the rate of Rs. 100 a year from June 23, 1923, till the plaintiffs are placed in possession of the lands decreed to them and poundage, viz.:—

The life interest of Anthony Amma, the defendant, over an undivided $\frac{1}{2}$ share of the land called Alakolamadittekumbura and watta of 9 acres 1 rood and 20 perches in extent; and bounded on the north and north-east by reservation for a road and by lands described in plans Nos. 89,911 and 50,403, on the east by lands described in plans Nos. 90,151, 89,906, and 50,285, on the south by land described in plan No. 89,796, and on the west by land described in plan No. 92,183; situate at Dambarawa in Udagampaha of Lower Dumbara, in the District of Kandy, Central Province.

Fiscal's Office, Kandy, March 2, 1925. A. RANESINGHE, Additional Deputy Fiscal. In the District Court of Kandy.

a Chena Yena Muttiah of Kandy......Plaintiff. No. 31,930. Vs.

Angus Hastings de Silva Jayasundera of Shady Nook, Victoria drive, Kandy Defendant.

NOTICE is hereby given that on Monday, March 30, 1925, at 12 noon, will be sold by public auction at the premises the following property mortgaged with the plaintiff by bond No. 15,523 dated January 22, 1923, and attested by Mr. E. M. B. Seneviratne of Kandy, Notary Public, and decreed to be sold under the decree entered in the above case for the recovery of the sum of Rs. 726.85, with interest on Rs. 609.75 at 9 per cent. per annum from August 19, 1924, till payment in full, and poundage, viz. :-

Thirteen undivided 144th parts or shares of and in all that and those the house and ground called and known as Shady Nook, situate at Victoria drive, within the town and Municipality and District of Kandy, Central Province; and bounded on the east by the land belonging to the heirs of the late Mr. Moses Goonetileke and by Crown land, on the south by Victoria drive, on the west by the Vicarage ground, and on the north by Malabar street; and containing in extent I acre and 19 perches as per figure of survey dated June 24, 1917, plade by H. Keyl, Licensed Surveyor. Registered in A 46/212 and A 49/153.

cel's Office, March 2, 1925.

A. RANESINGHE, Additional Deputy Fiscal.

In the District Court of Kandy.

K. N. V. R. V. Perianen Chetty of Kandy Plaintiff. No. 32,401.

(1) R. Galagoda and (2) E. Angunawela, both of Ampitiya, Kandy Defendants.

NOTICE is hereby given that on Tuesday, March 31, 1925, at 12 noon, will be sold by public auction at the premises the right, title, and interest of the said defendants in the following property for the recovery of the sum of Rs. 366.97½, with interest thereon at 9 per cent. per annum from December 11, 1924, till payment in full, and poundage, viz. :-

The land called Medapatanewatta alias Gederawatta, of 3 roods in extent, situate at Ampitiya in Gandahaye korale of Pata Hewaheta, in the District of Kandy, Central Province, in the Island of Ceylon; and bounded on the east by Gansabhawa road, on the south by high road, on the west by fence of the garden of Ratemahatmaya or Dissanayaka, and on the north by kandura and water-course; with the buildings standing thereon.

Fiscal's Offic Kandy, March 3, 1925.

A. Ranhsinghe, Additional Deputy Fiscal.

In the District Court of Kandy. lul Sathar Bai of Cross street in Kandy \dots Plaintiff. No. 32,141.

J. A. Aiyadurai of Hatton Defendant.

NOTICE is hereby given that on the dates given below will be sold by public auction at the places shown below the right, title, and interest of the said defendant in the following property for the recovery of the sum of Rs. 1,000, with interest on Rs. 1,000 at 9 per cent. per annum from October 14, 1924, till payment in full, and poundage, viz.:-

Commencing at 12 noon on Friday, April 3, 1925, at the respective premises.

(1) All that piece of ground forming portion of Hatton estate, situated at Hatton in Ambagamuwa korale of Uda Bulatgama, in the District of Kandy, Central Province, held and possessed under deed No. 1,236 and attested by T. C. VanRooyen, Notary Public, subject to the payment of rent thereby reserved, and which said piece of ground contains in extent 2 roods and 20 perches, and is now called and known as Edesleigh; and is bounded on the north and east by the remaining portion of the plot of ground leased to Edward Wales Schokman by the Hatton Estate Company, on the west and south by a road or path leading to Hatton estate, and on the south-east by the house and

premises belonging to the said Edward Wales Schollately occupied by the Inspector of Police, and in the sla plan annexed to the title deeds of the said premises more fully delineated, together with the bungalow and other buildings standing thereon or on some part thereof.

(2) An allotment of land in extent 1 acre more or less out of Fruit Hill estate, situate at Hatton in Ambagamuwa korale of Uda Bulatgama, in the District of Kandy, Central Province; and which said allotment is bounded on the east, north, and west by Fruit Hill estate belonging to Dr. S. C. Paul, and on the south by the Railway line.

Commencing at 12 noon on Saturday, April 4, 1925, at the defendant's bungalow at Hatton.

(1) I large Japanese ebony | (12) 4 whatnots (nadun and settee

(2) 2 ebony stools

(3) 10 drawing room cane chairs

7 brass curios

I large brass lamp

(6) 2 nadun drawing room chairs

(7) 2 jak drawing room chairs

8 pictures

(9) 1 large double iron bedstead

(10) 3 single iron bedsteads

(11) I large double wooden

Fiscal's Office 1925 Kandy, Maren

coffeewood) 3 clothes horses (13)

(14)2 washstands

(15) 1 dining table

(16) 2 large wardrobes

1 wardrobe with mirror (17)

(18) 2 bedroom chairs

(19) 2 sofas (20) 2 tea tables

(21)1 writing des

(22)2 dressing tables

(23) 1 meat safe

(24) 4 dining room ch (25) 1 iron safe

(26) 1 piano

A. RANESINGHE, Additional Deputy Fiscal.

... Plaintiff.

In the District Court of Kandy. K. N. Nala Carupan Chetty of Matale

No. 28,546.

I. L. S. Sevedo Ibrahim Saibo of Trincomilee street, Defendant Matale

NOTICE is hereby given that on Friday, April 3, 1925, commencing at 12 noon, and the following days commencing at 12 noon, will be sold by public auction at the defendant's shop bearing Nos. 193 and 194, situate at Trincomalee street, Matale, the following movable property of the defendant for the recovery of the sum of Rs. 552.07, with interest on Rs. 2,550 at 131 per cent, per annum from December 23, 1922, till payment in full, viz. :-

l iron safe

2 large glass show cases without contents

2 small glass show cases

without contents 10 counter glass show cases

I weighing machine with platform and weights complete

3 writing desks

10 Carboy's martional jars 9 rivet galvanized buckets, large

18 mammoti quintentanies

20 mammoti forks

115 grubbing mattocks

68 pickaxes, large and small

pit saw, large

transplanter

9 bucking shovels 8 latrine buckets

30 galvanized buckets, large

and small 50 wire shoot runners, large and small

5 pieces copper rods

4 crowbars

2 lifting jacks

12 iron supporters

5 Salter's circular scales (to 300 lb.)

> Deputy Fiscal's Office, Matale, March 3, 1925.

1 copying press

2 elephant chains

I brass head light motor car lamp

I nickel plated head light lamp

13 rolls coir matting

60 enamelled latex buckets I pipe wrench with chain

1 galvanized drum

Manila 9 rolls

assorted sizes

6 galvanized funnels, large

9 zinc petrol funnels galvanized 7 rolls wire

weaving mesh, assorted sizes

1 roll galvanized wire

9 rolls perforated zinc sheets, incomplete

7 rolls wire netting

10 galvanized guttering

60 weeding scrapers

2 buggy cart axles

60 iron hammers, large and small

40 cart bushes, large

60 cart bushes, small

I barrel flower of sulphur

2 motor car tyres

C. SENARATNE, Additional Deputy Fiscal. Ro 8/

North-Western Province.

In the District Court of Colombo.

Brown & Company, Limited, of Colombo Plaintiffs.

No. 9,074.

 v_s .

NOTICE is hereby given that on Saturday, April 4, 1925, 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, viz.:—

1. An undivided ½ share of Kirigalawatta of about 3 acres in extent, situate at Udihitimulla in Yatikaha korale of Katugampola hatpattu, in the District of Kurunegala, North-Western Province; and bounded on the south, east, and west by field, and on the north by the lands of Appu Singho and others.

2. Bakmeegahakumburapillewa of about 1 acre 1 rood and 5 perches in extent, situate at Balagammana in the aforesaid korale; and bounded on the north by lot No. 4 in P. P. 958 and T. P. 288,642, east and south by lot No. 7 in P. P. 958, and west by No. 4 in P. P. 958 and T. P.

288,461.

Amount to be levied Rs. 805·15, with interest thereon at 9 per cent. per annum from July 22, 1924, till payment in full, and costs Rs. 266·32, and poundage.

Fiscal's Office, Kurunegala, March 3, 1925. S. D. Samarasinhe, Deputy Fiscal.

In the District Court of Kurunegala.

V. R. S. P. A. Verappa Chetty of Narammala....Plaintiff.

No. 10,171. Vs.

NOTICE is hereby given that on Saturday, March 28, 1925, commencing at 1 o'clock in the afternoon, will be sold by public auction at premises the right, title, and interest of the said defendant in the following property, viz.:—

1. An undivided \$\frac{1}{3}\$ share of Innawatta of about 4 lahas of kurakkan sowing in extent, situate at Unaliya in Meddeketiye korale of Katugampola hatpattu, in the District of Kurunegala, North-Western Province; and bounded on the north by the garden of Appu Naide, east by Gansabhawa road, south by ela, and on the west by wela.

2. An undivided $\frac{1}{2}$ share of Pitiyewatta of about 3 lahas of kurakkan sowing in extent, situate at the aforesaid village; and bounded on the north by the garden of Horatala, east by Cansabhawa road, south by ela, west by

wela.

