

THE CEYLON GOVERNMENT GAZETTE

No. 7,530-FRIDAY, JUNE 11, 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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· · ·	N	otices:	of	INSOLVENCY.	о 1 1 1	-	
· / 37 Iu	n the District Court of Color	nbo.		In the Dist	rict Court of Kalutara:		
No. 3,471. 1					er, of the insolvency of Alla Abubakkar of Katukurund		
N. A. Rahaman Rawther, and S. M. Salihu Rawther, trading under the name and style of N. M. Mohamed Brahm Rawther & Co.		lihu tyle	of the above-named inset of this court on August	ven that a meeting of the cr olvent will take place at the 6, 1926, for the examination	sitting		
NOTICE ia of the above-n of this court of	hereby given that a meeting med insolvent will take pla June 15, 1926, for approvi	of the credit	tors ting ons	insolvent. cBy June 4, 1926.	order of court, R. MALALGOD Secret		
of sale.		0		 In the Dist	rict Court of Kalutara.		
Colombo, Ju	By order of court, A. me 9, 1926.	E. PERERA, for Secretary	7	No. 187. In the matt	er of the insolvency of B eyasekera of Kalutara.	ennet	
Tr	In the District Court of Colombo.		,	NOTICE is hereby given that a meeting of the creditor of the above-named insolvent will take place at the sittin			
	n the matter of the insolven Abdul Kiyoom of 102, W	cy of Abdul A		of this court on June 29 amended balance sheet.	5, 1926, for the insolvent to	file a	
NOTICE is	Colombo. hereby given that a meeting	of the credit	ors	By or June 4, 1926.	rder of court, R. MALALGODA Secret		
of the above-named insolvent will take place at the sitting of this court on June 29, 1926, for the grant of a certificate			In the Dist	rict Court of Kalutara.			
of conformity	conformity to the insolvent.				r of the insolvency of Rasa M iman of Atulugama.	[arika	
Colombo, Ju	By order of court, A. ne 7, 1926	E. PERERA, for Secretar	у.	of the above-named inso of this court on July 20,	ven that a meeting of the cru olvent will take place at the 1926, for considering the gra	sittin	
· (The District Court of Colon	ıbo.	_	certificate of conformity	•		
No. 3,554. H	i the matter of the insolv Saleem of Kalapaluwawa.	ency of A.	A.	June 4, 1926.	ler of court, R. MALALGODA, Secret	ary.	
ourt will take	hereby given that a specia place on June 15, 1926, to pr Raman Chetty of Sea stree	ove the claim	sof	No. 192. In the matte	rict Court of Kalutara. r of the insolvency of Sena e of Atulugama.	Moha	
June 2, 1926	By order of court, A.	E. PERERA, for Secretary	<i>.</i>	of the above-named inso of this court on July 2	ven that a meeting of the cro olvent will take place at the 21, 1926, for consideration conformity to the insolvent.	sittin	
-	the District Court of Color			. By o June 4, 1926.	order of court, R. MALALGODA Secret		
No. 3,623. Li	n the matter of the insolv Hamid of Layard's Broady	ency of Seya vay in Colom	adu ibo.	In the Dist	trict Court of Kandy.		
WHEREAS Seyadu Hamid has filed a declaration of insolvency, and a petition for the sequestration of his estate has also been filed by S. A. C. Saboor Mohideen of No. 113, Old Moor street, under the Ordinance No. 7 of 1853 : Notice is hereby given that the said court has adjudged the said Seyadu Hamid insolvent accordingly ; and that two public sittings of the court, to wit, on July 6, 1926, and on July 20, 1926, will take place for the said insolvent to surrender and conform to, agreeably to the provisions of the said Ordi- nance, and for the taking of the other steps set forth in the said Ordinance, of which creditors are hereby required to take notice.		of	No. 1,731. In the mat	tter of the insolvency of	м. т		
		tice	WHEREAS M. T. FO	of Nawalapitiya. ernando has filed a declarat tion for the sequestration			
		blic 20, and rdi- the	estate has been filed by T. Solomon Pieris of Gampol under the Ordinnace No. 7 of 1853: Notice is here given that the said court has adjudged him an insolver accordingly and that two public sittings of the cour to wit, on July 9, and on August 6, 1926, will take plat for the insolvent to surrender and conform to, agreeabl to the provisions of the said Ordinance, and for the takin of the other steps set forth in the said Ordinance, of whice				
Colombo, Ju	By order of court, A. no 5, 1926.	E. PERERA, for Secretary	·. ·	-creditors are hereby requ	ured to take notice.		
·	•			Kandy, June 4, 1926.	By order, P. MORTIME Secret		
· · ·	the District Court of Negor the matter of the insolu-		nrs/	In the Distr	ict Court of Nuwara Eliya.		
	Fernando of Udayartoppu.			No. 13. In the matter Kelly of Nur	of the insolvency of Sinan M wara Eliya.	lichae	
NOTICE is n the above n	hereby given that the centratter will take place on Ju	tificate meet ly 15, 1926.	ing		ven that the second sitting over has been adjourned for Ju		
1	By order of court, G	Emmanuel,			er of court, A. W. LUDEKEN	s,	

No. 93.

. 26. In the District Court of Galle.

No. 538. In the matter of the insolvency of Yatalawatte, Vilegoda Aratchige Albert de Silva of China garden, in Galle.

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 July 20, 1926, for the award of a certificate of conformity to the insolvent.

By order of court, C. W. GOONEWARDENE, Galle, June 1, 1926. Secretary. In the District Court of Jaffna.

Insolvency In the matter of the insolvency of Jurisdiction. Sockkalingamchetty of Vannarponnai

in

NOTICE is hereby given that a public sitting of the creditors of the above-named insolvent is appointed to be held on July 2, 1926, at 10 A.M. for the purpose of making a dividend of the insolvent's estate among the creditors who have proved their claims.

By order of court, B. EMMANUEL, Jafma, June 4, 1926. Secretary.

NOTICES OF FISCALS' SALES. 40 Ho10/3

:*

Western Province. نو د و د

Testamentary In the Matter of the Estage of the late Telge No. 1,795. Francisku Pieris of Phyagala, deceased. Telge Solomon Joseph Pieris of Paiyagala.....Petitioner.

Telge Solomon Joseph Pieris of Paiyada Petitioner. NOTICE is hereby given that on Seturday, July 10, 1926, at 1.30 p.m., will be sold by public action at the premises the right, title, and interest of the said estate of Telge Francisku Pieris of Raiyagala deceased in the following property for the fectorery of the sam of 28. 63 65 with interest on Rs. 51/45 at 4 per cent of Performing March 26, 1925, till payment, being estate duty, penalty, and stamp for this writ, viz. :--Al that 3 share of an allotment of and called Nugagaha-wate and of the building standing thereon, situated at. Koralawella, in Moratuwa, in the Palle pattu of Salpiti korale, in the District of Colombo, Western Province; and boarded on the north by the poperty of Vidanelage Rogert

bounded on the north by the property of Vidanelage Rogert de Mel, on the east by the high road, on the south by the property of Thomas Perera, and on the west by the property of Vidanelage Rogert de Mel: containing in extent Frood Vidanelage Rogert de Mel; containing in extent l'rood 32 82/100 square perches.

Fiscals' Office, Colorybo;/June 9, 1926.

R. O. DE SABAM, • Deputy Fiscal.

In the District Court of Colombo.

KOŚ E Mitchell, and (2) F. S. Mitchell, both of colombo, formerly carrying on business under the name, style, and firm of Darley Butler & Co.,

No. 4,362.

(1) C. M. M. Shaheed, (2) C. M. M. Abo Haniffa, and (3) C. M. M. Khalid, carrying on business in partnership under the name, style, and firm of O.L.M. Mohamed Lebbe Bros., Colombo Defendants.

Vs.

NOTICE is hereby given that on Wednesday, July 14, 1926, at 3 P.M., will be sold by public auction at the premises the right, title, and interest of the said 1st defendant in the following property for the recovery of the sum of Rs. 32,215, together with interest on Rs. 28,976.85 at 8 per cent. per annum from February 1, 1922, to November 5, 1923, and thereafter on the aggregate amount of the decree at legal rate of interest till payment in full and costs (Bill not yet taxed), less a sum of Rs. 30,824.42, viz. :-

All that garden with the buildings standing thereon, bearing assessment No. 101, now bearing No. 51, situated in that part of First Division, Maradana, formerly called San Sebastian, within the Municipality of Colombo; bounded Sau Sebastian, within the Muncipality of Colombo; bounded on the north by Skinners road south, Maradana, on the south-east by the property of Mohamed Haniffa, on the south-west by the road to Maradana, and on the west by the property of Uduma Lebbe Marikar; containing in extent 2 roads and $26\frac{1}{2}$ square perches, according to the figure of survey thereof, dated May 28,1888. Registered in A106(12) Colombo new bearing No. 51 A106/121, Colombo, now bearing No. 51.

Fiscal's Office, Colombo, June 9, 1926. R. O. DE SARAM, Deputy Fiscal.

A. Muttu Ramon Chetty of Sea street, R. M ColomboPlaintiff. No. 16,428. ' **Y**s'.

D. J. R. Gunawardena of Kosgama, in Hewagam korale Defendant.

In the District Court of Colombo:

NOTICE is hereby, given that on Friday, July 16, 1926. 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. 1,679'05, with interest thereon at 9 per cent. per annum from July 1. 1925, and costs, viz. :-

At 1 P.M.

1. The northern portion of Pusweldangarelandawatta, situated at Kosgama, in the Udugaha pattu of Hewagam korale, in the District of Colombo, Western Provinces and bounded on the east by the water-course, south by a portion of the same land belonging to D. H. Wijesekera, on the west by Moragahawatta belonging to Weligamage Migonis and others and the garden belonging to Mudunkotuwage Jalis, and on the north by Pusweldangarewatta ; and containing in extent 35 acres more or less.

At 1.30 р.м.

2. The land called Rukgahaliadde, together with the tiled house standing thereon, situated at Kosgama aforesaid : and bounded on the east; west, and north by lands belonging to D. H. Wijesundara, and on the south by high road; containing in extent 1 bushel of paddy sowing more or less, and the tiled house standing thereon.

At 2 р.м.

3. The land and field called Mirisgahawatta situated at Kosgama aforesaid ; and bounded on the east by Pusweldangarewatta and the land belonging to Pathirage Porlentinahamy, on the south by the garden belonging to Weligamage Migonis and others, on the west by Miriswatta belonging to S. Paulu Silva and others, and on the north by high road ; containing in extent 6 bushels of paddy sowing more or less.

Fiscal's Office, R. O. DE SARAM, Colombo, June 9, 1926. Deputy Fiscal.

5 KATO 1) Harolg Meredith Waldock, (2) Walter Edward Keele, (6) Ernest Masters, (4) Archibald John Child Lintott, (5) Filliam Robert Maguire, carrying on business in perthership in Fort, Colombo, under the name, style, and firm of Keel and Waldock...... Plaintiffs. No. 17,444. Vs.

(1) Cader' Minnar Mohamed Marikar, (2) K. L. K. Rawther Neina Mohamado, (3) K. L. K. Mohamado Meera Saibo, carrying on business in partnership at San Sebastian in Colombo, under the name, style, and firm of K. L. K. Mohamado Meera Saibe Defendants.

NOTICE is hereby given that on the under-mentioned. dates will be sold by public auction at the respective premises, the right, title, and interest of the said 1st and . 412

2nd defendants in the following property for the recovery of the sum of Rs. 2,081 59 with interest thereon at 9 per cent. per annum from September 11, 1925, till date of decree (March 17, 1926), and thereafter on the aggregate amount of the decree at the rate of 9 per cent. per annum, till payment in full and costs of suit (bill not taxed yet), viz. :

On Monday, July 12, 1926, at 2 P.M.

1. An undivided $\frac{1}{2}$ part or share of all that part of a garden with the buildings thereon, situate and lying in Dam street, in Hulftsdorp, within the Municipality, and in the District of Colombo, bearing assessment No. 69; bounded on the north by the garden of Wappoo Marikar, east by house and garden of Jacobus de Silva, south by Dam street, and west by the other part of Mantonge Lorensu Silva; containing in extent 19 and 35/100 perches, and registered A 127/117.

On Tuesday, July 13, 1926, at 1 P.M.

2. All that portion of land marked letter "A" called Lunumidellagahawatta with the desiccating mills called the Henagama Desiccating Mills, situated at Henagama, in the Meda pattu of Siyane korale, in the District of Colombo, Western Province; and bounded on the north by a portion of this land, now a road, north-east by lot "B" south-east by another road, south-west by land of Don Jasin, Police Vidane, now belonging to the estate of the late N. D. P. Silva, and north-west by a portion of this land; containing in extent 2 acres 1 rood and 2.40 perches and registered in E 172/275.

Fiscal's Office,	R. O. DE SARAM,
Colombo, June 9, 1926.	Deputy Fiscal.
1.	

In the District Court of Colombo.

۲**V**s.

Mrs. T. K. Sadar and her husband, (2) T. R. Sadar,

No. 18,998.

(1) M. N. Samahon, and (2) M. R. Samahon, care of T. B. Rahim, Contract Department, Boustead Bros, Union Place, Colombo..... Defendants.

