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PART II.—LEGAL.

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

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COLOMBO:

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DRAFT ORDINANCE.

MINUTE.

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

An Ordinance to amend the Law with respect to the Carriage of Goods by Sea.

W HEREAS at the International Conference on Maritime Law held at Brussels in October, 1922, the delegates at the Conference, including the delegates representing His Majesty, agreed unanimously to recommend their respective Governments to adopt as the basis of a convention a draft convention for the unification of certain rules relating to bills of lading:

And whereas at a meeting held at Brussels in October, 1923, the rules contained in the said draft convention were amended by the Committee appointed by the said Conference :

And whereas it is expedient that the said rules as so amended and as set out with modifications in the schedule to this Ordinance (in this Ordinance referred to as "the rules") should, subject to the provisions of this Ordinance, be given the force of law with a view to establishing the responsibilities, liabilities, rights, and immunities attaching to carriers under bills of lading:

And whereas provision has been made by the Carriage of Goods by Sea Act, 1924, that the said rules as so amended and as set out with modifications in the schedule to that Act shall be given the force of law with a view to establishing the responsibilities, rights, and immunities attaching to carriers under bills of lading :

And whereas it is expedient that like provision should be made in Ceylon :

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

This Ordinance may be cited as the Carriage of Goods

Short title. 1 This Ordinance may by Sea Ordinance, 1926.

Application of rules in schedule.

Absolute warranty of seaworthiness not to be implied in contracts to which rules apply.

Statement as to application of rules to be included in bills of lading.

Modification of Article VI. of rules in relation to coasting trade.

Modification of rules 4 and 5 of Article III. in relation to bulk cargoes. 2 Subject to the provisions of this Ordinance, the rules shall have effect in relation to and in connection with the carriage of goods by sea in ships carrying goods from any port in Ceylon to any other port whether in or outside Ceylon.

3 There shall not be implied in any contract for the carriage of goods by sea to which the rules apply any absolute undertaking by the carrier of the goods to provide a seaworthy ship.

4 Every bill of lading, or similar document of title, issued in Ceylon which contains or is evidence of any contract to which the rules apply shall contain an express statement that it is to have effect subject to the provisions of the said rules as applied by this Ordinance.

5 Article VI. of the rules shall, in relation to the carriage of goods by sea in ships carrying goods from any port in Ceylon to any other port in Ceylon, have effect as though the said Article referred to goods of any class instead of to particular goods and as though the proviso to the second paragraph of the said Article were omitted.

6 Where under the custom of any trade the weight of any bulk cargo inserted in the bill of lading is a weight ascertained or accepted by a third party other than the carrier or the shipper and the fact that the weight is so ascertained or accepted is stated in the bill of lading, then, notwithstanding anything in the rules, the bill of lading shall not be deemed to be *primâ facie* evidence against the carrier of the receipt of goods of the weight so inserted in the bill of lading, and the accuracy thereof at the time of shipment shall not be deemed to have been guaranteed by the shipper.

7 .(1) Nothing in this Ordinance shall affect the operation of sections 446 to 450, both inclusive, 502, and 503 of the Merchant Shipping Act, 1894, as amended by any subsequent enactment, or the operation of any other enactment for the time being in force limiting the liability of the owners of seagoing vessels.

(2) The rules shall not by virtue of this Ordinance apply to any contract for the carriage of goods by sea made before such day as the Governor may by Proclamation published in the Gazette direct, nor to any bill of lading or similar document of title issued, whether before or after such day as aforesaid, in pursuance of any such contract as aforesaid.

SCHEDULE.

Rules relating to Bills of Lading.

ARTICLE I.

Definitions.

In these rules the following expressions have the meanings hereby assigned to them respectively, that is to say—

- "Carrier" includes the owner or the charterer who enters into a contract of carriage with a shipper; "Contract of carriage" applies only to contracts of carriage
- covered by a bill of lading or any similar document of title, in so far as such document relates to the carriage of goods by sea, including any bill of lading or any similar document as aforesaid issued under or pursuant to a charterparty from the moment at which such bill of lading or similar document of title regulates the relations between a carrier and a holder of the same ; (c) "Goods" includes goods, wares, merchandises, and articles
- of every kind whatsoever, except live animals and cargo which by the contract of carriage is stated as being carried on deck and is so carried; "Ship" means any vessel used for
- (đ) means any vessel used for the carriage of goods by sea :
- Carriage of goods " covers the period from the time when (e) the goods are loaded on to the time when they are discharged from the ship.

ARTICLE II.

Risks.

Subject to the provisions of Article VI., under every contract of carriage of goods by sea the carrier, in relation to the loading, handling, stowage, carriage, custody, care, and discharge of such goods, shall be subject to the responsibilities and liabilities, and entitled to the rights and immunities hereinafter set forth.

ARTICLE III.

Responsibilities and Liabilities.

1. The carrier shall be bound, before and at the beginning . of the voyage, to exercise due diligence to-

- (a) Make the ship seaworthy;
- (b) Properly man, equip, and supply the ship;
- (c) Make the holds, refrigerating and cool chambers, and all other parts of the ship in which goods are carried, fit and safe for their reception, carriage, and preservation.

2. Subject to the provisions of Article IV., the carrier shall properly and carefully load, handle, stow, carry, keep, care for, and discharge the goods carried.

After receiving the goods into his charge, the carrier, or the master, or agent of the carrier, shall, on demand of the shipper, issue to the shipper a bill of lading showing among other things-

- (a) The leading marks necessary for identification of the goods as the same are furnished in writing by the shipper before the loading of such goods starts, provided such marks are stamped or otherwise shown clearly upon the goods if uncovered, or on the cases or coverings in which such goods are contained, in such a manner as should ordinarily remain legible until the end of the voyage;
- (b) Either the number of packages or pieces, or the quantity, or weight, as the case may be, as furnished in writing by the shipper ;
- (c) The apparent order and condition of the goods:

Saving and operation.

Provided that no carrier, master, or agent of the carrier shall be bound to state or show in the bill of lading any marks, number, quantity, or weight which he has reasonable ground for suspecting not accurately to represent the goods actually received, or which he has had no reasonable means of checking.

4. Such a bill of lading shall be *prima facie* evidence of the receipt by the carrier of the goods as therein described in accordance with paragraph 3 (a), (b), and (c).

5. The shipper shall be deemed to have guaranteed to the carrier the accuracy at the time of shipment of the marks, number, quantity, and weight, as furnished by him, and the shipper shall indemnify the carrier against all loss, damages, and expenses arising or resulting from inaccuracies in such particulars. The right of the carrier to such indemnity shall in no way limit his responsibility and liability under the contract of carriage to any person other than the shipper.

6. Unless notice of loss or damage and the general nature of such loss or damage be given in writing to the carrier or his agent at the port of discharge before or at the time of the removal of the goods into the custody of the person entitled to delivery thereof under the contract of carriage, or, if the loss or damage be not apparent, within three days, such removal shall be *primá facie* evidence of the delivery by the carrier of the goods as described in the bill of lading.

The notice in writing need not be given if the state of the goods has at the time of their receipt been the subject of joint survey or inspection.

In any event the carrier and the ship shall be discharged from all liability in respect of loss or damage unless suit is brought within one year after delivery of the goods or the date when the goods should have been delivered.

In the case of any actual or apprehended loss or damage the carrier and the receiver shall give all reasonable facilities to each other for inspecting and tallying the goods.

7. After the goods are loaded the bill of lading to be issued by the carrier, master, or agent of the carrier, to the shipper shall, if the shipper so demands, be a "shipped" bill of lading, provided that if the shipper shall have previously taken up any document of title to such goods, he shall surrender the same as against the issue of the "shipped" bill of lading, but at the option of the carrier such document of title may be noted at the port of shipment by the carrier, master, or agent with the name or names of the ship or ships upon which the goods have been shipped and the date or dates of shipment, and when so noted the same shall for the purpose of this Article be deemed to constitute a "shipped" bill of lading.

8. Any clause, covenant, or agreement in a contract of carriage relieving the carrier or the ship from liability for loss or damage to or in connection with goods arising from negligence, fault, or failure in the duties and obligations provided in this Article or lessening such liability otherwise than as provided in these rules; shall be null and void and of no effect.

A benefit of insurance or similar clause shall be deemed to be a clause relieving the carrier from liability.

ARTICLE IV.

Rights and Immunities.

1. Neither the carrier nor the ship shall be liable for loss or damage arising or resulting from unseaworthiness unless caused by want of due diligence on the part of the carrier to make the ship seaworthy, and to secure that the ship is properly manned, equipped, and supplied, and to make the holds, refrigerating and cool chambers, and all other parts of the ship in which goods are carried fit and safe for their reception, carriage, and preservation in accordance with the provisions of paragraph 1 of Article III.

Whenever loss or damage has resulted from unseaworthiness, the burden of proving the exercise of due diligence shall be on the carrier or other person claiming exemption under this section.

2. Neither the carrier nor the ship chall be responsible for loss or damage arising or resulting from—

- (a) Act, neglect, or default of the master, mariner, pilot, or the servants of the carrier in the navigation or in the management of the ship;
- (b) Fire, unless caused by the actual fault or privity of the carrier;
 - (c) Perils, dangers, and accidents of the sea or other navigable waters ;
- (d) Act of God;
- (e) Act of war;

(f) Act of public enemies;

- (g) Arrest or restraint of princes, rulers, or people, or seizure under legal process;
- (h) Quarantine restrictions;
- (i) Act or omission of the shipper or owner of the goods, his agent, or representative;
- (j) Strikes or lock-outs or stoppage or restraint of labour from whatever cause, whether partial or general;
- (k) Riots and civil commotions;
- (l) Saving or attempting to save life or property at sea;
- (m) Wastage in bulk or weight or any other loss or damage arising from inherent defect, quality, or vice of the goods;
- (n) Insufficiency of packing;
- (o) Insufficiency or inadequacy of marks;
- (p) Latent defects not discoverable by due diligence;(q) Any other cause arising without the actual fault or privity
 - of the carrier, or without the fault or neglect of the agents or servants of the carrier, but the burden of proof shall be on the person claiming the benefit of this exception to show that neither the actual fault or privity of the carrier nor the fault or neglect of the agents or servants of the carrier contributed to the loss or damage.

3. The shipper shall not be responsible for loss or damage sustained by the carrier or the ship arising or resulting from any cause without the act, fault, or neglect of the shipper, his agents, or his servants.

4. Any deviation in saving or attempting to save life or property at sea, or any reasonable deviation shall not be deemed to be an infringement or breach of these rules or of the contract of carriage, and the carrier shall not be liable for any loss or damage resulting therefrom.

5. Neither the carrier nor the ship shall in any event be or become liable for any loss or damage to or in connection with goods in an amount exceeding ± 100 per package or unit, or the equivalent of that sum in other currency, unless the nature and value of such goods have been declared by the shipper before shipment and inserted in the bill of lading.

This declaration if embodied in the bill of lading shall be *primâ facie* evidence, but shall not be binding or conclusive on the carrier.

By agreement between the carrier, master, or agent of the carrier and the shipper another maximum amount than that mentioned in this paragraph may be fixed, provided that such maximum shall not be less than the figure above named.

Neither the carrier nor the ship shall be responsible in any event for loss or damage to or in connection with goods if the nature or value thereof has been knowingly misstated by the shipper in the bill of lading.

6. Goods of an inflammable, explosive, or dangerous nature to the shipment whereof the carrier, master, or agent of the carrier, has not consented, with knowledge of their nature and character, may at any time before discharge be landed at any place or destroyed or rendered innocuous by the carrier without compensation, and the shipper of such goods shall be liable for all damages and expenses directly or indirectly arising out of or resulting from such shipment.

If any such goods shipped with such knowledge and consent shall become a danger to the ship or cargo, they may in like manner be landed at any place or destroyed or rendered innocuous by the carrier without liability on the part of the carrier except to general average, if any.

ARTICLE V.

Surrender of Rights and Immunities, and Increase of Responsibilities and Liabilities.

A carrier shall be at liberty to surrender in whole or in part all or any of his rights and immunities or to increase any of his responsibilities and liabilities under the rules contained in any of these Articles, provided such surrender or increase shall be embodied in the bill of lading issued to the shipper.

The provisions of these rules shall not be applicable to charterparties, but if bills of lading are issued in the case of a ship under a charterparty they shall comply with the terms of these rules. Nothing in these rules shall be held to prevent the insertion in a bill of lading of any lawful provision regarding general average.

ARTICLE VI.

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Special Conditions.

Notwithstanding the provisions of the preceding Articles, a carrier, master, or agent of the carrier, and a shipper shall in regard to any particular goods be at liberty to enter into any agreement in any terms as to the responsibility and liability of the carrier for such goods, and as to the rights and immunities of the carrier in respect of such goods, or his obligation as to seaworthiness, so far as this stipulation is not contrary to public policy, or the care or diligence of his servants or agents in regard to the loading, handling, stowage, carriage, custody, care, and discharge of the goods carried by sea, provided that in this case no bill of lading has been or shall be issued and that the terms agreed shall be embodied in a receipt which shall be a nonnegotiable document and shall be marked as such.

Any agreement so entered into shall have full legal effect :

Provided that this Article shall not apply to ordinary commercial shipments made in the ordinary course of trade, but only to other shipments where the character or condition of the property to be carried or the circumstances, terms, and conditions under which the carriage is to be performed, are such as reasonably to justify a special agreement.

ARTICLE VII.

Limitations on the Application of the Rules.

Nothing herein contained shall prevent a carrier or a shipper from entering into any agreement, stipulation, condition, reservation, or exemption as to the responsibility and liability of the carrier or the ship for the loss or damage to or in connection with the custody and care and handling of goods prior to the loading on and subsequent to the discharge from the ship on which the goods are carried by sea.

ARTICLE VIII.

Limitation of Liability.

The provisions of these rules shall not affect the rights and obligations of the carrier under any statute for the time being in force relating to the limitation of the liability of owners of seagoing vessels.

ARTICLE IX.

The monetary units mentioned in these rules are to be taken to be gold value.

By His Excellency's command,

Colonial Secretary's Office, Colombo, July 5, 1926. A. G. M. FLETCHER, Colonial Secretary.

Statement of Objects and Reasons.

THE International Conference on Maritime Law held in Brussels in 1922 and 1923, recommended the unification of certain rules relating to bills of lading and suggested a set of rules in furtherance of this recommendation.

2. These rules in the amended form set out in the schedule to this Ordinance were given the force of law in the United Kingdom by 14 & 15 Geo. V., Ch. 22.

3. Ordinance No. 5 of 1852 (section I) enacts that all contracts or questions arising in Ceylon relating to bills of lading shall be the same as would be administered in England in the like case. It follows that the rules already have the force of law in Ceylon. It is, however, considered desirable that the rules should be embodied in an Ordinance for the sake of both certainty and publicity.

Attorney-General's Chambers, Colombo, June 11, 1926. L. H. ELPHINSTONE, Attorney-General.

NOTIFICATIONS OF CRIMINAL SESSIONS.

BY virtue of a mandate to me directed by the Hon. the Supreme Court of the Island of Ceylon, I do hereby proclaim that a Criminal Session of the said Court for the District of Badulla will be holden at the Court-house at Kandy on Monday, August 2, 1926, at 11 o'clock of the morning of the said day.

And I do hereby require and inform all persons concerned therein to attend at the time and place above mentioned, and not to depart without leave asked and granted.

