

THE

CEYLON GOVERNMENT GAZETTE

No. 7,710 – FRIDAY, MAY 24, 1929.

Published by Authority.

PART II.-LEGAL.

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

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COLOMBO:

A. C. RICHARDS, ACTING GOVERNMENT PRINTER, CEYLON.

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B 1

DRAFT ORDINANCE.

MINUTE.

K 534/28

The following draft of a proposed Ordinance is published for general information, and in substitution of the draft previously published in the *Government Gazette* of February 8 and 15, 1929:---

V. 685.

An Ordinance to amend the Village Communities Ordinance, No. 9 of 1924.

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

Short titlo.

1 This Ordinance may be cited as the Village Communities Amendment Ordinance, 1929.

Repeat of section 23 of the principal Ordinance and substitution of new section. Failure to elect committee at prescribed time, and

time, and other irregularities. 2 Section 23 of the principal Ordinance is hereby repealed and the following section is substituted therefor :---

23 (1) (a) If the term of office of any committee is allowed to expire before the election of another committee in its place, it shall nevertheless be lawful for the Government Agent to fix a day for the election of a committee.

(b) Such election shall be held in accordance with the provisions of section 22 (2), and the committee elected thereat shall be deemed to have been validly elected, and the term of office of such committee shall be reckoned from the first day of July preceding its election.

(2) If any election held under section 22, before the thirtieth day of June, 1928, has been in all respects $d\vec{u}l\vec{y}$ held, save only that it has been held prior to the earliest date on which, under the provisions of section 22, it could have been held,

- (a) such election shall be deemed for all purposes whatsoever to be valid, and to have been duly held in accordance with the provisions of section 22;
- (b) all members of any committee elected at such election shall be deemed for all purposes whatsoever to have been duly elected ; and
- (c) all proceedings held or taken, and all acts, matters, or things performed or done by such committee, or by the members or any of the members thereof, in accordance with the provisions of this Ordinance and subsequent to the date from which its term of office is reckoned, shall be deemed for all purposes whatsoever to have been duly held, taken, performed or done, as the case may be.

Provided that nothing in this section shall validate an election which, before the enactment of this proviso, has been declared by any competent court to be invalid.

(3) (a) Whenever, in the opinion of the Attorney-General, any irregularity has occurred in the election of any committee held after the thirtieth day of June, 1928, other than the irregularity referred to in sub-section (1) of this section, it shall be lawful for the Attorney-General to apply to the Supreme Court for a declaration that such election is invalid. (b) Whenever any doubt arises as to the validity of the election of any committee, whether held before or after the thirtieth day of June, 1928, the Attorney-General may state a case for the opinion of the Supreme Court as to the

validity of such election.

(c) On the hearing of any such application, or on the consideration of any such case stated, the committee whose election is in question or any members thereof may appear and be represented, and the Supreme Court may make any such declaration or order thereon as it may think fit, including an order as to costs: Provided that no order as to costs shall be made against the Attorney-General, nor unless, in the opinion of the court, any party to the proceedings has been put to expense or inconvenience by reason of the unnecessary or unreasonable opposition or delay of any other party, in which case costs may be awarded against such last-mentioned party.

(d) Whenever any such election has been declared invalid under this sub-section, the Government Agent shall, as soon as conveniently may be, proceed to hold an election for the purpose of electing another committee in all respects as if the committee whose election has been declared invalid were about to go out of office, and the term of office of such committee shall be reckoned from the first day of July preceding such election.

(e) All proceedings held or taken, and all acts, matters or things performed or done by any committee whose election has been declared invalid under this sub-section, or by the members or any of the members thereof, in accordance with the provisions of this Ordinance and prior to the date on which such election was declared invalid, shall be deemed for all purposes whatsoever to have been duly held, taken, performed or done, as the case may be.

By His Excellency's command,

Colonial Secretary's Office, Colombo, May 17, 1929. F. G. TYBRELL, Acting Colonial Secretary.

Objects and Reasons.

THE object of this Bill is to provide a procedure for remedying irregularities in the holding of elections of Village Committees under the Village Communities Ordinance, No. 9 of 1924. Irregularities of various kinds are constantly occurring, and the present procedure for dealing with them is far from satisfactory. Moreover, there is no provision as to the position of a Village Committee whose election is called in question pending the settlement of any action or other proceeding arising therefrom. The only provision for dealing with irregularities in the Ordinance is contained in section 23, by which, if the term of office of a committee in its place, the Government Agent may nevertheless proceed to hold an election.

2. It is proposed in this Bill to retain the substance of the existing section 23 and to enlarge that section by providing—

- (1) that in the case of elections held before June 30, 1928, which are regular in all respects except that they have been held prior to the earliest date on which they could lawfully have been held, such elections are to be deemed valid, and the acts of committees so elected are to be deemed duly done;
- (2) that (a) in the case of elections held after June 30, 1928, in which any irregularity has occurred other than the irregularity of being held too late, the Attorney-General may apply to the Supreme Court for a declaration that such elections are invalid; and

(b) in cases where a doubt arises as to the validity of any election, the Attorney-General may state a case for the opinion of the Supreme Court;

and that the Supreme Court may thereupon make any declaration or order which it thinks fit, and if any such election is declared invalid, the Government Agent shall hold another election.

Attorney-General's Chambers, Colombo, May 16, 1929. E. ST. J. JACKSON, Attorney-General. 467

NOTICES OF INSOLVENCY.

In the District Court of Colombo.

No. 3,857. In the matter of the insolvency of K. Henrick Perera of Gothatuwa.

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 July 9, 1929, for the grant of a certificate of conformity to the insolvent.

By order of court, P. DE KRETSER, Colombo, May 16, 1929. Secretary.

In the District Court of Colombo.

No. 3,860. In the matter of the insolvency of A. K. Saipulla of Siripana lane, 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 June 18, 1929, for the grant of a certificate of conformity to the insolvent.

By order of court, P. DE KRETSER, Colombo, May 16, 1929. Secretary.

In the District Court of Colombo.

No. 3,932. In the matter of the insolvency of S. L. M. Razeen of 135, St. Joseph's street, Colombo.

NOTICE is hereby given that a meeting of the creditors of the above-named insolvent will take place at the sitting of this court on July 9, 1929, for the grant of a certificate of conformity to the insolvent.

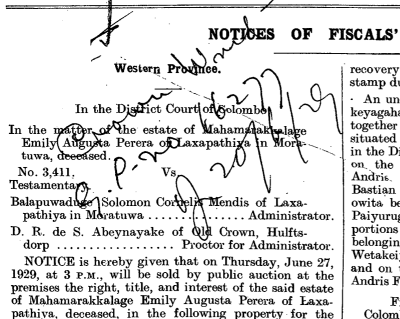
By order of court, P. DE KRETSER, Colombo, May 16, 1929. Secretary.

In the District Court of Colombo.

No. 3,935. In the matter of the insolvency of K. Abraham Perera of Kelaniya.

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 July 9, 1929, for the grant of a certificate of conformity to the insolvent.

By order of court, P. DE KRETSER, Colombo, May 16, 1929. Secretary.



In the District Court of Matara.

Insolvency No. 45 In the matter of the insolvency of Walter Bertram Neville Loos of Matara.

WHEREAS Walter Bertram Neville Loos of Matara, has filed a declaration of insolvency, and a petition for the sequestration of his own estate under the Ordinance No. 7 of 1853 : Notice is hereby given that the said court has adjudged the said Walter Bertram Neville Loos insolvent accordingly ; and that two public sittings of the court, to wit, on June 20, 1929, and on July 5, 1929, will take place for the said insolvent to surrender and conform to, agreeably to the provisions of the said Ordinance, and for taking of other steps set forth in the said Ordinance, of which creditors are hereby required to take notice.

By order of court, E. C. DIAS, Matara, May 7, 1929. Secretary.

In the District Court of Badulla.

No. 5. In the matter of the insolvency of Ana Kawenna Chena Seiyadu Mohamado Rawther of Badulla.

NOTICE is hereby given that a second meeting of the creditors of the above-named insolvent will take place at the sitting of this court on June 19, 1929, when the insolvent will file his balance sheet.

By order of court, B. J. ARASARATNAM, Badulla, May 15, 1929. Secretary.

In the District Court of Badulla.

No. 7. In the matter of the insolvency of M. A. Mohamadu Abu Salihu and M. A. Mohamado Abdul Careem, both of Badulla.

NOTICE is hereby given that the adjourned second meeting of the creditors of the above-named insolvents will take place at the sitting of this court on June 19, 1929, when the insolvents will file their balance sheet.

By order of court, B. J. ARASARATNAM, Badulla, May 15, 1929. Secretary.

recovery of the sum of Rs. 42.40, being deficiency of stamp duty due in the above case, viz.

SALES.

An undivided 1 share of all those lands called Wetakeyagahawatta, Paiyarugahawatta, Bambigahaowita, together with the trees and buildings standing thereon, situated at Angulana in the Palle pattu of Salpiti korale in the District of Colombo, Western Province; bounded on the north by Wetakeyagahawatta belonging to Andris, Fernando, Paiyurugahawatta belonging to Bastian Perera and Juwanis Perera, and Bambigahaowita belonging, to Bastian Perera, on the east by Paiyurugahawatta and Luna-ela, on the south by portions of Bambigahaowita and Paiyurugahawatta belonging to W. Solomon Aponsu and others and Wetakeiyagahawatta belonging to Andris Fernando; in extent 1 acre and 18 2/100 perches.

Fiscal's Office, Colombo, May 21, 1929.

R. O. DE SARAM, Deputy Fiscal.

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In	the District (Court of G	plombar	
The Dunlop R	ubber Compa	ny, Itds	folombo.1	Plaintiffs
No. 28,00		AVs.	\mathcal{D}_{a} 18	F
Semage Peris Colombo	s of 21, 5th	Cross s	treet, Pe	ttah, efendant.

