

THE

CEYLON GOVERNMENT GAZETTE

No. 7,798-FRIDAY, AUGUST 15, 1930.

Published by Authority.

PART II.—LEGAL.

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

	•			PAGE				PAGE
Passed Ordinances	• •	• •		_	Supreme Court Notices	• •		
Draft Ordinances	• •			1114	District and Minor Courts Notices	••		1122
List of Jurors and	Assessors			_	Notices in Insolvency Cases	• •		1123
List of Notaries					Notices of Fiscals' Sales	• •	••	1126
Notifications of Criminal Sessions of the Supreme					Notices in Testamentary Actions	• •	• 0	1133
Court	• •	. ••		1123	Council of Legal Education Notice	8	+. •€0	

DRAFT ORDINANCE.

J 167/28

MINUTE.

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

The Children (Domestic Service) Ordinance, 193 .

LIST OF SECTIONS.

- 1. Short title.
- 2. Interpretation.
- 3. Employment of children in domestic service.
- 4. Delivery of child to employer, how made and registered.
- 5. Treatment of children by employers.
- Penalty for gross cruelty and powers of magistrate on conviction for overwork or ill-treatment.
- 7. Change in residence of employer, parent or guardian, or child.
- 8. Transfer of child from one employer to another.
- 9. Restoration of child.
- 10. Female child attaining age of fifteen.
- 11. Cases of children leaving an employer.
- 12. Cases where parent and guardian are unknown, unable to be found, &c.
- 13. Proof of age.
- 14. Procedure upon cancellation of registration, and effect thereof on bonds.
- 15. Removal to place of safety.
- 16. Powers of police and probation officers.
- 17. Prosecution by probation officer.
- 18. Probation officers to be public servants.
- 19. Maintenance orders.
- 20. Regulations.
- 21. General penalty.
- 22. Power to direct application of fines.
- 23. Persons employing children in domestic service at commencement of Ordinance.
- 24. Application of Ordinances Nos. 11 of 1865 and 28 of 1871.
- 25. Exemptions.
- 26. Savings.
 - Schedule.

An Ordinance to regulate the employment of children as domestic servants.

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

Short title.

1 This Ordinance may be cited as the Children (Domestic Service) Ordinance, 193, and shall come into operation on such date as may be fixed by the Governor by proclamation in the Gazette.

Interpretation.

- 2 In this Ordinance, unless the context otherwise requires—
 - (1) "Child" means a male child under the age of fourteen or a female child under the age of sixteen.
 - (2) "Delivery" means delivery whether by way of adoption or otherwise; and "deliver" has a corresponding meaning.

- (3) "Division" means a division constituted under sections 5 and 6 of the Courts Ordinance, 1889.
- (4) "Employer" means any person to whom a child is delivered under the provisions of this Ordinance.
- (5) "Guardian" in relation to a child whose parents are dead or unknown or cannot be found means any person other than an employer who in the opinion of the Court, Police Magistrate, Justice of the Peace, or Probation Officer having congnizance of any case or matter relating to the said child is in loco parentis to the said child, or who where the child has been delivered to an employer under this Ordinance was in loco parentis to such child prior to the delivery.
- (6) "Place of safety" means any hospital, institute, house, home or other suitable place the occupier of which is in the opinion of a probation officer after due inquiry a person of respectable character and is willing to receive a child temporarily.
- (7) "Probation officer" means any person appointed to be a probation officer under section 326A of the Criminal Procedure Code, 1898.
- 3 No child shall be employed by any person, other than his or her parent or guardian, in domestic service or in any other manual service of any description, unless the child has been delivered to such person, and such delivery has been registered, in accordance with the provisions of this Ordinance; and any such employment shall comply in all respects with the terms of the delivery as so registered.
- 4 (1) Every delivery of a child for the purposes of section 3 shall be made and registered in the following manner:—
 - (a) The parties, that is to say, the parent or guardian of the child and the person to whom the child is to be delivered and the said child shall prior to the delivery attend before the Police Magistrate of the division in which the parent or guardian of the child resides, or before a Justice of the Peace and Unofficial Police Magistrate, or a probation officer, for that division or for the district within which that division is situated.
 - (b) The Police Magistrate, Justice of the Peace or probation officer shall thereupon require the parties to supply him with the particulars to be specified in the form in the Schedule, and shall fill up the said form accordingly with such modifications as may be necessary and shall require the parties to sign the same in token of their consent to the delivery, and shall himself certify in the manner set out in the said form that the parties have consented to the delivery, and that the child has been delivered accordingly in his presence.
 - (c) If the delivery has been made before a Police Magistrate, and the certificate has been signed by him, he shall forthwith register the delivery in the said form in a register to be kept by him for that purpose.
 - (d) If the delivery has been made before, and the certificate has been signed by, a Justice of the Peace or probation officer, the form shall be forwarded by him, together with any bond which has been required to be executed under sub-section (2), to the Police Magistrate of the division in which the parent or guardian of the child resides and the Police Magistrate shall forthwith register the delivery in the register referred to in paragraph (c).
- (2) The Police Magistrate, Justice of the Peace or probation officer before whom the delivery was made may in his discretion, either at the time of delivery or at any time thereafter

No. 1 of 1889, VI. 357.

(cf. Vagrants Amendment Ordinance, 1930.)

No. 15 of 1898, IV. 170.

Employment of children in domestic service.

Delivery of child to employer, how made and registered.

Schedule.

so long as the child remains with the employer to whom he or she was delivered, order that employer to execute a bond, with or without sureties, that he will exercise due care and supervision in respect of the child and will not ill-treat the child.

(3) The Police Magistrate, Justice of the Peace or probation officer shall at the time of the delivery inform the parties of the duties imposed upon them by this Ordinance in relation to the child and with respect to changes of residence, removals and transfers; and shall in particular explain clearly to them and to the child where he or she is capable of understanding the same, the provisions of section 9.

(4) The Police Magistrate shall, upon registration of the delivery as aforesaid, cause two copies of the form to be prepared, and shall give one copy to the parent or guardian of the child and the other to the employer, or, if the form has been forwarded to the Police Magistrate by a Justice of the Peace or probation officer, shall send the two copies aforesaid to the Justice of the Peace or the probation officer, who shall give them to the parent or guardian and to the employer respectively.

(5) Where the parties to any such delivery reside in different divisions, the Police Magistrate who has registered the delivery shall send a further copy of the form as so registered to the Police Magistrate of the division in which the employer resides, and that Police Magistrate shall register the delivery in a register to be kept by him for that purpose.

- (6) Any such registration shall on and after the date on which the child to which it relates attains the age of fourteen, if a male child, or the age of sixteen, if a female child, be deemed to be cancelled.
- (7) Notwithstanding anything in this section contained, it shall be lawful for the Police Magistrate, Justice of the Peace or probation officer, before whom the parties have attended for the purpose of making and registering the delivery of the child, to refuse to carry out the provisions of sub-section (1) (b) and to refuse to allow the delivery if after such inquiry as he may deem necessary he is of opinion that for any reason the delivery would be contrary to the interests of the child, and such refusal by a Police Magistrate shall be final and the delivery shall not be made.

Treatment of children by employers.

5 (1) Every employer shall provide any child delivered to him under this Ordinance with sufficient food and clothing of a reasonable kind, and, in case of illness, with such medical attendance, as may be reasonably necessary and shall be under the same obligation in law with regard to the education of the child as if he were the parent of the child.

(2) No employer shall overwork or ill-treat any child so delivered to him.

Penalty for gross cruelty and powers of magistrate on conviction for overwork or ill-treatment.

- 6 (1) In every prosecution for overwork or ill-treatment of any child under this Ordinance, the Police Magistrate trying the case shall find in fact whether such overwork or ill-treatment amounted to gross cruelty or not.
- (2) In the event of such magistrate finding that any such overwork or ill-treatment amounts to gross cruelty, the offender shall be liable on summary trial and conviction to a fine not exceeding five hundred rupees or to imprisonment of either description for any term not exceeding one year, or to both such fine and imprisonment, and for a second or subsequent offence to a fine not exceeding one thousand rupees or to imprisonment of either description for any term not exceeding two years, or to both such fine and imprisonment.
- (3) The Police Magistrate shall, on the conviction under this Ordinance of any employer for overwork or ill-treatment of a child, whether such overwork or ill-treatment amounted to gross cruelty or not, order—
 - (a) that the child shall be restored to his or her parent or guardian, and in any such case shall upon the restoration of the child cancel the registration of the delivery of the child; or

- (b) that the child shall continue to remain with the employer, and if no bond has been executed by the employer in respect of the child, that the employer shall execute a bond, as provided in section 4 (2); or
- (c) that the child shall be removed by a probation officer to a place of safety.
- 7 (1) Where the delivery of any child to an employer has been registered under this Ordinance, and any person other than the employer and the parent or guardian of the child desires to employ the child in domestic service or in any other manual service of any description, and the parent or guardian of the child consents to the transfer of the child to such person, the parties to the delivery and the person to whom the child is to be transferred shall attend before the Police Magistrate of the division in which the parent or guardian of the child resides.
- (2) If the Police Magistrate, after such inquiry as he may deem necessary, is satisfied that such consent has been given either in writing or in any other manner which he may consider sufficient, and that it is in the interests of the child that the transfer should be made, he may cancel the existing registration; and the transfer of the child to such other person may thereupon be made and registered by the Police Magistrate as if it were a delivery under the provisions of section 4, and when made and registered shall for all the purposes of this Ordinance be deemed to be a delivery of the child to such person as an employer.
 - 8 (1) In the following cases, that is to say:—
 - (a) where any child who has been delivered to an employer under this Ordinance desires to be restored to his or her parent or guardian; or
 - (b) where the parent or guardian of any such child desires the child to be restored to his custody; or
 - (c) where the employer of any such child desires to restore the child to his or her parent or guardian; or
 - (d) where any probation officer is of opinion that it is in the interests of any such child that he or she should be restored to his or her parent or guardian,

before the date on which the registration of the delivery of the child to the employer would be deemed to be cancelled under section 4 (6), it shall be lawful for the Police Magistrate of the division in which the child resides, after such inquiry as he may deem necessary upon being notified of such desire or opinion in any manner, to order the employer to restore the child to his or her parent or guardian, within a time to be fixed in the order:

Provided that in any such case, if the Police Magistrate is of opinion that there is grave objection in the interests of the child to such restoration, or if the parent and guardian of the child are unknown, or cannot be found or have died, the Police Magistrate may order the employer to restore the child to a probation officer, instead of to the parent or guardian, within a time to be fixed in the order, and upon the restoration of the child accordingly the said probation officer shall detain the child and remove him or her to a place of safety.

- (2) Upon the conviction of any person for contravention of, or failure to comply with, any order made under this section, the Police Magistrate may issue a warrant empowering any police officer not below the rank of sub-inspector, or any probation officer, to search for and take the said child and restore him or her to the parent or guardian, or remove him or her to a place of safety, as the case may be.
- (3) Upon the restoration of any child, or upon the removal of any child to a place of safety, under this section, the registration of the delivery of the child to the employer shall be forthwith cancelled by the Police Magistrate.

Transfer of child from one employer to another.

Restoration of children.

Case of child leaving an employer.

- 9 (1) When any child who has been delivered to an employer under this Ordinance leaves the place where he is being kept by the employer and does not return, the employer shall within seven days after the child has left the said place, notify the Police Magistrate of the division in which such place is situated accordingly.
- (2) The Police Magistrate shall thereupon cause the parent or guardian of the child to be informed thereof, and any police or probation officer may thereafter take such child wherever he or she may be found and bring him or her before the Police Magistrate of the division within which he or she has been found, who shall summon the employer and the parent or guardian of the child and deal with the matter and make any order and take any action in relation thereto which he could have made and taken under section 6 (3), if the employer had been convicted of overworking or ill-treating the child.

Cases where parent and guardian are unknown, unable to be found, &c.

- 10 Where, by any of the provisions of this Ordinance-
- (1) the presence, consent or signature of the parent or guardian of any child is required for the making and registration of any delivery of the child to an employer or for any other matter: or

employer, or for any other matter; or

(2) any notice, information, or document is required to be given by or to the parent or guardian of a child in connection with any matter,

and the Police Magistrate, Justice of the Peace or probation officer having cognizance of the matter is satisfied, after such inquiry as he may deem necessary, that the parent and the guardian of the child are unknown or cannot be found or have died, he may, notwithstanding anything in this Ordinance contained, deal with the matter in all respects as if those provisions had not been enacted.

Proof of age.

- 11 (1) In any prosecution for an offence against this Ordinance the court may, if it thinks fit and if it is satisfied that better evidence is not available, determine the age of any child by his or her physical appearance alone.
- (2) But no person shall be convicted of an offence against this Ordinance—
 - (a) if the child with respect to whom the offence was committed appears to the court to have attain d in the case of a male child, the age of fourteen, or in the case of a female child, the age of sixteen; or
 - (b) if the court is of opinion that the person charged had reasonable cause to believe and did in fact believe that the child was in the case of a male child, of or above the age of fourteen, or in the case of a female child, of or above the age of sixteen.

Procedure upon cancellation of registration and effect thereof on bonds.

- 12 (1) Whenever the registration of the delivery of a child is cancelled by the Police Magistrate of any division under this Ordinance, that Police Magistrate shall notify the Police Magistrate of any other division in which the delivery had been registered, who shall forthwith cancel the registration in his register.
- (2) Whenever the registration of the delivery of a child is cancelled or deemed to be cancelled under this Ordinance, any bond executed in connection with such delivery shall be deemed to be cancelled and of no effect, but without prejudice to the enforcement of the bond in respect of any act oromission prior to the date on which it was cancelled or deemed to be cancelled.

Removal to place of safety. 13 When any child is removed to a place of safety by a probation officer or officer of police under this Ordinance, he shall report accordingly to the Police Magistrate of the division in which the place of safety is situated, and the Police Magistrate may direct that the child shall be produced before him from time to time at such time or intervals as he may specify, until other arrangements can be made for the care and custody of the child to the satisfaction of the Police Magistrate.

14 (1) Any probation officer or officer of police not below the rank of sub-inspector upon being specially authorized thereto in writing by a Police Magistrate may at all reasonable hours of the day enter (if need be by force) any place or premises in which any child who has been delivered to an employer under this Ordinance is or is reasonably suspected to be kept for the purpose ofPowers of police and probation officers.

(a) ascertaining whether the provisions of this Ordinance, or of any orders or regulations made thereunder, or of any bond executed thereunder in relation to such child, are being or have been observed; and

(b) enquiring whether the child desires to be restored to his or her parent or guardian under section 9.

- (2) If in the exercise of his powers under this section, any such probation officer or police officer has reason to suspect that any offence has been, or is being, or is about to be committed against this Ordinance in respect of any child, he may detain such child and remove him or her to a place of safety.
- 15 No prosecution for an offence against this Ordinance shall be instituted by any person other than a probation officer or an officer of police not below the rank of sub-inspector.

16 Every probation officer shall for the purpose of the execution and performance of his powers and duties under this Ordinance be deemed to be a public servant within the meaning of the Ceylon Penal Code.

17 On proof to the satisfaction of any Police Magistrate that any child in favour of whom an order of maintenance has been made under section 3 of the Maintenance Ordinance, 1889, has been delivered to an employer under this Ordinance, the magistrate shall cancel the order:

Provided that a further order may be made in respect of the child at any subsequent date if it is proved to the satisfaction of the magistrate that the child has been restored to his or her parent or guardian under the provisions of this Ordinance.

18 (1) It shall be lawful for the Governor in Council to make regulations in respect of any or all of the following matters or purposes:—

(a) the duties of Police Magistrates in relation to registration or cancellation of registration under this Ordinance;

(b) the alteration or amendment of the form in the Schedule, and the addition of new forms thereto; and

(c) generally for the carrying into effect of this Ordinance.

(2) All regulations made under this Ordinance 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 regulations shall not be disapproved, and if upon the introduction of any such motion, or upon any adjournment thereof, the said regulations are disapproved by the Council, such regulations shall be deemed to be rescinded as from the date of such disapproval, but without prejudice to anything already done thereunder; and such regulations, if not so disapproved, shall be deemed to be valid. Every such disapproval shall be published in the

(3) The form in the Schedule shall be in force until altered or amended by regulations made under this Ordinance.

19 Every person who contravenes or fails to comply with any of the provisions of this Ordinance or any order or regulation made thereunder shall be guilty of an offence against this Ordinance, and, unless any other penalty is expressly provided therefor, shall, on summary trial and conviction by a Police Magistrate, be liable for each offence to a fine not exceeding two hundred and fifty rupees, or to imprisonment of either description for any term not exceeding six months, or to

Prosecution by probation, officer.