Fiscal's Office, Badulla, July 7, 1926. H. C. WIJESINHA, for Fiscal. BY virtue of a mandate to me directed by the Hon. the Supreme Court of the Island of Ceylon, I do hereby proclaim that a Criminal Session of the said Court for the District of Kegalla will be holden at the Court-house at Kandy on Monday, August 2, 1926, at 11 o clock of the morning of the said day.

And I do hereby require and inform all persons concerned therein to attend at the time and place above mentioned, and not to depart without leave asked and granted.

Fiscal's Office, E. T. MILLINGTON, Ratnapura, July 6, 1926. Fiscal

COURTS NOTICES. DISTRICT AND MINOR

NOTICE is hereby given that a suit has been instituted in the Court of Requests of Ratnapura by Cadirawel Kangany, for himself and on behalf of his gang of ten coolies, labourers of Colombugama estate, against the proprietor or proprietors thereof, under the Ordinance No. 13 of 1889, for the recovery of his wages and that of his gang of ten coolies, all amounting to Rs. 91.86.

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July 7, 1926.

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D. C. P. GUNASEKERA, Chief Clerk.

FRANCIS AMARABANDHU, ...

NOTICE is hereby given that a suit has been instituted in the Court of Requests of Panwila, by twelve labourers of Nicholoya estate, against the proprietors of Hoolankande estate, Madulkele, under Ordinance No. 13 of 1889 for the recovery of their wages, amounting to Rs. 96 10.

Court of Requests,

Panwila, June 26, 1926.	
NOTICES OF	INSOLVENCY. A Ro 5/
In the District Court of Colombo.	In the District Court of Colonal Pavid No. 3,560. In the matter of the insolvency of David
No. 3,451. In the matter of the insolvency of Mohamado Amis Bin Hadji Ismail Effendi of 58, New Moor street, Colombo.	No. 3,560. In the matter of the insolvency of David Augustus Passe of David Vite, Havelock Town, Bambalapitya.
NOTICE is hereby given that a meeting of the creditors of the above-named insolvent will take place at the sitting of this court on August 10, 1926, for the grant of a certificate	NOTICE is hereby given that an examination of the above-named insolvent will take place at the sitting of this court on July 29; 1926.
f conformity to the insolvent, By order of court, A. E. PERERA, Colombo, July 14, 1928. for Secretary.	By order of court, A. E. PERERA, Colombo, June 30, 1926. for Secretary.
	In the District Court of Colombo.
Holf In the District Court of Colombo.	No. 3,565. In the matter ovf the insolvency of H. W. F. Wimalagunawardene of Cotta road.
No. 3483. In the matter of the insolution of Dr. David Backwood of Colomby. NOTIOUSS hereby given that a meeting of the creditors of the above named insolution will take place at the sitting of the state of the sitting of the creditors.	NOTICE is hereby given that a meeting of the creditors of the above-named insolvent will take place at the sitting of this court on August 10, 1926, for the grant of a certificate of conformity to the insolvent.
X. M. R. M. Letchimanen Chetty. By order of court, A. E. PEREBA,	By order of court, A. E. PERERA, Colombo, July 14, 1926. for Secretary.
Colombo, July 13, 1926. for Secretary.	In the District Court of Colombo.
In the District Court of Colombo. o. 3,502. In the matter of the insolvency of Arthur	No. 3,571. In the matter of the insolvency of Muna Muna Mohamado Sheikh Dawoodoo of 6, Gaswork street, presently of Battaramulla.
Claudius Samarasinghe of Dematagoda. NOTICE is hereby given that a meeting of the creditors f the above-named insolvent will take place at the sitting f this court on August 10, 1926, for the grant of a certificate f conformity to the insolvent.	NOTICE is hereby given that a meeting of the creditors of the above-named insolvent will take place at the sitting of this court on August 10, 1926, for the grant of a certifi- cate of conformity to the insolvent. By order of court, A. E. PERERA,
By order of court, A. E. PERERA, Colombo, July 14, 1926. for Secretary.	Colombo, July 14, 1926. for Secretary. In the District Court of Colombo.
In the District Court of Colombo.	No. 3,573. In the matter of the insolvency of Huxley Anderson de Moor of 707, Pamankada,
o. 3,608. In the matter of the insolvency of Victor Holsinger of Wattala, Hunupitiya.	Wellawatta. NOTICE is hereby given that a meeting of the creditors
NOTICE is hereby given that a meeting of the creditors if the above-named insolvent will take place at the sitting this court on August 10, 1926, for the grant of a certificate conformity to the insolvent.	of the above-named insolvent will take place at the sitting of this court on August 10, 1926, for the grant of a certificate of conformity to the insolvent.
By order of court, A. E. PERERA, Colombo, July 14, 1926. for Secretary.	By order of court, A. E. PERERA, Colombo, July 14, 1926. for Secretary.
	In the District Court of Colombo.
In the District Court of Colombo. o. 3,549. In the matter of the insolvency of C. L. R.	No. 3,593. In the matter of the insolvency of Hadjie Abdul Rahiman Dada, individually and as partner of the firm of H. N. M. H. Dada
Muttupulle of 104, Kotahena, Colombo.	Bhoy & Co. of 28, Keyzer street.
NOTICE is hereby given that a meeting of the creditors the above-named insolvent will take place at the sitting this court on August 10, 1926, for the grant of a certificate conformity to the insolvent.	NOTICE is hereby given that a meeting of the creditors of the above-named insolvent will take place at the sitting of this court on August 10, 1926, for the grant of a certificate of conformity to the insolvent.
By order of court, A. E. PERERA, Colombo, July 14, 1926. for Secretary.	By order of court, A. E. PERERA, Colombo, July 14, 1926. for Secretary.

In the District Court of Colombo. No. 3,631. In the matter of the insolvency of Samara- tunga Muhandramge Don Mathias of Udakanampella.	take place for the said insolvent to surrender and conform to, agreeably to the provisions of the said Ordinance, and for the taking of the other steps set forth in the said Ordinance, of which creditors are hereby required to take notice.
WHEREAS S. Don Mathias has filed a declaration of insolvency, and a petition for the sequestration of his estate has also been filed by Tikiri Banda Eheliyagoda of Avissawella, presently of Colombo, under the Ordinance	By order of court, P. MORTIMER, Kandy, July 7, 1926. Secretary.
No. 7 of 1853: Notice is hereby given that the said court has adjudged the said S. Don Mathias insolvent accordingly;	['] In the District Court of Kandy. No. 1,734. In the matter of the insolvency of Kawenna
and that two public sittings of the court, to wit, on August 31, 1926 and on September 14, 1926, will take place for the said insolvent to surrender and conform to, agreeably to the provisions of the said Ordinance, and for the taking of the other steps set forth in the said Ordinance, of which creditors are hereby required to take notice.	Meera Mohideen of Nawalapitiya. WHEREAS Kawenna Meera Mohideen of Nawalapitiya, has filed a declaration of insolvency, and a petition for the sequestration of his estate has been filed by Sawanna Mohideen Saibo of Kandy, under the Ordinance No. 7 of 1853: Notice is hereby given that the said court has adjudged the said Meera Mohideen insolvent accordingly;
By order of court, A. E. PERERA, Colombo, July 9, 1926. for Secretary.	and that two public sittings of the court, to wit, on August 6, 1926, and on September 3, 1926, will take place for the said insolvent to surrender and conform to, agreeably to the
In the District Court of Negombo. No. 169/I. In the matter of the insolvency of Muna Mohammadu Cassim of Periyamulla.	provisions of the said Ordinance, and for the taking of the other steps set forth in the said Ordinance, of which creditors are hereby required to take notice.
NOTICE is hereby given that a certificate of conformity as of the second class has been awarded to the above-named insolvent.	By order of court, P. MORTIMER, Kandy, July 7, 1926. Secretary.
By order of court, C. EMMANUEL, Negombo, July 13, 1926. Secretary.	In the District Court of Nuwara Eliya. No. 13. In the matter of the insolvency of Sinan Michael
In the District Court of Kalutara.	Kelly of Nuwara Eliya.
No. 200. In the matter of the insolvency of Victor Cecil Fernando of Horetuduwa.	NOTICE is hereby given that the examination of the above-named insolvent has been adjourned for July 22, 1926, at this court.
NOTICE is hereby given that a meeting of the creditors of the above-named insolvent will take place at the sitting of this court on August 12, 1926, for filing of insolvent's balance sheet and proof of claims.	By order of court, A. W. LUDEKENS, Nuwara Eliya, July 8, 1926. Secretary.
By order of court, R. MALALGODA, Kalutara, July 13, 1926. Secretary.	In the District Court of Galle. No. 542. In the Matter of the insolvency of Tewara Hen- nedige Covis de Silva of Magalle, Galle.
In the District Court of Kandy. No. 1,703. In the matter of the insolvency of Oswald V.	NOTICE is hereby given that the certificate meeting in the above matter has been adjourned for August 25, 1926.
Bartholemeusz of Kandy. NOTICE is hereby given that a meeting of the creditors of the above-named insolvent will take place at the sitting	By order of court, C. W. GOONEWARDENE, Galle, July 11, 1926. Secretary.
of this court on August 27, 1926, for the grant of a certificate of conformity to the insolvent.	In the District Court of Galle.
By order of court, P. MORTIMER, Kandy, July 12, 1926. Secretary.	No. 549. In the matter of the insolvency of Lena Marcar • Abdu Rahiman of Gintota.
In the District Court of Kandy.	NOTICE is hereby given that the above-named insolvent has been awarded a certificate of conformity as of the first class.
No. 1,722. In the matter of the insolvency of C. W. Saul of Trincomalee street, Kandy.	By order of court, C. W. GOONEWARDENE, Galle, July 11, 1926. Secretary.
NOTICE is hereby given that a meeting of the creditors of the above-named insolvent will take place at the sitting of this court on August 27, 1926, for the grant of a certificate	In the District Court of Galle. No. 554. In the matter of the insolvency of Hameed
of conformity to the insolvent. By order of court, P. MORTIMER, Kandy, July 12, 1926. Secretary.	Mohideen of Talapitiya 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 August 25, 1926, for the award of a certifi- cate of conformity to the insolvent.
In the District Court of Kandy.	By order of court, C. W. GOONEWARDENE,
No. 1,733. In the matter of the insolvency of Kirikan- kanange Agostine Fernando of Peradeniya	Galle, July 7, 1926. Secretary.
presently of New Peacock estate, Pussellawa' WHEREAS Kirikankanange Agostine Fernando of	In the District Court of Jaffna.
Peradeniya, presently of New Peacock estate, Pussellawa, has filed a declaration of insolvency, and a petition for the sequestration of his estate has been filed by Wedage Dharma-	No. 100. In the matter of the insolvency of Manuel pillai Ponniah of Jaffna town. NOTICE is hereby given that the above-named insolven
wardana of Peradeniya, under the Ordinance No. 7 of 1853: Notice is hereby given that the said court has adjudged the said Kirikankanange Agostine Fernando insolvent	has been awarded a certificate of conformity as of the third class, which has been suspended for six months from July 9, 1926.

the said Kirikankanange Agostine Fernando insolvent accordingly; and that two public sittings of the court, to wit, on August 6, 1926, and on September 3, 1926, will

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Secretary.

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Jaffna, July 10, 1926.

By order of court, B. EMMANUEL,

In the District Court of Kegalla.

In the matter of the insolvency of Bopitige Yohanis Fernando of Warakapola. No. 52.

NOTICE is hereby given that the sitting of this court is adjourned to August 5, 1926, for the assignee's report and The protection of this court is extended till other steps. that date.

By order of court, K. RATNASINGHAM, Secretary. Kegalla, July 9, 1926.

NOTICES OF FISCALS' SALES.

In the District Court of Kegalla. In the matter of the insolvency of P. H. Abraham No. 51. Silva of Rambukkana.

NOTICE is hereby given that a second sitting of this court will take place on August 25, 1926, for examination of the insolvent and other steps. The protection of the court is extended.

By order of court, K. RATNASINGHAM, Secretary. Kegalla, July 8, 1926.

26 Ro 8/ the District Court of Colombo.

C. Murugesu of Wellawatta in Colombo Plaintiff. No. 16,556. Vs.

Western Province.

John Henry Meedeniya, Adigar, Ruwanwella, presently of British India Hotel, Fort Defendant.

NOTICE is hereby given that on Friday, August 20, 1926, will be sold by public auction at the premises the right, title, and interest of the said defendant in the following property for the recovery of the sum of Rs. 14,316.75, with interest thereon at 9 per cent. per annum from July 8, 1925, till payment in full, and costs of suit and poundage, viz. :--

At 1 P.M.

(1) An undivided 53/64 parts of the defined portion of the land called Meegahawatta, together with the plumbago mines thereon, situated at Godagama in the Udugaha pattu of Siyane korale east, in the District of Colombo ; bounded on the north by the defined portion of this land of Haramanis Appu and others, east and south by the field belonging to Appu Vedarala and others, west by the land belonging to Cornelis and others; containing in extent about 6 acres.

At 1.30 P.M.

(2) An undivided 13/22 shares of the uncured plumbago of about 20 cwt. lying on the aforesaid land.

Fiscal's Office,	R. O. DE SARAM,
Colombo, July 14, 1926.	Deputy Fiscal.
38/10/ In the District Cou	rt of Colombo. •
Brown &/Co., Etd., Fort, Colom	bo Plaintiffs.
Brown & Co., Etd., Fort, Colom No. 17,357	

C. R. Maharajah of Lascoreen street, Colombo.. Defendant. NOTICE is hereby given that on Thursday, August 19, 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. 32,563.61, with interest on Rs. 31,350 at 9 per cent. per annum from September 3, 1925, till date of decree (October 23, 1925), and thereafter on the aggregate amount of the decree at the rate of 9 per cent. per annum till pay-ment in full, and costs of suit (bill is not taxed yet), viz. :---

At 2.30 p.m.

(1) All that house and premises bearing assessment No. 34, situated at Brassfounder street, St. Paul's ward, within the Municipality and District of Colombo, Western Province; and bounded on the north by the house and ground of Muttoo Chetty, on the east by the garden of Theagappa Chetty, on the south by the house and ground of Alles Pulle, and on the west by Brassfounder street; containing in extent 5 65/100 perches and registered in A 43/205.

At 3 р.м.

(2) All that house and premises bearing assessment No. 374/62, situated at Chekku street, Colombo, within the Municipality and District of Colombo, Western Province; and bounded on the north by the house of Teapass

Mudaliyar and presently by premises No. 373/63, Chekku street, on the east by Chekku street, on the south by the house of Gabriel Gomes, presently No. 373/61 of M. S. Abdul Ally, and on the west by the garden of Manuel Thomas, presently houses Nos. 361/131 and 132 of Abdul Azeez, and No. 130, Sea street; containing in extent 18 square perches and 11/100 of a perch and registered in A 143/221.

Fiscal's Office, R. O. DE SARAM, Colombo, July 14, 1926 Deputy Fiscal. 10/8/In the District Court of Colombo.

The Complissioners of the Loan Board, Colombo. Plaintiffs. No. 17,899.

Anne Adelaide Fernando Wijeyaratna of Petraca Grove, Fishers hill, Mutwal, Colombo, executrix of the last will and testament of John Wilfred Fernando Wijevaratna, late of Colombo, deceased Defendant.

NOTICE is hereby given that on Friday, August 13, 1926, will be sold by public auction at the respective premises the following properties and premises mortgaged with the plaintiffs by bond No. 565 dated September 29, 1922, attested by P. G. Cooke of Colombo, Notary Public, and declared specially bound and executable under the decree entered in the above-styled action and ordered to be sold by the order of court dated February 17, 1926, for the recovery of the sum of Rs. 16,365.51, together with interest on Rs. 15,037.50 at the rate of 61 per cent. per annum from October 11, 1925, till the date of the said decree (January 15, 1926), and thereafter on the aggregate amount of the said decree at the rate of 9 per cent. per annum till payment in full, and costs of suit, viz. :--

At 3 P.M.

