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PART II.-LEGAL.

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

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PASSED ORDINANCES.

Ordinance enacted by the Governor of Ceylon, with the advice and consent of the State Council thereof.

No. 48 of 1946.

L. D.-O. 45/44

An Ordinance to amend the Agricultural Produce Agents (Registration) Ordinance, No. 28 of 1941.

J. C. HOWARD.

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

- This Ordinance may be cited as the Agricultural Produce Agents (Registration) Amendment Ordinance, No. 48 of 1946.
- 2. Section 6A of the Agricultural Produce Agents (Registration) Ordinance, No. 28 of 1941, is hereby amended
 - (1) in paragraph (a) of sub-section (4) thereof-
 - (a) by the substitution, for the words "the amount",
 - (a) by the substitution, for the words "the amount", of the words "the amount, not exceeding one thousand five hundred rupees,"; and
 (b) by the substitution, for the words "such amount", of the words "the amount so prescribed"; and
 - (2) by the insertion, immediately after sub-section (4), of the following new sub-section:-
 - "(5) Any person aggrieved by an order of the Registrar or an Assistant Registrar under sub-section (1) to furnish security may appeal against such order to the Minister; and the decision of the Minister on any such appeal shall be final and conclusive. Every such appeal shall be preferred within such time and in such manner as may be prescribed in the case of appeals to the Minister under section 26.

Passed in Council the Twenty-ninth day of October, One thousand Nine hundred and Forty-six.

> D. C. R. GUNAWARDANA, Clerk of the Council.

Assented to by His Excellency the Officer Administering the Government, the Twenty-first day of November, One thousand Nine hundred and Forty-six.

> C. H. HARTWELL, Secretary to the Governor.

Short title.

Amendment of section 6A of Ordinance No. 28 of 1941. Ordinance enacted by the Governor of Ceylon, with the advice and consent of the State Council thereof.

No. 49 of 1946.

L. D.-O. 13/46

An Ordinance to amend the Rubber (New-planting) Ordinance, No. 38 of 1938.

J. C. HOWARD.

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

Short title.

1. This Ordinance may be cited as the Rubber (New-planting) (Amendment) Ordinance, No. 49 of 1946.

Amendment of section 5 of Ordinance No. 38 of 1938

- 2. Section 5 of the Rubber (New-planting) Ordinance, No. 38 of 1938, is hereby amended by the addition, at the end thereof, of the following:—
 - "After the completion of the allocation of the aforesaid area and of any area added thereto by or under any other law for the time being in force, any further area that it may be necessary to make available for the exercise of new-planting rights and the period during which such further area is to be allocated may be determined from time to time by the Executive Committee and set out in a notification in the Gazette; and during any period specified in any such notification the total area in respect of which permits are issued shall not exceed the area specified in such notification."

Passed in Council the Twenty-ninth day of October, One thousand Nine hundred and Forty-six.

D. C. R. Gunawardana, Clerk of the Council.

Assented to by His Excellency the Officer Administering the Government, the Twenty-first day of November, One thousand Nine hundred and Forty-six.

C. H. HARTWELL, Secretary to the Governor.

Ordinance enacted by the Governor of Ceylon, with the advice and consent of the State Council thereof.

No. 50 of 1946.

L. D.-O. 39/42-M./L. A.-B.A. 463A.

An Ordinance to amend the Rent Restriction Ordinance, No. 60 of 1942.

J. C. HOWARD.

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

Short title.

1. This Ordinance may be cited as the Rent Restriction (Amendment) Ordinance, No. 50 of 1946.

Replacement of section 18 of Ordinance No. 60 of 1942. 2. Section 18 of the Rent Restriction Ordinance, No. 60 of 1942, is hereby repealed and the following section substituted therefor:—

Duration of Ordinance.

18. This Ordinance shall cease to be in operation on the thirty-first day of December, 1947.

Passed in Council the Twenty-ninth day of October, One thousand Nine hundred and Forty-six.

D. C. R. GUNAWARDANA, Clerk of the Council.

Assented to by His Excellency the Officer Administering the Government, the Twenty-first day of November, One thousand Nine hundred and Forty-six.

C. H. HARTWELL, Secretary to the Governor. Ordinance enacted by the Governor of Ceylon, with the advice and consent of the State Council thereof.

No. 52 of 1946.

L.D.-O. 42/46.

4/7/27 (FSO)

An Ordinance to amend the Income Tax Ordinance.

J. C. HOWARD

BE 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 Income Tax (Amendment) Ordinance, No. 52 of 1946.

Short title.

(1) Section 7 of the Income Tax Ordinance (hereinafter referred to as "the principal Ordinance") is hereby amended as follows :-

Amendment of section 7 of Chapter 188.