Probation officers to be public servants.

No. 2 of 1883, IV. 21.

Maintenance Orders. No. 19 of 1889, II. 24.

Regulations.

Schedule.

General penalty.

both such fine and imprisonment, and for a second or subsequent offence to a fine not exceeding five hundred rupees or to imprisonment of either description for any term not exceeding one year, or to both such fine and imprisonment.

Power to direct application of fines. (cf. Ordinance No. 13 of 1907, s. 10.)

20 The Governor in Council may, notwithstanding any written law to the contrary, by order published in the Gazette, direct that the whole or any part of any fines recovered in respect of offences against this Ordinance which shall have been prosecuted on information which has been given by, or has come to the knowledge of, any officer of any society established in Ceylon for the protection of children, by whatsoever name such society shall be called, shall be paid to such society:

Provided that where in any area any such fines are by law or practice already appropriated to any public authority established in that area, such order shall only take effect in that area subject to the consent of the public authority signified by resolution published in the Gazette and to the extent authorized by such resolution.

employing children in domestic service at commencement of Ordinance,

- 21 (1) If any person at the date of the commencement of this Ordinance has the care, custody or control of any child and, not being the parent or guardian of the child, is employing, and after the said date continues to employ, the child in domestic service or in any other manual service of any description, such person shall be liable, after the expiry of three months from the said date, to be prosecuted for an offence against section 3 unless within the said three months the delivery to him of the said child is registered in accordance with the provisions of this Ordinance.
- (2) For the purposes of this Ordinance, the delivery of the child shall after registration be deemed to have been made on the said date, and the provisions of this Ordinance shall apply in all respects to the child, and to such person as if he were the employer of the child.

Application of Ordinances and 28 of 1871.

> I. 564. I. 571.

Ordinance No. 11 of 1865, intituled "An Ordinance to consolidate and amend the Law relating to Servants, Labourers, and Journeymen Artificers under Contracts for Hire and Service", and Ordinance No. 28 of 1871, intituled "An Ordinance to provide for the Registration of Domestic Servants", and all Ordinances amending or substituted for the same, shall not apply in the case of any child who is delivered to an employer under this Ordinance, during the period of his or her employment by that employer.

Exemptions.

- (1) It shall be lawful for the Governor in Council, by order published in the Gazette, to exempt from the provisions of this Ordinance, any person or body of persons, or any society or institution, if he deems it expedient to do so.
- (2) Every such order shall be deemed to be a regulation made under this Ordinance and shall be subject to the provisions of section 20 (2).

Savings.

- (1) The provisions of this Ordinance shall be in addition to and not in derogation of any law, written or otherwise, applicable in Ceylon and relating to children, or to their care, custody, control, employment, treatment, adoption, or education.
- (2) Nothing in this Ordinance shall be construed so as to prejudice or affect the right and power of the Supreme Court or any Judge thereof to grant and issue mandates in the nature of habeas corpus.

SCHEDULE.

(ss. 4 (1), 20.).

FORM.

Children (Domestic Service) Ordinance, 193 Registration of delivery of child.

- Name of child:
- Age and date of birth of child:

 Name of parent or guardian of child: 3.
- Division in which parent or guardian resides:
 Address of parent or guardian:

Name of employer: -Division in which employer resides: Address of employer: Division in which child will be kept: 9. Place where child will be kept: 10. 11. 12. 13. Date of delivery of child: Whether bond required to be executed: 14. *15. Date of cancellation of registration: Divisions in which the delivery is registered: *16. (Signed) A. B.Parent or Guardian. (Signed) C. D. ${\it Employer}$:

(Signed) E. F.

Police Magistrate, or
Justice of the Peace, or
Probation Officer.

(Signed)

Police Magistrate.

Registration No.

* This item is to be left blank at the time of the delivery, and to be filled in by the Police Magistrate registering the delivery, or making alterations in the Register under the Ordinance.

By His Excellency's command,

Colonial Secretary's Office, Colombo, July 21, 1930. F. G. TYRRELL, Acting Colonial Secretary.

Objects and Reasons.

1. This Bill is designed to regulate and control cases where the parent or guardian of a child delivers the child to another person to be maintained and employed by that person as a domestic servant. It is considered that legislation of this kind is required, since such children are somtimes ill-treated, or cannot be traced when their parents desire to find them.

2. It appears to be not unusual when such a transaction takes place for the parties to go to the local police station or police court and there to make a statement as to the agreement at which they have arrived in relation to the child. Clause 4 of the Bill requires that such agreements be made before a Police Magistrate, a Justice of the Peace or a probation officer and provides for the registration in Police Courts of orders for delivery made by them. It also vests in these persons a discretionary power to call upon the employer to execute a bond for the due care, supervision, and proper treatment of the child. The person making the order for delivery is required to explain to the parties the duties imposed on them by the Ordinance and certain other matters, and to give each party a copy of the form by which the agreement is registered.

3. Clause 5 requires an employer to provide proper food, clothing, and medical attendance for a child, and prohibits overwork, ill-treatment, and improper punishment. Clause 6 provides a special penalty in the case of gross cruelty.

4. Clause 7 deals with the procedure to be followed when a child is transferred to another employer.

医瘫

The restoration of children to their parents or guardians is provided for in clause 8, and refusal by an employer to restore a child after an order from a magistrate to do so will render him liable to punishment.

6. Clause 9 prescribes the procedure to be adopted when

a child does not return to his employer to solve to sure T. 51.

7. Clause 10 provides for procedure under the Ordinance when the parent or guardian of the child is dead or cannot be traced. Clause 11: will facilitate the proof of the age of a child where the registration of his or her birth cannot be (Signed) traced. A,B,

8. "Clause)12 provides for the cancellation of registrations

 \overline{C} Disbnod bns (Signed)

9. Clause 131 provides the procedure when a child is removed by a probation officer, from an employer's custody,

10. The powers of police and probation officers are set ... Probation Officer for the division, or the districtlescale nistrictlescale

PhotClause vib restricts the right to institute proceedings under this Ordinance to probation officers and police officers in ordinance to probation officers and police officers in ordinance to probation officers and police officers in ordinance to probation of the protection of the protection of children in the protection of the protection

to an employer under the Bill.

13. Clause 18 contains a power for the Governor in Council to make, regulations, and provides in the usual manner for regulations, to be considered by the Legislative Council.

14. Clause 19 imposes a general penalty of Rs. 250 or six months' imprisonment for offences, and the state of the commencement of this Ordinance and who continue to the commencement of t do so three months to comply, with the requirements of the Ordinance on pain of processition

16. Clause 22 provides that Ordinances Nose Almof 1865, and 28 of 1871 shall not apply to cases of domestic service covered by the Bill, our guinossicor obarcing a color of all the first field of the Coverage in Council to grant;

exemptions from the provisions of the Bill, it being considered probable that this may be necessary in some cases

18. Clause 24 contains a saving for the law, written or otherwise, relating to children, and also preserves the right and power of the Supreme Court in relation to habeas corpus.

Attorney-General's Chambers, Colombo, July 12, 1930.

S. OBEYESEKERE, Acting Attorney-General.

This Bill is designed to regulate and control cases where DISTRICT AND MINOR OF COURTS DO NOTICES, having and a set most of test of browdens but benietning at at most of Return of Uncertificated discoveris for the Half-Year ended June 30, 1930, and but the Half-Year ended June 30, and but the Half-Year ended June 30, and but the Half-Year ended June 30, and but the Half-Year ended In the District Court of Anuradhapura. No. of Case: 4—Name of insolvent: Nawanna Kawanna Cader Meer Saibo of Kekirawa and a shirt District Court, Anuradhapura, July, 30, 1930 stille att of maintain in heading of the Bully and District Judge. Case No. 1—Name of insolvent: Mohamado Lebbe Mohammadu, Cassim, of Dehiowita soli ora base Case No. 2—Name of insolvent: Kadar Tamby Abdul Wahid of Dehiowitasouth and about the Case No. 3—Name of insolvent: Alfred Zephyreneus Francis of Chesterford estate, Ruanwella and the Case No. 3—Name of insolvent: District Court, Avissawella, July 3, 1930, to be of represented by the property of Badullatro bus countries of the property of Badullatro bus committed of the property of Badullatro bus committed of the party a copy of the form by which the acliffment is registered District Court, Badulla, July 1, 1930; require obivers of revolution as serAng. RANASINHA; District Judge. The District Court of Mullsittevu, humbered fit showever the court of Mullsittevu, humbered fit showever the court of the society of the standard of the court of District Court, Mullaittivu, July 11, 1930.

```
biss of the annie tory all of the company the District Court of Ratnapura needs to be be being the of the
  Case No. 59-Date of filing: October 4, 1929-Name of insolvent: Dharmadasa Rupasingha of Rakwana.
 Case No. 60 Date of filing January 30,51930 Name of insolvent Herbert Geoffrey, Henman of Boscombe
                                                                                                                                      coning of it of bonished
                            estate, Balangoda.
 Case No. 61—Date of filing: June 25, 1930—Name of insolvent: Wellage Hendrick de Silva of Nambapana road, Ratnapura.
                                                                                                                                                                                                                                               at the strong of the court on October 7, 1930, for the
                                                                                                              Orlando, August 11, 1939.
                                                                                                                                                                                                                                                               . travlosm of of Sa Priverent District Judge! " "
                  District Court, Ratnapura, July 10, 1930.
                                                                                                                                                    In the District Court of Trincomales, Andron la rate of
                                                    In the District Court of Colombo.
                                                                                                                                                                                                                      Nil.
                                                                                                                                                                                                                                                                                                                                                                  Coloubo, Jacast 3, 1929.
                                                                                                                                                                                                                                                        Formattery.
        District Court Trincomalee, July 11, 1930. 332 A OZ
                                                                                                                                                                                                                                                                                                         A. R. SUPRAMANIAM, District Judge.
                                                                     Goonelittelse of he lanter.
      Return of Testamentary Cases under Official Administration for the Half-Year ended June 30, 1936.
      sid to a transfer of the state 
 Case No. 774 Whose estate: Hatiringe Dayith Appuhamy of Walalgoda. To writ has solve out to
The District Court, Ratnapura, July 10, 1930; charges of control bands C. July Partiner, District Judge.

The Strict Court of the control bias of the control bias of the control bands of the control
 Case No. 140—Name of estate: Meerasaibu Rahumanpillai of Periakinnia—Name of administrator! Mootatamby
                           Subramaniam, Secretary, District Court, Trincomalee—Value of estate : Rs: 14,365. [13/10-00 | 200] | Vi | Properties of the control of the co
                                                                                                                                                                                                                                               od) not could sas Rissuffiamantan; District Judge. "Of the grant of produce the color of the grant tipe.
                ·District Court, Trincomalee, July 11, 1930 od (noto)
                                                                                                                                                                                                                                               said fishing if to distribute and comform to, agreeably to the provisions of the mid Ordinanes, and f<del>or the</del>
                    List of all Moneys received and paid on account of Estates under Official Administration for the Half-Year and June 30, 1930 of the Half-Year and the Control of the Half-Year and the Half-Year an
          In the matter of the insolvency of A. K.
        drained at to fallet address repeated In the District Court of Trincomales. A drained to a decourt
 Case No. 140, Testamentary—Particulars: Debts recevered, Rs. 62; cost in cases instituted, Rs. 30.45.
        ad District Court, Trincomalee, July 11, 1930! tensioob as
                                                                                                                                                                                                                                                                                                           A. R. SUPRAMANIAM, District Judge.
       sequestration of his exists has also hern filed by N. R. M. N. Ramanathan Chotty of Fourth (resestance).
                                                                                                                                                                                                                                                                                           is the Historia Court of Colombo.
        and long trustees appointed under Ordinance No. 7 of 1897 for the Half-Year ended June 30, 1930.
       add forgleigher a degree blost edge tade moving velocited at a confermibelt left graphs are a degree is degree at the degree of 
        WARELYSS CONTRIBUTED in Abelian declaration limb two public sittings of the court, to wif, on
       District Court, Trincomalee, July 11, 1936, a damaged said a goal at the Att R. Supramaniam, District Judge, made a base relation of the desired line and to a select and the median guns R. 7 added to a select and the said to a select and the said
                                                                                                                                                                                                                                        Alliar of Dam street, Colombo under the Ordinance No. 7 of 1853: Notice is hereby given that the said court has adjudged the said S. M. I. M. P. Meera Marikar insolvent accordingly; and that two public sittings of the court, to wit, on September 16, 1930, and on September 30, 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 standard forth in the said Ordinance, of which creditors
        NOTIFICATION OF CRIMINAL to be SESSION.
 BY virtue of a Mandate to me directed by the Hon. the Supreme Court of the Island of Coylon, I do hereby
  proclaim that a Criminal Session of the said Court for the
  districts of Galle, Matara, Tangalla, and Hambantota
  will be holden at the Court house at Galle, on Monday,
 September 15, 1930, at 11 o'clock of the morning of the
                                                                                                                                                                                                                                           steps set forth in the said Ordinance, of which creditors
 said day.

And I do hereby require and inform all persons concerned therein to attend at the time and place
                                                                                                                                                                                                                                           are hereby required to take notice.
                                                                                                                                                                                                                                                                                                                    By order of court, A. C. Beling,
                                                                                                                                                                                                                                                             Numbers 2
  above mentioned, and not to depart without leave
                                                                                                                                                                                                                                                     Colombo, August 11, 1930.
                                                                                                                                                                                                                                                                                                                                                                                                                          Secretary.
  asked and granted will as have your thosail to not treed ab
         Galle, August 11, 1930.
                                                                                                                                                                                                                                                                                                  istanda') कि एक्क्री राज्य के शिक्षा की
                                                                                                                                                                                                                                                       In the District Court of Colombo
              awalla 1/ ... In the matter of the insolvency of R. M. S.
```

NOTICES OF INSOLVENCY.

block and In the District Court of Colombo. Block has been

No. 4,262. In the matter of the insolvency of S. M. T. M. P. Meera Marikar of Dam street,

WHEREAS S. M. I. M. P. Meera Marikar has filed a declaration of insolvency, and a petition for the sequestration of his estate has also been filed by M.

Abdul Majeed of Nagalagam street, mois class Grandpass

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 23, 1930, for the grant of a certificate of conformity to the insolvent....

By order of court, A. C. BELING, Colombo, August 9, 1930. Secretary. In the District Court of Colombo.

No. 4,167. In the matter of the insolvency of A. H. N. Iyne of Akbar's town, Hunupitiya.

NOTICE is hereby given that a meeting of the creditors of the above-named insolvent will take place at the sitting of this court on October 7, 1930, for the grant of a certificate of conformity to the insolvent.

By order of court, A. C. Beling, Colombo, August 8, 1930. Secretary.

In the District Court of Colombo.

No. 4,212. In the matter of the insolvency of H.

Moosa, carrying on business under the
name, style, and firm of Umer Dawood
& Co. at 198, Main street, Colombo.

WHEREAS H. Moosa has filed a declaration of insolvency, and a petition for the sequestration of his estate has also been filed by the Holland Colombo Trading Society of the Imperial Bank buildings, Fort, Colombo, under the Ordinance No 7 of 1853: Notice is hereby given that the said court has adjudged the said H. Moosa insolvent accordingly; and that two public sittings of the court, to wit, on September 30, 1930, and on October 14, 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. C. Beling, Colombo, August 8, 1930. Secretary.

In the District Court of Colombo.

No. 4,263. In the matter of the insolvency of G, William de Silva of the Gala, Ratmalana, Galkissa.

WHEREAS G. William de Silva has filed a declaration of insolvency, and a petition for the sequestration of his estate has also been filed by V. S. Samynathan of Silversmith street, Colombo, under the Ordinance No. 7 of 1853: Notice is hereby given that the said court has adjudged the said G. William de Silva insolvent accordingly; and that two public sittings of the court, to wit, on September 16, 1930, and on September 30, 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. C. Beling, Colombo, August 11, 1930. Secretary.

In the District Court of Colombo.

No. 4,264. In the matter of the insolvency of M.
Thomas Perera of 133, Fifth Cross street,
Colombo.

WHEREAS M. Thomas Perera has filed a declaration of insolvency, and a petition for the sequestration of his estate has also been filed by G. K. Jayaratne of Second Division, Maradana, under the Ordinance No. 7 of 1853: Notice is hereby given that the saip court has adjudged the said M. Thomas Perera insolvent accordingly; and that two public sittings of the court, to wit, on September 16, 1930, and on September 30, 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. C. Beling, Colombo, August 11, 1930. Secretary.