NOTICE is hereby given that on Thursday, July 15, 1926, will be sold by public auction at the respective premises the right, title, and interest of the said defendants in the following property, for the recovery of the sum of Rs. 1,397 25 with further interest on Rs. 1,350 at 12 per cent per annum from February 6, 1926, till date of decree March 15, 1926, and thereafter on the aggregate amount of the decree at the rate of 9 per cent. per annum till payment in full and costs of suit (bill not taxed yet) viz. :

At 2 P.M.

All that garden called Pelengahawatta, situated in 1. the village Gangodawila in the Palle pattu of the Salpiti korale, in the District of Colombo, Western Province; and bounded on the north-east by the property of Maddappu Hamy, on the east by a road, on the south by the property of Talagallagey Singho Appu and others, on the south-west of Talagallagey Singho Appu and others, on the south and by the property of Dompegey Baba Singho, and on the west by the properties of Dompegey Baba Singho and Selenchy Appu; containing in extent 2 acres and 3 roods.

Аt 2.30 р.м.

2. All that divided portion of the land called Dawatagahawatta, situated in the village Mirihana, in the Palle pattu of Salpiti korale, in the District of Colombo, aforesaid; and bounded on the north by the high road leading to Madiwala, on the east by the field belonging to Kankanige Porolis Alwis and others, on the south by a portion of this land belonging to Kaluvidanarallage Solomon Appu, and on the west by land belonging to Don Manuelge Don Simon and others; containing in extent within these boundaries 2 roods and 16 perches.

Fiscal's Office, Colombo, June 9, 1926. R. O. DE SARAM, Deputy Fiscal.

36 Ros/2 In the District Court of Colombo. V. S. Sockalingam Chetty of Sea street, **P**./ S. No. 11,162. Vs.

R. C. Seneviratne of Bambalapitiya road, Colombo, presently of Matammana in Negombo Defendant.

NOTICE is hereby given that on Saturday, July 3, 1926, commencing at 2 o'clock in the afternoon, will be sold by public auction at the premises the right, title, and interest of the sold defendent is the fell area. of the said defendant in the following property, viz. :

1. The land called Kahatagahawatta and Nugagaĥapillewa, situate at Matammana and Welhena in Dasiya pattu of Alutkuru korale, in the District of Negombo, Wesetrn Province; and bounded on the north and east by ela, south by land of J. P. Seneviratna and land of the heirs of the late Dassanayaka Adikari Appuhamillage Singho Appu, and on the west by land and field of D. A. Jacolis and T. D. Dassanayaka; containing in extent about 26 acres 1 rood and 29 perches.

26 acres 1 rood and 29 perches. 2. The field called Kondawalakumburakebella, situate at Matammanam in Dasiya pattu aforesaid ; and bounded on the north by high land, east by limitary dam of the field belonging to Johannes and others, south by Depawella, and on the west by dam of the field of Hennehi ; containing in extent about 4 kurunies of paddy sowing ground. 3. The field called Wagurekumbura, situate at Matam-

mana aforesaid; and bounded on the north by Talgahaliyadda belonging to Don Simon, east by Pita-ela, south by limitary dam of Ihalakumbura of Don Simon, and on the west by limitary dam of the field Wagurekumbura; containing in extent about 2 bushels of paddy sowing ground. Amount to be levied Rs. 1,331 90, with interest thereon

at 9 per cent. per annum from February 7, 1924, till payment in full and costs.

Deputy Fiscal's Office, M. EDIRIWIRA, Negombo, June 2, 1926. Deputy Fiscal. 4010 • In the District Court of Kalutara. DongBarnes Francis Karunaratna of Panadure Plaintiff. No. 5,954. Vs. 1) Warnadiptiya Kurukulasooriya Pattinihennedige

Suwaneris Andiris Rodrigo (dead), (2) Don James Alfred Abeyaratne of Panadure, (3) Veronica Peiris (4) Davith Francis Rodrigo, (5) Henry Albert Rodrigo,
(6) Simon Peter Rodrigo, (7) Henry Simon Rodrigo, (8) Robert William Rodrigo, (9) Jacob
Daniel Rodrigo, all of Panadure, substituted in place of the deceased 1st defendant Defendants.

NOTICE is hereby given that on Tuesday, July 6, 1926, at 4 o'clock in the afternoon, will be sold by public auction at the premises the right, title, and interest of the said defendants in the following property (mortgaged by the defendants with plaintiff and declared bound and executable for the decree entered in the said case) for the recovery of Rs. 640.48, with interest on Rs. 500 at 9 per cent. per annum from August 26, 1914, till payment in full, viz. ::

The entire soil, all the trees and buildings and everything standing thereon (after excluding the entire soil and every thing thereon of a portion in extent 6 yards from south to north and 100 yards from east to west, claimed by Waduge where 100 yards from east to west, channed by wards were and of another portion, in extent $1\frac{1}{2}$ yards from north to south and 100 yards from east to west, claimed by M. William Fernando of Egoda. Uyana) of a portion of the land called Madangahawatta, situated at Nalluruwa (Pattia south) in Panadure, in the District of Madangahawatta, bounded on the north by the District of Kalutara; and bounded on the north by the land in the name of Mudaliyar Andiris Perera, on the east by Colombo-Galle road, south by a portion of this land belonging to the heirs of Joronis Rodrigo, and on the west also by a portion of this land belonging to the heirs of Thedore Rodrigo ; containing in extent 48 yards from south to north and 100 yards from east to west.

Deputy Fiscal's Office, Kalutara, June 8, 1926. H. SAMARASINGHA, Deputy Fiscal.

In the District Court of Kalutara. arunabai Harris of Bambalapitiya.....Plaintiff. • Vs. No. 7,238/96. Alfred Valentine de Silva of Kelaniya and

another Defendant.

Dr. J. V. Fernando Claimant.

NOTICE is hereby given that on Wednesday, July 7, 1926, at 4 o'clock in the afternoon, will be sold by public auction at the premises the right, title, and interest of the said plaintiff in the following property, for the recovery of Rs. 23.80, viz. :-

Undivided 247/320 shares of the land and of all things thereon of Maddagedeniya, situated at Akurukalawita, in Munwattebage pattu of Rayigam korale; and bounded on the north by Akurukalawitakurunduwatta; east by the land belonging to Muhandiram of Yala, south by Ihala Kondalekumbura, Pahala Kondalekumbura, Pottekumbura, and Ormankumbura, and west by Badahelageowitä, and containing in extent about 21 acres and 1 rood.

Deputy Fiscal's Office, H. SAMERESINGHA, Kalutara, June 8, 1926. Deputy Fiscal. 1409 the District Court of Kalutara. ina Bai Harris of Bambalapitiya.....Plaintiff 5. 7,238/22. Vs. Affred Valentine de Silva of Kelaniya and Defendant. another

Don Charles Edirimanna Claimant.

NOTICE is hereby given that on Thursday, July 8, 1926, at 4 o'clock in the afternoon, will be sold by public auction at the premises the right, title, and interest of the said plaintiff in the following property, for the recovery of Rs. 16.90, viz. :-

The land and all things thereon of Appukuttiyawatta, situated at Muruddeniya, in Munwattebage pattu of Rayigam korale; and bounded on the north by land in P. No. 237,053, east by lots No. 283, R⁴² 8⁴² in P. P. No. 4,580, south by water-course and land bearing No. Q 42 in plan No. 4,580, and west by water-course and lot O 42 and F 42 in P. P. No. 4,580; and containing in extent 15 acres 1 rood and 35 perches.

Deputy Fiscal,s Office, Kalutara, June 8, 1926. H. SAMERESINGHA, Deputy Fiscal.

23 he Distric Court of Kalutara

(1) Don Dias Karunaratne and wife, (2) Waraheneliyanage alias Ittapanapaiyagalage Dona Nona Hamy of Henpita, (3) Warahene ianage Davith Sinno of Haba-..... Plaintiffs. rangala.

No. 10,834

Vs. Don Sawneris Karunaratna of Henpita Defendant.

NOTICE is hereby given that on Monday. July 5, 1926, commencing at 11 o'clock in the forenoor, 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 Rs. 250 as damages, and further damages at the rate of Rs. 125 per annum from September 19, 1922, till restoration of possession, and costs, Rs. 403 · 89, viz. :

Undivided 1/16 share of the land and of all the trees of Nakandalayawatta alias Jagoda aratchigewatta, situated at Henpita in Iddagoda pattuwa of Pasdun korale west, in

the district of Kalutara; and bounded on the north by Kitulgahawatta, east by river, south by Kirikohowita, Konewatta, Medawatta, and Pettawatta, and west by Kanattewatta and rubber estate; and containing in extent about 8 acres.

2. Undivided 1/16 share of the soil and of the trees of Weligodellewatta, situated at ditto; and bounded on the north by ela, east by river, south by Dombagahaowita and Crown high land, and west by Andiyawalaowita; and containing in extent about 4 acres.

3. Undivided ¹/₄ share of the soil of Andiyawalaowita, situated at ditto; and bounded on the north by ela, east by Weligodellewatta, south by Dombagahaowitakattiya, and west by the field called Tunmulla; and containing in extent about 4 acres.

4. Undivided 1 share of the soil of Kajugahaowita, situated at ditto; and bounded on the north by Medawatta and Konewatta, east by Weliowita, south by ela, and west by Henpitawela; and containing in extent about 3 bushels of paddy sowing.

5. Undivided 1/2 share of the soil of Gorokgahakottuna, situated at ditto; and bounded on the north by the portion cultivated by Jagoda Aratchige Mathes Appu, east by the dam leading to Beligahawatta, south by the lands cultivated by Awneris Appu and Ado Appu, west by a portion of this field ; and containing in extent about 4 bushels of paddy sowing.

6. Undivided 1 share of the soil of the land called 1 share of Gorokgahawatta, situated at ditto; and bounded on the north by a portion of this field cultivated by Jagoda Aratchige Podi Sinno, east by ela, south by the land cultivated by Jagoda Aratchige Carolis and Gorokgahakottunna, and west by a portion of this land cultivated by Jagoda Aratchige Mathes Appu; and containing in extent about $3\frac{1}{2}$ bushels paddy sowing.

Undivided $\frac{1}{4}$ share of the soil of the field called Tunmulla, situated at ditto; and bounded on the north by ela, east by Andiyawalaowita, south by Galagawaliyada, and west by Mulanduweowita; and containing in extent 2 bushels of paddy sowing.

Undivided 1/16 share of the soil of Palleowita, 8. situated at ditto; and bourded on the north by Nariduwa and Kudawella, east by river, south by Kekunagahamulleela and river, and west by Kekunagahamulla and rubber estate; and containing in extent 18 pelas of paddy

sowing. 9. Undivided $\frac{1}{3}$ share of the soil of $\frac{1}{3}$ share portion of $\frac{1}{3}$ share portion of $\frac{1}{3}$ share bounded on the Ihalaporumantota, situated at ditto; and bounded on the north by Millagahawatta, east by Pahalaporumantota, south by ela, and west by a portion of this field; and containing in extent about 3 bushels of paddy sowing.

10. Undivided $\frac{1}{2}$ share of the land called Polduwewela, situated at Henpita; and bounded on the north by Kekunagahamulle-elawela, east by river, south by Bataduweowita, and west by the field cultivated by Johanis Jayasinhe; and; containing in extent about 2 bushels of paddy sowing.

11. Undivided 1/18 share of the soil and of all the trees of Kodituwakkugewatta, situated at Kotagedera in Iddagods pattu of Pasdun korale west, in the district of Kalutara. and bounded on the north by tea estate, east by river, south by Toteliyadda and Kitulgahaowita, and west by Kitulgahaowita; and containing in extent about 9 acres.

Deputy Fiscal's Office, H. SAMERESINGHA, Kalutara, June 8, 1926. Deputy Fiscal. 30 Ras/= **Central Province.** In the District Court of Kandy. Seyad Kudai Noor Bai of Kandy Plaintiff.

No. 33,585.

Vs. J. A. Aiyadurai of Hatton Defendant.

NOTICE is hereby given that on Saturday, July 10, 1926, commencing at 12 noon, will be sold by public auction at the deendant's bungalow at Hatton the right, title, and PART II. - CEYLON GOVERNMENT GAZETTE - JUNE 11, 1926

interest of the said defendant in the following property, for the recovery of the sum of Rs. 550.85, with interest on Rs. 476; 25 at 9 per cent. per annum from January 12, 1926, till payment in full, and poundage, less Rs. 300 : (1) 1 large Japanese ebony | (12) 4 whatnuts (nadun and coffee wood) settee (2) 2 ebony stools (13) 3 clothes horses (3) 10 drawing room cane (14) 2 washstands chairs (15)1 dining table (4) 7 brass curios (16)2 large wardrobes 1 wardrobe with mirror (5) I large brass lamp (17)(6) 2 nadun drawing room (18)2 bedroom chairs chairs (19)2 sofas(7) 2 jak drawing room 2 tea tables (20) (21) chairs 1 writing desk (8) 8 pictures (22)2 dressing tables (9) I large double iron bed-(23) 1 meat safe stead (24)4 dining room chairs (10) 3 single iron bedsteads (25)1 iron safe. (26) I piano (11) 1 large double wooden bed A. RANESINGHE.

Fiscal's Office, Kandy, June 7, 1926. Additional Deputy Fiscal.

In the District Court of Kandy.

