

THE CEYLON GOVERNMENT GAZETTE

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PART II.—LEGAL.

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COLOMBO:

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DRAFT ORDINANCES.

125/1926

MINUTE.

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

An Ordinance for exempting from Gustoms Duty certain Articles imported or purchased or exported for the use of His Majesty's Regular Naval and Military Forces.

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

Short title and commencement.

Exemption of cortain articles from import duties and export duties. 1 This Ordinance may be cited as the Naval and Military Goods (Exemption from Customs Duties) Ordinance, No. of 1926, and shall come into operation on such date as the Governor shall by Proclamation in the Government Gazette appoint.

2 (1) From and after the commencement of this Ordinance the following articles shall be exempted from payment of import duties and export duties:

- (a) Articles of every description imported or exported for the public use of His Majesty's Regular Naval and Military Forces in Ceylon or the Royal Air Force in Ceylon, and all articles sold for the public use of His Majesty's Regular Naval and Military Forces in Ceylon or the Royal Air Force in Ceylon, though not directly imported for that purpose;
- (b) All wines, spirits, and stores which are imported or purchased or procured locally for the use of the Naval Commander-in-Chief when residing in the Colony, or which are supplied from His Majesty's dockyard at Trincomalee for the use of his servants and of the sailors on duty at his place (f residence;
- (c) Articles, clothing, and materials for clothing imported for the use in athletic sports and games of His Majesty's Regular Naval Forces in Ceylon;
- (d) Articles imported, purchased, or procured or exported for the use of any mess or canteen of His Majesty's Regular Naval Forces in Ceylon.

(2) For the purposes of this section the expression "His Majesty's Regular Naval Forces in Ceylon" shall include such vessel or vessels of the Royal Fleet Auxiliary as may be approved by the Governor in Executive Council by notification in the Government Gazette.

3 (1) Upon the production of a certificate from such Naval or Military or Royal Air Force Officer as the Governor may from time to time authorize by notification in the Government Gazette to issue the same, the Collector of Customs shall pass free from duty the articles hereinbefore exempted, or, in the event of the duty having been paid. he shall allow a rebate of such duty.

Provided that if such articles shall not be required for the use for which they were imported or purchased or exported as aforesaid, and shall be sold, the same shall be liable to and be charged with such and the same duties of customs as may by law be payable or charged on the like articles; and the officer in whose charge such articles may be shall furnish the Collector of Customs with the particulars of the sale thereof, and out of the proceeds of the same pay to the said Collector the duties which may be due thereon.

(2) The rebate shall be paid out of the duties received by the Collector of Customs, anything in section 16 of the Ordinance No. 17 of 1869 to the contrary notwithstanding.

(3) The certificate required by this section shall be in such form as the Principal Collector of Customs shall from time to time prescribe.

Certificate from Naval or Military Officer required for exemption or payment of rebate. **4** The Governor, with the advice of the Executive Council, may authorize the payment annually of a sum not exceeding twenty-five thousand rupees from the revenue of this Colony to be applied in such manner as the Secretary of State for War may determine.

5 The sum or amount not exceeding twenty-five thousand ruppes to be paid under the preceding section shall be deemed to be a fixed commutation, payable by the Colony, in lieu of the exemption from or rebate of customs duty on articles of every description imported; purchased, or procured or exported for the use of His Majesty's Regular Military Forces other than those imported, purchased, or procured or exported for the public use of such Forces.

6 The Ordinance No. 20 of 1892 entitled "An Ordinance for exempting from Customs Duty certain Articles imported or purchased for the use of His Majesty's Naval and Military Forces" and the amending Ordinance No. 22 of 1896 are hereby repealed.

By His Excellency's command E. B. ALEXANDER

Colonial Secretary's Office, Acting Colonial Secretary Colombo, November 24, 1926.

Statement of Objects and Reasons.

THE law relating to the exemption from customs duty in certain cases of articles required for the use of His Majesty's Regular Naval and Military Forces is laid down in Ordinances No. 20 of 1892 and No. 22 of 1896. In these Ordinances no exemption was provided from export duties as at the time of their enactment no general export duties were levied. This Ordinance extends the exemption to exports, and also to articles imported or exported for the public use of the Royal Air Force.

2. The position of naval messes in Ceylon with reference to import duty has been the subject of representations to this Government by the Naval Commander-in-Chief, and the Government is of opinion that the exemption already granted to naval canteens should be extended to naval messes, whether established on land or on His Majesty's ships or on Royal Fleet Auxiliaries. In order to prevent any question arising as to the vessels included within the term Royal Fleet Auxiliaries, only such Royal Fleet Auxiliaries will be entitled to the privileges conferred by this Bill as are approved by the Governor in Executive Council. This Bill is intended to give effect to these exemptions, and opportunity has been taken to make it clear that the exemptions apply only to His Majesty's "Regular Naval Forces" as distinct from "Naval Forces," the expression used in the old Ordinances.

3. The Bill virtually re-enacts in a consolidated form Ordinance No. 20 of 1892 and Ordinance No. 22 of 1896 and incorporates the necessary amendments. The only material alterations in the re-enactment of Ordinance No. 22 of 1896 are that (a) in section 4 of the Bill the following words appearing in section 2 of Ordinance No. 22 of 1896, lines 3 to 7, have been omitted, viz.:—

"to be applied towards the payment to the several officers, warrant officers, sergeants, and rank and file mentioned in the first column of the schedule hereto, at the monthly rate of commutation allowance specified in the second column of the said schedule, or;"

and (b) the schedule has been omitted.

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The schedule is not followed, and has long ceased to be of any practical importance. The distribution is left in the hands of the Secretary of State for War.

Attorney-General's Chambers,	L. H. ELPHINSTONE
Colombo, April 30, 1926.	Attorney-General.

Á sum not exceeding twenty-five thousand rupees annually to be paid out of the revenue as commutation allowance. And to be a a fixed commutation.

Repeal.

S 41/26

MINUTE.

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

An Ordinance to amend the Destitute Immigrants Regulation Ordinance, 1907.

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

Short title.

This Ordinance may be cited as the Destitute Immigrants 1 of 1926. Regulation Ordinance, No.

Evidence of persons leaving the Island.

The following section shall be inserted between section 2 8 and section 9 of the principal Ordinance, viz. :

8 A. (1) Whenever in proceedings against a person charged with being a stowaway the testimony of any witness is required, then, upon due proof that the witness cannot be found in the Island, any deposition the witness may have previously made in relation to the subject-matter of the proceedings shall be admissible in evidence, if the deposition was made in accordance with the provisions following, viz. :

- (a) The deposition shall be made on oath before and recorded by a Justice of the Peace or a Customs Officer not below the rank of an Assistant Charges Officer or Assistant Preventive Officer;
- (b) The deposition shall be made in the presence of the accused;
- (c) The deposition, if not made in the English language, shall be interpreted into and recorded in English;
- (d) The deposition shall be read over to the accused in his own language, and the accused shall be given an opportunity of questioning the witness; and
- (e) Any interpreter employed shall be sworn to interpret correctly.

(2) The deposition so made shall be authenticated by the signature of the person before whom it is made, and that person shall certify, if the fact is so, that the deposition was made in accordance with the provisions of this section.

(3) It shall not be necessary to prove the signature or appointment of the person appearing to have signed the deposition and certificate, and such certificate shall be sufficient primâ facie evidence that the deposition was made in accordance with the provisions of this section.

By His Excellency's command,

Colonial Secretary's Office, E. B. ALEXANDER, Colombo, November 11, 1926. Acting Colonial Secretary.

Statement of Objects and Reasons.

DIFFICULTY is often experienced in prosecuting stowaways owing to the necessity of obtaining the evidence of the master or other officer of the ship. Ships sometimes stay in Colombo for a few hours only, and it is impossible in practice for the master of the ship to attend before the court and give evidence.

By this Ordinance the sworn deposition of a witness who has left the Island is made admissible in evidence in proceedings against a stowaway subject to certain formalities.

Attorney-General's Chambers, L. H. ELPHINSTONE, Colombo, May 27, 1926.

Attorney-General.

DISTRICT AND MINOR COURTS NOTICES.

NOTICE is hereby given that the old and valueless cases of the Court of Requests, Colombo, bearing numbers from 49,249 of January 1, 1916, to numbers 55,334 of December 29, 1917, will, subject to the provisions of section 5, be destroyed, in terms of section 6 of Ordinance No. 12 of 1894, at the expiration of six weeks from the date hereof.

Any person interested in any of these records may personally or by Proctor or by duly authenticated petition claim, upon good cause shown, that such records may not be destroyed.