First :-- All that allotment of land called Kamarangagahawatta with all the buildings standing thereon bearing assessment No. 40, situated at Fishers' hill or Tanque Salgado in Mutwal, within the Municipality and District of Colombo, Western Province, of the Island of Ceylon; and bounded on the north-east by the garden of Koswattage Justina Perera, on the south-east by another portion of this garden, on the south-west by the garden of Irippuwabadalge Francisco Perera, on the north-west by the high road; containing in extent 5 50/100 square perches according to the survey and description thereof No. 666 dated January 7, 1861, made by A. Silva, Land Surveyor.

At 2 P.M.

Second :---All that allotment of land with the buildings thereon bearing assessment No. 41, known as Petraca Grove, situated at Fishers' hill in Mutwal aforesaid; and bounded on the north-east by premises bearing assessment No. 42 of Girigoris Alwis, on the south-east by the property of E. J. S. Wijeratna and others, on the south-west by premises bearing assessment No. 40 of O. L. M. Abdul Majeed, and on the north-west by the road known as Fishers' hill; containing in extent 13 50/100 perches according to the survey and description thereof No. 1,768 dated September 23, 1915, made by H. G. Dias, Registered Licensed Surveyor and Levellor.

B2

Third :--- All these 2 contiguous allotments of land forming one property being parts of the premises now bearing assessment No. 41, Fishers' hill, marked Nos. 36B and 38 in the plan of the town of Colombo, of the aggregate extent 14 25 perches shown in the copy plan dated May 20, 1915, authenticated by the Surveyor General, situated at Fishers' hill in Kotahena Ward, within the Municipality and District of Colombo aforesaid ; which said contiguous allotments of land are bounded on the north by lot 36A in the said plan now bearing assessment No. 42, Fishers' hill and by lot 39 in the said plan and bearing assessment No. 20, Marshall street, on the east by lot No. 40 in the said plan now bearing assessment No. 19, Marshall street, on the south by lot 34 in the said plan now bearing assessment No. 39, Fishers' hill, and on the west by lot No. 33 in the said plan now bearing assessment No. 41, Fishers' hill, and by lot 35 in the said plan now bearing assessment No. 42, Fishers' hill; together with the buildings standing thereon, respectively, and all the estate, right, title, and interest, property claim, and demand whatsoever of the said John Wilfred Fernando Wijeyaratna, deceased, and of the defendant as executrix as aforesaid in, to, out of, or upon the same premises respectively. Registered, Colombo, A 172/4, 157/21, 170/122.

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In terms of the said decree the allotments of land and premises secondly and thirdly described herein, which adjoin each other and form one property, will, first, be put up for sale as one property, and, thereafter, the allotment of land and premises firstly described herein will be put up for sale.

Fiscal's Office, Colombo, July 14, 1926 R. O. DE SARAM, Deputy Fiscal. 25 Lines In-the District Court of Colombo. yna Reena Seena Ana Roona Arunasalampillai of 168, Sea street, Colombo Plaintiff. 1044/No 20,263. Vs. Moona Kana Kanthasamypillai of Dean's road, Colombo..... Defendant. NOTICE is hereby given that on Thursday, August 12, 1926, at 10 \triangle .M., will be sold by public auction at 2, Dean's road, Maradana, Colombo, the following movable property for the recovery of the sum of Rs. 6,000, viz. :---In No. 1 Almirah. In No. 5 Almirah. 6 mufflers 31 pairs rubber sheets 3 pieces tweed In No. 6 Almirah. 5 silk handkerchiefs 10 pairs socks 4 pieces tweed 1 silk banian 1 silk lady's vest 2 pieces black flannel 4 pieces tweed 1 wool banian 4 pieces lining 2 Turkey caps 2 small tin buckets 5 pieces cananore l piece black silk 4 pieces flannel. 6 pairs shoas 1 silk shirt 2 pieces alpacca 1 small banian 1 piece gabadine 5 pieces cananore 1 tin pins 5 pieces serge In No. 2 Almirah. 3 pieces tussore 81 loose boxes collars 1 woollen shawl 2 pieces flannel 9 boxes toilet powder 2 mufflers In No. 7 Almirah. 15 belts 2 jersey banians 3 loose rolls flannel 1 piece tweed 1 felt hat 5 pieces cretonne 81 loose rolls chintsz $2 \, \mathrm{caps}$ 2 pieces casement cloth 7 straw hats 7 shawls 28 trousers of different 2 dolls cloths In No. 3 Almirah. 18 coats 81 shirts 3 waist coats 3 shirts 96 ties 74 boxes collars In No. 4 Almirah. 7 boxes mending wool suit silk pyjamas 36 pairs socks 20 pairs shoes 6 boxes thread 23 loose boxes buttons 3 corsets

1 loose box gloves

- loose box rubber heels
- loose box iron heels
- piece cananore
- piece ticking piece white cloth
- piece lining
- piece tricoline
- pieces flannel
- pieces tussore
- 11 pieces English drill

In No. 8 Almirah.

375 loose rolls ribbons

- 10 camboys
- 5 sarongs
- 6 sarongs
- small camboys
- silk sarongs 8
- loose boxes small socks I loose box socks
- 16 pairs black socks
- 12 pieces cloth of different kinds
- 3 pieces China silk
- 8 pieces small tussore
- 2 pieces tweed
- l piece yellow coloured cloth
- 14 pieces of cloth of different kinds
- 4 white shirts
- 28 loose boxes bonbons
- 6 pieces curtain cloth
- 3 Cashmere shawls
- 9 loose boxes banians 4 loose boxes children's hats
- 3 wool banians
- 3 white banians
- 1 box bibs
- 1 loose box silk wool 2 loose rolls mosquito curtains
 - In No. 9 Almirah.
- 2 pieces black voile cloth
- piece georgette
- pairs silk cloth 21 pieces organdy
- 12 pieces voile cloth
- 20 pieces cotton voile cloth
- 23 pieces cotton cloth
- 2 pieces satin cloth
- piece poplin
- piece cambric
- 10 pieces silk satin
- 5 pieces silk voile cloth
- 25 pieces silk voile cloth
- 11 pieces white cloth
- 1 canvas roll
- 13 pieces oil cloth
- piece organdy
- pieces gown cloth
- pieces muslin
- piece velvet piece Turkey cloth
- 14 pieces veil cloth
- 4 pieces grey cloth 3 pieces white sheetings 1 piece ticking
- loose box old gloves 1
- 6 suspenders
- 2 loose boxes silk socks
- loose box buttons
- pieces satin cloth 9
- pieces crepe
- loose box silver thread
- loose box embroidery
- loose box lace
- loose box linen thread
- old box of beads
- 1 box wire used for bonnets

- 9 small handkerchiefs
- 1 loose box braiding
- 1 loose box silk tape
 - In No. 10 Almirah.

2 pieces cretonne

- 2 silk umbrellas
 - pieces (red) oil cloth
- piece poplin 1
- 2
- pieces ticking pair shoes
- lady's underwear
- 1 toy gun
- 14 flutes
- 3 wooden stands
- 4 pieces oil cloth
 - In No. 11 Almirah.
- 1 piece silk lace
- 7 pieces silk cloth 3 ladies' bonnets
- 21 pairs large and small
- shoes 2 chemise
 - 2 wooden stands
 - 1 piece sock lace
 - In No. 12 Almirah.
 - 2 pieces ticking

pieces silk cloth

In No. 1 Show Case.

19 large and small sandals

In No. 2 Show Case.

11 boxes toilet powder

28 loose boxes soap

6 boxes soap tins

26 dozen reel thread

26 tins toilet powder

15 boxes silk thread

13 packets cards

3 pieces chalk

shoes

15 gilted chains

13 blanco tins

1 tin pins

2 brushes

27 chains coral

10 ladiès' combs

1 small show case

10 combs

2 loose packets

1 small mirror

5 boxes toilet powder

In No. 3 Show Case.

6 loose boxes large thread

35 bottles and tins old cream

In No. 4 Show Case.

In No. 5 Show Case.

8 bottles white cream

12 boxes glass bangles

15 tins gramophone pins

rubber

2 packets rubber tape

cakes khaki blanco

wooden stands

2 oil cloths pairs shoes

lady's bag

3 boxes toys

5 pieces soap

1 piece tweed

23 shaving sticks

3 flutes

2

5 dolls

3 frames

In No. 2 Counter. In No. 6 Show Case. 1 pair trouser 100 phials scent 1 suit 21 hats 3 loose rolls chintz In No. 7 Show Case. 1 loose piece cotton voile 1 loose piece crepe 2 wristlet watches 1 piece coloured cloth 3 wrislets 11 hurricane lamp 5 chains 1 box wooden buttons 7 necklaces 4 bangles Goods kept for Show. 5 pencils 26 pieces sample cloth 5 rings 75 boxes cardboards 15 broaches 10 lockets Goods in the Small Almirah. 6 tie pins 25 boxes reels thread 4 pairs links 100 reels thread 10 cards pins In No. 8 Show Case. 6 boxes knitting pins 3 boxes safety pins 1 lady's hand bag loose box dye 2 pairs garters 1 2 dozen trouser buttons 9 loose boxes buttons 22 tooth brushes 4 cards hooks 1 shaving blade 6 cards linen buttons 18 loose cards buttons loose box buckles 1 4 pipes 5 bottles shoe laces 2 spectacles loose box crepe 1 spectacle case 10 fountain pens combs pictures 1 brush wall clock 7 hairpins 12 glass almirahs 18 cigarette mouthpieces 9 show cases 4 scissors 3 teakwood counters jak counter 2 purses 1 lady's bag writing tables powder box small jak almirah 1 box sample soap small bureau almirah 6 bentwood chairs 3 chains 16 elk horn combs 1 jak arm chair 9 loose rolls silk thread iron safe 20 leather wristlets 1 shoe stand a 1 scale In No. 9 Show Case. lunumidella rack 3 ladies' hand bags piece carpet 17 purses 1 brush cashier's box . 1 5 ratton mattings 2 wall mirrors In No. 1 Counter. teakwood cash box 1 3 foot sewing machines 4 raincoats bearing Nos. 1770683, pair lady's shoes 1 824867 and 6791333 5 boxes sample soaps. &c. boxes quick white 1 jak table 3 braces jak table 1 dealwood box 1 wool banisn 1 dealwood ladder 5 black handkerchiefs 2 brackets 19 white handkerchiefs 1 lady's belt 3 footrules gramophone (damaged) 9 belts 13 pairs ladies' socks 2 benches R. O. DE SARAM Fiscal's Office, - 40 hives Colombo, July 14, 192 and Oue Control District Court of Colombo. Wappu Marikar Mohamed Saleem of Barber stree Colombo No. 20,298. \mathbf{Vs}

<u>ک</u>يم

Deputy Fiscal.

Plaintiff.

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Wappu Marikar Mohamed Thaha of 43, Main street, Colombo Defendant.

NOTICE is hereby given that on Monday, August 16, 1926, will be sold by public auction at the under-mentioned premises the following moveable property mortgaged with the plaintiff by bond No. 380 dated February 17, 1926, attested by C. A. B. Wanigesooriya, Notary Public, and declared specially bound and executable under the decree entered in the above action and ordered to be sold by the order of court dated July 9, 1926, for the recovery of the sum of Rs. 15,317 50, with interest on Rs. 15,000 at 15 per cent. per annum from June 24, 1926, to June 28, 1926, and thereafter legal interest on the aggregate amount at 9 per cent. per annum till payment in full, and costs of suit (bill not taxed), viz. :-

Аt 10 л.м.

1. All the shop goods, almirahs, iron safe and all the stock-in-trade lying at premises No. 43, Main street, Pettah, Colombo :-

661 dozen umbrellas

- In Almirah No. 1. 35 pieces chintsz wool banians 6 dozens wool hats
- 24 dozens silk shawls
- 10 dozens hats
- 72 pieces cloth
- 63 pieces cloth
- 5 pieces chintsz 2 pieces damask
- 3 pieces linen

In Almirah No. 2.

9 dozens gauze banians 15 dozens small socks 33 pairs shoes 8 dozens gauze banians 8 pieces tussore 3 pieces madapolam 2 dozens gauze banians 8 mufflers 16 dozens small socks 20 pairs large socks 11¹/₂ dozens gauze banians 16 dozens black handkerchiefs 1 dozen towels 20 dozens electric torches In Almirah No. 3. 36 pairs shoes 11 dozens silk shawls 10 dozens American socks 2 white rose scent phials 11 dozens shaving sticks 10 dozens white belts 125 dozens ties 4 dozens silk hats 5 dozens gauze banians 39 dozens combs 5 dozens handkerchiefs 9 dozens bottles hair lotion $7\frac{1}{2}$ dozens gauze banians 12 dozens mouthpieces 11 dozens wool ball thread 21 cards scarf pins 13 bead necklaces dozens black handker-3 chiefs 5 dozens small rubber shoes 5 sheets An No. 4 Almirah. 🕺 dozens belts

26 dozens socks 7 dozens collars 3 rolls flannel 11 dozen towels 3 dozens hats

- 50 phials scent 8 banians
- 3 silk shawls

At 2 P.M.

All the shop goods, stock-in-trade, almirahs, and fittings lying at premises No. 18, Main street, Pettah. Colombo:

In the Counter.

