

# THE CEVLON GOVERNMENT GAZETTE

# No. 7,507-FRIDAY, JANUARY 15, 1926.

Published by Authority.

# PART II.-LEGAL.

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

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#### COLOMBO :

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PRINTED AND PUBLISHED BY H. ROSS COTTLE, GOVERNMENT PRINTER, GOVERNMENT PRINTING DEPARTMENT, CEYLON.

BI.

DRAFT ORDINANCE.

### MINUTE.

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

# An Ordinance to Incorporate the Ceylon Society for the Prevention of Cruelty to Animals.

Preamble.

Short title.

Incorporation.

W HEREAS a society called and known as "The Ceylon Society for the Prevention of Cruelty to Animals" has hithertofore been established in Ceylon for the purpose of effectually carrying out and transacting all matters connected with the said society according to the rules agreed to by its members:

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

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

1 This Ordinance may be cited as "The Ceylon Society for the Prevention of Cruelty to Animals (Incorporation) Ordinance, No. of 1920."

2 (1) From and after the passing of this Ordinance the President, Vice-Presidents, and the members of the committee for the time being of the said society, and such and so many persons as now are members of the said society or shall hereafter be admitted members of the corporation hereby constituted, shall be and become a corporation with continuance for ever under the name and style of "The Ceylon Society for the Prevention of Cruelty to Animals" and by that name shall sue and be sued in all courts, with full power and authority to have and use a common seal and to change and alter the same at their pleasure.

(2) In the event of the society ceasing to exist from lack of members or from any other reason, the property of the society may be applied to such purposes as nearly as possible resembling the objects of the association as the Governor in Executive Council may direct.

3 The general objects of the society are hereby declared to be to prevent the cruel treatment of, and secure the welfare of animals throughout the Island of Ceylon, to see that all moneys collected by the society be utilized for such purposes, and to do all such acts and to employ all such means as might be necessary for the attainment of the said objects.

4 The affairs of the society shall be managed by such committee or committees as may be prescribed by rules under this Ordinance.

5 It shall be lawful for the society hereby incorporated from time to time, at any general meeting of its members and by a majority of votes, to make all such rules as may be deemed necessary for the general management of the society and the accomplishment of its objects.

Such rules, when made, may at any subsequent like meetings be altered, added to, amended, or cancelled, subject, however, to the requirements of section 7 of this Ordinance.

6 Subject to the provisions in the last preceding section contained, the rules set forth in the schedule hereto shall be, for all purposes, the rules of the society. Provided, however, that nothing in this section contained shall be deemed or held or construed to prevent the society at all times hereafter from making fresh rules or from altering, amending, adding to, or cancelling any of the rules in the aforesaid schedule contained or to be hereafter made by the society.

General objects.

Management.

Power to make rules.

Rules in the schedule to be the rules of the society. 7 No rule in the schedule hereto and no rule passed at a general meeting as provided for in section 5 of this Ordinance shall be altered, added to, amended, or cancelled except by a majority of the members present and voting at any subsequent general meeting.

8 On the coming into operation of this Ordinance all property movable or immovable belonging to the said Ceylon Society for the Prevention of Cruelty to Animals, whether held in the name of the said society or in the name or names of a person or persons in trust for the said society, shall be and the same is hereby vested in the society hereby incorporated, and the same shall be held by the said society for the pupposes of this Ordinance, and subject to the rules for the time being of the said society.

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

10 All debts and liabilities of the said society existing at the time of the coming into operation of this Ordinance shall be paid by the society hereby incorporated, and all debts due to and subscriptions, contributions, donations, and fines payable to the said first-named society shall be paid to the hereby incorporated society for the purposes of this Ordinance.

11 The seal of the society shall not be affixed to any instrument whatsoever except in the presence of at least two members of the general committee for the time being, and the members so present shall sign their names to the instrument in token of their presence, and such signing shall be independent of the signing of any person as witness.

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

#### SCHEDULE.

#### Rules.

1. Membership.—(a) There shall be no limit to the number of members of the society.

(b) The society shall be open to persons of all nationalities.(c) Membership shall be of three kinds—

(1) Ordinary members.

(2) Life members.

...(3) Honorary members.

(d) Applications for membership shall be made to the Secretary; and all such applications shall be dealt with in committee by the members of the general committee, who shall have power to refuse any application without giving a reason.

(e) The general committee shall have power to elect any person an honorary member (without voting powers), and such persons on election shall, in all other respects, enjoy the full privileges of membership of the society and shall not be liable to pay any subscription.

(f) Any member who; on a complaint by any member to the general committee or on the complaint of any member of the general committee, is found guilty of conduct opposed to the constitution or spirit of the society may be suspended or expelled from the society by a vote of four fifths of those present and voting at a meeting of the general committee.

2. Subscription.—(a) The annual subscription for ordinary members shall be five rupees payable on the first day of January of each year.

(b) The payment of such subscription shall entitle the member to all the privileges of membership of the society for a period of one year.

(c) No member shall be allowed to remain on the list of members of the society if his subscription be unpaid on the first day of March of any year, unloss under special circumstances, which in each case shall be decided upon by the general committee. Amendments.

Vesting of property.

Power to deal with property.

Debts.

Rights of Crown.

The seal.

(d) The fee for life membership shall be one hundred ruples (Rs. 100) payable on election, and such payment shall entitle the member to all the privileges of membership of the society for life. 3. General Committee.—(a) The affairs of the society shall be

managed by a general committee consisting of the Chairman, the Secretary, and Treasurer, and not less than four members of the society, other than honorary members, to be elected annually by ballot, together with such ex officio members as hereinafter provided.

(b) Three members shall form a quorum.

(c) The general committee shall hold office until the next: election of members of such committee.

(d) The annual election shall take place as soon after the first day of January as possible.

(e) The following shall be ex officio members of the general committee :

(1) The President and Vice-Presidents.

(2) The Hony. Veterinary Surgeon of the society.
(3) The Hony. Secretary for the Colombo Refuge for Animals.

The Superintendent of Police, Colombo. (4)

(5) The Hony. Lawyers of the society.

(f) The general committee shall have power to add to its number by the inclusion of not more than thirty members not resident in Colombo and representing branches of the society in other parts of the Island.

(g) In the event of any member of the general committee dying or resigning or becoming disqualified from serving on such committee for any reason whatsoever during the currency of the term for which he was elected, the general committee shall have power to elect any duly qualified person to fill his place for unexpired period of such term.

(h) The general committee shall have power to appoint any such sub-committee or sub-committees as may be deemed necessary for the purposes of the society.

(i) The general committee shall meet at least once a quarter. Special meetings shall be convened by the President for the time. being or by the Secretary at the request of not less than three members of such committee. Notice of at least seven days shall be required for a meeting.

4. Finance.—(a) All moneys received on behalf of the society shall be paid into a barking account in the name of the society, or shall be invested in the name of the society in such manner as the general committee shall from time to time direct subject to the provisions of the Trusts Ordinance, No. 9 of 1917, and of any amendment or same direct terms. of any amendment or amendments thereto.

(b) All payments shall be sanctioned by the general committee or by such other committee as may be appointed by the general committee for such purpose, and all cheques for such purposes must be signed by the Treasurer.

5. Audit.-(a) An auditor shall be elected for the current year by the general committee for the time being.

General Meetings.-(a) The annual general meeting shall be held as soon as possible after the first day of June of each be held as soon as possible after the first day of sufference of each and every year on such day as the general committee may appoint, when a statement of the affairs of the society of the previous financial year duly, audited shall be exhibited. Ten. days' notice of such meeting shall be given to the members of the society

The functions of such meetings shall be-

(1) To determine any such question of policy as may arise from time to time.

(2) To decide general proposals relating to organization and propaganda

(3) To deal generally with all matters affecting the interests of the society.

(4) To pass the accounts and report for the previous year.

To elect office bearers for the current year. (5)

(6) To elect a general committee for the current year.

(7) To transact any other business of which due notice shall have been given.

(b) Six members shall form a quorum.

Extraordinary General Meetings .- The President shall summon all extraordinary general meetings of the society at the request of the general committee at any time to deal with urgent matters of importance, and shall also be bound to do so within a month of receiving a written requisition signed by not less than ten members of the society. Such requisition shall test the business proposed to be brought before such meeting.

Ten days' notice of an extraordinary general meeting shall be given to the members of the society.

8. Notice of Amendments, &c.—Fourteen days' notice in writing of the intention to propose any rule or alteration, amendment or addition to, or cancellation of any existing rule shall be given to the Secretary.

9. Branches.—The general committee may, at such times and places as may seem to it advisable, establish branches of the society, and such branches shall for all purposes be subject to the control of the general committee.

# By His Excellency's command,

Colonial Secretary's Office, E. B. ALEXANDER, Colombo, December 19, 1925. Acting Colonial Secretary.

### Statement of Objects and Reasons.

THE society seeking incorporation was formed many years ago with the object of preventing the cruel treatment of and securing the welfare of animals throughout the Island of Ceylon.

The nature of the work of the society is such as necessitates the upkeep of establishments in every town of importance in the Island, and the work of administration from small beginnings has now assumed vast proportions.

The income of this society is derived from donations and other voluntary offerings and also subscriptions and fines, and the administration and charge of these funds is at present in the hands of certain persons who act as trustees for this society, and it is felt that incorporation would greatly facilitate the proper management of the affairs of this society.

Although this society is now possessed of property both movable and immovable it has no legal status, and the title in such property is vested in certain individuals acting as trustees of this society. Incorporation will confer on this society that legal status which will enable it to hold property and effectually manage its affairs.

J. THOMSON BROOM.

Colombo, August 28, 1925.

# NOTIFICATION OF CRIMINAL SESSIONS.

BY virtue of a Mandate to me directed by the Hon. the Supreme Court of the Island of Ceylon, I do hereby proclaim that a Criminal Session of the said Court for the Districts of Jaffna, Mannar, and Mullaittivu will be holden at the District Court-house at Jaffna, on Monday, February 8, 1926, at 11 o'clock of the morning of the said day. And I do hereby require and inform all persons concerned therein to attend at the time and place above-mentioned,

and not to depart without leave asked and granted.

Fiscal's Office, Jaffna, January 11, 1926.