E. G. JAYETILEKE, Commissioner of Requests. November 24/26, 1926.

NOTICE is hereby given that three months from the date hereof the records of the District Court of Badulla and Courts of Requests and Police Courts of Badulla and Bandarawela enumerated in the schedule annexed will be destroyed, under the provisions of section 6 of Ordinance No. 12 of 1894.

Any person interested in any record may personally by Proctor or by duly authenticated petition claim, upon good cause shown, that such record should not be destroyed.

> H. R. R. BLOOD, District Judge, Commissioner of Requests, and Police Magistrate.

Badulla, November 25, 1926.

		No. of
Year.	No. of Cases.	Cases to be Court. Destroyed.
19171918	8600–10000	11400 Police Court Badulla
1918–1921	1–10000	
1904-1908	25600-26888	4787 Court of Requests Badulla
1908-1921	1-3498	
		5639 Police Court, Bandarawela
1913-1921	3201–4350	1150 Court of Requests, Bandarawela
19151921	300–428	129 District Court (Lunacy)
1903–1921	1800–3600	1800 Ditto (Civil), Badulla
1915–1921 o	. 4700-4813	113 Ditto (Criminal), Badulla
	Tota	1 25018
	1917–1918 1918–1921 1904–1908 1908–1921 1917–1921 1913–1921 1915–1921 1903–1921 1915–1921	1917-1918 8600-10000 1918-1921 1-10000 1904-1908 25600-26888 1908-1921 1-3498 1917-1921 9900-15539 1913-1921 3201-4350 1915-1921 300-428 1903-1921 1800-3600 1915-1921 4700-4813 0 0 0

Schedule referred to

NOTICES OF INSOLVENCY.

In the District Court of Colombo.

No. 3,394 (A). In the matter of the insolvency of D. C. W. Abeyesekera, carrying on business under the name, style, and firm of The Negombo Trading Co., Colombo, presently at 21, Barber street, Colombo.

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 18, 1927, for the grant of a certificate of conformity to the above-named insolvent.

By order of court, P. DE KRETSER, Colombo, November 25, 1926. Secretary.

In the District Court of Colombo.

No. 3,636. In the matter of the insolvency of M. A. Mohamed Naina of 29, St. Sebastian street, Colombo.

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 18, 1927, for the grant of a certificate of conformity to the above-named insolvent.

By order of court, P. DE KRETSER, Colombo, November 25, 1926. Secretary.

In the District Court of Colombo.

No. 3,676. In the matter of the insolvency of Felix Michael Melder of Dalugama.

WHEREAS Felix Michael Melder of Dalugama has field a declaration of insolvency, and a petition for the sequestration of his estate has also been filed by F. Almeida of Kotahena, Colombo, under the Ordinance No. 7 of 1853: Notice is hereby given that the said court has adjudged the said Felix Michael Melder insolvent accordingly; and that two public sittings of the court, to wit, on January 18, 1927, and on February 1, 1927, 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,

Secretary.

Secretary.

In the District Court of Negombo.

No. 179/I. In the matter of the insolvency of Don Sebastian Fernando of Negombo.

NOTICE is hereby given that the certificate meeting in the above matter will take place on January 11, 1927.

By order of court, C. EMMANUEL,

Negombo, November 30, 1926.

In the District Court of Negombo.

No. 182/I. In the matter of the insolvency of Fredrick Senerat Dassanayake of Katuvellagama.

NOTICE is hereby given that the protection issued to the insolvent in the above case has been withdrawn.

By order of court, C. EMMANUEL, Negombo, November 26, 1926. Secretary.

In the District Court of Kalutara.

In the matter of the insolvency of C. L. M. No. 195. Calidu of Atulugama.

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 21, 1926, for examination of the insolvent.

By order of court, R. MALALGODA, Kalutará, November 24, 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 a special meeting of the creditors of the above-named insolvent will take place at the sitting of this court on January 21, 1927, to declare a dividend.

By order of court, P. MORTIMER, Kandy, November 25, 1926. Secretary.

In the District Court of Kandy.

No. 1,738. In the matter of the insolvency of Nawanna Muttiah Pulle of Kengalle. . 1

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 21, 1927, to consider the granting of a certificate of conformity to the above-named insolvent.

By order of court, P. MORTIMER, Kandy, November 27, 1926. Secretar Secretary.

In the District Court of Kandy.

No. 1,740. In the matter of the insolvency of Naidaappulage Francis Fernando of 56, Castle Hill street, Kandy.

WHEREAS Naida-appulage Francis Fernando of 56, Castle Hill street, Kandy, has filed a declaration of insolvency, and a petition for the sequestration of his estate has been filed by Gorakanage Romiel Silva of Bambalapitiya, under the Ordinance No. 7 of 1853: Notice is hereby given that the said court has adjudged the said Naida-appulage Francis Fernando of 56, Castle Hill street, Kandy, insolvent accordingly; and that two public sittings of the court, to wit, on January 21, 1927, and on February 4, 1927, will take place for the said insolvent to surrender and conform to, agreeably te 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. MORTIMER, Kandy, November 18, 1926. Secretary.

FISCALS' SALES NOTICES OF

Western Province.

In the District Court of Colombo.

S. A. K. R. Letchimanan Chetty of Sea street, Colombo.....Plaintiff.

Wartharaja Pillai of Sea Street, Savna ColomboSubstituted Plaintiff. No. 8,938. Vs.

(1) Fred C. Amarasekera, (2) M. A. Pieris, and (3) M. Pieris, all of The Castle, Ragama.....Defendants.

NOTICE is hereby given that on Thursday, January 13, 1927, at 2 P.M., will be sold by public auction at the premises the following property for the recovery of the sum of Rs. 1,001.25, together with interest thereon at 18 per cent. per annum from May 7, 1923, till August 24, 1923, and thereafter on the aggregate amount of the decree at legal rate of

hereinafter described, with the buildings standing thereon (which life interest has been purchased by and is now vested in the 3rd defendant), viz. :-

All that allotment of land marked D in plan No. 2,466 dated September 30, 1921, and made by H. G. Dias, Licensed Surveyor, and bearing assess-ment No. 134 B and C, situated at Nagalagam street in Grandpass, within the Municipality and in the District of Colombo, Western Province; and bounded on the north by lot C allotted to John Gerard Gomes Abeysinghe, on the east by a road, on the south by lot E allotted to A. L. Pieris, and on the west by lot F allotted to Dona Louisa *alias* Louisa Abeysekera; containing in extent 1 40/100 perches.

Fiscal's Office, N. WICKREMASINGHE. Colombo, December 1, 1926. Deputy Fiscal. Mariano Leity Ramanadan of Jampettah street, Colombo.....Plaintiff.

No. 15.758. Vs.

(1) Panagodage Christina Perera, now deceased. and (2) Ranwellage Don Marku Appuhamy, both of Gintupitiya street, Colombo......Defendants.

In the District Court of Colombo.

H. de Kretser, Secretary, District Court, P. Colombo, administrator of the Estate of the 1st defendant, deceased, substituted defendant in place of the 1st defendant, deceased.

NOTICE is hereby given that on Tuesday, January 18, 1927, at 3 P.M., will be sold by public auction at the premises the following property mortgaged with the plaintiff by bond No. 1,129 dated August 19, 1922, attested by Samuel Robert Amarasekera, Notary Public, and specially bound and executable under the decree entered in the above action and ordered to be sold by the order of Court dated February 1, 1926, for the recovery of the sum of Rs. 840, with interest on Rs. 600 at the rate of 18 per cent. per annum from May 13, 1925, to October 19, 1925, and thereafter legal interest on the aggregate amount at 9 per cent. per annum till payment in full, and costs of suit Rs. 286.571, viz. :-

All that divided and defined portion of the land bearing assessment Nos. 40^{12} and 40^{13} with the buildings thereon, situated at Gintupitiya street, within the Municipality and District of Colombo, Western Pro-vince; and bounded on the north by premises bearing assessment No. 40¹¹ said to belong to W. J. Dep, on the east by the property of Carimjee Bai, formerly of K. A. Don Simon Alexander, bearing assessment No. 39, Ward No. 576, on the south by the property of K. Jafferjee, bearing assessment No. 49, and

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the property of H. D. Perera, forwest by west by the property of H. D. Ferera, for-merly of Brumpy Appu, bearing N. 41, Ward No. 574; and containing in extent 1 68/100 perches as per figure of survey dated April 3, 1922, and made by C. H. Frida, Licensed Surveyor, and which is a divided and defined portion of all that divided part or portion from and out of the land with the buildings thereon bearing assessment No. 575/40, situated at Gintupitiya street, aforesaid; and bounded on the north by the Gintupitiya street, on the east by the property of Daniel Appuhamy, on the south by the property of Gabriel Pulle, and west by the garden of Walayden Pulle; and containing in extent 13 36/100 square perches or according to the survey plan made by Lawrence de Silva, Surveyor, dated February 22, 1911, described as being bounded on the north by Gintupitiya street, on the east by premises No. 31 of K. A. Don Alexander, on the south by premises No. 40 of K. Jafferjee, and on the west by premises belonging to Brumpy Appuhamy; con-taining in extent 13 44/100 square perches, together with the buildings, easements, and appurtenances thereto belonging, and all the right, title, and interest, claim, and demand whatsoever of the 1st defendant into, upon, or out of the said premises. Prior Registration A 150/118, A 103/17, A 150/118.