P. L. S. Muttupalaniappa Chetty of Matale....Plaintiff. Vs. No. 31,607.

E. Cader Samu Lebbe of 266, Trincomalee street,

Matale..... Defendant. NOTICE is hereby given that on Tuesday, June 29, 1926, commencing at 12 noon, will be sold by public auction at the spot, the right, title, and interest of the said defendant in the following property, for the recovery of the sum of Rs. 712.50, with legal interest thereon at 9 per cent. per annum from November 11, 1925, till payment in full, at the risk of the original purchaser, M. Mohammado Usoof of No. 604, Trincomalee street, Matale, viz

All those two tiled houses, bearing Nos. 18 and 19 with All those two tiled houses, bearing Nos. 18 and 19 with the land appurtaining, thereto, situated at Trincomalee street. Matale, within the limits of the Matale Urban District Council; containing in extent of about § of a nelle of kurakkan sowing; and bounded on the east by the wall of the house No. 17, and ground, south by Trin-comalee road, west by wall of the house and ground, belonging to K. P. R. M. A. Sabapathy Chetty, and on the parth by the limit of the land belonging to K. W. north by the limit of the land belonging to Kiri Duraya.

Deputy Fiscal's Office. C. SENARATNE, Matale, June 1, 1926. Additional Deputy Fiscal.

Southern Province.

In the District Court of Galle.

Rahibadde Kankanange Abraham de Silva of Dodan-

Plaintiff. Iwa..... No. 22,365. , Vs.

Paranavitana Rallage Aratinahami of Wewala, administrator of the estate of the late W. A. H. Mendis, overseer, Muhandiram of Hikkaduwa Defendant.

NOTICE is hereby given that on Friday, July 2, 1926, at 2.0'clock in the afternoon, will be sold by public auction at the respective premises the right, title, and interest of the said defendant in the following property, viz. :-

(1) All that allotment of land called Tissagehenebedda situated at Batapola, in the Wellabodapattu of Galle District, Southern Province; and bounded on the north by reservation for a road, and reservation along the road, east by reservation along the road, south by reservation for a road, and west by T. P.'s 243,060 and 243,057, and reservation for a road; containing in extent 7 acres 2 roods and 10 perches

(2) All that undivided 5/6 part of the soil and soil share trees of the land called Kovilawatta, and the whole of the planter's share of the 3rd plantation thereon, situated at Urawatta in Madampe, in Wellaboda pattu aforesaid; and

bounded on the north by the river, east by the land where t Gamaya resides, south by Upasakagewatta, and west by Kandeudawatta, and Merenchigewatta; containing in containing in extent about 3 roods and 16 square yards.

On Saturday, July 3, 1926, at 2 o'clock in the afternoon. (3) All that undivided $\frac{2}{3}$ part of the soil and trees exclusive of the planter's share of the 3rd plantation of the land called Maddaketiyewatta alias Kuttiyawatta, situated at Paratharakagoda in Kosgoda, in Bentota Walallawiti korale of Galle District ; and bounded on the north by land owned by Welimeene Tharalis Mendis Appu and others, east by Paratarakaganga, south by Punchidevalawatta, and west by seashore ; containing in extent 1 acre 2 roods 25 perches. Writ amount Rs. 1,033 with legal interest from February 16, 1925, and Rs. 92.52 as costs and writ costs, Rs. 31.95.

G. O. ABEYNAIKE, Fiscal's Office, " Galle, June 7, 1926.

22 Ho84

Northern Province.

In the District Court of Mannar.

(1) Arokkiam Nicholas, and wife (2) Anne Florence, both of Mannar, now at Colombo Plaintiffs. No. 9.333. Vs. Mah

Ciciliapillai, widow of Joseph Manuel of nar Defendant.

NOTICE is hereby given that on Friday, July 9,, 1926, commencing at 10 o'clock in the forenoon, will be sold by public auction at the premises all the right, title, interest, and claim whatsoever of the defendant in, to, upon, or out of the said several premises mortgaged by the said defendant for the recovery of Rs. 1,823.79, with interest on Rs. 1,703 at the rate of 9 per cent. per annum from May 26, 1925, until payment in full, and poundage and charges, viz. :

A tiled house and compound in extent 2 marakals more. or less, situated at Pettah in Mannar, in Mannar East, Mannar District of the North in Province; and bounded on the east by road, north by the property of Antonipillai Bastian Chelliah, west and south by cross road. Of this 1 share in common.

Deputy Fiscal's Office. Mannar, June 8, 1926.

23 KO8

C. E. JONES, Deputy Fiscal.

Deputy Fiscal.

Eastern Province.

In the District Court of Batticaloa.

(1) Kasupathy Poopalapillai, (2) Kasupathy Kesamma of Kallady represented by their next friend B. Emperied Secretary of the District Cont. of Batticaloa Plainting No. 5,762. Vs.

Masilamany Velmurugu of Kallady Defendant.

NOTICE is hereby given that on Saturday, July 3, 1926, at 3 o'clock in the evening, will be sold by public auction at the spot the right, title, and interest of the said defendant in the following property for the recovery of the sum of Rs. 1,676 \cdot 60, with legal interest thereon at 9 per cent. per annum from April 4, 1925, and costs Rs. 251 \cdot 49½, viz.

The coconut estate called Ulantaiyanudiamullutotam, situated at Vandarumoolai, in Eraurpattu, Batticaloa District, Eastern Province; and bounded on the east by Allai and the estate of Ahamadu Meerasaibo, west by the estate of K. Mootatamby, north by the estate of K. Moha-madu Meerasaibu, S. K. Kumariah, and south by Allai and the estate of Mootatamby; in extent about 25 acres with. house, coconut trees, and produce.

Fiscal's Office. Batticaloa, June 4, 1926. S. TURAIYAPPAH Deputy Fiscal.

59 HO 14/-

In the Court of Requests of Kalmunai. N. Uthupialevvapody Ahamadulevva of Sammantjurai Plaintiff.

Vs. 12,153. Vs. V. Uthumalevvapody Muhamad Aliva of Samman-V. turai Defenda

NOTICE is hereby given that on Monday, July 5, 1926; at 10 o'clock in the forenoon, will be sold by public auction at the spot the right, title, and interest of the said defendant in the following property for the recovery of the sum of Rs. 276.25, with legal interest thereon from March 4, 1925, till payment in full, and costs Rs. 27.78. viz. :

The paddy land situated at Valaltappiddi in Sammanturaipattu, Batticaloa District, Eastern Province; and bounded on the north by the land of V. V. U. Sariputamby, south by Crown land in possession of V. V. Udumalebbe, east by Crown land in possession of M. Meeralebbe, and west by the land of M. Adamlebbe and others; in extent about 71 acres with inlets, outlets, and all its rights.

Fiscal's Office, Baticaloa, June 4, 1926. S. TURAIYAPPAH, Deputy Fiscal. 30 Ros

North-Western Province.

In the District Court of Kurunegala. L. S. T. A. L. Ramanathan Chetty of Sea street, ColomboPlaintiff.

No. 18,791.

(1) V. P. Sami Konar, and (2) M. S. P. Suppiah Pillai, both of Udadeniya, Thuthiripattu post, presently of Sea street, Colombo, now of Udadeniya.... Defendants.

Vs.

NOTICE is hereby given that on Monday, July 12, 1926, at 10 o' clock in the forenoon, will be sold by public auctron, at the premises the right, title, and interest of the said 1st defendant in the following property, viz. :-

The remaining portion out of an undivided $\frac{1}{2}$ share (after excluding an undivided fourth share and also lots D, E, F, G, and H therefrom), and also an undivided portion, in extent 30 acres of an undivided $\frac{1}{4}$ share from and out of Dummaladeniyahenyaya, of 281 acres and 3 perches in extent, situate at Udadeniya, in Katugampola korale of Katugampola hatpattu, in the District of Kurtinegala, North-Western Province; and bounded on the north by milla tree and Kaluhabaralapandura, separating Dambuwehenyaya and Madawelahena, on the east by Menumpara separating the lands of H. P. Bandara Nilame and others, Pinkumbura and Dunakadeniya village limit, on the south by Dunakadeniya village limit, and on the west by Hewane village limit and Polgaha-agare village limit.

Amount to be levied Rs. 1,099 25, with interest thereon. at 9 per cent. per annum from January 19, 1926, till payment in full and cost of suit.

Fiscal's Office, S. D. SAMARASINHE, Kurunegala, June 8, 1926. Deputy Fiscal.

4/1910/ In the District Court of Chilaw.

Udegampolage Anthony Fernando of Ulhitiyawa. . Plaintiff. No. 6,600. Vs.

Weerasinghe Gonkarage Selestinu Fernando of Ul-.. Defendants hitiyawa and others

NOTICE is hereby given that on Saturday, July 10, 1926, at 9 o'clock in the forenoon, will be sold by public auction at the premises the right, title, and interest of the said plaintiff in the following property for the recovery Rs. 872:41, and plaundage, viz. 3of

(1) An undivided i share of the land called Daminna-gahawatta, situate at Ulhitiyawa, in Kammal pattu of Pitigal korale south, in the District of Chilaw ; and bounded on the north by land of Migel Fernando, east by the land of the heirs of V. A. Gabriel Fernando, south by land of Selestinu Fernando and others, and west by land of Potensi Petersz and others; containing in extent 90 coconut trees plantable soil.

(2) The land called Siyambalagahawatta alias Kohombagahawatta with the buildings standing thereon, situate at Ulhitiyawa aforesaid; and bounded on the north by land of Anthony Fernando Jayatileke, Vel-Vidane Arachchi, east by high road, south by land of Anthony Fernando Jayatileka, Vel-Vidane Arachchi and others, and west by land of Salaman Fernando Goonewardene, Notary; containing in extent 50 coconut trees plantable soil subject to a mortgage.

(3) An undivided is share of the land called Mailagaha watta, situate at Wennappuwa, in Kammal pattu aforesaid ; and bounded on the north by land of Maria Fernando, east by old road, south by lands of Juse Pinto and Juan Pinto, and west by land of the heirs of Ana Fernando'; containing in extent about 25 coconut trees plantable soil.

(4) The land called Ehetugahawatte, situate at Wennap puwa aforesaid ; and bounded on the north and east by oliads of the heirs of U. Euginu Fernando, Police Headman, south by field, and west by K. Eugina Fernando, Police Headman; containing in extent about 27 coconut trees plantable.

Deputy Fiscal's Office, S. A BASNAYAKE, Chilaw, June 8, 1926. Deputy Fiscal.

Province of Sabaragamuwa.

In the District Court of Colombo. V. M. suva of Grandpass in Colombo, Plaintiff. Vs. No. 15,493.

(I) Siriya, and (2) Tikirimalie, both of Meegahagodella, Dodampe Defendants.

NOTICE is hereby given that on July 3, 1926, commencing at 10 o'clock in the morning 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. 2,132 25, with legal interest thereon from April 8, 1925, and costs, viz. :-

1. An undivided 1 share of the soil and plantations of Nagodehenyaya with the whole of the mineral inside the ground ; bounded on the north by Pintuwagewatta, Siriyagewatta and footpath, east by Indiwitiya, south by Otukumburedeniya and agala, west by Mahadeniya and Karagahahena; containing in extent about 5 amunams of paddy, situate at Dodampe, in Uda pattu of Kuruwiti korale in the District of Ratnapura.

2. All those undivided # share of the residing garden of Siriya and of Hena; bounded on the north by Gansabha road and Yamanunnehena, east by Pintuwagewatta and Nagodehenyaya alias rubber estate, south by Karagahahena, west by wewa and Dawatagahadeniya; containing in extent of about 11 amunams of paddy, situate at ditto.

3. All those undivided 2 shares of Talagahawatta bounded on the north by Acharigehena, east by Maha kumburedepawella, south by Otukumbura and Mahadeniya, west by rubber estate and Karagahahena; containing in extent of about 2 pelas of paddy, situate at ditto.

4. All those undivided ³/₄ share of Meegahagodelle-paranawatta; bounded on the north by Meegahadeniya, east by Ratmalekumbura, south by Bandarahena, west by Otukumbura ; containing in extent of about 1 amunam of paddy, situate at ditto.

paddy, situate at ditto. 5. All those undivided a share of Wetakeiyapotehena alias Panugalgodehena; bounded on the north by Hidalanoladeniyedepawella, east by Mannannalayehena, south by Kitanayawatta, west by Wetakeiyapotedepawella; containing in extent of about 15 lahas of paddy, situate at ditto.

All those undivided } share of the contiguous lands 6. called Wetakeiyapotekumbura, Siriyageaswedduma, Dangaha-aswedduma and Dankoralanda; bounded on the north by Godadangaha-aswedduma, east by Depàwella, south by Rupahingkumbura, west by Welasweddumeinniyara and Yamanayakumbura ; containing in extent of about 6 pelas of paddy, situate at ditto.

7. All those undivided $\frac{3}{4}$ share of Meegasdeniya of amunam of paddy, undivided $\frac{3}{4}$ share of Otukumbura. 3 pelas and 5 lahas of paddy, an undivided 1 share of Andakumbura of 2 pelas and 5 lahas of paddy, belonging to Tikirimalie, undivided $\frac{3}{4}$ share of Diwela of 2 pelas and 5 lahas of paddy; together bounded on the north by Mahakumburedepawella, east by Migahagodelleparanawatta, south by Bandara-aluketiyeinniyara, west by Dehipahalayagekanuketiya and Pitawella, situate at ditto.

