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PART II.-LEGAL.

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DRAFT ORDINANCES.

MINUTE.

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

An Ordinance to amend the Labour Ordinance, No. 1 of 1923, and the Indian Labour Ordinance, No. 27 of 1927.

Short title and construction.

1 This Ordinance may be cited as The Labour Amendment Ordinance, 1931, and shall be read and construed as one with Ordinance No. 11 of 1865, Ordinance No. 13 of 1889, the Labour Ordinance No. 1 of 1923, and the Indian Labour Ordinance, No. 27 of 1927.

Interpretation.

2 The expression "the principal Ordinance" means "The Labour Ordinance No. 1 of 1923" in Part I. of this Ordinance, and the "Indian Labour Ordinance No. 27 of 1927" in Part II.

PART I.

Amendments of the Labour Ordinance; No. 1 of 1923.

Amendment of title and preamble of the principal Ordinance.

Amendment of section 1 of the principal Ordinance.

Amendment of section 2 of the principal Ordinance.

Substitution of new heading in the principal Ordinance.

Amendment of section 3 of the principal Ordinance.

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

Amendment of section 5 of the principal Ordinance.

Amendment of section 6 of the principal Ordinance.

Amendment of section 7 (1) of the principal Ordinance.

Amendment of section 8 of the principal Ordinance. 3 The title and the preamble of the principal Ordinance are amended by the deletion of the word "Immigrant" wherever that word occurs.

4 Section I of the principal Ordinance is amended by the substitution of the words "Controller of Labour" for the words "Controller of Indian Immigrant Labour" in the seventh line.

5 Section 2 of the principal Ordinance is amended by the deletion of the word "immigrant" in the definition of "Employer"; and by the substitution of the words "Controller of Labour" for the words "Controller of Indian Immigrant Labour" in the definition of "Controller".

6 The heading immediately preceding section 3 of the principal Ordinance is amended by the substitution of the words "Department of Labour" for the words "Department of Indian Immigrant Labour".

7 Section 3 of the principal Ordinance is amended by the substitution of the words "Controller of Labour" for the words "Controller of Indian Immigrant Labour" in the second line.

8 Section 4 of the principal Ordinance is repealed and the following section is substituted therefor :---

4. The Controller shall be the head of the Department of Labour (hereinafter referred to as "the department"), and shall be entrusted with the duties of carrying out the provisions of this or any other Ordinance relating to labourers as defined by section 3 of Ordinance No. 13 of 1889, and the measures adopted for the introduction of Indian immigrant labourers into Ceylon.

9 Section 5 of the principal Ordinance is amended by the substitution of the words "thirtieth day of April" for the words "thirty-first day of March" in the first and second lines.

10 Section 6 of the principal Ordinance is amended by the insertion of the words "subject to the authority of the Controller," immediately after the words "to be" in the first line; and by the substitution of the words "the recruitment in India of unskilled labourers" for the words "the recruitment of unskilled labourers in India" in the third line.

11 Section 7 (1) of the principal Ordinance is amended by the deletion of the word "immigrant" in the fourth line.

12 Section 8 of the principal Ordinance is amended by the insertion of the words "in respect of such labourers" immediately after the word "have" in the third line; and by by the substitution of the word "rules" for the word "Regulation" in the last time.

13 Section 9 of the principal Ordinance is amended as follows :

(i.) Sub-section (1) by the substitution of the words "Elected Members of the State Council" for the words "Unofficial Members of the Legislative Council"

in the third line; and by the substitution of the words "Board of Indian Labour (hereinafter referred to as the Board ') " for the words "Board of Indian Immigrant Labour " in the fourth line.

 (ii.) Sub-section (2) by the substitution of the words
 "Elected Members of the State Council" for the words "Unofficial Members of the Legislative Council " in the third line.

14 Section 12 of the principal Ordinance is amended as as follows :

- (1) Paragraph (b) is amended by the insertion of the words "and other monies" between the word "fees" and the word "received " in the first line; and by the deletion of the word " immigrant " in the third line."
- (2) Paragraph (c) is repealed and the following section is substituted therefor :

(c) Any sums received or recovered from the various departments of Government in respect of their recruitment or employment of their unskilled Indian employees. For the computation of such sums such various departments shall be considered employers under section 12 (b) above and such unskilled Indian employees labourers.

15 Section 13 of the principal Ordinance is amended as follows :

(1) Paragraphs (c), (d), (e) and (g) of sub-section (1) are repealed and the following paragraphs are respectively substituted therefor :

> (c) the accommodation, subsistence, transportation, supervision, examination, medical treatment, burial and cremation of such labourer while being introduced into Ceylon, and their reception by the employer with whom they desire to enter into a contract of hire and service ;

> (d) the payment of any fees or charges imposed by the Ceylon Board of Quarantine and by the Government of India in respect of any persons emigrating from India;

> (e) the repatriation (i.) of such labourers and their dependants as provided for by section 22 and (ii.) of other Indian labourers and their dependants whenever the labourers are unable to work owing to disability or incurable disease or whenever the Controller deems it advisable for some other good and sufficient reason to repatriate them ;

> (g) the salary, superannuation and other allowances of the Emigration Commissioner and of other officers of the Department whose emoluments or allowances are not provided for in the annual estimates of the Ceylon Government, and the expenses attending upon the protection and control of Indian labourers;

(2) The following new paragraph (h) is added at the end of sub-section (1) :-

(h) the periodical audit of the accounts of the fund.

(3) Sub-section (2) is repealed and the following sub-section is substituted therefor :

> (2) The fund shall not be debited with the salaries and personal allowances, if any, of the Controller, Deputy Controller, Office or other Assistant to the Controller in Ceylon, or of the Inspectors and clerical staff of the Department stationed in Ceylon, or of escort peons provided to accompany labourers, or with the postal, telegraphic and telephone expenses incurred in Ceylon by the Department, but such salaries, allowances and expenses shall be paid out of public revenue.

16 Section 14 of the principal Ordinance is repealed and the following section is substituted therefor :-

14 (1) Every employer of the prescribed number of Indian labourers on a prescribed class of estate shall pay to the Controller, for the purposes of the Immigration Fund. the prescribed fees and other expenses incurred in respect of their recruitment or employment.

Amendment of section 14 of the p. incipal Ordinance.

Fees and othe

expenses pay by employers nd recovery. 921

Amendment of section 5 of the principal Ordinance.

Amendment of section 12 of the principal Ordinance.

Amendment of section 13 of the principal Ordinance.

Amendment of section 15 of the principal Ordinance. Amendment of section 19 of the principal Ordinance.

Amendment of section 23 of the principal Ordinance.

Governor may make rules.

Insertion of schedule to the principal Ordinance. (2) The amount of such fees and expenses shall be assessed by the Controller in the prescribed manner and on the prescribed information which the employer shall supply.

(3) The payment of such expenses and fees shall be made by the employer at the prescribed times and if not so paid may be recovered by the seizure and sale in the prescribed manner of the estate in respect of which such payment is due and of any crop or produce thereof.

(4) If any land is sold under sub-section (3) a certificate substantially in the form given in the schedule hereto signed by the Controller shall be sufficient to vest the land sold in the purchaser. Such certificate shall be liable to the stamp duty fixed on conveyances of immovable property and to any registration or other charges authorized by law, such duty and charges being payable by the purchaser.

17 Section 15 of the principal Ordinance is amended by the deletion of the word "immigrant" in the first line.

18 Section 19 of the principal Ordinance is amended by the substitution of the words "while being introduced into Ceylon shall, unless otherwise expressly provided by this Ordinance, be paid" for the words "shall be paid" in the third line.

19 Section 23 of the principal Ordinances is repealed and the following is substituted therefor :---

23 (1) The Governor may make rules in respect of all matters that may be prescribed under this Ordinance and generally for all purposes connected with the carrying out of the provisions of this Ordinance.

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

20 The following Schedule is added at the end of the principal Ordinance :—

SCHEDULE.

(Section 14 (4).)

Whereas in respect of Indian labourers employed on the estate called _______ hereinafter more fully mentioned and described, the sum of ______ rupees was due to the Controller of Labour for and on account of "The Immigration Fund" and a further sum of ______ rupees was likewise due for costs; and whereas the said sums have not been paid by the employer responsible in law for such payments; and whereas in consequence the said estate was seized in conformity with "The Labour Ordinance No. 1 of 1923" and the rules prescribed thereunder and was sold in conformity therewith on the ______ day of ______, 193 ; and whereas the said estate was purchased by ______ of _____ for the sum of _______ rupees which has been duly paid by the said

Now know Ye that I, ______ (Controller of Labour) by virtue and exercise of the power in me vested in this behalf by the said Ordinance and rules do hereby certify that the said estate to wit (here describe the property with special accuracy by metes and bounds) ______ has been sold to ______ and purchased by the said ______ for the sum of ______ rupees which he has duly paid, and that the said premises are and shall henceforward be vested in the said ______ his heirs, executors, administrators and assigns.

Given under my hand this — day of — , 193 .

(Sgd.) _____

Controller of Labour.

PART II.

Amendments of the Indian Labour Ordinance, No. 27 of 1927.

21 Sections 2, 22 and 26 of the principal Ordinance are amended by the substitution of the words "Controller of Labour" for the words "Controller of Indian Immigrant Labour", wherever the latter words occur in each of the said sections.

Amendment of sections 2, 22 and 26 of the principal Ordinance. 22 Sections 5, 8 and 9 of the principal Ordinance are amended by the deletion of the word "Immigrant" wherever that word occurs in each of the said sections.

Objects and Reasons.

The "Immigration Fund" which was established under 1. the Labour Ordinance No. 1 of 1923, to meet the cost of recruiting and introducing Indian immigrant labour into Ceylon is almost entirely replenished by fees assessed and recovered (under section 14) from estates employing Indian immigrant labourers. But the fees which are at present recovered press heavily on estates employing less than the normal Indian immigrant labour force because they are generally assessed on an acreage basis. To assess these fees according to the number of Indian immigrant labourers that each estate employs would however ensure that the contributions are in proportion to the benefits derived from the Immigration Fund. But the introduction of a system of assessment on a per capita basis would be impracticable so long as fees are due only in respect of Indian immigrant labourers, because the difficulty of discriminating between labourers who are immigrants and labourers who are not would enable both classes to derive benefit from the Immi-gration Fund while only in respect of the former could fees be recovered. Therefore application of the principal Ordinance is extended to all Indian labourers so as to enable the introduction of per capita assessment of the fees under section 14.