Fiscal's Office, N. WICKREMASINGHE, Colombo, December 1, 1926. Deputy Fiscal.

17, 1927, 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. 3,750, with legal interest thereon from March 19, 1925, till payment in full, viz. .--

All that allotment of land called Payurugahawatta, bearing assessment No. 205, together with the trees, plantations, and buildings standing thereon, situated at Koralawella in Moratuwa, in the Palle pattu of the Salpiti korale, in the District of Colombo, Western Province; and bounded on the north and east by the land belonging to the heirs of Prangige Gabriel Peiris, on the south by the properties bearing assessment Nos. 206 and 207 belonging to M. W. C. Fernando, and on the west by the high road; containing in extent 1 rood and 8 perches according to plan No. 715 dated October 1, 1924, made by Herbert F. Senaratna, Licensed Surveyor.

Fiscal's Office, N. WICKREMASINGHE, Colombo, December 1, 1926. Deputy Hiscal.

In the District Court of Colombo.

Walker Sons & Co., Ltd., of Colombo........Plaintiffs.

J. S. W. Bartholomeusz, c/o T. Ally, Fredrica road, Wellawatta, trading under the name and style of Bartholomeusz & Co., No. 6, Consistory buildings, Pettah, Colombo.......Defendants.

NOTICE is hereby given that on Thursday, January 20, 1927, 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. 928.17, with further interest on Rs. 817 at 9 per cent. per annum from July 21,

1926, till date of decree (September 10, 1926), and thereafter on the aggregate amount of the decree till payment in full, and costs of suit, viz.:--

At 3 P.M.

(1) An undivided 1 part or share of all that defined 1 part of and in all that allotment of land called Bangalawewatta bearing lot No. 46 and of the buildings and trees thereon, situated at Galkissa, in the Palle pattu of Salpiti korale, in the District of Colombo, Western Province; which said defined 1 part is bounded on the north by a portion of the same land belonging to Componnage Pedro Fonseka, on the east by the strip of land belonging to Government and adjoining the road leading to Galle, on the south also by a portion of this land, and on the west by the land of Bammakankaniya; containing in extent land sufficient to plant about 25 coconut plants.

At 3,80 P.M. (2) An undivided $\frac{1}{2}$ part or share of and in all that allotment of land bearing No. 8,955 and of the buildings thereon, situated at Galkissa aforesaid; and bounded on the north by T. P. 182,219, east by a road, south by T. P. 182,221, and west by T. P. 47,636; containing in extent 1 75/100 perches.

Fiscal's Office, N. WICKREMASINGHE, Colombo, December 1, 1926. Deputy Fiscal.

Central Province.

In the District Court of Kandy Ana Suna Pana Nawena Suppramaniar (http://www. Kandy No. 34,068: Vs. Us.

(1) E. R. Girihagama, (2) Girihagama Kumarihamy, both of Kandy......Defendants.

NOTICE is hereby given that on Thursday, December 23, 1926, at the time mentioned below, will the sold by public auction at the respective premises the right, title, and interest of the said defendants in the following property for the recovery of the sum of Rs. 3,372.28, with interest on Rs. 3,225 at 9 per cent. per annum from June 23, 1926, till payment in full, and poundage, viz. —

Commencing at 10 o'clock in the forenoon.

(1) A spot of ground together with house No. 294, presently bearing assessment No. 324, situate at Trincomalee street in Kandy, within the Town and Municipality and District of Kandy, Central Province; and bounded on the north by house belonging to Abdulla Saleman, on the east by Trincomalee street, on the south by Rankothgedera Dingiri Menika's property, and on the west by property belonging to George Schrader; containing in extent 2 square perches and 91/100 perches.

(2) All that house and premises bearing present assessment No. 22, formerly numbered 22 and 23, containing in extent about 74 feet in length and about 13 feet in breadth, situate at Brownrigg street in Kandy aforesaid; and bounded on the east by the land belonging to Kiyar Dunda and Company, on the south by house No. 21, presently owned by K. Sinniah (the obligee), on the west by Brownrigg street, and on the north by house No. 24 on the remaining portion, which said house and premises form part and parcel of an allotment of land together with the buildings thereon bearing assessment Nos. 21, 22, 23, 24, 25, and 26; containing in extent about one and a half roods, situate east by land belonging to Kiyar Dandas and Company, on the south by land belonging 'to Don Frederick de Silva Gunasekera or rice store, on the west by Brownrigg street, and on the north by waste land of Mr. Alexander Philip.

Commencing at 1 o'clock in the afternoon.

(3) Divided portion of land called Unapathangekumbura, depicted in plan X made by James T. Trowell, Licensed Surveyor, as Lot B of 1 acre 1 rood and 2 perches in extent, situate at Illukwatta in Medapalata of Yatinuwera, in the District of Kandy, Central Province; and which said Lot B is bounded on the north by Colombo road, on the south by ela and Unapathangewatta, on the east by Ambalangodaelle-ela and Dambagetakumbura said to belong to Tennegedere Tikiri Menika, and on the west by Lot A of this same land.

(4) All that divided portion of land called Unapathangewatta, depicted in the said plan X as Lot D of 4 acres 1 rood and 26 perches in extent, situate at Illukwatta aforesaid; which said Lot D is bounded on the north by Unapathangekumbure, on the south by Kiriwanakele said to belong to D. S. Cornelis, Veda Mahatmeya, Madahamaditte, and the tea garden said to belong to Charles Singho, on the east by ela, Damabagetakumbura said to belong to Tennegedere Tikiri Menika, Kiriwanakele said to belong to Don Cornelis Veda Mahatmeya, Hadahamaditta, and Adamgewatta, and on the west by Tennegederehena said to belong to Tikiri Menika.

> A. RANESINGHE, Additional Deputy Fiscal.

Fiscal's Office, Kandy, November 30, 1926.

NOTICE is hereby given that on Thursday, January 6, 1927, at 2 o'clock in the afternoon, will be sold by public auction at the spot the right, title, and interest of the 29th defendant in the following property, viz.:—

All that defined portion of the land called Waduwatta *alias* Paththiriewatta, including all plantations and buildings standing thereon, situated at Vilegoda in Ambalangoda; and bounded on the north by defined $\frac{1}{6}$ portion of the same land, east by Bulaganhewagewatta, south by Andrawaduge Bintire *alias* defined $\frac{1}{6}$ portion of the same land, on the west by high road to Paramba; containing in extent 37.27 perches.

Writ amount Rs. 634.28 being costs and Rs. 113 appeal cost and writ costs Rs. 23.08.

E. F. EDRISINGHE, Deputy Fiscal.

Fiscal's Office, Galle, November 29, 1926.

NOTICE is hereby given that on Thursday, January 6, 1927, at 3 P.M., will be sold by public auction at

the respective spots, the right, title, and interest of the said defendant in the following property for the recovery of Rs. 6,245.81, with interest thereon at 9 per cent. per annum from January 20, 1925, till payment in full, and costs of suit, poundages, and charges, viz.:—

3. An undivided $\frac{1}{2}$ share with its appurtenances of a piece of land situated at Uduvil in Uduvil parish, Valigammam north division of the Jaffna district, Northern Province; called "Malaiyankaladdy" or "Vetharanianvalavu"; containing or reputed to con-

venaranianvalavu ; containing or reputed to contain in extent 30 lachams varagu culture, with stone built house, well, spontaneous and cultivated plants; bounded or reputed to be bounded on the east by the land called Yanthirai belonging to the defendant, V. S. Duraisingham, on the north by the property of Ponnamah, wife of Chelliah, and others, on the west and south by the property of the heirs of Arulampalam.

1. A piece of land situated at Uduvil aforesaid; called "Yanthirai"; containing in extent 21 lachams varagu culture, with palmyras, vadalies, cultivated plants, well, and other appurtenances; bounded on the east and north by the lane, on the west by the property of Vairavanather Ramalingham, defendant, and others, and on the south by the property of Arumugam Seenivasgam and shareholders and of Murukesar Kathirithamby.

