

THE

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PART II.—LEGAL.

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COLOMBO:

PASSED ORDINANCES.

K 730/28

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

No. 12 of 1929.

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

H. J. STANLEY.

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

Short title.

Ordinance.

Amendment of section 22 (1)-

of the principal

- 1 This Ordinance may be cited as the Village Communities Amendment Ordinance, 1929.
- 2 Section 22 (1) of the principal Ordinance is hereby amended as follows:—
 - (1) by the substitution of the words "within three months before" for the words "within three months of" in the first and second lines thereof; and
 - (2) by the addition of the following proviso at the end thereof:—

Provided that if, by reason of the inaccessibility of any subdivision, such meeting cannot conveniently be held, within the said period of three months, the Governor may; by notification in the Government Gazette, enlarge the said period, in the case of any such subdivision, from three months to six months.

Passed in Council the Thirteenth day of September, One thousand Nine hundred and Twenty-nine.

C. C. WOOLLRY, Clerk to the Council.

Assented to by His Excellency the Governor the Twenty-sixth day of September, One thousand Nine hundred and Twenty-nine.

C. C. WOOLLEY, Clerk to the Council.

F 955/27

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

No. 13 of 1929.

I. 415:

An Ordinance to amend Ordinance No. 10 of 1902, intituled "An Ordinance to further amend the Laws relating to Public Thoroughfares in this Colony".

H. J. STANLEY.

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

Short title.

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

- 2 Section 8 of the principal Ordinance is hereby amended as follows:—
 - by the renumbering of the section as sub-section (1) thereof, and by the repeal of the words "which shall be paid by such committee from the moneys received by them in commutation of labour due under the said Ordinance," in the fifth, sixth, and seventh lines thereof; and
 - (2) by the addition of the following sub-section at the end thereof:—
 - (2) Such salary and remuneration shall be paid out of the funds at the disposal of such committee, and any such salary or remuneration paid out of the said funds prior to the enactment of this sub-section shall be deemed to have been lawfully paid.
- **3** Section 9 of the principal Ordinance is hereby amended as follows:—
 - (1) by the renumbering of the said section as sub-section (1) thereof, and by the repeal of the following words at the end thereof:—
 - "The Provincial Committee shall, subject to such rules, pay such pensions and gratuities from the moneys received by them in commutation of labour due under the said Ordinance"; and
 - (2) by the addition of the following sub-sections at the end thereof:—
 - (2) It shall be lawful, and shall be deemed always to have been lawful, whether before or after the enactment of this sub-section, by such rules to prescribe that a deduction not exceeding two per cent. per annum shall be made from the salary of every such officer or servant holding a pensionable appointment, as a contribution towards the payment of such pensions and gratuities, and that the sums so deducted shall be credited to the revenue of the committee by whom the salary is payable, and that such pensions and gratuities shall be paid from the said revenue as part of the ordinary expenditure of the committee.
 - (3) All pensions and gratuities paid in accordance with any such rules, whether before or after the enactment of this sub-section, shall be deemed to have been lawfully paid.

Passed in Council the Thirteenth day of September, One thousand Nine hundred and Twenty-nine.

C. C. WOOLLEY, Clerk to the Council.

Assented to by His Excellency the Governor the Twenty-sixth day of September, One thousand Nine hundred and Twenty-nine.

C. C. Woolley, Clerk to the Council. -

Amendment of

section 9 of the principal

Ordinance

Amendment of section 8 of

the principal

Ordinance.

K 251/29

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

No. 14 of 1929.

An Ordinance to amend the Cemeteries and Burials Ordinance, 1899.

No. 9 of 1899, II. 501.

H. J. STANLEY.

BE 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 Cemeteries and Short title. Burials Amendment Ordinance, 1929.

Amendment of section 40 of the principal Ordinance.

- 2 Section 40 of the principal Ordinance is hereby amended by the insertion of the following words between the word "authority," and the word "at" in the fifteenth line thereof:—
 - "or, where the proper authority is a Municipality, District Council, or Board, for the Chairman of such proper authority,"

Passed in Council the Thirteenth day of September, One thousand Nine hundred and Twenty-nine.

C. C. WOOLLEY, Clerk to the Council.

Assented to by His Excellency the Governor the Twenty-sixth day of September, One thousand Nine hundred and Twenty-nine.

C C. WOOLLEY, Clerk to the Council.

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

No. 15 of 1929.

An Ordinance for making provision for the Public and Railway Services for the Financial Year 1929-30.

H. J. STANLEY.

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

Short title.

1 This Ordinance may be cited as the Appropriation Ordinance of 1929.

Appropriation for year 1929-30.

2 Without prejudice to any other law authorizing any expenditure, sums not exceeding one hundred and twenty-one million six hundred and fourteen thousand one hundred and fifty and thirty-three million rupees are hereby declared to be payable for the service of the financial year beginning on October 1, 1929, and ending on September 30, 1930, out of the revenue and other funds of the Colony and the revenue of the Ceylon Government Railway respectively; and the said sums may be expended as specified in the schedules to this Ordinance.

Schedule I.

Sums Payable out of the Revenue of the Colony.

•			Rs.
1.	His Excellency the Governor		299,854
2.	Legislature		339,704
3	Civil Service		2,217,737
4.	Clerical Service		4,441,509
5.	Secretariat		96,377
6.	Secretariat : Printing Branch		830,362
7.	Controller of Revenue		19,83 2
8.	Treasury		90,269
9.	Treasury—Commissioners of Currency		311,016
10.	Treasury—Loan Board		4,518
11.	Treasury—Stamp Office		115,548
12.	Audit Office		179,657
13.	Provincial Administration		3,329,616
14.	Local Government Board		233,42 8
15.	Land Settlement Department		194,883
16.	Survey Department		4,110,782
17.	Government Stores	•	458,515
18.	Registrar-General's Department		485,25 3
19.	Department of Statistics and Office Syste		33,496
20.	Department of Indian Immigrant Labour	•	157,653
21.	Immigration and Quarantine		279, 027
22.	Customs		724,321
23.	Colombo Port Commission		3,662,099
24.	Ports other than Colombo		138,717

				Rs.
25.	Excise Department		٥.,	1,538,483
26.	Salt Establishment			E E C OOE
27.	Post Office and Telegraphs			8,066,062
28.	Legal: Supreme Court			
2 9.	Legal: District Courts			262,444
30.	Legal: Courts of Requests a	and Police	Courts .	151,207
31.	Legal: Attorney-General	• •		263,679
32 .	Legal: Solicitor-General	• •	• •	45,793
33.	Legal: Fiscals	• •		
34.	Public Trustee			41,585
3 5.	Police	• •	• '•	
36.	Prisons	• •		
37.	Department of Medical and	Sanitary	Services	11,319,907
38.		·		150,161
39.	Government Analyst	• •		74,703
40.	Education			11,641,328
41.	University College		٠	469,735
42.	Archaeological Department			
43 .	Colombo Museum	• •	٠:	97,505
44.	Department of Fisheries	• •		179,780
45.	Department of Agriculture			1,474,315
46.	Veterinary Department			237,762
47.	Department of Mineralogy			21,729
48.	Forest Department	• •		1,167,907
50.	Registrar of Patents	• •		11,301
53.	Irrigation Department	• •		999,939
54 .	Irrigation Annually Recurre	ent		308,300
5 5.	Irrigation Extraordinary	• •		514,350
56 .	Public Works Department			2,297,867
5 7.	Public Works Annually Rec		- •	9,804,305
5 8.	Public Works Extraordinar	У	- •	8,415,317
59.	Electrical Department	••		350,712
60:	Electrical Undertakings Am			149,850
61.	Electrical Undertakings Ext	raordinar	у	143,547
62 .	Military Expenditure	• •		2,359,235
63 .	Public Debt	• •	,	11,191,542
64 .	Pensions	• •		7,063,000
65 .	Exchange	• •		200,000
66.	Miscellaneous Services	••	• •	4,571,095
	• •	-		114,518,510
67.	Loan Works			7,095,640
		• •	••	-,000,040
				121,614,150

SCHEDULE II.

Sums Payable out of the Revenue of the Ceylon Government Railway.

		Rs.
1.	Ordinary working expenditure of the Railway	24,631,080
2.	Payment to Renewals Fund on account of depreciation	2,475,000
3.	Interest on Railway Capital payable to the	F F G 1 0 4 F
4.	revenue of the Colony Payment to Railway Betterments Funds	5,761,245 132,675
	-	
		33,000,000

Passed in Council the Twenty-eighth day of September, One thousand Nine hundred and Twenty-nine.

C. C. WOOLLEY, Clerk to the Council.

Assented to by His Excellency the Governor the First day of October, One thousand Nine hundred and Twenty-nine.

C. C. WOOLLEY, Clerk to the Council.

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

No. 16 of 1929.

III. 292

An Ordinance to amend the Housing and Town Improvement Ordinance, No. 19 of 1915.

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

Short title.

Ordinance

- This Ordinance may be cited as the Housing and Town Improvement Second Amendment Ordinance, 1929.
- 2 Section 106 (3) of the principal Ordinance is hereby amended by the substitution of the words "upon conviction of any person under sub-section (1) (b)" for the words "upon such conviction" in the fourth line thereof.
- 3 Section 107 of the principal Ordinance is hereby amended as follows :-
 - (1) by the substitution of the word "agreement" for the word "deed" wherever the latter word occurs in sub-section (1) thereof;
 - (2) by the substitution of the word "agreement:" for the word "deeds" in the second line of sub-section (3) thereof; and
 - (3) by the addition of the following sub-section at the end thereof :-
 - (4) The provisions of section 2 of Ordinance No. 7 of 1840 shall not apply to any agreement or instrument referred to in this section.

Passed in Council the Thirteenth day of September, One thousand Nine hundred and Twenty-nine.

> C. C. WOOLLEY, Clerk to the Council.

Assented to by His Excellency the Governor the First day of October, One thousand Nine hundred and Twenty nine.

> C. C. WOOLLEY, Clerk to the Council.

DRAFT **ORDINANCES**

M 24/27

MINUTE.

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

No. 26 of 1927.

An Ordinance to amend the Medical Ordinance, 1927.

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

Short title.

section 8 of

- 1 This Ordinance may be cited as the Medical Amendment Ordinance, 1929.
- 2 Section 8 of the principal Ordinance is hereby amended by the substitution of the word "regulations" for the word Amendment of the principal Ordinance. rules" in the fourth line thereof.
 - 3 Section 10 of the principal Ordinance is hereby amended by the addition of the following paragraph at the end of sub-section (1) thereof :-
 - (k) A medical practitioner, nominated as aforesaid, who is neither a lecturer in the University College or the Ceylon Medical College, nor an officer in the service of the Government.

Amendment of section 106 of the principal

Amendment of ection 107 of the principal Ordinance.

Amendment of section 10 of the principal Ordinance.

- 4 Section 12 of the principal Ordinance is hereby amended by the substitution of the word "regulations" for the word "rules" in the first line thereof.
- 5 Section 38 of the principal Ordinance is hereby amended by the addition of the words "in the course of his practice" at the end thereof.
- 6 Section 57 (1) (b) of the principal Ordinance is hereby amended by the deletion of the words "for gain" in the first line thereof.
- 7 Section 59 of the principal Ordinance is hereby amended by the deletion of the words "assistant, or associate," in the fourth and fifth lines thereof.
- 8 The following section is hereby inserted in the principal Ordinance immediately after section 61 thereof:-
- 61 A No person, not being a pharmacist, shall practise for gain or profess to practise or publish his name as practising pharmacy.

By His Excellency's command,

Colonial Secretary's Office, Colombo, September 24, 1929.

F. G. TYRRELL. Acting Colonial Secretary.

Objects and Reasons.

CLAUSES 2 and 4 of this Bill correct an inaccuracy sections 8 and 12 of the Medical Ordinance, 1927, where the word" rules" has been used instead of the word "regulations' There is no power to make rules in the Ordinance, but section 16 and other sections confer a power to make regulations only.

Clause 3 gives effect to a suggestion made by certain members of the Select Committee on the Medical Ordinance, 1927, viz., that the Council of the Ceylon Medical College should include one medical practitioner who is not a lecturer, nor in the service of the Government, in order to associate a private medical practitioner with the work of the Council.

3. Clause 5 adds certain words to section 38 of the principal Ordinance which will entitle a medical practitioner to recover charges for medicines and surgical appliances supplied by him in the course of his practice only. This amendment beings in the course of his practice only. This amendment brings the section into line with sections 42 and 43 which relate to the practice of medicine and recovery of charges by vedaralas, Government apothecaries, and estate dispensers. It is considered that medical practitioners should not practise pharmacy for gain except in the course of their practice as

medical practitioners.

Clause 6 amends section 57 (1) (b) of the Ordinance which now implies that a woman who is not a midwife or a medical practitioner may attend a woman in child-birth for gain, if she does so under the direction of a medical practitioner or in case of emergency. This provision would permit an easy means of defeating the general prohibition contained in the section against the practice of midwifery for gain by unqualified persons, and the words "for gain" have therefore been deleted.

5. Clause 7 effects a small amendment in section 59 of the Ordinance, the words "assistant, or associate "being deleted. It appears that this class of person is not now registered under the Pharmacy Acts and there is no object in referring to it.

6. Clause 8 deals with section 61 of the Ordinance. This section at present makes unlawful the assumption or use of a title, &c., implying qualifications in pharmacy, but does not penalize the person who actually practises pharmacy for gain without being a pharmacist, so long as he does not assume or use the title, &c. A new section 61A has therefore been added definitely prohibiting such practice by persons who are not pharmacists.

Attorney-General's Chambers, Colombo, June 18, 1929.

E. St. J. JACKSON, Attorney-General.

Amendment of section 12 of the principal Ordinance.

Amendment of section 38 of the principal Ordinance.

Amendment of section 57 (1) (b)of the principal Ordinance.

Amendment of section 59 of the principal Ordinance.

Insertion of new section 61a in the principal Ordinance.

Restriction on practice by unqualified persons.

J 832/29

MINUTE.

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

No. 15 of 1921. II. 29.

An Ordinance further to amend the Maintenance Orders (Facilities for Enforcement) Ordinance, No. 15 of 1921.

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

Short title.

1 This Ordinance may be cited as the Maintenance Orders (Facilities for Enforcement) Amendment Ordinance, 1929.

Substitution of a new section for section 12 of the principal Ordinance.

Reciprocal arrangements with British Possessions or Protectorates. 2 Section 12 of the principal Ordinance is hereby repealed and the following section is substituted therefor:—

Where the Governor is satisfied that reciprocal provisions have been made by the Legislature of any British possession or any territory under His Majesty's protection for the enforcement within such possession or territory of maintenance orders made by courts in Ceylon, the Governor may by Proclamation to be published in the Gazette extend this Ordinance to such possession or territory, and this Ordinance shall thereupon apply in respect of such possession or territory as though the references to England or Ireland were references to such possession or territory and the references to the Secretary of State were references to the Governor of such possession or territory.

By His Excellency's command,

Colonial Secretary's Office, F. G. TYRRELL, Colombo, September 14, 1929. Acting Colonial Secretary.

Objects and Reasons.

This Ordinance has been introduced on instructions received from the Secretary of State.

- 2. As a Proclamation under section 12 of the Maintenance Orders (Facilities for Enforcement) Ordinance, No. 15 of 1921, extends the provisions of the Ordinance only to the maintenance orders of another possession or territory, it has been found in practice that even where reciprocal facilities have been established,
 - (a) certified copies of orders have to be forwarded through the Secretary of State, however near the other possession or territory may be (section 3);
 - (b) a provisional order cannot be made in absentia against a person resident in any place other than in England or Ireland (section 5);
 - (c) no provision exists for the admissibility of depositions taken or documents signed in places other than England or Ireland (section 11).
 - 3. The object of this Ordinance is to remedy the defects enumerated above.

Attorney-General's Chambers, Colombo, September 10, 1929. E. St. J. Jackson, Attorney-General.

J 963/20

MINUTE.

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

An Ordinance to amend the Criminal Procedure Code, 1898.