#### A. VISVANADHAN, for Fiscal.

# DISTRICT AND MINOR COURTS NOTICES.

NOTICE is hereby given that a suit has been instituted in the Court of Requests of Matale under No. 17,521 by Theena Karuppiah of Gamwasama Estate, Rattota, Matale, against the proprietors thereof, under Ordinance No. 13 of 1889, for the recovery of his wages, amounting to Rs. 60.

Court of Requests, Matale. December 22, 1925. A. KANAGASABAY, Chief Clerk.

#### Court of Requests, Panwila, 6,100.

NOTICE is hereby given that a suit has been instituted in the Court of Requests of Panwila, by 26 labourers of Kataloya estate in Madulkele, Kandy District, against the proprietors thereof, under the Ordinance No. 13 of 1889, for the recovery of their wages amounting to Rs. 200.

December 4, 1925.

D. T. WICKREMESINGHE, Chief Clerk. B 2

NOTICES (	OF INSOLVENCY.
In the District Court of Colombo.	In the District Court of Negombo.
To. 3,191. In the matter of the insolvency of An Silva of Moratuwa.	
NOTICE is hereby given that the adjudication n the above matter on December 12, 1922, has nnulled.	been court in the above matter for the examination of the insolvent has been postponed to March 19, 1926.
By order of court, A. E. PERER. Colombo, January 11, 1926. for Secret	Ary. By order of court, F. J. BELING, Negombo, January 7, 1926. Secretary.
In the district Court of Colombo. In the matter of the insolvency of No. 3312. O Soona Sockalingam Pillai and	Peena
No. 3312. Soona Sockalingam Pillai and Soona Suppramaniam Pillai, ca on business as Peena Soona.	Peena Trying No. 166/I. In the matter of the insolvency of Edwin Charles de Silva Goonesekera of Ekala.
NOTICE is hereby given that special sitting will lace it this court on January 19, 1926, to prove the f S. R. R. A. A. R. Muttiah Chetty in the above insol	claim   the above case has been postponed to February 25, 1926.
roceedings. By order of court, A. E. PERER. Colombo, December 22, 1925. for Secret	By order of court, F. J. BELING. A, Negombo, January 7, 1926. Secretary.
In the District Court of Colombo.	In the District Court of Negombo.
o. 3,578. In the matter of the insolvency of Frederick Harold Drieberg of Wellaws	John tta. No. 174/I. In the matter of the insolvency of T. D. J. Cornelius of Gampaha.
WHEREAS J. F. H. Drieberg has filed a declarat nsolvency, and a petition for the sequestration of his as also been filed by U. D. P. Abeyasekera of Mar	estate   court in the above matter has been adjourned to January 28
nder the Ordinance No. 7 of 1853 : Notice is hereby hat the said court has adjudged the said J. F. H. Du isolvent accordingly ; and that two public sittings	given ieberg of the Negombo, January 11, 1926. Acting Secretary.
ourt, to wit, on February 16, 1926, and on March 2 vill take place for the said insolvent to surrende	. 1926,
onform to, agreeably to the provisions of the said ance, and for the taking of the other steps set forth aid Ordinance, of which creditors are hereby requi- ake notice.	Ordi- in the red to No. 1,710. In the matter of the insolvency of Mige Perera Mahavidanege Endoris Perera alia, Endoris Migel Perera of Galpaya in Gampola
By order of court, P. DE KRETSE Colombo, January 12, 1926. Secret	B, NOTION is barely sizes that a weather a fitter and the
In the District Court of Colombo. No. 3,579. In the matter of the insolvency of nethings Romania Calders of Romalia	Hollu-
pathirage Romanis Caldera of Borella WHEREAS H. Romanis Caldera has filed a decla f insolvency, and a petition for the sequestration	tration Kandy, January 8, 1926. Secretary.
state has also been filed by K. G. Carolis Perera, un Ordinance No. 7 of 1853 : Notice is hereby given th	ler the
aid court has adjudged the said H. Romanis (	Caldera No. 1,726. In the matter of the insolvency of Parapitiye
nsolvent accordingly, and that two public sittings ourt, to wit, on February 9, 1926, and on Februa	ry 23, WHEREAS Parapitive gedera Sallanny has filed a declar
1926, will take place for the said insolvent to surrend conform to, agreeably to the provisions of the said	er and ation of insolvency, and a petition for the sequestration
nance, and for the taking of the other steps set forth	in the filed by Pahala Hangilegedera Aberana Appu, under the
aid Ordinance, of which creditors are hereby requ	Ordinance No. 7 of 1853 : Notice is hereby given that the said court has adjudged the said Parapitiyageders Selland
By order of court, P. DE KRETSH Colombo, January 12, 1926. Secre	insolvent accordingly; and that two public sittings of th
In the District Court of Colombo.	will take place for the said insolvent to surrender an
No. 3,580. In the matter of the insolvency of W.	Manuel $\begin{vmatrix} \text{conform to, agreeably to the provisions of the said Ordinance} \\ \text{and for the taking of the other steps set forth in the said ordinance} \end{vmatrix}$
Fernando of Ward place, Borella. WHEREAS W. Manuel Fernando has filed a decle of insolvency, and a petition for the sequestration	
estate has also been filed by W. H. Senanayaka of watta, under the Ordinance No. 7 of 1853 : Notice is	Wella- hereby
given that the said court has adjudged the said $W$ . Fernando insolvent accordingly; and that two	public In the District Court of Matara.
sittings of the court, to wit, on February 16, 1926, March 2, 1926, will take place for the said insolv	and on No. 27. In the matter of the insolvency of Camily
surrender and conform to, agreeably to the provision said Ordinance, and for the taking of the other st forth in the said Ordinance, of which creditors are required to take notice.	NOTICE is hereby given that the second sitting of the
By order of court, P. DE KRETSH	

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PART II. - CEYLON GOVERNMENT GAZETTE - JAN. 15, 1926

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SALES

NOTICES OF FISCALS'

Western Province. In the District Court of Colombo. Limited, Colombo ..... Plaintiffs.

No. 12,921.

Colombo,

<u>\_\_\_\_</u>

J. Christie de Silva of Castle street, Colombo. . Defendant. NOTICE is hereby that on Saturday, February 6, 1926. at 10 A.M., will be sold by public auction at 12, Rosmead place, Cinnamon Gardens, Colombo, the following movable property for the recovery of the sum of Rs. 2,595 63, with further interest on Rs. 2,199 25 at 12 per cent. per annual from June 1, 1924, till December 23, 1924, and thereafter on the aggregate amount of the decree at 9 per cent. per annum till payment in full, and costs Rs. 349.571, and less Rs. 145, viz., Rs. 75 paid on June 6, Rs. 30 on July 25, and Rs. 40 on July 25, 1925, and Rs. 150 paid on November 6, 1925:-

Vs.

1	motor car	bearing	3 small chairs
	No. C 4792	0	7 pictures
<b>2</b>	writing tables		1 German silver flower vase
- 2	almirahs fixed	$\mathbf{with}$	1 German silver tray
	mirrors		3 German silver cups
-1	hand sewing mach	ine	4 brass vessels
-1	toilet table		1 table
	wall clock	2 M 1	25 plates
3	jak almirahs		2 cellarettes
	chairs		6 bags rubber seeds
2	ebony round table	s	1 meatsafe
1	ebony settee		2 old tables
÷1	flower pot (enamel	led)	3 lounges
	arm chairs		4 arm chairs
``: #~ <sup>1</sup> .	Fiscal's Office,	1	R. O. DE SARAM,

Listrict Court of Colombo. Rarim & Co. . . . . . . . . . . Plaintiffs. Vs. No. 18,377.

1926.

Deputy Fiscal.

(1) Hadjie Jamel Hadjie Mohamado, (2) Aboobacker Hadjie Abdul Karim, (3) Bawa Aboo, (4) Usman Abba, (5) Jusoof Jamal, (6) Esa Ismail, and (7) Cassim Ali Mohamed, all of Pettah in Colombo, carrying on business in partnership under the name, style, and firm of H. A. K. H. Mohamed & Co. ..... Defendants

NOTICE is hereby given that on Friday, February 199 1926, at 10 A.M., will be sold by public auction at 17B, Main street, Pettah, Colombo, the following movable property for the recovery of the sum of Rs. 5,231.25, with interest on Rs. 5,000 at 9 per cent. per annum from November 30, 1925, to date of decree, December 16, 1925, and thereafter on the aggregate amount of the decree at 9 per cent. per annum till payment in full, and costs of suit, (bill not taxed yet) :--

4 silk shirts

•	
l glass almirah	10.raincoats
12 loose rolls Cannanore	11 rolls flannel
7 loose rolls tussore	1 small showcase
20 loose rolls Basel Mission	1 box combs
cloth	20 tooth brushes
33 loose rolls chintsz	4 razors
19 loose rolls black cloth	12 large and small bags
11 pieces Italian cloth	2 rolls carpets
8 loose rolls tweed	3 rolls canvas
9 loose rolls China silk	1 small showcase
l loose roll flannel	7 rolled gold watches
2 rolls English drill	1 silver watch
1 loose rolls white cloth	. 9 silver bags
1 loose roll tussore	12 rolled gold chains
10 pieces linen	1 lot button cards
l glass almirah	1 cash counter
15 shawls	1 showcase almirah

