

# THE CEYLON

# GOVERNMENT GAZETTE

No. 7,543-FRIDAY, AUGUST 27, 1926.

Published by Authority.

# PART II.—LEGAL.

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

		PAGE		PAG:
Draft Ordinances	•••	734	Notices in Insolvency Cases	737
Passed Ordinances	• •	· · · —	Notices of Fiscals' Sales	738
List of Jurors and Assessors	• .•	•• —	Notices in Testamentary Actions	. 740
Notifications of Criminal Ses Court	sions of th	ne Supreme —	List of Notaries	
District and Minor Courts N	otices	737	Council of Legal Education Notices	

COLOMBO

# DRAFT ORDINANCES.

# MINUTE.

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

An Ordinance relating to James Lockhart Jardine's Patent No. 1,488 of 1916.

HEREAS by a grant of exclusive privilege or Letters Patent (in this Ordinance called "Jardine's Patent") under the Public Seal of the Island of Ceylon, bearing date March 17, 1916, and numbered 1,488, the Governor in Executive Council did grant to James Lockhart Jardine, of Esk Mills, Penicuik, in the County of Midlothian, Scotland, his heirs, executors, administrators, and assigns, the exclusive privilege of making, selling, and using, and of authorizing others so to do in Ceylon, for the term of fourteen years, in terms of and subject to the provisions of "The Patents Ordinance, 1906," a certain invention for "Improved process for the production of an acid magnesium sulphite solution and the application of same for the extraction of cellulose from fibrous vegetable materials":

And whereas under the provisions of "The Patents Ordinance, 1906," it is provided that an exclusive privilege shall cease if the inventor fails to pay within the time limited in that behalf by the third schedule any fee prescribed in that schedule in respect of the continuance of the privilege:

And whereas the said third schedule provides that a fee of fifty rupees shall be paid before the expiration of the eighth year from the date of the patent, that a further fee of one hundred rupees be paid after the expiration of the eighth year and before the expiration of the ninth year, and that a further fee of one hundred and fifty rupees be paid after the expiration of the ninth year and before the expiration of the tenth year from the said date in order to secure the continuance of the exclusive privilege:

And whereas a renewal fee on the said patent amounting to fifty rupees became due on or before March 17, 1924, a further fee of ne hundred rupees became due on or before March 17, 1925, and a further fee of one hundred and fifty rupees became due on or before March 17, 1926:

And whereas the said renewal fees were not paid within the time appointed for the payment thereof:

And whereas the time prescribed by section 22, sub-section (4) (a), of "The Patents Ordinance, 1906," during which the Registrar of Patents is empowered to enlarge the time for the payment of the renewal fee due on March 17, 1924, expired on September 17, 1924:

And whereas the said renewal fees were duly forwarded by the said James Lockhart Jardine to his agents in Calcutta some time prior to the respective dates on which they became due and payable in accordance with the custom usually observed between the said James Lockhart Jardine and Messrs. Remfry & Son, his agents in Calcutta, but owing either to some error or inadvertance on the part of one of the servants or clerks of Messrs. Remfry & Son or to the failure by the Postal authorites to deliver the letter containing the fees to the proper authority in Ceylon the said fees failed to reach the said proper authority in Ceylon, and the said James Lockhart Jardine being under the impression that the said fees had been duly paid failed to apply for an enlargement of time for payment of the said renewal fee to the Registrar of Patents:

And whereas the said James Lockhart Jardine will be deprived of all advantage to accrue to him under the said patent unless the legislative powers hereinafter contained are graciously granted:

And whereas the said prescribed renewal fees have now been paid and deposited in the proper department:

And whereas the present difficulty and threatened loss arise from no fault, negligence or inadvertance of the said James Lockhart Jardine himself nor from any disobedience to the law; and it is therefore expedient that the said grant or patent should be rendered valid in the manner hereinafter mentioned:

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

- 1 This Ordinance may be cited as "The James Lockhart Jardine's Patent Ordinance, No. of 192."
- 2 Upon the commencement of this Ordinance the said grant of exclusive privilege or patent (a true copy of which is set forth in the schedule to this Ordinance annexed) shall be considered, deemed, and taken to be and to have been as good, valid, and effectual to all intents and purposes as if all the payments prescribed by "The Patents Ordinance, 1906," to be made in respect of the said grant or patent before the passing of this Ordinance had been duly made and satisfied:
- 3 No action or other proceeding shall be commenced or prosecuted nor any damage recovered—
- (1) In respect of any infringement of the said grant or patent which shall have taken place after March 17, 1924, and before the commencement of this Ordinance.
- (2) In respect of the use or employment at any time hereafter of any structure, process, or operation actually made or carried on within the Island of Ceylon, or of the use or sale of any article manufactured or made in infringement of the said grant or patent after the said date and before the commencement of this Ordinance. Provided that such use, sale or employment is by the person or corporation by or for whom such article was bona fide manufactured or made, or such structure, process, or operation was bona fide made or carried on by his or their executors, administrators, successors, or vendees, or his or their assigns respectively.
- (3) In respect of the use or employment at any time hereafter (by the person or corporation entitled for the time being under the preceding sub-section to use or employ any structure, process, or operation) of any improved, extended, or developed structure, process or operation, or of the use or sale of any article thereby manufactured or made in infringement of the said grant or patent. Provided that the use or employment of such improved, extended, or developed structure, process, or operation shall be limited to the buildings, works, or premises of the person or corporation by or for whom such structure, process, or operation was made or carried on, within the meaning of the preceding sub-section his or their executors, administrators, successors, or assigns.
- 4 If any person shall within one year after the passing of this Ordinance make an application to the Governor in Executive Council for compensation in respect of money, time or labour expended by the applicant upon the subject-matter of the said grant or patent on a bona fide belief that such grant or patent had become and continued to be void, it shall be lawful for the said Governor in Executive Council, after hearing the parties concerned or their agents, to assess the amount of such compensation if in their opinion the application ought to be granted, and to specify the party by whom and the day on which such compensation shall be paid; and if default shall be made in payment of the sum awarded, then the said grant or patent shall by virtue of this Ordinance become void, but the sum awarded shall not in that case be recoverable as a debt or damages.
- 5 Nothing in this Ordinance shall prejudice or affect the rights of His Majesty the King, His Heirs and Successors or any body politic or corporate or any other person or persons except such as are mentioned in this Ordinance and those claiming by, for, through, or under them.

Schedule referred to in the foregoing Ordinance.

The Patents Ordinance, 1906.

1,488.

Grant of Patent.

By His Excellency Sir John Anderson, Knight Grand Cross of the Most Distinguished Order of Saint Michael and Saint George, Knight Commander of the Most Honourable Order of the Bath, Governor and Commander in-Chief in and over the Island of Ceylon, with the Dependencies thereof.

To all to whom these Presents shall come,

Greeting:

Whereas James Lockhart Jardine of Esk Mills, Penicuik, in the County of Midlothian, Scotland, Paper Works Manager, hath by his solemn declaration represented unto me that he is in possession of an Invention for Improved Process for the Production of an Acid Magnesium Sulphite Solution and the Application of same for the Extraction of Cellulose from Fibrous Vegetable Materials, that he is the true and first inventor thereof, and that the same is not in use by any other person to the best of my knowledge and belief:

And whereas the said inventor hath humbly prayed that I would be pleased to grant unto him (hereinafter together with his executors, administrators, and assigns, or any of them, referred to as the said patentee), Letters Patent in the name of His Majesty for the sole use and advantage of the said invention within the Island of Ceylon:

And whereas the said inventor hath by and in his complete specification particularly described the nature of his invention:

Know Ye, therefore, that I, in the name and on behalf of His Majesty, do by these presents give and grant unto the said patentee my especial licence, full power, sole privilege, and authority, that he, the said patentee, by himself, his agent, or licensee, and no others, may at all times hereafter during the term of years herein mentioned, make, use, exercise, and vend the said invention within the Island of Ceylon in such manner as to him or them may seem meet, and that the said patentee shall have and enjoy the whole profit and advantage from time to time accruing by reason of the said invention, during the term of fourteen years from the date hereunder written of these presents. And to the end that the said patentee may have and enjoy the sole use and exercise and the full benefit of the said invention, I do by these presents require and strictly command all and every person and persons, bodies politic and corporate, and all others of what estate, quality, degree, name or condition sover they be within Ceylon, that they do not at any time during the continuance of the said term of fourteen years, either directly or indirectly, make use of or put in practice the said invention or any part of the same, nor in anywise imitate the same, nor make or cause to be made any addition thereto or subtraction there-from, whereby to pretend themselves the inventors thereof, without the consent, licence, or agreement of the said patentee in writing under his hand and seal, on pain of incurring such penalties as may be justly inflicted on such offenders for their contempt and of being answerable to the said patentee according to law for his damages thereby occasioned. Provided always, and these letters Patent are on this condition, that if at any time during the said term it be made to appear to the Court that this grant is contrary to law or prejudicial or inconvenient to His Majesty's subjects in general, or that the said invention is not a new invention as to the public use and exercise thereof, or that the said patentee is not the first and true inventor thereof, within this Colony as aforesaid, these Letters Patent shall forthwith determine, and be void to all intents and purposes, notwithstanding anything hereinbefore contained. Provided also that if the said patentee shall not pay all fees by law required to be paid in respect of the grant of these Letters Patent, or in respect of any matter relating thereto at the time or times, and in manner for the time being by law provided; and also if the said patentee shall not supply or cause to be supplied for His Majesty's service in this Island all such articles of the said invention as may be required by the officers administering any department of His Majesty's service in Ceylon in such manner, at such times, and at and upon such reasonable prices and terms as shall be settled for that purpose by the Governor of Ceylon, then, and in any of the said cases, these Letters Patent and all privileges and advantages whatever hereby granted shall determine and become void, notwithstanding anything hereinbefore contained. Provided also that nothing herein contained shall prevent the granting of licences in such manner and for such considerations as they may by law be granted. And lastly, I do by these presents in the name and on behalf of His Majesty grant unto the said patentee that these Letters Patent shall be construed in the most beneficial sense for the advantage of the said patentee.