In the District Court of Colombo.

No. 4,265. In the matter of the insolvency of E. C. Goonetilleke of Kelaniya.

WHEREAS E. C. Goonetilleke has filed a declaration of insolvency, and a petition for the sequestration of his estate has also been filed by N. de Silva of Colpetty, under the Ordinance No. 7 of 1853: Notice is hereby given that the said court has adjudged the said E. C. Goonetilleke insolvent accordingly; and that two public sittings of the court, to wit, on September 30, 1930, and on October 14, 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. C. Beling, Colombo, August 11, 1930. Secretary.

In the District Court of Colombo.

No. 4,266. In the matter of the insolvency of A. N. S. Sivagurunatha Pillai of 45, Fourth Cross street, Pettah.

WHEREAS A. N. S. Sivagurunatha Pillai has filed a declaration of insolvency, and a petition for the sequestration of his estate has also been filed by N. R. M. N. Ramanathan Chetty of Fourth Cross street, Pettah, under the Ordinance No. 7 of 1853: Notice is hereby given that the said court has adjudged the said A. N. S. Sivagurunatha Pillai insolvent accordingly; and that two public sittings of the court, to wit, on September 23, 1930, and on October 7, 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. C. Beling, Colombo, August 11, 1930. Secretary.

In the District Court of Colombo.

No. 4,267. In the matter of the insolvency of B. C. Mallawaaratchi of 87, Main street, Colombo.

WHEREAS B. C. Mallawaaratchi has filed a declaration of insolvency, and a petition for the sequestration of his estate has also been filed by P. B. A. Samed of 69, Messenger street, Colombo, under the Ordinance No. 7 of 1853: Notice is hereby given that the said court has adjudged the said B. C. Mallawaaratchi insolvent accordingly; and that two public sittings of the court, to wit, on September 23, 1930, and on October 7, 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. C. Beling, Colombo, August 11, 1930. Secretary.

In the District Court of Colombo.

No. 4,268. In the matter of the insolvency of A. L. L. de Jong of 20, Naranpitiya road, Colombo.

WHEREAS A. L. L. de Jong has filed a declaration of insolvency, and a petition for the sequestration of his estate has also been filed by G. G. Perera of 22, Saunders place, Colombo, under the Ordinance No. 7 of 1853: Notice is hereby given that the said court has adjudged the said A. L. L. de Jong insolvent accordingly; and that two public sittings of the court, to wit, on September 23, 1930, and on October 7, 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. C. Beling, Colombo, August 11, 1930. Secretary.

In the District Court of Colombo.

No. 4,269. In the matter of the insolvency of O. L. I. Marikar and U. N. M. Mohideen, both of 6, Maligawatta, Colombo.

WHEREAS O. L. I. Marikar and U. N. M. Mohideen have filed a declaration of insolvency, and a petition for the sequestration of their estate has also been filed by C. L. Marikar of 31, China street, Colombo, under the Ordinance No. 7 of 1853: Notice is hereby given that the said court has adjudged the said O. L. I. Marikar and U. N. M. Mohideen insolvents accordingly; and that two public sittings of the court, to wit, on September 23, 1930, and on October 7, 1930, will take place for the said insolvents 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. C. Belling, Colombo, August 11, 1930. Secretary.

In the District Court of Colombo.

No. 4,270. In the matter of the insolvency of A. E. Misso of Dehiwala.

WHEREAS A. E. Misso has filed a declaration of insolvency, and a petition for the sequestration of his estate has also been filed by J. A. Koelmeyer of Dehiwala, under the Ordinance No. 7 of 1853: Notice is hereby given that the said court has adjudged the said A. E. Misso insolvent accordingly; and that two public sittings of the court, to wit, on September 30, 1930, and on October 14, 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. C. Beling, Colombo, August 11, 1930. Secretary.

In the District Court of Kalutara.

No. 236. In the matter of the insolvency of Marcus Fernando of Wadduwa.

NOTICE is hereby given that a meeting of the creditors of the above-named insolvent will take place at Lake House, McCallum road, Colombo, on Thursday, August 28, at 4.30 p.m., for the following purposes:—

1. To approve the draft conditions of sale.

2. To discuss what steps should be taken regarding the money drawn by H. Gabriel Fernando (insolvent in case No. 3,816, D. C., Colombo) from Government, signing as the absolute owner, for the portion of land that was acquired for the Railway extentions at Moratuwa which belongs to this estate, and generally regarding the property of the insolvent.

Senani, A. H. SENARATNE, Wadduwa, August 10, 1930. Official Assignee.

In the District Court of Kalutara.

No. 262. In the matter of the insolvency of Mustapha Hadjiar Mohamod Ibrahim of Kalutara.

WHEREAS Mustapha Hadjiar Mohamed Ibrahim has filed a declaration of insolvency, and a petition for the sequestration of the said estate has been filed by Samsudeen Marikar Mohamad Kaludeen Marikar of 12, Moor street, Kalutara, under the Ordinance No. 7 of 1853: Notice is hereby given that the said court has adjudged the said Mustapha Hadjiar Mohamed Ibrahim insolvent accordingly; and that two public sittings of the court, to wit, on August 27, 1930, and on October 1, 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. W. Ludekens, August 5, 1930. Secretary.

In the District Court of Kandy.

No. 1,807. In the matter of the insolvency of Omaru Lebbe Abubakker of Trincomalee street in Matale.

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 26, 1930, to consider the granting of a certificate of conformity to the above-named insolvent.

By order of court, Gerald E. de Alwis, Kandy, August 9, 1930. Secretary.

In the District Court of Kandy.

No. 1,852. In the matter of the insolvency of M. A. Ameerdeen of Kandy.

NOTICE is hereby given that a meeting of the creditors of the above-named insolvent will take place at the sitting of this court on September 19, 1930, to consider the granting of a certificate of conformity to the above-named insolvent.

By order of court, Gerald E. de Alwis, . Kandy, August 9, 1930. Secretary.

In the District Court of Kandy.

No. 1,878. In the matter of the insolvency of (l')
Abdul Rahiman Ibrahim and (2) Ibrahim
Sheriff, both carried on business under
the name, firm, and style of Abdul Rahiman Ibrahim & Co. of 202, Colombo
street, Kandy.

NOTICE is hereby given that the order of adjudication made in the above case was of consent annulled on August 6, 1930.

By order of court, Gerald E. DE Alwis, Kandy, August 9, 1930. Secretary. anthragor mesh, the Diede Court of Kandib of . 2 Nord, 880.) In the omatter) of the insolvency of Muna band to noiting a Seyadura Horahim la Saibout carrying aion the another business under the mainer firms and style villameng ban , softes. M. Ni Seydo Ibrahim Saibo & Co., 29 and 30 Colombo street; Kandy 3194

NOTICE is hereby given that a special meeting of the Ordinance No. 7 of 1853, and the creditors of the above named insolvent will take has been in actual custody within place at the sitting of this court on September 5, 1930, infor debt for more than 21 days.

entities to milet boundon reliber on Alwis, call Kandy, Angust 9, 1930. adjust a contraled a belt set of contraled a belt set. the sequestration of the saidestate has been tiled by Samsudeon Merikar Mohamad Kaludeon Marikar of 12, Moor Scal to 7.0 In the District Court of Galiles, 1991); begin in the Scal to 5.0 In the District Court of Galiles, the Modern is held of the linsolvency of Samuel

tures sat to agSusew Weerasuriya of Gonapinuwalasse The marcer of the preorest of the control of the co in the string of the same of the string of the string of the bia court of October 20, 1930 to the string of the same of the sa forthin the said Ordinance, of which crediton are horeby regularsanuna X Mc. R., truos for rabro VB

azeland al. W. A. rusos lo sobro va Secretary August 5, 1930.

doests melamoonin Gamage Porolis of Galle.

NOTICE is hereby given that the adjourned meeting that the adjourned meeting of the creditors of the above-named insolvent will take place at the 2nd sitting of this court in gitting 28, 1930.

By order of court, C. W. Goon EWARDENE Secretary.

By order of court, C.W. Goonewardene, Secretar Secretary.

La the District Court of Kandy.

(1) to vareato in the District Court of Galle. 878.1 of August (2), has account many many many and the Court of Galle.

No. 628 In the matter of the insolvency of K. G.

No. 4.423 in The matter of the insolvency of K. G.

No. 4.423 in The time of two of two of two of the insolvency of K. G.

No. 4.423 in The time of two of two of two of two of two of two of the insolvency of th अध्युद्धन्योः ६: ११५६६.

By order of court; C. W. GOONEWARDENE. .9621 .6 partit Secretary. NUSTICE OF

In the District Court of Galle. wadu Richard Silvarof Telwatta.

goi WHEREAS Malliyawadu Richard Silva of Telwatta has filed a declaration of insolvency, and a petition for the sequestration as insolvent of his own estate, under the Ordinance No. 7 of 1853, and it appears that he has been in actual custody within the walls of a prison

place at the sitting of this court on September 5, 1930, blor debt for more than 21 days:

to consider the sale by public auction of the stock-intrade belonging to the above-named insolvent and
bring the proceeds to court.

bring the proceeds to court.

adjudged him an insolvent accordingly, and that two
public sittings of the court, to wit, on August 29 and
September 12, 1930, will take place for the insolvent

September 12, 1930, will take place for the insolvent

and Kandy, August 9:1930, additional and the said Ordinance, and for the taking of the other

of the said Ordinance, of which creditors steps set forth in the said Ordinance, of which creditors are hereby required to take notice?

- S. M. KARUNARATNE,

edutoloD to truck delicited odd in Secretary.

Lo the matter of the insolvency of O. L. I. of 6. Maligawatta, Colomba.

modeld NOTICES LOF STEISCALS SALES.

to deliver the control of the property of the property of the control of the cont whin the District Court of Galle.

reduction of Galle.

reduction of Galle of S6; Mosque lane; Colombo. wider. Deceased.

odd rol goalg of a 1 No. 0001, Trop to 50 no but. 2011 if

odd rol goalg of a 1 No. 0001, Trop to 50 no but. 2011 if

odd rol goalg of S6. Testamentary. 100 no but. 2011 if

odd rol goalg of S6. Testamentary. 100 no but. 2011 if

odd rol goalg of S6. Testamentary. 100 no but. 2011 if

odd rol goalg of S6. Testamentary. 100 no but. 2011 if

odd rol goalg of S6. Testamentary. 100 no but. 2011 if

odd rol goalg of S6. Testamentary. 100 no but. 2011 if

odd rol goalg of S6. Testamentary. 100 no but. 2011 if

odd rol goalg of S6. Testamentary. 100 no but. 2011 if

odd rol goalg of S6. Testamentary. 100 no but. 2011 if

odd rol goalg of S6. Testamentary. 100 no but. 2011 if

odd rol goalg of S6. Testamentary. 100 no but. 2011 if

odd rol goalg of S6. Testamentary. 100 no but. 2011 if

odd rol goalg of S6. Testamentary. 100 no but. 2011 if

odd rol goalg of S6. Testamentary. 100 no but. 2011 if

odd rol goalg of S6. Testamentary. 100 no but. 2011 if

odd rol goalg of S6. Testamentary. 100 no but. 2011 if

odd rol goalg of S6. Testamentary. 100 no but. 2011 if

odd rol goalg of S6. Testamentary. 100 no but. 2011 if

odd rol goalg of S6. Testamentary. 100 no but. 2011 if

odd rol goalg of S6. Testamentary. 100 no but. 2011 if

odd rol goalg of S6. Testamentary. 100 no but. 2011 if

odd rol goalg of S6. Testamentary. 100 no but. 2011 if

odd rol goalg of S6. Testamentary. 100 no but. 2011 if

odd rol goalg of S6. Testamentary. 100 no but. 2011 if

odd rol goalg of S6. Testamentary. 100 no but. 2011 if

odd rol goalg of S6. Testamentary. 100 no but. 2011 if

odd rol goalg of S6. Testamentary. 100 no but. 2011 if

odd rol goalg of S6. Testamentary. 100 no but. 2011 if

odd rol goalg of S6. Testamentary. 100 no but. 2011 if

odd rol goalg of S6. Testamentary. 100 no but. 2011 if

odd rol goalg of S6. Testamentary. 100 no but. 2011 if

odd rol goalg of S6. Testamentary. 100 no but. 2011 if

odd rol goalg

od Ibrahim Kutti Mohamed of 36, Mosque lane, New our Bazaarin Colombol of the second of Administrator.

NOTICE is hereby given that on Thursday, September 4, 1930, at 10 A.M., will be sold by public auction at the premises the right, title, and interest of the estate of the above-named deceased in the following property for the recovery of the sum of Rs. 2.40 being deficiency

Secretary.

Secretary.

In the District Court of Galle.

In the matter of the insolvency of Henegama, Muttukarage of Jandoris of Talapity.

No. 621, In the matter of the insolvency of Henegama, Muttukarage of Jandoris of Talapity.

An undivided of premises No. 36, situated at First Mosque lane, Colombo, within the Municipality, and inche District of Colombo, Western Province; bounded inche District o

provisions of the sold Ordinance, and for the taking to committee the odd of the total to a committee of the control of

korale in the District of Negombo () . (1) Defendant.

NOTICE is hereby given that on Wednesday, September 10, 1930, at 2, 30 P.M., will be sold by public auction at the residence of the defendant at Mabole the following movable property for the recovery of the

nsum of nRso 13,864,56, with interest von Rs. 13,000 at ud3 percent per annum from June 2, 1930 till July 21 Lale 30 stand 7 the reafter fatted uper cent to per annum till interest due thereon from date of decree. sinhtasmyaqo.

One iron safe, I jak cellarette, 71 wall*clock, 25 large sucovouri exet. When the T. C. of the big tief of a strengths. Strengths and the transfer of the strength of t 2 jakanellatabos, A jak teapov, 1 bentwood ann chair, label 1 track teapoys, 1 nadum whatnot, 1 teakwood sideboard lixed with glasses, whatnot, 1 teakwood sideboard lixed with glasses, 4 nadun arm chairs, I teakwood, como stlassi 14 nadun chairs. 125 flower pots with 0604e264 ltauguA, odmolo

R. O. DE SARAM. Depiter Fiscal. scalls ()到ce. inst 13, 1930; In the District Court of N Seena Ana Runa Navanna Stadana Narayanga Chettiar by his attories Seena And Runa Nawanna Seena Mana Arumuga ni Anbalam of Negombo him of Negomboom ว่อต่ารถี วิจ Vs. No. 4.234. No. 54, [13.

Danansuriya, Appuhamillage, Peter, Perera, Peter, P

21930, will be sold by public auction at the respective indefendant in the following property for the recovery of interest, the right, title, and interest of the said althourant Rs[R,110:25)-dogether with interest thereon defendant in the following property for the recovery of at the rate of open cent per annum from July 494928, the sum of Rs 805 33 with interest on Rs 650 at mill payments in full and 36 sts of suit, Rs 2,054 43, 15 per cent per annum from April 4, 1930, till June 16, assistant has 0881 at virt of qu. 0881 of large months of the recovery of at the same of the sum of Rs 805 33 with interest on Rs 650 at mill payments in full and 36 sts of suit, Rs 2,054 43, 15 per cent per annum from April 4, 1930, till June 16, assistant has 0881 at virt of qu. 0881 of large months of large called Kahatagahawatta lot 17 and large large months of large months of large months of large large months of large months of large months of large months of large large months of large mont

of portion of this land belonging to Don John Dedirick : Jayakody Appulhamy and Anohamy and others, east by ogther Maha oya and by the land of Sinnapper Officer and stothers is outh by the road; and on the west by the land of us Philippil Perera containing in extent 6 acres more or : Hess, and registered under D 72/88; but now found to .tilcontain 6 acres 2 roods and 27 perches; together with otthe buildings and plantations transing thereon; still

noitozizioni 2.30 p.m. An undivided i share of all these contiguous allotments of land called Niwundalewatta and the field called Niwandale kumbura, now forming one land grifuated at Welihinda aforesaid bounded on the north and north-east by land of D. Sinnappuhamy, east by the land of D. Sinnappuhamy and others, south by Dombawinna estate, and on the west by the high road; containing in extent to cres thore or less, together with the buildings and plantations standing thereon, and registered under D 45/151.

him 3. At 3: p.m. An undivided 2 share of the land called Muththettuweowita, situated at Welihinda aforesaid; bounded on the north by Kuda-ova, land of Appu Sinno Perera, Registrar, east by Kuda ova and land now of J. Migel Sinno Appuhamy, south by land.

containing in extent 3 acres together the buildings and iplantations, standing athereon, and registered tunder together with the buildings thereon bearing asselendt virterent 3! 30 pm.—An undivided of share of the land realled Liyambuwegodella and of the tiled house and other-puddings and oplantations standing thereon, situated at Welihinda aforesaid bounded on the high One iron sate, I jak cellarette, I wall-clock, 25 large and small pictures, 3 bentwood chairs, 2 rattan chairs, it other buildings sand oplantations standing in the reon, 3 iron tyres, 1 bucket, 60 bales fibre, I motor lorry situated at Weininda aforesaid bounded on the right hearing No. A 2807. I double bullock cart bearing by Mahakumbura and Tittiriowita, easifubly the high look of the The above mentioned properties are subject to mortgage bond Not 1248 dated January 26, 1929; and attested by H. Paul Silva, Notary Public, for Rs. 91,000 [1917]

> R. O. DE SARAM, Deputy Fiscal.