- (a) in sub-section (1) of that section-
 - (i) by the insertion, immediately after paragraph (j), of the following new paragraph:
 - "(jj) such emoluments and income as may be exempted from time to time by Order made under sub-section (3);"; and
 - made under sub-section (3);"; and (ii) by the substitution, for the words "in this sub-section," at the end of that sub-section, of the words "In this sub-section and in subsection (3), "; and
- (b) by the insertion, immediately after sub-section (2) of that section, of the following new sub-section:-
 - "(3) The Governor may, by Order published in the Gazette, exempt from the tax the official emoluments, and any income not arising in or derived from Ceylon, of any Trade Commissioner appointed to Ceylon by the Government of any part of his Majesty's dominions outside Ceylon, and of any persons on the staff of any such Commissioner.

In any such Order the Governor may

- (a) prescribe the conditions subject to which
- the exemption is granted;
 (b) specify either by name or by office the persons whose emoluments and income are so exempted; or
- (c) limit the exemption to any income derived from any particular source.".
- (2) An Order under the new sub-section (3) inserted in section 7 of the principal Ordinance by sub-section (1) of this section, shall, if so expressed, be deemed to have had effect from such date prior to the commencement of this Ordinance as may be specified by the Governor in the Order.

Passed in Council the Twenty-ninth day of October, One thousand Nine hundred and Forty-six.

> D. C. R. GUNAWARDANA, Clerk of the Council.

Assented to by His Excellency the Officer Administering the Government, the Twenty-second day of November, One thousand Nine hundred and Forty-six.

> C. H. HARTWELL, Secretary to the Governor.

DRAFT ORDINANCES.

MINUTE.

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

of 1946.

An Ordinance to amend the Interpretation Ordinance.

BE it enacted by the Governor of Ceylon, with the advice

Chapter 2. (Vol. 1, p. 11).

and consent of the State Council thereof, as follows:-

1. This Ordinance may be cited as the Interpretation

Short title. 3

2. Section 2 of the Interpretation Ordinance (hereinafter referred to as the "principal Ordinance"), is hereby amended in paragraph (v), by the substitution, for the words "or any part thereof,", of the words "or any part thereof, and the Minter or Parisms"

(Amendment) Ordinance, No.

Minutes on Pensions,"

Amendment of ection 2 of Chapter 2.

Retrospective effect.

3. The amendment made in the principal Ordinance by this Ordinance shall be deemed for all purposes to have had effect on the date on which the principal Ordinance came into operation.

Objects and Reasons.

In order to resolve doubts that have arisen and to facilitate the application of certain sections of the Ceylon (Constitution) Order in Council, 1946, it is necessary to amend the definition of "written law" in the Interpretation Ordinance so as to include in that definition the Minutes on Pensions issued by the Governor from time to time. This Bill, accordingly, provides for such amendment.

Colombo, November 21, 1946.

ALAN ROSE, Legal Secretary.

DISTRICT AND MINOR COURTS NOTICES.

The Rural Courts Ordinance, No. 12 of 1945.

IT is hereby notified under section 19 (2) of the Rural Courts Ordinance (No. 12 of 1945), that the Rural Courts specified in Column I of the Schedule hereto have, with the approval of the District Judge, Avissawella, set apart the buildings specified in Column II, of that Schedule as their respective Court-houses.

Avissawella, November 21, 1946,

C. X. MARTYN, District Judge.

Schedule.

Column 1.

Column IT.

Rural Court esta-1. The blished in the Divisional Revenue Officer's Divi-sion of Dehigampal Korale and Lower Bulatgama.

(a) Provincial Road Committee Circuit Bungalow situated on the land called Weralugolla at Bulathkohupitiya and bounded as follows:

North . Weralugolle Rubber

watta.
East: BulathkohupitiyaKegalle high road.
South and West. Weralugolle-

(b) Building situated on the land celled Gansabawa-watta at Ruwanwella and bounded as follows :-

> North: Ruwanwella Rest-house land.

East: Road leading to Ruwan-wella Rest-house. South: Wire fence of Village Committee premises

West: Karawanella-Glenella road.

2. The Rural Court established in the Divisional Revenue Officer's Division of Atulugam and Panawal Korales.

(a) Building situated on the land called Atumunne Kurahanwatta at Dehiowita and bounded as

> North and South: Property of R. F. Perera and others. East: Colombo-Ginigathhena

Public Works Department road.

West: Avissawella-Yatiyantota old Railway line.

(b) Panawal and Atulugam Korales
Village Committee building
situated on the land called
Mahgawatta at Deraniyagala
and bounded as follows:—

North: Maligatenna Rubber estate.

Esstate.
Esst : Bepekande Maha-oya.
South : Part of the Mahgatenna Rubber estate.
West : Deraniyagala Government School garden.

NOTICES OF INSOLVENCY.

In the District Court of Colombo.

In the Matter of the Insolvency of Imbulana Badalge Carolishamy of Emberaluwa m Meda battu of Siyane korale, msolvent. Insolvency. No. 5,658.