- 43 pieces organdy
- 6 pieces Japanese cloth 9 selas
- 135 pieces coloured cloth.
- 59 pieces satin
- 53 pieces casement
 - 77 camboys and sarongs

1 muffler 3 silk handkerchiefs 2 dozens towels 13 dozens crepe banians 6 mufflers. 2 dozens gauze banians 12 belts 6 dozens wool hats 6 dozens bottles hair lotion 35 dozens socks 16 dozens socks 5 dozens wool hats 15 brushes 3 dozens frames In No. 5 Almirah. 2 leather bags 53 shirts ... 4 dozens gauze banians 50 dozens handkerchiefs 9 hats 3 dozens gloves 31 dozens stockings 3 dozens towels 20 pieces shirtings 3 silk banians 11 dozens belts In Almirah No. 6. 16 dozens razors 3 dozens scent phials 8 pieces linen 5 dozens velvet hats 8 dozens handkerchiefs $8\frac{1}{2}$ dozens gauze banians 1 dozen cloth hats 131 dozens socks 18 dozens razors 15 knives 10 dozens scent phials 1 dozen mufflers 6 stockings 3 dozens belts 21 pieces cloth 15 wool banians 24 camboys 1 dozen straw hats 4 electric torches 20 pieces trimmings 80 pieces chintsz 3 counters 1 iron safe 5 racks

- 2 writing tables 6 glass almirahs
- 1 dealwood almirah
- 2 bentwood chairs
- 4 chairs
- 1 ladder
- 1 old timepiece
- 1 small almirah 7 mufflers
- 4 handbags

In damaged Almirah. On top of Almirah No. 7. 20 wool hats 17 pairs socks 60 tooth brushes 93 pieces silk cloth 112 pieces silk voile 65 boxes collars 3 umbrellas 3 pairs garters 22 pieces English drill 2 phials Eau-de-Cologne 23 pices chintsz 18 watches On top of Almirah No. 8. 3 watch chains 5 brushes 2 towels 6 brass stands 4 armlets 20 shirts 3 razors 23 pieces flannel In Show Case No. 12. 2 scissors 75 pieces linen 42 bottles cream 2 spanners 70 pieces chintsz 10 cakes blanco 6 hats 156 pieces of different cloths 2 boxes banians 1 box screws 1 brass hammer 8 almirahs small tins cream 1 box old trimmings 14 silk banians 3 night lamps 1 bottle quick white 6 silk handkerchiefs 8 bottles jet oil 12 small handkerchiefs 2 boxes blanco 1 22 small handkerchiefs counter 5 packets rubber heels 2 dealwood counter 22 mufflers 4 brushes 1 10 gauze banians small jak table 1 15 bottles cream 6 silk shawls 1 damaged almirah teapoy 16 small towels 2 old bentwood chairs In Show Case No. 13. 1 bundle pieces cloth 2 old racks damaged glass almirah 2 ball trimmings 5 glass vessels 9 pieces English drill 303 glass vessels 2 inkstands In Counter No. 14. R. O. DE SARAM, Fiscal's Office, 38 pairs shoes Colorobo, July 14, 1926. Deputy Fiscal: 1 tube 1 small glass box 7 tunu 1 ladder In the District Court of Colombo. P. R. M. A. R. Adaikappa Chetty of Sea street,

Colombo Plaintiff. Vs. No. 20,443. Magalage Albert Perera of 4, Main street, Colombo,

carrying on business under the name, style, and firm of the "Wembley Shoe Palace" Defendant. NOTICE is hereby given that on Saturday, August 7, 1926, at 9.30 A.M., will be sold by public auction at No. 4, Main street, Pettah, Colombo, the following property mortgaged with the plaintiff by bond No. 3,985 dated May 96 1026 attented by C.T. Kandaima of Colomba N 26, 1926, attested by C. T. Kandaiya, of Colombo, Notary Public, and declared specially bound and executable under the decree entered in the above action and ordered to be sold by the order of court dated July 9, 1926, for the recovery of the sum of Rs. 6,368.75, with interest thereon at 9 per cent. per annum from July 9, 1926, till payment in full, and costs, viz. :-

All that and those the stock-in-trade, goods, wares, merchandise, consisting of mainly boots and shoes and other footwear, together with the fittings, furniture, effects, and things now lying and being at the defendant's shop above mentioned, to wit :---

In Almirah No. 1.	In Almirah No. 7.
7 pairs shoes 14 pairs socks 5 pants 1 brush In Almirah No. 2.	9 boxes containing 40 sh 4 gauze banians 1 hat 50 ties 4 boxes collars 8 pairs braces
5 hats 34 straw hats 103 pairs shoes	In Almirah No. 8. 25 handkerchiefs 2 boxes belts
In Almirah No. 3. 15 boxes shoes	23 boxes socks In Show Case No. 9. 1 box buttons
In Almirah No. 4. 13 boxes collars 4 boxes laces 12 brushes 1 box hooks	9 cakes soap 7 tins toilet powder 1 bottle powder 1 tray 5 babies' hats 2 bottles cream
15 hats In Almirah No. 5. 225 boxes shoes 65 boxes small shoes	In Show Case No. 10. 26 boxes shoes 13 pairs shoes 2 boxes garters
In Almirah No. 6. 175 pairs shoes 130 boxes collars	In Show Case No. 11. 9 boxes shoes 2 bottles powder 5 pairs shoes

On top of Almirah No. 1. 16 Elwood hats 16 hats On top of Almirah No. 5. 70 boxes collars On top of Almirah No. 6. 81 boxes collars

Fiscal's Office

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Colombo, July 14

shirts

1

2 boxes quick white 3 boxes bows 1 box shoe cream 4 show cases 2 small cases 3 damaged cases small almirah counters glass show case writing table roll paper brass stand Bombay settee 2 nadun chairs 7 bentwood chairs 1 Bombay chair old table large mirror 2 carpets 23 pieces brass wire 1 cricket bat 1 old rack 1 picture 1 lot remaining goods consisting of pieces of wire, &c. R. O. DE SARAM, Deputy Fiscal. in the District Court of Colombo.Plaintiff.

) Suriya Arachchige Lilian Beatrice Perera, (2) Magdiage Albert Perera, both of Maligakanda in Colombo Defendants.

MOTICE is hereby given that on Saturday, August 7, 26, at 10.30 A.M., will be sold by public auction at 4, Main street, Pettah, Colombo, the following movable property mortgaged with the plaintiff by bond No. 1,778 dated May 24, 1925, and attested by S. Somasundaram of Colombo, Notary Public, and declared specially bound and executable under the decree entered in the above action and ordered to be sold by the order of court dated July 12, and ordered to be sold by the order of control dated 300 f 2, 1926, for the recovery of the sum of Rs. 24,640, with interest thereon at 9 per cent. per annum from July 10, 1926, till payment in full, and costs of suit. All and singular the goods, stock-in-trade, wares, merchandise, fittings, and furniture, effects, and things lying at the forementioned memises to with -7aforementioned premises to wit :-122.

In Almirah No. 1.	1 box hooks
7 pairs shoes	15 hats
14 pairs socks	In Almirah No. 5.
5 pants 1 brush	225 boxes shoes
	65 boxes small shoes
In Almirah No. 2.	In Almirah No. 6.
5 hats 34 straw hats	175 pairs shoes
.03 pairs shoes	130 boxes collars
	In Almirah No. 7.
In Almirah No. 3.	9 boxes containing 40
15 boxes shoes	shirts
In Almirah No. 4.	4 gauze banians 1 hat
13 boxes collars	50 ties
4 boxes laces	4 boxes collars
12 brushes	8 pairs braces
	· · ·

Amount to be levied Rs. 708.75, with interest on Rs. 700 In Almirah No. 8. On top of Almirah No. 1. at 15 per cent. per annum from December 20, 1924, till 25 handkerchiefs 16 Elwood hats November 30, 1925, and thereafter at 9 per cent. per annum 2 boxes belts 16 hats till payment. 23 boxes socks On top of Almirah No. 5. In Show Case No. 9. Deputy Fiscal's Office, M. EDIRIWIRA, 70 boxes collars 1 box buttons Negombo, June 9, 1926. DeputyFiscal. 9 c kes soap On top of Almirah No. 6. 7 tins toilet powder KOS 2 - In the District Court of Kalutara. 1 bottle powder 81 boxes collars 1 trav William Don Weerakkody Appuhamy of Pahala 5 babies' hats Plaintiff. Karannagoda. On top of Almirah No. 7. 2 bottles cream No. 10-653. 65 boxes collars Vs. In Show Case No. 10. ⁷⁶Don Charles Weerakkody, V. A. of Warakagoda, (5) Ethulathumudalige Don Pedrick, Police Vidane of 26 boxes shoes On top of Almirah No. 8. 13 pairs shoes 2 boxes quick white 2 boxes gartersDefendant. Pahala Neboda 3 boxes bows In Show Case No. 11. 1 box shoe cream NOTICE is hereby given that on Monday, August 9, 1926, at 4 o'clock in the afternoon, will be sold by public 9 boxes shoes 2 bottles powder auction at the premises the right, title, and interest of the 5 pairs shoes said 5th defendant in the following property for the recovery 17 pairs socks 8 almirahs of Rs. 74, viz. :-60 tooth brushes 4 show cases Lot marked I of the land called Mutheswela allotted to 3 pairs garters 2 small show cases 5th defendant appearing in plan No. 921 dated December 12, 1923, made by Mr. T. F. Collette, Licensed Surveyor, 2 phials Eau-de-Cologne 3 damaged cases $\mathbf{5}$ brushes 1 small almirah situated at Warakkagoda in Pasdun korale; and bounded 6 brass stands 2 counters on the north by lot marked H, east by Kanuketiyakumbura, 1 glass show case In Show Case No. 12. south by Umbalayawatta and Malawiawatta, and west by 1 writing table a portion of the same land belonging to vihare; and 42 bottles cream 1 teapov containing in extent about 6 acres 1 rood and 393 perches. 10 cakes blanco 1 roll paper box screws 1 brass stand small tins crobm Deputy Fiscal's Office. H. SAMEBESINGHA, 1 Bombay settee Kalutara, July 13, 1926. Deputy Fiscal. bottle quick white 2 nadun chairs 8 bottles jet oil 7 bentwood chairs 2 boxes blanco 1 Bombay chair Central Province. Ko& 5 packets rubber heels old table 4 brushes l large mirror 15 bottles cream 1 ladder In the District Court of Kandy. In Show Case No. 13. 2 carpets Gonapenuwela Vithanege Karonchihamy alias 23 pieces brass wire 5 glass vessels Menchihamy and (2) Galappathige Sinno Appu, both cricket bat 2 inkstands 1 old rack of Ahangama in Galle Plaintiffs. In Counter No. 14. 1 picture No. 6.563. Vs. 38 pairs shoes remaining goods 1 lot tube consisting of pieces 1 Frederick Wijesuriya of Benagama in Hanguranketa, l small glass box of wire, &c. legal representative of the estate of the deceased defendant Substituted defendant. (1) Henry alias Hendrick alias Arnolis Sinno, (2) James, Fiscal's Office, R. O. DE SARAM, (3) Samuel, (4) Catherine, and (5) Emelia, all of Colombo, July 14, 1926. Deputy Fiscal. Benagama in Hanguranketa Added defendants. NOTICE is hereby given that on Tuesday, August 10, 30 Ko 8 1926, at 12 noon, will be sold by public auction at the In the District Court of Negombo. premises the right, title, and interest of the deceased defendant in the following property, viz. :-Muna Arumugam Pulle of Negombo Plaintiff. The tea estate called and known as Rikillagasgoda estate No. 10 Vs. of about 100 acres in extent, together with the buildings and plantations thereon, situate at Rikillagasgoda in Uda Hewaheta; and bounded on the east, south, and west by Mr. E.S. Dassanayake of Ratnapura Defendant. ^o NOTICE is hereby given that on Saturday, August 7, 1926, commencing at 10 o'clock in the forenoon, will be ditches separating this land from Crown land, and on the north also by a ditch. sold by public auction at the premises the right, title, and Amount of writ Rs. 7,636 80, with mesne profits at the rate of Rs. 332 50 per annum from November 30, 1914, interest of the said defendant in the following property, viz. All that land called Gorakagahalanda *alias* Maha-godella, situated in the villages Katuwellagama and Dagonna in Dunagaha pattu of Alutkuru korale, in the District of Negombo, Western Province; and bounded on the north by the land of J. M. Juse Appu, land of C. S. Dagameite Bolies Handberg Land of S. Campile Dagameite Deputy Fiscal's Office, C. HARRISON JONES, Nuwara Eliya, July 8, 1926. Deputy Fiscal. Southern Province. 68

Dassanaike, Police Headman, land of S. Carolis Dassanaike, and field of S. Hendrick Dassanaike; east by the land of the late J. P. P. S. Dassanaike, land of the late S. Carolis Dassanaike; south-east by the land of D. S. Dassanaike and B. S. Dassanaike; south by the land of A. L. Louis Karthelis and others, field of A. L. Simon and others, and field of Johanis Appu; and on the west by land of R. Charles Singho and others, land of R. A. Brampy Appuhamy, and land of Elaris Appu; containing in extent 67 acres and 38 perches.

Vs. W.P. G. Andris Appuhamy of Katukurunda ... Defendant.

W. G. Deonis de Silva of Galle Plaintiff.

²In the District Court of Galle.

No. 22,888.

NOTICE is hereby given that on Saturday, August 7, 1926, at 2 o'clock in the afternoon, will be sold by public

auction at the spot the right, title, and interest of the said _ defendant in the following property, viz. :-

An undivided $\frac{1}{2}$ part of the soil and trees and of the buildings of the land called Balagewatta, situate at Katukurunda; bounded on the north by Henahungodawatta, east by Kudanaidawatta, south by Rukattanagahawatta alias Kanattegeeplawatta, and west by Balegewatta; extent about 2 acres.

Amount of writ Rs. 986.05, with legal interest thereon from August 6, 1925, till payment in full, with costs of suit.

Fiscal's Office, E. F. EDRISINGHE, Galle, July 8, 1926. Deputy Fiscal. n the Additional Court of Requests of Matara.

No. 13,655. Vs.

Hendrick Dias Karunaratne Weeraman of Polwatta Defendant.

NOTICE is hereby given that on Saturday, August 7, 1926, commencing at 9.30 in the forenoon, 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 a sum of Rs. 345.56, with legal interest thereon from October 23, 1925, till payment in full :--

1. All that undivided $\frac{1}{2}$ part of the soil and fruit trees of the defined lot A of the land called Ganewatta or Ganemullewatta, situate at Polwatta in the Weligam korale of the Matara District, Southern Province ; and which said lot A is bounded on the north by Sepalayawatta, east by Emberellagahakoratuwa, Galhenewatta, and Koratuwe-watta, south by the defined lot B of the same land, and on the west by the defined lot C of the same land; and containing in extent 1 acre 2 roods and 26 perches.

2. All that undivided $\frac{1}{2}$ part of the defined lot C of the land called Ganewatta or Ganemullewatta, situate at Polwatta; and which said lot C is bounded on the north by Sepalayawatta, east by the defined lots A and B of the same land, south by the defined lot D of the same land, and on the west by river; and containing in extent 2 acres 31.5 perchés.

Deputy Fiscal's Office, Matara July 13, 1926.	•E. T. GOONEWARDENE, Deputy Fiscal.
A B	

In the Court of Requests, Matara.

No. 13.718. Vs. Weerasin Magam Pattuwe Vidane Arachchige Migel

A. Wijesingha of Matara Plaintiff.

of Dondra Defendant.

NOTICE is hereby given that on Saturday, August 7, 1926, at 2 o'clock in the afternoon, will be sold by public auction at the spot the right, title, and interest of the said defendant in the following property, viz. :-

All that undivided is share of the high and low land called Godakogalla in Magam pattu of Hambantota District, in the Southern Province, in extent about 2,000 acres; and bounded on the north by Ridiyagama and partitioned block A in extent 961 acres 3 roods and 20 perches in D. C., Tangalla, case No. 1,207, on the east by Walegamperuwa and Karagaha-ara, on the south by the block partitioned for Messus and Cassim in D. C., Tangalla, case No. 1,538, and on the west by Walawe river.

Writ amount Rs. 329 40, with interest at 9 per cent. on Rs. 293 45 from October 1, 1925, till payment in full, costs, and poundage.

Deputy Fiscal's Office, Hambantota, July 7, 1926.

C. SENARATNE, Additional Deputy Fiscal.

Province of Sabaragamuwa 68 In the Court of Requests of Avissawella.

Hawadiradage Bempy of Waharaka Plaintiff. Vs.

No. 13,306.

(1) Wijatunga Appuhamillage Pablis Sinno, (2) Hapuaraccillage Dingiri Menika, both of Indu-..... Defendants. rana

NOTICE is hereby given that on Thursday, August 12, 1926, at 3.30 in the afternoon, will be sold by public auction at the premises the right, title, and interest of the said defendants in the following mortgaged property for the recovery of Rs. 200, with interest, and costs, viz. :-

An undivided 3 share of Nagahamulahena, situate at Mahalla in Dehigampal korale in the District of Kegalla, of 2 peas paddy sowing; and bounded on the north by Maladola of Udagalehena, east by Maha-ela, south by Mawathehena, west by tea estate. Valuation, Rs. 1,200.

Fiscal's Office, CHARLES DE SILVA. Avissawella, July 4, 1926. Fiscal's Marshal. In the District Court of Ratnapura. S. S. Sundaram Rule of Ratnapura Plaintiff.

No. 3,672. Vs.

(1) O. L. M. Abdul Cader the administrator of the estate of N. O. Uduman Lebbe Marikar. . Substituted Defendant.