2. The Bill further places the Indian Immigrant Labour Controller's Department (to be known hereafter as the Department of Labour), in charge of all Indian estate labour, immigrant and otherwise, and alters the title of the Controller of Indian Immigrant Labour to that of Controller of Labour, and the designation of the Board of Indian Immigrant Labour to that of Indian Labour.

3. Certain amendments are made to place beyond doubt the legality of the respective payments made from general revenue and from the Immigration Fund. These amendments ratify existing practice, while the amendment of section 13 (1) (g)of the Labour Ordinance No. 1 of 1923 enables superannuation allowances to be given to officers paid out of the Immigration Fund in case it is decided to introduce a pension or provident scheme for such officers.

4. The fees and other expenses that an employer of Indian labourers may be called upon to pay, the method of their assessment and manner of their recovery where such payments are not duly made can all be provided for by rules made under section 14 in its new amended form.

5. The power of the Governor to make regulations under section 23 has been altered to a power to make rules, so as to clearly indicate the authority which is entitled to prescribe the many matters which are left by the Ordinance to be provided for by subordinate legislation.

PERI SUNDARAM,

Minister of Labour, Industry and Commerce. Colombo, October 15, 1931.

MINUTE.

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

An Ordinance to amend the Ceylon Railways Ordinance, 1902.

B^E it enacted by the Governor of Ceylon, with the advice and consent of the State Council thereof, as follows :----

1 This Ordinance may be cited as The Ceylon Railways (Amendment) Ordinance, 1931.

2 Section 33 of the Ceylon Railways Ordinance, 1902, is amended by adding at the end of the proviso thereof the following further proviso :---

"Provided further that it shall be lawful for the Governor in any case to order that instead of being so kept closed either across the railway or across the road the gates shall be kept closed across the road only when engines or vehicles passing along the railway shall have occasion to cross the road, and in such case also the gates shall be erected, maintained and closed accordingly."

Short title.

Amendment section 33 of the principal Ordinance.

Amendment of sections 5, 8 and 9 of the principal Ordinance.

Objects and Reasons.

Where the railway crosses a public carriage road on a level at a place not declared under section 34 or section 35 of the Ceylon Railways Ordinance, 1902, as a "minor crossing" or an "occupation crossing", section 33 of that Ordinance requires the General Manager of the Railways to provide at the spot good and efficient gates which he must keep closed either across the road or across the railway except when for the passing of traffic along the road or the railway respectively the gates have to be opened. There are some such crossings where the requirements of this section cannot be strictly complied with, because on the one hand the breadth of the railway (arising out of the multiplicity of the lines) at the spot makes it difficult to contrive suitable gates to close across the railway line, while on the other hand if gates which are normally to be kept closed across the road are erected there, by reason of the nature and volume of traffic at the spot, serious inconvenience would be caused to the public. What is essential at crossings after all is that traffic both along the railway and along the road should be impossible at a time when a train is about to cross the road, and for this purpose gates which can be closed across the road when the occasion arises will suffice. The new proviso which this Bill proposes to add to section 33, therefore, empowers the Governor to modify in suitable cases the ordinary requirements in respect of the nature of the gates to be erected at places where the railway crosses a public carriage road so that it may be possible hereafter to regulate traffic at these crossings in a manner that is convenient to all concerned.

MOHD. MACAN MARKAR, Minister for Communications and Works. Colombo, September, 1931.

MINUTE.

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

Ordinance, 1931.

An Ordinance to amend Ordinance No. 13 of 1889 intituled "An Ordinance amending the Law relating to Indian Coolies employed on Ceylon Estates."

B^E it enacted by the Governor of Ceylon, with the advice and consent of the State Council thereof, as follows :---1 This Ordinance may be cited as The Indian Labourers'

Short title.

Amendment of section 9 of the principal Ordinance.

Amendment of section 10 of the principal Ordinance. 2 Section 9 of Ordinance No. 13 of 1889 (hereinafter referred to as "the principal Ordinance") is amended by substituting for the words "twenty rupees" in line 4 the words "forty rupees".

3 Section 10 of the principal Ordinance is amended by adding at the end of the words " and it shall be lawful for the Controller of Labour also or for any other person authorized by him in writing for the purpose to institute in like manner on behalf of one or more labourers employed on an estate a similar suit to recover any wages which may be due to them."

Objects and Reasons.

The right of a first charge on an estate that is created by section 9 of Ordinance No. 13 of 1889 in favour of the labourers employed thereon in respect of the wages due to them is sometimes rendered nugatory because those who are under section 10 entitled to enforce this right are unable to sue the estate with the promptness that is often essential. And the necessity for this quick action that is required to preserve for the labourers their legal right to be paid before all others has recently become glaringly apparent when estates have unexpectedly closed down owing to a sudden collapse in the arrangements for financing their maintenance. Clause 3 of this Bill, therefore, vests the Controller of Labour with a concurrent right to sue for unpaid wages, because he can be depended upon to move with the requisite swiftness that cannot always be expected from labourers. Further, having regard to the increase in a labourer's present earning capacity the maximum limit of the sum in respect of which the first charge is available is raised by the amendment in clause 2 from Rs. 20 to Rs. 40.

PERI SUNDARAM,

Minister of Labour, Industry and Commerce. Colombo, October 7, 1931.

DISTRICT AND MINOR COURTS NOTICES.

"The Village Communities Ordinance, No. 9 of 1924."

IT is hereby notified in terms of section 98 of the village Communities Ordinance, No. 9 of 1924, that the under-mentioned Village Committee has, with the approval of the Government Agent, North-Central, Province, prescribed the building noted below as one of its courts, with effect from November 1, 1931, for two⁵months.

The Kachcheri, 🔧 C. L. WICKREMASINGHE, Anuradhapura, October 21, 1931. Acting Government Agent.

Name of Village Committee : Mahapotana korale sub-

division in Hurulu palata, Anuradhapura District. Description of the building: The Village Committee building at Konwewa in Maha potana korale in Hurulu palata, Anuradhapura District.

"The Village Communities Ordinance, No. 9 of 1924."

IT is hereby notified in terms of section 98 of the Village Communities Ordinance, No. 9 of 1924, that the under-mentioned Village Committee has, with the approval of the Government Agent, Province of Sabaragamuwa, prescribed the building noted below as one of its courts, with effect from December 15, 1931.

The Kachcheri, C. H. Collins. Ratnapura, October 15, 1931. Government Agent.

Name of Village Committee : Helauda Palata Village Committee in Meda korale, Ratnapura District. Description of building : Village Committee building at

Tanjama in Uggalkaltota wasama. Jurisdiction : Uggalkaltota, Rajawaka, Mulgama, and Diyainna wasamas in Helauda palata in Mcda korale, Ratnapura District.

NOTICES OF INSOLVENCY.

In the District Court of Colombo.

In the matter of the insolvency of K. A. Charles No. 4,215. of First Cross street, Pettah, 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 February 9, 1932, for the grant of a certificate of conformity to the insolvent.

By order of court, A. E. PERERA, Colombo, October 21, 1931. for Secretary.

In the District Court of Colombo.

No. 4,320. In the matter of the insolvency of G. Sedris de Silva of 53, 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 December 15, 1931, for the grant of a certificate of conformity to the insolvent.

By order of court, A. E. PERERA, Colombo, October 21, 1931. for Secretary.

In the District Court of Colombo.

In the matter of the insolvency of S. A. Edwin No. 4,483. Singho of New Market, Pettah, Colombo.

WHEREAS S. A. Edwin Singho has filed a declaration of insolvency, and a petition for the sequestration of his estate has also been filed by K. D. M. Jayawardene of Pettah, Colombo, under the Ordinance No. 7 of 1853: Notice is hereby given that the said court has adjudged the said S. A. Edwin Singho insolvent accordingly; and that set o. A. Edwin Singho insolvent accordingly, and that two public sittings of the court, to wit, on December 1, 1931, and on December 15, 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 creditions are baraky required to take notice. creditors are hereby required to take notice.

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Colombo, October 20; 1931.

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By order of court, A. E. PERERA for Secretary. In the District Court of Negombo.

In the matter of the insolvency of Costapata-Insolvency No. 216. bendige Emmanuel Benjamin Dalpadado of Main street, Negombo.

NOTICE is hereby given that the first sitting of this, court in the above matter has been adjourned to November 19, 1931, at 10 A.M.

> By order of court, C. EMMANUEL, Secretary.

In the District Court of Kalutara. No. 263. In the matter of the insolvency of Gilbert Richard

Perera Gunaratna of Kalutara North.

NOTICE is hereby given that a meeting of the cerditors of the above-named insolvent will take place at the sitting of this court on December 17, 1931, to consider the grant of the certificate of conformity.

By order of court, A. W. LUDEKENS, October 19, 1931. Secretary.

In the District Court of Kalutara.

No. 265/I. In the matter of the insolvency of Ismail Lebbe Marikar Abdul Majeed of Kalutara.

NOTICE is hereby given that a meeting of the creditors of the above-named insolvent will take place at the sitting of this court on December 15, 1931, to consider the grant of certificate of conformity. 30 14 <u>.</u>

By order of court A. W. LUDEKENS, 31. Secretar October 19, 1931.

In the District Court of Kandy.

In the matter of the insolvency of Mana No. 1,961. Waduge Carolis Silva of Nawalapitiya.

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WHEREAS Mana Waduge Carolis Silva of Nawalapitiya has filed a declaration of insolvency, and a petition for the sequestration of his estate has also been filed by Edwin Wijeratna Alahakoon of Katugastota road, Kandy, under the Ordinance No. 7 of 1853 : Notice is hereby given that the said court has adjudged the said Mana Waduge Carolis Silva insolvent accordingly; and that two public sittings of the court, to wit, on December 4, 1931, and on January 8, 1932, 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, October 26, 1931. Secretary.

In the District Court of Kandy.

No. 1,962. In the matter of Gustinna Waduge Daniel Silva of Deltota, an insolvent.

WHEREAS Gustinna Waduge Daniel Silva of Deltota has filed a declaration of insolvency, and a petition for the sequestration as insolvent of his own estate, under the Ordinance No. 7 of 1853, and it appears that he has been in actual custody within the walls of a prison for debt for more than 21 days: Notice is hereby given, that the said court has adjudged him an insolvent accordingly, said court has adjudged hum an insolvent accordingly, and that two public sittings of the court, to wit, on Decem-ber 4, 1931, and January 8, 1932, will take place for the 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, October 27, 1931. Secretary.

In the District Court of Galle.