- 3 loose rolls lining

£ë. 4 mufflers 1 lot ribbons 18 powder puffs 1 glass almirah glass almirah 120 loose pieces voile 1 1 lot ties 1 glass almirah lot socks 40 pieces embroidery 17 boxes soap 110 pieces voile cloth 16 boxes shirts phials Eau de Cologne bottles hair oil 26 7 6 rolls lining stiff small showcase 1 4 rolls flannel 2 timepieces 1 roll alpacca 8 brushes piece embroidery 13 rolls curtain cloth mouth organs 4 shaving brushes glass almirah 12white hats 15 rolls silk voile khaki hats 3 11 rolls Japan cloth lot shirts 27 1 rolls crepe 25 boxes gauze banians 35 pieces organdy 11 bundles wool banians 25 loose rolls linen packets mufflers pieces ticking boxes shirts 8 glass almirah packets wool banians 15 16 blankets bundles socks  $\mathbf{2}$ 6 large towels boxes garters 6 12 small towels  $\mathbf{2}$ boxes cloth belts 2  $\mathbf{towels}$ boxes collars 8 pieces ticking 20 boxes socks pieces cushion cloth 10 3 boxes mufflers showcase 3 boxes shirts ŀ lot skeins thread 1 large showcase 1 show case 25 ladies' hats 2 ladies' umbrellas 2535 phials scent brass scale 1 ladies' mufflers 4 showcase boxes ladies' chains 2 1 lot artificial flowers 1 large showcase lot skeins thread 1 15 ladies' hats show case 3 ladies' mufflers lot bead chains 3 ladies' hand bags 5 rolls ribbons lot silk thread 1 show case umbrellas 6 1 lot boxes silk thread ladies' mufflers 28 bangles rolls voile cloth 12 hairpins lot collar boxes 1. lot shoe buckles 27 boxes hats wool bags 25 China paper 33 rolls chintsz 30 boxes hats 25 boxes ties 20 boxes ladies' stockings 31 rolls Cannanore 4 boxes mufflers pieces longcloth 10 16 white hats 24 boxes lace 40 velvet hats 26 boxes night dresses 45 straw hats 6 boxes silk thread T glass almirah 10 boxes banians 2 raincoats pieces longcloth 10 30 velvet hats lot pieces cloth 1 bundles sarongs and 12 night caps 5 24 rolls velvet -camboys' 16 boxes gauze banians 12 pieces silk voile boxes pyjamas 3 18 bundles waity cloth 10 boxes silk gowns 2 rolls flannel 6 boxes ladies' banians 12 pieces satin boxes small socks 1 lot sarongs and camboys  $\mathbf{5}$ glass almirah 5 pieces Cannanore pieces lace boxes gloves 33 lot bed sheets 1 iron safe (locked) boxes embroidery -8 counters 3 boxes embroidery 20 bentwood chairs 44 loose rolls silk 1 glass almirah 14 umbrellas 118 rolls satin chintsz glass almirah 18 pieces white cloth 72 rolls coloured cloth glass almirah 1 32 rolls silk cloth pieces velvet 31 boxes small socks 6 pieces flannel boxes ladies' stockings 5048 pieces voile cloth glass almirah 7 pieces white cloth 1.4 lot ribbon 1 glass almirah 30 necklaces 31<sup>-</sup> rolls cretonne 10 boxes lace glass almirah 20 sheets -1 6 rolls carpets 20 1 lot boxes thread; skeins -6 pieces net lace

PART II. - CEYLON GOVERNMENT GAZETTE - JAN. 15, 1926 54 20 said above-named deceased in the following property for 1 Underwood typewriter. 16 pieces flannel brass spittoon the recovery of Rs. 55, viz. :--wall clocks 1 3 mirrors All that land called and known as Idama or Madangaha 3 timepieces 20 rolls Cannanore watta, situate at Wilegoda in the Desastra Kalutara, in the Kalutara District of the Western Province, in the Island of rack 120 rolls coloured cloth writing tables 2 Ceylon ; and bounded on the north by the portion of the same land wherein Christian Appu and others reside, on the 34 blankets table with drawers 1 32 bed sheets 2 common wood almirahs small almirah for books 4 bundles blankets east by Bulugahawatta or Ketakelagahawatta, on the south Ŀ 210 pairs shoes and west by fields; containing in extent 7 acres 3 roots 1 jak almirah 625 pairs large and small and 30 perches, with the tiled house standing thereon as chairs shoes 2 low chairs described in survey plan No. 965 dated March 10, 1901. 1 lot sundries 1 round chair Deputy Fiscal's Office, Kalutari, January 12, 1926. H. SAMERESINGHA, Fiscal's Office, R. O. DE SARAM, Deputy Fiscal. Deputy Fiscal. ombo, January 12, 1926. 90 S In the District Court of Negombo. n the District Court of Colombo. nghe Liyanepathirannehelage Ariyawardane Wijesinghe of Wigoda ..... Plaintiff. W. A. Fernando of Hurlingam, Gregory's road, No. 574. Vs. Colombo, as surviving trustee, for two minor Senadirapathirannehelage Don Bempy Appuhamy of children, Ethel Blanche Millicent Perera and NOTICE is hereby given that on Saturday, February 6, No. 8,743. 1926, commencing at 10 o'clock in the forenoon, will be sold by public auction at the premises the right, title, and Vs. Mututantirige Charles Richard Fernando of Hore. interest of the said defendant in the following property, tuduwa, Panadure ..... Defendant. \*viz. :--An extent of 9 acres 1 rood and 30 perches, together NOTICE is hereby given that on Friday, February 12, with the tiled house standing thereon wherein the defendant 1926, at 4 o'clock in the afternoon, will be sold by public resides, out of the land called Kongahalanda alias Aluth auction at the premises the right, title, and interest of the Idama, in extent 21 acres and 36 perches, appearing in said defendant in the following property for the recovery of plan No. 50,942, situate at Marapola in Dasiya pattu of Rs. 2,250, together with interest thereon at 12 per cent. Alutkuru korale in the District of Negombo, Western per annum from January 1, 1922, to September 21, 1923, Province; the said portion is bounded on the north by and thereafter on the aggregate amount of the decree at Naiwalewatta belonging to Mr. Obeyesekera, east by the 9 per cent. per annum till payment in full, and costs of suit high road, south by the lands now belonging to Ariya-Rs. 500.95, viz. :wardane Wijesinghe and others, and on the west by the lands now belonging to Udawattage Magilis Appu and others. Subject to the mortgage in favour of Mr. J. E. An allotment of land called Pellawatta with the trees An another of land called Feinawatta with the trees and buildings thereon, situated at Horetuduwa in the Panadure badda of Panadure totamune, in the District of Kalutara, Western Province; bounded on the north by a cart road, on the east by cart road, and the properties of M. Girigoris Perera and W. Thomis Fernando, and on the south by the property of W. Thomis Fernando, and on the west by the Colombo-Galle high road; containing in extent 1 rood and 87/100 perches, according to the survey and plan Seneviratna. Amount to be levied Rs. 500, with interest thereon at 9 per cent. per annum from October 17, 1925, till payment. Fiscal's Office, M. EDIRIWIRA, puty mbo, January 7, 1926. N Deputy Fiscal. 1 rood and 87/100 perches, according to the survey and plan thereof No. 128 dated February 25, 1920, made by John In the Court of Requests Negombo. W. Fernando, Licensed Surveyor and Leveller. 1. L. Letchimanan Chetty of Negombo .... Plaintiff. A. N. No. 31,948. Vs. Deputy Fiscal's Office, Kalutara, January 12, 1926. H. SAMERESINGHA, K. D. Joseph of Negombo ..... Defendant. Deputy Fiscal. NOTICE is hereby given that on Monday, February 8, 1926, commencing at 10 o'clock in the forenoon, will be Л sold by public auction at the premises the life interest A In the District Court of Kalutara. of the said defendant in the following property, viz. :-The land called Kantaruwatta, situate at 4th Division hayakakankanange Don Thegis Appuhamy of Sen Tammita, within the gravets of Negombo, Western Province, and houses standing thereon; and bounded on the north by land formerly of Allis de Silva, Peace Officer, Panadure .... Plaintiff. No. 11,387. Va. and now belonging to the estate of Hendrick Perera Jayawardane, Registrar, east by the land of P. Paulis Appu (1) Dodangodage Don Amaris Appuhamy and (2) and others, south by the land of G. Migel Fernando, and P. C. M. Dias, both of Panadure ..... Defendants. on the west by the high road; in extent 1 acre 3 roods NOTICE is hereby given that on Tuesday, February 9. 1926, at 4 o'clock in the afternoon, will be sold by public and 301 perches. Amount to be levied Rs. 275 48, with interest on Rs. 230 at 15 p.) cent. per annum from September 14, 1924, till December 3, 1924, and thereafter at 9 per cent. per annum till payment, less Rs. 80. auction at the premises the right, title, and interest of the said plaintiff in the following property for the recovery of Rs. 813 36, viz. :-All that land called Madangahawatta together with the puty Fiscal's Office. . Ediriwira, two boutique rooms standing thereon, situated at Pattiya ombo, January 12, 192 Deputy Fiscal. North in Panadura badda; and bounded on the north by H the wall of the house in which Amaris Appuhamy resides, In the Disprint Court of K ombo. east by a portion of this land, south by the wall of the house of the late 3 of Siman Caldera, and west by the high road leading from Alice Wijekoon, dec eased, of Singapore. Colombo to Galle; and containing in extent about A No. 7.279. 3 perches. NOTICE thereby given that on Monitay, February 8, 1926 at 40 clock in the afternoof, will be sold by public auction at the propries the right, fitle, and interest of the Deputy Fiscal's Office. H. SAMERESINGHA, Kalutara, January 12, 1926. Deputy Fiscal,

In the District Court of Kandy. OY. Muttiah Chetty by his attorney S. M. M. Mattiah Chetty of Trincomalee street, Kandy. Plaintiff. No. 31,179. Vs.

Central Province.

(1) S. Ponniah and (2) K. Muttu Malai, both of

(1) All those contiguous portions of land marked C, D, and E in the figure of survey dated February 9, 1914, and July 15, 1913, and made by S. W. Spencer of Kandy, Licensed Surveyor, from and out of all that allotment of land called Udawela Gammehelagehena *alias* Nugapitiyewatta, situate at Henagehuwela in the Palispattu of Pata Dumbara, in the District of Kandy, Central Province; which said portion marked C, D, and E are bounded on the east by the fence of Aiyamperumalgewatta, on the southeast by the fence of Nugaliyaddegederawatta, on the said figure of survey, and on the north by the fence of Boange Kiri Mahatmayingewatta; and containing in extent 2 acres 3 roods and 5 perches. (2) All that allotment of land called Kendagolla, compris-

(2) All that allotment of land called Kendagolla, comprising of (1) Pinnaketiyahenagederra alias watta of 12 nellies in kurakkan sowing extent or 1 acre 1 rood and 18 perches in extent, (2) Kendagollehena of 6 nellies in kurakkan sowing extent, and (3) Pinnaketiya of 12 nellies in kurakkan sowing extent, according to the survey and description thereof dated May 26, 1910, and made by S. W. Spencer of Kandy, Licensed Surveyor, 2 acros 2 roods and 38 perches, and known as Pinnahitiyaya and Kandapolahena, situate at Teldeniya in the Palispattu west of Pata Dumbara, in the District of Kandy, Central Province ; and bounded on the east by Kongahakumbura belonging to Kiri Hamy Aratchi and Epitagammeddehena belonging to Marudu, on the south by the garden belonging to Harangollegedera Menikrala, enduru fence, and Kattithirmaram, on the west by the garden belonging to Mudalihamy, son of Ukku Banda Aratchi, endaru fence, and the garden belonging to Sinna Ukkuhamy, and on the north by Lindakumburehena belonging to Kiri Hamy Aratchi; with the buildings and everything thereon.

