

# THE CEYLON

# GOVERNMENT GAZETTE

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COLOMBO:

# DRAFT ORDINANCE.

J 498/1926

# MINUTE.

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

#### An Ordinance to amend the Courts Ordinance, 1889.

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

Short title.

1 This Ordinance may be cited as the Courts Ordinance, No. of 1926.

Amendment of section 8 of principal Ordinance as to number of Judges. 2 In section 8 of the principal Ordinance, the words "six Judges, namely, one Chief Justice, who shall be called 'The Chief Justice of the Island of Ceylon,' and five Puisne Justices" shall be substituted for the words "five Judges, namely, one Chief Justice, who shall be called 'The Chief Justice of the Island of Ceylon,' and four Puisne Justices," and the words "the remaining Judges" shall be substituted for the words "the four remaining Judges."

Amendment of section 54 A as to constitution of full court.

- 3 The following shall be substituted for section 54 a of the principal Ordinance, viz.:
  - 54 A. It shall be lawful for the Chief Justice to make order in writing in respect of any case brought before the Supreme Court by way of appeal, review, or revision that it shall be heard by and before all the six Judges of such court or by and before any five or four of such Judges named in the order, but so that the Chief Justice shall always be one of such five or four Judges. The decision of such Judges when unanimous, or of the majority of them in case of any difference of opinion, or, if the case is heard by all the six Judges, the decision of the Chief Justice and any two other Judges in the event of their opinions being opposed to that of the other three Judges, or, if the case is heard by four Judges, the decision of the Chief Justice and any other Judge in the event of their opinions being opposed to that of the other two Judges, shall in all cases be deemed and taken to be the judgment of the Supreme Court.

By His Excellency's command,
E. B. ALEXANDER,
Office, Acting Colonial Secretary.

Colonial Secretary's Office, Colombo, October 31, 1926.

Statement of Objects and Reasons.

Section 2 of this Ordinance amends section 8 of the Courts Ordinance, No. 1 of 1889, so as to enable a sixth Judge of the Supreme Court to be appointed.

2. Section 3 of this Ordinance amends section 54 A of the Courts Ordinance so that a "full court" will consist of six, five, or four Judges as may be ordered by the Chief Justice. The object of this provision is to obviate, where possible, the inconvenience to the public caused by taking a Judge away from assizes to attend a full court.

Attorney-General's Chambers, Colombo, October 13, 1926.

L. H. ELPHINSTONE, Attorney-General.

# PASSED ORDINANCES.

R 75/1926

Preamble.

Ordinance enacted by the Governor of Ceylon, with the advice and consent of the Legislative Council thereof.

No. 9 of 1926.

An Ordinance to incorporate the General Consistory of the Dutch Reformed Church in Ceylon.

HUGH CLIFFORD.

HEREAS by Ordinance No. 12 of 1896 the members of the Consistory of the Dutch Reformed Church at Wolvendaal, Colombo, were incorporated under the name of "The Consistory of the Dutch Reformed Church at Wolfendahl, Colombo":

And whereas it was in the said Ordinance provided that for the purposes thereof the Dutch Reformed Church at Wolvendaal should be held to include the branch churches at Bambalapitiya and Maligakanda and any churches to be thereafter erected by the said Consistory:

And whereas churches have since been erected by the said Consistory at Regent street, at Wellawatta, and at Dehiwala:

And whereas there are branches of the Dutch Reformed Church at Galle and at Matara under the control and manage-

ment of their respective Consistories:

And whereas for the purpose of more effectively transacting the affairs of the said several churches and of promoting the welfare of the Dutch Reformed Church in Ceylon generally, it is deemed expedient to have separate local Consistories for the management and control of one or more churches as circumstances may require, together with a General Consistory in which shall vest all property and which shall have a general supervising authority, and the Consistories of the said Churches at Galle and at Matara have expressed their desire that the property movable and immovable, now pos sessed by them or their said churches should vest in such General Consistory, and that the said churches should likewise hereafter be governed by the provisions of this Ordinance:

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

as follows:

- 1 Within three months of the passing of this Ordinance the said "Consistory of the Dutch Reformed Church at Wolfendahl, Colombo," shall constitute Consistories for the churches at (1) Wolfendahl, (2) Bambalapitiya, (3) Regent street and Maligakanda, (4) Wellawatta and Dehiwala; and (5) Galle and Matara, each such Consistory to consist besides the Minister in charge who shall be President, of six members, viz., two Elders and four Deacons. The mode of election of members for the said Consistories and their due ordination and installation in office shall be subject to the terms of section 2 of the schedule to the said Ordinance No. 12 of 1896.
- 2 Within a month after the said local Consistories have been so constituted the said "Consistory of the Dutch Reformed Church at Wolfendahl, Colombo," shall meet and duly pass a resolution recording the constitution of the said local Consistories and confirm the minutes of the said meeting, and thereupon the said "Consistory of the Dutch Reformed Church at Wolfendahl, Colombo," shall stand dissolved and the General Consistory of the Dutch Reformed Church in Ceylon shall come into existence consisting of all the members of the said local Consistories, and it shall so consist for a period of one year and thereafter until the constitution thereof be altered by a rule to be made under section 9 (3) (d) hereof providing for representation of local Consistories on the General Consistory.
- 3 From and after the date of the said General Consistory coming into existence the members thereof shall be a corporate body under the name of "The General Consistory of the Dutch Reformed Church in Ceylon" and by the said name they shall have perpetual succession and shall and may use a Common Seal with power to alter and change the same at their pleasure.

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Constitution of

local Consist**ories** 

Coming into existence of the General Consistory.

Incorporation of the General Consistory.

It may sue and be sued.

May hold property.

All property to be vested in the General Consistory.

Affixing of seal.

General power to make rules.

Special purposes for which rules may be made.

- A They and their successors by the same name may sue and be sued, implead and be impleaded, answer and be answered unto, defend and be defended in all and any courts whatsoever and before any Judge, Magistrate, or Judicial Officer within the Island, in all manner of actions, suits, complaints, matters, and causes whatsoever.
- 5 They and their successors by the name aforesaid shall be able and capable in law of holding all such estate, movable and immovable, as hath been already held or acquired by the said "Consistory of the Dutch Reformed Church at Wolfendahl, Colombo," and by the Consistories of the Dutch Reformed Churches at Galle and at Matara respectively or hath in any wise howsoever been vested in the said Consistories or their respective churches or in any person or persons as trustee or trustees for them or any of them, and of having, taking, and holding for ever after the said date other estate, movable and immovable, either by purchase, gift, devise, or legacy to and for the use and benefit of any church for the time being in connection with the said General Consistory of the Dutch Reformed Church in Ceylon, with full power to sell, mortgage, lease, exchange, or otherwise dispose of and deal with the same.
- 6 All moneys, goods, claims, actions, mortgages, and other securities for money, lands, and tenements being held in the Island of Ceylon or elsewhere in the name of the said "Consistory of the Dutch Reformed Churchat Wolfendahl, Colombo, or of either of the said Consistories of the Dutch Reformed Churches at Galle and at Matara or in the name of their respective churches or of any person or persons as trustee or trustees of any of the said churches shall be, and the same are hereby declared to be transferred and vested as from and after the said date in the said General Consistory of the Dutch Reformed Church in Ceylon and their successors in the corporate name as fully as if the same had been assigned and transferred by the Consistory or Consistories, church or churches, or person or persons, trustee or trustees in whose name or names the same are now held to the said Corporation. And the said Corporation shall have full power to assign, transfer, and dispose of all such mortgages and other securities to which they shall be entitled as the said Corporation shall think

7 The seal of the Corporation shall not be affixed to any instrument whatsoever except in the presence of the President of the said General Consistory for the time being (or in his absence the Vice-President) and of either the Treasurer or Bookkeeper thereof for the time being, who shall sign their names to the instrument in token of their presence, and such signing shall be independent of the signing of any person as a witness.

- 8 The said General Consistory may from time to time make rules and regulations and when made, alter, and amend the same as may appear to them necessary for the purpose of the exercise of their rights, powers, and duties in connection with the property vested in them and as the supervising authority over local Consistories, and for the due administration by the local Consistories of their respective churches. They may also, if they see fit, frame and adopt a Constitution and a Liturgy for the Dutch Reformed Church in Ceylon, and as occasion demands alter and amend the same, in consonance with the Constitution and Liturgy of the Dutch Reformed Church.
- 9 The power of the said General Consistory to make rules and regulations hereunder as aforesaid shall include, without prejudice to the generality of the powers hereby conferred, power to make rules and regulations for or with respect to all or any of the following purposes, viz.:
  - (1) Procedure, including:
    - (a) The regulation of General Consistory and local Consistory meetings.
    - (b) The form in which estimates, budgets, statements, and returns incidental to the business of the General Consistory or local Consistories shall be drawn up.

(c) The form in which the accounts of the General Consistory and local Consistories shall be kept, and provision for the due auditing thereof.

(d) The filling of the offices of President, Vice-President, Treasurer, and Bookkeeper of the General Con-

sistory and any other offices.

(2) Ministers, including:

- (a) The appointment and service of Ministers from time to time, and the relation generally of Ministers to local Consistories and the General Consistory.
- (b) The stipends of Ministers and provision therefor from the funds and property vested in the General Consistory and from contributions made by or assessed upon congregations.

(c) The granting of leave of absence to Ministers and supplying the place of absent Ministers.

(d) The provision of pensions and gratuities to Ministers, if so decided.

