

THE

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PART, II.-LEGAL.

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

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DRAFT ORDINANCES.

J 301/3

MINUTE.

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

No. 217of 1901, II., 553.

An Ordinance to amend the Interpretation Ordinance, 1901, and to make further provision for the interpretation of the written law of the Island.

Preamble.

WHEREAS it is proposed that the Legislative Council VV constituted by the Ceylon (Legislative Council) Order in Council, 1923, and by certain Orders of His Majesty in Council amending that Order, shall cease to exist and that a State Council shall be constituted by Order of His Majesty in Council in lieu of the said Legislative Council and that the titles of certain public offices shall be changed;

And whereas it is expedient to make provision for the interpretation of the written law of the Island with reference to the said State Council, and to the new titles of certain public offices, in anticipation of the time when the said Council shall be constituted and the said titles changed;

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

as follows:

Short title commencement.

2 In this Ordinance:-

1 This Ordinance may be cited as the Interpretation (Amendment) Ordinance, 1931, and shall come into operation upon a date to be declared by the Governor by Proclamation in the Gazette.

Interpretation.

- "State Council" means the State Council to be constituted by Order of His Majesty in Council in lieu of the Legislative Council constituted under the Ceylon (Legislative Council) Order in Council, 1923, and any Order of His Majesty in Council amending that Order
- "Financial Secretary" means the person to be appointed by the Governor to be the Financial Secretary in the exercise of any power vested in the Governor by Order of His Majesty in Council o otherwise and includes the person for the time being lawfully exercising the functions of the Financial Secretary.

 "Auditor General" means the person to be appointed by

the Governor to be the Auditor General in the exercise of any power vested in the Governor by Order of His Majesty in Council and includes the person for the time being lawfully exercising the functions of the Auditor General.

3 Head (13) of section 3 of the principal Ordinance is hereby repealed and the following head substituted therefor, namely:

(13) Ordinance shall mean an Ordinance of the Legisla ture of the Island as established by any Order of His Majesty in Council, whether before or after the commencement of this Ordinance

Head (24) of the principal Ordinance is hereby amended by the deletion of the following words occurring therein after the word "Ordinances", namely:-

" of the Legislative Council of the Island of Ceylon,".

The principal Ordinance is hereby further amended by the insertion of the following three sections immediately after section 3B thereof, namely :-

3c Any reference in any written law to the Legislative Council shall be deemed to refer to the State Council, either in addition to or in substitution for the Legislative Council as the case may require; provided that when any power, authority or function conferred by any written law upon the Legislative Council shall be exercised or performed by the State Council, the same shall be exercised or performed subject to the provisions of any Order of His Majesty in Council relating to the powers, authorities and functions of the State Council.

3D Any reference in any written law to the Colonial Treasurer, or to the Treasurer, shall be deemed to refer to the Financial Secretary; provided that nothing in this section shall affect any power now or at any time vested in the Governor by Order of His Majesty in Council, or otherwise howsoever, to delegate to any other person or body of persons, any power, authority or function now or at any time vested by any written law in the Colonial Treasurer or in the Treasurer.

Repeal of head (13) of section 3 of Ordinance No. 21 of 1901 and

substitution.

Amendment of Head (24) of section 3 of Ordinance No. 21 of 1901.

Addition of new sections after section 3в of Ordinance No. 21 of 1901.

Interpretation of references in written law Legislative Council.

Interpretation of references in written law to the Colonial Treasurer, &c.

3E Any reference in any written law to the Colonial Auditor, or to the Auditor, or to the Auditor-General or Assistant Auditor-General, shall be deemed to refer to the Auditor General; provided that nothing in this section shall affect any power now or at any time vested in the Governor by Order of His Majesty in Council, or otherwise howsoever, to delegate to any other person, or body of persons, any power, authority or function now or at any time vested by any written law in the Colonial Auditor, or in the Auditor, or in the Auditor-General or Assistant Auditor-General.

By His Excellency's command,

Colonial Secretary's Office, Colombo, March 5, 1931.

F. G. TYRRELL, Acting Colonial Secretary

V#197

Objects and Reasons.

1. The establishment of a State Council in place of the existing Legislative Council will require that references in the law of the Island to the Legislative Council should be construed as references to the State Council.

In some instances, as will be explained in connection with clause 5 of this Bill, it will be necessary that references to the Legislative Council shall include the State Council. In others references to the Legislative Council must be construed as references to the State Council in the place of the Legislative Council

It is proposed that in the new constitution the titles of the offices of Colonial Secretary, Colonial Treasurer, and Colonial Auditor shall become, respectively, Chief Secretary, Financial Secretary, and Auditor General, but it is only for the two last mentioned changes that provision can conveniently be made in the interpretation law. The form of the amendments proposed to meet these changes is explained in connection with clause 5 of this Bill.

The functions which the Financial Secretary and the Auditor General will perform in the new constitution will include almost all of those which they now respectively exercise under a variety of laws and it is consequently convenient to provide in general terms for the interpretation of existing law accordingly.

The functions of the new office of Chief Secretary, on the other hand, will differ so materially from those of the existing office of Colonial Secretary that it will be necessary to distribute a large majority of the powers now vested by law in the Chief Secretary among a number of different authorities, including Executive Committees, Ministers and heads of Government departments. It would not be possible to effect a distribution of that nature by Ordinance before the full details of the new constitution have been settled and made public. Moreover, a method of distribution more easily variable than legislation may prove desirable until actual experience of the working of the new constitution reveals more precisely the distribution which it may be expedient to make. It has consequently seemed most convenient that power should be given to the Governor, in the Order in Council by which the constitution will be established, to redistribute the functions of the Colonial Secretary in such manner as the new circumstances may require.

The following observations relate to particular clauses of the Bill

Clause 1.—The Governor is empowered to bring the law into operation when the State Council and its Committees enter upon their duties.

Clause 2.—Terms describing authorities which are not yet

in existence are defined.

Clause 3.—A new definition of the term "Ordinance" is substituted for definition of that term in head (13) of section 3 of the Interpretation Ordinance, 1901. Ordinances of the State Council will be included as well as those of the Legislative Council.

The reference to Ordinances in head (24) of Clause 4.– section 3 of the Interpretation Ordinance, 1901, as Ordinances of the Legislative Council of the Island of Ceylon" is eleted. The term "Ordinance", in its new sense, will have been defined earlier in the Ordinance by the new head (13) of

Clause 5.—The first of the new sections to be inserted after section 3B of the principal Ordinance provides for the construction of references to the Legislative Council as referring to the State Council, either in addition to or in substitution for the Legislative Council. In some instances, as, for example, in the provision for proof of proceedings of the legislature in Interpretation of references to the Colonia! Auditor, &c.

section 78 of the Evidence Ordinance, it will be necessary that a law should be construed as referring both to the Legislative Council and to the State Council. In other instances, as, for example, where a power is given to the Legislative Council, it will be necessary that the law should be construed as referring to the State Council in substitution for the Legislative Council.

The proviso to the new section 3c is intended to make it clear that when the State Council acts in the place of the Legislative Council, it will proceed, as in all its actions, in accordance with the Order in Council by which it will be established.

The purpose of the new section 3D which it is proposed to add to the principal Ordinance has already been explained in paragraph 2 above. It is anticipated that it will be found convenient to assign to other authorities some few of the functions now conferred by law upon the Colonial Treasurer and a partial re-distribution of that nature will be possible under the same power to be given by Order in Council which, as already explained, will enable the present functions of the Colonial Secretary to be re-allotted as circumstances may require. The proviso to section 3D makes it clear that the section is not intended to affect any such re-distribution.

The new section 3E is designed for the same purposes in the case of the Colonial Auditor as the new section 3D in the case

of the Colonial Treasurer.

Prior to the year 1907 there was an office known as that of the Auditor-General and consequently mention is made of that office in referring to the laws which shall be construed as applying to the new office with the same title. The definition of "Auditor General" in clause 2 of the Bill makes it clear that it is the new office for which provision is made.

that it is the new office for which provision is made.

It is proposed to repeal, by a separate measure, the Audit Ordinance, No. 41 of 1908, which made provision for the performance of the statutory duties of the Auditor-General and Assistant Auditor-General upon the abolition of those

offices.

Colombo, February 18, 1931.

S. OBEYESEKERE, Acting Attorney-General.

J 301/31

MINUTE.

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

No. 41 of 1908. II., 872. Short title and commencement.

An Ordinance to repeal the Audit Ordinance, 1908.

1 This Ordinance may be cited as the Audit (Repeal) Ordinance, 1931, and shall come into operation upon a date to be declared by the Governor by Proclamation in the Gazette.

Repeal of Ordinance No. 41 of 1908. 2 The Audit Ordinance, 1908, is hereby repealed.

By His Excellency's command,

Colonial Secretary's Office, Colombo, March 5, 1931. F. G. TYRRELL, Acting Colonial Secretary.

Objects and Reasons.

- 1. This Bill should be read in conjunction with the Bill entitled an Ordinance to amend the Interpretation Ordinance, 1901, and with the explanation of that Bill.
- 2. The Ordinance which it is now proposed to repeal was passed in consequence of the abolition of the offices of Auditor-General and Assistant Auditor-General and made provision for the performance of the duties of those offices by other officers.
- It is proposed that in the new constitution the title of Auditor General shall be revived and it is consequently desirable to remove from the statute book a law which had its origin in the abolition of that title.
- 3. Clause I will enable the Bill to be brought into force when the new office of Auditor General is created.

Attorney-General's Chambers, Colombo, February 18, 1931.

S. OBEYESEKERE, Acting Attorney-General.

MINUTE.

R 165/30

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

The Saiva Paripalana Sabhai Ordinance.

WHEREAS an Association called and known as the "Saiva Paripalana Sabhai" was established in Jaffina on 30th April, 1888 for the purpose of effectually carrying out and transacting all matters connected with the said Sabhai according to the rules and regulations agreed to by its members.

And whereas the said Sabhai has heretofore successfully carried out and transacted the several objects and matters for which it was established and has applied to be incorporated and it will be for the public advantage to grant the application.

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

1 The Ordinance may be cited for all purposes as the Saiva Paripalana Sabhai Ordinance No. of 1931.

2 From and after the passing of this Ordinance the President, Vice-Presidents, Secretary, Assistant Secretary, Treasurer and other members of the Executive Committee for the time being, of the Saiva Paripalana Sabhai and such and so many persons as now are members of the said Saiva Paripalana Sabhai or shall hereafter be admitted members of the Corporation hereby constituted shall be and become a Corporation with continuance for ever under the style and name of the "Saiva Paripalana Sabhai" hereinafter referred to as the Sabhai and by that name shall and may sue and be sued in all courts with full power and authority to have and use a common seal and alter the same at their pleasure.

3 The general objects for which the Sabhai is constituted are hereby declared to be:

(a) To promote and propagate the Saiva Religion.

(b) To establish, repair and renovate tiva Temples, to take over and manage such temples and supervise the management of such temples as may come under the control and authority of the sablai.

(c) To take over and manage Saira Maderus and properties belonging thereto and to devote the devote d

(d) To establish, maintain and manage Saiva schools and to publish seems and other books necessary for Saiva Ed

Saiva Editor maintain and manage newspapers to saft and the interests of the Saiva Community, and the later measures necessary for the sainthon of Jehobject.

(f) To said the manage crematoriums and

(f) The highest and manage crematoriums and the highest take charge of such establishments are hardout ever to their management.

The page and promote Thamil Literature, Art and

in for the Sabhai shall, subject to the rules in for the time being of the Sabhai as hereinafter provided in School e II, be administered by a Board of Management consisting of a President, Vice-Presidents, the Secretary, the Assistant Secretary and the Treasurer and not less than 15 and not more than 20 other members to be elected respectively in accordance with the rules and regulations for the time being of the Sabhai

(b) All members of the Sabhai shall be subject to the rules

in force for the time being of the Sabhai.

(c) The first Board of Management shall consist of the members whose names appear in Schedule I hereto—and their successors shall be elected in the manner provided by rules and regulations in Schedule II.

5 It shall be lawful for the Board of Management of the Sabhai from time to time and by a majority of votes to make rules for the admission, withdrawal or expulsion of members; for the conduct of the duties of the Board of Management and of the various officers, agents and servants; for the

Preamble.

Short Title.

Incorporation of the Saiva Paripalana Sabhai.

General Objects of the Sabhai.

Board of Management.

Power to make Rules. procedure in the transaction of business; and generally for the management of the affairs of the Sabhai and the accomplishment of its objects. Such rules when made may be altered, added to, amended or cancelled subject however to the requirements of § 7.

The Rules in the Schedule to be Rules of the Sabhai.

Subject to the provisions in the preceding section contained, the rules set forth in the Schedule hereto, shall for all purposes be the rules of the Sabhai, provided however that nothing in this § contained shall be held or construed to prevent the Sabhai at all times hereafter from making fresh rules or from altering, amending, adding to or cancelling any of the rules in the said Schedule or to be hereafter made by the Sabhai.

Amend Rules.

No rule in the schedule hereto nor any rule hereafter made by the Board of Management shall be altered, added to, amended or cancelled except by a vote of two-thirds of the members of the Board of Management present at a meeting of the Board of Management.

Property vested in the Sabhai.

8 On the coming into operation of this Ordinance all and every property belonging to the said Sabhai whether held in the name of the Sabhai or in the name or names of any person or persons, or body of persons in Trust for the said Sabhai, shall be and the same are hereby vested in the Corporation hereby constituted and the same together with all after acquired property both movable and immovable and all subscriptions, contributions, donations, amounts of loan or advance received or to be received and all monies legally due to the said Sabhai for any work done shall be held by the Sabhai for the purposes of this Ordinance and subject to the rules and regulations in force for the time being of the said Sabhai.

The Sabhai may hold Property and Immovable.

The Sabhai shall be able and capable in law to take and hold any property movable or immovable which may become vested in it by virtue of any purchase, grant, gift, testamentary disposition or otherwise and all such property shall be held by the Sabhai for the purposes of this Ordinance and subject to the rules and regulations for the time being of the Sabhai with full power to sell, mortgage, lease, exchange or otherwise dispose of the same for the purposes of the Sabhai, provided that such transfer or mortgage shall have the consent of two-thirds of the members of the Board of Management present at a duly convened meeting.

Debts due to and payable by the Sabhai.

All debts and liabilities of the Saiva Paripalana Sabhai existing at the time of the coming into operation of this Ordinance shall be paid by the Corporation hereby constituted and all debts, subscriptions or contributions payable to the said Saiva Paripalana Sabhai shall be paid to the corporation hereby constituted for the purposes of

How the seal of the Corpora tion is to be affixed.

11 The seal of the Corporcian characteristics instrument whatsoever except or a Vice-President, and the Scient names to the instrument in token signing shall be independent of the witness.

affixed to any or President, sign their and such 📉 🕽 on as à

Saving Clause.

Nothing in this Ordinance contine shall prejudice or affect the rights of his Majesty the Long, his heirs and successors or of any body politic or corporate or any of other persons except such as are mentioned in this Ordinate and those claiming by from or under them.

SCHEDULE I.

First Board of Management.

Mr. A. Ambalawanan Mr. A. Arulambalam
Mr. A. Chellappa
Mr. S. U. Somasegaram
Mr. S. T. M. P. Sithamparanatha Chettiar The Hon. Mr. S. Rajaretnam Mr. R. Sivagurunathar Mr. V. K. Gnanasundaram Mr. P. K. Somasundaram Mr. M. Sabaretnasinghe Mr. S. Adchalingam Mr. M. S. Rasaratnam

The Hon. Mr. W. Duraiswamy, Mr. V. T. Sambandhar Mr. S. Shivapadhas Mr. V. Nagalingam Mr. E. Murugesampille Mr. E. Kathiravelu Mr. R. R. Nalliah Mr. S. Patanjali Mr. V. Ramalingam Mr. V. Ramasamy Mr. T. Cumarasamy Mr. V. S. Kartigesu Mr. R. Kandiah

Mudaliyar S. Chittampalam

SCHEDULE II.

Rules of the Saiva Paripalana Sabhai.

- 1. Designation.—This Association which was founded in 1888 shall continue to be called the "Saiva Paripalana Sabhai".
 - 2. Objects.—The objects of this Sabhai shall be:
 - (a) To promote and propagate the Saiva Religion.
- (b) To establish, repair and renovate Saiva temples, to take over and manage such temples and supervise the management of such temples as may come under the control and authority of the said Sabhai.
- (c) To take over and manage Saiva Madams and properties belonging thereto and to devote their funds for the purpose for which they were established and to utilise the surplus income of such Madams for the promotion and propagation of the Saiva Religion.
- (d) To establish, maintain and manage Saiva Schools and to publish readers and other books necessary for Saiva Education.
- (e) To establish, finance, maintain and manage newspapers to safeguard the interests of the Saiva Community and to take all other measures necessary for the attainment of such object.
- (f) To establish, maintain and manage crematoriums and hospitals, and to take charge of such establishments as are handed over to its management.
- (g) To encourage and promote Thamil Literature, Art and Drama.
- 3. Membership.—(a) Men of Saiva Faith not less than eighteen years of age, having all the above objects in view are eligible for membership.
- (b) Members of the Board of Management shall each pay a sum of rupees ten annually within six months of their election and any one of them failing to pay his subscription within the said period shall cease to be a member of the Board of Management.
- (c) Members other than those of the Board of Management and who are not subscribers to the "Hindu Organ" or the "Inthusathanam" shall pay an annual subscription of Rs. 3.
- (d) Members who are subscribers to either the "Hindu Organ" or the "Inthusathanam" and who are not in arrears shall pay an annual subscription of Re. 1.
- (e) Members shall be enrolled by the Board of Management on application in writing forwarded to the Secretary with the annual subscription in advance.
- (f) Every member who shall have been a member of the Sabha for six months just preceding a general meeting and whose subscription shall not have been in arrears shall have the right to vote at the General Meeting.
- (g) Any member whose conduct is found to be detrimental to the interests of the Sabhai may after investigation be suspended or his name be removed from the roll by the Board of Management at a meeting of the same specially convened for the purpose, if two-thirds of those voting approve of such suspension or removal, voting being by ballot.
- 4. Management.—(a) The General administration and control of the Press, the "Hindu Organ," "Inthusathanam," all publications, schools, temples and madams which now are or hereafter may be under the management of the Saiva Paripalana Sabhai and all their affairs shall be vested in a Board of Management consisting of a President, two Vice-Presidents, the Secretary, the Assistant Secretary; and the Treasurer who shall be ex-officio members of the Board of Management and not less than fifteen and not more than twenty other members to be elected at the annual general meeting of the Sabhai and hold office for one year or until their successors shall have been elected and have entered upon their duties. The retiring members shall be eligible for re-election.
- (b) The President or in his absence one of the Vice-Presidents shall be the Chairman at the meetings of the Sabhai. If none of them be present a member shall be voted to the Chair. The Chairman shall also have a casting vote.
- (c) In the case of any vacancies occurring during their term of office, the remaining members of the Board of Management shall have power to fill such vacancies for the unexpired term.
- (d) The Board of Management shall have power to make rules for its own government and for the management of the affairs of the Sabhai provided that such rules be not inconsistent with this constitution. Such rules shall not come into force unless they are approved by the Sabhai.
- (e) The Board of Management shall hold and administer for the purposes of the Sabhai all property belonging to the Sabhai. It shall also have power with the consent of a two-thirds majority of members present at a General Meeting of the Sabhai specially convened for the purpose to sell, mortgage, lease, exchange or otherwise dispose of any immovable property and all movable property worth over Rs. 1,000 of the Sabhai.