The above-mentioned properties are subject to the mortgage bonds Nos. 400 and 456 dated April 1, 1920, and November 19, 1920, respectively, both attested by E. H. Wijenaike of Kandy, Notary Public, for Rs. 350 and Rs. 2,000.

3 s Office, wary 12, 1926. A. RANESINGHE Fisca Additional Deputy Fiscal. Kandy, J In the District Court of Kandy. M. P. L. Raman Chetty of Kandy ..... Plaintiff. No. 33,222. Vs.

Robert Nugawela of Kehelwatugoda Walauwa in Kegalla..... Defendant.

NOTICE is hereby given that on Saturday, February 6, 1926, commencing at 12 noon, will be sold by public auction at the respective premises the right, title, and interest of the said defendant in the following property for the recovery of the sum of Rs. 570  $\cdot$  85, with interest on Rs. 500 at 9 per cent. per annum from September 15, 1925, till payment in full, and pundage, viz. :-

(1) The right, title, and interest of the defendant in and to all those two upstairs houses and premises now formed into one building bearing assessment Nos. 60 and 61, situate at Trincomalee street within the town, Municipality, and District of Kandy, Central Province; and bounded on the north by the property of Mrs. M. Kwesins, on the east by the Pavilion grounds, on the south by the property of Mr. A. Staples, and on the west by Trincomalee street; containing in extent 9 87/100 perches according to plan. dated February 27, 1863, and made by Mr. Charles Van Dort, Licensed Surveyor.

(2) The right, title, and interest of the defendant in and to (x) all that house and ground with the outhouses and other buildings and erections thereon, situate at Trincomalee street in Kandy aforesaid; and bounded on the north by the property of Mr. J. G. Ginger and now the property of Loku Banda, Ratemahatmaya, on the east by the Pavilion grounds, on the south by the house occupied by Rodrigo, Shoemaker, the property of Gangewata korale, now the property of Fredrick Van Langenberg, on the west by Trincomalee street; containing in extent 17 r6/100 perches; and (b) all that upstair house and ground hearing assessment No. 59, situate as Trincomalee street in Handy aforesaid; and bounded on the east by the wall for the Pavilion garden, on the west by Trincomalee street, and on the north by the upstair house bearing No. 60; which said two lands adjoin each other and forming one property from their situation as respects each other can be included

Fiscal's Office, A. RANESINGHÉ, Kandy, January 12, 1926. Additional Deputy Fiscal.

Northern Province.

• In the Court of Requests of Point Pedro, Sidamparanathar Vallipuram of Valveddy.....Plaintiff No. 20,974. Vs.

 Murukar Veerakathy and wife, (2) Parupathy,
 (3) Veerakatty Veluppillai, all of Thanakkarakkurichchy
 Defendants.

NOTICE is hereby given that on Saturday, February 6, 1926, at 10 o'clock in the forenoon, will be sold by public auction at the respective spots the right, title, and interest of the said 1st and 2nd defendants in the following property for the recovery of Rs. 183 19, with interest thereon at 9 per cent. per annum from January 11, 1924, costs Rs. 33-33, poundage, and charges, viz. :--

1. An undivided 1/21 share of a piece of land situated at Thanakkarakkurichchy in Uduppiddy parish, Vadamaradchchy division of the Jaffna District, Northern Province, called Kanakkarodai, containing or reputed to contain in extent  $55\frac{1}{3}$  lachams paddy culture, ditto in extent  $10\frac{1}{3}$ lachams paddy culture, total extent  $65\frac{1}{3}$  lachams paddy culture; bounded or reputed to be bounded on the east and south by property of Valliappar Veluppillai and others, on the north by property of Kumaru Aiyamuttu and others, and on the west by property of Sellam, wife of Vairamuttu.

2. A divided  $\frac{1}{2}$  share in the north out of a divided 6 lachams varagi culture in the middle of a piece of land situated at Thanakkarakkurichchy aforesaid called Veerathoddam, containing or reputed to contain in extent  $27\frac{1}{2}$  lachams varagin culture ditto thoddam 2. The said  $\frac{1}{2}$  share is bounded or reputed to be bounded on the east by lane, on the north by property of Murukar Veerakatty and wife Parupathy and others, on the west by property of Katiravelu Ponnudurai, and on the south by property of Mailu Sivappan and others. 3. A divided  $2\frac{5}{2}$  lachams varagu culture in the southern

3. A divided 25 lachams varagu culture in the southern side out of one-half share in the north of a piece of land situated at Thanakkarakkurichchy aforesaid called Sooduvanthapulamkilakku, containing or reputed to contain in extent 101 lachams varagu culture and also 2 lachams varagu culture in the west of another piece of land in the same village called Kiluvankaddkku Vadakkuppallam, in extent 14 lachams varagu culture. The above 2 parcels of land forming one lot in extent 45 lachams varagu culture with palmyras and 5 share of the well using on the north-western corner; and bounded on the cost by property of Murugar Veluppillai and others, on the north by property of Valliapper Veluppillai, on the west by property of Appapillai Sindaram, and on the south by property of Muttu, wife of Arunasalam.

4. An undivided ½ share out of a divided 14 lachams varagu culture and 14 kulies in the middle of a piece of land situated at Thanakkarakkuricheny aforesaid called Sooduvanthapulamkilakku, containing or reputed to contain in extent

55

48° lachams waragu cultuer, the said 14 lachams waragu culture; and 14 kuliesis bounded on the east by property of Appapillai Sundaram and others, on the north by property of Murukar Veerakathy and wife Parupathy and others, on the iwest by property of Valliappar Veluppillai and others, and on the south by property of Veluppillai Ponner and others.

Fiscal's Office Jaffma, January 7, 1926. A. VISVANADHAN, Deputy Fiscal.

If the District Court of Batticaloa.

The Attorney-General for the Island of Ceylon....Plaintiff. No. 5,732. Vs.

The Co-operative Credit Society of Valaichenai.. Defendants.

NOTICE is hereby given that on Saturday, February 6, 1926, commencing at 9 o'clock in the morning, will be sold by public auction at the spot the right, title, and interest of the said defendants in the following property for the recovery of the sum of Rs. 1,190, with interest on Rs. 1,000 \$1,12 per cent. per mensem from January 20, 1925, till payment in full, and costs Rs. 241 172, less Rs. 357 44, wiz.:--

(1) A paddy land called Sempikaddu belonging to the defendant (P. H. Ahamadu Lebbai of Muravodai), situated at Muravodai in Koralai pattu, Batticaloa District, Eastern Province; and bounded on the north by Karukkupulodai, east by the property of Umayar Thamotharampillai, south by the property of Maalimpaduyar, west by the other share of this; in extent about 12 acres, with all its rights.

(2) A garden belonging to the defendant (A. Aliar of Oddamavady), situated at Oddamavady in Koralai pattu, Batticaloa District, Eastern Province; and bounded on the north by the garden of Meerasaibo, east by the garden of Uthumalebbe Segu Ismalebbe, south by the garden of Meerasaibo Umarulevai, west by lane; in extent from north to south 9 fathoms and from east to west 11 fathoms, with house, well, coconut trees and produce.

(3) A garden belonging to the defendant (V. Ahamadu Lebbai of Oddamavady), situated at Oddamavady in Koralai pattu, Batticaloa District, Eastern Province; and bounded on the north by the garden of Chinniah Upathiyar, east by Oddamavady road, south by the garden of Ismalebbai Sinnathamby, west by the garden of Meerasaibo; in extent from north to south 31 fathoms and from east to west 36 fathoms, with house, coconut trees, and produce.

(4) A garden belonging to the defendant (A. Ismalebbai of Oddumavady) situated at Oddamavady in Koralai pattu, Batticaloa District, Eastern Province; and bounded on the north, east, and west by lanes, south by the property of Kanagar Periatamby Parigary; in extent from north to south 17 fathoms, east to west 42 fathoms, with house, coconut trees, produce, and all its rights.

(5) A garden belonging to the defendant (A. Ismalebbai of Oddamavady), situated at Oddamavady in Koralai pattu, Batticaloa District, Eastern Province; and bounded on the north by the garden of V. V. Muhamadaliyar, east by lane, south by the garden of Ismalebbai, and west by lane, in extent from north to south 18 fathoms and from mast to west 42 fathoms, with produce and all its rights.

Fiscal's Office, Batticaloas January 7, 1926. S. ТURAIYAPPAH, Deputy Fiscal.

North-Western Province.

In the Court of Requests of Chilaw.

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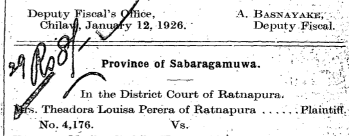
Warnakulasuriya Jusey Thavarera of Katuneriya...Plaintiff. No. 22,125. Vs.

Halahakomnudalige Podi Sinno of Sandanangama Defendant.

NOTICE is hereby given that on Saturday, February 13, 1926, at 9.30 in the forenoon, will be sold by public auction at the premises the right, title, and interest of the said defendant in the following property for the recovery of Rs. 197.73, with further interest on Rs. 150, at 15 per cent per annum from June 27, 1925, to Fully 30, 1925, and thereafter with legal interest on the aggregate sum till payment in full, and poundage :---

(1) An undivided 1/7 share of the land called Kosgaha. watta, situate at Sandanangama in Meda palata of Pitigal korale south, in the District of Chilaw; and bounded on the north by land of Velappuhamy and others, east by Meegahawatta, south by garden where Tionis Peris Vel-Vidane resides, and west by garden where Podi Sinno resides; containing in extent about 2 roods.

(2) The land called Kongahawatta, situate at Sandanangama aforesaid; and bounded on the north by land of the heirs of the late Punchi Sinno, east by land of Bandappuhamy, south by land where Anagohamy resides and west by field; containing injectent about 2 acres.