(3) Local Consistories, including:

(a) The constitution and recognition of local Consistories from time to time and the amalgamation or separation of such Consistories.

(b) Their responsibilities, rights, and duties.

(c) The fixing of the minimum number of members that shall comprise a local Consistory (with provision for exceptional cases) and the conditions determining the number of members of local Consistories in excess of such number.

(d) Representation of local Consistories on the General Consistory.

(4) Members of Consistory, including:

- (a) The period of service of members of local Consistories.
- (b) The method of election by members of congregations for such service, the right to vote for such election and the grounds of eligibility for election.

(c) The offices to be undertaken by members of the Consistory and nomination thereto.

(d) Provision for payment of officers (other than Consistory members) and of servants, and for pensions and gratuities to them if so decided.

(5) Schools, including:

- (a) Their maintenance and management and the opening and maintenance of new schools.
- (b) Their finances in relation to the General Consistory and to Local Consistories.
- (c) Payment of day-school teachers and provision for pensions and gratuities to them, if so decided.

(6) Societies, including:

Their finances, management, and the direction and control of their activities and conduct.

(7) Charitable activities.

(8) Mission work.

And all matters generally affecting the administration and welfare of the Dutch Reformed Church in Ceylon provided that nothing be done at variance with the doctrines and discipline of the Dutch Reformed Church.

10 In all matters including such as are not provided for by this Ordinance or by rules hereunder the decision of the General Consistory shall be final subject, in ecclesiastical affairs, to the rights of the Presbytery of Ceylon.

Matters not specially provided for

11 Ordinance No. 12 of 1896 entitled "The Ordinance for Incorporating the Consistory of the Dutch Reformed Church at Wolfendahl, Colombo," is hereby repealed as from the date of coming into existence of the General Consistory hereinbefore provided for, and a copy of the minutes of the meeting of the said "Consistory of the Dutch Reformed Church at Wolfendahl, Colombo," at which the resolution referred to in section 2 hereof shall be passed, duly certified under the Common Seal of the said General Consistory, shall be accepted as conclusive evidence of the coming into existence of the said General Consistory and of the date thereof.

Repeal.

Saving clause.

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

those claiming by, from, or under them.

13 This Ordinance shall be called "The Ordinance for Incorporating the General Consistory of the Dutch Reformed Church in Ceylon" and may be cited as such for all purposes.

Passed in Council, the Fifteenth day of October, One thousand Nine hundred and Twenty-six.

J. A. MAYBIN, Clerk to the Council.

Assented to by His Excellency the Governor the Third day of November, One thousand Nine hundred and Twentysix.

J. A. MAYBIN, Clerk to the Council.

F 479/1926

Ordinance enacted by the Governor of Ceylon, with the advice and consent of the Legislative Council thereof.

## No. 10 of 1926.

An Ordinance to amend the Loan Board Ordinance, 1865, and to validate certain purchases made by the Commissioners of the Loan Board.

HUGH CLIFFORD

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

1 This Ordinance may be cited as the Loan Board Ordinance, No. 10 of 1926.

2 The following section shall be inserted between section 15 and section 16 of the principal Ordinance, viz.:

15 A. (1) Where in a hypothecary action an order is made that any property mortgaged to the Commissioners shall be sold, the Commissioners may purchase the mortgaged property or any part thereof in the same manner and subject to the same restrictions and conditions as may

other mortgagees in similar circumstances.

(2) All property so purchased shall be conveyed to the Commissioners as such, and it shall not be necessary to mention the names of the Commissioners in the conveyance, and after such conveyance the property shall vest in the Commissioners from time to time without any further conveyance or transfer.

(3) The Commissioners shall hold property so purchased by them upon trust to sell the same as and when, in their opinion, a sale shall be beneficial and until sale shall have full power to manage the property and expend money

thereon and to let the same.

(4) All conveyances on sale, leases, agreements, and other documents relating to property so purchased by the Commissioners may be executed by the Chief Commissioner and either the Secretary of the Loan Board for the time being or at least one other Commissioner, and the conveyances on sale, leases, agreements, and other documents so executed shall be as valid and effectual as if they had been executed by each and every of the said Commissioners.

(5) All purchases hitherto made by the Commissioners of properties mortgaged to them are hereby declared to be as valid and effective for all intents and purposes as if this section had been in force at the time of such purchase, and the properties so purchased shall vest in the Commissioners from time to time without any further conveyance or transfer, and shall be subject to the provisions of sub-

section (3) of this section.

Passed in Council the Fifteenth day of October, One thousand Nine hundred and Twenty-six.

J. A. MAYBIN, Clerk to the Council.

Assented to by His Excellency the Governor the Third day of November, One thousand Nine hundred and Twentysix.

J. A. MAYBIN, Clerk to the Council.

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Short title.

Short title.

Insertion of new section in principal Ordinance.

Power of Commissioners to purchase property.

# NOTIFICATION OF CRIMINAL SESSIONS.

BY virtue of a mandate to me directed by the Hon. the Supreme Court of the Island of Ceylon, I do hereby proclaim that a Criminal Session of the said Court for the District of Kurunegala will be holden at the Court-house at Kandy, on Wednesday, December 1, 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, S. D. Samarasinha, Kurunegala, November 3, 1926. for Fiscal.

# NOTICES OF INSOLVENCY.

In the District Court of Colombo.

No. 3,508. In the matter of the insolvency of P. L. Pestonjee of Leafield, Colpetty.

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 November 30, 1926, for the grant of a certificate of conformity to the insolvent.

By order of court, P. DE KRETSER, Colombo, October 29, 1926. Secretary.

In the District Court of Colombo.

No. 3,579. In the matter of the insolvency of Hollupathirage Romanis Caldera of Borella.

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 January 25, 1927, for the grant of a certificate of conformity to the insolvent.

By order of court, P. DE KRETSER, Colombo, October 29, 1926. Secretary

In the District Court of Colombo.

No. 3,622. In the matter of the insolvency of S

Visvanatha Sarma of 25, Mutval

Colombo.

NOTICE is hotely given that a meeting of the creditors of the chore-named insolvent will take place at the sitting of this court in November 1 1926, for the appointment of an assigned.

By order of court, P. DE KRETSER, Colombo, November 2, 1926. Secretary.

In the District Court of Colombo.

No. 3,668. In the matter of the insolvency of Pakianathan Samuel Rajahmoney of 8, Carmel road, Colpetty.

WHEREAS P. S. Rajahmoney has filed a declaration of insolvency, and a petition for the sequestration of his estate has also been filed by A. Sathianathan of Colpetty, under the Ordinance No. 7 of 1853: Notice is hereby given that the said court has adjudged the said P. S. Rajahmoney insolvent accordingly; and that two public sittings of the court, to wit, on November 30, 1926, and on December 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.

By order of court, P. DE KRETSER, Colombo, October 29, 1926. Secretary. In the District Court of Colombo.

No. 3,669. In the matter of the insolvency of Victor Joseph Mortier of 32, Fishers' hill, Mutwal, Colombo.

WHEREAS Victor Joseph Mortier of 32, Fishers' hill, Mutwal, has filed a declaration of insolvency, and a petition for the sequestration of his estate has also been filed by H. E. W. Peris of Mutwal, Colombo, under the Ordinance No. 7 of 1853: Notice is hereby given that the said court has adjudged the said Victor Joseph Mortier insolvent accordingly; and that two public sittings of the court, to wit, on December 7, 1926, and on December 21, 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, P. DE KRETSER, Colombo, November 1, 1926. Secretary.

In the District Court of Negombo.

No. 144/I. In the matter of the insolvency of Felix. Gomez of Negombo.

NOTICE is hereby given that a sitting of this court in the above matter will take place on November 24, 1926, for declaring dividends.

By order of court, C. EMMANUEL, Negombo, November 1, 1926. Secretary.

In the District Court of Kalutara.

No. 205. In the matter of the insolvency of Don Bastian Jayanetti of Wadduwa.

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 November 25, 1926; for appointment of an assignee.

By order of court, R. Malalgoda, Kalutara, October 28, 1926. Secretary.

In the District Court of Kandy.

No. 1,682. In the matter of the insolvency of Alfred Edward Wickremasinghe of Trincomalee street, Kandy.

NOTICE is hereby given that the above-named insolvent was granted a certificate as of the second class on October 15, 1926.

By order of court, P. MORTIMER, Kandy, November 1, 1926. Secretary.

In the District Court of Kandy.

No. 1,730. In the matter of the insolvency of Pana Muna Mohammado Magudu Meera Saibo of Deweramulle, Matale.

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 December 10, 1926, to appoint an assignee.

By order of court, P. MORTIMER, Kandy, November 1, 1926. Secretary.

In the District Court of Galle.

No. 560. In the matter of the insolvency of Casi Lebbe Markar Mohamed Sali of Galle.

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

By order of court, C. W. Goonewardene, Galle, November 2, 1926. Secretary.

In the District Court of Galle.

No. 554. In the matter of the insolvency of Hameed Mohideen of Talapitiya in Galle.

NOTICE is hereby given that the above-named insolvent has been refused a certificate of conformity.

By order of court, C. W. Goonewardene, Galle, November 2, 1926. Secretary.

In the District Court of Kegalla.

No. 53. In the matter of the insolvency of Abdul Sakur Noor Mohamado of Rambukkana in Kinigoda korale.