3. Rajasantakengattuidama of about 2 seers of kurakkan sowing in extent, situate at the aforesaid village; and bounded on the north by Batadoleidama, east also by Batadoleidama, south by garden of Menikaduraya, west by Gansabhawa road.

4. An undivided \(\frac{1}{3} \) share of Galwalekumbura of about 6 pelas of paddy sowing in extent, situate at the aforesaid village; and bounded on the north by the garden of Horatala, east by garden of Horatala, south by garden of Kira, and on the west by the garden of Ukku Naide.

5. Maragahakumbura of about 2 pelas of paddy sowing in extent, situate at the aforesaid village; and bounded on the north by the fence of the garden of Kirimenikee and others, east by fence of the garden of Appu Naide and others, south by the fence of the garden of Puiya and others, and on the west by the field of Kiri Menikee and others.

Amount to be levied Rs. 476.60, with further interest on Rs. 395 at 30 per cent. per annum from June 4, 1924, to date of decree, and thereafter on the aggregate amount at

9 per cent. per annum till payment in full.

Fiscal's Office, S. D. SAMARASINHE, Kurunegala, March 3, 1925.

Deputy Fiscal.

In the District Court of Puttalam.

K. R. P. R. Veeraperumal Pillai of Puttalam Pl. intif No. 3,618. Vs.

Sena Muna Ana Mohiedeen Wawa Marakar of Teli Defendant.

NOTICE is hereby given that on Monday, March 30, 1925, at the time mentioned below, will be sold by public auction at the premises the right, title, and interest of the said defendant in the following property, viz.:—

Commencing at 3 P.M.

1. An undivided & share of Periyatotam, situate at Erumbukoodal in Akkara ipattu in the Puttalam District, in North-Western Province, in extent 10 acres more or less; and bounded on the north and south by land belonging to Sena Alitamby Marakar and others, east by Kalkudakany, and west by land belonging to Moona Kavenna Moona Abdul Careem Marakar and others.

2. An undivided $\frac{1}{6}$ share of the garden Kilavanpirivu, situate at the aforesaid village, in extent about 10 acres more or less; and bounded on the north by the land belonging to Cader Meera Lebbe and others, east by land belonging to Sena Alitamby Marakar and others, south by land belonging to Sena Moona Mohamado Cassim Marakar and

others, and west by sea.

3. An undivided the share of Ponimuttupirivu in the aforesaid village, containing in extent 6 acres more or less; and bounded on the north by land belonging to Sena Meera Lebbe Marakar and others, east by land of Kana Sinnatamby and others, south by land of Ahamado Tamby Marakar and others, and west by sea.

4. An undivided the share of Segoladopirivu, situated

4. An undivided a share of Segoladopirivu, situated at the aforesaid village, in extent 4 acres more or less; and bounded on the north and west by land of Sena Meera Lebbe Marakar and others, east by land of Panikker and

others, and south by land of Nagoor and others.

5. An undivided $\frac{1}{6}$ share of Panayadipirivu, situate at the aforesaid village, in extent 4 acres more or less; and bounded on the north by land of Meera Lebbe and others, east by sand mound, south by land of Mohiyadin and others, and west by land of Sena Muna Mehamado Cassim Marakar and others.

Commencing at 9 A.M.

6. An undivided \$\frac{2}{3}\$ shares of the land called Singaratoppu, situate at the village Kanakkankally in aforesaid pattu, containing in extent about 11 acres; and bounded on the north-west by road, south-west by Kanakkankally-kany belonging to the Crown, and on all other sides by Kanakkankally-odai.

7. An undivided \(\frac{1}{3} \) share of Kanakkankallytotam alias Karikarantotam at the village Kanakankally aforesaid, in extent about 12 acres; and bounded on the north by high path, east by land called Karikarantotam of Assenna Marakar Notary Mohamado Siddick Itty, tree, and plain, south by Eralodai, and west by Eralodai and Kanakkankallytotam belonging to the estate of Ahamadotamby Segolado.

For the recovery of the sum of Rs. 30.48, with legal interest on Rs. 7,122.95 from July 3, 1923, till payment in full, poundage, and Fiscal's charges.

Puttalam, February 27, 1925.

CARL E. ARNDT, Deputy Fiscal

No. 3.703. Vs.

Sego Sadakutulla Marikar Alithamby Marikar of Teli in Puttalam Defendant.

NOTICE is hereby given that on Thursday, April 2, 1925, at the time mentioned below these, will be sold by public auction at the premises the right, title, and interest of the said defendant in the following property, to wit:—

At 11 A.M.

1. An undivided ½ share of the garden called Nallameeratotam, situate in the village Teli in Akkarai pattu, in Puttalam District, in the North-Western Province; containing in extent 10 acres more or less; and bounded

on the north by the garden of Peena Pattanee and others, east by the garden of M. K. L. Lebbe Thamby Marikar and others, south by the garden of Sena Muna Mohamado Cassim Marikar and others, and west by sandhill.

At 12 noon.

An undivided 1 share of the garden called Thikaliroteadykany, situate in the aforesaid village, in extent about 2 acres more or less; and bounded on the north by the garden of Sina Muna Mohamado Cassim Marikar and others, east by Crown reservation or path, south by the garden of Seena Mohamado Abdul Hamido and others, and west by the garden of S. M. Mohamado Cassim Marikar and others.

At 11.30 A.M.

3. An undivided & share of the garden called Veetadykany, situate in the village aforesaid, in extent 6 acres more or less; and bounded on the north and west by the garden of Mena Pana Suna Udayappa Chetty and others, east by the garden of P. L. S. Chettiyar, and south by the garden of Muna Cader Saibo Marikar and others.

At 3.30 P.M.

4. An undivided 1 share of the garden called Anatotam, situate at the village Andankany in Akkarai pattu aforesaid, in extent 5 acres more or less; and bounded on the north, south, and west by the gardens of Thamby Ena Kuna Hamido Marikar and others, and east by Crown reservation

At 4 P.M.

5. An undivided 1 share of the garden called Andankanytotam, situate at the village aforesaid, in extent 100 acres more or less; and bounded on the north by the garden of Thamby Ena Kana Hamido Marikar and others, east by Crown reservation or road, south by the garden of A. V. A. Ponnimuttu Marikar and others, and west by the garden of Sena Muna Mohamado Cassim Marikar and others; exclusive of the leasehold interest.

At 8.30 A.M.

An undivided ½ share of the garden called Karukunchantotam, situate at Talavillu in Akkarai pattu aforesaid, in extent 50 acres more or less; and bounded on the north, south, and west by the garden of Sena Muna Mohamado Cassim Marikar and others, and east by sand mound or hill belonging to the Crown.

For the recovery of the sum of Rs. 2.00 112 with interest on Rs. 332·11 from Februar, 19, 1924, in September 18, 1924, and thereafter legal interest on the aggregate sum till payment in full, foundage, and Fiscal's charges. interest on Rs. 1,675 at 1½ per cent. per mensem, interest on Rs. 332·11 from February 19, 1924,

ch 2, 1925. Putted

CARL E. ARNDT. Deputy Fiscal.

e District Court of Negombo.

V. R. M. A. Weerappa Chetty of Negombo.....Plaintiff. No. 17,005. Vs.

(2) Jayasuriya Kuranage Silvestry Perera of Katuneriya Defendant.

NOTICE is hereby given that on Saturday, March 28, 1925, at 9 o'clock in the forenoon, will be sold by public auction at the premises the right, title, and interest of the said defendant in the following property for the recevery of Rs. 1,348 28, with interest on Rs. 1,000 at 15 per cent. per annum from October 1, 1924, till November 5, 1924, and thereafter at 9 per cent. per annum till payment, and poundage, viz. :-

(1) The divided portion of land called Bulugahawatta. situate at Katuneriya in Kammal pattu of Pitigal korale south, in the District of Chilaw; the said divided portion is bounded on the north by the land sold to Gregoris Fernando and another for a road, east by the portion of the entire land in extent 125 coconut trees plantable ground formerly of Gregoris Fernando now of Silvestry Perera, south by the garden of Anthony Fernando and the garden formerly of garden of Anthony Fernando and the garden formerly of the heirs of Paulu Janse Muppurala now of Silvestry Perera, west by the portion of Paulu Fernando Gurunnanse; containing in extent about 2 acres and 13½ perches. (2) An undivided 12/21 share of the landicalled Madan-gahaidama, situate at Katuneriya aforesaid, and stunded on the north by land of Juan Fernando Appuhamy, east by

high road, south by the dewata road separating the land of Paulu Janse Muppurala, and west by the land of Kristina Fernando; containing in extent 100 coconut trees plantable soil.

(3) An undivided portion towards the north-west in extent 100 coconut trees plantable ground from and out of the land called Kosgahawatta, situate at Katuneriya aforesaid; and bounded on the north by land of Marthinu Fernando and others, east by land of the heirs of Paulu Janse Muppurala and others, south by land of the heirs of Suse Fernando and others, and west by the high road; containing in extent 9 acres and 20 perches.

Deputy Fiscal's Office, Chilaw, March 3, 1925. A. Basnayake, Deputy Fiscal.

NOTICES TESTAMENTARY IN

é

the District Court of Colombo. . Order Nisi.

In the Matte of the Intestate Estate of Testamentary Tuppahige Albert Singho of Kahawala in Meda pattu of Hewagam korale, Jurisdiction. No. 2,101. deceased

Tuppahige Don Podi Singho of Kahawala aforesaid

Gamage Sampohamy of Kahawala Respondent.

THIS matter coming on for disposal before G. Koch, Esq., Acting District Judge of Colombo, on November 28, 1924. in the presence of Mr. J. S. Paranavitane, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated September 29, 1924, having been read:

It is ordered that the petitioner be and he is hereby declared entitled, as father of the deceased above named, to have letters of administration of his estate issued to him, unless the respondent above named or any other person or persons interested shall, on or before March 12, 1925, show sufficient cause to the satisfaction of this court to the contrary.

