

THE

CEYLON GOVERNMENT GAZETTE

No. 7,746-FRIDAY. NOVEMBER 22, 1929.

Published by Authority.

PART II.-LEGAL.

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

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PART II. - CEYLON GOVERNMENT GAZETTE - Nov. 22, 1929

DRAFT ORDINANCE.

MINUTE.

E 233/28.

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

An Ordinance to incorporate the St. Thomas' College Board of Governors and to amend the law relating to St. Thomas' College.

Preamble.

W HEREAS by a grant No. 2103 dated the second day of September, 1854, and attested by Frederick John de Saram of Colombo in the Island of Ceylon Notary Public James Chapman by Divine Permission then Lord Bishop of Colombo being seized and possessed of certain land and premises forming the College of Saint Thomas the Apostle fully described in the aforesaid grant transferred assigned and 'set over unto the Incorporated Society for' the Propagation of the Gospel in Foreign Parts (hereinafter called "the Society") and the Bishop of Colombo and his successors for the time being the said land and premises, to hold the same for ever in trust nevertheless for the following purposes:—First, for the maintenance of the College and Collegiate School of Saint Thomas the Apostle for the education of youth; Second, for the training and theological instruction of students as candidates for Holy Orders and for their instruction in medical and surgical knowledge; Third, for the continuance of the Native Orphan Asylum; Fourth, for the residence of the Bishop of Colombo; and Fifth, for the holding of the Services of the Church, and the due observance of its seasons and festivals:

And whereas by the Saint Thomas's College Ordinance, No. 13 of 1913, the Society and Ernest Arthur Copleston then Lord Bishop of Colombo as such Trustees as aforesaid were empowered to sell the land and buildings forming the said College and Collegiate School and to purchase other land and erect buildings and to hold the same in trust for the purposes and objects and subject to the terms and conditions in the said grant contained :

And whereas in the exercise of the said powers the said Trustees have sold the said land and buildings:

And whereas by the Saint Thomas's College (Amendment) Ordinance, No. 2 of 1915, the said Trustees were empowered to retain in their hands out of the proceeds of the sale of the land comprised in the said grant such sum as they might deem requisite for the erection of the buildings necessary for the purpose of the said trust and for the purpose of meeting any deficiency thereby or otherwise occasioned in the funds in their hands available for the completion of the purchase of the land authorized to be purchased under the said Ordinance No. 13 of 1913, to mortgage and hypothecate the said land or any part thereof:

And whereas by Deed No. 1882 dated the twenty-fifth day of April, 1919, attested by Leslie William Frederick de Saram of Colombo aforesaid Notary Public the said Trustees with the leave of Court duly obtained in special proceedings No. 826 of the District Court of Colombo purchased from the said Ernest Arthur Copleston then Lord Bishop of Colombo as Trustee of the Holy Emmanuel Church Moratuwa certain land and buildings situate at Mount Lavinia in the District of Colombo upon the trusts and for the uses ends and purposes in the said grant dated the second day of September, 1854, contained and have erected on the said land certain buildings and contemplate erecting other buildings:

2. 207.

1, 209.

And whereas under the powers contained in the said Ordinance No. 2 of 1915, the Society and Mark Rodolph Carpenter-Garnier then Lord Bishop of Colombo on the seventh day of December, 1928, mortgaged and hypothecated the said land and buildings situated at Mount Lavinia aforesaid to the Incorporated Trustees of the Church of England in Ceylon to secure the repayment to the said Incorporated Trustees of the sum of 45,000 rupees advanced by them:

And whereas the Lord Bishop of Colombo and the Treasurer in Ceylon of the Society and the Warden of the said College have hitherto transacted all the affairs of the said College and Collegiate School with the help of certain trustees:

And whereas the purposes and objects of the said College and Collegiate School would be more effectually prosecuted and attained by the constitution and incorporation of a Board of Governors empowered to hold, control, manage and deal with all the property belonging to the said College and Collegiate School and transact all the affairs of the said College and Collegiate Schools:

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

1 This Ordinance may be cited as the Saint Thomas' College Board of Governors (Incorporation) Ordinance, 1929.

2 (1) There shall be established a Board (hereinafter referred to as "the Board "), the members of which for the time being shall be, and are hereby constituted a body politic and corporate, with the name of "The Saint Thomas" College Board of Governors ".

(2) The Board shall in the said name and for the purposes herein mentioned have perpetual succession, and shall and may by the said name sue and be sued, plead and be impleaded, answer and be answered, in all courts, and shall and may have and use a common seal with power to break, alter and renew the same at its discretion.

3 (1) The Board shall consist of the following members:—

(a) Ex-officio members:---

The Lord Bishop of Colombo, or in his absence, his Commissary;

The representative in Ceylon of the Society.

(b) Such other persons as may be elected, nominated or co-opted in accordance with the rules in the Schedule to this Ordinance.

Provided that at least 80 per cent. of the members of the Board shall be members of the Church of England in Ceylon, or of a Church in Communion with that Church.

(2) Notwithstanding anything in sub-section (1) contained, the first members of the Board shall be the following persons, and two other persons to be co-opted by them after the commencement of this Ordinance, both of whom shall be members of the Church of England in Ceylon, and one of whom shall be a member of the St. Thomas' College Old Boys' Association :—

(a) Ex-officio members:---

The Right Reverend Mark Rodolph Carpenter-Garnier, Lord Bishop of Colombo, or in his absence, his Commissary;

L. Jewell-Thomas, Esq., Representative in Ceylon of the Society. Constitution of the Board.

Schedule.

Short title.

Incorporation.

(b) Other members :---

The Honourable Mr. D. S. Senanayake; C. E. A. Dias, Esq.; The Reverend Dr. G. B. Ekanayake, D.D.; H. H. Bartholomeusz, Esq.; The Reverend W. A. Stone; The Honourable Mr. T. L. Villiers; Sir Stewart Schneider;

and such persons together with two other persons to be co-opted by them shall be deemed to have been duly constituted as the Board in accordance with the provisions of this Ordinance and the rules made thereunder.

Capacity to hold property, &c.

Vesting of property

Release of trustees of grant of 2nd September, 1854. 4 The Board shall at all times hereafter be able and capable in law to acquire either by purchase, exchange, gift, devise or bequest or in any other manner, and to hold and enjoy in perpetuity or for any lesser term, subject to any express trust or otherwise for the benefit of the said College and Collegiate School or Orphanage, any property movable or immovable of any nature or kind whatsoever and to invest the funds vested in the Board in securities of the United Kingdom or of the Government of India or of any of His Majesty's Colonies or upon any mortgage of movable or immovable property in Ceylon and also in the purchase or acquisition of such lands, buildings, goods, chattels and things as may be proper or necessary for the purposes of the said College, Collegiate School and Orphanage.

5 (a) The land and buildings purchased as aforesaid on the twenty-fifth day of April, 1919, and all other land, buildings and premises now vested in the Society and the Lord Bishop of Colombo or held in trust for the purposes and objects and subject to the terms and conditions in the said grant dated the second day of September, 1854, contained shall from the commencement of this Ordinance be vested in the Board for the purposes and objects and subject to the terms and conditions contained in the said grant and the said Ordinances No. 13 of 1913 and No. 2 of 1915, but subject nevertheless to the mortgage dated the seventh day of December, 1928, mentioned in the preamble to this Ordinance so far as the same shall be affected thereby.

(b) All other property movable or immovable of any nature or kind whatsoever and all moneys, goods, chattels and effects whatsoever and all securities for money or obligatory instruments and evidence or muniments of title and all other effects and all rights and claims held by any person or persons as trustee or trustees for the benefit of the said College and Collegiate School or Orphanage at the date of the commencement of this Ordinance shall be vested in the Board to all intents and purposes as if the same had been assigned and transferred to the Board by the trustee or trustees in whose name the same are now held and upon the trusts and subject to the terms and conditions applicable thereto.

6 The Society and the Lord Bishop of Colombo shall from the commencement of this Ordinance be absolutely released and discharged from all claims, demands, actions and proceedings in respect of the trust estate and premises now or at any time held in trust for the purposes and objects or subject to the terms and conditions in the said grant dated the second day of September, 1854, and the said Ordinances No. 13 of 1913 and No. 2 of 1915 contained, or in respect of any sale, mortgage, hypothecation, investment or transposition of investment, payment or other dealing or anything done or omitted by the Society and the said Lord Bishop or his predecessors in office in respect thereof or otherwise howsoever in relation thereto and also from all liability for the payment of the principal sum and interest at any time secured by the mortgage dated the seventh day of December, 1928, mentioned in the preamble to this Ordinance.

7 (1) The Board may erect or cause to be erected any buildings on any land vested in the Board by virtue of this Ordinance or acquired or held by it, and may also from time to time sell, grant, convey, demise, assign, exchange and dispose of or mortgage any property for the time being vested in the Board. Nothing in section 4 of the Saint Thomas's College Ordinance, No. 13 of 1913, as amended by Ordinance No. 2 of 1915, shall be deemed to limit or control the rights hereby created and granted.

(2) The Board may from time to time remove the said College and Collegiate School to any other site.

8 All debts and liabilities of the said College and Colle-giate School existing at the time of the commencement of this Ordinance, including the said mortgage dated the seventh day of December, 1928, shall be payable by the Board and all debts due to and monies payable to the said College and Collegiate School shall be payable to the Board for the purposes of this Ordinance.

9 It shall be obligatory on the Board to observe and carry out the trusts connected with monies which are vested in the Board by virtue of this Ordinance or other-wise. The Board shall administer the trusts connected with the following:-

- General Endowment Fund.
- (2) Divinity Students' Fund.
- (3) Poor Scholars' Endowment Fund.
- (4) Native Orphanage Fund.
 (5) Duke of Edinburgh Scholarship Fund.
- (6) The Gregory Scholarship Fund.
- (7) The Prince of Wales's Exhibitioners' Fund.
- (8) The Herbert Acland Scholarship.
- (9) The Victoria Gold Medal Fund.

(1) It shall be lawful for the Board from time to 10 time at any meeting specially called for that purpose and by a majority of the members present and voting to make such rules not inconsistent with this Ordinance as it may deem expedient for any or all of the following purposes :-

- (a) for the constitution of the Board and the term of office of its members and the custody of the seal;
- (b) for regulating the time and place of its own meetings and the order to be observed thereat;
- (c) for the conduct of the duties of the Board;
- (d) for the employment, appointment and dismissal of the Warden, the Sub-Warden and other members of the staff of the College, Collegiate School and **Orphanage**;
- (e) for the management, organization and curriculum of the Collegiate School
- (f) for the conditions regarding the admission of students and orphans to the College, Collegiate School and **Orphanage**;
- (g) for the charging and recovery of fees, and for the award of grants, scholarships, exhibitions and maintenance allowances;
- (h) for the keeping of accounts, the deposits of money, the custody of documents and the appointment of a clerk or any other officer to perform the work of the Board;
- (i) for the appointment of a Secretary and Treasurer;
- (j) for amending, adding to or cancelling the rules in the Schedule to this Ordinance; and
- (k) for providing for every other matter not herein specifically provided for but necessary for the management of the property and the affairs of the College, Collegiate School and Orphanage and the discharge of the duties of the Board.

(2) The rules in the Schedule to this Ordinance shall be deemed to be the rules of the Board and to have been made by the Board under this Ordinance, and shall remain in force until amended, added to or rescinded by rules made by the Board under this section at a meeting called for that purpose.

Power to make rules.

Power to deal with property, and change site of college.

Debts.

Scholarships, exhibitions, and prizes.

Schedule.

General powers of the Board.

Seal

Saving of rights of the Crown and of certain other rights.

Constitution of

the Board.

11 The seal of the Board shall not be affixed to any instrument whatsoever except in the presence of two of the members of the Board who shall sign their names to the instrument in token of their presence, and such signing shall be independent of the signing of any person as a witness.

12 It shall be lawful for the Board in all cases not provided for by this Ordinance, to act in such manner as shall appear to them best calculated to promote the welfare of the said College, Collegiate School and Orphanage.

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

SCHEDULE.

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Rules.

1. The Board shall consist of twelve members, that is to say :--

- The Lord Bishop of Colombo, or in his absence his Commissary, who shall be Visitor, and ex officio a member and the Chairman of the Board.
 A representative nominated by the Society for the Propagation of the Gospel in Foreign Parts, who shall be ex officio a member of the Board
- (3) Two representatives of the St. Thomas' College Old Boys' Association elected by that Association from among its own number.
- (4) One person who shall be a member of the Church of England in Ceylon, elected by the Staff of St. Thomas' College from among the members of the St. Thomas' College Old Boys' Association.
- (5) One representative of the Standing Committee of the Diocese of Colombo, elected by that Committee from among its own member.
- (6) One representative nominated by the University College Council who shall be a member of the Church of England in Ceylon.

- (7) One person nominated by the Director of Education who shall be a member of the Church of England in Ceylon.
 (8) Two persons nominated by the Lord Bishop of Colombo who shall be members of the Church of England in Ceylon.
 (9) Two persons to be co-opted by resolution of the Board both of whom shall be members of the Church of England in Ceylon and one of whom shall be a member of the Old Boys' Association.

2. No member of the Staff of the College and Collegiate School shall be a member of the Board.

3. In the absence of the Bishop and his Commissary from any meeting of the Board, the Board shall elect a Chairman from among the other members present to preside over that particular meeting.

4. The seal of the Board shall be kept in a box to be deposited with the bankers of the College and the keys of the box shall be kept in such custody as the Board may direct.

5. (1) At the end of three years from the date of the commence-ment of this Ordinance, four out of the first members of the Board (other than the *ex officio* members), to be selected by lot, shall retire from office.

(2) At the end of four years from the said date, three out of the remaining six of such members, to be selected by lot, shall retire from office.

(3) At the end of five years from the said date, the remaining three of such members shall retire from office.

6. (1) When any of the first members of the Board retires from office under rule 5, a member shall be elected, nominated or co-opted, as the case may be, in succession to such member by one of the persons or bodies required by paragraphs (3) to (9) (both inclusive) of rule 1 to elect, nominate or co-opt members of the Board, and for that purpose the Board, upon the retirement of each of the first members. shall select the person or body by whom the succeeding member shall be elected, nominated or co-opted, but so however as to comply in all respects with the necessity for constituting the Board in accordance with the provisions of rule 1.

Members of the staff not to be members of the Board.

Chairman when the Bishop or his Commissary is absent.

Custody of the seal.

Term of office of the first members of the Board.

Successors of first members and their term of office.

(2) Every person who is elected, nominated or co-opted to succeed any of the first members of the Board shall hold office until the end of the fourth year after his election, nomination or co-option, as the case may be, and shall then retire, and shall be succeeded by a member elected, nominated or co-opted by the person or body by whom he was elected, nominated or co-opted, and such successor and all subsequent successors shall hold office and be succeeded in like manner.

7. (1) Whenever any vacancy occurs by reason of the death or resignation of any of the first members of the Board, the remaining members shall appoint, or if such member was a co-opted member shall co-opt, a suitable person to be a member in his place, and such person shall hold office in the same manner as if he had been originally appointed one of the first members of the Board, and shall for all purposes be deemed to be one of the first members.