- 5. Meetings.—(1) The Annual General Meeting of the Sabhai shall be held in the month of Chitirai of each year and at such time and place as the Board of Management shall determine, seven days' notice in writing being given by the Secretary to each of the members. The quorum for this meeting shall be twentyone.
- (2) The Board of Management shall meet at least once a month to transact business, 3 days' notice in writing being given by the Secretary to the members. The quorum for a meeting of the Board of Management shall be seven.
- (3) At the instance of the Board or at the requisition of not less than twenty members who are not in arrears a Special General Meeting shall be called of which 7 days' notice at least shall be given to the members specifying the business to be transacted, in writing and by publication of the notice in the "Hindu Organ" and "Inthusathanam."
- 6. Duties of the Secretary.—The Secretary shall keep a record of all meetings of the Sabhai and of the Board of Management, a register of members and any other record that may be necessary. He shall at every Annual General Meeting present the report of the Board of Management regarding work done and of the general state of the Sabhai.
- 7. Duties of the Treasurer.—The Treasurer shall receive and keep accounts of all moneys and funds belonging to the Sabhai and shall make such payments as are authorized by the Board of Management, personally or through any other agent or agents approved by the Board. He shall prepare and submit a duly authorised and audited statement of accounts at the Annual General Meeting of the Sabhai.
- 8. The members of the Sabhai shall elect at the Annual General Meeting a qualified Auditor or Auditors who shall audit the accounts of the Sabhai for the ensuing year. In the event of an Auditor or Auditors so appointed not being able to act through any cause the Board of Management shall have power to elect others instead.
- 9. The Board of Maoagement shall be empowered to appoint whenever necessary Standing Committees from among them not exceeding 5 members in each to manage any branch of their activities.

By His Excellency's command,

Colonial Secretary's Office, Colombo, March 2, 1931. F. G. TYRRELL, Acting Colonial Secretary.

Objects and Reasons.

The purpose of the Bill is to incorporate the Saiva Paripalana Sabhai, Jaffna which has been in existence for the last 42 years. The Sabhai owns both movable and immovable properties and publishes two Newspapers the "Hindu Organ" and the "Inthu Sathanam". It has now become necessary to give the Sabhai a legal Status for the proper safeguarding of its interests and properties.

The objects of the Sabhai are as follows:--

- (a) To promote and propagate the Saiva Religion.
- (b) To establish, repair and renovate Saiva Temples, to take over and manage such temples and supervise the management of such temples as may come under the control and authority of the Sabhai.
- (c) To take over and manage Saiva Madams and properties belonging thereto and to devote their funds for the purpose for which they were established and to utilise the surplus income of such Madams for the promotion and propagation of the Saiva Religion.
- (d) To establish maintain and manage Saiva Schools and to publish readers and other books necessary for Saiva Education.
- (e) To establish, finance, maintain, and manage newspapers to safeguard the interests of the Saiva Community, and to take all other measures necessary for the attainment of such object.
- (f) To establish, maintain, and manage crematoriums and hospitals, and to take charge of such establishments as are handed over to their management.
- (g) To encourage and promote Thami! Literature, Art and Drama.

W. DURAISWAMY,
Mover of the Bill.

U 142/30

MINUTE.

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

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

III. 292.

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

1 This Ordinance may be cited as the Housing and Town Improvement Amendment Ordinance, 1931.

Short title.

2 Section 2 of the principal Ordinance is hereby amended by the insertion of the following definition immediately after the definition of "Police Magistrate" contained therein:— Amendment of section 2 of the principal Ordinance.

"Window" includes an opening for ventilation which is so placed as to admit both light and air without obstruction.

3 Paragraph (d) of Rule 3 of the Schedule to the principal Ordinance is hereby amended by the repeal of all the words in the first seven lines thereof and the substitution of the following words therefor:—

Amendment of Schedule to the principal Ordinance.

"It must have, opening either directly or through an open verandah into an external space, either windows, or doors and windows, having an aggregate opening of not less than one-seventh of the superficial floor area of the room:

Provided that where there are both doors and windows the aggregate opening of the windows shall not be less than one-fifteenth of such area."

By His Excellency's command,

Colonial Secretary's Office, Colombo, February 27, 1931. F. G. TYRRELL, Acting Colonial Secretary.

Objects and Reasons.

The standard requirements regarding the ventilation of a habitable room in a domestic building, which are prescribed by Rule 3 of the Schedule to the principal Ordinance, authorize in their present form the construction of such a room with only a door or doors (and no windows) opening into an external space. This does not sufficiently ensure the proper ventilation of the room, and would be detrimental to the health of the occupants. This amendment therefore requires every habitable room to be provided with a window or windows of suitable size opening into an external space.

2. The opportunity has been taken to explain, by means of a definition added to section 2 of the principal Ordinance, that "window" includes an opening for ventilation (without glass or shutters) provided that it admits both light and air without obstruction. This has been done since in some cases it is usual for an opening to take the place of a window in its ordinary sense.

Attorney-General's Chambers, Colombo, February 25, 1931. S. OBEYESEKERE, Acting Attorney-General.

DISTRICT AND MINOR COURTS NOTICE.

Destruction of Records of Police Courts,
Panwila and Urugala.

NOTICE is hereby given that three months from the date hereof the records of Police Courts, Panwila and Urugala, enumerated in the schedule annexed will be destroyed under the provisions of section 6 of Ordinance No. 12 of 1894.

Any person interested in any record may personally, by proctor, or by duly authenticated petition claim upon good cause shown that such record should not be destroyed.

Police Court, Panwila, March 6, 1931.

Year.

1885-1891

E. F. MARSHALL, Police Magistrate.

Schedule referred to above. Num Serial Numbers.

1-4,000

Number of Cases to be destroyed. . 3,803

NOTICES OF INSOLVENCY.

In the District Court of Colombo.

No. 4,370. In the matter of the insolvency of B. Martin Cooray of Dematagoda.

• WHEREAS B. Martin Cooray has filed a declaration of insolvency, and a petition for the sequestration of his estate has also been filed by D. A. Wijeratna of Rajagiriya, Colombo, under the Ordinance No. 7 of 1853: Notice is hereby given that the said court has adjudged the said B. Martin Cooray insolvent accordingly; and that two public sittings of the court, to wit, on May 5, 1931, and on May 19, 1931, will take place for the said insolvent to surrender and conform to, agreeably to the provisions of the said Ordinance, and for the taking of the other steps set forth in the said Ordinance, of which creditors are hereby required to take notice.

By order of court, A. E. Perera, Colombo, March 6, 1931. for Secretary. In the District Court of Colombo.

No. 3,507. In the matter of the insolvency of A. R. A. R. M. of Secretariot Coloribo A. R. S. M. of Searstreet, Colombo.

NOTICE 3 has given that a meeting of the creditors of the bove-named insolvent will take place at the sitting of this court on March 31, 1931, for proof of claim of Soth Barrans I selection das Johnandas. of claim of Seth B

By order of court, A. E. PERERA, Colombo, March 7, 1931. for Secretary.

In the District Court of Colombo.

In the matter of the insolvency of P. K. Cassim Mohamado of 380, Dematagoda.

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 May 26, 1931, for the grant of a certificate of conformity to the insolvent.

By order of court, A. E. PERERA, Colombo, March 5, 1931. for Secretary.

In the District Court of Colombo.

No. 4,231. In the matter of the insolvency of Mohideen Abdul Cader, Razeen Abdul Cader and Abdul Cader abdul Cader carrying on business as Mohariell Razeen Bros. at 1, Front street Colombo

NOTICE is hereby given that 3 hocking of the creditors of the above-named insolvents will take place at the sitting of this court on March 24, 1931, for the approval of conditions of sale.

By order of court, A. E. PERERA, Colombo, March 9, 1931. for Secretar for Secretary.

In the District Court of Colombo.

No. 4,244. In the matter of the insolvency of H. James Perera of 42A/537, Armour Colombo.

NOTICE is hereby given that a meeting of the creditors of the above-named insolvent will take place at the sitting of this court on May 26, 1931, for the grant of a certificate of conformity to the insolvent.

By order of court, A. E. PERERA, Colombo, March 5, 1931. for Secretary.

In the District Court of Colombo.

No. 4,275. In the matter of the insolvency of S. M. ismail of Ferry street, Colombo.

NOTICE is bely that a meeting of the creditors of the flowe-named insolvent will take place at the sitting of this court of March 24, 1931, for the appointment of an assigned.

By order of court, A. E. PERERA, Colombo, February 24, 1931. for Secretary.

In the District Court of Colombo.

In the matter of the insolvency of A. W. Rodrigo of 66/19, Mel's garden, Wall No. 4,369. street, Colombo.

WHEREAS A. W. Rodrigo has filed a declaration of insolvency, and a petition for the sequestration of his estate has also been filed by K. Don Obias of Kalubowila, under the Ordinance No. 7 of 1853: Notice is hereby given that the said court has adjudged the said A. W. Rodrigo insolvent accordingly; and that two public sittings of the court, to wit, on May 5, 1931, and on May 19, 1931, will take place for the said insolvent to surrender and conform to, agreeably to the provisions

of the said Ordinance, and for the taking of the other steps set forth in the said Ordinance, of which creditors are hereby required to take notice.

By order of court, A. E. PERERA, for Secretary. Colombo, March 6, 1931.

In the District Court of Colombo.

In the matter of the insolvency of D. No. 4,371. Herman Salgado of Campbell place, Colombo.

WHEREAS D. Herman Salgado has filed a declaration of insolvency, and a petition for the sequestration of his estate has also been filed by C. M. Wijesekera of Campbell place, Colombo, under the Ordinance No. 7 of 1853: Notice is hereby given that the said court has adjudged the said D. Herman Salgado insolvent accordingly; and that two public sittings of the court, to wit, on May 5, 1931, and on May 19, 1931, will take place for the said insolvent to surrender and conform to, agreeably to the provisions of the said Ordinance, and for the taking of the other steps set forth in the said Ordinance, of which creditors are hereby required to take notice.

By order of court, A. E. PERERA, for Secretary. Colombo, March 6, 1931.

In the District Court of Negombo.

In the matter of the insolvency of Minneri-Insolvency pitiyage Don Anthony Karunaratna of Manaweriya, insolvent. No. 204.

NOTICE is hereby given that a sitting of this court in the above matter will be held on April 24, 1931, at 10 A.M. for the purpose of considering whether a certificate of conformity should be granted to the abovenamed insolvent.

By order of court, C. EMMANUEL, Negombo, March 7, 1931. Secretary.

In the District Court of Kalutara.

Insolvency on the matter of the insolvency of K No. 252. Bastian Heris of Panadure.

NOTICE is the given that a meeting of the creditors of the above-named insolvent will take place at the sitting of this fourt on March 19,1931 to approve conditions of sale

By order of court, A. W. LUDIKENS, March 5, 1931. Secretary.

In the District Court of Kandy.

No. 1,909. In the matter of the insolvency of (1) S. A. Fernando, and (2) Peter Fernando, both carrying on business in partnership at 90, Katukelle, Kandy.

WHEREAS S. A. Fernando and Peter Fernando, carrying on business in partnership at 90, Katukelle, Kandy, have filed a declaration of insolvency, and a petition for the sequestration of their estate has also been filed by A. Sinnasamy Pillai of Kandy, under the Ordinance No. 7 of 1853: Notice is hereby given that the said court has adjudged the said S. A. Fernando and Peter Fernando insolvents accordingly; and that the public Fernando insolvents accordingly; and that two public sittings of the court, to wit, on March 27, 1931, and on April 24, 1931, will take place for the said insolvent to surrender and conform to, agreeably to the provisions of the said Ordinance, and for the taking of the other steps set forth in the said Ordinance, of which creditors are hereby required to take notice.

By order of court, GERALD E. DE ALWIS, Kandy, March 7, 1931. Secretary. In the District Court of Kandy.

No. 1,920. In the matter of the insolvency of Leslie Stephen Nugara of Messrs. Cargills, Ltd., Kandy.

WHEREAS Leslie Stephen Nugara of Messrs: Cargills Ltd., Kandy, has filed a declaration of insolvency, and a petition for the sequestration of his estate has also been filed by Ahamad Abdul Hamid of Kandy, under the Ordnance No. 7 of 1853: Notice is hereby given that the said court has adjudged the said Leslie Stephen Nugara insolvent accordingly; and that two public sittings of the court, to wit, on March 27, 1931, and on May 8, 1931, will take place for the said insolvent to surrender and conform to, agreeably to the provisions of the said Ordinance, and for the taking of the other steps set forth in the said Ordinance, of which creditors are hereby required to take notice.

By order of court, GERALD E. DE ALWIS, Secretary. Kandy, February 26, 1931.

In the District Court of Galle.

In the matter of the insolvency of Hadji Hassen Ahamed Ismail of Fort, Galle. No. 642.

NOTICE is hereby given that a meeting of the creditors of the above-named insolvent will take place at the sitting of this court on June 23, 1931, for the filing of balance sheet.

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

In the District Court of Galle.

No. 651. In the matter of the insolvency of Mohamed Ossen Mohamed Samsadeen of Galle.

WHEREAS V. K. N. Narayanan Chettiar by his attorney Shuna Letchimanan Pillai of Kaluwella, Galle, has filed a declaration of insolvency, and a petition for the sequestration of the estate of Mohamed Ossen Mohamed Samsadeen, under the Ordinance No. 7 of 1853: Notice is hereby given that the said court has adjudged the said Mohamed Ossen Mohamed Samsadeen insolvent accordingly; and that two public sittings of the court, to wit, on March 18, 1931, and on April 1, 1931, will take place for the said insolvent to surrender and conform to, agreeably to the provisions of the said Ordinance, and for the taking of the other steps set forth in the said Ordinance, of which creditors are hereby required to take notice.

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

In the District Court of Matara.

Insolvency In the matter of the insolvency of Mr. A. L. Case No. 53. M. M. Sally of Weligama.

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 April 21, 1931, for examination of insolvent.

By order of court, R. MALALGODA, March 5, 1931. Secretary.

In the District Court of Matara.

Insolvency In the matter of the insolvency of Appu Case No. 56. Hennedi Totahewage Mengis Appu of Merissa.

NOTICE is hereby given that a meeting of the creditors of the above-named insolvent will take place at the sitting of this court on June 1, 1931, to consider the creations of the court of the granting of a certificate of conformity to the above-named insolvent.

By order of court, R. MALALGODA, March 10, 1931. Secretary. In the District Court of Matara.

Insolvency In the matter of the insolvency of Samul Case No. 65. Abdeen Naina Mohamed of Dikwella.

NOTICE is hereby given that the meeting for the examination of the above-named insolvent has been adjourned for March 30, 1931.

By order of court, R. MALALGODA, March 4, 1931.

In the District Court of Matara.

In the matter of the insolvency of Mar-Insolvency Case No. 66. thenis Jayasuriya of Gatare.

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 March 20, 1931, to appoint an assignee.

By order of court, R. MALALGODA, March 2, 1931.

In the District Court of Rathapura.

No. 60. In the matter of the insolvency of Herbert Geoffrey Henman of Boscombe estate in Balangoda.

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

By order of court, A. WAIDYARATNE, March 7, 1931.

NOTICES OF FISCALS' SALES.

Western Province.

In the District Court of Kalutara.

Hettikankanamalage William Perera Appuhamy of

Talpitiya leceased Plaintiff.

Kandana Kankanamalage Lucia Perera of
Talpitiya Substituted Plaintiff.

No. 8,221 Vs.

(1) Mestiyage Don Nomis Appr (dead) and wife (2). Galpottage Ranso Perera, for herself and as legal representative of the estate of 1st defendant, (3) Galpottage Babbu Sinno Perera, all of Maha-gonnaduwa Defendants

NOTICE is hereby given that on Thursday, April 23, 1931, at 3 P.M., will be sold by public auction at the premises the following property mortgaged with the plaintiff by bond No. 12,945 dated May 30, 1914, and attested by C. P. Samarasekera, Notary Public, for the recovery of the sum of Rs. 3,235, being the aggregate amount of the principal and interest and on Rs. 2,000 at 18 per cent. per annum from July 18, 1918, to the date. of decree (August 27, 1918), and thereafter at 9 per cent. per annum till payment in full, and costs Rs. 163:04, less Rs. 2,675, viz. :-

The southern ½ of 3 portion of the land called Pokunawatta excluding the ground of 7 feet in breadth and reserved for a cart road and lying between the eastern and western side, situated at Attidiya in the Palle pattu of Salpity korale in the District of Colombo, Western Province; bounded on the north by 3 portion of this land, on the east by high road in Moratuwa direction, on the south by coconut land in which Charles Appu resides, and on the west by Dawatagahadeniya belonging to Galpottage Sadiris Perera and others; containing in extent about 2 acres, and all the right, title, interest, and claim whatsoever of the defendant in, to, upon, or out of the said property.

Fiscal's Office. Colombo, March 11, 1931. CARL E. ARNOT, Deputy Fiscal. In the District Court of Colombo.

V. P. L. S. P. L. Swaminathan Chettiar of Sea street, Colombo

No. 37,828. 99

(2) Lily Wijesekera of Horton place Colombo, and another Defendants.

NOTICE is hereby given that in Tuesday, April 21, 1931, at 3 p.m., will be sold by public auction at the premises the right, title, and interest of the said 2nd defendant in the following property for the recovery of the sum of Rs. 3,001 47, together with interest thereon at 12 per cent. per annum from April 28, 1930, up to October 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, less a sum of Rs. 2,904 · 47, viz. :-

All that and those the premises known as Montrose, situated at Mackenzie place, now Horton place, Cinnamon Gardens, bearing Ward No. 9, within the Municipality and District of Colombo, Western Province; and bounded on the north by land described in plan No. 84,965, now the property of Mr. Jayasinghe, east by reservation along the road, now called Horton place, west by the portion A marked off in the said plan No. 45,498, now the property of W. G. Rockwood, south by wall; containing in extent 3 roods and 38 perches. Registered in A180/124.

Fiscal's Office, Colombo, March 11, 1931. CARL E. ARNDT, Deputy Fiscal.

In the District Court of Colombo.

No. 39,091. dinaa, (1) Aboobucker Markar 72) Cader) Aboobucker Marikar Arbisa, Toda, (2) Cader Mohideen Saibo Abdul Azeez, (3) Cader Mohideen Saibo Ahamado Lebbe, all of 74 and 76, Reservoir . Defendants. road, Dematagoda in Colombo

NOTICE is hereby given that on Monday, April 20, 1931, will be sold by public auction at the respective premises the following property mortgaged with the plaintiffs by bond No. 388 dated October 29, 1928, and attested by A. C. M. Abdul Cader, Notary Public, and mortgage bond No. 387 dated October 29, 1928, and declared specially bound and executable under the decree entered in the above action and ordered to be sold by the order of court dated January 30, 1931, for the recovery of the sum of Rs. 1,135, with interest on Rs. 1,000 at 18 per cent. per annum from July 3, 1930, till September 4, 1930, and thereafter on the aggregate amount at 9 per cent. per annum till payment in full, and costs of suit, viz. :

At 2.30 p.m.—All that allotment of land marked lot A, with the buildings standing thereon bearing assessment No. 76, situated along Reservoir road, Dematagoda in Maradana Ward, within the Municipal limits and District of Colombo, Western Province; and bounded on the north by the property belonging to Mrs. C. M. Abdul Hamid, bearing assessment No. 108 (16) and footpath, east by premises bearing assessment No. 74, south by Reservoir road, and west by property

No. 74, south by reservoir road, and west by property belonging to Mrs. K. M. Abdul Hamid, bearing assessment No. 78; containing in extent 2.02 perches.