> G. Koch, District Judge.

November 28, 1924.

195

the District Court of Colombo

Order Nisi.

Testamentary Jurisdiction. No. 2,155.

In the Matter of the Intestate Estate of the late Ignatius Justus Buantsz Stouter of Dalugama, in the Adikari pattu of Siyane kora, deceased.

Charles Stouter of Daluganna aforesaid......Petitioner.

(1) Charles Anthony Lucian Stouter alias Lucian Cyril Stradher of Slave Island, (2) Stanislaus Pancratius Stouter, (3) Allan Joseph Leander Stouter, both of Colombo, (4) Francis Christopher Stouter alias Madawala of Tangalla, (5) George Napolean Stouter of Dalugama......Respondents.

THIS matter coming on for disposal before G. Koch, Esq., Acting District Judge of Colombo, on January 19, 1925, in the presence of Mr. A. M. Rupesinghe, Proctor, on the part of the petitioner; and the affidavit of the petitioner dated November 24, 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 February 26, 1925, show sufficient cause to the satisfaction of this court to the contrary.

January 19, 1925.

G. Koch. District Judge.

The date for showing cause against this Orde Nisi is extended to March 12, 1925.

February 26, 🕻

OCH. District Judge.

District Court of Colombo.

Order Nisi.

Testamentary Jurisdiction. No. 2,179.

In the Matter of the Intestate Estate of the late Omattace Paulus Perera of Diwulpitiya in the Palle pattu of Salpiti korale, deceased korale, deceased

Omattage Edward Robert Perera of Diwulpitiya aforesaid Petitioner.

(1) Ruwanwella Vidane Arachchige Louisa Margaret Hamine of Diwulpitiya aforesaid, (2) Omattage Lily Rubian Perera of Diwulpitiya aforesaid, (3) Omattage Reginald Perera of Diwulpitiya aforesaid... Respondents.

THIS matter coming on for disposal before G. Koch, Esq., Acting District Judge of Colombo, on January 30, 1925, in the presence of Mr. R. A. Dissanayake, Proctor, on the part of the petitionerabove named; and the affidavit of the said petitioner dated January 26, 1925, 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 March 12, 1925, show sufficient cause to the satisfaction of this court to the contrary.

January

G. Қосн, District Judge.

Astrict Court of Colombo. Order Nisi.

Jurisdiction. No. 2,181.

Testamentary In the Matter of the Last Will and Testament of the late Francisco Kankanama-lage Santiago Nas Appuhamy of Wara-kanatta in Dalugama in the Adikari pattu of Siyane korale, deceased.

Francisco Kankanamalage Ponsianu Dias Appuhamy of Warakanatta in Dalugama aforesaid Petitioner.

THIS matter coming on for disposal before G. Koch, Esq., Acting District Judge of Colombo, on January 30, 1925, in

the presence of Messrs. Jayasekera & Jayasekera on the part of the petitioner above named affidavits (1) of the said petitioner dated January 2 and (2) of the attesting witness also dated January 26, 1225, having been read:

It is ordered that the last will of Francisco Kankanamalage Santiago Dias Appuhamy, deceased, of which the original has been produced and is now deposited in this court, be and the same is hereby declared proved; and it is further declared that the petitioner is the executor named in the said will and that he is entitled to have probate thereof issued to him accordingly, unless any person or persons interested shall, on or before March 12, 1925, show sufficient cause to the satisfaction of this court to the contrary.

January 30, 1925.

G. Koch, District Jud

In the District Court of Colombo.

Order Nisi.

Testamentary In the Matter of the Last Will and Testa-Jurisdiction. ment of Deekirikewage Don Selestinu No. 2,182. Appuhamy, late of Pulluhena in Pamunu-

gama, deceased (executed by him jointly with his wife).

Jayamanne Mohottige Dona Anna Haminey of Pulluhena in Pamunugama Petitioner.

THIS matter coming on for disposal before G. Koch, Esq., Acting District Judge of Colombo, on February 3, 1925, in the presence of Mr. H. P. Weerasooriya, Proctor, on the part of the petitioner above named; and the affidavits (1) of the said petitioner dated January 23, 1925, and (2) of the attesting witnesses dated January 30, 1925, having

It is ordered that the last will of Deekirikewage Oon Selectinu Appuhamy, deceased, of which the original has been produced and is now deposited in this court, be and the same is hereby declared proved; and it is further declared that the petitioner is the executrix named in the said will, and that she is entitled to have probate thereof issued to her accordingly, unless any person or persons interested shall, on or before March 19, 1925, show sufficient cause to the satisfaction of this court to the contrary.

February 3, 1925.

G. Koch, District Jud

In the District Court of Colombo.

Order Nisi.

Testamentary In the Matter of the Intestate Estate of Wanni Achige Pablis Fonseka, late of Kalubowila in the Palle pattu of Salpiti Jurisdiction. No. 2,183.

korale, deceased.

Wanni Achige Marthelis Fonseka of Kalubowila aforesaid Petitioner.

And

(1) Weeratunga Arachige Gertrude Rosaline de Costa, (2) Wanni Achige Arnolis Fonseka, (3) Wanni Achige Baron Fonseka, (4) Wanni Achige Alwis Fonseka, all of Kalubowila aforesaid

THIS matter coming on for disposal before G. Koch, Esq., Acting District Judge of Colombo, on February 3, 1925, in the presence of Mr. F. J. Botejue, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated January 28, 1925, having been read:

It is ordered that the petitioner be and he is hereby declared entitled, as brother of the above-named deceased, to have letters of administration to his estate issued to him. unless the respondents above named or any other person or persons interested shall, on or before March 19, 1925, show sufficient cause to the satisfaction of this court to the contrary.

February 3, 1925.

G. Koch, District Judge. n the District Court of Colombo.

Testamentary Jurisdiction. No. 2,185.

In the Matter of the Intestate Estate of Atukoralelage Don Alwis of Kirigampamunuwa in the Udugaha pattu of Salpitikarale, deceased.

an of Kirigampamunuwa Atukoralalage Don

And

(1) Ganihi Atchige Dona Johana Hamy, (2) Atukoralalage Don Amis, both of Kirigampamunuwa.. Respondents.

matter coming on for disposal before G. Koch, 1925, in the presence of Mr. C. A. B. Wanigesooriye, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated January 29, 1925, having been

It is ordered that the petitioner be and he is hereby declared entitled, as son of the above-named deceased, to have letters of administration to his estate issued to him, unless the respondents above named or any other person or persons interested shall, on or before March 12, 1925, show sufficient cause to the satisfaction of this court to the contrary.

February 4, 1925.

G. Koch, District Judge.

n the District Court of Colombo.

Order Nisi.

Testamentary Jurisdiction. No. 7,297.

karl Appuhamilage Helena Hamine Mithha Nona of Hakgalla in the Tn igaha pattu e she Siyane korale.

Don Daniel Wanigesundera Applinamy of Hakgalla aforesaidPetitioner.

And

(1) Kudahettige Dona Luwina Hamine of Hakgalla, (2) Adikari Appuhamillage Dona Iso Nona, assisted by (3) Wanniarachchi Appuhamillage Don Jasin Appuhamy, both of Madakotuwa, (4) Adikari Appuhamillage Don Arnolis of Hakgalla, (5) Weerakkodi Appuhamillage Dona Rosaline Nona of Hakgalla, (6) Weerakkodi Appuhamillage Dona Galing Nona, assisted by (7) Rupesinghe Gan-Aratchi of Hindagala, Kandy, (8) Dona Elbin Nona, assisted by her husband (9) Warapperuma Appuhamillage Aron Singho, both of Waharaka in the Three Korales, in the District of Kegalla, (10) W. Dona Alice Nona of Kumbaloluwa in Meda pattu of Siyane korale, (11) Weerakkodi Appuhamillage Don Hendrick, Police Headman of Kumbal-

THIS matter coming on for disposal before G. Koch, Esq., Acting District Judge of Colombo, on February 12, 1925, in the presence of Mr. D. A. Dissanayake, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated February 10, 1925, having been read:

It is ordered that the petitioner be and he is hereby declared entitled, as widower of the above-named deceased, to have letters of administration to her estate issued to him, unless the respondents above named or any other person or persons interested shall, on or before March 26, 1925, show sufficient cause to the satisfaction of this court to the contrary.

> G. Koch. District Judge.

e District Court of Colomba

Order Nisi.

Testamentary Jurisdiction. No. 2,211.

In the Matter of the Last Will and Testament and Codicil of Charles Garnett, late of Greathouse, Chippenham, in the County of Whats, England, deceased.

THIS matter coming on for disposal before G. Koch, Esq., Acting District Plane of Colombo, on February 25, 1925, in the presence of Messrs. Julius & Creasy, Proctors, on the part of the petitioner, Mr. Walter Sutherland Ross of Colombo; and the affidavit of the said petitioner dated February 21, 1925, 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 February 11, 1925, having been read: It is ordered that the will of the said deceased dated May 11, 1910, and a codicil thereto dated October 11, 1914, of which an exemplification 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 a copy of the said will and codicil annexed, issued to him accordingly, unless any person or persons interested shall, on or before March 12, 1925, show sufficient cause to the satisfaction of this court to the contrary.

February 25, 1925.

G. Koch. District Judge.

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

Testamentary Jurisdiction. No. 2,284.

the Matter of the Last Will and Testament and Codicil of the last fajasena-pathige Don Jokinu Appahamy of Wolfendahl, Occased.

THIS matter coming on for disposal before J. D. Brown, Esq., District Judge of Nesombo, in the presence of Messrs. Samaratunga & Perefa, Proctors, on the part of the petitioner, Rajasenapatinge Don Manuel Appuhamy of Duwa; and the affidavits of (1) the said petitioner dated September 1, 1924, (2) the two attesting notaries dated September 12, 1924, having been read:

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

It is ordered that the last will and testament of Rajasenapathige Don Jokinu Appuhamy, deceased, dated July 27, 1921, and the codicil annexed thereto dated July 17, 1924, of which copies have been produced and are now deposited in this court, be and the same are hereby declared proved.