2. An undivided $\frac{1}{2}$ share with its appurtenances is piece of land situated at Uduvil aforesaid called "Andiyanarpathi, Vadaliadaippu and Odai"; containing in extent 18 1/2 lachams varagu culture, with house, share of well, palmyra, and cultivated plants; bounded on the east by property of the heirs of Chellammah, wife of Nagalingam, on the north by property of Sinnathamby Vairamuttu and of Kathiravelu Nallathamby, on the west by property of Vairavy Vaithiyar, and on the south by lane.

Fiscal's Office, J. P. KANTHYAH, Jaffna, November 30, 1926. for Fiscal.

Eastern Province.

In the District Court of Batticaloa.

Mohaideenbawa Ahamadulevvepody Hadjiar of Erauter Plaintiff.

No. 5,795. Vs.

Kathiramatamby P. H. Nallatamby of Eraur.....Defendant.

NOTICE is hereby given that on Friday, January 7, 1927, at 2.30 P.M., will be sold by public auction at the spot in the following properties decreed to be sold for the recovery of the sum of Rs. 2,875, with legal interest thereon from June 22, 1925, till payment in full, which shall not exceed Rs. 1,125, and costs Rs. 160.98, viz. :--

1. An undivided $\frac{1}{6}$ share out of garden called Thamaraikernivalavu, situate at Eraur, in Eraur pattu, Batticaloa District, Eastern Province; and bounded on the east by the garden of P. H. Sinnatamby, west by the garden belonging to the heirs of Krishnapillai, north by road, south by lane and the property described as second herein; in extent from north to south on the east 45 fathoms, on the west $97\frac{1}{2}$ fathoms, east to west on the north 128 fathoms, on the south 123 fathoms. Out of the garden of this description, together with the buildings, coconut trees, plantations, and produce and other rights.

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An undivided 1 share out of the garden on the 2 eastern side of Thamaraikernivalavu, situated at aforesaid place; and bounded on the north by lane and the garden described as first herein, west by the other share of this belonging to T. K. Sinnatamby, south by (Thamarakulam) lotus pond, east by Thamaraikerni tank and the property described herein as first; in extent from east to west 104 fathoms, north to south 40 fathoms. Out of the garden of this description, together with the coconut trees, plantations, and produce.

The building standing in the first described property is leased out for a period of ten years from January 1, 1921, to the Head of the Postal Department for the use of the same as a post office. S. TYURAIYAPPAH,

Deputy Fiscal. Fiscal's Office, Batticaloa, November 27, 1926.

In the District Court of Trincomalee. 34 16 8 Tam Saravanamuttu Thamotherampillai of ...Plaintiff. blegam..... No. 1.157. Vs.

) Katircamatamby Subramaniam, (2) wife, Chellachipillai, (3) Subramaniam Kanagasapa-pati, all of No. 7 Division, Trincomalee. Defendants. (1)

NOTICE is hereby given that on Tuesday, January 4, 1927, commencing 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 properties for the recovery of Rs. 980.28, and interest on Rs. 842 at 9 per cent, per annum from March 8, 1926, till payment in full, and poundage :-

(1) An undivided $\frac{1}{2}$ share out of a piece of land, with tiled houses, well, wellsweep, and posts, situ-ate at Division No. 7, Trincomalee District, Eastern Province. Boundaries: north-west, land belonging to V. C. Thiruvengadachetti; north-east, land belonging to the heirs of V. Neeklan; south-east, land belonging to the heirs of M. Subramaniam; south-west, road; extent 3 roods and 20.90 perches.

(2) A piece of land, with a well, wellsweep, and posts, situate at Division No. 7, Trincomalee District, Eastern Province. Boundaries: north-east, land belonging to N. Antoni; south-east, road; south-west, land belonging to V. Sinnatamby and others; northwest, land belonging to the heirs of S. Arumugam-pillai; extent: length 34 fathoms, breadth 19 fathoms.

> P. GNANAPRAGASAM, Additional Deputy Fiscal.

Deputy Fiscal's Office, Trineomalee, November 23, 1926.

North-Western Province.

In the District Court of Colombo. Séa S. K. R. A. A. R. Ramasamy Chetty street, Colombo.....Plaintiff. Vs. No. 20,967.

Warunakula Weerasuriya John Fernando of Bolawatta.....Defendant.

NOTICE is hereby given that on Saturday, January 8, 1927, 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.:--

(1) The 1 share in extent 22 acres 1 rood and 22 perches according to plan No. 246 dated May 16,

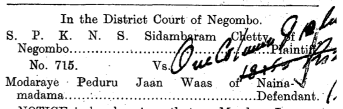
1920, made by Mr. A. M. Perera, Surveyor, of the entire land called Gomawalawatta, and Gomawala-mukalana, in extent 42 acres and 5 perches, situate at Dunakadeniya in Katugampola korale south of Katugampola hatpattu, in the District of Kurunegala, North-Western Province; which said $\frac{1}{2}$ share is bounded on the north by the garden of the heirs of Anthony Fernando and others, east by the jungle of C. A. Pabilis Appuhamy and lands belonging to others, south by Gansabawa road, and on the west by the other share of this land marked B in the aforesaid plan; with the buildings and plantations standing thereon.

(2) A portion in extent about 7 acres out of the land called Madawalakele, situate at Dunakadeniya in Katugampola korale south aforesaid; and bounded on the north by the jungle of C. A. Pabilis Appuhamy, east by the garden belonging to villagers and lands appearing in T. P.'s 316,579, 316,624, 316,625, and 317,761, south by lands belonging to Eugine Vidane, and on the west by the land above described; with the building and plantations standing thereon.

Amount to be levied 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 on the aggregate amount of the decree at the rate of 9 per cent. per annum till payment in full, and costs of suit, and poundage.

The first land is under seizure under D. C., Negombo, writ No. 895.

S. D. SAMARASINHE, * Fiscal's Office, Kurunegala, November 30, 1926. Deputy Fiscal.



NOTICE is hereby given that on Monday, January 10, 1927, 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. 1,825, with interest of Rs. 1,500 at 20 per cent. per annum from December 19, 1925, till March 19, 1926, and thereafter at 9 per cent. per annum till payment, and poundage, viz. :---

At 9 A.M.

1. The land called Delgahakele, situate at Kahatawila in Otara palata of Pitigal korale south, in the District of Chilaw; and bounded on the north by land described in plan No. 146,362, east by Halgahawatta belonging to Namburala and land in plan No. 148,240, Dambugahawatta belonging to M. A. Punchappuhamy and others, south by land in plan No. 147,781, Kadurugahawatta belonging to Herathamy and others, and Kahatagahawatta belonging to J. Kandappu and others, and west by a road; containing in extent 7 acres. s,

At 10.30 A.M.

3. The land called Wewalangawatta, situate at Boralessa in Kammal pattu of Pitigal korale south, in the District of Chilaw; and bounded on the north by land described in plan No. 127,979, east by lands described in plans Nos. 127,984 and 127,985, and land purchased by Gracianu Fernando, south by Mahawewa, and west by land of Istegu Fernando and others; containing in extent 1 acre 3 roods and 39 perches.

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No

At 12 noon.

called lands All that several contiguous Kohombagahawatta, Bulugahawatta, Dematagahawatta, Bogahahena, and Madangahawatta, now forming one land, situate at Nainamadama, in Kammal pattu aforesaid; and bounded on the north by portions of Bulugahawatta and Dematagahawatta belonging to Maria Waas and Gregoris Fernando, east by land of Constantinu Perera and others, south by the garden belonging to Dumianu Vedarala and others, and west by land formerly of Euginu Fernando, Juan Perera, and Ludianu Fernando, and now of Enginu Fernando and Bernardo Fernando; containing in extent 5 acres.

At 2 P.M.

5. The two contiguous blocks of land called Kosgahawatta and Lunumidellagahawatta, situate at Nainamadama aforesaid; and bounded on the north by dewata road, east by high road, south by cemetery, and west by garden of the heirs of Gabriel Muppurala; containing in extent about 2 acres.

At 2.30 P.M.

6. The land called Mahakumburapillewa, situate at Nainamadama aforesaid; and bounded on the north by garden of Juan Perera, east by field, south by land of Santiago Fernando, and west by garden of Silvestry Fernando; containing in extent 13 coconut trees plantable soil.

At 3 p.m.

7. The land called Divulgahawatta, situate at Nainamadama aforesaid; and bounded on the north by garden of the heirs of Manuel Perera, east by dewata road, south by garden formerly of Moeses Fernando, now of Gracianu Fernando's heirs, and west by portion of this land of M. Pedro Waas; containing in extent about 3 roods.

Deputy Fiscal's Office, A. BASNAYAKE, Chilaw, November 30, 1926. Deputy Fiscal.

Province of Sabaragamuwa.

In the District Court of Ratnapura. 8.672.

5. Sunderampulle of Ratnapura......Plaintiff. O. L. M. Abdul Cader, the administrator of the estate of N. O. Uduma Lebbe Marikar.....Substituted defendant.