NOTICE is dereby given that on February 5, 1926, at 11 o'clock in the forenoon, will be sold by public auction at the premises the right, title, and interest of the said defendant in the following property specially mortgaged and decreed to be sold by the decree entered in the above case for the recovery of the sum of Rs. 9,754 76, with legal interest on Rs. 9,480 from October 27, 1924, till payment in full, and poundage, viz. :--

1. An undivided 1 share of the soil and fruit trees of the land called Detterapitiyewatta, described in preliminary plan No. 53,860, situate at Ratnapura, in Uda pattu of Kuruwiti korale, in the District of Ratnapura of the Province of Sabaragamuwa; bounded on the north and north-west by land claimed by villagers and land discribed in plan No. 53,857, north-east by land described in plan No. 53,857 and road, east and south-west by roads; containing in extent I acre I rood and 26 perches, together with an undivided 1 share of the buildings built by him, the said Mustapha Lebbe Marikar Hadjiar, and registered under A 106/46.

ł	Fiscal's Office, R. E. D. ABEYRATNE,
'n	Ratnapurg January 11, 1926. Additional Deputy Fiscal.
, i i	The District Court of Colombo. S. H. R. M. S. V. Kumarappa Chetty of Sea street. Colombo
t'   v	No. 14,099. Vs.
a i	Abraham Obeysekera Jayawardana Basnayaka Nilame of Balangoda
	NOTICE is hereby given that on February 9, 1926, at

11 o'clock is hereby given that on February 9, 1920, at 11 o'clock in the forenoon, will be sold by public auction at the premises the right, title, and interest of the said defend ant in the following property for the recovery of the sum of Rs. 2,350, with interest thereon at 15 per cent. per annum from November 4, 1924, to November 5, 1925, and thereafter on the aggregate amount at 9 per cent. per annum from November 5, 1925, till payment in full, and costs :--

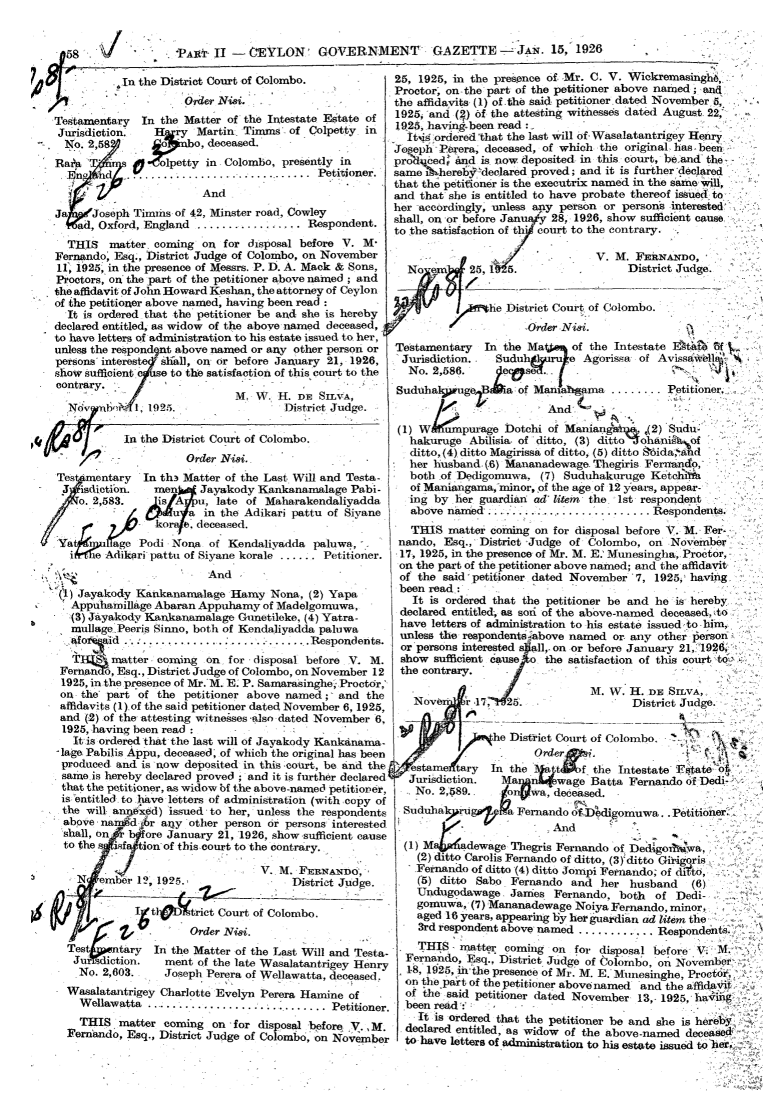
1. All that Kitulehena of about 30 acres in extent bounded on the north by Amuhena, east by Bogahahena south by minor road, and west by Bulugaha arawa ; situate at Morahela.

Fiscal Office, Ratnapura, January 11, 1926.

R. E. D. ABEYRATNE, Additional Deputy Fiscal.

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FRANCIS GRAEME TYRRELL, Fiscal for the North-Western Province, do hereby appoint Mr. R. I. Naganathan to be Marshal for the divisions of Dambadeni, Udukaha North and West, and Mairawati korales of Dam-Nagamathan to be marshar for the divisions of Dambadeni, Udukana North and West, and Mairawati korales of Dam-badeni hatpattu, Giratalana, Baladora, and Angamu korales of Dewamedi hatpattu, Karandapattu, Meddekatiya, Katugampola, Meda pattu East and West, Yatikaha Yagam pattu, Kiniyama, Katugampola North and South, and Pitigal korales of Katugampola hatpattu, in the Karinegala District, under the provisions of tha Fiscals' Ordinance, No. 4 of 1867, for January 11 and 12, 1926, and authorize him to perform the duties and exercise the authority of Marshal, for which this shall be his warrant **7**3 Given under my hand at Kurunegala, this 9/11th day of January, 1926. F. G. TYRRELL, Fiscal, Vit is NOTICES IN TESTAMENTARY ACTIONS. 11943 In the District Court of Colombo. It is ordered that the petitioner be and she is hereby declared entitled, as widow of the above-named deceased, In the Matter of the Last Will and Testa-ment of Rosairo Rodrigo of Manapad in South India, deceased. Order Nisi. to have letters of administration to his estate issued to her. unless the respondents above named or any other person Testamentary or persons interested shall, on or before December 10, 1925, Jurisdiction. show sufficient cause to the satisfaction of this court to the No. 2,533. contrary. (1) Francis Sales Villavarayen, (2) Joseph Manuel Piuz Costa, both of 76, Chekku street, in Colomb V. M. FERNANDO, October 30, 1925. District Judge. THIS matter coming on for disposal before V. M. Fernando, Esq., District Judge of Colombo, on October 13, 1.1.1.1.1.1. - 5 1925, in the presence of Messrs. Georgesz & Fernando, The date for showing cause is extended up to January 21, Proctors, on the part of the petitioners above named; and 1926. 01. (1) the affidavit of the said petitioners dated September V. M. FERNANDO 24, 1925, (2) the affidavit of the attesting notary dated October 7, 1925, and (3) the order of the Supreme Court Decèmber 10, 1925. District Judge dated September 22, 1925, having been read : It is ordered that the last will of Rosairo Rodrigo, deceased, of which the original has been produced and is In the District Court of Colombo. S. . . . . now deposited in this court, be and the same is hereby . Jury A declared proved; and it is further declared that the Order Nisi. . . . . C petitioners are the executors named in the said will, and In the Matter of the Last Will and Desta they are entitled to have probate thereof issued to them Testamentary accordingly, unless any person or persons interested shall, on or before January 21, 1926, show sufficient cause to the ment of Frederick William de Siles Jurisdiction. No. 2,581. Seneviratne, Mudaliyar, deceased satisfaction of this court to the contrary. Alice Maria de Silva Seneviratne Epa of Madampitiya road in Colombo...... Petitioner M. W. H. DE SILVA, District Judge. October 13, 1925. THIS matter coming on for disposal before V. M. Fer-11 nando, Esq., District Judge of Colombo, on November 11; 1925, in the presence of Mr. P. M. de S. Seneviratne, 3 Proctor, on the part of the petitioner above named ; and . In the District Court of Colombo. the affidavits (1) of the said petitioner dated November 2; 1925, and (2) of the attesting notary dated November 9; Order Nisi<sup>\*</sup>. 1925, having been read : In the Master of the Intestate Estate of Jayakedy Aratchige Don Suwaris Appu-Testamentary It is ordered that the last will of Frederick William de. Jurisdiction. Silva Seneviratne Epa, deceased, of which the original has haffy of In layagoda in the Meda pattu of Siyane korale, deceased. No. 2,557. 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 Appuhamillage Carlina Hamy of Ihalaya Adicarai said will, and that she is entitled to have probate thereof ..... Petitioner. goda ( issued to her accordingly, unless any person or persons interested shall, on or before December 17, 1925, show And sufficient cause to the satisfaction of this court to the c (1) Jayakody Aratchige Mei Nona, (2) ditto Abilinu contrary. Sinno, (3) ditto Noris Singo, (4) ditto Rosalin Nona, V. M. FERNANDO, November 11, 1925. District Judge. ..... Respondents THIS matter coming on for disposal before V. M. Fernando, Esq., District Judge of Colombo, on October 30, 1925 The date for showing cause is extended to January 21, 1925, in the presenc of Mr. M. E. P. Samarasinghe, Proctor, on the part of the petitioner above named; and 1926. the affidavit of the said petitioner dated October 28, 1925, V. M. FERNANDO, having been read : November 17, 1925. District Judge.



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unless the respondents above named or any other person or persons interested shall, on or before January 21, 1926, show sufficient cause to the satisfaction of this court to the contrary.

M. W. H. DE SILVA, District Judge.

Order Nisi.

Testamentary Jurisdiction. No. 2,591. In the Matter of the Intestate Estate of Nelson Perera Balasooriya of Kalubowila in the Perera Balasooriya of Kalubowila

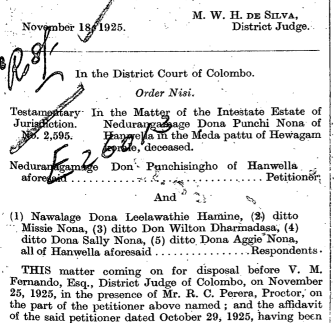
Ranasinghe Aratemige Charlotte Grace de Silva (widow of the late Nelson Perera Balasooriya) of Kalubowila, presently of Dehiwala, in the Palle pattu of Salpiti korale

And

1.