It is further ordered that the said Rajasenapathige Don Manuel Appuhamy of Duwa is the executor named in the said codicil, and that he is entitled to have probate of the same issued to him accordingly, unless the respondents—(1) Mihindukulasuriya Cecilia Margaret Fernando, (2) Rajasenapathige Dona Ana Matilda, (3) ditto Dona Winifreda Ruby, and (4) Warnakulasuriya Sebastian Jusey Fernando, all of Duwa-or any other person or persons interested shall, on or before February 24, 1925, show sufficient cause to the

And it is further ordered that the said 4th rangident do produce the said minors before this court on Library 24, 1925, at 9.30 A.M., in connection with this case.

February 4, 1925.

February 24, 1925.

J. D. Brown. District Judge.

Time for showing cause against this Order Nisi is extended for **March** 10, 1925.

> J. D. Brown, District Judge.

February 12, 1925.

the District Court of Negombo. Order Nisi.

Jurisdiction. No. 2,292.

Testamentary In the Matter of the Intestate Estate of late Warnakulasuriya Christina Fernando of Sea street, Negombo, deceased.

THIS matter coming on for disposal before J. D. Brown, Esq., District Judge of Negombo, on January 22, 1924, in the presence of Mr. S. K. Wijeyaratnam, Proctor, on the m the presence of Mr. S. K. Wijeyaratham, Froctor, on the part of the petitioner, Warnakulasuriya Benedict Fernando of Sea street, Negombo; and the affidavit of the said petition dated July 18, 1924, having been read: It is ordered that the said petitioner be and he sarreby declared entitled, as brother of the said deceased, to a imposter the estate of the said deceased above named, that the administration do issue to him accordingly, that the administration do issue to him accordingly, the said deceased above named. respondents—(1) Warnakulasuriya Madalena Femando, (2) ditto Marceline Fernando, (3) ditto Agnecia Fernando and husband (4) Francis Fernando, (5) ditto Rosalin Fernando and husband (6) ditto Anthony Fernando, all of Sea street, Negombo, and (7) Rev. Brother Vincent of Maggona—or any other person or persons interested shall, on or before February 13, 1925, show sufficient cause to the satisfaction of this court to the contrary.

January 22, 1925.

J. D. Brown, District Judge.

The time for showing cause being extended to March 9,

March 13, 19**2**5.

J. D. Brown, District Judge.

he District Court of Negombo. rder Nisi declaring Will proved.

Testamentary Jurisdiction. No. 2,293.

In the Matter of the Joint Last Will and Testament of Tammitage Purancina Perera Hamine and Sinhamahamudalige Carolis Appuhamy of Khvinna in Dasiya pattu of the Aluthuru korale, deceased.

THIS matter coming on for disposal before J. D. Brown, Esq., District Judge of Negombo, on January 22, 1925, in the presence of Messrs. Samaratural & Perera, Process, on the part of the petitioner, Tanamitage Purancina Perera Hamine of Kovinna; and the affidavits of (1) the said petitioner dated January 19, 1925, and (2) of three of the five attesting witnesses dated January 8 and February 2, 1925 :

It is ordered that the 2nd respondent be and he is hereby appointed guardian ad litem over the minors, 4th, 5th, and 6th respondents, for the purpose of this testamentary action, unless sufficient cause be shown to the satisfaction of this court to the contrary on or before the data mentioned herein below.

It is ordered that the last will and testament mahamudalige Carolis Appuhamy of Kovinna, ded dated May 17, 1920, of which the original has been produced and is now deposited in this court be and the same is hereby

declared proved.

January 22, 1925.

It is further ordered that the said Tammitage Purancina Perera Hamine of Kovinna is the executrix named in the said will, and that she is entitled to have probate of the same issued to her accordingly, unless the respondents—(1) Sinhamahamudalige Alisandiri Appuhamy of Kovinna, (2) Ranasinghe Mudalige Carolis Appuhamy of Duna-agara in Otara palata of Pitigal korale, (3) ditto Baby Nona, (4) ditto Romel Appu, (5) ditto Marihamy, (6) ditto Ransirinel Appu, all of ditto-or any other person or persons interested shall, on or before February 13, 1925, show sufficient cause to the satisfaction of this court to the contrary.

And it is further ordered that the said 2nd respondent do produce the said minors before this court on February 13,

1925, at 9.30 A.M. in connection with this case.

J. D. Brown, District Judge.

Time for showing cause against this Order Nisi is extended

for March 9, 1925. J. D. Brown, February 13, 1925.

District Judge.

In the District Court of Negombo.

Order Nisi declaring Will proved, &c.

Testamentary In the Matter of the Last Will and T Jurisdiction. ment of the late Awanna Veena Kina Nana Sellappa Chetty of India, deceased. No. 2,299.

THIS matter coming on for disposal before J. D. Brown, Esq., District Judge of Negombo, on February 27, 1925, in the presence of Mr. D. L. E. Amarasinghe, Proctor, on the part of the petitioner, Kana Mena Una Udayappa Chetty of Alagahapuri in India by his attorney Sinniah Pulle of Negombo; and the affidavits (1) of the said petitioner dated February 6, 1925, and (2) of three of the attesting witnesses dated November 18, 1924, and January 23, 1925, having been read:

appointed guardian ad litem over the minors, 21 and 3rd respondents, for the purpose of this testamentary unless sufficient cause be shown to the satisfaction court to the contrary on or before, the dates mentioned

herein below.

It is ordered that the last will and testament of Awanna Veena Kana Nana Sellappa Chetty of India, deceased, dated August 26, 1924, of which the original has been produced and is now deposited in this court be and the same is hereby

declared proved.

It is further ordered that the said Kana Mena Una Udayappa Chetty of Alagahapuri in India by his attorney Sinniah Pulle of Negombo is the executor named in the said will, and that he is entitled to have probate of the same issued to him accordingly, unless the respondents-(1) Kannama-achchi, (2) Adaicappa Chetty, (3) Kalyaniachchi, all of Nattarasan Kotte in India, and (4) S. K. N. Somasundaram Chetty of Madampe—or any other person or persons interested shall, on or before March 11, 1925, show sufficient cause to the satisfaction of this court to the contrary.

February 27, 1925.

J. D. BROWN, District Ju-

In the District Court of Negombo.

Order Nisi.

In the Matter of the Intestate Estate of Testamentary Jurisdiction. the late Arachchige Emily Eton Fernando of Kurana Katunayaka in Dasiya pattu of No. 2,300. Alutkuru korale, deceased.

THIS matter coming on for disposal before J. D. Brown, Esq., District Judge of Negombo, on repruary 10, 102, in the presence of Mr. A. E. Rosa, Proctor, on the part of the petitioner, Aratchige Nathaniel Salgado of Kura a Katunayaka; and the affidavit of the said petitidal. February 16, 1925, having been read: It is ordered to 2nd respondent be and he is hereby appointed guartien ad litem of the minor, the 1st respondent, for the purpose of this testamentary action, unless sufficient cause be shown to the satisfaction of this court to the contrary on or before the date mentioned herein below.

It is further ordered that the said petitioner be and he is hereby declared entitled, as widower of the said deceased, to administer the estate of the deceased above named, and that letters of administration do issue to him accordingly, unless the respondents—(1) Aratchige Michal Salgado, (2) Aratchige John Fernando, both of Kurana Katunayaka orany other person or persons shall, on or before March 16, 1925, show sufficient cause to the satisfaction of this court to the contrary.

February 16, 1925

J. D. BROWN, District Judg

In the District Court of Negombo.

Order Nisi.

Testamentary In the Matter of the Intestate Estate of the late Sawalappuge Bastian Fernando, deceased, of Katunayaka in Dasiya Jurisdiction. No. 2,301. pattu.

THIS matter coming on for disposal before J. D. Brown, Esq., District Judge of Negombo, on February 17, 1925,

in the presence of Mr. A. E. Rosa, Proctor, on the part of the petitioner, Sawalappuge Appusingho Fernando of Katunayaka; and the affidavit of the said petitioner defed February 17, 1925, having been read: It is ordered that the said petitioner be and he is hereby declared entitled, as the father of the said deceased, to administer the estate of the deceased above named, and that letters of administration do issue to him accordingly, unless the respondent, Aratchige Marikida Fernando of Katunayaka, or any other person or persons interested shall, on or before March 17, 1925, show sufficient cause to the satisfaction of this court to the contrary.

February 17, 1925.

J. D. Brown, District Judge.

the District Court of Negombo.

Order Nisi.

Testamentary Jurisdiction. No. 2,302.

In the Matter of the Intestate Estate of Liyanage Nicholas Fernando, deceased, of Pitiparla in Dasiya pattu of Alutkuru korole, in the District of Negombo.

THIS matter coming on for disposal before J. D. Brown, Esq., District Judge of Negombo, on February 18, 1925, in the presence of Mr. A. E. Rosa, Proctor, on the part of the petitioner, Liyanage Hena Fernando of Pitipana; and the affidavit of the said petitioner dated February 17, 1925, having been read: It is ordered that the 4th respondent be and he is hereby appointed guardian ad litem over the minors, 2nd and 3rd respondents, for the purpose of this testamentary action, unless sufficient cause be shown to the satisfaction of this court 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 widow of the said deceased, to administer the estate of the deceased above named, and that letters of administration do issue to her accordingly, unless the respondents—(1) Liyanage Nicholas Maria Madalena Fernando, (2) Liyanage Nicholas Fernando, (3) Liyanage Benedict Fernando, (4) Panambarage Peduru Romel Fernando, all of Pitipana—or any other person or persons interested shall, on or before March 18, 1925, show sufficient cause to the satisfaction of this court to the

contrary.

February 18, 4925.

J. D. Brown, District Judge.

In the District Court of Kalutara.

Order Nisi declaring Will proved, &c.