NOTICE is hereby given that Abdul Sakur Noor Mohamado of Rambukkana has been adjudged an insolvent, and the protection of this court has been issued to him till December 14, 1926, on which date the first sitting of this court will take place for proof of claims, meeting of creditors, and other steps.

By order of court, K. RATNASINGHAM, Secretary.

NOTICES OF FISCALS' SALES 30 8 =

Western Province.

In the District Court of Colombo.

K. A. Arumugam Pulle of No. 57c, Fifth Cross street, Colombo.......Plaintiff.

No. 1,425/1920. Vs.

Arthur de Silva, Proctor, Negombo............Defendant.

NOTICE is hereby given that on Friday, December 3, 1926, at 1 p.m., will be sold by public auction at the premises the right, title, and interest of the said defendant in the following property, for the recovery of the sum of Rs. 2,957.67, with interest thereon at the rate of 9 per cent. per annum from July 17, 1920, till payment in full, and costs of suit, and Rs. 930.53 being plaintiff's taxed costs, viz.:—

All that house and ground bearing assessment Nos. 108-109 and 110, situated at Main street, Pettah, within the Municipality and District of Colombo, Western Province; bounded on the north by Main street, east by house of Mr. C. C. Muller, south by house of Mr. Aldons, Mr. Adman, and Mr. Andrez Jansz, and west by house of P. Jonklaas; containing in extent 19.65 square perches, which interest has devolved on the defendant by right of inheritance from his deceased daughter, Grace Violet de Silva.

Fiscal's Office, R. O. DE SARAM, Colombo, November 3, 1926.

R. O. DE SARAM, Deputy Fiscal.

In the District Court of Colombo.

Pathirage Don Charles, Police Headman of Kurugala-in Meda pattu of Siyane korale....... Plaintiff. No. 12.776. Vs.

NOTICE is hereby given that on Tuesday, December 7, 1926, will be sold by public auction at the respective premises the following property, for the recovery of the sum of Rs. 177.84 from the 2nd defendant, and Rs. 177.84 from the 3rd, 5th, 7th, 8th, 9th, and 10th defendants jointly, being pro rata costs, viz., the right, title, and interest of the 2nd defendant in and to the following properties, to wit:—

# At 12 noon.

(1) The lot marked "C" in plan No. 3,044 dated September 19, 1925, made by M. G. de Silva, Licensed Surveyor, of the said land called Galgane-kumbura, situated at Horagala in the Meda pattu of Hewagam korale, in the District of Colombo, Western Province; the said lot being bounded on the

north by lot "B," east by Ganekumbura alias Galgane of Ranasinghage Pabilis Appu, south by lot "D", and west by high land of Horagalagamage Sanchi Appu and the portion claimed by Horagalagamage James Appu; containing in extent 2 roods and 1.87 perches.

# At 12.30 p.m.

(2) The lot marked "C" in plan No. 3,046 dated September 19, 1925, made by M. G. de Silva, Licensed Surveyor, of the land called Veralupagoda-kumbura, situated at Dampe in the aforesaid pattu; the said lot being bounded on the north by lot "B", east by high land called Sambuddi Wagawa of Thomas Fernando, south by lot "D", and west by high land now of P. Don Amaris; containing in extent 1 rood and 37.50 perches.

#### At 1 P.M.

(3) The lot marked "C" in plan No. 3,045 dated September 19, 1925, made by M. G. de Silva, Licensed Surveyor, of the land called Galpottekumbura, situated at Dampe aforesaid; the said lot being bounded on the north by lot "B", east by the remaining portion of this land now of Hewaradage Bastian Fernando, south by lot "D", and west by Dangahaviladeniya alias Veralupagodadeniya now of Matarage Geeris Appu; containing in extent 1 rood and 35.43 perches.

# At 1.30 P.M.,

The right, title, and interest of the 3rd, 5th, 7th, 8th, 9th, and 10th defendants in and to the following properties to wit:—

(4) The lot marked "D" in plan No. 3,044 dated September 19, 1925, made by M. G. de Silva, Licensed Surveyor, of the land called Galganekumbura, situated at Horagala aforesaid; the said lot being bounded on the north by lot "C", east by Ganekumbura alias Galgane of R. Pabilis Appu, south by the field now of R. James Appu and owita land of K. Sanchi Appu, and west by high land of K. Sanchi Appu; containing in extent 2 roods and 1.87 perches.

# At 2 P.M.

(5) The lot marked "D" in plan No. 3,046 dated September 19, 1925, made by M. C. de Silva, Licensed Surveyor, of the land called Veralupagoda-kumbura, situated at Dampe aforesaid; the said lot being bounded on the north by lot "C", east by high land called Sambuddi Wagawa of Thomas Fernando, south by a portion of this land claimed by Pavistina Fernando, west by high land now of P. Don Arnolis; containing in extent 1 rood and 37.50 perches.

# At 2.30 p.m.

(6) The lot marked "D" in plan No. 3,045 dated September 19, 1925, made by M. G. de Silva, Licensed Surveyor, of the land called Galpottekumbura, situated at Dampe aforesaid; the said lot being bounded on the north by lot "C", east by the remaining portion of this land now of H. Bastian Fernando, south by high land (Sambuddi Wagawa) of Thomas Fernando, and west by Veralupagodakumbura and Dangahaviladeniya alias Veralupagodadeniya now of Matarage Geeris Appu; containing in extent 1 rood and 35.43 perches.

Fiscal's Office, Colombo, November 3, 1926.

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

No. 16,594. Vs.

Don Louis Joseph Wijewardana of Skinner's road south, Colombo, executor of the estate of P. D. J. Amarasekara, deceased.........Defendant.

NOTICE is hereby given that on Thursday, December 2, 1926, at 2 p.m., will be sold by public auction at the premises the right, title, and interest of the said defendant as executor of the estate of P. D. J. Amarasekara, deceased, in the following property, for the recovery of the sum of Rs. 491.20, with interest at the rate of 9 per cent. per annum from April 27, 1926, till payment, and costs, viz.:—

All that land called and known as Delgahalanda, situated at Tawalanpitiya in Udugaha pattu of Hapitigam korale, in the District of Negombo, Western Province; bounded on the north-east by Molewatta belonging to Mr. Wijewardena, east by the lands belonging to D. B. Perera and Vidane Aratchige James Appu, south-west by the property belonging to the Roman Catholic Church, and on the north-west by the road; containing in extent about 16 acres 2 roods and 12 perches.

Fiscal's Office, Colombo, November 3, 1926.

R. O. DE SARAM, Deputy Fiscal.

In the District Court of Colombo.

No. 18,495. Vs.

O. J. R. Goonewardene of Waga......Defendant.

NOTICE is hereby given that on Tuesday, November 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. 1,446.70, with further interest on Rs. 1,250 at 18 per cent. per annum from December 8, 1925, till date of decree (May 13, 1926), and thereafter on the aggregate amount of the decree at the rate of 9 per cent. per annum till payment in full, and costs of suit, viz.:—

# At 1 P.M.

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

# At 1.30 P.M.

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

# At 2 P.M.

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

Fiscal's Office, Colombo, November 3, 1926. R. O. DE SARAM, Deputy Fiscal.

In the District Court of Colombo.

Vs.

No. 19,364.

NOTICE is hereby given that on Saturday, December 4, 1926, at 1 p.m., will be sold by public auction at the premises the following property mortgaged with the plaintiff by bond No. 20,991 dated June 9, 1924, and attested by H. J. B. D. Z. Jayaratne, 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 September 27, 1926, for the recovery of the sum of Rs. 2,875, together with interest on Rs. 1,875 at 15 per cent. per annum from March 17, 1926, to May 24, 1926, and thereafter on the aggregate amount of the decree at 9 per cent. per annum till payment in full and costs of this action, viz.:—

An undivided <sup>3</sup>/<sub>4</sub> parts of the field called Halgahakumbura, together with everything appertaining thereto, situated at Palkumbura in the Udugaha pattu of Siyane korale, in the District of Colombo, Western Province; bounded on the north by the field of Vitanage Coronis Appu, east by jungle now sold by the Crown, south by field of Vitanage Jalis Appu, and west by the field owned by Aratchilage Juan Appu; and containing within these boundaries about 4 bushels of seed paddy sowing extent. Prior registration 32/93.

Fiscal's Office, Colombo, November 3, 1926.

R. O. DE SARAM, Deputy Fiscal.

In the District Court of Negombo.

Kawanna Suna Pana Suna Ramanathan Chetty of Negombo ....... Plaintiff.

No. 16,871.

Vs.

(1) S. S. Thambyrajah, (2) Dr. D. A. Jayasinha, both of Ja-ela ...... Defendants.

NoTICE is hereby given that on Saturday, November 27, 1926, commencing at 3 o'clock in the afternion, will be sold by public auction at the premises the right, titlé, and interest of the said 1st defendant in the following property, viz.:—

All that land called Fancy field, situated at Tudella; bounded on the north by land belonging to Mudaliyar A. E. Rajapaksa, east by fields belonging to one Karunaratne, south by land belonging to A. M. Perera, and on the west by the Colombo-Negombo road; in extent about 6½ acres, together with the bungalow, subject to a mortgage debt of Rs. 5,500.

Amount to be levied Rs. 578 90, with interest on Rs. 450 at 18 per cent. per annum from July 27, 1924, till date of decree, and thereafter at 9 per cent. per annum till payment, less Rs. 320.

Fiscal's Office, Negombo, October 30, 1926. M. Ediriwira, Deputy Fiscal.

48/ In the District Court of Colombo.