No. 652. In the matter of the insolvency of Marapitiya Hewage Henry Ariyaratne of Bataganwila.

NOTICE is hereby given that a meeting of the creditors of the above-named insolvent will take place at the sitting of this court on November 25, 1931, for assignce's report.

By order of court, C. W. GOONEWARDENE,

Secretary.

Secretary.

In the District Court of Matara.

No. 66. In the matter of the insolvency of Mathenis Jayasuriya of Gatara.

NOTICE is hereby given that a meeting of the creditors of the above named insolvent will take place at the sitting of this court on November 19, 1931, for examination of insolvent.

By order of court, R. MALALGODA, October 22, 1931. Secretary.

In the District Court of Kegalla.

Insolvency In the matter of the insolvency of Saiyadu Lebbe Mohammadu Sariff of Mawanella. Jurisdiction. No. 61.

NOTICE is hereby given that the first sitting of this sourt on the above matter has been adjourned to November 25, 1931, for the filing of account and balance sheet

By order of court, L. B. CASPERSZ, Kegalla, October 21, 1931. Secretar Secretary.

NOTICES OF FISCALS' SALES.

Western Province.

In the District Court of Negombo.

R. M. N. Narayanan Chettiar of Negombo Plaintiff. Vs. No. 4,823

NO. 4,820 VS. Aratchige Elipsieth Fernando of Medamulla, widow . and administrative of the state of the late Tam-mitage Mark Perera of Hedamulla, ..., Defendant. NOTICE is herein signer that in Thursday, November 26, 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 same of t in the following property for the recovery of the sum of Rs. 1,305 03, with interest on Rs. 900 at 18 per cent. per annum from September 27, 1930, till February 23, 1931, and thereafter at 9 per cent. per annum till payment, less Rs. 74.85, viz. :

1. At 1 p.m.—The lot marked C of the land called Keta-kelagahawatta, situated at Welihinda in Yatigaha pattu of Hapitigam korale in the District of Negombo, Western Province; the said lot marked C being bounded on the north wela, on the north-east by lot marked B of this land, east by the land of Sinnappu, Officer and others, and on the west also by the field; containing in extent 4 acres 2 roods and 15 perches, together with the buildings and plantations we set also by the next, containing in extent 4 acres 2 roods and 15 perches, together with the buildings and plantations standing thereon, and registered under C 62/249 or 65/249. 2. At 1.30 p.m.—The lot marked D of the land called Ketakelagahawatta, situated at Welihinda aforesaid; the said lot marked D being bounded on the north by lot marked C, on the east by the land of Sinnappu, Officer and others, south by lot marked E, and on the west by the field; containing in extent 2 acres 1 rood and 7½ perches, together with the buildings and plantations standing thereon, and registered under C 45/239. 3. At 2 p.m.—The lot marked A of the land called Bogahalanda, situated at Welihinda aforesaid; the said lot A being bounded on the north by land belonging to the estate of Appu Sinno, Registrar, on the east by Maha-oya, south by lot marked B of this land, and on the west by land of Philippu Perera; containing in extent 4 acres 1 rood and 19 perches.

1 From and 15 percentises **4.** At $2\cdot 30$ p.m.—The divided southern portion of the land called Amukolahena, situated at Welihinda aforesaid; the said southern portion being bounded on the north by a the said southern portion being bounded on the north by a portion of this land which was alotted to Francis Perera in lieu of his share, east by the land belonging to Marsaleno Silva and to the estate of Appusingho Perera, south by land of the heirs of Mudalhamy, and west by dewata road; containing in extent 9 acres and 3 roads, together with the plantations and buildings thereon. Registered under C 63/148. 5. At 3 p.m.—The divided eastern $\frac{1}{2}$ share of the southern portion of the land celled Muththatmarket

under 0.03/140. 5. At 3 p.m.—The divided eastern $\frac{1}{2}$ share of the southern portion of the land called Muththettuwaowita, situated at Welihinda aforesaid; the said eastern $\frac{1}{2}$ being bounded on the north by a portion of this land of Gajasinghe Marselino Silva, east and south by Kuda-oya, and on the west sense Silva, east and south by Kuda-oya, and on the west by a portion of this land alotted to Francis Perera; con-taining in extent about $2\frac{1}{2}$ roods, together with the plantations and buildings standing thereon. Registered under C 47/86. Premises 1 to 5 are subject to bond No. 49 dated January 25, 1924, attested by M. Austin Fer-nando, Notary Public, and claim and costs due in case No. 5,633, D. C., Negombo.

Fiscal's Office. Colombo, October 28, 1931. CARL E. ARNDT, Deputy Fiscal.

In the District Court of Colombo.

P. S. S. M. K. T. Kadiresan Chettiar of Sea street,

Chettiar No. 40.639. Vs.

No. 40,639. Vs. C. Thambiah of 102 Penchikawatta, Colombo . . Defendant. NOTICE is hereby given that on Friday, November 27, 1931, will be sold by public aptim at this office, the following mortgaged property Respectally bound and executable under the decree entered in the above action and ordered to be sold by the order of court dated June 19, 1931, for the recovery of the sum of Rs. 3,040, together with interest on Rs. 2,500 at 18 per cent. per annum from September 30, 1930, to date of decree (October 13, 1930), and thereafter on the aggregate amount of the 13, 1930), and thereafter on the aggregate amount of the decree at 9 per cent. per annum till payment in full, and costs of this action, viz. :--

1. At 2 p.m.—All that assignment of the mortgage created by bond No. 45 dated January 30, 1925, and attested by V. Candasamy of Colombo, Notary Public, whereby the land described firstly in the decree was mortgaged to one James K. Hebenton for the amount of D. 2000 and interact the more set. Rs. 2,000, and interest thereon at 12 per cent. per annum from September 30, 1930, affecting the following property, to wit :

I. An undivided $\frac{1}{6}$ part or share in and out of all that land called Vithanakanda, containing in extent 200 acres land called Virhanakanda, containing in extent 200 acres more or less in the whole, situated in the village called Ihala Kukulegama in the Meda pattu of Kukul korale in the District of Ratnapura, Province of Sabaragamuwa; and which said entire land is bounded north by the limitary ridge of the field called Dickpelessa and Indivitiya of Nuge-hena, on the east by weilla of Kewatagalawatta, on the south by Vena-ganga, and on the west by Radagehena-dola (water-course) (water-course).

(water-course). 2. At 2.15 p.m.—All the right, title, and interest in and to the mortgage created by bond No. 149 dated December 19, 1928, and attested by S. Kathiresu of Colombo, Notary Public, whereby Mayadunnage Thelenis. Appuhany and Mayadunnage Don Gunasekera Appu-hamy, both of Mulleriyawa, bound themselves to pay the defendant the sum of Rs. 2,000, with interest thereon at 18 per cent. per annum from the date of the said bond and whereby the land described secondly, thirdly, and fourthly have been mortgaged to the defendant by the mortgagors therein named affecting the following properties, to wit:— II.—All that undivided 3/24 parts or shares, together with the plantations thereon from and out of the portion of land called Delgahawatta, situated at Mulleriyawa in the Adikari páttu of Hewagam korale in the District of Colombo,

Adikari páttu of Hewagam korale in the District of Colombo, Mustar patta of Hewagam korale in the District of Colombo, Western Province; and bounded on the north by another portion of this land, on the east by Gonaduwakumbura, on the south by another portion of this land, and on the west by land belonging to Wijeratne Mudianse; and containing in extent about 6 acres. The said land is possessed under deed No. 312 dated October 12, 1927, and attested by N. H. Samarasinghe of Colombo, Notary Public Public.

III. All that undivided 8/14 shares from and out of that land called Wadumulleowita, and situated at Mulleriyawa aforesaid; and bounded on the north by Mulleriyawa aforesaid; and bounded on the north by Resthouse garden (Thanayamwatta) and bounded on the horth by Resthouse garden (Thanayamwatta) and by lake, on the east by ditch of the boundary of the land belonging to Mayadunnage Don James Appuhamy and others, and on the south and west by the lake; containing in extent about 2 bushels of paddy sowing. IV. All that undivided is share from and out of all that parties of land Kedware bushels of the the the living was

portion of land Kadurugahaowita, situated at Mulleriyawa aforesaid ; and bounded on the north by a portion of this Kadurugahaowita, east by a portion of the same land belonging to Maldeniyage Lochihamy, on the south by Kadurugahaowita belonging to Katugampolage Andris Silva, and on the west by Halpanwala; containing in extent 3 pecks of paddy sowing. Prior registration Colombo L 19/74, 18/71, and 12/260—Ratnapura C 35/104.

CABL E. ARNDT, Deputy Fiscal. Fiscal's Office, Colombo, October 28, 1931.

In the District Court of Colombo.

R. A. Šmith of Colombo Plaintiff.

- (1) J. H. Arsecularization Clainsborough House, Temple road in Colombo, (2) The Imperial Bank of India, Colombo Defendants.
- C. E. Karunaratne, assistile of the insolvent estate of the 1st defendant. NOTICE is hereby given that on Sturday, November 21, 1931, at 9 A.M., will be sold by public auction at the premises

the following property specially mortgaged with the plaintiff by bond No. 119 dated June 7, 1924, and attested by G. W. Prins of Colombo, Notary Public, and declared bound and executable (subject to the primary mortgage created by bond No. 4,145 dated January 29, 1924, attested by W. A. S. de Vos, Notary Public), under the decree entered in the above action and ordered to be sold by the order of court dated September 28, 1931, for the recovery of the sum of Rs. 15,000, together with interest thereon at 9 per cent. per annum from March 1, 1930, to September 14, 1931, and further interest at 9 per cent. per annum on the aggregate amount from September 15, 1931, till payment in full, and costs of suit, viz. :--

1. All those 3 contiguous lots of land, together with all the buildings standing thereon called and known as Gainsborough House, bearing assessment No. 75, situated at Kuppiawatta, within the Municipality of Colombo; bounded or reputed to be bounded on the north by the property of Mendis, on the east by the field of J. Rodrigue, on the south by the property of Mendis, and on the west by the property of J. Rodrigue; containing in extent 1 acre and 32 86/100 perches.