Fiscal's Office,

R. E. D. ABEYRATNE, Ratnapura, June 5, 1926. Additional Deputy Fiscal.

410 PART II. - CEYLON GOVERNMENT GAZETTE -JUNE 11, 1926 TESTAMENTARY ACTIONS. NOTICES IN 26 Ro 9/ In the District Court of Colombo. In the District Court of Colombo. Order Nisi. Testamentary In the Matter of the Intestate Estate of the Testamentary In the Matter of the Intestate Estate of late Rajapaksa Mohottige Don Thegis Appuhamy of Samanabedda in Ganga-Jurisdiction! Jurisdiction. Don Simon Perera of Mount Lavinia, . No. 2,725 No. 2,800. deceased. boda pattu of Siyane korale, deceased. Josephine Perera Emily of Wellawatta in. sa M ige Don Paulis Appuhamy of Sama-Raja Colombo Petitioner. 6 Ganagaboda pattu of Siyane And Petitioner. (1) Don Richard Wilfred Perera, (2) Constance Winifred Perera, both of Wellawatta in Colombo, (3) J. E. Seneuratne of Wellawatta in Colombo, (3) J. E. THIS matter coning on for disposal before A. L. J. cos-Dabrera Esql, District Judge of Colombo, on May 7, 16, in the presence of Mr. A. B. Tillekeratne, Proctor, And (1) Rajapatesa Liyanage Marcho Mamine of Samana-bedda aforesaid (2) ditto Mohottige Dona Nona Hamne, wife of (3) Wettasingha Appuhamillage Don Emis Appuhamy, both of Eswatta in Udugaha natur of House bosh (4) Botti Udugaha 19 pattu of Hewagam korale, (4) Patti Vidanelager, Suihamine, and (5) Rajapaksa Mohottige Elis Nona, on the part of the petitioner above named; and the affidavit of the said petitioner dated April 30, 1926, having been (6) ditto Emo Nona, minors, appearing by their read : guardian ad litem, the 4th respondent above named, all of Palugama in Gangaboda pattu of Siyane It is ordered that the petitioner be and she is hereby declared entitled, as widow of the above-named deceased, korale... Respondents. to have letters of administration to his estate issue to her, THIS matter coming on for disposal before V. M. Fernando, Esq., District Judge of Colombo, on March 4, unless the respondents above named or any other person or persons interested shall, on or before June 17, 1926, 1926, in the presence of Mr. C. A. B. Wanigesooriye, Proctor, show sufficient cause to the satisfaction of this court to on the part of the petitioner above named ; and the affidavit the contrary. of the said petitioner dated February 15, 1926, having A. L. J. CROOS-DABRERA. been read : May 7, 1926. District Judge. It is ordered that the petitioner be and he is hereby declared entitled, as son of the above-named deceased, In the District Court of Colombo. Ka 8/_ to have letters of administration to his estate issued to Order Nisi. him, unless the respondent above named or any other Testamentary In the Matter of the Intestate Estate of person or persons interested shall, on or before May 6, 1926, M. R. L. Fernando of Colpetty in Jurisdiction. show sufficient cause to the satisfaction of this court to No. 2.805. Colombo, deceased. the contrary. V. M. FERNANDO, M. L. Serasinghe of Colpetty.....Petitioner. March 4, 1926. District Judge. And The date of showing cause against the above Order M. R. L. Fernando of Colpetty, (2) P. H. Nisi is extended for June 17, 1926. Kretser, Secretary of the District Court of Storap D Respondants. A. L. J. CROOS-DABRERA. THIS matter coming on for disposal before A. L. J. May 6, 1926. District Judge. 21,4926, in the presence of Mr. Cecil E. Pereira, Proctor, on the part of the petitioner above named; and the affidavit In the District Court of Colombo. 78 of the said petitioner dated May 7, 1926, having been read : Order Nisi. It is ordered that Mr. P. H. de Kretser, as Secretary of In the matter of the Intestate Estate and stamentary the District Court of Colombo, be and he is hereby declared Jurisdiction. Effects of the late V. R. M. V. A. Rama-nathan Chettiar of 106, Sea street, in entitled, to have letters of administration to the estate No. 2,765. of the above-named deceased issued to him, unless, the Colombo, deceased. respondents above named or any other person or persons Udayammai Achi, widow, of V. R. M. V. A. Ramana-than Chettiar of Vales patts in Indian....Petitioner. interested shall, on or before June 17; 1926, show sufficient cause to the satisfaction of this court to the contrary. \mathcal{O} And / A. L. J. CROOS-DABBERA, (1) Lotzhumanan Clastity, (2) Nadarajan Chetty, and May 11, 1922. District Judge. Chetty, all of Sea street, (3) Annamalay In the District Court of Colombo. Respondents. Coldanbo THIS matter coming on for disposal before V. M. Fernando, Esq., District Judge of Colombo, on March 31, Order Nisi. Testamentary Jurisdiction. No. 2,806. In the Matter of the Intestate Estate of Purumbuli Achchige Sanchinona of 1926, in the presence of Mr. S. Somasundaram, Proctor, on the part of the petitioner above named; and the affidavit of the attorney of the petitioner above named, and the Koratota in the Palle pattu of Hewagam korale, deceased. order of the Supreme Court dated March 19, 1926, 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 part of the petitioner above named ; and the affidavit of the persons interested shall, on or before May 20, 1926, show sufficient cause to the satisfaction of this court to the said petitioner dated May 11, 1926, having been read : It is ordered that the petitioner be and she is hereby contrary. declared entitled, as mother of the above-named deceased; V. M. FERNANDO. to have letters of administration to her estate issued to her, District Judge. March 31, 1926. unless any person or persons interested shall, on or before June 17, 1926, show sufficint cause to the satisfaction The date for showing cause is extended to June 17, 1926. of this court to the contrary A. L. J. CROOS-DABREBA A. L. J. CROOS-DABRERA District Judge. May 20, 1926. May 11, 1926. District Judge.

In the District Court of Colombo.

Testamentary Jurisdiction. No. 2.207.

27 Ro8/

the Matter of the Intestate Estate of In the late Hadjie Hasim Abdul Razak of Hashim Villa, 1st Division, Maradana, Colombo, deceased.

Hadife Hashim Mohamed Mohideen of 1st Division, Maradana, in Colombo...... Petitioner.

Order Nisi.

And

(1) Hadjie Hashim Ahamed Bahardem, (2) ditto Croos-Dabrera, Esq., District Judge of Colombo, on May 12, 1926, in the presence of Mr. J. C. Weinman, Proctor, on the part of the petitioner above named ; and the affidavit of the

said petitioner dated April 29, 1926, having been read : It is ordered that the petitioner be and the 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 June 17, 1926, show sufficient cause to the satisfaction of this court to the contrary.

A. L. J. CROOS-DABRERA, May 12, 1926. District Judge. In the District Court of Colombo. KOB/B Order Nisi. Testamentary In the Matter of the Intestate Estate of the late Hadjie Hashim Jainambo Ummah of Jurisdiction. Hashim Villa, 1st Division, Maradana, No. 2.808. in Colombo, deceased. Hadjie Hashim Mohamed Mohideen of Hashim Villa, 1st Division, Maradana, in Colombo. Petitioner. (1).....Respondents. THIS matter coming on for disposal before A. L. J. Croos-Dabrera, Esq., District Judge of Colombo, on May 12, 1926, in the presence of Mr. J. C. Weinman, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated April 29, 1926, having been read : It is ordered that the petitioner be and he is hereby declared entitled, as brother of the above-named declared 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 June 17, 1926, show sufficient cause to the satisfaction of this court to the contrary. A. L. J. CROOS-DABRERA, May 12, 1926. District Judge. 3/ Ro 8/ Infthe District Court of Colombo. 12 Order Nisi. 🔪 Tespanientary In the Matter of the Intestate Estate of

John Wickremasinghe of Attidiya, de-Ju fisdiction. ceased. lo. 2.809.

Carolis Dias Wickremasinghe of Penatiyana, in D. Petitioner. Weligam kerale, Matara Distrie GATO CO

(1) Vidanegamage Madduma Hamy of Penatiyana, (2) Don Obeyris de Silva Wickremasinghe of Penatiyana, (3) Dona Ceciliyana Wickremasinghe and her husband (4) Paranagamage Don Hendrick, Police Vidane, both of Padilicokmaduwa, (5) Don James Wickremasinghe of Penatiyana, (6) Uparis Ratnayake of Marambe, husband of Rosalin Dias

THIS matter coming on for disposal before A. L. J. Croos-Dabrera, Esq., District Judge of Colombo, on May 13, 1926, in the presence of Mr. M. R. Akbar, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated May 8, 1926, 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 June 17, 1926. show sufficient cause to the satisfaction of this court' to

the contrary. A. L. J. CROOS DABRERA, District Judge. May 13, 1926. 20 K08 In the District Court of Colombo. Order Nisi. Testamentary In the Matter of the Intestate Estate of Jurisdiction. Wickrama-atchchige Alice Gray of Pita No. 2,810. Iollige Theab Kotte in the Palle pattu of Salpiti korale. declared entitled, as son of the above-named deceased, to have letters of administration to her estate issued to him, unless any person or persons interested shall, on or before June 17, 1926, show sufficient cause to the satisfaction of this courb to the contrary. A. L. J. CROOS-DABRERA, May 13, 1926. District Judge. 25 108/- In the District Court of Colombo. Order Nisi. Testamentary In the Matter of the Intestate Estate of Jurisdiction. Kurugamage Moses Perera of Kirillapone, 818. No. 2 deceased. Merennege Agnes de Costa of Kirillapone..... Petitioner. Kurugamage Henry Pere
 (3) ditto Abraham Peren a Perera, (a) ditto ert Perera, litte (5) Merennege James de all of. Costa, Kirilla-S. Respondents. pone : 1 × 1 THIS matter coming on for disposal before A. L. J. Croos-Dabera, Esq., District Judge of Colombo, on May 17, 1926, 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 May 7, 1926, 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 June 17, 1926, show sufficient cause to the satisfaction of this court to the contrary. A. L. J. CROOS-DABRERA May 17 1926. District Judge. In the District Court of Colombo. 25 NO S. Order Nisi. damentary In the Matter of the Intestate Estate of Senedira Kankanamalage Dalton Abey-Jurisdiction. No. 2.822. sekera of Puwakpitiya, deceased. Gamage Yaso Hamy of Puwakpitiya Petitioner, And (1) Senguira Kankenamilage Yaşawattı Abey Senemira Kankenumane I ayawati Abeyepekera, minor, appearing by her ruardian of liem (2) G. E. H. fererar of Mattinawata THIS matter coming on for disposal before A. L. J. Croos-Dabrera, Esq., District Judge of Colombo, on May 10, 1926, in the presence of Mr. A. H. Seneviratine, Proctor, data sokera. on the part of the petitioner above named ; and the affidavit

of the said petitioner dated March 30, 1926, having been

B2

read :

PART II. -- CEYLON GOVERNMENT GAZETTE -- JUNE 11, 1926

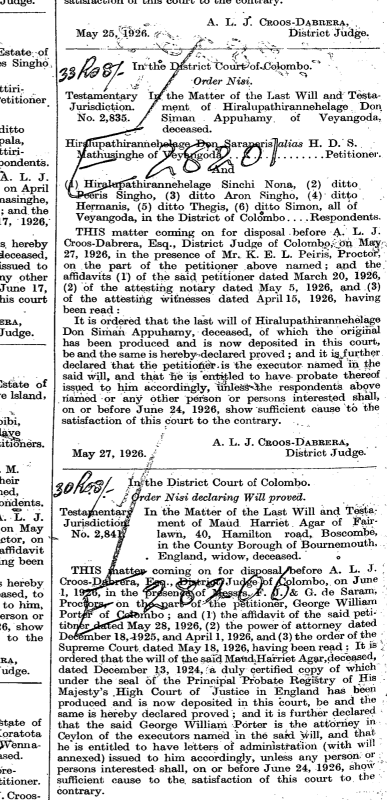
It is ordered that the petitioner he and she is hereby declared entitled, as widow of the above named deceased, to have letters of administration to his estate issued to her, unless the respondents above named or any other person or persons interested shall, on or before June 24, 1926, show sufficient cause to the satisfaction of this court to the contrary.

