

THE CEYLON GOVERNMENT GAZETTE

No. 7,559-FRIDAY, DECEMBER 10, 1926.

Published by Authority.

PART II.—LEGAL.

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PASSED ORDINANCES.

F 359/1926

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

No. 17 of 1926.

An Ordinance to amend the Societies' Ordinance, 1891.

HUGH CLIFFORD.

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

Short title.

1036

1 This Ordinance may be cited as the Societies' Ordinance, No. 17 of 1926.

Amendment of section 8 (1) (d) of principal Ordinance. 2 The following shall be inserted at the end of subparagraph (d) of paragraph (1) of section 8 of the principal Ordinance, viz.:

Provided that the Governor in Executive Council may by notification in the *Gazette* order that, as respects any specially authorized society, the return shall be made out to, and be sent to the Registrar on, such days as may be specified in the notification.

Passed in Council the Eleventh day of November, 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 December, One thousand Nine hundred and Twenty-six.

> J. A. MAYBIN, Clerk to the Council.

> > S 143/1926

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

No. 18 of 1926.

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

HUGH CLIFFORD.

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

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

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

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

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

1 This Ordinance may be cited as the Carriage of Goods by Sea Ordinance, 1926.

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

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

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

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

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

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

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

SCHEDULE.

Rules relating to Bills of Lading.

ARTICLE I.

Definitions.

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

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

Short title.

1037

Application of rules in schedule.

Absolute warranty of seaworthiness not to be implied in contracts to which rules apply. Statement as to application of rules to be included in bills of lading.

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

Modification of rules 4 and 5 of Article 111. in relation to bulk cargoes.

Saving and operation.

ARTICLE II. Risks.

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

ARTICLE III.

Responsibilities and Liabilities.

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

(a) Make the ship seaworthy;

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

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

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

(a) The leading marks necessary for identification of the goods as the same are furnished in writing by the shipper before

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

(c) The apparent order and condition of the goods :

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

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

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

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

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

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

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

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

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

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

ARTICLE IV.

Rights and Immunities.

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

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

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

- (a) Act, neglect, or default of the master, mariner, pilot, or the servants of the carrier in the navigation or in the
- management of the ship;
 (b) Fire, unless caused by the actual fault or privity of the carrier;
- (c) Perils, dangers, and accidents of the sea or other navigable waters :
- (d) Act of God :
- (e) Act of war;
- (f) Act of public enemies;
- (g) Arrest or restraint of princes, rulers, or people, or seizure under legal process;
- (h) Quarantine restrictions;
- (i) Act or omission of the shipper or owner of the goods, his agent, or representative;
- (j) Strikes or lock-outs or stoppage or restraint of labour from whatever cause, whether partial or general;
- (dc) Riots and civil commotions;
- (1) Saving or attempting to save life or property at sea;
- (m) Wastage in bulk or weight or any other loss or damage arising from inherent defect, quality, or vice of the
- goods;
- (n) Insufficiency of packing;
- (o) Insufficiency or inadequacy of marks;
- (p) Latent defects not discoverable by due diligence ;
- (q) Any other cause arising without the actual fault or privity of the carrier, or without the fault or neglect of the agents or servants of the carrier, but the burden of proof shall be on the person claiming the benefit of this exception to show that neither the actual fault or privity of the carrier nor the fault or neglect of the agents or servants of the carrier contributed to the loss or damage,

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

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

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

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

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

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

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

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

ABTICLE V.

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

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

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

ARTICLE VI.

Special Conditions.

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

Any agreement so entered into shall have full legal effect :

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

ARTICLE: VII.

Limitations on the Application of the Rules.

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

ARTICLE VIII.

Limitation of Liability.

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

ARTICLE IX.

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

Passed in Council the Eleventhe day of November, 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 December, One thousand Nine hundred and Twenty-six.

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J. A. MAYBIN, Clerk to the Council

J 534/1926

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

No. 19 of 1926.

An Ordinance further to amend the Ceylon Penal Code.

HUGH CLIFFORD.

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 Ceylon Penal Code Ordinance, No. 19 of 1926.

2 Section 294 of the principal Ordinance is amended by adding at the end thereof the following :

Exception 5.—Culpable homicide is not murder if the offender being the mother of a newly-born child causes its death whilst the balance of her mind is disturbed by reason of her not having fully recovered from the effect of giving birth to such child.

Passed in Council the Eleventh day of November, 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 December, One thousand Nine hundred and Twenty six.

> J. A. MAYBIN, Clerk to the Council.

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

No. 20 of 1926.

An Ordinance to amend the Estate Duty Ordinance,

No. 8 of 1919, as respects the Rates of Duty

payable on Estates not exceeding

Rs. 75,000 in Value.

HUGH CLIFFORD.

DE 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 Estate Duty Ordinance, No. 20 of 1926.

2 The following shall be added at the end of the schedule to the principal Ordinance, viz. :

Short title.

Amended rates

of estate duty.

Provided that in the case of persons dying on or after July 22, 1926, where the value of the estate does not exceed seventy-five thousand rupees, the rates of estate duty shall be as follows:

Where the	Value of the	Estate	Estate duty s be payable at rate per cent. of	the
Exceeds	Rs. 5,000 an	d does not exceed	Rs. 25,000.	1
Do.	Rs. 25,000	do.	Rs. 50,000.	2
Do.	Rs. 50,000	do.	Rs. 75,000.	3

The rate of the settlement estate duty where the property is settled shall be one per cent.

Passed in Council the Eleventh day of November, 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 December, One thousand Nine hundred and Twenty-six.

> J. A. MAYBIN Clerk to the Council.

Short title.

Amendment to section 294 of the principal Ordinance.

F 4/1926

J 498/1926

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

No. 21 of 1926.

An Ordinance to amend the Courts Ordinance, 1889.

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 Courts Ordinance, No. 21 of 1926.

Amendment of section 8 of principal Ordinance as to number of Judges.

Short title.

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."

3 In the last paragraph of section 41 of the principal Ordinance the words "two or three Judges ' shall be substituted for the words "two or more Judges."

4 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.

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

J. A. MAYBIN, Clerk to the Council.

Assented to by His Excellency the Governor the Sixth day of December, One thousand Nine hundred and Twenty-six.

> J. A. MAYBIN, Clerk to the Council.

DISTRICT AND MINOR COURTS NOTICE.

In the Court of Requests, Gampola. No. 7,589.

NOTICE is hereby given that a suit has been instituted in the Court of Requests of Gampola by (1) Kandiah Kangany, (2) Sivanu, (3) Palaniaye, (4) Marimuttu, (5) Ranga-aye (labourers), all of Orangefield Group, presently of Galpaye estate, Gampola, against the proprietor of the said Orangefield Group under the Ordinance No. 13 of 1889, for the recovery of the wages, amounting to Rs. 57.06.

December 2, 1926,

J. W. DE SILVA, Chief Clerk.

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

NOTICES OF INSOLVENCY.

In the District Court of Colombo.

No. 3,647. In the matter of the insolvency of Tuan Naim Bahar Meedin of Cotta road, 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 insolvent.

By order of court, P. DE KRETSER, Colombo, December 6, 1926. Secretary.

In the District Court of Colombo.

No. 3,677. In the matter of the insolvency of Manfred Charles Francis Peris of 70, Bristol buildings, Colombo.

WHEREAS Manfred Charles Francis Peris of 70, Bristol buildings, Colombo, has filed a declaration of insolvency, and a petition for the sequestration of his estate has also been filed by Francis Xavier Anandappa of Pickerings road, Colombo, under the Ordinance No. 7 of 1853: Notice is hereby given that the said court has adjudged the said Manfred Charles Francis Peris 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, Colombo, December 6, 1926. Secretary.

In the District Court of Colombo.

No. 3,678. In the matter of the insolvency of Sheik Mohideen Mohamed Sheriff of 41, 2nd Cross street, Colombo.

WHEREAS Sheik Mohideen Mohamed Sheriff of 41, 2nd Cross street, Colombo, has filed a declaration of insolvency, and a petition for the sequestration of his estate has also been filed by R. A. Wadappu Nadar of 96, Old Moor street, Colombo. under the Ordinance No. 7 of 1853: Notice is hereby given that the said court has adjudged the said Sheik Mohideen Mohamed Sheriff insolvent accordingly; and that two public sittings of the court, to wit, on January 25, 1927, and on February 8, 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, Colombo, December 6, 1926. Secretary.

In the District Court of Negombo.

No. 170/175 I. In the matter of the insolvency of Seena Kawanna Muna Assen Mohideen and Seena Kawenna Muna Mohideen Kalender, both of Minuwangoda.

NOTICE is hereby given that a sitting of this court in the above matter will take place on January 21, 1927, for the examination of the insolvent.

By order of court, C. EMMANUEL, Negombo, November 26, 1926. Secretary. In the District Court of Negombo.

No. 178/I. In the matter of the insolvency of Omer Hossen Bhai of 70, Main street, Negombo.

NOTICE is hereby given that a sitting of this court in the above matter will take place on January 12, 1927, for the declaration of dividends.

By order of court, C. EMMANUEL, Negombo, November 30, 1926. Secretary.

In the District Court of Negombo.

No. 183/I. In the matter of the insolvency of Arthur de Silva of Negombo.

NOTICE is hereby given that Arthur de Silva of Negombo has been adjudged an insolvent and has been directed to file his balance sheet on December 17, 1926.

By order of court, C. EMMANUEL, Negombo, December 2, 1926. Secretary.

In the District Court of Kandy.

No. 1,659. In the matter of the insolvency of Weragoda Louis de Silva of Castle Hill street in Kandy.

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 declare a dividend.

By order of court, P. MORTIMER, Kandy, December 6, 1926. Secretary.

In the District Court of Kandy.

No. 1,716. In the matter of the insolvency of Theodore Wickramaratne of Temple street, Kandy.

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 February 11, 1927, to consider the granting of a certificate of conformity to the above-named insolvent.

By order of court, P. MORTIMER, Kandy, December 7, 1926. Secretary.

In the District Court of Kandy.

No. 1,736. In the matter of the insolvency of John Acharige Charles de Silva of Kandy.

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 28, 1927, to consider the granting of a certificate of conformity to the above-named insolvent.

By order of court, P. MORTIMER, Kandy, December 4, 1926. Secretary.

B 2

In the District Court of Kandy.

No. 1,741. In the matter of the insolvency of Muna Ana Omar Hadjiar of Gampola.

WHEREAS Muna Ana Omar Hadjiar of Gampola has filed a declaration of insolvency, and a petition for the sequestration of his estate has also been filed by P. R. M. Kayamboo Kangany also of Gampola. under the Ordinance No. 7 of 1853: Notice is hereby given that the said court has adjudged the said Muna Ana Omar Hadjiar 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 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. MORTIMER, Kandy, November 25, 1926. Secretary.

In the District Court of Kandy.

In the matter of the insolvency of Mora-tuwage Daniel Fernando of Katukele, No. 1,742. Kandy.

WHEREAS Moratuwage Daniel Fernando of Katukele, Kandy, has filed a declaration of insolvency, and a petition for the sequestration of his estate has also been filed by Garmedius Bandupriya Wickramaratna of Katugastota, under the Ordinance No. 7 of 1853: Notice is hereby given that the said court has adjudged the said Moratuwage Daniel Fernando 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 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. MORTIMER, Kandy, December 2, 1926. Secretary. In the District Court of Galle.

No. 555. In the matter of the insolvency of Girandahewage Harmanis of Galle Bazaar.

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 20, 1926, to consider an offer of composition on behalf of the insolvent by his friend Rampurahewage Nandiris of Kabaragala.

> By order of court, C. W. GOONEWARDENE, Secretary.

In the District Court of Kurunegala.

No. 86. In the matter of the insolvency of Michael Pakkiam Carwalio of Kurunegala.

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 20, 1927, for the grant of a certificate of conformity to the insolvent.

By order of court, G. E. DE ALWIS, Kurunegala, December 3, 1926. Secretary.

In the District Court of Chilaw.

No. 28. In the matter of the insolvency of Habib Hadji Abbas of Nathandiya in the District of Chilaw.

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, for auditing accounts and declaration of dividend in the above matter.

By order of court, W. A. T. GUNAWARDENA, Chilaw, December 6, 1926. Secretary.

NOTICES OF FISCALS' SALES.

Western Province.

In the District Court of Negombo. R. R. M. M. R. Ramen Chetty of Negombo Plaintiff. No. 916. Vs.

(1) Adiriyapola Appuhamillage William Appuhamy, (2) Senarath Dassanayaka Mudiyanse-lage Lianji Nona Hamine, husband and wife, of Hanchapola Defendants.

NOTICE is hereby given that on Friday, January 7, 1927, will be sold by public auction at the respec-tive premises the right, title, and interest of the said defendants in the following property for the recovery of the sum of Rs. 1,308, with interest on Rs. 1,200 at the rate of 18 per cent. per annum from April 26, 1926, till August 5, 1926, and thereafter at 9 per cent. per annum on the aggregate amount till payment, less Rs. 900, viz. :--

At 1 P.M.