In witness whereof I have caused these Letters to be made Patent this Tenth day of October, One thousand Nine hundred and Sixteen, and to be sealed and dated as of the said Seventeenth day of March, One thousand Nine hundred and Sixteen, in the Sixth year of His Majesty's reign.



(Signed) John Anderson, Governor.

By His Excellency's command,

Colonial Secretary's Office, Colombo, August 22, 1926. A. G. M. FLETCHER, Colonial Secretary.

## Statement of Objects and Reasons.

This Bill is being introduced into the Legislative Council of Ceylon to reinstate James Lockhart Jardine's Patent No. 1,488 dated March 47, 1916, for "Improved process for the production of an acid magnesium sulphite solution and the application of the same for the extraction of cellulose from fibrous vegetable materials."

This patent was registered in most countries of the world and it was in the hands of a Patent Agent in Glasgow. This Patent Agent sent out the necessary instructions to renew the Patent in March, 1925, in Colombo, but owing to some error the letter containing the fees to the proper authorities in Ceylon did not reach their destination in time and the patent lapsed, that is to say, it was not renewed at the due date. Since then the patentee has complied with the Ordinance by paying for the renewal of the patent, but it is necessary that this Ordinance should be introduced for the purpose.

July 26, 1926.

Tom VILLIERS, Mover of the Bill.

# DISTRICT AND MINOR COURTS NOTICES.

NOTICE is hereby given that a suit has been instituted in the Court of Requests of Ratnapura by Suppiah Kangany, a labourer of Kandewatta estate of Hingalagoda, for himself and on behalf of twenty-six other coolies, against the proprietor or proprietors thereof, under the Ordinance No. 13 of 1889, for the recovery of his wages and of his gang of twenty-six coolies, all amounting to Rs. 159 72.

Court of Requests, Ratnapura, August 17, 1926. D. C. P. GUNASEKERA, Chief Clerk

# of 100 8.

# NOTICES OF INSOLVENCY.

In the District Court of Negombo.

No. 170/I. In the matter of the insolvency of Seena Nawanna Muna Assan Mohideen of Minuwangoda.

NOTICE is hereby given that the second sitting of this court in the above matter has been adjourned to October 1, 1926, for further examination of the insolvent.

By order of court, C. EMMANUEL, Negombo, August 24, 1926. Secretary. In the District Court of Negombo.

No. 181/I. In the matter of the insolvency of Samarappulige Haramanis Fernando of Tammita.

NOTICE is hereby given that the first sitting of this court in the above matter has been adjourned to September 3, 1926.

By order of court, C. Emmanuel,
Negombo, August 20, 1926. Secretary.

68

In the District Court of Kalutara.

In the matter of the insolvency of Usuf Lebbe No. 199. Wappu Marikar Abdul Hamid of Beruwala.

NOTICE is hereby given that a meeting of the creditors of the above-named insolvent will take place at the sitting of this court on September 21, 1926, for filing of insolvent's balance sheet.

By order of court, R. MALALGODA, Kalutara, August 24, 1926. Secretary.

In the District Court of Kalutara.

In the matter of the insolvency of Jeremias No. 204. Perera Gunasekara of Horetuduwa.

WHEREAS Jeremias Perera Gunasekara of Horetuduwa has filed a declaration of insolvency, and Lindamulage George de Silva has filed a petition for the sequestration of the estate of Jeremias Perera Gunasekara, under the Ordinance No. 7 of 1853: Notice is hereby given that the said court has adjudged the said Jeremias Perera Gunasekara insolvent accordingly; and that two public sittings of the court, to wit, on August 30, 1926, and on September 27, 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.

By order of court, R MALALGODA, Kalutara, July 30, 1926.

In the District Court of Kandy.

In the matter of the insolvency of Kahande No. 1,728. Seneviratna Herat Mudianselage Abeyratne

NOTICE is hereby given that the order of adjudication made in above case has this day been annulled

By order of court, P. MORTIMER, Kandy, August 13, 1926. Secretary

FISCALS' SALES NOTICES OF

Western Province.

In the District Court of Colombo.

K. N. S. R. M. Ramanathan Chetty of Negombo his attorney S. T. K. N. S. R. M. Suppaiya Pulle ..... Plaintiff. of Negombo .....  $\mathbf{V}_{\mathbf{S}}$ .

Akurudehiliyanage Dona Balbina]Hamine and husband (2) Gamamedaliyanage Jusey Perera Appuhamy, both of Pamunugama ...... Defendants.

WITH reference to the notice with the above heading appearing in *Gazette* No. 7,541 dated Friday, August 13, 1926, notice is hereby given that the number of the case should be 16,633 and the name of court the District Court of Negombo.

S. D. SAMARASINGHE, Deputy Fiscal.

In the District Court of Colombo.

Commissioners of the Loan Board, ...... Plaintiffs. No. 13,136.  $V_{s}$ .

Martin Joseph Righard Jayesuria of Carrington, Dickman's road, Havelock town, Colombo . . Defendant.

NOTICE is hereby given that on Friday, October 1, 1926, at 2 P.M., will be sold by public auction at the premises the following property mortgaged with the plaintiffs by bond No. 71% dated October 8, 1923, attested by J. A. Martensziof colombo, Notary Public, and declared specially bound and executable under the decree dated November 21 1924, entered in the above action and ordered to be sold by the order of court dated March 16, 1925, for the recovery of the balance sum of Rs. 40,850, with interest thereon at 9 per cent. per annum from February 1, 1926, till date of payment and costs subsequent to June 30, 1925, viz. :

All that allotment of land marked lot 26 in the plan thereof next hereinafter referred to (being a divided portion of the land described in Government title plan 48,976), situated at the junction of Bambalapitiya road and Dicksituated at the junction of Bambalapitiya road and Dickman's road, Bambalapitiya, within the Municipality and District of Colombo, Western Province; bounded on the north by the flot No. 23 in the said plan, on the east by Bambalapitiya road, on the south by Dickman's road, and on the west by fot No. 25 in the said plan; containing in extent 2 roods and 3 12/100 perches according to the plan thereof No. 729 dated Sentember 24, 1918, and made by C. C. No. 729 dated September 24, 1918, and made by C. C. Wijetunga, Special Licensed Surveyor, together with the buildings standing thereon, and all the estate, right, title, interest, claim, and demand whatsoever of the defendant in, to, upon, or out of the said premises. Prior registration Col. A 144/214.

Fiscal's Office, Colombo, August 25, 1926.

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

Kuruppu Mudiyanselage Dingiri Appuhamy of Wewala, Dambadeni Udugaha korale south ...... Plaintiff.

Weeranguley Sarnapala Thera of Magalagoda Vihare, in Media pattu of Siyane korale ...... Defendant.

NOTICE is hereby given that on Thursday, September 30, 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. 272, with legal interest thereon from July 25, 1925, till payment in full, and costs of suit Rs. 34 25, viz. :-

1. An undivided & share of all that land called Welabodawatta, situated at Weerangula in the Meda pattu of Siyane korale; bounded on the north by the land of Muddannaka Appuhamillage Thelenis Appuhamy, east by the field called Delgahakumbura of Ungohamy others, south by the land of Muddannaka Appuhamillage Hanurala, and on the west by the land sold under writ in action No. 23,197; containing in extent about 5 acres.

### Аt 1.30 р.м.

2. An undivided & share of all that land called Meegahawatta, situated at Weerangula aforesaid; bounded on the north by field and the high land of Muddannaka Appuhamillage Saris Appu and others, east by the land of Simon Appuhamy and others, south and west by the field; containing in extent about 6 acres.

Fiscal's Office Colombo, August, 25, 1926.