No. 15 of 1898. IV. 170.

BE 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 Criminal Procedure Amendment Ordinance, 1929.

Short title.

2 Section 3 of the principal Ordinance, as amended by the Criminal Procedure Code (Amendment) Ordinance, No. 6 of 1924, is hereby further amended as follows:—

Amendment of section 3 of the principal Ordinance,

- (1) by the repeal of the definitions of "Attorney-General" and "Solicitor-General" contained therein, and by the substitution of the following definitions therefor:—
 - "Attorney-General" means the Attorney-General of this Island, and includes an acting Attorney-General.
 - "Solicitor-General" means the Solicitor-General of this Island, and includes an acting Solicitor-General, the Deputy Solicitor-General of this Island, and an acting Deputy Solicitor-General.
- (2) by the addition of the following definition at the end thereof:—
 - "Government Analyst" includes any person appointed to be or to act as Government Analyst, or Deputy or Assistant Government Analyst.
 - Ordinance substituted Amendment of section 338 of the principal Ordinance.
- 3 Sub-section (2) of section 338 of the principal Ordinance is hereby repealed and the following sub-section is substituted therefor:—
 - (2) Subject to the provisions of section 335, the Attorney-General may prefer an appeal to the Supreme Court against any judgment or final order pronounced by a Police Court or District Court in any criminal case or matter, and where he so appeals, or where he sanctions an appeal, the time within which the petition of appeal must be preferred shall be twenty-eight days.
- 4 Section 395 of the principal Ordinance is hereby amended as follows:—
 - (1) by the repeal of sub-section (1) thereof and the substitution of the following sub-section therefor:—
 - (1) A Police Magistrate or District Judge, at any stage of any inquiry or trial, as the case may be, may in his discretion release on bail any person accused of any non-bailable offence, but he shall not be so released if there appear to be reasonable grounds for believing that he has been guilty of an offence punishable under sections 114, 191, or 296 of the Penal Code.
 - (2) by the substitution of the words "a person accused of a non-bailable offence" for the words "the accused" in the third line of sub-section (2) thereof; and
 - (3) by the substitution of the word and figures "or 296" for the word and figures "295, 296, or 297" in the third and in the sixth lines of sub-section (3) thereof.

Amendment of section 395 of the principal Ordinance. Amendment of section 406 of the principal Ordinance.

- 5 Section 406 of the principal Ordinance is hereby amended as follows:—
 - (1) by the deletion of the words "in the course of any proceeding under this Code" in the fourth line of subsection (3) thereof;
 - (2) by the substitution of the words "if in any case the Police Magistrate is of the opinion that it is necessary or expedient that, or either party to the case requests that", for the words "in any case in which the Police Magistrate or any advocate of the Supreme Court engaged in such case shall certify that in his opinion it would be necessary or expedient that" in the fourth, fifth, and sixth lines of sub-section (4) thereof; and
 - (3) by the addition of the words "or report, as the case may be" at the end of sub-section (5) thereof.

By His Excellency's command,

Colonial Secretary's Office, F. G. TYRRELL,
Colombo, September 20, 1929. Acting Colonial Secretary.

Objects and Reasons.

- 1. The object of this Bill is to effect a number of amendments in the Criminal Procedure Code, the reasons for which appear below under the particular references to the clauses of the Bill.
- 2. Clause 2 amends the definition of "Solicitor-General" in section 3 of the Code so as to bring the post of Deputy Solicitor-General, which was created in 1925, within the definition.
- 3. Clause 3. Until the Supreme Court decided to the contrary in Nonis v. Appuhamy (1926) 27 New Law Reports 430, the Attorney-General was understood to possess, subject to section 335, the right to appeal to the Supreme Court against every judgment and final order made by a District Court or a Police Court in the exercise of its criminal jurisdiction. It is considered that the Attorney-General, who is responsible for the proper administration of criminal justice in the Island, should continue to have this right, and the purpose of clause 3 is to declare explicitly what was always considered to be the law and to invest the Attorney-General with a right which he exercised until 1926.
- 4. Clause 4 makes a number of amendments in section 395of the Code, with the object of giving the courts a greater discretion in the matter of granting ball, and thereby avoiding the remarking or persons in custody for long periods. The effect of the amendment effected by the first paragraph of the clause is that bail may be granted by Police Courts and District Courts to persons accused of non-bailable offences, except where there are reasonable grounds for believing that the accused is guilty of an offence under sections 114, 191, or 296 of the Penal Code. The existing section allows the grant of bail except where there are such grounds for believing the accused guilty of the offence of which he is accused. addition the references in section 395 (3) to sections 295 and 297 of the Penal Code have been removed. Section 295 is merely a declaratory section. Section 297 relates to culpable homicide not amounting to murder, and the present law is that this offence is non-bailable, save with the consent of the Attorney-General. As a result of the amendment, the offence will fall within the category of offences which are ordinarily non-bailable, except at the discretion of the court. A minor amendment, consequential upon the amendment of section 395 (1), has also been made in section 395 (2).
 - 5. The object of clause 5 is to obviate certain difficulties which at present exist in connection with examinations and analyses made by the Government Analyst for the purpose of criminal cases. As the law stands at present (section 406 (3),

(4), (5) of the Criminal Procedure Code), a report under the hand of the Government Analyst upon a matter or thing submitted to him in the course of a criminal proceeding may be used as evidence without calling the Analyst as a witness. The Magistrate or any advocate engaged in the case may however certify that in his opinion the Analyst should be called, and in such cases the Analyst is required to attend. The court may also itself summon the Analyst for the purpose of being examined.

The difficulties that arise are-

(1) That the matter or thing for analysis is required to be submitted to the Analyst "in the course of the proceeding"; otherwise the report cannot be accepted as evidence without the attendance of the Analyst. It is desirable in a great many cases that the matter or thing for analysis should be submitted as soon as possible to the Analyst without waiting for the institution of proceedings. It is proposed therefore to repeal the words "in the course of any proceeding under this Ordinance".

(2) That a defendant who is not represented by an advocate has no right to insist on the Analyst's attendance. To avoid this difficulty, section 406 (4) has been amended by the substitution of words giving either party to the case the right to have the Analyst

summoned.

- (3) That only the Government Analyst himself can be excused from attending the court. The Government Analyst cannot possibly perform all analyses himself, and any Assistant Analyst who performs an analysis must attend court in every case, which is obviously unnecessary. A new definition has therefore been added to section 3 defining "Government Analyst" as including any person appointed to be or to act as Government Analyst or Deputy or Assistant Analyst.
- 6. Clause 5 also amends section 406 (5) of the Code by the insertion of certain words which appear to have been omitted by an oversight.

Attorney-General's Chambers, Colombo, August 16, 1929. E. St. J. Jackson, Attorney-General.

U 184/29

MINUTE.

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

An Ordinance to provide for the extension of the term of office of the Councillors of the Colombo Municipal Council.

BE 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 Colombo Municipal Council (Extension of Office) Ordinance, 1929.

2 (1) Notwithstanding anything in the Municipal Councils Ordinance, 1910, it shall be lawful for the Governor in Council, if for any reason he deems it expedient to do so, by proclamation published in the Gazette at any time before the 31st day of December, 1929, to declare that the term of office of the Councillors of the Municipal Council of Colombo, who are in office at the time when such proclamation is so published shall be extended until, and shall expire on, a day to be specified in the proclamation, such day being not later than two years after the 31st day of December, 1929.

Short title.

Power to extend term of office of the Colombo Municipal Council. No. 6 of 1910, III 31. (2) Any such proclamation may be revoked, at any time before the day specified therein, by order of the Governor in Council published in the Gazette, if Councillors have been duly elected in accordance with the provisions of any Ordinance other than the Municipal Councils Ordinance, 1910, in succession to the Councillors referred to in the proclamation: Provided that, upon the coming into office of any such Councillors so elected as aforesaid, the proclamation shall be deemed to be revoked.

(3) Until the expiry or revocation of any such proclamation, the Councillors whose term of office is thereby extended shall continue to be subject to the provisions of the Municipal Councils Ordinance, 1910, and to administer the affairs of the Municipality in accordance with those provisions; and any vacancies in their number may be filled in the manner provided by that Ordinance.

By His Excellency's command,

Colonial Secretary's Office, F. G. TYRRELL, Colombo, September 19, 1929. Acting Colonial Secretary

Objects and Reasons.

In the ordinary course of events, the triennial elections for the Colombo Municipal Council will be held in December next. The Government proposes, as soon as possible, to introduce legislation to provide for an elected majority and an elected Chairman, but it is probable that the measure will not be passed into law until next year.

2. In the circumstances, it appears desirable that power should be taken to extend the life of the present Council pending the passing of the new legislation, as otherwise an election will be held this year, and a further election will be

necessary as soon as the new legislation is passed.

3. This Bill, therefore, gives power to the Governor in Council by proclamation to declare that the existing Council shall continue in office beyond the date on which it would normally retire, if the necessity arises. The maximum period of extension is two years. If however the new legislation is passed sooner and Councillors are duly elected under it, the proclamation will be automatically revoked on the coming into office of the Councillors so elected.

Attorney-General's Chambers, Colombo, July 27, 1929. E. St. J. Jackson, Attorney-General.

NOTIFICATION OF CRIMINAL SESSIONS.

I is hereby notified that the opening of the Criminal Sessions of the Supreme Court which had been proclaimed to be holden at Matara on Monday, October 14, 1929, has been postponed to Monday, October 28, 1929, at 11 A.M.

Deputy Fiscal's Office, Matara, October 1, 1929. C. H. W. KANNANGARA, Deputy Fiscal.

NOTICES OF INSOLVENCY.

In the District Court of Colombo.

No. 3,951. In the matter of he insolvency of V. Vedamanican Nadar of Kolonnawa.

NOTICE is hereby given that a meeting of the creditors of the above-named insolvent will take place at the sitting of this court on November 5, 1929, for the grant of a certificate of conformity to the insolvent.

By order of court, P. DE KRETSER, Colombo, September 27, 1929. Secretary. In the District Court of Colombo.

No. 3,957. In the matter of the insolvency of S. D. Walles of 79, Union place, Slave Island, carrying on business under the name, firm, and style of S. W. Walles & Co.

NOTICE is hereby given that a meeting of the creditors of the above-named insolvent will take place at the sitting of this court on November 5, 1929, for the grant of a certificate of conformity to the insolvent.

By order of court, P. DE KRETSER, Colombo, September 27, 1929. Secretary. In the District Court of Colombo.

No. 3,998: In the matter of the insolvency of B. Marshal Perera of Mutwal.

NOTICE is hereby given that a meeting of the creditors of the above named insolvent will take place at the sitting of this court on November 5, 1929, for the grant of a certificate of conformity to the insolvent.

By order of court, P. DE KRETSER, Colombo, September 27, 1929. Secretary.

In the District Court of Colombo.

No. 4,024. In the matter of the insolvency of B. Simon Perera of 186, Grandpass, 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 November 5, 1929, for the grant of a certificate of conformity to the insolvent.

By order of court, P. DE KRETSER, Colombo, September 27, 1929. Secretary.

In the District Court of Colombo.

No. 4,096. In the matter of the insolvency of Makumburage James Perera of Kottawa.

WHEREAS M. James Perera has filed a declaration of insolvency, and a petition for the sequestration of his estate has also been filed by G. Don Carolis of Kottawa, under the Ordinance No. 7 of 1853: Notice is hereby given that the said court has adjudged the said M. James Perera insolvent accordingly; and that two public sittings of the court, to wit, on November 5, 1929, and on November 19, 1929, 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, September 28, 1929. Secretary.

In the District Court of Colombo.

No. 4,097. In the matter of the insolvency of G. Wilbert Fernando of Peliyagoda.

WHEREAS G. Wilbert Fernando has filed a declaration of insolvency, and a petition for the sequestration of his estate has also been filed by I. Charles Fernando of Peliyagoda, under the Ordinance No. 7 of 1853: Notice is hereby given that the said court has adjudged the said G. Wilbert Fernando insolvent accordingly; and that two public sittings of the court, to wit, on November 5, 1929, and on November 19, 1929, 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, September 28, 1929. Secretary.

In the District Court of Colombo.

No. 4,098. In the matter of the insolvency of A. V. Pereira of Dalugama, Kelaniya.

WHEREAS A. V. Pereira has filed a declaration of insolvency, and a petition for the sequestration of his estate has also been filed by H. O. Fernando of Nugegoda, under the Ordinance No. 7 of 1853: Notice is hereby given that the said court has adjudged the said A. V. Pereira insolvent accordingly; and that two public

sittings of the court, to wit, on November 5, 1929, and on November 19, 1929, 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, September 28, 1929. Secretary.

In the District Court of Colombo.

No. 4,100. In the matter of the insolvency of Kidston Garth of Arcadia, Colpetty.

WHEREAS Kidston Garth has filed a declaration of insolvency, and a petition for the sequestration of his estate has also been filed by B. V. de Zilva of Bambalapitiya, under the Ordinance No. 7 of 1853: Notice is hereby given that the said court has adjudged the said Kidston Garth insolvent accordingly; and that two public sittings of the court, to wit, on November 12, 1929, and on November 26, 1929, 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, September 28, 1929. Secretary.

In the District Court of Colombo.

No. 4,101. In the matter of the insolvency of P. Marshal Fernando of St. Lucia's street, Kotahena.

WHEREAS P. Marshal Fernando has filed a declaration of insolvency, and a petition for the sequestration of his estate has also been filed by H. J. Waidyakula tilaka of Dam street, Colombo, under the Ordinance No. 7 of 1853: Notice is hereby given that the said court has adjudged the said P. Marshal Fernando insolvent accordingly; and that two public sittings of the court, to wit, on November 12, 1929, and on November 26, 1929, 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, September 30, 1929. Secretary.

. In the District Court of Negombo.

No. 204/I. In the matter of the insolvency of Miniripitiyage Don Anthony Karunaratne of Manaweriya.

NOTICE is hereby given that Miniripitiyage Don Anthony Karunaratne of Manaweriya has been adjudged an insolvent and has been directed to file his balance sheet on October 17, 1929.

By order of court, C. EMMANUEL, Negombo, September 26, 1929. Secretary.

In the District Court of Kalutara.

No. 233. In the matter of the insolvency of Asson Meera Lebbe Zainadeen of Wattalpola in Panadure.

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 October 4, 1929, to examine the insolvent.

By order of court, A. W. Ludekens, Kalutara, October 1, 1929. Secretary In the District Court of Kalutara.

No. 234. In the matter of the insolvency of Yoospu Lebbe Marikar Mohamed Haniffa Marikar of Kalutara.

NOTICE is hereby given that a meeting of the creditors of the above-named insolvent will take place at the sitting of this court on November 13, 1929, to examine the insolvent.

By order of court, A. W. LUDEKENS, Kalutara, September 26, 1929. Secretary.

In the District Court of Kalutara.

No. 245. In the matter of the insolvency of Ranasingha Macklin Silva of Kalutara.

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 October 25, 1929, to prove further claims.

By order of court, A. W. LUDEKENS, Kalutara, September 28, 1929. Secretary.

In the District Court of Kandy.

No. 1,763. In the matter of the insolvency of Don Joseph Gregory Ranasinghe of 171, Trincomalee street, Kandy.

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

By order of court, Gerald E. De Alwis, Kandy, September 27, 1929. Secretary.

In the District Court of Kandy.

No. 1,765. In the matter of the insolvency of Lankataranage Henry Jinasena of Ampitiya.

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

By order of court, Gerald E. DE Alwis, Kandy, September 27, 1929. Secretary. In the District Court of Kandy.

No. 1,800. In the matter of the insolvency of Cumarasingam Ratnasabapathy 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 November 1, 1929, to consider the granting of a certificate of conformity to the above-named insolvent.

By order of court, Gerald E. De Alwis, Kandy, September 27, 1929. Secretary.

In the District Court of Kandy.

No. 1,801. In the matter of the insolvency of Frank Henry Dhanthanarayana of Matale.