NOTICE is hereby given that a special meeting of the creditors of the above-named insolvent will take place at the sitting of this court on December 20, 1946, at 10.45 in the forenoon, for the approval of the conditions of sale of Mr. K. G. Edmund, Auctioneer, filed in court on November 26, 1946.

By order of court, M. N. Pieris, District Court, Colombo, November 26, 1946.

In the District Court of Colombo.

Insolvency. No. 5,702. In the Matter of the Insolvency of Justin Tudor de Mel of Mount road, Moratuwa, insolvent.

NOTICE is hereby given that a meeting of the creditors of the above-named insolvent; will take place at the sitting of this court at 10 45 in the foreitoon on December 6, 1946, for the examination of the insolvent.

By order of court M. N. Pierre.

October 29, 1946.

By order of court, M. N. Pieris,

In the District Court of Colombo.

In the Matter of the Insolvency of L B. Goone-tilleke of Kotuwegoda, Rajagiriya, insolvent. No. 5,720. Insolvency

WHEREAS the allove named L. B. Goonetilleke has filed a declaration of msolvency, and a petition for the sequestration of his estate thas also been filed by W. Don Noris Seneviratne of Wattala, under the Ordinance No. 7 of 1853: Notice is hereby given that the said court has adjudged the said L. B. Goonetilleke insolvent accordingly, and that two public sittings of the court, to wit, on December 20, 1945, and on January 24, 1947, 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. hereby required to take notice.

November 20, 1946

By order of court, M. N. PIERIS, Secretary.

In the District Court of Colombo.

In the Matter of the insolvency of George Renzie Cassinus Gregory, of 260, Skinners road north. Colombo, insolvent No. 5,721. Insolvency.

WHEREAS the above-named George Renzie Cassinus Gregory WHEREAS the above-named George Renzie Cassinus Gregory has filed a declaration of insolvency, and a petition for the sequestration of his estate has also been filed by Shelton Peter Maurice Alexander of 258, Skinners road aforesaid, under the Ordmance No. 7 of 1853: Notice is hereby given that the said court has adjudged the said George Renzie Cassinus Gregory insolvent accordingly, and that two public sittings of the court, to wit, on December 20, 1946, and on January 24, 1947, will take place for the said insolvent to surrender and conform to, agreeably to the provisaid 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

November 26, 1946.

By order of court, M N. PIERIS.

In the District Court of Kandy.

No. I. 124. In the matter of the insolvency of Gabada Mudalige

Don Aron Perera of 160. Trincomalee street.

Kandy.

NOTICE is hereby given that a meeting of the creditors of the above-named insolvent will take place at the sitting of this court on January 28, 1947, for the examination of the above-named insolvent.

By order of court, T. J. M. FERNANDO, November 26, 1946.

NOTICES OF FISCALS' SALES.

Western Province. In the District court of Negombo

Seeyanna Vuna Rawanna Mana Ramasamy Chettiyar of Negombo Plain No. 13,880. Plaintiff.

M. P. Ramanathan of 230, Main street. Negombo.... Defendant NOTICE is hereby given that of Saturday, December 21, 1946, at 10 o'clock in the forenoon will be sold by public auction at the premises the right, title, and interest of the said defendant in the following property, for the recovery of the sum of Rs. 1,250. with interest on Rs. 1,250 at the rate of 5 per cent. per annum from October 18, 1946, till payment in full and poundage, viz.:—

The land called Ambagahawatta bearing assessment Nos. 329, 330 and 331, situated at 2nd Hunupitya within the Urban Council limits of Negombo, in the District of Negombo, Western Province; bounded on the north and east by lot B 2, south by land formerly of Kiriya and now of H. Agnesiahamy, west by lot A 1 of this land and north-west by the high road, containing in extent within these boundaries 34.5 perches together with the buildings and plantations standing thereon. Registered A 120/70.

Deputy Fiscal's Office, Negombo, November 23, 1946.

I. L. M. SHERIFF, Deputy Fiscal.

Northern Province.

In the District Court of Jaffna.

(1) Nagamuttu Chellappah of Madduvil North, (2) Ramalingam Sandrasegaram of Madduvil South, and 3 others Petitioners. others Vs. No. 9,912.

NOTICE is hereby given that on Friday, December 20, 1946, at 3 o'clock in the afternoon, will be sold by public auction at the premises the right, title, and interest of the said 2nd petitioner in the following property for the recovery of the sum of Rs. 501 53 and poundage and charges, viz. .-

All that piece of land with its appurtenances situated at Madduvil South in Chavakachcheri parish, Thenmaradchy division of the Jaffna District, Northern Province, called Muthaliyaddy, in extent 7 lachams varagu culture, with house, "thalai-vasal", well, and cultivated and spontaneous plantations; bounded on the east by Sinnammah, widow of Kanapathippillai, north by lane, west by lane, and south by Nagamuttu Sivaguru

Fiscal's Office, Jaffna, November 25, 1946

S. M HUSAINTAMBY. for Fiscal.

Eastern Province.