2. All that garden and grass field formerly known as Etambagahakumbura, now bearing assessment No. 57, situated at Kuppiawatta aforesaider, bounded on the north-east by dewata road and property bearing assessment No. 54, on the north-west by the properties bearing assessment No. 54, on the north-west by the properties bearing assessment No. 55, 76, and 77, on the south-west by properties bearing assessment Nos. 58 and 78, and on the south-east by the properties bearing assessment Nos. 55 and 56; containing in extent 1 age 1 rood and 32 perches, and which said allotments of land now form one property, and are bounded as follows :--

All those allotments of land with the buildings thereon, called and known as Gainsborough House, bearing assessment Nos. 75/38, Temple road, within the Municipality of Colombo; bounded on the north by property (garden and grass field) of Mendis and property bearing assessment No. 54, on the east by properties bearing assessment Nos. 55 and 56, on the south by the properties bearing assessment Nos. 58 and 78, and on the west by the properties bearing assessment Nos. 77 and 76 and by the property of J. Rodrigue; containing in extent 2 acres 3 roods and $17\frac{1}{4}$ perches, according to the figure of survey thereof No. 3,954 dated April 27, 1917, made by Geo. P. Weeraratne, Licensed Surveyor and Leveller, together with all rights, privileges, easements, servitudes, and appurtenances whatsoever to the said premises belonging or usually held, occupied, used, or enjoyed therewith and all the estate, right, title, interest, property, claim, and demand whatsoever of the 1st defendant in, to, out, of, or upon the same. Prior registration, Colombo A 161/60.

Fiscal's Office, Colombo, October 28, 1931.



CARL E. ARNDT, Deputy Fiscal.

Central Province.

In the Court of Requests of Teldeniya.

Ana Rawanna Rengasamy of Idamekele in Madugoda......Plaintiff.

No. 6,911.

(1) R. D. R. Godfrey Renilsorth and (2) F. P. N. Phillips of Idamekel (1995), Crusala. Defendants.

NOTICE is hereby given that in Wednesday, November 25, 1931, at 12 noon, will be sold by public auction at the premises the right, title, and interest of the said 1st defendant in the following property for the recovery of the sum of Rs. 272 95, and poundage thereon, viz. :--

All that land called and known as Idamakele estate, of about 100 acres in extent, situate at Mahawela in Udadumbara; and bounded on the east by Getalagolle-oya, south by the Crown land called Horagolla, west by Horigala patana, and on the north by Maha-oya, together with the plantations, buildings and everything standing thereon.

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Fiscal's Office, Kandy, October 27, 1931.

A. RANESINGHE, Deputy Fiscal.

In the District Court of Kandy.
Engene Lattitia Samarasinghe of Katugastota Plaintiff.
No. 36,728.
Lewis Hennedige Edwin Fernando of Siriniwasa, Ulapane Defendant.
NOTICE is hereby at entrol at on Friday, November 27,
1931, at 12 noon, will be fold by public auction at the premises the right, title, and interest of the said defendant
for the recovery of the sum of Rs. 3,000 only and poundage,
viz :

The field called Makumburekumbura of 3 pelas and 5 lahas, situate at Hatugoda in Udapalate ; and bounded on the east by the ridge of Makumbura of Pulingu and Dingiri, south by Meda-ela, which irrigates Daskarekumbura, west by limitary ridge of Bogettiyakumbura, and north by the limitary of Walalakumbura.

Fiscal's Office,		A.	RANESINGHE,
Kandy, October 27, 19)31.	1	Deputy Fiscal.

In the District Court of Kandy.

No. 37,064. Vs. ayasooriy Arabbig Dona Marihami deniya road, Kandy ÷ Jayasooriy 931. Pera-Defendant. NOTICE is hereby even und on Wednesday, November 25, 1931, commencing at 12 noon, will be sold by public

25, 1931, commencing at 12 moon, will be sold by public auction at the respective premises the right, title, and interest of the said defendant for the recovery of sum of Rs. 2,500, with legal interest thereon from October 6, 1928, till payment in full and costs and poundage in the following property, viz. :--

(1) All that allotment of land with the tiled house thereon bearing assessment Nos. 932 and 933, situate at Peradeniya road, within the town Municipality and District of Kandy, Central Province; bounded on the east by high road, on the south by house and ground bearing present assessment No. 931, on the west by J. Wijesinghe Muhandiram's garden, and on the north by land bearing present assessment No. 934; containing in extent 70 feet long and 22 feetbroad.

broad. (2) All that allotment of land with the tiled house thereon bearing assessment No. 934, situate at Peradeniya road aforesaid; bounded on the north-east by the land claimed by the late Amarasinghe Aratchi and presently of D. T. Karunaratne, on the south-east by road, on the south-west by land claimed by Rayigama Vidanelege Don Juwanis Appuhamy presently the estate of W. Punchirale Korale; and on the north-west by road; Containing in extent 7 37/100 perches which said allotment of land adjoin each other and form one property and from their situation as respects each other can be included in one survey and registered Kandy A 50/12

Fiscal's Office, Kandy, October 27, 1931.

A. RANESINGHE, Deputy Fiscal.

In the District Court of Kandy.

Muna Runa Pana Lana Muna Iththanna Thuna Muttu Caruppen Chettiar of Trincomalee street, Kandy. Plaintiff.

No. 40,293. Vs. 66

(1) Baduge Pentho Nona, (2) Nambukkaranwasan Appuwa Baduge James Appu, both of Telfeniya in Palispattu of Pataranapara

NOTICE is hereby given that or Monday, November 23, 1931, commencing at 12 noon, will be sold by public auction at the respective premises for the recovery of the sum of Rs. 2,673^{.12}, with interest thereon at the rate of 9 per cent. per annum from October 17, 1930, till payment in full, due in respect of mortgage bond No. 1,160 dated July 23, 1924, and attested by Mr. E. H. Wijenaike, Notary Public, viz.

1. All that allotment of land called and known as Udahenewatta bearing No. 52, together with the house standing thereon bearing No. 50, situate at Aranwela in Rambukwella within the Sanitary Board limits of Teldeniya in the Palispattu west of Rata Dumbara division of the District of Kandy, Central Province; bounded on the north by a live fence and Udagederawatta belonging to Ranmenika and several others, on the south by the Gan-Magalingam and K. B. Dissanayake, on the east by a live fence and land which previously belonged to Engeltina Dissanayake and now belonging to D. P. Ranesinghe, and on the west by Gansabhawa road and Balitiyannagederaon the west by Gansabhawa road and Balitiyannagedera-watta belonging to Lana Banda; and containing in extent 37 perches according to the survey and description thereof dated July 30, 1921, made by F. E. de la Motte, Licensed Surveyor. 2. All that allotment of land called Waragalleyaye-meanshamulahein of about 5 pollice burghter coming

meggahamulahen of about 5 nellies kurakkan sowing in extent, situate at Henegehuwela in the Palispattu of Pata Dumbara division aforesaid; and bounded on the east by Galheeriya and footpath, on the south by the limit of chena belonging to Medegedera Kiri Banda Vederals, on the west by the fence of Kaluwagewatta, and on the north by the fence of Pintho Nona's land and foot road together with everything thereon standing.

All that allotment of land called Waragalleyayehena alias Bogahamulahena of about 6 nellies in kurakkan sowing extent; situate at Henegehuwela aforesaid; and bounded on the east by the limit of chena belonging to Hangidigedera Kalu Naide, on the south by the limit of Medagedera-hena belonging to Medagedera Kalu Banda, on the west by the limit of Talagahawattahena together with the buildings and plantations and everything thereon standing. 4. All that eastern portion in extent about 4 nellies kurakkan sowing extent from and out of all that allotment of land called Waragalleyaye Balitiyannelayehena; conof land called Waragalleyaye Baltiyannelayehena; con-taining in extent 1 acre and 21 perches according to the title plan No. 123,159 dated April 21, 1882, and authenti-cated by J. Stoddart, Esc., Surveyor Greneral, situate at Henegehuwela aforesaid; which said eastern portion is bounded on the north by the land formerly claimed by W. G. A. Kira and presently belonging to Pintho Nona, on the east by the land formerly claimed by K. Arachchila and others and presently belong to Pintho Nona, on the south others and presently belong to Pintho Nona, on the south by the land described in title plan No. 123,158 presently belong to Bandihamy, and on the west by the remaining portion of the same land or the Gansabhawa road together with the buildings and everything thereon standing. Registered in E 198/195, 167/200, 198/199, and 168/19.

Fiscal's Office. Kandy, October 27, 1931. A. RANESINGHE. Deputy Fiscal.

Southern Province.

In the District Court of Colombo.

No. 33,627. Vs. Tilakastha D. ŝ gonatilaka, S. Bala-1. . . . pitiya Defendant.

NOTICE is hereby upon that in Saturday, November 21, 1931, at 3 o'clock in the attennoon, 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 $\frac{1}{2}$ 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 Thora-pitiyewatta, Pahalawatta, Hiwanaliyanagewatta, and Polonketiya, Fahalawatta, Internativguagewatta, and Polonketiya, east by the river and Thotawatta, south by a road and Adderagewela, west by Bodahandigewatta, Pettahandigewatta, Bogahawatta, and Mitimullewatta; and containing in extent 6 acres 2 roads and 21 perches.

Writ amount Rs. 358 12 and Rs. 86 90 costs to March 24, 1930 + Rs. 174 90; less Rs. 86 90.

E. · • • Fiscal's Office, E. F. EDRISINGHE, Galle, October 22, 1931. Deputy Fiscal.

In the District Court of Matara.

No. 3,148. Vs.

Hendrick Dias Jayawardana inaratna Weeraman of Polwa 66 . Defendant. わ given that on Saturday, November

NOTICE is hereby 21, 1931, commencing at 4 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. 2,579.40, viz. :

All that the land called Padinchigederawatta aliàs Weeraman Walawwa, situated at Polwatta in the Weligam korale of the District of Matara, Southern Province; and bounded on the north by Karaunnewatta, east by Kamarangahawata and Waduwawatta, south by Waduwa-watta and Pelpolcoratuwa, and west by Gurugedera and Badalungewatta; and containing in extent about 2 acres.

Deputy Fiscal's Office, Matara, October 23, 1931. E. T. GOONEWARDENE, Deputy Fiscal.

In the District Court of Matara.

Oduma Lebbe Marikkar Notaris Abdul Cuddus Marikkar of Dickwella Plaintiff.

No. 3,173. Vs. Ibrahim Haluma Umma Mohamed Dickwella .. Defendant. given that

n Saturday, November NOTICE is hereby 1931, 28 commencing at 3.30 in the afternoon. will be sold by public auction at the spot the right, title, and interest of the said defendant in the following property for the recovery of a sum of Rs. 364, viz., Rs. 203 for difference and Rs. 161 for costs :---

The divided portion marked No. 2 of the land called Walasgalalebima, situated at Walasgala in Dickwella in the Wellaboda pattu of the Matara District, Southern Province; and bounded on the north by portion No. 1 and portion B of the same land, east by Kongalayawatta and portion D of the same land, south by portion D of the same land and high bread and wast by portion B of the same land and high road, and west by portion B of the same land; and containing in extent 4 acres and 35 perches.