THIS matter coming on for disposal before V. M. Fernando, Esq., District Judge of Colombo, on November 18, 1925, in the presence of Mr. T. H. Gooneratne, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated November 16, 1925, having been read:

It is ordered that the petitioner be and she is hereby declared entitled, as widow of the above-named deceased, to have letters of administration to his estate issued to her, unless the respondents above named or any other person or persons interested shall, on or before January 21, 1926, show sufficient cause to the satisfaction of this court to the contrary.



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 her estate issued to him, unless the respondents above named or any other person or persons interested shall, on or before January 28, 1926; show sufficient cause to the satisfaction of this court to the contrary.

November 25, 1925.

V. M. FERNANDO; District Judge. In the District Court of Colombo. Order Nisi. Testamentary In the Matter of the Last Will and Testa-Jurisdiction. Ment of Ana Moona Seyadu Ibrahim of No. 2,596. Third Cross street in Colombo deceased

Seeni Mohamadu, son of Sinna Wappa Alimaibo 2 Third Cross street in Colombo

 Lebbe Gani Hadjiar, son of Seeni Mohamadu of Kilakkari, Ramnad District in India, (2) Seyadu Ahamadu Thamby, son of Seyadu Cassim Marikar of Third Cross street in Colombo ...... Respondents,

THIS matter coming on for disposal before V. M. Fernando, Esq., District Judge of Colombo, on November 20, 1925, in the presence of Mr. S. Somasundaram, Proctor, on the part of the petitioner above named; and the affidavits (1) of the said petitioner dated November 6, 1925, (2) of the attesting notary dated November 12, 1925, and (3) the order of the Supreme Court dated October 29, 1925, having been read:

It is ordered that the last will of Ana Moona Seyadu Ibrahim, 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 the respondents above named or any other person orpersons interested shall, on or before January 28, 1926, show sufficient cause to the satisfaction of this court to the contrary.

November 20, 1925.

V. M. FERNANDO, District Judge.

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#### In the District Court of Colombo.

#### Order Nisi.

FestamentaryIn the Matter of the Intestate Estate ofJurisdiction.Bianwillage Simon Perera of Maradana,No. 2,604.deceased.

Bianwillage Podi Nona, Gorakana, Moratuwa. . Petitioner.

THIS matter coming on for disposal before V. M. Fernando, Esq., District Judge of Colombo, on November 25, 1925, in the presence of Mr. C. V. Wickremasinghe, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated November 18, 1925, having been read:

It is ordered that the petitioner be and she is hereby declared entitled, as sister of the above-hamed deceased, to have letters of administration to his estate issued to her, unless any person or persons interested shall, on or before January 28, 1926, show sufficient cause to the satisfaction of this court to the contrary.

V. M. FERNANDO, November 25, 1925. District Judge.
In the District Court of Colombo. Order Nisi.
Testamentary Jurisdiction. No. 2,605. In the Matter of the Intestate Estate of the late Gamagey Lucy Hamy of Mabul- goda in the Palle pattu of Hewagan korale, deceased. Galagederagey Babbu Appu of Mabulgoda in the Palle pattu of Hewagam korale
And
<ol> <li>(1) Galagederagey Nono Hamy and her husband</li> <li>(2) Neris Appu, (3) Galagederagey Missie Nona,</li> <li>(4) ditto Lewis, (5) ditto Oparis, (6) ditto Liyan,</li> <li>(7) ditto Carthelis, (8) ditto Aslin Nona, all of Mabul- goda aforesaid Respondents.</li> </ol>

THIS matter coming on for disposal before V. M. Fernando, Esq., District Judge of Colombo, on November 26, 1925, in the presence of Mr. R. W. Perera, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated November 25, 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 January 28, 1926, show sufficient fause to the satisfaction of this court to the contrary.

> V. M. FERNANDO, District Judge.

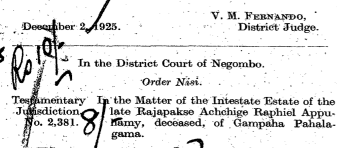
In the District Court of Colombo. Order Nisi.

Festementary In the Matter of the Joint Last Will and Joinsdiction. Testament of Emily Gunaratne, deceased, 4No. 2,612. and Julius Albert Gunaratne.

Julias Albert Gemaratne of Matara ..... Petitioner.

**PHIS** matter coming on for disposal before V. M. Fornardo, Esq., District Judge of Colombo, on December 2, 1995, in the presence of Mr. C. V. Wickremasinghe, Proctor, on the part of the petitioner above named; and the affidavits (1) of the said petitioner dated November 10, 1925, and (2) of the attesting notary and witness dated November 23, 1925, having been read:

It is ordered that the last will of Emily Gunaratne, 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, tailess any person or persons interested shall, on or before January 21, 1926, show sufficient cause to the satisfaction of this court to the contrary.



THHS matter coming en for disposal before D. H. Balfour, Esq., District Jurge of Negombo, on December 14, 1925, in the presence of Mr. E. R. Samarasekara, Proctor, on the pirt of the petitioner, Rajapakse Achehige Engohamy of Campaha Pahalagama; and the affidavit of the said petitioner dated December 8, 1925, having been read:

It is ordered that the 5th respondent be and he is hereby appointed guardian *ad litem* over the minors, 7th and 8th appendents, and that the 18th respondent be and he is thereby appointed guardian *ad litem* over the minors, 11th, 12th, 13th, 14th, 15th, 16th, and 17th 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 the eldest daughter 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) Rajapakse Achchige Resohamy of Gampaha Pahalagama, (2) ditto Podinona of Etampola, (3) ditto Bai Appu of Gampaha Pahalagama, (4) Mahawitanage Mari Hamy and husband (5) Mattumagalakankanamalage Simion Allis, both of Bollate, (6) Mahawitanage William alias Girigoris, (7) ditto Hermanis of Bollate; (8) ditto Amadorina of Bollate, (9) Mallawa-aratchige Baby Nona and husband (10) D. Jayatileka, both of Kurunegala, (11) Mallawa-arachige Andiris, (12) ditto Podinona, (13) ditto Seyaneris, (74) ditte Sueter Singho, (15) ditto Jayasekara, (16) ditto Seemon Singho,

(17) ditto Leelawattie, all of Orutota, (18) ditto Appusingho of Orutota—or any other person or persons interested shall, on or before January 21, 1926, show sufficient cause to the satisfaction of this court to the contrary.

to the satisfaction of this court to the contrary. It is further ordered that the said 5th and 18th respondents do produce the said minors before this court on January 21, 1926, at 9.30 A.M., in connection with this case.

D. H. BALFOUR, December 14, 1925. District Judge. In the District Court of Negombo. der Nisi declaring Will proved, &c. Testamentary In the Matter of the Last Will and Testa-Jurediction. In find and Codicil of George Koelmeyer of No. 2,383. Wennappuwa, depended. Testamentary

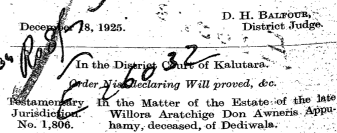
No. 2,383. Wennappuwa destaced. THIS matter coming on for disposal before D. H. Balfour, Esq., District Jugge of Negombo, on December 18, 1925, in the presence of Mr. S. C. Sansoni, Proctor, on the part of the petitioners, (1) John Henry Pereira of Negombo, (2) Martin Edvard Koelmeyer of Wennappuwa, and (3) Norman Spencer Koelmeyer of Colombo, and the affidavits (1) of the said petitioners dated September 8, 1925, and (2) of the notary and one of the attesting witnesses dated November 4, 1925, having been read:

It is ordered that the 4th respondent be and she is hereby appointed guardian *ad litem* over the minors, 1st, 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, with the codicil annexed thereto, of George Koelmeyer of Wennappuwa, deceased, dated October 10, 1921, 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 (1) John Henry Pereira of Negombo, (2) Martin Edward Koelmeyer of Wennappuwa, and (3) Norman Spencer Koelmeyer of Colombo, are the executors named in the said will, and that they are entitled to have probate of the same issued to them accordingly. unless the respondents—(1) Beryle Charlotte Koelmeyer, (2) Margorie Koelmeyer, (3) Esmie Catherine Koelmeyer, and (4) Catherine Sophia Koelmeyer, all of Wellawatta—or any other person or persons interested shall, on or before January 27, 1926, short sufficient cause to the satisfaction of this court to the contrary.

of this court to the contrary. And it is further ordered that the said 4th respondent do produce the said minors before this court on January 27, 1926, at 9.30 A.M. in connection with this case.



THIS matter coming on for disposal before W. H. B. Carbery, Esq., District Judge of Kalutara, on June 25, 1925, in the presence of Messrs. de Abrew & Jayasundera, Proctors, on the part of the petitioner, Willora Aratchige Don Thomas Appuhamy of Dediwala; and the affidavit of the said petitioner dated June 8, 1925, having been read:

It is ordered that the said petitioner be and he is declared entitled, as brother of the above-named deceased, to have letters of administration to his estate issued to him be and the same is hereby declared proved, unless the respondents —(1) Alagiyawanna Mohottalage Ema Nona of Padukka (2) Willora Aratchige Etain Nona, (3) Willora Aratchige Aron Sinno, both of Declavela, (4) Willora Aratchige Mendis Singho, (5) ditto Nona, minors, by their guardian ad litem the lat respondent— or any other person or persons interested shall, on or before September 18, 1925, show sufficient cause to the satisfaction to this court to the contrary.

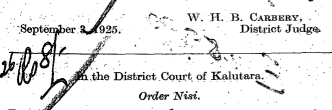
November 26, 1925.

It is further declared that the said 1st respondent be appointed guardian *ad litem* over the 2nd, 3rd, 4th, and 5th, respondents, minors, for all the purposes of this action, unless the respondents or any other person or persons interested shall, on or before September 18, 1925, show sufficient cause to the satisfaction of this court to the contrary.

