

THE

CEYLON GOVERNMENT GAZETTE

No. 7,787—FRIDAY, JUNE 27, 1930.

Published by Authority.

PART II.—LEGAL.

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

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DRAFT ORDINANCES.

F 345/30

MINUTE.

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

An Ordinance to make Supplementary Provision for the Public and Railway Services for the Financial Year 1928-29.

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

Short title.

Appropriation of Rs.1,179,895 56 from revenue of the Colony for year ending September 30, 1929.

Appropriation of Rs.1,061,460·72 from revenue of Ceylon Government Railway for year ending September 30, 1929.

1 This Ordinance may be cited as the Supplementary Appropriation (1928-29) Ordinance, 1930.

- 2 In addition to the sum appropriated by the Appropriation Ordinance of 1928, the several sums appearing in Schedule I. hereto and amounting in all to the sum of rupees one million one hundred and seventy-nine thousand eight hundred and ninety-five and cents fifty-six are in respect of the several services mentioned in the said schedule hereby declared payable out of the revenue of the Colony for the service of the Financial Year beginning October 1, 1928, and ending September 30, 1929.
- 3 In addition to the sum appropriated by the Appropriation Ordinance of 1928, the several sums appearing in Schedule II. hereto and amounting in all to the sum of rupees one million and sixty-one thousand four hundred and sixty and cents seventy-two are in respect of the several services mentioned in the said schedule hereby declared payable out of the revenue of the Ceylon Government Railway for the service of the Financial Year beginning October 1, 1928, and ending September 30, 1929.

SCHEDULE I.

Sums payable out of the Revenue of the Colony.

| • | | | $\mathbf{R}\mathbf{s}.$ | c. |
|-------------|-------------------------------------|-----|-------------------------|----|
| 7. | Controller of Revenue | | 683 | 28 |
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| 10. | Treasury: Loan Board | | 32 | 21 |
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| 28. | Legal: Supreme Court | | 36,440 | 83 |
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| 32 . | Legal: Solicitor-General | | 565 | 89 |
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| 46. | Veterinary Department | | 40,099 | 68 |
| 63 . | Public Debt | | 82,050 | 29 |
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| | | | 1.179.895 | 56 |

SCHEDULE II.

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

| | | 1,061,460 | 72 |
|----|--|-----------|-----------|
| 4. | Payment to Railway Betterments Funds | 986,539 | 52 |
| | depreciation | 74,921 | 20 |
| 2. | Payment to Renewals Fund on account of | Rs. | c. |

By His Excellency's command,

Colonial Secretary's Office, Colombo, June 23, 1930. F. G. TYRRELL, Acting Colonial Secretary.

Statement of Objects and Reasons.

The Ordinance makes supplementary provision for the Public and the Railway Services for the Financial Year 1928-29.

Attorney-General's Chambers, Colombo, June 20, 1930.

S. OBEYESEKERE, Acting Attorney-General.

K 1159/27

MINUTE.

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

An Ordinance to amend the Firearms Ordinance, No. 33 of 1916.

III. 435.

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 Firearms Amendment Ordinance, 1930. Short title.

- 2 ·Section 5 of the principal Ordinance is hereby amended as follows:
 - section 5 of the principal Ordinance.

Amendment of

- (1) by the insertion of the words "at any time within six months" between the word "duty" and the word "before" in the fourth line of sub-section (1) thereof;
- (2) by the repeal of sub-section (2) thereof and the substitution of the following sub-section therefor:—
 - (2) The licensing authority may in his discretion refuse to renew any licence:

Provided that, in the case of an application for the renewal of a gun licence—

- (a) the licensing authority may require the applicant to produce for his inspection the gun in respect of which the application is made;
- (b) the renewal shall not be refused unless the applicant refuses or neglects to produce the gun when so required, or except on one or more of the grounds on which the licensing authority would be entitled to withdraw a licence or permit under section 6: and
- permit under section 6; and
 (c) if the renewal is refused, the licensing authority
 shall inform the applicant in writing of such
 refusal;
- (3) by the insertion of the words ", unless otherwise expressly provided," between the word "and" and the word "each!" in the third line of subsection (3) thereof; and
- (4) by the addition of the following proviso at the end of sub-section (3) thereof:—

Provided that the licensing authority may, with the approval of the Governor, by order published in the Government Gazette, authorize within any area specified in such order the renewal of licences for muzzle-loading or breech-loading guns without payment of any stamp duty thereon.

- 3 The following sections are hereby inserted in the principal Ordinance immediately after section 5 thereof:—
 - 5 A (1) Before refusing to issue a licence or permit under section 4, or to renew a licence under section 5, the licensing authority shall give the person who has applied for the issue or the renewal, as the case may be, an opportunity of being heard in support of his application, and shall further, at the time when the applicant is so heard, permit a representative of the Inspector-General of Police to be heard in connection with the application.
 - (2) Every person who is aggrieved by any such refusal may, within fourteen days of the said refusal, appeal therefrom by petition to the Governor in Executive Council, whose decision thereon shall be final.
 - (3) Every such petition shall be subject to a stamp duty of one rupee which shall be refunded if the appeal is successful.

Insertion of new sections 5A and 5B in the principal Ordinance.

Applicant to have opportunity of being heard before refusal to issue or renew licence; and appealfrom refusal

- 5 B (1) Where any person fails to make the necessary application for the renewal of a gun licence within the period specified in section 5, the licensing authority may in his discretion permit the renewal of the licence after the expiry of that period without any fine or penalty.
- (2) The licensing authority may in his discretion impose as a condition of any such renewal which is applied for after a period of one month from the expiry of the licence, but not in any other case, that the applicant shall pay, in addition to the renewal fee, if any, a fine not exceeding the amount of the stamp duty payable in respect of the licence.

Amendment of section 6 of the principal Ordinance,

- 4 Section 6 of the principal Ordinance is hereby amended as follows:—
 - (1) by the repeal of the words "The decision of the Government Agent shall be final and conclusive." at the end thereof, and by the renumbering of the section, as so amended, as section 6 (1); and
 - (2) by the addition of the following sub-sections at the end thereof:—
 - (2) Before withdrawing any licence or permit under this section, the Government Agent shall, by written notice addressed to the holder, suspend the licence or permit, and call upon the holder to appear before him, and upon his appearance shall give such holder an opportunity of showing cause why the licence or permit shall not be withdrawn, and shall further, upon such appearance, permit a representative of the Inspector-General of Police to be heard in connection with the matter.
 - (3) Every holder of a licence or permit who is aggrieved by the withdrawal thereof under this section may, within fourteen days of the said withdrawal, appeal therefrom to the Governor in Executive Council, whose decision thereon shall be final.
 - (4) Every such petition shall be subject to a stamp duty of one rupee which shall be refunded if the appeal is successful.

Amendment of section 12 of the principal Ordinance.

- 5 Section 12 (2) is hereby repealed and the following is substituted therefor:—
 - (2) Every such licence which shall be as near as is material in Form D in Schedule A may contain such restrictions and conditions as the Governor may direct and shall bear a stamp of twenty rupees.

Amendment of section 16 of the principal Ordinance. 6 Section 16 (1) of the principal Ordinance is hereby amended by the substitution of the words "one month" for the words "ten days" in the fourth line thereof.

Repeal of section 20 (3) of the principal Ordinance, 7 Section 20 (3) of the principal Ordinance is hereby repealed.

Amendment of section 22 of the principal Ordinance,

- 8 Section 22 of the principal Ordinance is hereby amended as follows:—
 - (1) by the substitution of the words "referred to in this Ordinance" for the words "herein referred to" in the third line of sub-section (1) thereof;
 - (2) by the substitution of the words "two months" for the words "one calendar month" in the third line of sub-section (2) (d) thereof;
 - (3) by the substitution of the words "one month" for the words "ten days" in the third line of subsection (2) (f) thereof;
 - (4) by the substitution of the words "one month" for the words "ten days" in the third and fourth lines of sub-section (2) (g) thereof;
 - (5) by the addition of the word "or" at the end of each of paragraphs (h) and (i) of sub-section (2) thereof;

- (6) by the addition of the following paragraph after subsection (2) (i) thereof:—
 - (j) To the possession of any gun which shall be proved by any person charged with the possession thereof to be in an unserviceable condition and incapable of being rendered serviceable by reasonable repair;
- (7) by the addition of the following sub-sections at the end thereof:—
 - (4) Every person who is prosecuted under this section for possessing a muzzle-loading or breech-loading gun without a licence, by reason of his having failed to renew the licence for the gun for a period of one month from the expiration thereof, shall be liable on conviction to a fine not exceeding fifteen rupees, and on a second or subsequent conviction to a fine not exceeding one hundred rupees.

(5) No prosecution shall be instituted against any person for any offence under this section after the lapse of three months from the time at which the offence is alleged to have been committed.

- 9 Section 23 of the principal Ordinance is hereby amended as follows:—
 - (1) by the substitution of the words "one month" for the words "ten days" in the second line of subsection (1) thereof;

(2) by the addition of the following proviso at the end of sub-section (2) thereof:—

Provided that in any case where an applicant for, or the holder of, a permit to purchase a gun under section 14 is able to state the number of the gun and to give such other particulars thereof as may be necessary for the issue of the gun licence, he may be permitted to apply for a gun licence in the manner prescribed by this section simultaneously with his application for, or after obtaining, a permit to purchase, although he has not yet obtained possession of the gun; and the licensing authority may, if he is satisfied that there is no objection to such a course, issue a gun licence in accordance with the provisions of this section to the applicant;

(3) by the repeal of the proviso to sub-section (4) thereof and the substitution of the following proviso therefor:—

Provided that every such order shall be laid, as soon as conveniently may be, on the table of the Legislative Council at two successive meetings of the Council, and shall be brought before the Council at the next subsequent meeting held thereafter by a motion that the said order shall not be disapproved, and if upon the introduction of any such motion, or upon any adjournment thereof, the said order is disapproved by the Council, such order shall be deemed to be rescinded as from the date of such disapproval, but without prejudice to anything already done thereunder; and such order, if not so disapproved, shall continue to be of full force and effect. Every such disapproval shall be published in the Gazette.

- 10 Section 24 of the principal Ordinance is hereby amended as follows :—
 - (1) by the deletion of items (a) and (b) in the scale of stamp duties contained therein, and the substitution of the following items therefor:—

(a) For every muzzle-loading or breech-

- loading gun 1 0 per barrel.

 (b) For every pistol other than a revolver or automatic pistol . . 2 50 per barrel.
- (2) by the substitution of the words "muzzle-loading or breech-loading" for the word "muzzle-loading" in the proviso thereto.

Amendment of section 23 of the principal Ordinance.

Amendment of section 24 of the principal Ordinance.

Repeal of section 25 of the principal Ordinance.

11 Section 25 of the principal Ordinance is hereby repealed.

Amendment of section 28 of the principal Ordinance.

- 12 Section 28 of the principal Ordinance is hereby amended as follows:—
 - (1) by the substitution of the words "one month" for the words "ten days" in the seventh line of subsection (1) thereof; and
 - (2) by the insertion of the following sub-section immediately after sub-section (3) thereof:—
 - (4). Every person, being the holder of a licence for a muzzle-loading or breech-loading gun, who does not upon the expiration of such licence apply for its renewal, and who fails for a period of one month after such expiration to deliver up the gun and the licence to the Government Agent, and to deposit the gun at such place as the Government Agent shall direct, shall be liable on conviction to a fine not exceeding fifteeen rupees, and on a second or subsequent conviction to a fine not exceeding one hundred rupees.
 - (3) by the renumbering of sub-section (4) thereof as subsection (5).

Repeal of section 31 of the principal Ordinance and substitution of new section.

Report of loss or destruction

of gun.

- 13 Section 31 of the principal Ordinance is hereby repealed and the following section is substituted therefor:—
 - 31 When any gun, in respect of which a gun licence has been issued, is destroyed or lost the holder of the licence shall report such destruction or loss to the licensing authority, the nearest police station, or a headman not later than fourteen days after the discovery thereof, and if he fails to do so, he shall be guilty of an offence against this Ordinance.

Amendment of section 32 of the principal Ordinance

- 14 Section 32 of the principal Ordinance is hereby amended as follows:—
 - (1) by the addition of the following words at the end of sub-section (1) thereof:—
 - "and shall bear stamps to the value of one rupee";
 - (2) by the insertion of the following sub-section immediately after sub-section (1) thereof:—
 - (2) The Government Agent may also issue a permit authorizing any co-cultivator of the holder of a licence for a muzzle-loading or breech-loading gun to use the gun for the protection of any crops cultivated in common by such holder and his co-cultivator. Every such permit shall be in the Form P in Schedule A.
 - (3) by the renumbering of sub-sections (2) and (3) thereof as sub-sections (3) and (4).

Amendment of section 33 of the principal Ordinance. 15 Section 33 of the principal Ordinance is hereby amended by the addition of the following words at the end of subsection (2) thereof:—

Provided that no person shall be prosecuted or convicted under this sub-section for possessing any part of a gun, unless such part is either a stock or barrel in serviceable condition, or appears to be intended for use in the manufacture of a gun or in the business of repairing guns.

For the purposes of this sub-section, a stock or barrel is in serviceable condition if after reasonable repair it is capable of being used for the purpose of manufacturing a gun.

Amendment of section 36 of the principal Ordinance.

16 Section 36 of the principal Ordinance is hereby amended by the substitution of the words "or any person possessing, selling, or manufacturing any part of a gun contrary to the provisions of this Ordinance, and to detain such gun or part of a gun" for the words "and to detain such gun" in the seventh line thereof. 17 Section 37 of the principal Ordinance is hereby repealed and the following section is substituted therefor:—

- 37 (1) It shall be lawful for any peace officer not below the rank of sergeant, or headman not below the rank of korala, vidane arachchi, or udaiyar, or any other person specially or generally authorized thereto by the Government Agent to enter and search—
 - (a) all premises of persons suspected of possessing, making, selling or repairing guns without a licence as herein provided, or of possessing, selling or manufacturing any parts of guns contrary to the provisions of this Ordinance; and

(b) any place, vessel, boat or conveyance, which here asonably suspects to contain unlicensed guns, or parts of guns possessed, sold or manufactured contrary to the provisions of this Ordinance,

and then and there to take charge of and remove any guns or parts of guns which he reasonably suspects to be without a licence as herein provided, or to be possessed, sold, or manufactured contrary to the provisions of this Ordinance.

- (2) It shall be lawful for any peace officer or headman who has reason to suspect that any unlicensed gun has been used for or in connection with the commission of a crime punishable under the Ceylon Penal Code or the abetment of any such crime to enter and search any premises, place, vessel, boat, or conveyance which he reasonably suspects to contain such unlicensed gun and then and there to take charge of and remove any guns or parts of guns which he reasonably suspects to be without a licen e as herein provided, or to be possessed, sold, or manufactured contrary to the provisions of this Ordinance.
- (3) All guns or parts of guns seized and removed under this section shall be delivered by such peace officer, headman, or other person to the officer in charge of the nearest police station or the chief headman.
- 18 Section 38 of the principal Ordinance is hereby amended by the insertion of the words "or of possessing, selling or manufacturing any part of a gun contrary to the provisions of this Ordinance" immediately after the word "required" in the fourth line thereof.
- 19 Section 42 of the principal Ordinance is hereby repealed.
- 20 Section 44 of the principal Ordinance is hereby amended as follows:—
 - (1) by the substitution of the words and figures "sections 9, 10, 11, 12, 17, 27, 28, or 35" for the words and figures "sections 9, 10, 11, 12, 17, 22, 27, 28, 35 or 41 of this Ordinance" in the second line of subsection (1) thereof; and
 - (2) by the substitution of the words "or other convenient place" for the words "or, in places where there are no police stations within a radius of ten miles, at the local kachcheri" in the second, third, and fourth lines of sub-section (2) thereof.
- 21 The following section is inserted in the principal Ordinance immediately after section 44 thereof:—
 - 44 (1) Where any person is convicted of an offence under section 22 or 41, any gun in respect of which the offence was committed may be impounded by order of the court.
 - (2) The court shall cause every gun so impounded to be deposited at the nearest police station, or other convenient place, and shall, in cases where a licence has been issued in respect of the gun, report to the licensing authority the fact that the gun has been impounded.

Repeal of section 37 of the principal Ordinance and substitution of new section therefor.

Power to search for unlicensed guns. &c.

Amendment of section 38 of the principal, Ordinance.

Repeal of section 42 of the principal Ordinance.

Amendment of section 44 of the principal Ordinance.

Insertion of new section 44A in the principal Ordinance.

Impounding of guns.

(3) Every gun so impounded may be redeemed by the owner thereof at any time within three months from the date of its being so impounded, on proof to the satisfaction of the court that he is the owner thereof, and that he has either obtained a licence therefor or has lawfully sold the gun to some other person who was duly authorized to purchase the same.

(4) Every such gun which is not so redeemed within three months from the date of its being so impounded may be forfeited and shall thereupon be destroyed in such manner as the Inspector-General of Police shall direct.

22 Section 46 of the principal Ordinance is hereby amended by the addition of the following words at the end thereof:—

"and by order to authorize the Government Agent to issue temporary gun licences, at any time of the year on payment of not more than half the respective stamp duties specified in section 24, for any period not exceeding six months, to such class or classes of persons as may be specified in such order.

Provided that nothing in this Ordinance relating to the renewal of licences or to the duty or liability of any holder of a gun licence on the expiration of the licence shall apply to any such temporary gun licence or to the holder thereof."

- 23 Section 48 (1) of the principal Ordinance is hereby amended by the substitution of the word and figures "section 22 (2) (i)" for the word and figures "section 22 (2) (1)" in the seventh line thereof.
- 24 Section 51 of the principal Ordinance is hereby repealed and the following section is substituted therefor:—
 - 51 Every person who is in possession of a gun without a licence on the _____ day of _____, 19_, and who shall have applied to the licensing authority for a licence in respect of such gun within three months of the said date, shall be exempt from all liability for the unlawful possession of such gun prior to the decision of the licensing authority upon such application.
- 25 The following section is inserted in the principal Ordinance immediately after section 52 thereof:—

52A This Ordinance may be reprinted from time to time by order of the Governor in Executive Council together with all amendments, additions and alterations which may have been made thereto by the Legislative Council and any copy of this Ordinance so reprinted shall be deemed for all purposes to be a correct copy of the Ordinance as so amended, added to or altered at the date of such reprinting, provided that it purports to have been printed by the Government Printer by order of the Governor in Executive Council.

- 26 Schedule A to the principal Ordinance is hereby amended as follows:—
 - (1) by the substitution of the words "one month" for the words "ten days" in the third line of the "Note to Transferee" at the end of Form G;
 - (2) by the deletion of the following words in Form J:
- (a) "This license expires on the 31st day of December, 19—."
 - (b) " Endorsement on Back.

Renewals.

(3) by the deletion of the "Note to Licensee" in Form M, and the substitution of the following words therefor:—

Note to Licensee.

1. This ilcence expires on December 31, 19—, and should be renewed before then. If it is not renewed, this licence and the gun in respect of which it is issued should be surrendered to the

Amendment of section 46 of the principal Ordinance.

Amendment of section 48 (1) of the principal Ordinance.

Repeal of section 51 of the principal Ordinance and substitution of new section.

> Immunity from unlawful possession.

(Date of Governor's assent to the Bill to be inserted.)

Insertion of new section 52A in the principal Ordinance.

Reprinting of Ordinance.

Amendment of Schedule A to the principal Ordinance. Government Agent before January 31, 19—. It is unlawful without a renewal of this licence—

- (i.) To use the gun after December 31, 19—.
- (ii.) To possess the gun after January 31, 19—
- 2. Application for renewal of this licence can be made to the Government Agent either by letter or when he is on circuit. Stamps of the value indicated below should accompany the application for registration:—

(a) For a muzzle-loading or breech-loading

gun ... (b) For a pistol other than a revolver or

1 0 per barrel

automatic pistol ...

2 50 per barrel 5 0 per barrel

(c) For a rifle

(d) For a revolver or automatic pistol .. 10 0 per barrel

3. If this licence is lost, defaced, or destroyed, a duplicate can be obtained from the Government Agent on payment of a stamp duty of one rupee.

4. Where a renewal of this licence has been refused, or where it has been withdrawn, the licensee must within one month of such refusal or withdrawal surrender this licence and the gun in respect of which it is issued to the Government Agent at such place as the Government Agent shall direct.

5. It is unlawful to sell or transfer the gun in respect of which

5. It is unlawful to sell or transfer the gun in respect of which this licence is issued to any person except in accordance with a permit obtained for the purpose from the Government Agent.

6. Loss or destruction of the gun in respect of which this licence is issued must be reported to the Government Agent or the village headman within fourteen days.

7. Should the person to whom this licence is issued die, a fresh licence should be taken out or the gun should be surrendered to the Government Agent within two months of the date of death.

8. This licence must be shown by the licensee to any police officer or headman, whenever called upon to do so.

(4) by the insertion of the following additional Form at the end thereof:—

P.—Permit for Use of Gun by Co-cultivator.

(Section 32.)

Dated ----, 19-

(Signed) ———, Government Agent.

Note —This authority is to be carried by the co-cultivator named therein, and is to be produced by him whenever called upon to do so by a police officer or headman.

- 27 Schedule B to the principal Ordinance is hereby amended as follows:—
 - (1) by the repeal of the word and figures "344 and", and by the addition of the words "when committed with the show or aid of firearms" after the words "Criminal force," in the thirteenth line thereof; and

(2) by the insertion of the words and figures—

"355 .. Kidnapping or abducting in order to murder."

between the thirteenth and fourteenth lines thereof; and

- (3) by the substitution of the figures "368" for the figures "367", and by the addition of the words "when committed with the show or aid of firearms" after the words "theft of cattle, &c.," in the fourteenth line thereof.
- 28 The principal Ordinance is hereby amended by the substitution of the word "licence" for the word "license" wherever the latter word is used therein as a noun.

By His Excellency's command,

Colonial Secretary's Office, Colombo, June 9, 1930.

F. G. TYRRELL, Acting Colonial Secretary, Amendment of Schedule B to the principal

Substitution of "licence" for "license" in principal Ordinance. Objects and Reasons.

This Bill is based on the recommendations of the Committee appointed in 1926 to consider the necessary amendments of the Firearms Ordinance, No. 33 of 1916 (Sessional Paper XXXIII. of 1927).

- 2. Sections 5 and 6 of the Ordinance have been amended, and a new section 5a has been added, by clauses 2, 3, and 4 of the Bill, with the main object of giving applicants for, or holders of, gun licences, firstly an opportunity of being heard before licences are refused or withdrawn, and secondly a right of appeal from refusal or withdrawal. Section 25 (repealed by clause 10), which deals with the renewal of gun licences, is also by clause 2 incorporated in section 5, and the question of renewal of licences is thus brought together under one section. Section 5 is further amended by clause 2, so as to permit applications for the renewal of licences to be made at any time within six months before their expiry, and to authorize within specified areas the renewal of licences for muzzle-loading or breech-loading guns without payment. Clause 2 (3) is an amendment consequential upon clause 2 (4).
- 3. Clause 3 also adds a new section 5B to the Ordinance for the following reasons. Section 30 of the Ordinance authorizes the Government Agent to renew a gun licence on payment of a fine when the holder has failed to apply for renewal within due time, and in practice the section has been interpreted as making it obligatory to impose a fine in all cases. There is no doubt that this is an unnecessary hardship and the section has therefore been repealed and inserted in a different form as a new section after the new section 5A which also deals with the renewal of licences. In future, the Government Agent may not impose any fine for renewals applied for within one month of the expiry of the licence, and after that time a fine may be imposed or not at the discretion of the Government Agent. It is further provided that the licence holder will not be liable to any penalty for unlawful possession of the gun between the expiry of the licence and its renewal.
- 4. Clause 5 makes it possible to attach restrictions and conditions to licences to sell guns issued under section 12.
- 5. Clause 6 extends from ten days to one month the period allowed to the transferee of a gun to apply for the endorsement of the licence in his favour, and consequential amendments have been made in sections 22 (2) (f), 23 (1), and Schedule A, Form G, by clauses 8 (3), 9 (1), and 25 (1) respectively.
- 6. There does not appear to be any good reason why a gun repairer's licence should be renewed annually, and those portions of the Ordinance which require renewal of such licences have been deleted by clauses 7 and 25 (2).
- 7. Clause 8 extends from one month to two months the period allowed for the family of a deceased gun owner to possess the gun without a licence (section 22 (2) (d)), and, by this clause also, the possession of a gun after the expiration of the licence will in future be permitted for a period of one month, the previous allowance being ten days only (section 22 (2) (g)). A similar concession has been made (clause 12 (1)) with reference to the period within which a gun is required to be delivered to the Government Agent after the expiry of the licence (section 28 (1)).
- 8. Clause 8 also amends section 22 (1) so as to make it clear that "herein" means "in this Ordinance" and not "in this section", and further enlarges that section in the following respects also:—
 - (1) Possession of a gun which is proved by its owner to be in an unserviceable condition will no longer be an offence.
 - (2) The fine for possessing a muzzle-loading or breechloading gun without a licence where the licence has expired has been reduced to Rs. 15 for a first offence, the existing penalty of Rs. 100 being considered too high.