In the District Court of Batticaloa.

Ahamadulevve Mohamadu Abdul Careem of Oddamavady. . Plaintiff.

•Defendant مُدَّدُّنِي

in extent north to south towards the east 11½ fathoms, towards the west 14 fathoms, and on the east to west 22½ fathoms the entire property with boutique rooms, store rooms, well, coconut trees, produce and rights.

Fiscal's Office, Batticaloa, November 23, 1946.

J. W. VALLIPURAM,

Province of Sabaragamuwa.

In the District Court of Ratnapura.

Wipulasuriyage Karunasena of Udagama in Pinnawela : Plaintiff. Vs.No, 7,953.

Lenaduwa Lokuge Appuhamy of Morahela' NOTICE is hereby given that on Thursday, January 16, 1947, at 11 o'clock in the forenoon, will be sold by public auction at the premises the right, title, and interest of the said defendant in the following property, for the recovery of Rs. 2,081-76 with interest on Rs. 1,600 at 10 per cent. per annum from November 1, 1945, till January 15, 1946, and thereafter at 9 per cent. per annum on the aggregate amount till payment in full and costs Rs. 215-06,

All that the land called and known as Kurukosgahalangahena together with all the plantations standing thereon inclusive of the tea plantation registered under No. SY. 321, under the Tea Control Ordinance and together with the two tiled houses and other buildings standing, thereon, situate at Morahela in the Uduwaggam pattu of Kadawata korale in the District of Ratnapura of the Province of Sabaragamuwa; and bounded on the north by Kurukosgahalanga Idama, now planted in tea and belonging to Wagapitiya Vitharamalage Siriwardenahamy, on the east by ditch in the eastern side of Iskolewatta, on the south by former Gansabhawa road now D. R. C. road and the high road leading to Pinnawela, west by ditch (agala) and Rukkettanagaha adjoning Bilingahawatta belonging to Siriwardenahamy; and containing in extent three kurumes of kurakkan sowing more or less and registered in D 28/51.

Fiscal's Office, Ratnapura. November 25, 1946.

A. B. KARALLIADDE. Additional Deputy Fiscal.

NOTICES IN TESTAMENTARY ACTIONS.

In the District Court of Colombo

 ${\it Order\ Nisi}.$

In the Matter of the Intestate Estate of the late Sinnatamby Sandresegaram of Green path, Kohuwala, deceased. Testamentary

No. 12,152. Kohuwala, deceased.

Saraswathy Sendrasegaram of Green path, Kohuwala . Petitioner. Vs.

Vs.

Thilaimuttu Sinnatamby of Soma Villa, Manipay ... Respondent.

THIS matter coming on for disposal before V. L. St. Clair Swan, Esq., Additional District Judge of Colombo, on November 8, 1946, in the presence of Mr. S. Somanathan, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated September 9, 1946, having been read:

It is ordered that the petitioner above named be and she is hereby declared entitled, as the widow of the deceased, to have letters of administration to the estate of the said deceased issued to her accordingly, unless the respondent above named or any other person or persons interested shall, on or before January 16, 1947, show sufficient cause to the satisfaction of this court to the contrary.

November 21, 1946.

S. C. Swan, Additional District Judge

In the District Court of Colombo.

Order Absolute.

In the matter of the Last Will and Testament of Testamentary Rupasinghe Aratchige John Herath Perera of Nedimale in the Palle pattu of Salpiti korale, Jurisdiction. No. 12,178.

Pallage Marthma de Silva Hamme of Nedimale in the Palle pattu of Salpıtı korale aforesaid Petitioner

THIS matter coming on for final determination before N. Sfine-tamby, Esq., Additional District Judge of Colombo, on October 21, 1946, in the presence of Mr. B. J. St. V. Perera, Proctor, on the part of the petitioner above named; and the affidavit of (1) the petitioner dated October 14, 1946, (2) the attesting Notary Public dated October 15, 1946, and (3) the attesting witness dated October 15, 1946, and (3)

October 15, 1946, and (3) the attesteing witness dated October 15, 1946, having been read.

It is ordered that the last will and testament No. 1,305 of Rupasinghe Aratchige John Herath Perera, deceased, above named and attested by C. E. Dias Dissanayake, Notary Public, on September 25, 1934, the original of which has been produced and is now deposited in this court be and the same is hereby declared proved. It is further ordered that the petitioner is the executrix named in the said will and she is hereby declared entitled to have probate thereof issued to her accordingly on her taking the usual oath and tendering security.

tendering security.

November 19, 1946.

N. SINNETAMBY, Additional District Judge.

In the District Court of Colombo.

Order Nisi.