1. The land cailed Ilukgollewatta, situated at Hanchapola in Yatigaha pattu of Hapitigam korale, in the District of Negombo, Western Province; and bounded on the north by Dawatagahadeniya of Karon-chi Appuhamy and by garden of Subaseris Appu-namy, east by Elukgollewatta of Henchi Appuhamy

() ()

and by Tiriwanegodella of the said Henchi Appuhamy and others, south by garden of Suwaris Appu and others, and west by garden of Sinnappuhamy, and by garden of Brumpy Appuhamy and others; contain-ing in extent about 17 acres, and the buildings, planta-tions, and soil appertaining thereto.

At 1.30 P.M.

2. The undivided half share of the land called Kahatagahawatta, situated at Hanchapola aforesaid; and bounded on the north by field, east and south by the live fence separating the land of Sinnappuhamy, and west by the live fence separating the land of Hathanhamy; containing in extent about 6 acres, and of the buildings, plantations, and soil appertaining thereto.

At 2.30 P.M.

3. The land called Ilukgollelanda, situated at Kaluaggala in Yatigaha pattu aforesaid; bounded on the north by the water-course (dolapara), north-east by land of J. Hendrick Singho and others, and by land in plan No. 129,183, south and south-west by Crown land, and west by land of G. Ungurala; con-taining in extent 1 acre 3 roods and 37 perches, and the buildings, plantations, and soil appertaining thereto.

Fiscal's Office, Colombo, December 8, 1926.

R. O. DE SARAM, Deputy Fiscal

To the District Court of Colombo 20/20	30, 1925, till January 15, 14	26. and thereafter at the
In the District Court of Colombo. 29/28/	of 9 per cent. per annum on till payment in full, and cost	the aggregate amount of dec
Widanelage Henry Abraham de Mel of Moratu,	till payment in full, and cost	s of suit, less a sum of Rs. :
wella in Moratuwa, administrator of the estate	Viz. :	0.1
of the late Widanelage Solomon de Mel, deceased	20 barrels nails 150 spades	2 balances 1 copying press
	75 iron bends	50 brass taps
No. 13,565. Vs.	5 tins paint	350 packets blue
P. D. S. Romaldo de Almeida of Koralawella in	400 packing sheets 20 saws	70 large and small i
Moratuwa Defendant	1 roll machine belting	tyres 1 large glass almirah
NOTICE is hereby given that on Monday, January	30 loose rools machine belt-	l small glass almirah
17 1927 at 3.30 P.M., will be sold by public auction at	ing	1 writing table
the premises the right, title, and interest of the said	10 boxes nuts 10 large iron pipes	1 armchair 3 large scissors
defendant in the following property for the recovery of	40 small iron pipes	1 large balance w
the sum of Rs. 3,750, with legal interest thereon from March 19, 1925, till payment in full, viz. :	8 chamber pots	weights
All that allotment of land called Payurugahawatta,	2 boxes blue	2 vices 25 oil cans
hearing assessment No 205 together with the trees.	12 large zinc wires 8 tins nuts	1 small iron safe
bearing assessment No. 205, together with the trees, plantations, and buildings standing thereon, situated	25 iron tees	6 paint brushes
at Koralawella in Moratuwa, in the Palle patty with	1 pumping machine	50 loose rolls asbes packing
the Salpiti korale, in the District of Colombo, Western	3 turning saws 25 brass rods	12 iron bearings
Province: and bounded on the north and east by the	75 packets screw nails	
land belonging to the heirs of Prangige Gabriel Peiris, on the south by the properties bearing assessment		$\mathbf{D} \mathbf{O} = \mathbf{O}$
Nos. 206 and 207 belonging to M. W. C. Fernando,	Fiscal's Office, Colombo, December 8, 1926.	K. U. DE SARAM
and on the west by the high road: containing in extent.	Colombo, December 6, 1620.	Lopitoy I isoo
1 rood and 8 perches according to plan No. 715 dated	In the Court of B	equests of Negombo.
October, 1, 1924, made by Herbert F. Senaratna,	M. T. T. K. A. V. S. T.	-
Licensed Surveyor.	M. I. I. K. A. V. S. I. attorney N. L. V. N. 1	I. Nallathamby Chetty
Fiscal's Office, R. O. DE SARAM,	of Negombo	D. Ivanathamby Onetty.
Colombo, December 8, 1926. Deputy Fiscal.	No. 32,639.	Vs.
- martine to the total t		
In the District Court of Negombo 23/143/	(1) Hettiaratchige Barlang gama, (2) ditto L	ewis Appuhamy of
	Negombo	Defendan
Gunasekeraratnayakaralalage Dona Engalting Perera Hamine of Helakandana and	NOTICE is hereby give	n that on Tuesday, Janua
another	11. 1927. at 1.30 р.м., wi	ll be sold by public auct
No. 13,920. Vs.	at the premises the right said 1st defendant in the	, title, and interest of
	said 1st defendant in the	following property for
(1) Gunasekeraratnayakaralalage Charles Singho	Rs. 230 at the rate of 20	per cent, per annum fr
of Weweldeniya in Udugaha pattu of Hapiti- gam korale and othersDefendants.	July 15, 1925, till August	
	9 per cent. per annum till	
NOTICE is hereby given that on Tuesday, January	The land called Kurane	watta, situated at Pamu
25, 1927, at 1 P.M., will be sold by public auction at	gama in the Ragam path	tu of Alutkuru korale; a
the premises the right, title, and interest of the said 1st defendant in the following property for the	bounded on the north by l	
recovery of the sum of Rs. 160.02, being costs, viz.	Aratchige Pelis Appuhar	
The lot "A" in extent 5 acres 1 rood and 7.96	belonging to the defendation belonging to Hettiarachch	ine, on one south by la
perches of the land called Pallelanda, situated at	the west by Elakanda (ro	ad); together with the tre
Weweldeniya in Udugaha pattu of Hapitigam korale;	plantations, and the ti	
and bounded on the north and west by tract of fields,	defendant resides); and c	
east by land of Allis Appu, south by Crown land and lot "B" or desisted in surrow plan No. 30p made	more or less.	
lot "B" as depicted in survey plan No. 30p made by Mr. P. P. Fernando, Licensed Surveyor, of	Fiscal's Office	R. O. DE SARAM,
Negombo.	Colombo, December 8, 19	26. Deputy Fiscal
Fiscal's Office, R. O. DE SARAM,	In the District	Court of Kalutara.
Colombo, December 8, 1926. Deputy Fiscal.		
17	Dona Misi Nona Jayasing	he of Kalutara, adminis- her late husband. James
In the District Court of Colombo. 39 / 201	Perera Javasinha	er late husband. James
P. R. L. Letchimanan Chetty of Sea street	No. 9,990.	Vs
Colombo Plaintiff	(1) Kalutarayalage Saro	
No. 18,420. Vs.	Alisa Fernando (3) An	nugodage Sarnelis, all of
	Kalutara (dead), (4) V	Varnakula Aratchirallooo
(1) O. L. M. Noordeen, and (2) O. L. M. Adminad Lebbe Marikar, both of 11, Third Cross street,	Dona Marsalina, (5) V	Varnakula Aratchirollogo
Colombo	Don John Francis. (6) Kalutaravalago Eligo
NOTICE is hereby given that on Wednesday, January 12,	rernando, (7) Amug	odage Sellý (8) ditto
1927, at 4 P.M., will be sold by public auction at 11 and 12,	Asini, (9) ditto Jesiin	a: 6 to 9 substituted in
Third Cross street, Pettah, Colombo, the following movable	room of ard detendant	, deceasedDefenda
and bit cold, I could by contract of the second bit cold	NUCTION CONTRACTOR AND A DESCRIPTION	جاجئت الالتمارة مستاك الجرم وهوا
property for the recovery of the sum of Rs. 610, with interest thereon at 18 per cent. per annum from November	NOTICE is hereby giv 11, 1927, at 4 o'clock in	en that on Tuesday, Jan

by public auction at the premises the right, title, and interest of the said defendant in the following property (mortgaged by the defendants with plaintiff, and declared bound and executable for the decree entered in the said case) for the recovery of Rs. 854, with interest on Rs. 1,000 at the rate of 10 per cent. per annum from March 12, 1921, till August 8, 1921, and thereafter at the rate of 9 per cent. per annum on the aggregate till payment in full, and costs Rs. 245.25, viz. :--

An undivided 3/16 shares of the soil, excluding the trees standing thereon, of the allotment of land called a portion of Gorakagahawatta, bearing assessment No. 31, situated at Welapura Kalutara in Kalutara badda of Kalutara totamune, in the District of Kalutara, Western Province; and bounded on the north by land where Rochy Appuhamy resided, on the east by the old high road, on the south by a portion of Gorakagahawatta belonging to the estate of Thenuwara Waduge Don Daniel Naide and others, and on the west by a portion of the same land purchased by Kalutarayalage Podia Fernando; containing in extent about 1 rood.

Property Pointed out by Plaintiff's Proctor.

The entire tiled house belonging to the defendants ∞ standing on the land above described.

Deputy Fiscal's Office, H. SAMERESINGHA, Kalutara, December 7, 1926. Deputy Fiscal.

 F. I. Fernando of Beruwala......Plaintiff. No. 10,854.
 Vs.

(1) Elabodalianage Jerenis Silva, (2) H. Udaris Fernando, both of Warapitiya......Defendants.

NOTICE is hereby given that on Monday, January 17, 1927, 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. 242.40, with further interest on Rs. 200 at 18 per cent. per annum from August 17, 1926, up to September 24, 1926, and thereafter at 9 per cent. per annum on the aggregate till payment in full, viz. :--

An undivided 1/14 of § of 5/9+4/9 shares of the soil and trees and the tiled building thereon of the land called Pelawatta, situated at Warapitiya in Malawanbadde of Kalutara totamune in Kalutara District, Western Province; and bounded on the north by Gashathewatta *alias* Kajugahawatta, east by Kapurigewatta *alias* Galhenegewatta, south by ela, west by Bogahawatta *alias* Godaporagahawatta; and containing in extent about 1 acre and 2 roods.

> H. SAMERESINGHA, Deputy Fiscal.

Deputy Fiscal's Office, Kalutara, December 7, 1926.

'n.,

In the District Court of Kalutara.
 V. Thepanis Perera of Milleniya......Plaintiff.
 No. 11,373.
 Vs.
 H. Susana Hamy and (2) Ranasinge
 Madduma Appu, both of Milleniya......Defendants.

NOTICE is hereby given that on Wednesday, January 12, 1927, at 4 o'clock in the afternoon, will be sold by public auction at the premises the right, title, and interest of the said defendants in the following property (mortgaged by the defendants with plaintiff, and declared bound and executable for the decree entered in the said case) for the recovery of Rs. 1,012.45, with interest on Rs. 800 at 9 per cent. per annum from July 9, 1923, till payment in full, viz.:—

The entirety of the soil together with all the trees and plantations and buildings standing thereon of the land called Millagahahena, situated at Milleniya in the District of Kalutara; and bounded on the north by Lathadeniya belonging to the heirs of Vithanage Simon Perera, east by the tea estate belonging to Mr. E. C. Mee and the land belonging to James Perera, south by the land of Mr. Mee, and west by Gansabha road; containing in extent about 2 acres and 2 roods.

Deputy Fiscal's Office, H. SAMERESINGHA, Kalutara, December 7, 1926. Deputy Fiscal.

server a Central Province. In the District Court of Kandy.

Kuna/Pana Ana Kuppan Chetty of Kandy Plaintiff.

¹No. 33,106. Vs.

 Galaotuwawegedera Karasi Neina Seiyadu's son, Adam Lebbe of Akurana, (2) Mohideen's son, Cader Mohideen of 41, Brownrigg street, Kandy......Defendants.

NOTICE is hereby given that on Saturday, January 15, 1927, commencing at 12 noon, will be sold by public auction at the respective premises the following property mortgaged with the plaintiff by bond No. 16,506 dated January 13, 1923, and attested by, Mr. J. W. Wickremasinghe of Kandy, Notary Public, and decreed to be sold under the decree entered in the above case for the recovery of the sum of Rs. 1,403.55, with interest thereon at 9 per cent. per annum from April 20, 1926, till payment in full, and poundage, viz.:—

(1) All that land called Attikkagahamulawatta alias Nerellewatta of about 2 pelas paddy sowing extent, situate at Akurana in Udagampaha of Harispattu, in the District of Kandy, Central Province; bounded on the east by Danwatura-oya, on the south by the fence of Seiyadu's land and mala-ela alias agala, on the west by the fence of Wappu Lebbe's land, the Galheeriya of Polgolle Mohamado Lebbe's land, the limit of Omeru Lebbe's land and below the Wetiya of the land which was owned by Paragahadeniya Ahamadu Kandu, and on the north by the ditch of Attiadi Suleima Lebbe's garden; together with everything thereon.