(3) The provisions of the existing section 42 with regard to the limitation of time for prosecution have been incorporated here for the sake of convenience, and section 42 has been repealed (clause 19).

9. Clause 9 (2) adds a proviso to section 23 (2) which will enable a gun licence to be applied for by, and issued to, an applicant at the same time, if he is in a position to give the number and other necessary particulars of the gun which he intends to buy. This amendment is made with the object of simplifying the procedure for obtaining a gun licence, and obviating the difficulty experienced by persons residing at a distance from the Kachcheri in having to make two journeys before they can obtain a licence.

10. Clause 9 (3) adopts the usual provisions for the laying

of orders, rules, &c., before the Legislative Council.

11. Clause 10 reduces the licence fees on breech-loading guns from Rs. 2.50 to Re. 1 per barrel, thus putting them on the same level as muzzle-loading guns; and the power given by the proviso to section 24 to reduce the fee in specified areas for single-barrelled muzzle-loading guns has been extended by this clause to single-barrelled breech-loading guns.

12. The fine for failure to deposit a muzzle-loading or breech-loading gun on the expiration of the licence has been feduced by clause 12 (2) to Rs. 15 for a first offence, the existing penalty of Rs. 100 being considered too high.

13. Clause 13 amends section 31 by extending the time allowed for reporting the loss or destruction of a gun from 7 days to 14 days, and in future it will be sufficient to make such reports to the nearest police station or a headman; suitable instructions will be issued to insure that the information reaches the licensing authority.

14. Clause 14 (1) gives effect to a recommendation by the Fees Revision Committee in 1923 that fees should be charged for permits issued under section 32, but the fee has been

fixed at one rupee.

Clause 14 (2) gives power to the Government Agent to issue a permit which will authorize any person who is cultivating crops in common with the owner of a licensed shot gun to use the gun for the protection of those crops. A form of permit has been laid down by clause 23 (4).

15. Clauses 15, 16, 17, and 18 deal mainly with the question of parts of guns. Section 33 (2) makes it an offence to possess any part of a gun, but this provision appears to be too drastic and a proviso has therefore been added by clause 15 limiting the offence to the possession of a serviceable stock or barrel,

or a part which appears to be intended for use.

Sections 36, 37, and 38, which at present only refer to guns, have been extended by clauses 16, 17, and 18 to cover unlawful possession, sale, or manufacture of parts of guns, and clause 17 confines the power of entry and search now conferred on peace officers and headmen to peace officers not below the rank of sergeant, headmen not below the rank of korala, vidane arachchi, or udaiyar, and other persons appointed by the Government Agent.

Clause 17 also confers a power of search on peace officers and headmen on suspicion that an unlicensed gun has been used for the commission or abetment of a crime under the

Penal Code.

16. Section 44 of the Ordinance authorizes the confiscation of guns for certain offences against the Ordinance. It is considered that this is too serious a penalty in the case of offences under section 22 (possession of an unlicensed gun), and section 41 (possession without licence of a gun which is the property of another person). The references to these sections have therefore been repealed by clause 20 (1), and a new section 44A has been inserted in the Ordinance by clause 21, providing that in such cases the gun may be impounded until the licensee obtains a licence or lawfully sells the gun. The gun may only be forfeited if he fails to do this for a year.

17. Clause 22 amends section 46 so as to authorize the Government Agent to issue temporary gun licences at half fees for not more than six months at any time of the

year. This is for the convenience of visitors to the Island who desire to shoot and yet do not require a licence for the whole year. Such persons also, if they arrive in the latter portion of the year, are at present required to take out a licence and

renew it on January 1 next.

18. Information supplied to the Committee led them to believe that there is still a large number of unlicensed guns in Ceylon, and it is proposed therefore to deal with this unsatisfactory position by re-enacting section 51 of the Ordinance which has now lapsed, in a slightly different form. This has been done by clause 24, and will enable all persons in possession of unlicensed guns at the date when the Bill becomes law to apply for licences within three months of that date, and will render such persons immune from prosecution until the licensing authority has decided whether their applications can be granted or not. A similar course was adopted in 1922 in the Hambantota District with the result that nearly 1,000 unlicensed guns were produced and licensed.

19. Clause 25 introduces a new section into the principal Ordinance which invests with legal authority the Government Printer's reprints of the principal Ordinance incorporating

amendments.

- 20. By clause 26 (3) the Note to the Licensee on the gun licence contained in Form M in Schedule A to the Ordinance has been considerably enlarged for the benefit of licensees, and now contains all the information which it is necessary for them to have. It is proposed that this information shall be printed in English and in the vernacular on the licence.
- 21. Section 6 of the Ordinance authorizes the withdrawal of a licence or permit where the holder is convicted under any of the sections of the Penal Code enumerated in Schedule B. It is considered that a conviction under sections 344 and 367 do not necessarily indicate a disposition to use firearms for a criminal purpose and they have therefore been deleted from the Schedule by clause 26. The same clause adds section 355 of the Penal Code to the Schedule and the reference to criminal force, and theft, theft of cattle, &c., have been limited to cases where those offences are committed with the show or aid of firearms.

Attorney-General's Chambers, Colombo, June 6, 1930.

S. OBEYESEKERE, Acting Attorney-General.

R 14/27

MINUTE.

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

An Ordinance to amend Ordinance No. 11 of 1842, intituled "An Ordinance to provide for a Church in Kandy".

WHEREAS it is expedient to amend Ordinance No. 11 of 1842, intituled "An Ordinance to provide for a Church in Kandy", in order to give effect to a resolution passed at a General Meeting of the Congregation of St. Paul's Church, Kandy, whereby it was resolved that steps should be taken to abolish the pew rent system in the said Church: Be it therefore enacted by the Governor of Ceylon, by and with the advice and consent of the Legislative Council thereof, as follows:—

Short title.

1 This Ordinance may be cited as "The Kandy Church Amendment Ordinance, 1930".

Amendment of section 4 of the principal Ordinance. 2 Section 4 of the principal Ordinance is hereby amended by the substitution of the words "take place within every last week of the month of January thereafter or as soon thereafter as may be convenient" for the words "take place upon every last Monday of the month of January thereafter", in the tenth and eleventh lines thereof; and by the substitution of the words "who shall not have paid the sum of fifteen rupees to the funds of the said Church during the year prior to his election" for the words "who shall not be a renter of at least three sittings therein" in the nineteenth and twentieth lines thereof.

3 Section 7 of the principal Ordinance is hereby amended by the deletion of the words "one sixth part of the whole number of sittings therein, to be appropriated, free of any charge whatever, to the use and accommodation of the poorer classes of the population; and also", in the fourth, fifth, sixth and seventh lines thereof. Amendment of section 7 of the principal Ordinance.

4 Section 8 of the principal Ordinance is hereby repealed and the following section is substituted therefor:—

Repeal of section 8 of the principal Ordinance; substitution of new section therefor.

"8. The Trustees for the time being duly nominated and elected as aforesaid, or the major part of them, are hereby authorised and required from and after

to set apart the said remaining sittings free of any charge whatever to the use and accommodation of all worshippers at the said Church, reserving however to those persons who have prior to the said date rented pews or sittings in the said Church, and desire to retain the same, the right to do so, so long as they continue to pay in future a subscription of at least five rupees annually for each sitting to the funds of the said Church."

5 Section 15 of the principal Ordinance is hereby amended by the substitution of the words "meeting in the month of December in every year" for the words "meeting on the second Monday in every January" in the seventh and eighth lines thereof. Amendment of section 15 of the principal Ordinance.

6 Section 16 of the principal Ordinance is hereby amended by the substitution of the words "meeting to be held within the last week of the month of January, or as soon thereafter as may be convenient" for the words "meeting to be held on the last Monday of the month of January" in the sixth and seventh lines thereof.

Amendment of section 16 of the principal Ordinance.

7 Section 17 of the principal Ordinance is hereby amended by the substitution of the words "the persons who have paid during the previous year a subscription of at least five rupees to the funds of the said Church, being members of the Church of the Province of India, Burma and Ceylon. (heretofore referred to as the United Church of England and Ireland)" for the words "the subscribers or renters of sittings, as the case may be "in the third and fourth lines thereof, and by the substitution of the word "persons" for the words "subscribers or renters" in the sixth line thereof.

Amendment of section 17 of the principal Ordinance.

8 Section 18 of the principal Ordinance is hereby amended by the substitution of the words "persons who have paid during the previous year a subscription of at least five rupees to the funds of the said Church, being members of the Church of the Province of India, Burma and Ceylon (as aforesaid) "for the words "renters of sittings in the said Church who shall have duly paid up their rent" in the eighth and ninth lines thereof, and by the substitution of the word "person" for the words "renter of sittings" in the tenth line thereof.

Amendment section 18 of the principal Ordinance.

9 Nothing in the principal Ordinance or in this Ordinance 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 the said Ordinances, and those claiming by, from, or under them.

Saving of rights of the Crown and certain other rights.

By His Excellency's command,

F. G. TYRRELL, Acting Colonial Secretary.

Colonial Secretary's Office, Colombo, June 11, 1930. Objects and Reasons.

Ordinance No. 11 of 1842 provides for the payment of pew rents in St. Paul's Church, Kandy, and the Trustees of the Church are required to be renters of at least three sittings therein, and the right to vote is limited to renters of sittings in the Church who have duly paid up their rent. This Bill is introduced in order to carry out the desire of the Congregation, as expressed in a resolution passed by them in March, 1929, to do away with the pew rent system as the sole condition of membership in the Church, and to alter the qualifications for Trustees, by making anyone eligible who is a subscriber of at least Rs. 15 to the funds of the Church, and similarly to give the privilege of voting to those who are subscribers of at least Rs. 5 to the funds of the Church, Clauses 2, 5 and 6 of the Bill also amend sections 4, 15 and 16 of the principal Ordinance so as to make the auditing of accounts and the holding of the Annual General Meeting more convenient.

Colombo, April 17, 1930.

M. J. CARY, Mover of the Bill.

NOTICES OF INSOLVENCY.

In the District Court of Colombo.

No. 3,937. In the matter of the insolvency of D. M. Nanayakkara of Kolonnawa.

NOTICE is hereby given that a meeting of the creditors of the above-named insolvent will take place at the sitting of this court on July 22, 1930, for the grant of a certificate of conformity to the insolvent.

By order of court, A. E. Perera, Colombo, June 23, 1930. for Secretary.

In the District Court of Colombo.

No. 4,055. In the matter of the insolvency of P. C. Ladd of 83, New Chetty street, Colombo.

NOTICE is hereby given that a meeting of the creditors of the above-named insolvent will take place at the sitting of this court on July 22, 1930, for the grant of a certificate of conformity to the insolvent.

By order of court, A. E. Perera, Colombo, June 21, 1930. for Secretary

In the District Court of Colombo.

No. 4,122. In the matter of the insolvency of D. de Abrew Abeysinghe of Ragama.

NOTICE is hereby given that a meeting of the creditors of the above named insolvent will take place at the sitting of this court on July 22, 1930, for the grant of a certificate of conformity to the insolvent.

By order of court, A. E. Perera, Colombo, June 21, 1930. for Secretary.

In the District Court of Colombo.

No. 4,225. In the matter of the insolvency of M. M. Mohamado Haniffa of Church street, Slave Island.

WHEREAS M. M. Mohamado Haniffa has filed a declaration of insolvency, and a petition for the sequestration of his estate has also been filed by M. Pillai of Slave Island, under the Ordinance No. 7 of 1853: Notice is hereby given that the said court has adjudged the said M. M. Mohamado Haniffa insolvent accordingly; and that two public sittings of the court, to wit, on

August 5, 1930, and on August 26, 1930, will take place for the said insolvent to surrender and conform to, agreeably to the provisions of the said Ordinance, and for the taking of the other steps set forth in the said Ordinance, of which creditors are hereby required to take notice.

By order of court, A. E. Perera, Colombo, June 23, 1930. for Secretary.

In the District Court of Colombo.

No. 4,226. In the matter of the insolvency of S. L. Mohamood of 12, Keyzer street, Colombo.

WHEREAS S. L. Mohamood has filed a declaration of insolvency, and a petition for the sequestration of his estate has also been filed by S. M. Mohamed Ally of Wilson street, Colombo, under the Ordinance No. 7 of 1853: Notice is hereby given that the said court has adjudged the said S. L. Mohamood insolvent accordingly; and that two public sittings of the court, to wit, on July 29, 1930, and on August 26, 1930, will take place for the said insolvent to surrender and conform to, agreeably to the provisions of the said Ordinance, and for the taking of the other steps set forth in the said Ordinance, of which creditors are hereby required to take notice.

By order of court, A. E. Perera, Colombo, June 23, 1930. for Secretary.

In the District Court of Colombo.

No. 4,227. In the matter of the insolvency of O. Mohideen Yoosoof of 92, Layard's broadway, Colombo.

WHEREAS O. M. Yoosoof has filed a declaration of insolvency, and a petition for the sequestration of his estate has also been filed by M. S. A. Marikar of Madampe, under the Ordinance No. 7 of 1853: Notice is hereby given that the said court has adjudged the said O. M. Yoosoof insolvent accordingly; and that two public sittings of the court, to wit, on July 29, 1930, and on August 26, 1930, will take place for the said insolvent to surrender and conform to, agreeably to the provisions of the said Ordinance, and for the taking of the other steps set forth in the said Ordinance, of which creditors are hereby required to take notice.

By order of court, A. E. Perera, for Secretary.

In the District Court of Colombo.

No. 4,228. In the matter of the insolvency of M. K. S. Abdul Careem of 410, Dehiwala.

WHEREAS M. K. S. Abdul Careem has filed a declaration of insolvency, and a petition for the sequestration of his estate has also been filed by K. L. M. Hassim of Dehiwala, under the Ordinance No. 7 of 1853: Notice is hereby given that the said court has adjudged the said M. K. S. Abdul Careem insolvent accordingly; and that two public sittings of the court, to wit, on July 29, 1930, and on August 26, 1930, will take place for the said insolvent to surrender and conform to, agreeably to the provisions of the said Ordinance, and for the taking of the other steps set forth in the said Ordinance, of which creditors are hereby required to take notice.

By order of court, A. E. PERERA, Colombo, June 23, 1930. for Secretary.

In the District Court of Colombo.

No. 4,229. In the matter of the insolvency of K. W. D. Kulatilaka, Notary Public, Talgasmote.

WHEREAS K. W. D. Kulatilaka has filed a declaration of insolvency, and a petition for the sequestration of his estate has also been filed by M. Marthinu Pieris of Kalutara, under the Ordinance No. 7 of 1853: Notice is hereby given that the said court has adjudged the said K. W. D. Kulatilaka insolvent accordingly; and that two public sittings of the court, to wit, on July 29, 1930, and on August 26, 1930, will take place for the said insolvent to surrender and conform to, agreeably to the provisions of the said Ordinance, and for the taking of the other steps set forth in the said Ordinance, of which creditors are hereby required to take notice.

By order of court, A. E. Perera, Colombo, June 23, 1930. for Secretary.

In the District Court of Negombo.

Insolvency In the matter the insolvency of Emmanuel No. 165. Stephen de Cross of Negombo.

NOTICE is hereby given that a sitting of this court in the above matter has been fixed for July 11, 1930, at 10 a.m., for the declaration of a final dividend.

By order of court, C. Emmanuel, Negombo, June 19, 1930. Secretary.

In the District Court of Negombo.

Insolvency In the matter of the insolvency of Ana No. 202. Muna Mohammadu Kiyado of Negombo.

NOTICE is hereby given that the second sitting of this court in the above matter has been fixed for July 15, 1930, at 10 A.M.

By order of court, C. EMMANUEL, Negombo, June 24, 1930. Secretary.

In the District Court of Kalutara.

No. 244/I. In the matter of the insolvency of Abdul Rahiman Packeer Mohamad of Alutgama in Kalutara.

NOTICE is hereby given that a meeting of the creditors of the above named insolvent will take place at the sitting of this court on July 2, 1930, to approve the conditions of sale filed on June 9, 1930.

By order of court, A. W. LUDEKENS, Kalutara, June 18, 1930. Secretary. In the District Court of Kalutara.

No. 245/I. In the matter of the insolvency of Ranasinghe Macklin Silva of Kalutara South.

NOTICE is hereby given that a meeting of the creditors of the above-named insolvent will take place at the sitting of this court on June 30, 1930, to approve the draft conditions filed on June 17, 1930.

By order of court, A. W. LUDEKENS, Kalutara, June 18, 1930. Secretary.

In the District Court of Kalutara.

No. 253/I. In the matter of the insolvency of Meera Lebbe Marikar Abdul Rahiman Marikar of Alutgama.

NOTICE is hereby given that a meeting of the creditors of the above-named insolvent will take place at the sitting of this court on July 18, 1930, to approve draft conditions of sale filed on June 17, 1930.

By order of court, A. W. LUDEKENS, Kalutara, June 18, 1930. Secretary.

In the District Court of Kandy.

No. 1,764: In the matter of the insolvency of Muneweera Aratchige Don Stephen Appuhamy of Ampitiya 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 August 1, 1930, to consider the granting of a certificate of conformity to the above-named insolvent.

By order of court, Gerald E. de Alwis, Kandy, June 21, 1930. Secretary.

In the District Court of Kandy.

No. 1,876. In the matter of the insolvency of William Joseph of King street, Kandy.

WHEREAS William Joseph of King street, Kandy, has filed a declaration of insolvency, and a petition for the sequestration of his estate has also been filed by N. M. Zainudeen of Mahaiyawa, Kandy, under the Ordinance No. 7 of 1853: Notice is hereby given that the said court has adjudged the said William Joseph insolvent accordingly; and that two public sittings of the court, to wit, on July 18, 1930, and on August 22, 1930, will take place for the said insolvent to surrender and conform to, agreeably to the provisions of the said Ordinance, and for the taking of the other steps set forth in the said Ordinance, of which creditors are hereby required to take notice.

By order of court, GERALD E. DE ALWIS, Kandy, June 12, 1930. Secretary.

In the District Court of Galle.

No. 615. In the matter of the insolvency of Pussewala Hewage Mendis of Talpe.

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 August 27, 1930, for examination of insolvent.

By order of court, C. W. GOONEWARDENE, Secretary. In the District Court of Galle.

No. 617. In the matter of the insolvency of D. R. Dantanarayana of Galwadugoda, Galle.

is hereby given that a meeting of the creditors of the above-named insolvent will take place at the sitting of this court on August 25, 1930, for assignee's report.

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

In the District Court of Galle.

In the matter of the insolvency of Mohamed No. 623. Saheed Omer of Kovilawatta 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 September 1, 1930, for examination of insolvent.

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

In the District Court of Galle.

No. 627. In the matter of the insolvency of Ahangama Vitanagei Simon Silva of Hatuvapiyadigama.

NOTICE is hereby given that a meeting of the creditors of the above-named insolvent will take place at the sitting of this court on July 8, 1930, for the filing of balance sheet, and also for the production of account books.

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

In the District Court of Galle.

No. 628. In the matter of the insolvency of K. G. Mahindapala Jayasekera of Ahangama.

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 August 5, 1930, for assignee's report.

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

In the District Court of Galle.

No. 632. In the matter of the insolvency of Jasentuliyana Andiris Silva of Ambalangoda.

WHEREAS Appuwawadu Mestri Janis de Silva of Ambalangoda has filed a declaration of insolvency, and

a petition for the sequestration of the estate of Jasentuliyana Andiris Silva under the Ordinance No. 7 of 1853: Notice is hereby given that the said court has adjudged the said Jasentuliyana Andiris Silva insolvent accordingly; and that two public sittings of the court, to wit, on July 11, 1930, and on July 24, 1930, will take place for the said insolvent to surrender and conform to, agreeably to the provisions of the said Ordinance, and for the taking of the other steps set forth in the said Ordinance, of which creditors are hereby required to take notice.

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

In the District Court of Matara.

Insolvency In the matter of the insolvency of Hendrick Case No. 47. Nanayakkara of Kokmaduwa.

NOTICE is hereby given that the above-named insolvent has been awarded a certificate of conformity as of the first class.

By order of court, R. MALALGODA, Matara, June 20, 1930. Secretary.

In the District Court of Matara.

Insolvency In the matter of the insolvency of Matheshamy Weeraratna of Dodanduwa.

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 August 28, 1930, for the examination of the above-named insolvent.

By order of court, R. MALALGODA, Matara, June 19, 1930. Secretary.

In the District Court of Ratnapura.

In the matter of the insolvency of Dharma-No. 59. dasa Rupasingha of Madampe.

NOTICE is hereby given that a meeting of the creditors of the above-named insolvent will take place at the sitting of this court on July 31, 1930, for examination of insolvent.

By order of court, A. WAIDYARATNE, June 16, 1930. Secretary.

SALES.

FISCALS' NOTICES In the District Court of Negombo. Kana Nana Kana Rawanna Mana Narayana

Pulle of Negombo Plaintiff.

No. 16,501 Vs.

(1) R. D. Carolis Appuhamy Vedamahatmaya of Nambadaluwa, Veyangoda, (2) Wijesinghe Aratchige Peeris Appuhamy and (3) ditto Velun Appuhamy, both of Nungomuwa Defendants.

NOTICE is hereby given that on Tuesday, July 29, 1930, will be sold by public auction at the respective premises the right, title, and interest of the said defendants in the following property for the recovery of the sum of Rs. 5,185 10, with further interest on

Rs. 4,660 at the rate of 15 per cent. per annum from January 10, 1924, till March 12, 1924, and thereafter at 9 per cent. per annum on the aggregate amount till payment, less a sum of Rs. 4,223 78, viz.:—

1. At 9 a.m.—The garden called Delgahawatta with the tiled house standing thereon, situated at Nambadaluwa in Udugaha pattu of Siyane korale in the District of Colombo, Western Province; and bounded on the east by the land of Wijeratna Muhandiramage Charles Silva, south by the land of Selenchi Vedarala and others, west by Kandy high road, and north by road leading to Batadola Walawwa and the land of Carolis Appuhamy; containing in extent 1 acre.

2. At 9.30 a.m.—The land called Dawatagahalanda

with the buildings standing thereon, situated at Hapugahatenna in Udugaha pattu of Siyane korale in the District of Colombo, Western Province; and bounded on the north-east by high road leading to Ruwanwella, south-east and north-west by the lands of Batadola Walawwa; containing in extent 3 roods and 21 perches.

At 10.30 a.m.—An undivided $\frac{1}{2}$ share of the land called Dawatagahalanda, situated at Kaleliya in Yatigaha pattu of Hapitigam korale in the District of Negombo, Western Province; and bounded on the north by the land of Hiriyalage Salonchi and others, east by the other share of this land, south by land of Akolis, Police Headman, and west by the other shares of this land; containing in extent 2 acres 2 roods and 14 perches

4. At 11.30 a.m.—An undivided ½ share of the field called Humbaskumbura, situated at Wadurawa in the Meda pattu of Siyane korale in the District of Colombo, Western Province; and bounded on the north by water-course, east by Midellagahakumbura sold by K. Baba Naide, south by field of N. Sobita and others, and west by Dangahakumbura of K. Paliguhamy; containing in extent 12 kurunies of paddy sowing ground.

5. At 12 noon.—An undivided 1 share of the field called Mulidurukumbura, situated at Wadurawa aforesaid; and bounded on the east by field of Kuranacharige, south by field of W. Henchy Appu and others, west by field of Appurala and others, and north by field of Karuna-acharige; containing in extent 6 kurunies of paddy sowing ground.

6. At 1 p.m.—An undivided 1 share of the field called Delgahakumbura, situated at Wadurawa aforesaid; and bounded on the north by Delgahakumbura of W. Amaris and others, east by water-course, south by Delgahakumbura of Kusalhamy Appo, and west by water-course; containing in extent 3 pecks of paddy sowing ground.