Deputy Fiscal's Office, Matara, October 24, 1931.

E. T. GOONEWARDENE, Deputy Fiscal.

In the District Court of Matara.

F. E. Alles of Adikariwila estate, Telijjawila..... Plaintiff.

No. 5,724. Vs.

(1) W. P. A. Wickramasingha of Matara and (2) D. G. Wickramasingha of the live in the state and the Defendants. NOTICE is hereby given that on Saturday, December 5,

1931, commencing at 2 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 mortgaged property for the recovery of a sum of Rs. 1,224.60, with legal interest thereon from May 29, 1021 till particulation full wire 1931, till payment in full, viz. :-

1. All that land called Uyangadagepahalawatta, situated at Aturaliya in the Gangaboda pattu of the Matara District, Southern Province; and bounded on the north by Bukgahawila, wast by Thalawatta, south by Mahahena, and west by Punchideniya and Pelduwa, and containing in actors 2 control is and relative containing in extent 2 acres 1 rood and 17 perches.

2. All that undivided half, part or share of the land called Bandarawatta, situated at Aturaliya aforesaid ; and bounded on the north by Uswatta, east by Elgiriyegewatta, and Dunkotuwewatta, south by Nilwala-ganga and land claimed by natives, west by Nilwala-ganga, and containing in extent 3 acres 1 rood and 8 perches.

3. All that undivided half part or share of the conti-nous lands called Aratchigewewa and Kudagewewa guous lands called Aratchigewewa and Kudagewewa forming one property, and situated at Aturaliya aforesaid; and bounded on the north by Wiapilissakumbura and And boilinded on the north by wraphissatumpura and Hincharalagewila, east by a portion of the same land, south by Mantirigewewa, and west by Gamagekanattewatta, Liyanapatiranagewatta, and Weligodawatta; and containing in extent 4 acres 2 roods and 10 perches.

928

All that 5 years old tea plantation of the land called Dikhena, situated at Aturaliya aforesaid; and bounded on the north by a portion of the same land belonging to J. D. S. Boralessa, east by Galgodawela, south by Minu-wanwila and Ikkagodawatta, west by Pitawanawila, and containing in extent 11 acres.

Deputy Fiscal's Office, Matara, October 26, 1931. E. T. GOONEWARDENE, Deputy Fiscal.

In the District Court of Galle.

M. K. M. M. Ramanathan Chettiar of India by his attorney P. L. Adicappa Chettiar of Kaluwella in Plaintiff. Galle

No. 29,620. Vs. (1) D. A. Coomasaru of Horarawita . Defendant.

NOTICE is hereby given that on Monday, November 30, 1931, commencing at 2 o'clock in the atternoon, 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. 525-23, with legal interest from April 21, 1931, till payment in tull, and costs Rs. 48-92,

An undivided 4/5 of the soil and plantations of the 1. land called Pinwattekebella, situated at Bamunugama, in the Kandaboda pattu of the Matara District, Southern Province; and bounded on the north by T. P. 246,762, east by lots 8B, 17, 38E in plans Nos 215,333 and 216,468, and lot 17 in P. P. 98 and road, south by lot No. 38 in P. P. 98 and road, and west by lands in T. Ps. 246,763 and 218,251; containing in extent 10 acres and 16 perches, and registered in E 119/279.

2. All that the soil and plantations of the land called Medagodahena alias Andirigalgodahena Medagodamukalana bearing T. P. 247,216, situated at Bamunugama aforesaid ; bearing T. P. 247,216, situated at Damuningama auroresian; and bounded on the north by lot 21 in P. P. 98 and land claimed by natives, east by T. Ps. 221,895 and 173,645, and lots 5636 and 5635 in P. P. 2,826, south by T. Ps. 238,238, 173,648, and 182,444 and path, and west by T. Ps. 207,719 and 247,315 and path; and containing in curtant 0 agrees 3 roads and 30 nerches, and registered in extent 9 acres 3 roods and 30 perches, and registered in E 64/351

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

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

Deputy Fiscal's Office, Matara, October 26, 1931.	Ę.	T .	GOONEWARDI Deputy	
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In the District Court of Galle.

udia bi M. K. M. M. Ramanathan Chettiar of India attorney Pana Lana Idaiappa Chettiag Plaintiff wella, Galle

No. 29,622.

Komburu Weerekter Arthur ther

FICE is hereby that on the following days at the hours specific fields, will be sold by public auction at the respective previous the right, title, and interest of the said defendants in the following property for the recovery of a sum of Rs. 1,629 with legal interest thereon from April 30, 1931, and costs Rs. 73 . 92, viz. :-

an Defendants.

On Monday, December 7, 1931 at 2 p.m.

(1). All that the land called Mukadangahawatta, together with the buildings standing thereon, situated at Nupe (Nupe) within the Four Gravets of Matara, Matara District,

Southern Province; and bounded on the north by high road, east by a portion of the same land, south by Muguna. malgahawatta alias Bogahawatta, and west by Galle ettannewatta; and containing in extent about 1 acre, and registered A 134/144.

On Thursday, December 10, 1931 at 2 p.m.

(2) The land called Pinniyagodelia, situated at Kotawila in the Weligam korale of the Matara District aforesaid; and bounded on the north by Lebima, east by land belonging to Mr. Creasy, south and west by Kalattewila ; and containing in extent about 10 acres, and registered D-239/103.

(3) All that the life interest in favour of Arthur Weerakoon (the 2nd defendant) of the field called Ginigaswila, koon (the 2nd defendant) of the field called Gmigaswila, situated at Kamburugamuwa in the Weligam korale aforesaid; and bounded on the north by Kadawaraya kumbura belonging to the heirs of D. D. S. Abeywardene, Nugagahahene Estate belonging to S. de S. Weerakoon, Gajanayakawila belonging to D. N. Wijetunga, Kapuhena, and Uduwakonaralagekumbura claimed by natives, Paragahakanattewila belonging to S. Don Salmon and others, lands in T. Ps. 151,440, 151,439, 162,679, 162,680, 159,757, and 137,156, and Haiganwilakumbura belonging to F. Illangakon and others, east by lands in T. Ps. 137,137, 152,041, and 97,658, Talgashena and Pangangodakumbura belonging to P. Juwanis and others, south by Katukonge-addara belonging to B. Andíris and others, Liyanagahawatteowita belonging to N. Adonis, Liyana-appugedeniya belonging to N. Babanis, Walakadahenekella belonging to the Crown, Rukgahadeniya belonging to W. Carolis Appu, land in T. P. 156,162, Laranadugodawatta and Enaduwewattekumbura belonging to W. Don Siyadoris, and west by water-course, Delkadapana belonging to W. Don Styators, and west fiv-water-course, Delkadapana belonging to G. Singho, Puwakgahakumbura belonging to K. Singho Appu and others, Halpanbokka belonging to K. Singho Appu and others, Ginigaswila belonging to Albert Samaraweera and Kosgahadeniya belonging to M. Simanhamy and others: and containing in extent 148 acres and 33 perches, and registered D 294/955 registered D 294/255.

On Saturday, December 12, 1931 at 2 p.m.

(4) All that the soil and trees, together with all the buildings standing thereon of the land called Wilahena, bearing lot 9926 and described in T. P. 181,272, and situated at Horagoda in the Weligam korale aforesaid; and bounded on the north by lots E 562 and M 562 in P. P. 1,248, east by T. Ps. 181,285 and 181,281, south by T. Ps. 171,646 and 171,679, and west by T. Ps. 463,271 and 161,175 and lots E 562 in P. P. 1,248; and containing in extent 6 acres 1 rood and 30 perches, and registered D 322/236.

(5) All that the soil and trees, together with all the buildings standing on the limit called Badadeniyehena or Horagaswelahena bearing lot 9928, and described in T. P. 181,273, situated at Horagoda aforesaid; and T. F. 181,273, situated at Horagoda aforesaid; and bounded on the north by lots F 562, R 562, P 552; and N 562 in P. P. 1,248, east by T. Ps. 161;171, 161;172, 161,174, 161,175, and 163,271 and lots C 562 and Q 562 in P. P. 1,248, south by T. Ps. 171,679, 122,986, and 167,758, and west by T. Ps. 122,986, 132,527; 122,985, and 177,667, a dola and lot 13491 in P. P. 4,764; and containing in the 24 agent and 8 weaks and residence of 329/927extent 34 acres and 8 perches, and registered D 322/237.

On Saturday, December 19, 1931 at 2 p.m.

(6) All that undivided $\frac{1}{3}$ parts or shares of the land. alled Illesingeikumbura, situated at Vitiyala, in the Gangaboda pattu of the Matara District aforesaid; and bounded on the north by Wataliadda, east by Paragaha, kumbura, south by Malimbodagewatta, and on the west by Matimadagewatta; and containing in extent 1 anunam of addy sowing, and registered C 200/52.

(7) All that the land Rajjuruwannehena, situated at Kitalagama, in the Gangaboda pattu aforesaid; and bounded on the north by Kankanamgedeniya claimed by G. A. Babahamy and others, a footpath, Crown land called Rajjuruwannehena and lands described in plans Nos. 144,832 and 144,812, north-east by lands in plans Nos. 144,827 and 144,812, north-east by lands in plans Nos. 144,827 and 144,823, 144,826, 144,832 and 144,812, land purchased by E. K. K. Carolis and Urawaladeniya claimed by M. C. Sarappu Lebbe, cast by land purchased by E. K. K. Carolis, lands described in plans Nos. 144,825, and a footpath, south-east by land in plan No. 144,826 and Urawaladeniya, south by Urawala deniya, south-west, by Urawaladeniya, Meegaha-kumbura, Tudawegekumbura, Kitalagasudumullekumbura, Kankanangedeniya, north-west by Kankarangedeniya, Kitalagama, in the Gangaboda pattu aforesaid; and Kankanangedeniya, north-west by Kankarangedeniya and containing in extent 16 acres 2 roods and 18 perches, and registered C 200/53.