W. H. B. CARBERY. District Judge. June 25, 1925. The time for showing cause is extended till January 29, 1926. CARBERY, Noven ber 27, 1925. District Judge. In the District Court of Kalutara Order Nisi. In the Matter of the Estate of the late Testamentary Ilangagy Davit Perera deceased, of Molligoda. Jurisdiction. Appuhamy, No. 1,828. Ilangage Daudis alias Wilson Perera of Molli-..... Petitioner. goda Vs. Mestiage Don Sopia Nona Goonetilleka of Molligoda ...... Respondent.

THIS matter coming on for disposal before W. H. B. Carbery, Esq., District Judge of Kalutara, on September 3, 1925, in the presence of Messrs. Fernando & Perera, Proctors, on the part of the petitioner, Ilangage Dandris *alias* Wilson Perera of Molligoda; and the affidavit of the said petitioner dated July 8, 1925, having been read:

It is ordered that the said petitioner be and he is hereby declared entitled, as the son of the above-named deceased, to have letters of administration to his estate issued to him, unless the respondent, Mestiage Dona Sop'a Nona Goone tilleka of Molligoda, or any other person or persons interested shall, on or before January 21, 1926, show sufficient cause to the satisfaction of this court to the contrary.



Testamentary In the Magter of the Estate of the late Junsdiction. Ilangage Dines Perera deceased, of No. 1,829. Mologoda.

THUS matter coming on for disposal before W. H. B. Carbert Esq. District Judge of Kalutara, on September 3, 1925, in the presence of Messrs. Fernando & Perera, Proctors, on the part of the petitioner, Ilangage Sampy Perera of Molligoda ; and the affidavit of the said petitioner dated May 25, 1925, having been read :

It is ordered that the said petitioner be and he is hereby declared entitled, as a son of the said deceased, to have letters of administration to his estate issued to him, unless the respondents—(1) Dona Caralina Peiris, (2) Ilangage Mendiris Perera, (3) Ilangage Leyaris Perera, all of Molligoda, (4) Ilangage Soida Perera, and her husband (5) Don David Suriya Aratchi Amarasekara, both of Hikkaduwa, (6) Ilangage Lilly Perera, and her husband (7) Don Simon Ganegoda, both of Bambalapitiya, (8) Ilangage Seeman Perera of Molligoda—or any other person or persons interested shall, on or before January 21, 1926, show sufficient cause to the satisfaction of this court to the contrary.

September 3, 1925.

W. H. B. CARBERY, District Judge. In the District Court of Kalutara.

### Order Nisi.

Testamentary<br/>Jurisdiction.In the Matter of the Estate of the late Hewa<br/>wasansarikkalige Baba Nona Fernando,<br/>deceased, of Warapitiya.

THIS matter coming on for disposal before W H. B. Carbery. Esq., District Judge of Kalutara, on October 26, 1925, in the presence of Mr. D. K. Goonetilleke, Procter, on the part of the petitioner, Elabadaliyanage Romanis Silva of Warapitiya; and the affidavit of the said petitioner dated October 19, 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—(1) Elabadalianage Jalis Silva, (2) ditto Carolis Silva, both of Warapitiya, (3) ditto Missia Nona and husband (4) Lesturuge Joseph Silva, both of Ladduwa, (5) Elabadalianage Baby Nona and husband (6) G. A. de Silva, both of Warapitiya,—or any other person or persons interested shall, on or before December 1, 1925, show sufficient cause to the satisfaction of this court to the contrary.

October 26, 1925.

W. H. B. CARBERY, District Judge.

The date for showing cause against this Order Nisi is extended to January 19, 1926.

W. H. B. CARBERY, District Judge.

#### In the District Court of Kandy.

#### Order Nisi.

Testamentary In the Matter of the Estate of the late Jurisdiction. Warusahennedige Charles Luwis Soysa, No. 4,332. deceased, of Hanguranketa.

THIS matter coming on for disposal before Paulos Edward Pieris, Doctor of Letters, District Judge, Kandy, on November 19, 1925, in the presence of Messis. Beven & Beven, Proctors, on the part of the petitioner, Weerasinghe Mudianselage Mahakumburegedera Muthu Menika; and the affidavit of the said petitioner dated October 12, 1925; and her petition having been read: It is ordered that the said petitioner, as the widow of the

It is ordered that the said petitioner, as the widow of the deceased above named, be and she is hereby declared entitled to have letters of administration to the estate of the deceased issued to her accordingly, unless the respondents—(1) Charlotte and her husband, (2) Edwin Fernando, (3) Margaret and her husband, (4) J. Simon Fernando, (5) Laura and her husband, (6) Joseph Perera, (7) Millicent Felicia Soysa, (8) Johannes Lawrence Soysa, (9) Chandrawathie Elfrida Soysa, (10) David Girigoris Sugathadasa Soysa, (11) Samitra Engeline Soysa, (12) Tussifer Lemawathie Soysa; the 7th, 8th, 9th, 10th, 11th, and 12th appearing by their guardian *ad litem* Weerasinghe Mudianselage Mahakumburegedera Wannakurala, shall, on or before January 21, 1926, show sufficient cause to the satisfaction of this court to the contrary.

P. E. PIERIS, November 19, 1925. District Judge.

In the District Court of Kandy.

#### Order Nisi.

TestamentaryIn the Matter of the Estate ofJurisdiction.AsweddumegederaNo. 4,334.gederaKira,deceased; ofUdasiya pattu of Uda Dumbe

THIS matter coming on for disposal bef Edward Pieris, Doctor of Letters, District Jud. 5, Kandy, on November 23, 1925, in the presence of Messrs. Sarayanamuttu & Balasingam, Proctors, on the part of the petitioner, Yamanalegedera Punchi of Rilamulla ; and the affidavit of the said petitioner dated October 15, 1925, and her petition having been read :

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to the contrary.

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December 3, 1925.

or any other person shall, on or before January 19, 1926,

show sufficient cause to the satisfaction of this court

In the District Court of Jaffna. Order Nisi.

E. T. MILLINGTON,

District Judge.

It is ordered that the said petitioner, as the widow of the deceased above named, be and she is hereby declared entitled to have letters of administration to the estate of the deceased issued to her accordingly, unless the respondonts—(1) Asweddumegedera Bodiya, (2) ditto Hawadiya, (3) ditto Sundara, (4) ditto Sobani, (5) ditto Kiree, (6) ditto Sayalu, (7) ditto Pusumba, (8) ditto Tikira; the 4th, 5th, 6th, 7th, and 8th respondents appearing by their duly appointed guardian ad litem the 2nd respondent—shall, on or before January 21, 1926, show sufficient cause to the satisfaction of this court to the contrary.

Testamentary In the Matter of the Estate of the late Mailar Kathiripillai and wife Seethavan of Tinhakkarakurichchi, deceased. P. E. PIERIS. Jurisdiction. District Judge: Nonember 23, 1925. No. 5,942. binajal of Valveddi ..... Petitioner. Sabapathy Than In the District Court of Kandy. Vs. )/Kadiripillai Velupillai of Thanakkarakurichchi, (2) Kadiripillai Sinnadurai of ditto, (3) Kadiripillai Sivakolundu of ditto, (4) Bastian Emmanual, Secre-tary of the District Court of Jaffree Testementary Jurisdiction. No. 4,345 In the Matter of the Estate of the late Erroyawala Sri Ananda Anunayake Fibero, deceased, of Udurawana Sri Rama Vihare in Pallegampaha, Lower Dumtary of the District Court of Jaffna..... Respondents. bara THIS matter coming on for disposal before Paulus Edward Pieris, Doctor of Letters, District Judge, Kandy, THIS matter coming on for, disposal before Sir A. Kanagasabai, District Judge, on October 20, 1925, in the presence of Mr. K. Muttukumaru, Prostor, on the part of on December 8, 1925, in the presence of Messrs. Wijaya the petitioner; and the petition and caffidavit of the petitioner dated October 8, 1925, having been read; tioner, Bowatte Pemananda Unnanse of Sri Rama Vihare tilake & Wijayatilake, Proctors, on the part of the It is ordered that letters of administration be issued to aforesaid; and the affidavit of the said petitioner dated the 4th respondent limited to the property described in November 6, 1925, and his petition having been read : the mortgage bond No. 4,638 dated August 30,1919, attested by K. S. Sivaguru, Notary Public, for the purpose of recovering the said debt, unless the respondents or any It is ordered that the will of the deceased above named dated September 2, 1925, and now deposited in this court be and the same is hereby declared proved, unless any person or persons interested shall, on or before January 21, other persons shall, on or before December 8, 1925, show sufficient cause to the satisfaction of this court to the 1926, show sufficient cause to the satisfaction of this court contrary. to the contrary. It is further declared that the said petitioner, Bowatte E. T. MILLINGTON, Pemananda, Unnanse, is the executor named in the said District Judge. November 17, 1925. will, and that he is entitled to have probate of the same issued to him accordingly, with a copy of the said will annexed, unless any person or persons interested shall, on or before January 21, 1926, show sufficient cause to the satisfaction of this court to the contrary. This Order Nisi is extended to January 21, 1926. In the District Court of Jaffna. P. E. PIERIS. December 9, 1925. District Judge. Order Nisi. Testamentary Aurisdiction. No. 5,949. In the Mattarfoof the Estate of the late Thanbarollal Selvaratnam of Manipay South, deceased. In the District Court of Jaffna. Order Nisi. widow V. Muthalithamby of Mani-Sornam, 🖋 of Testamentary In the Matter of the Estate of the late Juridiction. Kanapethippillai Sivakkolunthoe of . Petitioner. pay Ny. 5,906. Manipay, deceased. Vs. . 6 Jammah, Sellappah, (1) Rani alias Pashparani, daughter of Thambapillai Selvaratnam of ditto, (2) Selvaratnam Navaratnam alias Mahalingam, and (3) M. Vijayaratnam of widow of Sivaccolunthoe 9 Manpay . . . . . . . . . . . . . .....Petitioner. Vs. Manipay; the 1st and 2nd respondents are minors (1) Sivaccolunthoe Puspakanthi, (2) Sivaccolunthoe appearing by their guardian the 3rd res-Puspanatham, (3) Sivaccolunthoe Siripathinathan, (4) Sellappah Thambirajah, all of ditto, (5) Kana-pathippillai Suppiramaniam of Colombo ...Respondents. pondent THIS matter of the petition of Sornam, widow of V. Muthalithamby of Manipay, praying for letters of adminis-THIS matter of the petition of the petitioner above tration to the estate of the above-named deceased, Thambanamed, praying that the 5th respondent be appointed pillai Selvaratnam, coming on for disposal before E. T. Millington, Esq., District Judge, Jaffna, on December 14, guardian ad litem over the minors, the 1st, 2nd, and 3rd respondents, and for letters of administration to the estate 1925, in the presence of Messrs. Sivapragasam & Katiresu, of the said intestate be issued to the petitioner, coming on for disposal before E. T. Millington, Esq., District Judge on November 18, 1925, in the presence of Mr. K. V. Proctors, on the part of the petitioner; and the affidavit of the petitioner dated October 26, 1925, having been read: It is declared that the petitioner is the mother of the said intestate, and is entitled to have letters of administration Sinnathurai, Proctor, on the part of the petitioner; and the affidavit of the petitioner dated November 12, 1925, having been read: It is ordered that the above-named to the estate of the said intestate issued to her, unless the respondents or any other person shall, on or before 5th respondent be appointed guardian ad litem over the January 19, 1926, show sufficient cause to the satisfaction minors, the 1st, 2nd, and 3rd respondents, for the purpose of protecting their interests and our representing them in this action, and the petitioner be declared entitled to of this court to the contrary. have letters of administration to the estate of the said E. T. MILLINGTON, intestate issued other as widow, unless the respondents December 17, 1925. District Judge