7. At 1.30 p.m.—An undivided $\frac{1}{4}$ share of the field called Kosgahakumbura, situated at Nungomuwa in Meda pattu of Siyane korale in the District of Colombo, Western Province; and bounded on the north by limitary dam of the field of Peduru Naide, east by the limitary dam of the field of W. Kusalhamy Appo and others, and south-west by water-course; containing in

extent 1½ bushels of paddy sowing ground.

8. At 2 p.m.—An undivided ½ share of the field called Delgahakumbura, situated at Wadurawa aforesaid; and bounded on the east by field of Wijesinghe, south by water-course, west by field of W. Henchi Appu and others, and north by field of W. Henchi Appu and others; containing in extent 5 parrahs of

paddy sowing ground.

At 2.30 p.m.—An undivided $\frac{1}{4}$ share of the land called Lindamulawatta, situated at Nungomuwa aforesaid; and bounded on the north by the live fence of the land of W. A. Juwanis Appu and others, east by the live fence of the property of W. A. Sarnelis Appu and others, south by the live fence of the property of W. A. Singhappu, and west by the live fence of the property of W. A. Gabriel Appu and others; containing in extent 3 roods.

10. At 3 p.m.—An undivided 4 share of the field called Kosgahakumbura, situated at Nungomuwa aforesaid; and bounded on the north by field of H\(\) A. Velun Appu, east by Medapillewa, south by field of A. Juan Naide, and west by land of D. H. S. Randunu, Notary; containing in extent 6 kurunies of paddy sowing ground.

11. At 3.30 p.m.—An undivided $\frac{1}{4}$ share of the field called Dematakumbura, situated at Nungomuwa aforesaid; and bounded on the north by Batadombagahawatta, east and south by limitary dam of the field of W. A. Gabriel Appu, and west by water-course; containing in extent about 1½ bushels of paddy sowing

12. At 4 p.m.—An undivided \(\frac{1}{4} \) share of an extent of 2 acres out of the land called Thelambugahawatta, situated at Kendalanda in the Meda pattu of Siyane korale in the District of Colombo, Western Province; and bounded on the north by Crown forest, east by

property of Appurala and Crown forest, south by Crown forest, and west by the property in P. P. No. 67,127 containing in extent 18 acres and 1 rood.

At 4.30 p.m.—An undivided $\frac{1}{4}$ share of the land called Makullaghawatta, situated at Nungomuwa aforesaid; and bounded on the ditch of a portion of this property belonging to W. A. Sarnelis Appu and others, east by the property of Y. A. James Appu and railroad, south by rail road and Keenagahakumbura of W. A. Juwanis Appu, and west by the property of W. A. Karanis Appu and water-course; containing in extent 6 acres.

Fiscal's Office, Colombo, June 25, 1930. R. O. DE SARAM, Deputy Fiscal.

In the District Court of Galle.

H. W. Noris de Silva of Talgampola Plaintiff. No. 28,508.

B. C. Mallawa-aratchi of Hegoda in Galle, presently of 87, Maliban street, Colombo Defendant.

NOTICE is hereby given that on Saturday, July 19, 1930, at 10 A.M., will be sold by public auction at this office the following property for the recovery of the sum of Rs. 2,088 82½, with legal interest thereon from June 2 1930, till payment in full, and costs of suit Rs. 73 92 viz. :-

The 200 shares of Hillwood Tea Co., Ltd., bearing Nos. 1 to 100, 13,031 to 13,130 belonging to the defendant above named.

Fiscal's Office, Colombo, June 25, 1930. R. O. DE SARAM, Deputy Fiscal.

In the District Court or Colombo. Mrs. M. V. B. Mack of The Vicarage, Regent

No. 31.475. $\mathbf{v}_{\mathbf{s}}$.

(1) Hadjie Hashim Mohamed Mohideen, (2) Hadjie Hashim Mohamed Hassen, and (3) Hadjie Hashim Mohamed Gazali, all of Kadjadale, 42nd lane, Wellawatta, Colombo Defendants.

NOTICE is hereby given that on Wednesday, July 23, 1930, at 3 P.M., will be sold by public auction at the premises the right, title, and interest of the said defend ants in the following property for the recovery of the sum of Rs. 6,398 57, with interest thereon at 9 per cent. per annum from May 16, 1930, and costs of suit, viz.:-

All that garden and field formerly bearing assessment No. 29, now Nos. 116, 116 (1-13) 118, 120, and 122, situated at Skinner's road south, within the Municipality of Colombo in the District of Colombo, Western Province; bounded on the north by canal, on the east by the canal, on the south also by a canal and a field, and on the west by Skinner's road south; containing in extent about 6 acres more or less, and which said premises are presently described as follows:-

An allotment of land formerly bearing assessment No. 29, now Nos. 116, 116 (1-13) 118, 120, and 122, situate at Skinner's road south, within the Municipality of Colombo in the District of Colombo, Western Province; bounded on the north by a canal, on the east by a canal, on the south elso by a canal, on the south-west by land formerly belonging to Meyedin Saibo Kasi and land formerly belonging to Chuna Levai Marikar, and on the west by Skinner's road south; containing in extent 3 acres 1 rood and 13 perches.

Fiscal's Office, Colombo, June 25, 1930. R. O. DE SARAM, Deputy Fiscal. N. R. M. M. Ramasamy Chetty of 145, Sea street in Colombo.

No. 34,835.

Vs.

(2) J. H. Rasiah Joseph of Hulftsdorp, Colombo Defendant. NOTICE is hereby given that on Thursday, July 31, 1930, at 2 p.m., will be sold by public auction at the residence of the defendant at Merton, Cotta road, the following movable property for the recovery of the sum

following movable property for the recovery of the sum of Rs. 995 24, with interest on Rs. 930 at 15 per cent. per annum from October 2, 1929, till October 30, 1929, and thereafter on the aggregate amount at 9 per cent. per annum till payment in full, and costs of suit, viz.

Two jak glass almirahs, 6 bentwood chairs, 2 jak tables, 1 rattan chair, 2 nadun settees, 4 teakwood easy chairs, 1 piano, 1 piano stool, 2 jak teapoys, 1 wall clock, 1 meatsafe, 6 jak chairs, 1 jak dining table, 2 jak tables, 2 jak almirahs, 1 toilet table, 1 five-seater Renault motor car No. C 9523.

Fiscal's Office, Colombo, June 25, 1930. R. O. DE SARAM, Deputy Fiscal.

In the District Court-of Colombo.

S.L. H. M. Najubadeen of Pettah, Colombo... Plaintiff.
No. 36,569. Vs.

S. L. Mohamood of 12, Keyzer street, Colombo Defendant

NOTICE is hereby given that on Thursday, July 24, 1930, at 10 A.M. will be sold by public auction at 12 (now 111), Keyzer street, Pettah, Colombo, the following property mortgaged with the plaintiff by bond No. 129 dated May 25, 1928, and attested by J. V. Ratnaike of Colombo, Notary Public, and declared specially bound and executable under the decree entered in the above action and ordered to be sold by the order of court dated June 14, 1930, for the recovery of the sum of Rs. 5,300, with interest on Rs. 5,000 at 12 per cent. per annum from February 10, 1930, to date of decree (February 19, 1930), and thereafter on the aggregate amount of the decree at 9 per cent. per annum till payment in full, and costs of suit, less a sum of Rs. 300 viz

The stock in trade and fittings lying in premises No. 12 (now 111), Keyzer street, Pettah, Colombo (known as 'Azeena Stores), comprising of—

150 pictures, 25 small pictures, 1 show case painted black, 1 teakwood glass almirah, 1 dealwood counter with drawers containing about 700 pictures without frames, 2 wall mirrors, 47 pieces flowered glasses, 5 boxes containing pieces of glass.

Things lying Upstairs: 150 pictures, 6 large pictures, 170 small pictures, 23 pieces flowered glasses, 32 loose boxes containing pieces of glass, 14 large mirrors without frames, 5 small ditto, 3 large wall mirrors, 1 jak table, 2 nadun chairs, 3 dealwood tables, 18 wooden frames, 1 dealwood counter with drawers containing about 1,000 pictures without frames, 1 common wood ladder.

Fiscal's Office, R. O. DE SARAM, Colombo, June 25, 1930. Deputy Fiscal.

In the District Court of Colombo.

A exander Young (London), Limited.......Plaintiffs.

No. 37,306. Vs.

Razeen Abdul Cader, carrying on business under the name, style, and firm of The El-Herds Electrical and Hardware Stores, Keyzer street, Fort, Colombo Defendant.

NOTICE is hereby given that on Wednesday, July 30, 1930, at 9 A.M., will be sold by public auction at 220,

Keyzer street, Pettah, Colombo, the following movable property for the recovery of the sum of Rs. 1,854 79, with interest on Rs. 1,783 52 at 7 per cent. per annum from March 22, 1930, up to date of decree (April 4, 1930), and thereafter on the aggregate amount at 9 per cent. per annum till payment in full, and costs of suit, viz. —

1 iron safe, 1 jak glass almirah, 50 zinc sheets, 65 zinc tubs, 10 zinc watering cans, 4 iron pans, 2 scales with weights, 1 writing table, 6 dust bins, 2 electric fans, 387 electric bulbs, 12 pegs, 6 loose boxes bulbs, 15 ditto, 5 large boxes bulbs, 90 large and small tins silver polish, I box electric shades, I loose box electric shade, 20 loose packets shade handles. 4 rolls electrical wires, 6 bundles dynamite fuse, 1 loose bundle dynamite fuse, 3 boxes wall plugs, 1 loose box wall plugs, 25 switchboards, 6 glass pipes, 2 rolls fuse, 164 round blocks, 25 large and small brackets, 12 wall plugs, 4 electric pipes, I electric shade, I electric stove, 11 wall plugs, 30 swithches, I main switch, 12 shades, 24 dozens cut outs, 2 lamp fittings, 45 shades, 26 electric bulbs, 2 brackets 42 electric bulbs, 15 dozens electric bulbs, 1½ dozen tumblers, 2 wall mirrors, 31 brass pipes, 66 loose small boxes electric bulbs, 15 loose boxes electric bulbs, 5 ditto, 4 dozens electric polish tins, 18 loose boxes day lights, 57 loose boxes electric bulbs, 8 boxes Kikriki, 9 water brackets, 35 brass water brackets, 2 rolls wire, 1 box round blocks, 12 round cut outs, 5 spades, 1 heap glass pipes, 6 boxes kola tonic, 1 jak bench, 2 electric fans, 36 zinc gutters, 11 bathing tubs, 10 watering cans, 2 small electric fans, 15 loose boxes electric bulbs.

This sale will be carried out subject to the rights of the mortgagee on bond No. 386 dated August 28, 1929.

Fiscal's Office, Colombo, June 25, 1930. R. O. DE SARAM, Deputy Fiscal.

John L. Clarence Pieris of Wellawatta Plaintiff.
No. 37,678. Vs.

K. Natesa Iyer of New Chetty street in Colombo Defendant.

NOTICE is hereby given that on Monday, July 28, 1930, at 3 P.M., will be sold by public auction at 70, New Chetty street, Colombo, the following movable property for the recovery of the sum of Rs. 1,235, with legal interest thereon from April 10, 1930, till date of payment in full, and costs up to date of issue of summons Rs. 134 45, viz.:—

1 large printing machine.

Fiscal's Office, Colombo, June 25, 1930. R. O. DE SARAM, Deputy Fiscal.

Suna Pana Lena Raman Chettyar by his attorney Pena Pina Muna Velauthan of Kochchikade Plaintiff. No. 4,157. Vs.

Lucas Francis Wanigaratnam of Etgala . . . Defendant.

NOTICE is hereby given that on Saturday, July 26, 1930, commencing at 3 o'clock in the afternoon, will be sold by public auction at the respective premises the right, title, and interest of the said defendant in the following property, viz. —

(1) An undivided ²/₃ share of the land called Kotukumbura, situated at Welihena in Dunagaha pattu of Alutkuru korale in the District of Negombo, Western Province; and bounded on the north by lands appearing in plans Nos. T. Ps. 212,565 and 212,564, east by lands appearing in plans Nos. T. Ps. 92,806, 92,311, and

212,535, south by land appearing in plans No. 212,480, and on the west by lands appearing in plant Nos. T. Ps. 212,568 and 212,563; containing in extent 1 acre 1 rood and 26 perches.

(2) The several contiguous portions of lands called alias Kongahawatta, situated at Ambagahawatta Toppuwa alias Etgala in Dunagaha pattu aforesaid; and bounded on the north by lands belonging to Dumingo Fernando Saviel Pulle and others, east by live fence separating the land belonging to Francis Saviel Wanigaratnam, south by the road, and on the west by land belonging to Pedro Fernando Saviel Pulle;

containing in extent about 3 acres.

(3) The land called Paragahawatta, together with the buildings standing thereon, situated at Adikkandiya alias Etgala in Dunagaha pattu aforesaid; and bounded on the north by land appearing in plan No. 57,693 belonging to Pedro Fernando Saviel Pulle, east by lands belonging to Pedro Peris and others, south by lands belonging to P. Fernando and others, and on the west by the portion formerly belonging to Mariano Fernando and now belonging to Pedro Fernando Saviel Pulle; containing in extent 2 roods and 20 perches.

(4) The divided \(\frac{1}{3}\) share of the land called Kebellagahawatta, together with the tiled house and other buildings standing thereon, situated at Etgala aforesaid; and bounded on the north by the high road, east by live fence separating the land belonging to Joranis

Fernando Saviel Pulle, south by live fence separating the land belonging to Pedro Fernando Saviel Pulle, and on the west by land belonging to Pedro Fernando Saviel Pulle; containing in extent 1 acre and 2 roods.

E218/22 to 25, 2115/2.2.30.

Amount to be levied Rs. 594 32, with interest on Rs. 200 at 24 per cent. per annum from March 10, 1930, on Rs. 200 at 24 per cent. per annum from March' 3, 1930, on Rs. 50 at 30 per cent. per annum from March 7, 1930, and on Rs. 50 at 9 per cent. per annum from March 7, 1930, till April 3, 1930, and thereafter at 9 per cent. per annum till payment.

Deputy Fiscal's Office. Negombo, June 24, 1930. M. EDIRIWIRA, Deputy Fiscal.

In the District Court of Kalutara.

Don Arnolis Rodrigo of Katugahahena . . No. 264 Liquid. Vs. . Defendant. Wewala Somananda Thero of Magura ...

NOTICE is hereby given that on Monday, July 21, 1930, commencing at 3 o'clock in the afternoon, will be sold by public auction at the respective premises the right, title, and interest of the said defendant in the following property for the recovery of Rs. 857 50, with interest on Rs. 600 at 15 per cent. per annum from March 20, 1930, till payment in full, viz.:

1. Undivided 1/7 share of the soil and of all things thereon of Warakapitiyeowita, situated at Magura in Maha pattu south, Pasdun korale east in the District of Kalutara; and bounded on the north by Embilatenneowita and Karandagodapansalwatta, east by Maguru-ganga, south by Maragahawatta and Muttettuwekumbura, and west by Migahaeliessahaulliyadda and Angulu ela; and containing in extent about 11 acres

3 roods and 29 perches.

2. The soil and all things thereon of the land called Keramandiyedeniya, situated at the same village; and bounded on the north and east by Crown lands, south by lands belonging to the Crown and villagers, and west

by lands belonging to villagers; and containing in xtent about 3 acres and 25 perches.

3. The soil and all things thereon of the contiguous lots marked B, C, D, E, F, and G of the land called Mahaweliowita appearing in plan No. 526/6.11.26 made by A. F. Binduhewa, Licensed Surveyor, situated at Baduraliya in Maha pattu south, Pasdun korale east in the District of Kalutara; and bounded on the north by lot marked A, east by Kudaweliowita, south by rubber portion belonging to villagers, and west by Kapuge-ela; and containing in extent about 2 acres.

Deputy Fiscal's Office, H. SAMERESINGHA, Kalutara, June 24, 1930. Deputy Fiscal.

In the District Court of Kalutara. Don Suwaris Karunaratne, Notary Public, of HenegamaPlainfiff.

No. 10,681. ٧s.

(5) Mrs. Jimmy G. A. Wirekoon of Siri Medura, Hampden lane, Wellawatta, Colombo, substituted in place of the deceased 2nd defendant, (4) Maglin Scnevitatne, wife of Alfred G. A. Weerskoon, Nupe, Galle, substituted in place of 1st defendant, deceased, (3) the Secretary of the District Court of Kalutara, official administrator of the estate of the late Dona Carlina Livera Wickremaratne Hamine Defendants.

NOTICE is hereby given that on Saturday, July 26, 1930, commencing at 2 o'clock in the afternoon, will be sold by public auction at the respective premises the right, title, and interest of the said defendants in the following property for the recovery of Rs. 1,784.75,

- An undivided ½ share of the soil and of the trees of the northern portion of the land called Liyannawatta. situated at Paiyagala; and bounded on the north by Dalada watta, east by the river, south by the portion of Liyannawatta, and west by the high road; containing in extent about 1 acre and 1 share of the plantation thereon.
- 2. An undivided 1/12 of the field called Etgalamullekumbura, situated at Weragala in Paiyagala in Kalutara District; and bounded on the north by a portion of Etgalamulla, on the east by low land in the name of Gabadage people, on the south by Crown land jungle, and on the west by low land in the name of Pelawattage people; and containing in extent 4 pelas paddy sowing

Deputy Fiscal's Office. Kalutara, June 24, 1930. H. SAMERESINGHA, Deputy Fiscal.

In the District Court of Kalutara.

(1) David Francis Rodrigo, (2) Henry Albert Rodrigo, (3) Samuel Peter Rodrigo, (4) Andrew Simon Rodrigo, (5) William Robert Rodrigo, (6) Daniel Rodrigo, minors, by their next friend the 1st plaintiff, all of Nalluruwa in Pana. dure

No. 11,589.

) D. J. Abeyratne of Nalluruwa in Panadure, (2) Mrs. M. C. Perera, (3) P. Emis Rodrigo, both of Wekada in Panadure..... Defendants

Don Peter alias, D. R. Wettasingha of Maha-aruggodaSurety,

NOTICE is hereby given that on Wednesday, July 30, 1930, at 4 o'clock in the afternoon, will be sold by public auction at the premises the right, title, and interest of the said 2nd defendant in the following property for the recovery of Rs. 420:20, less Rs. 184:50, viz. :--

The entire soil and all things thereon of Alubogahakumbura, situated at Dewawilyaye in Talpitibadda of Panadure totamune in the District of Kaiutara, Western Province; and bounded on the north by the field belonging to Wijesuriya Aratchige Don Cornelis Appuhamy, east by the field called Kadawatayaya belonged

to Mr. M. Salgado, south by the field which belonged to Lochchi Aratchirala alias boundary dam from Malamulla to M. S. Tuduwa, and west by the ditch of the high land belonging to Muhandirange Simon Rodrigo; and containing in extent about 8 bushels of paddy sowing.

Deputy Fiscal's Office, Kalutara, June 24, 1930.

No. 13,248.

H. SAMERESINGHA, Deputy Fiscal.

In the District Court of Kalutara.

Gammanpila-imiyage Pedrick Appu of Malawana Plaintiff.

 $\mathbf{V}\mathbf{s}$.

Gammanpilaimiyage Don James Appuhamy of Kotapitiya, (4) ditto Noris Appu of ditto, (5) ditto Hendappu of ditto, (9) Imiyage Punchi Sinno of ditto, (15) Gammanpilaimiyage Don Jimon's Appuhamy of Malewana Defendants

(2) Kekulandolaliyanage Nonai Hamy of Kotapitiya, (3) ditto Abraham of ditto Judgment creditors.

NOTICE is hereby given that on Monday, July 28, 1930, commencing at 4 o'clock in the afternoon, will be sold by public auction at the respective premises the right, title, and interest of the said plaintiff, 1st, 4th, 5th, 9th, and 15th defendants in the following property for the recovery of Rs. 568 75, less Rs. 100, viz.:—

1. Undivided 1/5 share of Waragahaliyadda, situated at Bappugoda in Warapitiya in Malewanbadda in the District of Kalutara, Western Province; and bounded on the north by Kanatiyagodella, east by Talapatte-watuowitekumburawatta, south by the field belonging to Leiris Silva, and west by Kadurugahawela and Kanatiyagodellakattiya; and containing in extent I rood

and 17 perches.

2. Undivided 1008/1344 shares belonging to 1st defendant, together with the building belonging to the 1st defendant (excluding the cart road), of Talapathowitekumburewatta, situated at Warapitiya, Malewanbadde; and bounded on the north by lots P 501 and P. P. 6,699, east by Warapitiye-ela, south by Pathirageliyadda and land in T. P. 224,736, and west by Waragahaliyadda and land in T. P. 224,739; and containing in extent 2 roods and 22½ perches.

Deputy Fiscal's Office, Kalutara, June 24, 1930.

H. Sameresingha, Deputy Fiscal.

No. 14,888. Vs.

(1) Pothupitiyage Dona Monica Goonatilleke, (2)
Habaragomuwarallage Francis Goonatilleke,
both of Pattiya in Panadure Defendants.

NOTICE is hereby given that on Tuesday, July 29, 1930, at 4 o'clock in the afternoon, will be sold by public auction at the premises the right, title, and interest of the said defendants in the following property for the recovery of Rs. 12 and Rs. 201 05, being costs, viz.:—

All that undivided ½ share of Welipitiyawatta together with ½ share of the buildings, soil, and plantations situated at Psttiya in Panadure totamune in the District of Kalutara; and bounded on the north by land belonging to one D. S. Kuruppu, on the east by land belonging to Dr. J. V. Fernando, on the south by land belonging to C. E. Goonaratne, Advocate, and on the west by Colombo-Galle high road; containing in extent 1 acre more or less.

Deputy Fiscal's Office, Kalutara, June 24, 1930.

H. SAMERESINGHA, Deputy Fiscal. Central Province.

In the District Court of Kandy.

Welli Mohamado Bai of Kandy Plaintiff.
No. 38,700. Vs.

(1) J. H. Wittatchy and (2) Mrs. Hamy Wittatchy, both of Kandy Defendants.

NOTICE is hereby given that on Friday, July 18, 1930, at 12 noon, will be sold by public auction at the premises the right, title, and interest of the said defendants in the following property for the recovery of the sum of Rs. 3,147 50, with legal interest at 9 per cent. per annum from October 16, 1929, till payment in full, and poundage, viz. :—

The right, title, and interest of the defendants in and to all that house and premises bearing assessment No. 3A, situate at Ward street, Kandy, within the town, Municipality, and District of Kandy, Central Province; and bounded on the east by premises belonging to the Public Works Department, south by Ward street, west by premises No. 24 belonging to Dr. G. P. Hay, and on the north by premises belonging to the estate; as per recent survey, east by premises belonging to Public Works Department, south by Ward street, west by premises No. 24 belonging to Dr. G. P. Hay, and on the north by back lane; containing in extent 1 rood and 29 perches or presently 1 rood and 24 80 perches.

Fiscal's Office, Kandy, June 23, 1930. A. Ranesinghe, Deputy Fiscal.

(1) J. A. Halangoda, (2) T. B. Beddewala, and (3) R. Joseph, all of Kandy Defendants.

NOTICE is hereby given that on Saturday, July 19, 1930, at 12 noon, will be sold by public auction at the premises the right, title, and interest of the said first defendant in the following property for the recovery of the sum of Rs. 609, with interest on Rs. 609 at 9 per cent. per annum from March 27, 1930, till payment in full, and poundage, viz.:—

All that house and premises bearing assessment Nos. 11 and 12 situate at Pavilion street, within the town, Municipality, and District of Kandy, Central Province, and 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, June 23, 1930. A. Ranesinghe, Deputy Fiscal.

Brown & Company, Limited, Colombo Plaintiffs.
No. 1,759. Vs.

M. M. Rejap of Kaikawela Defendant.

NOTICE is hereby given that on Wednesday, July 23, 1930, 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. 803 98, with legal interest thereon from July 31, 1928, till payment in full, and costs of suit and poundage, viz.:—

An undivided ½ share of the land called Kosgollewatta of about 4 acres in extent, situated at Pallegama in Pallesiya pattu of Matale East; and bounded on the east by Rattota road, south by the limit of the property of Edirisinghe, the land appurtaining to Wewelmade

estate and Rattota road, west by the limit of the property of Tuwan Jayon and his younger brother, Jainoor, and on the north by the property of Tuwan Nain and Tuwan Rahim; together with 4 share of the house and everything thereon, without prejudice to the rights of the claimant, D. J. Dassanayake of Pallegama to an undivided \frac{1}{2} share of this land.