R. O. DE SARAM, Deputy Fiscal.

Fiscal's Office, Piscal's Office. Colombo, August 13, 1930 EGI EI tangut .odmolo')

In the District Court of Colombo. And Ruse: H.S. Perera of The Fort Motor Works, Colombo. Plant And San Plaintiff. Itidnich Plantiff. Itidnich Plaintiff. Itidnich Plantiff. Itidnic illorawatta J. P. Fernand

Danansuriya Appuhamillage Peter Perera Apputation of Wellining in Negombo District Defendant. 123, 1930, will be sold by the Lucion at the respective turn NOTICE is hereby given that on Monday, September apprentises, the sought attile wand unterest of the said

bust the relivided mallotment adepicted has but Billot, the strees mand, plantations, standing thereon situated at taland comprising of the contiguous allotments, called a Willorgwats, in the Palle pathu of Salpiti korale in the street by land and a Wellinda in Xatigaha pattu of Hapitigam thorale upon the onorth party of Christophus Ernando, in the District of Negombo western Province; the said payouth east, by land of Christophus Ernando, the District of Negombo western Province; the said payouth east, by land of the said payouth east, by land of the said payouth east, by land of the said payouth being bounded con the north by the Bambutuwedepa la, north west by lands into the other of the said to be said Bambutuwedepa-ela, north-west by lands jofid.W. Sadiris Fernando and road from Indibedda to Willorawatta A containing in extent 3 roods and 25/100 perches. Registered under title M 247/158.

- At 2 p.m.—All that land called Delgahawatta marked A, together with the buildings, trees and plantations standing thereon, situated at Willorawatta aforesaid; and bounded on the north by the portion of the same garden belonging to B. S. Mendis, east by the property of Angelina Pieris and Istegu Fernanda south by the property of Katherina Fernand an others, and west by a portion marked B allotte Gabriel-Pieris containing in extent 36 34 fool perches held-under deed No. 4.793 dated September 19:1913, and attested by: did P. S. Gunasekera, Notary Public, land registered under M.164/390. edurole')
- At 2.30 p.m.—All that land called Boraluwedelgahawatta lot B, together with the buildings, trees and plantations standing thereon, situated at Willowwatta aforesaid and bounded on the north-east by footpath; south east by portion inarked C of William Rodrigo, south by Denibinal north west by land of G. Pieris; containing in extent Prope 3.18 now of the said Migel Sinno Appuhamy, south by land perches held under deed No. 4,793 dated Seffenber 19, now of the said Migel Sinno Appuhamy, and west by 1913 attested by I. J. P. S. Gunasekers, Notany Bublic, dand of Appusingho, Perera, Registrar, and others: and registered under title M.164/39261 in Management of Appusingho, Perera, Registrar, and others: and registered under title M.164/39261 in Management of Appusingho, Perera, Registrar, and others:

4. At 3 p.m.—All that eastern ½ of Delgahawatta, situated at Willorawatta in Moratuwa aforesaid, together with the buildings thereon bearing assessment. No. 120; and bounded on the north by property formerly of Panagodage Andris Fernando, now of Mandadige Savariel Fernando, east by property of Wannakuwattewaduge Daniel Fernando and others, south by property formerly of Daniel Fernando and now of Bastian Fernando, and west by other half of Delgahawatta gifted to Telge Elis Lucia Pieris and Wannakuwattewaduge Abraham Fernando; containing in extent 38 87½ perches and held by defendant under deed No. 707 dated February 21, 1928, attested by R. E. W. Perera, Notary Public, and registered under title M 284/60.

R. O. DE SARAM, Deputy Fiscal.

Fiscal's Office, Colombo, August 13, 1930.

NOTICE is hereby given that on Tuesday, September 9, 1930, at 10 A.M., will be sold by public auction at 93, Kanatta road, Colombo, the following movable property for the recovery of the sum of Rs. 3,501 25. with interest on Rs. 3,156 at 18 per cent. per annum from April 30, 1930, up to July 15, 1930, and thereafter on the aggregate amount of the decree at 9 per cent. per annum till payment in full, and costs of suit, viz.:—

Kanatta road, Colombo. Defendant.

One teakwood almirah, 1 teakwood almirah with table, 2 jak tables, 1 jak square table, 3 nadun chairs, 1 jak chair, 2 heaps plumbago dust about 5 tons, 5 heaps plumbago about 12 tons, 2 plumbago cleaning machines, 1 balance, 44 barrels containing plumbago, 1 heap cured plumbago about 25 tons, 1 heap plumbago dust about 40 tons.

R. O. DE SARAM, Deputy Fiscal.

Fiscal's Office, Colombo, August 13, 1930

In the District Court of Colombo.

No. 39,244 Vs.

(1) H. Tarrant of Newlands, Alfred place, Colpetty, Colombo, (2) N. Wolsgrove of Caldicott, Bambalapitiya in Colombo, carrying on business under the name, style, and firm of Tarrant & Co., at Chatham street, Fort, Colombo Defendants.

NOTICE is hereby given that on Saturday, September 6, 1930, at 9 A.M., will be sold by public

auction at Newlands, Alfred place, Colombo, the following movable property of the 1st defendant for the recovery of the sum of Rs. 1,830 07, with legal interest due thereon from date of decree, July 29, 1930, and costs, less Rs. 47 82, viz.:—

Two nadun loungers, 3 nadun arm chairs, 2 nadun teapoys, 1 brass flower vase, 2 foreign wood teapoys, 1 bentwood lounger, 1 nadun folding chair, 1 nadun hatstand, I nadun writing table, 1 nadun chair, 1 jak ice box, 2 large teakwood almirahs, 1 teakwood small almirah, 1 jak cellarette, 1 nadun chiffonier, 1 nadun sideboard fixed with mirror, 2 teakwood screens, 1 teakwood washstand, 4 rattan chairs, 1 rattan settee, 2 jak small tables, 1 jak teapoy, 1 bentwood arm chair, 1 cushioned settee, 4 foreign wood teapoys, 1 nadun whatnot, 1 teakwood sideboard fixed with glasses, 4 nadun arm chairs, 1 teakwood dining table, 4 nadun chairs, 125 flower pots with flower plants.

Fiscal's Office, Colombo, August 13, 1930. R. O. DE SARAM, Deputy Fiscal.

In the Court of Requests of Colombo.

F. F. Krishnapilla of Barber street Colombo .. Plaintiff.

No. 54,113 Vs.

Francis Joseph Ayan Perumal of garden No. 119 (old Police premises), Kotahena street, near Wasala road junction, Colombo Defendant.

NOTICE is hereby given that on Wednesday, September 24, 1930, at 3 P.M., will be sold by public auction at the premises the following property mortgaged with the plaintiff by bond No. 97 dated February 2, 1929, and attested by J. M. Caderamanpulle, Notary Public, and ordered to be sold by the order of court dated July 11, 1930, for the recovery of the sum of Rs. 54 34, with interest on Rs. 50 at 20 per cent. per annum from July 9, 1929, to September 12, 1929, and thereafter on the aggregate amount of the decree at 9 per cent. per annum till payment in full, and costs of this action taxed at Rs. 15 25, viz. :—

All those premises and buildings bearing assessment No. 69, situated at New Chetty street within the Municipality and District of Colombo, Western Province; and bounded on the north by the house of Philippo Fernando, on the east by the house of David Perera, on the south by the house of Francisco Phillippo Ayan Perumal, and on the west by New Chetty street; containing in extent 25 98/100 perches, and all the right, title, interest, claim, whatsoever of the defendant in, to, upon, or out of the said premises. Prior Registration A 146/283.

Fiscal's Office, Colombo, August 13, 1930.

R. O. DE SARAM, Deputy Fiscal.

Deputy Fiscal.

Colombo, August 13, 1930.

R. O. DE SARAM, Deputy Fiscal.

Plaintiff.

No. 400.

Vs.

Palamandadige Francis Fernando of Wadduwa Defendant

NOTICE is hereby given that on Monday, September 8, 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 defendant in the following property for the recovery of Rs. 210 · 89, viz. :-

All that portion of land called Bulugahawatta bearing assessment No. 93, situated at Wadduwa East in the District of Kalutara, Western Province; and bounded on the north by road leading to totupala, east and south by the property of H. Marthinu Fonseka's estate, west by Colombo-Galle road; and containing in extent about $1\frac{1}{2}$ roods, together with the buildings thereon.

Deputy Fiscal's Office, Kalutara, August 12, 1930.

No. 193626

H. SAMERESINGHA, Deputy Fiscal.

1

Central Province.

In the Court of Requests of Maiale

S. Nagoor Pitche of Mandandawela in Matal. Plaintiff.

S. Sanmugam Pillai of Dambulla.....

NOTICE is hereby given that on Thursday, September 11, 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. 356.60, with legal interest on Rs. 269.90 from March 5, 1930, till payment in full, viz. :-

An undivided ½ shares of the following lands without prejudice to the rights of the parties:-

The land called Meegonkotuwa, containing in extent; of about 3 acres 2 roods and 23 perches, situated at Mandandawela in Kohonsiya pattu of Matale South, within the limits of the Matale Urban District Council; and bounded on the east by Crown land now Kaludewela estate, south by Don Davith Wijeyekoon Mudaliyar's land now Kaludewela estate and land belonging to Nadaraja, west by road leading to Rattota, and on the north by Don Andris Tillekeratne Muhandiram's land now Kaludewela estate.

An allotment of land with house bearing assessment No. 337, situate at Dombagolla in Kohonsiva pattu of Matale South, within the limits of the Matale Urban District Council; and bounded on the east by road leading to Rattota, south by wall of house of Cader Mohideen formerly of Mohideen Abdul Cader, west by road leading to Trincomalee, and on the north by land belonging to Costa formerly by wall of Tanga Saibo Cader Saibo's house ; containing in extent 12 perches.

Deputy Fiscal's Office, Additional Deputy Eiscal Matale, August 12, 1930.

Southern Province.

In the District Court of Gal

R. M. P. L. Palaniappa Chettyar, presently India..... laintiff.

No. 28,531.

(1) W. R. M. Perera of Eriane estate, Weligama, and another Defendants.

NOTICE is hereby given that on Wednesday, September 10, 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 1st defendant in the following property for the recovery of a sum of Rs 598 02, with legal interest from June 12, 1930, and costs of suit Rs. 48.92:-

An undivided 1/5th part of the land called Eriyanewatta and of the plantations and of the buildings standing thereon, the said premises being situated at Mudugamuwa in the Weligam korale of the Matara District, Southern Province Sand bounded on the north by Hapuwelbokka and Kudawalawatta, east by Mahadola and Amunekanatteagala, south by Talbot estate and Godellewatta, and on the west by Eriyanedeniya, Egodagahapelawatta, Kapuhena, and Kuriyada watta; and containing in extent about 50 acres.

> E. T. GOONEWARDENE, Deputy Fiscal.

Deputy Fiscal's Office, Matara, August 8, 1930.

In the District Court of Colombo.

(1) Wilton Bartleet and four others, carrying on business under the name, firm, and style of

No. 35,490. Vs.

Pilane Lokuge Piyadasa Dias of Dias land estate, Defendant. Deniyaya

NOTICE is hereby given that on Saturday, September 20, 1930, commencing at 1 o'clock in the afternoon, will be sold by public auction at the respective premises the right, title, and interest of the said defendant in the following property for the recovery of a sum of Rs. 1,901 65, with interest thereon at 9 per cent. per annum from November 18, 1929, till payment in full, and costs of suit :-

(I) The southern portion of the land called Bandarawatta, together with the buildings standing thereon, situated at Matugobe in the Morawak korale of the Matara District, Southern Province; and bounded on the north by the northern portion of the same land, east by Halgahakumbura, south by Dehigahawalawatta, and west by Potewedeniya; and containing in extent about 12 acres.

(2) The land called Potewedeniya, situated at Matugobe aforesaid; and bounded on the north by road to Pallegama, east by Bandarawatta, south by Dehigahawalawatta, and west by Potewekumbura; and

containing in extent about 1/4 of an acre.

(3) The land called Muttettuwekumbura, situated at Matugobe aforesaid; and bounded on the north by road to Pallegama, Goroggasmullekumbura, and Malgallekumbura, east by Malgallekumbura, south by Gin-ganga, and west by the land called Meddegoda; and containing in extent 1 bag (out of 4 bags of paddy sowing extent)

(4) The land called Kudamullekumbura, situated at Viharahena in the Morawak korale afresaid; and bounded on the north by the land where Weladurage Heena lived, east by the tea property belonging to Weladurage Abanchia, south by Kudamullekumbura, and on the west by Sadakumbura; and containing in

extent 4 bags of paddy sowing.

(5) The land called Udayahalmulla and Medayahalmulla, situated at Viharahena aforesaid; and bounded on the north by Wettingewatta, east by Wettingegederakumbura, south and west by Vilahena estate; and containing in extent 3 bags of paddy sowing

E. T. GOONEWARDENE, Deputy Fiscal. Deputy Fiscal's Office, Matara, August 11, 1930.

property for the recovery of a such of the Hour lo a In the District Court of Jaffna 20 24 .21 the send property of property right, title, and interest of the said 13th and 27th defendants in the following property for the recovery of Rs. 1,500 due to the plaintiff for decree, and the sum of Rs. 413 87 for uncontested costs from 1st, 2nd, 8th,

The property belonging to the 13th defendant.

14th, and 16th defendants, and the sum of Rst. 1,123 13

from the other defendants, and Rs. 55.75 being value of articles not delivered, poundage, and charges, viz .:-

in Mudipiddy parish, Vadamaradchyldivisionsoff the Jeniyaya ... mandavanam. .. mariyaya of Vairamuttu Kandavanam.

by c. allowed for the pond out of the remainder in extent and 124 lachams b.c. on the west and excluding 116 in lachams p.c. but of the eastern half share the remainder lachams p.c. but of the eastern half share the remainder is 8 lachams p.c. Both the eastern half-share the remainder reast by imitary ridge of the castern half-share the remainder reast by imitary ridge is 8 lachams p.c. Both the said extent of 124 lachams with of the garden of Appunamy, west by limitary ridge and is lachams, total extent of 132 lachams p.c., is off Muwapitiyekumburanday with the property of Ahinapilla, widow with a sound be and the cast by the property of Ahinapilla, widow west by a sound be property of the property of Vallammai wife of Thampa, and others, north by pond, west by the property of Vallammai wife of Thampa, and others, north by pond, west by the property of Vallammai wife of Thampa, and others, and the property of Vallammai wife of Thampa, and others. spiddbible fallidilbe fish fo the ford and the same in the case (3) The land called Muttertuwekindura in unice at

Matugobe aforesaid; and bounded on the north by road inbrajah his Sant ot grignolad lythaqorqa Mah vd 4 wa divided 8 kulles with share of well out of 25 a hachams varaguo culture, daccording to possession of a varaguo of stand to ituated dat i Valluvoddikurichi; iditto, called Kottankaladdy thoddam 154, thoddam 153, thoddain 97; thoddam 74 sb The said 8 kulies with share buff well-stit of 21 lachams waragu culture daccording 28 to possession is bounded on the east by the property of Pennanma; wife of Sinnadural, and others, north by . 6 Valliammai, wife of Velupillais and others wests by the oroperty of of Sinnaddy Seevaratnam Wkumarasamy,

extent 4 bags of cardiardia and subject (5) The land called Udayahalmulla and Medayahalmulla and Medayahalmu halmulla, vituated at Viharahena aforesaid; and houndened house and houndened has I say of gripnoled wing one aforesaid; and anad5[iVAydividedb16 3/60kuliesdbeing19b/129:share of a gupiece of land situated at a Vallauxeddikurich ytaditto.

by Sinnathankam, wife of RajaratnamA, susteM

An undivided schare of a piece of land situated at imayanankurichy, ditto, called Mibuthapiddikkuthetkuthalaimadai, in extent 15 lachams varagu culture, Kuthatalmadai, in extent 15 achams varage cutting, and the lack of dividow of Kathirgaman and others, and osouth by The HAGGARYLARY Tog School with the soff O all self recon.