2. At 3 p.m.—All that allotment of land marked lot B, with the buildings standing thereon bearing assessment No. 74, situated along Reservoir road in Dematagoda aforesaid; and bounded on the north by the property belonging to Mrs. C. M. Abdul Hamid, bearing assessment No. 108 (16) and footpath; east by property belonging to A. C. Raffia Umma, bearing assessment No. 72, on the south by Reservoir road and west by premises bearing assessment No. 76; containing in extent 2.02 perches according to the plan No. 319; which said two allotments

are the divided portions of all that allotments of land formerly bearing assessment No. 1402/51, and now bearing assessment Nos. 74 and 76, situated at Reservoir road aforesaid, and registered in A 183/12, together with all and singular the buildings and plantations thereon and appurtenances thereof or thereunto in any wise belonging or used or enjoyed therewith or reputed or known as parcel thereof, and all the right, title, interest, and claim whatsoever of the land defendants in, to, upon, or out of the said property.

Fiscal's Office, Colombo, March 11, 1931. CARL E. ARNDT, Deputy Fiscal.

In the District Court of Colombo.

Carl Hiltmann Jr., carrying on business under the name, style, and firm of Carl Hiltmann Metalwerk of Luckenwalde, Germany.....Plaintiffs.

No. 39,418.

No. 39,418.
O. L. M. M. Ouvise of 55 Main street, Colombo, now of Balkeesiya, 8c, Sympley 1325, Borella. Defendant.

NOTICE is hereby given that on Saturday, April 18, 1931, at 9.30 A.M., will be sold by public suction at the premises the right, title, and interest of the said defendant in the following property for the recovery of the balance sum of Rs. 1,111 18, with legal interest thereon from November 6, 1930, till payment in full, and costs of suit, viz. :-

All that premises bearing assessment Nos. 86, 88, 90, 92, 94, 96, 98, and 100, situated at Dean's road, Maradana, within the Municipality and District of Colombo, Western Province; bounded on the north by the bareland belonging to the Crown, on the east by Dean's road, on the south by premises bearing assessment No. 102, and on the west by drain; containing in extent 10 perches more or less.

Fiscal's Office, Colombo, March 11, 1931. CARL E. ARNDT, Deputy Fiscal.

In the District Court of Colombo.

K. M. Khan, Slave Island, Colombo..........Plaintiff.

No. 40,095.

No. 40,095. Vs.

Nona Julaiha alias from Nei alias Nei Maimoon of Slave Island, presently of Wellawatta. Defendant NOTICE is hereby given that on Friday April 17, 1931, at 3 P.M., will be sold by public audition at the premises the right, title, and interest of the said defendant in the following property for the recovery of the sum of Rs. 1,172 50, with interest at 18 per centper annum on Rs. 1,000 from September 1, 1930, till date of decree (September 22, 1930), and thereafter date of decree (September 22, 1930), and thereafter legal interest on the aggregate amount till payment in full, and costs of suit presently taxed at Rs. 54.50, less Rs. 2.60, viz.:

All that divided ½ part or portion of the land called and known as Kongahawatta (in registration plan No. 2), with the buildings standing thereon marked letter B in the plan dated December 12, 1896, made by J. H. Krekenberg, Licenced Surveyor and Leveller, situated at High street, Wellawatta, now bearing Nos. 139 and 141, in the Palle pattu of Salpiti korale, within the Municipality and in the District of Colombo, Western Province; which said divided half part or portion bears assessment Nos. 988/466 and 989/466; and is bounded on the north by lot No. 21A, east by lot No. 36, south by a road, and on the west by the other part or portion of the same land marked letter A in the said plan; containing in extent 2 roads and 221 perchase according. containing in extent 2 roods and 331 perches, according to the figure of survey thereof dated December 12, 1896, made by the said J. H. Krekenberg (Wellawatta Vol. 18/54).

Fiscal's Office, Colombo, March 11, 1931.

CARL E. ARNDT, Deputy Fiscal.

Imperial Bank of India No. 40,765.

No. 40,765.

D. C. Kulasekera of Indiparate, Mirigand Defendant.

NOTICE is hereby given that on First, April 24.
1931, will be sold by public auction at the respective premises the right, title, and Otterest of the said defendant for the following, property for the recovery of Rs. 22,210,78, with further interest on Rs. 20,066.89 at 9 per cent. per annum from October 1, 1930, to date of degree (November 2, 1930), and there-1930, to date of decree (November 12, 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.:-

1. At 9.30 a.m.—The land called Bulugahawatta alias Parakodawatta, situated at Kal-Eliya in Yatigaha pattu of Hapitigam korale in the District of Negombo, Western Province; bounded on the north by land of Salonchihamy, east by land of Sanchiappuhamy, south by land of Sanchi Appuhamy, and west by high road;

containing in extent 4 acres.

2. At 10 a.m.—The land called Uruppewatta comprising the following lands called Urupittena, Kajugahalanda, Gulumerakumbura, Hedagala, and Kathata-gahalanda, and other parcels, situated at Ambana in Yatigaha pattu of Hapitigam korale in the District of Negombo, Western Province; bounded on the north by lands of Utiya and Mr. Chandrasekera, lands of Kiriya, Balaya, and Hapu, south-east by field of D. C. Kulasekera and railway reservation, south by paddy field of D. J. Kulasekera, west by paddy field called Humakkapolakumbura. Kadurugahakumbura, paddy field of Hendappu and Iyamallakumbura; containing in extent

11 acres 1 rood and 27 perches.
3. At 10.15 a.m.—The field called Welakumbura comprising the allotments of field called Thelwelakumbura, Hunikapala, and other parcels, situated at Ambana aforesaid; bounded on the north by Urupewatta belonging to D. C. and D. K. Kulasekera, east by field belonging to S. Chandrasekera and Pansalwatta, south by land belonging to J. H. Abeyasekera, west by field belonging to Kiriya; containing in extent 4 acres

more or less

4. At 10.30 a.m.—The land called Kongahaniawella, situated at Ambana aforesaid; bounded on the north by land of Konanchi Appu, east by land of G. E. Kula-sekera, south by field of L. Lamana, west by land bel nging to the Ceylon Government Railway; containing in extent about $1\frac{1}{2}$ bushels of paddy sowing.

5. At 10.45 a.m.—An undivided 1/14 share of Kajugahalanda, Ketakelagahawatta, situated at Ambana aforesaid; bounded on the north by land of L. Uttiya and others, east by land of Balaya and others, south by land of D. L. Kulasekera and others, west by field;

containing in extent 6 acres

6. At 11 a.m.—The undivided 1/14 and 1 shares of Kajugahawatta, situated at Ambana aforesaid; bounded on the north by land of Don Lewis Kulasekera, east by land belonging to railway road, south by land belonging to K. A. ratolis, west by land belonging to Peter Kula-

sekera; containing in extent about I rood.

7. At 11.15 a.m.—The undivided 1/14 and $\frac{1}{8}$ shares of Hinnakapelagetamiriyakumbura, situated at Ambana aforesaid: and bounded on the north by Kajugahalanda belonging to the estate of Katolis Aratchi, east by land belonging to the railway road, south by field of D. J. Kulasekera, west by field of Peter Kulasekera; contain-

in extent 3 bushels of paddy sowing:

8. At 11.30 a.m.—The univided 1/14 and 1 shares of Kongahaihalawelakumburi, situated at Ambana aforesaid; and bounded on the north by land of Carolis, east by land of C. E. Kulasakera, south by field of east by land of G. E. Kulasekera, south by field of

1. Samara, west by land of railway road; containing in extent 1½ bushels of paddy sowing.

9. At 11.45 a.m.—The undivided 1/14, 1/12, and ½ shares of H-1.45 a.m.—The undivided 1/14 Ambana afores. shares of Helagahakumbura, situated at Ambana aforesaid; bounded on the north by field of D. D. Kulasekera, east by railway line, south and west by land of Katolis

Aratchi; containing in extent 2 beras of paddy sowing.

10. At 12 noon.—The land called Uruppawatta comprised of Uruppehena, Kajugahalandagulaminakumbura, Hedagala, and Kahatagahalanda, situated at Ambana aforesaid. aforesaid; and bounded on the north by field of L.

Uttiya, south-east by field of D. C. Kulasekera and railway reservation, south by paddy field of D. J. Kulasekera, west by paddy field; containing in extent 11 acres 1 rood and 27 perches.

- At 12.15 p.m.—The undivided 1/14 and 1/12shares of Napelanda, situated at Pohonnoruwa in the Udugaha pattu of Hapitigam korale in the District of Negombo, Western Province; bounded on the north and west by water-course, east by road from Pasyala to Giriulla, south by portion of the land allotted to J. P. Tennekoon; containing in extent 1 acre and 1 rood.
- 12. At 2 p.m.—The field called Suriyakumbura, situated at Imbulanwela in Yatigaha pattu of Hapitigam korale in the District of Negombo, Western Province; and bounded on the north by land of W. Kutasekera and others, east and west by lands belonging to D. J. Kulasekera, south by land belonging to Pabilis Silva; containing in extent 2 bushels of paddy sowing.
- At 2.15 p.m.—The undivided 1/28 and 1/24shares of Bokumbura, Ambakumbura, Aswedduma, adjoining one another, situated at Imbulanwela aforesaid; bounded on the north and west by field of Don Daniel Gunasekera Appuhamy, east by water-course, west by land of W. Kulasekera, Police Vidane, and others; containing in extent $8\frac{1}{2}$ bushels of paddy sowing.
- 14. At 2.30 p.m.—The undivided 1/28, $\frac{1}{8}$, and $\frac{1}{8}$ shares of Iriyakumbura, situated at Imbulanwela aforesaid; bounded on the north by land of W. Kulasekera, Police Headman, and others, east and west by land of D. J. Kulasekera, Fiscal's Officer, south by field of Pulkris Silva; containing in extent 2 bushels of paddy sowing.
- At 2.45 p.m.—The undivided 1/14 and 1/12shares of Petadeniliyaddekumbura, situated at Imbulanwela aforesaid; bounded on the north by field of Buddakirti Terunnanse, east by water-course, south by field of W. Kulasekera, Police Headman, west by Urumamskumbura; containing in extent about I bushel of paddy sowing.
- At 3 p.m.—The undivided 1/14, 1/12, and $\frac{1}{3}$ 16. shares of Kurunduwatta (comprising the allotments of land called Gonnagahawatta, Tiththawelalanda, and other parcels), situated at Siyambalagoda in Yatigaha pattu of Hapitigam korale in the District of Negombo, Western Province; bounded on the north by a narrow path and land belonging to Banda, on the east by lands belonging to D. C. Kulasekera and others, south by lands belonging to D. D. Kulasekera, and west by lands of Carolis and Appusingho; containing in extent 7
- 17. At 3.15 p.m.—The undivided 1/14 and 1/12 shares of Kahatagahawatta and Titimulalanda (two contiguous lands adjoining each other), situated at Siyambalagoda aforesaid. This portion Titimulalanda is included in D 75/17; and bounded on the north by portion of this land belonging to J. P. Tennekoon, east by land and dewata road belonging to J. Telenis Appu and others, south by lands of J. Appusingho and Carolis, west by field; containing in extent 8 acres.
- 18. At 3.30 p.m.—An undivided 1/14 share of Kurunduwatta, Titumullanda, situated at Siyambalagoda aforesaid; and bounded on the north by Tittamlanda of Helenis Appu and others, east by lands of W. Appu Naide and others, south by lands of estate of Kanoudis Appuhamy, west by land of D. D. Kulasekera; containing in extent 5 acres.
- At 3.45 p.m.—An undivided $\frac{1}{3}$ share of the land called Manama, situated at Indiparape in Yatigaha pattu of Hapitigam korale in the District of Negombo. Western Province; bounded on the north by field of Lewis Appuhamy, east by water-course, south by field, west by the land belonging to the estate of the late Mr. Obeyasekera; containing in extent about 4 beras of paddy sowing.
- 20. At 4 p.m. The undivided 1/14 and 1/12 shares of Millagahakumbura, situated at Hinamulla in the Yatigaha pattu of Hapitigam korale in the District of Negombo, Western Province; bounded on the north by temple field, east by land of Appu Singho, south by field of Cornelis Appu, and west by field of D. J. Kulasekera and W. Siyadoris; containing in extent 5 bushels of paddy sowing.

At 4.15 p.m.—An undivided 1/14 share of Alupothakumbura, situated at Hinamulla aforesaid; bounded on the north by field of Juwanis Fernando and others, east by water-course, south by land of J. Podisingho, west by railway line; containing in extent 1 bushel of paddy sowing.

22. At 4.30 p.m.—An undivided 1/14 share of Waturuwekumbura, situated at Yapalana in the Yatigaha pattu of Hapitigam korale in the District of Negombo, Western Province; bounded on the north by land of Telenis Appu and others, east by field of D. J. Kulasekera and others, south by field of N. Buriya and others, west by railway line; containing in extent 1½ bushels of paddy sowing.

23. At 5.15 p.m.—The undivided 1/14 and 1/12shares of Kambuketekumbura, situated at Weragoda in the Yatigaha pattu of Hapitigam korale in the District of Negombo, Western Province; bounded on the north by land of H. Suwaris, east by high land of Daniel Appu, south by high land of Podisinno, and west by pillewa belonging to Katolis Aratchi; contain ing in extent 6 bushels of paddy sowing.

Fiscal's Office, Colombo, March 11, 1931. CARL E. ARNDT, Deputy Fiscal.

In the Court of Requests of Colombo.

Messrs. The Colonial Motor & Engineering Co., Ltd., of Slave Island in Colombo Plaintiffs

No. 58,255. 3 7 Vs.

R. Vamadeva, Paramestivara College, Jaffina, presently of Horton place Colombia. Defend . . Defendant

NOTICE is hereby given that on Saturday, April 25, 1931, will be sold by public auction at the respective premises the right, title, and interest of the said defendant in the following property for the recovery of the sum of Rs. 241 30, with legal interest thereon from January 13, 1930, till payment in full, and costs of suit taxed at Rs. 25.25 being incurred costs and Rs. 51.25 being prospective costs, viz.:

1. At 9.30 a.m.—An undivided & part of all that house and premises formerly bearing assessment No. 6, later bearing assessment No. 1832/6 (2), now No. 45, called and known as "Combe", situated at Horton place within the Municipality and District of Colombo, Western Province; bounded on the north by land purchased by H. W. Mack, east by the other half part of this land, south by Horton place, and on the west by land in plan No. 84,940, now bearing No. 37; containing

in extent 1 acre. Registered in A 100/21.

2. At 10.30 a.m.—An undivided $\frac{1}{6}$ part or share of all that house and premises bearing assessment No. 1831/6 (1), now No. 47, called and known as "Aready", situated at Horton place aforesaid; bounded on the north by property of the estate of K. Chinniah, east by premises bearing assessment No. 7 of J. P. Mendis, now No. 55, south by reservation along Horton place, and on the west by the other part of premises bearing assessment No. 6 known as "Combe"; containing in extent 2 roods and 2 87/100 perches. Registered in A 160/241.

Fiscal's Office, Colombo, March 11, 1931. CARL E. ARNDT. Deputy Fiscal.

In the Court of Requests of Colombo.

Dr. G. Cooke of Colombo . Plaintiff.

No. 59,220.

Mrs. Louise Fernando of Nagambo road, Peliyagoda, Wattala (near 4th milespost) Defen

NOTICE is hereby given that on Wednesday, April 22, 1931, at 3.30 P.M., 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. 150, with legal interest thereon from February 15, 1930, till payment in full, and costs Rs. 25 · 25, less Rs. 50, viz. :

All that piece of the portion of land and the houses constructed thereon bearing assessment No. 70, and now Nos. 243 and 245, Norris road, and 1, 3, and 5, Fourth Cross street, Pettah, within the Municipality and in the District of Colombo, Western Province; and bounded on the north by the property of J. C. Fernando, bearing assessment No. 7, Fourth Cross street, east by Fourth Cross street, south by Norris road, and on the west by the property of William Lorensz, now premises No. 239; containing in extent about 10 perches, held and possessed by the defendant by virtue of deed No. 2,287 dated November 4, 1897, and attested by John Caderaman of Colombo, Notary Public.

Fiscal's Office, Colombo, March 11, 1931. CARL E. ARNDT, Deputy Fiscal.

In the Court of Requests of Colombo.

Messrs. H.W. Cave & Co. of Fort in Colombo. Plaintiffs.

No. 66,318. Vs.

1931 will be sold by public authon at the respective premises the right, title, and interest of the said defendant in the following property for the recovery of the sum of Rs. 91.65, together with interest thereon at 12 per cent. per annum from October 28, 1930, to date hereof January 15, 1931, and thereafter on the aggregate amount of the decree at 9 per cent. per annum till payment in full, and costs of suit taxed at Rs. 15 25 being incurred costs and Rs. 11.50 being prospective costs. viz.:

At 10 a.m.—An undivided to part of all that. 1. At 10 a.m.—An undivided 6 part house and premises formerly bearing assessment No. 1832/6 (2), now No. 45 called and known as "Combe", situated at Horton place within the Municipality and District of Colombo. Western Province; bounded on the north by land purchased by H. W. Mack, east by the other half part of this land, south by Horton place, and on the west by land in plan No. 84,940, now bearing No. 37; containing in extent 1 acre. Registered in A 100/21.

At 11 a.m.—An undivided 1 part or share of all that house and premises bearing assessment No. 1831/6 (1), now No. 47, called and known as "Arcady", situated at Horton place aforesaid; bounded on the north by property of the estate of K. Chinniah, east by premises bearing assessment No. 7 of J. P. Mendis, now No. 55, south by reservation along Horton place, and on the west by the other part of premises bearing assessment No. 6 known as "Combe"; containing in containing in extent 2 roods and 2 87/100 perches. Registered in A 160/241.

Fiscal's Office, Colombo, March 11, 1931.

CARL E. ARNDT, Deputy Fiscal.

In the District Court of Kalutary Re the Estate of Maria Viagula Motha Ammal, late of Corera Villa, Kalutara South.....

No. 2,086. South Kalutara NOTICE is hard Sinna Tamby Corera Defendant.

NOTICE is hereby given that on Thursday, April 9, 1931 commencing at 4 o'clock in the afternoon, will be sold by public auction at the respective premises the right, title, and interest of the said Sinna Tamby Corera in the following property for the recovery of Rs. 3,533:18, with interest on Rs. 3,480 · 38 at 4 per cent. from January 18, 1927, less Rs. 250, viz.:-

1. Undivided ½ share of the rubber land called Ketagodalanda, situated at Karampetara in Iddagoda pattu of Pasdun korale in the District of Kalutara; and bounded on the north by the land called Kitulehena belonging to villagers, east by the 27-acre portion belonging to St. George Estate, south by 16-acre portion of this land belonging to Mr. Corera, north-west by land belonging to villagers and Government cemetery; and containing in extent about 13 acres.