(2) All that land called Neerellewatta of 5 lahas paddy sowing extent, situate as aforesaid; and bounded on the east by fence of the land of Mudune Adappayalagedera Ali Uduma Lebbe Abdul Rahiman Lebbe, on the south by Kalu-unapandura, on the west by limit of the land of Noor Mohamado Lebbe Alim Saibo, the limit of Adappaya's land alias the limit of the land of Polgolle Mohamado Lebbe, and on the north by the limit of the land of Paragahadeniya Ahamadu Kandu; together with everything thereon.

(3) The undivided $\frac{1}{2}$ share out of all that land called Neerellewatta of 5 lahas paddy sowing extent in the whole, situate as aforesaid; and bounded in its entirety on the east by the limit of Ana Seiyadu Lebbe's land and the limit of Attikkagahamulawatta alias Neerellewatta, on the south by the Mala-ela of Seiyadu's land, on the west by the limit of Adappaya's land and the limit of the land of Polgolle Mohamado Lebbe, and on the north by the limit of Suleima Lebbe's land; together with a like share of everything thereon; and which said three lands in

their entirety adjoin each other and form one property, and from their situation as respects each other can be included in one survey.

(4) All that land called and known as Ambagasgodahena alias watte, situate at Paranagama in Pallegamapaha of Lower Dumbara, in the District of Kandy aforesaid; and bounded on the east by the fence of the land belonging to Mudiyanse, Notary Public, on the south by Girakaduwawela, on the west by Kurugoda-oya or stream, and on the north by Bogaldeniyawatta; containing in extent 4 acres 1 rood and 22 perches according to the survey plan made on May 11, 1911, by Mr. Geo. E. de La Motte, Licensed Surveyor. and Registered H 142/95 and E 155/221, H 165/277/ 279, E 155/221. Kandy, October 7, 1926.

Fiscal's Office, A. RANESINGHE, Kandy, December 7, 1926. Additional Deputy Fiscal.

Southern Province.

In the Court of Requests of Balapitiy. Niletti Carolis de Silva Wickremasinha of Weli. tara Plaintiff.

No. 15,980.

Vs. (1) Hakkine Seneris de Silva, (2) Hakkine

Rockootele Silva, both of Denagoda.....Defendants. NOTICE is hereby given that on Wednesday, January 12, 1927, at 2 o'clock in the afternoon, will be sold by public auction at the spot the right, title, and interest of the said 1st and 2nd defendants in the following property, viz.:--

The entire lot No. 1 of the land called Denagodakanda, situated at Magala South in Karandeniya, in the Wellaboda pattu of Galle District, Southern Province, in extent about $29\frac{1}{2}$ acres; and bounded on the north by Tenagal-ela Addarakumbura, east by Abaransage wela and the lands belonging to the plaintiff, south by lot No. 2 of Denagodakanda belonging to plaintifi, and west by the field called Gorakabedda belonging to Sandoris de Silva Amarasekera.

Writ amount Rs. 131.25.

E. F. Edrisinghe, Deputy Fiscal.

Fiscal's Office, Galle, December 2, 1926.

Northern Province.

In the District Court of Jaffna No. 21,425. Vs.

(1) Raman Eliyathamby, (2) Ampalavy Aiyam-pillai, and wife (3) Vallar, all of Chunna-

kam Defendants.

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 said defendants in the following decreed property for the recovery of Rs. 468.35, with interest on Rs. 300 at the rate of 10 per cent. per annum from April 19, 1926, until payment in full, and costs Rs. 117.07, poundage, and charges, viz. :-

An undivided 8 lachams varagu culture with its appurtenances of a piece of land, situated at Chunnakam in Uduvil parish, Valigamam north division of the Jaffna District, Northern Province, called Visayamandanar Pathy; containing or reputed to contain in extent 18 lachams varagu culture, with houses, well, spontaneous and cultivated plants, palmyras and

vadalies. Bounded or reputed to be bounded on the east by rail road and the properties of Sinnan, wife of Veerakathy and others (presently of rail road), on the north by property of Sithamparanather Seeniappah, on the west by property of Swaminathar Ponnampalam and others, and on the south by property of Murukesar Vaithianathar (presently of Vaithianathar Kandiah).

J. P. KANTTYAH, Additional Deputy Fiscal. Fiscal's Office, Jaffna, December 7, 1926.

168 In the District Court of Jaffna. Ayumygam Sankarapillai of Karativu East....Plaintiff. Np. 21,463. Vs.

G. 3 (1) Ramanather Visuvanather, and his wife (2) Sithamparam, both of Karativu West...Defendants

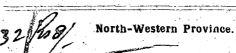
NOTICE is hereby given that on Tuesday, January 11, 1927, at 3.30 P.M., will be sold by public auction at the spot the right, title, and interest of the said defendants in the following decreed property for the recovery of Rs. 3,429, with interest on Rs. 3,000 at the rate of 6 per cent. per annum from April 30, 1926, until payment in full, costs Rs. 202.76, poundage, and charges, viz. :--

A piece of land, situated at Thankodai in Karativu West, Karativu parish, Islands division of the Jaffna District, Northern Province, called Vikkiruthevan Vayal and Viyalpattai; containing or reputed to contain in extent 25 lachams varagu culture with one fourth share of the well standing in the eastern boundary land together with the water course passing to and from the said well; and bounded on the east by property belonging to Kandappar Vettivelu (presently of Sivakamippillai, wife of Namasivayam), on the north by the property belonging to Walliammai, wife of Veluppillai, and others (presently of Veluppillai Kandasamy and another), on the west by the property belonging to Velauthar Ponnampalam and others (presently of Nagamany and shareholder and another), and on the south by property belonging to Nachippillai, daughter of Velauther, and others (presently of Sivakamy, wife of Kanapatipillai, and another).

J. P. KANTTYAH,

Additional Deputy Fiscal.

Fiscal's Office, Jaffna, December 7, 1926.



In the District Court of Colombo. Pana Lana Kana Nana Moona Navanna Nagappa

Chetty of Sea street, Colombo......Plaintiff. No. 19,617. Vs.

Mohamado Lebbe Sego Ally of Maharagama, Giriulla Defendant.

NOTICE is hereby given that on Saturday, January 22, 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 mortgaged property decreed to be sold under the above order to sell :-

An allotment of land called Bogahamulahena and Battawatta alias Nagahamulahena, situated in Puskoladeniya in Dambadeni Udukaha korale west of Dambadeni hatpattu, in the District of Kurunegala, North-Western Province; and bounded on the northeast, east, and south-east by the land of John de Croos and others, south by the road and by the land

of Atapattu Mudiyanselage Appuhamy, west, northwest, and north by the road; containing in extent 3 acres 1 rood and 30 perches, together with the buildings and plantations, and all the rights, privileges, easements, servitudes, and appurtenances whatsoever of the said premises.

Amount to be levied Rs. 6,972.83, with interest on Rs. 5,000 at 15 per cent. per annum from April 27, 1926, till May 10, 1926, and thereafter on the aggregate amount of the decree at 9 per cent. per annum till payment in full, and costs.

S. D. SAMARASINHA, S. Deputy Fiscal. Fiscal's Office, Kurunegala, December 7, 1926.

In the District Court of Colombo.

¥ 1081 K. R. A. A. R. Ramasamy Chetty of Sea street in Colombo.....Plaintiff. ٧s. ANo. 21,155.

34(1) K. J. de Silva and (2) M. W. R. de Silva of No. 5, Canal Row, Fort, Colombo, both carrying on business in partnership under the name, style, and firm of K. J. de Silva & Co. at Fort, Colombo, presently of Kurunegala......Defendants. NOTICE is hereby given that on Friday, January

7, 1927, commencing at 10 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, viz.:-

(1) All that allotment of land called Hitinawattekele, together with all the trees and plantations standing thereon, situate in Bogammana village in Dewamedde korale of Dewamedi hatpattu, in the District of Kurunegala, North-Western Province; and bounded on the north by land claimed by natives and reservation along the road, on the east by land claimed by natives and a cemetery, on the south by land claimed by natives and T. Ps. 314836 and 315850, and on the west by lot X 95 in P. P. 4418; containing in extent, exclusive of the road and reservation on either side of it passing through the land, 6 acres 1 rood and 1 perch according to survey and description thereof bearing No. 32368 dated March 6, 1917, authenticated by W. C. S. Ingles, Esq., Surveyor-General.

(2) All that allotment of land called Hitinawattekele, together with all the trees and plantations standing thereon, situate in Bogammana village aforesaid; and bounded on the west and north by land claimed by natives, on the east by lot Y 95 in P. P. 4418, and on the south by T. Ps. 315850 and 314836 and land claimed by natives; containing in extent 1 acre 1 rood and 28 perches according to the survey and description thereof bearing No. 323869 dated March 6, 1917, authenticated by W. C. S. Ingles, Esq., Surveyor-General, which are annexed to the³ Crown grant dated March 26, 1917, given under the hand of R. E. Stubbs, Esq., the then Colonial Secretary of the Island of Ceylon.

(3) All that allotment of land called Keenagahadalupothewatta, together with all the trees and plantations standing thereon, situate in Bogammana aforesaid; and bounded on the north by the limit of the land called Hitinawatta, on the east by the hill called Godayayakanda, on the south by the land of Singara Velupulle, and on the west by Diyabonagala alias village limit of Horombuwa; containing in extent 5 lahas of kurakkan sowing. (4) All that allotment of land called Hitinawatta,

together with the trees and plantations standing thereon, situate in Bogammana aforesaid; and bounded on the north by the limit of the land belonging to Ukku Banda and others, on the east by Godayayakanda, on the south by land called Keenagahadalupothewatta, and on the west by Diyabonagala alias village limit of

Horombuwa; containing in extent about 5 lahas of kurakkan sowing. (5) All that field called Divoolgahakumbura in

extent 1 pela of paddy sowing and an undivided $\frac{1}{5}$ part or share of the land called Wedaralagewatta in extent 4 kurunies of kurakkan sowing attached to the said Divoolgahakumbura, situated in Bogammana aforesaid; which said two contiguous lands are bounded on the north by the fence of the land of Ausadahamy, on the east by Godayayakanda, on the south by the limitary dam of Keenagahadalugothekumbura and the fence of the highlands, and on the west by Diyabonagala.

(6) All that land called Bogahamulahena, situate in Bogammana aforesaid; bounded on the north by the fence of the land belonging to Simon Appu and others, on the east by Godayayakanda, on the south by the fence of the land belonging to Johanis Fernando and others, and on the west by Gansabawa road; containing in extent about 8 lahas of kurakkan sowing, which said and alled Keenagahadalupothewatta, Hitina-Divoolgahakumbura, and Vedaralagewatta watta. attached thereto and Bogahamulahena are contiguous and now forming one property called and known as Dangahakumbura and Hitinawatta, situated in Bogammana aforesaid, according to the survey and description thereof No. 326382/C. Q. P. dated July 30, 1917, authenticated by W. C. S. Ingles, Esg., Surveyor-General, which is annexed to the Certificate of Quiet Possession No. 61 dated August 27, 1917, given under the hand of Betram Hill, Esq., Government Agent for the North-Western Province; and bounded on the north by land claimed by natives, on the east by T. P. 323868, on the south by T. P. 315850, and on the west by T. P. 323869; containing in extent 2 acres 1 rood and 32 square perches as per above survey and description No. 326382/C. Q. P.

(7) An undivided i share of Kekirihena of 2 pelas kurakkan sowing, situated at Bogammana aforesaid; and bounded on the north by the limit of Palugollepitiyehenayaya, east by village limit of Elvitigama, south by limit of the chena of Horumba Lekam and others, west by fence of the land of Juse Appuhamy and Galkonne.

(8) All those undivided 5/6 parts or shares of the land called Madithiyagahamulahitinawatta and of the trees and plantations standing thereon, situated at Kanogama in Dewamedde korale aforesaid; and bounded on the north by the limitary fence of the field of Horombuwe Appuhamy Korale Aratchila, on the sast by the fence of the limitary dam of the field of **Nahamy**, on the south by the fence of the land of Siridarahamy and others, and on the west by the fence of the land of Siridarahamy; containing in extent about 2 lahas of kurakkan sowing.

(9) All those undivided 5/6 parts or shares of the field called Lolugahamulle Kongahakumbura, situated at Kanogama aforesaid; bounded on the north by the limitary dam of Mahawele Diyagilma, on the east by Karandaweteya on the limitary dam of Dangollekumbura, on the south by the limitary dam of the field of Ipalawa Appuhamy, and on the west by the hill; containing in extent about 1 amunam of paddy sowing.

(10) All that undivided $\frac{1}{6}$ part or share of the land called Ihalawewe Nugagahamulahena and of the trees and plantations standing thereon, situated at Kano-gama aforesaid; bounded on the north by the fence of the land belonging to Kiri Banda and others, on the east by the fence of the land belonging to Punchi Menika and others and by Wekanda, on the south by the limit of the chena land on which chetu tree and and palu tree stand belonging to Punchi Menika and others, and on the west by the village limit of Potuwewa; containing in extent about 8 lahas of kurakkan sowing.