(2) Whenever any vacancy occurs by reason of the death or resig-nation of any member of the Board, other than the first members, the Board shall call upon the person or the body by whom such person was elected or nominated to elect or nominate another member in his place, or if such member was a co-opted member, shall co-opt another member in his place; and any member so elected, nominated or co-opted to fill the vacancy shall hold office for such time only as the member in whose place he is elected, nominated or co-opted would have held office if the vacancy had not occured.

8. Any member of the Board may be again elected, nominated or co-opted after the expiry of any term of office : Provided that no member of the Board shall hold office for more than two successive terms: Provided also that, for the purposes of this rule, the period of office of any member appointed, elected, nominated or co-opted under rule 7 to fill a vacancy shall not be deemed to be a term of office.

9. (1) The Board shall meet at least once in every six months. A special meeting may at any time be summoned by the Secretary on the requisition of any six members of the Board provided that ten clear days notice is given to the other members of the matters to be discussed at the meeting. Meetings of the Board shall ordinarily be held in St. Thomas' College.

(2) The Annual General Meeting of the Board shall be held in the month of March in each year and at such place as the Chairman shall determine and ten clear days notice thereof shall be given to each member of the Board. At such Annual General Meeting the Warden

(3) Seven members of the Board and statement of accounts for the year preceding.
(3) Seven members of the Board shall form a quorum at any meeting of the Board. Every matter shall be determined by a majority of the members present and voting on the matter. In case of an equal division of votes, the Chairman shall have a second or casting vote.
(4) The proceedings of the meetings of the Board shall be duly recorded in a minute book.

(5) At his discretion it shall be competent for the Chairman to decide what business may be transacted by the Board by the circulation of papers without calling a meeting of the Board.

10. The Board shall appoint annually a Secretary and a Treasurer from among their own number.

The College and Collegiate School shall be a day and boarding school for boys and shall be maintained and managed in suitable buildings provided and approved by the members of the Board.

12. (1) The Staff of the College and Collegiate School shall consist of the Warden, the Sub-Warden and a number of Assistant Masters. (2) The Warden and the Sub-Warden shall be priests of the Church of England in Ceylon or any Church in communion with the same.

13. The Warden, the Sub-Warden and every Assistant Master shall be employed under an agreement in writing with the Board which shall be determinable only upon one month's written notice given by or on behalf of the Board or by the Master, as the case may be.

14. The Warden and the Sub-Warden shall be appointed by the Board subject to the approval of the Bishop and shall be graduates of the University of Oxford or Cambridge or shall have such other academic qualifications as may be approved by the Board.

15. The Board may by resolution determine the services of the Warden and the Sub-Warden or either of them, without assigning any cause for so doing, but no such resolution shall take effect unless it is passed by not less than two-thirds of the members of the Board who are present at a special meeting called for that purpose and confirmed in like manner at a second special meeting held after an interval of or the theory the second special meeting held after an interval of not less than fourteen days :

Provided that

- the Board may at the first of such special meetings, if it thinks fit, by a resolution passed by not less than two-thirds of the total number of members of the Board for the time being in office, suspend the Warden or the Sub-Warden from office until the second of such meetings instead of determining his services; and
- (2) full notice of, and opportunity of defence at, both of such meetings shall be given to the Warden and the Sub-Warden.

16. The Warden and the Sub-Warden shall ordinarily reside in St. Thomas' College premises, but the Board may for special reasons permit them or either of them to reside elsewhere.

Re-election, &c.

Vacancies.

Meetings of the Board, quorum, minutes, proceedings, &c.

Secretary and Treasurer.

Management, &c., of the College.

Staff.

Agreements.

Qualifications and appoint-ment of the Warden and Sub-Warden. Dismissal of the Warden and Sub-Warden.

Residence of the Warden and Sub-Warden.

Warden and Sub-Warden not to engage in other duties.

Remuneration of the Warden and Sub-Warden.

Selection and dismissal of Assistant Masters. Supervision of Assistant

Masters. Duties of the Warden.

Scale of fees.

Board to be responsible for the control and management of the school.

Warden at meetings of the Board, &c.

Nature of instruction.

Books and papers.

17. The Warden and the Sub-Warden shall give their personal attention to the Collegiate School and shall not undertake any office or employment prejudicial to the proper performance of their duties and without the approval of the Board first had and obtained.

18. The Warden and the Sub-Warden shall receive such allowances as the Board may decide and a salary in accordance with the rate or scale fixed by the Board.

19. The Warden shall have the power of selecting and of dismissing Assistant Masters but any such dismissal shall be subject to the approval of the Board.

20. The Warden may at any time suspend from duty any Assistant Master and shall report such suspension to the Board within forty-eight hours.

21. The Warden shall prescribe the general subjects of instruction and shall be responsible for the entire internal organization, management, and discipline of the Collegiate School.

22. The scale of fees payable by boarders and the day scholars shall be fixed by the Warden and may be altered by him at his discretion subject to the approval of the Board.

23. The Board shall be responsible for the control and management of the College, Collegiate School and Orphanage, and for the erection and maintenance of suitable buildings and shall in all such matters consult the Warden in such manner as to give him full opportunity for the expression of his views.

24. The Warden shall be entitled to be present at any meeting of the Board, and the Board shall be entitled to receive from him any assistance that it may require.

25. The education imparted in the said College and Collegiate School shall be in such subjects as are proper to be taught in a public school for boys and shall include religious instruction in accordance with the doctrines of the Church of England.

26. The Warden shall be responsible for the safe custody of all official books and papers belonging to the Board which shall be entrusted to him and no person not being a member of the Board shall be allowed to inspect nor shall such person be furnished with extracts from any such books or papers without the previous permission of the Board.

By His Excellency's command,

Colonial Secretary's Office, F. G. TYRRELL, Colombo, November 15, 1929. Acting Colonial Secretary.

Objects and Reasons.

IT has been considered desirable to relieve the Lord Bishop of Colombo and the Reverend The Warden of Saint Thomas's College of the sole anxiety and responsibility connected with the administration of the funds and the management of the affairs of the College, a burden which they and their predecessors in office have borne since the foundation of the College and up to the present time.

With that object in view, this Bill provides for the creation of a Board of Governors of a representative character having perpetual succession, and for the vesting in that Board of all the property now held under various trusts in connection with the College and also of all monies belonging to the College.

The Bill also empowers the Board to administer those and other trusts, which may be created in the future in connection with the College under proper safeguards and to utilize such monies for their due purposes.

It further empowers the Board to sell and acquire property, to raise loans upon Mortgage, to erect buildings and do all such other acts and things as are and may be necessary to carry on the work of the College in accordance with the intention of the founder of the College.

Colombo, June 7, 1929.

D. S. SENANAYAKE, Mover of the Bill.

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NOTICES OF INSOLVENCY.

In the District Court of Colombo.

No. 3,843. In the matter of the insolvency of Jack Falconar Pulford of Fort, 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 December 10, 1929, to prove claim.

By order of court, P. DE KRETSER, Secretary.

In the District Court of Colombo.

No. 4,037. In the matter of the insolvency of Michael de Jong.

NOTICE is hereby given that a meeting of the creditors of the above-named insolvent will take place at the sitting of this court on December 10, 1929, for the appointment of an auditor.

By order of court, A. E. PERERA, Colombo, November 20, 1929. for Secretary.

In the District Court of Negombo.

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

NOTICE is hereby given that the first sitting of thi court in the above matter has been adjourned to December 10, 1929.

By order of court, C. EMMANUEL, Negombo, November 13, 1929. Secretary.

In the District Court of Kandy.

No. 1,834. In the matter of the insolvency of Simon Andrew Soysa of Katugastota road, Kandy.

NOTICE is hereby given that a meeting of the creditors of the above-named insolvent will take place at the sitting of this court on January 17, 1930, to appoint an assignee.

By order of court, GERALD E. DE ALWIS, Kandy, November 16, 1929. Secretary.

In the District Court of Kandy.

No. 1,836. In the matter of the insolvency of Peter Kobbekaduwa of Watapuluwa in Kandy.

NOTICE is hereby given that a meeting of the creditors of the above named insolvent will take place at

the sitting of this court on January 17, 1930, to appoint an assignce.

By order of court, GERALD E. DE ALWIS, Kandy, November 16, 1929. Secretary.

In the District Court of Galle.

No. 602. In the matter of the insolvency of Ahamed Abdul Careem of Katugoda in Galle.

NOTICE is hereby given that a meeting of the creditors of the above-named insolvent will take place at the sitting of this court on February 25, 1930, for examination of insolvent.

By order of court, C. W. GOONEWARDENA, Secretary.

In the District Court of Galle.

No. 606. In the matter of the insolvency of Arnolis de Silva Kodikara of Ambalangoda.

NOTICE is hereby given that a meeting of the creditors of the above-named insolvent will take place at the sitting of this court on January 9, 1930, for assignee's report.

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

In the District Court of Galle.

No. 609. In the matter of the insolvency of Weliwitiye Vithanage Jinasena of Galle Bazaar.

NOTICE is hereby given that a meeting of the creditors of the above-named insolvent will take place at the sitting of this court on December 17, 1929, for appointment of assignee.

By order of court, C. W. GOONEWARDENA, Secretary.

In the District Court of Badulla.

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

NOTICE is hereby given that the above-named insolvents have been allowed a certificate of the first class.

By order of court, B. J. ARASARATNAM, Badulla, November 13, 1929. Secretary.

NOTICES OF FISCALS' SALES.

Western Province.

In the District Court of Colombo.

(1) Don Charles Dias Jayasuriya, (2) Walter Abraham Dias Gunawardene, both of Buller's road, Colombo, carrying on business as Plumbago Merchants under the name and style and firm of Jayasooriya & Goonewardena Plaintiffs.

No. 1,421 of 1921. Vs.

D. J., R. Gunawardana of Boralugoda in Kosgama Defendant.

NOTICE is hereby given that on Firday, December 13, 1929, 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. 4,438.50, with interest thereon at 9 per cent. per annum from May 27, 1921, till payment in full, and costs of action, less a sum of Rs. 1,250 paid, viz. :--

Аt 2 р.м.

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

At 2.30 P.M.

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

At 3 P.M.

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

Fiscal's Office, R. O. DE SARAM, Colombo, November 20, 1929. Deputy Fiscal.

In the District Court of Colombo. No. 23,282 Vs.

NOTICE is hereby given that on Thursday, December 19, 1929, at 2 P.M., will be sold by public auction at the premises the right, title, and interest of the defendant in the following property: for the recovery of the sum of

Rs. 325, with interest thereon at 9 per cent. per annum from April 5, 1927, till payment in full; and costs of suit, viz. :—

The field called Halgahadeniya, situated at Kirikitta in the Meda pattu of Siyane korale in the District of Colombo, Western Province; and bounded on the northeast by cart road, on the east by garden belonging to Samarakoon Atchchige Abaran Appuhamy and others, on the south by the field belonging to Robasin Appuhamy, and on the west by innivara of the field belonging to Elias Appu and others; containing in extent 5 beras of paddy sowing.

NOTTICE is hereby given that on Tuesday, December 17, 1929, at 3 P.M., will be sold by public auction at the premises the following property mortgaged with the plaintiff by bond No. 10,515 dated November 13, 1912, attested by F. J. de Saram of Colombo, Notary Public, and declared specially bound and executable by the decree dated July 22, 1927, entered in the above action, and decreed and ordered to be sold by the order of court dated September 12, 1927, for the recovery of the sum of Rs. 5,583 42, together with interest on Rs. 3,000 at the rate of 6 per cent. per annum from July 1, 1927, till the date of the said decree, and thereafter on the aggregate amount of the said decree at the same rate till date of payment in full, and costs of suit Rs. 417 40, viz. :--

All that allotment of land marked A in the plan next hereinafter referred to, with the buildings thereon, situate at Union place, Slave Island, within the Municipality of Colombo in the District of Colombo, Western Province of the Island of Ceylon; bounded on the north-east by a passage 2 feet wide separating this portion from the portion morked B of the same property, on the south-east by a lane, on the south-west-by premises bearing assessment No. 27, Union place, of Mr. Charles Pate, and on the north-west by premises bearing assessment No. 40, Vauxhall street; of Man maram Pulle; containing in extent 7 25/100 perches according to the survey and description thereof No. 1,251 dated October 28, 1912, made by H. G. Dias, Licensed Surveyor and Leveller, together with full and free right of way in and over the soid passage 2 feet wide, being the north eastern boundary of the premises mortgaged by the said bond, the site and course of which said passage is marked and shown in the said plan No. 1,251 of October 28, 1912, and all the estate right, title, interest, claim, and demand whatsoever of right, title, interest, ciain, and the the defendant in, to, out of, or upon the same. Prior registration—Colombo, A 109/340.

B. O. DF SARAM Fiscal's Office, Deputy Fiscal Colombo, November 20, 1929.

- S In the District Court of Colombo. A. V. Muttiah of Havelock road in Colombo ... Plaintiff Vs. 18+8= \$026 No. 29,668.

K. B. Jane Perera of Alfred House avenue, Bambalapitiya, presently of Mampe in Hokandara. . Defendant.

NOTICE is hereby given that on Monday, December 16, 1929, will be sold by public auction at the respective premises the right, title, and interest of the said defendant in the following property for the recovery of the sum of Rs. 1,611.50, with interest on Rs. 1,100 at 12 per cent. per annum from September 5, 1928, till date of decree (February 18, 1929), and thereafter the rate of 9 per cent. per annum on the aggregate amount of the decree till payment in full, and costs of suit, viz. :-

At 9 A.M.

1. All that undivided $\frac{1}{2}$ part or share of the land called Yayawatta, with the entirety of the tiled house thereon, situated at Mampe in the Palle pattu of Salpiti korale in the District of Colombo, Western Province; bounded on the north and north-east by the property of Kathiri Aratchige Don Suwaris and the land called Udagalawatta, on the west and south-west by the property of Kathiri Aratchige Don Suwaris and the property of Sopiyahamy, and on the north and north-west by the property of Kolambage Salman and Sophahamy; containing in extent 2 roods and 22 square perches, registered under title M 100/163 in the Colombo Land Registry.

At 9.30 A.M.

2. All that undivided $\frac{1}{2}$ part or share of undivided eastern 1/8 share of the land called Mimadiththewatta and of the coconut plantation thereon, situated at Mampe in the Palle pattu of Salpiti korale aforesaid; and which said entire land is bounded on the north by Lokugeowita, on the east by Poragewatta, on the south by owita of Mr. Vanderstraaten and Bethmageowita and on the west by Wanniaratchigekumbura; containing in extent about 2 bushels of paddy sowing ; registered 81/349.

At 2 р.м.

3. All that undivided 1/32 part or share of the field called Jagodiyakumbura, situated at Hokandara in the Palle pattu of Hewagam korale in the District of Colombo, Western Province; bounded on the north by Galpothakumbura, east by Bogahawatta, on the south by the field of Pattiyage family, and on the west by water-course; containing in extent 6 bushels of paddy sowing and registered under title G1/269.

At 2.30 Р.М.

4. All that undivided 1/32 part or share of all that portion of the land called Kahatagahawatta, with the like share of the plantation thereon, situated at Hokandara aforesaid; and which said portion is bounded on the north by the land of Kalubowilage Appu Perera, east and south by dewata road, west by Alubogahawatta; containing in extent 2 acres and 2 roods; registered under title G100/292.