> 31 /68/ North-Western Province.

In the Additional Court of Requests, Kurunegala. Ekanayake Mudiyar selage Kaurala, (2) ditto Punchi Menika, both of Palleinguruwatta . Titta 400.4.3851 - 1 S. Nagoor Pitche of MasWindawela

Kandetana Ekhabagedara Silindu of Watareka

at Jaffing District, Northern Province called Mathoovil-mon Rs. 430 at 18 per cent per annum from June 30, 1928,

property of Vairamuttu Kandavanam.

Way 1940

The property of Saind Structed at ditted called Kalehod
""" and "" aktent 1951 lachams" vary gill culture, and selected for the property of of Theivanai, and will be structed at the property of of Theivanai, and will be structed at the property belonging to the heirs of Thailkachbi
""" by the property belonging to the heirs of Thailkachbi
""" by the property belonging to the heirs of Thailkachbi
""" and you are of a piece of land structed at Samarapakuthevankurichchi ditto, called Nedunkulam vary in extent 124 lachams p.c., ditto Nedunkulam vary in extent 112 lachams p.c., ditto Nedunkulam or analysis of lachams p.c., ditto Nedunkulam or analysis of

paddy sowings extent; situate at Pahalainguruwatta atoresaid mandi bounded on the north by Ehetuwagodawatteiura and initary ridge of Godakumbura, mandi by limitary ridge of Pinkumbura, south by ela and

by land belonging to Costa formerly by wall of Tanga Salbo (adar Salbos Curres containing in extent 12 perclass. gontaining in extent 12

perches. (1) K. M. P. R. Kurrarypya (Perly) (2) K. M. P. P. R. Kurrarypya (Perly) (2) K. M. P. P. Perly Carphan Chitty by attorney V. R. Bakristna Rawth of Kurunegala. K. M., P., R. V. R. Bala-...........Plaintiff. No. 14,952. Vs.

Ranasinghe Mudiyanselage Punchi Banda, Peace Officer of Dambadeniya in Dambadeni Udukaha

6, 1930, commencing at 1 o'clock in the afternoon, will be sold by public auction at the premises the right, title, and interest of the said defendant in the following property, viz.

(I) All that field called Pitakumbura of I amunam called Niruvattambai, in extent 10% lachams varagu-nof paddynsowing extent; situate at Dambadeniya in culture; and bounded on the east by the property of aDambadeni Udukaha korale west of Dambadeni hat-Alagamnia wife of Thambirajah north west and south of pattuginothe District of Kurunegalay North-Western gn Previncel; and abounded on the north by field of athe

title, and interest of the sold I heirs of the late Punchappuhamy; east by Ambagahamulakumbura of Punchimahatmaya, south by field belonging to the estate of the late Kiri Banda west by Godaira wella of Pitakumbura.

aby2) An undivided 3 share of Wewekumbura of about 3 pelas of paddy sowing extent, situate at Dambadeniya aforesaid land bounded on the north by Etambagahamulliyadda of the debtor and others, east by ela, south by Gin walakumbura and Rukattanagahamulakumbura, west by elambhayamanagaya daya atuos asa ya

(3) One 2 share now divided and allotted towards the -south from and out of the lands called Kerewgahamulawatta of I thimba of kurakkan sowing, Pelchetiwatta of about I laha of kurakkan sowing extent, Kosgahamula-henewatta of about 8 lahas of kurakkan sowing, Koshene-Watta of about 8 lahas of urakkan sowing, Puswelgaale-watta of about 8 lahas of kurakkan sowing, and Adikarimulewatta of Tlaha of kurakkan sowing extent, all-forming one property and known as Manghokkawatta of about 12 acres in extent, situate at Dambadeniya Caforesaid, and bounded on the north by land belonging perches on anishmus rose 2 modes mentang ministros to the estate of Mr. S. C. Obesekara and land of Kiri Mudiyanse, Peace Officer, east by land of Punchappu-hamy, south by land of Ranhamy, Punchappuhamy,

emos edi Eiscal's Office nelse ni gui A. BASNAYAKEled Kurunegala, July, 11, 1930, an bisser Deputy Fiscal.

In the District Court of Jaffina, No. 6,226. In the matter of the estate of the large No. 6,226. In the matter of the estate of the large No. 6,226. Ratina Gopal of Jaffina town, deceased.

Waitilingam Ford Ratna Gopal of Jaffna; now of Colombo Hanna Goparior Janna, now of Colombo Hanna delandari Secretary. Petitioner.

Kathiravelu Rathasingham, Secretary. District Court, Jaffna Official Administrator.

BY virtue of the commission issued to me in the above

case, I shall sell by public auction at the premises, on Tuesday, September 9, 1930, at 10 o'clock in the forenoon, the property hereinafter described and belonging to the estate of the above-named deceased for payment of the liabilities of the estate.

Frovince of Sabaragamuwa.

Property referred to.
(1) All that piece of land bearing Nos. 9,299, 9,301, ... 9,302 land 9,303 situate at Panayadikulama in Anavilundan pattu of Pitigal korale north in the District of Chilaw, North-Western Province; and bounded on the north east, south, and west by the property belonging to the Crown; containing in extent 21 acres I rood and apperches which is such a roof grand at 19170 M

(2) An allotment of land called Panayadikulaththil bPanayadikulam, situatellin the willage aforesaid and y bounded on the east by land left by the side of the land ticalled Panaiadikkulam and Nagapaddakulam and the properties mentioned in the plans bearing Nos 176,065 and 67,645 and lot No. 9297 and the property mentioned oin the plan No. 1,855, and water course (north by lot bearing No. 9291 shown in plan No. 1,855, and west by 11 lots Nos 110296, 1.1/5 and 19296, 11/6, and shown in plan No. 1,885, and land left, for water course, and on the south by property mentioned in the plans Nos 165,687 and 165,689; containing in extent 18 acres and 16

Deputy Fiscal's Office, 1922 F2 G2 DALPETHADO 291 -ad Chilawa August 12 di 1930 and & babi Deput VFiscal. godage Udahawutte, situated at Hakamuwa aforesaid: Haminona, "Appuhamy, and others, west by wela and state and the divided southern half share being not by Gan by Gan by the remaining half share of this land, east and south by watta a south by the remaining half share of this land, east and south by the remaining half share of this land, east and south by the remaining half share of this land, east and south by the remaining half share of this land, east and south by the remaining half share of this land, east and south by the remaining half share of this land, east and south by the remaining half share of this land, east and south by the remaining half share of this land, east and south by the remaining half share of this land, east and south by the remaining half share of this land, east and south by the remaining half share of this land, east and south by the remaining half share of this land, east and south by the remaining half share of this land, east and south by the remaining half share of this land, east and south by the remaining half share of this land, east and south by the remaining half share of this land, east and south by the remaining half share of this land, east and the remaining half share of this land, east and the remaining half share of this land, east and the remaining half share of the remaining

boundaries to the divided outhern half share being no the by the remaining half share of this laid, east and sound and west being boundaries as above given.

(4) An undivided a share of Walaw wavata of about 18 lacres in extent, situate at Dambadening and the share of the share village as aforesaid; and bounded on the north by malaode, east by high road, south by sooriya tree and agala, west by oya and the weilla of Halugcdakumbula. (4) The land called Kalugalgedewatta of about 2 acres in extent, together with the buildings and everything standing thereon, situated in the same village as aforesaid, and bounded on the north by Kalugalgodewatta which formerly belonged to Murugan Kangany and now belonging to, I. D. N. Alwis Appuhamy east, by high road, and south and west by stream (5) The land called Watteliyadda of about 8 kurunies of readdy sowing extent, together with everything standing thereon situated in the same village as aforesaid; and bounded on the north, south and west by Kandura; east by high road Fiscal's Office,

Deputy Fiscal. Badulla, August 11, 1930.

Province of Sabaragamuwa.

In the District Court of Ratnapura.

de Silva and KR. Perera of Ratnapura. . Plaintiffs. No. 5.036. Vs.

Dingiri Mulia Thumbagoda of Delwala-..... Defendant. gama...

NOTICE is hereby given that on Friday, September 12, 1930, at 10 o'clock in the forenoon, will be sold by public auction at the premises the right, title, and interest of the said defendant in the following property for the recovery of the sum of Rs. 482 78, with interest at 12 per cent. per annum, costs of suit, and poundage,

All that land called Pahalawatta, together with the building standing thereon, situate at Hakamuwa in the Meda pattu of Nawadun korale; bounded on the north by minor road, east by the ditch of Medawatta, south by the new stone fence of the said Pahalawatta, and west by Henchunpitiyawatta and Badahalagewatta; containing in extent about 2 seers kurakkan sowing, and registered under B 124/226 and 184/215.

2. An undivided ½ share of the land called Thumbagodage Udahawatta, situated at Hakamuwa aforesaid and bounded on the north by Halaudagewatta and koratuwa, east by Gamaetigewatta, south by Gansabhawa road, and west by Henahumpitiyawatta; and containing in extent about 8 seers kurakkan sowing

extent, and registered under B 119/182.

3. An undivided 1 share of the land called Thumbugodage Pahalawatta, situated at Hakamuwa aforesaid; and bounded on the north by the ditch of Jatuhamy's garden, east by ditch of Medawatta, south by Naidappulewatta and Pahalawatteagala; and west by Badahelage Kiriappugewatta-agala; and containing in extent

3 seers kurakkan sowing, and registered under B 139/6.
4. All that land called Hewangewila, situated at Hakamuwa aforesaid; bounded on the north by Rulmale, east by Weralugahadeniya and Thumbogoda, south by Pingodella, and west by Bulugahakumbura; and containing in extent about 12 lahas paddy sowing, and

registered under B 137/253.

5. An undivided \(\frac{1}{4} \) share of the land called Idamalokanda, situated at Hakamuwa aforesaid; bounded on the north and east by Yaddegalagewatta, south and west by Maha-ela; and containing in extent about 5 seers kurakkan sowing, and registered under B 180/51

6. An undivided \(\frac{1}{4} \) share of the land called Goda-kumbura Pitapela, situated at Hakamuwa aforesaid; and bounded on the north by Panangalakumbura, east by Mannaule Pitapela and Kankanamelehena, south by Ganitagehena, and west by Halugeliadda; and containing in extent about 1 amunam paddy sowing, and registered under B 137/179.

The aforesaid lands are subject to a mortgage upon bond No. 16,281 dated December 25, 1928, and attested by D. P. S. Rajapaksa, Notáry Public, Ratnapura, for

Rs. 400.

Fiscal's Office, R. E. D. ABEYRATNE,
Ratnapura, August 7, 1930. Additional Deputy Fiscal.

In the District Court of Kegalla. The Assistant Government Agent, Kegalla....Plaintiff. Vs.

(1) Ekanayeka Aratchillage Mudiyanse of Rotuwa

Under goda and 2 others Added Defendants.

NOTICE is hereby given that on September 5, 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 1st and 4th defendants and 1st added defendant in the following property, viz.:

Sale on September 5, 1930, commencing at 2 p.m.

An undivided 2 shares of the field called Medadepelakumbura of about 2 pelas of paddy sowing in extent, situated at Undugoda in Kanduaha pattu of Paranakuru korale in the District of Kegalla of the Province of Sabaragamuwa; and bounded on the east by ela, south by Eriyagahamulaliyaddeinniyara, west by Attalageliyaddeinniyara, and north by ela-wella.

2. All that filed called Welikumbura of about 12

lahas of paddy sowing in extent, situated at the same village as aforesaid; and bounded on the east by the high road, south by Delahitiyawe wire fence and the bank, west by Palkadakumbureinniyara and ela, and

on the north-by ela.

3. The field called Beligahamulaliyaddepurana of I pela of paddy sowing in extent, situated at Undugoda as aforesaid; and bounded on the east by Udakumbureinniyara, south by rubber estate, north and west by

For the recovery of the sum of Rs. 123 45, and poundage.

S. DE SILVA, Additional Deputy Fiscal.

Deputy Fiscal's Office, Kegalla, August 12, 1930.

43 To In the District Court of Kegalla.

The Assistant Jovernment Agent, Kegalla.... Plaintiff.

No. 8.168. Vs.

Tembilipitiye Pathirannehelage Punchirala of Undugoda and 2 others.....Substituted Defendants.

NOTICE is hereby given that on September 5, 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 1st and 4th defendants and 1st added defendant in the following property, viz.:-

Sale on September 5, 1930, commencing at 3 p.m.

1. An undivided 2 shares of the field called Medadepelekumbura of about 2 pelas of paddy sowing in extent, situated at Undugoda in Kanduaha pattu of Paranakuru korale in the District of Kegalla of the Province of Sabaragamuwa; and bounded on the north by ela-wella, east by ela, south by Eriyagahamulaliyaddeinniyara, and on the west by the innivara of Attalageliyadda.

The field called Welikumbura of about 12 lahas of paddy sowing in extent, situated at the village aforesaid; and bounded on the east by the high road, south by Dolahitiyawe wire fence and the bank, west by the innivara of Palkadakumbura and ela, and on the

north by ela.

3. The field called Beligahamulaliyaddepurana of 1 pela of paddy sowing in extent, situated at the same village as aforesaid; and bounded on the east by Cdakumbureinniyara, south by rubber estate, north and west by ela.

Sale on September 5, 1930, at 5 p.m.

4. An undivided ½ share of the land called Hapulandewatta of about 2 pelas of paddy sowing in extent, situated at Palugama in Kanduaha pattu as aforesaid; and bounded on the north; south, and west by the ditch, and east by the bank.

For the recovery of the sum of Rs. 327 25, and poundage.

S. DE SILVA, Deputy Fiscal's Office, Additional Deputy Fiscal. Kegalla, August 11, 1930.

TESTAMENTARY? NOTICES IN ACTIONS.

In the District Court of Colombo. 3

In the Matter of the Last Will and Testament of Naganathar Sinna-tangum, wife of Thambipillai Karalapillai of Colombo, deceased.

Thambipillai Karalapillai of Colombo Petitioner.

(1) Karalapillai Suntharanpillai of Colombo (1) Karalapillai Sanmugan of London (2) Thaiyonayagy, daughter of Karalapillai Kanagasabai, (5) Saraswathi, daughter of Karalapillai, all of Colombo, (6) Ponnammah, widow of Nagaratha (1) Managasabai widow of Naganather of Manipay Respondents.

THIS matter coming on for disposal before G. C. Thambyah, Esq., District Judge of Colombo, on July 29. 1930, in the presence of K. Namasivayam, Proctor, on the part of the petitioner above named; and the affidavits (1) of the said petitioner dated December 3, 1928, (2) of the attesting notary and witnesses dated August 10, 1928, (3) the order of the Supreme Court dated March 21, 1929, having been read:

It is ordered that the last will of Naganather Sinnatangum, deceased, of which the original has been produced and is now deposited in this court, be and the same is hereby declared proved; and it is further declared that the petitioner is the executor named in the said will, and that he is entitled to have probate thereof issued to him accordingly, unless the respondents above named or any other person or persons interested shall, on or before September 4, 1930, show sufficient cause to the satisfaction of this court to the contrary.

July 29, 1930.

G. C. THAMBYAH, District Judge.

In the District Court of Colombo Örder Nisi

In the Matter of the Last Will Testamentary Jurisdiction. Testament of Emily Maria No. 5,182. late of Breemar, Alexands f road. Wellawatta, in Colombo, deceased.

. Petitioners.

THIS matter coming on for disposal before G. C. Thambyah, Esq., District Judge of Colombo, on July 7, 1930, in the presence of Messrs. van Cuylenberg & de Witt, Proctors, on the part of the petitioner above named; and the affidavits (1) of the said petitioners dated April 28, 1930, and (2) of the attesting notary dated July 3, 1930, having been read:

It is ordered that the last will of Emily Maria Tissera, deceased, of which the original has been produced and is now deposited in this court, be and the same is hereby declared proved; and it is further declared that the petitioners are the executors named in the said will, and that they are entitled to have probate thereof issued to them accordingly, unless any herson or persons interested shall, on or before July 31, 1930, show-sufficient cause to the satisfaction of this court to the contrary.