Testamentary In the Matter of the Intestate Estate of the late Galhenage Premawathe Perera Jayasooriya nee de Alwis of Suriya Niwasa, Talahena, Talangama. No. 12,180.

Walter Perera Jayasooriya of Suriya Niwasa, Talahena, And Petitioner. Talangama

(1) Chandraseehe Manel Perera Jayasooriya, (2) Nandaseehe Waisaka Perera Jayasooriya, (3) Rajah Bandu Perera Jayasooriya, the 1st, 2nd, and 3rd respondents minors, appearing by their guardian ad litem (4) Kiribathtuduwage Johana Perera, all of Suriya Niwasa, Talahena, Talangama. Respondents

THIS action coming on for disposal before N. Sinnetamby, Esq., Additional District Judge of Colombo, on October 23, 1946, in the presence of Mr. A. R. M. Razeen, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated

October 21, 1946, having been read:

It is ordered that the 4th respondent above named be and she is hereby declared appointed guardian ad litem over the minors, the 1st, 2nd, and 3rd respondents above named, and the petitioner above named be and he is hereby declared entitled, as the widower of the deceased, to have letters of administration to the estate of the said deceased issued to him accordingly, unless the respondents above named or any person or persons interested shall, on or before December 5, 1946, show sufficient cause to the satisfaction of this court to the contrary.

November 20, 1946.

N. SINNETAMBY, Additional District Judge.

In the District Court of Colombo. Order Nisi.

In the Matter of the Intestate Estate of the late Thai Lebbe Marikar Pathu Umma of 105, Messenger street, Colombo. Testamentary No. 12,181

M. Y. Aboo Sally of 176, Piachauds lane, Colombo ... Petitioner. Vs.

(1) M. L. M. Mohamed Yoosoof, (2) M. Y. Noorul Hidayar both of 176, Piachauds lane, Colombo Respondents.

THIS matter coming on for disposal before N. Sinnetamby, Esq., Additional District Judge of Colombo, on October 23, 1946, in the presence of Mr. A. R. M. Razeen, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated October 19, 1946, having been read:

It is ordered that the petitioner above named be and he is hereby leclared entitled, as the son of the deceased, to have letters of administration to the estate of the said deceased issued to him accordingly, unless the respondents above named or any person or persons interested shall, on or before December 5, 1946, show sufficient cause to the satisfaction of this court to the contrary.

November 20, 1946.

N. SINNETAMBY, Additional District Judge.

In the District Court of Colombo.

Order Nisi.

Testamentary In the Matter of the Intestate estate of the late Kuruwita Arachchigo Mudianse of Siyambalawa. Jurisdiction

No. 12,182. Deceased.
Howarallage Wimaltwishie of Siyambalawela Petitioner.

Vs.

(1) Kuruwita Arachchigo Amita Dayanganie, a minor appearing by her guardian and titem, (2) Kuruwita Arachchige Peter Appuhamy of Imbulana Respondents.

her accordingly, unless the respondents above named or any person or persons interested shall, on or before December 5, 1946, show sufficient cause to the satisfaction of this court to the contrary.

November 4, 1946.

N. SINNETAMBY Additional District Judge.

In the District Court of Colombo.

Order Nisi.

Order Nisi.

Testamontary
Jurisdiction.

In the Matter of the Intestate Estate of Bentotage,
Jurisdiction.

No. 12,188 N.T.

Wellawatta in the Island of Ceylon, deceased.

Devapurage Rams aliast Vincent Fernando of 63, Vihare
lane, Wellawatta, Golombo

(2) Devapurage of Galle road, Wellawatta,
Colombo, (2) Devapurage of Julin Fernando of 30, Vihare
lane, Wellawatta, Colombo

THIS matter coming on for disposal before V. L. St. C. SwanEsq., Additional District Judge of Colombo, on October 28, 1946, in
the presence of Mr. Offford Trevor de Saram, Proctor, on the part of
the petitioner above named; and the affidavit of the said petitioner
dated October 18, 1946, having been read:

It is ordered that the petitioner above named be and he is hereby

It is ordered that the petitioner above named be and he is hereby declared entitled, as the son and one of the heirs and next of kin of the deceased, to have letters of administration to the estate of the said deceased issued to him accordingly, unless the respondents above named or any person or persons interested shall, on or before December 12, 1946, show sufficient cause to the satisfaction of this court to the contrary. court to the contrary.

Colombo, November 21, 1946.

N. SINNETAMBY Additional District Judge.

In the District Court of Colombo.

Order Nisi.

Testamentary In the Matter of the Intestate Estate of the late Jurisdiction. No. 12,190.

In the Matter of the Intestate Estate of the late Gunewardene of Rippleworth, Ambalangoda, deceased.

No. 12;190. Ambalangoda, deceased.

Roland Douglas Gunewardene of Rippleworth, Ambalangoda Petitioner.