R. O. de Saram, Deputy Fiscal.

In the Court of Requests of Negombo. M. T. T. K. A. V. S. T. Avichchy Chetty by his attorney
N. I. V. N. L. Nallathamby Chetty of
Negombo Plai Negombo . . . . . No. 32,639.  $v_{s.}$ 

(1) Hettiaratchige Barlang Appuhamy of Pamunugama, (2) ditto Lewis Appuhamy of Negombo .... Defendants.

NOTICE is hereby given that on Tuesday, September 28 1926, at 1.30 p.m., will be sold by public auction at the premises the right, title, and interest of the said 1st defendant in the following property for the recovery of the sum of Rs. 274·10, with interest on Rs. 230 at the rate of 20 per cent. per annum from July 15, 1925, till August 7, 1925, and thereafter at 9 per cent. per annum, till payment, viz. :

The land called Kuranewatta, situated at Pamunugama in the Ragam pattu of Alutkuru korale; and bounded on the north by land belonging to Pulukkutti Aratchige Pelis Appuhamy, on the east by land belonging to the defendant. on the south by land belonging to Hettiarachchige Pelis Appuhamy, and on the west by Elakanda (road); together with the trees, plantations, and the tiled building (wherein the defendant resides); and containing in extent 3 roods more or less.

Fiscal's Office, Colombo, August 25, 1926. R. O. DE SARAM, Deputy Fiscal.

In the District Court of Negombo.

K. P. A. R. Krishnan Chetty of Kochchikade

No. 903.  $\mathbf{v}_{\mathbf{s}}$ .

No. 903. vs. 655/VI
(1) Senanayaka Mudiyanselage Kalubanda Arampola and wife (2) Jayakodiaratchige Agnes Arampola both of Palliyapitiya, presently of Katana. Defindants.

NOTICE is hereby given that on Saturday, September 18, 1926, commencing at 2 o'clock in the afternoon, will be sold by public auction at the premises the right title, and interest of the said defendants in the following property,

All that land called Attikkagahawatta, situated at 1st division, Periyamulla, within the Gravets and in the District of Negombo, Western Province; and bounded on the north-east by land of K. Maria Theresia and others, and land of Una Mana Segu Nadar, south-east by land of W. Manuel Fernando, south-west by land of K. S. Veronica and others, north-west by Sea street; in extent 22.4 perches.

Amount to be levied Rs. 1,548.03, with interest on Rs. 1,300 at 30 cents per Rs. 10 per mensem, from April 2, 1926, till May 4, 1926, and thereafter at 9 per cent., less a sum of Rs. 1,400 paid on May 5, 1926.

Deputy Fiscal's Office, Negombo, August 23, 1926. M. EDIRIWIRA, Deputy Fiscal.

### Southern Province.

In the District Court of Galle.

K. S. P. S. Kadiresan Chetty of Galle ....

No. 22,869.  $\mathbf{v}_{\mathbf{s}}$ . Mohamado Lebbe Hadjiar Mohamed Thajudee Galle ...... Defendant.

NOTICE is hereby given that on Tuesday, September 7, 1926, at 12 noon, will be sold by public auction at the spot the right, title, and interest of the said defendant in the following property mortgaged at the risk of S. P. Muttaiya Pulle, the original purchaser, viz.:-

All the soil and trees of the divided 1 portion of a defined portion of the land called Mahadangaragahawatta, together with the masonry walled tiled house marked Municipal Assessment No. 305, and everything else in, or on within the said divided † portion, situated at Dangedara, within the Municipality and District of Galle; bounded on the north by a portion of the said land, east by the high road to Akmimana, south by Jasingawatta, and west by Mahavidanagewatta alias Ela-addarawatta; containing in extent 37.69 perches, subject to the primary mortgage.

Amount due on writ Rs. 4,995.25, with interest thereon at 9 per cent. per annum from September 15, 1925, till payment in full, and Rs. 194.74 taxed costs and writ costs, less Rs. 1,434 recovered.

Fiscal's Office, Galle, August 23, 1926.

E. F. EDRISINGEE, Deputy

In the District Court of Matara.

L. N. de Silva of Matara.....

No. 2,419. Vs. H. W. Don Siyadoris of Kamburupitiya . . . . . Defendant.

NOTICE is hereby given that on Saturday, September 25, 1926, commencing at 10 o'clock in the foredoon, will be sold by public auction at the premises the right, title, and interest of the said defendant in the following property for the recovery of Rs. 1,791.93:-

An undivided 3 part of the land called Kanuketiya. walawatta alias Diwelwatta, together with the tiled house of 9 cubits and the thatched house of 5 cubits standing thereon, situated at Ullala in the Gangaboda pattu of the Matara District, Southern Province; and bounded on the north by Kanuketiya, east by Madawalamullala, south by Kajgagahawatta, and on the west by Potuwila; and containing in extent about 6 acres.

An undivided 1 part of the land called Lawallagoda-matta, situated at Ullala aforesaid; and bounded on the horth by Lawallawela, east by Heleliadda, south by Nakandegodawatta, and on the west by Pinamulla; and containing in extent about 2 acres.

Deputy Fiscal's Office, Matara, August 24, 1926.

E. T. GOONEWARDENE, Deputy Fiscal.

### Northern Province.

In the District Court of Jaffna.

P. R. M. S. A. Saththappachetty of Vannarge West .....

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

No. 19,678

Murukesu Eliyathamby of Kokkuvil West .... Defendant.

NOTICE is hereby given that on Saturday, September 18, 1926, at 11 o'clock in the forenoon, will be sold by public auction at the spot the right, title, and interest of the said defendant in the following property for the recovery of Rs. 4,209 82, with interest thereon at 9 per cent. per annum from November 18, 1924 (costs not taxed), poundage, and charges (less Rs. 489.85 recovered), viz. :-

A piece of land situated at Thavady in Uduvil parish. Valigamam north division of the Jaffna District, Northern Province, called Paththanai; containing or reputed to contain in extent 13 lachams varagu culture, with star of well lying on the eastern boundary, cultivated plants, and other appurtenances; bounded on the east by well and by property of Annappillai, wife of Ponnampalam, on the north by property of Ponnampalam Kasippillai, on the west by property of the heirs of Alakappar Manuvetpillai, and on the south by property of Kanthar Vaitilingam and others.

Fiscal's Office, Jaffna, August 13/16, 1926.

J. P. KANTHYAH, Additional Deputy Fiscal.

In the District Court of Jaffna.

Sinnatamby Sanmugam of Vannarponnai East...Plaintiff, Vs.

No. 21,221.

(1) Ilaiyatamby Sinnatamby and wife (2) Annamuttu, both of Vannarponnai East ..... Defendents

NOTICE is hereby given that on Saturday, September 25, 1926, at 10.30 in the forenoon, will be sold by public auction at the spot the right, title, and interest of the said defendants in the following decreed property for the recovery of Rs. 1,548.75, with interest on Rs. 1,250 at the rate of 12 per cent. per annum from January 25, 1926, and costs Rs. 235.59, poundage, and charges, viz.

A piece of land situated at Vannarponnai Fast in Vannarponnai parish, Jaffna division of the Jaffna District, Northern Province, called Periya valage attaining or reputed to contain in extent 21 lact out of culture, with houses, half share of the well ly are northern boundary, cultivated and spontaneous picints; bounded or reputed to be bounded on the east by property of Muttuchamy Cheddy, Seenivasagam Cheddy, and his son, on the north by property of Vaitilingam Somasundaram, and well, on the west by road, and on the south by property of Kanmany Ammah, wife of Thambiraiah. of Kanmany Ammah, wife of Thambirajah.

Fiscal's Office. Jaffna, August 17, 1926.

J. P. KANTHYAH, Additional Deputy Fiscal, Eastern Province.

In the District Court of Batticaloa.

Marcandan of Batticaloa.....Plaintiff Respondent. No. 5,241. Vs.

Palanitamby Canagasabey of Navat-

..... Substituted Defendant-Appellant.

NOTICE is hereby given that on Saturday, September 18, 1926, at 3 o'clock in the afternoon, will be sold by public auction at the spot the right, title, and interest of the said plaintiff respondent in the following property for the recovery of the sum of Rs. 900, with interest thereon at the ate of 9 per cent. per annum from November 16, 1925, till payment in full, viz. :

The three pieces forming into one block called Paramanainarkoviladivalavu bearing lot No. 30303, situated at Eraur division No. 4 in Eraur pattu, Batticaloa District, Eastern Province; and bounded on the north by the garden of the heirs of Kalicuddy, east by small lane and by the garden of Meeralevvepody, south by road, and west by the garden of Suppan and others; in extent from north to south on the eastern side 32 fathoms and 2½ cubits, western side 44 fathoms, centre 54 fathoms and 2½ cubits, and from east to west on the northern side 26 fathoms and southern side 46½ fathoms. With house, boutique, godown, well, coconut trees, and produce.

Fiscal's Office, Batticaloa August 23, 1926.