July 7, 1930.

G. С. Тнамвуан,, District Judge.

Time for showing cause against the above Order Nisi is extended to September 401930.

G. С. Тнамвуан, District Judge. In the District Court of Colombo. 30 Order Nisi.

Testamentary Jurisdiction. No. 5,198.

In the Matter of the Intestate Estate of Cornelia Wahalathanthrige Dona Samarakoon nee Perera of Arawwala in the Palle pattu of Salpiti korale,

Egodahage James Alwis Samarakoon of Arawctitioner.

Egodahage Arhur Al Jan Fakooff, Egodahage Margaret Alwis Samarakoon, Egodanage Awneris Alwis Samarakoon, all of Arawwala, (4) Egodahage Daniel Alwis Samarakoon of Pita Kotte in the Palle pattu of Salpiti korale Respondents.

THIS matter coming on for disposal before G. Thambyah, Esq., District Judge of Colombo, on July 16, 1930, in the presence of Mr. J. P. Rodrigo, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated July 8, 1930, having been read:

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

before August 28, 1930, show sufficient cause to the satisfaction of this court to the contrary.

July 16, 1930.

G. C. THAMBYAH, District Judge

In the District Court of Colombo.. Order Nisi.

Jurisdiction. No. 5,205.

Testamentary In the Matter of the Intestate Estate of Odumana Lebbe Marikar Mohammado Mohideen of Maradana, Colombo, ${f deceased}$.

Oduma Lebbe Marikar Asia Umma of Dematagoda. in Colombo

Tambi Rasa Asana Marikar of Trincomalee street,

1930, in the presence of Mr. S. R. Ameresekere, Proctor,

on the part of the petitioner above named; and the affidavit of the said petitioner dated July 17, 1930, having been read: having been read:

It is ordered that the petitioner be and she is hereby declared entitled, as stepsister of the above-named deceased, to have letters of administration to his estate issued to her, unless the respondent above named or any other person or persons interested shall or before August 28, 1930, show sufficient cause to the satisfaction of this court to the contrary.

July 21, 1930.

Jurisdiction.

No. 5,209.

G. С. Тимвуан, District Judge.

. In the District Court of Colombo.

Order Nisi. Testamentary

In the Matter of the Last Will and Testament, of Mututantrige Nancy rah Fernando of Uyana in Morawa, deceased.

Mututantrige Abraham Fonando of Rawatawatta in Moratuwa

THIS matter coming on for disposal before G. C. Thambyah, Esq., District Judge of Colombo, on July 23, 1930, in the presence of Mr. R. W. Perera, Proctor,

on the part of the petitioner above named; and the affidavits, (1) of the said petitioner dated July 17, 1930, and (2) of one of the attesting witnesses dated June 30,

1930, having been read to all the will, of Mututantrige the same is hereby declared proved; and it is now deposited in this court, be and the same is hereby declared proved; and it is further declared that the petitioner is the executor named in the said will, and that he is entitled to have probate thereof issued to him accordingly; unless any person or persons interested shall, on or before August 1) 28, 1930, show sufficient cause to the satisfaction of

this court to the dontrary, Mr. is and Alais or anhorst Alais Santa Alais Sant July 123 s. 1930 at the I be I be in at District Judgeod

all property of Colombo and State of Colombo and Jurisdiction Thangaratnam Rajendra of Manning O. No. 15,200 Man Town in Colombo, deceased to divisions

Nagalingam Rajendra of 8 Manning Town, in the Colombo of the Colom

THIS matter coming on for disposal before G. C. Thambyah, Esq! District Judge of Colombo, on July 22 1930 in the presence of Mr. R. Mahadeva, Proctor, on the part of the petitioner above named; and the affidavit of the sold petitioner dated July: 10, 1930, having been read:

It is ordered that the petitioner be and he is hereby declared entifled, as widower of the above named deceased, to have letters of administration to her estate issued to him, unless the respondents above named or any other person or persons interested shall, on or before August 28, 1930, show sufficient cause to the

Satisfaction of this court to the control of the state of the court to the control of the state of the state

m.In,the District Court of Colombon on Singr

Colombo.

Colombo.

Testamentary Tn the Matter of the Last Will and Jurisdiction bounded of the Last Will and Last Will and Jurisdiction bounded of the Last Will and Last Hewadewage Roll at Hewadewage Silva, Proctor, on the part of the petitioner above named, and the affidavit of the said petitioner dated wigner of the petitioner be and he is hereby a declared entitled, as nephew of the above named of the presence of Mr. S. Sivasubramaniam; or any person or persons interested shall on or before and the affidavits (1) of the said petitioner dated July 21.

Proctor, on the part of the petitioner above mamed; and the affidavits (1) of the said petitioner dated July 17, 1930, and (2) of the attesting notary dated July 21, 1930, having been read:

It is ordered that the last wilhof Hewadewage Caroline Fernandor deceased of which the original has been produced and is now deposited in this court, be and the same is hereby declared proved and it is further declared that the petitioner is the executor named in the said will, and that he is entitled to have probate thereof issued to him accordingly onless any derson or persons interested shall, only on before Mugust 28/1930 ashow sufficient cause to the satisfaction of this court to the contrary or the language of the said and the same and the sam Fernando deceased of which the original has been produced and is now deposited in this court, be and the same is hereby declared proved, and it is further.

the District Court of Colombo. JAHM Grder Nisi. estamentary In the Matter of the Intestate Estate of Junisdiction Dr. Francis Morgan Alvis of The No. 221 Rosary, Short's road, Slave Island,

Rosary, Short's road, for the Rosary, Short's road, for the Rosard Colombo decased. ... Petitioner.

in a real of (Ala) to intlier (1), Bernardt Edwin Alvis, and (2) Francis Maurice Maurice

Alvis, minures, by their guardianced litem Doctor Sinnathanney Muthal of Colombo. Respondents.

THIS matter common for disposal before G. C. Thambyah Back District Judge of Colombo, on August 1, 1930, in the presence of Messas Julius & Creasy, of Colombo, Proctors, on the part of the petitioner, Mrs. Edina Bertha Alvis of Colombo; and the affidavit of the said petitioner dated July 24, 1930, certificate of data both the above record decays of colombo. death of the above named deceased, and minute of consent by the guardian ad litem of the above-named minor respondents having been read : It is ordered and declared that the said petitioner is the widow of the said deceased, and that she is entitled to have letters of administration to the intestate estate of the said deceased issued to her accordingly, unless any person or persons interested shall, on or before August 28, 1930,

show sufficient cause to the satisfaction of this court to the contrary! languaged the satisfaction of this court to the contrary! languaged and the set theory is the court before Thamsyah, broad languaged to 1930, at it has a bound by District Judge, much him of the product of the set of the district of the set of the district of the languaged at the languaged of the languaged reorder Nisi. The rolling year in home Testamentary n, the Matter of the Intestate Estate Jurisdiction. of Degodugamage Don Pelis de Silva

of Degodugamage Don P No. 5;225;11 (17) of Kalubowila, deceased.

K. A. Albert Perera of Stewart place, Colpetty, in Colombo Petitioner.

(1) Chandrapia de Silva, (2) Dharmawathie de Silva, (3) Janaki, (4) Santhtagora de (1) Petitioner.

Silva; (3) Janak (de: Silva; (4) Santhtagora de (1) Silva; H. minors; appearing by their guardian ad. Mem. (5) V. D. Cornelis of Pamankada; in Colombo.

THIS matter coming on for disposal before; G. C. Thambyan, Eso., Estrict Judge of Colombo, on August 4, 1930, in the presence of Mr. R. K. A.) de Silva, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated. August 4, 1930, having been read.

It is ordered that the petitioner be and he is hereby.

affidavit of the said, petitioner, dated August 6, 1930 affidavit of the said, petitioner, dated August 0, 1930, certified copy of letters of administration to the intestate estate of the above named deceased, power of attorney in tavour, of the petitioner and Supreme Court's Order dated, July 31, 1930, having been read: It is ordered and declared that the said petitioner is the attorney of two of the sons of the said deceased and the Indian administrators, and that he is entitled to have letters of administrators to the intestate estate of the said deceased and the liters of administrators to the intestate estate of the said deceased as administrators of the intestate estate of the said deceased as a single to him accordingly. The said the said deceased as a single to him accordingly. The said the said deceased as a single to him accordingly. The said said the said deceased as a single to him accordingly. The said said the said deceased as a single to him accordingly.

Hatch near Wargrave in the County of Britain Receased.

THIS matter coming on for disposal before G. C. Thambyah, Esq., District Judge of Colombo, on August, 7, 1930, in the presence of Mr. Cecil Her 1813 spence Blatch of Colombo, Proctor, on the part of the petitioner, Mrt Geoffrey Thomas Hale of Colombo, gland the affidavit of the said petitioner dated August 6, 1930, true copy of probates true copy, of the will of the above named deceased, power of attorney in favour of the petitioner and Supreme Court's order dated July 31, 1930, having been read. It is ordered that the will of the said deceased dated November 8, 1926, of which a true copy has been produced and is now deposited in this court, be and the same is hereby declared proved; and it is further declared that the said provide the said and the said provide the said and the said provide same is hereby declared proved; and it is further declared that the said provide same is hereby declared proved; and it is further declared the said provide same is hereby declared provide. 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 annexed, issued to him accordingly, unless and will annexed, issued to him accordingly, unless Testamentary any person or persons interested shall, on or before Jurisdiction. September 4, 1930, show sufficient cause to the satisty faction of this court to the contrary.

August 12, 1930

G. C. THAMBYAH, District Judge

thit belief nothe District; Court of Colombo. 3 11/400 Order Nisi.

Testamentary In the Matter of the Last Will and Jurisdiction. Testament of Stephen Edgar James No. 5,235. of Wallaha, Lindula, Ceylon, formerly of 1, Montcombe Villas, London road, Cheltenham, Ghaicestershire deceased in a shall

THIS matter coming on for disposab before G. C. Thambyah, Esq.; District Judge of Colombo, on Avgust, 7, 1980, in the present of Mr. Beil Herbert Spence Blatch of Colombo, Proctor, on the part of the petitioner, Mr. Geoffrey Thomas Herbert Colombo Blatch of Colombo, Proctor, on the part of the petitioner, Mr. Geoffrey Thomas Hart of Colombo and the affidavit of the said petitioner dated August 6-1930, examplification of letters of administration of the will of the above named deceased, power of attorney in favour of the petitioner, and Supreme Courts ofder dated July 31, 1930, having been read. It is ordered that the will of the said deceased dated December 15, 1902, of which an exemplification of letters of administration 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 English that the said petitioner is the attorney of the English

administrators, and that he is entitled to have letters of administration, with a copy of the said will amoved. issued to him accordingly, unless any person or persons interested shall, on or before September 4, 1930, show, sufficient cause to the satisfaction of this court to the

August 12, 1930.

District Judge

Botween

administration to the intestate estate of the said deceased issued to him accordingly, unless any person or persons interested shall, on or before September 4, 1930, show sufficient cause to the satisfaction of this court to the contrary, pages deceased of the satisfaction of this court to the contrary, pages deceased of the satisfaction of this court to the contrary, pages deceased of the satisfaction of this court to the contrary. Pages deceased of the satisfaction of the satisfaction.

August 12, 1930, deceased of the pages of the satisfaction of the satisf attorney dated June 12, 1930; and (3) the order of the Supreme Court dated July 21, 1930, having been reader It is ordered that the will of the said Herbert Johnso Marshall, deceased dated November 30, 1927, a certified copy of which under the seal of his Majesty's High; Court of Justice in England has been produced and is now deposited in this court, be and the same is hereby at declared proved grand it is further declared that the said and Stanley Frederick de Saram is the attorney in Ceylon, of the sole executrix named in the said will, and that he is entitled to have letters of administration (with will a annexed) issued to him accordingly unless any person us or persons interested shall, on or before September, 4,000 1930, show sufficient cause to the satisfaction of this July 9. 1930. court to the contrary.

G. С. Тнамвуан, August 7:4930:11 tenison overes reDistrict Judge.

Med for July 18, 1939. In the District Court of Colombo.

Order Nisi declaring Will provedu 33

In the Matter of the Last Will and Testament or Trust Disposition and Settlement of Dyson Blair, Director of MALI PLANA Surveys, Land Officer, of Entebbe

Ceylon and Fiji and latterly residing at Waulkmill Kirkcowan in Scotland

at Waulkmill Kirkcowan in Scotland deceased.

THIS matter coming on for disposal before Common on for disposal before Common on for disposal before Common on August 7, 1930, in the presence of Mr. J. F. van Langenberg. Proctor, on the part of the perturbane, Stanley Frederick de Saram of Colombo; and (4) the affidavit of the said petitioner dated August 7, 1930, 22 the power of attorney dated May 16, 1930, and (5) the order of the Supreme Court dated July 21, 1930, having been read atticked that the will of the said Dyson Blair, deceased dated October 10, 1912, a certified copy of which under the seal of office of the Commissariot of Wigtown has been produced and is now deposited in this court, be and the same is hereby declared proved; this court, be and the same is hereby declared proved and it is further declared that the said Stanley Frederick de Saram, is the attorney in Ceylon of the proving executrix named in the said will, and that he is entitled to have letters of administration (with will amexed) issued to him accordingly, unless any person or persons interested shall, on or before September 4, 1930, show sufficient cause to the satisfaction of this court to the contrary

contrary held hardlife add bree G.C. THAMBYAH 10: 281C. August 7, 1930.

In the District Court of Negombo.

Order Nisi.

No. 2,745 T.

In the Matter of the Intestate Estate of the late Abeyasinghe Naulla Aratchiralalage Don Cornelia Abeyasinghe of Mirigama, deceased.

Between

Sangarasekara Appuhamillage Punchi Nona of Petitioner. Mirigame

And

(1) Dona Alice Nona Abeyasinghe of Wellawa,
(2) Dona Mary Nona Abeyasinghe of Mattawa,
both of Katugampola hatpattu of Meda pattu east
korale, (3) Rom Monas Abeyasinghe of Mirigama
in Udigaha pattir of Hapitigam korale, (4)
Dona Jane Nord Abeyasinghe, (5) Don Sadiris
Abeyasinghe (6) Dona Rupawathi Abeyasinghe,
all of Mirigama Respondents.

THIS matter coming on for disposal before M. H. Kantawala, Esq., District Judge of Negombo, on May 9, 1930, in the presence of Mr. E. H. de Zoysa, Proctor. on the part of the petitioner; and the petition and affidavit of the said petitioner dated May 9, 1930, and April 29, 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 June 12, 1930, show sufficient cause to the satisfaction of this court to the contrary.

July 9, 1930.

M. H. KANTAWALA, District Judge.

Fime for showing cause against this Order Nisi extended for July 18, 1930.

July 2, 1930.

M. H. KANTAWALA, District Judge.

Time for showing cause against this Order Nisi extended for August 19, 1930.

July 18, 1930

M. H. KANTAWALA, District Judge.

e District Court of Negombo. Decree Nisi.

Testamentary Jurisdiction. No. 2,765.

the Matter of the Last Will and Testament of Jamath Charlis Silva of Mukalant on wa, deceased.

Palihawadan Pamanis Fernando of Kuraha Katunayaka, 2) macige John Silva of Kudahada pola, (3) Uduwelahewage Jagarias Sirwardan (1) Palihawadan/. Petitioners.

of Dunottawa

(1) Jayalath Wilton Silva (2) dittle Robert Wimalasena Silva, (3) ditto Helton Gunasena Silva, (4) ditto Griscilda Mailawathy Silva, minors, Udawelahewage Luwisado Silva, all of Mukalan gomuwa Respondents.

THIS matter coming on for disposal before M. H. Kantawala, Esq., District Judge of Negombo, on July 8, 1930, in the presence of Mr. E. H. de Zoysa, Proctor, on the part of the petitioners; and the petition and affidavit of the petitioners dated July 8, 1930, and May 29, 1930, respectively, and the affidavit dated May 1930, of the notary who attested the last will, having been read:

It is ordered that the said last will of Jayalath Charlis Silva of Mukalangomuwa, deceased, dated April 21, 1930, and now deposited in the court, be and the same is hereby declared proved, unless the respondents or any other person or persons interested shall, on or before August 18, 1930, show sufficient cause to the satisfaction

of this court to the contrary.