(8) All that the land Radaduwagodahena, situated at (8) All that the land Radaduwagodahena, situated at Kitalagama aforesaid; and bounded on the north by Radewegodawela, north-east and east by Urawaladeniya, south-east and east by Weliduwekumbura, south by Weliduwekumbura and Dalugodakumbura, south west and west and north-west by Nugagahakumbura; and containing in extent 3 acres 1 rood and 35 perches, and registered C 200/54. C 200/54

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C 200/54. (9) All that undivided 13/14 parts of Kankanange-paluwatta and Koratuwewatta, situated at Pahalavitiyala in the Gangaboda pattu aforesaid; and bounded on the north by wela, east by Elagawawatta, south by Maha-tantrigehena, west by Rajjuruwannehena; and containing in extent 7 acres, and registered C 200/55. (10) All that the field Nugagahakumbura *alias* Tudawa-label and the site of the bard Nuragahawitta

(10) All that the field Nugagahakumbura alias Tudawa-gahakumbura and its adjoining high land Nugagahaowita and Kosgatahiadda, situated at Kitalagama aforesaid; and bounded on the north by Kitalagasudumulla and Malimbodagehena alias Rajuruwannehena, east by Rajjuruwannehena and Radawagewatta, south by Dalugodage-kumbura, and west by Kitalagam-ela and Kitalagam-addara; and containing in extent 6 amunams and 1 bag, and registered C 200/56.
(11) All that divided and separated lot A of Paluwatta, situated at Vitiyala aforesaid; and bounded on the north by lot G of the same land, and west by Koratuwalla: and containing in extent 1 rood and 24 perches, and registered C 200/57.
(12) All that the land Kankanange Paluwatta. situated

(12)All that the land Kankanange Paluwatta, situated at Vitiyala aforesaid; and bounded on the north by Illesingekumbura and Paluelagawawatta, east by Elagawa-watta, south by lands in plans Nos. 144,811 and 144,812, and west by Mahakankanangewatta and Illesingekumbura; and containing in extent 1 rood and 37 perches, and registered C 200/105.

Deputy Fiscal's Office, E. T. GOONEWARDENE, Matara, October 26, 1931. Deputy Fiscal.

North-Western Province.

In the District Court of Puttalam.

Cadar Saibo Marikar Mohamado Ismail of Puttalam ... Plaintiff.

No. 4.202. Mohamado Martamaa, widow of Mohamado Siddick Naina and daughter Assort talam Marikan of Put Defendants.

NOTICE is hereby given that on Friday, November 27, 1931, at 10.30 \triangle M., will be sold by public auction the right, title, and interest of the defendant in the following property, viz.

The boundaries of the coconut garden containing in extent 16 acres 1 rood and 7 perches called and known as Periya-kulamkadu, situate at the village Kuruvikulam in Puttalam pattu north, Puttalam pattu, Puttalam District, North-Western Province are on the north by reservation, on the east by land belonging to Ibrahim Neina Pariyari Pitche. Tamby Marikar, south by reservation, and west by land belonging to Mohamado Asia Umma, wife of Neina Moha-mado Lebbe. Out of the land coconut trees and all things an undivided $\frac{1}{2}$ share. an undivided { share.

Amount of writ Rs. 1,550 with interest on Rs. 1,000 at 12 per cent. from September 11, 1930 to October 24, 1930, and thereafter at 9 per cent. till payment in full, costs, and poundage.

Deputy Fiscal's Office, Puttalam, October 26, 1931.

K. ALVAPPILLAI Deputy Fiscal.

In the District Court of Chilaw.

R. M. N. Annamale Chettiar by his attorney Muna Vellasamý Pulle of Madampe . Plaintiff.

No. 9.428. Vs.) Adikari Mudalige Doos Siroho Kapukamy, (2) ditto Punchappuhan Thom of Dawila...Defendants. (1)

NOTICE is hereby given that on Tuesday, November 24, 1931, at 10.30 in the forenoon, will be sold by public auction at the premises the right, title, and interest of the said defendants in the following property for the recovery of Rs. 669 62, with interest on Rs. 500 at 18 per

cent. per annum from November 8, 1930, up to February 17, 1931, and thereafter 9 per cent. per annum on the aggregate sum till payment in full, costs of suit, and poundage, viz. :---

An undivided § share of the land called Thalgahawatu-kebella and of the buildings and plantations standing thereon, situate at Narawila in Meda palata of Pitigal korale south in the District of Chilaw, North-Western Province; and bounded on the north by land claimed by Dingirala, east by land in plan No. 129,145, south by land in plan No. 129,143, and west by land in plan No. 129,143 and land alabaded by Aprurala, containing in extent 2, acres and 10 claimed by Appurala; containing in extent 2 acres and 10 perches.

Deputy Fiscal's Office, F. G. DALPETHADO Deputy Fiscal. Chilaw, October 27, 1931.

In the Court of Requests of Negombo.

P. R. S. P. K. N. Narayanan Chettiar by his attorney

1. An undivided $\frac{1}{2}$ share of the undivided $\frac{1}{2}$ share of the land called Thalgahawatta, situate at Weerahena in Meda palata of Pitigal korale south in the District of Chilaw, North-Western Province; and bounded on the north-west

North-Western Provinče; and bounded on the north-west by land appearing in plan No. 72,642, east by land belonging to the Crown, south by the reservation for a road, and west by lands appearing in plans Nos. 37,391 and 103,312; containing in extent 32 acres and 36 perches. 2. An undivided $\frac{1}{2}$ share of lot 2992 in plan No. 107,817, situate at Weerahena aforesaid; and bounded on the north by the boundary of the land of Warnakulasuriya Eleris Fernando, east by a portion of this land of Gomis Cooray, Police Headman, south by dewata road, and west by a portion of this land of Randeni Aratchige Don Thomas Appulhamy; containing in extent about 2 acres with the Appuhamy ; containing in extent about 2 acres with the buildings and plantations standing thereon.

Deputy Fiscal's Office, Chilaw, October 27, 1931.

F. G. DALPETHADO, 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, firm of S. S. Shanmugampillai & Bros. F and Plaintiffs. No. 26.879.

Vs. P. Udabage of Tiraniyagala Avissay Defendant. F. Oddolage of Traniyagala mAvissavelle... Defendant. NOTICE is hereby given that misletydeax, November 28, 1931, at 2 o'clock in the room, 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 vanum from February 15, 1928, till payment in full, and costs of execution :---

and costs of execution :and costs of excention :-All that undivided 2 acres out of an undivided 1/5 part or share of and from the hand called Pidawillagamwasama, situate as Deraniyagala in Alutgam korale of Three Korales in the District of Acgalla, Province of Sabaragamuwa; and bounded on the north by Wattattirikandeheneyaya, east by Wattattirikandehenyaya and Liyanagegammaimas, south by Liyanagegammaima, and on the worth by Wishing gala-oya, Deraniyagala-ganga, and Dangafitolagegam-maima; 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. Kegalla.

Valuation Rs. 2,500.

CHARLES DE SILVA, Additional Deputy Fiscal.

Fiscal's Office, Avissawella, October 24, 1931.

NOTICES IN TESTAMENTARY ACTIONS.

In the District Court of Colompo.

Order Nisi. 🕑 🚁 ,

In the Matter of the Intestate Estate of Testamentary Manatunge Saram Appu of Homagama, Jurisdiction. No. 5,818. defeased.

fane Nona of Homagama in the Palle Galagederage . Petitioner. Pattu of Hewagam keyale

(1) Galagederage Allis Appr of Pitipana, (2) Mana-tunge Gimonis Sinno, (3) Manatunge Podihamy, Manatunge Sedarahamy, all of (4)Homa

THIS matter coming on for disposal before G. C. Thambyah, Esq., District Judge of Colombo, on September 10, 1931, in the presence of Mr. C. V. Wickremasinghe, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated August 31, 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 October 15, 1931, show sufficient cause to the satisfaction of this court to the contrary.

G. C. THAMBYAH, District Judge. September 10, 1931. The date of showing cause against the Order Nisi is extended to November 12, 1931. G. C. THAMBYAH,

District Judge.

In the District Court of Colombo.

Order Nisi.

In the Matter of the Last Will and Testa-ment of Joseph Valentine Ratnayake, Testamentary Jurisdiction. decreed, executed with Emily Margaret No. 5,847. Ratuayake.

Emily Margaret Ratnayake of Wellawatta . Petitioner. THIS matter compared on the disposal before G. C. Thambyah, Esq., Distribution of M. C. V. Wickremasinghe, Proctor, on the part of the petitioner above named; and the affidavits (1) of the said petitioner dated September 23, 1931, and (2) of the attesting notary dated August 8, 1931, having been read: 1931, having been read :

It is ordered that the last will of Joseph Valentine Ratnayake, 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 peti-tioner is the executrix named in the said will, and that she is entitled to have probate thereof issued to her accordingly, unless any person interested shall, on or before November 12, 1931, show sufficient cause to the satisfaction of this court to the contrary.

G. C. THAMBYAH, October 13, 1931. 20

• In the District Court of Colombo. Order Nisi declaring Will Proved.

In the Matter of the Last Will and Testa-Testamentary ment of Cyril Vernon Stork of Comilla Jurisdiction. Sestate, Gampaha, in the Island of Ceylon, No. 5,857. Tea Planter, deceased.

THIS matter contact on for disposed before G. C. Thambyah, Esq., Display Juney Goldando, on October 19, 1931, in the presence of Messrs. F.J. & G. de Saram, Proctors, on the part of the petitione, Emily Towerton Stork of Comilla estate, Gampaha; and (1) the affidavit of the said petitioner dated September 17, 1931, (2) the affidavit of Stanley Frederick de Saram dated October 1, 1931, and (3) the order of the Supreme Court dated July 15, 1931, having been read. It is ordered that the will of the said Cyril been read: It is ordered that the will of the said Cyril Vernon Stork, deceased, No. 10,419 dated May 3, 1912 (F. J. de Saram, Notary Public), the original of which 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 Emily Towerton Stork is the sole executrix named in the said will and that she is entitled to have

probate thereof issued to her accordingly, unless any person or persons interested shall, on or before November 5, 1931, show sufficient cause to the satisfaction of this court to the contrary.

G. C. THAMBYAH. October 19, 1931. District Judge.

In the District Court of Colombo.

Order Nisi.

Testamentary	In the Mat	ter of the Intes	tate Estate of
Jurisdiction.	Hettř Arat	chige Charles B	enjamin Alwis
		of Ratmalana	
	🗢 pattu of S	alpiti korale, de	eceased.
Emalian a Sena	raine of Phoe	Retmalana,	in Mount
Lavinia			

(1) Hetti Aratohige (2) Heri Tawashig Senaratne (minors), Ratmalana aforesaid, appearing by their guardian ad litem (3) Aron de

Silva Suriyabandara of Gotatuwa Respondents.