418

A. L. J. CROOS-DABRERA, May 19, 1926. District Judge. 1 In the District Court of Colombo. 18/-0 Order Nisi. Testamentary In the Matter of the Intestate Estate of Vitane Pelpitakorallagey Charles Singho Jurisdiction. No. 2,789. of Uda Tuttiripitiya, deceased. Vitane Pelpitakorallagey Peter Singho of Uda Tuttiripitiya Petitioner ٢ And 10 THIS matter coming on for disposal before A. L. J. Croos Dabrera, Esq., District Judge of Colombo, on April 30, 1926, 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 March 17, 1926, 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 June 17, 1926, show sufficient cause to the satisfaction of this court to the contrary. A. L. J. CROOS-DABRERA, April/30, 1926. District Judge. 2 In the District Court of Colombo. 7*8/-*Order Nisi. Testamentary In the Matter of the Intestate Estate of S. M. Katchie of Kew road, Slave Island, Junsdiction. Cotombo, deceased No# 2,830. 1) . Petitioners. (1) K. M. Hamiffa, (2) K. M. Jainul Abideen, (3) K. M. Abdul Cader, (4) K. M. Salahudeen appearing by their mardian ad litem the 1st respondent above named, (5) K. M. Sultanbibi · Respondents. THIS matter coming on for disposal beford A. L. J. Croos-Dabrera, Esq., District Judge of Colombo, on May 24, 1926, in the presence of Mr. M. S. Akbar, Proctor, on the part of the petitioners above named ; and the affidavit of the said 1st petitioner dated May 13, 1926, having been réad : It is ordered that the 1st 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 June 24, 1926, show sufficient cause to the satisfaction of this court to the contrary. A. L. J. CROOS-DABRERA May 24, 1926. District Judge. In the District Court of Colombo. 8/ 1.500 Order Nisi. In the Matter of the Titlestate Estate of Testamentary the late Makazallage alias Koratota Maharallage Elisa Hamine et Wenna-watta na Andriata pathala, deceased. C Jurisdiction. No. 2,833. Moragodage Hendrick Perer of Wonnawatta aforesaid Petitioner. THIS matter coming on for disposal before A. L. J. Croos-

Dabrera, Esq., District Judge of Colombo, on May 25, 1926, in the presence of Mr. W. H. W. Perera, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated May 22, 1926, having been read:

It is ordered that the petitioner be and he is hereby declared entitled, as son and only heir of the above-named deceased, to have letters of administration to her estate issued to him, unless any person or persons interested shall, on or before June 24, 1926, show sufficient cause to the satisfaction of this court to the contrary.



June 1, 1926.

A. L. J. CROOS-DABBEBA, District Judge. In the District Court of Colombo. Order Nisi.

estamentary

Jurisdiction.

Xo. 2,843.

June 4, 1926.

In the Matter of the Last Will and Testament of Amelia Maria O'Grady, late of 4, The Beeches, Camberley, in the County of Surrey (spinster), deceased.

District Judge.

THIS matter coming on for disposal before A. L. J. Croos-Dabrera, Esq., District Judge of Colombo, on June 4, 1926, in the presence of Mr. Cecil Herbert Spence Blatch, of Colombo, Protor, on the part of the part of the berthioner; Mr. Oscar Percy Mount of Colombo; and the affidavit of the said petitioner, dated May 16, 1926, exemplification of probate of the will of the above-named deceased, power of attorney in favour of Potnick Bolland Shad and doed of attorney in favour of Patrick Rolland Shand, and deed of substitution in favour of the petitioner, and Supreme Court's order dated May 17, 1926, having been read: It is ordered that the will of the said deceased dated November 9, 1925, of which an exemplification of probate has been produced and is now deposited in this court, be and the same is hereby declared proved; and it is further declared that the said petitioner is the attorney of the executor named in the said will, and that he is entitled to have letters of administration with a copy of the said will annexed issued to him accordingly, unless any person or persons interested shall, on or before June 24, 1926, show sufficient cause to the satisfaction of this court to the contrary. A. L. J. CROOS-DABRERAN

THIS matter coming on for disposal before A. L. J. Croos Dabrera, Esq., District Judge of Colombo, on April 30, 1926, in the presence of Messrs. J. M. Pereira and L. L. Fonseka, Proctors, on the part of the petitioner abovenamed; and the affidavit of the said petitioner dated April 1, 1926, 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 hamed or any other person or persons interested shall, on or before June 17, 1926, show sufficient carse to the sabisfaction of this court to the contrary.

A. L. J. CROOS-DABRERA, District Judge. April 30, 1926. 27 / 8/ In the District Court of Colombo. Testamentary In the Matter of the Intestate Estate of Jurisdiction James Richard Bocks of Mutwal, in No. 7,342. Colombo, deceased. Sophia Julia Bocks of 103, Madampitiya road, in Petitioner. Colombo/ Bocks, (2) Julian Edmund Bocks, (3) (1) Cynli Wilf Norman Bocks, (4) Donald Patterson Bocks, (5) Percy Arnold Bocks, (6) Adelaide Horatio Bocks, (7) Stella Alice Bocks Respondents. THIS matter coming on for disposal before A. L. J. Croos-Dabrera, Esq., District Judge of Colombo, on May 12, 1926, in the presence of Mr. F. Rustomjee, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated May 11, 1926, 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 June 17, 1926, show sufficient cause to the satisfaction of this court to the contrary.

63 L. J. CROOS DABRERA, District Judge. May 12, 1926. Ì K08/-In the District Court of Colombo Order Nisi. In the Matter of the Intestate Estate of Testamentary Jurisdiction. Mudunkotuwage Don Paul of Weboda. No. 7,343. deceased. Mudunkotuwage Anoris Appu of Weboda Petitioner, Gamath Aratchige Elica Weboda Respondent, of

THIS matter coming on for disposal before A. L. J. Croos Dabrera, Esq., District Judge of Colombo, on May. 13, 1926, in the presence of Mr. C. H. de Silva, Proctor, on the part of the petitioner above-named; and the affidavit of the said petitioner dated May 3, 1926, having been read:

It is ordered that the partitioner be and he is hereby declared entitled, as father of the abovenamed deceased, to have letters of administration to his estate issued to him, unless the respondent above named or any other person or persons interested shall, on or before June 17, 1926, show sufficient cause to the satisfaction of the court to the contrary.

A. L. J. CROOS-DABRERA May 13, 1926. District Judge. 6 Pla S In the District Court of Negombo. Order Nisi.

Testamentary In the Matter of the Intestate Estate of the Jurisdiction late Wijesinghe Kaluaratchchige Don No. 2,418 Davith Appuhamy Annavi of Kongodamulla, deceased.

THIS matter coming on for disposal before D. H. Balfour, Esq., District Judge of Negombo, on May 25, 1926, in the presence of Messrs. Karumaratherend Salgedoe, Proctors, on the part of the petitesper. Wajtsinght Baluaratchige Don Carolis Appulating di Kongodamulla; and the affidavit of the and petitioner dated May 25, 1926, having been read: It is ordered that the 1st responder be and is hereby

It is ordered that the 1st respondent be and 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 date mentioned herein below.

It is further ordered that the petitioner be and he is hereby declared entitled, as a son of the said deceased, to administer the estate of the deceased above named; and that letters of administration do issue to him accordingly, unless the respondents—(1) Madura walaye Christina Hamy of Kongodamulla, (2) Wijesinghe Kaluaratchige Inapi Hamy, assisted by her husband (3) M. Don Silvester Appuhamy of Obberiya, (4) Wijesinghe Kaluaratchige Don Francis Appuhamy, (5) ditto Dona Selestina Hamy, and (6) ditto Dona Ana Marihamy, all of Kongodamulla—or any other person or persons interested shall, on or before the June 22; 1926, show sufficient cause to the satisfaction of this court to the contrary.

And it is further ordered that the said 1st respondent do produce the said minors before this court on June 22, 1926, at 9.30 A.M., in connection with this case.

May 25, 1926.

D. H. BALFOUR, District Judge. PART II. - CEYLON GOVERNMENT GAZETTE - JUNE 11, 1926

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

420

28/-

Testamentary In the Matter of the Estate of the late Jurisdiction. Kopeawattage James Perera, deceased, of **煮**o. 1,789. Maha Wadduwa.

THIS matter coming on for disposal before W. H. B. Carbery, Esq., District Judge of Kalutara, on May 19, 1925, in the presence of Mr. D. K. Goonetilleke, Proctor, on the

ated Dicember 22 1922 having bein read: It is ordered that the Scoreary of the District Court of Kalutara, be an the is hereby declared entitled, as the official administrator, to Jave letters of administration issued to him unless the recondents wire. (1) Kanistration issued to him, unless the respondents, viz.: (1) Kopia wattage William Perera, (2) ditto Mailuetina Perera, and husband s (3) Haparagamuwerallage James Peiris, (4) Kopiawattage Salmon Perera, (5) ditto Bastian Perera, (6) ditto Francina Perera, all of Maha Wadduwa, or any other person or persons interested shall, on or before June 18, 1926, to show sufficient cause to the satisfaction of this court to the contrary.

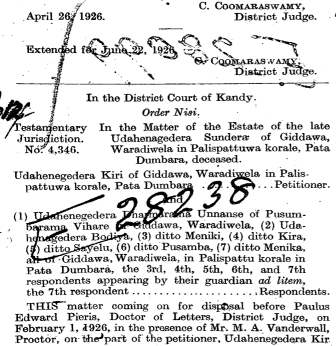
W. H. B. CARBERY, July 14, 1925. District Judge. ъ In the District Court of alutara.

68/-Order Nisi, declaring Will proved tec. Testamentary In the Matter of the Estate of the late Adaline Maud Beatrice Jayasekara, deceased, of Desastra Kalutara. Jurisdiction. No. A.893.

THAS matter coming on for disposal before C. Coomara-swanyy, Esq., District Judge of Kalutara, on April 26, 1926, swarty, Esq., District Judge of Kalutara, on April 26, 1926, in the presence of Messrs. Eberga Kannangara, Proctors, on the part of the estimate of the said petitioner dated Kalutara, and the affiavit of the said petitioner dated March 13, 1929, hwing been read: It is ordered that the petitioner be and he is hereby techard entitled, as a creditor of the above-named deceased,

to have letters of administration to her estate issued to him, unless the respondents-(1) Kaluwadewage Martin Fernando, (2) Ida Fernando, a minor, by guardian ad litem the 1st respondent-or any other person or persons interested shall, on or before May 31, 1926, show sufficient cause to the satisfaction of the court to the contrary.

It is further declared that the said 1st respondent be appointed guardian ad litem over the 2nd respondent for all the purposes of this action, unless the said respondents or any other person or persons interested shall, on or before May 31, 1926, show sufficient cause to the satisfaction of this court to the contrary.



of Giddawa; and the affidavit of the said petitioner dated December 5, 1925, and his petition having been read :

It is ordered that the said petitioner, as the widow of the said 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) Udahenegedera Dharmarma Unnanse, (2) ditto Bodiya, (3) ditto Meniki, (4) ditto Kira, (5) ditto Sayelu, (6) ditto Pusumba, (7) ditto Menika, all of Giddawathe 3rd, 4th, 5th, 6th, and 7th appearing by their duly appointed guardian and liter, the 2nd respondent shall, on or before March 11; 1926, show sufficient cause to the satis-faction of this court to the contrary. P. E. PIERIS, ১

February 1, 1926. District Judge. Extended and re-issued returnable April 29, 1926.

P. E. PIERIS,

V. M. FERNANDO

District Judge.

District Judge.

District Judge.

March 11, 1926.

Extended and re-issued returnable May 27, 1926. V. M. FERNANDO,

April 29, 1926.

Extended and re-issued returnable June 7, 1926.

May 27, 1926.

In the District Court of Kandy. Kas

Order Nisi

Testamentary In the matter of the Estate of the late Jurisdiction. No. 4,389. Pussakatuagedera Kalu Banda, deceased, a of Alutgama. 8

THIS matter coming on for disposal before Vincent Michael Fernando, Esq., Acting District Judge, Kandy, on May 3, 1926 in the presence of Mr. Al M. Yanderstraaten, Proctor, for the part of the pelitionen Bogahanegeders Tikiry Menika of Aldigard ; and the indiavit of the said petitionen dated April 22, 1926, having been read : It is ordered that the petitioner, as the widow of the deceased above named, be and she is hereby declared entitled to have letters of administration issued to her, unless the respondents (1) Pussekatuagedera Mudianse, (2) ditto Dingiry Amma, (3) ditto Ukku Menika, (4) ditto Mutu Monika, (5) ditto Dingiry Banda of Alutgama shall, on or before June 28, 1926, show sufficient cause to the satis-faction of this court to the contrary.

V. M. FERNANDO, May 31, 1926. District Judge. 25 Ho gin the District Court of Nuwara Eliya. Testamentary In the matter of the Intestate Estate of Mura 17.6 No. 17 Mudali Mudiyanselage Rammenika, deceased. U. K. Appuhamy, Korala of Oyapalata..... Petitioner. And Dagiribanda, a dio o (1) Herath Mudi Autumenika, (2) ditto Diagribanda, (3) diolo Heenmonila and (4) ditto Infant child appearing by heir guardian. (5) W. N. Appuhang. Arachchi of Tibbotug da......Respondents-Wickramasinghe, Esq., District Judge, Nuwara Eliya, on May 1, 1926, in the presence of Mr. V. Ponnusamy, Proctor, on the part of the petitioner above named ; and the affidavite of the said petitioner dated April 7, 1926, having been read It is ordered that the petitioner be and he is hereby. declared entitled, as husband of the above named deceased, to have letters of administration to her estate issued to him, and that the said 5th respondent be appointed guardian ad litem over the other respondents, unless the respondents above named or any other person or persons interested shall, on or before May 31, 1926 show underent cause to the shall, on or before satisfaction of this Court the contrary C. L. WICKRAMASINGHE District Judge. May 1, 1926. Time allowed to show cause is extended to June 21, 1926-

May 31, 1926.

C. L. WICKRAMASINGHE, District Judge. 13

In the District Court of Galle. Order Nisi.

Testamentary Jurisdiction: No. 6,264.

In the Matter of the Estate of the late Don Suwaneris Bartholamews, deceased, of Galwadugoda.