It is further declared that the petitioners above named are the executors named in the said will, and that they be entitled to have probate of the same issued to them accordingly, unless the respondents above named or any other person or persons interested shall, on or before August 18, 1930, show sufficient cause to the satisfaction of this court to the contrary.

It is further ordered that the 5th respondent above named be appointed guardian ad litem over the minors, the 18th 2nd 3rd, and 4th respondents above named, for the purpose of this testamentary action, unless the respondents above named or any other person persons interested shall, on or before August 18, 1930, show sufficient cause to the satisfaction of this court to the contrary.

M. H. KANTAWALA July 8, 1930. District Judge.

In the District Court of Kalutara. der Nisi.

In the Matter of the Estate of the late Philip Michael Direckze, deceased, of Dollangoda, Kalutara.

THIS matter coming on for disposal before N. M. Bharucha, Esq., District Judge of Kalutara, on June 14, 1930, in the presence of Messrs. de Abrew & Fernando, Proctors, on the part of the petitioner, Mildred Constance Canagasabai nee Direckze of Dodangoda; and the affidavit of the said petitioner dated June 2, 1930, having been read:

It is ordered that the said petitioner be and she is hereby declared entitled, as daughter, to have letters of administration to his estate issued to her, unless the respondent, Mrs. Alice Direckze of Dodangoda, or any other person or persons interested shall, on or before July 28, 1930, show sufficient cause to the satisfaction of this court to the contrary.

June 14, 1930.

N. M. BHARUCHA, District Judge.

The date for showing cause is further extended till August 25, 1930. 🦜

July 28, 1930.

N. M. BHARUCHA, District Judge.

In the District Court of Kalutara. Ofter Nisi.

Testamentary The Matter of the Estate of the late Udfma Lebbe Marikkar Ummul Jurisdiction. No. 2,295. ngala.

THIS natter forming on for disposal before N. M. Bharucka, Kaq., District Judge of Kalutara, on May 16, 1930, in the presence of Mr/E. B. Jayesingha, Proctor, on the part of the petrioner, Mustappa Hadjiyar Mohamed brahaim of Kuda Heenatiyangala; and the affidavit of the and petitioner dated March 12, 1930, having been read. having been read:

It is ordered that the said petitioner be and he is hereby declared entitled, as husband, to have letters of administration to her estate issued to him, unless the respondents—(1) Mohamed Ibrahaim Abdul Kaneen,

(2) Mohamed Ibrahaim Mohamed Naiem, (3) Mohamed Ibrahaim Mohamed Naseer, (4) Seabdul Cader Marikkar Masudu Umma, (5) Uduma Lebbe Marikkar Mohamed Sally, all of Kuda Heenatiyangala; 1st to 3rd minors, by their guardian ad litem the 5th respondent—or any other person or persons interested shall, on or before July 4, 1930, show sufficient cause to the satisfaction of this court to the contrary.

It is further declared that the 5th respondent be and he is hereby appointed guardian ad litem over the 1st to 3rd minor respondents for all the purposes of this action, unless the respondents or any other person or persons interested shall, on or before July 4, 1930, show sufficient cause to the satisfaction of this court

to the contrary.

May 16, 1930.

N. M. BHARUCHA, District Judge.

The date for showing cause against the above Order Nisi is extended to August 22, 1930.

July 4, 1930.

N. M. BHARUCHA, District Judge.

In the District Court of Kalutara

Order Nisi.

In the Matter of the Estate of late Moses Jansz Abeysekera Testamentary Jursidiction. No. 2,330. Kalutara

THIS matter coming on for disposal before N. M. Bharucha, Esq., District Judge of Kalutara on June 23, 1930, in the presence to M. D. J. K. Goonetilleke, Proctor, the part of the petitioner, Cornelia Abeysekera of Kalutara; and the affidavit of the said petitioner

attack is and the amagnet of the said petitioner dated June 23, 1930, having been read:

It is ordered that the said petitioner be and she is hereby declared extitled, as vidos of his deceased brother, to have leaves of administration to his estate issued to her, unless the respondents—(1) Florence Elizebeth Abeysekera and hasband (2) D. J. H. Kumarasiri both of Kalutara (3) Samuel Theodore Abeysekera. siri, both of Kalutara, (3) Samuel Theodore Abeysekera, (4) Henrietta Margaret Abeysekera, (5) Lionel Richard Abeysekera, (6) Frutand Cornelius Abeysekera, (7) Arthur Michael Abeysekera, all of Dehiwala; the 6th and 7th minors by their guardian ad litem Elizebeth Abeysekera (22), (8) Daisy Grace Abeysekera, (9) Charles Benny Abeysekera, both of Mount Lavinia; the 8th and 9th minors by their guardian ad litem Elizebeth Abeysekera (22), (10) Daisy Abeysekera and husband (11) L. J. V. Perera of Kegalla, (12) Tiddy Abeysekera, (13) Catherine Abeysekera, (14) Patricia Abeysekera, (15) Oliver Abeysekera, (16) Walter Abeysekera, (17) Niel Jansz Abeysekera, (18) Cyril Jansz Abeysekera, all of Kegalla; 13th to 18th minors by their guardian ad litem 12th respondent, (19) Walter Abeysekera, (20) George Abeysekera, both of Palatota; 19th and 20th minors by their guardian ad litem (21) Tikiri Kumarihamy, (22) Elizabeth Abeysekera - or any other person or persons interested shall, on or before July 28, 1930, show sufficient cause to the satisfaction of this court to the

It is further declared that the said 12th, 21st, and 22nd respondents be and they are hereby appointed guardian ad litem over the 13th to 18th, 19th, and 20th, and 6th to 9th minor respondents, respectively, for all the purposes of this action, unless the respondents or any other person or persons interested shall, on or before July 28, 1930, show sufficient cause to the satisfaction of this court to the contrary, and extended for showing cause against the Order Nisi is September 9, 1930.

> N. M. BHARUCHA, District Judge.

In the District Court of Nuwara Eliya.

In the Matter of the Intestate Estate Testamentary Wewalagedera Mutu Menika of Par Jurisdiction. No. 228. nala, deceased.

Jayatillake Mudiyanselage Appuhamy of Tibottugoda

Aracch Petitioner

) Dampalagedera Dingir Menika (2) ditto Tikiri Menika, (3) ditto Rammenika (4) ditto Ukku Menika, (5) ditto Heen Menika; the 5th respondent minor by her guardian ad litem the

THIS matter coming of for disposal before D. B. Seneviratne Esq., District Judge of Nuwara Eliya, on May 26, 1930, in the process of Mr. V. Connusamy, Proctor, on the part of the petitioner; and the affidavit of the said petitioner dated May 22, 1930, having been read: It is ordered that the said petitioner, as son-inlaw of the deceased above named, is entitled to have letters of administration issued to him accordingly, unless the respondents above named or any other person interested in the estate of the deceased above named shall, on or before July 17, 1930, show sufficient cause to the satisfaction of this court to the contrary.

It is further ordered that the said 1st respondent may be appointed guardian ad litem over the 5th

respondent who is a minor.

D. B. SENEVIRATNE, May 26, 1930. District Judge.

This Order Nisi is extended for July 30, 1930, for the respondents or any other person or persons interested to show cause if any.

July 17, 1930.

J. A. AIYADURAI, District Judge.

This Order Nich is extended for August 22, 1930, for the respondents of any other person or persons interested to show cause if any.

July 30, 1930.

W. C. MODDER, District Judge.

In the District Court of Galle. Order Nisi.

Testamentary In the Matter of the Intestate Estate Jurisdiction. of the late Warahena Liyanage No. 7,111. Elizabeth de Alwis Gunatileka of Aturuwella, deceased.

THIS matter coming on for disposal before C. L. Wickremesinghe, Esq., Acting District Judge of Galle, on July 4, in the presence of Mr. W. A. C. Sirisene, Proctor, on the part of the petitioner Lowege Edmund Walter Alwis Wangesekera & Apurwella; and the affidavit of the said petitioner dated July 2, 1930, having been read: It is ordered that the 2nd respondent be appointed guardian ad litem over minor, 1st respondent, unless the respondent. the respondents, viz., Duwege Janet Alwis Waniga-sekera of Aturuwella and (2) Nicholas de Alwis of Warahena, shall, on or before August 28, 1930, show sufficient cause to the satisfaction of this court to the contrary. It is further declared that the said petitioner, as husband of the deceased above named, is entitled to have letters of administration issued to him accordingly, unless the respondents shall, on or before August 28, 1930, show sufficient cause to the satisfaction of this court to the contrary.

T. W. ROBERTS District Judge.

, In the District Court of Matara. In the Matter of the Intestate Estate of stamentary the late Jayasekara Liyane Aratchige Appu of Baminigania, deceased. me Aratchige fon Kottan of Jurisdiction. Q.\3,63&

Liyane Aratchige aselara Bamunugama . Petitioner.

(1) Pallikkondage Ninichamy of ditto, (2) Jayasekara Liyane Aratchiga Balahamy of Radawela, (3) ditto Don Samel, (4) ditto Don Dines, (5) ditto Don Juwanis, (6) ditto Hinnihamy, (7) ditto Andrayas, all of Bamunugama, (8) ditto Bala-

the presence of Mr. G. E. Dantanarayana, Proctor, on the part of the petitioner, Jayasekara Liyane Aratchige Don Kottan of Bamunugama above named; and the affidavit of the said petitioner dated June 20, 1930, having been read:

It is ordered that the petitioner, Jayasekara Liyane Aratchige Don Kottan, is hereby declared, as a 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 interested shall, on or before August 20, 1930, show sufficient cause to the satisfaction of this court

to the contrary.

July 21, 1930.

M. PRASAD. District Judge.

In the District Court of Tangalla. Order Nisi.

In the Matter of the Intestate Estate of the deceased, Don Samel Wijenayake, ex Police Officer, If te of Wouwa. estamentary No. 1,110.

de Zilwa, Secretary, D. C., Clarence Herbert Tangalla :. Petitioner.

) Don Dion's Wijenayake, Police Officer of Wauwa, (2) Don Charles Wijenayake, (3) Munasin Aratchige Dona Gimara, both of ditto. Respondents.

THIS matter coming on for disposal before J. N. Arumugam, Esq., District Judge of Tangalla, on July 15, 1930, in the presence of the petitioner above named; and affidavit of the above-named petitioner dated July 15, 1930, having been read:

It is ordered that the petitioner be and he is hereby declared entitled, as official administrator, to have letters of administration of the said estate issued to him, unless any person or persons interested shall, on or before August 21, 1930, show sufficient cause to the contrary.

> ARUMUGAM, District Judge.

In the District Court of Jaffna. Order Nisi.

Testamentary In the Matter of the Estate of the Jurisdiction. late Catherin Chellamma, wife of No. 7,493.

J. S. Alfred of Jaffra town, deceased.

Joseph Seemanpi Ai Afred of Jaffna town. Petitioner. Vs.

(I) Wallace Percive Alfred and (2) Joice Pushparany Alfred, appearing by their guardian ad litem John Saverimuthu of Jaffna town Respondents.

THIS matter of the petition of the above named petitioner coming on for disposal before J. C. W. Rock, Esq., District Judge, Jaffna, on March 28, 1930, in the

presence of Mr. S. M. Aboobucker, Proctor, on the part of the petitioner; and the affidavit of the petitioner having been read: It is ordered and declared that the above named John Saverimuthu be appointed guardian ad litem over the 1st and 2nd minor respondents, and that the petitioner is entitled to have letters of administration to the estate of the above-named deceased, as the lawful husband of the said intestate, unless the respondents or any other person shall, on or before May 23, 1930, appear before this court at 10 o'clock in the forenoon, and show sufficient cause to the satisfaction of this court to the contrary.

May 20, 1930.

J. C. W. Rock, District Judge.

Extended to July 11, 1930. Extended to August 22, 1930.

If the District Court of Jaffna. Ørder Nisi.

Testamentary In the Matter of the Estate of Uma-Jurisdiction pathy, wife of Kanthar Chelliah No.7,337. of Urumpirai, late of Malacca,

Chankam, widow of Thamotharampillai of Urumpirai . Petitioner.

Visuvanathar of Uduvil, Karthigesar Chelland Chellish of Sulipuram, wife (3) Nannippillai of ditto Murugesu Saravana-muttu of Colombo, (5) Mahathevan C. Arumugam of ditto, (6) Arumugam Subramaniam of Uduvil,

of ditto, (c) Arumugam Subramaniam of Uduvil, (7) Kanthar Chelliah of Malacca, and (8) Nagamuttu, widow of Arumugam of Uduvil. Respondents. 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 November 7, 1929, in the presence of Mr. M. Vythialingam, Proctor, on the part of the petitioner, and the lingam, Proctor, on the part of the petitioner; and the affidavit of the petitioner dated November 5, 1929, having been read: It is declared that the petitioner is the lawful heir of the said intestate, and is entitled to have letters of administration to the estate of the said intestate issued to her, unless the respondents or any other person shall, on or before August 20, 1930, show sufficient cause to the satisfaction of this court to the contrary.

November 7, 1929.

J. C. W. Rock, District Judge.

the District Court of Jaffna. Order Nisi.

Testament ry the Matter of the Estate of the late Ponnamuch, wife of Nanni-appah Pararahasingam of Vaddu-koddai West, deceased. Jurisdiction. No. 7,558.

Nagamuttu West ... $\mathbf{Vaddukoddai}$ Petitioner. $\mathbf{v}_{\mathbf{s}}$.

Nanniappah Pararajasingam of ditto, presently employed as Pointsman, Railway Station, Moratuwa . \dots Respondent.

THIS matter coming on for disposal before J. C. W. Rock, Esq., District Judge, Jaffna, on May 22, 1930, in the presence of Mr. P. Canapathypillay, Proctor, on the part of the petitioner; and the affidavit of the petitioner dated May 20, 1930, having been read:

It is ordered that the above-named petitioner is the father of the said deceased, and is an heir and as such is entitled to have letters of administration issued to him, unless the respondent above named or any others shall, on or before July 9, 1930, show sufficient cause to the satisfaction of this court to the contrary.

June 20, 1930.

J. C. W. Rock, District Judge.

Extended to August 20, 1930.

J. C. W. Rock, District Judge.

In the District Court of Jaffna. Order Nisi.

Testamentary Jurisdiction. No. 7,625.

In the Matter of the Estate of the late Vallippillai, widow of Kanthapper Myilvakanam Chunnakam, \mathbf{of} deceased.

Mayilvakanam

Chunna-Ponnagpalam of . Portioner.

estate of the above-named deceased be granted to the petitioner, coming on for disposal before J. C. W. Rock, Esq., District Judge, on July 3, 1930, in the presence of Mr. T. Kumaraswamy, Proctor, on the part of the petitioner; and on reading the affidavit and petition of the petitioner:

It is ordered that the above-named petitioner, as the sole heir of the above samed deceased, be declared entitled to have letters of administration issued to him, unless any person shall appear before this court on August 20, 1930, and show sufficient cause to the contrary.

July 22, 1930.

J. C. W. Rock, District Judge.

In the District Court of Jaffan Order Nisi.

In the Matter of the Intestate Estate the late Karthigesar Nadesan Madduvil South, deceased. tate Testamentary No. 7,638.

Valan Sinnapan of Madduvil South Petitioner.

(1) Kannakai, widow of Sinnavan of Nunavil East, (2) Sinnaiyan Pandary of ditto, (3) Sinnaiyan Kandaiyan of Madduvil South (4) Sinnathamby Appythurai of Nohavil East, (5) Ampalavan Sinnad Hangand of (6) Poologam of Madduvil South, and (7) Ponny, widow of Kumaran of Schehuvely Kumaran of Achchuvely Respondents.

THIS matter/coming on for disposal before J. C. W. Rock, Esq., District Judge, Jaffna, on July 14, 1930, in the presence of Mr. V. Canagaratnam, Proctor, on the part of the petitioner; and the affidavit of the petitioner having been read: It is ordered that the above-named petitioner be declared entitled to have letters of administration to the estate of the abovenamed deceased, as the next of kin, unless the respondents shall appear before this court on or before August 27, 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 Jaffna.

Order Nisi.

Testamentary In the Matter of the Estate of the late Rasammah, wife of Vallipuram Vela-Jurisdiction. No. 7,629. uthapillai of Changuvely, deceased.

Vallipuram Velauthapillai of Vannarponnai...Petitioner.