At 3 P.M.

5. An undivided 1/32 part or share of the land called Meegahakumbura, situated at Hokandara aforesaid; bounded on the north by a portion of this land of

Wallagodage Baron, east by the high land of Singappulige Poloris, south by a portion of this field of Singappulige Poloris, west by Meegahawatta of Baron Peiris; containing in extent about 1 bushel of paddy sowing; registered under title G20/169.

At 3.30 р.м.

6. An undivided 1/32 part or share of the field called Galpottekumbura, situated at Hokandara aforesaid; bounded on the north by footpath, east by Malage-kumbura, south by the field of Vitanage Agonis Perera, west by the high land of Agonis Perera; containing in extent about 4 kurunies of paddy sowing; registered under G20/168.

At 4 р.м.

All that share of land in partition case No. 24,103, D. C., Colombo, from and out of the land called Alubogahawatta, situated at Hokandara aforesaid; bounded on the north by the land of Malasinha Appuhamillage Juan Appuhamy, east by Kahatagahawatta, south-east by Kahatagahawatta and a small path, south-west by a Crown land, north-west also by Crown land; containing in extent 11 acres 2 roods and 4 perches; registered G110/283.

Fiscal's Office,	R .	O. DE SARAM
Colombo, November 20, 1929.		Deputy Fiscal.

In the District Court of Colombo. H. W. Cave & Co. of Colombo Plaintiffs No. 31,948. Vs. O. B. Wijesekera of Staples street, Slave Island, Colombo Dofendant.

NOTICE is hereby given that on Saturday, December 14, 1929, at 10 A.M., will be sold by public auction at 3, Staples street, Slave Island, Colombo, the following movable property for the recovery of the sum of Rs. 1,650.80, with interest thereon at 9 per cent. per annum from March 4, 1929, till October 2, 1929, and thereafter on the aggregate amount of the decree at 9 per cent. per annum till payment in full, and costs of suit, viz. :-

- 4 nadun arm chairs 2 ditto easy chairs 1 Collard and Collard
- pianola
- 1 ebony couch
- 3 nadun cabinets
- I bentwood rocking chair
- 4 ditto chairs
- 1 nadun corner whatnot

Fiscal's Office, Colombo, November 20, 1929.

12 tubs with flower plants R. O. DE SARAM, Deputy Fiscal.

1 ditto book stand

8 large pictures

3 nadun loungers

2 ditto teapoys

1 coir matting

1 nadun sofa

1 ditto hat stand

3 rattan mattings

39 Ks/0 In the District Court of Colon bo.

Kotagedara Liyanage Gordianu Perera of Nedan gamuwa in the Meda pattu of Siyane korale. . Plaintiff. Vs.

No. 32,656.

(1) Mehidukula Suriyage Anthony Peiris, (2) ditto Anderay Peiris, both of Weliweriya in the Meda pattu of Siyane korale Defendants.

NOTICE is hereby given that on Thursday, December 19, 1929, at 11 A.M., will be sold by public auction at the

1248 (1) I. X. Parcira, (2) R. G. Pereira, (3) J. E. A.
 Pereira, W. J. S. Pereira, (5) J. R. T. Pereira, all carrying on business in parternship under the name, style, and firm of F. X. Pereira & Sons at Pettah Main streat. Colombo. premises the following property mortgaged with the plaintiff by bond No. 705 dated June 1, 1926, and attested by B. P. W. Seneviratine of Weliweriya, Notary Public, and declared specially bound and executable under the decree entered in the above action and ordered to be sold by order of court dated October 22, 1929, for the recovery of the sum of Rs. 4,031 25, with interest and the second on Rs. 3,000 at the rate of 12 per cent. per annum from No. 34,265. Vs. March 1, 1929, to date of decree, May 24, 1929, and thereafter on the aggregate amount of the decree, with A. A. M. Ismail of 111, Main streeet, legalinterest till payment in full, and costs of suit, viz. :-Colombo Defendant. An undivided 37/40 parts of soil, fruit trees, and buildings, &c., belonging thereto of a portion of Milla-gahawatta, situated at Weliweriya in the Meda pattu of Siyane korale in the District of Colombo, Western NOTICE is hereby given that on Saturday, December 14, 1929, at 1 P.M., will be sold by public auction at 126, Main street, Pettah, Colombo, the following movable property for the recovery of the sum of Rs. 1,161-25, with interest on Rs. 1,153 75 at 9 per-Province; and bounded on the north by live fence of garden belonging to Malage Samuel Dias, east by minor cent. per annum from August 28, 1929, to date of decree (September 13, 1929), and thereafter on the aggregate amount of the decree at 9 per cent. per road leading from Henaratgoda to Biyanwila, south by ditch of garden belonging to Mihindukulasooriyage Marcel Peiris and others, and west by ditch of garden belonging to Basnayaka Mudalige Geelis Appu; con-taining in extent about 10 bushels of paddy sowing, annum till payment in full, and costs of suit, viz. :--1 high show case 1 iron safe together with all rights, privileges, easements, servitudes, 2 teakwood counters 5 show cases and. appurtenances whatsoever to the said premises belonging or usually held, occupied, used, or enjoyed therewith, and all the estate, right, title, and interest, 5.20 1 18 . 18 R. O. DE SARAM, Fiscal's Office, property, claim, and demand whatsoever of the defendants into, out of, or upon the same. Prior Registration E 201/139. Colombo, November 20, 1929. Deputy Fiscal. 36 Rs 8/ Colombo, November 20, 1929. R. O. DE SARAM, Deputy Fisc Deputy Fiscal. In the District Court of Colourro. Alia Mohamed Bhai of Slave Island, Colombo. Plaintiff. 808 32 No. 34,405. Vs. In the District Court of Colombo. Victor de Livera of 520, Alutmawata road, M. R. A. R. S. P. Suppramaniam Chetty of Sea Mutwal, Colombo..... Defendant. street, Colombo Plaintiff. NOTICE is hereby given that on Wednesday, December 18, 1929, at 9 A.M., will be sold by public auction at the premises the right, title, and interest of the No. 34,008. Vs. (1) Deyaram Awatrai, (2) Kundammal Awatrai; both of Victoria Arcade, Fort, Colombo, carrying said defendant in the following property for the recovery . of the sum of Rs. 3,074.18, with interest thereon at 9 per cent. per annum from September 5, 1929, till date or business in partnership under the name, style, of payment in full, and costs of suit, viz. and firm of Dayaram Bros. Defendants. All that house and property presently bearing assessment No. 3498/29 called and known as Felix Cottage. NOTICE is hereby given that on Wednesday, December 18, 1929, at 3.30 P.M., will be sold by public auction situated on the north-western side of the road leading to at the premises the right, title, and interest of the said Vystwyke, now Elie House road (Alutmawata), Mutwal, within the Municipality and District of Colombo, Western Province, which is an undivided 1 share of portion towards the west of all that part of the garden called Kahatagahawatta, with the buildings standing defendants in the following property for the recovery of the sum of Rs. 3,900, with interest thereon at 9 per cent. per annum from August 10, 1929, till payment in full, and costs, less Rs. 1,000, viz. :-All that divided portion of land marked A in the plan thereon bearing assessment Nos. 177 and 178, situated at the north-west side of the road leading to Vystwyke," hereinafter referred to with the buildings standing thereon formerly hearing assessment No. 1, Ward Nos. within the gravets of Colombo; and bounded or reputed to be bounded on the north by the other part of this 676/679, presently Nos. 6, 8, 10, 12 (Garden) 12 (1-5) and 12 (6-12), situated at Lily street, Union place, Slave Island within the Municipality and District of garden belonging to Don Petrus Perera; east by the garden of Don Petrus Perera, south by the garden of Colombo, Western Province ; bounded on the north by the properties of Sitti Ayisha and Sitti Rahamany and others, on the east by a road called Lily street, on the Sandanadara Christina and garden of Rabel Fernando, and west by the other part of this garden of Luisa, Perera; containing or reputed to contain in extent south by the other part of the same land marked letter B 1 acre 1 rood and $\bar{9}_4^1$ perches more or less, according to survey dated August, 1846, made by J. Batta, Land, Surveyor, Registered A. 194/111, subject to a mortgage,

in the plan, and, on the west by lot No. 17 now the property of Saibo Sultan; containing in extent 1 rood 28.43/100 perches according to plan thereof dated October 29, 1898, made by F. Bartholomeusz, Surveyor. & Registered in A 174/128. ~, · · •,

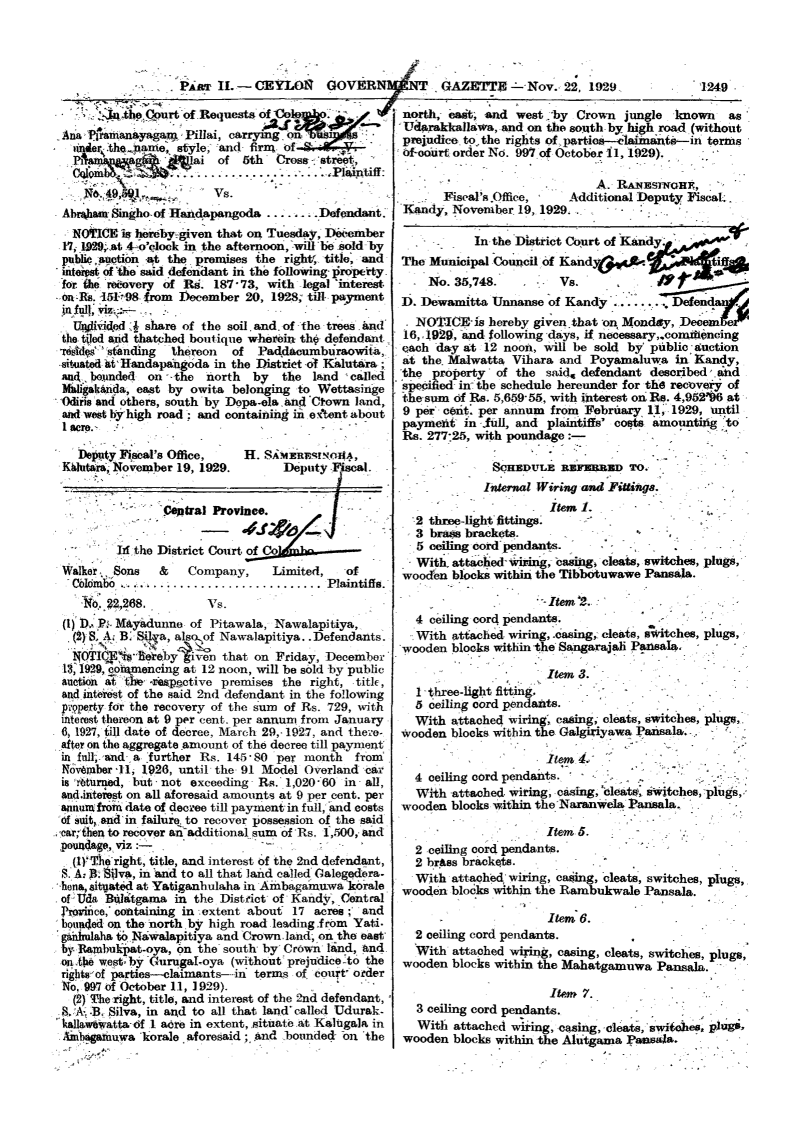
Fiscal's Office; Colombo, November 20, 1929.

R. O. DE SARAM. Deputy Fiscal.

Fiscal's Office, Colombo, November 20, 1929.

bearing No. 935 dated September 13, 1929, attested by K. Rajanadan of Colombo, Notary Public, for Rs. 7,500

R. Q. DE SARAN. Deputy Fiscal



PART II. - CEYLON GOVERNMENT GAZETTE - Nov. 22, 1929

Item 8, B ceiling cord pendants.

With attached wiring, casing, cleats, switches, plugs, wooden blocks within the Madugalla Pansala.

Item 9.

9 ceiling cord pendants.

3 brass brackets.

With attached wiring, casing, cleats, switches, plugs, wonden blocks within the Mahanayake Pansala.

Item 10.

194120 I three light fitting.

2

1 ceiling cord pendant.

With attached wiring, casing, cleats, switches, plugs, wooden blocks within the Hippole Pansala.

Item 11.

4 ceiling cord pendants.

With attached wiring, casing, cleats, switches, plugs, wooden.blocks within the Watarake Pansala.

Item 12.

4 ceiling cord pendants.

With attached wiring, casing, cleats, switches, plugs, wooden blocks within the Made Pansala.

Item 13.

2 ceiling cord pendants.

With attached wiring, casing, cleats, switches, plugs, wooden blocks within the Raththipitiya Pansala.

Ltem 14.

3 ceiling cord pendants.

1 brass bracket.

With attached wiring, casing, cleats, switches, plugs, wooden blocks within the Bentere Pansala.

> . Lamp Standards on Malwatte Vihare and Poyage Grounds.

> > Item 15.

26 single light standards.

Item 16.

2 three light standards.

Item 17.

1 double standard seven-light arch.

Item 18.

1 seven-light standard (stone column).

Item 19. •

1 seventeen-light standard (arch).

`Item 20.

Feeder cables laid throughout the grounds acting as service mains to different Pansalas and lamp standards.

A. RANESINGHE, Fiscal's Office, Additional Deputy Fiscal. Kandy, November 19, 1929.

+, In the District Court of Kandy. A. R. M. Ramanadan Chetty of Pussellawa... Plaintiff

No. 37,458.

Mahadavillage Pieris Appuhamy of Puss Kotmalie Defendant.

Vs.

NOTICE is hereby given that on Friday, December -20, 1929, at 12 noon, will be sold by public auction at the premises the following property mortgaged with the plaintiff by bond No. 1,058 dated March 17, 1928, and attested by P. B. Ellangasingha, Notary Public, and decreed to be sold under the decree entered in the above case for the recovery of the sum of Rs. 6,948.54, with interest on Rs. 6,750 at 9 per cent per annum from January 15, 1929, till payment in full, and poundage, viz. :-

All that eastern portion in extent about 2 sees kurakkan sowing, with the plantations, buildings, and severything appertaining thereto, out of the land called Lunuellawewatta, situate at Nawangama in Tispane korale in Kotmalie in the Nuwara Eliya District in the Central Province; which said eastern portion is bounded on the north by the stone fence of Pahalauda gederahena, on the east by the stone fence of Vihare-hena, on the south by the three footpath separating the remaining portion of this land allotted to Tikiri Appu, and on the west by the limit of a remaining. portion of this land and registered Q 43/252; and all the right, title, interest, and claim whatsoever of the said defendant insto, upon, or out of the said premises mortgaged by the defendant.

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

In the District Court of Kanyy

M. R. P. L. M. T. T. Muttu Caruppen Chetty of Kandy Plaintiff

No. 37,872.

(1) J. B. Halangoda, (2) J. A. Halangoda, and (3) Mrs. M. Halangoda, all of Pavilion street, Kandy Defendants

Vs.