Vs.

(1) George Lionel Gunewardene, (2) Nita Constance Gunewardene, (3) Rene Daisy Gunewardene, all of Rippleworth, Ambalangoda Respondents

THIS matter coming on for disposal before V. L. St. Clar Swan, Additional District Judge of Colombo, on October 29, 1946, in the presence of Mr. C. E. A. Goonesekera, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated October 16, 1946, having been read:

It is ordered that the petitioner above named be and he is hereby declared entitled, as the eldest son of the deceased, to have letters of administration to the estate of the said deceased issued to him accordingly, unless the respondents above named or any person or

accordingly, unless the respondents above named or any person or persons interested shall, on or before December 12, 1946, show sufficient cause to the satisfaction of this court to the contrary.

> N. SINNETAMBY, Additional District Judge.

In the District Court of Colombo.

Order Absolute.

Jurisdiction.

No. 12,196.

No.

THIS matter offung on for final determination before S. C. Swan, Esq., Additional District Judge of Colombo, on November 14, 1946, in the presence of Mr. S. Ratnakaram, Proctor, on the part of the petitioners above named; and the affidavit of (1) the petitioners dated October 24 and 29, 1946, (2) the attesting Notary Public and witness to the last will and dated November 1, 1946, and

Public and witness to the last will and dated November 1, 1946, and (3) the attesting Notary Public and witness to the Codicil and dated October 30, 1946, haiving been read:

It is ordered that the last will No. 2,819 attested by John Wilson, Notary Public, on February 25, 1940, and the Codicil No. 1,500 attested by S. Ratnakaram, Notary Public, on July 29, 1943, made by Mahadeva Meenamba and Suppramaniam Mahadeva, the deceased above named, the originals of which have been produced and are deposited in this court be and they are hereby declared proved. It is further ordered that the petitioners are the executors named in the said Codicil No. 1,500 and they are hereby declared entitled to have probate thereof issued to them accordingly on their taking the usual oath and tendering security.

N. SINNETAMBY. N. SINNETAMBY,
November 19, 1946. Additional District Judge.

In the District Court of Colombo.

Order Nist.

Testamentary In the Matter of the Last Will and Testament of the late Hettiaratchige James Francis Rodrigo of Kelaniya, deceased.

THIS matter coming on for disposal before N. Sinnetamby, Esq.,

THIS matter coming on for disposal before N. Sinnetamby, Esq., Additional District Judge of Colombo, on November 8, 1946, in the presence of Mr. N. Balasundaram, Proctor, on the part of the petioner above named and the affidavit of the said petitioner dated November 8, 1946, the affidavitili of the attesting notary and one of the witnesses dated November 8, 1946, having been read:

It is ordered that the last will and testament of Hettiaratchige James Francis Rodrigo, the deceased above named, the original of which has been produced and is now deposited in this court be and the same is hereby declared proved, and the petitioner above named be and she is hereby declared entitled, as the widow of the deceased, to have letters of administration with the will annexed to the estate of the said deceased issued to her accordingly, unless the respondents above named or any person or persons interested shall, on or before January 23, 1947, show sufficient cause to the satisfaction of this court to the contrary.

November 23, 1946.

N. SINNETAMBY. Additional District Judge.

In the District Court of Colombo.

Notice of Application.

Testamentary Jurisdiction.

In the Matter of the Holograph Last Will and Testament or Trust Disposition and Settlement and Codicil of Christina Anne Gordon of West Park, Elgin, Morayshire, Scotland, spinster,

Jurisdiction.

No. 12,235.

Park, Elgin, Morayshire, Scotland, spinster, deceased.

And

In the Matter of the British Courts Probates (Reseasing) Ordinance (Chapter 84).

NOTICE is hereby given that after the expiry of fourteen days from the date hereof, application will be made to the District Court of Colombo under the British Courts Probates (Re-sealing) Ordinance (Chapter 84) for the sealing of the confirmation of the holograph will and codicil of Christina Anne Gordon of West Park, Elgin, Morayshire, Scotland, spinster, deceased, granted by the Sheriff Court of the Commissariot of the Courts of Elgin on April 26, 1946. April 26, 1946.

F. J. & G. DE SARAM,
Proctors for Brigadier-General John Lewis
Randolph Gordon, the executor named in the

Colombo, November 29, 1946.

November 20, 1946.

In the District Court of Colombo.

Notice of Application.

Testamentary Jurisdiction. No. 12,236.

In the Matter of the Last Will and Testament of Lilian Fanny Payne-Gallwey of Askham, Bryan Hall, Askham, Bryan, in the County of York, England, spinster, deceased.

And

In the Matter of the British Courts Probates (Re-sealing) Ordinance (Chapter 84).