Muthachehy, widow o Simadurai Changu-

W. Rock, Esq., District Judge, on July 8, 1930, in the presence of Mr. K. Aiyadurai, Proctor, on the part of the petitioner; and the petition and affidavit of the petitioner having been read: It is hereby ordered that the petitioner be and he is hereby declared entitled to take out letters of administration to the above estate, as the husband of the intestate, and that letters of administration be issued to him accordingly, unless the respondent or any other person shall, on or before August 22, 1930, show sufficient cause to the satisfaction of this court to the contrary.

July 18, 1930.

J. C. W. Rock, District Judge.

In the District Court of Mulleittivu.

Order Nisi.

Testamentary In the Matter of the Estate of the late Cuttytamby Mudaliar Mailvaganam of Mullaittivu, deceased. Jurisdiction. No. 264:

Velupillai Subramaniam of Mullaittivu Petitioner.

(1) Meenadchipillai, wife of Subramaniam of ditto,
(2) Velupillai Karapatipillai and wife (3) Sivykkolundu of Nedbijkerny, (4) Valligalai, daughter
of Cuttytamby Mudalar of Mullaittivu (minor),
(5) Sinnatamby Ponniah of Wattapillai...Respondents.

THIS matter of the petition of the above-named petitioner, praying that 5th respondent be appointed guardian ad litem over the minor, the 4th respondent, and praying for letters of administration to the estate of the above-named deceased, Cuttytamby Mudaliar Mailvaganam, coming on for disposal before R. S. V. Poulier, Esq., District Judge, on July 5, 1930, in the presence of Mr. V. T. Swaminather, Proctor, on the part of the petitioner; and affidavit of the petitioner dated July 4, 1930, having been read: It is ordered that the 5th respondent be appointed guardian ad litem over the minor 4th respondent, and it is declared that the petitioner is the husband of the 1st respondent, one of the heirs of the said intestate, and is entitled to have letters of administration to the estate of the said intestate issued to him, unless the respondents or any other person shall, on or before August 5, 1930, show sufficient cause to the satisfaction of this court to the contrary.

July 5, 1930.

R. S. V. POULIER, District Judge.

Order Nisi extended to September 5, 1930.

R. S. V. POULIER, District Judge.

July 31, 1930.

In the District Court of Chilaw.

Order Nisi.

In the Matter of the Intestate Estate of the late Warnakulasuriya Susey Cestamentary Jurisdiction. Thamel of Nainamadama, deceased.

Warnakulasuriya Mariya Salo Quakker of Nainamadama: Petitioner.

(I) Warnakulasuriya Cyril Thamel (2) Warnakulasuriya Maria Madalena Thamel (3) Warnakulasuriya Alqysius Thamel (4) Warnakulasuriya Agnes Thamel, allof Minadama, (5) Warnakulasuriya Allanu Perera di Udangawa in Negombo District Respondents.

THIS matter coming on for disposal before M. A. Arulanandan, Esq., District Judge of Chilaw, on January 21, 1930, in the presence of Mr. W. W. Aloysius Fernando, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated December 13, 1929, having been read:

It is ordered that the petitioner, as the wife of the deceased, be and she is hereby declared entitled to have letters of administration to the estate of the said deceased, and that the 5th respondent above named be appointed guardian ad litem over the 1st, 2nd, 3rd, and 4th respondents, who are minors, for the purpose of this application, unless the respondents above named or any other person or persons interested in the said estate shall, on or before July 11, 1930, show sufficient cause to the satisfaction of this court to the contrary.

July 9, 1930.

R. F. DIAS, District Judge.

Date for showing cause against the above Order Nisi is extended for August 22, 1930.

July 11, 1930.

R. F. DIAS, District Judge.

In the District Court of Chilaw: Order Nisi.

In the Matter of the Intestate Estate of the late Carusingha Suduhakuru-dewage Babina of Kanuketiya, Juriediction. No. 1,980. Kanuketiya, deceased.

W. A. Tissera Goonewardene Secretary, District Court, Chilaw Petitio Petitioner Vy.

(1) G.S. Thepanis, (2) G. S. Podia, and (3) G. S. Emanie, all of Kanuketiya Respondents.

THIS matter coming on for disposal before M. A. Arulanandan, Esq., District Judge of Chilaw, on February 28, 1930, in the presence of the petitioner above named 1st respondent dated January 31, 1930, having been read: It is ordered that the petitioner above named be and he is hereby declared entitled to administer estate of the deceased above named, and that letters of administration do issue to him accordingly, unless the respondents or any person or persons interested shall, on or before March 16, 1930, show sufficient cause to the satisfaction of this court to the contrary.

February 28, 1930.

M. A. ARULANANDAN, District Judge.

The date for showing cause is extended to August 22, 1930.

> R. F. DIAS, District Judge.

In the District Court of Chilaw. Order Nisi.

In the Matter of the Intestate Estate of Testamentary Aiyamperumal Aiyamperumal Jurisdiction. Udappuwa, deceased. No. 1,993.

W. A. Tissera Goonewardene, Secretary, District Court, Chilaw......Petitioner.

 $\mathbf{V}_{\mathbf{S}_{\bullet}}$

(1) Nallawanan Muthu Kadalia and (2) Koothan Arumamuthu, both of Udappu Respondents.

THIS matter coming on for final disposal before R. F. Dias, Esq., District Judge of Chilaw, on March 31, 1930, in the presence of Mr. C. V. M. Pandittesekere, Proctor, of the firm of Messrs. Coole & Pandittesekere, on the part of the petitioner; and the affidavit of the said petitioner dated Match 31, 1930, having been read: It is ordered that the petitioner be and he is hereby. declared entitled to administer the said estate, and that letters of Administration do issue to him accordingly, unless the respondents or any other person or persons interested shall, on or before June 6, 1930, show sufficient cause to the satisfaction of this court to the contrary.

660 March 31, 1930.

R. F. DIAS, District Judge.

The date for showing cause is extended to August 21, 1930.

July 18, 1930.

R. F. DIAS, District Judge.

District Court of Chilaw.

Testamentary In the Matter of the Intestate Estate of Amarathunga Aratchige Jurisdiction. Adaline No. 2,006. Perera of Mellawa-agare.

Wijeyesuria Arachige Dona Johana Hamy of Petitioner. Mellawa-agare ...

Mellawa agare

Petitic

Qurumpandlage Dor Albanu Appuhamy of
That both (2) Amarathunga Aratchige Simon Perera, (3) Amarathunga Aratchige Agnes Perera, (4) Amarathunga Aratchige Stephen Perera, all of

THIS matter coming on for disposal before R. F. Dias, Esq., District Judge of Chilaw, on June 13, 1930, in the presence of Mr. C. V. M. Pandittesekere, Proctor, f the firm of Messrs. Cook & Pandittesekere, Proctors, on the part of the petitioner; and the affidavit of the

said petitioner ated June 13, 1930, having been read:

It is ordered that the above named 2nd respondent be and he is hereby appointed mardian ad litem of the 3rd and 4th respondents, who are minors, and the petitioner be and she is hereby declared entitled, as mother of the said deceased, to administer her estate, and that letters of administration do issue to her accordingly, unless the above-named respondents or any other person or persons shall, on or before July 4, 1930, show sufficient cause to the satisfaction of this court to the contrary.

June 13, 1930.

R. F. DIAS. District Judge.

Showing cause is extended to August 22, 1930.

July 4, 1930.

R. F. DIAS. District Judge. A. 新文学的企业内域,一直自由了自己的对象特别的企业。新文学的自然特别从企业,这是一次企业作

In the District Court of Chilaw.

Order Nisi.

Testamentary In the Matter of the Intestate Estate of the late Muttuvairen Ramasammatty Jurisdiction. of Udappu. No. 2,005.

Nallarakku Sinnasalli of Udappi.

(1) Ravanna Muttuvairen, (2) Pavanna Nallarakku, (3) Ravanna Nallavairen, (4) Ravanna Pooappen, and (5) Ravanna Sammatty, all Ūdappu..... Respondents.

THIS matter coming on for disposal before R. F. Dias, Esq., District Judge of Chilaw, on June 9, 1930, in the presence of Mr. F. T. Proctor, Proctor on the part of the petitioner; and the affidavit of the said petitioner dated April 23, 1930, having been read; It is ordered that the petitioner above named be and she is hereby appointed administratrix of the above estate, and that letters of administration do issue to her, unless the respondents above named or any persons interested shall show sufficient cause to the contrary on or before July 18, 1930.

June 9, 1930.

R. F. DIAS, District Judge.

The date for showing cause is extended for August 21, 1930.

July 18, 1930.

R. F. DIAS, District Judge.

In the District Court of Anuradhapura.

Order Nisi.

30/

Testamentary In the Matter of the Estate of the late Ramaswamy Sivaguru o Jurisdiction. No. 405. pura, deceased.

of Anuradhapura. Petitioner. Velupillai Rames

(1) Ramaswaniy Sivaguru, (2) Ramaswaniy Charavanapavan, (3) Ramaswamy Sathasivam, minors, by their guardian ad litem (4) Velupillai Kathiramalai, all of Anuradhapura Respondents.

THIS matter of the petition of Velupillai Rama. swamy of Anuradhapura, praying for letters of administration to the estate of the above-named deceased, Ramaswamy Sivaguru, coming on for disposal before D. H. Balfour, Esq., District Judge, on July 1, 1930, in the presence of Mr. S. Valemurugu, Proctor, on the part of the petitioner; and affidavit of the petitioner dated July 1, 1930, having been read: It is declared that the petitioner is father 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 August 6, 1930. show sufficient cause to the satisfaction of this court to the contrary.

July 1, 1930.

D. H. BALFOUR, District Judge.

Extended for August 20, 1930.

D. H. BALFOUR, District Judge. In the District Court of Avissa wella Order Nisi.

Testamentary In the Matter of the Intestate Estate Jurisdiction. of the late Alexander Forbes Mcleod No. 91 A. Sof. Yatiyantota, deceased.

No. 91 A. On Lawyan,
Henry James Chandrawarram, Secretary, District
Court, Avissawella A. Petitioner.

(1) Robert Forbes Meleod, (2) Rapheal Alexander Forbes Meleod, (3) Jessie Margaret Meleod, (4) Irene Magdalene Meleod, by their guardian ad litem (5) Miss Mcdonald Respondents.

THIS matter coming on for disposal before V. P. Redlich, Esq., District Judge of Avissawella, on June 11, 1930, in the presence of Mr. V. C. Kelaart, Proctor, on the part of the petitioner; and the petition of the petitioner above named dated June 11, 1930, having been read:

It is ordered that the petitioner be and he is hereby declared entitled to letters of administration to the estate of the above-named deceased, unless the respondents above named or any other person or persons interested shall, on or before June 30, 1930, show sufficient cause to the satisfaction of this court to the contrary.

June 11, 1930.

V. P. REDLICH, District Judge:

This Order Nisi is extended till July 22, 1930.

V. P. REDLICH, District Judge.

This Order Nisi is extended till July 29, 1930.

V. P. REDLICH, District Judge.

This Order Nisi extended till August 26, 1930.

V. P. REDLICH. District Judge.

In the District Court of Avissawella.

Order Nisi.

Order Nisi.

Testamentary Jurisdiction. No. 139.

In the Matter of the Estate and Effects of Mapatunage Samel, late of Padukka, deceased.

Between

Kapuruge Mathinnahamy of Padukka Petitioner.

(1) Mapatunage Baronchi Appu of Padukka, (2) ditto Davith Singho of ditto Respondents.

THIS matter soming on few disposar before V.-P. Redlich, Esq., Fistrict Judge of Avissawella, on June 28, 1930, in the presence of Mr. D. J. S. Goonewardena, Proctor, on the part of the petitioner above named; and the affidavit of the petitioner dated June 4, 1930, having been read:

It is ordered that the petitioner above named be and she is hereby declared entitled to letters of administration, as widow of the deceased above named, unless the respondents above named or any other person or persons interested shall, on or before July 29, 1930, show sufficient cause to the satisfaction of this court to the contrary.

June 28, 1930.

V. P. REDLICH, District Judge.

This Order Nisi is extended for August 26, 1930.

V. P. REDLICH, District Judge.

July 29, 1930.

In the District Court of Bathapura. Arder Nisi declaring Will proved.

Testamentary In the Matter of the Estate of the late Jurisdiction. Francis Fernandy, deceased, of Kaha-No. 948. watta.

Samarappuli Radagy foids of Kadigamuwa Respondent.

THIS matter coming of for disposal before C. J. S. Pritchette Esq. District Judge, Ratnapura, on July 12, 1930, in the presence of Messrs Perera & Senaratne, Proctors, on the part of the petitioner, Madurappuli Radage Samel Veda of Kadigamuwa; and the affidavit of the said petitioner dated July 7, 1930, having been read.

It is further declared that the said petitioner above named is the father of the deceased above named, and that he is entitled to have letters of administration to the estate of the deceased issued to him accordingly, unless the respondent above named or any other person or persons interested shall, on or before August 25, 1930, show sufficient cause to the satisfaction of this court to the contrary.

July 12, 1930.

C. J. S. PRITCHETT, District Judge.

In the District Court of Kegalla.

Order Nisi.

In the Matter of the Estate of the late Testamentary Jurisdiction. Tambadiye Pahalagedera Hewayalage No. 1,425. Siriwardana of Lolgoda, deceased.

Pahalagodera Hewayalage Rana of Kiniwita. Petitioner. Vs.

(1) Printagedera Hewayalage Podiya of Lolgoda,
(2) Pahalagedera Hewayalage Romanisa of ditto,
(3) ditto Gita of ditto, (4) ditto Poisa of ditto, (5) ditto Soida of ditto, the 4½ and 5th being minors by their guardian challen the 9th respondent,
(6) Phalagedera Hewayalage Seena of Lolgoda,
(7) ditto Potherina of ditto, (8) ditto Siyadorisa of ditto, the 6th, 7th, 8th, and 11th being minors by their guardan ad litem the 10th respondent, (9) Kiniwita Palu Mullallage Doisa of Lolgoda, (10) Pahalagedera Hewayalage Lawarisa of ditto, (11) Pahalagedera Hewayalage Emalina of Lolgoda Respondents.

THIS matter coming on for disposal before G.S. Suraweera Esq., Acting District Judge of Kegalla, on April 7, 1930, in the presence of Mr. R. V. Dedigama, Proctor, on the part of the petitioner; and his affidavit and petition dated February 4 and April 5, 1930, respectively, having been read:

It is ordered and declared that the 9th and 10th respondents above named be appointed guardian ad litem over the 4th and 5th and 6th, 7th, 8th, and 11th minor respondents respectively and that letters of administration of the estate of the above-named deceased be issued to petitioner, as son of the deceased, unless the respondents or any other person or persons interested

in the matter shall, on or before June 4, 1930, show sufficient cause to the satisfaction of this court to the

April 8, 1930.

G. S. SURAWEERA, District Judge.

The date for showing cause is extended to July 1, 1930.

Bun 1, 4936 0

S. S. NAVARATNAM, District Judge.

The date for showing cause is extended to July 30,

July 1, 1930.

S. S. NAVARATNAM, District Judge.

The date for showing cause is extended to August 20, 1930.

July 30, 1930.

S. S. NAVARATNAM, District Judge.

In the District Court of Kegalla. Order Nisi.

Testamentary In the Matter of the Intestate Estate of Muhandiramrallage Dingiri Banda of Jurisdiction. Daswatta, deceased. No. 1,432.

Muhandiramrallage Pinchi Appuhamy of Das-Petitioner.

(1) Muhandiramrallage Kiri Banda of Daswatta, (2) ditto Pinchi Banda of ditto, (3) ditto Mudianse of ditto, (4) ditto Ukku Menika of Weligamuwa, (5) ditto Dingiri Amma of Udugama in Walgam pattu, (6) ditto Ran Menika of Bulumulla in

Yatinuwara.....Substituted Respondents. THIS matter coming on for disposal before S. S. Navant than Esq., District Judge, Kegalla, on May 10, 1930, in the presence of Mr. R. V. Dedigama, Proctor, on the part of the petitioner; and his affidavit and petition dated November 2 and 20, 1929, respectively, having been read:

It is ordered and declared 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 respondent or any other person or persons interested in the matter shall, on or before June 12, 1930, show sufficient cause to the satisfaction of this court to the contrary.

May 10, 1930.

S. S. NAVARATNAM, District Judge.

The date for showing cause is extended to July 29, 1930.

June 26, 1930.

S. S. NAVARATNAM, District Judge.

The date for showing cause is extended to September 2, 1930.

July 29, 1930.

S. S. NAVARATNAM, District Judge.