(1) Alfred Henry Walter Mendis of Moratuwa,
(2) Sellapperumage John Isaac Fernando of
Willorawatta Substituted Plaintiff.
No. 9,711. Vs.

NOTICE is hereby given that on Tuesday, December 7, 1926, at 4 o'clock in the afternoon, will be sold by public auction at the respective premises the right, title, and interest of the said defendant in the following property (mortgaged by the defendant with plaintiff and declared bound and executable for the decree entered in the said case) for the recovery of Rs. 2,220, with interest on Rs. 1,500 at 12 per cent. per annum from September 6, 1923, till October 19, 1923, and thereafter with legal interest on the aggregate till payment less Rs. 285, viz.:—

1. Undivided <sup>3</sup>/<sub>8</sub> parts or shares of the land called Gonnagahawatta, situated at Pokunuwita in Kumbuke pattu of Rayigam korale, in the District of Kalutara, Western Province; and bounded on the north by wela. east by Batadombagahawatta, south by the garden belonging to Subasinghe Podihami and others, and on the west by wela; containing in extent about 6 acres, with the whole of the tiled house standing thereon (excluding therefrom an undivided half share which belong to Tegis Perera Jayatilleke, Vidane Arachchi, for his planter's share of the trees of the second plantation which stand on a portion on the southwestern side of the said land).

2. An undivided \$\frac{3}{8}\$ shares of Weligamgodawala-kumbura, situated at Pokunuwita aforesaid; and bounded on the north by Weligamgodawalakumbura belonging to Maddhige people, east by high road, south by high land, and on the west by Dewatagaha-kumbura; containing in extent about 3 bushels of

paddy sowing.

3. An undivided 3 shares of Dawatagahakumbura, situated at Pokunuwita aforesaid; and bounded on the north by Dawatagahakumbura belonging to Galpayage Karamanis and others, east by Weligamgodawalakumbura, south by high land, west by Wewelawalakumbura; containing in extent about 3 bushels of paddy sowing.

Deputy Fiscal's Office, Kalutara, November 2, 1926.

H. Sameresingha, Deputy Fiscal.

78 In the District Court of Kalutara.
Yaka Hige Charles Peter Jayatilleke of Pokunu-Plaintiff.
No. 11,412.
Vs.

NOTICE is hereby given that on Friday, November 26, 1926, at 4 o'clock in the afternoon, will be sold by

public auction at the premises the right, title, and interest of the said defendants in the following property for the recovery of Rs. 504.41, viz.—

The soil and the trees and the buildings standing thereon of lot 1 and 2 of Gonnagahawatta allotted 6th, 7th, 8th, 9th, 10th, 11th, and 12th defendants appearing in plan No. 4,659 dated June 5, 1925, made by H. O. Scharenguivel, Licensed Surveyor, situate at Pokunuwita in Kumbuke pattu of Rayigam korale; and bounded on the north by the land belonging to J. Hendrick, east by land in T. P. No. 131,021, south by high road, and west by lot No. 3; and containing in extent 2 acres and 32 1/12 perches.

Deputy Fiscal's Office, Kalutara, November 2, 1926. H. Samerrsingha, .
Deputy Fiscal.

Central Province. 44 /so/0)

In the District Court of Kandy

No. 32,817.

Vs.

NOTICE is hereby given that on Thursday, December 2, 1926, commencing at 12 noon, will be sold by public auction at the spot the right, title, and interest of the said defendant in the following property for the recovery of the sum of Rs. 4,162.82, with legal interest on Rs. 4,000 at 9 per cent. per annum from February 12, 1926, till payment in full, viz.:—

1. Padu-ange Pillawe of about 10 lahas of kurakkan sowing extent, situated at Dewaranmulle in Udugoda Udasiyapattu of Matale North, in the District of Matale, Central Province; and bounded on the east and south by the limit of the Crown land, westby wela, and on the north by the galge and stone fence, together with the houses, plantations, and everything thereon.

2. The land called Muttettulande of 1 acre and 30 perches in extent, situated at Dewaranmulle aforesaid; and bounded on the east by Crown land, south by the land claimed by the natives, west by the land described in plan No. 21,604 and land claimed by natives, and on the north by the road; together

with everything thereon.

3. The land called Muttettuwelande of 2 acres 2 roods and 33 perches in extent, situated at Dewaranmulle aforesaid; and bounded on the east by the land claimed by natives and Crown land, south by the land reserved along the ela, west by land claimed by natives and land reserved along the road, and on the north by the land claimed by natives; together with everything thereon, mortgaged with the plaintiff upon bond No. 5,096 dated May 23, 1915, attested by H. D. Weerasekera of Matale, Notary Public, and decreed to be sold under this case.

N. W. Morgappah, Jr., Additional Deputy Fiscal.

Deputy Fiscal's Office, Matale, November 2, 1926.

# Southern Province.

In the Additional Court of Requests of Matera.

Pannigalagamage Ernest de Silva of Malimboda. Plaintiff.

No. 13,804. Vs.

NOTICE is hereby given that on Saturday, December 4, 1926, commencing at 9.30 in the forenoon, will be sold by public auction at their respective premises the right, title, and interest of the said defendant in the following mortgaged property for the recovery of a sum of Rs. 314 65, viz.:—

1. The life-interest of the defendant in all that defined portion of the land called Kapuhena, situate at Kekunewela and Dampella in Weligam korale of the Matara District, Southern Province; and bounded on the north by Udumullehenewatta, east by Udumullehena and Pelapolkoratuwa, south by portion of the land allotted to Mr. Wijetunga, and west by Mahahena alias Kaluwagahahena; and containing in extent about 5 acres.

2. The life-interest of the defendant in the land called Udumullehena and Mullewattegodahena, lying contiguous to each other and forming one land, situated at Kekunewela and Dampella aforesaid; and bounded on the north by Tikkapodiyaketiya and Pansalewatta, east by Udumullewatta, south by Diwelgodahena, and on the west by Mullewetagoda; and containing in extent 20 acres and 1 rood.

Deputy Fiscal's Office, E. T. GOONEWARDENE, Matara, November 1, 1926. Deputy Fiscale

#### Eastern Province.

35

In the District Court of Trincomalee.

Vairamuttu Sinnatamby of No. 8 Division, Trincomalee Plaintiff.

No. 1,152. Vs.

NOTICE is hereby given that on Saturday, November 27, 1926, at 4 o'clock in the afternoon, will be sold by public auction at the spot the right, title, and interest of the said defendants in the following property for the recovery of Rs. 2,218, and interest thereon at 9 per cent. per annum from March 8, 1926, till payment in full, provided that such interest does not exceed Rs. 782, poundage, Fiscal's fees, and charges, viz.:—

All that allotment of land, situate at No. 6 Division, Trinccmalee, Eastern Province, bearing assessment No. 50, with a tiled house of three rooms, with another two rooms on the southern side, portico, and a kitchen containing three rooms, share in the well, wellsweep, and posts in the adjoining land belonging to Thialnayagi, daughter of Viswalingam. and right of pathway to go to the said well and take water and to go to the road, and all other appurtenances belonging to the said land. Bounded on the north-west by the land belonging to the Wesleyan Mission and others, north-east by the land of A. Alvarppillai and others, south-east by the pathway on the land of Thialnayagi, daughter of Viswalingam, and south-west by road; extent 22 147/300 square perches.

P. GNANAPRAGASAM,
Additional Deputy Fiscal.
Deputy Fiscal's Office,
Trincomalee, October 28, 1926.

### North-Western Province.

In the District Court of Negombo.

M. A. Kandasamy Pulle R. /R. Negogroo Plaintiff. Nø. 895.

Warnakula Weerasooriya John Fernando of Bolawatta in Kamalpattu, Pitigal korale.....Defendant. NOTICE is hereby given that on Monday, November 29, 1926, at 1 o'clock in the afternoon, will be sold by public auction at the premises the right, title, and interest of the said defendant in the following property, viz.:-

All that portion depicted as lot A in plan No. 246 dated May 15, 1920, made by A. M. Perera, Licensed Surveyor, of the land called Gamawelawatta, situate at Dunakadeniya in Katugampola korale in the District of Kurunegala, North-Western Province; and bounded on the north by the land belonging to the heirs of Anthony Fernando and others, east by jungle land belonging to D. A. Pabilis Appuhamy, by the land of the vendee, John Fernando, by the land of Eugenu Vidane, and by the burial ground, south by Gansabhawa road, and west by the other portion of this land depicted as lot B in the said plan; in extent 23 acres 1 rood and 22 perches from and out of the land comprised of the contiguous allotments called Gamawelawatta and Gamawelamukalana, situated at Dunakadeniya aforesaid; bounded on the north by land of the heirs of Anthony Fernando and others, east by the Crown jungle, south by the road, and west by land appearing in T. P. 238,410, the property of Peduru Fernando and others; in extent 42 acres and 5 perches more or less.

Amount to be levied Rs. 2,138.65, with interest on Rs. 1,500 at the rate of 15 per cent. per annum from April 8, 1926, till May 20, 1926, and thereafter at

9 per cent. per annum till payment.

Fiscal's Office. S. D. SAMARASINHA, Kurunegala, October 29, 1926. Deputy Fiscal.

In the District Court of Negombo.

S. T. K. N. S. R. M. Ramanadan Chetty of Negombo ...... Plaintiff.

No. 960. Vs.

) Jayasuriya Kuranage Ambrose Fernando and another of Ulhetiyawa ..... Defendants.