NOTICE is hereby given that a meeting of the creditors of the above named insolvent will take place at the special sitting of this court on October 25, 1929, to authorize a sale by public auction by W. A. Stewart, Auctioneer, Colombo, of the properties disclosed by the above named insolvent in the balance sheet.

By order of court, Gerald E. De Alwis, Kandy, September 23, 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 meeting of the creditors of the above-named insolvent will take place at the sitting of this court on October 25, 1929, to receive the report of the assignee on the balance sheet filed by the insolvent.

By order of court, B. J. ARASARATNAM, Badulla, September 25, 1929. Secretary.

In the District Court of Kegalla.

Insolvency In the matter of the insolvency of Jurisdiction.

No. 57.

Thajudeen Aboo of Kegalla.

NOTICE is hereby given that certificate of conformity in Class III. has this day been issued to the above-named insolvent.

By order of court, L. B. CASPERSZ, Kegalla, September 24, 1929. Secretary.

Pr s

NOTICES OF FISCALS' SALES.

Western Province.

In the District Court of Colombo.

No. 19,437. Vs.

(4) H. H. Appuhamy of 113, Jail road, Borella, Colombo Defendant

NOTICE is hereby given that on Friday, November 1, 1929, at 3 P.M., will be sold by public auction at the premises the right, title, and interest of the said 4th defendant in the following property for the recovery of the sum of Rs. 1,000, with interest thereon at 9 per cent. per annum from November 25, 1926, till payment in full, and costs, viz.:—

All these contiguous allotments of lands, buildings, and plantations called Delgahawatta, Dangahaowita, Gorakagahaowita, Ambagahalanda, and Migahaowita,

bearing assessment Nos. 16, 17, 22, and 23, Temple road, now bearing assessment Nos. 39, 51, 53, 61, 61c (1, 7-36), 61c (2-6), Ketawalamulla lane, 41, 43, 45, and 45c (1-5), Temple lane, within the Municipality and District of Colombo, Western Province; and bounded on the north by field belonging to K. C. Mohideen and field of Bappu Gurunanse, now of J. A. Noorbai, on the east by the road known as Temple road, on the south by the garden and the field of Haramanis Appu and owita of Migel Wassan, and now of K. E. Thalis, and on the west by Ambagahawatta and Nugagahawatta, the garden of Koneappu, latterly of Don Thomis Aratchi, now of K. L. Silva and Migelappu, the portion of Kaluwitayas Appu and others, now of the estate of K. Bastian, now of S. D. William, and new road; containing in extent 11 acres and 5 perches. Registered in A 142/225.

Fiscal's Office, Colombo, October 2, 1929. R. O. DE SARAM, Deputy Fiscal. In the District Court of Colomb

Edirisinghage Don Deonis of Pelpita in t boda pattu of Siyane korale .

No. 13.780.

(12) Wickram sinha Aratorage Dona Alice and Defendants. others ...

Wariapper ma Don Lewis, (2) ditto Don Sethan, (4) ditto Dona Podinona, (5) Wickramasinghage Peris Singho, all of Pelpita aforesaid, and others Added Defendants.

NOTICE is hereby given that on Tuesday, November 5, 1929, will be sold by public auction at the respective premises the following property for the recovery of the sum of Rs. 115. 57 being pro rata costs due to the plaintiff, to wit, Rs. 16:08 from the 12th defendant, Rs. 32:83 from the 1st added defendant, Rs. 32.83 from the 2nd added defendant, Rs. 14.07 from the 4th added defendant, and Rs. 19.76 from the 5th added defendant,

At l P.M.

The right, title, and interest of the 12th defendant in and to the following property, to wit :-

1. The lot marked F in plan No. 2,408 dated February 22, 1928, made by A. van Cuylenberg, Licensed Surveyor, of the land called Delgahawatta, situated at Pelpita in the Gangaboda pattu of Siyane korale in the District of Colombo, Western Province; which said lot F is bounded on the north by lot A, on the east by Kahatagahawatta claimed by Edirisinghage Don Deonis and others, on the south by Welikumbura, on the west by lot E; containing in extent 2 roods and 18 perches.

At 1.30 P.M.

The right, title, and interest of the 1st added defendant in and to the following property, to wit :-

2. The lot marked E in the said plan of the land called Delgahawatta, situated at Pelpita aforesaid; the said lot E is bounded on the north by lot A, on the east by lot F, on the south by Welikumbura, and on the west by lot D; containing in extent 1 acre and 39 perches.

At 2 P.M.

The right, title, and interest of the 2nd added defendant in and to the following property, to wit :-

3. The lot marked D in the said plan with the house thereon of the land called Delgahawatta, situated at Pelpita aforesaid; the said lot D is bounded on the north by lot A, on the east by lot F, on the south by Welikumbura, and on the west by lot C; and containing in extent l acre and 39 perches.

At 2.30 P.M.

The right, title, and interest of the 4th and 5th added defendants in and to the following property, to wit:

4. The lot marked C in the said plan with the house thereon of the land called Delgahawatta, situated at Pelpita aforesaid; which said lot C is bounded on the north by lot A, on the east by lot D, on the south by Welikumbura, and on the west by lot A; and containing in extent 1 acre and 39 perches.

Fiscal's Office, Colombo, October 2, 1929. R. O. DE SARAM, Deputy Fiscal. In the District Court of Colombo.

Wanigasoorige Pedrick Perera Appuhamy Kohilawatta in Ambatalenpahala of

No. 29,129.

Vs.

Katugampola Appuhamillage Don Charles Wij wickrama Gunasekara Gunatilleke Appuhamy of Kotalawala in the Palle pattu of Hewagam korale Defendant,

NOTICE is hereby given that on Monday, October 28, 1929, at 2 P.M., will be sold by public auction at the premises the following mortgaged property declared specially bound and executable under the decree entered in the above action and ordered to be sold by the order of court dated May 15, 1929, for the recovery of the sum of Rs. 2,811, with interest thereon at 9 per cent. per annum from July 30, 1928, till payment, and costs of this action taxed at Rs. 197 01, viz.:—

An undivided $\frac{1}{2}$ of all those contiguous portions of Meegahawatta, Halgahakumbura, and Pillewa, situated at Kotalawala in the Palle pattu of Hewagam korale in the District of Colombo, Western Province; and bounded on the north-west, north, and north-east by Hettigekumbura and Hunugewatta, on the east by Hunugewatta, Kahanagewatta, and Malwatta, southeast and south by Hunugewatta, on the west by Jasirik-Panikkiyakumbura, Hettigewatta, and kumbura, Hettigekumbura; containing in extent 15 acres 3 roods 4. 51/100 perches. Registered G 92/119, Colombo, March 5, 1929.

Fiscal's Office, Colombo, October 2, 1929

In the District Court of Colombo.

K. N. S. P. Kannappa Pillai of 10, Fifth Cross street,

No. 29,975. $\mathbf{v}_{\mathbf{s}}$.

O. B. Wijeyasekara of 22, Baillie street, in Colombo, carrying on business under the name, style, and firm of Wijeyasekara & Co., presently of Eisleben, Staples street, Slave Island, Colombo....Defendant.

NOTICE is hereby given that on Saturday, October 26, 1929, at 10.30 A.M., will be sold by public auction at Eisleben, Staples street, Slave Island, Colombo, the following movable property for the recovery of the sum of Rs. 910 46, with interest thereon at 9 per cent. per annum from September 24, 1928, till payment in full, and costs of suit, less Rs. 653.66, viz.:

3 nadun wardrobes

1 ditto almirah

3 ditto toilet tables

2 ditto washhand stands

3 ditto hat stands

1 teakwood sofa

I nadun small table

3 nadun writing tables 3 nadun arm chairs

1 jak writing table

1 Empire typewriter

1 jak sofa

I nadun dining table

6 nadun chairs

1 nadun whatnot

1 jak ice box

2 jak glass almirahs

l large clock

12 pictures

picture with stand

9 rattan mattings

1 coir matting

Fiscal's Office. Colombo, October 2, 1929.

R. O. DE SARAM, Deputy Fiscal. 992

In the Court of Requests of Negombo.

No. 35,692. Vs.

(2) Julian Silva Anthony Pulle of Etgala.... Defendant.

NOTICE is hereby given that on Saturday, November 2, 1929, 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 2nd defendant in the following property, viz.:—

All that northern portion of the land called Goraka-gahawatta in extent 9 acres, situated at Etgala in Dunagaha pattu of Alutkuru korale, in the District of Negombo, Western Province; which said northern portion being bounded on the north by another portion of this land, east by the land of Susey Fernando Saviel Pulle, south also by the land of Susey Fernando Saviel Pulle, and on the west by the land belonging to Julian Silva Christogu Pulle; containing in extent about $1\frac{1}{2}$ acres, together with the buildings, plantations, and all the appurtenances thereon.

Amount to be levied Rs. 284 25, with interest on Rs. 200 at 24 per cent. per annum from February 8, 1929, till February 27, 1929, and thereafter at 9 per cent.

per annum till payment.

Deputy Fiscal's Office, Negombo, September 27, 1929. M. Ediriwira, Deputy Fiscal.

Central Province.

Vinthe District Court of Kandy.

... Plaintiff.

Ne King

Suriya Arachchi Mudiyanselage Brampy Silva Appuhamy of Kalugala, Ambagamuwa korale of Uda Bulatgama Respondent.

NOTICE is hereby given that on Saturday, November 2, 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. 610·27, with interest on Rs. 594·87 at 4 per cent. per annum from February 6, 1926, till payment in full, and poundage, viz. :—

(1) The land called Huriheennelanda of about 2 acres in extent, situate at Pallebage in Kalugammana in Ambagamuwa korale of Uda Bulatgama in the District of Kandy, Central Province; and bounded on the east by Tea estate, north by Kotakekune Paluwa, west by Galenda, and on the south by the land of Punchi Menika.

(2) The land called Polpitiyawatta of about 6 acres in extent, situate at Pallebage aforesaid; and bounded on the east by Tea estate, north by the land of Punchi Menika, west by Polpitigala, and on the south by the

land of Agoris Appu.

(3) An undivided ½ part or share out of the land called Medagedarawatta of about 2 pelas in paddy sowing extent, situate at Pallebage aforesaid; and bounded on the east by Helpitiye-oya, north by the field and Galweta, west by Galweta, and on the south by the land of Agoris

(4) The land called Radagama of about 30 acres in extent, situate at Pallebage aforesaid; and bounded on the east and north by Datchi Pana-oya, west by Crown

land, and on the south by Rada-oya.

(5) An undivided 1 part or share out of the land called Neclavatukande of about 100 acres in extent, situate at Pallebage aforesaid; and bounded on the east by Kelanigangal north by the village limit of Hangarapitiya, west by Crown land, and on the south by Hennekande village.

(6) An undivided 1 part of share out of Galayatawatta of about 3 acres in extent, situate at Pallebage aforesaid; and bounded on the east by the Neellemula Idama, north by Mellegahamulawatta; west by Galenda, and on the south by In-ela.

(7) The land called Puhugahamulawatta of about 3 acres in extent, situate at Pallebage aforesaid; and bounded on the east by Tea estate, north and west by

Helpiti-oya, and on the south by field and Galweta.
(8) The land called Medagederawatta of about 6 acres in extent, situate at Pallebage aforesaid; and bounded on the east by the land of Ranghamy, north by Helpitic kande village, west by Kosmeeriyagala, and on the south by Horeheenne.

(9) An undivided & part or share out of the land called Kandegama of about 30 acres in extent, situate at Pallebage aforesaid; and bounded on the east by Kelaniganga, north by Helpitikandegama, west by Crown,

land, and on the south by Radagama.

(10) An undivided 1/9 part or share out of all that contiguous lands called (1) Etawaradeniyehenlanda, (2) Kodiyabendagawahenlanda, (3) Amunewelawatta, (4) Guruwetiyahenlande, (5) Banagalahenlanda, (6) Narangahamulahenlanda, (7) Kurugahagodamulahenlanda, (8) Godamudunehenlanda, (9) Warakagahamulahenlanda, (10) Madeniyekumbura and watta, which said lands adjoin each other and forming one property, and containing in extent in the aggregate of about 20 amunams in paddy sowing, together with the coconut, arecanut, and together bounded on the east by Kelani-ganga and Crown land, south by Koholakande Gammaina, west by Galenda, and on the north by Rada-oya.

A. RANESINGHE,
Additional Deputy Fiscal.
Kandy, October 1, 1929.

(1) J. A. D. Karunaratne, (2) J. C. Abeykoon, both of Kandy..... Defendant

NOTICE is hereby given that on Saturday, November 2, 1929, at 12 noon, will be sold by public auction at the premises the right, title, and interest of the said defendants in the following property for the recovery of the sum of Rs. 327.25, with interest on Rs. 300 at 9 per cent. per annum from April 29, 1929, till payment in full, and poundage, viz.:—

The house and ground bearing assessment No. 269, situate at Katukele within the Town and Municipality of Kandy in the District of Kandy, Central Province, containing in extent 20 feet by 80 feet; and bounded on the east by house and ground No. 262, south by Railway road, west by house and ground No. 264, and on the north by Colombo road; according to the figure of survey presently bounded as follows: on the north-east by house and ground No. 262, property of Mr. Ratnayake, south-west by house and ground No. 264, property of Aggi Nona, and on the north-west by Peradeniya road; containing in extent 15 15 perches

A. RANESINGHE,
Fiscal's Office, Additional Deputy Fiscal
Kandy, September 30, 1929.

In the District Court of Kandy. Kawana Suna Suppramanian Mudaliyar lainni Kandy No. 36,534. Vs. Meeyana Segoo Mohamado of Talatuoya, Hewaheta

NOTICE is hereby given that on Monday, October 28, 1929, at 12 noon, will be sold by public auction at the premises the right, title, and interest of the said defendant in the following property for the recovery of the sum of Rs. 1,800, with interest on Rs. 2,100 at 9 per cent, per annum from October 20, 1928, till payment in full, and poundage, viz. :-

Half share of all that land called Ratnawalliwatta of 14 acres in extent, situate at Talatuoya in Gandahaye korale of Lower Hewaheta in the District of Kandy, Central Province; and bounded on the east by Kandasamy Pulle's garden, on the south by Sella Pillai Veerammal and Karuppiah's garden, on the north by Sidambaram Patcha Retty's garden, and on the west by Periannen Pulle and Velliah's garden; together with the buildings and everything standing thereon in terms of court order No. 948 of September 26, 1929.

A. RANESINGHE; Additional Deputy Fiscal. Fiscal's Office. Kandy, September 30, 1929.

In the Market Court of Kandy.

) A. Mohamud Cassim, (2) A. Jainul Abdeen, (3)
A. Mohamud Cassim, (2) A. Abdul Cader, (5) M.
Davediu Lebbe, (6) M. Mohideen Batcha, all of Kandy, carrying on business in partnership under the name, style, and firm of A. Mohamed Cassim

Louis de Silva of Kandy

No. 36,995.

Qefendanta NOTICE is hereby given that on Thursday, October 24, 1929, commencing at 12 noon, will be sold by public auction at spots mentioned below the right, title, and interest of the said defendant in the following property for the recovery of the balance sum of Rs. 145-11 with legal interest thereon from September 21, 1928, till payment in full, and costs of suit and poundage, viz. :-

Commencing at 12 noon on Thursday, October 24, 1929. at the respective premises.

(I) All that allotment of land called Gehanewatta ulias Gederawatta, together with the houses and everything thereon bearing present Municipal assessment No. 453, situated at Welata within the Municipality and District of Kandy, Central Province; and bounded on the north by Peradeniya road, east by drain and premises bearing assessment No. 452, south by land belonging to Ceylon Government Railway, and on the west by premises bearing assessment No. 454; and containing in extent 3 roods and 1 square perch according to the plan dated November 13, 1908, and made by S. A. Soysa of Kandy, Licensed Surveyor, and which said premises are composed and made up of the following lands and premises, to wit:

(1) Gehenewatte of 5 lahas paddy sowing extent situated at Welata afore aid. Registered in A 41/88.

(2) Gehenewatte of 1½ lahas paddy sowing extent situated at Welata aforesaid. Registered in A 21/256.