S. TURAIYAPPAH, Deputy Fiscal.

Province of Sabaragamuwa

Ko 14/ In the District Court of Colombo. Vidanelage Henrina Soysa of Ratmalana in the Palle pattu of Salpitakorale, executrix of the last will and testament of the late Nugegodage Robert William Silva Plaintiff.

No. 7,540. Vs.

(1) Wijesuriya Gunawardana Mahawaduge Engaltina Francisca Perera and (2) Mahamarakkalage Amaris Fernando Weerasuriya (wife and husband), both of Karagampitiya in the Palle pattu of Salpiti korale ...... Defendants.

NOTICE is hereby given that on September 24, 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 defendants in the following property specially mortgaged and decreed to be sold by the decree entered in the above case for the recovery of the sum of Rs. 1,555, with interest on Rs. 1,000 at 18 per cent. per annum from January 25, 1923, till April 15, 1924, and thereafter on the aggregate amount of principal and interest at 9 per cent. per annum, till payment in full, and Rs. 321 63 for costs of suit, less a sum of Rs. 65.14 recovered by sale of property in the Colombo District, viz. :-

- 1. An undivided half part or share and all the other shares, right, title, and interest, if any, from and out of all that allotment of land called Ninalayamukalana, situate that another to late the analysis and the said to belong to the Crown, on the east by land said to belong to the Crown, on the east by land described in plan No. 46,005, south-east by land said to belong to the Crown, south by land described in plan No. 109,281, southwest by land described in plan No. 100,704, west by land said to belong to the Crown, and north-west by land claimed by Philippu Rendarala and land said to belong to the Crown; containing in extent exclusive of the water-course passing through the land 56 acres 3 roods and 20 perches.
- 2. An undivided half part or share and all the other shares, right, title, and interest, if any, from and out of all that allotment of land called Godamadalawamukalana, situate at Hatarabage aforesaid; bounded on the north, by land described in plan No. 109,282, east and south-east by land said to belong to the Crown, on the south by road, and west and north-west by land described in plan No. 100,704; containing in extent, exclusive of the water course passing through the land, 9 acres 3 roods and 8 perches.

## On September 29, 1926, at 11 A.M.

3. All that allotment of land called Yattalagawahena or Arambagahawattahena, situate at Karawita in Meda pattu of Nawadun korale; bounded on the north and east by Crown land called Yattalahena, south by Karawitaganga, and west by Arambagaha-dola; containing in extent, exclusive of the path and reservation on either side of it passing through the land, 3 acres and 20 perches.

Fiscal's Office, R. E. D. ABEYRATNE Ratnapura, August 23, 1926. Additional Deputy Fiscal.

HUMPHREY WILLIAM CODRINGTON, Fiscal for the North-Western Province, do hereby appoint Mr. R. V. Naganathan to be Marshal for the divisions of Dambadeni Udukaha north and west and Mairawati korales of Dambadeni hatpattu, Giratalana, Baladora, and Angama korales of Dewamedi hatpattu, Karanda pattu, Meddeketiya, Yatikaha, Yagam pattu, Kiniyama, Katugampola, Meda pattu east and west, Katugampola north and south, and Pitigal korales of Katugampola hatpattu in the Kurunegala District, under the provisions of the Fiscals' Ordinance, No. 4 of 1867, for Saturday, August 21, 1926, and authorize him to perform the duties and exercise the authority of Marshal, for which this shall be his warrant.

Given under ny hand at Kurunegala, this 18th day of August, 1926.

H. W. CODRINGTON. Fiscal.

#### NOTICES IN TESTAMENTARY ACTIONS.

In the District Court of Colombo.

Order Nisi.

Testamen for No. 25 ne Matter of the Intestate Estate of

(1) Anna Letchimy, wife of (2) Viswalingam Sagaragasingham, both of Kuruwita ....... Respondents.

THIS action coming on for disposal before A. L. J. Groos-Dabrera, Esq., District Judge of Colombo, on

August 3, 1926, in the presence of Mr. G. E. J. Vandergert, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated July 6, 1926. having been read:

It is ordered that the petitioner be and he is hereby declared entitled to have letters of administration to her estate issued to him, unless the respondents above named or any other person or persons interested shall, on or before September 2, 1926, show sufficient cause to the satisfaction of this court to the contrary.

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

August 3, 1926.

In the District Court of Colombo Order Nisi.

Testamentary In the Matter of the Intestate Estate and Effects of Clarence Jayasing e Jurisdiction. of Kotahena in Colombo, deceased. No. 1,836.

Victor Perera of Kotahena in Colombo......Petitioner

) Bede Javasinghe, (2) Charles Jayasinghe, (3) Malgaret J. Jayasinghe, (4) Julian Jayasinghe, singhe (5) Emmanuel Jayasinghi, al fi Kotakena in Colombo. (1) Bede Espondents.

THIS matter coming on for disposal before A. L. J. Croos-Dabrera, Esq., District Judge of Colombo, on July 15, 1926, in the presence of Mr. G. E. G. Weeresinghe, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated July 15, 1926, having been read:

It is ordered that the petitioner be and he is hereby declared entitled, as brother of the above-named deceased, to have letters of administration to his estate issued to him, unless the respondents above named or any other person or persons interested shall, on or before Spetember 2, 1926, show sufficient cause to the satisfaction of this court to the contrary.

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

July 15, 1926.

In the District Court of Colombo.

Order Nisi.

Testamentary In the Matter of the Intestate Estate of Loolbanduwaduge Dona Clara of Shoe-makers lane, Kotahena, Colombo, Jurisdiction. Kotahena, No. 2,952. deceased.

Don Michael Costa of 15, Shoemakers lane, Kotahena, Colombo . . 4 . . . Petitioner

And

Benedic (1) Mary Odo Elsie de Costa, 

Dabrera, Esq., District Judge of Colombo, on July 27, 1926, in the presence of Mr. M. R. Akbar, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated July 17, 1926, having been read:

It is ordered that the petitioner be and he is hereby

declared entitled, as widower of the above-named deceased, to have letters of administration to her estate issued to him, unless the respondents above named or any other person or persons interested shall, on or before September 2, 1926, show sufficient cause to the satisfaction of this court to the contrary.

A. L. J. CROOS DABRERA, July 27, 1926. District Judge.

In the District Court of Colombo. 2 Order Nisi.

Testamentary
Jurisdiction. In the Matter of the Intestate Estate Oscillates Estate of the Intestate Estate Oscillates Estates Estate Oscillates Estate Mutwal in Colombo, deceased. No. 2.953.

Hiddadura Paulis Mendis of Mutwed in Colombo. Petitioner.

(1) Ranulu Gracianu Fonseka, (2) Ranalu Mary Mani Fonseka, both of Mutwal in Colombo .... Respondents.

THIS matter coming on for disposal before A. L. J. Croos-Dabrera, Esq., District Judge of Colombo, on July 27, 1926, in the presence of Mr. J. H. R. Joseph, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated July 25, 1926, having been read:

It is ordered that the petitioner be and he is hereby entitled, as a creditor of the above-named deceased, to have

letters of administration to her estate issued to him, unless the respondents above named or any other person or persons interested shall, on or before September 2, 1926, show sufficient cause to the satisfaction of this court to the contrary.

A. L. J. Croos-Dabrera,

July 27, 1926.

July 28 1926.

District Judge.

In the District Court of Colombo. Order Nisi.

Testamentary In the Matter of the Intestate Estate of Jurisdiction. Udawela Pathirennehelage Sunchi Appu of Meddegama, in the Gangaboda pattu No. 2,959. of Siyane korale, deceased.

Udawela Pathirennehelage Aron Perera of Medde-And Petitioner. gama aforesaid ....

And

(1) Ranatun Aratchige Donat Helenahamy, (2) Udawela Pathirennehelage Tepanis Perera, (3) ditto Heras Perera, (4) ditto Methayas Perera, all of Meddegama aforesaid, (5) Udawela Pathirennehelage Seda Nona, wife of (6) Handugala Patirennehelage Podi Single, both of Madakotuwa in Udugaha pattu of Siyunkorale, (7) Udawela Pathirennehelage Elloi Nona, wife of (8) Pathrajawasan Kudahettige Gunawarder Ranasinghe, both of Haggala in the Udugaha pattu Ranasinghe, both of Haggala in the Udugaha pagen of Siyane korale ..... .. Respondents.

THIS matter coming on for disposal before A. L. J. Croos-Dabrera, Esq., District Judge of Colombo, on July 28, 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 28, 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 have letters of administration to his estate issued to him, unless the respondents above named or any other person or persons interested shall, on or before September 9, 1926, show sufficient cause to the satisfaction of this court to the contrary.

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

In the District Court of Colombo.

Testamentary In the Matter of the Intestate Estate of Jurisdiction. the late Andare Aratchige Julis Silva of No. 2,967. New Urugodawatta in Colombo, deceased.

Andare Aratchige Endoris Silva of 18, New Urugodawatta in Colombo ...... Petitioner.