NOTICE is hereby given that after the expiry of fourteen days from the date hereof, application will be made to the District Court of Colombo, under the British Courts Probates (Re-sealing) Ordinance (Chapter 84) for the sealing of the letters of administration (with will annexed) of Lihan Fanny Payne-Gallwey of Askham, Bryan Hall, Askham, Bryan, in the Cuntry, of York, England, spinster, deceased, granted by the District Probate Registry at York of His Majesty's High Court of Justice in England on Avenue 24, 1046 August 24, 1946.

P. R. SITTAMPALAM,
Proctor for Edith Caroline Payne-Gallwey, the
residuary legatec and devisee named in the will
of Lilian Fanny Payne-Gallwey, deceased c/o
Messrs. F. J. & G. de Saram, Proctors, Colombo.
Colombo, November, 29, 1946.

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

Testamentary Jurisdiction No. T. 605.

In the Matter of the Last Will and Testament of Game Gurunanselagegedara Uduma Lebbe's son, Mahamoodu Lebbe, deceased, of Arambepola m Udagampaha of Harispattu.

Udagampaha of Harispattu.

THIS matter coming on for disposal before H. A. de Silva, Esq., District Judge, Kandy, on July 16, 1946, in the presence of Mr. M. A. Latiff, Proctor, on the part of the petitioner, Game Gurunnanselagegedara Mahamoodu Lebbe's son, Seyadu Ahamadu of Arambepola; and the affidavit of the said petitioner dated July 16, 1946, and of the attesting witnesses dated April 10, 1946, and July 16, 1946, having been read:

It is ordered that the last will of the above-named deceased dated September 4. 1926, and now deposited in this court be and the same

It is ordered that the last will of the above-named deceased dated September 4, 1926, and now deposited m this court be and the same is hereby declared proved, unless any person or persons interested shall, on or before September 9, 1946, show sufficient cause to the satisfaction of this court to the contrary.

It is further declared that the said petitioner is the executor in the said will, and that he is entitled to have probate of the same issued him accordingly, unless any person or persons interested shall, on or before the said date show sufficient cause to the satisfaction of this court to the contrary.

July 16, 1946.

H. A. DE SILVA, District Judge.

The date for showing cause is extended to October 17, 1946.

September 9, 1946.

W. R. DE SILVA Additional District Judge.

The date for showing cause is extended to November 14, 1946.

W. R. DE SILVA, Additional District Judge.

The date for showing cause is extended to December 16, 1946.

November 14, 1946.

W. R. DE SILVA Additional District Judge.

In the District Court of Kandy.

Order Nisi.

In the Matter of the Intestate Estate of Nana Kuna Ana Runa Kuppan Chettiar of Venthan-patti in Pudukottai State, South India, deceased Testamentary Jurisdiction. No. T. 633.

No. T. 633. patti in Pudukottai State, South India, deceased THIS matter coming on for disposal before H. A. de Silva, Esq., District Judge, Kandy, on November 6, 1946, in the presence of Messrs. Coomaraswamy & Vijayaratnam, Proctors, on the part of the petitioner, Ramaie Atchi alias Sinnammal Atchi, presently of Ambagamuwa road, Gampola; and the affidavit of the said petitioner dated November 4, 1946, having been read:

It is ordered that the petitioner be and she is hereby declared entitled, as the widow of the above-named deceased, to have letters of administration to the estate of the above-named deceased issued to her, unless the respondents—(1) Arunasalam Chettiar alias Sockalingam Chettiar of Colombo, (2) Nallakumaru Chettiar alias Sanmugam Chettiar, (3) Papai Atchi, (4) Meenatchi Atchi, all of Venthanpatti in Pudukottai State, South India, (5) Sethu Chettiar as Arunasalam Chettiar and (6) S. V. Muttiah Chettiar, both of Gampola—or any other person or persons interested shall, on or before December 9, 1946, show sufficient cause to the satisfaction of this court to the contrary.

It is further ordered that the 6th respondent be appointed guardian ad litem over the respondent 5th minor, unless the respondents or any other person or persons interested shall, on or before December 9, 1946, show sufficient cause to the satisfaction of this court to the contrary.

H. A. DE SILVA District Judge In the District Court of Kandy.

Order Nisi.

In the Matter of the Intestate Estate of Ranamukage Testamentary Charlis Fernando of Dorahyadda in Pata Dumbara in the District of Kandy, deceased. Jurisdiction

THIS matter coming on for disposal before H. A. de Silva, Esq., District Judge, Kandy, on November 18, 1946, in the presonce of Mr. F. J. P. Mudannayake, Proctor, on the part of the portuoner, Ranamukage Romanis Fernando, now known as R. R. Ranawegra of Teldeniya in Pata Dumbara; and the affidavit, of the said petitioner dated October 7, 1946, having been read.