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PART IL - CEYLON GOVERNMENT GAZETTE - JAN. 15, 1926 63 In the District Court of Jaffna. Millington, Esq., District Judge, on December 8, 1925, in the presence of Mr. E. Murngesampillai, Proctor, on the Orđer Nisi. part of the petitioner; and the affidavit of the petitioner Testamentary In the Matter of the Estate of the late Jurisdiction Karupity wife of Vairy Murugan of No. 5,984 dated December 7, 1925, having been read : It is ordered that the above-named 1st respondent be appointed guardian ad vitem over the minors, the above named 2nd, 3rd, and 4th respondents, for the purpose of representing them and of acting on their behalf in this case, and that the petitioner is the gravilfather of the said 120.2  $\mathbf{Vs}$ . O 1.00 ) Sinhey, widow of Murugan of Thanakkara-kurichchi, (2) Theivy, daughter of Vairy-Murugan of hitto (minor), (3) Murugan Vairavan of ditto, (4) Malan Ponnan, and wife (5) Vairy of ditto Respondents. intestate and is entitled to have letters of administration to the estate of the said intestate issued to the petitioner, unless the respondents or any other person shall, on or before January 21, 1926, show sufficient cause to the THIS matter of the petition of the above-named petisatisfaction of this court to the contrary. tioner, praying that the 1st respondent be appointed guardian ad litem over the minor, the 2nd respondent, and E. T. MILLINGTON, December 12, 1925. District Judge. letters of administration to the estate of the said intestate be issued to the petitioner, coming on for disposal before In the District Court of Jaffna. E. T. Millington, Esq., District Judge, Jaffna, on December 4, 1925, in the presence of Mr. V. Ganapatipillai, Proctor, Order Nisi. on the part of the petitioner; and the affidavit of the In the Matter of the Estate of the late petitioner dated November 28, 1925, having been read : Testamentary Chellam, wife of Kandappillai Samugam It is ordered that the above-named 1st respondent be appointed guardian *ad litem* over the minor, the 2nd respondent, for the purpose of protecting her interest and Jurisdiction. No. 5,991. of Siruvelan, deceased. ... Petitioner Kanthappillai Sanmugam of Siruvelan ... of representing her in this case, and that the petitioner be Vs. declared entitled to have letters of administration to the (1) Sanmugam Naganathar of Kuala Lumpur, estate of the said intestate issued to him, as her lawful Nagaratnam, daughter of Sanmugam, (3) Sanmugam husband, unless the respondent or any other person interested shall appear before this court on January 21, 1926, and show cause to the contrary. Muttucumarasamy, (4) Thambinathar Ramanathar, all of Siruvelan ..... Respondents. THIS action coming on for disposal before E. T. Millington, Esq., District Judge of Jaffna, on December 14, E. T. MILLINGTON, 1925, in the presence of Mr. M. Subramaniam, Proctor, December 15, 1925. District Judge. on the part of the petitioner; and the affidavit of the petitioner dated December 11, 1925, having been read: In the District Court of Jaffna. It is ordered that the above-named 4th respondent be appointed guardian ad litem over the minors, the 2nd and Order Nisi. 3rd respondents, for the purpose of representing them in Testamentary In the Matter of the Estate of the late this action, and that the petitioner be declared to adn inister Jurisdiction. No. 5,987. Valliammai, wife of Cumarasamy of Manippey, deceased. the said state as her lawful husband, and that letters of administration be issued to him accordingly, unless the Vairamuttu Kathingyelu of Suthumalai......Petitioner. (1) Kathiravely Kumarasamy of Suthumalai, presently (1) Lebuwana, (2) Nanniar Naganather of Manip-Baspondents respondents shall appear before this court on January 21, 1926, and show sufficient cause to the satisfaction of this court to the contrary. E. T. MILLINGTON. ..... Respondents. pa December 17, 1925. District Judge. THUS matter of the petition of the above-named petitioner, praying for letters of administration to the In the District Court of Batticaloa. estate of the above-named deceased, coming on for disposal Order Nisi. before E. T. Millington, Esq., District Judge, on December 8, 1925, in the presence of Mr. E. Murugesampillai, Proctor, In the Matter of the Intestate Estate Testamentary on the part of the petitioner; and the affidavit of the petitioner dated December 8, 1925, having been read: the late Sabapathipillai Udayar Kumariah Jurisdiction. of Kallady, deceased. No. 175. It is declared that the petitioner is the father-in-law of the Samuel Nallaratnam Velupillai of Koddaimunai...Petitioner. said intestate, and is entitled to have letters of adminis-Vs. tration to the estate of the said intestate issued to him, unless the respondents or any other person shall, on or before (1) Charles Velupillai Alagamma, widow of the late Sabapathipillai Udayar Kumariah, (2) Kamariah Sabapathipillai, minor, by his guardian *ad litem* the 1st respondent, both of Kallady......Respondents. January 21, 1926, show sufficient cause to the satisfaction of this court to/the contrary. E. T. MILLINGTON, THIS matter coming on for disposal before W. D. Niles. District Jndge. nber 12, 1925. Esq., District Judge of Batticaloa, on November 12, 1925. in the presence of Mr. N. S. Sivapragasam, Proctor, on the In the District Court of Jaffna. part of the petitioner; and the affidavit and petition of the petitioner dated August 11, 1925, and November 9, 1925. Order Nepi In the Matter of the Estate of the late Ratnam Subramaniam of Manippay, decented. respectively, having been read : Testementary It is ordered that the petitioner be and he is hereby Jufisdiction. declared entitled, as a brother of the widow, the 1st No. 5,988. respondent, to administer the estate of the deceased, and Arunasalam Thambyah of Anaiccoddai......Petitioner. that letters of administration do issue to him accordingly; unless the above respondents or any other person or Vs. persons interested shall, on or before December 10, 1925. (1) Nagamma widow of Ratnam, (2) Thangamma, show sufficient cause to the satisfaction of this court to the (minor) (3) Saraspathy (minor), and (4) Visaladchy, contrary. (minor), daughters of Ratnam of Manip W. D. NILES. pay ..... Respondents. November 12, 1925. District Judge. 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 2nd, 3rd, The above Order Nisi is extended for January 22, 1926. and 4th respondents, and that letters of administration to the estate of the above-named deceased be granted W. D. NILES. to the petitioner, coming on for disposal before E. T. District Judge. 5 - 78 + 11 - 1 - 1 +

GOVERNMENT GAZETTE - JAN. 15, 1926 PART II. - CEYLON In the District Court of Chilaw. In the District Court of Chilaw. Order Nisi. Order Nisi. In the Matter of the Estate of the late THLAME Car Testamentary In the Matter of the Intestate Estate of Jurisdiction. the late Solasingha Mudalige Sing-No. 1,682. appulant of Maningala, deceased. Ratugamage Corl Rymond Fernando of Ulhitiyawe, Secased. Megel J. J. Kano Fernando of Ulhiti-Jurisdiction. No. 1,686 Ratuganage Bamunu Mudiyansel ge Alo Nona, presently of Nabiriyaw 0...... ...... Petitioner. ..... Petitioner. thankadawar Por m Vs. Cosmapatabendige Ulhitiyawe Anjalina  $\cdot$  Dalpadathu Vs. of -Respondent. Kuruppu Mudiyanselage Ran Menikhamy, (2) (1)THIS matter coming on for disposal before O.L. de Subasingha Mudalige Babahamy, both of Kirimeti-Kretser, Esq., District Judge, of Chilaw, on October 30, 1925; in the presence of Mr. C. V. M. Pandittesekere, Proctor, of the firm of Messrs. Cooke & Pandittesekere, yana, (3) Subasingha Mudalige Punchappu Hamy of Maningala ...... Respondents. THIS matter coming on for disposal before O. L. de Proctors, for the petitioner above named ; and his affidavit Kretser, Esq., District Judge of Chilaw, on October 16,
 1925, in the presence of Mr. C. V. M. Pandittesekere,
 Proctor, of the firm of Messrs. Cooke & Pandittesekere, dated October 19, 1925, having been read : It is hereby ordered that the said petitioner be and he is hereby declared entitled, as father of the said deceased, to have letters of administration to the estate of the said deceased issued Proctors, on the part of the petitioner; and the affidavit of the said petitioner dated October 16, 1925, having to him, unless the respondent above named or any other person or persons interested shall, on or before December 8, 1925, show sufficient cause to the satisfaction of this court been read : Their ordered that the petitioner be and she is hereby to the contrary. declared entitled, as widow of the above-named deceased, to have letters of administration to his estate issued to her, O. L. DE KRETSER, unless the respondents above named or any other person October 30, 1925. District Judge. or persons interested shall, on or before January 18, 1926, show sufficient cause to the satisfaction of this court to the Showing cause against the Order Nisi is extended to January 20, 1926. contrary. O. L. DE KRETSER, O. L. DE KRETSER, District Judge. District Judge. 2. والمراجع والمعرف