Testamentary
Jurisdiction.
No. 1,735.
In the Matter of the Estate of the late
Pallegod Aratchige Pedi Sinno Appuhami, deceased, of Ratmale.

THIS matter coming on for disposal before W. H. B. Carbery, Esq., District Judge of Kalutara, on November 28, 1924, in the presence of Messrs. de Abrew & Jayasundera, Proctors, on the part of the petitioner, Malwattage Sopi Nona of Ratmale; and the affidavit of the said petitioner

dated November 18, 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 him, unless the respondents—(1) Palligoda Aratchige Edmund Sinno, (2) Palligoda Aratchige Aron, (3) Palligoda Aratchige Edmund, (4) Palligoda Aratchige Baby, (5) Palligoda Aratchige Ellen Nona, all of Ratmale, minors, by their guardian ad litem, (6) Malwattage Podi Sinno of Ratmale—or any other person or persons interested shall, on or before February 11, 1925, show sufficient cause to the satisfaction of this court to the contrary.

It is further declared that the said 6th respondent be and he is hereby declared entitled to be appointed guardian ad litem over the 1st to 5th respondents, minors, for the purposes of this action, unless the respondents or any other person or persons interested shall, on or February 11, 1925, show sufficient cause to the satisfaction of this court to the contrary.

November 28, 1924. ARTHUR DE ABREW,
District Judge.

The time for showing cause is extended till March 11, 1925.

W. H. B. CARBERY, District Judge.

In the District Court of Kalutara.

Order Nisi declaring Will proved, &c.

Testamentary
Jurisdiction.
No. 1,744.
In the Matter of the Last Will and Testament of the last Sirikkaththuge Juwanis
Fernand deceased, of Wekada in
Panadura

THIS matter coming on for disposal before W. H. B. Carbery, Esq., District Judge of Kalutara, on December 12, 1924, in the presence of Mr. C. S. Perera, Proctor, on the part of the petitioner, Sirikkaththuge Martin Andrew Fernando of Wekada in Panadure; and the affidavit of the said petitioner dated November 25, 1924, having been read:

It is ordered that the will of Sirikkaththuge Juwanis Fernando of Wekada, deceased, dated July 1921, and now deposited in this court, be and the same is tureby declared proved, unless any person or persons in the sted shall, on or before March 26, 1925, show sufficient druse

to the satisfaction of this court to the contrary.

It is further declared that the said Sirik

It is further declared that the said Sirikkaththuge Martin Andrew Fernando is the executor named in the said will, and he is entitled to have probate of the same issued to him accordingly, unless any person or persons interested shall, on or before March 26, 1925, show sufficient cause to the satisfaction of this court to the contrary.

W. H. B. CARBERY,

—— District Judge.

Date of showing cause is extended till April 12, 1925.

February 20 1925.

February 20, 1925.

W. H. B. CARBERY, District Judge.

In the District Court of Kalutaja.

Order Nisi declaring Will proved &c.

Tetsamentary
Jurisdiction.
No. 1,747.
In the Matter of the Last/Will and Testament of the late Lokubadal Liyanage
Dharmabandu, deceased, of Kalutara
South.

THIS matter coming on for disposal before W. H. B. Carbery, Esq., District Judge of Kalutara, on December 16, 1924, in the presence of Messrs. de Abrew & Jayasundera, Prootors, on the part of the petitioner, Lokubadal Liyanage John Dharmabandu of Kalutara; and the affidavits of the said petitioner and of the attesting witnesses dated November 29, 1924, and December 13, 1924, having been read: It is ordered that the will of Lokubadal Liyanage

It is ordered that the will of Lokubadal Liyanage Dharmabandu of Kalutara South, deceased, dated March 27, 1917, and now deposited in this court be and the same is hereby declared proved, unless the respondents—(1) Lokubadal Liyanage Sedo Nona and husband (2) Totawatte Don Manuel Badalge Dimingo Perera, both of Moratuwa—or any person or persons interested shall, on or before February 17, 1925, show sufficient cause to the satisfaction of this court to the contrary.

It is further declared that the said Lokubadal Liyanage John Dharmabandu of Kalutara is the executor named in the said will, and that he is entitled to have probate of the

same issued to him accordingly, unless the said respondents or any other person or persons interested shall, on or before February 17, 1925, show sufficient cause to the satisfaction of this court to the contrary.

W. H. B. CARBERY. District Judge. December 16, 1924.

The date for showing cause is extended to March 17, 1925.

W. H. B. CARBERY, District Judge.

the District Court of Kalutara.

Order Nisi.

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

Letitia Nekelia/Jeyasinghe, deceased, of Kalutara South. No. 1.754.

THIS matter coming on for disposal before W. H. B. Carbery, Esq., District Judge of Kalutara, on January 11, 1925, in the presence of Mr. L. O. K. Goonetileke, Proctor, on the part of the petitioner, Wilmot Alexander Jayasinghe of Kalutara South; and the affidavit of the said petitioner dated January 9, 1925, having been read:

It is ordered that the said petitioner be and he is hereby declared entitled, as younger brother of the above-named deceased, to have letters of administration to her estate issued to him, unless the respondents—(1) Wedigodavidane-lagey Don William Jayasinghe, (2) Millawithanelagey Dona Joslin Jayasinghe, both of Kalutara South—or any other person or persons interested shall, on or before March 10, 1925, show sufficient cause to the satisfaction of this court to the contrary.

January 14, 1925.

W. H. B. CARBERY, District Judge.

In the District Court of Kandy.

Testamentary Jurisdiction. No. 4,222.

In the Matter of the Estate of the late Weerapandidurayalegedera Sirimala. deceased, of Ambalapitiya.

THIS matter coming on for disposal before Paulus Edward Pieris, Doctor of Letters, District Judge of Kandy. on January 26, 1925, in the presence of Mr. M. J. Taylor, Proctor, on the part of the petitioner, Olugeditennegedera Hawkendi of Kehelpannala; and the affidavit of the said petitioner dated December 8, 1924, and her petition having been read: It is ordered that the said petitioner, as the widow of the deceased above named, be and she is hereby declared entitled to have letters of administration to the estate of the deceased issued to her, unless the respondents-(1) Weerapandidurayallgegedera Handuwa, (2) ditto Siripala, (3) ditto Punchina, (4) ditto Ukkuwa, (5) ditto Kiri Bandu, appearing by their duly appointed guardian adlitem Puhuldeniyegedera Dingiriya—or any person or persons interested shall, on or before March 12, 1925, show sufficient cause to the satisfaction of this court to the contrary.

January 26, 1925.

P. E. PIERIS, District Judge.

the District Court of Kandy.

Order Nisi declaring Will proved, &c.,

In the Matter of the Estate of the late William Alexander Tytler, deceased, of Testamentary Jurisdiction. No. 4,236. Halangoda in Matale.

THIS matter coming on for disposal before Paulus Edward Pieris, Doctor of Letters, District Judge, Kandy, on February 12, 1925, in the presence of Messrs. R. W. Jonklaas & Co., Proctors, on the part of the petitioners, Harry Douglas Graham of Hoonucotuwe estate, Kotmale. and Fredrick Van Rooyen of Matale; and the affidavit of the second petitioner dated January 31, 1925, and of Arumogam Kadirawail Marimuttu of Matale dated January 31, 1925, one of the subscribing witnesses to the will and the petition of the said petitioners, having been read:

It is ordered that the will of William Alexander Lytler, deceased, dated December 30, 1920, and now deposited in this court be and the same is hereby declared proved; unless any person or persons interested shall, on or before March 16, 1925, show sufficient cause to the satisfaction of this court to the contrary.

It is further ordered that the said petitioners are the executors named in the said will, and that they are entitled to have probate of the same issued to them accordingly, unless any person or persons interested shall, on or before March 16, 1925, show sufficient cause to the satisfaction of this court to the contrary.

February 12, 1925.

P. E. PIERIS, District Judge.

In the District Court of Kandy.

Order Nisi.

Testamentary In the Matter of the Estate of the Appuhennedige Dona Juliet Florence de Jurisdiction. No. 4,237. Silva, deceased, of De Silva Villa, Matale

THIS matter coming on for disposal before Paulus Edward Pieris, Doctor of Letters, District Judge, Kandy, on February 13, 1925, in the presence of Mr. A. V. Perera, Proctor, on the part of the petitioner, Waduge Simon de Silva of Ratmalana, Mount Lavinia; and the affidavit of the said petitioner dated February 12, 1925, and his petition having been read:

It is ordered that the said petitioner, as the husband 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 respondents-(1) Hettihewage Dona Selestina de Silva, (2) Appuhennedige Don Simon de Silva, (3) ditto Henry de Silva, (4) ditto Don Charles de Silva, (5) ditto Don James de Silva, (6) ditto Don Theodore de Silva—or any person or persons interested shall, on or before March 16, 1925, show sufficient cause to the satisfaction of this court to the contrary.

February 13, 1925.

P. E. PIERIS, District Judge.

In the District Court of Nuwara Eli

In the Matter of the Intestate Estate Testamentary Jurisdiction. No. 156. deceased.

Walter Raymond Senanayake of Kalamulla in Kalutara, presently of Kurunegala Petitioner.

And

(1) Elizabeth Ninon Senanayake, (2) Charles Frederick Senanayake, and (3) Charlotte Mysiel Senanayake, all of Kalamulla in Kalutara Respondents,

THIS matter coming on for disposal before A. N. Strong, Esq., District Judge, Nuwara Eliya, on January 14, 1925, in the presence of Messrs. de Silva & Tambinayagam. Proctors, on the part of the petitioner above named; and the affidavit of the said petitioner dated July 30, 1924, having been read: It is ordered that the said petitioner be and he is hereby declared entitled, as the eldest son of the above-named deceased, to have letters of administration to his estate issued to him, unless the respondents above named or any other person or persons interested shall, on or before February 4, 1925, at 9 o'clock in the morning, show sufficient cause to the satisfaction of this court to the contrary.