(11) All those undivided $\frac{3}{4}$ parts or shares of the land called Gorakagahamulawatta, situated at Kanogama aforesaid; and bounded on the north by the land belonging to Ranhamy and others, on the east and south by the land belonging to Agonis Perera, and on the west by the fence of the field; containing in extent about 8 seers of kurakkan sowing.

(12) All these undivided $\frac{3}{4}$ parts or shares of and in the land called Ehetugahamullawatta, situated at Kanogama aforesaid; bounded on the north by the fence of the field, on the east by the fence of the land belonging to Kirimenika, on the south by Gansabawa road, and on the west by the limit of the chena land belonging to Dingiri Banda and others; containing in extent about 6 seers of kurakkan sowing.

(13) All that field called Webadekumbura, situated at Kanogama aforesaid; bounded on the north by the limitary dam of the field belonging to Kiri Banda and others, on the east by the fence of the land belonging to John Perera and others, on the south by the limitary dam of the field belonging to Dingiri Banda and others, and on the west by the limit of the chena lands belonging to Kiri Menika and others; containing in extent 3 pelas of paddy sowing.

(14) All that field called Wetakeiyagahamulakumbura, situated at Kanogama aforesaid; bounded on the north by the limitary dam of the field belonging to Ranhamy Lekammahatmaya of Horombuwa- and others, on the east by the fence of the field belonging to John Perera and others, on the south by the limitary dam of the field belonging to Hetuhamy and others, and on the west by the limitary dams of the fields belonging to Kiri Banda and others; containing in extent 1 pela of paddy sowing.

(15) All that field called Pahalawattekumbura, situated at Kanogama aforesaid; bounded on the north by the limitary dam of the field belonging to Mudalihamy and others, on the east by the limitary dam of the field belonging to Wetakeiyagahamulakumbura, on the south by the limitary dam of the field belonging to Kiri Banda and others, and on the west by fence of the land belonging to Mudalihamy and others; containing in extent 1 pela of paddy sowing.

(16) All that field called Ihalawewe Webadekumbura, situated at Kanogama aforesaid; bounded on the north by the limitary dam of the field belonging to Dingiri Banda and others, on the east by the limits of the lands belonging to Ranhamy and others, on the south by the fence of the land belonging to Kiri Menika and others, and on the west by the fence of the land belonging to Ranhamy and others; containing in extent 3 pelas of paddy sowing.

(17) All that land called Mawathahena, together with all the trees and plantations standing thereon, situated at Kanogama aforesaid; bounded on the north by the land belonging to Ranhamy and others, on the east by boundary road, on the south by boundary limit of Alawiti village, and on the west by kahata tree and damunu tree standing on chena land belonging to Ranmenika and others; containing in extent about 6 seers of kurakkan sowing.

(18) All that land called Ihalawewehena, together with the trees and plantations standing thereon, situated at Kanogama aforesaid; bounded on the north by Wewediyagilma, on the east by limit of chena land belonging to Ranhamy and others, on the south by the boundary limit of Alawiri village, and on the west by the limit of the chena land belonging to Banderala and others; containing in extent 3 lahas of kurakkan sowing.

(19) All those undivided $\frac{3}{4}$ parts of the field called Viharekumbura in extent 1 amunam of paddy sowing and an undivided $\frac{1}{2}$ part or share of pillewa in extent 6 seers of kurakkan sowing adjoining the same,

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situated at Kanogama aforesaid; which said two contiguous lands are bounded on the north by the field belonging to Ranhamy; on the east by Kanogama estate belonging to Mr. John Perera, on the south by the limitary dam of the field belonging to Lekammahatmaya of Horombuwa, and on the west by chena land of Kiri Banda and others.

(20) An undivided $\frac{1}{4}$ part or share of all that land called Meegahamulawatta and of the trees and plantations standing thereon, situated at Kanogama aforesaid; bounded on the north by the fence of the land of Mr. Johanis Fernando, on the east by Kanogama estate belonging to Mr. Johan Perera, on the south by the land belonging to Mr. Johanis Fernando, and on the west by the fence of the field; containing in extent about 3 lahas of kurakkan sowing.

(21) All that field called Ihalawewewebodakumbura, situated at Kanogama aforesaid; bounded on the north by the limitary dam of the field belonging to Hamuduruwa of Welagane, on the east by the fence of the land belonging to Ranhamy, on the south by the limitary dam of the field belonging to Johanis Fernando, and on the west by the fence of the land belonging to Ranhamy and others; containing in extent 1 pela of paddy sowing.

(22) All that field called Wetakeyagahamulakumbura, situated at Kanogama aforesaid; bounded on the north by the lmiitary dam of the field of Lekammahatmaya of Horombuwa and others, on the east by Kanogama estate belonging to Mr. John Perera, on the south by the limitary dam of the field belonging to Hetuhamy and others, and on the west by the limitary dams of the fields belonging to Kiri Banda and others; containing in extent 1 pela of paddy sowing.

(23) All that land called Ehetugahamulawatta, together with all the trees and plantations standing thereon, situated at Kanogama aforesaid; bounded on the north by the fence of the field, on the east by the fence of the land belonging to Johanis Fernando, on the south by Gansabawa road, and on the west by the limit of the chena land belonging to Johanis Fernando; containing in extent about 6 seers of kurakkan sowing.

(24) An undivided $\frac{1}{4}$ part or share of all that land called Gorakagahamulawatta and of the trees and plantations standing thereon, situated at Kanogama aforesaid; bounded on the north by the land belonging to Johanis Fernando, on the east and south by the land belonging to Agonis Perera, and on the west by the fence of the field belonging to Johanis Fernando; containing in extent about 8 seers of kurakkan sowing. (25) All that field called Wabadekumbura in

(25) All that field called Wabadekumbura in extent 2 pelas of paddy sowing and the pillewa in extent 5 seers of kurakkan sowing attached thereto, situated at Kanogama aforesaid; which said contiguous lands are bounded on the north by the limitary dam of the field of Johanis Fernando, on the east by Kanogama estate of Mr. John Perera, and on the south by Wekanda, and on the west by pillewa belonging to Kiri Menika and others.

(26) All that undivided ½ part or share of all that land called Ihalawewaismattehena and of the trees and plantations standing thereon, situated at Kanogama aforesaid; bounded on the north by the limit of chena land belonging to Kapunuhamy and others and Diyagilma of Wewa, on the east by the limit of the chena land belonging to to Ranmenika and others, on the south by the village limit of Alawitigama, and on the west by the village limit of Pohuwewa; containing in extent of lahas of kurakkan sowing.

(27) All those undivided $\frac{2}{3}$ in ts or shares of the field called Kahapattala Bandirth gekumbura, situated at Kanogama aforesaid; bounded on the north by the

limitary dam of the field of Mudalihamy, on the east by the land belonging to Mr. John Perera and the fence of the land belonging to Mudalihamy, on the south by the limitary dam of the field belonging to Kiri Banda, and on the west by Galkanda of the land belonging to Mudalihamy; containing in extent 1 pela of paddy sowing.

(28) All that undivided $\frac{1}{3}$ part or share of all that land called Kahapattala Bandirallagewatta and of the trees and plantations standing thereon, situated at Kanogama aforesaid; bounded on the north and east by the fence of the lands of Mr. John Perera, on the south by the fence of the land belonging to Ukku Banda and others, and on the west by the fence of the field belonging to Kiri Banda; containing in extent $1\frac{1}{2}$ lahas of kurakkan sowing.

(29) All those undivided $\frac{2}{3}$ parts or shares of the field called Lolugahamulakumbura, situated at Kanogama aforesaid; bounded on the north by the limitary dam of the field of Mr. Johanis Fernando, on the east by the fence of the field belonging to Mudalihamy and others, on the south by the limitary dam of the field belonging to Wannihamy and others, and on the west by Galkanda; containing in extent about 15 lahas of paddy sowing.

(30) All those undivided 10/18 or 5/9 parts or shares of and in the land called Kapukotuwepillewa and of the trees and plantations standing thereon, situated at Kanogama aforesaid; and bounded on the north by the limit of the pillewa belonging to Kahapathwala Ranhamy and others, and on the east by the field belonging to Dingiri Menika and Ranmenika, on the south by the field belonging to Appuhamy and the fence of the land belonging to Mahamy, and on the west by the land belonging to Appuhamy and land belonging to Malhamy; containing in extent about 6 seers of kurakkan sowing.

(31) All that undivided 1 part or share of the land called Kudawewehena and of the trees and plantations standing thereon, situated at Kanogama aforesaid; bounded on the north by the limit of the chena land belonging to Kapuruhamy and others, on the east by Diyagilma of Kudawewa, on the south by limit of the chena land belonging to Ranhamy and others, and on the west by the village limit of Pothuwewa; containing in extent about 6 kurunies of kurakkan sowing.

(32) All those undivided 7/18 parts or shares of and in all that land called Ihalawewehena (now garden) and of the trees and plantations standing thereon, situated at Kanogama aforesaid; and bounded on the north by the chena land belonging to Malhamy and others, on the east by Diyagilma, on the south by limit of the chena land belonging to Ranmenika and others, and on the west by the village limit of Pothuwewa; containing in extent about 6 lahas of kurakkan sowing.

(33) All those undivided $\frac{2}{3}$ parts or shares of and in the land called Ihalaweweismattehena, situated at Kanogama aforesaid; bounded on the north by land belonging to Mr. M. J. Fernando and by Wekanda, on the east by land belonging to Mr. M. J. Fernando, on the south by village limit of Alawtigama, and on the west by the village limit of Pothuwewa; containing in extent about 12 lahas of kurakkan sowing.

(34) All that land called Kapukotuwehena, together with the trees and plantations standing thereon, situated at Kanogama aforesaid; and bounded on the north by the fence of the land belonging to Dingiri Banda and others, on the east by Galkanda, on the south by land belonging to Mr. M. J. Fernando, and on the west by the fence of the land belonging to Mudalihamy and others; containing in extent 2 seers or kurakkan sowing.

(35) All those two contiguous lands called Webodekumbura; in extent 3 pelas of paddy sowing and the pillewa attached therto; in extent 2 lahas of kurakkan sowing, together with everything standing thereon, situated at Kanogama aforesaid; and bounded on the north by field and pillewa belonging to Ranhamy, Lekammahatmaya of Horombuwa, on the east by Kanogama estate belonging to Mr. John Perera, on the south by the field and pillewa belonging to Mr. Johanis Fernando, and on the west by Galkanda of Chena land belonging to Appuhamy Officer and others.

(36) All that land called Siyambalagahamulawatta, together with everything standing thereon, situated at Kanogama aforesaid; and bounded on the north and west by the fence of the land belonging to Appuhamy and others, on the east by the fence of the land belonging to John Perera, on the south by the limit of the chena land belonging to Appuhamy Officer; containing in extent about 1 timba of kurakkan sowing.

(37) An undivided $\frac{1}{6}$ share of Lolugahakumbura and Kongahakumbura of 3 pelas paddy sowing extent, situated at Kanogama aforesaid, and its adjoining pillewa of 1 laha kurakkan sowing extent; and all bounded on the north by fence of the garden of Mudalihamy, east by fence of the garden of Ukku Menika and others, south by wire fence of the garden of John Perera, west by limitary ridge of the field called Lolugahakumbura.

(38) An undivided $\frac{1}{8}$ share of Madatiyagahamulahitinawatta, in extent 2 lahas kurakkan sowing, situated at Kanogama aforesaid; and bounded on the north by fence of the garden of Wannihamy, east by the fence of the field of the Registrar, south by fence of the field of Wannihamy, and west by fence of the garden of Ukku Menika and others.

(39) An undivided $\frac{1}{4}$ share of all that land called Ihalawatta, situated at Kanogama aforesaid; and bounded on the east by the Wetiya of the field of the purchaser, west by Agala, north by land of Malhamy and fence of Kapukotuwa, south by the garden of the purchasers; in extent 2 lahas kurakkan sowing.

(40) An undivided $\frac{3}{3}$ of Meegahamulawatta alias Hitinawatta, situated at Kanogama aforesaid, containing in extent 6 lahas kurakkan sowing; and bounded on the east by the fence of Kapukotuwa, north by Ranhamy's chena, south by land of Malhamy, Welankanuwa, and Damunugaha, west by Rodda.

(41) All that land called Bulugahamullahena, situate at Kanogama aforesaid, containing in extent 4 lahas of kurakkan sowing; and bounded on the north by Kahatagaha of Ranhamy's chena, east by Mee tree, south by Dangahamullahena of the vendor and others, west by village limit of Potuwewa.

(42) An undivided $\frac{1}{3}$ share of Dangahamulahena, situated at Kanogama aforesaid, containing in extent 1 timba kurakkan sowing in extent; and bounded on the north by the village limit of Potuwewa, east by Hitinawatta, north by Bulugahamulahena, south by Rodda of Malhamy's garden.