NOTICE is hereby given that on Monday, June 24, 1929, at 10.30 A.M., will be sold by public auction at 21, 5th Cross street, Pettah, Colombo, the following movable property for the recovery of the sum of Rs. 5,064.11, with legal interest thereon from May 18, 1928, till payment in full, less Rs. 1,750 paid, viz. :-

1 0	
In No. 1 Almirah.	1
2 motor car head lamps 4 motor car side lamps 11 petrol lamps 9 bicycle carbon lamps	20 44 21
 6 bicycle oil lamps 1 motor car carbide tank 4 motor car side electric lamps 9 motor car glasses 2 motor car horns 1 motor car battery 	18 9 12-1 50
1 bicycle seat 7 motor car horns and 4 mirrors with stand	A 1,00
In No. 2 Almirah.	2
32 motor car horns 20 tins brass polish	1
25 pieces pipes In No. 3 Almirah. 8 motor car horns	2 6 25 28
3 bicycle carbon lamps 4 bicycle oil lamps 1 bicycle electric lamp 4 bicycle luggages	20 4 21 6 6
4 bicycle gear cases 3 bicycle handle clip boxes 5 bicycle pumps	$\begin{array}{c} 1\\ 2\\ 2\\ 2\\ 2\end{array}$
25 ball bearing boxes 1 electric lamp 2 connection rods	7
10 road lamps 15 motor car wire rolls 3 rolls rubber tubes 30 rubber belts	
2 rubber belt rolls 80 motor car gascuts 250 motor car small gascuts	
4 motor car pumps 10 motor car tyre levers 9 packing rolls	1 1 2 1 6 j 1 j
In No. 1 Showcase. 1 Occan bicycle 1 electric battery 1 motor car buffer	-1 v 55 r 100 l
In No. 4 Almirah. 400 large and small pincers 50 motor car horns	19 t 1 1 1 1
1 motor car battery	

400

Fiscal's Office, Colombo, May 21, 1929. In No. 5 Almirah.

carriage lamps boxes pump wire boxes bulbs

In No. 6 Almirah.

bicycle carbide lamps bicycle oil lamps notor car tail lamps brass padlocks

rticles lying Outside.

- 0 packets paint powder large motor car batteries
- heap about 10,000 flooring tiles
- ron safes
- Occan bicycles
- tins paint motor axles
- motor jacks
- rolls car hood rolls
- buffers
- terpentine tins
- large showcase
- small showcases
- large glass almirahs glass almirahs fixed
- together glass almirahs fixed
- together ak counter
- glass almirahs fixed together
- arge showcase
- cashier's box
- nadun table nadun revolving chair
- bentwood chairs
- ak armchairs
- ak table
- wall clock
- oictures
- arge and small varnish \overline{t} ins
- bicycle tyres
- ins castor oil ot bicycle accessories
- ot motor car accessories

R. O. DE SARAM, Deputy Fiscal.

S. B. de Silva of Katana Mills, Katana Plaintiff. No. 1,676 H. P. Tissera 🕁 Madampella 🖗 Defendant.

In the District Court of Negombo.

NOTICE is hereby fitter that on Saturday, June 29, 1929, commencing as 3.30 in the afternoon, will be sold by public auction at the premises the right, title, and interest of the said defendant in the following property, viz. :-

1. An undivided $\frac{1}{2}$ share from the northern side of the land called Nagahawatta, situate at Delpakadawara in Dunagaha pattu of Alutkuru korale in the District of Negombo, Western Province; and bounded on the north by land belonging to Poralentina Hamy and others, east by the land belonging to W. T. Amarasekera, Police Headman, and others, south by the high road, and on the west by the land of H. Juwakino Tissera; containing in extent about 2 acres.

An undivided 9/25 share of the land called Nagahawatta and of the buildings standing thereon, situate at Delpakadawara aforesaid; and bounded on the north by the land belonging to W. T. Amarasekera, Police Headman, and others, east by the land belonging to W. T. Amarasekera, Police Headman, and others, south by the land of H. Janis Fernando and others, and on the west by Pansalwatta; containing in extent about 1 acre and 1 rood.

An undivided 7/10 share of an undivided $\frac{1}{3}$ share of the land called Nagahawatta, situate at Delpakada wara aforesaid ; and bounded on the north by the land belonging to Lucia Tissera and others, east by the land of Lucia Tissera, south by the high road, and on the west by Palliyewatta; containing in extent about 2 roods.

4. An undivided 9/10 share of the field called Eriyagahakumbura, situate at Delpakadawara aforesaid; and bounded on the north by Badalgamawatta, east by the field belonging to Rapiel Appu and others, south and west by the land of W. T. Amarasekera, Police Headman; containing in extent 2 bushels of paddy sowing ground.

5. An undivided 7/10 share of the field called Ihalapolgahakotuwekumbura, situate at Delpakada-wara aforesaid; and bounded on the north by Badalgamawatta, east by the field of W. T. Amarasekera, Police Headman, south by Pansalwatta, and on the west by a portion of this field; containing in extent about 2 parrahs of paddy sowing ground.

6. An undivided 7/10 share of the field called " Pahalepolgahakotuwekumbura, situate at Delpakadawara aforesaid; and bounded on the north and south by Badalgamawatta, east and west by a portion of this field; containing in extent about 1 parrah of paddy sowing ground.

An undivided $\frac{3}{4}$ share of the field called Pahalepolgahakotuwekumbura at Delpakadawara aforesaid; and bounded on the north by Badalgamawatta and the land of Grigoris Perera, east by a portion of this field, south by Badalgamawatta, and on the west by the land of Grigoris Perera and others ; containing in extent about 2 parrahs of paddy sowing ground.

Amount to be levied Rs. 859.68, with legal interest on Rs. 746.58 from May 13, 1927, till payment

Deputy Fiscal's Office, Negombo, May 17, 1929. M. EDIRIWIRA, Deputy Fiscal. ા કારણ કર

PART II. - CEYLON GOVERNMENT GAZETTE - MAY 24, 1929

In the District Court of Negombo.

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V. R. R. M. A. Kandasamy Pulle of Negombo, . Plaintiff.

No. 2,580. Vs.

(1) Lintotage Ana Maria Fernando and husband (2) Warnakulasuriya Louis Fernando, both of Waradale, (3) ditto James Fernando of Damba-

NOTICE is hereby given that on Saturday, June 22, 1929, commencing at 3.30 in the afternoon, will be sold by public auction at the premises the life interest of the said 1st defendant in the following property, viz. :-

All that portion of land called Dambawinna and the buildings standing thereon, situated at Dalupathgedara in Dunagaha pattu of Alutkuru korale in the District of Negombo, Western Province; and bounded on the north and south by portions of this land, east by the land of Anthony Fernando, and on the west by the land of Jusey Fernando; containing in extent 14 acres 1 rood and 16 perches

Amount to be levied Rs. 921.25, with interest on Rs. 670 at 30 per cent. per annum, from July 2, 1928, till September 7, 1928, and thereafter at 9 per cent. per annum till payment, less Rs. 30.

M. EDIRIWIRA, Deputy Fiscal's Office Deputy Fiscal. Negombo, May 17, 1929. 3º/In he District Court of Kurunegala. K. M. D. R. Komarappa Chetty and K. M. P. R. Periya Karuppan Chetty, by their attorney S. P.

K. N. Nachiappa Chetty of Kurunegala..... Plaintiffs. Vs.

No. 10,734.

Thomas Silva Gunawardena of Minuwangoda in Negombo District......Defendant.

NOTICE is hereby given that on Saturday, June 15, 1929, commencing at 1 o'clock in the afternoon, will be sold by public auction at the respective premises the right, title, and interest of the said defendant in the following property, subject to the mortgage bonds dated November 15, 1925, and attested by T. Ranasinghe, Notary Public, as a primary mortgage, viz. :

An undivided 1/2 share of the two into one annexed 1. land called Dambugahawatta, situated at Andiambalama in Dasiya pattu of Alutkuru korale in the District of Negombo, Western Province; and bounded on the north by the ditch separating the land sold to L. D. Poloris, Vel-Vidane, east by the portion in extent about $\frac{1}{2}$ acre separating from this land belonging to K. Lewis Appu, south by the ditch separating the portion of this land belonging to W. A. Nonohamy and others and J. A. Marthelis Appu, and on the west by the live fence separating the portion of this land belonging to the late Abilino Silva Abeyesinghe Goonawardena, Notary, and the live fence separating the portion of this land belonging to D. A. Weerasinghe ; containing in extent about 4 acres

2. An undivided $\frac{1}{2}$ share of an undivided $\frac{3}{4}$ share of the portion of land called Dambugahawatta, situated at Andiambalama aforesaid; and bounded on the north by the ditch separating the land belonging to M. A. D. Manuel Appuhamy, east by a portion of this land, belonging to M. A. Angohamy, south by the boundary dam separating the land belonging to the late Abilino Silva Abeyesinghe, Notary, and on the west by the portion of this land in extent $\frac{1}{2}$ acre belonging to K. Lewis Appu; containing in extent about 1 acre.

3. An undivided 1 share of the remaining undivided southern portion of extent 1 acre from the two contiguous portions of land called Dambugahawatta appearing in plan dated March 4, 1891, made by P. Vanlenberg, Surveyor, situated at Andiambalama aforesaid; and bounded on the north by land purchased by Jasentu Perera, east by land appearing in plan No. 76 438 Perera, east by land appearing in plan No. 76,438, south by land appearing in plan No. 99,818, and on the west by the portion of this land belonging to A. Poloris Appuhamy; containing in extent about 3 acres, excluding therefrom an undivided portion in extent I acre towards the south-east.

The two contiguous portions of lands called 4. Nugagaha alias Bulugahawatta, situated at Andiambalama aforesaid; and bounded on the north by the high road, east by lands belonging to Carolis Silva and M. Pasqual Silva, south by the ditch, and on the west by the land belonging to G. S. Fernando; containing in extent about 5 acres 2 roods and 24 perches.

5. The 70 yards towards the north and 25 yards towards the east in breadth in extent 1 rood from the land called Ketakelagahawatta, situated at Andiam-balama aforesaid; and bounded on the north by the high road leading to Veyangoda, east by the ditch separating the land purchased by S. A. Gabriel Silva, south by the live fence separating the land belonging to Uparis Silva, and on the west by the live fence separating the land now belonging to Dona Francina Hamine ; containing in extent about 4 acres.

6. The land called Ganewatta, excluding therefrom the road leading to Veyangoda, together with the desiccating and fibre mills standing thereon, situated at Minuwangoda in Dasiya pattu aforesaid; and bounded on the north and east by land belonging to T.T.D. Poloris Appuhamy, south-east by land belonging to B. A. H. Mesinhamy, south-west by the portion of this land belonging to M. Hendrick Perera Senanayake, and on the north-west by land belonging to B. Appurala; containing in extent about 6 acres 1 rood and 17.85/100perches.

7. The land called Ganewatta, situated at Minuwangoda aforesaid; and bounded on the north by land belonging to Appurala Appuhamy, east and west by the portion of this land, and on the south by the high road; containing in extent about 2 acres.

8. The land called Thekkawatta bearing Local Board No. 153 and the tiled house standing thereon, situated at Minuwangoda aforesaid; and bounded on the north by the high road leading from Negombo to Veyangoda, and on the east, south, and west by the land Thekkawatta belonging to the Crown; containing in extent about 15 perches.