January 14, 1925.

A. N. STRONG, District Judge.

The above Order Nisi has been extended for March 11, . 1925.

> A. N. STRONG. District Judge.

200 0 x 8

In the District Court of Matara.

Order Nisi.

Testamentary Jurisdiction. No. 3,073. In the Matter of the Estate of Dona Prancina dias Helena Jayasundera Senevirata Hamine, deceased, of Walgana.

Don Charles Weerasinghe of Walgama Petitioner.

And

THIS matter coming on for disposal before A. P. Boone, Esq., District Judge of Matara, on December 4, 1924, in the presence of Mr. B. E. A. Jayawickrema, Proctor, on the part of the petitioner above named; and the petition and affidavit of the said petitioner having been read:

It is ordered that the petitioner be and he is hereby declared entitled, as husband of the said deceased, to administer the said estate and that letters of administration do issue to him, unless the respondents or any person or persons interested shall, on or before February 4, 1925, show sufficient cause to the satisfaction of this court to the contrary.

It is also ordered that the 7th respondent be and he is hereby appointed guardian ad litem over the 1st to 6th respondents, unless the respondents or any person or persons interested shall, on or before February 4, 1925, show sufficient cause to the satisfaction of this court to the contrary.

December 4, 1924.

A. P. Boone, District Judge.

Extended and re-issued for March 13, 1925.

In the District Court of Matara.

Order Nisi.

Testamentary
Jurisdiction.
No. 3,075.
In the Matter of the Intestate Estate of the Life Dona Carlina Amarasinghe Hamine of Kapugama, deceased.

Don Bastian Hewa Vittana of Kapugama Petitioner.

And

THIS matter coming on for disposal before A. P. Boone, Eaq., District Judge of Matara, on December 5, 1924, in the presence of Mr. Samson Dias, Proctor. on the part of the petitioner, Don Bastian Hewa Vitarana; and the petition and affidavit of the said petitioner dated December 3, 1924, having been read:

It is ordered that the petitioner, Don Bastian Hewa Vitarana, be and he is hereby declared entitled, as husband of the said deceased, to administer the said estate and that letters of administration do issue to him accordingly, unless the respondents above named or any person or persons interested shall, on or before March 16, 1925, show sufficient cause to the satisfaction of this court to the contrary.

It is also ordered that the 6th respondent. Pillege Nickulas Appuhamy, be and he is hereby appointed guardian ad litem over the minor, 5th respondent, Lily Kumanayaka, unless the respondents above named or any person or persons interested shall, on or before March 16, 1925, show sufficient cause to the satisfaction of this court to the contrary.

December 5, 924.

A. P. Boone, District Judge.

the District Court of Matara;
Order Nisi.

Testamentary In the Jurisdiction. Vida

No. 3,085.

In the latter of the Estate of the late Vidan Gamatchige Don Davith, deceased. of Ranahagoda.

Vidane Gamatchige Don Harmonis of Ranchagoda Petitioner.

(1) Vidane Gamatchige Thinohamy and husband (2) Julian Samarakoon, both of Ranchagoda, (3) Vidane Gamatchige Carolis Appu of ditto, (4) ditto Gimarahamy and husband (5) Munasin Aratchige Marishamy, both of Gammeddegama, (6) Vidane Gamatchige Sobanahamy and husband (7) Kadurupokune Wanniatchige Nonis Appu, both of Ranchagoda, (8) Vidane Gamatchige Don Ciciliana, (9) ditto Don Abraham, both of ditto, (10) Kadurupokune Wanniatchige Somanadasa and (11) ditto Leelawathi, both of Ranchagoda, minors, by their guardian ad litem, 6th respondent, (12) Ranchagoda Navaratna Terunnanse of Ranchagoda temple Respondents.

THIS matter coming on for disposal before A. P. Bocne, Esq., District Judge of Matara, on January 20; 1925 in the presence of Mr. Samson Dias, Proctor, on the part of the petitioner, Vidane Gamatchige Don Harmanis; and the petition and the affidavit of the said petitioner dated January 15, 1925, having been read:

It is ordered that the petitioner, Vidane Gamatchige Don Harmanis, be and he is hereby declared entitled, as son of the said deceased, to administer the said estate and that letters of administration do issue to him accordingly, unless the respondents above named or any person or persons interested shall, on or before March 2, 1925, show sufficient cause to the satisfaction of this court to the contrary.

It is also ordered that the 6th respondent, Vidane Gamatchige Sobanahamy, be and she is hereby appointed guardian ad litem over the minors, 10th and 11th respondents, unless the above named respondents or any person or persons interested shall, on or before March 2, 1925, show sufficient cause to the satisfaction of this court to the contrary.

It is also ordered that the 10th and 11th respondents be produced before this court on March 2, 1925.

January 20, 1925.

A. P. Boone, District Judge.

Extended for April 6, 1925.

n the District Court of Matara.

Order Nisi.

Testamentary In the I Jurisdiction. Jayase

No. 3,089.

In the Matter of the Estate of the late Jayasekers Patiranage Don Dines of Wehells deceased.

Livana Gamage Gimaralamy of Wehella Petitioner.

And

(1) Jayasekera Patiranage Ceciliana, (2) ditto Bastian, both of Wehella, by their guardian ad litem, (3) Liana Gamage Don Juanis Appu of Wehella Respondents.

THIS matter coming on for disposal before A. P. Boone, Esq., District Judge of Matara, on February 9, 1925, in the

presence of Mr. Samson Dias, Proctor, on the part of the petitioner, Liyana Gamage Gimarahamy; and the petition and the affidavit of the said petitioner dated February 9, 1925, having been read:

It is ordered that the petitioner, Liyana Gamage Gimarahamy, be and she is hereby declared entitled, as widow of the said deceased, to administer the said estate, and that letters of administration do issue to her accordingly, unless

the respondents above named or any person or persons interested, shall on or before March 30, 1925, show sufficient cause to the satisfaction on this court to the court y.

It is also ordered that the 3rd respondent, Living amage Don Juwanis Appu, be and he is hereby appointed jugadian ad litem over the 1st and 2nd minor respondents above named, unless the above-named respondents or any person or persons interested shall, on or before March 30, 1925, show sufficient cause to the satisfaction of this court to the contrary. It is also ordered that the minors, Jayasekera Patiranage Ceciliana and ditto Bastian, be produced before this court on March 30, 1925.

February 9, 1925.

A. P. Boons, District Judge.

the District Court of Jaffna.

Order Nisi.

In the Matter of the Estate of the late Velupillai Subamaniam of Chava-Testamentary Jurisdiction. kachcheri Sou**O**1, deceased. No. 5,644.

Veluppillai Vallipuram of Chavakachcheri Petitioner,

Vs.

(1) Velupillai Aiyathurai of Suthumalai, (2) Kathirgamar Chelliah, and (3) wife Sinnammah of Chavakachcheri, (4) Retnam, daughter of Nagalingam of ditto, (5) Murugesu Nagalingam of ditto...Respondents.

THIS matter of the petition of the above-named petitioner, praying for letters of administration to the estate of the above-named deceased, coming on for disposal before G. W. Woodhouse, Esq., District Judge, on December 23, 1924, in the presence of Mr. V. S. Karthigasoo, Proctor, on the part of the petitioner; and the affidavit of the petitioner dated November 17, 1924, having been read: It is declared that the petitioner is the brother of the said brestate and is entitled to have letters of administration to the estate of the said intestate issued to him, unless the respectively of any other person shall, on or before February 1, 1925, show sufficient cause to the satisfaction of this court to the contrary.

January 23, 1925.

G. W. WOODHOUSE, District Judge.

Extension allowed till March 12, 1925.

he District Count of Jaffna.

Order Nist

Testamentary Jurisdiction. No. 5,652.

In the Matter of the Estate of the late Mailvaganeni Kandiah of Karanavai South, Alafina, but late of Singapore, deceased.

Vethavanapillai, widow of Kandiah of Karanavai South, Jaffna Petitioner.

(1) Kandiah Ponnampalam of Karanavai South, Jaffna, (2) Chellammah, daughter of Kandiah of ditto, (3) Rasammah, daughter of Kandiah of ditto, minors, appearing by their guardian ad litem, (4) Kulanthaithamby Arumugam of Karanavai South,

THIS matter of the petition of the above-named petitioner, praying that the 4th respondent be appointed guardian ad

litem over the 1st, 2nd, and 3rd sespondents, and for grant. of letters of administration to the estate of the above name deceased, Mailvaganam Kandiah, coming on for disposal before G. W. Woodhouse, Esq., District Judge, on November 26, 1924, in the presence of Mr. S. Cumarasurier, Proctor, on the part of the petitioner; and the affidavit of the petitioner dated October 22, 1924, having been read: It is declared that the 4th respondent be appointed guardian ad litem over the 1st, 2nd, and 3rd respondents, and that the petitioner is the widow of the said intestate and is entitled to have letters of administration to the estate of the said intestate issued to her, unless the respondents or any other person shall, on or before March 12, 1925, show sufficient cause to the satisfaction of this court to the contrary.

February 23, 1925.

G. W. WOODH District

In the District Court of Jaffna. Order Nisi.

In the Matter of the Estate of the late Testamentary Swaminather Annappah of Katugalla Jurisdiction. No. 5,696. in Kandy, deceased.

Sinniah Kandasamy of Vannarponnai, Jaffna . . Petitioner.

(1) Sinniah Sabaretnam of Vannarponnai, Jaffna, (2) Sanapathipillai Sammanther of ditto, and his wife (3) Rasamany of ditto, (4) Sundaram, daughter of Sinniah of ditto, appearing by her guardian ad litem,

(5) Seeny Ammah, widow of Sinniah of ditto. Respondents.