NOTICE is hereby given that on Monday, November 29, 1926, at 3 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 for the recovery of Rs. 713.78, with interest on Rs. 500 at 21 per cent. per annum from April 23, 1926, till June 7, 1926, and thereafter at 9 per cent. per annum till payment, and poundage, viz.:

(1) An undivided ½ share of the land called Thalgahawatta alias Gonnagahawatta and of the buildings and plantations standing thereon, situate at Wennappuwa in Kammal pattu of Pitigal korale south, in the District of Chilaw; and bounded on the north by land of Pemiyanu Appu, east by tank, south by land of Francis Fernando, and west by land of Abilinu Fernando; containing in extent about 150 coconut

trees plantable soil.

(2) An undivided 1 share of the land called Ambagahawatta and of the buildings and plantations standing thereon, situate at Wennappuwa aforesaid; and bounded on the north by land of Juan Fernando, Registrar, east by dewata road, south by land of Euginu Fernando and Migel Fernando, and west by tank; containing in extent 150 coconut trees plantable

(3) The land called Polgahawatta alias Kirikongahawatta, situate at Wennappuwa aforesaid; and bounded on the north by land now of John Perera, east by land of Pedro Fernando, south by land now of Euginu Fernando, and west by dewata road; containing in extent about 25 coconut trees plantable soil.

Deputy Fiscal's Office, Chilaw, November 2, 1926. A. BASNAYAKE, Deputy Fiscal.

43 Molosh the District Court of Colombo. S. K. R. A. A. R. Ramasamy Chetty of Plaintiff. No. 20,967. Vs.

Warnakula Weerasuriya John Fernando of Bolawatta ...... Defendant.

NOTICE is hereby given that on Saturday, November 27, 1926, commencing at 9 o'clock in the forenoon, will be sold by public auction at the premises the right, title, and interest of the said defendant in the following property for the recovery of Rs. 5,688.64, with further interest on Rs. 5,600 at 15 per cent. per annum from August 31, 1926, till September 28. 1926, and thereafter at 9 per cent. per annum till payment in full, and poundage, viz.:

(1) The land called Hunugalgodawatta with the plantations standing thereon, situate at Marawila in Yatakalan pattu of Pitigal korale south, in the District of Chilaw; and bounded on the north and east by land of Mavaris Fernando, east by land of Hendrick Fernando, and west by seashore; containing in extent about 4 acres.

(2) The land called Paragahayayewannathiwilawatta, situate at Marawila aforesaid; and bounded on the north by high road leading to seashore, east by land of Mawaris Fernando, south by Wannathiwila, and west by land of Siriyanu Fernando; containing in

extent about 3 acres.

(3) 75,000 bricks and two heaps of limestone.

(4) The several allotments of land called Kajugahawatta, Siyambalagahawatta, Ambagahawatta alias Siyambalagahawatta, Ehelagahawatta, Ehelagahawatta alias Paragawapilagahawatta, and Kahatagahawatta alias Kajugahawatta, with the plantations standing thereon, situate at Hattiniya in Yatakalan pattu aforesaid; and bounded on the north by land of Jagarias Annavirala and others, east by field, south by road leading to the field, and west by high road; containing in extent about 12 acres (exclusive of 12 coconut trees plantable soil with the plantations thereon towards the south-western boundary).

Deputy Fiscal's Office, Chilaw, October 26, 1926.

A. BASNAYAKE, Deputy Fiscal.

27 Ros Province of Sabaragamuwa.

In the District Court of Ratnapura.

D. M. Jayasingha Bandara Jayasingha Bandara of Getahetta.....Plaintiff. N. 4,026. Vs.

(1) Pinnawala Rupasingha Mudali Punchimenike, and (2) Dela Wanigasekera Karunaratna Bandara, both of Dodampe......Defendants.

NOTICE is hereby given that on December 3, 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 for the recovery of the sum of Rs. 1,188.55, with interest on Rs. 1,532.50 at 9 per cent. per annum from October 26, 1923, and poundage, viz.:—

An undivided 1/12th share of the land called Dodampe Nindagama, excluding therefrom all the chenas, situate at Dodampe in the Uda pattu of Kuruwiti korale, in the District of Ratnapura; and bounded on the north by Dunwella, east by Bogahadolawella, south by Kotaella and Kalu-ganga, and west by Kurugammodera; containing in extent 150 amunams of paddy, together with the entirety of the house standing thereon and occupied by the judgment debtors.

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

Fiscal's Office, Ratnapura, November 2, 1926.

(1) Muramudali Mudiyanselage Lokubanda, (2) ditto Kirimenike, both of Walandure....Defendants

NOTICE is hereby given that on November 29, 1926, commencing at 11 o'clock in the forence, will be sold by public auction at the premises the right, title, and interest of the said defendants, 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. 1,664.97, with legal interest on Rs. 1,480 from June 26, 1925, till payment in full, and poundage, viz.:—

1. All those alletments of contiguous lands called and known as depremental. Etambagahahem, situate at Walandure; and bounded of the north by ditch of Ussangodawatta and Halgaha, east by Gallenda and Crown land, south by Dehigahakumbura, and west by Getakotedeniya and Ussangodakele; in extent about 8 amunams of paddy.

2. An undivided 4th share of all those allotments of contiguous lands called and known as Maha-assedduma and Nindakumbura; bounded on the north by Walandure-ela, east by Panditamulla-assedume inniyara, south by Panditamulla and Halgahapaluwe-inniyara, west by Makumbureinniyara; in extent about 5 pelas of paddy, situate at ditto.

3. All those allotments of land called and known as Ambagahewilakumbura; bounded on the north by Pitawella, east by Dehigahakumbureinniyara, south by Walandure-ela, west by Getakotekumburewella; in extent of about 2 pelas and 2 lahas of paddy, situate at ditto.

4. An undivided 1/3rd share of all that allotment of land called and known as Potukoladeniya, situate at Patagama; bounded on the north by Godakele, east by Godakele, south by Dikdeniye inniyara, west by Gorakatennewatta; in extent about 6 amunams of paddy.

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

29 625

Fiscal's Office, Ratnapura, November 2, 1926.

I, THOMAS ARTHUR HODSON, Fiscal for the North-Western Province, do hereby appoint H. M. C. Muttukritna to be Marshal for the Puttalam District, under the provisions of the Fiscals' Ordinance, No. 4 of 1867, and authorize him to perform the duties and exercise the authority of Marshal, for which this shall be his warrant.

be his warrant.

Given under my dand at Kurunegala, this 25th day of October, 1926.

T. A. Hobson,

Fiscal.

CHOMAS ARTHUR HODSON Fiscal for the state of the

I, THOMAS ARTHUR HODSON, Fiscal for the North-Western Province, do hereby appoint K. M. Tennekoon to be Marshal for the divisions of Dambadeni Udukaha north and west and Mairawati korales of In the District Court of Colombo.

Pana Lana Nawanna Palaniappa Chetty of 112, Sea street, Colombo......Substituted Plaintiff.

No. 3,812. Vs.

John Henry Meedeniya Dissawa of Ratnapura ...... Defendant

NOTICE is hereby given that on November 27, 1926, at the hours specified below, will be sold by public auction at the respective premises the right, title, and interest of the said defendant, in the following property, viz.:—

Sale on November 27, 1926, at 9 A.M.

(1) All that allotment of land called Nekatigewatta, situated at Yatiyantota in Dehigampal korale, in the District of Kegalla, Province of Sabaragamuwa; and bounded on the east by the boutique occupied by N. K. M. Mohideen Saibo, on the south by the high road, on the west by the Crown land, and on the north by the drain and dence; containing I kuruni of paddy sowing extent

Sale on November 27, 1926, at 2 PM.

(2) An undivided half share of that allotment of land called Bagegammasama, situated in the village Nakkawita in the Atulugam korale, in the District of Kegalla aforesaid; and bounded on the east by the boundary of Maliboda Niridagama, on the south by the village boundary of Ketigara-ellepatathhankele, on the west by the Crown land, and on the north by the boundary of Panawalakandepatathpehiwetenakosgaha; containing about 200 amunams of paddy sowing in extent.

Sale on November 27, 1926, at 4 P.M.

(3) The eastern half share of Heraliwatta and an undivided one-fourth part of all other lands and plantations appertaining thereto of all those allotments of land called Eppolagawawela, containing 16 measures of kurakkan sowing extent Kolaberawela containing 25 measures of kurakkan sowing extent, Dikwela containing 24 measures of kurakkan sowing extent, and Heraliwatta containing 12 measures of kurakkan sowing extent, all included in the Udawatta lot, situated at Deraniyagala in the Atulugam korale aforesaid; and bounded on the north by the lands belonging to the said John Henry Meedeniya, on the east by Bototagawawela now called Alutwatta and the field called Maha Eppola, on the south by the two owitas of Marathwela and ditch, and on the west by Gangabodawatta and the western half-part of the said Heraliwatta; to recover a sum of Rs. 29,000, with legal interest thereon from February 14, 1924, till payment in full, and costs, less a sum of Rs. 7,500.

Deputy Fiscal's Office, S. DE SILVA, Kegalla, November 1, 1926. Additional Deputy Fiscal.

Dambadeni hatpattu, Giratalana, Baladora, and Angomu korales of Dewamedi hatpattu, Karandapattu, Meddeketiya, Yatikaha, Yagampattu, Kiniyama, Katugampola Medapattu 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, and authorize him to perform the duties and exercise the authority of Marshal, for which this shall be his warrant.