S. L. Mohomadu Hassena of Kalutara. 2nd defendant.

Wappusa Marikara Habibu Umma, administratix of the estate of Awu Lebbe Marikara Mustapha Lebbe Marikar by her attorney S. M. Kaladeen.....Defendant.

Marikar of Ratnapura.....Added defendant.

NOTICE is hereby given that on January 6, 1927 commencing at 11 o'clock in the forenoon, will be sold by public auction at the premises the right, title, and interest of the said added defendant in the following property for the recovery of the sum of Rs. 1,496.21, with interest at 9 per cent. per annum on Rs. 1,462.64

from February 9, 1926, till payment in full, and poundage, viz.:

1. The right, title, and interest of the judgmentdebtor in and to the unexpired term of the lease bond No. 6,959 dated February 10, 1916, and attested by D. P. S. Samaranayaka, Notary Public, of Ratnapura, for a term of 21 years from September 1, 1925, to September 2, 1946, effecting the following property :---

An undivided 2/3rd shares of an undivided 97/168th shares of the land called Owalanaidelageliyadde-godellewatta with the plantations thereon; bounded on the north-east by the land claimed by the natives, east by the land claimed by Bainettige Appunaide, west by the land appearing in title plan No. 53,806, south-west by the reservation of the high road, northwest by the land claimed by Christian Appu; and containing in extent 32 perches together with the tiled upstair building standing thereon, situated at Ratnapura.

2. An undivided 1/6th share of the land bearing assessment No. 243, situated in Main street, Ratna-pura; bounded on the north by Godakumbura and Heewalandakumbura, east by the land belonging to H. A. Hamid bearing assessment No. 242, west by the land belonging to W. M. Hendrick, south by high road; containing in extent 1 rood.

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

Fiscal's Office, Ratnapura, November 30, 1926.

In the District Court of Colombo. Y. K. R. Sidembram Chetty of Sea street, K. S. Colombo Plaintiff. No \$1,069. ۹ Vs. Don William Pathmaperuma of Karawanella Defendant.

 Nonnohamy Pathmaperuma, (2) Simion Path-maperuma, (3) Don Cornelis Pathmaperuma, all of Kaluaggala, Waga.....Substituted Defendants.

NOTICE is hereby given that on January 17, 1927, at 2 o'clock in the afternoon, will be sold by public auction at the premises the right, title, and interest of the said substituted defendants in the following property, viz. :-

Sale on January 17, 1927, at 2 P.M.

All that allotment of land with the building and plantation thereon called and known as Cangulela alias Bangalawatta, situated at Kabulumulla, in Dehigampal korale, Kegalla District, in Province of Sabaragamuwa; containing in extent about 2 pelas paddy sowing; bounded on the north by the high road, east by Gangulele-ela, south by the Kelani river, west by live fence and ditch of the property belonging to Mahallage Mituruhamy and others.

To recover the sum of Rs. 500, with interest at the rate of 9 per cent. per annum from December 12, 1919, till payment in full, and costs of suit.

> S. DE SILVA, Additional Deputy Fiscal.

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Deputy Fiscal's Office Kegalla, November 25, 1926.

NOTICES IN TESTAMENTARY ACTIONS.

In the District Court of Colombo. / Order Nisi.



Testamentary Jurisdiction. No. 3,101.

In the Matter of the Last Will and Testament of Lindamulage Jacob Palis de Silva of Rawatawatta in Moratuwa, deceased.

Balapuwaduge Victoria Elizabeth Mendis of Rawatawatta in Moratuwa......Petitioner.

THIS matter coming on for disposal before A. L. J. Croos-Dabrera, Esq., District Judge of Colombo, on November 12, 1926, in the presence of Mr. J. V. de Silva, Proctor, on the part of the petitioner above named; and the affidavits (1) of the said petitioner dated October 28, 1926, and (2) of the attesting notary and witnesses also dated October 26, 1926, having been read:

It is ordered that the last will of Lindamulage Jacob Palis de Silva, deceased, of which the original has been produced, and is now deposited in this court, be and the same is hereby declared proved; and it is further declared that the petitioner is the executrix named in the said will, and that she is entitled to have probate thereof issued to her accordingly, unless any person or persons interested shall, on or before December 9, 1926, show sufficient cause to the satisfaction of this court to the contrary.

A. L. J. CROOS-DABRERA, November 12, 1926. District Judge.

In the District Court of Colombo. Order Nisi.

Testamentary In the Matter of the Intestate Estate Jurisdiction. No. 3,107. In the Matter of the Intestate Estate of Kidur Kannie Abdul Mafeed of 2nd Division, Maradana, deceased.

Kidur Kannie Mohamed Sheriff of 261, 2nd division, Maradana Petitioner.

THIS matter coming on for disposal before A. L. J. Croos-Dabrera, Esq., District Judge of Colombo, on November 16, 1926, in the presence of Mr. D. F. J. Perera, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated November 11, 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 December 9, 1926, show sufficient cause to the satisfaction of this court to the contrary.

November 16, 1926.

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

In the District Court of Colombo. Order Nisi.

Testamentary Jurisdiction. No. 3,108. In the Matter of the Intestate Estate of the late Petikiriachchige Magiris Appu of Rukmale in the Palle pattu of Hewagam korale, deceased. Petikiriachchige Davith Perera of Rukmale

aforesaid And

 Petikiriachchige Manis Perera, (2) ditto Deonis Perera, (3) ditto William Perera, (4) ditto Harapanis Perera, all of Rukmale aforesaid, (5) ditte Cornelis Perera, (6) ditto Porolis Perera, both of Millewa in the Udugaha pattu of Ragam korale, (7) ditto Hendrick Perera of Rukmale, (8) ditto Nono Perera, with of (9) Gamage Gunelis Perera, both of Koltawa in the Palle pattu of Hewagam korale, (10) Petikiriachchige Elisa Perera, wife of (11) ditto Carolis Perera, both of Rukmale.......Respondents.

THIS matter coming on for disposal before A. L. J. Croos-Dabrera, Esq., District Judge of Colombo, on November 16, 1926, in the presence of Mr. J. H. Perera, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated November 12, 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 December 9, 1926, show sufficient cause to the satisfaction of this court to the contrary.

November 16, 1926.

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

In the District Court of Colombo.

Order Nisi.

Testamentary Jurisdiction. No. 3,112. In the Matter of the Trust Disposition and Settlement and Codicil of Alander Henry Bell, Mercha Dundee, who resided at Fairfield, Colinsburgh, Fife, Scotland, deceased.

THIS matter coming on for disposal before A. L. J. Croos-Dabrera, Esq., District Judge of Colombo, on November 19, 1926, in the presence of Mr. Cecil Herbert Spence Blatch of Colombo, Proctor, on the part of the petitioner, Mr. Oscar Percy Mount of Colombo; and the mildavit of the said petitioner dated November 18, 1926, certified copy of the trust disposition and settlement and codicil of the above-mered deceased, power of attorney in favour of the petitioner, and Supreme Court's order dated November 12, 1926, having been read: It is ordered that the trust disposition and settlement of the said deceased dated September 13, 1923, and a codicil thereto dated August 29, 1924, of which a certified copy has been produced, and is now deposited in this court be and the same is hereby declared proved; and it is further declared that the said petitioner is the attorney of the executors named in the said trust disposition and settlement, and that he is entitled to have letters of PART II. - CEYLON GOVERNMENT GAZETTE - DEC. 3, 1926

administration, with a copy of the said trust disposition and settlement and codicil annexed issued to him accordingly, unless any person or persons interested shall, on or before December 16, 1926, show sufficient cause to the satisfaction of this court to the contrary.

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Jurisdiction.

No. 2,461.

A. L. J. CROOS-DABRERA, November 19, 1926. District Judge.

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

Testamentary In the Matter of the Joint Last Will and Testament of the iate Perera. Alawaturage Yohanis of deceased. and Udugampola, of Warnakulasuriya Jayatileka Habaragodage Baba Nona Perera also of Udugampola.

THIS matter coming on for disposal before G. Furse Roberts, Esq., District Judge of Negombo, on November 11, 1926, in the presence of Messrs. de Zylva & Jayawardane, Proctors, on the part of the petitioner, Warnakulasuriya Jayatileka Habaragodage Baba Nona Warnakulasuriya Jayatileka-Habaragodage-Baba Nona Perera of Udugampola; and the affidavits of (1) the said petitioner dated October 20, 1926, and (2) of the notary and the attesting witnesses dated beptember 25, 1926, having been read. It is ordered that the last will and testament of Alawaturage Yohanis Perera of Udugampola, deceased, dated Lake 19, 1926 of which the original has been

dated July 18, 1926, of which the original has been produced, and is now deposited in this court be and the same is declared proved.