NOTICE is hereby given that on Friday, December 13, 1929, at 12 noon, will be sold by public auction at the premises the right, title, and interest of the suid defendants in the following property for the recovery of the sum of Rs. 1,263.99, with interest on Rs. 1,105 at 9 per cent. per annum from July 12, 1929, till payment in full, and poundage, viz. ----

All that houses and premises bearing assessment Nos. 11 and 12, situate at Pavilion street in the town of Kandy, Central Province, containing, in extent, 6 perches; and bounded on the east by Pavilion street, south by house presently belonging to L. Pieris, west by jail house, and on the north by Hettihewage Simon Appu's property.

Fiscal's Office, Kandy, November 19, 1929.

A. RANESINGHE, Additional Deputy Fiscal." ÷.,

PART II. - CEYLON GOVERNMENT GAZETTE - Nov. 22, 1929

In the Cou	t of Req	uests of	Mag	88/	In the I
V. Sammugam Pilla Caruppen Chetty	i, attorn of 205,	ney of Trinco	K. N male	street,	Dayawatee Dias Matara
Matale,	• ?• • • • • •	••••			No. 4,645.
No. 18,350.	Vs.				Don Dionis Rajapal
R. Vanstarrex o Co., Matale		Star	of	Lanka . Defendant	Buddiyagama
		••••••			

NOTICE is hereby given that on Thursday, December 19, 1929, at 12 noon, will be sold by public auction at the spot the right, title, and interest of the said defendant in the following property for the recovery of the sum of Rs. 213.78, with legal interest on Rs. 266.18 from May 3, 1927, till payment in full, viz. :--

An undivided 1/7th share of all that estate called and known as Crystal Hill estate, containing in extent 235 acres more or less, and a like share of the plantations, buildings, machinery, tools, implements, cattle, and other live and dead stock appertaining thereto, situated at Owela in Pallesiya pattu of Matale East; and bounded on the east by Koswane estate, south by Muwandeniye estate and Crown forest and lands belonging to the natives, west by Rattota road, and on the north by lands belonging to the natives.

F. DE S. JAYARATNE, Additional Deputy Fiscal. Deputy Fiscal's Office, Matale, November 19, 1929.

TDO Southern Province.

In the District Court of Tangalla.

(1) Abdul Careem Nona Sitti Jamjani, wife of (2) Tuwan Kitchil Doole, both of Hambantota. Plaintiffs.

No. 2,405. Vs.

Ayenona Bahaman of Hambantota, the administratrix of the estate of Usuph Abdul Careem of Hambantota Defendant.

NOTICE is hereby given that on Saturday, December 14, 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 deceased in the following property, viz. :---

The land bearing assessment Nos. 17 and 18, together with the 11 cubits tiled house standing thereon, containing in extent about 8 perches, situtated in May street, within the Four Gravets of Hambantota in Magam pattu of the Hambantota District in the Southern Province; and bounded on the north by May street, on the east by the wall of the house belonging to Mr. T. M. L. Taliph, on the south by Crown land, and on the west by the wall of the house belonging to Dore Nasurdin.

Writ amount Rs. 704 70, with legal interest on Rs. 450 from October 4, 1929, till payment in full, and poundage.

W. A. DE SILVA, Additionla Deputy Fiscal. Deputy Fiscal's Office, Hambantota, November 15, 1929.

]]	[n the D	istrict Cou	art of	Matara.
Dayawatee Matara	Dias	Hamu	of	Matara. Hillo Meddawatta, Eantiff.
No. 4,64	5.	Vs.		

Don Dionis Rajapaksa, Registrar of Marriages, of Buddiyagama Defendant.

NOTICE is hereby given that on Saturday, December 21, 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 for the recovery of Rs. 2,849 34, and poundage, viz. :--

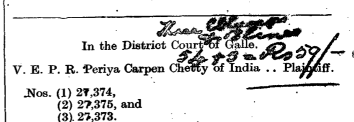
At Hatamune.

(1) All the fruit trees and the soil of the land called Indiketiyehena described in T. P. No. 354,730, situated at Hatamune in West Giruwa pattu of the Hambantota District : and bounded on the north by lot 3, east by village boundary of Medagama, south by lands described in plans Nos. 351,343 and 353,037 and reservation along the road, and west by lots 7w, 6, 5, 2, and 3 : containing in extent 14 acres 1 rood and 25 perches. Valuation, Rs. 750.

(2) An undivided 1 share of the land called Ratmalwewa, situated at Mandaduwa in West Giruwa pattu aforesaid; and bounded on the north by lands described in plans Nos. 199,476, 199,481, and 199,482, a bund, and reservation along the bund, east by bund, south by bund and reserved land, west by reserved land and land described in plan No. 19,946; containing in extent (exclusive of the channel and bund on either side of it passing through the land) 5 acres 2 roods and 36 perches. Valuation, Rs. 150.

(3) All that contiguous lands called Radagewewehena and Gilmehena described in plan No. 380,809, with all things standing thereon, situated at Udukiriwila in West Giruwa pattu aforesaid; and bounded on the north by reservation along the Batgan ela, east by lot 5N, south by land described in plan No. 22,906, west by lot 5Q, Buddiyagama village boundary; extent 21 acres 3 roods and 15 perches. Valuation, Rs. 1,100.

Deputy Fiscal's Office, J. E. SENANAYAKE, Tangalla; November 12, 1929. Deputy Fiscal.



Vs. (1) Wilfed Soysa, (2) D. N. G. Wellappuly, both of

Walasmulla Defendants. NOTICE is hereby given that on Monday, December

23, 1929, commencing 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 (1) Rs. 539, costs Rs. 48.92, with interest on Rs. 539, from September 6, 1929, and poundage, (2) Rs. 1,716.75, costs Rs. 73.92, with interest on Rs. 1,716.75 from September 5, 1929, and poundage, (3) Rs. 1,081, costs Rs. 73.92, with interest from September 6, 1929, and poundage.

(1) All that land called Maramandiya, appearing in T. T. N.S. 14,749, situated at Talahaganwaduwa in West Giriuwa pattu of the Hambantota District; and bounded on the north by lot 147F, east by T. P. 322,342, south by T. P. 327,539, and west by lot 147; containing in extent 1 acre 1 rood 12 perches. Valuation Rs. 250.

(2) An undivided 33/48 shares of the land called Maramandiya, situated at Talahaganwaduwa aforesaid; and bounded on the north by lot 141 in P. P. 236, east by lot 133 in P. P. 236, south by lot 138D, 140, 138G, and 138F in P. P. 236, and west by lot 142A in P. P. 236; containing in extent 1 acre 3 roods and 36 perches: Valuation Rs. 250.

(3) All that land called Dunumadalawehena, appearing in T. P. No. 345,011, situated at Talahaganwaduwa aforesaid; and bounded on the north by T. P. 325,255, east by lot 147 and T. P. 309,220, south by T. P. 309,220, west by lot 16802; containing in extent 1 rood and 6 perches. Valuation Rs. 50.

(4) All that land called, Tennehena alias Kendaketiyehena, situated at Talahaganwaduwa aforesaid; and bounded on the north by T. P. 204;230, 278,649, 284,567, and 344,964, east by T. P. 322,342, south by lot 147E, and west by lot 147; containing in extent 2 acres 2 roods and 37 perches. Valuation Rs. 600.

(5) All that land called Kendaketiyehena, situated at Talahaganwaduwa aforesaid; and bounded on the north and west by lot 147 in P. P. 236, east by T. P. 278,649, south by lot 85 in P. P. 236; containing in extent 1 rood and 6 perches. Valuation Rs. 50.

(6) All that land called Narangahamaditteatmaga, situated at Talahaganwaduwa aforesaid; and bounded on the north by lot 136 in P. P. 236, east and south by lot 160 in P. P. 236, west by lots 160 and 134 in P. P. 236; containing in extent 1 rood and 9 perches. Valuation Rs. 50.

(7) All that, land called Narangahamaditteatmaga, together with citronella boiler and all the other buildings standing thereon, appearing in T. P. 348,127, situated at Talahaganwaduwa aforesaid; and bounded on the north by T. P. 338,771 and lots 1380 and 133, east by lot 160, south by T. P. 321,212, and west by lots 1381, 186, and 1381 and T. P. 340,016; containing in extent 1 acre and 34 perches. Valuation Rs. 1,000.

(8) An undivided ¹/₃ share of the land called Nalawanagewattehena, situated at Talahaganwaduwa aforesaid; and bounded on the north by lots 168c2, 147D, 147, 143, **Theoretic an** P. F. 236, east by lots 142, 138B, 138c, and 136 P. P. 236, south by lots 183A, 183, 182 and 136 P. P. 236, and west by lot 168c3 in P. P. 236, containing in except 6 acres 3 roods and 2 perches. Valuation Rs. 200.

(9) All that land called Tennehena, situated at Talahaganwaduwa aforesaid; and bounded on the north by lot 147, east by T. Ps. 347,708, 347,709, and 327,539, south by T. P. 309,220, and west by T. Ps. 345,011, 325,255, 348,967, and 281,455; containing in extent 9 acres. Valuation Rs. 1,800.

(10) All that land called Alutwattehena, appearing in T. P. No. 325,922, together with the boiler and buildings standing thereon, situated at Talahaganwaduwa aforesaid; and bounded on the north by lots 166 and 168 and T. P. 281,455, east by lot 168c, south by T. P. 309,106 and lot 160, and west by lots 160 and 166; containing in extent 5 acres and 28 perches. Valuation Rs. 1,700.

(11) All that land called Maramandiya, appearing in T. P. No. 327,529, situated at Talahaganwaduwa

 $\mathbb{V}_{1} \times \mathbb{V}_{2}$

. . .

aforesaid; and bounded on the north by lot 147n and T. F. 302 312 east by T. Ps. 322,342 and 283,743 and lot 132, south by 18ts 132, 133, 141, 142A, and 138A, and west by T. P. 309, 220 and lots 247 and 147n; containing in extent 14 acres and 2 perches. Valuation Rs. 2,100.

(12) All that undivided $\frac{1}{3}$ share of the contiguous lands called Arehena, Galpottehenyaya, Rukattanagahahena, Serugahakoratuwa, Pinainlagewatta, Aturaguwawatta, and Kendapalagewatta, situated at Tennaduwa in West Giruwa pattu aforesaid ; and bounded on the north by lot 77, east by lots 74 and 98A and T. Ps. 259,815 and 284,962, south by T. Ps. 156,575, 93,527, and 156,574, and west by T. P. 156,574 and lots 100, 89, and 77; containing in extent (exclusive of the road passing through the lands and T. P. 251,517) 32 acres and 2 perches. Valuation Rs. 1,050

(13) All that land called Galpottahenewatta, situated at Tennaduwa aforesaid; and bounded on the north by T. P. 259,815, east and south by lot 70 in P. P. 240, and west by lots 98 and 90 in P. P. 240; in extent 3 roods and 2 perches. Valuation Rs. 75.

(14) All that land called Galpottehena, situated at Tennaduwa aforesaid; and bounded on the north by T. P. 259,815 and lot 70 in P. P. 240, east by lot 70 in P. P. 240, south by lot 70F in P. P. 240, and west by T. P. 267,480; containing in extent 1 acre and 25 perches: Valuation Rs. 100.

(15) All that land called Galgodehenekele, situated at Talahaganwaduwa aforesaid; and bounded on the north by lot 86 in P. P. 164 and lot 127 in P. P. 163, east by a road and T. P. 69,888, south and west by lot 86 in P. P. 164; containing in extent 3 acres and 2 perches. Valuation Rs. 300.

(16) An undivided 1 share of the land called Kalsotuwawehena, situated at Paddapitiya in West Giruwa pattu aforesaid; and bounded on the north by lots 89 and 85 in P. P. 164, east by lot 86 in P. P. 164, south by lots 86, 93c, and 93A in P. P. 164, and west by lots 98A, 93B, and 89 in P. P. 164; in extent 5 acres 2 roods and 32 perches. Valuation Rs. 600.

(17) An undivided 17/24 shares of the land called Rukattanagahawatta and of the tiled house of 9 cubits thereon, situated at Paddapitiya aforesaid; and bounded on the north by Marakkalayagewatta and Medamandiya, east by Rukattewatta, south by Rukattanagahawatta, and west by Kongahakoratuwa; containing in extent 2 acres and 22 perches. Valuation Rs. 375.

(18) All that land called Medamandiya, situated at Paddapitiya aforesaid; and bounded on the north by Walasmulla village limit, east and south by lot 85 in P. P. 164, west by lot 84A in P. P. 164, in extent 2 roods and 37 perches. Valuation Rs. 150.

(19) An undivided 1 share of the land called Galgodehena, appearing in T. P. 69,888, situated at. Walasmulla in West Giruwa pattu aforesaid; and bounded on the north by T. P. 169,887, east by a road, south by T. P. 69,859, and west by land said to belong to Crown and old road; in extent 6 acres 3 roods and 26 perches. Valuation Rs. 1,000.

(20) All that land called Rattattawawattehena, situated at Paddapitiya aforesaid; and bounded on the north by Walasmulla village limit, east by lot 86 in P. P. 164, south by lots 90, 89, 88 in P. P. 164, and west by lots 84D and 84B in P. P. 164 and Walasmulla village limit; containing in extent 5 acres 3 reeds and 37 perches. Valuation Rs. 1,800.

(21) All that land called Metulugagahahena alias Jaya-singewatta, appearing in T. P. 348,032, situated at Talahaganwaduwa aforesaid; and bounded on the north by lots 187 and 188, east by lot 138A, south by lot 186 and T. P. 345,040, and west by lot 183; containing in extent 1 acre and 5 perches. Valuation Rs. 200.

(22) All that land called Jayasingewatta, appearing in T. P. 347,710, situated at Talahaganwaduwa aforesaid; and bounded on the north and west by T. P. 327,539, east by lot 141, and south by T. P. 340,016; containing in extent 3 roods and 19 perches. Valuation Rs. 150.

(23) All that land called Jayasingewatta, appearing in T. P. 340,016, situated at Talahagan waduwa aforesaid; and bounded on the north by lot 142A, east by lots 141, 139, 138E, and 138H, south by lots 1381 and 186, and west by lot 138A; containing in extent 3 roods and 16 perches. Valuation Rs. 150.

(24) All that land called Narangahawatta, appearing in T. P. No. 347,827, situated at Talahaganwaduwa; and bounded on the north by lat 141, east by lots 141 and 133, south by lot 138H, and west by T. P. 338,771; containing in extent 2 roods and 5 perches. Valuation Rs. 100.

(25) All that land called Hatangewattedeniya alias Narangahamaditta, appearing in T. P. 338,771 situated at Talahaganwaduwa aforesaid; and bounded on the north by lots 141 and 140, east by lots 1380 and 138H, south by lot 138H, and west by lots 138H, 138E, and 138E; in extent 30 perches. Valuation Rs. 40.

(26) All that land called Rukattanagahakella and Rukkattanagahawatta, together with the buildings standing thereon, appearing in T. P. 297,883, situated at Padapitiya aforesaid; and bounded on the north by lots 84C, 87A, and 84n in P. P. 164, east by lots 88 and 89 in P. P. 164, south by lots 91A and 84F in P. P. 164, and west by Kiramara; in extent 3 acres 2 roods and 37 perches. Valuation Rs. 750.

(27) An undivided $\frac{1}{2}$ share of the land called Rukattanagahawatta, situated at Paddapitiya; and bounded on the north by Madinnapadinchiwasitiyawatta, east by Kalaotuwawa, south by Talagasmandiya, and west by oya; containing in extent about 5 acres. Valuation Rs. 800.