9. An undivided ½ share of the land called Delgahawatta, situated at Minuwangoda aforesaid; and bounded on the north by the high road leading to Veyangoda, east by land belonging to S. D. Jokino and land belonging to S. D. Romado, south by the water-course and field belonging to G. Perera, and on the west by the portion of land allotted in D. C., Negombo, No. 13,387; containing in extent about 2 acres.

As a secondary mortgage, viz. :-

10. · The portion of land called Thekkawatta bearing. Local Board No. 184 and the tiled boutique and other buildings standing thereon, situated at Minuwangoda aforesaid; and bounded on the north by the land alias house belonging to J. P. P. S. Dassanayake, Notary, east by Thekkawatta belonging to the Crown, south by the land alias boutique belonging to K. Madalena Fonseka, and on the west by the high road leading to Kurunegala; containing in extent about 5 yards in length and 5 yards in breadth.

11. The land called Bogahawatta alias Meegaha. watta, situated at Pansilgoda in Dasiya pattu aforesaid ; and bounded on the north by the field belonging to

Appurala Appuhamy and others, east by the field belonging to Kristian Appuhamy, south by lands belonging to John Fernando and others and Crown lands, and on the west by Crown land and land belonging to Girigoris Fernando; containing in extent about 12 acres and 2 roods.

Amount to be levied Rs. 1,400, with interest at 9 per cent. per annum from February 18, 1929, till payment in full, and a further sum of Rs. 308.80 being costs.

Deputy Fiscal's Office, Negombo, May 18, 1929.

M. EDIRIWIRA. Deputy Fiscal.

Central Province.

35 208/ In the District Court of Kandy. Weerawickremasuriyage Solomon Perera of Galaha Plaintiff. No. 35,225. Vs.

H. K. Resona Hamine of Uda's Deltota, Galaha Defendant.

NOTICE is hereby given that on Saturday, June 22, 1929, commencing at 12 noon, will be sold by public auction at the respective premises the right, title, and interest of the said defendant in the following property for the recovery of the sum of Rs. 1,926.16, with legal interest thereon at 9 per cent. per annum from May 19, 1927, till payment in full, and poundage, viz. :---

(1) An undivided half share of the land called Galwalehena of about 15 lahas in paddy sowing extent, situate at Uda Deltota in Galaha in Hewawisse korale of Lower Hewaheta in the District of Kandy, Central Province ; and bounded on the east by kumbura, south by the ditch of Menikralagehena, west by the Gansabhawa road, and on the north by the fence of Elhenegedera Vedarala's chena; with a like share of the building and everything standing thereon, without prejudice to the rights of parties—the claimants—in terms of court order No. 461 of May 16, 1929. (2) Anundivided one-sixth share of the field called Millagahadeniyakumbura of about 3 pelas in paddy sowing extent, situate at Deltota aforesaid ; and bounded on the east by the limit of Dingiri Banda Aratchchi's land, south by the limit of Arnolis Appuhamy's field and Milladeniyewatta, west by the limitary ridge of the field, and on the north by the limitary ridge of the field; without prejudice. to the rights of parties—the claimants—in terms of court order No. 461 of May 16, 1929.

Fiscal's Office. A. RANESINGHE, Kandy, May 18, 1929. Additional Deputy Fiscal.

In the District Court of Kandy. 35/48 Seyed Mohamed Bhai of 126, Colombo street, Kandy Plaintiff No. 37,186. Vs.

(1) J. Hamy Wittachy, (2) Mrs. P. M. Wittachy both of Murutalawa

NOTICE is hereby given that on Tuesday, June 18, 1929, commencing at 12 noon, will be sold by public auction at the respective premises the right, title, and interest of the said defendants in the following property for the recovery of the sum of Rs. 4,702.50 and poundage, less Rs. 2,000, viz. :-

(1) All that land called Murutalawe estate comprising of 11 allotments of land adjoining each other and forming one property and situate at Dehigama, Suriyagoda, Mangalagama in Gangapalata of Yatinuwara in the District of Kandy, Central Province; and bounded on the north by Diyawarakawele, Akuruwewe-ela, the land claimed by villagers, on the east by land claimed by villagers and Karuwelekelewatta, on the south by land claimed by villagers, and on the west by Diyawarakaweela; and containing in extent 35 acres and 2 roods.

(2) All that land called Murutalawe estate comprising of 9 allotments of land adjoin each other and forming one property, situated at Gannoruwa and Uda Gannoruwa in Gangapalata of Yatinuwara in the District of Kandy, Central Province; and bounded on the north by Karuwelekele estate and land claimed by villagers, on the east by land claimed by villagers and temple land, and on the west by Newlyn estate, land chaimed by villagers, Karuwelekele estate, and Crown fungle, and on the south by land claimed by villagers; and containing in extent 39 acres 2 roods and 10 perches.

Fiscal's Office, A. RANESINGHE, Kandy, May 18, 1929. for Fiscal.

Southern Province.

In the District Court of Galle.

Don Samuel Gunasekara of Fort, Galle Plaintiff. No. 26,615. Vs.

Dewaligoda Gamage Andris Appu of Galu, p adda Defendant.

NOTICE is hereby given that on Saturday, June 15, 1929, at 2 o'clock in the afternoon, will be sold by public. auction at the premises the following property mortgaged with the plaintiff, viz. :-

The entirety of the soil and trees, together with the houses and buildings bearing assessment No. 11, and everything thereon of the one-tenth portion of the land called Pettigala-egodabandarawatta alias Adderawatta. situate at Galupeadda within the Four Gravets of Galle. containing in extent 28.5 perches; and bounded on the north by Pettigala ela, east by another portion of this land, south by high road, west by another portion. of this land.

Writ amount Rs. 7,536, with legal interest thereon from March 27, 1929, till payment in full.

Fiscal's Office,	 E.F	E	DRISIN	сне,
Galle, May 16, 1929.		Ì	Deputy	Fiscal.

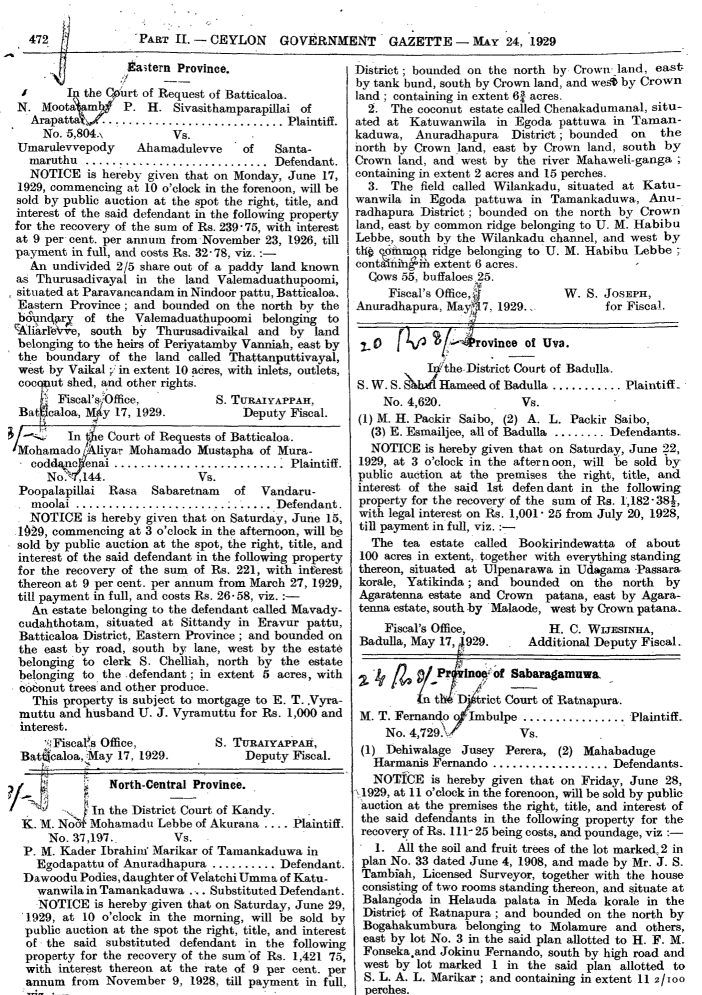
In the District Court of Matara. 24 L. M. de Silva of MataraPlaintiff. Vs. No. 4,273.

G. D. S. Wirasooriya of Polatumodera., Defendant.

NOTICE is hereby given that on Saturday, July 6, 1929, commencing at 2.30 in the afternoon, will be sold by public auction at the spot the right, title, and interest of the said defendant in the full aterest of the said defendant in the following property for the recovery of a sum of Rs. 517.25, with legal interest on Rs. 450.35 from November 19, 1928, till. payment in full, viz. :--

1. All that undivided half part of soil and fruit trees. of the divided lot B of the land called Karadangoda. Konagahadeniyewatta, Galpottewila, Galpottewilaudu. mulla, Radagewatta, and Maragahawatta, situated at Uruvitike and Warakapitiya in the Weligam korale of Matara District, Southern Province; said lot B being bounded on the north by Kongahadeniya, T. P. 239,420, east by lot B1 of the same land, south by Karadiya and Dandugoda, and west by Karadiya, Dawatagahadeniya, Kongahadeniya, and T. P. 239,420; and containing in extent 11 acres 3 roods and 25.5 perches.

Deputy Fiscal's Office, E. T. GOONEWARDENE, Matara, May 16, 1929. Deputy Fiscal.



Fiscal's Office.

Ratnapura, May 18, 1929.

viz. :----1. The field called Kankanakulathumunmari,

situated at Mutugalla in Tamankaduwa, Anuradhapura

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

Fiscal.

I, EDWARD TURNER MILLINGTON, Fiscal for the Western Province, do hereby appoint Mr. A. P. de Silva to be Marshal for the Udugaha pattu and Meda pattu of Hewagam korale and Weke and Degamboda peruwas of the Gangaboda pattuwa of Siyane korale east in the District of Colombo under the provisions of Fiscals Ordinance, No. 4 of 1867, and authorize him to perform the duties and exercise the authority of Marshal for May 19, 20, 22, and 23, 1929, for which this shall be his warrant. Fiscal's Office, E. T. MILLINGTON,

Colombo, May 16, 1929.