Deputy Fiscal's Office, Matale, June 24, 1930. C. E. Jones, Deputy Fiscal.

Southern Province.

In the District Court of Galle. In the matter of the estate of Walimuni Arlis Mendis Abeysekara, Overseer Muhandiram.

No. 6,123T.

Vidanerallage Orlinahamy of Hikkaduwa, Parana administratrix.

NOTICE is hereby given that on Monday, July 28, 1930, at 2 o'clock in the afternoon, will be sold by public auction at the premises the right, title, and interest of the said estate in the following property, viz. :

An undivided 1/168 + 1/252 + 1/108 + 1/1081/126 + 5/268 + 5/720 + 47/1920 + 1/180 + 94/3840+ 1/216 + 47/3840 + 141/7680 parts of the soil and soil share trees together with an undivided 5/40 1/48 + 5/192 + 1/96 + 1/72 + 1/96 parts of the planter's share of the 2nd plantation of the land called Palliya-adderawatta, in extent about 3 acres, and the residing house of the deceased Overseer Muhandiram's family standing thereon, situate at Wewala in Hik-kaduwa in the Wellaboda pattu of Galle; bounded on the north by Godellewatta, east by Tembiligahawatta, south by ela, west by Gorakagahawatta.

Writ amount Rs. 129 62 and poundage, being amount

due to Crown.

Fiscal's Office, Galle, June 24, 1930. E. F. EDRISINGHE, Deputy Fiscal.

In the District Court of Galle:

Petitioner.

1930, commencing at 10 o'clock in the forenoon, will be sold by public auction of the premises the right, title, and interest of the said respondents in the following property viz.: property viz. :-

property viz.:—
1. 11512 plus 1864 share of the land called Hewagewatta, situated at Batapola in the Wellaboda nattu of Calle District, Southern Province; and bounded on the north and north-east by Kekillawalakanda and Weeraddanagewatta and excluded lots A and B, east by excluded lots, south by Behwalalangakumbura-owite and of the weet by Newahawulwatta alias owita and of the west by Nawahawulwatta alias Batapolawatta alias Meegahawatta and Sethungewatta; containing in extent of acres 1 rood and 05 5 perches.

2. 1/60 plus 1/90 share of the land called Hewage-

watta, situated at Batapola aforesaid and bounded on the north and north east by Kekillawalakanda and Weeraddanagewatta and excluded lots A and B, east by excluded lot C, south by Benwalalangakumburaowita, and on the west by Nawahawulwatta alias Batapolawatta alias Meegahawatta and Sethugewatta; containing in extent 3 acres 1 rood and 05 5 perches, together with house No. 20 standing thereon?

1/12 share of the land called Pathersketiyepolleuwa, situated at Batapola aforesaid; and bounded on the north by land claimed by Igalahewa Odiris, north-east by land claimed by Daluwatumullege **Ďaluwatumullege** Luwinis, east by land claimed by Mananehewa Inappu and land claimed by Kandaudahewa Appusingho and land resided on by Kandaudahewa Jayanhamy, and on the west by land claimed by Naiduwahandy Sido Tuduwege Wastuge Wela, land described in plan No. 71,038, and land described in plan No. 71,037; containing in extent 1 acre 3 roods and 19 perches.

4. 1/144 plus 1/96 plus 1/180 plus 1/120 shares of the land called Sethungewatta, situated at Batapola aforesaid; and bounded on the north by Kekillawalakanda, east by Kekillawalakanda, and Hewagewatta, south-east by high road from Kahawa to Batapola, south by Nawahawulwatta, and on the west by Pashawulkumbura, Harakumadawalakumbura, Mahaliyad**d**a and Hatarahawulkumbura; in extent 6 acres 2 roods

and 30 perches.

5. 3/240 plus 1/240 plus 1/216 plus 1/1200 shares of the land called Mahawatta, situated at Batapola aforesaid; and bounded on the north by Atahawula alias Malapalawa, Pashawulwatta, Hewamuththagewatta, Hathhawula, and Babiaththagewatta, east by Kajjugahawatta-adderawela and Benwalakanda-adderawela, south by Benwalakanda and Hikgahawatta alias Weeraddanagewatta, and on the west by Kekillawalakanda and Atahawula alias Malapalawa; containing in extent 8 acres 3 roods and 6 perches.

6. The land called Duwewatta, situated at Batapola aforesaid; and bounded on the north by high road and on all other sides by paddy fields; containing in

extent 2½ acres

7. The land called Pashawulwatta, situated at Batapola aforesaid; and bounded on the north by Atahawulwatta, east by Atahawulwatta and Hatarahawulwatta, south by Mahawatta, and co the west by Gansabhawa road; containing in extent about $1\frac{1}{2}$ acres.

The entire lot No. 3 of the land called Delgahawatta, situated at Batapola aforesaid; and bounded on the north by land described in plan No. 109,455, east by land claimed by S. Bastian and land claimed by I. Babappu and others, south by land described in plan No. 71,305 and lots 1, 2, 4, 5, and 6 of the same land; containing in extent 1 rood and 27 25 perches.

9. An undivided 1 share of the field called Pasha-wulgoipala, situated at Batapola West aforesaid; and bounded on the north by fields belonging to M. H. Jayana de Silva and others, east by Sethungewatta, south by the field belonging to Don Harmanis de Silva, and on the west by fields belonging to the estate of Gammeddehewa Mallis de Silva; containing 2 bushels paddy sowing extent.

10. An undivided $\frac{1}{3}$ share of the field called Harakimadawalalangakumbura, situated at Batapola West aforesaid; and bounded on the north by fields belonging to Malluwawadu Tinohamy and others, east by Sethungewatta, south by field belonging to M. H. Jayan de Silva and others, and on the west by Delgahawatta; con-

taining in extent 12 bushels paddy sowing.

11. An undivided \(\frac{1}{3}\) share of the land called Panuketiyeokanda, situated at Batapola West; and bounded on the north by owita belonging to Kandaudage Baban and others, east by Panuketiyewatta, south by field belonging to Tuduwegewattuwe, and on the west by land belonging to Godage Agoris; containing in extent about ½ acre, held and possessed under and by virtue of title plan No. 71,038.

12. An undivided \(\frac{1}{3} \) share of the field called Pepiliyagahalangagoipala, situated at Batapola West; and bounded on the north by field belonging to Amadoris and others, east by Kerawetuduwa belonging to Davith de Silva and others, south by field belonging to D.

Dowan de Silva Jayasooriya and others, and on the west by footpath; containing in extent about 2 bushels paddy sowing. At the last see and y

On Tuesday, July 22, 1930, commencing at 10 o'clock in the forenoon, at the premises.

13. An undivided I share of the field called Pattraketiya Miniranwalalangakumbura, situated at Batapola West aforesaid; and bounded on the north by Crown land and footpath, east by Crown land and footpath, south by land belonging to Melias and footpath, and on the west by field belonging to Solonona and low jungle; containing in extent about 2 bushels paddy

sowing.

An undivided & share of the field called Ataha-14. wula alias Banuketiye Karijjabubulekumbura, situated at Batapola West aforesaid; and bounded on the north by lands belonging to D. Dowan de Silva and others, east by fields belonging to Don Dowan de Silva and others, south by low jungle belonging to D. Dowan de Silva and others and footpath, and on the west by fields belonging to D. Dowan de Silva and others; containing in extent 4 bushels paddy sowing.

15. An undivided 1 share of the field called Atahawula alias Pattraketiye Karijjabubulaokanda, situated at Batapola West; and bounded on the north by land belonging to S. Thomas de Silva and Galwalaokande-kumbura, east by the field belonging to D. Dowan de Silva Jayasooriya and others, south by low jungle belonging to D. Dowan de Silva and others, and on the west by field belonging to D. Dowan de Silva Jayasooriya and others; containing in extent 3 bushels paddy sowing.

16. An undivided 1 share of the field called Atahawula alias Pattraketiye Ihalagoipola, situated at Batapola East aforesaid; and bounded on the north by the land belonging to S. Thomas de Silva, east by owita belonging to S. Thomas de Silva, south by the land belonging to Mandasingho and footpath, and on the west by the field belonging to D. Dowan de Silva Jayasooriya and others; containing in extent 3 bushels paddy sowing.

17. An undivided a share of the field called Pattraketiye Galwalaokanda, situated at Batapola West aforesaid and bounded on the north by field belonging to the villagers, east by land belonging to S. Thomas de Silva, south by field belonging to D. Dowan de Silva Jayasoeriya and others, and on the west by land belonging to S. Thomas de Silva; containing in extent

2 bushels paddy sowing.
18. An undivided \(\frac{1}{3} \) share of the field called Atahawula alias Pattraketiye Peragahalangagoipola, situated at Batapola West aforesaid; and bounded on the north by Polleuwa belonging to D. Dowan de Silva Jayasooriya and others, east by the field belonging to D. Dowan de Silva Jayasooriya and others, south by the land belonging to Gunapala Wedamahatmaya and Crown jungle, and on the west by the field belonging to Elaris and others; and containing in extent about 2½ bushels paddy sowing.

19. An undivided 1 share of the field called Peragahalangagoipola, situated at Batapola West aforesaid; and bounded on the north by the field belonging to Baban and others, east by the field belonging to D. Dowan de Silva Jayasooriya and others, south by the field belonging to D. Dowan de Silva and others, and on the west by field belonging to U: P. Abraham de Silva and others; containing in extent about 3 acres.

20. The entire land called Pattraketiyekele together

with all the coconut and cinnamon plantations standing thereon, situated at Batapola West; and bounded on the north by land belonging to P. D. Appusingho, east by footpath, south by land belonging to S. Babahamy and others, and on the west by the land belonging to K. G. Girigoris Silva and others and Crown jungle; containing in extent about 3 acres.

21. An undivided 4 share of the land called Polleuwa kanattawatta, situated at Batapola West; and bounded on the north by Mananewatta and the lands belonging to D. Dowan de Silva Jayasooriya and others, east by Kanattewatta whereon G. Awuneris resides, south by field belonging to D. Dowan de Silva and others; and on the west by field belonging to D. Dowan de Silva and others; containing in extent about 12 acres.

22. An undivided \(\frac{1}{4} \) share of the field called Polleuwekanattewatta-adderakumbura, situated at Batapola West; and bounded on the north by the land belonging to D. Dowan de Silva Jayasooriya and others, east by Kanattewatta, south by Mahapolleuwa belonging to D. Dowan de Silva Jayasooriya, and on the west by the land belonging to K. G. Peter Silva and others; containing in extent 6 bushels paddy sowing

23. The divided eastern 4 portion of the land called Manangodakirillakekulameowita, situated at Batapola West; and bounded on the north by Crown jungle, east by field belonging to R. M. Nadoris de Silva, south by field belonging to A. W. Ondiris de Silva, and on the west by field belonging to P. Babynona; containing in extent about 11 acres held and possessed

under and by virtue of deed of transfer.

24. Lot No. 1 of the land marked lots 1, 2, 3, and 4 of Kirillakekulamaowita, situated at Batapola; and bounded on the north by Crown land, east by Gurubebilekebella, south and south-west by Weralugahagoipola, footpath, and lot No. 2 of the same land, northvest by Crown land as per plan No. 457A made by Mr. H. B. Goonewardene, Surveyor, and filed in case No. 22,059; and containing in extent 1 rood and 9.71 perches. The defined lots marked letters G and H of the

and called Setungewatta, situated at Batapola; and bounded on the north by Hatarahawulkumbura, east by lots 26, 23, 24, 22, and 25 of the same land and road, south by Pashawulkumbura, and on the west by Mahaliyadda, Harakamadawalakumbura; containing in: extent 3 roods and 15 perches as per plan No. 599 made by Mr. D. S. Gunesekera, Licensed Surveyor, Galle, and filed of second in D. C., Galle, case No. 23,187.
Writ amount Rs. 3,200.

(1) Hangsmuwe Gamage Hinni Babun of Tellam-

NOTICE is hereby given that on Tuesday, July 22, 1930, 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, viz.

1. All that the land called Dolekumbura, in extent about 1 bag paddy sowing, situate at Mabotuwana in Gangaboda pattu; bounded on the north by Praveni kumbura, east, south, and west by Crown lands; in extent 1 bag paddy sowing. The fire of the season was about

2. An undivided 9/14 shares of all the soil and trees, together with the 9 cubits tiled house and also the 5 cubits house standing thereon, of the land called the western portion of Jambugahaduweadderawatta, in extent about 3 roods, situate at Mabotuwana aforesaid; bounded on the north by Pahalaboliwattekumbura, east by Millagahawatta, south by high road, west by Galagawawatta. of nearly andrew office

3. All the soil and trees of the land called Adderawattemedakebella, together with the 5 cubits mudwalled house standing thereon, situate at Mabotuwana

aforesaid; bounded on the north by Beliattekumbura; east by Millagahawatta, south by high road, west by Adderawatta in extent about 1 acre.

On Monday, July 28, 1930, commencing at 12 noon, at the premises.

All that the land called Pepiliyagahaudumulla, together with the rubber plantation standing thereon, in extent about 16 kurunies of paddy, situate at Tellam. bure in Talpe pattu; bounded on the north by Rukattanakumbura, east by Yaddehigewatta south by

Pepiliyagahaudumullepraveniwatta, west by Crown 1011.
5. All the soil and trees, together with the 7 cubits house standing thereon, of the land called Pahalawattegodakebella, in extent about ½ acre, situate at Tellambure aforesaid; bounded on the north and east by Crown jungle, south by Pahalawatta-adderakebella,

west by Jambugahakanatiya.....

6. An undivided 3 kurunies paddy sowing extent of Gurugeliadda, situate at Tellambure aforesaid; bounded on the north by Crown hill, east by Indurekumbura, south by Crown land, west by Rukattanakumbura.

7. All that the land called the eastern and western portions of Higgahaowita, situated at Tellambure aforesaid; bounded on the north by Dikdeniyekumbura, east by Crown lands, south by Gansabhawa road, west by Crown land.

The land called Hikgahawatta, in extent 11/2 acres, situate at Tellambure aforesaid; bounded on the north by Dikhenedeniya alias kumbura, east by Hiwalamalakanda belonging to Crown, south by Gansabhawa road, west by Hiwalamalakanda.

9. An undivided $\frac{1}{8}$ part of the field called Dikhene deniyakumbura, in extent 92 kurunies, situate at Tellambure aforesaid: bounded on the north by Crown land, east by Namahaulkelekumbura, south by Hikgahawatta, west by Indurekumbura.

Writ amount Rs. 607:60, and damages at the rate of

Rs. 180 a year from April 1, 1930.

Fiscal's Office. Galle, June 23, 1930. E. F. EDRISINGHE, Deputy Fiscal.

In the District Court of Garage

1930, at 12 noon, will be sold by public auction at the premises the right, title, and interest of the said defendant, conserved to him by the agreement contained in deed No. 2,311 dated September 6, 1928, attested by J. N. Gunatilaka, Notary Public, for a re-conveyance of the following property within 3 years: - myering a

(1) All that undivided one-half part of all the soil and trees exclusive of the undivided planter's one-half share of the 2nd plantation planted by the grantee of the land Sooriyagahawitawatta, situate at Mapalagama Aluththanayangoda in Gangaboda pattu; and bounded on the north by Rukmalagahawitawatta, east Kambarankagahawatta alias Wadiyetotawatta, south by Gin-ganga, and west by Nugagahawitawatta and Ganga-adderawatta nin extent all round 221 fathoms or about 21 acres.

(2) All that undivided one-half part of all the soil and trees (exclusive of the undivided planter's one half share of the 2nd plantation planted by the grantee) of the land called Kambarankagahawatta alias Wadiyetotawatta and of the buildings thereon, situate at Mapalagama aforesaid; and bounded on the north by Rukmalgahawitawatta, east by Modarawatta and owita,

south by Gin-ganga, and west-by-Sooriyagahawitawatta; containing in extent 238 fathoms all round or about $2\frac{1}{2}$ acres.

(3) All those undivided three-sixteenth parts, three one hundred and twenty-eighth parts, and three, three hundred and twentieth, parts of the two adjoining lands called Makulugahakumbura and owita, situate at Mapalagama Aluttanayangoda aforesaid; and bounded on the north by Galagawakumbura and Kottayakumbura, east by Heen-ela, south by Kolawelakumbura, and west by Narangodaliyadda; containing 6 bags paddy sowing extent.

(4) (a) All that undivided one-half of three-eighth parts, five sixty-fourth parts, and one sixty-fourth part of Ihalaweyanmullekumbura alias owita, and (b) all those undivided one eighth part, one thirty-second part, and one hundred and sixtieth part of Pahalaweyanmullekumbura, both forming one block and situate at Mapalagama Aluttanayangoda aforesaid; and bounded on the north by Midellawaturawa, Maliyakumbura, Balapuwa, and Halgahawaturawa, east by Nekettakumbura and Pitawaturawa, south by Dunakeiyagahawatta, Walagipelessewatta, Okanda, and Mootiyangodapelessa, and west by Weyanmullewaturawa and Mahawaturawa; containing 15 bags paddy sowing extent.

(5) All those undivided one fourth part, one thirtysecond part, and one-eightieth part of the land called Wahalugodawatta, situate at Gonalagoda in Gangaboda pattu aforesaid; and bounded on the north by Sapugahawatta, east by Halloluwa and Hiriketiya, south by Nilamulle-ela and Nilamulla, west by Nilamulla and Managegodagederawatta; containing in extent about

3 acres

(6) All those undivided ten thirty-second parts, one thirty-second part, and one-eightieth part of the two adjoining lands called Kunuweddumewatta and owita, situate at Mapalagama aforesaid; and bounded on the north by Murutajjagahaliyadda and Walagawawatta, east by Nugagahaowitewatta, south by Gin-ganga, and west by Gamagewatta and Galgediyepelessawatta; containing 32 kurunies paddy sowing extent.

(7) (a) All that undivided one half part of the land called Managemulwakkadakumbura of 6 pelas paddy sowing extent, and (b) all those undivided three-sixteenth parts, one sixty fourth; part, and one, one hundred and sixtieth parts of the land called Mutiyangodawatta alias Dehigodawatta of 5 pelas paddy sowing extent, both forming one block and situate at Mapalagama aforesaid; and bounded on the north by Gamagemulwakkada, east by Kahawegewatta and Mahagederawatta, south by Delgahawaturawa, and west by Talgaswelabedda and Waturawendumulla; both containing Il pelas paddy sowing extent.

(8) All that undivided one-sixteenth part, one-eightieth part; and one thirty-second part of the land called Hiriwitakumbura, situate at Mapalagama: Aluttanayangoda aforesaid; and bounded on the south by Koralegewaturawa and on all the other sides by Thalgaswalawatta; containing in extent 7 acres and 35.70 perches.

(9) All that one-half of three-fourths of undivided one-twentieth part, one two hundred and twenty-fourth part, and one five hundred and sixtieth of the land called Marakkalayawaturawa alias Halgahawaturawa, situate at Mapalagama Aluttanayangoda aforesaid; and bounded on the north by Dangahaudumulla, Miriswattegoda, and Delgahawaturawa, east by Galagawawatta and Halgahaliyadda, south by Goluwakumbura, Pitawaturawa, and Weyanmulla, and west by Mahaagala, Maliyagodakumbura, and Maliyagoda; containing in extent 20 acres, 3 roods and 11.41 perches.

(10) All that one-half of undivided three-eighth parts of the land falled Puwakwatta alias Pambagodapuwakwatta, situate at Mapalagama Paranatayangoda aforesaid; and bounded on the north by lands belonging to

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Patirage Endiris de Silva, Ganewattege Odiris de Silva, and others, east by lands belonging to Ganewattage Odiris Sooriya Aratchi. Don Philippu de Silva Appuhamy, and lands belonging to Wilege Janis, south by land belonging to Walakumbura Acharige Carolishamy, and west by land belonging to Patirage Dias, Patirage Edris de Silva, and others; containing in extent 2 acres and 25 perches.

(11) All those undivided one-eighth part, one thirtysecond part, and one one hundred and sixtieth parts of the land called Pusellakarakumbura and adjoining doopath forming one block, situate at Mapalagama aforesaid; and bounded on the north by Rajasanthakawaduwawilakanda and Polgahawiladeniya, east by Batukine and Rajasanthakagodabima, south by Dalukgalakanda, and west by Kalaeliyekumbura; containing

33 bags and 3 pecks paddy sowing extent.

(12) All that and those the undivided one-eighth part and one-twentieth part of the land called Polgahaweladeniyakumbura, situate at Habarakada in Hinidum pattu of the said district; and bounded on the north and west by land said to belong to the Crown, north-east by land purchased by D. L. de S. W. Karunaratna, south-east and south-west by land claimed by Don Simon de Silva Aratchi; containing in extent 3 acres and 20 perches.

Writ amount Rs. 800 · 80, with legal interest at 9 per cent. per annum from date of decree till payment in

full, and costs Rs. 58.92.

Fiscal's Office. Galle, July 23, 1930. E. F. EDRISINGHE, Deputy Fiscal.

In the District Court of Galle. rhomas Perera Meepagala Appuhamy Plaintiff. No. 27,378.

Rillagodage Thepanis of Baddegama..... Defendant. NOTICE is hereby given that on Monday, July 21, 1930, at 12 noon, will be sold by public auction at the premises the right, title, and interest of the said

defendant in the following property, viz.:

All the soil and trees and everything thereon of the land called Annasigalahenemillagastalawa, situated at Baddegama, in the Gangaboda pattu of the Galle District; and bounded on the north by land described in title plan bearing No. 238,304 and the Crown land, east by Crown land, south by lot bearing No. 8,435 depicted in preliminary plan No. 1,055, and west by Crown land and the land described in title plan No.22,462; containing in extent 2 acres and 20 perches. Writ amount Rs. 539 '05.

Fiscal's Office, Galle, June 23, 1930.

E. F. EDRISINGHE, Deputy Fiscal.

In the District Court of Galle.

1) Abdul Kareem Haji Hashim and others carrying on business at Galle, under the name, style, and firm of Abdul Karim Haji Hashim & Co., Galle Plaintiffs.

 $\mathbf{v}_{\mathbf{s}}$. No. 28,280.

(1) Mohamed Haniffa Shawul Hameed and an other of Talapitiya Defendants.

NOTICE is hereby given that on Monday, July 21, 1930, at 2 o'clock in the afternoon, will be sold by public auction at the premises the right, title, and interest of the said defendants in the following property, viz.:

An undivided ½ part of the boutique, formerly bearing assessment No. 49, new No. 47, situate at Galle Bazaar, within the Municipality of Galle; bounded on the northeast by land described in plan No. 65,896, south-east by High street, south-west by land described in plan No. 65,894, north-west by Circular street; containing in extent 1.18 perches.

Writ amount Rs. 953 95, with legal interest thereon from March 26, 1930, till payment in full, and Rs. 58.92 for costs.

Fiscal's Office, Galle, June 23, 1930.

E. F. EDRISINGHE, Deputy Fiscal.

In the District Court of Matara. Udakanattege Don Cornelisappuhamy of Mudugamuya Plaintiff. No. 4,763. V_{S} .

Don Martin Nanayakkara of Mudugamuwa..Defendant.

NOTICE is hereby given that on Thursday, August 7, 1930, commencing at 2.30 in the afternoon, will be sold by public auction at the spot the right, title, and interest of the said defendant in the following mortgaged property for the recovery of a sum of Rs. 1,126.49, with legal interest from June 6, 1930, till payment in full :-

All that undivided $\frac{1}{2}$ share of the undivided planter's hare of the fruit trees of, an undivided hashare of the paraveni soil and fruit trees of, and the entirety of the 11 cubits tiled house standing on the land called Kosgahahena, situated at Mudugamuwa in the Weligam korale of the Matara District, Southern Province; and bounded on the north by Galgaththahena and Paragahahena, east by Getagahacoratuwa alias Gederalangadeniya and Potuwila, south by Dampedeniya alias Danagahadeniya, and on the west by Maragahacoratuwa alias Jambugahahena; and containing in extent 3 acres 2 roods and 7 perches.

Deputy Fiscal's Office, E. T. GOONEWARDENE, Matara, June 19, 1930. Deputy Fiscal.