(3) Generovatte of 2 lahas paddy sowing extent, situated at Welata aforesaid. Registered in A 32/395.

All that land called Gehenegederawatta the house thereon bearing present assessment No. 454, situated at Welata aforesaid; and bounded on the north by the Peradeniya road, east by premises bearing assessment No. 453, south by the land belonging to Ceylon Government Railway, and on the west by premises bearing assessment No. 455; containing in extent 12 62/100 square perches according to plan dated November 13, 1908, aforesaid. Which said premises are made up of all that land called Gehenegederawatta of about 1 laha paddy sowing extent, situated at Welata aforesaid. Registered in A 41/87.

Which said firstly and secondly described premises adjoin each other now forming one property, and which from their situation as respects each other can be included in one survey and registered in A 51/229. together with all the buildings, bungalows, workshops, garages, showrooms, and stores now erected and standing thereon, with the machinery, furniture, material, tools,

and implements therein and thereto.

Commencing at 1 o'clock in the afternoon on Thursday, October 24, 1929, at the Garage, Getambe, viz:

(1) 1 Hornsbey oil engine.

(2) 3 boxes of tools

- (3) 1 round wooden box
- (4) I rubber tube in box
- (5) 3 drilling stands
- (6) 3 drilling machines
- 1 cutting machine
- (8) 7 cog wheels
- (9) 1 whetstone
- (10) 3 vices
- (11) I battery charger (12) 5 workmen's tables
- (13) 1 tank
- (14) 4 square iron poles (15) 4 jacks
- (16) I bull dog engine

A. RANESINGHE. Additional Deputy Fiscal.

Fiscal's Office, Kandy, September 30, 1929.

In the District Court of

diwela . Plaintiff. Mudunkotgedera Sundera V

No. 37,620. pitiya Kajapakse Pantiyegedera Sadiris of Athragalla in Lower Dumbara.... Defendant. Amnitiya

NOTICE is hereby given that on Monday, November 4, 1929, commencing at 12 noon, will be sold by public auction at the respective premises the following property mortgaged with the plaintiff by bond No. 676 dated September 1, 1926, and attested by Mr. M. Ameen, Notary Public, and decreed to be sold under the decree entered in the above case for the recovery of the sum of Rs. 3,708 821, with interest on Rs. 3,580 at 9 per cent, per annum from February 13, 1929, till payment in full, and poundage, viz.

(1) All that land called Kosgahayatetenne of 2 pelas paddy sowing extent, situate at Attaragalla in Udagampaha of Lower Dumbara in the District of Kandy, Central Province; and bounded on the east by the 3-foot road, south by the limit of Kosgahayatatennewatta, and on the west and north by the limit of Pihille kumburehena; together with everything thereon.

(2) All that land called Pihillekumburehena of 2 acres in extent, situate at Attaragalla aforesaid; and bounded on the east by 3-foot road, south by the limit of Kosgahayatetennewatta, west by Heenihulaha and dry stream of Galkandahena, and on the north by Rankotgedera. hena; together with everything thereon.

(3) All that land called Pihillekumburehena of 5 acres in extent, situate at Attaragalla aforesaid; and bounded on the east by the limit of Kodituwakkugedera Pusumba's chena, south by the limit of Sinhalapedigedera Menika's garden, west by the limit of Wadugedera Tikira's land, and on the north by Kodituwakkugedera Samara Vidane's land alias Hinihulaha; together with everything thereon.

(4) All that land called Wetiketiyehena of 7 acres in extent, situate at Attaragalla aforesaid; and bounded on the east by the limit of Halangoda Ratemahatmaya's property, south by the limit of Thever's property, west by the limit of Ukkuwa Vidane's property, and on the

north by the limit of Annamalai's property

(5) Undivided 5/7 parts or shares out of all that land called Boraluwewatta of 7 acres in extent, situate at Attaragalla aforesaid; and the entirety being bounded on the east by Wadugederawatta and Menika's garden. south by Ukkuwa Vidane's garden, west by Boraluwe-watta, and on the north by Galbokkewatta; which said several lands adjoin each other and form one property and from their situation as respects each other can be included in one survey now known as Boraluwe estate, situate at Attaragalla aforesaid; and bounded on the north by R. Naide Conductor's land, north east by the property belonging to Galbokke Naida, Wadugedera Tikira, Wadugedera Hawadiya, and Wadugedera Dingiri, east by Boraluwe Gadalahena and properties belonging to Wadugedera Dingiri, Puncha, and Ranhotigedera Naida and others, south-west by Galkandehena, and on the west by the properties belonging to Wadugedera Kira, R. Naide Conductor, Wadugedera Horatala, Nanduwa, Kehelkumburewatta, Tikira, and Menika; and containing in extent 18 acres and 2 roods as per plan dated January 19, 1919, made by H. Keyt, Licensed Survevor

(6) All that field called Galagawakumbura of 3 lahas paddy sowing extent, situate at Attaragalla aforesaid; and bounded on the east by the limit of Metiwalakumbure Yaddessa's field, south by the limitary ridge of Kira's field, west by the stone and limit of Puncha's

field, and on the north by wella.

(7) All that field called Kumbal Metiyekumbura of 8 lahas paddy sowing extent, situate at Attaragalla aforesaid; and bounded on the east by the limit of Pediris' field, south by the limit of Meragalgederawatta, and on the west and north by the limitary ridge of

Meragalgederakumbura. (8) All that lower half part or share of Thahas paddy sowing extent out of all that allotment of land called Kumbalmetiye of 8 lahas paddy sowing extent in the whole, situate at Attaragalla aforesaid; and which said lower half part or share is bounded on the east by the fence of Rankotduraya's field, south and west by the Inkanu of Kumbalmetiya Horatala's field, and on the north by the limit of Maragalgedera Salelu's field; together with everything thereon.

Registered in E 212/86; E 161/17, 212/90, 91;

E 131/250.

A. RANESINCHE, Fiscal's Office, Additional Deputy Fiscal. Kandy, September 30, 1929.

Southern Province.

In the District Court of Galle.

P. R. A. R. M. Ramasamy Chetty of Galle Plaintiff.

No. 27,215. $\mathbf{V}_{\mathbf{s}}$.

P. M. Mahamood of Talapitiya Defendant.

NOTICE is hereby given that on Saturday, October 26, 1929, commencing at 12 noon, will be sold by public auction at the premises the right, title, and interest of the said defendant in the following property, viz.:

1. All that undivided ½ part of all the soil and trees of the land called Soluchiawatta alias Soluchiaewatta, together with a like share of all the buildings standing thereon, containing in extent about 1 acre, situate at

Galupiadda within the Four Gravets of Galle; bounded. on the north by Beligahawatta and Lindamulawatte-kebella, east by Pelawatta, south by rail road, west-by Beligahawatta.

2. All the soft and trees of the land called Pelawatta

alia Mahapelawatta, in extent about 3 roods, situate at Galupiadda aforesaid; bounded on the north by Pelawatta alias Punchipelawatta, east by Tandalwatta alias Mahawatta, south by rail road, west by Soluchiawatta.

3. All that undivided $\frac{1}{2}$ part of all the soil and trees of the land called Lindamullewatta, in extent about 2 roods, situated at Galupiadda aforesaid; bounded on the north by Lintotawatta, Nambiyawatta, east by Nambiyawatta, south by Pelawatta, west by Beligahawatta.

4. All that undivided ½ part of all the soil and trees of the defined portion of the land called Daharayan tottem alias Pemitottem, in extent about situate at Galupiadda aforesaid; bounded on the north by Mahajambugahawatta, east and south by the other portions of this land, west by Punchijambugahawatta.

All the soil and trees of the defined portion of the land Dabarayantottam alias Pemitottem and planter's share of the 3rd plantation, in extent about 2 roods, situate at Galupiadda aforesaid; bounded on the north and west by the other portions of this land, east by Asindiwatta alias Mudusinawatta, south by Hirigalwatta.

6. All that allotment of land together with the boutique (formerly marked No. 28 and presently bearing Municipal assessment No. 26) standing thereon, in extent about 1.75 perches, situate at High street of Galle bazaar, within the Four Gravets of Galle; bounded on the north east (by land described in plan No. 65,414, south-east by high road, south-west by land described in plan No. 65,413, and north west by land described in plan No. 65,413, and north west by lingular street. Writ amount Rs. 2,026.83, with legal interest on Rs. 1,952.91 from July 19, 1929.

Fiscal's Office, Galle, September 26, 1929.

E. F. EDRISINGHA, Deputy Fiscal.

he District Court of Matara. Maddumapatabehdige Lucinona of Pallimulla. Plaintiff. No. 2,659.

Arukattipatabendige Daniel Abesuriya of Kotuwe-

NOTICE is hereby given that on Saturday, November 2, 1929, commencing at 3 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 for the recovery of the sum of Rs. 2,428 93, viz.:—

1. All that defined lots F 1 and F 2 of Craighall estate, situated at Mirissa in the Weligam korale of the Matara District, Southern Province; and bounded on the north by T. P. 149,588 and Wewakumbura, east by Wewa kumbura, south by Ihaladeniya, and west by lot E; and containing in extent 5 acres and registered in D 336/208.

All that defined lots F 3 and F 4 of Craighall estate, situated at Mirissa aforesaid; and bounded on the north, east, and west by Ihaladeniya, and south by railway line; and containing in extent 1 acre and 1 rood

and registered in D 336/209.

3. All that the defined lots L, M, N, O, P, Q, R, S, T of Craighall estate, situated at Mirissa aforesaid and bounded on the north by Timbirigahawewa road, Galbindagodakumburehena, east by T. P. 129,580, and Dolewatta, south by reservation for a road, and west by Ihaladeniya and road; and containing in extent II acres and registered in D 336/210.

Ponnampalam,

- 4. All that the defined lots U, V, W, X, Y of Craighall estate, situated at Mirissa aforesaid; and bounded on the north by T. P. 67,766, Nugagahawatta, and Wallagederawatta, east by Nugagahakellekumbura, Ginigaswila, T. P. 361,439, and Ginigaswila, south by railway line and T. P. 94,581, and west by Medadeniya; and containing inextent 15 acres and registered in D 336/211.
- 5. All that the defined lot Y 1 of Craighall estate, situated at Mirissa aforesaid; and bounded on the north by railway line, east by Ilapatbokkekumbura and Ilapatbokkewatta, south by Wendesikella-addarawatta claimed by H. Babunappu and others, let 4216, and west by lot 4219 and Medadeniyakurabura; and containing in extent 3 acres and registered in D 886/212

E. T. GOONEWARDENE, Deputy Fiscal's Office, Deputy Fiscal. Matara, October 1, 1929.

Northern Province.

In the District Court of Negombo.

V. R. R. M. Chockalingam Chetty, by his attorney V. R. R. M. Lechimanan Chetty of Negombo. Plaintiff. No. 3,050. Vs.

(1) Seena Sinnathamby, (2) Seena Vadiviachchy, both of Kudapaduva, (3) Nagaletchumi of Kockuvil West, Arasady, administratrix of the estate of Avanna Thambu Defendants.

NOTICE is hereby given that on Tuesday, October 29, 1929, at 10 o'clock in the forenoon, will be sold by public auction at the spot the right, title, and interest of the said late Arumugam Thambu in the following property for the recovery of Rs. 1,149 14, with interest on Rs. 980 at the rate of 18 per cent. per annum form December 29, 1928, till March 12, 1929, and thereafter at 9 per cent. per annum till payment, and poundage and charges, viz. :--

A piece of land situated at Thavady in Uduvil parish Valigamam North division of the Jaffna District, Northern Province, called Vilananpathy, containing or reputed to contain in extent 10% lachams varagu culture, with well, spontaneous and cultivated plants, and palmyras and vadalies; bounded or reputed to be bounded on the east by property of Suppar Paramu and others and Ponnu, wife of Murukesu, on the north by property of Suppar Paramu and shareholders, and on the west and south by lane.

Fiscal's Office, Jaffna, October 1, 1929. S. TURAIYAPPAH, for Fiscal.

In the District Court of Kaluta a F. H. Perera of Beruwala 16 No. 14,025.

(1) T. Vinayagamoorthy, (2) K. Sinnadurai, both of Valvettitturai in Jaffna Defendants.

NOTICE is hereby given that on Wednesday, October 30, 1929, at 10 o'clock in the forenoon, will be sold by public auction at the sea-shore to the north of the Amman Temple at Valvedditturai, the right, title, and interest of the said defendants in the following property for the recovery of Rs. 500, and costs Rs. 227 · 20, poundage, and charges, viz. :-

A schooner called Kathiresan, weighing 81 tons (only hull)

Fiscal's Office. Jaffna, October 1, 1929.

S. THURAIYAPPAH, for Fiscal. In the District Court of Jaffna.

Sivasambu of Vannarponnai

East Plaintiff. No. 18,597. Vs.

of Ramanathan Selvarayan Vannarponnai East Defendant.

NOTICE is hereby given that on Tuesday, October 29, 1929, at 3.30 in the afternoon, will be sold by public auction at the spot the life-interest of the said defendant in the following property for the recovery of Rs. 4,900, with interest thereon at the rate of 9 per cent. per annum from January 7, 1924, until payment in full (less Rs. 96 50 recovered), costs reserved, poundage, and charges, viz. :-

An undivided half share of a piece of land situated at Navatkuli in Navatkuli parish, Thenmaradchy division of the Jaffna District, Northern Province, called Navatkuli coconut estate; containing or reputed to contain in extent 45 acres, 3 roods, and 13 perches; bounded or reputed to be bounded on the east by railway line and property belonging to others, on the north by road, and on the west and south by Upparu.

Fiscal's Office, Jaffna, October 1, 1929. S. TURAIYAPPAH, for Fiscal.

In the District Court of Jaffna. 59 Sithamparappillai Sangarappillai of Karaitvu Plaintiff. West

No. 22,399.

Kanthar Ampalavanar of Karaitivu West . . Defendant.

NOTICE is hereby given that on Saturday, October 26; 1929, at 3 o'clock in the afternoon, will be sold by public auction at the respective spots the right, title, and interest of the said defendant in the following property for the recovery of Rs. 50 as damages for ouster and further damages at Rs. 50 a year from February 22, 1927, till possession is restored, and costs Rs. 374 12, poundage, and charges, viz.:-

A piece of land situated at Thankodai in Karaitivu West, Karaitivu parish, Islands division of the Jaffna District, Northern Province, called Pallampan-thamudaiyanseema and Chempadu, containing or reputed to contain in extent ½ lacham v. c.; bounded or reputed to be bounded on the east by property of Kanapathy, on the north by property of Ampalavanar, on the west by lane, and on the south by property of Sankarappillai.

2. A piece of land situated at Thankodai as aforesaid called Nonkiyaivaththai and Aththai, containing in extent 27 lachams p. c.; bounded on the east by property of Sanmugam and shareholder and two others, on the north by property of Ampalavanar and two others, on the west by property of Eladchumy and another, and on the south by property of Sankarappillai

and two others.

A piece of land situated at Thankodai as aforesaid called Kallikkadu, containing in extent 4 lachams p. c.; bounded on the east by property of Thankamuttu, on the north by the property of Kandiah, on the west by property of Packiyam, and on the south by property of Samuel.

A piece of land situated at Thankodai as aforesaid called Kaliyanai, containing in extent 3½ lachams v. c., with well, cultivated and spontaneous plants; bounded on the east by property of Veluppillai and another, on the north by property of Kanthar and another, on the west by lane, and on the south by property of Arumugam.

A piece of land situated at Thankodai as aforesaid called Pallampanthamudaiyanseema and Chempadu, containing in extent 3 lachams varagu culture with well, houses, cultivated and spontaneous plants; bounded on the east by property of Kanapathy and another, on the north by property of Arumugam and shareholder, on the west by lane, and on the south by property of Ampalavanar.

6. A piece of land situated at Thankodai as aforesaid called Urumathadai, containing in extent 1 lacham v. c., with palmyras and vadalies; bounded on the east by property of Kanapathy, on the north and west by property of Sankarappillai, and on the south

by property of Pary.