TESTAMENTARY ACTIONS. NOTICES IN 1929, in the presence of Mr. G. C. E. Peiris, Proctor, on In the District Court of Colombo.² 1/28 34 the part of the petitioner above named ; and the affidavit Order Nisi. of the said petitioner dated March 15, 1929, having been In the Matter of the Intestate Estate Testamentary read : of Clara Louisa Fernando Arsecula Jurisdiction. It is ordered that the petitioner be and he is hereby ratne, late of Koralawella in Moga No. 4,368. declared entitled, as widower of the above-named tuwa, deceased. deceased, to have letters of administration to her estate Kaluhennedige Vincent Fernando of Koralawella issued to him, unless the respondents above named aforesaid Petitioner. or any other person or persons interested shall, on or before May 30, 1929, show sufficient cause to the And satisfaction of this court to the contrary. (1) Kaluhennedige Lazarus Fernando of Koralawella aforesaid (deceased), (2) Kaluhennedige Pearl Muriel Louisa Fernando, (3) Kaluhennedige O. L. DE KRETSER, Merceline Margaret Fernando, (4) Kaluhennedige March 18, 1929. District Judge. Mary Irene Fernando, (5) Kaluhennedige Linda Lactitia Fernando, the 2nd to 5th are princip, all of the Bolawalana Oprvinf, Negombor appearing by their guardian *fd litem* (6) Henry Fernando Arsecularatne Kurukulasuriya of Koralawella In the District Court of Colombo. 3 aforesaid Respondents. Order Nisi. THIS matter coming on for disposal before V. M. Fernando, Esq., District Judge of Colombo, on March 18, Testamentary In the Matter of the Intestate Estate 1929, in the presence of Mr. J. V. de Silva, Proctor, on Jurisdiction. of Kaluhennedige Lazarus Fernando, the part of the petitioner above named; and the affi-No. 4,369. late of Koralawella in Moratuwa, davit of the said petitioner dated March 16, 1929, having deceased. been read : Kaluhennedige Vincent Fernando of Koralawella It is ordered that the petitioner be and he is hereby aforesaid Petitioner. declared entitled, as brother-in-law of the above-named deceased, to have letters of administration to her estate And issued to him, unless the respondents above named (1) Kaluhennedige Pearl Muriel Louisa Fernando, or any other person or persons interested shall, on or (2) Kaluhennedige Mergeline Margaret Fernando,
 (3) Kaluhennedige Mary Hene Fernando, (4)
 Kaluhennedige Linda Laetitia Fernando, all of before May 30, 1929, show sufficient cause to the satisfaction of this court to the contrary. the Bolawalana Convent, minors, appearing by O. L. DE KRETSER, their guardian ad litem (5) Henry Fernando Arse-March 18, 1929. District Judge. cularatne Kurukulasuriya of Koralawella afore-In the District Court of Colombo. stid Respondents. THIS matter coming on for disposal before V. M. Order Nisi. Fernando, Esq., District Judge of Colombo, on March 18, In the Matter of the Intestate Estate of the late Tantulage Leddie Estate Testamentary 1929, in the presence of Mr. J. V. de Silva, Proctor, on Jurisdiction. the part of the petitioner above named; and the affitina Fernando of Padinagara at No. 4,370. Wil davit of the said petitioner dated March 16, 1929, having lorawatta in Moratuwa, deceased. been read : Sellapperumage John Isaac Fernando of Padina-It is ordered that the petitioner be and he is hereby gara at Willorawatta in Moratuwa 🚗 Petitioner. declared entitled, as brother of the above-named deceased, to have letters of administration to his estate Sellappenumage Stanley Ralston/Isaac Fernando,
 Sellapperumage Dadsley Clington Isaac Fernando, both of Padmagara at Willorawatta aforeissued to him, unless the respondents above named or any other person or persons interested shall, on or before May 30, 1929, show sufficient cause to the satisfaction said, minors, appearing by their guardian ad litem of this court to the contrary. (3) Tantulage Ezekiel Fernando of Willorawatta aforesaid Respondents. THIS matter coming on for disposal before V. M. O. L. DE KRETSER, Fernando, Esq., District Judge of Colombo, on March 18, March 18, 1929. District Judge.

PART II. - CEYLON GOVERNMENT GAZETTE MAY 24, 1929 In the District Court of Colombo. In the District Court of Colombo. 12 8 Order Nisi. Order Nisi. In the Matter of the Intestate Estate of Testamentary In the Matter of the Intestate Estate of Testamentary Chittrachchari Nekatige Piloris Fer-Jurisdiction. Abeyesinghe Aratchige Don Bastian Jurisdiction. nando of Panagoda in the Palle pattu No. 4,385. No. 4,371. of Kahatuduwe, deceased. of Hewagam korale, deceased. Pathinigamage Mai Nona Perera of Kaha-Ihala Nekatige Engo Fernando of Panagoda afore-Petitioner. tuduwe said..... Petitioner. And (1) Abeyesinghe Aratchige Agitha Hamy, minor, appearing by her guardian *ad litem*, (2) Pathini-gamage Yahonis Perera of Kahatuduwe...Respondents. THIS matter coming on for disposal before V. M. Fernando, Esq., District Judge of Colombo, on March 18, 1929, in the presence of Mr. C. V. de Silva, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated February 22, 1929, having been read: Respondents. It is ordered that the petitioner be and she is hereby THIS matter coming on for disposal before V. M. Fernando, Esq., District Judge of Colombo, on March declared entitled, as widow of the above-named deceased, to have letters of administration to his estate issued to 25, 1929, in the presence of Mr. David de Silva, Proctor, her, unless the respondents above named or any other on the part of the petitioner above named; and the affidavit of the said petitioner dated March 14, 1929, person or persons interested shall, on or before May 30. 1929, show sufficient cause to the satisfaction of this having been read: court to the contrary. 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 O. L. DE KRETSER, her, unless the respondents above named or any other March 18, 1929. District Judge. person or persons interested shall, on or before May 30, 1929, show sufficient cause to the satisfaction of this court to the contrary. SO. L., DE KRETSER, March 25, 1929. District Judge. In the District Court of Colombo. the District Court of Colombo. Order Nisi. Order Nisi. Testamentary. In the Matter of the Intestate Estate In the Matter of the Intestate Estate of Testamentary Jurisdiction. and Effects of the late Jasinge Don Jurisdiction. Weragalage Don Sarnelis Appuhamy Jeeris of Siddamulla in the Udugaha pattu of Salpiti korale, deceased. No. 4:383. No. 4,401. of Hokandara in the Palle pattu of Hewagam korale, deceased. Gamage Maggie Perera of Siddamulla afore-Hettige Dona Sopihamy of Hokandara aforesaid Petitioner. said - Petitioner. (1) Jasinge Dura Karuhawathie, and (2) ditto Don Karunaratna of Siddamulla aforesaid, (3) Gamage (1) Weragalage Dona Mainona, assisted by her husband (2) Don Liveris Sinno, both of Talagala, Arnolis Perera of Depanama in the Palle pattu of (3) Weragalage Dona Ago Nona, assisted by her Salpiti korale; the 1st and 2nd respondents being husband (4) Padukkage Don William, both of Makandana in the Palle pattu of Salpiti korale, minors appearing by their guardian ad litem the 3rd respondent above named Respondents. (5) Weragalage Dona Esonona, (6) Weragalage Don Piyadasa, both of Hokandara aforesaid, THIS matter coming on for disposal before V. M. appearing by their guardian *ad litem* the 4th respondent above named Respondents. Fernando, Esq., District Judge of Colombo, on March ١ 25, 1929, in the presence of Mr. David de Silva, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated March 21, 1929, THIS matter coming on for disposal before O. L. de Kretser, Esq., District Judge of Colombo, on April 15, having been read : 1929, in the presence of Mr. M. D. Goonetilleka, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated April 8, 1929, It is ordered that the petitioner be and she is hereby declared entitled, as widow of the above-named deceased, having been read : to have letters of administration to his estate issued to It is ordered that the petitioner be and she is hereby declared entitled, as widow of the above-named deceased, her, unless the respondents above named or any other person or persons interested shall, on or before May 30. to have letters of administration to his estate issued to 1929, show sufficient cause to the satisfaction of this her, unless the respondents above named or any other court to the contrary. person or persons interested shall, on or before June 6, 1929, show sufficient cause to the satisfaction of this court to the contrary. 11. O. L. DE KRETSER,

District Judge. | April 15, 1929.

March 25, 1929.

O. L. DE KRETSER, District Judge.

In the District Court of Colombo. 32/128/

Order Nisi.

In the Matter of the Intestate Estate of Testamentary Jurisdiction. No. 4,415. deceased.

Abdul Sakur Kamisa, late of 1010, High street, Wellawatta in Colombo,

Abdul Rahman Yoosuf of 1010, High street, Wellawatta in Colombo Petitioner.

And

(1) Sabura Umma, (2) Aboobuckker Abdul-Sakur, IndiaRespondents.

THIS matter coming on for disposal before O. L. de Kretser, Esq., District Judge of Colombo, on April 22, 1929, in the presence of Mr. M. N. M. Salahudeen, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated April 20, 1929, having been read :

It is ordered that Mr. A. C. Beling, Acting Secretary of the District Court of Colombo, be and he is deterior declared entitled to have letters of administration to the estate of the above-named deceased issued to him, unless the respondents above named or any other person or persons interested shall, on or before May 30, 1929, show sufficient cause to the satisfaction of this court to the contrary. the contrary.

April 22, 1929.

0. L. DE KRETSER, District Judge.

In the District Court of Colombo.

Order Nisi.

Jurisdiction. No. 4,422.

33 16 81 Testamentary In the Matter of the Last Will and Testament of Selwyn Robert Pryor of Plaw Hatch Bishops Stortford in the County of Hertford, England, de ceased.

John Corlett Kelly of Gaffoor buildings, Fort, Colombo Petitioner.

THIS matter coming on for disposal before O. L. de Kretser, Esq., District Judge of Colombo on April 26, 1929, in the presence of Messne, D.L. & F. de Saram, Proctors on the part of the peritioner above named ; and the affidavit of the said petitioner dated April 22, 1929, certified copies of the last will and testament of the above-named deceased and probate granted in His Majesty's High Court of Justice, England, power of attorney in favour of the petitioner, and the order of the Supreme Court dated March 14, 1929, having been read :

It is ordered that the last will of Selwyn Robert, Pryor, deceased, of which certified copies has been produced and is now deposited in this court, be and the same is hereby declared proved; and it is further declared that the petitioner is the attorney of the executors 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 or persons interested shall, on or before June 20, 1929, show sufficient cause togthe satisfaction of this court to the contrary.

April 26, 1929.

O. L. DE KRETSER, District Judge. In the District Court of Colombo. Order Nisi.

Testamentary In the Matter of the Intestate Estate of No. 4,441. Mambulage Isohamy of Uduwana, deceased.

(1) Geekiyanage Dilonahamy and husband (2) Kathri Arachchige Sadiris, both of Pitipana Petitioners.