(43) An undivided 1 share of all that field called Ihalawella of 3 pelas of paddy sowing in extent, and its adjoining pillewa called Hitinawatta of 2 lahas of kurakkan sowing extent, situate at Kanogama aforesaid; and both bounded on the north by the ridge of Malhamy's field and fence of the garden of Pinhamy, east by fence of the garden of Ranhamy, south by ridge of Pinhamy's field and Beligalapithaganneagala, west by Rukattanagahamullagala.

(44) An undivided $\frac{1}{2}$ share of Haduwekumbura of 3 pelas paddy sowing extent and its adjoining pillewa of 2 seers of kurakkan sowing extent, situate at Kanogama aforesaid; and bounded on the north by ridge of Pinhamy's field, east by Huri trees on Crown land, south by ridge of the field of Sohondirala, west by Welroda.

(45) An undivided $\frac{1}{2}$ share of Kurikotuwekumbura of 3 pelas of paddy sowing in extent, situate at Kanogama aforesaid; and bounded on the north by the

ridge of the field of Appuhamy, Korale Arachchi, east by Munhena Rodda, south by Pinhamy's field, west by Lappigehena, Kahatagaha.

(46) An undivided $\frac{1}{4}$ share of Kongollehena of 1 thimba kurakkan sowing extent, situate at Kanogama aforesaid; and bounded on the north by Ipolawa village limit, east by Velroda, south by limit of Appuhamy's chena, west by village limit of Ipolawa.

(47) An undivided $\frac{1}{6}$ share of Meegahamulawatta of 4 lahas of kurakkan sowing in extent, situate at Kanogama aforesaid; and bounded on the north and south by fence of the garden of Mr. Silva, east by fence of the garden of Norbert Perera, and west by Welwela.

(48) An undivided $\frac{1}{4}$ share of Meegahamulawatta of 3 lahas of kurakkan sowing in extent, and its adjoining Ambagahamulawatta of 1 kurunie kurakkan sowing in extent, exclusive of Webadakumbura, situate at Kanogama aforesaid; and bounded on the north by Welwela, east and west by fence of the garden of Mr. Silva, south by Wekanda.

(49) An undivided $\frac{1}{3}$ of all that allotment of land called Ihalawewa Nugagahamulahena, situate at Kanogama. aforesaid; and bounded on the north by the lands of the vendors, east by Diyagilma, west by the village limit of Potuwewa, south by the land of the vendees; containing in extent $2\frac{1}{2}$ acres.

(50) The land called and known as Meegahamulawatta and its adjoining chena of about 6 lahas kurakkan sowing extent, together with everything and plantations standing thereon, situate at Kanogama aforesaid; and bounded on the north by the fence of the garden of Mudalihamy and others and the chena of Ranhamy, east by the fence of the garden of Mudalihamy and others or by the fence of Kapukotuwehena, south by fence of the garden of M. J. Fernando or Malhamy's garden, Welankannewa and Damunugaha, west by village limit of Potuwewa or Welrodda.

(51) An undivided 3/5 shares of Meegahamulakumbura of 5 pelas paddy sowing extent, situate at Kanogama aforesaid; and bounded on the north by the limitary ridge of the field of Dingiri Banda and others, east by Kanogamawatta belonging to Nobert Perera, and others, south by limitary ridge of the field cf Mudalitamy, west by the limit of Kapukotuwewatta.

(52) All that land called Kapukotuwehena of $1\frac{1}{2}$ seers of kurakkan sowing extent, situate at Kanogama in the aforesaid korale; and bounded on the east by Galheenna, south by the limit of the chena of Elakinhamy, west by the fence of the garden of Galehena Nekatrala, north by the limit of the chena of Kiri Ettana, and now of M. J. Fernando.

(53) All that land called Hitinawatta of 1 laha kurakkan sowing extent, situate at Kanogama aforesaid; and bounded on the east by limit of village Dangolla, south by fence of the garden of Ranhami and Bandirala, north by garden of Bandirala and others, west by fence and field.

(54) An undivided $\frac{2}{3}$ shares of all that land called Dangahamulahena, situate at Kanogama aforesaid; containing in extent 1 thamba kurakkan sowing in extent; and bounded on the west by the village limit of Potuwewa, east by Hitinawatta, north by Bulugahamulahena, south by rodda of Malhamy's garden.

(55) An undivided $\frac{1}{4}$ share of Haduwekumbura pillewa of 2 seers kurakkan sowing extent, situate at Kanogama aforesaid; and which, together with Haduwekumbura of 3 pelas paddy sowing extent, is bounded on the north by ridge of Pinhamy's field, east by Huri tree on Crown land, south by ridge of field of Sohondirala, west by wel-rodda.

(56) An undivided $\frac{1}{2}$ share of Kurikotuwekumbura of $\frac{3}{2}$ pelas paddy sowing extent, situate at Kanogama aforesaid; and bounded on the north by the ridge of the

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field of Appuhamy, Korale Arachchi, east by Munhena rodda, south by Pinhamy's field, west by Dippigehenekahatagaha.

(57) An undivided 4/5 share of Kongollehena of 1 thimba kurakkan sowing extent, situate at Kanogama aforesaid; and bounded on the north by Ipolawa village limit, east by the vel-rodda, south by limit of Appuhamy's chena, west by the village limit of Ipolawa.

(58) An undivided $\frac{1}{3}$ share of the field called Kahapaththala Bandiralagekumbura of about 2 pelas of paddy sowing extent, situate at Kanogama aforesaid; and bounded on the north by the limitary ridge of the field of Registrar, east by the land of John Perera, south by the limitary ridge of the field of Kiri Banda, and west by galkanda of the land of Mudalihamy.

(59) An undivided $\frac{1}{3}$ share of the land called Kahapaththala Bandiralagewatta of about $1\frac{1}{2}$ lahas of kurakkan sowing extent, situate at Kanogama aforesaid; and bounded on the north and east by the fence of the land of John Perera, south by the fence of the land of Ukku Banda and others, and west by the fence of the field of Kiri Banda.

(60) An undivided $\frac{1}{2}$ share of the field called Lolugahamulakumbura of 15 lahas of paddy sowing extent, situate at Kanogama aforesaid; and bounded on the north by the limitary ridge of the field of Johanis Fernando, east by fence of the field of Mudalihamy and others, south by the limitary ridge of the field of Wannihamy and others, and west by galkanda.

(61) An undivided $\frac{1}{3}$ share of the land called Kapukotuwepillewa of about 6 seers kurakkan sowing in extent, situate at Kanogama aforesaid; and bounded on the north by limit of the pillewa of Ranhamy and others, east by the field of Dingiri Menika, south by the field of Appuhamy and land of Malhamy, and west by the land of Appuhamy and Malhamy.

Amount to be levied Rs. 13,496.20, together with further interest on the sum of Rs. 13,400 at the rate of 15 per cent. per annum from September 17, 1926, to the date of decree, and thereafter on the aggregate amount of the decree at 9 per cent. per annum till payment in full, and costs of suit (bill not taxed yet).

S. D. SAMARA SINGHE, Deputy Fiscal's Office, Deputy Fiscal. Kalutara, December 7, 1926.

<u> </u>	<u> </u>	I	n th	e District Court	of Putt	alar	n. 35
S.	S.	Ρ.	۰ L .	Subramaniam	Chetty	of	Putta- Plaintiff
			6 24.			- -	

S. M. A. M. Mohideen Wawa Marakar of Teli Defendant.

NOTICE is hereby given that on Monday, January 10, 1927, at 4 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.:—

Out of the garden called Sembukulamtotam, situate at Karaiaddipooval in Akkarapattu, Puttalam District, North-Western Province; containing in extent 500 acres more or less; and bounded on the north by Marakantotam, east by Andankannitotam and watercourse, south by Melpattutotam and ridge of field, and west by sea, exclusive of an undivided $\frac{1}{3}$ of 40/72shares of the soil and $\frac{1}{3}$ share of the tobacco plantation planted by Suppiah and Punnacholai plantation planted by Sego Mohideen, sold in execution of writ in District Court, Puttalam, case No. 3,618; an undivided $\frac{1}{3}$ of 6/72 shares of the entire land or soil, $\frac{1}{3}$ of the old plantation on the north-west, $\frac{1}{3}$ share of the old plantation planted by Kana Katchi Marakar on either side, $\frac{1}{3}$ share of the Kallady plantation, the PART II. - CEYLON GOVERNMENT GAZETTE - DEC. 10, 1926

entire young plantation on the north Punnacholai and the land called Alaiaddy Chaika planted with 1,000 coconut trees on the south-west in the middle.

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For the recovery of the sum of Rs. 2,977.25 with interest at 1¹/₄ per cent. per mensem from March 19, 1924, till payment in full, also a sum of Rs. 1,414.44, costs, charges, and poundage.

C. SITTAMPALAM, Fiscal's Office, Puttalam, December 4, 1926. Deputy Fiscal.

In the District Court of Puttalam.

8 Mohideen Pitche Mohamado Abdul Cader Saibo of Puttalam Plaintiff. Vs. No. 3,742.

Mohamado Meera Natchia alias Mohamado Pathumma, widow of Wawatamby of Puttalam Defendant.

NOTICE is hereby given that on Wednesday, January 12, 1927, at 10 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, viz.:-

An undivided $\frac{1}{2}$ share of the two contiguous portions of the coconut garden called Nendinipoomi, situate at Nendeni, in Puttalam pattu, in the District of Puttalam, in the North-Western Province; containing in extent 9 acres 2 roods and 37 perches: and bounded on the north by the land mentioned in plan No. 160,278 and Periyakulamkado belonging to the Crown, east by land appearing in plan No. 146,375, south and west by reservation. The entirety within these boundaries, exclusive of the life interest of Avva Umma, widow of Seeni Madar Mohamado Miskin, and leasehold interest.

For the recovery of the sum of Rs. 1,940 with interest on Rs. 1,500 at 1 per cent. per mensem from June 19, 1924, to August 7, 1924, and thereafter legal interest, Fiscal's charges, and poundage.

Fiscal's Office, C. SITTAMPALAM, Puttalam, December 4, 1926. Deputy Fiscal.

687	In	the D	istrict	Coι	irt of Ne	gombo.	•
M.	R. R	. M.	М.	R .	\mathbf{Ramen}	Chetty	\mathbf{of}
/ N	egombo			•••••	•••••	Chetty	Plaintiff.
6	No. 91	3.		Vs	۱ . ·		

(1) Adiriyapola Appuhamillage William Appuhamy, (2) Senerath Dasanayake Mudiyanselage Liyange Nona Hamine of Hanchapola...Defendants.

NOTICE is hereby given that on Thursday, January 6, 1927, at 10 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 pro-perty, for the recovery of Rs. 1,308 with interest on **B**. 408 at the rate of 18 per cent. per annum from April 26, 1926, till August 5, 1926, and thereafter at 9 per cent. per annum, till payment and poundage, viz. :-

An undivided 5/7 share of the land called Kahatagahawatta and of the buildings standing thereon, situate at Etiyawala in Otara palata of Pitigal Korale South, in the District of Chilaw; and bounded on the north by fence of the garden of Don Carolis Appu-hamy, Police Headman, and others, east by Maha-oya, south by fence of the garden of Menikrala Vel-Vidane, and west by fence of the garden of Silvestry Saparamado Appuhamy; containing in extent about 3 acres.

A. BASNAYAKE, Deputy Fiscal.

Deputy Fiscal's Office. Chilaw, December 6, 1926. 42 10 Ja the District Court of Negombo.

M./Fonniah Pulle of Negombo, attorney of K. N. Suppramani Chetty.....Plaintiff. No. 1,261.

Vs.

Narayana Mudalige Hendrick Appuhamy of Haldanduwana Defendant.

NOTICE is hereby given that on Wednesday, January 12, 1927, at 10 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. 993.70 with interest on Rs. 800 at 24 per cent. per annum from October 12, 1926, till November 3, 1926, and thereafter at 9 per cent. per annum, till payment and poundage, viz.:

(1) An undivided $\frac{1}{2}$ share of the land called Konadeniyakumbura, Makullagahakumbura, and the high land adjoining each other, and of the buildings standing thereon, situate at Kirimetiyana in Otara palata of Pitigal Korale South, in the District of Chilaw; and bounded on the north by land of the heirs of Tunan Arachchi Appu and land of Saribu, east by field and Pillewa belonging to Jayaturala and others, south by Gansabha road, and west by high road and Thimbiri-gahakumbura belonging to Saribu; containing in extent 8 acres 3 roods and 18 perches.

(2) The southern $\frac{1}{2}$ share of the three contiguous portions of lands called Kajugahawatta, Kahatagaha-watta, and Kajugahawatta with the buildings standing thereon, situate at Haldanduwana in Otara palata aforesaid; and bounded on the north by remaining 1/2 share of this land belonging to Marthelis Appuhamy and Punchi Sinno Appuhamy, east by high road, south by land in plan No. 84,841 belonging to the heirs of James, the land purchased by Savariel and land in plan No. 79,838, and west by lands in plans Nos. 79,838 and 79,847; containing in extent 2 acres 3 roods and 20 perches.