In the Addictional purt of Requests of Matara. No. 15,815.

anniatchi Kankanange Don Jamis of Kotadupe Defendant. Wanniatchi

NOTICE is hereby given that on Saturday, July 26, 1930, at 2 o'clock in the afternoon, will be sold by public auction at the premises the right, title, and interest of the said defendant in the following mortgaged property for the recovery of a sum of Rs. 138.17, viz.:

All that undivided ½ part or share of the field called Pannituduwewila, situatedTalahagama \mathbf{at} Welihena in the Gangaboda pattu of Matara District, Southern Province; and bounded on the north by Beraliyabokkepilanganawa and Beraliyabokka, east by Pannituduwewatta, south by Crown jungle, and on the west by Midigahagodehena; and containing in extent 6 amunams of paddy sowing.

[This sale is to be at the risk of the defaulting

purchaser at the previous sale.]

Deputy Fiscal's Office, E. T. GOONEWARDENE, Matara, March 13, 1930. Deputy Fiscal.

43 In the Additional Court of Requests of Matara.

M. K. M. P. R. Ramanathen Chetty Plaintiff. No. 15,975.

Barlis Ranasinghe of Uyanwatta, administrator of the estate of S. A. Ranasinghe, deceased. Defendant:

NOTICE is hereby given that on the following days, at the hours specified below, 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 a sum of Rs. 277·16, with legal interest from April 7, 1930.

On Monday, July 28, 1930, commencing at 10 A.M.

- 1. All the soil and trees and buildings standing thereon of the land called Malawigewatta bearing assessment No. 108, situated at Uyanwatta in the Four Gravets of the Matara District, Southern Province; and bounded on the north by Mahadelgahawatta, east by Dissawagewatta, south by Emberellagahawatta, and west by Diganewatta; and containing in extent about 1 acre.
- 2. All the soil and trees of lot A of the land called Samarakoongewatta, bearing assessment No. 78, situated at Uyanwatta aforesaid; and bounded on the north by Olokkupara, east by lot C, south by Babanaidegewatta alias Kompannewatta, and on the west by lot B; and containing in extent about 11 5/14 perches.
- 3. An undivided ½ share of all the soil and trees of the land called Mohottigekumbura, bearing assessment No. 115, situated at Uyanwatta aforesaid; and bounded on the north by Pelawatta, east by Pinkumbura, south by Mohottigekumbura, and west by Pettarawatta alias Dangahakoratuwa; and containing in extent about 28.6 perches.

On Saturday, August 2, 1930, at 2 P.M.

4. All that the undivided 18 kurunies of the field called Handiyeketiya, situated at Malimboda in the Weligam korale of the Matara District, Southern Province; and bounded on the north by Palleowilana, east by Indurukune, south by Ranaweeragewila, and west by Wilakumbura; and containing in extent about 3 pelas of paddy sowing.

Deputy Fiscal's Office, Matara, June 20, 1930. E. T. GOONEWARDENE, Deputy Fiscal.

Naotunnege Don Dias, Coroner, of Radawela. . Defendant.

NOTICE is hereby given that on Saturday, August 2, 1930, at 2.30 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 a sum of Rs. 134 15, together with legal interest from November 14, 1929:—

All that land called Bolandagodahena, together with the buildings standing thereon, situated at Radawela in the Kandaboda pattu of Matara District, Southern Province; and bounded on the north by lots 52 and 28 in P. P. No. 165, east by lot 28 in P. P. No. 165, south by lot 7 in P. P. No. 100, and on the west by road; and containing in extent 8 acres 1 rood and 8 perches.

Deputy Fiscal's Office, E. T. GOONEWARDENE, Matara, June 20, 1930. Deputy Fiscal.

(1) D. A. Wikrama-aratchi of Kamburugamuwa and (2) D. F. Ratnayaka Defendants.

NOTICE is hereby given that on Wednesday, July 30, 1930, commencing at 2 o'clock in the afternoon will be sold by public auction at the respective premises the right, title, and interest of the said 2nd defendant in the following property for the recovery of a sum of Rs. 836 21, less Rs. 150 paid. The five years' term of lease of the under-mentioned properties:—

1. An undivided 5/9 of all the soil and soil share trees, excluding the $\frac{1}{2}$ part of the planter's share, of the

land called Kahatagahahena, situated at Diyagaha in the Wellaboda pattu of the Matara District, Southern Province; and bounded on the north by Alawatudeniyetenna, east by Bottumullewatta and Henyaya, south by village boundary of Naimana, and west by Danowilana; and containing in extent 9 acres.

2. An undivided 5/9 parts of all the soil and soil share trees, excluding ½ part of the planter's share of the plantation, of the land called Mahagandeniyewira-koongewatta, situated at Diyagaha aforesaid; and bounded on the north by deniya, east by Gansabhawa road, south by Mahagandeniya, and west by Mahagandeniyehena; and containing in extent about 2 across § 3. All that the land called Wirakoongegodella,

3. All that the land called Wirakoongegodella, situated at Diyagaha aforesaid; and bounded on the north by Wirakoongodella, east by Wirakoonwatta, south by Mahagandeniyewatta and Henegederakahatagahahena, and west by Henegederakahatagahahena and containing in extent about 4 acres.

4. All that the field called Pentotakumbura, situated at Diyagaha aforesaid; and bounded on the north by Ronahigewatta, east by Gunaratnehena and Asensinahami's land, south by Gorakaralagewatta and Gururalagewatta, and west by Sumangala Terunnanse's land; and containing 19 kurunies of paddy sowing.

5. An undivided 1/5 part of all the soil and soil share trees of the land called Mahagandeniyewatta, situated at Diyagaha aforesaid; and bounded on the north by Wirakoongodella, east by Mahagandeniyekumbura, south by village boundary of Naimana, and west by Henegederakahatagahahena; and containing in extent about 2 acres.

Deputy Fiscal's Office, E. T. GOONEWARDENE, Matara, June 23, 1930. Deputy Fiscal.

In the District Court of Galle.

Arthur Wirakoon of Kamburugamuwa / ... Defendant.

NOTICE is hereby given that on Tuesday, July 29, 1930, commencing at 2.30 in the afternoon, will be sold by public auction at the spot the right, title, and interest of the said defendant in the following property for the recovery of a sum or Rs. 1,007.98, with legal interest thereon from March 27, 1930, till payment in full, and Rs. 73.92 for costs:—

The land called Pinniyagodella, containing in extent about 10 acres and situated at Kotawila in the Weligam korale of the Matara District, Southern Province; and bounded on the north by Lebima, east by land belonging to Mr. Creasy, south and west by Kolottewila.

Deputy Fiscal's Office, E. T. GOONEWARDENE, Matara, June 19, 1930. Deputy Fiscal.

In the District Court of Galle. 27

R. M. P. L. Pelaniappa Chettyar of Galle, presently 10 8 in India Plaintiff.

No. 28,284. Vs.

S. H. Arnodias of Nupe in Matara Defendant.

NOTICE is hereby given that on Tuesday, August 5, 1930, commencing at 2.30 in the afternoon, will be sold by public auction at the spot the right, title, and interest of the said defendant in the following property for the recovery of a sum of Rs. 983 84, with legal interest thereon from June 6, 1930, till payment in full, and Rs. 58 92 for costs:—

All that the soil and fruit trees, together with the buildings, of the divided and separated lot B, on the east and south of the land called Beharagodahena, Marakkalahena, Sapugahahena, Olagapalahena, forming one

property, and situated at Beragama in the Kandaboda pattu of the Matara District, Southern Province; and bounded on the north by Crown land called Tennahena and lot A of same land, east by Crown land called Ungehena, south by Welipennewalawatta, Palahewatta, Halgasmullewatta, Ketagahamullewatta, and Olagapalawatta and other lands, and on the west by lot A of the same land; and containing in extent 40 acres 2 roods and 20.75 perches.

Deputy Fiscal's Office, E. T. GOONEWARDENE, Matara, June 19, 1930. Deputy Fiscal.

In the District Court of Galle.

L. R. M. M. Manikkawasagam Chettiyar of Galle Plaintiff. $\mathbf{v}_{\mathbf{s}}$. No. 28,337.

D. A. Cumasaru of Horapawita Defendant

NOTICE is hereby given that on Thursday, July 24, 1930, commencing at 2 30 o'clock in the afternoon, will be sold by public auction at the respective premises the right, title, and interest of the said defendant in the following property for the recovery of a sum of Rs. 1,782 21, with legal interest thereon from May 6, 1930, till payment in full, and Rs. 73 92 for costs, viz.:

An undivided 4/5 of the soil and plantations of the land called Pinwattekebella, situated at Bamunugama in the Kandaboda pattu of the Matara District, Southern Province; and bounded on the north by T. P. 246,762, east by lots 8B, 17, 38E in plans Nos. 215,333 and 216,468, and lot 17 in P. P. 98 and road, south by lot No. 38 in P. P. 98 and road, and west by lands in T. Ps. 246,763 and 218,251; containing in extent 10 acres and 16 perches, and registered in E 119/279.

2. All that the soil and plantations of the land called Medagodahena alias Andirigalgodahena Medagodamukalana bearing T. P. 247,216, situated at Bamunugama aforesaid; and bounded on the north by lot-21 in P. P. 98 and land claimed by natives, east by T. Ps. 221,895 and 173,645, and lots 5,636 and 5,635 in P. P-2,826, south by T. Ps. 238,238, 173,648, and 182,444 and path, and west by T. Ps. 207,719 and 247,315 and path; and containing in extent 9 acres

3 roods and 30 perches, and registered in E 64/351. 3. All that the soil and plantations of the land called Meebendahena alias Timbirigahawalakadahena, situated at Ranchagoda in the Kandaboda pattu of the Matara District aforesaid; and bounded on the north by lot R 96 in P. P. 1,695 and water-course, east by lot Q 96 in P. P. 1,695 and T. P. 176,237, south by Crown land, and west by Crown land, land claimed by natives, and lot R 96 in P. P. 1,695; and containing in extent 9 acres 1 rood and 28 perches, and registered in E 81/388.

All that the soil and plantations of the land alled Bovitiyakanatta bearing T. P. 246,763, situated at Bamunugama in the Kandaboda pattu aforesaid; and bounded on the north by T. P. 246,768, east by T. P. 246,768 and road, south by lot E 8 in P. P. 98, and west by lots 17A and 12 in P. P. 98 and T. Ps. 238,353, 219,088, and 218,251; and containing in extent 3 acres and 1 rood, and registered in E 95/245.

Deputy Fiscal's Office, E. T. GOONEWARDENE, Matara, June 18, 1930. Deputy Fiscal.

In the District Court of Galle: In the District Court of Galle:
S. P. S. Kadirasan Chettyar, presently in

No. 28,605. Vs. Abdul Rahiman Hajiar of Kotuwegoda in Matara Defendant.

NOTICE is hereby given that on the following days, at the hours specified below, 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 a sum of Rs. 6,548.75, with legal interest from June 17, 1930, and costs of suit Rs. 137.22,

On Saturday, July 19, 1930, at 10 A.M.

(1) All the soil and trees of the portion allotted as portion of, and all the buildings standing on, the land Gederawatta, bearing assessment No. 236 and situated at Kotuwegoda, within the Four Gravets of Matara in the Matara District, Southern Province; and bounded on the north by high road, east by Juwan Arachchiralapadinchiwahitiyawatta, south by Halugewatta, and west by the remaining 3 parts of this land;

and containing in extent about \frac{1}{2} an acre.

(2) All the soil and trees of the land called Ranchiyemuhandiram Mahatmayapadinchiwasitiyagederawatta alias Mahawatta; otherwise called Mahagederawatta, bearing assessment No. 237, together with all the buildings standing thereon, the said premises being situated at Kotuwegoda aforesaid; and bounded on the north by high road to Tangalla, east by land belonging to Galagama Ganege Gabohamy, south by Halugewatta, and west by land whereon Pilippugurunnanse resided; and containing in extent about 2 roods:

On Friday, July 25, 1930, at 2 P.M.

(3) All that the lot marked C of the field called Talawa, situated at Naimbala in the Gangaboda pattu of the Matara District aforesaid; and bounded on the north by Tolla and Mahakurundugoda, east by lot (B) B of the same land, south by Arangahakumbura, and west by lot D of same land; and containing in extent 26 9/10 perches.

(4) All that the field called Kudairikonda, situated at Naimbala aforesaid; and bounded on the north-east by Mahairikanda, south by Pedigodamahahelpatha, west by lands in plans Nos. 59,321 and 59,334, and north-west by lands in plans Nos. 59,333 and 59,319;

and containing 3 bags of paddy sowing extent.

(5) The field called Halwalaketiya, situated at Namingale, afdensaid; and bounded on the north by land in plan No. 59,333, east by land in plan No. 59,320, south west by Endaraliadda, and west by Katugekumbura; and containing in extent 2 pelas of paddy

(6) The field called Padubokka, situated at Naimbala aforesaid; and bounded on the north by Narandanda, east by land in plan No. 59,368 and Giratuduwa, south by Ruppeketiya, south-west by Kurunduketiya, and west by Kurunduketiya and Kurundugoda; and containing in extent 1 amunam of paddy sowing.

(7) An undivided 18 kurunies of paddy sowing extent of the field Talawa, situated at Naimbala aforesaid; and bounded on the north by Kurundugoda and Nallaperumaketiya, east by Mirisketiya, south by Ittagodaketiya and Kerengahakumbura, and west by Wattaaddarakohile; and containing in extent 1 amunam of

paddy sowing.

(8) An undivided one-half part of Kongahakumbura, situated at Naimbala aforesaid; and bounded on the north by Midella and Watakumbura, east by Kohile, south by Alutduraketiya and Kohile, and west by Kosganakumbura; and containing in extent 5 pelas of paddy sowing.

1(9) The field called Ittagodaketiya, situated at Naimbala aforesaid; and bounded on the north-east by Kahamirisketiya, south-east by Bohitiya, south by Niridunketiya, south-west by Deladaketiya, west by land in plan No. 59,331, and north-west by Talawa; and containing in extent 18 kurunies of paddy sowing.

E. T. GOONEWARDENE, Deputy Fiscal's Office. Matara, June 20, 1930. Deputy Fiscal.

In the District Court of Tangalla Lucian Godfrey Poulier of Tangalla No. 2,945. Vs. (1) Kuruppu Arachchige Don Arlis Rathasekara (2) ditto Don Saleman Ratnasekara, both Taraperiya Defendants NOTICE is hereby given that on Saturday, July 19, 1930, commencing at 2 P.M. in the afternoon, will be sold by public auction at the premises the right, title, and interest, of the said defendants in the following property for the recovery of Rs. 923.65, with legal interest on Rs. 817 from September 13, 1929, till payment in full, and poundage:-At Mulgirigala.

(1) One-half of the land called Welipittaniyehena, situated at Mulgirigala in West Giruwa pattu of the Hambantota District; and bounded on the north by Crown land, east by land owned by villagers, south and west by T. P. 204,456; containing in extent 1 acre and 4 perches.

(2) One-half of the land called Welipittaniyehena, situated at Mulgirigala aforesaid; and bounded on the north by Crown land and T. P. 204,458, east by Crown land, south by Crown land, T. P. 204,459, Mekiliyadeniyepotawa west by Mekiliyadeniyepotawa and T. P. 204,457; containing in extent 4 acres 2 roods and 37 perches

(3) One-half of Welipittennehena, situated at Mulgirigala aforesaid; and bounded on the west by Mekiliyadeniyepotawa, and on all others sides by T. P. 204,456;

containing in extent 2 roods and 38 perches

(4) One-half of Welipotahena, situated at Mulgirigala aforesaid; and bounded on the north by lots 821 and 8, east by lots 8w and 8x and T. P. 204,458, south by T. P. 204,456, and west by lot 8F2; containing in extent 3 acres and 7 perches.

(5) One-half of Bogahahena, situated at Mulgirigala aforesaid; and bounded on the north and east by lot 81, south by lot 8A2, west by lot 8Y1; containing in extent 1 acre 2 roods and 6 perches.

Valuation: (1) Rs. 150, (2) Rs. 1,000, (3) Rs. 100, (4) Rs. 600, (5) Rs. 150.

A. L. M. NOOR MOHAMED, C. Deputy Fiscal's Office, Additional Deputy Fiscal. Tangalla, June 24, 1930.

In the Court of Requests of Tangalla Balacharige Sinno Appu of Mahahilla ... No. 12,397. Vs. Kurugamage D. M. Juwanis of Getamanna. Defendant.

NOTICE is hereby given that one Friday, July 18, 1930, commencing at 2 o'clock in the afternoon, will be sold by public auction at the premises the right, title, and interest of the said defendant in the following property for the recovery of Rs. 305 98, with Fiscal's fees, and poundage, viz. :-

At Getamanna North.

(1) The land called Illukketiyewatta, situated at Getamanna North in West Giruwa pattu of Hambantota District, in extent 8 acres; and bounded on the east by village limit of Hiella, north by Walingurehena, west by Loku Aratchiyewatta, south by Ittegodellewatta and Tennehena; subject to a mortgage of Rs. 1,200.

(2) Half of Loku Aratchiyewatta, in extent about 2 acres, situated at ditto; and bounded on the east by Illukketiyehenawatta, north by Kapuhenewatta, west by Balagaikoratuwa, south by Ittagodellewatta.

A. L. M. Noor Mohamed, Deputy Fiscal's Office, Additional Deputy Fiscal. Tangalla, June 24, 1930.

Eastern Province.

District In the Distret Court of Colombo. Walker & Sons, Company, Ltd., Colombo ... Plaintiffs.

Vs. No. 25,830.

(1) C. Nadarajah, Public Works Department Overseer, Bibile, (2) C, Somasundram of Dodge Motor Service, Kandy street, Badulla . Defendants.

NOTICE is hereby given that on Tuesday, July 22, 1930, commencing at 10 o'clock in the forenoon, will be sold by public auction at the spots the right, title, and interest of the said defendants in the following property for the recovery of the sum of Rs. 3,768:27, with interest on Rs. 3,675 71 at 9 per cent. per annum from May 2, 1929, till payment in full, and costs of suit, viz.:-

Tharasenaipoomi, lot No. 11,661, situated at Oddamavadi in Koralai pattu, Batticaloa District, Eastern Province, on the western side a block of the extent of 12 acres, with the right of irrigating and disirrigating, with the buildings standing thereon; and bounded on the east by the other portion of the same land, on the south and west by the land belonging to the Crown, on the north by the property belonging to T. U. Moha-

madu Ismalevve;
(2) Lot bearing No. 91,665, 91,666, in extent 3 acres, or Oddamavadi in Koralai pattu; and bounded on the east and south by the land belonging to the Crown, on the west by tank bund, on the north by the property first described. Above Regis-

tered G 8/103-335.

(3) An allotment of land called Thatasenai, situated at Vedducaduvellikandam village under Vaganari tank, Koralai pattu, Batticaloa District, Eastern Province; and bounded on the north by T. P. 1,487,107, on the east by the garden presently belonging to U. P. Mohamaduthamby, on the south by lots Nos. 123 and 119, on the west by a road; containing in extent 1 rood and 18 perches.

(4) An allotment of land called Thatasenai, situated at Vedducaduvellicandam village aforesaid; and bounded on the north by Sudupathinachenaicandam village boundary, lot No. 114, on the east by T. Ps. 162,294, 148,707, a road, and Sudupathinachenaicandam, village boundary, on the south and west by Sudupathinachenaicandam village boundary; containing in extent 7 acres 2 roods and 1 perch.

Fiscal's Office, K. Somasunderam, Batticaloa, June 11, 1930. Deputy Fiscal.

North-Western Province.

In the Additional Court of Requests of Kurunegala. T. K. N. S. R. M. Ramanadan Chettyar of Kurunegala Plaintiff.

No. 4,516. Vs.

Kiri Banda Dissanayaka of Meegolla in Gandahe korale......Defendant.

NOTICE is hereby given that on Monday, July 21, 1930, at 3 o'clock in the afternoon, will be sold by public auction at the premises the right, title, and interest of the said defendant in the following property, viz.:—a:

(1) The divided portions of land bearing B, C, E, and F from and out of the land called Talgahamulakotuwa cf about 2 seers of kurakkan sowing extent, situate at Meegolla in Gandahe korale of Weudawilli hatpattu in the District of Kurunegala, North-Western Province; and bounded on the north by fence of the garden of Ranhamy, east by fence of the garden of Punchirala

Arachchi, south by the garden of Appunaide and others, west by the garden of Suppramaniyam Chetty and K. B. Dissanayake; with the buildings standing on lands

bearing B and C

(2) An undivided ½ share of the land called Mineekotuwehena, now garden, of about 2 lahas of kurakkan sowing extent, situate at Pilessa in the aforesaid korale; and bounded on the north by garden of Kiri Banda and others, east and south by Mineekotuwewatta of A. Dissanayake, west by garden of Appuhamy, peon; with everything standing thereon.

Amount to be levied Rs. 225.50, with interest on Rs. 200 at 14 per cent. per annum from March 15, 1928, to March 26, 1929, and thereafter legal interest on the aggregate amount till payment in full, and poundage.

Fiscal's Office, Kurunegala, June 18, 1930. A. BASNAYAKE, Deputy Fiscal.

No. 12,349. Vs. Tennakoon Mudiyanselage Ausadahamy, Gan-Arachchi of Ahugoda palata, (2) Tennakoon Banda Amunugama, both of Amunugama, (3) Lydia A. Schokman of Kurunegala Defendants.

NOTICE is hereby given that on Monday, July 21, 1930, at 9 o'clock in the forenoon, will be sold by public auction at the premises the following properties mortgaged with the plaintiffs by bond No. 552 dated May 3, 1926, and attested by W. V. Wijeyekoon, Notary Public, and declared specially bound and executable under the decree dated July 5, 1928, entered in the above action and ordered to be sold by the order of court dated February 18, 1929, for the recovery of the sum of Rs. 6,873 19 being the aggregate amount of the principal, with interest thereon at the rate of 9 per cent. per annum from the date of decree till payment in full, and costs and poundage, viz.:-

Siyambalagederahenyaya of about 10 amunams of kurakkan sowing in extent, situate at Siyambalagedera in Katuwanna korale of Wanni hatpattu in Kurunegala District; and bounded on the east by village limit of Walpaluwa, south by Galwewa at Dandawewa, north by Gansabhawa road, and on the west by village limit of Bamunugama and huri tree standing on the limit of Dunhena and kon tree. Registered No. £ 99/200.

On the same day, July 21, 1930, commencing at 2 o'clock in the afternoon, at the premises the following

properties:

All those contiguous allotments of land called and known as Hitinagederawatta of about 4 lahas of kurakkan sowing in extent, Dangahamulawatta of 8 lahas of kurakkan sowing, Kandapaulawatta of 7 lahas of kurakkan sowing, and Alutwagawa of 5 lahas of kurakkan sowing, now forming one property called and known as Kandewatta, with the tiled buildings and the plantations thereon, situate at Amunugama in Rekopattu korale of Dambadeni hatpattu in the District of Kurunegala, North-Western Province; and bounded on the east by Naorwankanda, south by Potuhera village limit and garden of Kiri Menika and others, west by wela, and north by garden of Dingiri Banda and others; containing in extent, according to the figure of survey thereof No. 125 dated May 23, 1924, made by Mr. H. Auwardt, Licensed Surveyor, 39 acres 2 roods and 7 perches. F 268/88.

3. All that allotment of land called Paranawatta of 7 lahas of kurakkan sowing in extent situate at Amunugam aforesaid; and bounded on the east by garden of Banda and others, south by garden of Dingiri Banda and others, west by Gansabhawa road, and north by feace of the garden of Dingiri Banda; and containing in extent, according to the survey plan No. 98 dated May 24, 1924, made by the aforesaid Surveyor, 3 acres 3 roods and 22 perches. F 268/88.

4. All that land called Punchimullekumbura of 3 amunams paddy sowing in extent, Pahalakandekumbura and Ihalakandekumbura of 2 amunams of paddy sowing, and Narangahamulawatta of 5 lahas of kurakkan sowing, forming one property, situate at the aforesaid village; and bounded on the east by Elawella, south by field of Kiri Banda and others, west by Gansabhawa road, north by field of Dingiri Banda and others; containing in extent, according to the figure of survey No. 125, 18 acres 1 rood and 36 perches. F 268/88.

5. All those two contiguous allotments of land called Ikkawelawatta and field of 7 lahas of kurakkan sowing and 2 amunams of paddy, situate at the aforesaid village; and bounded on the east by garden of Ukkurala and others, west by Pinkumbura, and north by the fence of the garden, Thamby's land; containing in extent according to the figure of survey No. 98, 12 acres 1 rood

and 13 perches. F 268/88.