THIS matter of the above-named petitioner, praying that the 5th respondent above named be appointed guardian ad litem over the 4th minor respondent and for grant of letters of administration to the estate of the above-named deceased, Swaminather Annappah, coming on for disposal before G. W. Woodhouse, Esq., District Judge, on September 19, 1924, in the presence of Mr. S. Cumarasurier, Proctor, on the part of the petitioner; and the affidavit of the petitioner dated September 10, 1924, having been read: It is declared that the 5th respondent be appointed guardian ad litem over the 4th minor respondent, and 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 persons shall, on or before March 12, 1925, show sufficient cause to the satisfaction of this contrary.

February 17, 1925.

G. W. Woodhous District Judy 6

In the District Court of Jaffna. Order Nisi.

In the Matter of the Estate of the late Testamentary Sinnathamby Winacithamby of Vannar-Jurisdiction. ponnai East, deceased. No. 5,707.

Sinnathamby Winacithamby Rajaratnam of Vannarponnai EastPetitioner.

Ponnachchi, widow of Sinnathamby Winacithamby of Vannarponnai EastRespondent.

THIS matter of the petition of the above named petitioner, praying for letters of administration to the estate of the above-named deceased, Sinnathamby Winacithamby, coming on for disposal before G. W. Woodhouse, Esq., District Judge, on January 21, 1925, in the presence of Mr. V. Ramalingam, Proctor, on the part of the petitioner; and the affidavit of the petitioner dated January 20, 1925, having been read: It is declared that the petitioner is the sole 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 respondent or any other person shall, on or before February 26, 1925, show sufficient cause to the satisfaction of this court to the contrary.

February 3, 1925.

G. W. Woodhouse, District Judge.

The above Order Nisi is extended for March 19, 1925.

G. W. Woodhouse, District Judge.

In the District Court of Jaffna.

Order Nisi.

Testamentary In the Jurisdiction. Rasar No. 5,721.

In the Matter of the Estate of the late Rasamma Anthonippillai, wife of Bastiampille Joseph of Karampan, deceased.

Bastiampillai Joseph of KarampanPetitioner:

THIS matter of the petition of the above-named petitioner, praying that the above-named 1st respondent be appointed guardian ad litem over the minors, the above-named 2nd and 3rd respondents, and that letters of administration to the estate of the above-named decessed be issued to the petitioner, coming on for disposal before G. W. Woodhouse, Esq., District Judge, on February 3, 1925, in the presence of Mr. S. James, Proctor, on the part of the petitioner; and the affidavit of the petitioner dated January 26, 1925, having been read: It is ordered that the above-named 1st respondent be appointed guardian ad litem over the minors, the above-named 2nd and 3rd respondents, for the purpose of acting on their behalf and of representing them in this case, and that letters of administration to the estate of the above-named deceased be issued to the petitioner as her lawful husband, unless the above-named respondents or any other person shall, on or before March 12, 1925, show sufficient cause or state objections to the satisfaction of this court to the contrary.

February 18, 1925.

G. W. WOODHOUSE, District Judge.

In the District Court of Jaffna.

Order Nisi.

Testamentary
Jurisdiction.
No. 5,727.
Class I.

In the Matter of the Estate of the late Retnam, wife of Coomaraswamy of Alaveddy, deceased.

Saravanamuttu Coomaraswamy of Alaveddy... Petitioner.

(1) Nakamuttu Kartigesu of Alaveddy and (2) Coomaraswamy Sivasubramaniam of ditto Respondents.

THIS matter of the petition of the above-named petitioner, praying that the above-named 1st respondent be appointed guardian ad litem over the minor, 2nd respondent, and 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., District Judge, on February 9, 1925, in the presence of Messrs V. S. Ponnampalam & W. Selvadurai, Proctors, on the part of the petitioner; and the affidavit of the petitioner dated February 4, 1925, having been read: It is ordered that the above-named 1st respondent be appointed guardian ad litem ever the minor, 2nd respondent, for the purpose of acting on his behalf and of representing him in this case,

and that letters of administration to the estate of the above-named deceased be issued to the petitioner as her lawful husband, unless the above-named respondents or any other person shall, on or before March 12, 1925, show sufficient cause or state objections to the contrary.

February 17, #925.

G. W. Woodhouse, District Judge.

e District Court of Jaffn

Order Nisi.

Testamentary Jurisdiction. No. 5,729.

In the Matter of the Estate of the late Ledchinippillai, wife of Kandar Chellappapillai of Karaitivu West, deceased.

Kandar Chellappapillai of Karaitivu West Petitioner.

 V_{S}

(1) Vaitilingam Chelliah of Karaitivu West, minor, (2) Chellappapillai Valuppillai of ditto Respondents.

THIS matter of the petition of the above named petitioner, praying that the above-named 1st respondent be appointed guardian ad litem over the minor, 2nd respondent. and 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., District Judge, on February 12, 1925, in the presence of Mr. A. Arumugam, Proctor, on the part of the petitioner; and the affidavit of the petitioner dated February 9, 1925, having been read: It is ordered that the above-named 1st respondent be appointed guardian ad litem over the minor, 2nd respondent, for the purpose of acting on his behalf and of representing him in this case, and that letters of administration to the estate of the above-named deceased be issued to the petitioner as her lawful husband, unless the above-named respondents or any other person shall, on or before March 12, 1925, show sufficient cause or state objections to the satisfaction of this court on the contrary.

February 18 1925

G. W. Woodhouse, District Judge.

the District Court of Jaffigh.

Order Nisi.

Testamentary Jurisdiction. No. 5,743. In the Matter of the Injestate Estate of Sivakamippillay, wife of Canthar Nagamuthu Eleathamby of Kantherodai, deceased.

Suppramaniar Seenivasagamiof Kantherodai.... Petitioner.

(1) Nagammah, daughter of Eleathamby, and (2)
Murugaiah, son of ditto, both of Kantherodai, being
minors by their guardian ad litem, (3) Canthar Nagamuthu Eleathamby of Kantherodai.....Respondents.

THIS matter of the petition of the petitioner above named, praying that the 3rd respondent above named be appointed guardian ad litem over the minors, 1st and 2nd respondents, for the purpose of representing them in this action, and that the petitioner be declared entitled to have letters of administration to the estate of Sivakamipillay, wife of Canthar Nagamuthu Eleathamby, deceased, coming on for disposal before G. W. Woodhouse, Esq., District Judge, on February 21, 1925, in the presence of Mr. C. K. Sivanayagam, Proctor, for the petitioner; and in reading the affidavit and petition of the petitioner:

It is ordered that the above-named 3rd respondent be appointed guardian ad litem over the minors, 1st and 2nd respondents, for the purpose of representing them and acting on their behalf in this testamentary action and that the petitioner be declared entitled to have letters of administration to the deceased intestate, unless the respondents above named appear before this court on March 12, 1925, and show sufficient cause to the satisfaction of this court to the contrary,

February 26, 1925.

G. W. Woodhouse, District Judge.

In the District Court of Jaffna.

Order Nisi.

Testamentary
Jurisdiction.
No. 5,748.

In the Matter of the Estate of the late
Nagamuthu, wife of Karthigesu Kandiah
of Urumperai, Jaffna, deceased.

Karthigesu Kandiah of Urumperai, caffha.....Petitioner.

(1) Kandiah Canagaretnam of Urumperai, Jaffna (minor), appearing by his guardian ad litem, (2) Sithamparam, widow of Umavathy of Urumperai, Jaffna. . Respondents.

THIS matter of the petition of the above-named petitioner, praying that the 2nd respondent be appointed guardian ad litem over the 1st respondent, and for grant of letters of administration of the estate of the above-named deceased, Nagamuthu, coming on for disposal before G. W. Woodhouse, Esq., District Judge, on February 24, 1925, in the presence of Mr. S. Cumarasurier, Proctor, on the part of the petitioner; and the affidavit of the petitioner dated February 23, 1925, having been read: It is declared that the 2nd respondent be appointed guardian ad litem over the 1st respondent, and that the petitioner is 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 shall, on or before March 19; 1925, show sufficient cause to the satisfaction of this court to the contrary.

G. W. Woodhouse, District Judge.

February 27, 1925.

In the District Court of Batticaloa.

Order Nist.

Testamentary
Jurisdiction.
No. 125.

In the Matter of the Estate and effects of the late Narany Sinnatamey of Puliya vivu in Batticaloa, deceased.

B. Emmanuel, Secretary, Mudaliyar of the District Court of Batticaloa Petitioner.

Vs.

 Murugapper Muttu, widow of the late Narany Sinnatamby of Kantherodai in Jaffna, (2) Narany Ponnamma of Koddamunai and her husband (3) Arunakeri Rasa of Koddamunai, (4) Nallatamby Naganathapillai of Koddamunai, (5) Muttucumaru Chellam of Puthumuhattuvaram Respondents.

THIS matter coming on for disposal before O. L. de Kretser, Esq., District Judge of Batticaloa, on February 13, 1925, in the presence of Messrs. Tambyrajah & Stephens, Proctors, on the part of the petitioner; and the affidavits and petition of the petitioner dated August 1, 1924, October 27, 1924, and February 12, 1925, respectively, having been read:

It is ordered that the petitioner be and he is hereby declared entitled, as Secretary of the District Court of Batticaloa, to administer the estate of the deceased, and that letters of administration do issue to him accordingly, unless the above respondents or any other person or persons interested shall, on or before March 12, 1925, show sufficient cause to the satisfaction of this court to the contrary.

O. L. DE KRETSER, District Judge. In the District Court of Batticaloa.

Order Nisi.

Testamentary In the Matter of the Estate of the late Jurisdiction.
No. 142. Kanapathipillai Arumugam of Tampiluvil, deceased.

Thambipody Eliatamby of Tampiluvil Petitioner

Vs.

THIS matter coming on for disposal before O. L. de Kretser, Esq., District Judge of Batticaloa, on February 10, 1925, in the presence of Mr. Thambiah, Proctor, on the part of the petitioner; and the affidavit and petition of the petitioner dated January 7, 1925, and February 10, 1925, respectively, having been read:

It is ordered that the petitioner be and he is hereby declared entitled, as brother-in-law of the deceased, to administer the estate of the deceased, and that letters of administration do issue to him accordingly, unless the above respondents or any other person or persons interested shall, on or before March 12, 1925, show sufficient cause to the satisfaction of this court to the contrary.