S. L. Mohamadu Hassana of Kalutara 2nd Defendant. Wappusa Marikar Habibu Umma. administratrix of the

estate of Avu Lebbe Marikar Mustapha Lebbe Marikar by her attorney S. M. Kaladeen Marikar of RatnapuraAdded Defendant.

NOTICE is hereby given that on August 7, 1926, at 11 o'clock in the forenoon, will be sold by public auction at the premises the right, title, and interest of the said added defendant in the following property for the recovery of the sum of Rs. 1,496.21, with interest on Rs. 1,462.64 at 9 per cent. per annum from February 9 till payment, and poundage, viz. :--

1. The right, title, and interest of the judgment-debtor in and to the unexpired term of the lease bond No. 6,959 dated February 10, 1916, and attested by D. P. S. Samaranayaka, Notary Public, of Ratnapura, for a term of 20 years from September 1, 1925, to September 2, 1946, effecting the following property :-

An undivided 3 shares of an undivided 97/168ths shares of the land called Owalanaidelageliyaddegodellewatta with the plantation thereon; bounded on the north-east by land claimed by the natives, east by land claimed by Bainettige Appunaide, west by land appearing in title plan No. 53,806, south-west by the reservation of the high road, north-west by land claimed by Christian Appu; and containing in extent 32 perches, together with the tiled upstair building standing thereon situate at Ratnapura.

An undivided i share of the land bearing assessment No. 243, situate in Main street of Ratnapura ; bounded on the north by Godakumbura and Heewelandakumbura, east by the land belonging to M. A. Hamid bearing assessment No. 242, west by land belonging to W. M. Hendrick, south by high road; containing in extent I rood.

Fiscal's Office, Ratnapura, July 13, 1926.

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

A			ISLUE MISEL I	GAZETTE -	-0011 10	, 1049	
30 Rog/In the Distr Senadirage, Day Lewis			in 251	10		ourt of Keg	
	Vs.	Pl	aintiff. of	ottallage Ükku the estate of M the District Co o. 2,101	lohottallage urt, Kurune	y Ukkuband gala, Testa	la, <i>ex</i> Korala mentary Cas
Abeysinha Dona Gimal presently at Hingure	rah Hamine of M	Iurungasyay	а,	No. 6,185.		 Vs.	
NOTICE is hereby g 11 o'clock in the forence	given that on Au	igust 16, 19	26, at Kal	u Accillage Pun	chirala of W	algama	Defen
at the premises the ridefendant in the follow sum of Rs. 420.90, with cent. per annum from full, and poundage, viz.	ight, title, and in ing property for t th interest on Rs December 5, 192	the recovery s. 327.25 at	$\begin{array}{c c} e & said \\ of the \\ 9 & per \\ ent in \\ \end{array} \begin{array}{c} N \\ 2 & o' \\ the \\ \end{array}$	OTICE is here clock in the af premises the rig in the following	ernoon, wi ht, title, an	l be sold by d interest o	7 public aucti
1. An undivided $\frac{1}{3}$ sh village called Hingura, s pattu of Kolonna kora acres, with the two t Don Hendrick Ekanaya bounded on the east by	hare of the high a situate at Hingura le, containing in iled houses of R lka standing with	a in Diyapot extent about toteralahamy in the bound	agama ut 800 T <i>alias</i> from laries ; Dec	Sale on he unexpired te a July 16, 192 ember 10, 192 ary Public, of	rm of the e 3, upon de 0, attested	ed of lease by P. P	lease commen No. 2,064 c . Gunawardl
welkachchigalweta, nor west by Pallebeddagew Kachchigal-ara. 2. An undivided ¹ / ₂ Ethondagala of the ext	th by Guruwala vatta and Getaku share of allotme	and Ethono umbuke, sou nts of land	lagala, garo uth by nord situ called kore	len, in extent 1 h, east, south, a ated at Walga ale in the Distri auwa.	l acres and and west by ma in Wa	10 perches the land cla lgam patta	; bounded o aimed by nat uwa of Kini
aforesaid ; hounded, on north by Hulanda-oya, Hinguregammaima.	the east by Hal	millaketiyen	naima, 📔 T	o recover a sun writ.	a of Rs. 110)•63, being	balance due
Fiscal's Office, Ratnapura, July 13, 1		D. ABEYRAT		eputy Fiscal's (Kegalla, July			. DE SILVA, nal Deputy F
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Ordinance, 1867, and an and exercise the author which this shall be his wa Fiscal's Office, Colombo, July 7, 1926	ity of Marshal for arrant.	r July 10, 19 F. Bartlett	26, for and Dist No. exer his v	a pattus of Ku of Three Koral rict, under the 4 of 1867, and a cise the author varrant. ly 9, 1926.	ruwiti kora es and Low provisions uthorize hi	er Bulatgar of the Fi m to perfor shal, for wh	na of the Ke iscals' Ordina m the duties
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PART II. - CEYLON GOVERNMENT GAZETTE - JULY 16, 1926 618 68/ In the District Court of Colombo. in the presence of Mr. C. V. Wickremasinghe, Proctor, on the part of the petitioner above named; and the affidavit-Order Nisi. of the said petitioner dated May 19, 1926, having been In the Matter of the Intestate Estate of the Testamentary read : late Wellawattege William Peiris of Jurisdiction. It is ordered that the petitioner be and she is hereby No. 2,861. Colombo, deceased. declared entitled, as widow of the above-named deceased, to ugegodage Lily Caroline Silva of Bambalapitiya, have letters of administration to his estate issued to her, unless the respondents above named or any other person or Petitioner. Colombo persons interested shall, on or before July 8, 1926, show And sufficient cause to the satisfaction of this court to the contrary. A. L. J. CROOS-DABREBA. June 11, 1926. District Judge. The date for showing cause is extended to July 22, 1926. THIS matter coming on for disposal before A. L. J. Croos-Dabrera, Esq., District Judge of Colombo, on June 11, 1926, in the presence of Mr. C. V. Wickremasinghe, A. L. J. CROOS-DAERERA. July 6, 1926. District Judge. Proctor, on the part of the petitioner above named: and the affidavit of the said petitioner dated May 28, 1926, KaB/ In the District Court of Colombo. having been read Order Nisi. It is ordered that the petitioner be and she is hereby Testamentary the Matter of the Last Will and Testadeclared entitled, as widow of the above-named deceased, Jurisdiction Jayawardene to have letters of administration to his estate issued to of Rupesinghe ment No. 2,870 Muhandiramge Ruviton Perera Ralaher, urless the respondents above named or any other Rupesinghe hamy of Mandawala in the Gangaboda person or persons interested shall, on or before July 8, hamy of Mandawala in the Gangaboda pattu of Siyane korale, deceased. Rupesinghe Jayawardene Muhardinange Yotan Peren dayawardene, Police Vidente of Mandawala aforetaid Petitioner. THIS matter coming on for disposal before A. L. J. Croos/Dabrere, Esq., District Judge of Colombo, on June 14, 1926, in the presence of Mr. H. A. Abeyewardene, Proctor, on the part of the petitioner above named . and 1926, show sufficient cause to the satisfaction of this court to the contrary. A. L. J. CROOS-DABRERA, June 11, 1926. District Judge. The date for showing cause is extended to July 22, 1926. A. L. J. CROOS-DABRERA, July 6, 1926. District Judge. Proctor, on the part of the petitioner above named; and the affidavits (1) of the said petitioner dated March 25, 1926, In the District Court of Colom bo. and (2) of the attesting notary and witnesses also dated K.8K March 25, 1926, having been read : It is ordered that the last will of Rupesinghe Jaya-Order Nisi. Testamentary In the Matter of the Intestate Estate of wardene Muhandiramge Ruviton Perera Ralahamy of Vitanage Paulis Appuhamy of Yatawala Mandawala, deceased, of which the original has been produced and is now deposited in this court, be and the Junsdiction. Xo. 2,869. in Dehigampal korale in the District of Kegalla, deceased. same is hereby declared proved; and it is further declared that the petitioner is the executor named in the said will, Wellappuli Lekamalage Johanis Perera of Mandawala and that he is entitled to have probate thereof issued to in the Gangaboda pattu of Siyane korale..... Petitioner. him accordingly, unless any person or persons interested shall, on or before July 22, 1926, show sufficient cause to the satisfaction of this court to the contrary. And (1) Wellappuli Lekanadage Podi Hemineratios Funchi Nona, (2) Vithanage Somewathe, 42) Vithanage Gunaratne, all of Vatawala atoms and ... Besponde Bestondents. A. L. J. CROOS-DABRERA, THIS matter coming on for disposed before A. L. J. June 14, 1926. District Judge. Croos-Dabrera, /Esq., District Judge of Colombo, on June 14, 1926, in the presence of Mr. H. A. Abeyewardene, In the District Court of Colombo. 36 KS 81 Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated May 25, 1926, Order Nisi. Testamentary In the Matter of the Intestate Estate of having been read : Jurisdiction. the late Galhenadewage Thegis Fernando It is ordered that the petitioner be and he is hereby No. 2,871. of Peliyagoda in the Ragam pattu of declared entitled, as brother-in-law of the above-named deceased, to have letters of administration to his estate Alutkuru korale, deceased. alimunidewage Mai Nona Fernando of Peliyagoda issued to him, unless the respondents above named or any other person or persons interested shall, on or before July 22, 1926, show sufficient cause to the satisfaction aforesaid Petitioner. And (1) Galhenadewage Podisingho Fernando of Pitumpe in the Meda pattu of Hewagam korale, (2) ditto Pedrick Fernando, (3) ditto Magires Fernando, (4) ditto Velo Fernando, (5) Marukkudewage Lewis Fernando, ell'of Peliyagoda aforesaid, (6) Galhena-dewage Podi Nona Fernando, (7) ditto Siyadoris Fernando, beth of Dedigomurg in the Palla settin of of this court to the contrary. A. L. J. CROOS-DABRERA. June 14, 1926. District Judge. In the District Court of Colombo. Order Nisi. In the Matter of the Intestate Estate of Fernando, both of Dedigomuwa in the Palle pattu of estamentary Dewamullagey Thomas Perera of Wella-Junisdiction. Hewagam korale, (8) ditto Rodo Fernando of Mahara, (9) Ranepuradewage Elpenis Fernando of Peliyagoda watta, deceased. No. 2,862. (10) Ranepuradewage Dharmad sa aforesaid. Managey Dona Emaliyana of Wellawatta . . Petitioner. appearing by his guardian ad litem the 9th respon-And Edwin Perera (2) Gitte (1) Dewamullagey Edwin Perera (2) office Martin Perera, (3) ditto Affice Perera assisted by her husband THIS matter coming on for disposal before A. L. J. Croos-Dabrera, Esq., District Judge of Colombo, on June (4) ditto Hendrick Singho, (5) ditto Ruby alias 15, 1926, in the presence of Messrs. Jayasekera & Jinen-Marthina Perera, (6) ditto Lennie Perera, all of Welladradasa, Proctors, on the part of the petitioner above named : watta; the 5th and 6th respondents appearing by their and the affidavit of the said petitioner dated June 9, 1926. guardian ad litem the 1st respondent..... Respondents. having been read : THIS matter coming on for disposal before A.L.J. Croos-It is ordered that the petitioner be and she is hereby Dabrera, Esq., District Judge of Colombo, on June 11, 1926, declared entitled, as widow of the abovenamed deceased, to

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have letters of administration to his estate issued to her, unless the respondents above named or any other person or persons interested shall, on or before July 22, 1926, show sufficient cause to the satisfaction of this court to the contrary.

unless the respondents above named or any other person or persons interested shall, on or before July 22, 1926, show contrary. sufficient cause to the satisfaction of this court to the A. L. J. CROOS-DABRERA, contrary. June 15, 1926. District Judge. A. L. J. CROOS-DABRERA, June 23, 1926. District Judge. In the District Court of Colombo. *Ko 8 Order Nisi. Testamentary In the District Court of Colombo. In the Matter of the Intestate Estate of 68 Paththige Helena Fernando of Idama Juriscliction. 2 Order Nisi. in Moratuwa, deceased. No. 2.881. Warnakula Arachchirallage Anthony Fernando of In the Matter of the Last Will and Testa-Testamentary Idama in Moratuwa Petitioner. ment of Hewawasan Wickrame Ach-chige Esan Appu of Ratambala, in Jurisdiction. میں میں And No. 2,886. Warnakula Arachchirallage Peter Fernando, (2) Warnakula Arachchirallage Jaho Martha Fernando, wife of (3) Podimarakkalaga Gabriel Perera, (4) Warnakula Arachchirallage Thomas Fernando, (5) Warnakula Arachchirallage Ewalyn Fernando, all of F Udugaha pattu of Siyane korale, deceased. Ratnayakage Arnolis Appu of Ratambala afore-said Petitic ... Petitioner. THIS matter coming on in disposal before A. L. J. Croos-Debrera, Esq., District Judge of Colombo, on June 23, 1926, in the presence of Mr. J. Abeyevardene, Proctor, on the part of the petitioner above named; and Idama in Moratuwa Respondents. THIS matter coming on for disposal before A. L. J. Croos-Dabrera, Esq., District Judge of Colombo, on June 22, 1926, in the presence of Mr. Alfred V. Fernando, Proctor, on the part of the petitioner above named ; and the affidavit of the said petitioner dated June 19, 1926, having been read : the affidavits (I) of the said petitioner dated June 16, 1926, and (2) of the attesting witnesses also dated June 16, 1926, having been read : It is ordered that the petitioner be and he is hereby It is ordered that the last will of Hewawasan Wickrame declared entitled, as widower of the above-named deceased, Achchige Esan Appu, deceased, of which the original to have letters of administration to her estate issued to him, has been produced and is now deposited in this court unless the respondents above named or any other person or persons interested shall, on or before July 22, 1926, show be and the same is hereby declared proved; and it is further declared that the petitioner is the executor named in the sufficient cause to the satisfaction of this court to the said will and that he is entitled to have probate thereof contrary. issued to him accordingly, unless any person or persons A. L. J. CROOS-DABRERA interested shall, on or before July 22, 1926, show sufficient June 22, 1926. District Judge. cause to the satisfaction of this court to the contrary. 1 9.50 In the District Court of Colombo. . 20 Ko 8 A. L. J. CROOS-DABRERA, 🐔 Order Nisi. June 23, 1926. District Judge. 1.1 estamentary In the Matter of the Intestate Estate of Jurisdiction. W. Sethu Hamy of 45, Gitupitiya No. 2,882. Testamentary 32 10 8/ In the District Court of Colombo. Jurisdiction. Ranasingha Aratchige William Sinno of 45. Order Nisi. Gintupitive street in Colembo Petitioner. A. C. THIS matter coming on for disposal Before J L. J. Croos Pabrera, Esq., District Judge of Colombo on June 22, 1926, in the presence of Mr. T. K. H. Deen, Proctor, on Л, entary In the Matter of the Intestate Estate of Testencentary Jurisdiction. Wahumpuradewage James the late No. 2,888. Fernando of Malwatte Hiripitiva, on the part of the petitioner above named ; and the affidavit deceased. of the said petitioner dated June 17, 1926, having been read : It is ordered that the petitioner be and he is hereby Handuwaladewage Sophia Fernando of Malwattu Hirideclared entitled, as son of the above-named deceased, to pitiva Petitioner. have letters of administration to her estate issued to him, And unless any person or persons interested shall, on or before July 22, 1926, show sufficient cause to the satisfaction of Ó Wahumpuradewage Emain and her husband, (2) Suducewage Robo Singhe, born of Dolpiti Mikalana;
 Wahumpuradewage Rosain of Malwattu Hiripitiya, (4) ditto Almeris of ditto, (5) ditto Baylin this court to the contrary. A. L. J. CROOS-DA RERA, June 22, 1926. District Judge. of ditto, (6) ditto Emis of ditto, (7) ditto Wijesinghe In the District Court of Colombo. Ko 8 of ditto, (8) ditto Adeline of ditto, the 3rd, 4th, 5th, Order Nisi. 6th, 7th, and 8th respondents are minors, appearing Testamentary Ip the Matter of the Intestate Estate of by their guardian ad litem (9) Handuwaladewage Jurisdiction. Gabadagamage Baron Perera of Nedimale, in the Palle pattu of Salpiti korale, Allis Fernando of Mahara Suriya Paluwa .. Respondents. No. 2,884. THIS matter coming on for disposal before A. L. J. Croos-Dabrera, Esq., District Judge of Colombo, on June 24, 1926, in the presence of Mr. M. E. Munesinghe, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated June 22, 1926, having been read: It is ordered that the netitioner be not date is because deceased. Gabadagamage Enalina Perera of Ratmalane . Petitioner. And (1) Gabadagamage William Pereral (2) entro -Silmon It is ordered that the petitioner be and she is hereby Perera (3) ditto Caroline Perera, wife of (4) Raideclared entitled, as widow of the above-named deceased, gamage Arnolis Perera, (5) Gabadagamage Paulis to have letters of administration to his estate issued to her, Perera, all of Ratmalane, in the Palle pattu of Salpiti korale Respondents. unless the respondents above named or any other person or persons interested shall, on or before July 22, 1926, show THIS matter coming on for disposal before A. L. J. Croossufficient cause to the satisfaction of this court to the Dabrera, Esq., District Judge of Colombo, on June 23, contrary. 1926, in the presence of Mr. B. S. Wickremeratne, Proctor, on the part of the petitioner above named ; and the affidavit A. L. J. CROOS-DABRERA, of the said petitioner dated June 23, 1926, having been read : June 24, 1926. District Judge. **B** 3