2. Undivided ½ share of Welikumbura alias Okandedeniya, situated at Karampetara as aforesaid; and bounded on the north by 27-acre portion belonging to St. George Estate, east by Etambagahadeniya, south by Okandedeniya, and west by lands belonging to villagers; and containing in extent about 5 acres.

Deputy Fiscal's Office, D. J. JAYASUNDERA Deputy Fiscal. Kalutara, March 10, 1931.

In the District Court of Colombo.

R. Sanmugam of Bambalapitiya carrying business under the name, style, and firm of the Plaintiff. Colombo Trading Co.

Adiris de Silva Karun ya Kaluwan odera,
Bentota Defendant.

NOTICE is hereby given that on Wednesday, April 8, 1931, 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. 624 · 25, to wit, Rs. 599 · 50 being claim, Rs. 24 · 75 being interest on Rs. 550 at 9 per cent. from February 25, 1930, to August 25, 1930, together with further interest on Rs. 550 at 9 per cent. from August 25, 1930, to date of payment, and costs of suit (bill not taxed), less a sum of Rs. 100:—

The right, title, and interest of the defendant in and

to the land called Pokuna bodawatta bearing assessment No. 230, situated at Alutgama in Alutgam badda in the District of Kalutara, Western bounded on the north by a portion of this land belonging to the lessor, east by Pelapokuna bodawatta, south by lot No. 5 of this land, and on the west by high road;

and containing in extent about 1 rood.

Deputy Fiscal's Office, Kalutara, March 10, 1931. D. J. JAYASUNDERA, Deputy Fiscal.

Central Province.

In the District Court of Kandy.

(1) Rupasinghe Aratchchige Lucia Perera Hamine, (2) Ranatungage Margarat Perera, bott Malabar street, Kandy ... Plaintiffs.

No. 26,114. Vs.

Edwin de Alwis allos Alfred de Alwis of Trincomalee street, Kandy Defendant.

NOTICE is hereby given that on Wednesday, April 8,
1931, at 12 noon, will be sold by public auction at the
respective premises the right, title, and interest of the
said defendant in the following premetry for the recovery said defendant in the following property for the recovery of the sum of Rs. 5,000, and poundage, viz.:

(1) All the right, title, and interest of the defendant in and to all that house and ground bearing assessment No. 308, situate at Trincomalee street, Kandy, within the town, Municipality, and District of Kandy, Central Province Province; and bounded on the east by Trincomalee street, south by house of Paranagama Ratemahatmaya, west by property of Mr. Alwis, and on the north by property of Malhamy; containing in extent 15 5/100 perches. Registered in A 53/164.

(2) All the right, title, and interest of the defendant in and to all that northern portion being part and parcel of all that allotment of land with the house No. 54, situate at Trincomalee street, Kandy aforesaid; and bounded on the east by Pavilion garden, south by house belonging to the wife of Bibile Banda, west by Trincomales. Trincomalee street, and on the north by house of Aludeniya Kariya Korale; containing in extent 13 feet in least feet in length towards the Mohottala's house extending to the limit of the Pavilion garden and about 15 feet in breadth. Registered in A 44/208.

Fiscal's Office. Kandy, March 10, 1931. A. RANESINGHE, Deputy Fiscal. In the District Court of Kandy.

Rawanna Mana Lena Letchmanen Suna Pana Chettiar of Kandy

No. 36,726.

) Alfred Edwin Dale of the state, Watte-gama, (2) Omeru Lebbe's son Mohanmadu Abdulla of Peradeniya road, Kandy..... Defendants. (1) Alfred Edwin Dale of

NOTICE is hereby given that on Saturday, April 11, 1931, at 12 noon, will be sold by public auction at the premises the right, title, and interest of the said defendants in the following property for the recovery of the sum of Rs. 1,331.75, together with interest thereon, at the rate of 9 per cent. per annum from February 26, 1930, till payment in full, and poundage, viz.:

All that portion towards the east of about 1 seer in paddy sowing extent out of the field called Gedera-liyaddekumbura, situate at Mulgampola in Gangawata korale of Yatinuwera in the town and Municipality and the District of Kandy, Central Province; which said eastern portion is bounded on the east by road and by the house of Thaip, No. 731, south by the road leading to Colombo, west by the imaniyara of Appurala's field, and on the north by the fence of the garden of Welahaboda Appu and by iwura, now by a road; which said land is 13 yards in width and 23 yards in length, together with the house bearing assessment No. 730.

Fiscal's Office, Kandy, March 10, 1931. A. RANESINGHE, Deputy Fiscal.

In the District Court of Kandy. A. T. K. R. Karuppen Chettiar of Karity at Plaintiff. No. 40,270.

Rankothgedera Purche of Ambatenna..... Defendant.

NOTICE is bereby given that on Friday April 10, 1937 commencing at 12 noon, will be sold by public auction at the respective premises the right, title, and interest of the said detendant in the following property for the recovery of the sum of R. 187.75, with legal interest thereon from September 26, 1930, till payment in full, and costs and poundage, viz.

(1) All that land called Wanenagulewatta of 8 lahas in paddy sowing extent, situate at Kiralagama in Pallegampaha of Harispattu in the District of Kandy, Central Province; and bounded on the east and north by ditch, south by the limit of Buttilehena, and west by eld. Registered in H 174/156.
(2) All that land called Wanenagulahena of 15 lahas

in paddy sowing extent, situate at Palipana in Pallegampaha aforesaid; and bounded on the east and south by above the field, west by limit of the remaining portion of this land belonging to Welitennegedera Hawadiya, and on the north by the ditch of Walawwehena; together with everything thereon. Registered in H 103/299.

(3) All that \(\frac{1}{3} \) part or share of 6 lahas and manawa alias 6 lahas and 2 seers paddy sowing extent towards the south from and out of all that land called Wanenagulewatta of 2 pelas paddy sowing extent in the whole, situate at Palipana aforesaid; and which said i part or share is bounded on the east by ditch, south by the fence of Buttile Panditaya's garden, west by above the field, and on the north by remaining portion of this land; with everything thereon. Registered in H 174/157.

(4) All that lower portion of 1 pela paddy sowing extent towards the south out of all that field called Wanenagulakumbura of 2 pelas paddy sowing extent and all that southern portion of 15 lahas in paddy sowing extent out of the adjoining land called Ehelegashinne hena of 3 pelas paddy sowing extent, situate at Kiralagama or Palipana aforesaid; and which said two southern portions adjoin each other and form one property in extent 2 pelas and 5 lahas paddy sowing; and together bounded on the east by the fence of Hingulwelagederahena and by ditch, south by the ditch and above the Imaniyara of Berakaraya's field, west by below the ella of Imaniyara of Berakaraya's field, west by below the ella of Muttettuwegodahena, and north by the Imaniyara of the portion of Wanenagulekumbura,

belonging to Leule Duraya, reserved portion of Ehelagastennehena of Paspelegedera Buttila Panditaya, and by limit of Jayatuhamy's chena (save and except the Government road passing along the Muduna of Ehelegashinnehena). Registered in H. 174/85.

(5) An undivided 1 part of the land called Ehelagashinnehena of 3 pelas in paddy sowing extent, situate at Kiralagama aforesaid; and bounded on the east by well and Malhetigalawatta, south by the fence of Nicholas Appu's garden, west by Gamima and the road of 12 feet, and north by ditch of Siriyampolawatta; and everything thereon. Registered in H 174/206.

(6) The eastern 5 lahas paddy sowing from and out of Muttettugodahena, situate at Palipana aforesaid; and which said eastern 5 lahas are bounded on the east by fence of Berekaraya's garden, south by field, west by the remaining portion of this land, and north by the limit of Palipana Walauwehena; with everything thereon. Registered in H 161/116.

(7) An undivided 1 part or share from and out of Muttettugodahena of 1 pela in paddy sowing in extent, situate at Palipana aforesaid; and bounded on the east by Berakarayagewatteweta, south and west by welaella, and north by limit of Walawwewatta; with a like share of everything thereon. Registered N 161/117.

(8) All that divided portion of 5 lahas paddy sowing from and out of Muttettugodahena, situate at Palipana aforesaid; and which said divided portion of 5 lahas is bounded on the east by fence of the hena belonging to Palipana Walauwe, south by the Mala-ela of Siyatu's hena, west by field, and north by the limit of Pusumba Duraya's hena; with everything thereon. Registered in H 161/115. Which said lands are registered under H 174/156, 103/299, 174/157, 171/85, 145/196, 161/116 and 117, and 115.

Fiscal's Office, Kandy, March 10, 1931. A. RANESINGHE, Deputy Fiscal.

In the Court of Requests of Matale.

S. E. M. Mohideen Abdul Cader of Matale.... Plaintiff.

No. 20,220. Vs.

W. Aluwihare of Antwihare in Matale Defendant.

NOTICE is hereby from Rat on Thursday, April 9, 1931, 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. 290.40, with legal interest on Rs. 263.40 from

January 4, 1930, till payment in full, viz.:-

An undivided 1 share of the land called and known as Walwatta of about 6½ acres in extent in the whole, situated at Mandandawela, within the limits of the Matale Urban District Council; and bounded on the east by Trincomalee road, south by the Matale Rifle Range, west by the property of Mr. David Banda ex Korale, and on the north by the land occupied by potters alias Koosakudi Karawalyaya.

> S. D. CUMARASWAMY, Additional Deputy Fiscal.

Deputy Fiscal's Office, Matale, March 10, 1931.

Southern Province.

In the District Court of Colombia

C. A. Hutson & Co., Ltd., Colombo Plaintiff

No. 33,627.

S. D. S. Goonatilaka, Tilakathan Bajapitiya. Defendant NOTICE is hereby given that on Saturday, April 11, 1931, at 3 o'clock in the afternoon, will be sold by public auction at the spot the right, title, and interest of the said defendant in the following property, viz.:-

All that undivided 1 share of the soil and all the plantations thereon of the land called Ganewela, situate at Balapitiya in the Wellaboda pattu of Galle District, Southern Province; and bounded on the north by

Thorapitiyewatta, Pahalawatta, Hiwanaliyanagewatta, and Polonketiya, east by the river and Thotawatta, south by a road and Adderagewela, west by Bodahandigewatta, Pettahandigewatta, Bogahawatta, and Miti-mullewatta; and containing in extent 6 acres 2 roods and 21 perches.

Writ amount Rs. 358:12 and Rs. 86:90 costs to March 24, 1930.

Fiscal's Office, Galle, March 10, 1931. J. R. WEERASEKERA, Deputy Fiscal.

In the District Court of Matara.

Ipitakaduwe Lokugamage Don Rapiyal Senarat Yapa of Ipitakaduwa Plaintiff

No. 1,624. Vs.

C. Don Andrayes Kodioara Separat Yapa of Phita-kaduwa and other Separat Yapa of Phita-kaduwa and other Separat Yapa of Phita-NOTICE is hereby given that on Monday, April 13, 1931, commencing at 10 o'clock in the forenoon, will be sold by public auction at the respective premises the right, title, and interest of the said 6th, 7th, 11th, 8th, 1st, 2nd, 4th, 12th, 15th, and 9th defendants in the following property for the recovery of the following sums:—From 6th defendant Rs. 18·36, from 7th defendant Rs. 6·12, from 11th defendant Rs. 12·50, from 8th defendant Rs. 50·40, from 1st defendant from 1st defendant Rs. 4.31, from 2nd defendant Rs. 43.05, from 4th defendant Rs. 7·10, from 12th defendant Rs. 2·71, from 15th defendant Rs. 2·71, from 9th defendant Rs. 99 · 50; total Rs. 246 · 76.

Property belonging to 6th defendant.—(1) An undivided parts of the divided lot No. 3 of the land called Peragahapittaniya, situated at Ipitakaduwa in the Wellaboda pattu of the Matara District, Southern Province; and bounded on the north by lot No. 2 of the same land east by Ihalagarandeniya, south by lot No. 4 of the same land, and on the west by Undupittaniyewatta; and containing in extent 1 rood and 8 perches.

Property belonging to 7th defendant.—(2) All that undivided 1 part of the said divided lot No. 3 of the land called Peragahapittaniya, situated at Ipitakaduwa aforesaid; and bounded on the north by lot No. 2 of the same land, east by Ihalagarandeniya, south by lot. No. 4 of the same land, and west by Undupittaniye-watta; and containing in extent 1 rood and 4 perches.

Property belonging to 11th defendant.—(3) All that divided lot No. 4 of the said land called Peragahapittaniya, situated at Ipitakaduwa, aforesaid; and bounded on the north by lot No. 3 of the same land east by Ihalagarandeniya, south by lot No. 5 of the same land, and west by Undupittaniyewatta; and containing in extent 22 narches containing in extent 22 perches.

Property belonging to 8th defendant.—(4) All that divided lot No. 5 of the said land called Peragaha pittaniya, situated at Ipitakaduwa aforesaid; and bounded on the north by lot No. 4 of the same land, east by Ihalagarandeniya and Pelaruppa, south by lot No. 6 of the same land, and west by Undupittaniye watta; and containing in extent 2 roods and 8 perches

Property belonging to 1st and 2nd defendants.—(5) All that divided lot No. 6 of the said land called Peragahapittaniya (out of which said lot the 1st defendant is entitled to 1/11 part and the 2nd defendant to 10/11 parts), situated at Ipitakaduwa aforesaid; and bounded on the north by lot No. 5 of the same land, east by Pelaruppa and Meeambagahacoratuwa, south by lot No. 7 of the same land, and on the west by Undupittaniyewatta; and containing in extent 2 roods and I perch

Property belonging to 4th defendant.—(6) An un divided 1 part of the divided lot No. 7 of the said land called Peragahapittaniye, situated at Ipitakaduwa aforesaid; and bounded on the north by lot No. 6 of the same land, east by Meeambagahacoratuwa, south by Mahagederawatta, Diwelwatta, and Don Simange watta, and west by Undupittaniyewatta; and contain ing in extent 29 perches.

Property belonging to 12th and 15th defendants.—(7) An undivided 1 part of the divided lot No. 7 of the said land called Peragahapittaniya, situated at Ipitakaduwa aforesaid, (same boundaries as in the case of land No. 6 above.)

Deputy Fiscal's Office, E. T. GOONEWARDENE, Matara, March 9, 1931. Deputy Fiscal.

In the District Court of Matara.

Edirisuriya Patabendige Deonis Appu J Plaintiff Kottagoda ...

No. 5,795. Patabendige Rendrick Appu of Edirisuriya Defendant. Kottagoda . . .

NOTICE is hereby given that on Tuesday, April 7, 1931, commencing at 2 o'clock in the afternoon, will be sold by public auction at the spot the right, title, and interest of the said defendant in the following property for the recovery of a sum of Rs. 582.67, with legal interest on Rs. 460.06 from September 24, 1930, till payment in full, viz :-

All the soil and trees, together with all the buildings standing thereon, of the divided portion belonging to defendant of the land called Diganewatta, situated at Kottagoda in the Wellaboda pattu of the Matara District, Southern Province; and Bounded on the north by high road, east by a portion of this land, south by Warawita, and west by a portion of this land; and containing in extent about ½ acre.

Deputy Fiscal's Office, E. T. GOONEWARDENE, Deputy Fiscal: Matara, March 9, 1931.

In the District Court of Matara.

Richard Bartholomew Gooneratne of Matara...Plaintiff.

No. 6,052. Barlis Ranasingha of Manyatta administrator of the estate of Japo Ranasingha,Defendant

NOTICE is hereby given that on Friday, April 10, 1931, 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 defendant in the following property for the recovery of a sum of Rs. 5,133.73, with legal interest on the aggregate amount from October 15, 1930, till payment, viz.

(1) All that soil and fruit trees of the land called Malawigewatta, bearing assessment No. 108, together with all the buildings standing thereon, the said property being situated at Uyanwatta within the Four Gravets of Matara, Matara District, Southern Province; and bounded on the north by Mahadelgahawatta, east by Dissawagewata, south by Emberellagahawatta, and west by Diganewatta; and containing in extent about 1 acre. l acre.

(2) All the fruit trees and soil of the portion marked letter "A" of the western portion of Samarakonge-watta, bearing assessment No. 78, situated at Uyan-watta affirm the portion by Olokwatta aforesaid; and bounded on the north by Olok-kupara (cross road), east by portion "C" of the same

land, south by Baharangewatta alias Kompannewatta, and west by portion "B" of the same land; and containing in extent 115/14 perches.

(3) All that improved the land called Mohottigekumbura, bearing assessment No. 115, and situated at Uyanwatta aforesaid; and bounded on the north by Pelawatta, aforesaid; and bounded on the north by Pelawatta, east by Pinkumbura, south by a portion of Mohottige-kumbura, and west by Pettarewatta alias Dangaha-korstument koratuwa; and containing in extent 28.6 perches.

Deputy Fiscal's Office E. T. GOONEWARDENE, Matara, March 9, 1931. Deputy Fiscal. In the District Court of Matara.

No. 6,338. Vs.

Vidana Gamaclenge on Theyadoris Appuhamy of Kamburugamy Defendant.

NOTICE is hereby diven that on Saturday, April 18, 1931, commencing at 2 o'clock in the afternoon, will be sold by public auction at the spot, the right, title, and interest of the said defendant in the following property for the recovery of a sum of Rs. 1,175, viz.:—

All that the undivided 5 parts of the land called Kaluagahawatta (together with all the buildings standing thereon), situated at Kamburugamuwa in Weligam korale, Matara District, Southern Province; and bounded on the north by Munamalgahawela, east by Madurudoowewatta alias Kohukoratuwa, south by Nugagahawatta, and west by Puwakgahatotawatta; and containing in extent about 1½ acres.

E. T. GOONEWARDENE, Deputy Fiscal's Office, Matara, March 10, 1931. Deputy Fiscal.

In the Additional Court of Requests of Matara. Perumabaduge Don Cornelis Appu of Karawa. Plaintiff.

No. 17,078. Vs.

(1) Welabodahewage Meninona and (2) Gardiye Punchihewage Daniel Appropriate both of Karawa Defenda Defendants.

NOTICE is hereby given that on Saturday, April 11 1931, at 2 o'clock in the afternoon, will be sold by public auction at the premises the right, title, and interest of the said defendants in the following mortgaged property for the recovery of a sum of Rs. 233 20, viz.

All that undivided one-half part or share of all the fruit trees and of soil and of the tiled house of 13 cubits standing thereon, of the land called Eramudugahawatta, bearing assessment No. 2,868, situated at Karawa in the Four Gravets of Matara District, buthern Province; and bounded on the north by Appuwabadaturuge-tettupadinchiwatta and Andrabadaturugenaidehamy-padinchiwatta, east by Babanappupadinchiwatta, south by road, and on the west by Olakkuwa (cross road); and containing in extent 27 373 perches.

Deputy Fiscal's Office. E. T. GOONEWARDENE, Matara March 9, 1931. Deputy Fiscal.

In the District Court of Tangalla.

Hettihewage Podinona of Beliatta Plaintiff.

No. 3,180. Vs.