THIS matter coming on for disposal before J. C. W. Rock, Esq., District Judge of Galle, on May 5, 1926, in the presence of Mr. Wm. de Silva, Proctor, on the part of the partitioner Wickramasurendera Acharige Cecili Hannoff Galwadugoda, and the affidavit of the land bettioner dated May 5, 1926, having been read : It is declared that the said petitioner, as widow of the decreased above named, is entitled to have letters or administration issued to her accordingly, unless respondents, viz.—(1) Bartholamews Karunasena, (2) ditto Dharmawati, (3) ditto Karunawati, (4) ditto Kirtisena, all of Galwadugoda, (5) Wickrastasurendara Acharige Hendy of Minuwangoda tshall, on or before June 14, 1926, show sufficient cause to the satisfaction of this court to the contrary.

It is further declared that the said 5th respondent be and he is hereby appointed guardian *ad litem* over 1st to 4th minor respondents for all purpose of this action.

May 5, 1926. J. C. W. Rock, District Judge.

36 Testamentary In the Matter of the Estate

estementary In the Matter of the Estate of the late Jurisdiction. Don Davith Abeywickrema Wijesekera A. 3,132. of Ginnaliya, deceased.

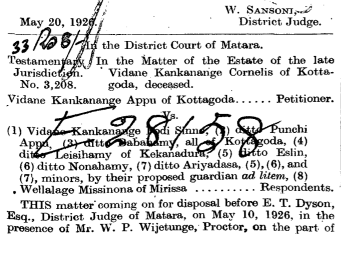
Ka soadoris Vijesekera Hanti......Petitioner.

THIS matter coming on for disposal before W. Sansoni, Est. District Judge of Matara, on May 20, 1926, in the presence of Messrs. G. E. G. P. Keuneman, Proctors, on the part of the petitioner above-named and the order of court dated March 19, 1926, having been eadily

It is ordered that Siyadoris Wijesekera Hanti, be and he is hereby declared entitled, to have letters of administration to the estate of the above-named deceased, issued to him accordingly, unless the respondents above named or any person or persons interested shall, on or before July 1, 1926 show sufficient cause to the satisfaction of this court to the contrary.

It is also ordered that the 1st respondent, Gamage Heenamma, be and the thereby appointed guardians ad litem over the minors, 8th and 9th respondents, unless sufficient cause be shown to the contrary on July 1, 1926

It is also ordered that the said 8th and 9th minor respondents be produced before this court on July 1, 1926.



the petitioner above named; and the petition and the affidavit of the said petitioner dated May 3, 1926, having been read:

It is ordered that the petitioner Vidane Kankanange Appu, be and he is hereby declared entitled, as eldest 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 June 24, 1926, show sufficient cause to the satisfaction of this court to the contrary.

It is also ordered that the 8th respondents, Wellalage Missinona be and she is hereby appointed guardian *ad litem* over the minors 5th, 6th, and 7th respondents, unless sufficient cause be shown to the contrary on June 24. 1926.

It is also ordered that this said 5th, 6th, and 7th minors respondents be produced before this court on June 24, 1926.

E. T. Dyson, May 10, 1926. District Judge, 1012 In the District Court of Matara. In the Matter of the Last Will and Testa-Testamentary ment of the late Mendis Karunaratna Wiraman of Jurisdiction. Jeedravas No. 3,209. Polwatta, pegased. Abeysunda a Hochgo Kalinguhamine alias Kathirina of Polwatta.Petitioner. And (1)THIS matter coming on for disposal before W. Sansoni, Esq., District Judge of Matara on May 11, 1926, in the

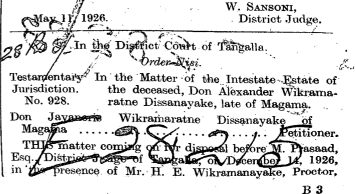
Esq., District Judge of Matara on May 11, 1926, in the presence of Mr. Samson Dias, Proctor, on the part of the petitioner above named; and (1) the petition and the affidavit of the said petitioner dated May 5, 1926, (2) the affidavit proving the last will dated March 23, 1926, and (3) the last will No. 2,585 of December 13, 1925, having been read:

It is ordered that the will of Mendis Jeedrayas Karunaratna Wiraman, deceased, dated December 13, 1925, and now produced in this court be and the same is hereby declared proved, unless the respondents above named or any person or persons interested shall, on or before June 24, 1926, show sufficient cause to the satisfaction of this court to the contrary.

It is further declared that the said Abeysundara Hettige Kalinguhamine alias Kathirina, who is the executor named in the said will, and that she is entitled to have probate of the same issued to her accordingly, unless the respondents above named or any person or persons interested shall, on or before June 24, 1926, show sufficient cause to the satisfaction of this court to the contrary.

It is further ordered that the 5th respondent Johanis Dias Gunaratna, be and he is hereby appointed guardian ad litem over the 1st, 2nd, and 3rd minor respondents, unless sufficient cause be shown to the contrary on June 24, 1926.

It is further ordered that the said 1st, 2nd, and 3rd minor respondents be produced before this court on June 24, 1926.



on the part of the petitioner above named; and the affidavit of the said petitioner dated December 12, 1926, having been read:

It is ordered and adjudged that the petitioner be and he is hereby entitled, as son of the above-named deceased to have letters of administration of his estate issued to him, unless any other person or persons interested shall, on or before January 11, 1926, show sufficient cause to the satisfaction of this court to the contrary.

December 14, 1915.

M. PRASAAD, District Judge.

District Judge.

M. PRASAAD,

The above Order Nisi is extended to February 15, 1926. for showing cause.

January 11, 1926.

The above Order Nisi is extended to June 24, 1926.

1.14 V. P. REDLICH, May, 24, 1926. District Judge. In the District Court of Tangalla, Order Nisi. amentary In the Matter of the Intestate Estate of the deceased, Dinohamy figiwarnasinghe of Kiula. Jurisdiction. 'No. 940. Don Dines Mathangawira of Kiula Petitioner. (1) Saradias Matha nis Mathanga-Charles Methangawira, (4) Babanona -(3) Don lathangawird, wife of (5) Ullawis Hewage Dines de (6) Dusinona Mathangawira, (7) Bonnie mathangawira, all of Kiula, the 7th respondent being minor is represented by 1st respondent ... Respondents. THIS matter coming on for disposal before V. P. Redlich, Esq., District Judge of Tangalla, on March 17, 1926, in the presence of Mr. C. A. Wickramasuriya, Proctor, on the part of the petitioner above named; and the affidavit of the petitioner dated December 2, 1925, having been read : It is ordered and adjudged that the petitioner be and he is hereby entitled, as husband of the above-named deceased to have letters of administration of his estate issued to him, unless the respondents above named or any other person or persons interested shall, on or before April 12, 1926, show sufficient cause to the satisfaction of this court to the contrary. V. P. REDLICH. March 17# 1926. District Judge. e Order Nisi is extended for showing cause on The above (June 14, 1926. V. P. REDLICH. May 24 1926. District Judge. In the District Court of Jaffna. 1×0 8/ Order Nisi. In the Matter of the Estate and Effects of Testamentary Arumugam Kandiah, late of Chiviateru, Jurisdiction. deceased. No. 5,966. Nakumuttu, widow of Kandiah of Chiviateru. ioner. C Arumugam Supiramanan eru. Oh Kathah Kasippillai g ditte daughter of Kandiah di ditto ditto, and (3) ' Nagamma, ·····.Respondents. This matter of the petition of the petitioner, praying appendix of the petition of the petitioner, praying for grant to her of letters of administration to the estate of the deceased, coming on, for disposal before G. W. Woodhouse, Esq., District Judge, on May 6, 1926, in the presence of Messrs. Casippillai & Cathinavelu, the petitioner's Proctors, and the affidavit of the petitioner dated March 5, 1926, having been read: It is ordered that the petitioner be and she is hereby declared the widow of the deceased,

and entitled to have letters of administration to the estate of the deceased issued to her, unless the respondents shall, on June 15, 1926, show cause to the contrary.

G. W. Woodhouse, May 18, 1926. District Judge. 68 In the District Court of Jaffna. Order Nis Matter of the Estate of the late Testamentary the Wagammahk wife of Poinan Thambiah of Changanai, deceased. Jurisdiction. No. 5,985. Murugesu of Changanai Petitioner. Kathirgame Vs. (1) Murtice anai, now of Kuala Ъя y Virtualizeam of Chanumpur, Musugesi amab. da ganai, (3) Ra A Ponnemberam Thambiah of ditto Respondents.

THUS matter of the petition of the above-named petitioner, proving that the 2nd respondent be appointed guardian ad litem over the minor, the 3rd respondent, and that letters of administration to the estate of the said intestate be issued to the petitioner, coming on for disposal before E. T. Millington, Esq., District Judge, on December 7, 1925, in the presence of Mr. S. Sittampalam, Proctor, on the part of the petitioner; and the affidavit of the petitioner having been read:

It is ordered that the above named 2nd respondent be appointed guardian *ad litem* over the minor, the 3rd respondent, for the purpose of protecting her interest and of representing her in this case, and that the petitioner be declared entitled to have letters of administration to the estate of the said intestate be issued to him as an heir as her father, unless the respondents or any other person interested shall, appear before this court on January 21, 1926, and state objection or show cause to the contrary.

December 1, 1925. R. C. H. MILLINGTON, District-Judge.
Distriction dage.
Time extended June 17, 1926.
G. W. Woodhouse
April 29, 1926. District Judge.
31 28/ In the District Court of Jaffna.
Order Nisi.
Testamentary In the Matter of the Estate of the late
Jurisdiction. Valliammai, widow of Murugar of Varany
No. 6,005. North, deceased.
Sivakamippillai widow of Murugar, Kandiah of Varainy
North
(1) Kandiah Murugesu, (2) Kandiah Thangarajah, (3) Valliammai, daughter of Kandiah, 49 Chellammah, daughter of Kandiah, (5) Veragahi er Velluppillai of Varany North; (the Jei, 2nd, ird, and 4th re-
(3) Valliammai, daughter of Kandral, 4 Chellammah,
daughter of /K adiah (5) Veraga hyar Velluppillai
spondents are prinors, appearing by their guardian ad
lifem the 5th respondent Respondents.
THIS matter of the petition of the above-named peti-
tioner, 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 March, 17, 1920,
in the presence of Mr. V. S. Karthegesu, Proctor, of the
part of the petitioner; and the affidavit of the petitioner dated January 15, 1926, having been read: It is declared
that the petitioner is the next of kin of the said intestate,
and is entitled to have letters of administration to uno
estate of the said intestate issued to her, unless the respondence
ent or any other person shall onfor before May 11, 1920,
show sufficient cause to the estisfaction of this court to
the contrary.) G. W. WOODHOUSE,
May 4, 1926. District Judge.
and the second
Order Nisi extended for June 15, 1926.
G. W. WoodHOUSE, A. C.

In the District Court of Jaffna. Order Nisi. In the Matter of the Estate of the late Testamentary Murugar Kandiah of Varany North, Jurisdiction. No. 6,007. deceased. , widow of Murugar Kandiah of Varany Sevakamippilla · · · Sp · · · · North Petitioner. وجذير ويذوق فيجرج وتدويعي Vs. (1) Kandiah Murugesu, (2) Kandiah Thangarajah, (3) Valliammai, daughter of Kandiah, (4) Chellammah, daughter of Kandiah, (5) Veeragathiy or Vellup. pillai, all of Varany North ; the 1st, 2nd, 3rd, and 4th respondents are minors by mir surding ad the above named 5th spinaget. . . Respondents THIS matter of the cetition of the above named peti-tioner, praying for letters of administration to the estate of the above-named deceased, coming on for disposal before G. W. Woothouse, Esq., District Judge, on March 17, 1926, in the presence of Mr. V. S. Karthigesu, Proctor, on the part of the petitioner; and the affidavit of the petitioner dated January 15, 1926, having been read : It'is declared that the petitioner is the lawful 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 respondent or any other person shall, on or before May 11, 1926, show sufficient cause to the satisfaction of this court to the contrary. G. W. WOODHOUSE, District Judge. May 4, 1926. Order Nisi extended for J WOODHOUSE G. District Judge. 30 108/ In the District Court of Janna. Order Nisi In the Matter of the Estate of the late Testamentar Subramaniam of Pallai. Jurisdiction Veluppillai No. 6,04 deceased. Veluppilla Saravanamuttu of PallaiPetitioner. Vs. hbikai.) Subramaniam Kumaragegar daughter of Subramaniam, (3) hter of Subramaniam, (4) Subramanian Paranas eram. and (5 Kumarasoonia Chinnatambu, all of Pallai, st, 2nd, 3rd, and 4th respondents are minors, the appearing by their guardinan ad litem the 5th respondent 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 March-30, 1926, in the presence of Mr. M. Vythialingam, Proctor, on the part of the petitioner; and the affidavit of the petitioner dated February 24, 1926, having been read: It is declared that the petitioner is the lawful brother of the said intestate, and is entitled to have letters of administration to the estate of the said intestate issued to him, unless the respondents or any other person shall, on or before May 4, 1926, show sufficient cause to the satisfaction of this court to the contrary. G. W. WOODHOUSE, District Judge. March 30 1926. Time to show cause extended till June 15, 1926. In the District Court of Jaffna. Order Nisi. In the Matter of the Estate and Effects of Testamentary Sinnakkuddy, widow of Murugesu' late of Karaitivu East, deceased. Jurisdiction. No. 6,048. Murugesu Kanapathoppillai of Garajuvo East

coming on for disposal before G. W. Woodhouse, Esq., District Judge, on March 2, 1926, in the presence of Mr. A. Kanagasabai, Proctor, on the part of the petitioner; and the affidavit of the petitioner dated January 19, 1926, having been read: It is declared that the petitioner is the only son 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 May 25, 1926, show sufficient cause to the satisfaction of this court to the contrary.