THIS matter coming on for disposal before G. Thambyah, Esq., District Judge of Colombo, on October 6, 1931, in the presence of Mr. C. A. B. Wanigesooriye, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated September 9, 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 November 5, 1931, show sufficient cause to the satisfaction of this court to the contrary.

October 6, 1931.

G. C. THAMBYAH, District Judge.

In the District Court of Negombo.

Order Nisi.

Testamentary In the Matter of the Intestate Estate of the late Kurukulasuriya Maria Fernando of Acerappa's lane, Negombo, deceased. Jurisdiction. No. 2.831. Kurukulasuriya Anthony Perjes of Ascrappa's line, Negombo

(1) K. S. Ugo Manuel Peries, (2) K. S. Markes Benja-

THIS matter coming on for disposal before M. H. Kantawala, Esq., District Judge of Negambé, on September 16, 1931, in the presence of Mr. F. W. Gooneratne, Proctor, on the part of the petitioner; and the petition and affidavit of the said petitioner dated September 16, 1931, and September 14, 1931, having been read:

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

It is further ordered that the 6th respondent above named be appointed guardian *ad litem* over the minors the 1st to 5th respondents above named for the purpose of this case, unless the respondents above named or any other person or persons interested shall, on or before October 12, 1931, show sufficient cause to the satisfaction of this court to the contrary.

M. H. KANTAWALA District Judge.

Time for showing cause against the Order Nisi is hereby extended to October 21, 1931.

October 12, 1931.

September 16, 1931.

District Judge. Time for showing cause against the Order Nisi is hereby extended to October 30, 1931.

October 21, 1931.

M. H. KANTAWALA

In the District Court of Negombo.

Order Nisi.

Testamentary Jurisdiction. No. 2,836.

In the Matter of the Intestate Estate of the late Bothalage Maria Fernando of Seeduwa in Dasia pattu of the Alutkuru korale, deceased.

Liyanage Marthelis Fernando Wickramasekera ofPetitioner. Seeduwa

Vs.

(1) Liyanage Harriet Fernando Wickmannsekera (2) ditto Vincent Fernando Wickmannsekera (3) ditto Emali Margaret Fernando Wickramasekera (4) ditto Cyril Fernando Wickramasekera, (5) ditto Noel Fernando Wickramasekera, (6) ditto George Fernando Wickramasekera, (7)• ditto Charlotte Fernando Wickramasekera, (8) ditto Andrew Fernando Wick-ramasekera, all of Seeduwa (minors), (9) ditto Cornelis Fernando of Katunavaka presently of Moderni Fernando of Katunayaka, presently at Madam-. Respondents.

THIS matter coming on for disposal before M. H. Kantawala, Esq., District Judge of Negombo, on October 8, 1931, in the presence of Mr. D. W. Samaratunga, Proctor, on the part of the petitioner; and the petition and affidavit of the said petitioner dated May 26, 1931, and May 22, 1931, respectively, having been read :

It is ordered that the said petitioner be and he is hereby declared entitled, as the husband of the above-named deceased, to have letters of administration to the said estate issued to him accordingly, unless the respondents above named or any other person or persons interested shall, on or before October 21, 1931, show sufficient cause

to the satisfaction of this court to the contrary. It is further ordered that the 9th respondent above named be appointed guardian ad litem over the minors the 1st to 8th respondents above named or any other erson or persons interested shall, on or before October 21, 1931, show sufficient cause to the satisfaction of this court to the contrary.

M. H. KANTAWALA,

October 8, 1931. District Judge. Time for showing cause extended to November 4, 1931.

> M. H. KANTAWALA, District Judge.

October 21, 1931.

October 8, 1931.

In the District Court of Kandy.

Order Nisi.

In the Matter of the Intestate Estate of D. B. Rambukwella of Rambukwella in Gampaha East in Usa Dumbara Testamentary Case No. 5,036.

kara of Abeykoon Walawwa in Rambuk-P. B. Edhi wella in Gampaha East diorestid ... Petitioner

 Abekoon Walawwa Tikiri Kumarihamy, (2) ditto
 B. Rambukwella, (3) ditto T. B. Rambukwella, (4) ditto Tikiri Kumarihamy, (5) ditto A. B. Rambuk-wella, (6) ditto Punchi Kumarihamy, all of Rambukwella aforesaid . . . Respondents.

THIS matter coming on for disposal before W. E. Barber, Esq., District Judge, Kandy, on September 14, 1931, in the presence of Mr. M. A. S. Marikar, Proctor, on the part of the petitioner, P. B. Edirisekera, also of Rambukwella ; and the affidavit of the said petitioner dated August 15, 1931, having been read :

It is ordered that the petitioner, as a son of the deceased, be and he is hereby declared entitled to have letters of administration to the estate of the deceased above named issued to him accordingly, unless the respondents 1st to 6th, all of Rambukwella, the 4th, 5th, and 6th respondents by their guardian ad litem the 1st respondent, shall, on or before October 8, 1931, show sufficient cause to the satis-faction of this court to the contrary.

W. E. BARBER, September 14, 1931. District Judge The date for showing cause against the above Order Nisi is extended to November 2, 1931.

> W. E. BARBER, District Judge.

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

In the Matter of the Last Will and Testa-Testamentary ment of Badaine Hassim Doll, deceased, Jurisdiction.

No. 7,326. THIS matter coming on fondisposal before T. W. Roberts, Esq., District Judge of falls, or September 29, 1931, in the presence of Mr. M. S. The part of the petitioner, Davi Nona of Gintota'; and the affidavit of the said petitioner dated September 28; 1931; and the affidavit of the statember 28; 1931 and the affidavit of the attesting witnesses to last will dated September 29, 1931, having been read :

It is ordered that the will of Badaine, Hassim Doll, deceased, dated August 27, 1991, marked Lr. A and now deposited in this court, be and the same is hereby declared proved, unless any person or persons concerned shall, on or before November 11, 1931, show sufficient cause to the satisfaction of this court to the contrary. It is further declared that the said petitioner is the execution mand in the said will and that she is entitled to

have probate of the same issued to her accordingly, unless any person or persons concerned shall, on or before November 11, 1931, show sufficient cause to the satisfaction of this court to the contrary.

September 29, 1931.

T. W. ROBERTS. District Judge.

In the District Court of Matara.

In the Matter of the Estate of the late Don Testamentary No. 3,709. Theadoris Samaraweera of Pallimulla, Døreased.

John Charles Saplaraweera of PallimullePlaintiff.

Uyanwatta Respondents.

THIS matter coming on for disposal before Murari Prasad, Esq., District Judge of Matara, on February 2, 1931, in the presence of Messrs. Keyneman, Proctors on the part of the petitioner above named ; sand the affidavit of the said petitioner dated February 2, 1931, having been read :

It is ordered that the petitioner above named be and he is hereby entitled, as son of the said deceased, to administer the said estate, and that letters of administration to the estate of the above-named deceased be issued to the petitioner, unless sufficient cause be shown to the contrary on March 19, 1931.

February 2, 1931.

M. PRASAD. District Judge.

Extended for November 20, 1931.

In the District Court of Matara.

Order Nisi declaring Will proved.

Testamentary In the Matter of the Last Will and Testa-Jurisdiction. In the Matter of the Last Will and Testa-ment of James Herbert Dewendra, late of

Jurisdiction. ment of James Herbert Dewendra, late of No. 3,731. Kotuwegoda, deceased. THIS matter online on for disposal before Murari Prased, Esq., District Judge of Matara, on August 27, 1931, in the presence of the Macro C. E. & C. D. Keuheman, Proctors, on the part of the neutrino Henry Alfred Dewendra of Matara; and the amuant of the said petitioner dated August 25, 1931, together with the last will dated August 7, 1931, and the affidavit of the attesting witnesses and sub-scribing notary dated August 26, 1931, here pead scribing notary dated August 26, 1931, having been read and all parties heard :

It is ordered that the will of James Herbert Dewendra, deceased, dated August 7, 1931, and now produced before this court, be and the same is hereby declared proved, unless the respondents above named or any person or persons. the respondents above named of any person or persons interested shall, on or before November 27, 1931, show sufficient cause to the satisfaction of this court to the contrary

It is further declared that the said Henry Alfred Dewendra is the executor named in the said will and that he is entitled to have probate of the same issued to him accordingly, unless the respondents above named or any person or persons interested shall, on or before November 27, 1931, show sufficient cause to the satisfaction of this. court to the contrary.

October 15, 1931.

M. PRASAD. District Judge.

In the District Court of Matara.

Order Nisi. In the Matter of the Estate of the late. Testamentary Weerasingha Aratchige Sadiris, deceased, Jurisdiction. No. 3,735. of Gyanwatta. Matchige Sinnoappu Ranasingha 6f · Uyan watta Petitioner.

(1) Ranasin Aratchige Tusana, (2) Aron Weerasinghe,

(3) Leelaratna Weerasinghe, (4) Mitchona Weerasinghe, (5) Leelasena Weerasinghe Respondents.

THIS matter coming on for disposal before Murari Prasad, Esq., District Judge of Matara, on October 3, 1931, in the presence of Mr. A. E. Buultjens on the part of the petitioner and of on the part of the respondents; and the affidavit of Ranasin Aratchige Sinnoappu, the petitioner above named, dated September 30, 1931, having been read and all the parties heard : It is ordered that the petitioner, Ranasin Aratchige Sinno Appu, be and he is hereby declared entitled, as father-in-law of the said deceased, to administer the said estate, and that the letters of administration do issue to him accordingly, unless the respondents above named or any person or persons interested shall, on or before November 30, 1931, show sufficient cause to the satisfaction of this court to the contrary. It is further declared that the satisfaction of this court is hereby appointed guardian *ad litem* over the 2nd, 3rd, 4th, 5th minor respondents, unless sufficient cause to the satisfaction of this court be shown to the contrary on or before November 30, 1931.

[~]October 3, 1931.

M. PRASAD, District Judge.

In the District Court of Jaffna.

Order Nisi.

Testamentary No. 7,850. In the Matter of the Estate of the late Parupathippillai, wife of Somasundaram of Vannarponnai East, deceased.