Fiscal's Office, Jaffna, September 25, 1929. S. Turaiyappan, for Fiscal.

Eastern Province.

In the District Court of Batticaloa.

No. 6,457. Vs.

Saddambiralege Andrew Fernando, presently of Kalkudah, Saddambiralege Alfred Fernando of Eddy Stone, Maggona Defendants

NOTICE is hereby given that on Saturday, November 2, 1929, commencing at 9 o'clock in the forenoon, will be sold by public auction at the spot the right, title, and interest of the said defendants in the following properties decreed to be sold for the recovery of the sum of Rs. 3,416, with interest thereon at 9 per cent. per annum from September 29, 1928, till payment in full, and costs (not taxed yet) (principal and interest not exceed Rs. 4,000), viz.:—

(a) The land called Periyavadithottam, situated at Punnaicudah in Eraur pattu, Batticaloa District, Eastern Province; containing in extent on the eastern side 84 fathoms, western side 78 fathoms, northern side 42 fathoms, and southern side 54 fathoms, together with house, coconut trees, and all its rights; bounded on the east by seashore, south by the property of Hadjipodi, west and north by thona; out of this an undivided \$\frac{1}{2}\$ share, with all its rights.

(b) The coconut estate composed of lots 3640, 3641, 3642, 3645, 3646, 3170, 1064, 285, and K 4\frac{1}{3}, situated at Kaluvenkerni aforesaid; containing in extent 72 acres 3 roods and 14 perches, with coconut trees and all other rights; bounded on the east by seashore, south by minor road, west by Crown land and property of S. Sinnan, and north by the property of Tisseverasinghe;

out of this an undivided \$\frac{1}{6}\$ share, with all its rights.

(c) The land lot 10538, situated at Vandarumoolal aforesaid; containing in extent on the eastern side 53\frac{1}{2}\$ fathoms, western side 42 fathoms, northern side 55\frac{1}{2}\$ fathoms, and southern side 38\frac{1}{2}\$ fathoms, together with boutique, house, buildings, well, coconut trees, and all its rights; bounded on the east by minor road, south by road, west by the property of Kunchitamby, and north by the property of K. K. Sinnatamby, Seeni, and Sinnatamby Parigary; out of this an undivided \$\frac{1}{2}\$ share, with all its rights.

(d) The coconut garden called Thennamaravalavu, situated at Vandaramoolai aforesaid; containing in extent on the eastern side 72 fathoms, western side 55 fathoms, northern side 72 fathoms, and southern side 67 fathoms, with coconut trees and all other rights; bounded on the east by lane, south by road, west by minor road, and north by the property of S. T. Fernando and Sinnatamby; out of this an undivided \(\frac{1}{6} \) share, with

all its rights.

(e) The coconut estate composed of lots 11523, 11524, 11525, 11526, 11421, 11423, and 11425, situated at Kalkudah in Koralai pattu, Batticaloa; and containing in extent 27 acres 3 roods and 19 perches, together with bungalow, well, coconut trees, and all other rights; bounded on the east by seashore, south by the property of Hadipody, west and north by thona; out of this an undivided & share, with all its rights.

K. Somasunderam, Additional Deputy Fiscal.

Fiscal's Office, Batticaloa, September 23, 1929.

In the District Court of Trincomalee.

Symmanian Kanapathipillai of Jaffna Plaintiff.

No. 1,355. Vs.

Sellamuttu, widow of Velupillai, of No. 6 Division
Trincomalee Defendant

NOTICE is hereby given that on Saturday, October 26, 1929, at 4 o'clock in the afternoon, will be sold by public auction at the spot the life-interest of the said defendant in the following property for the recovery of Rs. 333 75, with interest on Rs. 250 at the rate of 18 per cent. per annum from January 15, 1929, till January 25, 1929, and thereafter at 9 per cent. on the aggregate sum until payment in full, and costs of suit being Rs. 78 58, Fiscal's fees, and charges, and poundage, viz.:—

Life-interest of the debtor on a piece of land, together with a tiled house of two rooms and kitchen, well, well-sweep, and posts, coconut trees and other plantations thereon, with all rights relating thereto, situate at Division No. 6, Trincomalee District, Eastern Province. Boundaries: north-east by house and ground of P. C. Appathurai Chetty, south-east by house and ground of the heirs of Visaladchipillai, wife of Ponniah, and others, south-west by road, north-west by house and ground of D. Rajaretnam. Extent, 24 72/100 square perches.

P. GNANAPRAGASAM,
Fiscal's Office, Additional Deputy Fiscal.
Trincomalce, September 30, 1929.

25 PS/North-Western Province.

In the Additional Court of Requests of Kurunegala

D. A. Samaraweera, Schoolmaster, Niyangama
school Plaintiff

No. 3,808. Vs.

R. B. Gadananda Bandara of Welihiriya in Niyangama palata of Madure korale Defendant

NOTICE is hereby given that on Tuesday, October 29, 1929, at 2 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 land called Morankanda alias Koholana of about 10 acres in extent, situate at Welihiriya in Madure korale of Weudawili hatpattu in the District of Kuru negala, North-Western Province; and bounded on the east and south by the limit of Morankanda estate north by the land of Karapaiya and Rankiri, west by wella; with the plantations standing thereon.

Amount to be levied Rs. 231, with interest of Rs. 200 at the rate of 11 cents per Rs. 10 per mensem from July 22, 1927, to October 29, 1928, and thereafter with legal interest on the aggregate amount till payment in full.

Fiscal's Office, A. BASNAVAKE,
Kurunegala, September 26, 1929. for Fiscal.

Alainsiff.

In the District Court of Kurunegala.

(2) Amarasinghe. (1) Gamarallage Appuhamy, Arachchige Simon Appuhamy, both of Damunu-Plaintiffs pola

No. 12,648. Vs.

(1) Ukku Banda of Pannala, (2) Ratnayaka Mudi-yanselage Punchirala Vidane, of Pannala in Dambadeni Udukaha korale east Defendants.

NOTICE is hereby given that on Wednesday, October 30, 1929, at 2 o'clock in the afternoon, will be sold by public auction at the premises the right, title, and interest of the said 2nd defendant in the following property, viz. :-

- 1. Hemmanewatta of about 12 acres in extent, situate at Pannals in Dambadeni Udukaha korale east of Dambadeni hatpattu in the District of Kurunegala, North-Western Province; and bounded on the north by Karangodaheneweta, east by Hemmanekumbura south by fence of the garden of Ranmenika and others, west by fence of the garden of S. D. Fernando.
- 2. An undivided 1 share of Wekumburewatta of 5 lahas of kurakkan sowing in extent, situate in the aforesaid village; and bounded on the north by Pinhena, east by Wekumbura, south by the garden of Appuhami and others, west by Mekaralhena of Dingiri Menika and others.

Amount to be levied Rs. 969 95, and poundage.

Fiscal's Office, Kurunegala, October 1, 1929. A. BASNAYAKE, for Fiscal.

In the District Court of Kurunegals

V. R. M. Mohamado Ossanar of Kurunegala.

No. 14,106.

. . .

Eua Ana Abdul Rahiman of Wellawa in Mahagalboda Megoda korale

NOTICE is hereby given that on Saturday, October 26, 1929, 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,

The life-interest of the defendant in and to the land called Dematapitive Kolongahamulahena, now garden, of about 2 lahas of kurakkan sowing in extent, Dematagolledalupotehena of about 2 lahas of kurakkan sowing in extent, and Dematapitiyehena, now garden, of about 2 lahas of kurakkan sowing in extent, all forming one property and containing in extent of about 6 acres in extent, situate at Rangama in Mahagalboda Megoda korale north of Weudawili hatpattu, in the District of Kurunegala, North-Western Province; and bounded on the east by rail road, south by the fence of the garden of Kumarappu and others, west by cemetery, Getuwanela, and the limit of the chena of Mr. Gomis, Proctor, north by Gansabhawa road; with the plantations, buildings, and everything standing thereon.

Amount to be levied Rs. 998. 99, with interest thereon at 14 per cent, per annum from October 12, 1928, till July 18, 1929, and thereafter on the aggregate amount at the rate of 9 per cent. per annum from July 18, 1929, till payment in full, and poundage.

Fiscal's Office. Kurunegala, October 1, 1929. A. BASNAYAKE, Deputy Fiscal.

In the Court of Requests of Negotifica. Thangaiah Runa Awenna (na. Negombo

No. 34,470.

Wismakaruma Manam Mohandiramalage Jeewath Naide of Bunnehepola Defendant.

NOTICE is hereby given that on Monday, October 28,7 1929, at 1 o'clock in the afternoon, will be sold by public auction at the premises the right, title, and interest of the said defendant in the following property, viz. :-

The land called Nugagahamulawatta alias the defendant's residing garden of about 2 acres in extent; and bounded on the north by dewata road, east and south by wire fence separating the garden of the defendant, west by the wire fence of the land of Amaris Singho; with the plantations and the buildings thereon, situate at Bunnehepola in Katugampola korale south of Katugampola hatpattu of the District of Kurunegala in the North-Western Province.

Amount to be levied Rs. 335 80, with interest on Rs. 250 at 18 per cent. per annum from October 1, 1927, till February 15, 1928, and thereafter at 9 per cent. per

annum till payment, and poundage.

Fiscal's Office. A. BASNAYAKE, Kurunegala, September 28, 1929. Deputy Fiscal.

In the District Court of Negombo. 3

K. N. K. L. Letchimanan Chetty by his attorney Muna Ravanna Mana Muttusamy Naidu of

No. 2,760...

Vs. Appukuttihewage Karonchiya and others of Meegahawela Defendant

NOTICE is hereby given that on Tuesday, October 29, 1929, 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 for the recovery of Rs. 1,500 less a sum of Rs. 610 with interest thereon at 9 per cent. per annum from March 10, 1929, till pay ment, viz.:-

1. An undivided § share of the land called Kahata-gahahenawatta and of the buildings and plantations standing thereon, situate at Meegahawela in Meda palata of Pitigal korale south in the District of Chilaw, North-Western Province; and bounded on the north by land claimed by G. Simanchiya and Andiya, east by lands claimed by Puncha Wahumpuraya and Puncha and Kiriya, south by divided portion of Kahatahenawatta aforesaid, and west by land claimed by Sitta and others; containing in extent 1 acre 2 roods and 38 perches.

2. An undivided 264/504 share of the land called Kahatagahahena and of the buildings and plantations standing thereon, situate at Meegahawela aforesaid; and bounded on the north by portion of the land of the heirs of Ukkuwa, east by land claimed by Puncha and others, south-east by land claimed by G. Kauwa and others, south-west by land claimed by A. Sitta and Bada; containing in extent 2 acres and 23 perches.

3. An undivided 2/8 share of the land called Kahatagahakumbura, situate at Meegabawela aforesaid; and bounded on the north by water-course, east by Kahatagahahena, south and west by Koswatu-oya; containing in extent about 4 parrahs of paddy sowing soil.

Deputy Fiscal's Office, Chilaw, October 1, 1929. F. G. DALPETHADO, Deputy Fiscal. In the District Court of Negombo.

Mina Iththanna Thuna Una Lana Ulagappa Chetty of Negginbo Plaintiff

Vo. \$432.

Vs.

Don Arnolis Appuhamy of Hatti-Defendant.

NOTICE is hereby given that on Friday, November 1, 1929, at 10 o'clock in the forencon, 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. 2,227 90, with interest of Rs. 2,000 at 15 per cent. per annum from July 5, 1929, till August 19, 1929, and thereafter at 9 per cent. per annum till payment, viz. :—

- (1) The land called Daminnagahawatta, Kadurugahawatta, and Thalgahawatta, adjoining each other together with the buildings and plantations standing thereon, situate at Hattiniya in Yatakalan pattu of Pitigal korale south in the District of Chilaw, North-Western Province; and bounded on the north by land of the heirs of Kaluwa Nadakaraya and others, north-west by lands of the heirs of Mudaliyar Lowe and others, north-east and east by agara, south by field called Uliyanpanguwa, west by portion of this land, and lands of Kalanda Upasakaya and others; containing in extent 6 acres 3 roods and 28 perches.
- (2) The contiguous portions of land called Kongaha-watta appearing in plan No. 1,884 dated March 18, 1922, made by Mr. Graham Panditesekere, Surveyor, situate at Hattiniya aforesaid; and bounded on the north by lands of Baiya, Thambiya, and others, east by dewata road, south by land of Seiyado Abdul Cadar, Ana Kana, and west by water-course; containing in extent 8 acres 1 rood and 32 perches.
- (4) The contiguous portions of lands called Ambagahawatta and Kosgahawatta, with the buildings and plantations standing thereon, situate at Hattiniya aforesaid; and bounded on the north by land of Dr. Wijeyesinghe and others, east by land of Omariya, south by lands of Kaluwa Duraya and others, and west by lands of Hapuwa and others; containing in extent about 12 acres
- (5) An undivided 1 bushel and 1 peck paddy sowing soil from and out of the field called Gothatugahairawella, situate at Hattiniya aforesaid; and bounded on the north by field of the heirs of Dingiriya Veda and others, east by land of Tikira. Vel-Duraya, south by field of Kaluwa Veda and others, and west by land of the heirs of Puiya; containing in extent about 8 parrahs of paddy sowing soil.
- (6) An undivided 1 bushel and 2 peeks paddy sowing soil from and out of the field called Thalgahairawella, situate at Hattiniya aforesaid; and bounded on the north by Eravella belonging to Katuwa Veda and others, east by land of Tikira Vel-Duraya, south by Erawella belonging to Tikira Vel-Duraya, and west by land of John Fernando; containing in extent 10 parrahs of paddy sowing soil.
- (7) An undivided 1 bushel 3 pecks and ½ seers of paddy sowing soil from and out of the field called Tittagaha agara, situate at Hattiniya aforesaid; and bounded on the north by Nugagahagara, east by lands of Menika and others, south by Pillewekumbura, and west by lands of Menika; containing in extent about 8 parrahs of paddy sowing soil.

Deputy Fiscal's Office, F. G. DALPETHADO, Chilaw, October 1, 1929. Deputy Fiscal.

Province of Sabaragamuwa

In the District Court of Kalutara.

Koddura Aratchige Don Carolis Appuhamy of
Madacumbura in Panadure Plaintiff
(2) D. C. Weerasekera of Colombo . Substituted Plaintiff

No. 9,522.

Vs.

Konthadoruthambi Vidanelaye Daniel Fernando of Maggona Defendant

NOTICE is hereby given that on Friday, October 25, 1929, 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 defendant in the following property for the recovery of Rs. 642. 50, with interest on Rs. 500 at 18 per cent. from June 9, 1920, till December 13, 1920, and thereafter at 9 per cent. on the aggregate till payment in full, and costs of suit Rs. 117. 45, viz.—

An undivided \(\frac{1}{3} \) share of the soil, trees, and plantations of the western defined portion of the extent of about \(\frac{1}{2} \) acre which is being possessed as the equivalent of the undivided 22/40th share of the land called Kebellagahairabimkattiya and the entirety of the tiled boutique 65 feet in length and 33\(\frac{1}{2} \) feet in breadth built adjacent to the high road; the entire land being bounded on the north by the high road leading to Hambantota, on the east by Galweta, on the south by Dombewela ela, and on the west by the Inniyara of Kalangekumbura; containing about 4 seers of kurakkan sowing extent or about 1 acre, situated at Godakawela in the Meda pattu of Atakalan korale in the Ratnapura District in the Province of Sabaragamuwa.

Fiscal's Office, R. E. D. ABEYRATNE, Ratnapura, September 25, 1929. for Fiscal

30 % In the District Court of Colombo.

Messrs. Cumberbatch & Co., Colombo Plaintiffs.

No. 30,947. Vs.