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It is ordered that the petitioner be and she is hereby

declared entitled, as daughter of the above-named deceased,

to have letters of administration to his estate issued to her,

520 PART II. -- CEYLON GOVERNMENT GAZETTE -- JULY 16, 1926 part of the petitioner above named; and the affidavit of In the District Court of Colombo. the said petitioner dated June 24, 1926, having been read : Order Nisi. It is ordered that the petitioner be and she is hereby declared entitled, as widow of the above-named deceased, Testamentary In the Matter of the Intestate Estate of Liyanage Dona Leelawathie Hamine of Jurisdiction. to have letters of administration to his estate issued to Rukmale in the Palle pattu of Hewagam No. 2,889. her, unless the respondents above named or any other korale, deceased. person or persons interested shall, on or before July 22, yanage Don Brumpy Appuhamy of Bomiriya in the 1926, show sufficient cause to the satisfaction of this court Palle pattu of Hewagam korale 🖊 Petitioner. to the contrary. (1) Hettiarachchige Don Dabris Appahemy of Ruk-male aforesaid and (2) Herzyfirage Dona Porlentina Gunasekera Hamine of Bomiriva afore A. L. J. CROOS-DABRERA, District Judge. June 25, 1926. sai Respondents. 169 In the District Court of Colombo. THIS matter coming on for disposal before A. L. J. Croos-Order Nisi. Dabrera, Esq., District Judge of Colombo, on June 24, 1926, in the presence of Mr. K. E. Alwis, Proctor, on the In the Matter of the Intestate Estate of the late Weragala Kalubowilage Don Testamentary Jurisdiction. part of the petitioner above named; and the affidavit of the Siman Appuhamy of Poregedera in the said petitioner dated June 23, 1926, having been read : Meda pattu of Hewagam korale, deceased. It is ordered that the petitioner be and he is hereby declared entitled, as father of the above-named deceased, Weragala Kalubowilage Don William Appuhamy of to have letters of administration to her estate issued to Poregedera aforesaid Petitioner. him, unless the respondents above named or any other And ' person or persons interested shall, on or before July 22, (1) Weragala Kalubowilage Dena Justina Hamine and husband (2) Kurayita Aratchige Don Romanis Appuhanay, both of Mulleriyama in the Adikari pattu of Hewagaan korale, (3) Weragala Kalu-bowilage Dop Cornelis Appuhamy of Godagama in the Olde Status of Hormore Incore (4) Weregain 1926, show sufficient cause to the satisfaction of this court to the contrary. A. L. J. CROOS-DALBERA June 24, 1926. District Judge. the Palle pattu of Hewagam korale, (4) Weragala In the District Court of Colombo. 168 Kalabowilage Don Sidoris Appuhamy of Poregedera Order Nisi. in the Meda pattu of Hewagam korale, (5) Weragala estamentary In the Matter of the Intestate Estate of Kalubowilage Dona Simona Hamine and husband Jurisdiction. Liyanage James Perera, School Master, (6) Don Aron Pathmaperuma Appuhamy, both No[.] 2,891. late of Malabe in the Palle pattu of of Arukwatta in the Meda pattu of Hewagam Hewagam korale, deceased. korale Respondents. Nalawattage Mango Pinto of Malabe aforesaid. Petitioner. THIS matter coming on for disposal before A. L. J. Croos-Dabrera, Esq., District Judge of Colombo, on June 25, 1926, in the presence of Mr. David de Silva, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated June 10, 1926, having been read: It is ordered that the petitioner be and he is hereby declared entitled, as son of the above-named deceased, to THIS matter coming on for disposal before A. L. J. have letters of administration to his estate issued to him, unless the respondents above named or any other person or persons interested shall, on or before July 22, 1926, show Croos-Dabrera, Esq., District Judge of Colombo, on June 24, 1926, in the presence of Mr. D. F. J. Perera, Proctor, on the part of the petitioner above named; and the affidavit sufficient cause to the satisfaction of this court to the of the said petitioner dated June 17, 1926, having been read : contrary. It is ordered that the petitioner be and she is hereby A. L. J. CROOS-DABRERA declared entitled, as widow of the above-named deceased, June 25, 1926. District Judge. to have letters of administration to his estate issued to her, unless the respondents above named or any other person or persons interested shall, on or before July 22, 108/ In the District Court of Colombo. 1926, show sufficient cause to the satisfaction of this court to the contrary. A. L. J. CROOS-DABRERA Order Nisi. Testamentary June 24, 1926. District Judge. n the Matter of the Last Will and Testament Jurisdiction. of Algama Appuhamillage Don Paulu No. 2,901. Appuhamy of 3rd Division, Maradana, in In the District Court of Colombo. Colombo, deceased. Order Nisi. Amarasinghe Vitanage Dona Isabella Hamine of 3rd Lamentary In the Matter of the Intestate Estate and irisdiction. Effects of Simon Anthony Fernandesz of THIS matter coming on fordisposal before A. L. J. Croos-Dabrera, Eq., District Judge of Colombo of July 1, 1926, in the presence of Mr. G. R. Motha, Proctor, on the part of the Vazira road, Bambalapitiya, in Colombo, No. 2,894. deceased. Mary Fernandesz of No. 46, New Chetty street, Kotapetitioner dated May 25, 1926, and (2) of the attesting Notary dated June 24, 1924, having been read : It is ordered that the last will of Algama Appuhamillage ...Petitioner. hena, in Colombo 0 1..... And (1) Terrence Fernandesz of Trivanerum, South India, appearing by his guardian *ad litem* (2) Remigius Mel of Trivandrum, South India, (3) Hilda Fernandesz; Don Paulu Appuhamy, deceased, of which the original has been produced and is now deposited in this court, be and the (4) Stephen Anderson Fernandesz, (5) Beatrice Thangam Fernandesz, (6) Josephine Agnes Padma. same is hereby declared proved, and it is further declared that the petitioner is the executrix named in the said will and wathie Fernandesz, all of No. 46, New Chetty street, that she is entitled to have probate thereof issued to her in Colombo, appearing by their guardian ad litem (7) Christian Gomesz of No. 8, Main street, accordingly, unless any person or persons interested shall, on or before July 22, 1926, show-sufficient cause to the satis-Colombo Respondents. faction of this court to the contrary. THIS matter coming on for disposal before A. L. J. A. L. J. CROOS-DABRERA, Croos-Dabrera, Esq., District Judge of Colombo, on June 25, 1926, in the presence of Mr. L. G. Motha, Proctor, on the July 1, 1926. District Judge.

In the District Court of Colombo. Order Nisi. An the Matter of the Intestate Estate of Testamentary Vitanage Don Baron Perera Jayewardena Jurisdiction. of Henpita in the Meda pattu of Hewa-No. 2,890. gam korale, deceased.

Surjameeruma Vidanalage Podinona Peiris Hamine of Henpita aforesaid..... Petitioner.

Vs.

(1) Vitanage Dona Mackenzina Perera Jayawardana

 Vitanage Dona Mackenzina Perera Jayawardana and her husband (2) Adicaramge Don Arthur Jaya-wardena, both of Henpita of oresident in the second state THIS matter coming on for dispesal before A. L. J. Croos-Dabyera, Esq., Dispert Judge of Colombo, on June 24, 1926, in the presence of Mr. K. E. Alwis, Proctor, on the part of the petitioner above named; and the affidavit of the second petitioner dated June 24, 1926, having been read. read :

It is ordered that the petitioner be and he is hereby declared entitled, as widow of the above-named deceased, to have letters of administration to his estate issued to her, unless the respondents above named or any other person or persons interested shall, on or before July 22, 1926, show sufficient cause to the satisfaction of this court to the contrary.

A. L. J. CROOS-DABRERA,

District Judge.

June 24, 1926.

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In the District Court of Colombo. Order Nisi.

In the Matter of the Intestate Estate of Testamentary No. 2,902 Arnold Granville Jones of Colombo, deceased.

Beatrice Jones of 91, Wall street, Kotahena in Colombo

..... Petitioner. THIS matter coming on for disposal bebre A.J. J. Croos-Dabrera, Esq., District Judge of Cerombo en July 1, 1926, in the presence of Messel. When a Hadirgamar, Proctors on the part of the petitioner above named; and the affidavit of the said petitioner dated June 29, 1926, having been read :

It is ordered that the petitioner be and she is hereby declared entitled, as widow and sole heir of the abovenamed deceased, to have letters of administration to his estate issued to her, unless any person or persons interested shall, on or before July 22, 1926, show sufficient cause to the satisfaction of this court to the contrary.

٢, July 1, 1926.

A. L. J. CROOS DABRERA, District Judge.

29K08/ In the District Court of Colombo. Order Nisi.

Testamentary In the Matter of the Intestate Estate of Handalage Don Santhiago Appuhamy, late of Uswetakeiyawa in the Ragam Jurisdiction. No. 2,908. pattu of Alutkuru korale, deceased.

Handalage Don Ansel Appuhamy of Uswetakeiyawa Petitioner. aforesaid An D ·····

(1) Ethmagage Eparagina de Maid (wide of the deceased, (2) Handalage Don Marshall Appulaamy, (3) ditto Dona Selamonia Hamine, wife of (4) Randeni Aratchige GabrielAppuhamy, (5) Handalage Don Withoris Appuhamy, all of Uswetakeiyawa aforesaid Respondents.

THIS matter coming on for disposal before A. L. J. Croos-Dabrera, Esq., District Judge of Colombo, on July 5, 1926, in the presence of Mr. D. F. J. Perera, Proctor, on the part of the petitioner above named; and the affidavit

of the said petitioner dated June 30, 1926, having been read: It is ordered that the petitioner be and he is hereby declared entitled, as the eldest son of the above-named deceased, to have letters of administration to his estate issued to him, unless the respondents above named or any other person or persons interested shall, on or before July 29, 1926, show sufficient cause to the satisfaction of this court to the contrary.

A. L. J. CROOS-DABRERA, District Judge. July 5, 1926.

In the District Court of Colombo. Order Nisi. Testamentary in the Matter of the Intestate Estate of Jurisdiction. Nanayakkarage Don Emis Samaranayaka alias Rev. Kolonnawe Pannasekere No. 2,909. Therunnanse, late of Kolonnawa in the Ambatalenpahala of Alutkuru korale State State State south, deceased. Petitioner. Mudange Dona Bastiana Hamine of Kolonnawa * aforesaid Respondent. THIS matter coming on for disposal before A. L. J. Croos Dabrera, Esq., District Judge of Colombo, on July 5, 1926, in the presence of Mr. D. F. J. Perera, Proctor, on the part of the petitioner above named; and the affidavit. of the said petitioner dated June 22, 1926, and the order of the Supreme Court dated June 14, 1926, having been read : It is ordered that the petitioner be and he is hereby declared entitled, as father of the above-named deceased, to have letters of administration to his estate issued to him, unless the respondent above named or any other person or persons interested shall, on or before July 29, 1926, show sufficient cause to the satisfaction of this court to the contrary. A. L. J. CROOS-DABRERA, July 5, 1926. District Judge. 34 / 8/ In the District Court of Colombo. Order Nisi. الميريني الج Testamentary In the Matter of the Intestate Estate of Mahaloluge alias Maddumage Sardiel Jurisdiction. No. 7,345. Appu of Bopagama, in the Udugaha pattu of Siyane korale, deceased. Hewawasan Wickremeatchige Podihamy of Bopagama aforesaid Petitioner. **7**And (1) Manaloinge Melis Sppra Bongana aforesaid, (2) ditto Leisa Hamy, wife of (3) Handugala Mudi-anselage Peris Singho, both of Madakotuwa in Udugaha nattu of Sirgan hard. Udugaha pattu of Siyane korale, (4) Mahaloluge Punchi Nona, wife of (5) Kalutantri Pathirenne-helage Podi Singho of Bopagama aforesaid, (6) Mahaloluge Nono Hamy, wife of (7) Dewage Thomas Singho of Kirillawala, (8) Mahaloluge Sophia Nona, and (9) ditto Alpi Nona, both of Bopagama, aforesaid Respondents. THIS matter coming on for disposal before A. L. J. Croos-Dabrera, Esq., District Judge of Colombo, on June 23, 1926, in the presence of Mr. H. A. Abeyawardene, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated June 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 July 22, 1926, show sufficient cause to the satisfaction of this court to the contrary.

. : • June 23, 1926.

A. L. J. CROOS-DABRERA District Judge.

In the District Court of Colombo. Order Nisi.

100 Testamentary Jurisdiction. No. 2,912.

In the Matter of the Last Will and Testament of William Henry Francis Basevi of 40, Graycoat Gardens, in the City of Westminister, Lieutenant-Colonel in His Majesty's Army, deceased.

THIS matter coming on for disposal before A. L. J. 11118 matter coming on for disposal before A. L. J. Croos-Dabrera, Esq., District Judge of Colombo, on July 5, 1926, in the presence of Air. Cecil Hopert Spende Blatch of Colombo, Proctor, on the part of the politioner, Mr. Oscar Percy Mount of Colombo; and the affidavit of the said petitioner dated June 29, 1926, certified copy of letters of administration, certified copy of the will of the above-named deceased, power of attorney infavour of the petitioner, and Supreme Court's order dated June 18, 1926, having and Supreme Court's order dated June 18, 1926, having been read: It is ordered that the will of the said deceased dated October 19,*1920, of which a certified copy 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 English administrator and that he is entitled to have letters of administration with a copy of the said will annexed issued to him accordingly, unless any person or persons interested shall, on or before July 22, 1926, show sufficient cause to the satisfaction of this court to the contrary.