THIS matter coming on for disposal before D. H. Balfour, Esq., District Judge, Jaffna, on March 12, 1931, in the presence of Mr. S. Patanjali, Prootor, on the part of the petitioner; and the affidavit of the petitioner 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 be declared entitled to have letters of administration to the estate of the said intestate, unless the respondents shall appear before this court on May 4, 1931, and show cause to the contrary.

D. H. BALFOUR, District Judge.

Time extended to November 2, 1931.

In the District Court of Jaffna.

Order Nisi.

Testamentary In the Jurisdiction. Chell No. 7,870. pillai

In the Matter of the Estate of the late Chellam, wife of Appappillai Thambippillai of Moolai, who died at Kuala Mampur in the F. M. S., deceased.

Perampalam Muthalithamby of Tholpuram ... Petitioner.

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 Sinnappillai, widow of Porappalam, (2) Perampalam Ramanather, (3) Perampalam Ampalavanar, all of Tholpuram, (4) Appappillai Thambippillai of ditto, presently of Tumpat in Kelantan Respondents.

THIS matter of the petition of the above-named petitioner, praying for letters of administration to the estate of the above-named deceased, coming on for disposal before D. H. Balfour, Esq., District Judge, on April 17, 1931, in the presence of Mr. V. Nagalingam, Proctor, on the part of the petitioner; and the affidavit of the petitioner dated April 6, 1931, having been read : It is declared that the petitioner is the brother of the said intestate and is entitled to have letters of administration to the estate of the said intestate issued to him, unless the respondents or any other person shall, on or before May 29, 1931; show sufficient cause to the satisfaction of this court to the contrary.

D. H. BALFOUR, April 25, 1931. Extended to November 6, 1931.

In the District Court of Jaffra.

Testamentary In the Matter of the Estate of the late Jurisdiction. Waluppilla, Thuraiappah of Vannar-No. 7,875.

Nagaratnam, with of Waluppillai Thursiappah of Vannarponnai

THIS matter coming on for disposal before D. H. Balfour, Esq., District Judge of Jaffna, on April 24, 1931, in the presence of Mr. V. K. Gnanasundaram, Proctor, on the part of the petitioner :

It is ordered that letters of administration to the estate of the above-named deceased be granted to the petitioner, as the lawful widow of the said deceased, unless the abovenamed respondents appear before this court on July 17, 1931, and show sufficient cause to the satisfaction of this court to the contrary.

D. H. BALFOUR, District Judge. 931.

Extended for November 6, 1931.

July 1, 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. Thamotherampillai Rajah of Moolai, No. 7,955. Jaffna, who died in Tampin in the Educated Malay States, deceased. Swaminather Thesthamby of Moolai...... Petitioner.

(1) Thamotherampiliat Chinesen of Moolai, (2) Thamotherampiliat Dhevandrem of ditto, (3) Thillaiachchy, widow of Rajah of Chulipuram Respondents.

THIS matter of the petition of the petitioner above named, praying that the above-named 1st respondent be appointed guardian *ad litem* over the minor the 2nd respondent, and that letters of administration to the estate of the above-named deceased be granted to the petitioner, coming on for disposal before D. H. Balfoux, Esq., District Judge, Jaffna, on September 8, 1931, in the presence of Mr. V. Nagalingam, Proctor, on the part of the petitioner ; and the affidavit of the petitioner dated. September 2, 1931, having been read: It is ordered that the 1st respondent be appointed guardian *ad litem* over the minor the 2nd respondent, and that letters of administration to the estate of the above-named deceased be granted to the petitioner, unless the respondents shall appear before the court on or before October 16, 1931, and show sufficient cause to the satisfaction of this court to the contrary.

S. RODRIGO, October 6, 1931. Additional District Judge, Extended to November 13, 1931.

In the District Court of Jaffna.

Order Nisi.

Testamentary In the Matter of the Estate of the late Jurisdiction. Neelar Nagamuttu of Kananavai South, No. 7,906.

(1) Valli Valattiar and (2) wife, Theivanai, both of Kananavai South

July 3, 1931. Extended till November 6, 1931. D. H. BALFOUR, District Judge.

District

In the District Court of Mannar.

Order Nisi.

Testamentary In the Matter of the Estate of Meerasaibo Jurisdiction. Matharusaibo, late of Puthukudiyiruppu in Mannar East, deceased. No. 459.

Matharusubo Mechasa of Puthukudiyiruppu. . Petitioner. saibo

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(1) Sellamma, widow of Matharusaibo (2) Matharusaibo Mohamado Caseen, (3) Matharusaibo Mohamadali, (4) Matharusaibo Sahul Hagneedu, (5) Matharusaibo Meinamohamadosaibo, (6) Matharusaibo Mohaia-Meinamohamadosaibo, (6) âll of Puthukudiyideen Kappudayar, ruppu ...

THIS matter of the petition of Matharusaibo Meerasaibo, praying for letters of administration to the estate of the praying for letters of administration to the estate of the above-named deceased, Meerasaibo Matharusaibo, coming on for disposal before R. M. Davies, Esq., District Judge, on October 22, 1931, in the presence of Mr. S. Anantham, Proctor, on the part of the petitioner; and the affidavit of the petitioner dated October 19, 1931, having been read: It is declared that the petitioner is one of the heirs of the said intestate and is entitled to have letters of administration to the sector of the said intestate letters of administration to the estate of the said intestate issued to him, unless the respondents or any other person shall, on or before November 23, 1931, show sufficient cause to the satisfaction of this court to the contrary.

It is further ordered that the 1st respondent be appointed guardian ad litem of the 6th respondent for the purpose of representing him in these proceedings, unless the respond-ents above named shall, on or before the said date, show sufficient cause to the satisfaction of this court to the contrary.

October 22, 1931.	Pistrict Judge.
· · · · · · · · · · · · · · · · · · ·	<u>*</u>
In the District C	ourt of Batticaloa.

Order Nisi. .

Testamentary In the Matter of the Estate of the late Kunchitamby Marimuttu of Morokotan-Jurisdiction. No. 370. chenai, deceased.

Kanapatkipillar Annapakiam, widow of the late Kunchitamby Marimutu, pretently of Chilaw, by her attorney Velocitationer.

(1) Marimuttu Suvaranamany, (2) ditto Thirunavukarasu, (3) ditto Thillanayagam, all of Chilaw, (4) Velupillai Rasappah of Morokotanchenai . . Respondents.

THIS matter coming on for disposal before James Joseph, Esq., District Judge of Batticaloa, on September 16, 1931, in the presence of Messrs. Tambyrajah & Stephens, Proctors, on the part of the petitioner above named; and her affidavit dated September 9, 1931, having been read :

It is ordered that the 4th respondent be and he is hereby appointed guardian ad litem over the minors the 1st, 2nd, and 3rd respondents for the purpose of these testamentary proceedings.

It is further ordered that the petitioner be and she is hereby declared entitled, as the widow of the deceased, to have letters of administration to the estate of the abovenamed deceased issued to her, unless the respondents or any other person or persons interested shall, on or before October 20, 1931, show sufficient cause to the satisfaction of this court to the contrary.

September 30, 1931.

G. N. TISSAVERASINGHE, District Judge.

Extended and reissued for November 10, 1931.

October 27, 1931.

JAMES JOSEPH, District Judge. In the District Court of Chilaw. Order Nisi.

Testamentary the Matter of the Intestate Estate of In Warnaculasuria Robertu Fernando of Jurisdiction. No. 2,066. Weehena, deceased.

Fernando of Weeheng Petitioner. Warnaculasuria 2 · Ve

) Warnaculasuria Weograf Fornando of Weehena, (2) Warnaculasuria Evalaly Fernando of Pamunu-goma, (3) Warnaculasuria Herbert Fernando, (4) Warnaculasuria Winifred Fernando, both of Wee-(1) Warnaculasur hena Respondents.

THIS matter coming on for disposal before R. F. Dias, Esq., District Judge of Chilaw, on September 11, 1931, in the presence of Mr. C. V. M. Pandittesekere, Proctor of the firm of Messrs. Cooke & Pandittesekere, Proctors, on the part of the petitioner; and the affidavit of the said petitioner dated September 11, 1931, having been read :

It is ordered that the 3rd respondent be and he is hereby appointed guardian *ad litem* of the 4th respondent who is a minor, and the petitioner be and she is hereby declared entitled, as husband of the said deceased, to administer his estate, and that letters of administration do issue to her accordingly, unless the above-named respondents or any other person or persons shall, on or before November 13, 1931, show sufficient cause to the satisfacton of this court to the contrary.

R. F. DIAS. September 17, 1931. District Judge. •

In the District Court of Anuradhapura.

Order Nisi.

In the Matter of the Intestate Estate of Pusbage No. 418. Ukku of Alankulama in Anuradhapura.

Bodiyavedage Tikira of Alankulama Petitioner. 1 Vs. (1)

THIS matter coming on for disposal before J. N. Vetha-vanam, Esq., District Judge of Aniaradhapura, in the presence of Mr. A. Sivacolundu; Proctor, on the part of the petitioner; and his affidavit and petition dated July 22, 1931, having been read: It is ordered and declared that the petitioner, as the step-son of the deceased, Ukku above named, is entitled to have letters of administration issued to him, unless the respondents above named or any other person or persons interested in the matter shall, on or before October 15, 1931, show cause to the satis-faction of this court to the contrary. Time extended to November 9, 1931.

July 22, 1931.

J. N. VETHAVANAM. District Judge.

District Judge.

1.11.3.1

In the District Court of Avissawella.

In the Matter of the Intestate Estate of Testamentary Jurisdiction. Appuhamy of Goma-Maniyangamage Juwa, deceased. No. 181/G157.

Maniyangamage Witham Singho of Gomaduwa. . Petitioner. And) Maniyanagamag John (http://www.alice.com/ Nona (minor), (2) ditto Podi Jamine (minor), (4) ditto Gunapala Jayasinghe (minor) by their guardian (1)ad litem (5) Patirennehelage Mary Nona, all of Gomaduwa Respondents.

THIS matter coming on for disposal before Waldo Sansoni, Esq., District Judge of Avissa wella, on October 22, 1931, in the presence of Messrs. de Jacolyn and Jacolyn, Proctors, on the part of the petitioner above named; and the affidavit of the petitioner dated October 22, 1931, having been read :

It is ordered that the petitioner above named be and he is hereby declared entitled, as the eldest son of the above-named deceased, to have letters of administration to his estate issued to him, unless the respondents above named or any other person or persons interested shall, on or before November 13, 1931, show sufficient cause to the satisfaction of this court to the contrary. W. SANSONI,

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October 22, 1931.

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