It is further ordered that the said petitioner, Warnakulasuriya Jayatileka Habaragodage Baba Nona Perera of Udugampola be and she is hereby declared entitled, as the sole beneficiary under the said will and the widow of the said deceased, to administer the estate of the deceased above named, and that letters of administration do issue to her, with a copy of the will annexed, unless any person or persons interested shall, on or before December 7, 1926, show sufficient cause to the satisfaction of this court to the contrary.

November 11, 1926.

G. FURSE ROBERTS, District Judge.

In the District Court of Negombo.

Order' Nisi.

Junsdiction. No. 2,462.

Testamentary In the Matter of the Estate and Effects of the late Wijelathpedige Gunaya of. Bokalagama in Yatigaha pattu of the Hapitigam korale, deceased.

THIS matter coming on for disposal before G. Furse Roberts, Esq., District Judge of Negombo, on Novem-ber 15, 1926, in the presence of Messis. Somartunga & Pereira, Proctors on the part of the petitioner, Wijelathpedige Amanduya of Bosalagama; and the affidavit of the said petitioner dated November 10, 1006 howing theory read. 1926, having been read:

It is ordered that the said petitioner be and he is hereby declared entitled, as a son of the said deceased, to administer the estate of the deceased above named, and that letters of administration do issue to him accordingly, unless the respondents—(1) Mutugal-pedige Subee, (2) Wijelathpedige Lamee, (3) ditto Ponnuwa, (4) ditto Sethi, and (4) ditto Ukku—all of Bokalagama or any other person or persons interested shall, on or before December 9, 1926, show sufficient cause to the satisfaction of this court to the contrary.

G. FURSE ROBERTS November 15, 1926. District Judge. In the District Court of Negombo.

Order Nisi.

stamentary urisdiction. No. 2,464.

38 1610/

In the Matter of the Estate of the late Subasinghepathirannehelage Sopanona Hamine of Meewewa Karambe in Dambadeni Udukaha korale north Katugampola hatpattu, of \mathbf{the}

THIS matter coming on for disposal before G. Furse Roberts, Esq. District Judge of Negombo, on Novemtoberts, 1926 in the presence of Messrs. Samaratunga & Pereira, Proctors, on the part of the petitioner, Bastian Korallage Issal Peorigo of Meewewa Karambe, and the affda for the said petitioner dated October 18, 1926, having been read: It is ordered that the 1st respondent be and she is

hereby appointed guardian ad litem over the minor, 3rd respondent, for the purpose of this action, unless sufficient cause be shown to the satisfaction of this court to the contrary on or before the date mentioned hereinbelow.

It is further ordered that the said petitioner be and he is hereby declared entitled, as the husband 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) Subasinghepathirannehelage Jane Nona of Meewewa, Karambe, (2) ditto Hendrick Appuhamy of Pihalpola, and (3) ditto Podihamine of Meewewa Karambe-or any other person or persons interested shall, on or before December 9, 1926, show sufficient cause to the satisfaction of this court to the contrary.

And it is further ordered that the said 1st respondent do produce the said minor before this court on December 9, 1926, at 9.30 A.M., in connection with this case.

G. FURSE ROBERTS, November 16, 1926. District Judge. in the District Court of Negombo. Order Nisi.

Testamentary Jurisdiction(No. 2,463

In the Matter of the Intestate Estate of the late Hettiarachchige Raphiel Singho of Yatimeeya, deceased.

THIS matter coming on for disposal before G. Furse Roberts, Esq., District Judge of Negombo, on November 15,01026; in the presence of Mr. Gregory de Zoysa; Prestor, on the part of the petitioner, Assanapathirennehelage Menikhamy of Yatimeeya; and the affidavit of the said petitioner dated October 14, 1926, having been read:

It is ordered that the 1st respondent be and he is hereby appointed guardian ad litem over the minors, 5th, 6th, 7th, and 8th respondents for the purpose of this action, unless sufficient cause be shown to the satisfaction of this court to the contrary, on or before the date mentioned hereinbelow.

It is further ordered that the said petitioner be and she is hereby declared entitled, as the widow of the said deceased, to administer the estate of the deceased above named, and that letters of administration do issue to her accordingly, unless the respondents—(1) Hettiarachchige Gunesekera, (2) ditto Amarasena, (3) ditto Abelin Nona, wife of Gamarallage Charles (5) ditto Abenn Rona, whe of Gamaranage Gharles Singho, all of Yatimeeya, (4) Hettiarachchige Mary Nona, wife of Balesuriya Mohotti Appuhamillage Brampy Singho Appuhamy, both of Neligama, (5) ditto Piyasena, (6) ditto Jayasekera, (7) ditto Baby Nona, (8) ditto Sirisena, all of Yatimeeya—or any other person or persons interested shall, on or before December 9, 1926, show sufficient cause to the satisfaction of this court to the contrary.

And it is further ordered that the 1st respondent to produce the said minors before this court on December 9, 1926, at 9.30 A.M., in connection with this case.

November 15, 1926.

G. FURSE ROBERTS, District Judge.

In the District Court of Galle. 22 Order Nisi.

Testamentary In the Matter of the Estate of the Jate Kankaratna Hinganhamy, deceased, Jurisdiction. No. 6,223. of Uduwaragoda.

THIS matter coming on for disposal before A. T. Boone, Esq., District Judge of Galle, on October 12, 1926, in the presence of Mr. C. E. de Vos, Advocate (with Mr. W. P. Amarasingha, Proctor), on the part of the petitioner Degiri Mathes Mendis Seneviratna, and of Mr. Mendis, Advocate (with Mr. Rajacaruna, Proctor), on the part of the respondent; and the evidence of the said petitioner and 3rd respondent having been read:

It is ordered and decreed that the Secretary, Mr. C. W. Goonewardana of this court is hereby appointed as official administrator to the estate of the deceased above named, unless any person or persons concerned shall, on or before December 7, 1926, show sufficient cause to the satisfaction of this court to the contrary.

> A. P. BOONE, District Judge.

In the District Court of Galle. SAP. Order Nisi.

Testamentary In the Matter of the Estate of the late Jurisdiction. Hendahewa Hendrick de Silva, deceased, of Ambalangoda. No. 6,226.

THIS matter coming on for disposal before A. P. Boone, Esq., District Judge of Galle, on February 9, 1926, in the presence of Mr. J. Ladduwahetty, Proctor, on the part of the petrioper Hendahewa Andiris de Silva of Hirewatta in Ambalangoda; and the affidavit of the said petitioner dated October 13, 1925, having been read. It is declared that the Slat and Sath resbeen read: It is declared that the 31st and 34th respondents be appointed guardian ad litem over minors, 32nd, 33rd, 35th, and 39th respondents, for the purpose of this action, unless the respondents, viz. :- Hendahewa Andiris de Silva of Uda Pussellawa, (2)
ditto Arnolis Silva, (3) ditto Babyeona, (4) K. Joslin-nona of Ambalengoda, (3) Hendahewa Meschinona of Nindana, (3) Kajapaksa Manikkunambi Monababa, (7)
Hendahewa James de Silva, (8) ditto Ellenona (9)
ditto Singonona, (10) ditto Uparis, (11) ditto Jandoris, (12) Kodikarapinthohamy, all of Ambalangoda, (13) Hendahewa George de Silva of Ceylon Government Railway, Colombo, (14) ditto Aron Richard de Silva, Police Magistrate, Badulla (presently at Kalutara), (15) ditto Nonahamy of Ambalangoda, (16) ditto Charles de Silva, P. M., Akuressa, (17) ditto Sopinona, (18) ditto Louis de Silva, Proctor, (19) ditto Wimala de Silva, (20) ditto Malina de Silva, (21) Godahewa Odiris, (22) ditto Romis, (23) ditto Ovinis, (24) Godahewa Mendis, (25) ditto Nonahamy, (26) ditto Carnolis, (27) ditto Janenona, (28) ditto Baby-nona, (29) ditto Endiris Appu, (30) ditto Siyadoris, all of Hirewatta, (31) Peththeyaddehi Diyunuhamy, (32) Godahewa Somawathie, (33) Premawathie, (34) Kothehewa Andoris Silva, (35) ditto Dharmadasa, (36) ditto Nandawathie, (37) ditto Jinadasa, (38) ditto Prema-wathie, (39) ditto Banduwathie, shall, on or before April 29, 1926, show sufficient cause to the satisfaction of this court to the contrary.

It is further declared that the said petitioner as next kin of the deceased above named, is entitled to have administration issued to him accordingly. unless the respondents above named shall, on or before April 29, 1926, show sufficient cause to the satisfaction of this court to the contrary.

February 9, 1926.