April 23, 1926.

G. W. WOODHOUSE, District Judge.

Order Nisi extended to June 15, 1926.

G. W. WOODHOUSE, District Judge. 10 10 An the District Court of Jaffna. order Nisi. In the Matter of the Estate of the late Testamentary Jurisdiction. uttukkumaru Kanapathippillai of Vad-No. 6,085. ukkoddai West, deceased. of Muttukkumaru Kanapathip-Valliammaz idal West pillai . . Petitioner. (1) Kathirganar Muttukkumaru of ditto, (2) Nannip, pillai, widow of Sabapathippillai of ditto, (3) Sinnap munigesu and wife (4) Vethavanam of Moolay, port (5) Namasiyayam Kananathinpilla, of Aito, (6) Salapathinpillai Murugeri of ditto, proputy pen-sione, Pudu, in E. M. (5.7), at apothippillai Velup-gillai of ditte, presently Clerk, Pudu, in F. M. S., gamuttu, widow of Sabapathippillai of Vaddukkoddai West, (9) Valliammai, widow of Veluppillai of ditto, and minor (10) Murugesu Ramalingam of ditto Respondents. THIS matter of the petition of the above-named petitioner, praying that the 2nd respondent be appointed guardian ad litem over the minor, the 10th respondent, and that letters of administration to the estate of the above-named deceased be issued to the petitioner, coming on for disposal before A. Cathiravelu, Esq., Acting District Judge, Jaffna, on March 31, 1926, in the presence of Mr. A. Mudlr. Veluppillai, Proctor, on the part of the petitioner ; and the affidavit of the petitioner dated March 24, 1926, having been read: It is ordered that the above-named 2nd respondent be appointed guardian ad litem over the minor, the 10th respondent, for the purpose of protecting his interest and of representing him in this case, and that the petitioner be declared entitled to have letters of administration to the estate of the said intestate issued to her, as his lawful widow, unless the respondents shall appear before this court on May 20, 1926, and state objection or show cause to the contrary. G. W. WOODHOUSE, April 22, 1926. District Judge. Time to show cause extended to June 15, 1926. the District Court of Jaffna. Kast 8 der Nisi. In the Matter of the Estate of the late Sivasampu, Shivaprakasam of Kokuyil Testamentary Jurisdiction. West, deceased. No. 6.108 Annam, widow of Siyasampu of Kokuvil West/ Petitioner , Petitjoner (1) Namasivayam Than West and who (2) Apranappillai of dition (3) Sivasampu Mail aganam of ditto, (4) Selliah Sinnathamby of ditto Resundent of the petition of Murugesu Kanapathippillai, THIS matter of the petition of the above named petitioner, praying that the above-named 4th respondent

be appointed guardian ad litem over the minor; the 3rd

praying for letters of administration to the estate of the amed deceased, Sinnakkuddy, widow of Murugesu,

Kasinathan

Kanapathipp

HEme

East

respondent, and praying for letters of administration to the estate of the above-named deceased, coming on for disposal before G. W. Woodhouse, Esq., District Judge, on May 6, 1926, in the presence of Mr. R. V. Ganapathippillai, Proctor, on the part of the petitioner; and the affidavit of the petitioner dated April 30, 1926, having been read: It is declared that the petitioner is the mother 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 June 15, 1926, show sufficient cause to the satisfaction of this court to the contrary.

G. W. WOODHOUSE, May 20, 1926. District Judge. 68/-In the District Court of Mannar. Order Nisi. Testamentary In the Matter of the Estate of Mohaiadeen-Jurisdiction. kappudayar Nagoorpichai, late of Ala-No. 366. vakkaisirukkulan in Musaly North. deceased. Periatambymarakaer Meeramohaiadeen of Puthuveli in Musaly SouthPetitioner. Vs. Meeramohaiadeen, praying for letters of administration to the estate of the above-named deceased Mohaiadeenkappudayar Nagoorpichai, coming on for disposal before C. E. Jones, Esq., District Judge, on June 4, 1926, in the presence of Mr. S. Mudlr. Anantham, Proctor, on the part of the petitioner; and the affidavit of the petitioner dated June 2, 1926, having been read: It is declared that the petitioner is, as one of the heirs of the said intestate, and is entitled to have letters of administration to the estate of the said intestate issued to him, unless the respondents or any other person shall, on or before July 5, 1926, show sufficient gause to the satisfaction of this court to the contrary. C. E. JONES. June 4, 1926. District Judge. 20 In the District Court of Batticaloa. Order Nisi declaring Will proved. &c., Testangentary In the Matter of Estate of the Last Will and Testament of the late Chinniah Ponniah, deceased, of Koddaimunai, Jurisdiction. Ng. 200. Batticaloa. Class B. J. Roux of Batticaloa Petitioner Vs. (1) Ponniah Arasammah, (2) Ponniah Nadarasah, (3) Ponniah Seenitamby, (4) Ponniah Sithampara-(5) Forman Steintamby, (4) Forman Strampara-pillai, (5) Rev. Fr. A. Reichard, S.J., all of Puliantivu,
(6) Kandapper Velatta of Roddamunis. Respondents.
THIS matter coming on for dispersal before W. D. Niles,
Esql, District Judge of Batticaloa of April 30, 1926, in the presence Messrs. Tambyrgah and Stephens, Proctors, on

part of the petitioner; and the affidavit and petition of \mathbf{th} the part of the petitionary, and the andavit and petition of the petition of the Notary who attested the last will and the witnesses who subscribed to the said last will dated April 28, 1926, having been read. It is ordered that the will of Chinnayah Ponniah of Koddaimunai, deceased, dated February 3, 1926, and now

deposited in this court be and the same is hereeby declared proved, unless the respondents or any other person or persons interested shall, on or before June 1, 1926, show sufficient cause to the satisfaction of this court to the contrary.

below.

It is further declared that the said petitioner is the p executor named in the said will, and that he is entitled to have probate of the same issued to him accordingly, unless the respondents or any other person or persons interested shall, on or before June 1, 1926, show sufficient cause to the satisfaction of this court to the contrary.

And it is further ordered that the 5th respondent be and he is hereby appointed guardian *ad litem* of the minors, the 1st, 2nd, 3rd, and 4th respondents, unless the above respondents or any other person or persons interested shall, on or before June 1, 1926, show sufficient cause to the satisfaction of this court to the contrary.

W. D. Niles, ¢. April 30, 1926 $\langle \Sigma \rangle$ ¢ 0 District Judge. April 30, 1520 This Order Nisi has been extended till July 8, 1926. W. D. NILES, District Judge. In the District Court of Batticaloa. Order Nisi. Testamentary In the Matter of the Intestate Estate and Jurisdiction. Effects of the late Mohamadu Tamby-No. 206. levve Seyadu Mohamadu Abdul Cader of Kailpatnam in India, deceased. Seyadu Abdulcader Mohamadutamby of Morokotanchenai in BatticaloaPetitioner. Vs. (1) Seyadu Rabiatumah of Kailpatnam, South India, (2) Seyadu Abdulcador Seyadu Abbass of Morokotan-chatu, (3) Seyadu Abdulcader Abbass of Morokotan-shibo of ditto, mnor (4) Seyadu Abdulcader Usuppu Sulsimaumah (4) Seyadu Abdulcader Usuppu Sulsimaumah (4) Seyadu Abdulcader Usuppu Sulsimaumah (5) Kather Meerasaibo Seyadu Muheyadeen of ditta (5) Kather Meerasaibo Seyadu Muheyadeen of ditte Respondents. THIS matter coming on for disposal before We.D. Niles, Esq., District Judge of Batticaloa, on May 28, 1926, in the presence of Messrs. Tambyrajah and Stephens, Proctors, on the part of the petitioner; and the affidavit and petition of the petitioner dated May 24, 1926, having been read : It is ordered that the 2nd respondent be and he is hereby appointed guardian ad litem of the minor the 3rd respondent, and that the petitioner be and he is hereby appointed guardian ad litem of the minor the 3rd respondent, and that the petitioner be and he is hereby declared entitled, as the eldest son 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 July 13, 1926, show sufficient cause to the satisfaction of this court to the contrary. W. D. NILES, May 28, 1926. District Judge. District J 37/208/- In the District Court of Trincomalée. Testamentary In the Matter of the Estate of the late Jurisdiction. No. 140. Meerasahib Rahumanpillai of Periyakinai in Trincomalee, deceased. Mootatamby Subramaniam, Secretary of the District (1) Rahumanpillai Abdul Saththar, (2) Rahumanpillai Pichchaitamby, both of Periyakinia, (3) Amena-umma, widow of Meerasahib Rahumanpillai of Karavakapattu, (4) Seethathumma, (5) Assara-umma, (6) Assumaumma, (7) Makeyaumma; 4th to 7th respondents are minors, all of Karavakapattu by their guardian *ad litem* the 3rd respondent. Respondents. THIS matter coming on for disposal before B. G. de Glanville, Esq., District Judge of Trincomalee, on May 31, 1926, in the presence of Mr. M. M. Subramaniam, Proctor, 1920, in the presence of Mr. M. M. Subramaniam, Proceeds on the part of the petitioned, and the affidavit of the said petitioner dated May 29/1926, having been read: (It is ordered that the 3rd respondent be appointed guardian *ad litem* over the 5rd respondents for the purpose of this testamentary action, unless sufficient cause be shown to the satisfaction of the cort to the contrary on or before the date mentioned her m

It is further ordered that the petitioner be and he is hereby declared entitled, as official administrator, to administer the estate of the deceased above named, and that letters of adminastration do issue to him accordingly, unless the respondents above named or any other person or persons interested shall, on or before July 12, 1926, show sufficient cause to the satisfaction of this court to the contrary.

B. G. DE GLANVILLE, May 31, 1926. May 31, 1926. B. G. DE GLANVILLE, District Judge. District Judge. May 31, 1926. In the District Court of Chilaw. Order Nisi. Testamentary In the Matter of the Intestate Estate Jurisdiction. and Effects of the late Doranagoda No. 1,718. Sonuththara Unnanse of Kudawewa Pansata in Kudawewa, deceased. Sakkalasuriya Appulamillage Elmon Appuhamy of Agalagedera in Negombo DistrictPetitioner. Vs (1) Sakalasuriya Appuhamillage Vienduci: Appulamy of Agalagedera, (2) Kahandawa Appuhamillage Julis Appuhany, presently a Faluvelgala, (3) Kahandawa Appuhany, presently a Faluvelgala, (3) Kahandawa Appuhany of Agalagedera, (4) Kahandawa Appuhamillage Peries Appuhamy of God go nuwa in Negombo District..... Respondents. THIS matter coming on for disposal before O. L. de Kretser, Evo. District Ludge of Chilaw on May 21, 1926.

Kretser, Esq., District Judge of Chilaw, on May 21, 1926, in the presence of Mr. A. S. Gooresekera, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated May (21, 1926, having been read: It is ordered that the petitioner be and he is hereby declared entitled, as nephew of the above named deceased, to have lottore of administration to his activity of the

It is ordered that the petitioner, m_{2} and he is dereby declared entitled, as nephow 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 June 18, 1926, show sufficient cause to the satisfaction of this court to the contrary. O. L. DE KBETSER,

May 21, 1926. District Judge. **23** Rog/- In the District Court of Chilaw. Order Nisi. Testamentary In the Matter of the Estate of the late Jurisdiction. Tuan Yaseem Asmoon of Chilaw, de-No. 1,716 ceased.

Tuan Wangsa Asmoon of Chilaw Petitioner.

(1) Tuan Dane Asmoon (1) availage, (2) Tuan Johor Asmoon of Chilaw, Respondents.

THIS matter coming on for disposal before O. L. de Kretser, Esq., District Judge of Chilaw, on May 10, 1926, in the presence of Mr. C. V. M. Pandittesekere, Proctor, of the firm of Messrs. Cooke & Pandittesekere, on the part of the petitioner; and his affidavit dated May 4, 1926, having been read: It is ordered and declared that the petitioner, as brother of the said deceased, is entitled to have letters of administration to the said estate, and that such letters will be issued to him accordingly, unless the respondents or any person or persons interested shall, on or before June 14, 1926, show sufficient cause to the satisfaction of this court to the contrary.

May 10, 1926. 30 10 8/- In the District Court of Chilaw. 30 10 8/- In the District Court of Chilaw. Order Nisi. Testamentary In the Matter of the Intestate Estate of Uswattaliyanage Migel Perera, late of Walahapitiya, in the District of Chilaw, deceased. THIS matter coming on Orderoes before D. 4. de

THIS matter coming on 60 discosa before). I. de Kretser, Esq., District Judge of Chilaw on March 26/1926, in the presence of Mr. M. L. Marssinghe, (Proctor, on the part of the petitioner, Jawange Ana Fernando; and the petition and affidavit of the petitioner, both doted March 26 1926, having been read: It is ordered that the said petitioner be and she is hereby declared entitled, as the widow of the said deceased, to haveletters of administration to the estate of the said deceased issued to her accordingly, unless the respondents—(1) Uswattaliyanage Catharine Perera, (2) ditto John Perera, (3) ditto Roslin Perera, (4) ditto Sarpinu Perera, (5) ditto Francis Perera, (6) ditto Agnes Perera, (7) ditto Lily Margaret Perera, (8) ditto Elizabeth Perera, and (9) ditto Cyril Victor Perera, by their guardian *ad litem*, (10) ditto Manuel Perera—or any other person or persons interested shall, on or before May 14, 1926, show sufficient cause to the satisfaction of this court to the contrary.