And (1) Andare Aratchige Podihamine, wife of (2) Manuel Dias Abeyesinghe, (3) Andare Aratchige Luvina Bulathsinghalage Nicholas Hamine, wife of Perera, (5) Andare Aratchige Kathirina Hamine, wife of (6) Kirielle Gurunnaselage Charlis de Silva, (7) Andare Aratchige Elbina Hamine, (8) Andare Aratchige Selestina Hamine, wife of (9) Periyopperuma Aratchige Charlis Berera, (10) Andare Aratchige William Charles, wife of (11) Welagamage William Charles Selesting Andare Aratchige Selesting Charlis Perera, (12) Andare Aratchige Selesting Seles William Goonasekera, (12) Andare Aratchige Selestina Hamine, wife of (13) Nawalage Brumpy Coorsy, (14) Andare Aratchige Francina Hamine, wife of (15) Uduwe Vidanelage Cyril Perera all of New Urugodawatta in Colombo ...... Respondents.

THIS matter coming on for disposal before A. L. J. Croos-Dabrera, Esq., District Judge of Colombo, on August 2, 1926, in the presence of Mr. C. A. B. Wanigesorrive, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated July 29, 1926, having been read:

having been read:

It is ordered that the petitioner be and he is hereby declared entitled, as fon of the above-named deceased, to have letters of administration to his estate issued to him, unless the respondents above named or any other person or persons interested shall, on or before September 9, 1926, show sufficient cause to the satisfaction of this court to the contrary.

August 2, 1926.

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

· 742 In the District Court of Colombo. Order Nisi. Pestamentary In the Matter of the Intestate Estate of the late Don Metheris Samaratunga Randunu Jurisdiction. Nø. 2,968. of Wataddara in the Meda pattu of Siyane korale, deceased. D/h Helenis Samaratunga Randunu of Wataddara .....Petitioner. aforesaid ..... And 11) Don Terence Samaratunga Randunu, (2) Dona Amarawathie Samaratunga Randunu, (3) Ranasinghe Appuhamillage Don Sulenchi Ranasingha THIS matter coming on for disposal before A. L. J. Cross Dabrera, Esq., District Jidge of Colombo, on August 2, 1926, in the presence of Mr. T. D. F. de Silva, Proctor on the part of the patterner above named; and the adidavit of the said petitioner dated July 28, 1926, having been read: is ordered that the petitioner be and he is hereby declared entitled, as brother of the above-named deceased, to have letters of administration to his estate issued to him, unless the respondents above named or any other person or persons interested shall, on or before September 9, 1926, show sufficient cause to the satisfaction of this court to the contrary. A. L. J. CROOS-DABRERA August 2, 1926. District Judge. In the District Court of Colombo. Order Nisi. In the Matter of the Intestate Estate of the estamentary late Widanelage Juwanis de Alwis Appu-Jurisdiction. No. 2,969. hamy of Talawatuhenpita in the Adikari pattu of Siyane korale, deceased. ayamanna Mohottige Loku Menike of Talawatuhen-And , / Petitioner, pita aforesaid And
) Widenelage Belena de Alwis Hamine, wife of (2)
Walagama Remasinghe Apatchige Thegis/ Pops a
Appthamy, (3) Widanelage Maya de Alwis Hamine,
both of Parakandoniya in the Mada patth of Siyane
koi L. (4) Widanelage Carlina de Afwis Hamine, wife of (5) Lokuliyanage Simon Cabral Appuhamy, (6) Widanelage Andris de Alwis Appuhamy, (7) ditto Agonis de Alwis Appuhamy, all of Talawatuhenpita aforesaid ...... Respondents. THIS matter coming on for disposal before A. L. J. Cross-Dabrera, Esq., District Judge of Colombo, on August 2, 1926, in the presence of Mr. T. D. F. de Silva, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated July 28, 1926, having 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 September 9, 1929, show sufficient cause to the satisfaction of this court to the contrary.

August 2, 1926.

A. L. J. CROOS DABRERA District Judge.

In the District Court of Colombo. Order Nisi.

estamentary In the Matter of the Intestate Estate and Effects of John Paul Jaya-Jurisdiction. No. 7,260. singhe of Kotahena in Colombo, deceased.

Victor Perera of Kotahena in Clombo. ... Peritioner 

THIS matter coming on for disposal before A. L. J. Croos-Dabrera, Esq., District Judge of Colombo, on

June 10, 1926, in the presence of Mr. G. E. G. Weeresinghe, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated June 9, 1926, having been read:

It is ordered that the petitioner be and he is hereby declared entitled, as uncle of the above-named deceased, to have letters of administration de bonis non to his estate issued to him, unless the respondents above named or any other person or persons interested shall, on or before September 2, 1926, show sufficient cause to the satisfaction of this court to the contrary.

A.E. J. Choos-Dabrera, June 10, 1926. District Judge.

18 Ros In the District Court of Colombo.

Testamentary In the Matter of the Intestate Estate and Jurisdiction. No. 5,936. Effects of Caroline Peiris Suriapperume of Mulleriyawa, deceased.

Richard Weerasingha 🎢 Baseline road ...... Petitioner.

And

(1) Omaling Rupasingha wife of (2) John Wittem Rupasingha, both of Welangapatha, (3) Margaget Weerasingha (4) Lauri Weerasingha (5) Charlotte Weerasingha, (6) Life Weerasingha, appearing by her guardan ad litem the 2nd respondent above named Respondents.

THIS matter coming on for disposal before A. L. J. Croos-Dabrery, Esq., District Judge of Colombo, on August 12, 1926, in the presence of Mr. B. S. Wikremeratne, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated August 11, 1926, having been read. having been read:

It is ordered that the petitioner be and he is hereby declared entitled, as son of the above-named deceased, to have letters of administration de bonis non to her estate issued to him, unless the respondents above named or any other person or persons interested shalls on or before September 2, 1926, show sufficient cause to the satisfaction of this count to the contrary.

Come August 12, 1926.

A. L. J. CROOS DABRERA District Judge.

In the District Court of Necombo.

In the Parley the Last Will and Testa-ment of the late Dona Margaret Hamine of Medampellar deceased. Testamentary Jurisdiction. No. 2,434.

No. 2,434. of Medampellar deceased.

THIS matter coming on for disposal before S. C. Sansoni, Esq., Acting District Judge of Negombo, on August 10, 1926, in the presence of Mr. D. J. S. Goonewardene, Proctor, on the part of the pertisener, H. Don Manuel Appuliamy of Medampella; and the affidarit of (1) the said petitioner, and (2) of the Notary and one of the attesting witnesses dated May 15, 1926, having been read:

It is endered that the said and respondent be specified guardian at titem over the minor last respondent to the purpose of this testamentary action, unless sufficient cause be shown to the satisfaction of this court to the contrary, on or before the date intrined herein below.

It is further ordered that the last will and testament of Dona Margaret Hamine of Medampella, deceased, dated February 12, 1926, of which the original has been produced and now deposited in this court, be and the same is hereby

and now deposited in this court, be and the same is hereby declared proved.

It is burther ordered than the said H. Don Manuel Appuhamy of Medampella is the executor named in the said will, and that he is entitled to have probate of the same will, and that he is entitled to have produce of the same issued to him accordingly, unless (1) Dona Claris Mariel Wijetunge Tillakaratna of Medampella, and (2) Don Edward Florence Wijetunge of Dummaladeniya, or any person or persons interested shall, on or before September 1, 1926, show sufficient cause to the satisfaction of this court to the contrary.

And it is further ordered that the said 2nd respondent do produce the said minor before this court on September 1, 1926, at 9.30 A.M., in connection with this case.

August 10, 1926.

S. C. SANSONI, Acting District Judge.

In the District Court of Kalutara. Order Nisi declaring Will proved, &c 35/60

Testamentary In the Matter of the Estate of the Jurisdiction. late Gardiye Tantrige David Rubery deceased, of Tantirimulla in Panadure No. 1,906.

Gardiye Tantrige Endoris Ruberu of Tantirimulla ...... Petition

 $V_{S}$ .

(1) Dona Sophia Jayanetti Hamine, (2) Gardiye Tantrige Chandrapali Ruberu, minor, by her guardian ad litem the 1st respondent, (3) Gardiye Tantrige Lavaris Raberu, all of Tantirimulla ..... Respondents.

THIS matter coming on for disposal before M. Prasad, Esq., District Judge of Kalutera, on June 10, 1926, in the presence of Mr. D. R. de Silva, Proctor, or the part of the petitioner, Gardiye Tantrige Engloris Ruberru of Tantirimus and the affidavit of the said petitioner and of the attesting Notary and witnesses dated June 1 and May 3, 1926, having been need. having been read:

It is ordered that the will of Gardiye Tantrige David Ruberu of Tantirimulla in Panadure, deceased, dated February 21, 1926, and now deposited in this court, be and the same is hereby declared proved, unless the respondents or any other person or persons interested shall, on or before September 2 1926, show sufficient cause to the

satisfaction of this court to the contrary.