And .

Uduwanage Agonis Appu of Uduwana ... Respondent.

THIS matter coming on for disposal before O. L. de Kretser, Esq., District Judge of Colombo, on May 6, 1929, in the presence of Mr. A Mivanajalana, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated May 2, 1929, having been read :

It is ordered that the petitioner be and she is hereby declared entitled, as daughter of the above-named deceased, to have letters of administration to her estate issued to her, unless the respondent above named or any other person or persons interested shall, on or before May 30, 1929, show sufficient cause to the satisfaction of this court to the contrary.

May 6, 1929.

-O. L. DE KRETSER, District Judge.

In the District Court of Colombo.

Order Nisi.

Jurisdiction. No. 4,449.

estamentary In the Matter of the Last Will and Testament of Ambepitiyewaduge Arnolis de Silva of Diamond Jubilee Hall, 76, Dematagoda, in Colombo, deceased.

Edmund de Silva of 76, Ambepitiyewaduge

And

(1) Ambepitiyewaduge Eving de Silva, (2) ditto Clarice de Silva, (3) ditto Stephen de Silva, minor, appearing by his guardian ad litem the 1st respondent above named, all of Dematagoda aforesaid Respondents.

THIS matter coming on for disposal before O. L. de Kretser. Esq., District Judge of Colombo, on May 9, 1929, in the presence of Mr. M. D. Goonetilleka, Proctor, on the part of the petitioner above named; and the affidavits (1) of the said petitioner dated May 8, 1929, and (2) of the attesting notary dated April 10, 1929, having been read :

It is ordered that the last will of Ambepitiyewaduge Arnolis de Silva, deceased, of which the original has been produced and is now deposited in this court, be and the same is hereby declared proved; and it is further declared that the petitioner, as one of the residuary legatees under the said will, is entitled to have letters of administration, with copy of the said will annexed, issued to him, unless the respondents above named or any other person or persons intersted shall, on or before May 30, 1929, show sufficient cause to the satisfaction of this court to the contrary.

May 9, 1929.

O. L. DE KRETSER, District Judge. PART II. - CEYLON GOVERNMENT GAZETTE - MAY 24, 1929

476 In the District Court of Colombo. Order Nisi. In the Matter of the Intestate Estate of Testamentary Edirisinghe Atchige Don Jeeris of Jurisdiction. No. 4,443. Pelangwatta, Pannipitiya, deceased. Edirisinghe Atchige Don Baron of Niungama, KesbewaRetitioner. U.O And (1) Edirisinghe Atchige Don Daniel, (2) ditto Don Amis, (3) ditto Nono Hamy, (4) ditto Martina Hamy, all of Pelangwetta, (5) ditto Podinahamy of Homagama, (6) ditto Enso Hamy of Arawala, PannipitiyaRespondents. THIS matter coming on for disposal before O. L. de Kretser, Esq., District Judge of Colombo, on May 7, 1929, in the presence of Mr. J. M. Caderamanpulle, Proctor, on the part of the petitioner above named ; and the affidavit of the said petitioner dated May 4, 1929, having been read : It is ordered that the petitioner be and he is hereby May 15, 1929. declared entitled, as son of the above-named deceased, to have letters of administration to his estate issued to him, unless the respondents above named, or any other 31 1608 person or persons interested shall, on or before June 6, 1929, show sufficient cause to the satisfaction of this court to the contrary. Testamentary O. L. DE KRETSER, Jurisdiction May 7, 1929. District Judge. No. 4,464. In the District Court of Colombo Order Nisi. Testamentary In the Matter of the Last Will and Testa-Jurisdiction. ment of Nowroji Jamshedji Bilimoria No. 4,462. of Bombay Parsi Inhabitant, deceased. THIS matter coming on for disposal before O. L. de Kretser, Esq., District Judge of Colombo, on May 15, 1929, in the presence of Mr. Cecil Herbert Spence Blatch of Colombo, Progtor, on the part of the petitioner, Mr. Oscar Percy Mount of Colombo; and the affidavit of the said petitioner dated May 3, 1929, certified copy of probate of the still of the above-named deceased, power of attorney in favour of the petitioner. and Supreme Court's order dated April 22, 1929, having been read : It is ordered that the will of the said deceased dated December 5, 1924, of which a certified copy of probate 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 to the contrary. annexed, issued to him accordingly, unless any person or persons interested shall, on or before May 30, 1929, show sufficient cause to the satisfaction of this court to the contrary. O. L. DE KRETSER, May 15, 1929. District Judge. In the District Court of Colombp. Testamentary Jurisdiction. Order Nisi. No. 2.646. In the Matter of the Last Will and Testa-ment and Codicil of Annie Shaw Bishop of Queens Hill, Kotagiri, Nilgiris District, South India, Spinster, Testamentary Jurisdiction. is Rs. 6,617. No. 4,463.

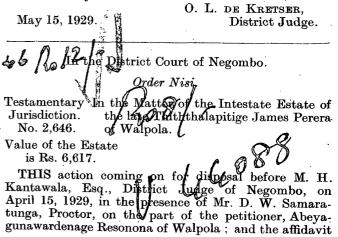
THIS matter coming on for disposal before O. L. de Kretser, Esq., District Judge of Colombo, on May 15,

eased.

1929, 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 May 3, 1929, Extract Testament-Testamentar Umpuhile, Extract Trust Disposition and Settlement of the above named deceased, power of attorney in favour of the petitioner, and Supreme Court's order dated April 22, 1929, having been read: It is ordered that the will of the said deceased dated December 18, 1926, and one codicil thereto dated April 25, 1928, of which an Extract Trust Disposition and Settlement has been produced and is now deposited in this court, be and the same is hereby declared proved; and it is further declared that the said petitioner is the attorney of the executors named in the said will, and that he is entitled to have letters of administration, with a copy of the said will and codicil annexed, issued to him accordingly, unless any person or persons interested shall, on or before May 30, 1929, show sufficient cause to the satisfaction of this court to the contrary.

O. L. DE KRETSER, District Judge. In the District Court of Colombo. Order Nisi. In the Matter of the Last Will and Testament and Codicils of John Findlay, a Farmer of Springhill Baillieston, deceased.

THIS matter coming on for disposal before O. L. de Kretser, Esq., District Judge of Colombo, on May 15, 1929, in the presence of Md. Cecil Herbert Spence Blatch of Colombo, Proctor, in the part of the petitioner, Mr. Oscar Percy Mount of Colombo; and the affidavit of the said petitioner dated May 6, 1929, Testament-Testamentar Unquile, Trust Disposition and Settle-ment anticodicil of the above append deceased prover ment, and Codicil of the above-named deceased, power of attorney in favour of the petitioner, and Supreme Court's order dated April 26, 1929, having been read: It is ordered that the will of the said deceased dated February 13, 1924, and four codicils thereto dated respectively January 6, March 27, and September 13 and 26, 1928, of which a certified copy has been produced and is now deposited in this court, be and the same is hereby declared proved; and it is further declared that the said petitioner is the attorney of the executors named in the said will and deed of assumption, and that he is entitled to have letters of administration, with a copy of the said will and codicils annexed, issued to him accordingly, unless any person or persons interested shall, on or before May 30, 1929, show sufficient cause to the satisfaction of this court



of the said petitioner dated March 12, 1929, thaving 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, and that letters of administration do issue to her accordingly unless the respondents—(1) Thiththalapitige Rosalin Perera of Walpola, (2) ditto Cecilia Perera of Galigomuwa, (3) ditto Josinona Perera of Wellawa, (4) ditto Alpinona Perera of Walpola, (5) ditto Caroline Perera of ditto, (6) ditto Nubert Sirimanna of ditto, '(7) ditto Wilbert Perera of ditto, (8) ditto Maglin Kusumawathi of 'ditto, and (9) ditto Allan Perera of ditto—or any other person or persons interested shall, on or before May 2, 1929, show sufficient cause to the satisfaction of this court to the contrary.

It is further ordered that the 1st respondent be and she is hereby appointed guardian *ad litem* over the minors, 4th to 9th respondents, for the purpose of this testamentary action, unless sufficient cause be shown to the satisfaction of this court to the contrary on or before May 2, 1929.

And it is further ordered that the 1st respondent do produce the said minors before this court on May 2, 1929, in connection with this case.

M. H. KAN April 15, 1929 Dist	TAWALA, rict Judge.	Hewafor
Time for showing cause has been extend 1929. M. H. KAN	TAWALA,	(1) He Panac (3) di Girigo
May 2, 1929. Dist Time for showing cause has been extend 1929.	rict Judge. ed to May 31,	Hewa P. My Micha (9) di Fonse ditto
M. H. sKan	f TAWALA, rict Judge.	Matile Peiris moder Silva, (18) I
In the District Court of Kaluta Order Nisi.	1	hasba Panac Sand h Morat dents
No. 2,165. deceased, of Sarikkan Pandure totamune.	Fernando, nulla in the	respor THIS Bharuch 1929, in
THIS matter coming on for disposal Bharucha, Esq., District Judge of Kaut ruary 7, 1929, in the presence of Mr. D. Proctor, on the part of the petitioner, Benoris Fernando of Alubomulla; and of the said petitioner dated December 20, been read:	ara, on Feb- F. de Silva, Badugamåge the åffidavit	Simon 1 said pet read : It is o dated M hereby
It is ordered that the said petitioner nereby declared entitled, as brother-in- letters of administration to his estate is	law, to have	on or be satisfact It is f

It is ordered that the said petitioner be and he is hereby declared entitled, as brother-in-law, to have letters of administration to his estate issued to him, unless the respondents—(1) Moratuwage Sara Fernando, (2) Lankahaluge Kathrina Fernando, minor, by her guardian *ad litem* the 1st respondent—or any other person or persons interested shall, on or before March 21, 1929, show sufficient cause to the satisfaction of this court to the contrary.

It is further declared that the 1st respondent be and he is hereby appointed guardian *ad litem* over the 2nd minor respondent for all the purposes of this action, unless the respondents or any other person or persons interested shall, on or before March 21, 1929, show sufficient cause to the satisfaction of this court to the contrary.

February 7, 1929 N. M. BHARUCHA, District Judge.

The date for showing cause is extended to May 30, 1929.

			N. M. BHARUCHA,	
. *.		•	District Judge.	
	 			-

In the District Court of Kalutara.

Order Nisi declaring Will proved.

Testamentary	In the Matter of the Last Will a	nd
Jurisdiction.	Testament of the late Hewaton	
No. 2,168.	kage Lewis Fonseka, deceased,	of
	Panadure.	