Given under my hand at Kurunegala, this 25th day of October, 1926.

T. A. Hodson, Fiscal.

#### IN TESTAMENTARY NOTICES

In the District Court of Colombo.

Order Nisi.

Testamentary In the Matter of the Intestate Estate Jurisdiction. of Makewitage Alexander Perera of No. 3,041. Dalugama in the Adicari pattu of Sivane korale, deceased.

Mutukuda Aratchige Winifred Mary Dias Weeresinghe Jayawardene of Dalugama afore-Petitioner.

la Gerera, (2) Make-(3) Edwin thayasge (1) Ma sana Verera, wife of (3) Edwin l of Wall's lane, Alutmawata in wita ..... Respondents.

THIS matter coming on for disposal before A. L. J. Croos-Dabrera, Esq., District Judge of Colombo, on October 4, 1926, in the presence of Mr. Chalres Dias, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated September 30, 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 November 11, 1926, show sufficient cause to the satisfaction of this court to the contrary.

October 4, 1926.

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

In the District Court of Colombo.

Order Nisi.

Jurisdiction. **№**6. 3,046.

Testamentary In the Matter of the Intestate Estate of Makalandage Simon Perera of Prince street in Colombo, deceased.

Makalandage Gregory Perera of Prince street aforesaid ...... Petitioner.

THIS matter coming on for disposal before A. L. J. Croos-Dabrera, Esq., District Judge of Colombo, on October 6, 1926, in the presence of Mr. A. M. Rupesinghe, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated September 17, 1926, having been read: It is ordered that the petitioner be and he is hereby

declared entitled, as brother of the above-named deceased, to have letters of administration to his estate issued to him, unless the respondents above

named or any other person or persons interested shall, on or before November 18, 1926, show sufficient cause to the satisfaction of this court to the contrary.

2:03000

October 6, 1926.

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

for the District Court of Colombo.

Order Nisi.

Jurisdiction. No. 3.061.

Testamentary In the Matter of the Intestate Estate of the late Balasooriyage Abraham Perera of 150, Cotta road, Welikada in Colombo, deceased.

Galagedarage Dona Helena Hamine of 150, Cotta road Welikada in Colombo ..........Petitioner.

sooriyage Letia Perera and her husband, (2) Wa pola Mudalige Bastian Appuhamy, both Welikada in the Palle pattu of Salpiti korale, (3) Balasooriyage Nenawathie Elizabeth Perera also of 150, Cotta road, Welikada 

THIS matter coming on for disposal before A. L. J. Croos-Dabrera, Esq., District Judge of Colombo, on October 19, 1926, in the presence of Mr. D. R. de S. Abhayanayaka, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated October 11, 1926, having been read:

It is ordered that the petitioner be and she is hereby declared entitled, as mother 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 November 11, 1926, show sufficient cause to the satisfaction of this court to the contrary.

October 19, 1926.

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

In the District Court of Colombo. Order Nisi.

Testementary fisdiction. No. 3,064.

In the Matter of the Intestate Estate Mudalige Dona Seneviratne ofof Walles lane, Angelina Perera Colombo, deceased.

Hettiaratchige Emmanuel Perera of 33, Armour streef in Jolombo .........Petitioner.

(1) Muhuppu Aratchige Don Simon, (2) Hettiaratchige Catherine Perera, minors, (3) Seneviratne Mudalige Don Nicholas Perera of Walles lane in Colombo......Respondents.

THIS matter coming on for disposal before A. L. J. Croos-Dabrera, Esq., District Judge of Colombo, on October 20, 1926, in the presence of Mr. D. I. Paul Perera, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated

September 15, 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 November 11, 1926, show sufficient cause to the satisfaction of this court to the contrary.

A. L. J. CROOS-DABRERA, October 20, 1926. District Judge.

In the District Court of Colombo

Order Nisi.

In the Matter of the Intestate Estate Testamentary and Effects of Don Simon Joseph Ranasinghe Weerasekera, late of Jurisdiction. No. 3,068. Kadawata, deceased.

Mahawasala Liana Mohottige Cornelia de Leonoras de Cabral Wijetunga of Kadawata. And

(1) Mabel Henretta Weerasekera, (2) Herbert Stanley Weerasekera, (3) -- Irene Gertrude Weerasekera, all of Kadawata, minors, appearing by their guardian ad litem; (4) Charles de Cabral Wijetunga of Havelock Town, 

THIS matter coming on for disposal before A. L. J. Croos-Dabrera, Esq., District Judge of Colombo, on October 21, 1926, in the presence of Mr. D. E. Wanigesooria, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated October 21, 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 November 11, 1926, show sufficient cause to the satisfaction of this court to the contrary.

October 21, 1926.

A. L. J. Croos-Dabrera, District Judge.

In the District Court of Colombo

Order Nisi.

In the Matter of the Intestate Estate Testamentary Anthony Regera of Penyagoda in Kelanya, deceased. Jurisdiction. No. 3,070.

Monica Perera of Molligoda in Wadduwa...Petitioner.

And

(1) Merannage Faul Perera and (2) Kalu chige Cooray Welaniya Peliyagod

THIS matter coming on for disposal before A. L. J. Croos-Dabrera, Esq., District Judge of Colombo, on October 21, 1926, in the presence of Messrs. Wilson & Kadirgamar, Proctors, on the part of the petitioner above named; and the affidavit of the said petitioner dated October 18, 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 November 18, 1926, show sufficient cause to the satisfaction of this court to the contrary.

October 21, 1926.

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

In the District Court of Necombox

Order Nisi.

Testamentary In the Matter of the Intestate Estate of the Jurisdiction. late Kaththotaralalage Don Marthelis No. 2,447. Jayawardena, Police Headman, Wewagedera; deceased.

THIS matter coming on for disposal before D. H. Balfour, Esq., District Judge of Negombo, on October W. 1926, in the presence of Mr. F. W. Gooneratne, Proctor, on the part of the petitioner Godakoorusetunga Mudiyanselage Dingiri Amma of Wewagedera; and the affidavit of the said petitioner dated September 13, 1926 West Bereky.

ad: It is ordered that the 4th responder, be and be is hereby appointed guardian ad litem over the minors, 1st, 2nd, and 3rd respondents, for the purpose of this testamentary action, unless sufficient cause be shown to the satisfaction of this court to the contrary on or before the date mentioned herein below.

It is further ordered that the said petitioner be and she is hereby declared entitled, as the lawful wife of the said deceased, to administer the estate of the deceased above named, and that letters of administration do issue to him accordingly, unless the respondents—(1) Nandawathie Jayawardena, (2) Karunawathie Jayawardena, (3) Ransirinel Jayawardena, (4) Don Abraham Jayawardena or any other person or persons interested shall, on or before October 27, 1926, show sufficient cause to the satisfaction of this court to the contrary.

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

October 11, 1926.

D. H. BALFOUR, District Judge.

Time extended to show cause against the Order Nisi being made absolute till November 17, 1926.

October 29, 1926.

D. H. BALFOUR, District Judge.

In the District Court of Kalutara.

Order Nisi declaring Will proved.

Festamentary In the Matter of the Estate of the late Maggonagurunnanselage Egis-Jurisdiction. tina Perera, deceased, of Maggona. No. 1,937.

THIS matter coming on for disposal before M. Prasad, Esq., District Judge of Kalutara, on September 26, 1926, in the presence of Mr. D. E. de Almeida, Froctor of the part, of the petitioner, Maggona yrunnance age Mammel Perera of Maggona; and the stidavit of the said petitioner dated September 6, 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 her estate issued to him, unless any person or persons

estate issued to him, unless any person or persons interested shall, on or before November 15, 1926, show sufficient cause to the satisfaction of this court to the contrary.

October 25, 1926.

M. PRASAD, District Judge. In the District Court of Kalutara.

Order Nisi.

Lestamentary In the Matter of the Estate of the late Siddamarakkalage Nomarthu Jurisdiction. Fernando, deceased, of Paiyagala. No. 1,938.

THIS matter coming on for disposal before M. Prasad Esq., District Judge of Kalutara, on September 20, 1926, in the presence of Mr. D. G. F. Walter, Hottor, on the part of the petitioner, Malmalabaduge Isabella Fernando of Paiyagala; and the affidavit of the said petitioner dated September 30, 1926, having been read:

It is ordered that the will of Siddamarakkalage Nomarthy Fernando of Pairagala deceased, dated July 31, 1926, and new deposited in this court be and the same is hereby dellared proved, unless the respondents; 11) Siddamarakkalage Peter Fernando of Pairagala, (2) ditto Mary Theresa Fernando and husband, (2) The principal attick the Mechanic Silver heath, and (3) Franciscohettige John Mathias Silva, both of Moratuwa; (4) Siddamerakkalage Valarian Fernando, (5) ditto Murpie: Margaret Fernando, (6) ditto Mark Lawrence Fernando, (7) ditto Bastian Jeremias Fernando, (8) ditto Francis Richard Fernando—all of Paiyagala, 5th, 6th, 7th, and 8th respondents, minors, by their guardian ad litem the 1st respondent, or any other person or persons interested shall, on or before November 15, 1926, show sufficient cause to the satisfaction of this court to the contrary.

It is further declared that the said Malmalabaduge Isabella Fernando of Paiyagala is the executrix named an the said will, and that she is entitled to have probate of the same issued to her accordingly, unless the said respondents or any other person or persons interested shall, on or before November 15, 1926, show sufficient cause to the satisfaction of this court to the contrary.