U. A. J. Jayawardena of Gorokgastenna estate, Lellopitiya, Ratnapura Defendant.

NOTICE is hereby given that on Monday, October 28, 1929, at 11 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 the sum of Rs. 6,635 ·88, with further interest on Rs. 6,171 ·77 at 8 per cent. from November 9, 1928, till March 8, 1929, and thereafter on the aggregate amount of the decree at 9 per cent. till payment in full, and costs of suit:—

The tea factory on Gorokgastenna estate, situated at Bopetta in the Meda pattu of Nawadun korale in the District of Ratnapura in the Province of Sabaragamuwa; which tea factory is bounded as follows: on the north and east by tea estate, and on the south and west by tea estate; and containing the following movable properties:—

- 2 tea rollers.
- 1 tea "cutter."
- l rubber roller.
- 2 bins.

1 store about 40 feet in length and 15 feet in breadth roofed with zinc sheets.

1 tea drying room, roofed with zinc sheets.

Fiscal's Office, R. E. D. ABEYRATNE; Ratnapura, September 30, 1929. for Fiscal.

IN TESTAMENTARY ACTIONS. NOTICES

Testamentary

Jurisdiction.

No. 4,657.

In the District Court of Colombo.

55 sec.

Order Nisi.

Testamentary In the Matter of the Intestate Estate of Doctor Ginadasa Dharmapreya Moone-Jurisdiction. singhe, late of Pannipitiya, deceased.

Percy Hugh de Kretser, Secretary of the District Court of Colombo Petitioner.

And

(1) Amonlia Suria Aratchige Moonesinghe, (2) Leilar Goonetilleke, both of 533, Hampden lane, Wellawatta, (3) Sumana Rupesinghe \dots Respondents. Colombo

THIS matter coming on for disposal before O. L. de Kretser, Esq., District Judge of Cathonico in September 10, 1929, in the presence of Mic. H. Wickremesinghe, Proctor, on the part of the petitioner above named; and the affidavition the said petitioner dated September 10, 1929, and the order of the Supreme Campuniar

10. 1929, and the order of the Supreme Court dated October 8, 1926, having been read:

It is ordered that Mr. P. H. de Kretser, as Secretary of the District Court of Colombo, be and he is hereby declared entitled to have letters of administration to the estate of the above-named deceased sissued to him, unless the respondents above named or any other processors interested shall order before October 10. person or persons interested shall, on or before October 10, 1929, show sufficient cause to the satisfaction of this court to the contrary.

O. L. DE KRETSER, September 10, 1929.

District Judge.

In the District Court of Colombo

Order Nisi.

Testamentary In the Matter of the Intestate Estate of Jurisdiction. Yapa Appuhamillage Dona Selena Javasingha, deceased. No. 4,649.

Ranasingha Hetti Arachige Don Ardin Gunasekere Petitioner. of Kandumulla

THIS matter coming on for disposal before O. L. de Kretser, Esq., District Judge of Colombo, on August 30, 1929, in the presence of Mr. A. Mivanapalana, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated August 27, 1929, having been read:

It is ordered that the petitioner be and he is hereby declared entitled, as widower of the above-named deceased, to have letters of administration to her estate issued to him, unless the respondents above-named or any other person or persons interested shall, on or before October 10, 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.

In the Matter of the Intestate Estate of Welmeellegey, Dona Christina,

Jayasingha Mudalige Simon Perend of Pita kotte Petitioner.

deceased.

(1) Leonage Dona Ugeni, (2) Hewahettige Hamlin, and (3) ditto Somawathie Respondents

THIS matter coming on for disposal before O. L. de Kretser, Esq., District Judge of Colombo, on September 5, 1929, in the presence of Mr. Afri. Abeyaratne, Proctor, on the part of the petitioner above named and the affidayit of the said petitioner dated August 30, 1929, having been read:

It is ordered that the petitioner be and he is hereby declared entitled, as son-in-law of the above-named deceased, to have letters of administration to her estate, issued to him, unless the respondents above named or A any other person or persons interested shall, on for before October 17, 1929, show sufficient cause to the satisfaction of this court to the contrary.

September 5, 1929.

Testamentary

Jurisdiction.

No. 4,659.

O. L. DE KRETSER, District Judge.

In the District Court of Colombo.

Order Nisi. *

In the Matter of the Intestate Estate of Mohamed Sheriff Mohamed Ajuwad lane, Colombo. Piachaud's

 \mathbf{of} deceased.

Abdul Raheman Mohamed Sheriff of 50/B. Layard's broadway, Colombo Petitioner.

Azeeza mad das Cadija Umma of 127, Piachaud's lane, Colombo...... Respondent.

THIS matter coming on for disposal before O. L. de Kretser, Esq., District Judge of Colombo, on September 6, 1929, in the presence of Mr. A. R. M. Razeen, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated September 3, 1929, having been read:

It is ordered that the petitioner be and he is hereby declared entitled, as father of the above named deceased, to have letters of administration to his estate issued to him, unless the respondents above named or any other person or persons interested shall, on or before October 17, 1929, show sufficient cause to the satisfaction of court to the contrary.

O. L. DE KRETSER, September 6, 1929. District Judge.

August 30, 1929.

In the District Court of Colombo.

Order Nisi.

Testamentary In the Matter of the Intestate Estate Jurisdiction. of Johannes Ladduwahetty of In-No. 4,653. duruwa, deceased

Dona Umawathie Wijewardane Hamne of Gonagala in Bentara-Walallawiti lerale. $oldsymbol{...}$ Petitioner.

(1) Amarawansa Ladda Jaheity of Gonagala aforesaid and (2) Peter Ladduwshetty of Habunekala in Bentara Walahawiti koraleRespondents.

THIS matter coming on for disposal before O. L. de Kretser, Esq., District Judge of Colombo, on September 3, 1929, in the presence of Mr. Charles Dias, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated August 27, 1929, having been read:

It is ordered that the petitioner he and she is hereby declared entitled, as widow of the above-named deseased, to have letters of administration to his estate issued to her, unless the respondents above named for any other person or persons interested shall, on or before October 10, 1929, show sufficient cause to the satisfaction of this court to the contrary.

September 3, 1929.

O. L. DE KRETSER, District Judge.

In the District Court of Colombo.

Order Nisi.

Testamentary Jurisdiction. No. 4,669.

In the Matter of the Last Will and Testament of the late Thana Mohaof 43, Siripina lane \mathbf{mado} Colombo, deceased.

Kawla Umma of 43, Siripina lane Colombo...Petitioner. THIS matter coming on for disposal before O. L. de Kretser, Esq., District Judge & Colombo, on September 9, 1929, in the presence of Mr. M. S. Akbar, Proctor, on the part of the petitioner above named; and the affidavits (1) of the said petitioner dated September 3, 1929, and (2) of the attesting notary dated September 5, 1929, having been read:

It is ordered that the last will of Thoma Mahamada

It is ordered that the last will of Thana Mohamado, deceased, of which the original has been produced and is now deposited in this court, be and the same is hereby declared proved; and it is further declared that the petitioner is the executor named in the said will, and that he is entitled to have probate thereof issued to him accordingly, unless any ferson or persons interested shall, on or before October 10, 1929, show sufficient cause to the satisfaction of this court to the contrary.

September 9, 1929.

O. L. DE KRETSER, District Judge.

- In the District Court of Colombo.

Order Nisi.

Testamentary In the Matter of the Last WW and Testa-Jurisdiction. ment of Meerampulle Peer Mohamado No. 4,670. of Wekanda of Slave Island, deceased. Meerampulle Muttu Natchia of Wekanda, Slave

THIS matter coming on for disposal before O. L. de Kretser, Esq., District Judge of Colombo on September 10, 1929, in the presence of Mr. M. R. Akbar, Proctor, on the part of the petitioner above named; and the

affidavits (1) of the said petitioner dated September 4, 1929, (2) of one of the attesting witnesses also dated September 4, 1929, and (3) of the attesting notary dated:

September 3, 1929, having been read:

It is ordered that the last will of Meerampulle Peer Mohamado, deceased, of which the original has been produced and is now deposited, in this court, be and the same is hereby declared proved; and it is further declared that the petitioner is the executrix named in the said will and that she is entitled to have probate thereof issued to her accordingly, unless any person or persons interested shall, on or before October 10, 1929, show sufficient cause to the satisfaction of this court to the contrary.

September 10, 1929.

O. L. DE KRETSER, District Judge.

In the District Court of Colombo Order Nisi.

Testamentary! In the Matter of the Intestate Estate of Jurisdiction. Wanni Achchi Kankanamalage Siman Appu of Anuragoda in the Gangaboda putting of Siyane korale, deceased. No. 4,674.

Wanniachchi Karkalamalage Appusingho of Anuragoda aforesaid...Petitioner

(1) Wanniachchi Kankanamalage Rempy Singho, (2) ditto Sugathan Singho, (3) ditto Lenoris Singho, all of Anurgoda afore aid, (4) ditto Veolis Singho of Anurgoda afore aid, (4) ditto Veolis Singho of Anurgoda afore aid, (4) ditto pattu of Siyane korale, (5) ditto Podi Nona of Basnagoda of Chigampal korale in Three Korales of Kegalla District, (6) ditto Punchi Menika of Polehola in the Cangabada pattu of Siyana korale Pelehela in the Gangaboda pattu of Siyane korale, (7) ditto Sobin Nona of Tharala in the Gangaboda pattu of Siyane korale, (8) Pinnawala Appuhamillage Seman Appuhamy of Weralugampola the pattu Siyane Gangaboda of korale Respondents.

THIS matter coming on for disposal before O. L. de Kretser, Esq., District Judge of Colombo, on September 13, 1929, in the presence of Mr. T. D. F. de Silva, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated September 11; 1929. having been read:

It is ordered that the petitioner be and he is hereby declared entitled, as son of the above-named deceased, to have letters of administration to his estate issued to him, unless the respondents above named or any other person or persons interested shall, on or before October 17, 1929, show sufficient cause to the satisfaction of this court to the contrary.

September 13, 1929.

O. L. de Kretser, 🦠 District Judge.

District Court of Colombo.

Order Nisi.

In the Matter of the Intestate Estate of A. K. Supplish Cherty of Grandpass, Colombo. Testamentary ! Jurisdiction. No. 4,675.

Chandrawati of 123, Grand ss, Colombo ... Petitioner

And

(1) Letchimie, (2) Sanmugarasa, minors, both of 123, Grandpass, Colombo Respondents.

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

16, 1929, in the presence of Mr. S. Ratnakacam, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated September 14,

1929, having been read:
It is ordered that Mr. P. H. de Kretser, as Secretary of the District Court of Colombo, be and he is hereby 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 October 10, 1929, show sufficient cause to the satisfaction of this court to the contrary.

September 16, 1929.

O. L. DE KRETSER, District Judge.

In the District Court of Colombo.

Order Nist.

Testamentary In the Matter of the Intestate Estate and Effects of Sinnatamby Arumugam, late of Bambalapitiya in Colombo, Jurisdiction. No. 4,677. deceased.

Thangamma, widow of Sinnatamby Arumugam of Point Pedro in Jaffna Petitioner.

(1) Sivapragasam Nadarlastr of Well Watta, Colombo, (2) Arumugam Mandaleswaram, (3) ditto Manoranjitham, (4) ditto Marukolunthu, (5) ditto Sandratilakam, (6) ditto Maheswaran, (7) ditto Pupathy, all of Point Pedro, Jaffna Respondents.

THIS matter coming on for final disposal before 0. L. de Kretser, Esq., District Judge of Colombo, on September 16, 1929, in the presence of Mr. S. Siva-subramaniam, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated September 2, 1929, 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 intersted shall, on or before October 17, 1929, show sufficient cause to the satisfaction of this court to the contrary

September 16, 1929,

O. L. DE KRETSER, District Judge.

In the District Court of Colombo, Ofder Nisi.

Testamentary In the Matter of the Intestate Estate of Jurisdiction. Thandamina Salomi Gabriel of Oail Cherry, Quilon, Travancore, South India, deceased. No. 4,685.

Henry Robert Daniell of 71, Davidson road, Wellawatta Petitioner.

And (1) Karichal Peter Gabriel, (2) Peter Except Gabriel, (3) Annie Hennietta Gabriel, (4) Mary Victoria Gabriel, (5) Justus John Gabriel, (6) Mathew David Gabriel, alfor Olail Cherry, Quilon, Travangore, South India, (7) I. Poulogo of Wolley core, South India, (7) L. Pauloose of Wella-

THIS matter coming on for disposal before O. L. de Kretser, Esq., District Judge of Colombo on September 19, 1929, in the presence of Messrs. de Vos & Gratiaen, Proctors, on the part of the petitioner above named; and the affidavit of the said petitioner dated September 16, 1929, and the order of the Supreme Court dated September 9, 1929, having been read:

It is ordered that the petitioner be and he is hereby declared entitled, as brother of the above named deceased, to have letters of administration to his estate issued to him, unless the respondents above named or any other person or persons interested shall, on or before October 17, 1929, show sufficient cause to the satisfaction of this court to the contrary.

September 19, 1929.

O. L. DE KRETSER, District Judge.

In the District Court of Colombo.

Order Nisi.

Testamentary Jurisdiction No. 4,693.

In the Matter of the Last Will and Testament of Sir Thomas Mackenzie Ross of Clonhaston, Madras, India, deceased.

THIS matter coming on for diposal before O. L. de Kretser, Esq.; District Judge of Colombo, on September 24, 1929, in the presence of Mr. Joseph Francis Martyn of Colombo, Procto, on the part of the petitioner, Mr. Oscar Percy Mount of Colombo; and the affidavit of the said petitioner dated September 18, 1929, exemplification of probate of the will of the above-named deceased, power of attorney in favour of the petitioner, and Supreme Court's order dated September 10, 1929, having been read: It is ordered that the will of the said deceased dated January 16, 1921, of which of the said deceased dated January 16, 1921, of which an exemplification 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 Sir Gordon Fraser, one 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 October 10, 1929, show sufficient cause to the satisfaction of this court to the contrary.

September 24, 1929.

O. L. DE KRETSER, District Judge.

In the District Court of Colombo.

Order Nisi declaring Will proved.

Testamentary Jurisdiction ? No. 4,695.

In the Matter of the Last Will and Testament or Trust Disposition and Settlement (with a Codicil) of John Gross Aitken, some time of 45, Hope street, Glasgow, Scotland, who some time resided at 34, Hamilton Park Terrace, Hillhead, Glasgow, Scotland, and late of Hamilton Drive, Hillhead aforesaid, Merchant, deceased.

THIS matter coming on for disposal before O. L. de Kretser, Est., District Judge of Colombo, on September 24, 1929, in the foresents of James Krederick van Langenberg Proctor, on the part of the petitioner, David Ernest Martensz of Colombo; and (1) the affidavit of the said petitioner dated September 19, 1929, (2) the power of attorney dated May 13, 1929, and (3) the order of the Supreme Court dated September 9, 1929, having been read: It is ordered that the will of the said John Cross Aitken, deceased, dated June 11, 1925, and a codicil thereto dated June 30, 1926, a certified copy of which under the Seal of the Public Records of Scotland 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 David Ernest Martensz is the attorney in Ceylon of the surviving executors named in the said will, and that he is entitled to have letters of administration (with will annexed) issued to him accordingly, unless any person or persons interested shall, on or before October 10, 1929, show sufficient cause to the satisfaction of this court to the contrary.

September 24, 1929.

O. L. DE KRETSER, District Judge.

[A. 8 | X = 1

In the District Court of Colombo.

Order Nisi declaring Will proved.

Testamentary Jurisdiction. No. 4,696. In the Matter of the Last Will and Testament (with a Codicil) of Horace Milman Hayes, late of Rookwood, Benburb, County Tyrone, Ireland, deceased.

THIS matter coming on for disposal before O. L. de Kretsel, Esq., District Judge of Colombb, on September 24, 1929, in the presence of Resrs. J. J. & G. de Saram, Proctors, on the part of the petitioner, Daniel Cottier Wilson of Colombo, and (1) the affidavit of the said petitioner dated September 17, 1929, (2) the power of attorney dated July 25, 1929, and (3) the order of the Supreme Court dated September 13, 1929, having been read: It is ordered that the will of the said Horace Milman Hayes, deceased, dated November 10, 1925, and a codicil thereto dated July 23, 1927, a certified copy of which under the Seal of the High Court of Justice in Northern Ireland, King's Bench Division (probate) at the District Registry at Londonderry, 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 Daniel Cottier Wilson is the attorney in Ceylon of the sole executor named in the said will, and that he is entitled to have letters of administration (with will annexed) issued to him accordingly, unless any person or persons interested shall, on or before October 10, 1929, show sufficient cause to the satisfaction of this court, to the contrary.