July 5, 1926.

July 6, 1926.

Jurisdiction. No. 1,898.

8/-

A. L. J. CROOS-DABRERA, District Judge.

In the District Court of Negombo Order Nisi declaring Will proved, &c. Testamentary In the Matter of the Joint Last Will and Jurisdiction. No. 2,426. deceased,

Testament of Warnakulasuriya Mary Josephine Goonewardena of Chilaw, Goonewardena Warnakulasuriya Alphonsu Chilaw.

THIS matter coming on for disposal before D. H. Balfour, Esq., District, Judge of Negombo, on July 6, 1926, in the presence of Messrs. Cooke & Pandthasekera, Proctors, on the part of the petitioner Womakulasuriya Alphonse Tissera, Googgardana of Chilaw, and the affidavits of (1) of the said etitioner dated July 5, 1926, and (2) of the Notary and one of the attesting witnesses dated June 24, 1926, having been read :

It is ordered that the last will and testament Warnakulasuriya Mary Josephine Goonewardena of Goonewardena of Chilaw, deceased, dated March 11, 1915, of which the original has been produced, and is now deposited in this court, be and the same is hereby declared proved.

It is further ordered that the said Warnakulasuriya Alphonsu Tissera Goonewardena is the executor named in the said will, and that he is entitled to have probate of the same issued to him accordingly, unless any person or persons interested shall, on or before July 21, 1926, show sufficient cause to the satisfaction of this court to the contrary.

> D. H. BALFOUR, District Judge.

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

Testamentary In the Matter of the Estate of the late Gallage Salaman Fernando Gunaratna, Police Vidane, deceased, of Wanduramulla.

THIS matter coming of for dispesal before C. Coomarassiany, Esq., District Judge of Kaldmara, on May 6, 1926, in the presence of Means Dernando & Fernando, Proctors, on the part of the petitioner, Tewaratantrige Witty oseline Fernando of Nalluruwa; and the affidavit of the said petitioner dated April 26, 1926, having been read :

It is ordered that the said petitioner be and she is hereby declared entitled, as widow of the above-named deceased, to have letters of administration to his estate issued to her, unless the respondents-(1) Hennedige Koronchina Soysa, (2) Gallege Mathes Fernando, (3) Gallege Themis Fernando, (4) Gallage Seemon Fernando, (5) Gallage Ango Nona, and husband (6) Merennage Franciscu Salgado, (7) Gallage Missia Fernando, and husband (8) Bolonnage William Bolonne, (9) Gallage Cecilin Fernando, and husband (10) Lindamulage Mathis Silva, all of Wanduramulla-or any other person or persons interested shall, on or before July 22, 1926, show sufficient cause to the satisfaction of this court to the contrary.

M. PRASAD, July, 17, 1926. District Judge. In the District Court of Kalutara. 30 K081 Order Nisi. Testamentary

In the Matter of the Estate of the late Jurisdiction. Tambavita Maddumage Adiriyan Appu, No. 1908. deceased, of Ittapana. THIS matter coming on for disposal before M. Prasad,

Exq., District Judge of Kalutara, on June 17, 1926, in the presence of Messrs. D'Alwis & Seneviratne, Proctors, on presence of Messrs. D'Alwis & Seneviratne, Froctors, on the part of the petitioner, Tambavita Maddumage Charles Appuhamy of Ittapana, and the alfidavit of the said petitioner dated June 7, 1926, having been read: It is ordered that the said petitioner be and he is hereby declared entitled, as elder son of the above-named deceased, to have letters of administration to his estate issued to him, unless the respondents-(1) Hetti Arachige Podi Nona of Ittapana, (2) Sambavita Maddumage Punchi Nona, (3) ditto Jane Nona, (4) ditto Helenahamy, (5) Jayasinghege William Singho, (6) ditto Ensi Nona, (7) ditto Roslin Nona, the 3rd 4th, 6th, and 7th, minors, by their guardian ad litem, the 1st respondent-or any other person or persons interested shall, on or before August 19, 1926, show sufficient cause to the satisfaction of this court to the contrary. It is further ordered that the said 1st respondent be

appointed guardian ad litem over the 3rd, 4th, 6th, and 7th respondents, minors, for all the purposes of this action, unless the said respondents or any other person or persons interested shall, on or before August 19, 1926, show sufficient cause to the satisfaction of this court to the contrary.

13 M. PRASAD, æ -June 17, 1926. -District Judge.

32/00 In the District Court of Kandy.

Order Nisi.

restriction in the Matter of the Estate of the late Testamentary No. 4,386. of Yatiwawala.

Class IV. Rs. 10,162.17¹/₂.

Rs. 10,162 173. THIS matter coming on for disposed beion Vincent Michael Fernando, Esq., Discrict Judge, Kandy, on May 20, 1936, in the presence of Mr. Michael A. Vanderwall, Proctor on the part of one petitioner, Doluwe Amba-gahavattegedera Ram Menika; and the affidavit of the said upstitioner dated March 13, 1926, and her petition. 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 to the estate of the deceased issued to her accordingly, unless the resor the deceased issued to her accordingly, timess the respondents—(1) Hapukotuwegedera Pinchi Menika, (2) Dingiri Menika, (3) Ukku Menika, (4) Loku Menika, (5) Dingiri Amma, (6) Tikiri Menika, (7) Mutu Menika, the 3rd 4th, 5th 6th, and 7th respondents appearing by their duly appointed guardian ad litem (8) Hapukotuwegedera Swandihamy-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.

June 24, 1926.

V. M. FERNANDO, District Judge.

The date for showing cause against this Order Nisi is extended to July 22, 1926.

> V. M. FERNANDO, District Judge.

26 Ko8/- In the District Court of Manay. Order Wisi declaring Will proved, &c.

In the Matter of the Estate of the late Testanentary Jayasundera Mudianselage Ukku Banda, Jurisdiction. No. 4,399. deceased.

THIS matter coming on for disposal before Vincent Michael Fernando, Esq., District Judge of Kanty, on June 22, 1926 in the presence of Means, Beven & Beven, Proctors, on the part of the pet tioner, Jayasundera Mudian-selage Kiri Banda Auchem; and the affidavit of the said petitioner and his petition dated May 14 1926, having been read :

It is ordered that the said petitioner, as a son of the deceased, be and he is hereby declared entitled to have letters of administration issued to him, unless the respondents-(1) Jayasundera Mudianselage Mudianse, (2) Jayasundera Mudianselage Ran Menika, (3) Jayasundera Mudianselage Punchi Menika, (4) Jayasundera Mudianselage Ukku Menika, (5) Jayasundera Mudianselage Muthu Monika, (6) Jayasundera Mudianselage Heen Banda, (7) Jayasundera Mudianselage Punchi Mahatmaya, and (8) Jayasundera Mudianselage Banda, shall, on or before July 22, 1926, show sufficient cause to the satisfaction of this court to the contrary.

V.M. FERNANDO. June 22, 1926. District Judge.

In the District Court of Galle. 26 Ko8 Order Nisi.

In the Matter of the Estate of the late Testamentary Koruwage Jane Fernando, deceased, of Jurisdiction: No. 274. Ambalangoda.

THIS matter coming on for disposal here J. C. W. Rock, Esq., District Judge of Galleron Max 31, 1926, in the presence of Mr. T. G. Jayawandena, Proctor, on the part of the petitioner, Pettawadu Abias do Silva of Ambalangoda; and the affidavit of the said petitioner dated May 31, 1926, having data and the said petitioner dated May 31, 1926, having been read :

It is ordered that the 5th respondent be appointed guardian ad litem over 1st to 4th minor respondents, unless the respondents, viz., (1) Pettawadu Lionel Gregory de Silva, (2) ditto Tudor Neil de Silva, (3) ditto Vincent Justin de Silva, (4) ditto Lilian Jinawathie de Silva, (5) Koruwage Davith Fernando, all of Ambalangoda, shall, on or before July 26, 1926, show sufficient cause to the satisfaction of this court to the contrary.

It is further ordered that the said petitioner, as husband of the deceased above named, is entitled to have letters of administration issued to him accordingly, unless the said respondents shall, on or before July 26, 1926, show sufficient cause to the satisfaction of this court to the contrary.

C. E. DE Vos, May 31, 1926. District Judge.

In the District Court of Galle. 24Ko8/ A. Mart Order Nisi.

Testamentary In the Matter of the Estate of the late Uduma Lebbe Marikar Abdul Hameed, Jurisdiction. No. 6,250. deceased, of Talapitiya.

THIS matter coming on for disposal before J. C. W. Rock, Esq., District Judge of Galle, on April 7, 1926, in the presence of Mr. P. A. Wadood on the part of the pertineer, Mohamed Abdul Samad of Tatapitya, Galle; and the affidavit of the said petitioner, dated AGM 1, 1926, having been read: It is ordered that the 2nd respondent be appointed guardian ad litem over the said 1st respondent, unless the respondents, viz., (1) Abdul Hameed Mohamed Saheed, (2) Sinne Lebbe Marikar Mohamed Hanifa, both of Talapitiya, shall, on or before June 15, 1926, show sufficient cause to the satisfaction of this court to the contrary.

It is further declared that the said petitioner, as nephew of the said deceased, is entitled to have letters of administration issued to him accordingly, unless the said respondents shall, on or before June 15, 1926, show sufficient cause to the satisfaction of this court to the contrary.

J. C. W. ROCK. April 7, 1926. District Judge. Extended for July 28, 1926.

33+100 In the District Court of Matara. Testamentary In the Matter of the Estate of the late No/3,172. Samarappulige Don Nicholas of Kilittuwa, deceased. Villanagamage Dharmadasa Wijetunga of Kilit-

tuwa . Vs.

Samarappulige Piyadasa, (2) Samarappulige Dharmadasa, (3) Karadayaka Karka of Ehgape ... Respondents.

THIS matter coming on for disposal before E. T. Dyson, Esq. District Judge of Matara, on April 28, 1926, in the presence of Mr. A. M. Buhari, Proctor, on the part of the petitioner above named; and the petition and the affidavit of the said petitoner dated November 12, 1925, having been read :

It is ordered that the petitioner, Vidanegamage Dharmadasa Wijetunga, be and he is hereby declared entitled, as brother 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 17, 1926, show sufficient cause to the satisfaction of this court to the contrarv.

It is also ordered that the 3rd respondent, Karanayaka KankanamgeMarlis, be and he is hereby appointed guardian ad litem over the 1st and 2nd minor respondents, unless sufficient cause be shown to the contrary on June 17, 1926.

It is also ordered that the said 1st and 2nd minor respondents be produced before this court on June 17, 1926.

E. T. Dyson, April 28, 1926. District Judge.

Extended to July 29, 1926.

 $\frac{1}{100} \frac{\theta}{\theta}$ In the District Court of Matara.

Testangentary In the Matter of the Estate of the late 3,234. Joracs Jayasinghe Abeygoonawardena of Bopagoda, deceased. No. 3,234.

 $Peter Wickramarat \ensuremath{\widetilde{n}e}\xspace{1.5} Senerat, Yapa of Bopagoda..Petitioner.$ Vs.

) Rassensina, Goonapala Jayasinghe Siriwardena Hamine of Bopagoda, (2) Lonissa Jayasingke Aber goonawardena of ditto, lattle wife A petitioner (3) Millie Jayasinghe Abeywardena of Uruwitiya, husband (4) John William Wickramaratne Senerat Yapa of ditto, (5) Missie Jayasinghe Abeywardena, (2) Jayasinghe Abeywardena (2) Luwardena, (1)(6) Nelly Jayasinghe Abeywardena, (7) Laura Jaya singhe Abeywardena, all of Bopagoda Respondents.

THIS matter coming on for disposal before W. Sansoni, Esq., District Judge of Matara, on June 25, 1926, in the presence of Messrs. G. E. & G. P. Keuneman, Proctors, on the part of the petitioner above named; and the petition and affidavit of the said petitioner dated June 17, 1926, having been read :

It is ordered that the petitioner, Peter Wickramaratne Senarat Yapa, be and he is hereby declared entitled, as son-in-law 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 August 20, 1926, show sufficient cause to the satisfaction of this court to the contrary.

It is also ordered that the 1st respondent, Rassensina Goonapala Jayasinghe Siriwardena Hamine, be and she is hereby appointed guardian ad litem over the 5th, 6th, and 7th minor respondents, unless sufficient cause be shown to the contrary on August 20, 1926; it is also ordered that the said 5th, 6th, and 7th minor respondents be produced before this court on August 20, 1926.

June 25, 1926.

W. SANSONI, District Judge.

In the District Court of Jaffna. in the presence of Mr. R. R. Nalliah, Proctor, on the par-8/ of the petitioner; and the affidavit of the petitioner dated April 26, 1926, having been read: It is declared that the Order Nisi: In the Matter of the Estate of the Estate Ponnammah, wife of Kanapathippillai Sinnathurai of Vannarponnai East, Festamentary / petitioner is the lawful widow of the said intestate, and is entitled to have letters of administration to the estate of Jurisdiction the said intestate issued to her, unless the respondent or any other person shall, on or before July 20, 1926, show No. 5,939. Jaffna, deceased. . . ; Kasinather Vaitilingam Subramaniam of Sanguvely, sufficient cause to the satisfaction of this court to the 36 contrary. ٠. G. W. Woodhouse, 0 July 2, 1926. District Judge. 10 /10/ In the District Court of Jaffna. Order Nisi. Testamentary In the Matter of the Estate of the late-Jurisdiction Karthikesu Mailvaganam of Thirunelvely, No. 6,119. deceased. Maniccam, wieldw of Mailvaganam of Thirunel-. . . . THIS matter of the petition of the above-named peti Vs.) Mailvaganam Kandavanam, (2) Thaiyalmuthu, daughter of Mailvaganam, (3) Pakkiam, daughter tioner praying for letters of administration to the estate (1) the above-named deceased; coming on for disposal before the Hon. Sir A. Kanagasabai, Kt., Acting District Judge, Jaffna, on October 19, 1925, in the presence of Mr. P. Canapathypillay, Proctor, for petitioner; and the affidavit of the petitioner dated October 8, 1925, having been read : It is ordered that letters of administration to the estate of Respondents. the above-named deceased be granted to the petitioner. as a THIS matter of the petition of the above named peti-tioner praying that the above named 1st respondent be brother and an heir of the said deceased, unless the abovenamed respondents or any others shall, on or before May 18, appointed guardian ad litem over the said minors, 2nd, 3rd, 4th, 5th, and 6th respondents, and that letters of administration be granted to her to the estate of the above-named deceased, coming on for disposal before 1926, show sufficient cause to the satisfaction of this court to the contrary. G. W. WOODHOUSE, District Judge. April 23, 1926. G. W. Woodhouse, Esq., District Judge, Jaffna, on May 24, 1926, in the presence of Mr. K. Aiyadurai, Proctor, for petitioner; and the affidavit of the petitioner dated Time extended to July 20, 1926. G. W. WOODHOUSE May 12, 1926, having been read : District Judge. It is ordered that the above-named 1st respondent be appointed guardian ad litem over the said minors, 2nd, 3rd, 4th, 5th, and 6th respondents, and it is declared In the District Court of Jaffna. Order Nisi. the petitioner is the wife of the said deceased and is entitled festinentary In the Matter of the Estate of the late Jurisdiction. Chellachippillai, wife of Kandar Velayu-9 Testmentary to have letters of administration to the estate of the abovenamed deceased issued to her accordingly, unless the respondents or any others shall, on or before June 29, thar of Measalai North, deceased. 5,956. thamparappillai Veluppillai, Udaiar of Chavakach 1926, show sufficient cause to the satisfaction of this court cheri Petitioner. to the contrary. Vs. G. W. WOODHOUSE, (1) Kanthar Sittempalam of Mossalai North, (2) Auru-gar Velayu har of ditto, (3) Veyalad hippila, widow of Sittemparanathar of ditto, (4) Vall Sinnak pullai, widow of Sinnak kuddy of ditto, (5) They vanaippillai, widow of Sappar Kathirkamar of ditto. Respondents. June 25, 1926. District Judge. Time to show cause extended to July 20, 1926. G. W. WOODHOUSE, June 29, 1926. District Judge. 9 Ks8/, In the District Court of Jaffna. THIS matter of the petition of the petitioner above Order Nisi. named, praying for letters of administration to the estate Testamentary In the Matter of the Estate of the late of the above-named deceased, coming on for disposal before Jurisdiction. No. 6,145. Ponnammah, wife of K. Sellappah of G. W: Woodhouse, Esq., District Judge, on June 24, 1926, in the presence of Mr. C. R. Thambiah, Proctor, on the part Urelu, deceased. Vairavy Vallipuram of Urelu Petitioner of the petitioner; and the affidavt of the petitioner dated June 23, 1926, having been read: It is declared that the petitioner is an heir of the said intestate, and is entitled to have letters of administration to the estate of the said intestate issued to him, unless the respondents or any other person shall, on or before July 22, 1926, show sufficient cause to the satisfaction of this court to the contrary. G. W. WOODHOUSE, June 24. 1926. District Judge. to him to the estate of the above-named deceased, coming on for disposal before G. W. Woodhouse, Esq., District Judge, Jaffna, on June 16, 1926, in the presence of Mr. K. Ka 8 In the District Court of Jaffna La marene and the Order Nisi. as the plant and the of the sta Aiyadurai, Proctor, for petitioner ; and the affidavit of the Alyadural, Frottor, for periodener, and the and arriver experimentation of the above-named 2nd respondent It is ordered that the above-named 2nd respondent be appointed guardian *ad titem* over the said minor 1st respondent and it is declared the petitioner is the father restamentary In the Matter of the Estate of the late Naganathar Suppiah of Jurisdiction. Kondavil, deceased · No. 6,156. itioner. Nallamma, widow of Suppiah of Konderyl. ... of the said deceased and is entitled to have letters of administration to the estate of the above-named deceased Vs. × I 000 Kattinavelu Nacanatar of Kondavil issued to him accordingly, unless the respondents or any others shall, on or before July 20, 1926, show sufficient. Kapordert. THIS matter of the petition of the above-named petitioner. cause to the satisfaction of this court to the contrary. praying for letters of administration to the estate of the above-named deceased, coming on for disposal before G. W. Weedhouse, Esq., District Judge, on June 23, 1926, G. W. WOODHOUSE, June 29, 1926. District Judge