Hewafonsekage Simon Fonseka of Panadure. Petitioner.

Vs.

wafonsekage Paul Fonseka of Gangula, dure, (2) ditto Maria Fonseka of Lunawa, Lunawa, itto Lucia Fonseka, and hastaha (4) H. oris Fernando, bosh of Sarikkamulla, (5) fonsekage Romiel Fonseka of Katana, (6) lentina Cooray, (7) Hewafonsekage М. el Fonseka, (8) ditto Vincent Paul Fonseka. itto L. Peter Fonseka, (10) ditto Agnes Lily 🐐 eka, (11) ditto Benedict Henry Fonseka, (12) John Philip Fonseka, (13) ditto Gecilia da Fonseka, al of Danadure, (147 D. Leo s of Kalutara (1974) (15) Marnatorasura, rapatalendige Benesusilva, (16) ditto Clara (17) ditto Pedrick Silva, all of Panadure, Hewafonsekage Mary Adaline Fonseka, and ind (19) J. H. de Fonseka, both of Wekada, dure, (20) Hewafonsekage Cecilia Fonseka, usband (21) Felix Andrew Mendis, both of tuwa; 11th to 13th and 15th to 17th respon-, minors, by their guardian ad litem the 8th ndent Respondents.

THIS matter coming on for disposal before N. M. Bharucha, Esq., District Judge of Kalutara, on May 9, 1929, in the presence of the petitioner, Hewafonsekage Simon Fonseka of Panadure; and the affidavit of the said petitioner dated February 25, 1929, having been read:

It is ordered that the will of the above-named deceased dated March 24, 1929, No. 6,677, be and the same is hereby declared proved, unless the respondents shall, on or before June 20, 1929, show sufficient cause to the satisfaction of this court to the contrary.

It is further ordered that the said 8th respondent be and he is hereby appointed guardian *ad litem* over the 11th to 13th and 15th to 17th minor respondents for all the purposes of this action, unless the respondents or any other person or persons interested shall, on or before June 20, 1929, show sufficient cause to the satisfaction to the contrary.

May 9, 1929.

PART II. - CEYLON GOVERNMENT GAZETTE - MAY 24, 1929

In the District Court of Kalutara.

Order Nisi.

Testamentary Jurisdiction. No. 2,177.

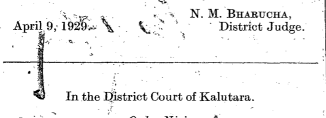
478

In the Matter of the Estate of the late Pathirage Odiris Appur deceased, of Mahena. Mahena.

THIS matter coming on for deposal before N. M. Bharucha, Esq., District Judge of Kalutara, on April 9, 1929, in the presence of Mr. D. E. de Zilva, Proctor, on the part of the betitioner, Amarasinghe Achchige Nonnohamy of Mahena; and the affidavit of the said petitioner dated December 12, 1928, having been read: It is ordered that the said netitioner he and she is

It is ordered that the said petitioner be and she is hereby declared entitled, as widow, to have letters of administration to his estate issued to her, unless the respondents-(1) Pathirage Alice Nona, (2) ditto Baby Nona, (3) ditto Martin Šinno, (4) ditto Pemawathie, (5) ditto Seemon Sinno, and (6) ditto Ranso Nona, all of Mahena, minors, by their guardian ad litem (7) Athaluwage Haramanis of Wewala or any other person or persons interested shall, on or before May 30, 1929, show sufficient cause to the satisfaction of this court to the contrary.

It is further ordered that the said 7th respondent, be and he is hereby appointed guardian ad litem over the 1st to 6th respondents for all the purposes of this action, unless the respondents or any other person or persons interested shall, on or before May 30, 1929, show sufficient cause to the satisfaction of this court to the contrary.



Order Nisi.

Testamentary. In the Matter of the Estate of the late Jurisdiction. Honnantara Acharige Don David, No. 2,178. deceased, of Sarikkamulla.

THIS mtter coming on for disposal offore N. M. Bharucha, Esq., District Judge of Kalutara, on April 9, 1929, in the presence of Mr. P. E. de Zilva, Proctor, on the part of the petitioner Koethasingha Dona Nanny Nona Sosa of Sarikkamulla: and the affidavit of the said patietoner data data to 2020 petitioner dated August 10, 1928, having been read :

It is ordered that the said petitioner be and she is hereby declared entitled, as heir, to have letters of administration to his estate issued to her, unless the respondents-(1) Honnantara Acharige Don John, (2) Konthasinghe Acharige Daniel Sosa, (3) Honnantara Acharige Dona Matilin Nona, (4) ditto Dona Dori Nona, both minors, by their guardian *ad litem* (5) Walatara Acharige Podi Nona, all of Sarikkamulla—or any other person or persons interested shall, on or before May 30, 1929, show sufficient cause to the satisfaction of this court to the contrary.

It is further declared that the said 5th respondent be and she is hereby appointed guardian ad litem over the 3rd and 4th minor respondents for all the purposes of this action, unless the respondents or any other person or persons interested shall, on or before May 30, 1929, show sufficient cause to the satisfaction of this court to the contrary.'

April 9, 1929.

N. M. BHARUCHA, District Judge. 27 108/2 In the District Court of Kandy.

In, the Matter of the Estate of the late No. 4.749. Weerakoon Mudiyanselage Walauwe Mudiyanse Banda, deceased, of Madawala.

THIS matter coming on for disposal before W. E. Barber, Esq., District Judge, Kandy, on April 30, 1929, in the presence of Messrs. Wijayatilake & Wijayatilake, Proctors, on the part of the petitioner, Wijayathake, Froctors, on the part of the pendonicit, Weerakoon Mudiyanselage Walaawe Oppuhamy Banda; and the affidavit of the said petitioner dated April 5. 1929, and of two of the witnesses to the last will dated April 26, 1929 having been read: It is ordered that the will of the above-named deceased dated April 16, 1906, and deposited in the court be and the game is broke declared proved unless any person

the same is hereby declared proved, unless any person or persons interested shall, on or before May 30, 1929, show sufficient cause to the satisfaction of the court to the contrary.

It is further declared that the said Weerekoon Mudiyanselage Walauwe Appuhamy Banda is the executor named in the said will, and that he is entitled to have probate of the same issued to him accordingly, unless any person or persons interested shall, on or before the said date, show sufficient cause to the satisfaction of this court to the contrary.

W. E. BARBER, April 30, 1929. District Judge. 22 140 8 I the District Court of Galle.

Order Nisi.

Testamentary In the Matter of the Estate of the late Jurisdiction. Nanayakkarawasan Sapugahawattege No. 6,803. Marthenis alias Martin, deceased, of Dangedera.

THIS matter coming on for disposal before T. W. Roberts, Esq., District Judge of Galle, on April 22, 1929, in the presence of Mrt R. A. H. de Vos, Proctor, on the part of the petitioner, Wehellege Adarahamy of Dangederal and the affidavit of the said petitioner dated March 19, 1929, having been read:

It is declared that the said petitioner, as widow of the deceased above named, is entitled to have letters of administration issued to him accordingly, unless the respondents, viz. (1) Nanayakkarawasan Sapugahawattege Alfred Martin of Dangedera and (2) ditto Cornelis Martin of Madawalamulla in Galle, shall, on or before May 27, 1929, show sufficient cause to the satisfaction of this court to the contrary.

T. WEERARATNE, April 22, 1929. Additional District Judge. 10 8/ a the District Court of Galle. Order Nisi. Testamentary In the Matter of the Estate of the late Jurisdiction. No. 6,807. Watudurage Simon, decensed, of Kalegana.

THIS matter coming on far disposal before T. W. Roberts, Esq., Histrict, Judge of Galle, on April 27, 1929, in the presence of Mr. R. A. H. de Vos, Proctor, on the part of the petitioner, Watudurage Samuel of Kalegana; and the affidavit of the said petitioner dated April 26, 1929, having been read:

It is ordered that the 1st respondent be appointed guardian *ad litem* over 2nd, 3rd, 4th, 5th, and 6th respondents, unless the respondents, viz., (1) Patticara Bandanage Arlina, (2) Watudurage Julis, (3) ditto Lillie, (4) ditto Laura, (5) ditto Seatha, (6) ditto Guna wathie, all of Kalegana, shall, on or before June 24, 1929, show sufficient cause to the satisfaction of this court to the contrary.

It is further declared that the said petitioner, as eldest son of the deceased above named, is entitled to have letters of administration issued to him accordingly, unless the respondents above named shall, on or before June 24, 1929, show sufficient cause to the satisfaction of this court to the contrary.

April 27, 1929.

T. WA ROBERTS, District Judge.

In the District Court of Matara. Order Nisi. 38/1010 Testamentary In the Matter of the Estate of the la

No. 3,485. Samarasingha Araccige Charlis Appoo of Polhena, accessed.

Kurunduhewage Babunhamy of Polhega ... Petitioner

THIS matter coming of for disposal before M-Prasady Esq., District Judge of Matara, on February 8, 1929, in the presence di Mr. N. P. Goonewardana, Proctor, on the part of the petitioner above named; and the petition and affidavit of the said petitioner dated February 8, 1929, having been read: It is ordered that the petitioner Kurunduhewage Babunhamy be and she is hereby declared entitled, as widow of the said deceased, to administer the said estate, and that letters of administration do issue to her accordingly, unless the respondents above named or any person or persons interested shall, on or before May 7, 1929, shew sufficient cause to the satisfaction of this court to the contrary.

It is further ordered that the 10th respondent, Don Charlis de Silva Samarasingha, be and hecis hereof appointed guardian *ad litem* over the 4th to 8th minor respondents, unless sufficient cause be shown to the contrary on May 7, 1929.

It is also ordered that the said 4th to 8th minor respondents be produced before this court on May 7, 1929. estate of the above-named deceased, coming on for disposal before James Joseph, Esq., District Judge, on April 15, 1929, in the presence of Mr. R. R. Nalliah, Proctor, on the part of the petitoner ; and the affidavit of the petitioner dated March 25, 1929, having been read : It is declared that the petitioner is one of the heirs of the said intestate, and is entitled to have letters of administration to the estate of the said intestate issued to him, unless the respondents or any other person shall, on or before May 27, 1929, show sufficient cause to the satisfaction of this court to the contrary.

> J. C. W. Rock, District Judge.

In the District Court of Jaffna.

Order Nisi.

Testamentary J Jurisdiction. No. 7,065.

In the Matter of the Estate of the late Arumugam Veluppillai of Velanai East, deceased.

Veluppillai Mailvaganam of Saravanai Petitioner.

Vs.