Geta-Jandrishamy of Naimana

manna

NOTICE is hereby given that on Taesday, April 7
1931, commencing at 2 o'clock in the afternoon, will be sold by public auction at the premises the right, title, and interest of the said defendant in the following property mortgaged with the plaintiff at Getamanna, viz.:

(1) All the soil and fruit trees of lot A which is a subdivided portion of lot B of the land called Delgahawatta alias Kondaramagewatta, situated at Getamanna in West Giruwa pattu of Hambantota District; bounded on the north by the path along Wewagawawatta and main road, on the east by lot B of the same land, south by Bataakulehêna, and west by portion of this land partitioned in D. C., Tangalla case No. 1,837; containing in extent 1 acre 2 roods and 13 perches. Valuation Rs. 1,000.

(2) All the soil and fruit trees and the 7 cubits thatched house standing thereon of lot B which is a subdivided portion of lot B of the land Delgahawatta alias Kondaramagewatta, situated at Getamanna; and bounded on the north by Webodapurana, east by lot C of this land, south by Bataakulehena and Ketakalagahawatta, and west by lot A of this land; containing in extent 1 acre 2 roods and 18 perches. Value Rs. 1,000.

Writ amount Rs. 1,470, with legal interest on Rs. 1,200

from December 22, 1930, and poundage.

Deputy Fiscal's Office, A. L. M. Noor Mohamed, Tangalla, March 10, 1931. Additional Deputy Fiscal

North-Western Province.

In the Additional Court of Requests, Kurunegala. Ahamadu Ali Abbasu Lebbe of Anhandiya in Plaintiff. Beligal korale

No. 4,861.

(1) Omeru Lebbe Yakub Lebbe Gruliyadda in Udapola Otota korale, (2) Shek Ismail Bladar Beebee Dotha Reel in Hurimaluwa in Beligal korale, (3) M. K. M. Muttu Ramen Chettiar of Kurunegala

NOTICE is hereby given that The Market Ramen Chettiar of Control of the Contr Defendants.

NOTICE is hereby given that on Monday, April 20, 1931, at 3 o'clock in the afternoon, will be sold by public auction at the premises the right, title, and interest of the said defendants in the following property mortgaged with the plaintiff by bond No. 1,389 dated January 14, 1924, and attested by D. C. Wijayasinghe, Notary Public, and declared specially bound and executable under the decree of August 5, 1930, entered in the above action and ordered to be sold by the order of court dated February 11, 1931, for the recovery of the sum of Rs. 260, and poundage, viz.

An undivided 1/5 share of the allotment of land called Kahandiwala Kehelellehena of 2 seers kurakkan sowing extent, situate at Galbodagama in Udapola Otota korale of Dambadeni hatpattu in the District of Kurunegala, North-Western Province; and bounded on the north by high road, east by remaining portion of the land described herein, south by Kirtgehena, and west by

Kehelellehena. The above property is decreed for sale under Additional Court of Requests, Kurunegala, No. 4,860.

Fiscal's Office, Kurunegala, March 9, 1931. A. BASNAYAKE. Deputy Fiscal.

In the Additional Court of Requests, Kurunegala. S. M. Somasundaram Chettiar of Naram-M. Plaintiff. mala

Mala
No. 5,976.
(1) Adampulle Gurumeh and Social Cader Vidane
of Arakyala, (2) Liyanapedi Durayalage Kiri of Arakyala, (2) Liyanapedi Burayalage Kiri Bandiya of Telehera both in Meddeketiya Defendants.

NOTICE is hereby given that on Tuesday, April 21, 1931, at times shown, will be sold by public auction at the premises the right, title, and interest of the said defendants in the following property for the recovery of the sum of Rs. 265.75, with further interest on Rs. 240 at the rate of 18 per cent. per annum from July 1, 1929, to October 16, 1930, and thereafter legal interest on the aggregate amount till payment in full, and poundage,

(1) At 2 p.m.—An undivided 1 share of Bogahakumbura of 1 amunam of paddy sowing extent, situate at Polpitiya in Meddeketiya korale of Katugampola hat-pattu in the District of Kurunegala, North-Western Province; and bounded on the east by limitary ridge of Mohothawela, north by Crown land, south by limitary ridge of the wela of Podiya, west by Elawella.
(2) At 2:30 p.m.—All that field called Godawela-

kumbura of 3 pelas of paddy sowing extent, situate at Godawela in Meddeketiya korale aforesaid; and bounded on the north by pillewa of the same land, east by limitary ridge of the field of Kiriya and others, south by pillewa of the same land, west by fence of the limitary ridge of the field of Bilinda and others.

(3) At 3 p.m.—An undivided \(\frac{1}{2} \) share of the field called Deegallapitiyakumbura of 3 pelas paddy sowing extent, situate at Godawela aforesaid; and bounded on the state by village limit of Palaiting and male cost by north by village limit of Polpitiya and wela, east by Digala, south by fence of the limitary ridge of Pidiwillewela, west by limitary ridge of the field of Hapuwa and others.

(4) At 3.30 p.m.—All that land called Kongahamulawatta alias Hitinawatta of 5 lahas kurakkan sowing extent, situate at Telehera in Meddeketiya korale aforesaid and bounded on the north by garden of the defendant and others, east by wire fence of Crown land, south by fence of the garden of Sarana, west by fence of the garden of Kiriya and others.

Fiscal's Office, Kurunegala, March 9, 1931.

A. BASNAYAKE. Deputy Fiscal. In the District Court of Kurunegala.

Sena Kristnappa Chettiar of Narammala.... Plaintiff.

No. 14,803. Vs.

Herat Mudiyan Anadahamy of Kanugala in
Katugampola Mediyattu korate east.... Defendant.
NOTICE is herely given that on Saturday, April 25,

1931, at 1 o'clock in the afternoon, will be sold by public auction at the premises the right, title, and interest of the said defendant in the following property for the recovery of the sum of Rs. 143.55, with further interest on Rs. 300 at the rate of 24 per cent. per annum from February 12, 1930, to June 6, 1930, and thereafter legal interest on the aggregate amount till payment in full, and poundage, viz.:-

All that land called Mungalewelawatta alias Innawatta, situate at Kanugala in Katugampola Medapattu korale east of Katugampola hatpattu in the District of Kurunegala, North-Western Province; and bounded on the north by land of Anadahamy, the defendant, east also by the land of the defendant, south by Ambagahamulawatta of Herat Singho, west by Gansabhawa road; containing in extent about 5 acres.

Fiscal's Office, Kurunegala, March 10, 1931. A. BASNAYAKE, Deputy Fiscal.

In the District Court of Kurunegala.

S. R. M. M. A. Kumarappa Chettiar of Kurune-

gala Plaintiff
No. 15,537. Vs.

(1) S. A. S. Seiyadu Mohammedu of Dambokka in
Tiragandahe korake St., (2) S. A. M. Hamedu
Mohideen, (3) S. A. Ahamadu Merakuwawa,
Kurunegala Defendants
NOTICE is hereby given that on Walkaday April 15. Defendants.

NOTICE is hereby given that on Wednesday, April 15, 1931, at 11 A.M., will be sold by public auction at the premises the right, title, and interest of the said defendants in the following property for the recovery of the sum of Rs. 2,541 25, with further interest on Rs. 2,500 at the rate of 16½ per cent. per annum from December 12, 1930, to December 22, 1930, and thereafter on the aggregate amount at 9 per cent. per annum till payment in full, and costs and poundage (less Rs. 370·50), viz.:—

1. At II a.m. All that and those the premises and known as Maralaluwawatta consisting of the 15 allotments registered in A 236/44 of the Kurunegala present in extent 40 acres according to the At 11 a.m. All that and those the premises called Land Registry in extent 40 acres according to the description in the said volume and folio situated at Marluwawa of Mahagalboda Megoda korale in Weudawili hatpattu, Kurunegala District, North-Western Province; and bounded according to the description, on the north by the road to Pansala and land of Joseph Perera, east by high road, south by land of Notary Abeyegunaratne and land of Juwan Fernando, west by Andagala; which said land is now called and known as Maraluwawagalpadikande Estate and is registered in A 339/83 of the said Land Registry, according to the said registration the extent is 36 acres and 5 perches, and the present northern boundary is Pansala road and field of Lazarus and the present southern boundary is garden of Dharma-lingam Chettiar and the property of Notary Abeyegunaratne.

Fiscal's Office, Kurunegala, March 10, 1931. A. BASNAYAKE, Deputy Fiscal.

In the District Court of Kurunegala.

K. M. P. L. Palaniappa Chettiar of Narammala Plaintiff
No. 15,571.

Kawanna Ana Abdul kamaman of Damunywa in
Angomu korale Defendant.

NORICE is boreby given that on Monday April 20.

NOTICE is hereby given that on Monday, April 20, 1931, at 3 o'clock in the afternoon, will be sold by public auction at the premises the right, title, and interest of the said defendant in the following property for the recovery of the sum of Rs. 863 40, with further interest on Rs. 450 and Rs. 197 50 at the rates of 24 and 30 percent, respectively, from January 13, 1931 to January 23, 1931, and thereafter legal interest on the aggregate amount till payment in full, and poundage, viz.

All those several allotments of lands called Meegahamulawatta and its adjoining Kosgahamulawatta, Siyambalagahamulawatta, and Ambagahamulawatta, all forming one property, situate at Damunawa in Angomu korale of Dewamedi hatpattu in the District of Kurunegala, North-Western Province; and bounded on the north by limit of the garden of Mustapa and high road, east by wire fence of the garden of Punchappuhamy and others, south by limitary ridge of Dalupothekumbura and Wewadiyagilma, west by limit of the garden of Giranda; containining extent about 8 lahas of kurakkan sowing, with the bearing coconut plantations and buildings standing thereon.

2. All those allotments of land called Karuwalagaha-

2. All those allotments of land called Karuwalagaha madittehena of about 4½ acres in extent, Maragahamulahena now garden of 1 seer kurakkan sowing and its adjoining divided southern portion of Maragahamulapillewa now garden of about 1½ seers kurakkan sowing extent, all forming one property and situate at Damunawa aforesaid; and bounded on the north by Mahakanda, east by garden of Punchappuhamy and others and village limit of Palakanogama, south by high road, west by road leading to the cemetery and village limit of Alankara; with the bearing coconut plantations, bare

land, and buildings thereon.

3. At 3.45 p.m.—An undivided 3/9 shares of these allotments of land called Kongahamulawatta of about 2 seers kurakkan sowing extent and its adjoining Dangahamulawetiyalangawatta of about 1 kuruni kurakkan sowing extent, Madugahadalupothekumbura of about 3 amunams of paddy sowing extent, and Galwalagawawatta of about 3 seers kurakkan sowing extent, all forming one property, situate at Alankara in the korale aforesaid; and bounded on the north by Ilukgolle-kumbura and Godakele, east by high road and field of Suddana and Godakele, south by chena of Dingu and Alutwewakumbura, west by garden of Suddana, Henegedarawatta, and road of the wela; with the bearing coconut plantations and bare land.

coconut plantations and bare land.

4. At 4 p.m.—All that land called Siyambalagahamulawatta of about 4 kurunies kurakkan sowing extent, situate at Galagedera in korale aforesaid; and bounded on the north by fence of Pitawalakumbura, east by tank bund, south by fence of Webodekumbura, west by Amunepitiyeroda; with the coconut and every planta-

tions thereon.

5. All that land called Konkumburewatta of about 1 kuruni kurakkan sowing extent, situate at Galagedera aforesaid; and bounded on the north by Konkumbura, and Godakele, east and south by limitary ridge of Pitawelekumbura, west by limitary ridge of Konkumbura; with the bearing coconut plantations and every other

plantations thereon.

6: At 4.30 p.m.—All those lands called Kahatagahamulawatta alias Bulugahamulawatta and Wegollewatta of about 2 lahas kurakkan sowing extent, situate at Radaliyagoda in the korale aforesaid; and bounded on the north by wire fence of the garden of Senanayaka Notary, east by Gansabhawa road, south by fence of the garden of Ukku Banda and others, west by Godakele and limit of the gardens of Ranhamy and others; with the bearing and young coconut plantations, &c., thereon.

Fiscal's Office, A. BASNAYAKE,
Kurunegala, March 4, 1931. Deputy Fiscal.

In the District Court of Colombo.

Agnes Georgiana Maude Peiris of the Durdans, Colpetty, Colombo, executrix of the last will and testament of Charles Peiris, late of Colombo, deceased Plaintiff.

No; 38,356.

(1) Amarasingha Mudalige for reward Martin Delai of Dalugama, (2) Ranawaka-afatchige Henry de Alwis of Roland House, Hendala, (3) Malinuge David William Perera, formerly of Polgahawela, presently of Moratuwa, (4) Subaweerage Joslin Perera of Boralesgomuwa... Defendants.

NOTICE is hereby given that on Saturday, April 18, 1931, at 2 o'clock in the afternoon, will be sold by public

auctionat the premises the right, title, and interest of the said 1st and 2nd defendants in the following property mortgaged with the plantiff by bond No. 857 dated October 18, 1927, attested by G. L. Cooray of Colombo Notary Public, and declared specially bound and executable under the decree dated December 16, 1930, entered in the above action and ordered to be sold by the order of court dated January 21, 1931, for the recovery of the sum of Rs. 16,701 57 (being the principal and interest calculated up to April 30, 1930), with further interest on Rs. 15,000 at the rate of 7 percentum per annum from May 1, 1930, till the date of the said decree and the realty on the aggregate amount of the said decree at the rate of 9 per centum, per annum till date of payment in full, and costs of suit, viz.

All that portion of Serapis estate (being a divided portion of all that and those the estate plantation and premises called and known as Serapis estate), situated at Oruliyadda and Karandana in Udapola Otota korale in the District of Kurunegala, North-Western Province of the Island of Ceylon; bounded on the north-east, south, and west by Serapis estate, excluding however therefrom the road passing through the land and containing in extent exclusive of the said road 4 acres according to plan No. 1,073 dated September 3, 1927, made by C. H. de Silva, Licensed Surveyor, together with the desiccating and oil mills and other buildings standing thereon, and the machinery, fixtures, furniture, tools, implements and other accessories therein, and all the estate, right, title, interest, claim, and demand of the defendants therein and thereto.

Fiscal's Office, Kurunegala, February 2, 1931. A. Basnayake, Deputy Fiscal.

In the District Court of Negombo.

No. 4,779. Vs. Vs. Liyanage Stephen de Silva of Weerahena Defendant

NOTICE is hereby given that on Tuesday, April 21, 1931, 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. 2,192·50, with interest on Rs. 2,000 at 16½ per cent. per annum from September 24, 1930, till payment, and poundage, viz. —

(1) The undivided remaining share with the buildings and plantations standing thereon (after excluding an undivided strip of land 7½ Dutch feet in breadth, from the road, which is the southern boundary adjoining the eastern boundary, to the northern boundary) of the divided portion of the allotment of land called Keenakele bearing No. 6, situate at Mavila in Meda palata of Pitigal korale south in the District of Chilaw, North-Western Province; and bounded on the north by the limit separating the portion of this land gifted to Menjenonahamine, east by the limit separating the portion of this land sold by Migel Peiris Appulatiny, south by cart track leading to Marawila, and west by land presently of Don Carolis Appulatiny, Peace Officer, containing in extent 8 acres, subject to mortgage bond No. 19,357 for Rs. 2,850 and interest.

(2) The portion of the land bearing No. 2,003 in plan No. 134,888, situate at Kokwalamulla in Meda palata aforesaid; and bounded on the north by a strip of land reserved for a road, east by fence separating a portion of this land belonging to Charlis Appuhamy, south by land appearing in plan No. 120,885, west by ditch separating a portion of this land belonging to Girigoris Peiris Appuhamy; containing in extent 400 coconut trees plantable soil in 13 rows of coconut trees from the eastern to the western boundary, together with the buildings and plantations standing thereon, subject to mortgage bond No. 19,357 for Rs. 2,850 and interest.

(3) The presently divided portion of the divided portion of the land called Kahatagahawatta bearing No 1,009, situate at Kokwalamulla aforesaid; and bounded on the north by a portion of land belonging to Juan Appuhamy, east by a portion of this land belonging

to Charlis Singho, south by Gansabha road, and west by land of the defendant; containing in extent about 3 roods with the buildings and plantations standing thereon.

Deputy Fiscal's Office, Chilaw, March 10, 1931. F. G. DALPETHADO, Deputy Fiscal.

In the District Court of Chilaw.

Avanna Davidu Nadan, (2) Avanna Pakia Nadan, both of Mahawewa Plaintiffs No. 8,015.

No. 8,015.
(1) Avanna Yesudasa Najan, Alamakulashiya Clementi Fernando, (6) W. Valeriyanu Fernando, (4) Avanna Vedamuttu Nadan, all of Karawita-

NOTICE is hereby given that on Wednesday, April 15, 1931, at 10 o'clock in the forenoon, will be sold by public auction at the premises the right, title, and interest of the said defendants in the following property for the recovery of the sum of Rs 1,600 from the 1st defendant and Rs. 200 per mensem from the 2nd defendant and 3rd and 4th defendants till the plaintiffs are restored to possession, and poundage, viz.:

1. An undivided 1 share of the land called Kohombagahawatta, situate at Badahelamulla in Munnessaram pattu, Pitigal korale, Chilaw District, North-Western Province; and bounded on the north by water-course, east by land of Punchirala and others and mee tree, south by land of Ausadahamy and others, and west by water course; containing inextent 4 acres and 21 perches.

2. The land called Thalgahakumburepillewa with

the buildings and plantation standing thereon, situate at Badahelamulla aforesaid; bounded on the north by lands in plan Nos. 274,617 and 155,922, east by land in plan No. 155,922, south by land claimed by villagers, and west by Crown land; containing in extent 1 acre 3 roods and 2 perches.

The land called Kokkuluwapillewa, situate at Badahelamulla aforesaid; bounded on the north by reservation for ela, east by Ambagailawatta belonging to Punchirala Vel Vidane and land in T. P. No. 155,922, south by Thalgahakumbura belonging to Ausadahamy and others, and west by Kokkuluwakumbura belonging to Kandappu and others; in extent 6 acres and 91 perches.

4. The undivided portion towards the south extent 4 acres 2 roods and 9 perches of the land called Kohombagahalanda alias Siyambalagahalanda alias Thalgahagala, situate at Badahelamulla aforesaid; and bounded on the north and west by water-course, east by Crown land, and south by land of Sedawatta Muhandiram; containing in extent 42 acres and 17 perches.

Deputy Fiscal's Office, F. G. DALPETHADO, Chilaw, March 10, 1931. Deputy Fiscal.

Province of Uva.

In the District Court of Badulla.

R. H. Thwaites of Violet Cottage, Bandarawela ?. Plaintiff. No. 4,857.

Edirisinghe Arachchige Introduction Kinigama in Mahapalata korale Defendant.

NOTICE is hereby given that on Saturday, April 11, 1931, 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. 1,033.33, with legal interest thereon from November 8, 1930, till payment in full, and costs of suit :

An'undivided 3/10th shares of the land called Karavategederawatta, situated at Kinigama in Mahapalata korale, Udukinda; and bounded on the north by the limit of the land belonging to Kuma, east by galweta, south by wetiya, west by weilla; containing in extent 4 kurunies of kurakkan sowing, together with an undivided 3/10th shares of the old buildings and the entirety of the new building built by M. D. Podi Appulation hamy and everything standing thereon.

Fiscal's Office, Badulla, March 5, 1931. H. C. WIJESINHE, Deputy Fiscal.

Province of Sabaragamuwa.