A. BASNAYAKE, Deputy Fiscal.

Deputy Fiscal's Office, Chilaw, December 6, 1926.

Province of Sabaragamuwa. 22

In the Court of Requests of Kegalla. E S. P. Suppiah Pulle of Kegalla......Plaintiff. V.

No. 1,070. Vs.

Richard Nugawela of Kehelwatugoda......Defendant.

NOTICE is hereby given that on January 7, 1927, commencing at 3 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.:-

The entirety of Wahugepitiyekumbura 62 one amunam of paddy sowing in extent, situated at Walagama in Gandolaha pattu of Beligal korale, in the District of Kegalla, of the Province of Sabaragamuwa; and bounded on the east, south, and west by ela, and north by the endaru fence of Bangalawewatta.

To levy Rs. 226.28 with legal interest on Rs. 203.17 from September 8, 1926, till payment in full.

> S. DE SILVA, Additional Deputy Fiscal.

Deputy Fiscal's Office, Kegalla, December 3, 1926.

In the District Court of Colombo. 67

- Stanley Frederick de Saram of Colombo, administrator of the estate of William Somerville (the 2nd plaintiff), deceased...Substituted 2nd Plaintiff.

No. 6.302. Vs.

Owen Bernard Wijesekera of Eisleben, Staples street, Slave Island, Colombo......Defendant:

NOTICE is hereby given that on January 8, 1927, at 2 o'clock in the afternoon, will be sold by public auction at the premises the following property mortgaged with the plaintiffs by bonds Nos. 345 and 406 dated June 13, 1913, and September 27, 1919, attested by Eustace F. de Saram and J. A. Martensz of Colombo, Notaries Public, respectively, and declared specially bound and executable under the decree dated February 20, 1925, entered in the above action and ordered to be sold by the order of court dated November 24, 1926, for the recovery of the sum of Rs. 38,000, with interest thereon at the rate of

1926, 9 per centum per annum from February 27, 1926, till date of payment, and cost of suit, viz. :--

> One undivided $\frac{1}{2}$ part or share of and in all that and those the estate, plantations, and premises called and known as Gadadessa, situated at Bulatgomuwa in the Paranakuru korale in the Four Korales, in the District of Kegalla, Province of Sabaragamuwa, of the Island of Ceylon, comprising the following allotments of land forming one property, to wit:—

> (a) An allotment of land called Hunugalakande; bounded on the north and west by ground purchased by W. H. Kelaart, on the south by Allewannahenakele, on the east by Gadadessa-oya and ground purchased by A. and R. Crowe and Company; and (b) An allotment of land; bounded on the north-

(b) An allotment of land; bounded on the northeast by land described in plan No. 43525, on the south • by land claimed by natives, and on the west by land claimed by natives and by Puwakgalla-oya or ela of the said Gadadessa estate, comprising the said two allotments of land; containing in extent 510 acres 2 roods and 19 perches according to the diagram or map No. 87 dated October 11, 1905, and annexed to the Fiscal's Transfer No. 4521 dated October 12, 1905; together with one undivided ½ part or share of and in all the buildings, factory stores, machinery, fixtures, furniture, tools, implements; cattle, and other the live and dead stock thereon or thereto belonging, and of and in all the crops and produce thereof, and all the estate, right, title, and interest, claim, and demand whatsoever of the defendant in, to, out of, or upon the same.

Deputy Fiscal's Office, Kegalla, December 6, 1926.

NOTICES IN TESTAMENTARY ACTIONS.

In the District Court of Colombo. 36 A Order Nisi.

Testamentary Jurisdiction. No. 3,066. In the Matter of the Intestate Estate of Matarage Dona Elizabeth Hamine of Ratmalana, deceased.

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. C. V. Wickramasinghe, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated September 22, 1926, having been read:

It is ordered that the petitioner be and he is hereby declared entitled, as a creditor of the above-named deceased, to have letters of administration to her estate issued to him, unless the respondents above named or any other person or persons interested shall, on or before December 16, 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. Testamentary

Jurisdiction. Testa No. 3,120. The Midd Place

In the Matter of the Last Will and Testament of Agnes Eva Waldock of The Broadwalk Hotel, De Vere Gardens, Kensington, in the County of Middlesex, formerly of Frensham Place, Farnham, in the County of Surrey, decease

S. DE SILVA, Additional Deputy Fiscal.

THIS matter coming on for disposal before A. L. J. Croos-Dabrera, Esq., District Judge of Colombo, on November 29, 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 affidavit of the said petitioner dated November 25, 1926, certified copy of probate, certified copy of the will of the above-named deceased, power of

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attorney in favour of the petitioner, and Supreme Court's order dated November 19, 1926, having been, read: It is ordered that the will of the said deceased dated January 26, 1921, 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 executor named in the said will, and that he is entitled to have letters of administration, with a copy of the said will annexed, issued to him accordingly, unless any person of persons interested shall, on or before December 16, 1926; show sufficient cause to the satisfaction of this court to the contrary.

		A. L	J. CROOS-DABRERA,
November	29, 1926.		District Judge.
a/ In	the Distr	ict Court	of Colombo.

Order Nisi.

Testamentary. In the Matter of the Intestate Estate of Arthur Finch Mason, late of the Jurisdiction. Ceylon Government Railway Exten-No. 3.106. Department, Colombo, desions ceased.

William John Shelly of the Ceylon Government Railway Extensions Department, Colombo, Seylon, Attorney of Emma Mason of Ardevan, Whaley Lane, Whaley Bridge, in the County of Chester, England......Petitioner. And

 Charles Percy Mason of Windy Ridge, Tong-ment Lane, Cheadly Hulme, in the Contry of Chester, England, (2) George Harold Mason of No. 96, Inverleith Place, in the City of Edinburgh, Scotland, (3) Herbert Ashley Mason of Whaley Lane, aforesaid, (4) Gerald Mason, also of Whaley Lane, aforesaid, and (5) Elidyr also of Whaley Lane, aforesaid, and (5) Elidyr Florence Dixon Mason, Spinster, of Ashford, Bramhall Lane, Bramhall, in the said County of Chester.....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 Messrs. P. D. A. Mack & Sons, Proctors, 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 attorney in Ceylon of Emma Mason, who is the mother of the above-named deceased, to have letters of administration to the estate of Arthur Finch . Mason, deceased, issued to him, unless the respondents above named or any other person or persons interested shall, on or before December 16, 1926, show sufficient cause to the satisfaction of this court to the contrary.

A. L. J. CROOS-DABRERA, November 16, 1926. District Judge. In the District Court of Colombo. Order Nisi. Testamentary Jurisdiction. In the Matter of the Intestate Estate Xilliam Roland Kyrunegala, deand Effects Roland \mathbf{of} No **B**.124. Seneviratne ന് Service the of Bambalaceased. Jocalyn Alexandra Belle pitiya in Colombo \dots Petitioner. And Sangamitta Seneviratne, (2) Rajendra Senevi-atne, and (3) Louis Abeysundera Weera-ingke, all of Bambalapitiya in ratne, Bambalapitiya single, Colombo.....Respondents. THIS matter coming on for disposal before A. L. J. Croos-Dabrera, Esq., District Judge of Colombo, on

December 1, 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 November 29, 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 January 13, 1927, show sufficient cause to the satisfaction of this court to the contrary.

A. L. J. CROOS-DABRERA, December 1, 1926. District Judge.
26 Ros In the District Court of Colombo. Order Nisi.
Testamentary In the Matter of the Last Will an

er of the Last , of Ehiyaduragey and Jurisdiction. Testament Charles No. 7,356. Fernando of Moratuwa, deceased.

(1) Ehiyeduragey Carolis Fernando, (2) ditto Pirolis

Dabreya (Csi., District Judge of Colombo, on November 29, 1926 in the presence of Mr. C. V. Wickremasinghe. Proceed on the part of the petitioner above named; and the affidavits (1) of the said petitioners dated November 7, 1926, (2) of the attesting notary dated October 26, 1926, and (3) of the attesting witnesses dated September 9, 1926, having been read :

It is ordered that the last will of Ehiyaduragey Charles Fernando, deceased, of which the orignal 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 petitioners are the executors named in the said will, and that they are entitled to have probate thereof issued to them 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.

A. L. J. CROOS-DABRERA November 29, 1926. District Judge. In the District Court of Negombo. Drder Nisi declaring Will proved.

Rold Testamentary Jurisdicion. No. 2,455.

In the Matter of the Last Will and Testament of the late Juanpullege Maria Madalena of 2nd Division, Udayartoppu, Negombo, deceased.

THIS matter coming on for disposal before G. Furse Roberts, Esq., District Judge of Negombo, on Novem-ber 22, 1926, in the presence of Mr. Siriwardena. bert 22, 1920, in the presence of Mr. Diriwardena. Proctor, on the part of the petitioner, Jayasinghe Robert Charles Perera of 2nd Division, Udayartoppu, Negomba; and the affidavit of 11 the said petitioner. dated October 27, 1926 and (2) of one of the attesting witness dated October 16, 1926; having been read: It is predered that the last will and testament of Juanpukege Maria Modalena of 2nd Division, Udayar-tonnu, deceased dated July 17, 1917 of which the

toppu, deceased, dated July 17, 1917, 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, Jayasinghe Robert Charles Perera of 2nd Division, Udayartoppu, Negombo, be and he is declared entitled, as the sole beneficiary under the said will and as the adopted son of the said deceased, to administer the estate of the deceased above named, and that letters of administration do issue to him, with a copy of will annexed, unless any other person or persons interested shall, on or before December 13, 1926, show sufficient cause to the satisfaction of this court to the contrary.

November 22, 1926.

G. FURSE ROBERTS, District Judge.

Ar	In	the	Distrie	ct Court	; of	Negomb	ю.	la
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Order Nisi.

Jurisdiction. No. 2,466.

November 26, 1926.

Testamentary In the Matter of the Intestate Estate of the late Livanahitige Punchappu Hamy of Kumbaloluwa, deceased.

THIS matter coming on for disposal before G. Furse Roberts, Esq., District Judge of Negombo, on Novem ber 26, 1926, in the presence of Mr. C/N Mas, Proctor, on the part of the pentioner Gaparallage Menik Hamy of Kymbalolewa and the Hadavit of the said petitioner dated Norember 16, 1926, having been read

It is ordered that the said petitioner be and she is hereby declared entitled, as the widow of the said deceased, to administer the estate of the deceased above named, and that letters of administration do issue to her accordingly, unless the respondents-(1) Liyanahitige Podi Nona. (2) ditto Elaris Appuhamy, and (3) ditto Ukku Singho Appuhamy, all of Kumbaloluwa---or any other person or persons interested shall, on or before December 22, 1926, show sufficient cause to the satisfaction of this court to the contrary.

> G. FURSE ROBERTS, District Judge.

In the District Court of Kalutara.

37/10/ Order Nisi.

Testamentary In the Matter of the Internate Estate of Nahalla Vithanage Enis Appu-Jurisdiction. hamy of Welkandala, deceased. No. 1,934.

Nahalla Vithanage Elisa of Welkandala .: Petitigher.

THIS matter coming on for disposal before M. Prasad, Esq., District Judge of Kalutara, on Sep-tember 20, 1928, in the presence of McD. C. Parana-gama, Proctor on the part of the petitioner, Nahalla Vithanage Elisa Nona of Welkandala; and the affi-davit of the said petitioner dated September 20, 1926, having been read. 1926, having been read:

It is ordered that the said petitioner be and she is hereby declared entitled, as elder daughter of the said deceased, to have letters of administration his estate issued to her, unless the respondents or any other person or persons interested shall, on or before November 20, 1926, show sufficient cause to the satisfaction of this court to the contrary.

It is further declared that J. de Vandebona- be appointed guardian ad litem over the 1st to 6th respondents, minors, for all the purposes of this action, unless the respondents or any other person or persons interested shall, on or before November 26, 1926, show sufficient cause to the satisfaction of this court to the contrary.

November 15, 1926.

M. PRASAD, District Judge.

The time for showing course has been extended till January 21, 1927.

> M. PRASAD, District Judge.

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

Jurisdiction. No. 1,943.

Testamentary. In the Matter of the Last Will and of the late Francis Testament Simon de Fonseka, deceased, of Kalutara.

PHIS matter coming on for disposal before M. Prasad, Esq., District Judge of Kalutara, on October 20, 1926, in the presence of Mr. A. D. de Fonseka, Proctor, on the part of the peritioners, Joseph Peter de Fonseka of Kalutara, and the affidavit of the said petitioners dated June 10, 1926, and of the attesting notary dated June 26, 1926, having been read:

It is ordered that the will of Francis Simon de Fonseka of Kalutara, deceased, dated October 3, 1925, and now deposited in this court be and the same is hereby declared proved, unless any person or persons interested shall, on or before December 21, 1926, show sufficient cause to the satisfaction of this court to the contrary.