September 24, 1929.

O. L. DE KRETSER, District Judge.

8/ In

In the District Court of Colombo.

Order Nisi.

Testamentary Jurisdiction. No. 4,694. In the Matter of the Intestate Estate of Hewafonsekage Lucas Ronseka of 754, Moratumalla, Moratuwa, deceased.

THIS matter cotains in for disposal before O. L. de Kretser, Esq., District Judge of Colombo, on September 24, 1929, in the presence of Mr. Joseph Francis Martyn of Colombo, Proctor, on the part of the petitioner, Hewafonselage Richard Affred Ronseka of Colombo; and the afficient of the sakipetitioner dated September 19, 1929, certificate of death of the above named deceased, and minutes of consent by the other heirs of the said deceased having been read: It is ordered and declared that the said petitioner is a son of the said deceased and that he is entitled to have letters of administration to the intestate estate of the said deceased issued to him accordingly, unless any person or persons interested shall, on or before October 24, 1929, show sufficient cause to the satisfaction of this court to the contrary.

O. L. DE KRETSER, District Judge. 34 Pro Sty the District Court of Colombo.

Testâmenta.

Jurisdiction.

No. 4,698.

In the Matter of the Last Will and Testament or Trust Disposition and Settlement of Hugh Thomson Clark, some time of Ormidale, Hawthom Avenue, Lenzie, Glasgow, Scotland, and late of 203, Braid road, Morningside, Edinburgh Scotland, deceased.

THIS matter coming on for disposal before O. L. de Kretser, Esq., District Judge of Colombo, on September 26, 1929, in the presence of Messrs F. J. & G. de Saram, Proctors, on the Ort of the petitioner, Robert Alexander Sharrocks, and (1) the affidavits of the said petitioner dated September 23, 1929, (2) the power of attorney dated July 30 and August 1 and 2, 1929, and (3) the order of the Supreme Court dated September 13, 1929, having been read: It is ordered that the last will and testament or trust disposition and settlement of the said Hugh Thomson Clark, deceased, dated February 7, 1927, a certified copy of which under the seal of the Commissariot of the County of Edinburgh in Scotland 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 Robert Alexander Sharrocks is the attorney of the executors named in the said last will and testament for trust disposition and settlement, and that he is entitled to have letters of administration (with will affected) issued to him accordingly, unless any person or persons interested shall, on or before October 10, 1929, show sufficient cause to the satisfaction of this court to the contrary.

September 26, 1929.

O. L. DE KRETSER, District Judge.

31 Po 8 in the District Court of Colombo.

Order Nisi declaring Will proved.

Testamentary Jurisdiction. No. 4,699.

In the Matter of the Last Will and Testament of Margueretta Elizabeth Craufurd of 29 Fallow Court Avenue, North Finchley in the County of Middlesex, Ingland, spinster, deceased.

THIS matter coming on for disposal before O. L. de Kretser, Esq., District Judge of Colombo, on September 26, 1929, in the presence of J. F. van Langenberg, Proctor, on the part of the petitioner, David Ernest Martensz; and (1) the affidavit of the said petitioner dated September 25, 1929, (2) the power of attorney dated July 23, 1929, and (3) the order of the Supreme Court dated September 10, 1929, having been read. It is ordered that the will of the said Margueretta Elizabeth Craufurd, deceased, dated April 12, 1927, a certified copy of which funder the Saal of His Majesty's High Court of Justice in England 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 David Ernest Martensz is the attorney in Ceylon of the sole executrix named in the said will, and that he is entitled to have letters of administration (with will annexed) issued to him accordingly, unless any person or persons interested shall, on or before October 10, 1929, show sufficient cause to the satisfaction of this court to the contrary.

September 26, 1929.

O. L. DE KRETSER; District Judge.

September 24, 1929.

Jurisdiction.

No. 2,216.

In the District Court of Colombo.

Order Nisi.

Testamentary In the Matter of Intestate Estate of Jurisdiction. Uduwanage Bastian Vedarala, late No. 7,405. of Erewwala, deceased.

Ranasin Aratchchige Nonohamy of Erewwala in the Palle pattu of Salpiti korale..... Petitioner.

And

Uduwanage Simon of Erewwala aforesaid. Espondent.

THIS matter coming on for disposal before O. L. de Kretser, Esq., District Judge of Chon bo, on September, 3, 1929, in the presence of Mr. D. E. Wanigesooria, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated August 29, 1929, 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 respondent above named of any other person or persons interested shall, on or before October 10, 1929, show sufficient cause to the satisfaction of this court to the contrary.

September 3, 1929

O. L. DE KRETSER, District Judge.

In the District Court of Negombo.

Testamentary In the Matter of the Intestate Estate Jurisdiction. of the late Thenahendi Pineris No. 2,681. Hamy of Udammitta, deceased

Between

Weda Ayaneris de Silva of Udammita Petitioner.

And

(1) Weda Periyas Vin de Silva Kulasekera, (2) ditto Yasapala Silva, (3) ditto Juvinona de Silva and her husband (4) Hamilur David de Silva, (5) Weda Majee Korka de Silva, (6) ditto Eujin Nona de Silva, all of Udammita. . . . Respondents.

THIS matter coming on for disposal before M. H. Kantawala, Esq., District Judge of Negombo, on August 13, 1929, in the presence of Mr. A. J. Perera, Proctor, on the part of the pertioner; and the affidavit of the said petitioner byteds August 9, 1929, having been read:

en read:
It is ordered that the said petitioner, as the husband of the above named deceased, be and he is hereby declared entitled to have letters of administration to the said estate issued to him accordingly, unless the respondents above mamed or any other person or persons interested shall on or before September 3, 1929, show sufficient cause to the satisfaction of this

court to the contrary.

And it is further ordered that the 1st respondent be and he is appointed guardian and them over the minors, the 5th and 6th respondents, for the purpose of this testamentary action, unless respondents above named or any other person or persons interested shall, on or before September 3, 1929, show sufficient cause to the satisfaction of this court to the contrary.

M. H. KANTAWALA,

August 13, 1929.

District Judge.

This Order Nisi is extended to show cause on or before October 4, 1929.

September 24, 1929. A CONTRACTOR OF THE STATE OF TH M. H. KANTAWALA. District Judge. In the District Court of Kalutara.

Order Nisi.

Testamentary In the Matter of the Intestate Estate of the late Haputantrige Don Podihamy Appu of Gurugoda, deceased.

Atukoralage Angohamy of Gurugoda Petitioner:

Vs.

(1) Haputantrige Don Carolis Karutatilleka, (2) Haputantrige Don Balbu Singlo, (5) Haputantrige Don Kitchenam, ali Normany Karunatilleka (1) Habutatrige Don Mendis, (5) Haputantrige Seelawathie, all of Gurugoda, the said 3rd to the minors represented by their guardian ad litem (6) Haputantrige Don Peter of Gurugoda, (7) Haputantrige Thinohamy and her husband (8) Ukwattage Arnolis, both of Dambara in the Udugaha pattu of Rayigan

THIS matter coming on for disposal before N. M. Bharucha, Esq., District Judge of Kalutara, on June 24, 1929, in the presence of Mr. P. D. B. Gunetilleka, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated June 20, 1929,

having been read:
It is endered that the said petitioner be and she is hereby declared entitled, as widow, to have letters of administration for his estate issued to her, unless the respondents above natified or any other person or persons interested shall, on or before August 15, 1929, show sufficient cause to the satisfaction of this court to the contrary.

It is further ordered that the said 6th respondent be and he is hereby appointed guardian ad litem over the said 3rd, 4th, and 5th minor respondents for all purposes of this action, unless any person or persons interested shall, on or before August 15, 1929, show sufficient cause to the satisfaction of this court to the contrary."

June 24, 1929.

N. M. BHARUCHA, District Judge.

The date for showing cause is extended for September 26, 1929.

August 15, 1929.

N. M. BHARUCHA District Judge.

The date for showing cause is extended for October 10, 1929.

September 26, 1929.

N. M. BHARUCHA, District Julige

In the Detrict Court of Kandy. Grder Nisi.

No. 4,745.

Testamentary In the Matter of the Estate of the late Jurisdiction. Ranaraja Karunatillake Ratnayake Dugganna Nilamelage Dingtri Amma, deceased, of Madawala.

THIS action coming on for disposal Gore W. E. Barber, Esq.; District Judge Kandy on July 18, 1929, in the presence of Mr. W. B. Rodrigo, Proctor, on the part of the petitioner, Wickramasinghe Mudiyanselage Hawarideniye Walawwe Medduma Banda Hapugoda of Bokolawela; and the affidavit of the said petitioner dated February 2, 1929, having been read: It is ordered that the petitioner, as the husband of the deceased, be and he is hereby declared entitled to have letters of administration to the estate of the deceased above named issued to him accordingly, unless the respondents -(1) Wickramasinghe Mudiyanselage Hawarideniye Walawwe Kamalawathie Kumarihamy Hapugoda, (2) Wickramasinghe Mudiyanselage Hawarideniye Walawwe Sujata Kumarihamy Hapugoda, (3) Wickramasinghe Mudiyanselage Hawarideniye Walawwe Upatissa Banda Hapugoda, (4) Wickramasinghe Mudiyanselage Hawarideniye Walawwe Ram Banda Hapugoda; the 1st to 3rd respondents by their guardian ad litem the 4th respondents shall on or before October 17, 1929, show sufficient cause to the satisfaction of this court to the contrary

July §8, 1929.

E. Barber, District Judge.

In the District Court of Galle.

Order Nisi declaring Will proved.

Testamentary In the Matter of the Last Will and Testa-Jurisdiction. ment of Degiri Mathes Mendis Seneviratna of Uduwaragoda in Kahawa, No. 6,908. deceased.

THIS matter coming on for disposal before T. W. Roberts, Esq., District Judge of Galles on August 26, 1929, in the presence of Mr. A. S. Jayavickram Proctor, on the part of the petitioners (1) Degri Ebert Mendis Seneviratna and (2) Edmund the Silva Weerakkody, both of Uduwaragoda; and the affidavit of the said petitioners dated August 1821 1929; and that of the affidavit of the attesting notary to the last will dated August 25 1929 having been read. August 25, 1929, having been read:
It is ordered that the will of Degiri Mathes Mendis

Seneviratna, deceased, dated June 3, 1929, and now deposited in this court, be and the same is hereby declared proved, unless the respondents, viz., (1) Degiri Thomas Mendis Seneviratna and (2) Emalia Weerakkody, both of Uduwaragoda, shall, on or before October 21, 1929, show sufficient cause to the satisfaction of this court to the contrary.

It is further declared that the said petitioners are the executors named in the said will, and that they are entitled, to have probate of the same issued to them accordingly, unless the said respondents shall, on or before October 21, 1929, show sufficient cause to the satisfaction of this court to the contrary.

August 26, 1929.

T. W. ROBERTS, District Judge.

In the District Court of Galle. Order Nisi.

Custamentary In the Matter of the Estate of the late Ambalangodare Elfas de Silva Wijesekera, decease, of Peraliya. Jurisdiction. No. 6,805.

THIS matter coming on for disposal before T. W. Roberts, Esq., District Judge of Galle, on April 25, 1929, in the pretence of Mr. N. H. de Silva, Proctor, on the part of the petitiener, Warnasoniyapatabendige Katherina de Silva of Peraliya; and the affidavit of the said petitioner dated March 15, 1929, having been read:

It is ordered that the 4th respondent be appointed guardian ad litem over the 1st, 2nd, 3rd respondents, minors, unless the respondents, viz., (1) Ambalangodage Edwin de Silva Wijesekera. (2) Ambalangodage Edwinders.

Edwin de Silva Wijesekera, (2) Ambalangodage Edmund de Silva Wijesekera, (3) Ambalangodage Nanaman de Silva Wijesekera, (4) Noris de Silva Warnasooriya, all of Ambalangoda, shall, on or before June 6, 1929, show sufficient cause to the satisfaction of this court to the contrary. It is further ordered that the said petitioner, as widow of the deceased above named, is entitled to have letters of administration issued to her accordingly, unless the respondents above named shall, on or before June 6, 1929, show sufficient cause to the satisfaction of this court to the contrary.

April 25, 1929.

T. W. ROBERTS. District Judge.

October 10, 1929.

District Judge.

And the District Court of Galle.

Order Nisi.

Testamentary In the Matter of the Estate of the late Jurisdiction. Hewawasan Gurulutuduwege Robert No. 6,889. de Silva, deceased, of Kaluwella, Galle.

THIS matter coming on for disposal before T. W. Roberts, Esq., District Judge of Galle, on August 13, 1929, in the presence of Massra. Kannangara & Abeyesundere on the part of the petitioner, Nabaduwa Vithanage Mathew of Kaluwella, Galle; and the affidavit of the said petitioner da Bd August 12, 1929, having been read at its ordered that the 2nd respondent be appointed and atom with the 1st minor respondent, unless the present with the 1st minor respondent, unless the present with the 1st minor respondent, unless the present with the 1st minor respondent. de respondent, viz., (1) Edmund Walter de Silva, (2) Jabaduwa Wuhanage Francis, both of Kaluwella, Galle, shall, on or before October 15, 1929, show sufficient cause to the satisfaction of this court to the contrary.

It is further ordered that the said petitioner, as brotherin-law of the deceased above named, is entitled to have letters of administration issued to him accordingly unless the said respondents shall, on or before October 15, 1929, show sufficient cause to the satisfaction of this court to the contrary.

August 13, 1929.

T. W. ROBERTS District Judge

In the District Court of Galles Order Nisi.

Testamentary In the Matter of the Estate of the late Dona Carlina Abayadiwakara Wick-ramaratna Hawine Jurisdiction. No. 6,901.

THIS matter coming on for disposal before T. W. Roberts, Esq., District Judge of Galle, on August 23, 1929, in the presence of the series. D. & R. Amarasuriya Proctors on the part, of the petitioner, Dhanapalle Dharmalarti Jayawardena of Heenatigala, and the affidavit of the said petitioner dated August 22, 1929. having been read:

It is declared that the said petitioner, as eldest son of. the deceased above named, is entitled to have letters of administration issued to him accordingly, inless the respondents, viz., (1) Don Gardias Jayawardens, respondents, viz., (1) (2) Don Dias Wickramasinghe, (3) Don Andris Wickramasinghe, (4) Dona Carlina Wickramasinghe all d Heenatigala, shall, on or before October 14, 1929, show sufficient cause to the satisfaction of this court to the contrary.

August 23, 1929.

T. W. ROBERTS. District Judge In the District Court of Galle.

Order Nisi.

Testamentary In the Matter of the Estate of the Late Mawelle Vithanawassan Lewishamy, Jurisdiction. deceased, of Mawella. No. 6,902.

THIS matter coming on for disposal before T. W. Roberts, Esq., District Judge of Galle, on August 23. 1929, in the presence of Messrs. D. & R. Amarasuriya, Proctors, on the part of the petitioner, Mawelle Vithanawassan Charles, Police Officer of Mawella; and the affidavit of the said petitioner dated August 22, 1929,

having been read:

It is ordered that the said petitioner, as only brother of the deceased above named is declared entitled to have letters of administration issued to him accordingly, have letters of administration issued to him accordingly, unless the respondents, viz., (I) Godahene Vithanawassan Dinakahuny of Mawella, (2) Mawelle Vithanawassan Podihamy of Nabadawa, (3) Mawelle Vithanawassan Menchihamy, wife of (4) Attotuwegamage Hendrickappu, both of Mawella, (5) Mawelle Vithanawassan Anadahamy, wife of (6) Kalutotage Sadirisappu, both of Meegoda, (7) Mawelle, Vithanawassan Ratinahamy, wife of (8) Weligoda Gamage Charlesappu, both of Hawpe, shall, on or before October 14, 1929, show sufficient cause to the satisfaction of this court to the contrary. contrary.