District Judge.

The date for showing cause has been extended to June 14 1926.

O. L. DE KRETSER, March 26, 1926. District Judge. 25/-1 In the District Court of Kegalla. Order Nisi. Testamentary. In the Matter of the Intestate Estate of Senanayakarallage Ukku Banda of Bulu-Jurisdiction. gammena, deceased. No. 1,162. Wakirigala Gamlatrallage Punchimahatmeya of Bulu-.....Petitioner. gammana ... Vs. (1) Senanayakarallage Subasinghe Banda, (2) ditto. Medduma Banda, (3) ditto Ran Menika, minors, by their guardian ad litem the 4th respondent (4)

their guardian ad litem the 4th respondent (4) Wakirigala Gamlatrallage Dewasin Mudianse, all of Bulugenmana. Respondents. THIS matter coming on for dispessible before V. Coomaraswape, Esq., Dirfect Budge of Kegalla, on May 5, 1926, in the presence of Mr. R. V. Dedigama, Proctor, for petitioner; and his affidavit and petition dated March 12, and May 5 1926, respectively, praying for letters of administration and appointment of guardian ad litem having been read in It is ordered and declared that the 4th respondent being maternal grandfather of the minors, is a fit and proper person to be appointed guardian ad litem, and that such appointment will be accordingly made, and the petitioner, as the widow of the deceased, is entitled to letters of administration of the estate of the deceased, and that such letters will be issued to her, accordingly, unless the respondents or any person or persons interested shall, on or before June 15, 1926 show sufficient cause to the satisfaction of this court to the contrary.

V. COOMARASWAMY, May 5, 1926. District Judge. 1408/-An the District Court of Kegalla. 2H Order Nisi. Testamentary the Matter of the Estate of Kathikesu Kanagaratnam' of Ganetenna, deceased. Ramasami Kathikesu of Ganetenna Petitioner. Vs. (1) Meenamma, (2) Kathikesu Sellamma, (3) Karthikesu Kadiramma, all of Ganetenna..... Respondents. THIS matter coming on for disposal before V. Coomara-letters of administration of the aforesaid estate having been read : It is ordered and declared that the petitioner, as the father of the deceased, is entitled to letters of administration of the estate of the deceased aforesaid, and that such letters will be issued to him accordingly, unless the respondents or any person or persons interested shall, on or before June 29, 1926, show sufficient cause to the

satisfaction of this court to the contrary.

May 14, 1926.

V. COOMARASWAMY, District Judge.

426 PART II. - CEYLON GOVERNMENT GAZETTE - JUNE 11, 1926 n the District Court of Kegalla. in the presence of Mr. R. V. Dedigama, Proctor, for peti 8/tioner; and his affidavit and petition dated April 12 Order Nisi. and May 5, 1926, respectively, praying for letters cf administration and the appointment of guardian ad litem, ef Testamentary In the Matter of the Intestate Estate of Jurisdiction. the late Gamarallage Juan Appu of having been read: It is ordered and declared that the 1st No. .163.Kadigamuwa, deceased. respondent, being the mother of the minor respondents, Senanavake Accillage Albin Nona of Kadiis a fit and proper person to be appointed their guardian. gamuwa . Petitioner. ad litem and that such appointment will be made accordingly, and that the petitioner, as nephew of the deceased, is entitled to letters of administration of the said estate, Vs. (1) Gamarallage Dingiri Mahathmeya, (2) ditto Punchi and that such letters will be issued to him accordingly. Mahathmaya, (3) ditto Manzo Nona (1) ditto Dingiri Menika, (5) ditto Baba None, (4) ditto Buychi Nona, unless the respondents or any person or persons interest sted Menika, (5) ditto Babi Nort, (1) ditto Burchi Nona, (7) ditto Sanchi Norta, (8) ditto Dingri Etoria, all being minors by their guardian to Ment the 9th respondent, (9) Senanayake Acillage John Singho of Walgam Respond shall, on or before June 17, 1926, show sufficient cause to the satisfaction of this court to the contrary. V. COOMARASWANKY: potha. Respondents. May 5, 1926. District Judge. THIS matter coming on for disposal before V. Coomaraswamy, Esq., District Judge, Kegalla, on May 5, 1926, in the presence of Mr. R. V. Dedigama, Proctor, for the District Court of Kegalla. Kas Order Nisi. petitioner; and his affidavit and petition dated April 23 and May 5, 1926, respectively, praying for letters of administration and appointment of guardian ad literal, having been read: it is ordered and declared that the 9th the Matter of the Intestate Estate of Atauda (Accillage Hendrick- Appu of Mangedera, deceased. Testamenta Jurisdict*i*o In No. 1 0. respondent, being the maternal uncle of the minor respondents, is a fit and proper person to be appointed their Accillage Kapuruhamy of Mangedera. Petitioner. Atauda guardian ad litem and that such appointment will be made Vs. accordingly, and the petitioner, as the widow of the deceased, is entitled to letters of administration of the said estate, (1) Liyansekera Mudiyanselage Jane Nona of Hunuand that such letters will be issued to her accordingly, wala (2) Atauda Accillage Sapin Singho, (3) ditto unless the respondents or any person or persons interested shall on or before June 16, 1926; show sufficient cause Singho, (4) ditto Mary Monta, (5) ditto Ukkun , (6) ditto Gunaseken, (7) ditto Janes Singho, Davi Singh to the satisfaction of this court to the contrary. all 0 Hunuwala, the 2nd, Brd , th, 6th, and 4th OMARASWAMY, 7th ong minors by their guardian ad litem the 1st May 5. 1926. respondent Respondents. TH atter coming on for disposal before V. Coomara-In the District Court of Kegalla. samy, Esq., District Judge, Kegalla, on May 17, 1926, in; the presence of Mr. J. L. Suraweera, Proctor, for petitioner 28 Order Nisi. and his petition and affidavit dated May 13 and 17, 1926, respectively, praying for appointment of guardian *ad litem* and issue of letters of administration, it is ordered and declared that the 1st respondent, being the mother of the In the Matter of the Intestate Estate of the late Wijeratna Mudianselage Ratu-appuhamy of Kadadora deceased. lestamentary Jurisdiction. No. 1,164. Mudianselage Wijeratya Rada unch minor respondents, is a fit and proper person to be appointed their guardian *ad litem*, and that such appointment will be accordingly made, and that the petitioner, as the father of dora Petitioner. the deceased, is entitled to letters of administration of the (1) Amarasinghe A accinage Sootan Nona of Kadadora. said estate, and that such letters will be issued to him (2) Wijer Mudianselage Punchimahatmaya of accordingly, unless the respondents or any person or persons ditto, (3) ditto Punchi Banda of ditto, the 2nd and 3rd interested shall, on or before June 30, 1926, show sufficient being minors by their guardian ad litem the 1st cause to the satisfaction of this court to the contrary. respondent ... THIS matter coming on for disposal before V. Coomara-. COMARASWAMY swamy, Esq., District Judge, Kegalla, on May 5, 1926, Distrcit Judge. DRAFT ORDINANCES. MINUTE. The following Draft of a proposed Ordinance is published for general information :-And Ordinance to amend the Ceylon Post Office Ordinance, 1908. DE it enacted by the Governor of Ceylon, by and with the advice and concert of the the advice and consent of the Legislative Council thereof, as follows : Short title. This Ordinance may be cited as the Ceylon Post-Office 1 of 1926. Ordinance, No. 2 In paragraph (h) of section 4 of the principal Ordinance. the words "and any impression denoting that postage has been paid made by a stamping die or franking machine authorized by the Governor" shall be added at the end thereof. Amendment of section 4 of the principal Ordinance.

3 (1) In sub-section (1) of section 18 of the principal Ordinance, the words "and may also, if he thinks fit, cause dies and franking machines for impressing postage stamps to be provided" shall be added at the end thereof.

(2) In sub-section (2) of section 18 of the principal Ordinance, the words "and dies and franking machines for impressing the same" shall be added at the end thereof.

4 In section 19 of the principal Ordinance, the words and figures "provided under section 18" are hereby repealed.

5 (1) In sub-section (2) of section 26 of the principal Ordinance, the words "not bearing a label authorizing the customs to open it" shall be inserted between the word "letter" and the word "may" in line 1 thereof.

(2) In sub-section (5) of section 26 of the principal Ordinance, the words "not bearing a label authorizing the customs to open it" shall be inserted between the word "seas" and the word "is" in line 1 thereof.

By His Excellency's command,

Colonial Secretary's Office, Colombo, May 24, 1926. A. G. M. FLETCHER, Colonial Secretary.

Statement of Objects and Reasons.

1. These amendments of the Ceylon Post Office Ordinance, 1908, fall into two groups.

2. Sections 2, 3, and 4.—(a) Under the present law the postage due on articles must be paid by affixing postage stamps of the right value thereto. It is now proposed to permit prepayment of postage in money, and to provide for the suitable marking of articles on which the postage is so paid.

(b) Sections 2, 3, and 4 of this Ordinance will have the effect of authorizing the provision, supply, sale, and use of proper dies and franking machines to be employed for the marking of postal articles on which postage is prepaid in money, and will give postage paid marks the protection at present enjoyed by postage stamps. The words "provided under section 18" in section 19 of the principal Ordinance are repealed so that the expression "postage stamps" in section 19 may have the meaning assigned to it by section 4: (h) as amended by this Ordinance.

3. Section 5.—(a) By rules made by His Excellency the Governor on January 12, 1922, and published in the Government Gazette of January 20, 1922, the importation into Ceylon by foreign letter post of articles liable to customs duty was prohibited. These rules were made in conformity with the Madrid Postal Convention which prohibited the transmission of dutiable articles by letter post.

(b) By the Stockholm Postal Convention (which came into force on October 1, 1925), letters may now contain dutiable articles if permitted by the country of destination. It is intended to amend the above-mentioned rules so as to admit the importation of dutiable articles by letter post.

(c) Section 5 legalizes the customs examination of such letters.

Attorney-General's Chambers, Colombo, April 15, 1926. L. H. ELPHINSTONE, Attorney-General.

MINUTE.

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

An Ordinance to amend the Gas Ordinance, 1869.

BE it 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 Gas Ordinance, Short title No. of 1926.

Amendment of section 18 of tho principal Ordinance.

Amendment of section 19 of the principal Ordinance.

Amendment of section 26 of the principal Ordinance.

PART II. - CEYLON GOVERNMENT, GAZETTE - JUNE 11, 1926

Extension of company's operations outside a municipal town. 2 The following new section shall be inserted immediately after section 4 of the principal Ordinance, viz. :

4 A (1) The Governor in Executive Council may from time to time by Proclamation published in the Gazette—

- (a) Authorise any company to construct the necessary works for supplying with gas any area specified in the Proclamation being outside a municipal town, and declare that all or any of the provisions of this Ordinance and of the Gas Meter Ordinance, 1871, shall apply to such area in like manner as they apply to a municipal town;
- (b) Declare what authority or person shall, as respects such area, have and exercise the several rights, privileges, and powers, and perform the duties, which by this Ordinance or the Gas Meter Ordinance, 1871, are vested in or imposed on the Municipal Council or any officer thereof;
- (c) Declare to what authority or person shall be given any notice required by this Ordinance or the Gas Meter Ordinance, 1871, to be given to the Municipal Council or any officer thereof;
- (d) Declare, as respects such area, out of what fund the expenses and remuneration referred to in section 13 of the Gas Meter Ordinance, 1871, are to be paid;
- (e) Authorise any Sanitary Board or Local Board of Health and Improvement to enter into a contract with and pay the company for the company to light by gas the area within its jurisdiction or any part thereof.

(2) Every Proclamation under this section shall, as soon as conveniently may be, be laid before the Legislative Council, and may at any of the next three meetings of the Council be disallowed by resolution of the Council, and if so disallowed shall be annulled.

By His Excellency's command,

Colonial Secretary's Office, Colombo, June 4, 1926. A. G. M. FLETCHER, Colonial Secretary.

Statement of Objects and Reasons.

THE object of this Ordinance is to enable the Sanitary Board of the Colombo District to enter into a contract with the Colombo Gas and Water Company, Limited, for the company to light by gas the Colombo-Galle road from the municipal boundary to the Dehiwala station. The company also wishes to supply gas to residents in Dehiwala.

2. The operation of the Gas Ordinance, 1869, which enables the Governor in Executive Council to confer the necessary powers on a gas company, is restricted to municipal towns. Accordingly the new Ordinance enables the Governor in Executive Council by Proclamation to authorise the gas company to operate in any area outside a municipal town. The Ordinance also enables the Governor in Executive Council to authorise a Sanitary Board or Local Board to enter into a contract with a gas company for the latter to light with gas any area within the jurisdiction of the Board.

3. Every Proclamation under the Ordinance will be subject to disallowance by the Legislative Council.

Attorney-General's Chambers, L. H Colombo, May 10, 1926.

L. H. ELPHINSTONE, Attorney-General.

H. BOSS COTTLE, GOVERNMENT PRINTER, COLOMBO, CEYLON.

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