(1) Veluppillai Thirunavukkarasu of Velapai East (minor), by h's guardian ad litem (2) Nagamutu widow of Arymugan Veluppillai of ditto

THIS matter of the petition of the above-named petitioner, praying that the above-named 2nd respondent be appointed guardian *ad litem* over the minor the above-named 1st respondent, and praying for letters of admini tration to the estate of the above-named deceased, coming on for disposal before J. C. W. Rock, Esq., District Judge, Jaffna, on March 18, 1929, in the presence of Messrs. Nagalingam & Nagalingam, Proctors; on the part of the petitioner; and the affidavit of the petitioner dated March 15, 1929, having been read:

It is ordered that the above named 2nd respondent be appointed guardian *ad litem* over the minor the 1st respondent, that the petitioner is the son and heir of the deceased, and is entitled to administer his estate, and that letters of administration be granted to him accordingly, unless the above named respondents or any other person shall, on or before May 2, 1929, show sufficient cause to the satisfaction of this court to the contrary.

April 16, 1929.

J. C. W. ROCK, District Judge.

M. PRASAD. February 8, 1929. Time to show cause extended to May 30, 1929. District Judge. In the District Court of Jaffna. Extended for July 9, 1929. Order Nisi. In the District Court of Jaffna. 27 estamentary In the Matter of the Estate of the late 68 Chellammah, wife of Murugesu Chel-Order Nisi. Jurisdiction. hah of Uralu, deceased. In the Matter of the Estate of the late No. 7,073. Testamentary Jurisdiction. Thangammah, wife of Chinniah Naga Murugesar Chelliah of Vannarponnai East, presently lingam of Neervely South, deceased No. 6,954. Petitioner. of Deniaya Vallipuram Sangarappillai of Neervely South. Petitioner. (1) Sinnappillai, vidow of Vaitiar Sinnatamby, (2) Vairamuttu Narany, (3) Sinnatamby Kanagar, (1) Vijeyasarathyrajah of Deniaya and (2) Vairavy Vallipuram of Uralu. The 1st respondent is a minor appearing by his guardian ad litem the 2nd (4) Vairamuttu Kunchar, (5) Chinniah Nagalinrespondent gam, (6) Sangany Ramu, all of Neervaly South . . . THIS matter of the petition of the above-named THIS matter of the petition of the above-named petitioner, praying for letters of administration to the petitioner, praying for letters of administration to the estate of the above-named deceased, coming on for

PART II. - CEYLON GOVERNMENT GAZETTE - MAY 24, 1929

disposal before J. C. W. Rock, Esq., District Judge, Jaffna, on March 22, 1929, in the presence of Mr. K. Aiyadurai, Proctor, on the part of the petitioner; and the affidavit of the petitioner dated March 18, 1929, having been read: It is ordered that the petitioner is the husband of the said deceased and is entitled to have letters of administration to the estate of the deceased issued to him and that the 2nd respondent be appointed guardian *ad litem* over the minor the above-named 1st respondent for the purpose of representing him in this action, unless the respondent or any other person shall, on or before May 2, 1929, show sufficient cause to the satisfaction of this court to the contrary.

> J. C. W. Rock, District Judge.

Time to show cause is extended to May 30, 1929.

In the District Court of Jaffna. Order Nisi.

Testamentary In the Matter of the Estate of the late Jurisdiction. No. 7,079. Visaladchiammah, wife of Ampalavanar Visuvalingam of Vaddukod³ai, who died at Kuala Lipis in the State of Pahang, in the Federated Malay States, deceased.

Arunasalam/Vaitilingam of Vaddukoddai .. Petitioner.

Vs.

(1) Visuvalingam Sivakami of ditto (2) Visuvalingam Sivapakkiam of ditto (minors), (3) Ampalavanar Visuvalingam of ditto, presently of Federated Malay States, guardian ad liten...... Respondents.

THIS matter of the petition of the above-named petitioner, praying that the above-named 3rd respondent be appointed guardian *ad litem* over the minors the above-named 1st and 2nd respondents, and praying for letters of administration to the estate of the abovenamed deceased, coming on for disposal before K. Kanagasabai, Esq., Acting District Judge, Jaffna, on April 4, 1929, in the presence of Messrs. Nagalingam & Nagalingam, Proctors, on the part of the petitioner; ánd the affidavit of the petitioner dated March 19, 1929, having been read:

It is ordered that the above-named 3rd respondent be appointed guardian *ad litem* over the minors, the 1st and 2nd respondents, that the petitioner is the father of the above-named deceased and is entitled to administer her estate, and that letters of administration be issued to him accordingly, unless the above-named respondents or any other person shall, on or before May 2, 1929, show sufficient cause to the satisfaction of this court to the contrary.

April 22, 1929. J. C. W. Rock, District Judge.

Time to show cause extended to May 30, 1929.

38 / 10 In the District Court of Jaffna. Order Nisi.

Testamentary In the Matter of the Estate of the late Jurisdiction. Sellammah, wife of Veluppillai Mail-No. 7,080. Vaganam of Saravanai, deceased.

Veluppillai Mailwaganam of Saravanai Petitioner.

(1) Parupatham, wie w of Ampalavanar Veluppillai of ditty, (2) Ampalavanar Nagalingam of ditto, presently of Dodanduwa, (3) Nagamuttu, widow of Arumugam Veluppillai of Velanai East, (4) Nalliammai, widow of Arumugam Muttukumaru of Sarayanai, (5) Kandiah Nadarajah (minor) of ditto, mesently of Dodanduwa, (6) Parupathippillai (guardian *ad litem*), widow of Ampalavanar

THIS matter of the betition of the above-named petitioner, praying that the above-named 6th respondent be appointed guardian ad litem over the minor the 5th respondent, and praying for letters of administration to the estate of the above-named deceased, coming on for disposal before K. Kanagasabai, Esq., Acting District Judge, Jaffna, on April 4, 1929, in the presence of Mess:s. Nagalingam & Nagalingam, Proctors, on the part of the petitioner; and the affidavit dated March 20, 1929, of the petitioner having been read:

It is ordered that the above named 6th respondent be appointed guardian *ad litem* over the minor, the abovenamed 5th respondent, that the petitioner is the lawful widower of the above-named deceased, and is entitled to administer her estate, and that letters of administration be issued to him accordingly, unless the above-named respondents or any other person shall, on or before May 2, 1929, show sufficient cause to the satisfaction of this court to the contrary.

April 22, 1929.

J. C. W. Rock, District Judge.

Time to show cause extended to May 30, 1929.

25 K. g/ In the District Court of Jaffna. Order Nisi.
Testamentary In the Matter of the Intestate Estate of No. 7,119. Chellachchipillai, wife of Kandar Sinnathamby Kandiah, late of Klang in F. M. S., deceased.

Kandar Sinnathamby Kandiah of Karaidivu East......Petitioner.

(1) Saraswathiammal, daugater of Kandar Sinnathemby Kandich of Karaidivu East, and (2)

thamby Kandich of Karaidivu East, and (2) Ampalayanar Murugesu of ditto Respondents.

THIS matter coming on for disposal before J. C. W. Rock, Esq., District Judge, Jaffna, on May 3, 1929, in the presence of Mr. T. Arumainayagam, Proctor, on the part of the petitioner; and the affidavit of the petitioner having been read: It is ordered that the abovenamed 2nd respondent be appointed guardian *ad litem* over the minor the 1st respondent, and that letters of administration to the estate of the above-named deceased be issued to the petitioner, unless the respondents shall appear before this court on May 28, 1929, and show cause to the contrary.

May 17, 1929.

J. C. W. Rock, District Judge.

PART II CEYLON GOVERN	MENT GAZETTE - MAY 24, 1929 481
In the District Court of Jaffna.	In the District Court of Puttalam.
Testamentary In the Matter of the Estate and Effects Jurisdiction. of Kanagamma, wife of Kandiah, No. 7,122. late of Nallur, deceased.	Order Nisi. Testamentary In the Matter of the Intestate Estate Jurisdiction of Thamby Pillai Peerkando, late of No. 641. Muttipalaikulam, deceased.
Kartigesu Tiruchittampalam Kandiah of Nallur, presently of Kandy Petitioner.	Between
Vs. (1) Kandiah Palasingam, (2) Kandiah Nakalingam, (3) Nakeswari daughter of Kandiah, (4) Vimala-	Vellatamby Mohiedeen Pitche of Kadayamottai in Akkarai pattu in the Puttalam DistrictPetitioner. And
vathy daughter of Kandiah, (5) Kandiah Nava- ratnam, minors; and (6) Arumugam Sivakkolundu, all of Nallur Respondents. THIS matter of the petition of the petitioner, maxing that the 6th respondent be appointed guardian <i>ad litem</i> over the minors, the st, 2nd, 3rd, 4th, and 5th respondents, and that letters of administration to the estate of the	 Assia Umma, widow of the deceased above named and now the wife of Mapp laitamby Sego Abdul Cader of Viruthodai in Akkarai pattu afore- said, (2) Peerkando Abd Saliku of Duttipalar kulam in the aforesaid pattu
above-named deceased be issued to the petitioner coming on for disposal before J. C. W. Rock. Esq., District Judge, on May 5, 1929, in the presence of Mr. P. Casip- pillai, Proctor, on the part of the petitioner; and the affidavit of the petitioner dated April 25, 1929, having been read:	singhe, Esq., Additional District Judge of Puttalam, on April 30, 1929, in the presence of Mr. Wilfred A. Muttu- kumaru, Proctor, on the part of the petitioner above named; and the affidavit of the petitioner dated April 25, 1929, and petition dated April 30, 1929, having been duly read:
It is ordered that the 6th respondent be appointed guardian <i>ad litm</i> over the minors the 1st, 2nd, 3rd, 4th, and 5th respondents, for the purpose of acting on their behalf, representing them, and protecting their inter sts in the administration of the estate of the above-named deceased, be issued to the petitioner as lawful husband of the intestate, unless the above-named respondents or any other person shall, on or before June 13, 1929, state objections or show sufficient cause to the satis- faction of this court to the contrary.	It is ordered that the petitioner above named be and he is hereby appointed administrator of the estate of Thamby Pillai Peerkando, the deceased above named, and that letters of administration be issued to him accordingly, unless the respondents above named or any other person or persons interested shall, on or before May 30, 1929, show sufficient cause to the satisfaction of this court to the contrary.
May 14, 1929. J. C. W. Rocк, District Judge.	N. MOONESINGHE, Apr il 30, 1929. Additional District Judge
In the District Court of Puttalam. Order Nisi.	• In the District Court of Badulla.
Testamentary Jurisdiction. No. 640. In the Matter of the Intestate Estate of Assana Marakar Cader Saibo Marakar Pariyary, late of Puttalam, deceased. Between	Order Nisi. Testamentary In the Matter of the Intestate Estate of Jurisdiction Alagappen Suppiah of Pannalawela- No. B 821. gama, deceased.
Casie Mohiedeen Mohamedo Ibrahim of Putta lamPetitioner.	Veerappenpulle's daughter Pornamma of Pannala- wela
$\mathbf{And} \mathbb{R}$	* And
 Casie Mohiedeen Sulema Umma, (2) Hadjar for herself and as the proposed guardian <i>ad litem</i> of the minor, (3) Mohamedo Isnail, all of Putta- lam	 Velai, aged 8 years, (2) Palanivel, aged 6 years, (3) Velumani, aged 4 years, (4) Sinnadoorai, aged 2 years, represented by their guardian ad litem, (5) Rawanna Thina Veerappenpulle, all of Busdulla
Arulanandan, Esq., District Judge of Puttalam, on April 24, 1929, in the presence of Mr. William S. Strong, Proctor, on the part of the petitioner; and the petitioner's affidavit and petition dated April 27, 1929, having been read:	THIS matter coming on for disposal before Edward Henry Lucette Esq. District Judge of Badonia, on January 10, 1929, in the presence of Mr. G.C. Rambuk- pota, Proctor, on the part of the petitioner; and the affidavit of the petitioner dated Normalian Com
It is hereby ordered that the 2nd respondent above named be and he is hereby appointed guardian <i>ad litem</i> over the minor, the 3rd respondent above named, and declaring the petitioner administrator of the above estate, and that letters of administration to the said estate be	affidavit of the petitioner dated November 23, 1928, and her petition dated December 20, 1928, respectively, having read : It is ordered that the petitioner be and she is hereby declared entitled, as widow of the said deceased, to
and that letters of administration to the said estate be issued to him accordingly, unless the respondents above named or anyone else interested on their behalf shall, on or before May 27, 1929, at 10 o'clock in the forenoon, appear before this court and show sufficient cause, if	administer his estate and to have letters of adminis- tration issued to her accordingly. And it is hereby further ordered that the 5th re- spondent be and he is hereby appointed guardian ad
any, to the contrary. N. MOONESINGHE, April 24, 1929. Additional District Judge.	litem of the 1st, 2nd, 3rd, and 4th respondents above named, who are minors, to represent them for all the purposes of this action, unless the respondents above named or any person lawfully interested therein shall,