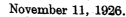
A. P. BOONE. District Judge.

Extended for June 10, 1926.

J. C. W. ROCK,

A	× , ,	District Judge.
Fritandad for Daga		ê
Extended for Dece	mber 0 1096	
Extended for Dece	1110e1 3, 1020,	A. P. BOONE,
,		District Judge.
	istrict Court o	60 - 14
Order Nisi d	leclaring Will 1	proved, &c.
Testamentary In t	he Matter of	the Estate of the
Jurisdiction. late	e Arthur John	n Bonifacio Misso,
		ntcliff, Hirimbure,
Ga	lle.	
THIS matter com	ning on for dis	sposal before A. P.
Boone, Esq., Distric	et Judge of Ga	alle, on October 14,
1926, in the presence	r of Messrs. Ka	annangara & Abeye
sundere, Proctors,	on the part,	of the petitioner,
Angelina Marian Mi	sso of Harima	we, Galle; and the
affidavit of the said and that of the affio	levit of the st	0.0000er 14, 1930,
the last will dated O	12010 01 010 a0	having been read
It is ordered that t	he will of Art	hur John Bonifacio
Misso, deceased, d	ated March 2	23. 1921. and now
deposited in this c	ourt be and t	he same is hereby
declared proved.		-
/ It is further decla	red that the s	aid petitioner is the
executor named in the	he said will, an	d that he is entitled
to have probate of th	ie same issued	to him accordingly.
	i shi shi sh	A. P. BOONE,
October 14, 1926.	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	District Judge.
		0 MT 44
In the D	istrict Court of	f Jaffna. · · 27
	Order Nisi.	
Testamentary In t	he Matter of	the Estate of the '
Jurisdiction lat	e Kanagasinga	m Rajasekaram of
	loly East, dece	
Manonmany, widow	of Kanagasin	igam of Puloly
Liast		Petitioner
K	6 VS.	
(1) Manikkavallyam	ma, daughter	of Kanagasin-
gam, (2) Balambi	kaiamma, dau	ghter of Subra-
maniam of Puloly	East	Respondents.
THIS matter con	ing on for dis	nosal before G W
Woodhouse 1980. 1	Jistrict And Sec.	1979 on October
21, 1920, 4n an e pre	esence of mir	a subministration of the second
Proctor, on the part	of the petition	er: and the nation
and amdavit of the r	etitioner havir	10 heen room
ic howby declared	ed that the pe	etitioner be and she
is hereby declared	entitled to t	ake out letters of
letters of administra	tion be issued	intestate, and that to her accordingly,
unless the responder	ats appear and	bow source to the
contrary on or before	November 11	1026
		and the second
Actober 21 1022	G. 1	W. WOODHOUSE,
October 21, 1926.		District Judge.
· · · · · · · · · · · · · · · · · · ·		
Time for showing	cause is exter	ided to December 7,
1926.	-	and the second s

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GOVERNMENT GAZETTE - DEC. 3, 1926 1032 PART II. -- CEYLON 28 In the District Court of Jaffna. In the District Court of Jaffna. Order Nisi. Order Nisi. In the Matter of the Estate of the late estamentary mentary In the Matter of the Estate of the Anthoniapillai, wife of Jacobpillaⁱ Anthonipillai of Karaiur, Jaffna, deceased. Jurisdiction. Junsdiction. · late Vythialingam Changarappillai of No. 5,894. No. 6,068. Kodduvil North, and late of Trinco-Jacob James of Karaiur, Jaffna..... Original petitioner. malee, deceased. Vs. Vythialingam Visuvanathan of Kodduvil (1) Marippillai, daughter of Anthonipillai, (2) Jacob-Vs. (1) Vythialingam Ponniah (minor) of ditto, Vythialingam Thampu (minor) of ditto, (8) Vythialingam Chelvadurai (poinor) of ditto, by their guardian ad htem the fith repondent, (4) Namilanpy Appaichy and wife, (5) Tohannah of ditto, (6) Ramalingam Kanagasabai of Proctor, on the part of the petitioner ; and the affidavit of the petitioner having been read : It is declared that the Kaithady Respondents. 2nd respondent is the widower of the said intestate, and is THIS matter of the petition of the petitioner above centitled to have letters of administration to the estate of named, praying for letters of administration to the 'the said intestate issued to him, unless the 1st respondent, estate of the above-named deceased Vythialingam or added respondent, or any other person shall, on or before Changarappillai, coming on for disposal before G. W. September 9, 1926, show sufficient cause to the satisfaction Woodhouse, Esq., District Judge, on June 29, 1926, in the presence of Mr. C. R. Tambiah, Proctor, on the of this court to the contrary. G. W. WOODHOUSE District Judge. part of the petitioner; and the affidavit of the peti-August 16, 1926. tioner dated September 16, 1925, having been read: It is declared that the petitioner is an heir of the said Order Nici extended for December 9, 1926. intestate, and is entitled to have letters of administration to the estate of the said intestate issued to him, G. W. WOODHOUSE, unless the respondents or any other person shall, on or before July 17, 1926, show sufficient cause to the District Judge. satisfaction of this court to the contrary. In the District Court of Jaffna. 10 estamentary In the Matter of the Estate of the late G. W. WOODHOUSE. Jurisdiction. Chellamuttu, widow of Visvalingam June 29, 1926. District Judge. No. 6,165. of Changuvaly, deceased. Visyalingam Sakthiveil of Changuvaly......Petitioner. Extended till December 7, 1926. Vs. G. W. WOODHOUSE, Visvering and Kangapushanam of Changuvaly, presently of Singapore, (2) Visvalingam Sun-tharamoorthy of Changuvaly, presently of District Judge. the District Court of Jaffna. * **& D** Klang, Federated Malay States, (3) Visvalingam Order Nisi. Peethamparam of Changuvaly, presently of Kuala Lumpur, (4) Mootatamby Saravanamuttu Testamentary. In the Matter of the Estate of the late Ampalavanar Sinnathamby of Kara-Jurisdiction. and wife, (5) Poongavanam of Changuvaly, (6) Sinnatamby Thambippilly, and (7) wife Santha-S. No. 6,172. dive East, deceased. Sethupillai, widow of Ampalavanar of Karadive East Petitioner. Vs. (1) Rasanimah (minor), daughter of Sinnathamby, named praying that the above-named 4th respondent (2) Sinnathamby Kanagaretnam (minor), and be appointed as guardian ad litem over the minor, the 8th respondent, and that letters of administration to the estate of the said deceased be granted to him, coming for disposal before G. W. Woodhouse, Esq., District Judge, Jaffna, on June 29, 1926, in the presence of Mr. S. V. Chinniah, Proctor, on the part of Ampalavanar of Karadive East, praying for letters of administration to the estate of the above-named deceased, Ampalavanar Sinnathamby of Karadive East, coming on for disposal before G. W. Woodhouse, of the petitioner; and the affidavit of the petitioner dated June 24, 1926, having been read, Esq., District Judge, on September 23, 1926, in the It is ordered that the 4th respondent be appointed presence of Mr. T. Arumainayagam, Proctor, on the guardian ad litem over the minor, the 8th respondent, part of the petitioner; and the affidavit of the petitioner and that the petitioner, as one of the heirs of the deceased, be declared entitled to have letters of dated September 20, 1926, having been read: It is declared that the 3rd respondent be appointed a administration to the estate of the deceased, and that guardian ad litem of 1st and 2nd respondents, and letters be issued to him, unless the respondents shall, that the petitioner is the mother of the said intestate, Jon or before August 3, 1926, appear before this court and is entitled to have letters of administration to the and show cause to the contrary. estate of the said intestate issued to her, unless the 3rd respondent or any other person shall, on or before G. W. WOODHOUSE, July 16, 1926. District Judge. October 26, 1926, show sufficient cause to the satisfaction of this court to the contrary. The returnable date of the Order Nisi is extended to G. W. WOODHOUSE, November 18, 1926. October 13, 1926. District Judge:

The returnable date is further extended to December 9, 1926.

Order Nisi extended till December 7, 1926.