(28) An undivided 1 share of the land called Rukkattanagahawatta, situated at Paddapitiya aforesaid; and bounded on the north and east by Rukattanawattahena, south by Kalaotuwawa and west by Rukattanagahawatta; in extent about 4 acres. Valuation Rs. 600.

(29) An undivided $\frac{1}{2}$ share of the field called Belikanatteara situated at Paddapitiya aforesaid; and bounded on the north by Bogahahenyaya, east by Galgodahena and Palugasmandiya, south by another portion of Belikanatteara and west by Rukattawattehena and Kalaotuwawa; containing in extent 2 amunams of paddy sowing. Valuation Rs. 960.

The 1st to 12th lands are subject to mortgage No. 13,818 of December 23, 1927, attested by J. P. Seneviratne, Notary Public.

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Deputy Fiscal's Office, J. E. SENANAYAKE, Tangalia, November 18, 1929. Deputy Fiscal.

North-Western Province. 24 Ro 8 C STO A 580 In the District Court of Chilaw.

A. S. M. Muhamado Usen of Chilaw Plaintiff. Vs.

No. 8,864.

NOTICE is hereby given that on Thursday, January 9, 1930, 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. 783, with legal interest on Rs. 692 from June 12, 1929, till payment, and poundage, viz. :---

An undivided 5/35 shares of the contiguous portions of land called Maduwa Weeralanda, now known as Victor estate, situate at Wattakkaliya in Anavilundan pattu of Pitigal korale north in the District of Chilaw, North-Western Province; and bounded on the north, east, and south by land of Hon. Mr. N. J. Martin, and west by the heirs of Domingo Fernando; containing in extent about 60 acres.

> F. G. DALPETHADO. **Deputy Fiscal.**

Deputy Fiscal's Office Chilaw, November 19, 1929.

In the District Court of Negonal

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

Vs.

No. 3,364.

Sirisena Rajapaksa of Lunuwila Defendant.

NOTICE is hereby given that on Tuesday, January 7, 1930, at 10 o'clock in the forencom, 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. 477.05, with interest on Rs. 350. at 18 per cent. per annum from May 29, 1929, till September 11, 1929, and thereafter at 9 per cent. per annum, and poundage, viz. :-

The land called Bulugahawattayaya with the buildings and plantations standing thereon, situate at Lunuwila in Otara palata of Pitigal korale south in the District of Chilaw, North-Western Province; and bounded on the north by lands of Vedarala and others, east by tank, south by lands of Joseph Mudalali and the heirs of Elias Muppurala, and west by lands of Hitihami Appuhamilage Cathirina Hamy and others ; containing. in extent about 3 acres.

> F. G. DALPETHADO, Deputy Fiscal.

Deputy Fiscal's Office. Chilaw, November 19, 1929.

Province of Sabaragamuwa One Co In the District Court of Avisawella

D. H. Kalatuwawa Korala of Kalatuwawa Plaintiff.

No. 489.

(1) Delkandure Danapala Mudianselage Punchimenike of Huladduwa, (2) ditto Jayasingha Banda Gam Arachchy of Walawita..... Defendants.

Vs.

NOTICE is hereby given that on Saturday, December 14, 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 1st defendant in the following property for the recovery of Rs. 2,379 75, with interest at the rate of 15 per cent, per annum from May 31, 1928. to date of decree being made absolute, and thereafter on the aggregate amount of the decree at the legal rate, viz. :

1. An undivided $\frac{1}{2}$ share of Edandagawaowita and Edangagawawatta, situate at Deiyagala in Palle pattu of Kuruwiti korale in the District of Ratnapura, Province of Sabaragamuwa; and bounded on north by. kumbura, east by Getahethi-oya, south by agala, and on the west by Godakele; and containing in extent 10 seers of kurakan sowing.

At 1.30 р.м.

2. An undivided $\frac{1}{2}$ share of all those lands called and known as Lindagahapittaniyepurana of 1 pela paddy sowing extent, Booliyaddeihalakella of 12 lahas paddy sowing entent, Booliyadde Mulwakkada of 5 kurunies of paddy sowing extent, Madugahapittaniyewatta of 8 seers of kurakkan sowing extent, Handugalagewatta of 6 seers of kurakkan sowing extent, Thembiligahawatta of 5 seers of kurakkan sowing extent, Sepalahitiyawatta of 5 seers kurakkan sowing extent, Soparanevatta of 12 seers of kurakkan sowing extent, and Boraluwe-henyaya of about 40 amunams of paddy sowing extent. all situate at Deiyagala aforesaid; and bounded on north by Ketiganadola, east by Deiyagala-ela, south by Kalugama Elidola, and on the west by Kekirihalgahadola; excluding therefrom the lands called Deiyagallepolwatta and Elaboda-owita.

At 2 P.M.

An undivided $\frac{1}{2}$ share of the land called Medaheena 3 alias Deiyagallehena, situate at Deiyagala aforesaid; and bounded on the north by the footpath leading to Deivagala, east by Pahalawatta, south by the village boundary of Marambekanda, and on the west by Deiyagal-ela; containing in extent 1 amunam of paddy sowing.

At 2.30 р.м.

4. An undivided $\frac{1}{4}$ share of the land called Deiyagalepolwatta alias Mahawatta, situate at Deiyagala aforesaid; and bounded on the north by Lindagahapittaniya, east by Elabodaowita and agala, south by Sepalahitiyawatta and agala, and on the west by Ambagahawatta; and containing in extent about 30 seers of kurakkan sowing in extent.

At 5 P.M.

5. An undivided ¹/₄ share of Punchihatanahitiyawatta situate at Kalatuwawa in Palle pattu of Kuruwiti korale aforesaid; and bounded on the north by Hewainnewattegalwetiya, east by Kalatuwawegammaima, south by Karonchiyahitiyawatta, and on the west by the boundary of Hewagam korale; and containing in extent 10 seers of kurakkan sowing.

At 3 р.м.

6. An allotment of land called and known as Lindaahapittaniyepurana depicted as lot "B" in survey plan No. 16 dated 1922 made by C. D. Subasinha, Licensed Surveyor, and situate at Deiyagala aforesaid; and bounded on the north by lot "A" in the same plan No. 16 and Ketigana-dola, on the east by Ketigana-dola, south by lot "E" in the same plan No. 16, and on the west by lot "C" in the same plan; and containing in extent 2 roods and 20 1/20 perches according to the said plan No. 16.

Ат 3.30 р.м.

7. An allotment of land called Lindagahapittaniye-watta depicted as lot "E" in the said plan No. 16, and situate at Deiyagala aforesaid; and bounded on the north by Ketigana-dola, east by Deiyagala-ela and ditch, south by a ditch, and on the west by lots D, C, and B in the same plan No. 16; and containing in extent 3 roods and $23\frac{3}{4}$ perches according to the said plan No. 16.



8. An allotment of land called Lindagahapittaniye watta depicted as lot "H" in the said plan No. 16, and situate at Deiyagala aforesaid; and bounded on the north by Boraluwehena claimed by Bastia, east by lot "F" in the same plan No. 16, south by lot "G" in the same plan, and on the west by footpath; and containing in extent 1 rood and 25 1/20 perches. Valuation Rs. 2,925.

Fiscal's Office,	CHARLE Additional	les de Silva, l Deputy Fiscal.			
Avissawella, November 12	2, 1929.				
	·	••	· .		
3/6/28/-	Court of Col	ombo.	•		
A. M. N. Saminathen Colombo	Chetty of	Sea street, Plaintiff			
No. 34,137.	Vs.	•	•.		
W. K. Ratranhamy of Del	a	Defendant			

NOTICE is hereby given that on Tuesday, December 17. 1929, commencing 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 for the recovery of the sum of Rs. 527.85, with legal interest thereon from August 21, 1929, till payment in full, and costs of suit, viz. :---

An undivided 2/7th share of the land called Horan-galapanguwa, situated at Watupitiya in the Meda pattu of Nawadun korale in the Ratnapura District of the Province of Sabaragamuwa; and bounded on the north by Horangala Indiwitiya, east by dola, south by Alutayalayehenyaya, Millagahatenna, and the village boundary of Karawita, west by Yamanunnehenyaya; containing within the boundaries about about 20 amunams of paddy sowing extent.

N.B.—The same and has been seized under D. C. Colombo, writ No. 29981, against the same defendant to levy a sum of Rs. 4,554.62, with interest thereon at 9 per cent. per annum from September 25, 1928, till payment in full, and costs of suit. (Plaintiff; P. R. S. P. P. L. Supramaniam Chetty of Sea street, Colombo.)

for <u>Fis</u>cal.

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R. E. D. ABEYRATNE, Fiscal's Office. Ratnapura, November 18, 1929.

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NOTICES IN TESTAMENTARY ACTIONS.

In the District Court of Colomb Order Nisi In the Matter of the Last Will and Testamentary Testament of the late Sara Rasa-Jurisdiction. muttu, wife of Subramaniar Vaiti-No. 4,388. lingam of Vaddukoddai of Colombo, deceased. Uppy Petitioner. Subramaniar Vaithilingam of 1. A. C. S. And (1) Ernest Rajakone Vaitilingam, 🏟 Fuella Rasamany, (3) George Jayaratnam, (4) William Selvaratnam, all of Uduvil, (5) E. T. Williams, . Respondents. Karainagar THIS matter coming on for disposal before V. M. Fernando, Esu, District Jidde of Volation, on March 26, 1929, in the presence of Mr. T. Pajaratham, Proctor, on the part of the petitioner above named; and the affidavits (1) of the said dated December 7, 1928, and (2) of the attesting notary and witnesses, also dated December 7, 1928, having been read : It is ordered that the last will of Sara Rasamuttu, 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 the respondents above named or any other person or persons interested shall, on or before May 30, 1929, show sufficient cause to the satisfaction of this court to the contrary. O. L. DE KRETSER, March 26, 1929. District Judge. The date for showing cause is extended to October 31, 1929. O. L. DE KRETSER, District Judge. The date for showing cause is extended to November 28, 1929. O. L. DE KRETSER, October 31, 1929. District Judge. In the District Court of Colombo. Order Nisi. 7 81 8 In the Matter of the Intestate Estate of Testamentary Jurisdiction. Alangaraha Pohettige Evelyn Pieris of Main street in Colombo, deceased. No. 4,460. ecretary of the District Percy Hugh de Kreisers Court of Colombos ... Petitioner.

And 💪 (1) Henry David Sahabandu, (2) Hacta Nandawathie Sahabandu, (3) Margaret Ariyawathie Sahabandu, the 2nd and 3rd respondents are minors appearing by their guardian ad litem (4) E. W. Ekanavake, all of Wilson street in Colombo Respondents.

THIS matter coming on for disposal before O. L. de Kretser, Esq., District Judge of Colombo, on October 24, 1929, in the presence of Mr. M. E. Wickremesinghe, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated October 24, 1929, having been read :

It is ordered that Mr. Percy Hugh 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 November 28, 1929, show sufficient cause to the satisfaction of this court to the contrary.

O. L. DE KRETSER, October 24, 1929. District Judge.

S - In the District Court of Colombo 28 Order Nisi.

Testamentary In the Matter of the-Last Will and Jurisdiction. Testament of Jane Elizabeth Blundell of Palai, deceased. No. 4,611.

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

THIS matter coming on for disposal before O. L. de Kretser Esq., District Judge of Colombo, on November 7, 1929 miche presence of Mr. A. H. Abeyaratne, Proctor, on the part of the petitioner above named ; and the affi-davits (1) of Mr. Vernon Grenier dated July 24, 1929, (2) of the attention protony dated July 26, 1929, and (2) (2) of the attesting notary dated July 26, 1929, and (3) of one of the attesting witnesses dated June 28, 1929. having been read :

It is ordered that the last will of Jane Elizabeth Blundell, deceased, of which the original has been produced and is now deposited in this court, be and the same is hereby declared, 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 (with copy of the said will annexed) to the estate of the above named deceased issued to him, unless any person or persons interested shall, on or before December 12, 1929, show sufficient cause to the satisfaction of this court to the contrary.

November 7, 1929.

O. L. DE KRETSER, District Judge.

Order Nisi. 32 Ro 8 Testamentary In the Matter of the Intestate Estate of Jurisdiction Welappunaidelage Don John Samara-No. 4,621. Weera, late of Sarikkamulla in Panadure totamune of Ravigam korale, deceased.

In the District Court of Colombo.

Kulapanabadalge; Cecilia Perera Wijeyeratne of Sarikkamulla aforesaid..... Petitioner.

م ال And (1) Welappunaldelage Soma wathie Samaraweera, (2) Welappunaidelage Premawathie Samaraweera, (3)

Welappunaidelage Karunawathie Samaraweera, all of Sarikkamulla aforesaid, minors, appearing by their guardian ad litem (4) Seekumestrige Don John Silva of Kalutara South Respondents.