And it is further ordered that the 1st respondent be appointed guardian ad litem over 5th, 6th, 7th, and 8th respondents, for all the purposes of this action, unless the said respondents or any other person or persons interested shall, on or before November 15, 1926, show sufficient cause to the satisfaction of this court to the contrary.

October 25, 1926.

M. PRASAD, District Judge.

In the District Court of Galle.

Order Nisi.

Testementary Jurisdiction. No. 6,329.

In the Matter of the Estate of the late Lokuwaduge Dines Hamy, deceased, of Piyadigama in Gintota.

THIS matter coming on for disposal before A. P. Boone, Esq., District Judge of Galle, on September 23, 1926, in the presence of M. J. Aharasinghe, Proctor, on the part of the petitioner, Jokuwaduge Geeris Appu of Gintota; and the affidavit of the said petitioner dated September 23, 1926, having been padded to the said petitioner dated September 23, 1926, having been padded to the said petitioner dated September 23, 1926, having been padded to the said petitioner dated september 23, 1926, having been padded to the said petitioner dated september 23, 1926, having been padded to the said petitioner dated september 23, 1926, having been padded to the said petitioner dated september 23, 1926, having the said petitioner dated september 23, 1926, and the affidavit of the said petitioner dated september 23, 1926, and the affidavit of the said petitioner dated september 23, 1926, and the affidavit of the said petitioner dated september 23, 1926, and the affidavit of the said petitioner dated september 23, 1926, and the affidavit of the said petitioner dated september 23, 1926, and the affidavit of the said petitioner dated september 23, 1926, and the affidavit of the said petitioner dated september 23, 1926, and 192 the affidavit of the said petitioner dated September 23, 1926, having been read: It is ordered that the 11th respondent be appointed guardian ad litem over 10th minor respondent and 19th respondent be appointed grardian ad litem over 12th, 13th, 4th, 15th, 15th, 7th, and 18th minor respondents, viz. (1) Lokuwa and Abaham Appu of Hikkaduwa, (2) Lokuwa dage Baby Nona, wife of (3) Ranawelle Liyanage Salman Appu of Gintota, (4) Lokuwaduge Hinni Appu of Gintota, (5) Lokuwaduge Jane Nona, wife of (6) Dikkumburege Arolis Appu of Kataluwa, (7) Lokuwaduge Babun Appoo of Hikkaduwa, (8) Lokuwaduge Babun Hamy, wife of (9) Watutantrige James of Alwis, both of Moratuwa, (10) Lokuwaduge Hinni Nona of Gintota, (11) Walgama Kankanange Thewis Silva of Gintota, (12) Walgamage James, (13) Walgamage Johanes, (14) Walgamage Georgina Hamy,

(15) Walgamage Tepanis, (16) Walgamage Harmanis, (17) Walgamage Marthenis, (18) Walgamage Cornelia, (19) Walgamage Jayan Appu, all of Koswatta—shall, on or before November 18, 1926, show sufficient cause to the satisfaction of this court to the contrary.

It is further declared that the said petitioner, as the eldest son of the deceased above named, is entitled to have letters of administration issued to him accordingly, unless the respondents shall, on or before November 18, 1926, show sufficient cause to the satisfaction of this court to the contrary.

September 23, 1926.

A. P. BOONE. District Judge.

In the District Court of Galle.

Order Nisi.

Testamentary In the Matter of the Estate of the late Jurisdiction. Geeris Attanayake, deceased, of Meta-No. 6,320. ramba.

THIS matter coming on for disposal before A. P. Boone, Esq., District Judge of Galle, on September 24, 1926, in the

Esq., District Judge of Galle, on September 24, 1926, in the presence of Mr. Vincent Amarasingla, Proctor, on the part of the petitioner, Milred Goonesekera dias Milred Attanayake of Metaramba; and the lafficiavit of the said petitioner dated March 15, 1926, laving been read:

It is foldered that the fill respondent be appointed, guardian ad literal over the 1st to 7th respondents, minors, unless the respondents, viz., (1) Flora Attanayake, (2) Christi Attanayake, (3) Reni Attanayake, (4) Ethal Attanayake, (5) Fredrick Attanayake, (6) Lily Attanayake, (8) Wilmot Goonesekera, all of Metaramba, shall on or before Wilmot Goonesekera, all of Metaramba, shall, on or before November 18, 1926, show sufficient cause to the satisfaction of this court to the contrary.

It is further declared that the said petitioner, as widow of the deceased above named, is entitled to have letters of administration issued to her accordingly, unless the said respondents shall, on or before November 18, 1926, show sufficient cause to the satisfaction of this court to the contrary.

Septembr 24, 1926.

A. P. BOONE, District Judge.

In the District Court of Matara.

Testamentary Jurisdiction. No. 3,268.

In the Matter of the Estate of the late Nawurunnege Don Adirian de Silva of Wattegama, deceased.

Rs. 81,444.

Nawurunnege Don Andrayas de Silva of Dick-

Warusadeep Asenchyhamy of Wattegama . . Respondent.

THIS matter coming on for disposal before J. R. Walters, Esq., District Judge of Matara, on October 25, 1926, in the presence of Messrs. Keuneman, Proctors, on the part of the petitioner above named; and the petition and affidable of the said petitioner dated September 27, 1926, having been read.

having been read:

It is ordered that the petitioner, Waturunnege Don
Andrayas de Silva, be and he is hereby dedlared entitled to administer the said estate, and that letters of administration do issue to him accordingly, unless the respondent above named or any person or persons interested shall, on or before November 30, 1926, show sufficient cause to the satisfaction of this court to the contrary.

October 25, 1926.

J. R. WALTERS, District Jude District Judge. In the District Court of Tangalla.

Order Nisi.

Testamentary Jurisdiction. No. 956. In the Matter of the Intestate Estate of Galappattige Jinadasa of Dehiwalar in the Palle pattu of Salpiti korale, in the District of Colombo, deceased.

Galappattige Uparis de Silva of Beliatta ..... Petitioner.

Vs

It is ordered that the said petitioner be and he is hereby declared entitled, as father of the above-named deceased, to have letters of administration to his estate issued to him, unless the respondents above named or any other person or persons interested shall, on or before October 20, 1926, show sufficient cause to the satisfaction of this court to the contrary.

September 29, 1926.

V. P. REDLICH, District Judge.

The above Order Nisi is extended for November 10, 1926 for showing cause.

October 20, 1926.

V. P. REDLICH, District Judge.

In the District Court of Jaffna. 4 16010

Order Nisi.

Testamentary Jurisdiction. No. 6,032.

In the Matter of the Estate of the late Annamnah, wife of Varithamby Vinasithamby of Nunavil East, deceased.

Vinayagar Varithamby of Nunavil East ... Petitioner.

THIS matter of the petition of the above-named petitioner, praying that the above-named 1st respondent be appointed guardian ad litem over the minor, the above-named 2nd respondent, for the purpose of representing him in this case, and that letters of administration to the estate of the above-named deceased be granted to the petitioner, coming on for disposal before E. T. Millington, Esq., District Judge, Jaffna, on February 16, 1926, in the presence of Mr. K. Kasipillai, Proctor, on the part of the petitioner; and the affidavit of the petitioner dated January 28, 1926, having been read: It is ordered

that the above-named 1st respondent be appointed guardian ad litem over the minor, the 2nd respondent, for the purpose of representing in this case and the letters of administration to the estate of the above-named deceased be granted to the petitioner, unless the respondents or any other persons shall, on or before March 30, 1926, show sufficient cause to the satisfaction of this court to the contrary.

March 3, 1926,

G. W. Woodhouse, District Judge.

Order Nisi extended for October 26, 1926.

G. W. Woodhouse, District Judge.

Order Nisi extended for November 11, 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 Kanapathipillai Chelliah of No. 6,130. Karadive East, deceased.

Sivagamipillai, widow of Kanapathipillai Chelliah of Karadive East ....... Petitioner.

Vs.

THIS matter of the petition of Sivakamipillai, widow of Kanapathipillai Chelliah of Kanadive East, praying for letters of administration to the estate of the above-named deceased, Kanapathipillai Chelliah of Karadive East, coming on for disposal before G. W. Woodhouse, Esq., District Judge, on October 18, 1926, in the presence of Mr. T. Arumainayagam, Proctor, on the part of the petitioner; and the affidavit of the petitioner dated May 17, 1926, 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 respondents or any other person shall, on or before November 9, 1926, show sufficient cause to the satisfaction of this court to the contrary.

October 16 and 18, 1926.

A. CATHIRAVELU, District Judge.

In the District Court of Jaffna.

Order Nisi.

Testamentary Jurisdiction. No. 6,255.

In the Matter of the Estate of the late C. Sellar Kandiah of Anaicoddai, deceased.

Sukirtharetham, widow of Kandiah of Anaic-

(1) Kandiah Swathasan 🕰 Alaiccoddai, Sellappah Sellar of Hallur. ......Respondents.

THIS matter of the petition of the above-named petitione, praying that the above-named 2nd respondent be appointed guardian ad litem over the minor, 1st respondent, and that letters of administration to the estate of the above-named deceased be issued to the petitioner, coming on for disposal before A. Cathiravelu, Esq., Acting District Judge, Jaffna, on October 18, 1926, in the presence of Mr. E. Murugesampillai, Proctor, on the part of the petitioner; and the affidavit of the petitioner dated October 14, 1926, having been read: It is ordered that the above-named 2nd respondent be appointed guardian ad litem over the minor. 1st respondent, for the purpose of representing him in the case, and that letters of administration to the estate of the above-named deceased be issued to the petitioner as his lawful widow, unless the abovenamed respondents appear before this court on November 9, 1926, and state objections or show cause to the contrary.