6. All that field called Ikkawelakumbura alias Moonamalgahamulakumbura containing in extent 1 amunam of paddy sowing and all northern ½ share in extent l laha kurakkan sowing out of Ikkawelawatta of 2 lahas of kurakkan sowing, forming one property situate at the aforesaid village; and bounded on the north by hena belonging to Mudiyanse and others, east by Bakmeekumbura belonging to Ukkurala and others, south by the remaining 1 share of the same land, Ikkawelewatta belonging to Ranamalhamy and others, west by field belonging to Mudiyanse and and belonging to Sirimalhami and others. F 277/217.

All that field called Yakapelakumbura of 3 pelas of paddy sowing extent, situate at the aforesaid village; and bounded on the east by limitary ridge of the field belonging to Ausadahamy, south by the limitary ridge and Elawella and Siyambalagahakumbura belonging to Dingiri Banda, west by wire fence, and north by Maguru-

oya. F 277/219.

8. Pinnakayamullekumbura of 5 lahas of paddy sowing in extent, situate at the aforesaid village; and bounded on the east by limitary ridge of Dingiri Banda's Siyambalagahakumbura, south by limitary ridge of Ausadahamy's field, west by limitary ridge of Punchi Naide's field, and north by wire fence. F 271/66.

9. All that land called Weraluwewakumburapillewa,

containing in extent 2 seers kurakkan sowing, situate at Potuhera in Udapola Medalassa korale of Dambadeni hatpattu in the aforesaid district; and bounded on the north by land belonging to Domingo Perera Appuhamy, east by cart road, south by rukattana tree, west by rail road. F 277/218.

10. An undivided \(\frac{1}{4} \) share of in and all that land called Hitinawatta, containing in extent 3 lahas of kurakkan, situate at Wanduragala in Tiragandahe korale of Weudawili hatpattu in the aforesaid district; and bounded on the north by the Gansabhawa road on the limit of Talagollewatta, east by rock, south by fence of Ran Menika's garden, and west by Colombo road. A 359/58.

11. All those three allotments of lands called Gepallawa high land, Gepallawakumbura, and Oyabodake bella, now forming one land, situate in the village Gepallawa in Rekopattu korale aforesaid; and bounded on the north by the other portion of this land belonging to Jayakodi, east by Maguru-oya and another portion of this land belonging to A. V. Herat and others, south by the road from Negombo to Kurunegala, west by the village boundary and Gansabhawa road; containing in extent 40 acres 3 roods and 24 perches, according to the survey plan No. 74 dated May 12, 1925, made by Mr. H. Auwardt, Surveyor. F 268/89.

Fiscal's Office, Kurunegala, June 24, 1930. A. BASTAYAKE, Deputy Fiscal.

In the District Court of Kurunegala.

Aracci Appuhamillage Don Hendrick Appuhamy
of Murutenga in Mairawati korale, administrator
of the estate of the late Don Saineris Appulamy
in D. C., Kurunegala, testamentary case
No. 2,403 Defendant.

NOTICE is hereby given that on Wednesday, July 23, 1930, commencing at 3 o'clock in the afternoon, will be sold by public auction at the premises the right, title, and interest of the said defendant in the following property for the recovery of Rs. 5,779 89 and poundage, viz.:—

(1) All that land called Tholgodapitiyewatta of 6 acres 2 roods and 20 perches in extent, situate at Murutenga in Mairawati korale of Dambadeni hatpattu in the District of Kurunegala, North-Western Province; and bounded on the north by chena of Mutumenika and garden of Charles and others, east by wela, south by village limit of Kanugala, west by Sudumalpitiyewatta of the plaintiff.

(2) All that land called Mahawattehena now garden of about 4 acres in extent, situate at Murutenga aforesaid; and bounded on the north by garden of Anadahamy and otners, east by chena and garden of Mutumenika, south by Sudumalpitiyewatta, west by Hungawalagodahena of the defendant and others; with the buildings standing

thereon.

(3) All that land called Hungawalagodahena now garden of about 4 acres in extent, situate at Murutenga aforesaid; and bounded on the north by chena of Anadahamy and others and garden of Hendrick Appuhamy, east by Mahawatta and Sudumalpitiyewatta, south by wela, west by garden of Sala Baliedura and others

(4) All that land called Achiriwatta of about $1\frac{1}{2}$ acres in extent, situate at Murutenga aforesaid; and bounded on the north by chena of Dingiri Banda, east by garden of Ukku Banda Vidane, south by chena of Anadahamy, west by garden of Pennonona and others; with the

buildings standing thereon.

5. An undivided ½ share of Sudumalpitiyewatta alias pillewa of 1 acre 1 rood and 30 perches in extent, situate at Murutenga aforesaid; and bounded on the north by wela, east by Sudumalpitiyewatta, south and west by chena and garden of Silpa Bali Edura and others.

Fiscal's Office, Kurunegala, June 24, 1930. A. BASNAYAKE, Deputy Fiscal.

Province of Sabaragamuwa.

In the District Court of Avissawella.

The General Ceylon Tea Estates, Limited....Plaintiffs.
No. 519.

Vs.

A. D. I. Perera of Yatiyantota Defendant NOTICE is hereby given that on Saturday, July 19, 1930, at 2 o'clock in the afternoon, will be sold by public

auction at the premises the right, title, and interest of the said defendant in the following property for the recovery of Rs 1,000 64½, and prospective costs (not taxed):—

I. The tiled house built by Batupitiye Dasanayak, Mudiyanselage Ukku Banda, Korala, on the land called Iriyagollehena, situate at Atulugama in Atulugam korale of the Three Korales in the District of Kegalla, Province of Sabaragamuwa; and bounded on the north by ditch, east by ela, south by Rubberwattewetiya, west by rubber estate belonging to Mr. Maddock; containing in extent about 12 acres. The house is registered under F 41/239 and said to belong to the defendant.

At 3 P.M.

2. An undivided 1/16 share of Medaheennehena, situate at Atulugama aforesaid; and bounded on the north by the live fence of Dingiri Banda's land, east by the high road, south by the ditch of rubber estate, west by Mr. Maddock's rubber estate; containing in extent about 12 acres. Registered under F 49/251 and said to belong to the defendant.

Valuation, Rs. 3,200.

Fiscal's Office,
Avissawella, June 14, 1930. Additional Deputy Fiscal.

In the District Court of Ratnapura.

No. 4,751. Vs.

I. L. Abdul Gaffoor of Ratnapura Defendant.

NOTICE is hereby given that on Tuesday, July 22, 1930, at 10 o'clock in the forencon, will be sold by public auction at the premises the right, title, and interest of the plaintiffs in the following property for the recovery of the sum of Rs. 739 95, and poundage, viz.

(1) All those the contiguous lands called and known as Magahawattehena, Bandarawattehena, and Piliwinneyalehena described as lot No. 227 in village plan No. 130; bounded on the north by Tirawangodawatta, east by Korawakwita, south by Piliwinna and Korawakwita, and on the west by Tiruwangodawatta and Yamandiweladeniya; containing in extent within the said boundaries 6 acres 2 roods and 26 perches, situate at Kahahengama in the Udapattu of Kuruwita korale in the District of Ratnapura, Province of Sabaragamuwa, together with the whole of the land called and known as Magawatta, more fully described as lot No. 126a in village plan No. 130 aforesaid; containing in extent 1 acre 2 roods and 24 perches, and situate at Kahahengama aforesaid, and within the four boundaries aforesaid.

(2) All those the contiguous lands called and known as Paragahawatta and Paragahahena, more fully described as lots Nos. C 121 and C 122 in the aforesaid village plan: and together bounded on the north by agala, east by Talagodayayewatta, and on the south and west by agala; containing in extent within the said boundaries 1 acre 3 roods and 20 perches, and situate at Kahahen-

gama aforesaid.

R. E. D. ABEYRATNE,
Additional Deputy Fiscal.
Ratnapura, June 16/21, 1930.

NOTICES IN TESTAMENTARY ACTIONS.

In the District Court of Colombo.

Order Nisi.

Testamentary In the Matter of the Intestate Estate of Jurisdiction. Hettiadura Elaris Silva of Mutwal. No. 498. deceased.

Alagiadura Siyadoris Fernando of Mutival . . Petitioner.

And (1) Hettiadura Bridget Silv, (2) Alagiadura Francisco Harnando both of Mutwal, Hettladura Francisco Harnando both of Mutwai, Respondents.

THIS matter coming on for disposal before O. L. de Kretser, Esq., District Judge of Colombo, on March 7, 1930, in the presence of Mr. S. A. Jayasekera, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated February 10, 1930,

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 July 3, 1930, show sufficient cause to the satisfaction of this court to the contrary.

March 7, 1930.

G. С. Тнамвуан, District Judge.

In the District Court of Colombo.

Order Nisi.

Testamentary In the Matter of the Intestate Estate of Rajapaksege Marthelis Fernando of Wellawatta deceased. Jurisdiction. No. 4,618.

Rajapaksege David Fernands of Wellawatta. Petitioner.

(1) Rajariksege tidwin Fernando, (2) ditto Wilmot Fernando, (3) ditto George Fernando, (4) ditto Rosalia Fernando, wite of (5) Eliyadurage Gabriel Fernando Respondents.

THIS matter coming on for disposal before O. L. de Kretser, Esq., District Judge of Colombo, on August 1, 1929, in the presence of Mr. J. P. Peiera, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated July 26, 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 14, 1929, show sufficient cause to the satisfaction of this court to the contrary.

> O. L. DE KRETSER, District Judge.

August 1, 1929.

The date for showing cause is extended to July 3, 1930.

G. C. THAMBYAH, District Judge. Let the District Court of Colombo. Order Nisi.

Testamentary In the Matter of the Intestate Estate of Mullegama Wanni Aratchige Christian Perera of 77, Alutmawatta road, Jurisdiction. No. 4,799. Mutwal in Colombo, deceased.

Mullegama Wanni Aratchige Benjamin Julian Perera of Colombo Petitioner.

(1) Mullegama Wainii Aratchige Albert Perera of Singapore (2) ditto Violet Letitia Perera, (3) ditto Florence Agostina Perera, (4) Godakandage Josephine Perera, all of 77, Alutmawatta road, Mutwal, Colombo; the 2nd and 3rd are minors, appearing by their guardian ad litem the 4th respondent above named..........Respondents.

THIS matter coming on for disposal before G. C. Thambyah, Esq., District Judge of Colombo, on May 22, 1930, in the presence of Mr. J. P. Salgodoe, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated October 30, 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 July 3, 1930, show sufficient cause to the satisfaction of this court to the contrary.

May 22, 1930.

G. С. Тнамвуан. District Judge.

the District Court of Colombo. Order Nisi.

Testamentary In the Matter of the Intestate Estate of Jurisdiction. the late Omaththage Mendis alias
No. 4,950. Andy Perera, Native Bector, of Pepiliyana in the Palle pattu of Salpiti
Rupasingha Afatchige Misiana Perera, also of Pepili-

yana aforesaid Petitioner.

(1) Omaththage Wimalasena Perera, (2) ditto Wilbert Perera, (3) ditto Josaline Perera, (4) ditto Jayasena Perera, (5) ditto Wijayadesa Perera, all of Pepiliyana aforesaid, minors, appearing by their guardian ad litem (6) Nanayakkara Pathirage \mathbf{of} Marthelis Perera Pepiliyana Don Respondents.

THIS matter coming on for disposal before G. C. Thambyah, Esq., District Judge of Colombo, on February 11, 1930, in the presence of Mr. D. R. de S. Abhayanayake, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated February 11, 1930, 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 fer, unless the respondents above named or any other person or persons interested shall, on or before July 10, 1930, show sufficient cause to the satisfaction of this court to the contrary,

February 11, 1930.

G. C. THAMBYAH, District Judge.

November 14, 1929.

In the District Court of Colombo.

Order Nisi.

Testamentary In the Matter of the Intestate Estate of Jurisdiction. Dona Rosaline Cusumawathie Haththotuwa of Dehiwala, deceased. No. 4,970.

Don Manuelge Don Richard Romiel of 114,

Haththotuwa Don Nicholas Appuhamy of Dehi-

having been read:

It is ordered that the petitioner be and he is hereby declared entitled, as widower of the above-named deceased, to have letters of administration to her estate issued to him, unless the respondent above named or any other person or persons interested shall, on or before June 5, 1930, show sufficient cause to the satisfaction of this court to the contrary.

February 19, 1930.

G. С. Тнамвуан, District Judge.

The date for showing cause is extended to July 3, 1930

In the District Court of Colombol 40 1

Testamentary In the Matter of the Last Will and Jurisdiction.

No. 5,081.

The Matter of the Last Will and Testament of Iddamalgodage Don Hendrick Joseph Perera Samara. singhe Aratchy of Colombo, deceased

(1) Abeysinghege Dena Cantina Hamine, (2) Iddamalagodage Eliza ilias Elizabeth Perera Samarasinghe, (3) ditto Dona Louisa Perera Samarasinghe (wife of the petitioner), (4) Kalubowilage Josphine Letitia Perera, minor, appearing by her guardian ad litem the petitioner

THIS matter coming on for disposal before G. C. Thambyah, Esq., District Judge of Colombo, on May 15, 1930, in the presence of Mr. S. M. C. de Soyza, Proctor, on the part of the petitioner above named; and the affidavits (1) of the said petitioner dated May 14, 1930, and (2) of the attesting notary dated May 30, 1930, having been read:

It is ordered that the last will of Iddamalgodage Don Hendrick Joseph Perera Samarasinghe, deceased, of which the original has been produced and is now deposited in the 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 July 3, 1930, show sufficient cause to the satisfaction of this court to the contrary.

> G. C. THAMBYAH, District Judge.

In the District Court of Colombo.

Order Nisi.

Testamentary In the Matter of the Intestate Estate of Surisdiction. Sayed Ahamed El Misri, late of Second Cross street, Pettah, Colombo, deceased.

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

THIS matter coming on for disposal before G. C. Thambyah, Esq., District Judge of Colombo, on June 4, 1930, in the presence of Mr. Malcolm E. Wickremesinghe, Proctor, on the part of the practioner above named; and the affidavit of the said petitioner dated June 4, 1920, having hear rade. 1930, having been read/:

It is ordered that Mr. P. H. de Kretser, as Secretary of the District Court of Colombo, be and he is hereby declared entitled to have letters of administration to the estate of the above-named deceased issued to him, unless any person or persons interested shall, on or before June 19, 1930, show sufficient cause to the satisfaction of this court to the contrary.

June 4, 1930.

G. C. THAMBYAH, District Judge.

The Order Nisi is extended to July 3, 1930.

June 19, 1930.

G. C. THAMBYAH, District Judge.

In the District Court of Colombo.

Order Nisi.

Testamentary In the Matter of the Intestate Estate of the late Malwattage Carline Peiris of Kalubowila in the Palle pattu of Jurisdiction. No. 5,100. Salpiti korale, deceased.

And afore. Pattiyage Abraham Dias of Kalubowila afore.

(1) Pattiyage Iden, Dias, (2) Dehigaspitiyage Don Manuel, (3) ditto Dona Sopalinga and her husband (4) Hewakodikara Aratchige Marshall Appuhamy, all'of Kalubowila aforesaid. Respondent

THIS matter coming on for disposal before G. C. Thambyah, Esq., District Judge of Colombo, on May 23, 1930, in the presence of Mr. D. R. de S. Abhayanayake, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated April 11, 1930, having been read:

It is ordered that the petitioner be and he is hereby declared entitled, as eldest son of the above-named deceased, to have letters of administration to her estate issued to him, unless the respondents above named or any other person or persons interested shall, on or before July 3, 1930, show sufficient cause to the satisfaction of this court to the contrary.

> G. C. THAMBYAH, District Judge.

May 23, 1930.

May 15, 1930.

In the District Court of Colombo.

Order Nisi.

Testamentary In the Matter of the Intestate Estate of Jurisdiction. the late Jayaweera Hewage Amaris No. 5,101. Fernando of Kalubowila in the Palle pattu of Salpiti korale, deceased.

Jayaweera Hewage Sarnelis Fernando of Kalubowila aforesaid Petitioner. And

(1) Jayaweera Hewage Salaina Fernando and her husband (2) Stephen Fernando, (3) Jayaweera Hewage William Fifthando, and (4) ditto Caroline Fernando, all of Kalubowila aforesaid... Respondents.

THIS matter coming on for disposal before G. C. Thambyah, Esq., District Judge of Colombo, on May 23, 1930, in the presence of Mr. D. R. de S. Abhayanayake, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated May 14, 1930, having been read:

It is ordered that the petitioner be and he is hereby declared entitled, as eldest 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 July 3, 1930, show sufficient cause to the satisfaction of this court to the contrary.

May 23, 1930.

G. C. THAMBYAH, District Judge.

In the District Court of Colombo.

Order Nisi.

Testamentary In the Matter of the Intestate Estate Jurisdiction. of the late Arambawattage Bastiana
No. 5,106. Rodrigo of Hokandara in the Palle
pattle of Hewagam korate, deceased.
Weragalage Don Perrs of Hokandara in the Palle
pattu of Hewagam korate. Petitioner.

THIS matter coming on for disposal before G. C. Thambyah, Esq., District Judge of Colombo, on May 27, 1930, in the presence of Mr. Charles Arthur Rodrigo, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated May 21, 1930, having been read:

It is ordered that the petitioner be and he is hereby declared entitled, as son and only heir of the abovenamed deceased, to have letters of administration to her estate issued to him, unless the respondents above named or any other person or persons interested shall, on or before July 3, 1930, show sufficient cause to the satisfaction of this court to the contrary.

May 27, 1930.

G. C. THAMBYAH, District Judge.

In the District Court of Colombo.

Order Nisi.

Testamentary Jurisdiction. No. 5,107.

In the Matter of the Intestate Estate of the late Amaratunga Achchi Maddumage Don Suwaris of Kiriwaththedina hatthon Salpibi korale, deceased.

Selohamy of Kiriwaththeduwa

Hettiachchige Petitioner. aforesaid ... And

(1) Amaratunga Achchi Maddumage Don Peris, (2) ditto Don Martin, (3) ditto Dona Alice, (4) ditto Dona Jane, (5) ditto Don Simon, all of Kiriwaththeduwa aforesaid Respondents.

THIS matter coming on for disposal before G. C. Thambyah, Esq., District Judge of Colombo, on May 27, 1930, in the presence of Mr. Charles Arthur Rodrigo,

Proctor, on the part of the petitioner above named;

and the affidavit of the said petitioner dated May 22, 1930, 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 July 3, 1930, show sufficient cause to the satisfaction of this court to the contrary.

May 27, 1930.

G. C. THAMBYAH, District Judge.

In the District Court of Colombo."

Order Nisi.

Testamentary In the Matter of the Intestate Estate of Cecilia Eliza Samaradiwakara of Han-Jurisdiction. sagiri Walauwa in Yakkala in the No. 5,111. Meda pattu of Siyane korale, deceased.

/..... Petitioner

(1) Harry Willisford Dias Bandaranayake of Yakkala aforeseld, (2) Johannes Franciscus Dias Bandarana Exe of The Redreat, Udupila, (3) Valentine Niciapperumal Dias Bandaranayaka of Panadure (4) Luna Chandrawathie Eheliyagoda nee Das Bandaranayake of Eheliyagoda Walauwa Eheliyagoda, (5) Indrani Halangoda nee Dias Bandaranayake of Yakkala aforesaid, (6) Condrad Ramachandra Dias Bandaranayaka, (7) Padmawathie Dias Bandaranayaka, (8) Condrad Peter Dias Bandaranayaka, (9) Eliza Dias Bandaranayaka, (10) Hector Dias Bandaranayaka, (11) Anne Dias Bendaranayaka, (12) Samuel Dias Bandaranayaka, (13) Edwin Dias Bandara-nayaka, (14) Hilda Dias Bandaranayaka, all of Bandarawatta in Yakkala aforesaid, (15) Evangeline Maud de Saram nee Dias Bandaranayaka. (16) Rene Perera nee Dias Bandaranayaka of Yakkala aforesaid, (17) Louis Alexander Peiris, of Kadurugaskanda estate of Warapalana in the Meda pattu of Siyane korale, (18) Ethel de Saram nee Peiris, (19) Arthur Peiris, both of Wellington, Colpetty in Colombo, (20) Rachel de Saram nee Peiris of Mihirigama, (21) Diana Peiris of Wellington, Colpetty in Colombo, (22) Solomon Peiris of Keenadeniya estate, Veyangoda Respondents.

THIS matter coming on for disposal before G. C. Thambyah, Esq., District Judge of Colombo, on May 29, 1930, in the presence of Mr. D. M. Galhena, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated May 29, 1930, having been read:

It is ordered that the petitioner be and she is hereby declared entitled, as sister of the above-named deceased, to have letters of administration to her estate issued to her, unless the respondents above named or any other person or persons interested shall, on or before July 17, 1930, show sufficient cause to the satisfaction of this court to the contrary.

May 29, 1930.

G. C. THAMBYAH, District Judge. In the District Court of Colombo

Order Nisi.

Testamentary In the Matter of the Intestate Estate of Jurisdiction. Sennanayakegey Don Alwis Perera or 263, Pamankada road, Wellawatta, Colombo, deceased.

Sennanayakegey Don Dharmadasa of 182/2, Galle

And

(1) S. Don Lewis Perera, (2) S. Don Solomon Appu, (3) S. Don Warasera, all of San Sebastian, (4) S. Dona Louisa & Udugarapola (5) S. Dona Nonee of Galle road, Ostombo (6) S. Dona Lalithawathie, (7) S. Don Dharmadasa, (8) Bammunu Koralalagey Rosaline Perera, all of 306; Kolon-

THIS matter coming on for disposal before G. C. Thambyah, Esq., District Judge of Colombo, on May 29, 1930, in the presence of Mr. B. O. Pullenayagam, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated May 27, 1930, having been read:

It is ordered that the petitioner be and he is hereby declared entitled, as stepbrother 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 July 3, 1930, show sufficient cause to the satisfaction of this court to the contrary.

May 29, 1930.

G. C. THAMBYAH, District Judge.

In the District Court of Colombo.

Order Nisi.

Testamentary In the Matter of the International of the late Pannala Appuhamillage Babasingho Appuhamy of Pili-Jurisdiction. No. 5,113. kuttuwa in the Meda patty Siyane korale, deceased.

(1) Samaratunga Randuwe Appuhamillage Sanchi Nona, (2) Pannala Appuhamillage Appusingho, (3) ditto Jansingho, (4) ditto Peter Singho, all of Pilikuttuwa aforesaid (5) Pannala Appuhamillage Bartin Nona of Watinapaha in the Dasiya pattu of Alutkuru korale, and (6) Pannala Appuhamillage Podinona of Kahawatta of Four Korales of Kegalla District......Respondents.

THIS matter coming on for disposal before G. C. Thambyah, Esq., District Judge of Colombo, on May 29, 1930, in the presence of T. D. F. de Silva, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated May 24, 1930, 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 July 3. 1930, show sufficient cause to the satisfaction of this court to the contrary.

> G. C. THAMBYAH, District Judge.

In the District Court of Colombo.

Order Nisi.

Testamentary In the Matter of the Intestate Estate of Avice Hester Gray of Fullerton, Wella-Jurisdiction. No. 5,125. watta, deceased.

Shelton Cosby Gray of Fullerton, Wellawatta. Petitioner.

(1) Alma Marjoris Da Silva, 2) Sark Box Silva, both of Wellawatta (3) Rita Dulcie Oorloff, (4) Guildford Dudley Gorloff, both of Wellawatta, (5) George Rienzie Gray, (6) Karl William Gray, (7) Denzil French Gray, minors, all of Fullerton, Wellawatta, appearing by their guardian ad litem (8) Granville Lloyd Rode of Irisdene, Wellawatta Respondents.

THIS matter coming on for disposal before G. C. Thambyah, Esq., District Judge of Colombo, on June 5, 1930, in the presence of Mr. J. Stanley Perera, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated June 1, 1930, having been read:

It is ordered that the petitioner be and he is hereby declared entitled, as eldest son of the above-named deceased, to have letters of administration to her estate issued to him, unless the respondents above named or any other person or persons interested shall, on or before July 3, 1930, show sufficient cause to the satisfaction of this court to the contrary.

June 5, 1930.

Testamentary

Jurisdiction.

No. 5,146.