THIS matter coming on for disposal before O. L. de Kretser, Esq., District Judge of Colombo, on October 1, 1929, in the presence of Mr. J. V. de Silva, Proctor, on

the part of the petitioner above named; and the on the part of the petitioner above named; and the affidavit of the said petitioner dated May 8, 1929, and affidavit of the said petitioner dated October 21, 1929, the order of the Supreme Court dated July 26, 1929, having been read : It is ordered that the petitioner be and he is hereby. having been read : It is ordered that the petitioner be and she 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 declared entitled, as widow of the above named deceased, to have letters of administration to his estate issued to other person or persons interested shall; on or before her, unless the respondents above named or any other November 28, 1929, show sufficient cause to the satisfacperson or persons interested shall, on or before November 28, 1929, show sufficient cause to the satisfaction of this tion of this court to the contrary. court to the contrary. Q. L. DE KREMSER O. L. DE KRETSER, District Judge. October 22, 1929. October 1, 1929. District Judge. In the District Court of Colombo. v In the District Court of Colombo. Order Nisi. 🕰 E Jorder Nisi. RO Testamentary In the Matter of the Intestate Estate of In the Matter of the Intesta Testamentary Maria Charlotte Jansz of Kotahena, Jurisdiction. Hewagamage Emelia Course of Egod Kolonnawa in Ambatalongahala Jurisdiction. No. 4,700. deceased. No. 4,666 Alutkuru korale south, deceased. æ Herbert Eric Jansz of Greenpath, Colpetty, Petitioner. Gamage Charles Silva of Egoda Kolonnawa afore-) Amelia Jana of Benachre, (2) Eleanor Janse of St. Andrews, Mutwal, (3) Henry Donald Janse of the F. M. S., (4) Frances Roas Janez, Taiping, Perak, F. M. S., (5) Hilary D. Janse of Guyschiff, Mount Laginia, (6) Edith W. Janse of Kills may Constru said Petitioner. (1) Amelia Jana And (1) Gamage Rosaline Silva of Ulahamulla, (2) Gamage Seelawathie Silva of Udahamulla, minor, (2) Gamage Scelawatting Silve of Octuation and item the lst respondent, (3)
Gamage Schon, Silve of Kegalla, (4)
Gamage Etoni Silve of Banchikawatta, (5)
Gamage Sophia Silva and her husband (6)
Charles Petera, both of Old Kolonnawa, (7)
Rehiga Speganiage Heeni Appuhamy, (8)
ditto Simon Singho all of Paulis Appuhamy, (10) Killarney, Colpetty, (7) Eleanor A. Ruth Jansz of * Rhamby, Corpecty, (1) Eleanor A. Ruth Sansz of Puchong, F. M. S., (8) Christobel Vivienie Jansz of Mission School, Kotta. (9) Erelyn Murhl VanDort, of Kuan Hamphr, F. M. Say (10) Ethel Margaret Ranasinghe of Save Island, Colombo, (11) Edgar Donald Jansz of Banharawela, (12) Vere Keczol Paulis Appuhamy, (10) ditto Simon Singho, all of of Slave Island, Colombo, (13) Charlotte Keegel of Kuppiawatta, minors, appearing by their guardian Matara, (14) Mabel Kronenberg of Kotahena, (15) ad lilem the 7th respondent above named. Respondents. Rev. Mother Superior of the Good Shepherd Convent, Kotahena, (16) Beatrice Helen Janzzof THIS matter coming on for disposal before O. L. de Kretser, Esq., District Judge of Colombo, on September Mount Lavinia Respondents. 9, 1929, in the presence of Mr. Peter F. Mendis, Proctor, THIS matter coming on for disposal before O. L. de on, the part of the petitioner above named; and the Kretser, Esq., District Judge of Colombo, on Septemberaffidavit of the said petitioner dated September 2, 1929, 27, 1929, in the presence of Messas. T. D. & E. L. Mack, Proctors, on the part of the petitioner above having been read : It is ordered that the petitioner be and he is hereby named ; and the affidavit of the said petitioner dated declared entitled, as son of the above-named deceased, September 27, 1929, having been read : to have letters of administration to her estate issued to It is ordered that the petitioner be and he is hereby him, unless the respondents above named or any other declared entitled, as nephew of the above named deceased person or persons interested shall, on or before December to have letters of administration to her estate issued to 5, 1929, show sufficient cause to the satisfaction of this him, unless the respondents above named or any other court to the contrary. person or persons interested shall, on or before Novem. O. L. DE KRETSER, ber 28, 1929, show sufficient cause to the satisfaction of District Judge. this court to the contrary. O. L. DE KRETSER,

 September 9, 1929.
 O. L. DE KRETSER, 3 District Judge.

 In the District Court of Colombo.
 Order Nisi.

 Order Nisi.
 Order Nisi.

 Testamentary
 In the Matter of the Interstre Estate and Jurisdiction.

 Effects of the late Ganeatchige.

 No. 4,754.
 Magiris Appu of rade.

 Ganeatchige Minorite Appu of Bryane Horale, deceased.

 Ganeatchige Minorite Appu of Galpothugeda in the Gangaboda pattu aforesaid, (2) Ganeatchige.

 Mitchohamy of Indolamulla aforesaid.

 THIS matter coming on for disposal before O. L. de Kretser, Esq., District Judge of Colombo, on October 22, 1929, in the presence of Mr. D. W. Moonesinghe, Proctor.

In the District Court of Colombo. Order Nisi. Testamentary In the Matter of the Intestate Estate of Junicetton. No. 4,763. Meerinjage Isabelta Perera of Cotta, Colombo Petinonet And (1) Angolage Mary Perera, (2) ditto Thomas Perera, (3) ditto Aloysius Perera, all of Cotta, Colombo minors, appearing by their guardian ad litem (4) Meerinjage Francis Perera of Hill Club, Nuwara Eliya. THIS matter coming on for disposal before O. I. de Kretser, Esq., District Judge of Colombo, on October 24.

· District Judge.

September 27, 1929.

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1929, in the presence of Mr. K. T. Chittampalam, Proctor, on, the part of the petitioner above named; and the affidavit of the said petitioner dated July 13, 1929, having been read It, is ordered that the petitoner be and she is hereby declared entitled, as widow of the above-named deceased,

to have letters of administration to his estate issued to her, unless the respondents above named or any other person or persons interested shall, on or before December 5, 1929, show sufficient cause to the satisfaction of this court to the contrary.

October 24, 1929.

O. L. DE KRETSER, District Judge.

In the District Court of Colombo.

Order Nisi. 3. 2.8 Testamontary In the Matter of the Last Will and Jurisdiction. Testamont of Juwanhewage Salamon No. 4,757. Costa, late of Uyana in Moratuwa, deceased. deceased.

Maggonasattambige Maggie Christina Fernando of Uyana aforesaid...... Petitioner.

-And

(1) Juwanhewage Victor Piyasena Costa, (2) Juwanhewage Sylnet Lilawathie Costa, (3) Laxapathi Mahavidanelage Annie Charlotte de Mel, (4) Juwanhewage Arnolis Costa, all of Uyana aforesaid ; the 1st, 2nd, and 3rd respondents are minors,

said; the 1st; 2nd, and 3rd respondents are minors, appearing by their guardian *ad liten* the 4th respondent above named THIS matter coming on for disposal before O. L. de Kretser, Esq., District didge of Colombo, on October 23, 1929, in the presence of Mr. J. V. de Silva, Proctor on the part of the petitioner above named; and the affidavits (1) of the said petitioner dated October 19, 1929, and (2) of the attesting notary dated October 15, 1929, having been read :

It is ordered that the last will of Juwanhewage Salamon Costa, 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 executivity named in the said will, and that she is entitled to have probate thereof issued to her accordingly, unless the respondents above named or any other person or persons interested shall, on or before November 28, 1929, show sufficient cause to the satisfaction of this court to the contrary.

O. L. DE KRETSER, October 23, 1929. District Judge.

In the District Court of Colombo. Order Nisi.28 Ms 8 Testamentary In the Matter of the Intestate Estate of Jurisdiction Alfred Walter de Silve de Silve Alfred Walter de Silva of Holligoda, Jurisdiction. No: 4,762. Wadduwa, deceased.

Cecilia Iris. Olivia de Silva of Molligoda, Wad-duwa (1) Edward Foster de Silva of Karagampitiya, Dehiwala, (2) Ellen Josephine de Silva, (3) Flora Margaret de Silva, (4) George Ernest de Silva, all of Carlo Walauwa, Mutural (5) Joseph Mautin all of Carlo Walauwa, Mutwal, (5) Joseph Martin de Silva of Ratnapura Respondents.

THIS matter coming on for disposal before O. L. de Kretser, Esq.; District Judge of Colombo, on October 24, 1929, in the presence of Mr. A. B. Tillekeratne, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated October 18, 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 interested shall, on or before December 5, 1929, show sufficient cause to the satisfaction of this court to the contrary.

October 24, 1929.

Q. L. DE KRETSER, District Judge.

In the District Court of Colombo, Order Nisi. 27 Ro 8

Testamentary In the Matter of the Intestate Estate of Jurisdiction Wannakuwattewaduge Richard Alwis Fernando, Mohandiram of Dehiwala,

No. 4, 705. deceased. Wannakuwattewadugo Theodore Edwin Fernando of Dehiwala

1929, in the presence of Mr. J. P. Rodrigo, Proctor, on the part of the petitioner above named ; and the affidavit of the said petitioner dated October 23, 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 November. 28, 1929, show sufficient cause to the satisfaction of this court to the contrary.

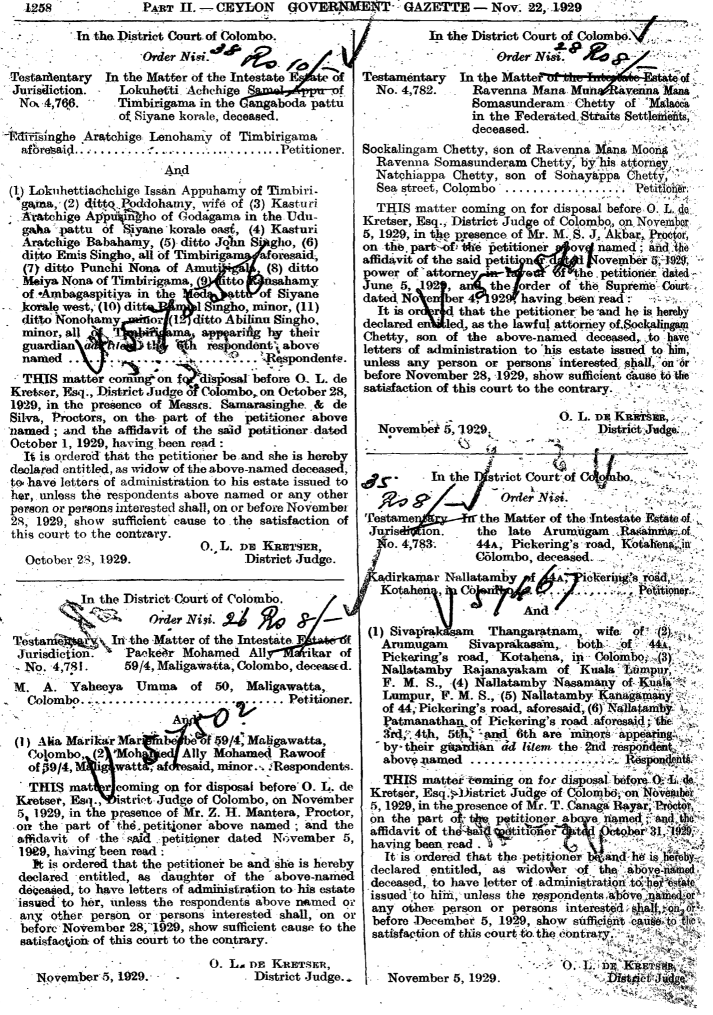
30 O. L. DE KRETSER, District Judge. October 28, 1929. In the District Court of Colombo 20 Order Nisi. Testamentary In the Matter of the Int of Rupesinghe Aratenige Rum Jurisdiction. Perera of Saidewatta in Ambata No. 4,776. pahala, deceased. Rathirage Cathirina Perera Petitioner.

THIS matter coming on for disposal before O. L. de Kretser, Esq., District Judge of Colombo, on November 1. 1929, in the presence of Mr. D. A. J. Tudugalla, Proctor, on the part of the petitioner above named ; and the affidavit of the said petitioner dated October 28. 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 interested shall, on or before December 5, 1929, show sufficient cause to the satisfaction of this court to the contrary.

November 1, 1929.

O. L. DE KRETSER, District Judge.



November 5, 1929.

District Judge.

1259 M In the District Court of Colombo. Colombo, Proctor, on the part of the petitioner, Mr. Oscar Percy Mount of Colombo; and the affidavit of the said and the second second Order Nisi. 28 R 8 petitioner dated November 2, 1929, exemplification of Testamentary In the Matter of the Intestate tate of letters of administration to the Indian estate of the Assen Meera Lobbe Mohamed Cassim Jurisdiction. above-named deceased, power of attorney in favour of the petitioner Minute of Consent by the heirs of the No. 4,789. of 50, Dematagoda, in Colombo, deceased. deceased, and Supreme Court's Order dated October 25, 1929, having been read: It is ordered and declared that the said petitioner is the attorney of the father of Saffia Umma of 50, Dematagoda, in Colombo..Petitioner. And the said deceased and the Indian administrator; and (1) Mohamed Cassim Mohamed Razeen, (2) Ummu Zahira, (3) Noor Zahira, (4) Mohamed Munsoor, minors, appearing by their guardian *ad litem*, (5) that he is entitled to have letters of administration to the estate of the above-named deceased issued to him accordingly, unless any person or persons interested shall, on or before November 28, 1929, show sufficient Assen Meera Lebbe Samsudeen of Dematagoda, Colombo Respondents. cause to the satisfaction of this court to the contrary. THIS matter coming on for disposal before O. L. de Kretser, Esq., Disprict Jucke of Colombo, on November 7, 1929, in the presence of Mr. A. M. Fuard, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated November 6, 1929, having here part O. L. DE KRETSER, November 8, 1929. District Judge. In the District Court of Colombo. having been road : Testamentary. In the Matter of the Intestate Estate and No. 4,795. Effects of Buthgamu Mudeling James 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 Perera, ex Police Headman, Egoda person or persons interested shall, on or before December Kolonnawa, deeago. 12, 1929, show sufficient cause to the satisfaction of this court to the contrary. Buthgamu Mudelige magadasa Perera of Egoda court to the contrary. 200 Petitioner. O, L. DE KRETSER, Kolonnawa November 7, 1929. District Judge. -Vs. 43 (1) Dona Selestina Nanayakkara, (2) Buthgamu Mudalige Somawathie Perera, (3) ditto Indra-wathie Perera, (4) Don Paules Nanayakkara, all In the District Court of Colombo. Order Nisi. 23 10 8 of Egoda Kolonnawa Respondents. the Matter of the Leeb Will and Testament of Donald Ingliby Mack-THIS action coming on for disposal before O. L. de Kretser, Esq., District Judge of Colombo, on November In the Matter of the Testamentary Jurisdiction. 12, 1929, in the presence of Mr. A. Mivanapalana, enzie, late of Glassel estate, Dehiowita, No. 4,792. Proctor, on the part of the petitioner above named ; in the Island of Ceylon, deceased. and the affidavit of the said petitioner dated October 24, THIS matter coming on for disposal before O. L. de 1929, having been read : Kretser, Esq., District Judge of Colombo, on November Kretser, Esq., District Judge of Colombo, on November 8, 1929, in the presence of Mr. Geoffrey Thomas Hale of Colombo, Brogtor, of the period the peritioned Mr. Oscar-Percy Mount of Colombo; and the affidavit of the said petitioner listed November 6, 1929, exemplification of probate of the will of the above named deceased, power 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 associates above named or any other person or persons interested shall, on or before December 12, 1929, show sufficient cause to the satisfaction of this court to the contrary of attorney in favour of the petitioner and Supreme Court's Order dated October 11, 1929, having been read: It is ordered that the will of the said deceased 0. L. DE KRETSER, District Judge. November 12, 1929. dated February 4, 1925, of which an exemplification of probate has been produced and is now deposited in this court, be and the same is hereby declared proved; In the District Court of Colombo. and it is further declared that the said petitioner is the -29 108 In the Matter of the Last Will and Testament of William Waddon Martyn of Tenacembe Manor in the Parish of Morwerstowe in the County of Cornwall, England, deceased. Qrder Nisi. attorney of the sole executrix named in the said will. and that he is entitled to have letters of administration, Testamentary Jurisdiction. with a copy of the said will annexed, issued to him accordingly, unless any person or persons interested shall, on or before November 28, 1929, show sufficient No. 4,796 cause to the satisfaction of this court to the contrary. THIS matter coming on for disposal before O. L. de O. L. DE KRETSER Kretser, Esq., District Judge of Colombo, on November 12, 1929, in the presence of Mr. Gentrey Thomas Hale of Colombo, Proceer on the part of the petitioner, Mr. Oscar Percy Mount of Colombo; and the affidavit of the said petitioner dated November 6, 1929, a certified copy of propate, a certified copy of the will of the above-**District** Judge. November 8, 1929. In the District Court of Colombo. Order Nisi. 27 KOS In the Matter of the Intestate distate of Ceorge Stanley Jones, late of the Testamentary named deceased, power of attorney in favour of the Jurisdiction. petitioner, and Supreme Court's Order dated October Madura Company, Limited, of Allep-pey, Travencore, Surth India, 29, 1929, having been read : It is ordered that the will No. 4,793. pey, Tray deceased. Travencorg, of the said deceased dated November 22, 1928, of which a certified copy has been produced and is now deposited THIS matter coming on for dispusal before O. L. de Kretser, Esq., District Julge of Colombo, on November in this court, be and the same is hereby declared proved; and it is further declared that the said petitioner is the 8, 1929, in the presence of Mr. Geoffrey Thomas Hale of attorney of the proving executors named in the said , î