> T. W. ROBERTS, District Judge.

August 23, 1929.

Jurisdiction.

No. 6,913.

In the District Court of Galle.

Order Nisi.

Testamentary In the Matter of the Last Will Testament of Talpe Guruge Arolis Ferdinandus Panditatillake Siri-wardens deceased of H hdwardena, deceased, of Hatuwapiyadigama.

THIS matter coming on for disposal before T. W. Roberts, Esq., District Judge of Galle, on September 4, 1929, in the presence of Mr. C. I. Wickremasinghe, Proctor, on the part of the petitioner, Talpe Guruge Petrus Ferdinandus of Hatuwapiyadigama; and the affidavit of the said petitioner dated August 27, 1929, and that of the affidavit of the attesting witnesses to last will dated August 27, 1929, having been read:

It is ordered that the will of Talpe Guruge Arolis Ferdinandus Panditatillake Siriwardena, deceased, dated August 6, 1929, and now deposited in this court, be and the same is hereby declared proved, unless any person or persons concerned shall, on or before October 16, 1929, show sufficient cause to the satisfaction of this court to the contrary.

It is further declared that the safi petitioner 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 concerned shall, on or before October 16, 1929, show sufficient cause to the satisfaction of this court to the contrary.

> T. W. ROBERTS, District Judge.

In the District Court of Galle.

Order Nisi. In the Matter of the Estate of the late Dedrick Silva Wijeratne, deceased

Testamentary Jurisdiction. No. 6,916. of Piyadigama in Ahangama.

THIS matter coming on for disposal before T. W. Roberts, Esq., District Judge of Galle, on September 6, 1929, in the presence of Mr. C. L. Wickremssinghe, Proctor, on the part of the petitioner, Somawatkie Ramawickrema Jayawardena of Tangalla and the affidavit of the said petitioner dated Jugust 28, 1929, having been read: It is ordered that the 3rd respondent be appointed guardian and litem over the 1st and 2nd respondents, unless the respondents, viz., (1) Jessie Silva Wijeratne of Pivadigama in Ahangama, (2) Silva Wijeratne of Piyadigama in Ahangama, (2) Trissie Silva Wijeratne of Tangalla, (3) Dantis Silva Wijeratne of Piyadigama, shall, on or before October 28, 1929, show sufficient cause to the satisfaction of this court to the contrary.

It is further declared that the said petitioner, as widow of the deceased above named, is entitled to have letters of administration issued to her accordingly, unless the respondents above named shall, on or before October 28, 1929, show sufficient cause to the satisfaction of this

court to the contrary.

September 6, 1929.

T. W. ROBERTS, District Judge.

In the District Court of Matara.

No. 3,548. Testamentary Value Rs. 3,170 30.

Henry Charles Kitulegoda of Walpola Petitioner. . Vs.

(1) John Deonis Kitulegoda of Walpola, (2) Ariyawattie Kitulegoda of ditto, (3) Lentis Kitulegoda of ditto

THIS matter coming on for disposal before M. Prasad, Esq., District Judge of Matara, on August 30, 1929, in the presence of Messrs. G. E. & G. P. Keuneman, Proctors, on the part of the petitioner above named; the petition and the affidavit of the said petitioner dated August 30, 1929, having been read:

It is ordered that the petitioner, Henry Charles Kitulegoda, be and he is hereby declared entitled, as brother of the said deceased, to administer the said estate, and that letters of administration do issue to him accordingly, unless the respondents above named or any other person or persons interested shall, on or before November 12, 1929, show sufficient cause to the

satisfaction of this court to the contrary.

September 10, 1929.

M. PRASAD, District Judge.

In the District Court of Tangalla. Order Nisi.

Testamentary In the Matter of the Intestate Estate of Jurisdiction. the deceased, Naraddegamage Mad-Mump-appu, late of Hillegeiyana.

Naraddegamage Kirigeris of Hillegeiyana. Petitioner.

(1) Ruwanpathiranage Darcha (1) Waradde gamage Menikhamy, (3) Nyaddegamage Carolis, (4) Naraddegamage Kinakahamy, (5) Naraddegamage Dinteris, (6) Naraddegamage Pinteris, (7) Naraddegamage Andrayas, all of Hillege iyana Respondents.

THIS matter coming on for disposal before H. D. Ratnatunga, Esq., Acting District Judge of Tangalla,

September 4, 1929.

on June 6, 1929, in the presence of Mr. D. P. Atapattu, Practor, on the part of the petitioner above named; and the affidavit of the above named petitioner dated May 8, 1929, having been read:

It is ordered that the 1st respondent above named be appointed guardian ad litem over the minor, the 3rd to 7th respondents, unless any person or persons interested shall, on or before June 24, 1929, show suffi-

cient cause to the contrary.

It's further ordered that the petitioner be and he is hereby entitled to have letters of administration of the estate issued to him, junless any person or persons interested shall, on the before June 24, 1929, show interested the conference of th sufficient cause to the contraty.

> H. D. RATNATUNGA, Acting District Judge.

Extended to October 7, 1929.

September 16, 1929.

J. N. ARUMUGAM, District Judge.

In the District Court of Jaffna.

Order Nisi.

Testamentary Jurisdiction. No. 7,059.

In the Matter of the Estate of the late Packiam, wife of Kanapathipillai Vallipuram, of Kanapathipillai Vallipuram, deceased.

Vairavy Kasiar of Kankesantarai ... Petitioner.

(1) Sinnathankart, wife of Varravy Kasiar, of Kankesanturai, and (2) Kanapathippillai Vallipuram of ditto, presently clerk, Railways, Tank road, Respondents. Singapore

THIS matter coming on for disposal before J. C. W. Rock, Esq., District Judge, Jaffna, on March 14, 1929, in the presence of Mr. R. Sivagurufather, Proctor, on the part of the petitioner; and the affidavit of the petitioner dated March 11, 1929, having been read:

It is ordered that letters of administration be issued to the petitioner accordingly, as he is the father of the deceased intestate, unless the respondents or any other person shall, on or before May 2, 1929, show sufficient cause to the satisfaction of the court to the contrary.

April 16, 1929,

J. C. W. Rock, District Judge.

Time to show cause extended for October 10, 1929.

J. C. W. Rock, District Judge.

In the District Court of Jaffna.

Order Nisi.

Testamentary In the Matter of the Estate of the late Jurisdiction. McGown Cooks Thurairatnam of No. 7,251. Jaffna town deceased.

Ethel Rosanmah Cooks widow of Thambiah S. Cooks of Jaffna town.

Ethel Rosanimah Cooke, Cooke, of Jaffing town

... Respondent.

THIS matter of the petition of the above-named petitioner, praying for letters of administration to the estate of the above-named deceased, coming on for

disposal before J. C. W. Rock, Esq., District Judge, on August 28, 1929, in the presence of Mr. V. Ramalingam, Profigor on the part of the petitioner; and the affidavit of the petitioner dated August 28, 1929, having been read: It is declared that the petitioner is the sole heir. of the said intestate, and is entitled to have letters of administration to the estate of the said intestate issued. to her, unless the respondent or any other person shall, on or before October 10, 1929, show sufficient cause to the satisfaction of this court to the contrary.

September 10, 1,929.

J. C. W. Rock, District Judge.

In the District Court of Jaffna.

Order Nisi.

In the Matter of the Estate of the late. Sophia Sornam Philips, widow of Testamentary Jurisdiction. No. 7;252. R. H. Muttial Philips, of Jaffna, deceased.

Vijayaratnam of Jaffna Petitic John Henry Philips Petitioner.

THIS matter of the petition of the above-named petitioner, traying for letters of administration to the estate of the above-named deceased, coming on for disposal before J. C. W. Rock, Esq., District Judge, on August 28, 1929, in the presence of Mr. V. Ramalingam, Proctor, on the part of the petitioner; and the affidavit of the petitioner dated August 20, 1929, having been read: It is declared that the petitioner is 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 October 10, 1929, show sufficient cause to the satisfaction of this court to the contrary.

September 10, 1929.

J. C. W. ROCK, District Judge.

District Court of Battcaloa.

In the Matter of the Estate of the late Muttucumar Vannakku Sarayana muttu, of Kalladi, Muhatuvaram. Testamentary Jurisdiction. No. 309.

Kathiravalupillai Vaitiam Chellstamly of Kalladi Muhatuvaram Petitioner.

THIS matter coming on for disposal before G. C. Thambyah, Esq., District Judge of Batticaloa, on August 30, 1929, in the presence of Mr. N. S. Rasiah, Proctor, on the part of the petitioner; and the affidavitand petition dated August 26 and 30, 1929, respectively. having been read:

It is ordered that the 1st respondent be and she is appointed guardian ad litem of the minors, the 2nd and 3rd respondents, and that the petitioner be and he is

hereby declared entitled, as the nephew of the deceased, to administer the estate of the deceased and that letters of administration do issue to him accordingly, unless the above-named respondents or any other person or persons interested shall, on or before September 26, 1929, show sufficient cause to the satisfaction of this court to the contrary.

August 30, 1929.

G. C. Тнамвуан, District Judge.

This Order Nisi is extended to October 8, 1929.

September 26, 1929.

G. C. THAMBYAH. District Judge.

In the District Court of Kurunegala. Order Nisi declaring Will proved. 34 198

Testamentary In the Matter of the Estate of the late Don Hendrick Wijetunga Jaya Jurisdiction: wardana Mohandiram, deceased, of No. 3,743. «Kurunegala.

Don Charles Wijetunga Jayawardana of Kurunegala Petitioner

Vs.

(1) Don Caroline Abeyaratna nee Wijtungaglaya wardana of Boralesgamuwa, 1 (2) Ito William Wijetunga Jayawardana of Kusunggala. Respondents. THIS matter coming on for disposal before C. Coomaraswamy, Esq., District Judge of Kurunggala, on August 30, 1929, in the presence of Messrs. Perca & Ratnayaka, Proctors, on the part of the petitioner, Don Charles Wijetunga, Jayawardana, of Kurunggala, and Charles Wijetunga Jayawardana of Kurunegala; and the affidavit of the said petitioner dated August 16, 1929, having been read:

It is ordered that the will of the above-named deceased dated May 26, 1925, and now deposited in this court be and the same is hereby declared proved, unless the respondent shall, on or before October 14, 1929, show sufficient cause to the satisfaction of this court to the

contrary

It is further declared that the said D. C. W. Jayawardana of Kurunegala is the executor named in the said will and that he is entitled to have probate of the same issued to him accordingly, unless the respondents or any person or persons interested shall, on or before October 14, 1929, show sufficient cause to the satisfaction of this court to the contrary.

August 30, 1929.

المسترات والمراجع C. COOMARASWAMY, District Judge.

4. In the District Court of Chilaw. Order Nisi.

Testamentary In the Matter of the Intertate Estate Jurisdiction. of Josephin Welhelmina Panditte No. 1,932. sekere of Madampe, deceased.

Cicil Vincent Michael Pandittesekere Chilaw Petitioner.

(1) Adeline Jermania Senelverante med Pandittesekere, (2) Berta Amelia Pandittesekere, (3) Lilian Mand Padditteseker, all of Madampe Respondents.

THIS matter coming on for disposal before M. A.

Arulanandan, Esq., District Judge of Chilaw, on July 31, 1929, in the presence of the petitioner above named; and the affidavit of the said petitioner dated July 31, 1929, having been read:

It is ordered that the petitioner be and he is declared entitled, as brother of the said deceased, to be administrator of the estate of Josephin Wilhelmina Pandittesekere, and that letters of administration do issue to him A STATE OF THE STA

accordingly, unless the respondents above named, or any other person or persons interested shall, on or before October 18, 1929, show sufficient cause to the satisfaction of this court to the contrary.

October 1, 1929.

M. A. ARULANANDAN, District Judge.

In the District Court of Chilaw.

Testamentary In the Matter of the Intestate Estate of Jurisdiction.

Nather Saibo Bawa Saibo of Chilaw. deceased. No. 1.933.

Abdul Hussan Madar Saibo of Chilaw Petitioner.

Vs.

1) Nather Saibo Gula Mohiedeen, (2) Nather Saibo Mohiedeen Abdul Cader, (3) Nather Saibo Hamidu Hussan, (4) Nather Saibo Abdul Hussan, (5)

Nather Saibo Thanga Muttu Natchia, and (7)

Nather Saibo Pathumsa, allof Chilow (Respondents

THIS matter coming on for disposal before M. A.

Arulanandan, Esq., District Judge of Chilaw, on Sep-

tember 6, 1929, in the presence of Mr. E. C. S. Storer, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated May 3, 1929, having been read: It is ordered that the said petitioner be and he is hereby declared entitled, as the brother-in-law of the said deceased, to have letters of administration to his estate issued to him, unless the respondents or any other person or persons interested shall, on or before October 4, 1929, show sufficient cause to the satisfaction of this court to the contrary.

September 6, 1929.

No. 118.

M. A. ARULANANDAN, District Judge.

In the District Court of Avissawella. Order Nisi.

In the Matter of the Intestate Estate of the late Peosselimullegamage Sopyhamy of Attygalla, deceased.

Between

Samarappulige Don Simeon Jayasundera of Attygalla Petitioner.

(1) Samarappulige Jeina Mont and husband (2) Madapathage Marthein Senanayaka, both of Pitipana, (3) Samarappulige William Jayasundara of Attygalla, (4) Samarappulige Ensohamy and husband (5) Colambage Yohanis Silva, both of Uduwana, (6) Samarappulige Alice Nona and husband (7) Maximianu Goonewardena, both of Jaltara, (8) Samarappulige Sampy Nona of **Atty**galla Respondents

THIS matter coming on for disposal before A. G. Ranasinha, Esq., District Judge of Avissawella, on September 13, 1929, in the presence of Mr. H. R. Gunawardena, Proctor, on the part of the petitioner above named; and the affidavit of the petitioner dated August

15, 1929, having been read:

It is ordered and decreed that the petitioner be and he is hereby declared entitled, as son of the deceased, to have letter of administration to her estate issued to him, unless the respondents above named or any other person or persons interested shall, on or before October 7, 1929, show sufficient cause to the satisfaction of this court to the contrary.

September 13, 1929.

A. G. RANASINHA, District Judge. 128/

n the District Court of Avissawella.

Order Nisi.

Testamentary Jurisdiction. No. 117. In the Matter of the Intestate Estate of the late Pena Rena Avenna Ramanugam of Karakali in Trichnopoly, South India, deceased.

Between

Avenna Moona Vengadasalem of Ruwanwella estate, Ruwanwella Petitioner.

(1) Ramanujam Ramachandram of Ruwanwella estate, Ruwanwella by his guardian ad litem (2) Krishnasamy of Ruwanwella Respondents.

THIS matter coming on for disposal before A. G. Ranasinha, Esq., District Judge of Avissawella, on August 28, 1929 in the presence of Mr. J. R. Pieris,

Proctor, on the part of the petitioner above named; and the affidavit of the petitioner dated April 29, 1929, having been read:

It is ordered that the petitioner be and he is hereby declared entitled, as the maternal uncle of the said deceased, to have letters of administration to his estate issued to him, unless the respondents above named or any other person or persons interested shall, on or before September 18, 1929, show sufficient cause to the satisfaction of this court to the contrary.

August 28, 1929.

A. G. Ranasinha, District Judge.

This Order Nisi is extended for October 9, 1929.

September 18, 1929.

A. G. RANASINHA, District Judge.

I, HUMPHREY WILLIAM CODRINGTON, Fiscal of the Central Province, do hereby appoint Mr. Charles Leonard Wikramasinha to be my Marshal for the division of Matale for a period of twenty-one days from September 20, 1929, or until the resumption of duties by Mr. P. B. Ellepola, ender Ordinance No. 4 of 1867, and authorize him to perform the duties and exercise the authority of Marshal, for which this shall be his warrant.

Fiscal's Office, Kandy, September 25, 1929. H. W. Codrington, Fiscal.