In the District Court of Colombo.

(1) S. S. Shanmugampillai, (2) S. S. Sangarampillai, both of 8, Fifth Cross street, Colombo, carrying on business in partnership under the name, style, and firm of S. S. Shamugampillai & Bros......Plaintiffs.
No. 26,879

P. Udabage of Tiran agala at Assawella. Defendant.

NOTICE is hereby given that on Saturday, April 18, 1931, at 2 o'clock in the moon, 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. 631 13, with interest thereon at 9 per cent, per angum from February 15, 1999 4:11

at 9 per cent. per annum from February 15, 1928, till payment in full, and costs of execution:—

All that undivided 2 acres out of an undivided 1/5 part or share of and from the land called Pidawillagamwasama, situate at Deraniyagala in Alutgam korale of Three Korales in the District of Kegalla, Province of Sabaragamuwa; and bounded on the north by Wattat-tirikandeheneyaya, east by Wattatirikandehenyaya, and Liyanagegammaima, south by Liyanagegammaima, and on the west by Wisnagala-oya, Deraniyagala-ganga, and Dangampolagegammaima; and containing in extent within these boundaries about 6 amunams of paddy sowing including the buildings standing on the said, 2 acres. Prior Registration F 48/103, Kegalla.

Valuation Rs. 2,500.

CHARLES DE SILVA, Additional Deputy Fiscal.

Fiscal's Office, Avissawella, March 5, 1931.

In the Court of Requests of Kegalla.

Rangallage Podisingho of Bisowela Plaintiff.

No. 3,110. Vs.

Pandita Mudiyanselage Podiralahamy en Aratchi
and another, both of Galigomus Defendants

NOTICE is hereby twen that on April 7, 1931, 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 defendants in the following

property, viz.:-

1. Asseddumakiyanakumbura of 3 pelas and 5 lahas. of paddy sowing in extent, situated at Bisowela in Kandupita pattu of Beligal korale in the District of Kegalla of the Province of Sabaragamuwa; and bounded. on the east by Ethunnawalawatta, south by Gajaneggewatta and bank, west by ela, and on the north by Pansalewatta and ela; subject to services due to Bisowela Vihare.

2. Midellagahamulakumbura of 2 kurunies of paddy sowing in extent, situated at Bisowela aforesaid; and bounded on the east and north by Muttettudepelekumbura, south by ela, and on the west by Moradanage kumbura; subject to services due to Bisowela Vihare.

3. Kitulgahamulakanati of 2 kurunies of paddy sowing in extent, situated at Bisowela aforesaid; and bounded on the east by the bank of Pansalewatta, west by Gajaneggekumbura, north by Naraninipelekumbura, and on the south by Muttettudepelekumbura; subject to services due to Bisowela Vihare.

Pansalewatta of 2 pelas of paddy sowing in extent, situated at Bisowela aforesaid; and bounded on the east by Udunnawewatta, south by ela, west and north by field; subject to services due to Bisowela Vihare,

To recover a sum of Rs. 306.25.

Deputy Fiscal's Office, S. DE SILVA, Kegalla, March 9, 1931. Additional Deputy Fiscal.

I, ROBERT REMAIN THAINE, Fiscal for the Western Province, do here by appoint Mr. R. B. Fernando Western to be Marshal for the District of Colombo, Western Province, and authorize him to perform the duties and exercise the authority of Marshal from March 7 to 9. 1931, for which this shall be his warrant.

Fiscal's Office, Colombo, March 7, 1931. R. N. THAINE, Fiscal.

IN TESTAMENTARY NOTICES ACTIONS.

In the District Court of Colombo. Order Nisi.

In the Matter of the Intestate Estate of Testamentary Hettiaratchige Jane Nona of Dias Jurisdiction. No. 5,204.

Arthur Clarence Beling, Chief Clerk, District Court, Petitioner Colombo

(1) Panniwilage Dharmadasa, (2) ditto Nandawathie

the affidavit of the said petitioner dated February 24, 1931, having been read:

It is ordered that the petitioner be and he is hereby declared entitled, as Chief Clerk of the District Court, Colombo, 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 March 19, 1931, show sufficient cause to the satisfaction of this court to the contrary.

February 24, 1931.

G. C. THAMBYAH, District Judge.

In the District Court of Colombo.

Order Nisi.

In the Matter of the Intestate Estate of Testamentary Aratchige Jurisdiction. Palihawadana Perera of Dikpitigoda in the Adicari No. 5,423. tu of Siyane korale, deceased.

Hewapatiranage Andiris Appyhamy of Dikpitigoda . Petitioner. aforesaid ...

(1) Hewapathiranage Luvina Hamy, (2) Lokukanka-namalage Don Velun Appu, (3) Hewapathiranage Johanna Hamy, (4) ditto Julian Aloysius, (5) ditto Victoria Hamy, all of Dikpitigoda afore-

THIS matter coming on for disposal before G. C. Thambyah, Esq., District Judge of Colombo, December 2, 1930, in the presence of Mr. S. D. R. Valentine, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated November 24, 1930, having been read:

It is ordered that the petitioner be and he is hereby 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 March 19, 1931, show sufficient cause to the satisfaction of this court to the contrary.

December 2, 1930.

G. С. Тнамвуан, District Judge.

In the District Court of Colombo.

Order Nisi.

In the Matter of the Intestate Estate Testamentary Jurisdiction. Uddiriappuwaduge Dav rnando of Moratuwa, deceased. No. 5,434.

Mendis of Kawatawatta in Mahamendige Caplina .. Petitioner Moratuwa .

Uddiriappuwaduge Johann Rebecta Fernando of Moratuwa Respondent

THIS matter coming on or disposal before G. C. Thambyah, Esq., District Judge of Colombo, on January 27, 1931, in the presence of Messrs. Perera & Senaratna, Proceedings. Proctors, on the part of the petitioner above named; and the affidavit of the said petitioner dated August 3, 1930, having been read.

It is ordered that the petitioner be and she is hereby declared entitled, as widow of the above-named deceased, to have letters of administration to his estate issued to her, unless the respondents above named or any other person or persons interested shall, on or before February 12, 1931, show sufficient cause to the satisfaction of this court to the contrary.

January 27, 1931.

G. C. THAMBYAH, District Judge:

The date for showing cause is extended to March 19,

February 12, 1931.

G. С. Тнамвуан, District Judge.

In the District Court of Colombo. Order Nisi.

In the Matter of the Intestate Estate Testamentary of Peliyagoda Liyanage Pabilis Appu of Mahara Kendaliadda paluwa, Jurisdiction No. 5,485. Acceased.

Kapurubandara Aratchige Leno Hamy of Mahara Kendaliadda paluwa Petitioner. TO Ala

(I) Peliyagoda Liyanage Josa Hamy (3) Kasturi Aratchige Deona Hamy (3) Kasturi Aratchige Mary Hamy, (4) Kasturi Aratchige Belo Nona, all of Mahara Kendal at Salva (5) Peliyagoda Liyanage Jayasekera, (6) Peliyagoda Liyanage Anulawathie, (7) Peliyagoda Liyanage Selawathie, (11) Peliyagoda Peliyagoda Liyanage Seelawathie, (11) Peliyagoda Liyanage Pemawathie, (12) Ganepola Aratchige Ranso Hamy, all of Mahara Kendaliadda paluwa, (13) Colonnawe Appuhamilage Thomis Singho, (14) Colonnawe Appuhamilage Hamyna alias Seelawathie, both of Ihalagama in Gampaha, (15) Ameresinghe Lekamage Bando Singho, (16) Ameresinghe Lekamage John Singho, (17) Ameresinghe Lekamage Nono Hamy, (18) Ameresinghe Lekamage Herat Singho, all of Kosinna in the Meda pattu of Siyane korale Respondents.

THIS matter coming on for disposal before G. C. Thambyah, Esq., District Judge of Colombo, on January 23, 1931, in the presence of Mr. M. R. Akbar, Protor, on the part of the petitioner above named; and the affidavit of the said petitioner dated January 13, 1931, having been read:

It is ordered that the peritioner be and she is hereby declared entitled, as widow of the above-named deceased, to have letters of administration to his estate issued to her, unless the respondents above named or any other person or persons interested shall, on or before March 19, 1931, show sufficient cause to the satisfaction of this court to the contrary.

January 23, 1931.

G. С. Тнамвуан, District Judge.

In the District Court of Colombo. Order Nisi.

Testamentary In the Matter of the Intestate Estate of the late Kannangara Aratchige Don Theodore Perera of Nugegoda, Jurisdiction. No. 5,519. deceased.

Adeline Winifred Kannangara of Nugegoda. Petitioner.

(1) Lilian Doris Perera Lilian Doris Perera Kannangara, (2) Ethel Florence Perera Kannangara both of Nugegoda, (3) K. D. J. Perera Kannangara of Wal

Thambyah, Esq., District Judge of Colombo, on January 23; 1931; in the presence of D. H. Jayasingha, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated January 23, 1931, having been read:

It is ordered that the petitioner be and she is hereby declared entitled, as widow of the above named deceased, to have letters of administration to his estate issued to her, unless the respondents above named or any other person or persons interested shall, on or before March 19, 1931, show sufficient cause to the satisfaction of this court to the contrary.

February 12, 1931.

G. C. THAMBYAH, District Judge.

In the District Court of Colombo. Order Nisi.

Testamentary In the Matter of the Intestate Estate of Bastian Rodrigo Mathes Pulle of Relaniya, deceased. Jurisdiction. No. 5,520.

Anthony Murrigappa of 11th Line, Kotahena in

Colombo Petitioner.

(1) Florrie Emmanuel Murugappa, (2) Jospeh Emmanuel Murugappa, (3) Paul Christofals Murugappa, (3) Paul Christofals Murugappa, (5) P. J. Murugappa, (6) Kittie Murugappa, the 4th, 5th, and 6th respondents are minors appearing by their guardian addition the minors appearing by their guardian ad litem the 1st respondent above animed, (7) Maria Rodrigo Bastian Pulle nee Fernando Christopell Pulle of Kelaniya Respondents.

THIS matter coming on for disposal before G. C. Thambyah, Esq., District Judge of Colombo, on February 12, 1931, in the presence of Mr. N. A. B. Stave, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated February 11, 1931, having been read:

It is ordered that the petitioner be and he is hereby declared entitled, as one of the heirs of the above-named deceased, to have letters of administration of his estate issued to him, unless the respondents above named or any other person or persons interested shall, on or before March 19, 1931, show sufficient cause to the satisfaction of this court to the contrary.

February 12, 1931.

. G. С. Тнамвуан, District Judge.

In the District Court of Colombo. Order Nisi.

Testamentary In the Matter of the Intestate Estate of

Testamentary In the Matter of the Intestate Estate of Jurisdiction. the late Sona Rawanna Kana Katchi No. 5,525. Mohamado of 127, Walls street, Totelena, Colombo, deceased. Sona Rawanna Kada Malidoth by his attorney Sona Rawanna Matamajo Mustapha of 127, Walls street, Kotehena Matter coming on for disposal before G. C. Thambyah, Esq., District Judge of Colombo, on February 17, 1931, in the presence of the C. M. Kumaravetpillai, Proctor, on the part of the petitioner above named; and the affidavit of the attorney of the said petitioner dated February 16, 1931, having been read:

It is ordered that the petitioner be and he is hereby

It is ordered that the petitioner be and he is hereby declared enitled, as brother of the above-named deceased, to have letters of administration to his estate, issued to him, unless the respondents above named or any other person or persons interested shall, on or before March 19, 1931, show sufficient cause to the satisfaction of this court to the contrary.

February 17, 1931.

G. Q. Тнамвуан, District Judge.

In the District Court of Colombo.

Order Nisi. Testamentary In the Matter of the Intestate Estate of Jurisdiction. Aelian George Kingsley Fernando of No. 5,261. Rotahena, deceased.

No. 5,261. Rotahena, deceased.

D. F. C. Fernando of Katahena in Colombo. Petitioner.

And

(1) Dalrene Fernando in the appearing by her guardian ad litem, (2) E. J. F. Fernando of Katana

THIS matter coming on for apposal before G. C.

Thambyah, Esq., District Judge of Colombo, on August 29, 1930 in the presence of Mr. C. H. Gomes, Post-29, 1930, in the presence of Mr. C. H. Gomes, Proctor,

on the part of the petitioner above named; and the affidavit of the said petitioner dated August 29, 1930, having been read:

It is ordered that the petitioner be and he is hereby declared entitled, as brother of the above-named deceased, to have letters of administration to his estate issued to him, unless the respondents above named or any other person or persons interested shall, on or before March 19, 1931, show sufficient cause to the satisfaction of this court to the contrary.

August 29, 1930.

. G. C. Тнамвуан, District Judge.

In the District Court of Colombo.

Order Nisi.
Testamentary In the Matter of the Intestate Estate of

Testamentary In the Matter of the Intestate Estate of Jurisdiction.

Jurisdiction.

Jurisdiction.

Jurisdiction.

Jurisdiction.

Jurisdiction.

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Jurisdiction.

Jurisdiction.

Jurisdiction.

Marikar Hadjiar Matamed Usoof of Rosebank,
Frances road, Wells and Jurisdiction of Rosebank,

Jurisdiction.

Marikar Hadjiar of Rosebank,
Frances road, Wells and Usoof of Rosebank,
Frances road, Wells and W Thambyah, Esq., District Judge of Colombo, on February 17, 1931, in the presence of Messrs. Pereira & Caldera, on the part of the petitioner above named; and the affidavit of the said petitioner dated February 16, 1931, having been read:

It is ordered that the petitioner be and he is hereby declared entitled, as son of the above-named deceased, to have letters of administration to his estate issued to him, unless the respondents above named or any other person or persons interested shall, on or before March 19, 1931, show sufficient cause to the satisfaction of this court to the contrary.

February 17, 1931.

G. C. THAMBYAH, District Judge.

In the District Court of Colombo. Order Nisi:

Testamentary In the Matter of the Intestate Estate

Junisdiction of Macumburage Pabilis Pieris of
No. 5,528.

Macumbure in the Palle pattu of
Hewagam korale, deceased.

Macumburage Nomis Pieris of Macumbure aforesaid Petitioner.

Gamage Bungohamy alias Johana Hamy of Macumbure aforesaid (2) Macumburage Elisana Pieris and husband (3) Holupathirage Charles Caldera, both of Cargo will in the Pale Patrond wardene, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated February 4, 1931, having been read:

It is ordered that the petitioner be and he is hereby declared entitled, as nephew of the above-named deceased, to have letters of administration to his estate issued to him, unless the respondents above named or any other person or persons interested shall, on or before March 26, 1931, show sufficient cause to the satisfaction

of this court to the contrary.

February 17, 1931.

G. C. THAMBYAH, District Judge.

In the District Court of Colombo Order Nisi declaring Will proved,

Order Nisi declaring Will proved.

Testamentary In the Matter of the Last Will and Jurisdiction.

No. 5,571.

South Croft Woodbury in the County of Devon, England, widow, Eaged

THIS matter conting on for disposal before G. C. Thambyah, Esq., District Judge of Colombo, on March 6, 1931, in the presence of my Langest van Langenberg, Proctor, on the part of the petitioner, stanley Frederick de Saram; and (1) the adidact of the said petitioner dated March 3, 1931, (2) the power of attorney dated December 8 and 10, 1930, and (3) the order of the

Supreme Court dated February 6, 1931, having been read: It is ordered that the will of the said Muriel Victoria Beales, deceased, dated March 5, 1930, 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 declared proved; and it is further declared that the said Stanley Frederick de Saram is the attorney in Ceylon of the executors named in the said will, and that he is entitled to have letters of administration (with will annexed) issued to him accordingly, unless any person or persons interested shall, on or before. March 19, 1931, show sufficient cause to the satisfaction of this court to the contrary.

March 6, 1931.

G. C. THAMBYAH, District Judge.

In the District Court of Colombo.

Order Nisi.

Testamentary In the Matter of the Intestate Estate of Mabulamarapperuma-aratchige Don Belenis Appuhamy of Ahugammana in the Adikari pattu of Siyane korale, Jurisdiction No. 5,529.

pleceased.

The property of Don Marthelis of Petitio Mabulamarapperus abulamarapperus arat Ahugammana afortaid Petitioner. And

(1) Rupasinghearatchige Keencho Perera Abaya gunaratne Hamine, (2) Mabulamarapperuma-aratchige Don Davith, (3) ditto Dona Lucy Nona Hamine, (4) ditto Dona Johana Hamine, (5) ditto Don Baron, (6) ditto Dona Marthina Hamine, (7) ditto Don Haramanis, (8) ditto Dona Missy Hamine, all of Ahugammana aforesaid, (9) Kumarapeliaratchige Don David, (10) ditto Jayasekere, (11) ditto Dona Caroline Nona, and (12) ditto Don John Appuhamy, all of Udupola. \dots Respondents.

THIS matter coming on for disposal before G. C. Thambyah, Esq., District Judge of Colombo, on February 23, 1931, in the presence of Mr. H. A. Abeyeverder, P. wardene, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated January 31, 1931, having been read

It is ordered that the petitioner be and he is hereby declared entitled, as son of the above-named deceased, to have letters of administration to his estate issued to him, unless the respondents above named or any other person or persons interested shall, on or before March person or persons interested snau, on or 26, 1931, show sufficient cause to the satisfaction of this court to the contrary

February 23, 1931.

G. C. THAMBYAH, District Judge.

02 35 In the District Court of Colombo.

Order Nisi.

In the Matter of the Intestate Estate of Attanayake Jeremias Fernando of Testamentary Jurisdiction. No. 5,530. Mutwal, deceased.

Daniel de Lim Petitioner. Mutwal, Colombo

(1) Diniyadure Maria Silva, (2 (2) Attanayake Rosaline Fernando, both of Mutwal, Colombo ... Respondents.

THIS matter coming of the disposal before G. C. Thambyah, Esq., District Undge of Colombo, on February 23, 1931, in the presence of Mr. S. M. C. de Boyza, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated February 16, 1931, having bear reader. 16, 1931, having been read:

It is ordered that Mr. P. H. de Kretser, as Secretary of the District Court of Colombo, be and he is hereby declared entitled to have letters of administration to his estate issued to him, unless the respondents above named or any other person or persons interested shall, on or before March 19, 1931, show sufficient cause to

the satisfaction of this court to the contrary.

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

Order Nisi.

Testamentary In the Matter of the Intestate Estate of the late Makumburage Ceciliana Perera Hamine of Makumbura in the Jurisdiction. No. 5,532. Palle pattu of Hewagam korale,

anayakkaragang Dy Siman of Kalapaluwawa in the Palle pattu aforesaid Patitio Nanayakkaragan ... Petitioner.

deceased

Ranasinghe-aratchige and her husband (2) Makumburage Odiris Perera, both of Makumbura aforesaid Respondents.

THIS matter coming on for disposal before G. C. Thambyah, Esq., District Judge of Colombo, on February 23, 1931, in the presence of Mr. F. J. Botejue, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated February 6, 1931, 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 March 26, 1931, show sufficient cause to the satisfaction of this court to the contrary.

February 23, 1931.

Тнамвуан, G. C District Judge.

In the District Court of Colombo.

Order Nisi.

In the Matter of the Intestate Estate of Testamentary Udawattage Joppie Nona of Etul Kotte in the Palle pattu of Salpiti korale, deceased. Jurisdiction. No. 5,533.