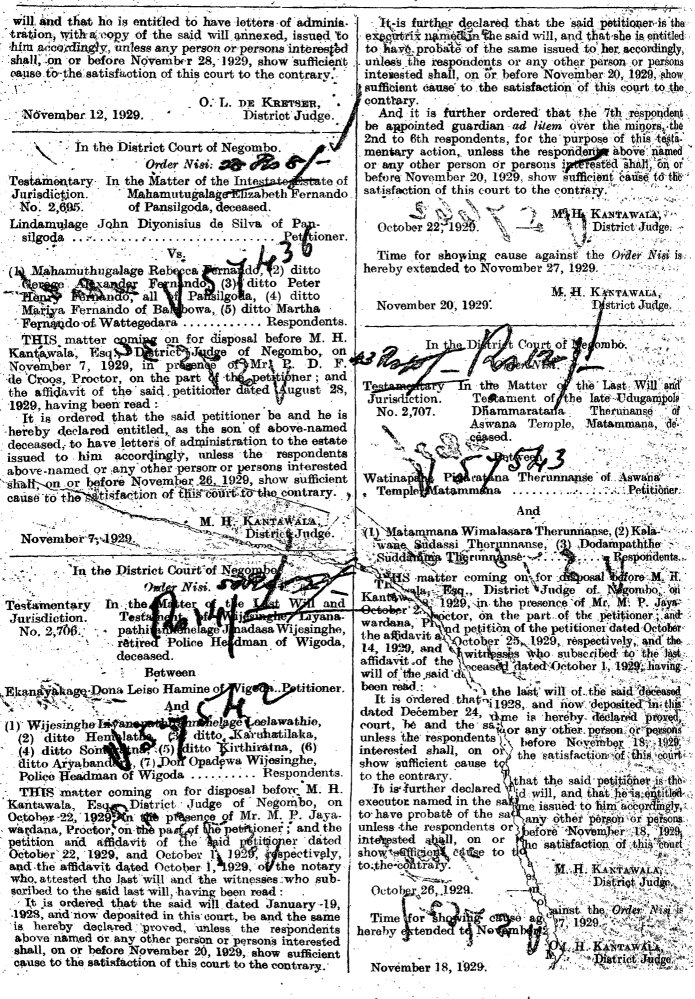
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Sec. 1

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of

de



In the District Court of Kalutara Order Nisi declaring Will proved, &c.

Jurisdiction. No. 2,140.

Testamentary In the Matter of the Last Will and Testament of the late Adambarage Podinona de Alwis, deceased, of Madi. nakanda.

THIS matter coming on for disposal before N. M. Bharucha, Esq., District Judge of Kalutara, on Septem. ber 27, 1929, in the presence of Mr. P. F. A. Goonetileke, Proctor, on the part of the petitioner, Adambarage. Selonona de Alwis of Madinakanda; and the affidavit of the said petitioner dated September 27, 1929, having been read :

been read: It is ordered that the will of the above-named deceased dated June 14, 1926, Not 362, and now deposited in this court be and the same is hereby declared proved, unless the respondents, viz. (1) Adambarage Carolis Alwis (executor), (2) ditto Punchinona de Alwis, (3) ditto Joronis de Alwis, all of Madinakanda, shall, on or before November 18, 1929, show sufficient cause to the satisfaction of this court to the contrary.

It is further declared that the said Adambarage Selonona de Alwis is entitled to administer and to have probate of the same issued to her accordingly, the 1st respondent, executor, named in the will having failed to take necessary steps in the proceedings ŧ

September 29, 1929.

N. M. BHARUCHA, District Judge.

The date for showing cause is extended to November 29, 1929.

> N. M. BHARUCHA, District Judge.

In the District Court of Kalutara. Order Nisi. 27 0 40 8

Testamentary In the Matter of the Estate of the late Jurisdiction. Weerakkody Mendis, deceased, of Desastra, Kalutara. No. 2,204.

THIS matter coming on for disposal before N. M. Bharucha, Esq., District Judge of Kalutara, on June 6, 1929, in the presence of Mr. J. G. de Styre, Proctor, on the part of the petitioner. Messie Rerein Wickramaraine of Kosgoda; and the affidavit of the sail petitioner dated June 1, 1939, having been read: It is ordered that the said petitioner be and she is hereby declared entitled, as sister-in-law, to have letters of administration to his extert is on a we letters

of administration to his estate issued to her, unless the respondents-(L) Weerakkody Carlina Mendis of Mohottiwatta in Balapitiya, (2) Weerakkody Cilie Mendis, (3) ditto Walter Mendis, (4) ditto Hector Mendis, (5) ditto Heral Mendis, (6) ditto Dane Mendis, all of Kosgodaor any other person or persons interested shall, on or before July 26, 1929, show sufficient cause to the satisfaction of this court to the contrary.

> N. M. BHARUCHA, District Judge.

For showing cause against this Order Nisi extended till November 29, 1929.

> N. M. BHARUCHA, District Judge.

In the District Court of Kalutara. Order Nisi.

No. 2,210.

Testamentary In the Matter of the Estate of Jurisdiction. late Dassanayake Sedappuha Sedappuhamy, deceased, of Barukupola.

THIS matter coming on for disposal before N. M. Bharucha, Esq., District Judge of Kalutara, on June 18, 1929, in the presence of Messrs. D. Alwis & Paranagama, Proctors, on the part of the petitioner, Kongaha Kankanange Nimalhamy of Elpitiya; and the affidavit of the said petitioner dated June 14, 1929, having been read :

It is ordered that the said petitioner be and she is hereby declared entitled, as widow, to have letters of administration to his estate issued to her, unless the respondents—(1) Dassanayakege thice Nona, minor, by her guardian ad lifem (2) Dassanayakege Don Simon Appuhamy of Galpeta—or any other person or persons interested shall, on or before August 25, 1929, show sufficient cause to the satisfaction of this court to the contrary.

It is further declared that the said 2nd respondent be and he is hereby appointed guardian ad litem over the 1st minor respondent, for all the purposes of this action, unless the respondent or any other person or persons interested shall, on or before August 20, 1929, show sufficient cause to the satisfaction of this court to the contrary.

N. M. BHARUCHA, June 18, 1929. District Judge. is extended to November The date for showing cause 26, 1929. **М. Внагисна**,

· District Judge.

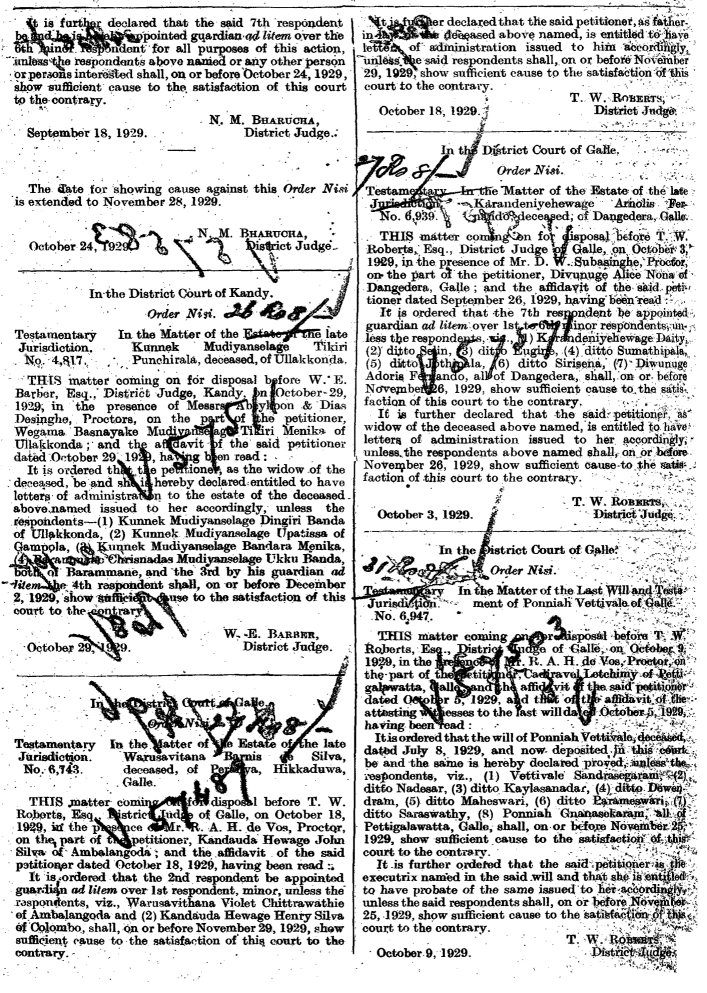
In the District Court of Kalutara. Qrder Nisi. 43 Ro 101. In the Matter of the Intestate Estate of Testamentary Jurisdiction. No. 2,244. Kalutantrige Dón Charles Perera of Wagawatta aforesaid..... Petitioner. - Vs.

(1) Doruwatteliyanage Livinahamy of Wagawatta aforesaid, (2) Kadwanturge Hanarikkona and her husband, (3) Separatinge form Singno, both of Managama, in the Rumbuke pattu of Raigam korale aforesaid, (4) Kalutanerige Sileenona, (5) ditto Podinona, (6) ditto Helenis represented by his guardian fail litem (7) Dehiwalaliyanage Nomis, all of Wagawatta, aforesaidRespondents.

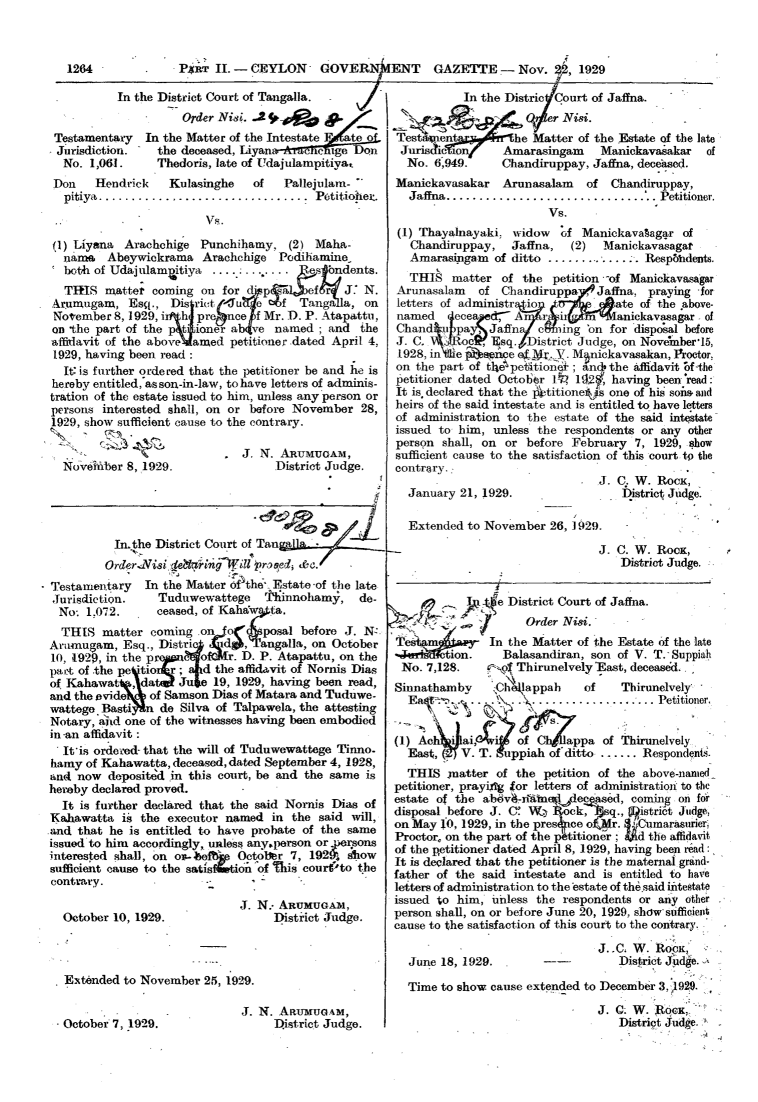
THIS matter coming on for disposal before N. M. Bharucha, Esq., District Judge of Kalutara, on Sep-tember 18, 1929, in the presence of Mr. P. D. B. Guna-tilleka, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated September 4, 1929, having been read :

It is ordered that the said petitioner be and he is hereby declared entitled, as son, 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 24, 1929, show sufficient cause to the satisfaction of this court to the contrary.