G. С. Тнамвуан, District Judge.

In the District Court of Colombo.

Order Nisi.

In the Matter of the Intestate Estate of Lilian May De Dombal of Fincastle, Turret road, Kollupitiya, Colombo in the Island of Ceylon, deceased.

De Dombal of Petitioner. Lancelot Charles / Eckford De Dombal of Colombo

Percy De Dombal, a minor by his gyardian ad litem, Geoffrey Thomas Hale of Colombo.. Respondent.

THIS matter coming on for disposal before G. C. Thambyah, Esq., District Judge of Colombo, on June 16, 1930, in the presence of Mr. Joseph Francis Martyn of Colombo, Proctor, on the part of the petitioner, Mr. Lancelot Charles Eckford De Dombal of Colombo; and the affidavit of the said petitioner dated June 11, 1930, certificate of death of the above-named deceased, and minute of consent by the guardian ad litem of the above-named minor respondent having been read: It is ordered and declared that the said petitioner is the husband of the said deceased, and that he is entitled to have letters of administration to the intestate estate of the said decased issued to him accordingly, unless any person or persons interested shall, on or before July 3, 1930, show sufficient cause to the satisfaction of this court to the contrary.

> G. C. THAMBYAH, District Judge.

June 16, 1930.

May 29, 1930.

In the District Court of Colombo.

Order Nisi.

Testamentary Jurisdiction. No. 5,148.

In the Matter of the Last Will and Testament and Codeil of Eweretta Amy Aspinwall, late of Cairnsfoot, Coonoor, in the District of Nilgiris, South India, widow, deceased.

THIS matter coming on for disposal before G. C. Thambyah, Esq. District Judge of Colombo, on June 17, 1930, in the presence of Mr. Joseph Francis Martyn of Colombo, Proctor, on the part of the petitioner, Mr. Geoffrey Thomas Hale do Colombo; and the affidavit of the said petitioner dated June 11, 1930, exemplification of probate of the will and codicil of the above named deceased, power of attorney in favour of the petitioner and Supreme Court's order dated May 29, 1930, having been read: It is ordered that the will of the said deceased dated February 20, 1922, and a codicil thereto dated June 19, 1928, of which an exemplification of probate has been produced and is now THIS matter coming on for disposal before G. C. plification of probate has been produced and is now deposited in this court, be and the same is hereby declared proved; and it is further declared that the said petitioner is the attorney of the sole executrix named in the said will, and that he is entitled to have letters of administration, with a copy of the said will and codicil annexed, issued to him accordingly, unless any person or persons interested shall, on or before July 3, 1930, show sufficient cause to the satisfaction of this court to the contrary.

June 17, 1930. .

, G. С. Тнамвуан, District Judge.

In the District Court of Colombo.

Order Nisi.

Testamentary Jurisdiction. No. 7,410.

In the Matter of the Intestate Estate of Bawaji Saibo's son Voram Saibo of Pandaravadai Papanasham Taluk, Tanjore District, South India, deceased.

Mohamed Cassim, son of Pawanna Ibram Saibo attorney Jaipam Beebee Ammal of Pandaravadai aferesaid...... Petitioner.

And

Mohamed Shariff son of Pawanna Ibram Saibo of Pandaravadai aforesaid Respondent.

THIS matter coming on for disposal before G. C. Thambyah, Esq., District Judge of Colombo, on May 29, 1930, in the presence of Mr. M. N. M. Salahudeen, Proctor, on the part of the pecitioner above named and the affidavit of the said petitioner dated March 14. 1930, power of attorney in favour of the petitioner, and the order of the Supreme Court dated January 28, 1930, having been read:

It is ordered that the petitioner be and he is hereby declared entitled; as attorney of the widow of the abovenamed 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 July 3, 1930, show sufficient cause to the satisfaction of this court to the contrary.

> G. C. THAMBYAH. District Judge.

in the District Court of Colombo.

Order Nisi.

In the Matter of the Intestate Estate Testamentary of Ravanna Mana Pana Suppiah-Jurisdiction. pillai of Kulasekerapatnam, Tinne-No. 7,413. velly District in India, deceased.

Kaliyani Anmal, aliyani Anmal, widow of Ravanna Mana Pana Supplan pilla of Kulasekerapatnam, Tinne-velly District on Ondia..................Petitioner.

And

(1) Tharmathammal and her husband (2) S. Murugiahpillai, both of Oddapidaram, Tinnevelly District in India. (3) Arumuse thammal of Radhapuram/Tinnevelly District in India, and her husband (*) S. Theirand agampillai of 4th Cross street in Colorboo, (5) Kamalathammal of Kulasekerapatnam, Tinnevelly District in India, (6) Alagusunthan, minor, appearing by her guardian ad litem (7) A. Kandappapillai, both of Tuticorin, Tinnevelly District in India... Respondents.

THIS matter coming on for disposal before G. C. Thambyah, Esq., District Judge of Colombo, on May 29, 1930, in the presence of Mr. S. Somasundaram, Proctor, on the part of the petitioner above named; and the affidavit of the attorney of the said petitioner dated May 19, 1930, power of attorney dated December 14, 1929, and the Order of the Supreme Court dated April 15, 1930, 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 July 10 1930, show sufficient cause to the satisfaction of this court to the contrary.

May 20, 19202

G. С. Тнамвуан, District Judge.

In the District Court of Negombo. Order Nisi.

Testamentary Jurisdiction.

In the Matter of the Estate and Effects of Don Marshal Alphonso Wickrama-

No. 2,751. Singhe of Seeduwa, deceased.

Between Supering the Seeduwa. Petitioner.

And

(1) Don John Norbert Bertram Wickramasinghe, (2) Dona Marcalina Bridget Leelawathy Wickramasinghe, (3) Dona Mary Patronela Piyaseela Wickramasinghe, all of Seeduwa, (4) Marian Sevri Manuel of Colombo Respondents.

THIS matter coming on for disposal before M. H. Kantawala, Esq., District Judge of Negombo, on June 4, 1930, in the presence of Mr. A. V. Perera, Proctor, on the part of the petitioner; and the affidavit and petition of the said petitioner dated May 24, 1930, and June 2, 1930, respectively, having been read:

It is ordered that the said petitioner be and she is hereby declared entitled, as the widow of the abovenamed deceased, to have letters of administration to the said estate issued to her accordingly, unless the respondents above named or any other person or persons interested shall, on or before July 1, 1930, show sufficient cause to the satisfaction of this court to the contrary.

It is further ordered that the 4th respondent above named be appointed guardian ad litem over the minors, the 1st, 2nd, and 3rd respondents above named, for the

May 29, 1930.

unless the of this testamentary action, respondents above named or any other person or persons interested shall, on or before July 1, 1930, show sufficient cause to the satisfaction of this court to the contrary.

It is further ordered that the said 4th respondent do produce the said minors before this court on the said

date at 10 A.M.

June 4, 1930.

M. H. KANTAWALA, District Judge.

In the District Court of Negomb.

Order Nisi.

Testamentary In the Matter of the Estate and Effects

Jurisdiction. No. 2,752.

of Abishegam Thomas, Government Apothecary, Negombo, deceased.

Between

Christinia Julia Thomas of Mudliyar's road, Negombo Petitioner.

THIS matter coming on for disposal before M. H. Kantawala, Esq., District Judge of Negombo on June 4, 1930, in the presence of Mr. A. V. Pararal Proctor, on the part of the petitioner; and the affidavit and petition of the said petitioner dated May 19, 11930, and June 2, 1930, respectively, having been read:

It is ordered that the said petitioner be and she is hereby declared entitled, as the widow of the abovenamed deceased, to have letters of administration to the said estate issued to her accordingly, unless the respondents above named or any other person or persons interested shall, on or before July 1, 1930, show sufficient cause to the satisfaction of this court to the contrary.

It is further ordered that the 6th respondent above named be appointed guardian ad litem over the minors, the 1st, 2nd, 3rd, 4th, and 5th respondents above named, for the purpose of this testamentary action, unless the respondents above named or any other person or persons interested shall, on or before July 1, 1930, show sufficient cause to the satisfaction of this court to the contrary.

It is further ordered that the said 6th respondent do produce the said minors before this court on the said

date at 10 A.M. June 4, 1930.

M. H. KANTAWALA, District Judge.

In the District Court of Negombo Roder Nisi.

Testamentary In the Matter of the Intestate Estate of the late Surasing Wijeratne Ukku-banda Appuhamy of Wilwatta in Udugaha pattu of the Hapitigam Jurisdiction. No. 2,754.

korale/ Surasing Wijeratna Punchi Nilame of watta Petitioner.

And Tennakonrallage Kechchinona of Wilwatta in Udugaha pattu of the Hapitigam korale in the District of Negombo Respondent.

THIS matter coming on for disposal before M. H. Kantawala, Esq., District Judge of Negombo, on June 11, 1930, in the presence of Mr. D. W. Samara-

tunga, Proctor, on the part of the petitioner; and the petition and affidavit of the said petitioner dated June 11, 1930, and May 23, 1930, respectively, having been read:

It is ordered that the said petitioner be and he is hereby declared entitled, as the son of the above-named deceased, to have letters of administration to the said estate issued to him accordingly, unless the respondents above named or any other person or persons interested shall, on or before July 2, 1930, show sufficient cases the satisfaction of this court to the contrary.

June 11, 1930.

M. H. KANTAWALA District Judge.

In the District Court of Negombo. 38 Order Nisi.

Testamentary In the Matter of the Intestate Estate of Jurisdiction. Murugesu Nagalingam of Negombo, No. 2,758. deceased. Between 8

Ammaniachy Nagalingam or Negoptho Petitioner.

THIS matter coming on for disposal before M. H. Kantawala, Esq., District Judge of Negombo, on June 19, 1930, in the presence of Mr. S. K. Wijayaratnam, Proctor, on the part of the petitioner; and the petition and the affidavit of the said petitioner dated June 18, 1930, and June 9, 1930, respectively, having been read:

It is ordered that the said petitioner be and she is hereby declared entitled, as the widow of the above named deceased, to have letters of administration to he said estate issued to her accordingly, unless the pondents above named or any other person or persons interested shall, on or before July 7, 1930, show sufficient cause to the satisfaction of this court to the contrary.

It is further ordered that the 4th respondent above named be appointed guardian ad litem over the minors the 2nd and 3rd respondents above named for the purpose of this testamentary case, unless the respondents above named or any other person or persons interested shall, on or before July 7, 1930, show sufficient cause to the satisfaction of this court to the contrary.

And it is further ordered that the said 4th respondent do produce the said minors before this court on the said

date at 10 A.M.

June 19, 1930.

M. H. KANTAWALA. District Judge.

In the District Court of Kandy. 20 Order Nisi.

Tympele Gedera Bodia, deceased, of Testamentary In the Matter of the Estate of the late Jurisdiction. No. 4,812.

THIS matter coming on for disposal before W. E. Barber, Esq., District Judge, Kandy, on June 2, 1930, in the presence of Mr. M. J. Perera, Proctor, on the part of the petitioner, Yumpele Gedera Ukkuwa of Pelawa; and the affidavit of the said petitioner dated July 22, 1929, having been read:

It is ordered that the petitioner, as the brother of the deceased, be and he is hereby declared entitled to have letters of administration issued to him accordingly,

unless the respondents, Tumpele Gedera Jamis by his guardian ad litem Tumpele Gedera Bilinda Mason, both of Pelawa, shall, on or before July 3, 1930, show sufficient cause to the satisfaction of this court to the contrary.

June 2, 1930.

W. E. BARBER, District Judge.

In the District Court of Kandy. Order Nisi.

Testamentary In the Matter of the Estate of the late Gurukanduregedera alias Seyaddara-Jurisdiction. gedera Dotu, deceased, of Sirimalwatta. No. 4,868.

THIS matter coming on for disposal before W. E. THIS matter coming on for disposal before W. E. Barber, Esq., District Judge, Kandy, on February 13, 1930, in the presence of Messas Abeykoon & Dias Desinghe, Proctors, on the partyr the petitioner, Gurukanduregedera alias Seyaddaragedera Bilinda, also of Sirimalwatta and Che affidavit of the petitioner above named dated March 10, 1930, having been read: It is ordered that the petitioner, as the husband of the deceased, be and he is hereby declared entitled to have letters of administration to the estate of the deceased letters of administration to the estate of the deceased above named issued to him accordingly, unless the respondents—(1) Gurukanduregedera alias Seyaddaragedera Ukku Amma of Mahawatta, (2) ditto Ukkuwa, (3) ditto Karunadasa, (4) ditto Menikee, (5) Gurukanduregedera Hawadiya of Sirimalwatta, 4th respondent by his guardian ad litem the 5th respondent shall, on or before May 1, 1930, show sufficient cause to the satisfaction of this court to the contrary

March 13, 1930.

W. E. BARBER, District Judge.

Date for showing cause has been extended to July 3, 1930.

In the District Court of Kandy.

Order Nisi.

No. 4,869. In the Matter of the Estate of the late Weerakoon Mudiyan elage Punchi Banda, deceased, of Wattappola.

THIS matter doming on for disposal before W. E. Barber, Esq., District Judge, Kandy, on March 27, 1930, in the presence of Mr. P. B. Ranaraja, Proctor, on the presence of the Proposal Mudiyangelage Mutty

part of the petitioner, Henawala Mudiyanselage Mutu Menika of Paranagama; and the affidavit of the said petitioner dated March 13, 1930, having been read:

It is ordered that the petitioner, as the widow 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 respondents-Weerasekera Mudiyanselage Premachandera, (2) Weerasekera Mudiyanselage Leelawathi Podi Menike, (3) Weerasekera Mudiyanselage Tikiri Banda, (4) Weerasekera Mudiyanselage Loku Menika, (5) Weerasekera Mudiyanselage Bisso Menika, (6) Henawala Mudiyanse lage Appuhamy, all of Paranagama, the 1st to 5th by their guardian ad litem over 6th respondent-shall, on or before May 19,01930, show sufficient cause to the satisfaction of this court to the contrary.

March 27, 1930.

W. E. BARBER, District Judge.

Extended and re-issued for June 16, 1930.

W. E. BARBER, District Judge.

Extended and re-issued for June 30, 1930.

W. E. BARBER. District Judgs. the District Court of Kandy.

Order Nisi.

Testamentary In the Matter of the Estate of the Jurisdiction. late Rateralalegedara Punchirala, No. 4,888. deceased, of Leloya.

THIS matter coming on for disposal before W. E. Barber, Esq., District Judge, Kandy, on May 29, 1930, Barber, Esq., District Judge, Kandy, on May 29, 1950, in the presence of Messrs. Ariyanayagam & Gopallawa, Proctors, on the part of the petitioner, Konaramudiyansela Illukkom bureyatjegedara Tikirimenika of Leloya and the affidavit of the said petitioner dated Jahuary 13, 1930, having been read:

It is ordered that the petitioner, as the widow of the decembed to and she is hereby dealared entitled to have

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, respondents—(1)
Raterallegedara Pinchiamma of Leloya, (2) ditto
Mutumenika of Daagewilla, (3) ditto Bisomenika of
Medaela, (4) ditto Mutu Banda, (5) ditto Heen Banda, (6) ditto Karunaratne, all of Leloya, the 4th, 5th, and 6th respondents by their guardian ad litem Disanayake-mudiyanselegedara Kiri Banda of Leloya—shall, on or before June 30, 1930, show sufficient cause to the satisfaction of this court to the contrary.

May 29, 1930.

W. E. BARBER, District Judge.

In the District Court of Kandy. Order Nisi.

Testamentary In the Matter of the Estate of the late-Jurisdiction. Ihalagedara Appuhamy, deceased, of No. 4,889. Gonawala, Matale.

THIS matter coming on for disposal before W. E. Barber, Esq., District Judge, Kandy, on May 29, 1930, in the presence of Messrs. Ariyanayagam & Gopallawa, Proctors, on the part of the petitioner, including the said petitioner dated January 1, 1930, having been read \mathbf{read}

It is ordered that the petitioner, as a nephew of the deceased, be and he is hereby declared entitled to have letters of administration to the estate of the deceased above named issued to him accordingly, unless the respondents—(1) Ihalagedara Tikirimenika and (2) ditto Kiri Banda, both of Illukkumbura, the 2nd respondent by her guardian ad litem the 1st respondent above named-shall, on or before June 30, 1930, show sufficient cause to the satisfaction of this court to the contrary.

May 29 1930.

W. E. BARBER, District Judge.

In the District Court of Kandy. Order Nisi.

In the Matter of the Estate of the late Testamentary

Jurisdiction. Warakammegedara Palingumenika, No. 4,890. deceased of Ranamme.

THIS matter coming on for Exposal before W. E. Barber, Esq. District Jurie, Kandy, on May 29, 1930, in the presence of Messrs. Ariyanayagam & Gopallawa, Proctors, on the part of the petitioner, Kalogahakum-buregedara Nandurala of Narangamuwa; and the affidavit of the said petitioner dated January 12, 1930, having been read:

It is ordered that the petitioner above named, as a cousin and next of kin of the deceased, be and he is hereby declared entitled to have letters of administration to the estate of the deceased above named, issued to him, unless the respondents—(1) Pallepinnawalagedara Punchirala, (2) ditto Mudiyanse, both of Ranamure, minors by their guardian ad litem Pallepinnawalagedara Mutumenika, presently of Ranamure—shall, on or before June 30, 1930, show sufficient cause to the satisfaction of this court to the contrary.

May 29, 1930.

W. E. BARBER, District Judge.

In the District Court of Kandy

291 Order Nisi.

Testamentary In the Matter of the Estate late Warakamuregedara Sitahamy, Jurisdiction. No. 4,891. deceased, of Ranamure.

THIS matter coming on for disposal before W. E. Barber, Esq., District Judge, Kandy, on May 29, 4930, in the presence of Messrs. Ariyanayagam & Gopallawa Proctors, on the part of the petitioner Kahawattegedara Dingirala of Ranaphye; and the affidacit of the said petitioner dated February 19, 1930, having been read:

It is ordered that the petitioner, as the husband of the deceased, be and he is hereby declared entitled to have letters of administration to the estate of the deceased above named issued to him accordingly, unless the respondents—(1) Kahawattegedara Kirimenika, (2) ditto Punchi Banda, both of Ranamure, minors by their guardian ad litem Pahalagedara Dingiri Banda, also of Ranamure—shall, on or before June 30, 1930, show sufficient cause to the satisfaction of this court to the contrary.

May 29, 1930.

W. E. BARBER, District Judge.

In the District Court of Kandy Order Nisi.

In the Matter of the Estate of the late Testamentary Warakammegedara Tikirimenika, Jurisdiction. deceased, of Ranamure. No. 4,892.

THIS matter coming on for disposal before W. E. Barber, Esq., District Judge, Kandy, on May 29, 1930, parber, Esq., District Judge, Kandy, on May 29, 1930, in the presence of Messrs. Ariyanayagam & Gopallawa, Proctors, on the part of the petitioner Pallepitiyegedara Dingiri Banda of Ranamure; and the afficient of the said petitioner dated January 12, 1930, Having been read:

It is inderest that the petitioner, as the husband of the deceased be and he is hereby declared entitled to have letters of administration to the estate of the deceased above named issued to him unless the respondents—

above named issued to him, unless the respondents-(1) Warakamuregedara Heen Banda of Ranamure by his guardian ad litem Kahawattegedara Dingirala of Ranamure—shall, on or before June 30, 1930, show sufficient cause to the satisfaction of this court to the contrary.

W. E. BARBER, District Judge.

May 29, 1930.

In the District Court of Galle. Order Nisi.

In the Matter of the Intestate Estate of Testamentary the late Edirimuni Girigoris de Sil deceased, of Beratuduy at Balapis Jurisdiction. No. 7,050.

THIS matter coming on for disposal before T. Weeraratne, Esq., Additional District Adde of Galle, on March 18, 1930, in the precent of Mr. R. Piyadasa de Silva on the part of the petitioner, Edirimuni Usangiel de Silva of Peratuduwa; and the affidavit of the

said petitioner dated February, 1930, having been read: It is ordered that 9th respondent be appointed guardian ad litem over the 8th minor respondent, unless the respondents, viz., (1) Munasinha Lensohamy, (2) Edirimuni Lokuhamy, (3) ditto Rejelhamy, (4) ditto. Arnelhamy, (5) ditto Emalin, (6) ditto Girisadasa, (7) ditto Girisasena, (8) Lalitha Kalingawansa, daughter of (9) S. J. Kalingawansa, all of Beratuduwa, shall, on or before May 20, 1020, show a refficient cause to the on or before May 20, 1930, show sufficient cause to the satisfaction of this court to the contrary.

It is further declared that the said petitioner, as son of the deceased above named, is entitled to have letters of administration issued to him accordingly, unless the respondents above named shall, on or before May 20, 1930, show sufficient cause to the satisfaction of this

court to the contrary.

T. W. ROBERTS. W. Roberts, District Judge.

March 18, 1930.

Time for showing cause is extended till July 3, 1930.

· T. W. ROBERTS. District Judge.

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

Testamentary In the Matter of the Intestate Estate of Jurisdiction. the late Cassim Lebbe Marikkar Abdul No. 7,091. Latiff, deceased, of Talapitiya in Galle.

THIS matter coming on for disposal before T. W. Roberts, Esq., District Judge of Galle on June 1930, in the presence of Mr. A. E. P. Jayatilaka, Proctor, on the part of the petitioners: (1) Abdul Rahumath Umma of Talapitiya and (2) Cassim Lebbe Marikkar Abdul Rahim of Osanagoda in Galle; and the affidavit of the 2nd petitioner dated May 23, 1930, having been read: It is declared that the 3rd respondent be appointed guardian ad litem over 1st minor respondent, unless the respondents, viz:—(1) Abdul Latiff Omer Muhular ot Talapitiya, (2) Leve Marikkar Siedath Umma of Dadalla in Galle, (3) Tamby Abdul Rahaman of Talapitiya, Galle-shall, on or before June 30, 1980, show sufficient cause to the satisfaction of this court to the contrary.

It is further declared that the said 1st petitioner, as widow, and the 2nd petitioner, as brother of the deceased above named, jointly are entitled to have letters of administration issued to them accordingly, unless the aforesaid respondents shall, on or before June 30, 1930, show sufficient cause to the satisfaction of this court to the contrary.

June 9, 1930.

T. W. ROBERTS, District Judge.

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In the District Court of Matara.

Order Nisi.

Testamentary In the Matter of the Last Will Testament of Don Juwanis de § dil. Jurisdiction. . . Samarasingha Goonesekera, deceased, No. 3,488.

THIS matter coming or for disposal before M. Prasad, Esq., District Judge of Matara, on February 21, 1929, in the presence of Messrs. We cratunga & Wickremssingha, Proctors, on the part of the petitioner; and the affidavit of the said petitioner dated February 21, 1929,

and the last will dated June 11, 1928, having been read:
It is ordered that the will of Don Juwanis de Silva Samarasingha Goonasekera, deceased, dated June 11, 1928, and now produced in this court, be and the same is hereby declared proved, unless any person or persons

interested shall, on or before June 5, 1929, show sufficient cause to the satisfaction of this court to the

It is further declared that the said petitioner, Don Johanis de Silva Samarasingha Goonasekera, is the legatee named in the said will and that he is entitled to have probate of the same issued to him accordingly, unless any person or persons interested shall, on or before June 5, 1929, show sufficient cause to the satisfaction of this court to the contrary.

February 21, 1929.

M. PRASAD, District Judge.

Extended for July 16, 1930.

May 16, 1930.

M. PRASAD, District Judge.

In the District Court of Matara. arakkala Hennedige Dionisius of Kotuwegoda Petitioner

No. 3,583.

(1) Juwana Hennedige Karonchihamy, (2) Marak-

(1) Juwana Hennedige Karonchinamy, (2) Marakkala Hennedige Mendis Sinno, (3) ditto Biyadasa,
(4) ditto Podisinno, (5) ditto Karunawati, (6)
ditto Henawati, all of Kotuwegoda J. Respondents.

THIS patter coming on for disposal before
M. Prasad E. District Judge of Matara, on January
22, 1930, in the presence of Mr. J. S. Wirasinha,
Proctor, on the part of the petitioner above named: Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated January 8,

1930, having been read:

It is ordered that the petitioner, Marakkala Hennedige Dionisius is declared entitled, as sor of the said deceased, to administer the said estate and that letters of administration do issue to him accordingly, unless the respondents above named or any other person or persons interested shall, on or before April 10, show sufficient cause to the satisfaction of this court to the

It is further ordered that the 2nd respondent, Marakkala Hennedige Mendis Sinno be and he is hereby appointed guardian ad litem over 3rd to 6th minor respondents above named, unless sufficient cause be

shown to the contrary on April 10, 1930.