It is further declared that the said Gardiye Tantrige Endoris Ruberu of Tantirimulla is the executor named in the said will, and that he is entitled to have probate of the same issued to him accordingly, unless the said respondents or any other person or persons interested shall, on or before September 2, 1926, show sufficient cause to the satisfaction of this court to the contrary.

July 24, 1926.

M. PRASAD. District Judge.

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

Testamentary In the Matter of the Estate of the late Vithanagey Charlis Appu, deceased of Jurisdiction. No. 1,920. Owitigala.

THIS matter coming on for disposal before M. Prasad, Esq., District Judge of Kalutara, on July 19, 1926, in the presence of Mr. D. J. R. Goonetilleke, Proctor, on the part of the petitioner, Munasinghegey Don Charlis of Owitigala; and the affidavit of the said petitioner dated July 19, 1926, having them read.

having been read:

It is redered that the said betitioner beand he is hereby declared entitled, as brother in lay of the above-named deceased, to have letters of administration to his state issued to him, unless the respondents Vithanage Lene Nona or any other person or persons interested shaff, on or before September 14, 1926, show sufficient cause to the satisfaction of this court to the contrary.

It is further declared that the said Kodituwakkugalhenage Ledris Appulamy be and he is hereby appointed guardian ad litem over the said minor respondent for all the

purposes of this action.

M. PRASAD, District Judge.

July 19, 1926.

In the District Court of Kandy.

Order Nisi. In the Matter of the Estate of the lat Testamentary Mahagedera Walwwe Punchi Kumari Jurisdiction.

hamy, deceased, of Amunupure. No. 4,400. THIS matter coming on for disposal before Vincent Michael Fernando, Esq., District udge Kandy, on 11 26, 1926, in the presence of Messrs. Perera & Jenera, Proclars, on the part of the positioner, Illangasinghe Daundasekere

Kusabasnayake Mudiyanselage Kiri Banda of Amunupure; and the affidavit of the said petitioner dated May 31, 1926, having been read:

It is ordered that the said petitioner above named as the husband of the deceased above named, be and he is hereby declared entitled to have letters of administration to the estate of the deceased above named issued to him accordingly, unless the respondents—(1) Tikiri Kumarihamy, (2) M. Illangasinghe, (3) A. N. Illangasinghe, (4) S. R. Illangasinghe, (5) T. R. Illangasinghe, by their duly appointed guardian ad litem Mahagedera Walawwe Loku Banda of Kulugammana-or any other person or persons interested shall, on or before September 2, 1926, show sufficient cause to the satisfaction of this court to the contrary.

July 26, 1926.

Jurisdiction. No. 4,401.

V. M. FERNANDO, District Judge.

In the District Court of Kandy.

Testamentary In the Matter of the Estate of the late Naighe@ Surryan, deceased, of 882,/ Katukele, Kandy.

THIS matter coming on for disposal before Vinefit Michal Fernande, Esq. District Judge Kandy on July 26, 1926, in the presence of Messys. Wijevatilate & Wij said petitioner dated June 29, 1926, and his petition having been read

It is ordered that the petitioner above named, as a son of the deceased, be and he is hereby declared entitled, to have letters of administration to the estate of the deceased above named issued to him accordingly, unless the respondents—
(1) Mohamed Maroof Jamion, (2) Mohamed Jamaldeen Jamion, (3) Mohamed Farook Jamion, and (4) Thuan Yahaya Jamion, all of Katukele, Kandy, the 1st, 2nd, and 3rd respondents by their duly appointed guardian ad htem the 4th respondent—or any person or persons interested shaff, on or before August 30, 1926, show sufficient cause to the satisfaction of this court to the contrary.

July 26, 1926.

No. 6,287.

V. M. FERNANDO, District Judge.

In the District Court of Galle. 30 /

Order Nisi. Testamentary In the Matter of the Estate of the late Edward Louis Goonetilleke, deceased, Jurisdiction. Kitulampitiya.

THIS matter coming on for disposal before J. W. Rock, Esq., District Judge of Galle, on July 2, 1925, in the presence of Mr. J. N. Goonetilleke, Proctor, on the part of the petitioner, Henry Lionel Goonetilleke of Florence House, Matara; and the affidavit of the said petitioner dated June 28, 1926, having been read: It is declared that the said petitioner, as brother of the deceased above named. is entitled to have letters of administration issued to him accordingly, unless the respondents viz., (1) Adalaid Susan Dissanayaka nee Goonetilleke, (2) E.B. Dissanayaka, husband of the 1st named, (3) Richard Benjamin Confedence of the 1st named, (3) Richard Benjamin Confedence of the 1st named, (3) Richard Benjamin Confedence of the 1st named, (4) Richard Benjamin Confedence of the 1st named, (3) Richard Benjamin Confedence of the 1st named, (4) Richard Benjamin Confedence of the 1st named, (5) Richard Benjamin Confedence of the 1st named, (6) Richard Benjamin Confedence of the 1st named, (6) Richard Benjamin Confedence of the 1st named, (6) Richard Benjamin Confedence of the 1st named (6) Richard Benjamin Confedence of the 1st named (7) Richard Benjamin Confedence of the 1st named (8) Richard Benjamin Confe husband of the 1st hamed, (5) Richard Benjamin dente-tilleke, (4) Jonathan Fredrick Goonetilleke, (5) Florence Ruff Goonetilleke, (6) Percival Luke Goonetilleke, (7) Vintent Samuel Goonetilleke, (8) Simon Patrick Claudius Geonetilleke, (9) Catherine Lydia Goonetilleke, (10) Harriet Catherine Goonetilleke, all of Matara, shall, on or Mefore August 31, 1926, show sufficient cause to the satisaction of this court to the contrary.

It is further declared that the said 10th respondent is hereby appointed guardian ad litem over the 4th-9th respondents, unless the respondents shall, on or before August 31, 1926, show sufficient cause to the satisfaction of this court to the contrary.

July 2, 1926.

J. C. W. Rock, District Judge.

In the District Court of Matara.

Order Nisi.

In the Matter of the Estate of Don Thiyaestamentary Jurisdiction. doris Samarasinha Appuhamy Vidane, late of Komangoda. No. 3.237.

Vidanagamage Don Juwanis of Samarasinha Komangoda (2) Kulatungahetti Aratchige Nonno-. . Petitioners.

petitioners above named; and the petition and the affidavit of the said petitioner dated June 29, 1926, having been

It is ordered that the 1st petitioner Samarasinha Vidana-gamage Don Juwanis be and he is hereby declared entitled, as father of the said deceased, to administer the said estate and that letters of administration do issue to him accordingly, unless any person or persons interested shall, on or before August 31, 1926, show sufficient cause to the satisfaction of this court to the contrary.

July 🗓, 1926.

W. Sansoni, District Judge.

In the District Court of Matara.

Order Nisi.

2/0 In the Matter of the Intestate Estate of the late Ehelape Gamage Don Carolis Testamentary Jurisdiction. Appuhamy of Eramudugoda, deceased. No. 3,244.

Ehalape Gamage Don Arnolis Appuhamy of Eramudu-Don .... And ..... Petitioner. goda . .

And
Dona Claina Lianagunawardenahamine of Eramudugoos (2) Bhelape Gamage Don Siyadoris Appuhamy of Parakaduwa, (3) ditto Anulawathie, and husband (4) Liana Aratchige Don Andris, Police Officer, both of Beruwewela, (5) Ehelape Gamage Senmawathie, (6) ditto Marynona, (7) ditto Gimara, (8) ditto Elisnona, (9) ditto Dayawathie, the 5th to 9th minors, by their guardian ad litem the 1st respondent, all of Eramudugoda... Respondents. (1) Dona

THIS matter coming on for disposal before W. Sansoni, Esq. District Judge of Matara, on July 15, 1926, in the presence of Mr. Sanson Dias, Proctor, on the part of the petitioner above parcel and he affiliavit of the said petitioner dated July 14, 4026 having been read:

It is ordered that the petitioner Ehelape Gamage Don Arnolis Appuhamy 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 September 10, 1926, show sufficient cause to the satisfaction of this court to the

It is also ordered that the 1st respondent Dona Carlina Lianagunawardenahamine be and she is hereby appointed guardian ad litem over the 5th to 9th minor respondents above named, unless sufficient cause be shown to the contrary on September 10, 1926.

It is also ordered that the said 5th te=9th minor respondents be produced before this court on September 10, 1926.

July 15, 1926.

G. P. KEUNEMAN, District Judge.

In the District Court of Jaffna.

Order Nisi.

In the Matter of the Estate of the late atamentary Karthigesu Somasundram of Anacottai, Jurisdiction. Not 6,093. deceased

Thanmavarathar Bamelingam of Anaicottai... Petitioner:  $v_{s}$ .

) Someoundram Thirunavukkarasu, (2) Chelvam, daughter of Somasundram, and (3) Nagammah, widow of Somasundram, all of Anaicottai, the in Chelyam, and 2nd respondents are minors, apppearing by their guardian ad litem the 3rd respondent . . . . . Respondents.