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482PART II. - CEYLON GOVERNMENT GAZETTE - MAY 24, 1929 on or before February 20, 1929, show sufficient cause Ros 8 In the District Court of Kegalla. 20 to the satisfaction of this court to the contrary. Order Nisi. Testamentary In the Matter of the Intestate Estate of Kiriya of Hakahinna, #Godayale Jurisdiction. E. H. LUCETTE, No. 1,341. deceased. January 10, 1929. District Judge. Godayale Andirisa of Hakahinna Petitioner. And Time allowed to show cause is extended till March 27, (1) Godayale Yahapatha of Hakahinya Sela of Talangamuwa, (3) ditto Opatha Ranwala, (4) ditto Prosinus pone itto1929. of randu-E. H. LUCETTE, Respondents. February 20, 1929. District Judge. THIS matter conting on for disposal befor A. H. Egan, Esq., District Judge, Kegalla, on February 27, 1929, in the presence of Mr. Geo. Athurupana, Proctor, on the part of the petitioner; and his affidavit and Time allowed to show cause is extended till May 1, petition dated January 28 and February 27, 1929, 1929. respectively having been read : It is ordered and declared that the petitioner above E. F. MARSHALL, named, as the eldest son of the deceased, is entitled to March 27, 1929. District Judge. have letters of administration issued to him, and that such letters will be issued to him accordingly, unless the respondents above named or any other person or persons interested in the matter shall, on April 10, Time allowed to show cause is extended till June 5, 1929, show sufficient cause to the satisfaction of this 1929.court to the contrary A. H. EGAN, E. F. MARSHALL, District Judge. February 27, 1929. May 1, 1929. District Judge. The Order Nisi is extended to May 29, 1929. P. SARAVANAMUTTU, District Judge. In the District Court of Kegalla. Order Nisi. In the District Court of Kegalla. · Testamentary In the Matter of the Intestate Estate Frésh Order Nisi. Jurisdiction. of Kapuwatte Gallatrallage Mudali-No. 1,352. hamy of Talgomuwa, deceased. Testamentary In the Matter of the Intestate Estate $\theta_{\rm of}$ Jurisdiction of Lekamalage Mudiyanse of Kara-Gallatrallage Kapuwatte Parana-Signt No. 1,325. detiyana, deceased. gama Petitioner. Hettiachchik Ranmenika ofKara-And . detivana .Petitioner. (1) Kapuwatte Gallatrallage Dingiriamma of Vs. Kalalpitika, (2) ditto Sanchimenika of Puhuriya, (3) ditto Punchiappuhamy of Talgomuwa, (4) ditto Punchirala of Pahalawalpola, (5) ditto (1) Lekamalage Appuhamy of Karadettyana, (2) ditto Ukkumenika of ditto, (3) ditto Tikiri-Tikirimenika of Paranagama......Respondents. THIS matter coming on for disposal before P. Saravanamuttu, Esq., District Judge, on April 12, 1929, in the presence of Mr. A. I. Abeyewickreme, Proctor, on the part of the petitioner; and his affidavit and petition dated March 15 and April 12, 1929, respectivelyRespondents having been read : THIS matter coming on for disposal before P. Sara-It is ordered that the said petitioner be and he is vanamuttu, Esq., District Judge, Kegalla, on March 20, 1929, in the presence of Mr. A. I. Abeyewickreme, hereby declared entitled, as the son of the deceased, to administer the said estate of the deceased, and that Proctor, on the part of the petitioner ; and her affidavit letters of administration do issue to him accordingly, and petition dated February 13 and March 20, respectively having been read: It is ordered and declared that the 8th respondent unless the respondents or any other person or persons interested shall, on or before May 28, 1929, show sufficient cause to the satisfaction of this court to the above named, as the brother-in-law of the 1st, 2nd, 3rd, contrary. 4th, 5th, 6th, and 7th respondents, minors above named, is a fit and proper person to be appointed their guardian

April 12, 1929.

P. SARAVANAMUTTU, District Judge. ad litem, and that such appointment will be made

accordingly, and that the petitioner above named, as the

widow of the deceased above named, is entitled to have

letters of administration issued to her, and that such letters will be issued to her accordingly, unless the respondents above named, or any person or persons interested in the matter shall, on May 1, 1929, show sufficient cause to the satisfaction of this court to the contrary.

March 20, 1929.

P. SARAVANAMUTTU, District Judge.

This Order Nisi extended to May 29, 1929.

May 1, 1929.

P. SARAVANAMUTTU, District Judge.

In the District Court of Kegalla. Order Nisi. 46 Ro 12

Testamentary In the Matter of the Intestate Estate of Jurisdi tion. Kabagamuwe Seelawansa Unnanse of No. 1,354. Ganegala Pansala of Nikapitiya, deceased.

Jayasinghe Araccillage Dingin Appuhamy, Town Arachchi, of Kabagamawa

 Jayasinghe Araccillage Appuhamy of Kabagamuwa, (2) ditto Mudalihamy of ditto, (3) ditto Kiri Banda of ditto, (4) ditto Mohotti of ditto, (5) ditto Ukku Banda of ditto, (6) ditto Mudiyanse of ditto, (7) ditto Dingiri Banda of ditto, (8) ditto Punchi Banda of ditto, (9) ditto Tikiri Banda of ditto, (10) ditto Dingiri Amma, the 8th, 9th, and 10th being minors by their guardian ad litem the 6th respondent, (11) ditto Dingiri Menika of ditto, (12) ditto Ukku Menika of ditto, (13) ditto Dingiri Banda of ditto, (14) ditto Podi Menika of ditto, (15) ditto Punchi Nona, the 12th, 13th, 14th, and 15th being minors by their guardian ad litem the 11th respondent Respondents.

THIS action coming on for disposal before P. Saravanamuttu, Esq., District Judge, Kegalla, on April 18, 1929, in the presence of Mr. R. V. Dedigama, Proctor, on the part of the petitioner; and his affidavit and petition dated December 7, 1928, and April 18, 1929, respectively, having been read:

It is ordered and declared that the 6th respondent above named, as the brother of the 8th, 9th, and 10th respondents, minors above named, and that the 11th respondent above named, as sister of the 12th, 13th, 14th, and 15th respondents, minors above named, are fit and proper persons to be appointed their guardians *ad lilem*, and that such appointments will respectively be made accordingly, and the petitioner above named, as the nephew of the deceased above named, is entitled to have letters of administration issued to him, and that such letters will be issued to bim accordingly, unless the respondents or any other person or persons interested in the matter shall, on May 30, 1929, show sufficient cause to the satisfaction of this court to the contrary.

April 18, 1929.

P. SARAVANAMUTTU, District Judge. Order Nisi. Testamentary In the Matter of the Intestrice Estate Jurisdiction. of Araccillage Punchia puis No. 1,355. Ambakumbura, deceased. Ganehi Accillage Ran Etana of Amba-

In the District Court of Kegalla.

kumbura.....Petitioner. Vs.

Araccillage Punchi Banda of Amba-

It is ordered and declared that the petitioner above named, as the widow of the deceased above named, is entitled to have letters of administration issued to her, and that such letters will be issued to her accordingly, unless the respondents above named or any person or persons interested in the matter shall, on or before June 4, 1929, show sufficient cause to the satisfaction of this court to the contrary.

April 26, 1929.

P. SARAVANAMUTTU, District Judge.

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In the District Court of Kegalla. 26

Order Nisi.

Testamentary In the Matter of the Intestate Estate of Jurisdiction. Malmadayalage Ausadahamy of Ba-No. 1,356. kulwala, deceased.

Malmadayalage Mal Naide of Bakulwala .. Petitioner.

Vs.

THIS action counting on far disposal before P. Saravanamuttu, Esq.; District Judge, Kegalla, on April 27, 1929, in the presence of Mr. R. V. Dedigama, Proctor, on the part of the petitioner; and his affidavit and petition dated March 27 and April 27 respectively having been read:

It is ordered and declared that the petitioner above named, as the brother of the deceased above named, is entitled to have letters of administration issued to him, and that such letters will be issued to him accordingly, unless the respondents above named or any other person or persons interested in the matter shall, on June 5, 1929, show sufficient cause to the satisfaction of this court to the contrary.

April 27, 1929.

P. SARAVANAMUTTU, District Judge.