*Pere*ra Colombatantri Etul Kotte **John** ... Petitioner aforesaid

(1) Colombatantrige William Perer 2) Sitto Carline Perera, (3) ditto Rosanne Perera, (4) ditto Adline Perera, (5) ditto Charlotte Perera, all of Etul Kotte aforesaid, the 3rd, 4th, and 5th respondents are minors appearing by their guardian ad litem the 1st respondent, above named. Respondents.

THIS matter coming on for disposal before G. C. Thambyah, Esq., District Judge of Colombo, on February 23, 1931, in the presence of Mr. F. J. Botejue, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated February 20, 1931, 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 March 26, 1931, show sufficient cause to the satisfaction of this court to the contrary.

February 23, 1931.

G. С. Тнамвуан, District Judge.

In the District Court of Colombo.

Order Nisi.

In the Matter of the Last Will and Testament of Mohamado Lebbe Mari-Testamentary kar Zain Ali Hadjiar of Alexandra Doad, Wella watta, in Colombo, decreased Jurisdiction, No. 5,545.

(1) Levve Marikar Mohamado Noordeen of 42nd lane, Wellawatta, and (2) Meera Lebbe Marikar Mohamed Jaward of Colombo-Galle road, Wellawatta

THIS matter coming on for disposal before G. C. Thambyah, Esq., District Judge of Colombo, on February 27, 1931, in the presence of Mr. N. M. Zaheed, Proctor, on the part of the petitioners above named;

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February 23, 1931.

and the affidavits (1) of the said petitioners dated February 20, 1931, and (2) of the attesting notary also dated February 20, 1931, having been read:

It is ordered that the last will of Mohamado Lebbe Marikar Zain Ali Hadjiar, 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 person or persons interested shall, on or before March 19, 1931, show sufficient cause to the satisfaction of this court to the contrary.

February 27, 1931.

G. C. THAMBYAH, District Judge.

In the District Court of Colombo.

Order Nisi.

Testamentary
No. 5,548.

In the Matter of the Intestate Estate of
Liyanage Jeromani Silva of Peliya
Oda, deceased.

It is ordered that the petitioner be and she is hereby declared entitled, as widow of the above-named deceased, to have letters of administration to his estate issued to her, unless any person or persons interested shall, on or before March 26, 1931, show sufficient cause to the satisfaction of this court to the contrary.

March 2, 1931.

G. C. THAMBYAH, District Judge.

In the District Court of Colombo.

Order Nisi.

Testamentary In the Matter of the Intestate Estate of Jurisdiction. George Vincent Roberts, late of Delta, No. 5,551.

Pussellawa, in the Island of Ceylon, deceased.

THIS matter country on the disposal before G. C. Thambyah, Esq., project side of Colombo, on March 2, 1931, in the presence of Mr. Asseph Francis Martyn of Colombo, Proctor, on the part of the patitioner Martyn of Colombo; and the affidave of the said petitioner dated February 25, 1931, certified copy of letters of administration to the intestate estate of the above-named deceased, power of attorney in favour of the petitioner, having been read: It is ordered and declared that the said petitioner is the attorney of the father of the said deceased and the English administrator, and that he is entitled to have letters of administration to the intestate estate of the said deceased issued to him accordingly, unless any person or persons interested shall, on or before March 19, 1931, show sufficient cause to the satisfaction of this court to the contrary.

March 2, 1931.

G. C. THAMBYAH, District Judge.

In the District Court of Colombo.

Order Nisi.

Testamentary
Jurisdiction.
No. 5,555.
In the Matter of the Intestate Estate of
Meemanage Helenis Perera, late of
Talawatugoda in the Palle pattu of
Hewagan korale, deceased.

THIS matter coming on for disposal before G. C. Thambyah, Esq., District Judge of Colombo, on March 3, 1931, in the presence of Mr. F. J. Botejue, Proctor,

on the part of the petitioner above named; and the affidavit of the said petitioner dated February 16, 1931, having been read:

It is ordered that the petitioner be and she is hereby declared entitled, as sister of the above-named deceased, to have letters of administration to his estate issued to her, unless the respondents above named or any other person or persons interested shall on or before March 26, 1931, show sufficient cause to the satisfaction of the court to the contrary.

March 3, 1931.

G. C. THAMBYAH, District Judge.

In the District Court of Colombo.

Order Nisi.

Testamentary In the Matter of the Last Will and Testament of the late Thangamuthu, wife of Olaganathar Murugesepillai of Puloly, West, Point Pedro, deceased.

M. Olaganathar Harrock Pullar of Pulloly West, Point Pedro Petitioner.

THIS matter coming on for dispositive G. C. Thambyah, Esq., District Judge of Colombo, on March 6, 1931, in the presence of Mr. K. T. Chittampalam, Proctor, on the part of the petitioner above named; and the affidavits (1) of the said petitioner dated February 21, 1931, and (2) of the attesting notary and witnesses dated February 18, 1931, having been read:

It is ordered that the last will of Thangamuthu, deceased, of which the original has been produced and is now deposited in this court, be and the same is hereby declared proved; and it is further declared that the petitioner is the executor named in the said will, and that he is entitled to have probate thereof issued to him accordingly, unless any person or persons interested shall, on or before March 26, 1931, show sufficient cause to the satisfaction of this court to the contrary.

March 6, 1931.

G. C. THAMBYAH, District Judge.

In the District Court of Negombo.

Order Nisi declaring Will proved, &c.

Jurisdiction.

No. 2.797.

In the Matter of the Last Willand Testament of W. Elaris Fernando, deceased.

Meewanage Mary Certrade Peiris of Negombo... Petitioner.

THIS matter coming on for disposal before M. H. Kantawala, Esq., District Judge of Negombo, on January 16, 1931, in the presence of Mr. W. M. J. Fernando, Proctor, on the part of the petitioner; and the petition and affidavit of the said petitioner dated January 16, 1931, and December 15, 1930, respectively, and the affidavit dated November 24, 1930, of the notary who attested the said last will and the witnesses who subscribed to the same been read:

It is ordered that the will of W. Elaris Fernando of Negombo, deceased, dated April 23, 1930, and now deposited in this court, be and the same is hereby declared proved, unless the respondents above named or any other person or persons interested shall, on or before February 13, 1931, show sufficient cause to the satisfaction of this court to the contrary.

It is further declared that the said petitioner is the executrix named in the said will, and that she is entitled to have probate of the same issued to her accordingly, unless the respondents above named or any other person.

or persons interested shall, on or before February 13, 1931, show sufficient cause to the satisfaction of this court to the contrary.

January 16, 1931.

M. H. KANTAWALA District Judge.

The date for showing cause against this Order Nisi is extended to March 4, 1931.

M. H. KANTAWALA, District Judge.

The date for showing cause against this Order Nisi is extended to March 20, 1931.

M. H. KANTAWALA, District Judge.

In the District Court of Negombo. Order Nisi.

Testamentary In the Matter of the Intestate of Pin Jurisdiction. Alfred de Zylva of 4th Division, Wayartoppuwa, Negombo, deceased.

THIS matter coming an for disposal before M. H. Kantawala, Esq., Theret Juege of Negombo, on February 25, 1931, in the presence of Mr. H. de Z. Sirivardana, Proctor, on the part of the petitioner, Pin Raymond de Zylva of 4th Division, Edward of the said petitioner dated November 17, 1930, having been read:

It is ordered that the said petitioner be and he is hereby declared to have letters of administration to the said estate issued to him, unless the respondents (1) Pin Alfred Edwin Charles de Zylva, (2) Pin Millie de Zylva, (3) Pin Flora Lilian de Zylva, (4) Philippen Mathis Chandra Jayatillake, (5) ditto Ada Wimalawate Jayatillake, (6) ditto Adiris de Silva Hayatillake, all of 4th Division, Udayartoppuwa, Negomborany other person or persons interested shall, on or before March 18, 1931; show sufficient cause to the satisfaction of this court to the contrary.

It is further ordered that the 6th respondent be appointed guardian ad litem over the minors the 4th and 5th respondents above named for the purpose of this case, unless the respondents above named or any other person interested shall, on or before March 18, 1931, show sufficient cause to the satisfaction of this court to the contrary.

February 25, 1931.

M. H. KANTAWALA District Judge.

In the District Court of Negombo.

Order Nisi.

Testamentary In the Matter of the Intestate Estate of No. 2,802 T. the late Mohamadu Sadak Tambi Marakayan of Keelskarai, Ramanad District, India, deceased.

Kana Seeyanna 290, Main street, Negombo Petitioner.

(I) Mohideen Paththumma, (E) Mohamadu Mohideen I deen Umma, minor, (3) Abdul Hamid, minor, all of Keelakarai, Ramanad, India, (4) M. N. Noordeen of Keelakarai, Ramanad, India Respondents.

THIS matter coming on for disposal before M. H. Kantawala, Esq., District Judge of Negombo, on January 31, 1931, in the presence of Mr. F. W. Goone-ratne ratne, Proctor, on the part of the petitioner; and the petition and affidavit of the said petitioner dated January 31, 1931, having been read:

It is ordered that the said petitioner be and he is hereby declared entitled, as the lawful attorney of Mohamadu Ummal, the widow of the above-named deceased deceased, to have letters of administration of the said estate issued to him accordingly, unless the respondents above named or any other person or persons interested shall, on or before February 26, 1931, show sufficient cause to the satisfaction of this court to the contrary.

It is further ordered that the 4th respondent above named be appointed guardian ad litem over the minors, the 2nd and 3rd respondents above named, or any other person or persons interested shall, on or before February 26, 1931, show sufficient cause to the satisfaction of this court to the contrary.

January 31, 1931.

M. H. KANTAWALA, District Judge.

Time for showing cause against the Order Nisi is hereby extended to March 26, 1931.

- M. H. KANTAWALA District Judge.

February 26, 1931.

In the District Court of Negombo. Order Nisi.

Testamentary In the Matter of the Intestate Estate Jurisdiction, and Effects of Vishnakulage Lewis Stanislaus Padilian of Pallansena, No. 2,807. deceased.

strige Rosa Maria Costad......Petitioner. Adirian Ma 200

Vishnukulage Saturnians Padilian, (2) ditto Austin Padilian, (3) ditto Victor Iraneus Padilian, (1) Vishnukulage (4) ditto Francis Patrick Padilian..... Respondents.

THIS matter coming on for disposal before M. H. Kantawala, Esq., District Judge of Negombo, on February 16, 1931, in the presence of Mr. E. S. V. Jesurasingham, Proctor, on the part of the petitioner; and the petition and affidavit of the said petitioner dated February 13, 1931, and February 4, 1931, respectively, having been read:

It is ordered that the said petitioner be and she is hereby declared entitled; as the widow of the above-named deceased, to have letters of administration to the said estate issued to her accordingly, unless the respondents above named or any other person or persons interested shall, on or before March 9, 1931, show sufficient cause to the satisfaction of this court to the contrary.

It is further ordered that the 4th respondent above named be appointed guardian ad litem over the minors the 2nd and 3rd respondents above named, for the purpose of this case, unless the respondents above named or any other person or persons entitled shall, on or before March 9, 1931, show sufficient cause to the satisfaction of this court to the contrary.

February 16, 1931.

M. H. KANTAWALA. District Judge.

The date for showing cause has been extended to March 18, 1931.

M. H. KANTAWALA District Judge.

In the District Court of Negombo. Order Nisi.

Order Nisi.

Testamentary In the Matter of the Last Vill and Jurisdiction.

No. 2,809.

Mohamed Sadath Thamly Marikkar, son of Muna Seena Mina Mohamed Meera Saibo Marikkar, late of Keelatrai in India deceased.

(1) E. S. Noor Mohamed Marikkar, son of Sulaiman Lebbe Marikkar of Keelakarai for himself and as attorney of 3rd and 4th refficiency (2) M. Seyad Mohamed Alim Pulavar of Keelakarai, presently of Negombo for himself and as attorney of 3rd and 4th petitioners, (3) Maula Marikkar of Keelakarai, (4) A. K. Karutha Marikkar, both of Keelakarai by their attorneys the 1st and 2nd Keelakarai by their attorneys the 1st and 2nd petitioners above named Petitioners.

Mohamed Ammal, widow of Muna Seena Muna Mohamed Sadath Thamby of Ambalakaran street, Keelakarai, by her attorney, Kana Cheeyanna Cader Saibo of Main street, Negombo . . Respondent.

THIS matter coming on for disposal before M. H. Kantawala, Esq., District Judge of Negombo, on February 23, 1931, in the presence of Messrs. Ranasinghe and Raheeman, Proctors, on the part of the petitioners; and the petition and affidavit of the said petitioners dated February 23, 1931, and February 5, 1931, respectively, and the affidavit dated February 17, 1931, of the witness who subscribed to the said last will, having been read:

It is ordered that the said will of Muna Seena Muna Mohamed Sadakath Thamby Marikkar, son of Muna Seena Muna Mohamed Meera Saibo Marikkar, late of Keelakarai in India, deceased, dated September 1, 1927, and now deposited in this court, be and the same is hereby declared proved, unless the respondent or any other person or persons interested shall, on or before March 19, 1931, show sufficient cause to the satisfaction of this court to the contrary

It is further declared that the said petitioners being four out of the five executors named in the said will be entitled to have probate of the same issued to them accordingly, unless the respondent above named or any other person or persons interested shall, on or before March 19, 1931, show sufficient cause to the satisfaction of this court to the contrary

February 23, 1931.

M. H. KANTAWALA, District Judge.

In the District Court of Negombo.

Order Nisi.

In the Matter of the Intestate Estate Jurisdiction. of Tattage Andre Fernando of Katana, deceased

No. 2,808. Kata THIS matter to the THIS matter coming the for disposal before M. H. Kantawala, Esq. District Judge of Negombo, on February 21, 1931, in the presence of Mr. T. Q. Fernando, Proctor, on the part of the petitioner Warnekulasuriya Isabella Peries nee Formando of Katam; and the petition and affidavit of the said petitioner dated February 21, 1931, and February 18, 1931, respectively having been read. 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 (1) Tattage Wilbert Fernando, (2) ditto Ansel Fernando, and (3) ditto Jokinu Fernando, all of Katana West or any other person or persons interested shall on or before March 19, 1931, show sufficient cause the satisfaction of this court to the contrary.

It is further ordered that the 3rd respondent above named be appointed guardian ad litem over the minors, the 1st and 2nd respondents above named for the purpose of this case, unless the aforesaid respondents or any other person or persons interested shall, on or before March 19, 1931, show sufficient cause to the satisfaction of this court to the contrary.

February 21, 1931.

M. H KANTAWALA, District Judge.

In the District Court of Kalutara. Order Nisi

Testamentary. In the Matter of the Estate of the late Jurisdiction. Marikku Thuppahige Baron Fernando No. 2,345.

THIS matter online on for disposal before N. M. Bharucha, Esq., Ristle Judge of Kalutara, on August 28,1930, in the presence Meson Fernando & Fernando, Proctors, on the part of the petitioner, Thewarasinge Ana Fernando of Wadduwa of the affidavit of the said petitioner dated November 1999, having been read:

It is ordered that the said petitioner be and she is hereby declared entitled, as widow, to have letters of administration to his estate issued to her, unless the respondents—(1) Marikku Thuppahige Roslin Fernando.

respondents—(1) Marikku Thuppahige Roslin Fernando, minor, by her guardian ad litem (2) Thewarasige Davith Fernando, both of Wadduwa or any other person or persons interested shall, on or before October 9, 1930, show sufficient cause to the satisfaction of this court to the contrary.

It is further declared that the said 2nd respondent be and she is hereby appointed guardian ad litem over the Ist minor respondent for all the purposes of this action unless the respondents or any other person or persons interested shall, on or before October 9, 1930, show sufficient cause to the satisfaction to this court to the contrary.

August 28, 1930.

D. M. BHARUCHA, District Judge.

Date for showing cause is extended to November 13,

N. M. BHARUCHA, District Judge.

Date for showing cause is extended to March 19, 1931.

N. M. BHARUCHA, District Judge.

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

Testamentary In the Matter of the Estate of the late Embuldeniyage Isabella Wijeguna wardena, deceased, of Montrose, Katu Jurisdiction. No. 4,994 kelle, Kandy.

Relie, Kandy.

THIS matter coming on for disposal before W. E. Barber, Esq., Il trict by the andy, on February 24, 1931, in the presence of Messrs. Abeykoon & Dias Desinghe, Proctors, on the part of the petitioner, Don Charles Weerasekera of the large, Bambalapitiya; and the affidavit of the said petitioner and one of the attesting witnesses to the last will dated October 22, 1930, and February 17, 1931, respectively, having been read; It is ordered that the will of the about the deceased dated November 18, 1928, of which a certified copy is now deposited in this court be and the same is hereby now deposited in this court be and the same is hereby declared proved, unless any person or persons interested shall, on or before March 30,1931, show sufficient cause to the satisfaction of this court to the contrary.

It is further declared that the said Don Charles Weerasekera is one of the executors named in the said last Will, and that he is entitled to have probate of the same issued to him accordingly, unless (1) Richard Perera Seneviratne of Kegalla, (2) Mrs. Richard Perera Seneviratne of Kegalla, (3) Mrs. D. C. Weerasekera of 7th lane, Bambaiapitiya, (4) Mrs. A. W. P. Jayatilleke, Katukelle, Kandy, (5) A. W. P. Jayatilleke of Kandy, (6) Dr. W. Wijegunawardena of the Civil Hospital, Kandy, (7) David Wijegunawardena of Kandy, (8) Benjamin Wijegunawardena of Kandy, (9) Sarath Chandra de Silva of Peredeniya road Kendy, and (10) Chandra de Silva of Peradeniya road, Kandy, and (10) G. B. de Silva of Peradeniya road, Kandy, shall, on or before the said date, show sufficient cause to the satis-faction of this court to the contrary.

E: BARBER, District Judge. February 24, 1931. 5512 F.

In the District Court of Galle Order Nisi.

Testamentary In the Matter of the Injestate Estate of

Jurisdiction: the late Wewala Pandita Tarolis, No. 7,217. deceased, of Katukeliha.

THIS matter country of for disposal before T. W. Roberts, Esq., District June 12 Galle, on December 12, 1930, in the presence of Mr. R. A. H. de Vos, Proctor, on the part of the petitioner Jayalatge James Jayaratne of Katukeliha; and the analysis of the said petitioner dated December 10, 1930, maying the read.

It is ordered that the late representations are sixted.