28 Ros In the District Court of Jaffna Order Nisi. in the Matter of the Estate of the late Testamentary Jurisdiction. No. 6,152 Vettivelu Chellappah of Vannarponnai East, Jaffna, deceased. Arumuran Velupillai of Vannarponnai West Jaffna Petitioner. And (1) Chellappah Vettivelu of Vannarponnai, Jaffna, presently of Klantan, E. M. S., (2) Kanagasabai Kandiah and historie (3) Sivayogani (4) Karthikesu Wijiaretnam, (5) Sinnathangam widow of Ohel lappah, all of Vannarponna; East of the above-named THIS matter of the petition of the above-named petitioner, praying for letters of administration to the estate of the above-named deceased, Vettivelu Chellappah coming on for disposal before G. W. Woodhouse, Esq. District Judge, on June 17, 1926, in the presence of Mr. S Cumarasurier, Proctor, on the part of the petitioner; and the affidavit of the petitioner, dated May 23, 1926, having been read : It is declared that the petitioner is the nephev of the said intestate and is entitled to have letters o administration to the estate of the said intestate issued to him/ unless the respondents or any other person shall on or before July 22, 1926, show sufficient cause to the satisfaction of this court to the contrary. G. W. WOODHOUSE, July 5, 1926. District Judge, 28/08/ In the District Court of Jaffna Order Nisi. the Matter of the Estate of the lat Testamentary Jurisdiction Annammah, wife of Ponnampalam Rajal No. 6,124. of Changanai, deceased. Ponnampalam Rajah of Changanai Petitioner . . Vs. ... (1) Rajah Alalsundram of ditto, (2) Kanapathippillai (1) Rajan Alassundram of ditto, (2) Ranapatinppina Thillaiampalam of Changangi Respondents. THIS matter of the petition of the petitioner above named, praying that the above named 2nd respondent be appointed guardian advites over the minor, the 1st respon-dent, and that letters of administration be granted to the estate of the above-named deceased, coming on for disposal before G. W. Woodhouse, Esq., District Judge, Jaffna, on May 31, 1926, in the presence of Mr. P. Canapathy Pillay, Proctor for petitioner; and the affidavit of the petitioner dated May 17, 1926, having been read: It is ordered that the above-named 2nd respondent be appointed guardian ad litem over the minor, the 1st respondent, and that letters of administration be granted to the estate of the above-named deceased to the above-named petitioner as the lawful husband of the above-named deceased, unless the above-named respondents or any others shall, on or before July 20, 1926, show sufficient cause to the satis faction of this court to the contrary. - .- 0 G. W. WOODHOUSE. June 29, 1926. District Judge. the District Court of Trincomalee. Order Nisi. Testamentary the Matter of the Estate of the late In Theivanes, widow of Narayani Sinna Jurisdiction. No. 128 amby of Tamblegam, deceased. Kalicutty Angoalavanapillai of Kallimedu, Tamblegam 708 Petitioner And (1) Nagamma, wife of Ambalavanapillai, (2) Venasitamby Pachchimuttu and wife (3) Parupathypillai, (4) Sinnatamby Sabapathypilla; (5) Sinnatamby Sivakamyfilla; (6) Sinnatamby Selfarma al of Kallimedu in Tamolegan, 40, 5th, and 6th by their guarman ad litem the 2nd respondent. Nespondents.

THIS matter coming on for disposal before W. L. Murphy, Esq., District Judge of Trincomalee, on December 9, 1925, in the presence of Mr. M. Somanathapillai, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated November 30, 1925, having been read :

It is ordered that the petitioner be and he is hereby declared entitled, as the son-in-law of the deceased above named, to administer the estate of the said deceased, and that letters of administration do issue to him accordingly, unless the respondents above named or any other person or persons interested shall, on or before December 21, 1925, show sufficient cause to the satisfaction of this court to

the contrary. It is further ordered that the 2nd respondent above named be and he is hereby appointed guardian ad litem over the 4th, 5th, and 6th respondents, unless any person or persons interested shall, on or before December 21, 1925, show sufficient cause to the satisfaction of this court to the controry

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12	Decèmber 9, 1925.	W. L. MURPHY, District Judge.
5	Extended to February 22, 1926.	W. L. MORPHY,
f 1	December 21, 1925.	District Judge.
1 ,	Extended to March 24, 1926.	117 F 36
e	February 22, 1926. ——	W. L. MURPHY, District Judge.
	Extended to May 31, 1926.	TTT T Mc
	March 24, 1926.	W. L. MURPHY, District Judge.
	Extended to June 28, 1926.	na rational and
e j	B. May 25, 1926.	G. DE GLANVILLE, District Judge.
	Extended to July 5, 1926.	
•	June 28, 1926.	R. M. DAVIES, District Judge.
	Extended to July 19, 1926.	· · · · · ·
•	July 5, 1926.	R. M. DAVIES, District Judge.
י גיי אולי	35 H08/ In the District Court of Order Nisi. Testagentary In the Matter of th Jurisdiction. the late Muna An No. 1,725. of Devakottai in J Muna Ana Sina Thana Somasundu	he Intëstate Estate of na Sidambaram Chetty India, deceased
1 1 - f	Madampe	Petitioner.
, s r	 (L) M. A. S. T. Kadiresen Chetty, Ramanathen Chetty, (3) Leoning S. T. Side Atchi, (5) M. A. S. T. (6) M. A. S. T. Vinathithal At Atchi, (8) Letchimi, and (9) Siva kottai in Ramnad District, India. 	kan 1, all of Deva-
-	THIS matter coming on for dis Kretser, Esq., District Judge of Chi in the presence of Messrs. Storer & on the part of the petitioner above na of the said petitioner dated June	law, on June 15, 1926, Paulickpulle, Proctors, amed; and the affidavit 10, 1926, having been
е ,-	read: It is ordered that the petition declared entitled, as the son of the o	leceased above named,
	to administer the estate of the sa letters of administration do issue to the respondents above hamed or	hin accordingly, unless any other person or
•	persons interested shall, on or befor sufficient cause to the satisfaction	re July 19, 1926, show
	contrary. It is further ordered that the	
	named be and she is hereby appoir	nted guardian ad litem
	over the minors, 8th and 9th resp unless any person or persons interes	

July 19, 1926, show sufficient cause to the satisfaction of this court to the contrary.

June 15, 1926.

O. L. DE KRETSER, District Judge. - , T

526 PART II. - CEYLON GOVERNMENT GAZETTE - JULY 16, 1926 08 In the District Court of Chilaw. son of the deceased, is entitled to letters of administration of . the estate of the deceased aforesaid, and that such letters Order Nisi. will be issued to him accordingly, unless the respondent or Testamentary In the Matter of the Last Will and Testaany person or persons interested shall, on or before June 24, ment of the late Jayesuria Arachige Dona Jurisdiction. 1926, show sufficient cause to the satisfaction of this court No. 1,719. Inasia Hamy of Chilaw, deceased. to the contrary. Henry Bernard Perera of Chilaw Petitioner. V. COOMARASWAMY, THIS matter coming on for disposal before O. L de Kretser, Esq., District Judge of Chilaw, on May 21, 1926, in the presence of Mr. C. V. M. Pandittesekere of the firm of May 11, 1926. District Judge. The Order Nisi is extended to July 8, 1926. Messrs. Cooke & Pandittesekere, Proctors, on the part of . V. COOMARASWAMY, the petitioner; and his affidavit dated April 30, 1926, and the affidavit of the notary who attested the last will and the witnesses who subscribed to the said will dated May 3, 1926. having been read: It is protored that the will of the said deceased No. 658 June 24, 1926. District Judge. Order Nisi is extended to July 22, 1926. V. COOMARASWAMY, dated February 24, 1926, and now deposited in this court, District Judge. be and the same hereby declared proved, and probate be issued to the petitioner, unless any person or persons 168 In the District Court of Kegalla. interested shall, on or before July 9, 1926, show sufficient Order Nisi. cause to the satisfaction of this court to the contrary. Testamentary In the Matter of the Intestate Estate of O. L. DE KRETSER. Jurisdiction. Jasin Accillage Kiri Banda, deceased. May 21, 1926. District Judge. No. 1,171. Order Nisi is extended to August 12, 1926. Jasin Accillage Mudiyanse of Godapola Petitioner. O. L. DE KRETSER, And July 9, 1926. District Judge.) Jasin Accillage Ranmenika of Godapola, (2) ditto Punchi Banda of ditto Respondents. 28/ In the District Court of Anuradhapura. THIS matter coming on for disposal before V. Coomaraswamy, Esq. District Judge, Kegalla, on May 24, 1926, in the presence of My G. C. H. Mollikoda, Proctor, for petitioner; and his affidavit and petition dated October 12, Testamentary In the Matter of the Intestate Estate of the Jurificition. late Appuhamige Ukku Banda Siwurala NG 359. of Mediyawa in Eppawala korale, deceased. 1925, and May 24, 1926, praying for letters of administration usalhamy Kondostarage Tikiri Kuma of Mediyawa of the afore-mentioned estate having been read: It is aforesaid Petitioner. ordered and declared that the petitioner, as son of the Vs. deceased, is entitled to letters of administration of the said (1) Ukku Bandage Sittamma, (2) and Dingiri Amma estate, and that such letters will be issued to him (3) ditto Podihamy, (4) ditto tan Banda, all of Med yawa atoresaid, minors and (3) Rotha rate. accordingly, unless the respondents or any person of persons interested shall, on or before July 1, 1926, show sufficient Mudiyanselage Kusalhamy Kondostara of Mediyawa cause to the satisfaction of this court to the contrary. aforesaid Respondents. V. COOMARASWAMY THIS matter coming on for disposal before R. Y. Daniel, May 24, 1926. District Judge. Esq., District Judge of Anuradhapura, on June 1, 1926, The Order Nisi is extended to July 22, 1926 in the presence of Mr. S. D. Krisnaratne, Proctor, on the part of the petitioner above named; and the affidavit of V. COOMARASWAMY, the said petitioner dated June 1, 1926, having been read 500 It is ordered that the 5th respondent be and he is hereby July 1, 1826. District Judge. 30 106/ In the District Court of Kegalla. appointed guardian ad litem of the minors, 1st, 2nd, 3rd, and 4th respondents, for the purpose of this testamentary Order Nisi. action, unless sufficient cause be shown to the contrary on or Testamentary In the Matter of the Intestate Estate of before the date mentioned herein below. Jurisdiction. No.1,175. Hennekgedara Bandirala of Heenabowa, It is further ordered that the said petitioner be and he is deceased. hereby declared entitled, as the widow of the said deceased, Hennekgedara Kiribanda of Heenabowa.....Petitioner. to administer his estate, and that letters of administration to his esate do issue to her, unless the respondents above Vs. named or any other person or persons interested shall, on or before July 20, 1926, show sufficient cause to the satis) Hennekgedara Appunany, (2) ditto Punchirala (3) ditto Mutumenika, 54) offo Dingfri Amma, minors, by their guardian ad them their Nother, the 5th respondent, (5) Tennakoonmudiyanselage Ram-(1) faction of this court to the contrary. R. Y. DANIEL, June 1, 1926. District Judge. menika, all of Heenabowe Respondents. THIS matter coming on for disposal before V. Coomara-68 In the District Court of Kegalla. swamy, Esq., District Judge. Kegalla, on June 16, 1926. Order Nisi. in the presence of Mr. E. A. P. Wijeyeratne, Proctor, Testanlentary In the Matter of the Intestate Estate of for petitioner ; and his affidavit and petition dated June 10 Kirihene Gamarallage Appuhamy No. 1,168. of and 16, 1926, respectively, praying for letters of adminis-tration and appointment of guardian *ad litem*, having been Kirihena, deceased Kirihene Gamarallage Mohottihamy of Kirihena. Petitioner. read: It is ordered and declared that the 5th respondent. being the mother of the minor respondents, is a fit and proper person to be appointed their guardian ad litem, and that Gamarallage Siriwardenahamy Kiri-Kirihene of such appointment will be accordingly made, and that the Respondent. hena petitioner, as the eldest son of the deceased, is entitled to THIS matter coming on for disposal before V. Coomarletters of administration of the said estate, and that such letters will be issued to him accordingly, unless the respon-dents or any person or persons interested shall, on or before July 20, 1926, show sufficient cause to the satisfaction of this court to the contrary. swamy, Esq., District Judge, Kegalla, on May 11, 1926, in the presence of Messrs. Van Langenberg & Swan, Proctors, for petitioner; and his affidavit and petition dated April 27, and May 7, 1926, respectively praying for letters of adminis-tration of the above-mentioned estate having been read : V. COOMARASWAMY, District Judge. it is ordered and declared that the petitioner, as the eldest June 16, 1926. H. ROSS COTTLE, GOVERNMENT PRINTER, COLOMBO, CEYLON.