February 3, 1930.

M. PRASAD, District Judge.

The above Order Nisi is extended and reissued for May 27, 1930.

M. PRASAD, District Judge.

Extended for July 22; 1930.

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M. PRASAD, District Judge.

_In the District Court of Matara. amentary In the Metter of the Intestate Estate of isdiction. Hendrick Methew Dissanayaka of No. 3,595. 3. Wehella Georgie Dissanayaka of Wehella Petitioner.

(1) Lucy Gunaratna, (2) Sally Gunaratna, (3) Louisa Dissanayaka, (4) Evelyn Dissanayaka, (5) Jocey Dissanayaka, and husband (6) Ovis John Senewiratna Wakista, all of Wehella Respondents.

THIS matter coming on for disposal before M. Prasad, Esq., District Judge of Matara, on March 7, 1930, in the presence of Messrs. Gunaratna, Proctors, on

the part of the petitioner, Georgie Dissanayaka; and the affidavit of the said petitioner dated March 6, 1930, having been read:

It is ordered that the petitioner, Georgie Dissanayaka be and he is hereby declared entitled, as son of the said deceased, to administer the estate of the above-named deceased, and that the letters of administration do issue to him accordingly, unless the respondents or any person or persons interested shall, on or before May 22, 1930, show sufficient cause to the satisfaction of this court to the contrary.

March 27 1930.

M. PRASAD, District Judge.

The date is extended to July 18, 1930.

the District Court of Matara. Order Nisi.

Testamentary In the Matter of the Estate of the late Jurisdiction. Stephen Henry Senaratna, deceased, of No. 3,599. Polwatta.

THIS matter coming on for disposal before M. Prasad, Esq., District Judge of Matara, on March 17, 1930, in the presence of Mr. J. S. Wirasinha, on the part of the petitioner, James Henry Senaratna, and Mrs. J. H. Senaratna, and the affidavit of the petitioner, James Henry Senaratna dated September 5, 1929, having been read:

It is ordered that the said petitioner, James Henry Senaratna, and Mrs. J. H. Senaratna are hereby declared entitled, as parents of the deceased, to administer the said estate and that letters of administration do issue to them accordingly, unless any person or persons interested shall, on or before June 20, 1930, show sufficient cause to the satisfaction of this court to the

CALLES LA March 17, 1930.

M. PRASAD, District Judge.

Extended for July 22, 1930.

M. PRASAD, District Judge.

In the District Court of Matara.

Testamentary In the Matter of the Estate of Palangasin Jurisdiction. Arachchige Don Andris, late of Wehella, No. 3,615. deceased,

Palangasin Arachenige Don Sarge of Wehella. Petitioner.

(1) Palangasin Arachchige Dona Gimara and husband (2) Mudali Arachchige Don Deonis, Vel-Vidane, both of Dandeniya, (3) Palangasin Arach. chige Dingiappu, minor, by his guardian ad litem (4) Palangasin Arachchige Pelis Appu, both of Wehella Respondents.

THIS matter coming on for disposal before M. Prasæd, Esq., District Judge of Matara, on April 28, 1930, in the presence of Mr. Samson Dias, Proctor, on the part of the petitioner, Palangasin Arachchige Don Samer of Wehella; and the affidavit of the said petitioner dated April 28, 1930, having been read:

It is ordered that Palangasin Arachchige Don Samel be and he's hereby declared entitled, as son of the said deceased, to administer the said estate and that letters of administration do issue to him accordingly, unless the respondents above named or any person or persons shall, on or before July 8, 1930, interested, show sufficient cause to the satisfaction of this court to the contrary.

It is further declared that the 4th respondent Palangasin Arachchige Pelisappu, be and he is hereby appointed guardian ad litem over 3rd minor respondent, unless the respondents above named or any person or persons interested shall, on or before July 8, 1930, 'show sufficient cause to the satisfaction of this court to the contrary.

May 30, 1930.

M. PRASAD, District Judge.

In the District Court of Matara.

Order Nisi.

Testamentary
Jurisdiction.
No. 3,616.
In the Matter of the Intestate Estate of
Abdul Rahiman Mariyath Umma,
late of Weligama, deceased.

O. S. Abdul Caffoor of Weligama Petitioned

(1) Abdul Caffoor Mahamadu Spilk of Wellgama (minor), by his guardian ad litem the Andrewood dent, (2) A. L. M. Haniffa of Weligama. Respondents.

THIS matter coming on for disposal before Murari Prasad, Esq., District Judge of Matara, on April 29, 1930, in the presence of Mr. G. E. Ernst, Proctor, on the part of the petitioner, O. S. Abdul Caffoor of Weligama; and the affidavit of the said petitioner dated April 24, 1930, having been read:

It is ordered that the petitioner, O S. Abdul Caffoor, be and he is declared entitled, as husband of the said deceased, to administer the said estate and that letters of administration do issue to him accordingly, unless the respondents above named or any other person or persons interested shall, on or before July 18, 1930, show sufficient cause to the satisfaction of this court to the contrary.

I. is further declared that the 2nd respondent, A. L. M. Haniffa, be and he is hereby appointed guardian ad litem over the 1st respondent above named, unless the respondents above named or any other person or persons interested shall, on or before July 18, 1930, show sufficient cause to the satisfaction of this court to the contrary.

ommary.

M. PRASAD, District Judge.

June 11, 1930.

In the District Court of Tangalla.

Order Nisi.

Testamentary
Jurisdiction.
No. 1,105.
In the Matter of the Intestate Estate
Offiche deceased, Don Nikulas Gunasekara Wellappuli, Vidane Arachchi,
late of Talahaganwaduwa.

(1) Dona Ledona Seneviratna Yapa Kulatunga of Talahaganwaduwa, (2) Dona Arlina Gunasekara Wellappuli of Jandura Respondents.

THIS matter coming on for disposal before J. N. Arumugam, Esq., District Judge of Tangalla, on May 8, 1930, in the presence of Mr. H. E. Wickramanayake, on the part of the petitioner above named; and the affidavit of the above-named petitioner dated March 5, 1930, having been read:

It is further ordered that the petitioner be and he is hereby entitled, as father, to have letters of administration of the estate issued to him, unless any person or persons interested shall, on or before June 12, 1930, show sufficient cause to the contrary.

J. N. ARUMUGAM, District Judge:

Extended to July 7, 1930.

J. N. ARUMUGAM, District Judge.

In the District Court of Jaffna.

Order Nisi.

Testamentary In the Matter of the Estate of the late Jurisdiction Sinnatankam, widow of Validariam of Vannarponnai West, decease

Ponnappa Somasunderam of Vannarponnai West Petitioner.

 $\mathbf{v}_{\mathbf{s}}$.

THIS matter of the petition of Ponnappa Somasunderam of Vannapponnai West, praying for letters of administration to the estate of the above firmed deceased, Sinnatankam, widow of Vallaguran of Vannarponnai West, coming on for disposal before J.C. W. Rock, Esq., District Judge, on October 11, 1929, in the presence of Mr. K. Sivapirakasam, Proctor, on the part of the petitioner; and the affidavit of the petitioner dated August 14, 1929, having been read: It is declared that the petitioner is the husband of the sole heir of the said intestate and is entitled to have letters of administration to the estate of the said intestate issued to him, unless the respondent or any other person shall, on or before April 1, 1930, show sufficient cause to the satisfaction of this court to the contrary.

March 4, 1930.

J. C. W. Rock, District Judge.

Time for showing cause is extended till June 30, 1930.

J. C. W. Rock, District Judge.

In the District Court of Jaffna. 3

Order Nisi.

Testamentary
Jursidiction.
No. 7,466.
In the Matter of the Estate of the late
Kartigesar Venasithaniby of Meesalai
North, deceased.

Kartigesar Kandiah of Kodikamam . . .

THIS matter of the petition of the above-named petitioner, praying that the above-named 3rd respondent be appointed guardian ad litem over the minors, the above-named 5th and 6th respondents, and that letters of administration to the estate of the above named be granted to the petitioner, coming on for disposal before J. C. W. Rock, Esq., District Judge of Jaffna, on March

, 1930, in the presence of Mr. V. S. Karthigesu, Proctor, on the part of the petitioner; and on reading the affidavit and petition of the petitioner:

It is ordered that the above named 3rd respondent be appointed guardian ad litem over the minors, the abovenamed 5th and 6th respondents, and that letters of administratin to the estate of the above-named deceased be granted to the petitioner, as one of the heirs, unless the above-named respondents appear before this court on May 6, 1930, and show sufficient cause to the satisfaction of this court to the contrary.

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

Time extended till June 9, 1930.

March 24, 1930.

Time extended till July 7, 1930.

. In the District Court of Jaffna.

Order Nisi.

Testamentary In the Matter of the Estate of the late Jurisdiction. Kathirasippillai, wife of Sittam-No. 7,473. palam Kanapathippillai of Chulipuram, deceased.

Sittampalam Kanapathippillai Chulipuram .. Petitioner.

(1) Sinnakkuddy Varamutch of Chulipuram, now employed as dresser, Sunga Boya estate, Bantang Selangore, F. M. S., (2) Sinnakkuddy Sinniah of Chulipuram, now employed at Bantang Selangore, F. M. S. (3) Navarbuttu widow of No. 12 F. M. S., (3) Nagamuttu, widow of Nagalingam of Chulipuram

THIS matter of the petition of the above-named petitioner, praying for letters of administration to the estate of the above-named deceased, coming on for disposal before J. C. W. Rock, Esq., District Judge, on March 11, 1930, in the presence of Mr. R. Kandiah, Proctor, on the part of the petitioner; and the affidavit of the petitioner dated February 28, 1930, having been read: It is declared that the petitioner is the husband of the said intestate, and is entitled to have letters of administration to the estate of the said intestate issued to him, unless the respondents or any other persons shall, on or before May 19, 1930, show sufficient cause to the satisfaction of this court to the contrary.

J. C. W. Rock, March 29, 1930. District Judge.

Time extended to June 30, 1930, to show cause

May 19, 1930.

J. C. W. Rock, District Judge.

In the District Court of Jaffna. Order Nisi.

Testamentary In the Matter of the Estate of the Jurisdiction. late Sinnaththai, wife of Kovinthar No. 7,474. Chulipuram, Subramaniam deceased.

Kovinthar Subtamaniam of Chulipuram. Petitioner.

(1) Arumugam Sanmugam of Chulipuram, (2) Arumugam Aiyadurai of ditto, No. 38, Plantain boutique, Kollupitty, (3) Arumugam Velauthar of ditto, now Sub-Overseer, Moratuwa, (4) Thayalmuttu, widow of Arumugam of ditto....Respondents.

THIS matter of the petition of Kovinthar Subramaniam, praying for letters of administration to the estate of the above-named deceased, coming on for disposal before J. C. W. Rock, Esq. District Judge,

on March 11, 1930, in the presence of Mr. R. Kandiah, Proctor, on the part of the petitioner; and the affidavit of the petitioner dated February 25, 1930, having been read: It is declared that the petitioner is the husband of the said intestate and is entitled to have letters of administration to the estate of the said intestate issued to him, unless the respondents or any other person shall, on or before May 19, 1930, show sufficient cause to the satisfaction of this court to the contrary.

March 29, 1930.

J. C. W. Rock, District Judge.

Time to show cause extended to June 30, 1930.

May 19, 1930.

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

(In the District Court of Jaffna. Order Nisi.

Testamentary In the Matter of the Estate of the late Chellamma, wife of Sabapathipillai Jurisdiction. Sivapathasundaram of Puloly West, deceased. No. 7,504.

K. S. K. Thamotharampillai of Puloly West. . Petitioner.

(1) Tilakas hy, daughter of siya pathasundaram of ditto (minor), (2) Sebapathipillai Sivapatha-sundaram of ditto Respond Respondents.

THIS matter coming on for disposal before J. C. W. Rock, Esq., District Judge, Jaffna, on April 4, 1930, in the presence of Mr. K. Muttukumaru, Proctor, on the part of the petitioner; and the petition and affidavit

of the petitioner having been read:

It is hereby ordered that the said 2nd respondent be appointed guardian ad litem over the minor, the 1st respondent, to represent her in the testamentary proceedings to be instituted by the petitioner, and that the petitioner be declared entitled to take out letters of administration to the above estate, as the father of the intestate, and that letters of administration be issued to him accordingly, unless the respondents appear and show cause to the contrary on or before June 2, 1930.

May 6, 1930.

J. C. W. Rock, District Judge.

Order Nisi extended to July 9, 1930.

In the District Court of Jaffna. Order Nisi.

Testamentary In the Matter of the Estate of the late Thamotharampillai Jurisdiction. Perumainar No. 7,544. Yaddukkoddai West, late of Kuala Lipis in F. M. S. deceased.

Ratnammah, widow of D. Thamothafampillai of

Moolai $\dots \stackrel{-}{\iota} \dots \stackrel{-}{\dots}$ Petitioner.

(1) Thamotharampillai Sanmuganathan of Vaddukkoddai West, (2) Thamotharampillai Pathmanathan of Moolai, and (3) Perumainar Kumaraswamy of Vaddukkoddai West Respondents.

THIS matter coming on for disposal before J. C. W. Rock, Esq., District Judge, Jaffna, on May 8, 1930, in the presence of Mr. A. Mudaliyar Veluppillai, Proctor, on the part of the petitioner; and the affidavit of the petitioner dated April 11, 1930, having been read:

It is ordered that the above-named 3rd respondent be appointed guardian ad litem over the minors, 1st and 2nd respondents, for the purpose of protecting their

interests and of representing them in this case, and that the petitioner be declared entitled to have letters of administration to the estate of the above named deceased, as the lawful widow of the deceased, unless the respondents or any other person shall, on or before June 27, 1930, show sufficient cause to the satisfaction of the court to the contrary.

May 23, 1930.

J. C. W. Rock, District Judge.

In the District Court of Jaffna. Order Nisi.

Testamentary In the Matter of the Estate of the late Rasamany Ammah, wife of Shivapada-Jurisdiction. No. 7,545. sundaram of Irupalai, Jaffna, deceased.

Apiramy Ammah, widow of S. Appadurai of Irupalai, Jaffna Petitioner.

Vs.

(1) Cheevamany, daughter of Sivapadasundaram of Anaikottai, Jaffna (minor), appearing by her

in the presence of Mr. S. Cumarasurier, Proctor, on the part of the petitioner; and the affidavit of the petitioner dated May 7, 1930, having been read: It is ordered that the 2nd respondent be appointed guardian ad litem over the 1st minor respondent for the purposes of this, testamentary action, and that the petitioner, being the mother of the deceased, is entitled to have letters of administration to the estate of the said intestate issued to her, unless the respondents or any other person shall, on or before June 27, 1930, show sufficient cause to the satisfaction of this court to the contrary.

June 9, 1930.

J. C. W. Rock, District Judge.

In the District Court of Jaffna

Order Nisi.

Testamentary In the Matter of the Estate of the late Vairy, wife of Ponnan of Thanaka-No. 7,559. karakuruchy, deceased.

Vairy Murugan of Thanakarakuruchchy....Petitioner.

(1) Murugan Vairavan of ditto (62) Albambah Kidnan and wife (3) Theiry of ditto Respondents.

THIS matter coming on for disposal before J. C. W. Rock, Esq., District/Judge, Jaffna, on May 24, 1930, in the presence of Mr. S. Appadurai, Proctor, on the part of the petitioner; and the affidavit of the petitioner having been read: It is ordered that the petitioner be declared entitled to have letters of administration to the estate of the said intestate, as her father, unless the respondents or any person or persons interested shall appear before this court on or before July 9, 1930, and state objection or show cause to the satisfaction of this court to the contrary.

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

In the District Court of Mudaittivu.

Order Nisi.

Testamentary In the Matter of the Estate of the late Jurisdiction. Ponnachi, widow of Ponnampalam Suppiah of Cheavattai, deceased. No. 263.

Ponnampalam Suppiah Sellathurai of Chela vattař.....

Arulampalam Namasivayam of Chelavattai...Respondent.

THIS matter of the petition of the above-named petitioner praying that letters of administration to the estate of the above-named deceased, Ponnachi, be issued to him, coming on for disposal before R. S. V. Poulier, Esq., District Judge of Mullaittivu, cn June 6, 1930; and the affidavit of the petitioner dated December 17, 1929, having been read: It is ordered and declared that the petitioner is entitled to have letters of administration to the estate of the said intestate issued to him, unless the respondent or any other person shall, on or before July 5, 1930, show sufficient cause to the satisfaction of this court to the contrary.

June 6, 1930.

R. S. V. POULIER, District Judge.

In the District Court of Batticaloa.

Order Nisi.

Testamentary In the Matter of the Estate of the late Murugesu Kanapathipillai of Vad-Jurisdiction. No. 334. dukoddai, Jaffna, deceased.

Sethunather Velupillai of Vaddukoddai East. Jaffna, presently of Batticalog Petitioner.

(1) Kanapath pillai Ponnamma widow of Murugesu Kanapathipillai, (2) Kanapathipillai Chellamma, (3) Kanapathipillai Pakiam, all of Vaddukoddai East Respondents.

THIS matter coming on for disposal before James Joseph, Esq., District Judge of Batticaloa, on May 7, 1930, in the presence of Mr. Thambiah, Proctor, on the part of the petitioner; and the affidavit and petetion of the above named petitioner dated May 6 and 7, 1930,

respectively, having been read:

It is ordered that the 1st respondent be appointed guardian ad litem over the minors, the 2nd and 3rd respondents, for the purpose of the above testamentary proceedings, and the petitioner above named is hereby declared entitled, as the father-in-law of the abovenamed deceased, to administer the said estate, and that letters of administration do issue to him accordingly, unless the respondents above named or any other person or persons interested shall, on or before June 10. 1930, show sufficient cause to the satisfaction of this court to the contrary.

May 7, 1930.

JAMES JOSEPH. District Judge.

The above Order Nisi is extended to July 3, 1930.

JAMES JOSEPH, District Judge.

June 13, 1930.

June 10, 1930.

In the District Court of Chilaw.

Order Nisi.

Testamentary In the Matter of the Intestate Estate of Jurisdiction.

No.1,987.

In the Matter of the Intestate Estate of Herath Mudianselage Bandappuhamy of Karawata, deceased.

(1) Herath Mudiyanselage Punch Menika, (2) ditto Appuhamy by his guafdian ad litem (3) W. R. S. M. Punchirala Appuhamy of Karawita....Respondents.

THIS matter coming on for disposal before M. A. Arulanandan, Esq., District Judge of Chilaw, on March 5, 1930, in the presence of Mr. C. V. M. Pandittesekera, Proetor, of the firm of Messrs. Cooke & Pandittesekera, on the part of the petitioner; and the affidavit of the said petitioner dated January 31, 1930, having been read: It is ordered that the 3rd respondent be and he is hereby appointed guardian ad litem of the 2nd respondent, who is a minor, and the petitioner be and he is hereby declared entitled, as son of the said deceased, to administer his estate, and that letters of administration do issue to him accordingly, unless the respondents above named or any person or persons interested shall, on or before June 13, 1930, show sufficient cause to the satisfaction of this court to the contrary.

March 5, 1930.

R. F. Dias, District Judge.

Showing cause is extended to July 4, 1930.

June 13, 1930.

R. F. Dias, District Judge.

In the District Court of Anuradhapura.

Order Nisi.

Testamentary Jurisdiction. No. 387. In the Matter of the Intestate Estate of the late Kin Renda Ekanayake Mudiyanselari Kiri Banda Ekanayake Off Tammannewa in Kanadara korale, deceased.

Leana Pathiramehelage Lucihamy of Pannala in the District of Kurunegala.....Petitioner.

Ekanayake Mudiyanselage Mudalihamy,
 ditto Ukkubanda, (3) ditto Kirihamy, (4) ditto
 Punchi Banda, all of Galapitiyagama in Magul
 Otota korale of Wanni hatpattu in the District of
 Kurunegala, and (5) Ekanayake Mudiyanselage
 Tikirihamy of Haborawa in Dewamedi hatpattu
 of the District of Kurunegala...... Respondents.

THIS matter coming on for disposal before R. M. Davies, Esq., District Judge of Anuradhapura, on July 3, 1929, in the presence of Mr. S. D. Krisnaratne, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated July 3, 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 July 7, 1930, show sufficient cause to the satisfaction of this court to the contrary.

D. H. Balfour, District Judge. In the District Court of Kegalla.

Order Nisi.

Testamentary In the Matter of the Estate of the late Jurisdiction. No. 1,423. Nallapperumal Panditharatne Mudalipatha Danuda Muiacharigedara Medduma Appu of Wekoladeniya, deceased

THIS matter coming on for disposal before G. S. Suraweera, Esq., Acting District Judge of Kegalla, on April 4, 1930, in the presence of Mr. J. H. Fernando, Proctor, on the part of the petitioner; and his affidavit and petition dated March 12, and April 3, 1930, respectively, having been read:

It is ordered and declared that the 8th respondent above named be appointed guardian ad litem over the 1st to 7th minor respondents and that the letters of administration of the estate of the above-named deceased be issued to petitioner, as a brother of the deceased, unless the respondents or any other person or persons interested in the matter shall, on or before May 22, 1930, show sufficient cause to the satisfaction of this court to the contrary.

April 5, 1930.

G. S. SURAWEERA, Acting District Judge.

Date for showing cause is extended to June 17, 1930.

S. S. NAVARATNAM, District Judge.

May 22, 1930.

Date for showing cause is extended to July 1, 1930.

June 17, 1930.

S. S. NAVARATNAM, District Judge.

The District Court of Kegalla.

Order Nisi.

Testamentary In the Matter of the Estate of the late Jurisdiction. Ibrahim Lebbe of Uyanwatta, No. 1,424. deceased.

Addarahiman Lebbe Mohammadu Lebbe of Uyanwatta Petitioner.

(1) Ibrahim Lebbe Asia Umma, (2) Addarahiman Lebbe Adam Lebbe, (3) Addarahiman Lebbe Asia Umma, (4) Addarahiman Lebbe Abdul Latiff, (5) Addarahiman Lebbe Mohammadu Ismail, (6) Addarahiman Lebbe Salia Umma, (7) Addarahiman Lebbe Haniffa, (8) Addarahiman Lebbe Sheriff, all of Uyanwatta; 2nd to 8th respondents being minors, by their guardian ad

July 3, 1919.

It is ordered and declared that the 1st respondent above named be appointed guardian ad litem over the 2nd to 8th minors, respondents, and that letters of administration of the estate of the above-named deceased be issued to petitioner accordingly, unless the respondents or any other person or persons interested in the matter shall, on or before May 22, 1930, show sufficient cause to the satisfaction of this court to the contrary.

April 5, 1930.

G. S. SURAWEERA, Acting District Judge.

Date for showing cause is extended to June 17, 1930.

S. S. NAVARATNAM,

May 22, 1930.

District Judge.

Date for showing cause is extended to July 1, 1930.

S. S. NAVARATNAM,

June 17, 1930.

District Judge.

In the District Court of Kegalla.

Order Nisi. 36

Testamentary In the Matter of the Intestate Estate of Jurisdiction. Pathironnehelage Ukkumenika of No. 1,434. Atugoda, deceased.

Pathirennehelage Mudalihamy of Atugoda. Petitioner.

(1) Pathirennchelage Punchia pruhamy, (2) ditto Siyatuhamy, (3) ditto Ranmenika, (4) ditto Dingiriappuhamy, all of Atugoda; all being THIS matter coming on for disposal before S. S. Navaratnam, Esq., District Judge of Kegalla, on May 16, 1930, in the presence of Mr. J. H. Fernando, Proctor, on the part of the petitioner; and his affidavit and petition dated May 2 and 16, 1930, respectively, having been read:

It is ordered and declared that the 5th respondent above named be appointed guardian ad litem over the 1st, 2nd, 3rd, and 4th minor respondents, and that letters of administration of the estate of the above-named deceased be issued to petitioner, as husband of the deceased, unless the respondents or any other person or persons interested in the matter shall, on or before June 17, 1930, show sufficient cause to the satisfaction of this court to the contrary.

May 21, 1930.

S. S. NAVARATNAM, District Judge.

Date for showing cause is extended to July 1, 1930.

June 17, 1930.

S. S. NAVARATNAM, District Jud