It is ordered that the 1st respondent be appointed guardian ad litem over the minors 5th, 6th, 7th, and 8th respondents, unless the respondents—(1) Kariyawassan Katukolihagamage Carlinahamy, (2) Wewala Panditage Joslin, (3) ditto Alice, all of Katukoliha, (4) ditto Alice, all of Katukoliha, (4) ditto Alice, all of Katukoliha, (5) ditto Alice, all of Katukoliha, (6) ditto Alice, all of Katukoliha, (7) ditto Alice, all of Katukoliha, (8) ditto Alice, all of Katukoliha, (9) ditto Alice, all of Katukoliha, (9) ditto Alice, all of Katukoliha, (1) ditto Alice, all of Katukoliha, (1) ditto Alice, all of Katukoliha, (2) ditto Alice, all of Katukoliha, (3) ditto Alice, all of Katukoliha, (4) ditto Alice, all of Katukoliha, (5) ditto Alice, all of Katukoliha, (6) ditto Alice, all of Katukoliha, (7) ditto Alice, all of Katukoliha, (8) ditto Alice, all of Katukoliha, (8) ditto Alice, all of Katukoliha, (9) ditto Alice, all of Katukoliha, (1) ditto Alice, all of Katukoliha, (1) ditto Alice, all of Katukoliha, (2) ditto Alice, all of Katukoliha, (3) ditto Alice, all of Katukoliha, (4) ditto Alice, all of Katukoliha, (5) ditto Alice, all of Katukoliha, (6) ditto Alice, all of Katukoliha, (7) ditto Alice, all of Katukoliha, (8) ditto Alice, all of Katukoliha, alice, of Colombo, (5) ditto Charlie, (6) ditto Isaack, (7) ditto Agnes, (8) ditto Beatrice, all of Katukoliha—shall, on or before January 26, 1931, show sufficient cause to the satisfaction of this court to the contrary.

It is further declared that the said petitioner as mortgagee of the property of the deceased above named is entitled to have letters of administration issued to him accordingly, unless the aforesaid respondents shall, on or before January 26, 1931, show sufficient cause to the satisfaction of this court to the contrary,

T. W. ROBERTS, District Judge. December 12, 1930.

Date for showing cause is extended to March 17, 1931. 1. 2. **

January 27, 1931.

T. W. ROBERTS, District Judge.

In the District Court of Galle.

Order Nisi.

Testamentary In the Matter of the Intestate Estate of the late Pombappu Kankanange Caro-Jurisdiction. 7s de Silva, deceased, of Galle Bazaar. No. 7,225.

THIS matter coming on for disposal before T. W. Roberts, Esq., District Judge of Galler on January 8, 1931, in the presence of Min Pandita-Gunewardene, on the part of the petitioner, Pombappu Kankanange Gomes de Silva of Bope, Calle; and the affidavit of the said petitioner dated Domber 22, 1930, having been read:

It is ordered that the said petitioner, as son of the deceased above named, is entitled to have letters of administration issued to him accordingly, unless the respondents, viz., Wekunugoda Hewage Asensahamine of Bope, (2) Pombappu Kankanange Mangonona of Galle, (3) ditto Charles de Silva of Galle Bazaar, (4) ditto Ciciliyana, (5) ditto Jane, all of Bope, Galle, shall, on or before February 11, 1931, show sufficient cause to the satisfaction of this court to the contrary.

January 8, 1931

T. W. ROBERTS, District Judge.

The showing cause to the above Order Nisi is extended to March 18, 1931. T. W. ROBERTS, ٠...

District Judge.

In the District Court of Galle. Order Nisi declaring Will proved.

In the Matter of the Last Will and Testamentary Jurisdiction. Testament of Don Peter Bodaragama, No. 7,235. deceased of Bataduwa

THIS matter coming for disposal before T. W. Roberts, Esq., District Pudge of Galleron February 12, 1931, in the present T. A. E. P. Jayatilaka, Proctor, on the part of the petitioner, Kodipilli Aratchige Peternella de Alvis of Bataduwa; and the affidavit of the said petitioner duted January 1931; and the affidavit of the attesting winnesses to the last will dated January 30, 1931, having been read:

It is ordered that the will of Don Peter Bodaragama, deceased, dated March 1, 1930, and now deposited in this court, be and the same is hereby declared proved, unless the respondents, viz.:—(1) Magaret Seelawathi Bodaragama, wife of (2) Nagahawatte Adonis de Silva of Bope, (3) Godwin Dharmadasa Bodaragama, (4) Matilda Kalyanawathi Bodaragama, wife of (5) E. Wickraman Michael (2) Nagahawathi Bodaragama, (4) Nagahawathi Bodaragama, (5) Nagahawathi Bodaragama, (6) Nagahawathi Bodaragama, (6) Nagahawathi Bodaragama, (6) Nagahawathi Bodaragama, (7) Nagahawathi Bodaragama, (7) Nagahawathi Bodaragama, (8) Nagahawathi Bodaragama, (9) Nagahawathi Bodaragama, (9) Nagahawathi Bodaragama, (10) Nagahaw Wickramawardena of Maitipe, (6) Nanawathi Bodara-gama, wife of (7) Maligaspe Koralege Marshal de Silve of Ratnapura, (8) Sirima Kusumawathi Bodaragama, and (9) Ariyananda Ranaraja Bodaragama of Bataduwa, show sufficient cause to the satisfaction of this court to the contrary.

It is further declared that the said petitioner is the executor named in the said will, and that he is entitled to have to have probate of the same issued to him accordingly, unless the said respondents shall, on or before March 18, 1931, show sufficient cause to the satisfaction of this court to the contrary.

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

Order Nisi.

Testamentary In the Matter of the Intestate Estate of the late Maduwege Charles Edmund E Silva, deceased, of Ambalangoda. Jurisdiction. No. 7,252. THIS makes coming on for disposal before T. W. Roberts, Esq., Disposal June Callet on February 20, 1931, in the presence of Mr. H. de S. Kularatne, Proctor, on the part of the petitioner, and the afficant of the said petitioner dated February 20 1931, having been \mathbf{read}

It is ordered that the 4th respondent be appointed guardian ad litem over minors 1st to 3rd respondents, unless the respondents, viz., (1) Maduwege Vineetha de Silva, (2) ditto Nimala de Silva, (3) ditto Padmini de Silva, (4) Santiagu Andris de Silva, all of Vilegoda, Ambalangoda, shall, on or before May 6, 1931, show sufficient cause to the satisfaction of this court to the contrary.

It is further ordered that the said petitioner is the widow of the deceased above named, is entitled to have letters of administration same issued to him accordingly, unless the said respondents shall, on or before May 6, 1931, show sufficient cause to the satisfaction of this court to the contrary.

February 20, 1931.

T. W. ROBERTS District Judge.

In the District Court of Matara.

Testamentary In the Matter of the Intestate of Ahammadu Lebbe Marikkar Abdu Jurisdiction. No. 3,681. Bahiman, late of Pananwela, deceased. Manikar Dawunda, Mohammadu Ali of Meeella...

affidavit of the said petitioner dated November 4, 1930, having been read

It is ordered that the petitioner above named, be and he is hereby declared entitled, as father-in-law of the said deceased, to administer the said estate and that letters of administration do issue to him accordingly, unless sufficient cause be shown to the contrary on December 11, 1930.

It is also ordered that the 3rd respondent, Mohammadu Ali Mohammadu Ismail of Mee-ella, be and he is hereby appointed guardian ad litem over 2nd minor respondent, unless sufficient cause be shown to the contrary on December 11: 1930.

It is further ordered that the said minor respondent

be produced before this court on December 11, 1930.

M. PRASAD November 7:1930. District Judge. Date extended for February 26, 1931.

December 11, 1930. Date extended for May 12, 1931.

M. PRASAD, District Judge.

M. PRASAD, District Judge.

February 26, 1931.

In the District Court of Jaffna.

In the Matter of the Estate of the late Testamentary Kanapathipillai Aiyer Sabaratnam of No. 7,820. Anaicoddai.

Nagamma, widow of Kanapathipellai Aiyer of ditto

THIS matter coming on for disposal before D H
Balfour, Esq., District Judge, alter, or Figure 9
1931, in the presence of Mr. E. Muragesampillai, Poctor Petitioner.

for petitioner; and the affidavit the se February 9, 1931, having been read:

February 12, 1931.

It is ordered that letters of administration to the estate of the deceased be issued to petitioner as an heir of the deceased, unless any person shall appear before this court on March 27, 1931, and show cause.

February 26, 1931. District Judge.

D. H. BALFOUR

In the District Court of Jaffna. . Order Nisi.

In the Matter of the Intestate Estate and Effects of the late Kartegesar Arumugam of Thavady, deceased. Testamentary Jurisdiction. No. 7,097.

of Kartegesar Arumugam of Kanagamma, /..... Petitioner. Thavady

(1) Parasaththy, daughter of Kartegesan Arumugam of ditto, (2) Arumugam Sivaguru both minors by their guardian distant Periyathamby Ponniah of Thavady (dead), (3) Ilangthamby Bediah of Thavady

THIS matter of the petition of the above-named

petitioner, praying that the above-named 3rd respondent be appointed guardian ad litem over the minors the above-named 1st and 2nd respondents, coming on for disposal before D. H. Balfour, Esq., District Judge of Jaffna, on October 7, 1930, in the presence of Mr. V. K. Gnanasundaram, Proctor, on the part of the petitioner; and on reading the affidavit and petition of the petitioner:

It is ordered that the above-named 3rd respondent be appointed guardian ad litem over the minors the above-named 1st and 2nd respondents for the purpose of representing them and acting on their behalf in the first the process of the purpose to be half in the further proceedings to be had in this case, unless the above named respondents appear before this court on December 12, 1930, and taken sufficient cause to the satisfaction of this court to the contrary.

8378 S November 1, 1930.

D. H. BALFOUR District Judge.

Extended for March 20, 1931.

March 6, 1931.

D. H. BALFOUR, District Judge.

In the District Court of Jaffna. Order Nisi.

Testamentary In the Matter of the Estate of the late Jurisdiction. Valliammai, wife of Murugesar Aruna-No. 7,725. chalam of Moolai, deceased.

chalam of Mookai Petitioner. Murugesar Arana

(1) Thangamutty, Laughter of Murugesar Arunachalam of Moolai, (2) Ledchumipillai, daughter of Arunachalam of ditter (3) Sinnathamby Seenivasagam of ditto

Balfour, Esq., District Judge, Jaffna, on October 10, 1930, in the presence of Messrs. Nagalingam & Nagalingam, Proctors, on the part of the petitioner; and the affidavit of the petitioner dated October 4, 1930, having been read: It is declared that the 3rd respondent be appointed guardian ad litem over the minors the 1st and 2nd respondents, and that the petitioner is entitled to have letters of administration to the estate of the said intestate issued to him, unless the respondents or any others shall, on or before November 21, 1930, show sufficient cause to the satisfaction of this court to the contrary.

November 20, 1930.

D. H. BALFOUR, District Judge.

Extended for March 20, 1931.

D. H. BALFOUR. District Judge. In the District Court of Jaffna.

Order Nisi.

In the Matter of the Estate of the late Testamentary Vairamuttu Nagenthiram of Vaddu-Jurisdiction. kodai West who died at Kuala Lumpur in the F. M. S., deceased. No. 7,730.

Sinnathamby West ...

Kandiah of Vaddukoddai Petitioner.

(1) Vairamuttu Vijiendryn, (2) Vairamuttu Rajendram, (3) Vairamuttu Dhesendram, (4) Vairamuttu Mahendram, Al of Vaddukoddai West, presently of the F. M. S., (5) Chellappah Kanagaratnam of ditto Respondents:

THIS matter coming on for disposal before D. H. Balfour, Esq., Dissrict Judge on October 17, 1930, in the presence of Messrs. Nagalingam & Nagalingam, Proctors on the part of the petitioner; and the affidavit of the petitioner dated October 11, 1930, having been read: It is ordered that the 5th respondent be appointed. guardian ad litem over the minors the 1st, 2nd, 3rd, and 4th respondents, and that the petitioner is entitled to have letters of administration to the estate of the said intestate issued to him, unless the respondents or any others shall, on or before January 28, 1931, show sufficient cause to the satisfaction of this court to the contrary. \$ 36 M. C.

D. H. BALFOUR, District Judge.

Extended to March 18, 1931.

January 5, 1931.

D. H. BALFOUR, District Judge.

..... Petitioner.

In the District Court of Jaffna. Order Nisi.

In the Matter of the Estate of the late Nagammah, wife of Kathiravelu Kan-Testamentary Jurisdiction. dish of Moolai, deceased. No. 7,736.

Katturavelu to/8/=

(1) Nettivelu Apputhurai, (2) Kathiravelu Chelliah

praying for letters of administration to the estate of the above named deceased, coming on for disposal before, D. H. Balfour, Esq., District Judge, on October 24, 1930, in the presence of Messrs. Nagalingam & Nagalingam, Proctors, on the part of the petitioner; and the affidavit of the petitioner dated October 13, 1930, having been read: It is declared that the petitioner is the husband of the said intestate and is entitled to have letters of administration to the actuate of the said intestate is guest. administration to the estate of the said intestate issued to him, unless the respondent or any other person shall, on or before December 10, 1930, show sufficient cause to the satisfaction of this court to the contrary.

November 12, 1930. Extended to March 18, 1931. D. H. BALFOUR District Judge.

D. H. BALFOUR, District Judge.

In the District Court of Jaffna Order Nisi.

Testamentary In the Matter of the Estate of the late

Jurisdiction. Seetharan, wife of Kandiah VinasiNo. 7,748. tamby of Vidaetalpallai, deceased.

THIS matter of the tetrition of Kandiah Vinasitamby of Vidaetalpallai praying for letters of administration to the above estate coming on for disposal before D. H.
Balfour, Esq., District Jucket, in The Theorem of C. R.

Tambiah, Proctor. Tambiah, Proctor.

It is ordered that letters be issued to him, unless the respondents show sufficient cause to the contrary on or before March 16, 1931.

February 20, 1931.

D. H. BALFOUR, District Judge.

In the District Court of Jaffna.

Order Nisi.

Testamentary In the Matter of the Estate of the late Sivapakkiam, wife of Sittappalam Jurisdiction. Namasivayam of Vaddukodda West No. 7,750. died at Kuala Lumpur in the

Vaderukoddai KurunatherPetitioner. West ..

manam of ditte, (2) (1) Namasiyayam Balasuba Thangam, widow of Signathamby, (3) Sittampalam Namasivayam of ditto, presently of the F. M. S. Respondents.

THIS matter of the petition coming on for disposal before D. H. Balfour, Esq., District Judge on November 11, 1930, in the presence of Messrs. Nagalingam & Nagalingam, Proctors, on the part of the patitioner; and the affidavit of the petitioner dated November 5, 1930, having been read: It is ordered that the 2nd respondent be appointed guardian ad litem over the minor the 1st respondent and that the petitioner is entitled to have letters of administration to the estate of the said intestate issued to him, unless the respondents or any others shall, on or before January 16, 1931, show sufficient cause to the satisfaction of this court to the contrary.

P. C. VILLAVARAYAN, District Judge.

Extended to April 20, 1931.

December 11, 1930.

In the District Court of Chilaw.

Order Nisi.

In the Matter of the Estate of the late Testamentary Amarasinghe aratchige Gregoris Appu-Jurisdiction. hamy of Horatapola in Kurunegala No. 2,037. District, deceased.

Herath Mudalice Wanis Appuhanty of Pilla-kattumulle ... Petitic Petitioner.

And (1) Amarasinghe Arachice Selpi Nona, (2) Amarasinghe singhe arachige Political (3) Amarasinghe Arachige Jayasirisena, all of Pillakattumulle, minors, by their guardian diter (4) Wintunga Arachige Marasaline Apprhamy of Nathandiya, (5) Amarasinghe Arachige Lucy Hamy of Pilakat-(5) Amarasinghe Arachige Lucy Hamy of Pilakattumulle..... Respondents.

THIS matter coming on for disposal before R. F. Dias, Esq., District Judge of Chilaw, on December 11, 1930, in the presence of Mr. W. P. Ranasinghe, Proctor, on the part of the petitioner; and the affidavit of the said petitioner dated December 11, 1930, having been read:

It is ordered that the above-named 4th respondent be and he is hereby appointed guardian ad litem over the 1st, 2nd, and 3rd respondents who are minors, for the purpose of their proceedings, and that the petitioner be and he is hereby declared entitled to administer the said estate and that letters of administration be issued to him accordingly, unless the respondents above named or any other person or persons interested shall, on or before January 23, 1931, show sufficient cause to the satisfaction of this court to the contrary. R. F. DIAS.

December 11, 1930. District Judge.

Time extended for the above Order Nisi till March 13, 1931.

R. F. DIAS, District Judge.

In the District Court of Badulla

No. B/878. In the Matter of the Intestate Estate of Kawanna Muna Seyado Koya, deceased.

K. M. S. Mohaideer Balahydeen of Bazaar street, Badulla Petiti Petitioner. THIS matter coming or

Ranasinghe, Esq., District Judge of Badulla, on February 13, 1931, in the ary 13, 1931, in the presence of Mr. Francis Sebastian,

on the part of the petitioner; and his affidavit and petition dated February 12, 1931, having been read: It is ordered that the petitioner be and he is hereby declared entitled, as the son of the deceased, to administer his estate and to have letters of administration issued to him accordingly, unless any person or persons interested therein shall, on or before February 27, 1931, show sufficient cause to the satisfaction of this court to the contrary.

Time to show cause is extended till March 27, 1931.

Badulla, March 3, 1931.

A. G. RANASINGHE, District Judge.

In the Court of Requests of Badulla.

In the Matter of the Intestate Estate of No. B/868. Sinnammah of Telbedde Badulla, degeased.

Theodoc Ariyacutty of Telbedde Kadiragamer .. Petitioner. estate, Badulla.

(1) Ariyacutty Katiresa Pilla of the age of 7 years,
(2) Ariyacutty Nagammah of 1 by their guardian ad litem (3) Sinna Thamby Ponnudurai of Lower street, Badulla ... Respondents.

THIS matter coming on for disposal before Arthur Godwin Ranasinghe, Esq., District Judge of Badulla, on February 25, 1931, in the presence of Mr. Francis Sebastian, on the part of the petitioner; and his affidavit and his petition dated February 11, 1931, having been read: It is ordered that the petitioner be and he is hereby declared entitled, as the husband of the deceased, to administer his estate and to have letters of administration issued to him accordingly, unless the respondents interested therein shall, on or before March 18, 1931, show cause to the satisfaction of this court to the contrary.

A. G. RANASINGHE, Badulla, March 3, 1931. District Judge.

> In the District Court of Kegalla. Order Nisi.

In the Matter of the Intestate Estate of Yad-dessalage Selettu of Degalathiriya deceased. No: 1,471 . Petitioner. Manannalage Rankira of Degalathiriya

(1) Manannal gradulina, (2) ditto Punchimalee, (3) ditto Lucia, (4) ditto Punchimalee, all being minors by their guardian distribution of Paddessalage Hapuwa, all of Degalathiriya Respondents.

THIS matter coming on for passa heaves Navaratnam, Esq., District Judge of Kegalla, on November 25, 1930, in the presidence of Mr. W. O. Herat, Prostor on the part of the petitioner and his affidavit

Proctor, on the part of the petitioner; and his affidavit and petition dated August 28, and November 25, 1930, respectively having been read

It is ordered and declared that the 5th respondent be appointed guardian ad litem over the 1st, 2nd, 3rd, and 4th minor respondents and that letters of administration of the estate of the above-named deceased be issued to petitioner, unless the respondents or any other person or persons interested in the matter shall, on or before January 7, 1931, show sufficient cause to the satisfaction of this court to the contrary.

November 27, 1930.

S. S. NAVARATNAM, District Judge.

The date for showing cause has been extended to February 4, 1931.

S. S. NAVARATNAM, District Judge.

The date for showing cause has been extended to March 3, 1931.

> S. S. NAVARATNAM, District Judge.

The date for showing cause has been extended to March 24, 1931.

AELIAN ONDAATJE, Additional District Judge.

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