In the District Court of Jaffna. In the District Court of Jaffna. 22 33 Order Nisi. Order Nisi. In the Matter of the Estate of the late In the Matter of the Estate of the late Testamentary Testamentary Sivakamippillai, wife of Suppira-Jurisdiction. Annamuttu alias Annapillai, wife of Jurisdiction. maniam Kathirgamer of Meesalai No. 6,247. Arumugam of Puloly West. No. 6.299. North, deceased. Kaththar Arumugam of Puloly West......Petitioner. Suppiramaniar Kathirgamer of ditto......Petitioner. Vs. Vs. (1) Sivakolundu, daughter of Arumugam, (2) Arumugam Rajagopalu of ditto......Respondents (1) Theyvanaippillai (minor), daughter of Kathirgamer, (2) Kathirgamer Mailvaganam (minor), THIS matter coming on for dispersal before G. W. Woodhouse, Esq., Dispired Judge, Jaffin on Novem-ber 5, 1926, in the presence of Mr. K. Muthukumaru, Proctor, on the part of the petitioner, and the petition Respondents. respondent ... and affidavit of the petitioner having been read: THIS matter of the petition of the above-named petitioner, praying for grant of letters of administra-It is hereby ordered that the petitioner be declared entitled to letters of administration to the estate of tion to the estate of the above-named deceased. the intestate, and that letters of administration be coming on for disposal before G. W. Woodhouse, issued to him accordingly, unless the respondents or Esq., District Judge, Jaffna, on November 9, 1926, in the presence of Mr. C. R. Tambiah, Proctor, on the any other persons appear and show cause to the contrary on or before December 7, 1926. part of the petitioner; and the affidavit of the peti-tioner dated August 27, 1926, filed of record in this G. W. WOODHOUSE. case having been read: November 16, 1926. District Judge. It is declared that the petitioner is the lawful husband of the above-named deceased, and is entitled to have letters of administration to the estate of the In the District Court of Batticaloa. above-named deceased, unless the above-named res-Order Nisi. pondents or any others shall, on or before December 7, 1926, show sufficient cause to the satisfaction of Testamentary In the Matter of the Estate of the late this court to the contrary. Jurisdiction. Christopher Perinpam Edwards of No. 221. Batticaloa, deceased. G. W. WOODHOUSE, November 22, 1926. District Judge. Florence Matilda Ambrosia Edwards of Batticaloa Petitioner. Vs. In the District Court of Jaffna. 32 (1), Charles Inbathurai Edwards, (2) John Rajaret-Order Nisi. nam Edwards, (3) Nallathurai Edwards, (4) Rosaline Pushpam Ambikai Edwards, (5) Win-Testamentary In the Matter of the Estate of the late John Francis Philips of Pallai, deceased. Jurisdiction. No. 6,253. George Christian Philips of Jaffna Petitioner. Vs. THIS matter coming on for disposed before W. D. Niles, Esq., District Judge of Batticaloa, on October Francis Thampoe Philips, Akkarai Inspector, (1) (7) William Frances Philips, Akkaral Inspector, Chicacole Ganjan District, South India, (2) Edward Mathew Therpose Philips of Kandy, (3) A. M. C. Thampoe of Tirrinelvely and wife (5) Isabel Ellen of Jaffna, presently of Cambridge, (4) Charence Vincent Philips of Kandy, (6) Julius Frank Philips of Jafma, (7) William Frances Dhiling of Jafma 9, 1926, in the presence of Mr. K. Thambiah, -Proctor, on the part of the petitioner; and the affidavit and petition of the petitioner dated July 16, 1926, and October 8, 1926, respectively, having been read: It is ordered that the 6th respondent be and he is (7) William Eranest Philips of Jaffna, presently of New South Wales, (8) Reginald Duncan Philips, Forest Ranger, Kilinochchy, and (9) Arthur Sidney hereby appointed guardian ad litem over the minors, the 1st, 2nd, 3rd, 4th. and 5th respondents, for the purpose of this case, and that the petitioner be and she is hereby declared entitled, as the widow of the Philips of Colombo Respondents. deceased, and that letters of administration do issue THIS matter of the petition of the above-named petitioner, praying for letters of administration to the estate to her accordingly, unless the above respondents or of the above-named deceased, coming on for disposal before any other person or persons interested shall, on or G. W. Woodhouse, Esq., District Judge, on September 29, 1926, in the presence of Mr. M. Cooke Thurairetnam, Proctor, on the part of the petitioner; and the affidavit of the petitioner is a set of the petitioner. before November 9, 1926, show sufficient cause to the satisfaction of this court to the contrary. the petitioner dated August 5, 1926, having been read : It is ordered that the petitioner, as one of the heirs and W. D. NILES, son of the said intestate, and is entitled to have letters of administration to the estate of the said intestate issued to October 9, 1926. District Judge. him, unless the respondents or any other persons shall, on or before December 9, 1926, show cause to the satisfac-Extend and re-issued for December 7, 1926. tion of this court to the contrary. G. W. WOODHOUSE, W. D. NILES, Jaffna, October 15, 1926. District Judge. District Judge.

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- 61

In the District Court of Anuradhapura. E M

Testamentary In the Matter of the Intestate Estate and Effects of the late Velupillai Jurisdiction. Ponnammah of Anuradhapura, No. 365. deceased

Kesagar Sinnappu of Anuradhapura.....Petitioner.

Vs.

(1) Sinnappu Sinniah, (2) ditto Annamma, both of Respondents. Anuradhapura

THUS matter coming of for dispesal before R. Y. aniel, Jusq., District Gadge of Anuradhapura, on etoher 15, 1926, in the presence of Mr. S. D. Krisna-tne, Troctor, on the part of the petitioner above Danie Octob ratne named; and the affidavit of the said petitioner dated October 25, 1926, having been read:

It is ordered that the petitioner be and he is hereby declared entitled, as the father 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 December 20, 1926, show sufficient cause to the satisfaction of this court to the contrary.

- ĝ. October 25, 1926.

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R. Y. DANIEL. District Judge.

In the District Court of Ratnapura.

Order Nisi.

In the Matter of the Estate of the late Testamentary Isubu Lebbe Sarifa Natchiya of Jurisdiction. Ellepola, deceased. No. 852.

THIS matter coming on for disposal before H. E. Janez, Esq., District Judge, Ratnapura, on November 2, 1926, in the presence of Mr. B. James St. V. Perera, Proctor, on the part of the petitioner, Moham-medo Musthan Mohammedo Bawa of Kurunegala; and the affidavit of the said petitioner dated November 1;

1926, having been kerd: A for the former that Hovember 1, It is brokered that Mana April of Balangoda be appointed guiden ad litem over the minor respon-dent, Michammedo Bawa Mohammedo Iyoob of Balangoda, unless any person or persons interested shall, on or before December 8, 1926, show sufficient cause to the satisfaction of this court to the contrary. It is further ordered that the said petitioner, as husband of the said deceased, is entitled to have letters of administration to the estate of the said deceased above named issued to him accordingly, unless the respondent above named or any other person or persons interested shall, on or before December 8, 1926, show sufficient cause to the satisfaction of this court to the contrary.

November 2, 1926.

Alt of the set of

W. SANSONI, District Judge.

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

In the District Court of Ratnapura. -Order Nisi declaring Will proved.

Testumentary In the Matter of the Estate of the late Galhene Arachchillaye alias Jurisdiction. Pratapa Arachchillaye Ausadahamy, deceased of Kiriella. No. 855.

THIS matter coming on for disposal before H. E. Jansz, Ésq., District Judge, Ratnapura, on November 16, 1926, in the presence of Mr. D. D. P. Guna-sekera, Proctor, on the part of the petitioner, Galhene Arachchillaye alias Pratapa Arachchillaye Punchi Appuhamy of Kiriella; and the affidavit of the said petitioner dated November 15, 1926, having been

read: It is declared that he said between above named, as the edest son of the deceased above named, is entitled to have letters of administration to the estate of the said deceased above named issued to him accordingly, unless the respondents-(1) Muruttetuwe Galladdalaye Nonohamy, (2) Galhene Arachchillaye alias Pratapa Arachchillaye Mohattihamy, (3) ditto Mudalihamy, (4) ditto Ukkuhamy, (5) ditto Disan-hamy, (6) ditto Punchimenike, and (7) ditto Guna-wardena, all of Kiriella—shall, on or before December 16, 1926, show sufficient cause to the satisfaction of this court to the contrary.

November 6, 1926. District Judge.
33 hos In the District Court of Kegalla. Order Nisi.
Testamentary In the Matter of the Intestate Estate Jurisdiction. of Ganemadiththalage Handuwa of No. 1,205. Gangecumbure, deceased.
Ganemadiththalage Lassama of Gange- cumburePetitioner.
Vs.
(1) Ganemadiththalage Kirihapuwa of Gange- cambure, (2) ditto Hetuwa of ditto, (3) ditto Harbanda of ditto, (4) ditto Bankira of ditto, (b) ditto Siripala of ditto, (c) Edirisindewaya- lage Kiribilinde of ditto
such appointment will be accordingly made, and that the petitioner, as a brother of the said deceased, is entitled to letters of administration of the said estate, and that such letters will be issued to him accordingly, unless the respondents or any person interested shall, on or before December 15, 1926, show sufficient cause to the satisfaction of this court to the contrary.
V. Coorrenterer

November 5, 1926.

OOMARASW District Judge.