THIS matter of the petition of the above-named petitioner praying for letters of administration to the estate of the above naméd deceased, Karthigesu Somasundram, coming on for disposal before G. W. Woodhouse, Esq., District Judge, on June 29, 1926, in the presence of Mr. M. Vythialingam, Proctor, on the part of the petitioner; and the affidavit of the petitioner dated March 30, 1926, having been read: It is declared that the petitioner is the lawful father-in-law of the said intestate and is entitled to have letters of administration to the estate of the said intestate Estied to him, unless the respondent or any other person shall, on or before July 20, 1926, show sufficient cause to the satisfaction of this court to the contrary.

> G. W. WOODHOUSE, District Judge.

Time to show cause extended till August 31, 1926.

District Judge.

Ho Jn the District Court of Jaffna.

Testamentary In the Matter of the Estate of the late Mustukumaru Thamotharampillai of Jurisdiction. Mutturumaru
No. 6.150. Saravanai, deceased.

Thamotharampille Muttukumaru of Saravanai Petitioner Vs.

Thamotharampfilai Nadarajah of Saravanai. Respondents.

THIS matter of the polition of liminatharampillai Muthukumfri of Saravana, graving for letters of administration to the estat of the indiversed deceased, Muttukumaru Thamotharampillai of Saravana, coming on for disposal before G. W. Woodhouse, Esq., District Judge, on June 16, 1926, in the presence of Mr. K. Sivapirakasam, Proctor, on the part of the petitioner; and the affidavit of the petitioner dated June 14, 1926, having been read: It is the petitioner dated June 14, 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 respondent or any other person shall, on or before September 2, 1926, show sufficient cause to the satisfaction of this court to the contrary.

Quigust 23, 1926.

June 29, 1926.

G. W. WOODHOUSE District Judge.

In the District Court of Jaffna.

Order Nisi. In the Matter of the estate of the late Saravanamuttu Selliah of Vannarponne east, deceased. Testamentary Jurisdiction. No. 6.151.

of Selliah of Vannarponne Pakkiavathy, widow Petitioner.

V\$. (1) Sapapathy Sivak llimthu, and wife (2) Valliammai of Wannarpoines edst, (3) Selliah Ramasamy of ditto, (4) Selliah Velautiam of ditto, (5) Selliah Nadarajah of ditto, (6) Selliah Somas intharam of ditto, and (7) Kavuriammai daughter of Selliah of ditto, the 3rd to 7th respondents are minors by their good an action the 1st respondent.

Bespondents.

THIS matter of the petition of Pakkiavathy, widow of Selliah of Vannarponne east, praying for letters of administration to the estate of the above-named deceased, tration to the estate of the above-named deceased, Saravanamuttu Selliah of Vannarponne east, coming on for disposal before G. W. Woodhouse, Esq., District Judge, on July 22, 1926, in the presence of Mr. K. Sivapirakasam, Proctor, on the part of the petitioner; and the affidavit of the petitioner dated October 6, 1925, having been read: It is declared that the petitioner is the widow of the said intestate and is entitled to have letters of administration to the estate of the said intestate issued to her, unless the respondent or any other person shall, on or before September 2, 1926, show sufficient cause to the satisfaction of this court to the contrary.

August 23, 1926.

G.W. WOODHOUSE. District Judge. ---

3/4

In the District Court of Jaffna.

Order Nisi.

Testamentary In the Matter of the Estate of Sithamparam, wife of Velayuthar Sittampalam of Karadive East, Jaffna, late of Colombo, Intestate.

Velayuthar Ramanathar of Karadive East .... Petitioner.

.Vs.

(1) Rasammah, daughter of Velayuthar Sittampalam, (2) Sellamuttu, daughter of Velayuthar Sittampalam, 

of Karadive East, praying for letters of administration to the estate of the above-named deceased, Sithamparam. wife of Velayuthar Sittampalam of Karadive East, Jaffna, late of Colombo, coming on for disposal before G. W. Woodhouse, Esq., District Judge, on August 6, 1926, in the presence of Mr. T. Arumainayagam, Proctor, on the part of the petitioner; and the affidavit of the petitioner dated October 1, 1925, having been read: It is declared that the 4th respondent be appointed guardian ad litem over the 1st and 2nd respondents, and that the petitioner is the father of the said intestate and is entitled to have letters of administration to the estate of the said intestate issued to him, unless the respondents or any other person shall, on or before September 2, 1926, show sufficient cause to the satisfaction of this court to the contrary.

August 16, 1926.

Jurisdiction.

No. 6,161.

A. CATHIRAVELU, District Judge.

In the District Court of Jaffna. 34ffs

Order Nisi.

Testamentary
Jurisdiction.
No. 6,167.
In the Matter of the Estate of the late
Manonmaniammah, wife of Saravanamuttu Ambalawanar of Vaddukkoddai East, deceased.

Saravanamuttu Ambalavanar of Vaddukkoddai East..... Petitioner

Vs.

(1) Kanapathipillai Nadarajah and wife (2) Chachees wari, (3) Ambalavanar Kanayson, (4) Ambalavanar Balaretnam and (5) Changarapillai Sivasubra-

maniam, all of Vakkuddoddai Past ..... Respondents.

THIS matter of the petition of the above named petitioner praying that the 5th respondent above named be appointed guardian ad litem over the minors 3 and and 4th respondents, and that letters of administration for the estate of the above-named deceased be granted to him, coming on for disposal before G. W. Woodhouse, Esq., District Judge, on July 1, 1926, in the presence of Mr. S. Kandayya, Proctor, on the part of the petitioner; and the affidavit of the petitioner dated July 24, 1926, having been read: It is ordered that the said 5th respondent be appointed guardian ad litem over the 3rd and 4th respondent dents and that the petitioner, as the lawful husband of the deceased, is entitled to have letters of adiminstration to the estate of the said intestate issued to him, unless the respondents shall, on or before August 12, 1926, appear before this court and show cause to the contrary.

-G. W. Woodhouse Jul 1926. District Judge.

Order Nisi extended for September 2, 1926.

G. W. WOODHOUSE, District Judge. In the District Court of Jaffna.

Order Nisi.

Testamentary In the Matter of the Estate and Effects of the late Vallier Kanapathippillai of Jurisdiction. Puloly East, deceased. No. 6,170.

Kanapathippillai Mailvaganam alias Chinniah of Puloly East ..... Petitioner

Vs.

(1) Kathirattaippillai, widow of Vallier Kanapathippillai, (2) Kanapa<del>shippillai va</del>llipuram, (3) Kanapathippillai,

coming on for disposal before G. W. Woodhouse, Esq., District Judge, on July 1, 1926, in the presence of Messrs. Kandaiya & Mailvaganam, Proctors, on the part of the petitioner; and the affidavit of the petitioner dated June 26, 1926. having been read:

It is ordered that the above-named petitioner be declared entitled to have letters of administration to the estate of the above-named deceased issued to him, as son of the above-named deceased, unless the respondents or any other person shall, appear before this court on August 12, 1926, and state objection or show cause to the satisfaction of this court to the contrary.

> G. W. WOODHOUSE, District Judge.

August 6, 1926.

The above Order Nisi is extended to September 2, 1926.

G. W. WOODHOUSE, District Judge.

In the District Court of Jaffna.

Order Nisi.

Testamentary In the Matter of the Estate of the Jurisdiction. late Arumporul, daughter of Ramalingam Kandasamy of Chulipuram, No. 6,181. deceased.

Muthalithamby Krishner of Tholpuram.....Petitioner.

Ramalingam Kandasamy of Chulipuram . Respondent.

THIS matter of the petition of the above-named petitioner, praying for letters of a simistration to the estate of the above-named deceased, coming on for disposal before G. W. Woodhouse, Esq., District Judge, on July 12, 1926, in the presence of Messrs. Nagalingam & Nagalingam, Proctors, on the control of the petitioner; and the affidential of the petitioner; and the affidential of the petitioner. part of the petitioner; and the affidavit of the peti-tioner dated July 10, 1926, having been read: It is declared that the petitioner is the maternal uncle and sole heir of the said intestate, and is entitled to have letters of administration to the estate of the said intestate issued to him, unless the respondent or any other person shall, on or before August 12, 1926, show sufficient cause to the satisfaction of this court to the

July 20, 1926.

G. W. Woodhouse, District Judge.

Extended to September 2, 1926.

Jurisdiction. No. 6.184.

In the District Court of Jaffna. Testamentary In the Matter of the Estate and Effects of Sinnamma alias Umaiyavally, wife of Elaiyatamby late of Colombuturai, Elaiyatamby deceased.

Swaminathar Elaiyatamby of Madduvilnadu Foonakary ..... Petitioner.  $\mathbf{v}_{\mathbf{s}}$ .

Elaiyatamby Ramalingam of Madduvilnadu, (2) Nallatanaby Thampoo of ditto, and his wife (3)

Sothippillai of ditto. Respondents.