It is further declared that the said Joseph Peter de Fonseka and John Bernard de Fonseka are the exe-cutors named in the said will, and that they are entitled to have probate of the same issued to them accordingly, unless any person or persons interested shall, on or before December 21, 1926, show suffi-cient cause to the satisfaction of this court to the contrary.

November 16, 1926.

M. PRASAD, District Judge.

In the District Court of Kandy. Order Nisi.

No. 4,398.

Testamentary. In the Matter of the Estate of Rajakaruna Atapattu Wasala Mudianselage Gamegedera alias Angodaya Koralalagedera Rajakaruna Atapattu Mudianselage Dingiri Banda Korala, decesson, of Molagoda.

THIS matter coming on for disposal before Vincent THIS matter coming on for disposal before Vincent Michael Fernando, Esq., District Judge, Kandy, on July 22, 1926, in the presence of Mr. Albert Goda-munne, Proctor, on the part of the petitioner, Litul-titiyawa Koralagedera Ukku Amma Kumarihamy of Medagoda; and the affidavit of the said petitioner dated June 18, 1926, having been read. It is ordered that the petitioner above named, at the whow of the deceased above named, be and she is hereby declared entitled to letters of administration to the declared entitled to letters of administration to the estate of the deceased above named issued to her accordingly, unless the respondents-(1) Wijekoon Mudianselemahakumburegedera Tikiri Banda, (2) ditto Punchi Menika, (3) ditto Mutu Banda, (4) Wijekoon Mudiansela Ukku Banda, all of Litultitiyawa, (5) Meddegodawalawwa Dingiri Kumarihamy Chandresekere, (6) K. B. Chandresekere of Medagoda; the 1st, 2nd, and 3rd respondents by their guardian ad litem, the 4th respondent, and 5th respondent by her guardian ad litem the 6th respondent-or any other person interested shall, on or before September 2, 1926, show sufficient cause to the satisfaction of this court to the contrary.

July 26, 1926.

V. M. FERNANDO, District Judge.

The date for showing cause is extended to December 13, 1926.

November 11, 1926

V. M. FERNANDO, District Judge. -

1056 Ko 8/ 35/108/ In the District Court of Matara. • In the District Court of Kandy. Testamentary. In the Matter of the Estate of the No. 3,222. Matara late Kakki Abeywardana Order Nisi declaring Will proved. Testamentary In the Matter of the Estate of the Jasinhe Hamine of Elgiriya. late Kander Paramoo, deceased, of Jurisdiction. Hendrick William Jayawickrama Wijetunge of Madulkelle. No. 4,433. Kamburupitiya.....Petitioner. THIS matter coming on for disposal before Vincent Dón Andris Jayawickrama Wijetunge of Elgrivá, (2) Buddhadasa Wijetunge Wickrama-sinké of Kirinda, (3) Eney Jayawickrama Wije-tunge of Kirinda and Dasbend (4) Sinon Abey-wardane Wijetunge of Jatto, (5) Algina Jayawickrama Wijetunge of Elgiriya and hus-bahd (6) W. S. Jayaweera of ditto, (7) Anga-lina Jayawickrama Wijetunge and husband (8) Don Carolis Palehakkara of ditto, ..., Responder Michael Fernando, Esq., District Judge, Kandy, on November 18, 1926, in the presence of Messrs. Saravanamuttu & Balasingam, Proceed, on the part of the petitioner, Paramoo Kandiah diso of Madul-kelle; and the affidavit of the stid petitioner dated September 22, 1926, and of the attesting witnesses dated September 9, 1926, having been read: It is ordered that the will of the above-named deceased dated July 28, 1918, and now deposited in this court, be and the same is hereby declared proved, unless the respondents--(1) Meenamal, daughter of Michael Fernando, Esq., District Judge, Kandy, on Don Carolis Palehakkara of ditto.....Respondents. THIS matter coming on for disposal before W. Sansoni, Esq., District Judge of Matara, on June 5, unless the respondents--(1) Meenamal, daughter of Kumaraveil, (2) Paramoo Sinnatamby, and (3) 1926, in the presence of Messrs. Abeygunawardana Paramoo Letchimi; the 2nd and 3rd by their guardian & Weerasekera, Proctors, on the part of the peti-tioner above named; and the petition and affidavit of the said petitioner dated May 31, 1926, having been ad litem the 1st respondent-or any other person interested shall, on or before December 23, 1926, show sufficient cause to the satisfaction of this court to read : the contrary. It is ordered that the petitioner, Hendrick William It is further declared that the said Paramoo Kandiah Jayawickrama Wijetunge, be and he is hereby declared is one of the executors named in the said will, and entitled, as son of the said deceased, to administer the that he is entitled to have probate of the same issued said estate, and that letters of administration do issue to him accordingly, unless the respondents above to him accordingly, unless the respondents above named or any other person or persons interested shall, named or any other person or persons interested shall, on or before July 23, 1926, show sufficient cause to on or before December 23, 1926, show sufficient cause to the satisfaction of this court to the contrary. the satisfaction of this court to the contrary. $< \cdot < \cdot$ W. SANSONI. V. M. FERNANDO, June 5, 1926. District Judge. November 18, 1926. District Judge. Date extended to January 31, 1927. In the District Court of Nuwara Eliya. Order Nisi. J. R. WALTERS, District Judge. Testamentary In the Matter of the Intestate Estate In the District Court of Matara. Jurisdiction. of Sana Suna Mohideen of Ram-No. 179. boda, deceased. V. E. K. R. Caruppiah Pillai of Wevondon Order Nisi. estate, Ramboda Petitioner. Fitche ana Syna Myna Nagoor of ∕Ram-......Respondent. boda. THIS matter coming on for disposal before G. N. Farquhar, Esq., District Judge of Nuwara Eliya, on November 9, 1926, in the presence of Messrs. de Against Silva & Tambinayagam, Proctors, on the part of the petitioner above named; and the petition and affidavit Manadun Marikkar Mohammade Mahadun, . (2) Mahadum Marikkar Mohammadu Malikel, both of Kadeweediya, (3) Mohammade Casim Mohammadu Handa of Kadeweediya...Respondents. of the petitioner dated September 14, 1926, having been read: It is ordered that the petitioner, V. E. K. R. Carup-THIS THIS matter coming on for disposal before W. Sansoni, Esq., District Judge of Matara, on Septem-ber 10, 1926, in the presence of Mr. E. P. Wijetunge, piah Pillai, be and he is hereby declared entitled, as creditor, to administer the said estate, and that letters of administration do issue to him accordingly, unless any person or persons interested shall, on or before Proctor, on the part of the petitioner above named; December 6, 1926, show sufficient cause to the satisand the petition and the affidavit of the said petitioner dated September 9, 1926; having been read: faction of this court to the contrary. It is ordered that the petitioner, Omeru Lebbe Marikkar Mahammadu Mahadun, be and he is hereby G. N. FARQUHAR, declared entitled, as husband of the said deceased, to November 9, 1926. District Judge. administer the said estate, and that letters of administration do issue to him accordingly, unless the respond-The foregoing Order Nisi is hereby extended to ents above named or any person or persons interested December 20, 1926, to show cause.

December 6, 1926.

G. N. FARQUHAR, District Judge. cause to the satisfaction of this court to the contrary. It is further ordered that the 3rd respondent, Mohammadu Casim Mohammadu Hanifa, be and he

shall, on or before November 5, 1926, show sufficient

is hereby appointed guardian ad litem over the 1st and 2nd minor respondents above named, unless sufficient cause be shown to the contrary on November 5, 1926.It is also ordered that the said 1st and 2nd minor respondents above named be produced before this court on November 5, 1926. W. SANSONI, September 10, 1926. District Judge. The above Order Nisi is extended to December 10, 1926. J. R. WALTERS, November 5, 1926. District Judge In the District Court of Matara. 38 / 10/0/ on January 12, 1927. Testamentary In the Matter of the Estate of the lete Case Malagodagamage Don Andrayes Ginerena No. 3,267. of Udugama, in Mekawita. 12, 1927. Malagodagamage Hendrick alias Punchi Appuhamy of Udugangoda Petitioner. November 5, 1926. Vg (1) Mallika Aratchige Chinarahamy of Udugema, wife of the deceased, (2) Malagodagamage Dionis Prema-Jurisdiction. No. 963. been read : It is ordered that the petitioner, Malagodagamage Hendrick alias Punchiappuhamy, be and he is hereby declared entitled to administer the said estate, and that letters of administration do issue to him accordingly, unless the respondents abovenamed or any person or persons interested shall, on or before November 29, 1926, having been read: show sufficient cause to the satisfaction of this court to the contrary It is also ordered that the 1st respondent, Mallika Aratchige Gimarahamy, be and she is hereby appointed guardian ad litem over the 2nd and 3rd minor respondents, unless sufficient cause be shown to the contrary on November 29, 1926. It is also ordered that the said 2nd and 3rd minor respondents be produced before this court on November 29, 1926. W. SANSONI, court to the contrary. District Judge. Date extended to December 17, 1926. October 7, 1926. W. SANSONI, District Judge. In the District Court of Jaffna. Testamentary In the District Court of Matara. Jurisdiction. Örder Nisi. No. 6,059. In the Matter of the Estate of the Testamentary Jurisdiction. late Tirimamuni Karalinahamine of No. 3,273. Battegama, deceased. Don Sarvis de Abrew Wanigaratna of Barteponnai West in Jaffna.... gama..... Petitioner. And (1) Edwin de Alfrew Wangaratha, (2) Martin de Abrew Wangaratha, (3) Leelawathie de Abrew Wangaratha, (5) Leelawathie de Abrew Wangaratha, (5) Sumanaseeli de Abrew Wangaratha, (6) Anelris de Abrew Wangaratha, (7) Podimahathmaya de Abrew Wangaratha, the 2nd to 7th minors by their Martin Wanigaratna, the 2nd to 7th minors, by their guardian ad litem the 1st respondent, all of Battegama.....Respondents. THIS matter coming on for disposal before J. R. Walters, Esq., District Judge of Matara, on November 5, 1926, in the presence of Mr. Samson Dias, Proctor,

on the part of the petitioner above named; and the, petition and affidavit of the said petitioner dated November 4, 1926, having been read:

It is ordered that the petitioner, Don Sarvis de Abrew Wanigaratna of Battegama, be and he is hereby declared entitled, as husband of the said deceased, to administer the said estate, and the letters of administration do issue to him accordingly, unless the respondents above named or any person or persons interested shall, on or before January 12, 1927, show sufficient cause to the satisfaction of this court to the contrary.

It is also ordered that the 1st respondent, Edwin de Abrew Wanigaratna, be and he is hereby appointed guardian ad litem over the 2nd to 7th minor respondents, unless sufficient cause be shown to the contrary

It is also ordered that the said 2nd to 7th minor respondents be produced before this court on January

J. R. WALTERS, District Judge.

In the District Court of Tangalla.

Order Nisi.

Testamentary In the Matter of the Intestate Estate of the late Hewa Gamage Dineshami, deceased, of Kadurupokuna.

THIS matter coming on for disposal before V. P. Redlicn; Esq., District Judge of Tangalla, on October 7, 1926, in the presence of Mr. H. D. Ratheringa, Proctor, on the part of the petitions, Panamulle Arachehige Kawanihann of Kidurupokuna, and the affidavity and petition of her dated July 30, 1926,

It is ordered that the said petitioner, as the widow of the deceased above named, be and she is hereby declared entitled to have letters of administration to the estate of the deceased issued to her accordingly, unless the respondents-(1) Hewagamage Hinhami, (2) ditto Siyadoris, (3) ditto Endoris, (4) ditto Gimarahami, (5) ditto Hami, and (6) Hatarasin Arachchige Disan Appuhami, shall, on or before December 20, 1926, show sufficient cause to the satisfaction of this

In the Matter of the Intestate Estate of Seynampu Nachchia, daughter of Othuman Lebbe of Vannarponnai West, in Jaffna, deceased.

V. P. REDLICH,

District Judge.

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Mohideen Candoe Othuman Lebbe of Vannar-

Othuman Lebbe Mohamed/Sultan Abdul Cader

Othuman Lebbe Mohamed Sultan Abdul Gader of Vannarponnai West in Jaffna..... Respondent. THIS matter of the petition of the above-named petitioner, praying that the otters of administration to the estate of the above named deceased; Seynampu Nachchia, be issued to him, the petitioner, coming on for disposal before G. W. Woodhouse, Esq., District Judge, on March 15, 1926, in the presence of Mr. S. M. Aboobucker, Proctor, on the part of the peti-tioner, and the affidavit of the petitioner dated June tioner; and the affidavit of the petitioner dated June 10, 1926, having been read: It is ordered that the above-named petitioner, as father of the said deceased, is entitled to have letters of administration to the

estate of the said deceased issued to him, unless the respondent shall, on or before July 27, 1926, show sufficient cause to the satisfaction of this court to the contrary.

G. W. WOODHOUSE, District Judge. July 2, 1926.

Extended to August 17, 1926. Extended to September 7, 1926. Extended to October 12, 1926. Extended to November 2, 1926.