the



75.6 In the District Court of Matara letters of administration do issue to him accordingly, unless the respondents above named or any person or person single shall, on or before July 26, 1929, show sufficient cause to the satisfaction of this court Order Nisi Testamentary In the Matter of the Estate of the late to the contrary. Ъ Jurisdiction. Sarukkali Patabendige It is further ordered that the 14th respondent, Jasin No. 3,561, Silva of Diyagama, Agrapatana. Korala Aratchige Don Davith, be and he is hereby Galbokke Hewage Angonona alias Engaltina of appointed guardian ad litem over the 10th 13th minors, Webgama Petitioner. respondents. - M. PRASAD, Vs. May 14, 1929. District Judge. (1) Sarukkali Patabendige Grace de Silva, wife of (2) Rinnaduwa Hewa Edvin de Silva, both of The date for showing cause is extended to October 3, 1929. M. PRASAD, July 26, 1929. District Judge. THIS matter coming on fordisposal before M. Prasad, Lines mayor coming or togalsposal before M. Prasad, Est., District Judge, Matara, on October 23, 1929, in the presence of Messrs. E. Y. D. and T. F. D. Abeyguna-wardana, Proctors, on the part of the petitioner above named, and the affidavily and petition of the said petitioner dated August 30, 1929, having been read: The date for showing cause is extended to December 3, 1929. M. PBASAD, District Judge. October 3, 1929, It is ordered that the petitioner, as the mother of the deceased, be and she is hereby declared entitled to have letters of administration to the estate of the deceased above named issued to her, unless the respon-In the District Court of Tangalla Order Nisi. dents or any other person or persons interested shall, on or before December 12, 1929, show sufficient cause to In the Matter of the Intestate Estate of Testamentary the satisfaction of this court to the contrary Jurisdiction. the deceased, Don Samel Mahanama It is also ordered that the 2nd respondent, Pinnaduwa Siriwardene, late Vidane Arachchi of No. 1,048. Hewa Edwin de Silva, be and he is hereby appointed Magama. Clarence House i de Zilva, Secretary, District Court, Tangalla Petitic guardian ad litem over 4th minor respondent, unless sufficient cause be shown to the contrary on December Petitioner. 12, 1929. M. PRASAD,) Dona Francina Mahanama Siriwardene of Magama, minor represented by her guardian; (2) 1) December 8, 1929. District Judge. Don Hendrick Mahanama Siriwardene cf · · · · * 14 In the District Court of Maran ditto ... THIS matter consing on for disposal before J. N. Arumugam, Esq., District Judge of Tangalla, on Jänuary 30, 1929, in the presence of the petitioner above named and the affidavit of the above named petitioner dated January 30, 1929, having been read: Testamentary In the Matter of the Estate of the No. 3,517. Vidana Pathiranage Don Aberan of Lewpothdeniya decreased. Vidana Patiranage Illis of Lewpothderiva ... Petitioner. It is ordered that the petitioner be and he is hereby 10 Vidana. Patiranage Pinhamy and Jausband (2). Muramudalige Deonis, both of Pathgania. (3).
 Vidana Patiranage Babahamy and Inusband (4).
 Abeywickrama Vidanagamage Don Hendreck,
 (5). Vidana Patiranage Balahamy and husband.
 (6). Abeywickrama Vidanagamage Don Mathes, all of Lewpothderiyas. 77.
 Vidana Patiranage Heenhamy and husband.
 (6). Abeywickrama Vidanagamage Don Mathes, all of Lewpothderiyas. 77.
 Vidana Patiranage Heenhamy and husband.
 (6). Samarasinghe Don Hendreck, 10th of Dematapassa.
 (9) Jaysin Korala Aratchige Dingihamy,
 (10) Vidana Patiranage Carlina,
 (12). Vidana Patiranage Udenis,
 (13). Vidana Patiranage Kirihamy, all of Lewpothdeniya, by entitled to have letters of administration of the estate issued to him, as official administrator, unless any person or persons interested shall, on or before March 4, 1929, show sufficient cause to the contrary. J. N. ARUMUGAM, District Judge. Extended to October 17, 1929. J. N. ARUMUGAM, September 19, 1929. District Judge. Patiranage Kirihamy, all of Lewpothdeniya, by their guardian ad litem (14) Jasin Korala Aratchige Don Davith of Panadugama Respondents. Extended to November 7, 1929. THIS matter coming on for disposal before M. Prasad. Esq., District Judge of Matara, on May 14, 1929, in the J. N. ARUMUGAM, October 17, 1929. presence of Mr. Stanley F. Poreira, Proctor, on the part District Judge. of the petitioner above named ; and the petition and the sfidavit of the said petitioner dated February 4, 1929, Extended to November 25, 1929. having been read : It is ordered that the petitioner, Vidana Patiranage Illis, be and he is hereby declared entitled, as son of the J. N. ARUMUOAM, said deceased, to administer the said estate, and that November 7, 1929. District Judge.



PABT II. - CEYLON GOVERNMENT GAZETTE - Nov. 22, 1929 1265 In the District Court of Jaffna In the District Court of Jaffna. Order Nisi. Order Nist 45 Ros 8 Testamentary In the Matter of the Estate of the Jurisdiction late Vaitilingam Veluppillai of Testamentary In the Matter of the Ester Kana-No. 7,224. Vaddukkoddai East, deceased. Jurisdiction. gamma, wife of N. Kandiah, of No. 7,255. Nallore, deceased. Subramaniam Appiah of Vaddukkoddai East, presently of General Hospital, Johore Bahru, by his attorney Sellam, widow of Arunasalam Rasa, Naganathar Kandiah of NallorePetitioner. of Changanai Petitioner. ٧s. Vs. · (1) Chellam, daughter of N. Kandiah, of Nallore Arumugam Vythilingam of Changanai Respondent. Vethavanam Elayathamby of Kondavil. Respondents. THIS matter of the petition of the above named petitioner, praying that letters of administration to the estate of the above named deceased be granted to the petitioner, coming on for disposal before J. C. W. Rock, Esq., District Judge, Jaffna, on July 25, 1929, in the presence of Mr. A. Mudlr. Veluppillai his Proctor; and the affidavit of the petitioner dated July 24, 1929 THIS mappen of the petition of the above-named petitioner, traying that the above-named 2nd respondent he appointed guardian ad litem over the minor, the above-named 1st respondent, and that letters of administration to the estate of the above-named deceased be granted to the petitioner, coming on for disposal before and the affidavit of the petitioner dated July 24, 1929, having been read : It is ordered that letter of adminis-tration to the estate of the above-named deceased J. C. W. Rock, Esq., District Judge, Jaffna, on August 31, 1929, in the presence of Messre. Sivapragasam & 1929, in the presence of Messrs. Sivapragasam & Katiresu, Proctors, on the part of the petitioner; and the affidavit of the petitioner dated August 30, 1929, having been readed it is ordered that the above-named 2nd respondent be appointed guardian *ad litem* over the minor, the 1st respondent, and that the petitioner, as the lawful husband of the deceased, bedeelared entitled to have letters of administration to the estate of the said deceased, unless the above-named respondents or any other person or persons interested shall, on or before October 15, 1929, show sufficient cause to the satis be granted to the petitioner unless, the respondent or any other person shall, on or before September 3, 1929, show sufficient cause to the satisfaction of this court to the contrary. J. C. W. ROCK, August 23, 1929. District Judge. October 15, 1929, show sufficient cause to the satis-Time to show cause is extended for October 1, 1929. faction of this court to the contrary. Time to show cause is extended for November 28, 1929. J. C. W. ROCK, September 23, 1929. District Judge. J. C. W. ROCK. District Judge. In the District Court of Jaffnas Order Nisi extended for November 28, 1929. Order Nisi. 28 20 8 J. C. W. Rock. In the Matter of the Estate of the late Testamentary District Judge. Sinnatamby Subramaniam of Vad-dukkoddai West, Jaffna, deceased. Jurisdiction. No: 7,242. (1) Kathiravelu Thurajappah and wife 2) Thei-vanaippillai df Addukkoddi West Petition In the District Court of Jaffna . Petitioners. Qrder Nisi. Walliammai, widow of Sinnatamby, of ditto... Respondent. Testamentary In the Matter of the Estate of the late Visuvanathar Thayaparajah of Kara-THIS matter of the petition of the above-named Jurisdiction. tivu West, deceased. petitioners, praying for letters of administration to the No. 7,307. estate of the above-named deceased, coming on for Petrioner. disposal before J. C. W. Rock; Esq., District Judge, Jaffna, on August 14, 1929, in the presence of Mr. S. Cumarasurier, Proctor, on the part of the petitioners; in W Visuvanathar Kumaravelu of Kai QD) Vs. and the affidavit of the petitioners dated August 6, 1929, having been read: It is declared that the 2nd petitioner is the only sister of the said intestate and is of ditto, (2) Thei-(1) Ramanather Wisurapather vanaippillasi widow of a widoy Thayaparajah. of ditto ... Respondents. entitled to have letters of administration to the estate THIS matter of the petition of the above-named of the said intestate issued to them, unless the respondent or any other person shall, on or before September 24, petitioner, praying for letters of administration to the estate of the above-named deceased, Visuvanathar. 1929, show sufficient cause to the satisfaction of this court to the contrary. Thayaparajah of Karativu West, coming on for disposal before J. C. W. Rock, Esq., District Judge, on October J. C. W. ROCK, District Judge. September 6, 1929. 11, 1929, in the presence of Mr. K. Kanagasabai, Proctor, on the part of the petitioner; and the affidavit of the petitioner dated October 3, 1929, having been read: Time to show cause extended to December 3, 1929. It is declared that the petitioner is the brother of the said 1. J. C. W. ROCK, intestate and is entitled to have letters of administration District Judge. to the estate of the said intestate issued to him, unless

therespondents or any other shall, on or before Novemestate of the bove-named deceased, Pattumuttu Sohara wife of **Bob** solution with the presence of th 1929. How ufficient cause to the satisfaction of this of Mr. S. Mudaliyar Anantham, Proctor, on the part of, J. C. W. ROCK, October 24, 1929. the petitioner; and the affidavit of the petitioner dated District Judge. November 12, 1929, having been read: It is declared that the petitioner is one of the heirs of the said intestate and is entitled to have letters of administration to the In the District Court of Mannar. estate of the said intestate issued to him, unless the respondents or any other person shall, on or before Order Nisi. December 6, 1929, show sufficient cause to the satis-Testamentary faction of this court to the contrary. In the Matter of the Estate of Nilamua se a se a ser a se a se Gen Abdul Salan, late of Mannar, Jurisdiction . . . No. 426. P. S. M. HOABE Nilamudeen Molianuado Iburalism Abuli Casim November³12, 192 ting District Judge Marakaer of Mannar Petitioner. Vs. (1) Mymoonschehia, widow of Nilamudeen, (2) Nilamudeen Sultan Mohaiadeen, (3) Nilamudeen 3628 In the District Court of Puttalam. Mannar U. -32-56 · 1. Order Nisi. 10 S. S. S. S. S. THIS matter of the patition of Nilamudeen Mohamado Iburahim Abulcasin Marakaer, praying for letters of administration to the estate of the above-named deceased, Nilamudeen Abdul Salam, coming on for disposal before In the Matter of the Intestate Estate Testamentary of Assena Maraikar Sego Meera Jurisdiction. No. 648. Naina, late of Puttalam, deceased. H.S. M. Hoare, Esq., Acting District Judge, on Novem Between ber 12, 1929, in the presence of Mr. S. Mudaliyar Anantham; Proctor, on the part of the petitioner; and Rawter Mohamedo of the affidavit of the petitioner dated November 12, 1929,Petitioner. -Puttala having been read : It is declared that the petitioner is one of the heirs of the said intestate and is entitled to And have letters of administration to the estate of the said (1) Sego Meera Naina Mohamedo Mohiedeen; (2) intestate issued to him, unless the respondents or S. M. N. Abdul Careem, (3) S. M. N. Mohamedo any other person shall, on or before December 6, 1929, Unus, (4) S. M. N. Badawaiyattumma, wife of show sufficient cause to the satisfaction of this court to the contrary. It is further declared that the 1st respondent be appointed guardian ad litem of the 2nd, 3rd, and 5th respondents for the purpose of representing them in THIS matter coming on for disposal before M.A. Arulanandan, Esq., District Judge of Puttalam, on September 233, 1929, in the presence of Mr. V. M. Anthonippillar, Process on the part of the petitioner; and the petitioner's anidavit, dated August 29 and petition dated September 19, 1929, having been duly, read : these proceedings, unless the respondents above named shall, on or before the said date show sufficient cause to the satisfaction of this court to the contrary. H. S. M. HOARE, read: November 12, 1929. Acting District Judge. It is ordered that the petitioner above named be and ». he is hereby appointed the administrator of the intestate. estate of the deceased above named and that letters. of administration do issue to him accordingly, unless the trict Court of Mannar. respondents above named or any person or persons interested herein shall, on or before October 21, 1929 Brder Nisi. show sufficient cause to the contrary to the satisfaction Testamentary Jurisdiction. No. 427. Sevattavappu Kithurymohaladeen of Moor's street, of this court. M. A. ARULANANDAN. District-Judge-September 23, 1929. 1 Mannar Petitioner Mohamado Ibrahim Abulcasim (1) Nilamudeen Time for showing cause is extended till November Marakaer, (2) Semaliumma, wife of **I9**29. Kithurumohaiadeen, both of Moor's street, Mannar..... Respondents. THIS matter of the petition of Sevattavappu Kithuru WILLIAM S. STRONG Mohaiadeen, praying for letters of administration to the October 21, 1929. Additional District Judg ·.·

In the District Court of Ratnappe. Order Nisi. 31 128

Testamentary Jurisdiction. No. 929. In the Matter of the Estate of the late Tillekeratne Mudiyanse Ralahamillaye Kalyanawathie Kalawane Dangamuwe Kumarihamy, deceased, of Maduwanwala.

THIS matter coming on for disposal before C. J. S. Pritchett, Esq., District Judge, Ratnapura, on November 11, 1929, in the presence of Messrs. Wijetilaka & Peeris, on the part of the petitioner, Cyril Wilmot Dangamuwe of Maduwanwala ; and the affidavit of the said petitioner dated August 8, 1929, having been read fit is ordered that Omatte Tillekeratue Mudiyanse Ralahamillaye Kalawane Punchi Banda, Ratemahatmaya of Kolonna, be appointed guardian *ad litem* over the minor respondent, Dangamuwe Nandawathie Kumarihamy for the purpose of these proceedings, unless the above respondent or any other person or persons interested shall, on or before December 16, 1929, show sufficient cause to the satisfaction of this court to the contrary.

It is further declared that the said petitioner above named is the husband of the deceased above named; and that he is entitled to have letters of administrations to the estate of the said deceased issued to him accordingly, unless the respondent above named or any other person or persons interested shall, on or before December 16, 1929, show sufficient cause to the satisfaction of this court to the contrary.

November 11, 1929:

C. J. S. PRITCHETT, District Judge. In the District Court of Kegalla.

Order Nisi.

Testamentary In the Matter of the Intestate Estate of Dissanegge Appuhamy of Burunnau deceased.

Dissanegge Ranhamy of Burunnawa..... Petitioner.

Vs.

(1) Rajapassa Mudiyanselage Ranmenika of Burunnawa, (2) Ranathun Accillage Ledin Nona of Ellalamulla Respondents.

THIS matter coming on for disposal before P. Firawanamuttu, Esq., Dfsright Judge, Kegelli, on potcher 22, 1929, in the presence of Mr. E. A. Peries, Proctor, on the part of the petitioner; and his affidavit and petition dated September 24, and October 1, 1929, respectively, having been read:

It is ordered and declared that the petitioner above named, as the father of the deceased aforesaid, is entitled to have letters of administration issued to him and that such letters will be issued to him accordingly, unless the respondents above named or any other person or persons interested in the matter shall, on December 10, 1929, show sufficient cause to the satisfaction of this court to the contrary.

October 22, 1929.

P. SARAWANAMUTTU, District Judge.

DRAFT ORDINANCE.

(Continued from page 1244.)

MINUTE.

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

An Ordinance to amend the Municipal Councils Ordinance, 1910.

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 Municipal Councils Amendment Ordinance, 19 .

2 Section 165 of the principal Ordinance is hereby amended by the addition of the following words at the end thereof :—

"The Council may also, with the sanction of the Governor in Executive Council, and subject to the consent of the local authority of any area adjacent to the administrative limits of the Council, contract with the owners or occupiers of any premises in such adjacent area for the supply of electric energy to such premises and may charge and enforce rates in respect of such supply."

By His Excellency's command,

Colonial Secretary's Office, F. G. TYRBELL Colombo, November 15, 1929. Acting Colonial Secretary. No. 6 of 1910, III. 31.

U 283/29

Short title.

Amendment of section 165 of the principal Ordinance.

Objects and Reasons.

The object of this Bill is to make express provision enabling a Municipal Council to supply electricity for lighting and other purposes not only within the administrative limits of the Council but also in arous adjacent to such the terms. the Council, but also in areas adjacent to such limits.

This power has already been given to District Councils (Ordinance No. 11 of 1920, sections 140 and 142) and to Local Boards (Ordinance No. 13 of 1898, section 62A, as enacted by Ordinance No. 11 of 1926, section 3).

The Bill amends the Municipal Councils Ordinance, 1910, with this object, and is introduced primarily in order to permit the extension of electrical operations by the Municipal Council of Kandy.

Attorney-General's Chambers, Colombo, September 16, 1929.

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

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