THIS matter of the petition of the above named petitioner praying for letters of administration to the state of the above memed deceased coming on for disposal before G. W. Woodhouse, Esq., District Judge, on July 14, 1926, in the presence of Messrs. Casippillai & Cathiravelu, petitioner's Proctors; and the affidavit of the petitioner dated July 12, 1926, having been read: It is ordered that the petitioner, as the husband of the deceased, be and he is hereby declared entitled, to have letters of administration to the estate of the deceased issued to him. unless the respondents shall, on August 31, 2926, show cause to the contrary.

July 23, 1926.

G. W. WOODHOUSE, District Judge.

In the District Court of Jaffna.

Order Nisi.

In the Matter of the Estate of the late Testamentary Aiyakkuddi Kathiresu of Nainativu, Jurisdiction. No. 6,192. deceased.

Kathiresu Velayuthapillai of Nainativu . . . . . Petitioner. Vs.

Vs.

(1) Kathinger Valualingam of Nainativu, and (2)
Valaippillai, widow of Kathingsu of ditto. Respondents.

THIS matter of the petition of the above-named petitioner praying for letters of administration to the estate of the above-named deceased, coming on for disposal before G. W. Woodhouse, Esq., District Judge, on July 16, 1926, in the presence of Mr. R. R. Nalliah, Proctor, on the part of the petitioner; and the affidavit of the petitioner dated. July 14, 1926, having been read: It is declared that the petitioner as one of the heirs of the said intestate and is entitled to have letters of administration to the estate of the said intestate issued to him; unless the respondents of the said injestate issued to him, unless the respondents or any other person shall, on or before August 12, 1926, show sufficient casue to the satisfaction of this court to the contrary,

July 30, 1926.

G. W. WOODHOUSE, District Judge.

Time to show cause extended to September 2, 1926.

G. W. WOODHOUSE, District Judge.

In the District Court of Jaffna. Order Nisi.

Jurisdiction. No. 6,193.

estamentary In the Matter of the Estate and Effects of Amirathavally, wife of Erampu late of Velanai West, deceased.

of Vannarponnai Arumugam Amapalavanar East \_\_ Petitioner.

Manikkami daughter of Erampu (Frampu Seevaratnami (3) Annalogichmy, Jaughter of Jampa and (4) Sethapathy Brampu, at of Velanai West, inc lst. 2nd, and 3rd respondents are minors, and appear Manikkam daughter their guardian ad litem the 4th respon-

them in the matter of the administration of the deceased's

estate, and praying for grant of letters of administration to the said estate, coming on for disposal before G. W. Woodhouse, Esq., District Judge, on July 16, 1926, in the presence of Mr. A. Kanngasabai, petitioner's Proctor; and the affidavit of the petitioner dated July 16, 1926, having been read: It is ordered that the 4th respondent be and he is hereby appointed guardian ad litem over the 1st, 2nd, and 3rd respondents for the purpose aforesaid, and the petitioner as the creditor of the said estate, be and he is hereby declared entitled to have letters of administration to the deceased's estate issued to him, unless the respondents shall, on August 31, 1926, show cause to the contrary.

July 12, 1926. ی

G. W. WOODHOUSE, District Judge.

In the District Court of Jaffna.

Order Nisi.

Testamentary In the Matter of the Estate and Effects of Jurisdiction. Rosaimuttu, wife of Velichorppillai late No. 6,198. of Naranthanai, deceased.

Anthoppillai Pedruppilai of Naranthanai ..... Petitioner.

Savirasy, wife of Anthoppillai Pedruppillai of Naran-

thanai Respondents.

THIS matter of the potition of the nove-named petitioner, praying for letters of administration to the estate of the above-named decreased for the shove-named decreased for the shove-named decreased for the shove-named decreased for the shove-named decreased for the shore-named decrea of the above-naried deceased, Rosaimuttu, wife of Velichorppillai, coming on for disposal before G. W. Woodhouse, Esq., District Jidge, on July 20, 1926, in the presence of Mr. A. Kanagagabai, Proctor, on the part of the petitioner; and the affidevit of the petitioner dated June 5, 1926, having been read: It is declared that the petitioner is father and one of the heirs of the said intestate, and is antitled to have letters of administration to the estate of the said intestate issued to him, unless the respondent or any other person shall, on or before August 19, 1926, show sufficient cause to the satisfaction of this court to the contrary.

July 29, 1926.

G. W. Woodhouse, District Judge.

This Order Nisi is extended to September 9, 1926.

G. W. Woodhouse. District Judge.

In the District Court of Trincomalee.

Order Nisi.

Testamentary In the Matter of the Estate of the late Jurisdiction. Ronnuthurai Vannipam Thambirasa No. 141 Class I. Fannipam late of No. 9 division, Trincomalee, deceased.

Chinnyah Vannigam Visivalingam of No. 9 division, Trincomalee ...... ..... Petitioner.

) Annapillai, widow of Tampiraja Vinnipus, P. V. Vanniasamby Varainom, 3 P. V. Chella thampi Vannipam, (4) Chimiah Vannipam Theira-nayagam, all of No. 9 division, Trincomalee...Respondents.

 $v_{s.}$ 

THIS matter coming on for disposal before B. G. de Glanville, Esq., District Judge of Trincomalee, on May 31, 1926, in the presence of Mr. M. M. Subramaniam, Proctor, on the part of the petitioner above named; and the affi-davit of the petitioner dated May 27, 1926, having been

It is ordered that the petitioner be and he is hereby declared entitled, as nephew of the above-named deceased, to have letters of administration to his estate issued to him, unless the respondents above named or any other person or persons interested shall, on or before July 12, 1926, show sufficient cause to the satisfaction of this court to the contrary.

May 31, 1926.

B. G. DE GLANVILLE, District Judge.

Order Nisi extended to August 30, 1926.

July 12, 1926.

26 68 Jn th

R. M. Davies, District Judge.

District Court of Trincomalee.

Order Nisi.

Testamentary In the Matter of the Estate of the late Jurisdiction. Veluppillai Somasundaram of Tamblegam, deceased.

Kanapathy fillai Masillamany of Tamblegam (guardian ad litem over the minor S. Sanmugalingam). Respondent.

THIS matter coming onlor disposal before B. M. Davies, Esq., District Judge of Trincomelee, of Jude 25, 1926, in the presence of Mr. D. Rajaratnam, Proctor, on the part of the petitioners; and the affidavit of the said petitioners dated June 25, 1926, having been read:

It is ordered that the said 1st petitioner above named as the widow of the deceased, and the 2nd petitioner as the present husband of the deceased's widow be and they are hereby declared entitled to have letters of administration issued to them to the estate of the deceased above named, unless the respondent or any other person or persons interested shall on or before August 30, 1926, show sufficient cause to the satisfaction of this court to the contrary.

June 25, 1926.

R. M. DAVIES, District Judge, In the District Court of Chilaw.

Order Nisi.

Testamentary An the matter of the Intestate Estate of Jurisdiction.

No. 1,733.

Henrietta Elizabeth Corea late of Chilaw, deceased.

Charles Edgar Corea of Chilaw ..... Petitioner.

And

(1) James Alfred Carnest Corea, (2) Charles Edward Victor Seneviratne Corea, (3) James Abraham Corea, all of Chilay, (4) Dagmar Herat and busband (5) Dr. Albert Herat, both of Welikade in Corombo, (6) Mitsel Corea, (7) Esme Corea, (8) George Glaude Stanley Corea, all of Chilaw. Responden

THIS matter coming on for disposal before O. L. de Kretser, Esq., District Judge of Chilaw, on August 5, 1926, in the presence of Messrs. Corea & Corea, Proctors, on the part of the petitioner above named; and the affidavit of the said petitioner dated August 5, 1926, having been read:

It is ordered that the above-named 3rd respondent be and he is hereby appointed guardian ad litem over the 7th respondent, who is a minor, for the purpose of these proceedings and that the petitioner be and he is hereby declared entitled, as the eldest son of the said deceased, to have letters of administration to her estate issued to him, unless the respondents above named or any other person or persons interested shall, on or before September 2, 1926, show sufficient cause to the satisfaction of this court to the contrary.

August 5, 1926.

S. A. MARTIN, District Judge.

In the District Court of Badulla.

Order Absolute declaring Will proved.

Testamentary In the Matter of the Estate of the late Jurisdiction. Victor Gerald Potger, deceased, of No. B 772. Badula.

THIS matter coming on for haal determination before Edward Foster Marshall, Esq., District Judge of Badulla, on August 10,1926; in the presence of Mesers. Potger & Keyt, Proctors, for patitioner: and the affidavits of Vide Muriel Potger, Thomas Frederick Blaze, Sylvester Marsha Layasuriya, and Clement Allanson Banew, having been read. It is ordered that probate of the will of the said Victor Gerald Potger be issued to Vida Muriel Potger.

August, 18, 1926.

E. F. MARSHALL, District Judge.