> G. W. WOODHOUSE, District Judge.

Extended to December 14, 1926.

G. W. WOODHOUSE, District Judge.

In the District Court of Jaffna. .

Order Nisi. , *

Jurisdiction. No. 6,262.

4

1058

Testamentary In the Matter of the Estate of the late Sinakaman, wife of Nakendrar Murugesu of Kondavil, deceased.

Elaiyatamby Chellappah of Kondavil......Petitioner.

coming on for disposal before G. W. Woodhouse, Esq., District Judge. on October 1, 1926, in the presence of Mr. P. K. Somasunderam, Proctor, on the part of the petitioner; and the affidavit of the petitioner dated September 27, 1926, having been read: It is declared that the petitioner is the husband of one of the heirs of the said intestate, and is entitled to have letters of administration to the estate of the said intestate issued to him, unless the respondent or any other person shall, on or before November 2, 1926, show sufficient cause to the satisfaction of this court to the contrary.

G. W. WOODHOUSE, October 8, 1926. District Judge. ...

G. W. WOODHOUSE,

Time to show cause extended till December 14, **1926.** Exception of the second secon

District Judge. In the District Court of Jaffna. Order Nisi. In the Matter of the Estate of the late Soosanapillay, with of Santiapillay Testamentary Jurisdiction. No. 6,265 Soosanapillay, with of Santiapil Soosaipillay of Sellalai, deceased. f Sellalai SantiapillavPetitioner. Vs. Soosaipillay Anthonippillay, (2) Mariammah, daughter of Soosaipillay, minors, (3) Soosai-pillay Sevastiampillay, (4) wife Anasy, (5). Sevastiampillay Jovan, all of Sellalai...Respondents. THIS matter of the petition of the petitioner, praying that letters of administration to the estate of

the deceased be issued to him, and that the 3rd and 4th respondents be appointed guardian ad litem over their grand children, the 1st and 2nd respondents, coming on for disposal before G. W. Woodhouse, Esq., District Judge, Jaffna, on October 4, 1926, in the presence of Mr. K. Ethirnayagam on the part of the petitioner; and the petition and affidavit of the petitioner having been read:

It is hereby ordered that the petitioner, as the lawful husband of the deceased, be declared entitled to have letters of administration issued to him, and that the 3rd and 4th respondents be appointed guardian ad litem over their grand children, the 1st and 2nd respondents, unless the respondents above named or any other persons shall, on or before December 14, 1926, show sufficient cause to the satisfaction of this court to the contrary.

G. W. WOODHOUSE, Jaffna, October 20, 1926. District Judge. the District Court of Jatina. 33 / to 8/ Order Nisi. Testamentary In the Matter of the Estate of Meenadchy, wife of Viyakkirapathar Jurisdiction. Subramaniam of Karaidivu East, No. 6,307. Jaffna, late of Koala Lumpur, intestate. Variation of Karia-Muttuspillai, widow of divu Petitioner. (1) Nakammah, daughter of Subramaniar of

Karaidiyu/East, and (2) Kandar Saravanamuttu of Karaidivu West Respondents...

THIS matter of the petition of Muttuppillai, widow of Viyakkirapathar of Karaidivu East, praying for letters of administration to the estate of the above-named deceased, Meenadchy, wife of Viyakkirapathar Subramaniam, coming on for disposal before G. W. Woodhounse, Esq., District Judge, on November 16, 1926, in the presence of Mr. T. Arumainayagam, Proctor, on the part of the petitioner; and the affidavit of the petitioner dated November 8, 1926, having been read: It is ordered that the 2nd respondent be appointed guardian ad litem over the 1st respondent, and it is declared that the petitioner is the attorney of Viyakkirapathar Subramaniam, the husband of the said intestate, and is entitled to have letters of administration to the estate of the said intestate issued to her, unless the 2nd respondent or any other person shall, on or before December 16, 1926, show sufficient cause to the satisfaction of this court to the contrary.

G. W. WOODHOUSE, November 24/ 1926. District Judge. In the District Court of Jaffna. 18 Order Nisi. Testamentary In the Matter of the Estate of the late Sivagami Ammal wife of T. Krishnar of Koddaikeru in Vadduk-Jurisdiction. No. 6,608. koddài, Jafiqa, deceased. Kristhan O Thamotharampillai Moolai, Jaffna...,Petitioner. **k**nð (1) Sivapakkiam alias Kanakamba, daughter of Krishnar appearing by their guardian ad litem, minor, (2) Ambalavanar Suppiramaniam of

Koddaikadu in Vaddukkoddai, Jaffna...Respondents: THIS matter of the petition of the above-named petitioner, praying that the above-named 2nd respondent be appointed guardian ad litem over the 1st minor respondent, for the purposes of this action and for grant of letters of administration to the estate of the above-named deceased, coming on for disposal before G. W. Woodhouse, Esq., District Judge, on November 16, 1926, in the presence of Mr. S. Cumarasurier, Proctor, on the part of the petitioner; and the affidavit of the petitioner dated November 12, 1926, having been read: It is declared that the 2nd respondent be appointed guardian ad litem over the said 1st minor respondent for the purposes of representing her in this action, and that the petitioner is the husband of the said intestate and is entitled to have letters of administration to the estate of the said intestate issued to him, unless the respondents or any other person shall, on or before December 14, 1926, show sufficient cause to the satisfaction of this court to the contrary.

G. W. WOODHOUSE, District Judge. November 30, 1926. In the District Court of Batticaloa. 35/68 Order Nisi. Testamentary In the Matter of the Estate of the late Kalikuttipody Kandapody Van-Jurisdiction. niah of Naipaddimunai, deceased. No. 212. Kaaliammai of Naipaddi-ParasiramapodyPetitioner. munai Vs. (1) Tampimuttu Sinnatamby (2) Mintervu, (2) Velupillai Markandu, and (3) Sinnatampipody Marimuttu of Pandimura Marimuttu of Pandir pp 0......Respondents. Between Parasiranapody Kaaliammai of Naipaddimunaž Petitioner. And (1) Velupillai Markandu and (2) Sinnatampipody Marimuttu. of Pandiruppoo......Respondents. THIS matter coming on for disposal before W. D.

Niles, Esq., District Judge of Batticaloa, on Novem-ber 11, 1926, in the presence of Mr. E. T. Kadramer, Proctor, on the part of the petitioner; and the affidavits of the petitioner dated June 18, 1926, and September 29, 1926, and the petition of the petitioner dated November 10, 1926, having been read:

It is ordered that the petitioner be and she is hereby declared entitled, as the widow of the deceased, to administer the estate of the deceased, and that letters of administration do issue to her accordingly, unless the respondents in the 2nd set or any other person or persons interested shall, on or before December 23, 1926, show sufficient cause to the satisfaction of this court to the contrary.

District Judge. November 11, 1926. In the District Court of Batticaloa 35 /6 Order Nisi. Testamentary In the Matter of the Estate the Jurisdiction. Altarlevvaipody late lkaney А No. 230. Mohamad Umma of Sampanturai, deceased. Έ. Emmanuel, Secretary, Distri Batticaloa Petitioner. Vs. (1) P. H. Mohamful Aboobaker Lebbe Athamlevvai, (2) Athamlevvai Kalandarlevvai, (3) Kosupillai Asseatummah of Division No. 1, Sammanturai Respondents. THIS matter coming on for disposal before W. D. Niles, Esq., District Judge of Batticaloa, on October

30, 1926, in the presence of Mr. M. A. Zain Kariapper, Proctor, on the part of the petitioner; and the affidavit and petition of the petitioner dated October 27, 1926, having been read:

It is ordered that the 3rd respondent be and she is hereby appointed guardian ad litem of the minor, the 2nd respondent, for the purpose of this case, and that the petitioner be and he is hereby declared entitled, as Secretary of the District Court of Batti-caloa, 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 November 30, 1926, show sufficient cause to the satisfaction of this court to the contrary.

W. D. NILES, District Judge. October 30, 1926. Extended to December 23, 1926. W. D. NILES, District Judge. November 2, 1926. In the District Court of Batticaloa. 32 Order Nisi. n the Matter of the Estate and Effects of the late Vairamuttu Vytilingam of Batticaloa, deceased. 'In Testamentary Jurisdiction. No. 228. Murugasoe Seenitamby of Pultantivu, Batticaloa Petitioner. Vs. (1) Vinasiar Pooranipillai, widow of the late Niles, Esq., District Judge of Batticaloa, on November 10, 1926, in the presence of Mr. K. Thambiah, Proctor, on the part of the petitioner; and the affidavit and petition of the petitioner dated June 2, 1926, and November 8, 1926, respectively, having been read: It is ordered that the petitioner be and he is hereby declared entitled, as the son-in-law 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 December 2, 1926, show sufficient cause to the satisfaction of this court to the contrary. W. D. NILES, District Judge. November 10, 1926. W. D. NILES, Extended and re-issued for January 6, 1927. W. D. NILES, District Judge.

In the District Court of Chilaw.

Order Nisi.

duwana, deceased

And

both

THIS matter coming on for disposal before O. L. de

Kretser, Esq., District Judge of Chilaw, on November

Anulawathi Jayalath,

Jayalath,

In the Matter of the Intestate Estate

Jaystath Haimne Of Haldan-

of Jayalath Imihamillage Peeris

Singho Appuhamy, late of Haldan

of

.....Petitioner.

Haldan-

(2) Edward

200

Testamentary-

Jurisdiction.

No. 1,747.

Jane Cornelia duvena.....

Alice

Charles

duwana...

(1)

PART II. - CEYLON GOVERNMENT GAZETTE - DEC. 10, 1926

1, 1926, in the presence of Messrs. Corea & Corea, Proctors, on the part of the petitioner, above named; and the affidavit of the said petitioner dated October 25, 1926, having been read:

It is ordered that the above-named *petitioner be and she is hereby declared entitled; as the 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 December 17, 1926, show sufficient cause to the satisfaction of this court to the contrary.

O. L. DE KRETSER, District Judge.

78 In the District Court of Chilaw. Order Nisi. 6 Testamentary In the Matter of the Intestate Estate Jurisdiction. of the late Kapuruhamige Bandi No. 1/750. Etena, deceased, of Kumarakattuwa. Secretary of District Court, Chilaw.....Petitioner. And

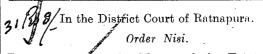
(1) V. Weeramma, widow of Mutu Sami Kangany (her son), (2) W. elupillai, both of Karukkuwatawana, (3) V. Muttu Velo of Kumarakatuwa, (3) Neel Cooke of Marandawila estated a ninor, by his guardian ad litem V. Mutu Velo of Kumarakatuwa.....Respondents. THIS natter coming on for disposal before O. L. de Kretser, Hsq., District Judge of Chilaw, on October 22, 1926, in the presence of Mr. S. Guy Sansoni, Proctor, on the part of the petitioner above named:

Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated October 22, 1926, having been read:

It is ordered that the petitioner be and he is hereby declared entitled, as the Secretary of the District Court, to have letters of administration to the estate of the late K. Bandi Etena of Kumarakattuwa issued to him, unless the respondents above named or any other person or persons interested shall, on or before December 17, 1926, show sufficient cause to the satisfaction of this court to the contrary.

It is further ordered that the said 3rd respondent be and he is hereby appointed guardian ad litem over the 4th respondent, a minor, unless any person or persons interested shall, on or before December 17, 1926, show sufficient cause to the satisfaction of this court to the contarary.

O. L. DE KRETSER, Chilaw, October 22, 1926. District Judge.



Testamentary Jurisdiction No. 854

In the Matter of the Estate of the late Ponnahennedige Sardiel Dias of Ratnapura, deceased.

THIS matter coming on for disposal before H. E. Jansz, Esq., District Judge, Ratnapura, on November Jansz, Esq., District Judge, Ratnapura, on November 10, 1926, in the presence of Messrs. Wallooppillai & Goonesekere, Proctors, on the part of the petitioner, Warnakulasuriya Mahamutugala Kankanamalage Bonni Pasire Fernandy align Emalina Fernando of Wekada in Panadure, and the affidavit of the said petitioner dated November 9, 1926, having been read: It is ordered that Lindamulage Joachinu. Silva of Veyangoda presently of Ratnapura be appointed guardian ad litem over the minor respondents—(1) Ponnahamulage Childers Henry, Dias and (2) ditto Ponnahennedige Childers Henry Dias and (2) ditto Darlet Mabel Dias, both of Mudduwa in Ratnapuraunless any person or persons interested shall, on or before December 16, 1926, show sufficient cause to the satisfaction of this court to the contrary.

It is further ordered that the petitioner above named. as the widow of the deceased above named, is entitled to have letters of administration to the estate of the deceased above named, unless the respondents above named 'or any other person or persons interested shall, on or before December 16, 1926, show sufficient cause to the satisfaction of this court to the contrary.

November 10, 1926.

H. E. JANSZ, District Judge.

November 1, 1926.

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