February 10, 1925.

O. L. DE KRETSER, District Judge

In the District Court of Trincomalee.

Order Nisi.

Testamentary
Jurisdiction.
No. 89.

In the Matter of the Estate and Effects of the late Sivagameypillai, wife of S.

Arambapillai of Batticaloa, deceased.

(1) M. Subramaniam Kandaiya and wife (2) Parupatham of Puloly West Petitioners.

Vs.

THIS matter of the petition of the above-named petitioner, praying that letters of administration to the estate of the above-named deceased be issued to the 2nd petitioner, coming for disposal before W. L. Murphy, Esq., District Judge, on June 9, 1924, in the presence of Mr. S. Thiyagarajah, Proctor, on the part of the petitioners; and the affidavit of the 1st petitioner dated May 24, 1924, having been read:

It is ordered that the 2nd petitioner be declared entitled to have letters of administration to the estate of the above-named deceased, issued to her as daughter, unless the respondent or any other person shall, appear before this court on September 8, 1924, and state objection or show cause to the satisfaction of this court to the contarry.

June 9, 1924.

W. L. MURPHY, District Judge.

Extended to show cause till March 9, 1925.

W. L. MURPHY, District Judge.

DRAFT ORDINANCE.

(Continued from page 188.)

DRAFT OF

An Ordinance to declare the Constitution of Parameshvara College, Jaffna, and to incorporate the Board of Directors of the said College.

Preamble.

HEREAS Sir Ponnambalam Ramanathan, Kt., K.C., C.M.G., has founded in the Northern Province of Ceylon a college called Parameshvara College mainly for the education of Hindu boys, and the training of them to lofty ideals of character, perfection in work, heartfelt devotion to God and loyalty to the King, and has heretofore transacted all the affairs of the said college with the help of certain other persons appointed by him, and forming together the trustees of the said college, to wit, his wife Lady Ramanathan, his two sons Ramanathan Rajendra (Barrister-at-Law) and Ramanathan Vamadeva, the Hon. Mr. Arunachalam Mahadeva (B.A. and Barrister-at-Law), the Director of Education of Ceylon, and the Principal of Parameshvara College, who were to be associated with two elected Thamil Members of the Legislative Council professing the Shaiva faith, as soon as the said Legislative Council of Ceylon should be re-constituted and proclaimed:

And whereas, after the new reformed Legislative Council came into operation, the said trustees elected as their co-trustees the Hon. Mr. Wytialingam Duraiswamy and the Hon. Mr. Subramaniam Rajaratnam, who are Thamils professing the Shaiva faith, and who had been respectively elected to two of the seats in the new Legislative Council of

Ceylon:

And whereas it is desirable to constitute these persons one body politic and corporate, for the purpose of effectually promoting the aims of the said college and transacting all its affairs:

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

Short title.

1 This Ordinance may be cited as "The Parameshvara College Incorporation Ordinance, No. of 1925."

Incorporation of Parameshvara College of North Ceylon, and use of a common seal.

2 From and after the passing of this Ordinance the following officers of the said college shall be, and become, a corporation, with continuance for ever, under the name and style of The Board of Directors of the Parameshvara College of North Ceylon, to wit, the said Sir Ponnambalam Ramanathan, Lady Ramanathan, Ramanathan Rajendra, Ramanathan Vamadeva, the Hon. Mr. Arunachalam Mahadeva, the Director of Education of Ceylon or in his stead the Divisional Inspector of Schools, Northern Division, the Principal of Parameshvara College, the Hon. Mr. Wytialingam Duraiswamy, and the Hon. Mr. Subramaniam Rajaratnam, and by the said name they and their successors shall have perpetual succession and shall use a common seal.

Power to sue and be sued. 3 They and their successors by the same name may sue and be sued, implead and be impleaded, in all and any courts of law whatsoever of the Island, in all manner of actions complaints and causes whatsoever.

Right to acquire and dispose of property. 4 They and their successors by the name aforesaid shall be capable of holding all movable and immovable properties as have been already acquired by them, and of having and holding ever hereafter other estates, movable and immovable, either by purchase gift devise or legacy to and for the use and benefit of the said college; and of selling disposing of or exchanging the same.



- 5 All title deeds mortgages and other securities for land tenements and money held in the name of any persons as trustees of the said college shall be, and the same are hereby declared to be, transferred and vested in the Board of Directors of Parameshvara College and their successors in the corporate name, as if the same had been conveyed assigned and transferred by the trustees in whose names the same are now held in the said corporation. And the said corporation shall have full power to assign transfer and dispose of all mortgages and other securities which they may hold or shall be entitled to, as the said corporation shall think proper.
- The said Sir Ponnambalam Ramanathan shall be, during the term of his life, the President of the said Parameshvara College, and all the appointments, rules and other acts made by him up to the day of the passing of this Ordinance shall continue to be in full force until other appointments, rules and acts become necessary to be made thereafter according to the will of the majority of the Board of Directors.

In view of the retirement or death of the said Sir P. Ramanathan, Lady Ramanathan, Mr. Rajendra, Mr. Vamadeva, or Mr. Mahadeva, it shall be competent to each of them to appoint his or her successor respectively to the office held

In the event of the retirement or death of the said Sir. Ponnambalam Ramanathan without appointing a successor as President, the Board may elect one of themselves or any other person, distinguished for organization, executive ability tact, and maintenance of discipline as the President, provided that the person so elected is of the Shaiva faith.

In the event of the retirement or death of Lady Ramanathan without appointing a successor to her seat, the Board shall elect in her place the Lady President of the Ramanathan College for Girls established by Sir Ponnambalam Ramanathan in the District of Jaffna.

In the event of the retirement or death of the said Mr. Rajendra, Mr. Vamadeva, or Mr. Mahadeva, without each appointing to his seat a successor, the Board of Directors shall elect the best available male members of the family of Sir Ponnambalam Ramanathan in the direct or collateral line to fill each such seat, provided he is of the Shaiva faith.

In the event of any of the two Thamil Members of the Legislative Council who had been elected to serve on the Board vacating their seats in the Legislative Council, the Board may re-elect them as Directors, or elect some other elected Thamil Members of the said Council professing the Shaiva faith to fill their places. And in the event of their resignation or death, the Board may elect any Thamil gentlemen professing the Shaiva faith who are or have been Members of the Legislative Council, or who, not being such members, are deemed fit and are willing to occupy the vacated seats.

- 8 Any of the members of the Board of Directors may retire therefrom upon giving to the President three calendar months' notice in writing of his or her intention to do so.
- 9 The Board thus constituted shall have power to select and appoint every officer needed for carrying on the work of the college in its different departments, and to administer all its affairs.
- 10 The education imparted in the said college shall, in addition to the ordinary courses of instruction in English Thamil Sanskrit and Latin, include a careful study of the principles relating to the life eternal or spiritual, as taught in the Vethas, the Shaiva Agamas, the Tharma Shasthras, the Puranas, and the Ithikashas, for due observance and practice in the concerns of the temporal or worldly life. The scared hymns of Manika Vachaka Swami, Thiru Janana Samohanthar, Thiru Navukarasar, Suntharar, and Thayumana Swami shall be taught; and divine service shall be held in the college temple, at which all the boarders and day scholars professing the Shaiva faith shall attend immediately before the morning session begins.

Vesting of property held by others for the use of, or in trust for, the college.

Tenure of the office of President by Sir P. Ramanathan.

Appointment of successors to Sir P. Ramanathan and other Directors of the Board.

Voluntary retirement of Directors.

Board to appoint officers administer the college.

The course of studies to be imparted, and the aims of the

college.

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The study of the Thamil language and literature shall be compulsory on all Thamil boys from the lowest to the highest class. And the national music drama and games of the Thamil people shall also be cultivated.

Meetings of the Board.

11 The Board shall meet once at least every two months. The President may summon a meeting of the Board oftener, and on a requisition signed by any two members thereof, stating the object for which the meeting is required, he shall call a meeting of the Board.

The quorum for a Board meeting.

12 Five members of the Board shall form a quorum. The President shall have a casting vote as well as an original vote. The Board shall keep a minute book of its proceedings.

All executive power to be vested in the President.

- 13 The resolutions passed at the meetings of the Board shall be given effect to by the President. In him shall be vested all executive power. A Vice-President, who may be appointed by Sir Ponnambalam Ramanathan during his lifetime, or who may be elected by the Board after his retirement or death, may help the President in the performance of his executive duties.
- 14 The Board of Directors may from time to time make, and when made, revoke vary or amend rules, consistent with this Ordinance, regulating—
 - (a) The convening of the ordinary or special meetings of the Board, and the dates on which such meetings shall be held;
 - (b) The manner in which the seal of the Board shall be affixed;
 - (c) The course of instruction to be followed by students attending the said college;
 - (d) The maintenance of good order and discipline among the students, and the punishment of the students who contravene the rules;
 - (e) The qualifications needed in teachers and other officers; the payment of their salaries, increments, and pensions; and the appointment, suspension, and removal of them from office;
 - (f) The keeping of accounts of the income and expenditure of the said college; the preparation of the monthly and yearly balance sheets; of arrears due to the college; and the accounts connected with the book depôt, science apparatus, hostels, stores, &c.; and
 - (g) Generally all matters relating to the individual and social improvement of the students and the staff of the said college.

Statement of Objects and Reasons.

THE Parameshvara College, opened by Sir Ponnambalam Ramanathan in the District of Jaffna in August, 1921, and administered, during the last three years, by him as its President, with the aid of certain other Trustees, requires to be incorporated. The present Bill constitutes the authorities of the college into a body politic and corporate, for the purpose of effectually promoting its aims and transacting all its affairs

February 2, 1925.

P. RAMANATHAN.