October 21, 1926.

A. CATHIRAVELU, District Judge.

A STATE OF THE STA In the District Court of Jaffna.

Order Nisi.

Testamentary In the Matter of the Estate of the late Jurisdiction. Murugar Ponnampalam of Meesalai, No. 6,274. deceased:

Trangammah, widow of Ponnampalam of Meesalai, Petitioner.

. Petitioner.

THIS matter of the petition of the above-named petitioner, praying that the 3rd respondent be appointed guardian ad litem over the minors the 4th, 7th, and 8th respondents, and that letters of administration to the estate of the said intestate be issued to the petitioner. estate of the said intestate be issued to the petitioner, coming on for disposal before A. Cathiravelu, Esq., Acting District Judge, Jaffna, on October 18, 1926, in the presence of Mr. V. Canagarantam, Proctor, on the part of the petitioner; and the affidavit of the petitioner dated October 5, 1926, having been read: It is ordered that the above-named 3rd respondent be appointed guardian ad litem over the minors, the 4th, 7th and 8th respondents for the purpose of protecting their interest and of representing them in this case, and that the petitioner be declared entitled to have letters of administration to the estate of the said intestate, issued to her as his lawful widow,

unless the respondents or any other persons interested shall appear before this court on November 11, 1926, and state objection or show cause to the contrary.

October 28, 1926.

G. W. Woodhouse, District Judge.

In the District Court of Jaffna.

Order Nisi.

Testamentary Jurisdiction. No. 6,276. Class I.

In the Matter of the Estate of the late Guniamma, wife of Veluppillai Kandiah of Maileddy deceased.

Naninar Thamar of Maileddy South ..... Petitioner.

itukuddi/Yaktilingam of Maileddy South, Thamar Arunasalam of Maileddy South, htty a boutique keeper at Kakerawa, Anuradhapura, and (3) Veluppillai Kandiah of Maileddy South, presently an Apothecary, Government Hospital, Trincomalee...Respondents

THIS matter of the petition of the above-named petitioner, praying that the above-named 1st respondent be appointed as guardian ad litem over the minor 2nd respondent, and that letters of administration to the estate of the above-named deceased be issued to the petitioner, coming on for disposal before G. W. Woodhouse, Esq., District Judge, on October 14, 1926, in the presence of Mr. R. R. Nalliah, Proctor on the part of the petitioner; and the affidavit of the petitioner dated October 8, 1926, having been read:

It is ordered that the above-named 1st respondent be appointed as guardian ad litem over the minor 2nd respondent, for the purpose of representing him in this case, and that the petitioner be declared entitled to take out letters of administration to the estate of the said intestate as one of her heirs, unless the abovenamed respondents or any other person shall, on or before November 11, 1926, state objections or show sufficient cause to the satisfaction of this court to the

contrary

October 23, 1926.

A. CATHIRAVELU, District Judge.

In the District Court of Batticaloa.

Order Nisi.

Jurisdiction. No. 21 Kanaparipillai

tamentary In the Matter of the Intestate Estate of urisdiction: Arumugam Kanapatipillai of Meweacabbanchenai, deceased.

Seenitamby of Meweacabbanc-Petitioner

(1) Kumaraveli Ponnamma, (2) Kanapatipillai Arumugam, (3) Kanapatipillai Sinnapan, (4) Karutar Sukkiran, (5) Kanapatipillai Kataravelpillai, (6) Kanapatipillai Thankapillai, (7) Kanapatipillai Maarimutty 5th, (6th) 7th respondents by their nauth 5th, 6th 7th respondents by their guardian ad litem, the 2nd respondent, all of Meweacabbanchenai ...... Respondents

THIS matter coming on for disposal before W. D. Niles, Esq., District Judge of Batticaloa, on September 27, 1926, in the presence of Mr. Rasiah, Proctor, on the part of the petitioner; and the affidavit and petition of the petitioner dtted June 23, 1926, and September 8, 1926, respectively, having been read:

3,

It is ordered that the petitioner be and he is hereby declared entitled, as the eldest son of the deceased, to administer the estate of the deceased and that letters of administration do issue to him accordingly, unless the above respondents or any other person or persons interested shall, on or before October 14, 1926, show sufficient cause to the satisfaction of this court to the contrary,

September 27, 1926. Extended to November 9, 1926. W. D. NILES, District Judge.

In the District Court of Anuradhapura. Order Nisi.

Testamentary In the Matter of the Estate of the Jurisdiction. late Kadiratege Malhamy of Paran No. 363. giyawadiya, deceased.

Punchiralage Seerala of Gomarayankadawalagin Trincomalee District ...... Petitioner.

And

Kapuruhamige Malhamy of Dutuwewa in Maha-

THIS matter of the petition of Punchirange Seerala of Gomarayankadawala, praying for letters of administration to the estate of the above-named deceased, Kadiratege Mathamy, coming on for disposal before B. V. Doniel Fay, District Laborated R. Y. Daniel, Esq., District Judge, on October 16, 1926, in the presence of Mr. V. Ramaswamy, Proctor, on the part of the petitioner; and affidavit of the petitioner dated September 25, 1926, having been read: It is declared that the petitioner is 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 December 2, 1926, show sufficient cause to the satisfaction of this court to the contrary.

October 16, 1926.

R. Y. DANIEL, District Judge.

In the District Court of Anuradhapura 32/408 Order Nisi.

Testamentary In the Matter of the Estate of the late Una Ena Mohamado Ussan of \_Jurisdiction. No. 364. Anuradhapura, deceased.

Mohamado Sadakkuthulla Mohamado Warusha Pathumma, widow of Una Ena Mohamado Ussan above named, by her attorney Moriamado Sadakkuthulla Ahamado of Trincomalee ...... Petitioner.

Vs.

(1) Mohamado Ibrahim Umma, widow of Una Ena Mohamado Ussan above named of Minin-

tale, (2) Mohamado Ussan Mohamado Sadak-kummal Sepondents.

THIS matter of the petition of Mohamado Sadakku-thulla Mohamado Warusha Pathumma, praying for letters of administration to the estate of the abovenamed deceased, Una Ena Mohamado Ussan, coming on for disposal before R. Y. Daniel, Esq., District Judge, on October 15, 1926, in the presence of Mr. V. Ramaswamy, Proctor, on the part of the petitioner; and affidavit of the petitioner dated October 9, 1926, 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 respondents or any other person shall, on or before December 2, 1926, show sufficient cause to the satisfaction of this court to the contrary.

October 15, 1926.

R. Y. DANIEL, District Judge. In the District Court of Badulla.

Order Nisi.

Testamentary In the Matter of the Intestate Estate of Jurisdiction. Samarasinghe Kankanange Cornelis Silva No. B. 779. of Demodera, deceased.

Between

Jacob Rajah Mann, Secretary of the District Court of Badulla ..... Petitioner

and

(1) Deogobennedi Jayaweera Pataben ige Rangohamy ..... Respondents.

THIS matter coming on for disposal before Edward Foster Marshall, Esq., District Judge of Badulla, on October 22, 1926, in the presence of Mr. S. M. Jayasuriya, Proctor, on the part of the petitioner; and his petition and affidavit dated the same day having been read:

It is ordered and decreed that the petitioner, as the Secretary of the District Court of Badulla, be and he is hereby declared entitled to have letters of administration issued to him, in terms of section 520 of the Civil Procedure

It is further ordered that the 3rd respondent be and he is hereby appointed guardian adlitem of the 2nd respondent, minor, unless the respondent or person or persons interested in the case shall, on or before Nevember 24, 1926, show sufficient cause to the satisfaction of the court to the contrary.

October 22. 1926.

E. F. MARSHALL, District Judge.

In the District Court of Kegalla.

Testamentary In the Matter of the Intestate Estate of Emily Margaret Randunnu Ten-Jurisdiction. No. 1,197. nakoonSeneviratne nee Perera Wijeyegoonewardena of Kegalla, deceased.

D. J. M. Seneviratne of Kegalla......Petitioner

(1) Arthur Jernint Senevirating Reginald Seneviratne, (8) Simley Moysids Seneviratne, (4) Bertram Hubert Seneviratne, (5) Irene Bridget Seneviratne, (6) Pearl Charlotte Leornadine Seneviratne, (7) R. E. Jayasekera of Manning Town, Colombo.....Respondents.

THIS matter coming on for disposal before V. Coomaraswamy, Esq., District Judge, Kegalla, on October 12, 1926, in the presence of Mr. E. A. P. Wijeyaratne, Proctor, on the part of the petitioner; and his affidavit and petition dated August 10 and 31, 1926, respectively, praying for appointment of guardian ad litem and issue of letters of administration to the above-named estate, having been read: It is ordered and declared that the 7th respondent, being the maternal uncle of the 1st, 2nd, 3rd, 4th, 5th, and 6th minor respondents, is a fit and proper person to be appointed their guardian ad litem, and that such appointment will be accordingly made and that such letters will be issued to him accordingly, unless the respondents or any person or persons interested shall. on or before November 16, 1926, show sufficient cause to the satisfaction of this court to the contrary.

October 12 1926.

V. COOMARASWAMY, District Judge.