It is ordered that the said petitioner be and he is horeby declared entitled as the bother of the above normed deceased to have letters

entitled, as the brother of the above-named decoased, to have letters of administration to the estate of the deceased issued to him, unloss the respondents—(1) Ranamukage Podi Singho Fernando of Weuda, and (2) Ranamukage Enso Fernando of Demunugoda—or any other person or persons interested shall, on or before December 2, 1946, show sufficient cause to the satisfaction of this court to the contrary.

November 18, 1946.

H. A. DE SILVA, District Judgo.

In the District Court of Nuwara Ehya. Order Nisi.

Testamentary In the Matter of the Intestate Estate of Gamagedera Kırıbanda of Rambodagama in Ramboda, deceased. Jurisdiction. No. 419.

(1) Gamagedera Punchirala of Rambodagama, minor aged 3

(1) Gamagedera Punchirala of Rambodagama, minor aged 3 years, appearing by his guardian ad hten (2) Dahanekgedera Mudiyanse of Rambodagama in Ramboda Respondents. THIS matter coming on for disposal before Mohamed Mohamed Maharoof, Esq., District Judge, Nuwara Eliya, on November 1, 1946, in the presence of P. P. Sumanatilake, Proctor, on the part of the petitioner; and the affidavit and petition of the petitioner above named dated September 26, 1946, having been read: It is ordered that the petitioner above named be and she is hereby declared entitled to administer the estate of the deceased above named and that letters of administration in respect thereof do issue to her, unless the respondents above named or any other person or persons interested shall, on or before December 6, 1946, show

sufficient cause to the contrary.

And it is further ordered that the 2nd respondent above named be and he is hereby appointed guardian ad litem over the 1st respondent above named, unless the respondents above named or any other person or persons interested shall show sufficient cause to the contrary on or before December 6, 1946.

M. M. Maharoof, District Judge.

November 1, 1946.

In the District Court of Nuwara Eliya. $Order\ Nisi.$

Testamentary In the Matter of the Intestate Estate of the late Jurisdiction. No. 420. Wakkumburegedera Belagge Heen Appu of Rambodagama, deceased. 1 3

Between Wakkumburegedera Belagge Punchirala of Rambodagama

in Ramboda Respondents.

THIS matter coming on for disposal before M. M. Maharoof, Esq., District Judge of Nuwara Eliya, on November 1, 1946, in the presence of Mr. C. M. L. de Silva, Proctor, on the part of the petitioner; and the petition and affidavit of the petitioner dated October 30, 1946, respectively having been read:

It is ordered that the petitioner above named be and he is hereby declared entitled, as the eldest son of the deceased, to have letters of administration to the estate of the said deceased issued to him, unless the respondents above named or any other person or persons do show sufficient cause to the contrary on or before December 6. do show sufficient cause to the contrary on or before December 6,

November 1, 1946.

M. M. Maharoof, District Judge.

In the District Court of Balapıtiya. Order Nist.

In the Matter of the Intestate Estate of Demuni Charlin de Zoysa of "Thusitha" in Welitara, Testamentary Jurisdiction No. T 26. deceased.

Lanumodera Arlin de Zoysa of Pathegama in Welitara . Petitioner. $v_{s.}$

(1) Lanumodera Nenasena de Zoysa Kaviratne, (2) Démuni Samaraweera de Zoysa, (3) Demuni Abhayaweera de Zoysa, all of Balapitiya Respondents.

THIS matter coming on for disposal before W. Thalgodapitiya, Esq, District Judge, Balapitiya, on November 11, 1946, in the presence of Mr. R. Piyadasa de Silva, Proctor, on the part of the petitioner; and after reading the petition and affidavit of the petitioner above named:

It is ordered that the petitioner, as wife of the above-named At is ordered that the petitioner, as whe of the above-manned deceased, is entitled to have letters of administration issued to her, and that the 1st respondent above named be appointed guardian ad litem over the 2nd and 3rd respondents, unless the above-named respondents or any other person or persons interested in the said estate shall, on or before December 11, 1946, show sufficient cause to the contrary to the contrary to the statement of this court. to the contrary to the satisfaction of this court.

W. THALGODAPITIYA

November 11, 1948.

In the District Court of Galle Order Nisi.

In the Matter of the Intestate Estate of the late Testamentary Nanayakkarawasan Hiniduma Liyanage Liveris Appuhamy of Kaluwella, Galle, deceased No. 8,212. Between

Nanayakkarawasan Hiniduma Liyanage Edmund of Kaluwella, Galle...... Potutioner. welle, Galle.....

And (1) Whithen Liyanago Carohamine, (2) Nanayakkarawasan Hiniduma Liyanago Caroline, (3) ditto Elisa, (4) ditto Wilmot, (5) ditto Sirisena, (6) ditto Asline, (7) ditto Kuladasa, (8) ditto Karunawathie, (9) ditto Lionel, all of Kaluwella, Galle; the 7th to 9th are minors by their guardian ad litem (10) Weihene Liyanago Andrayas of Kaluwella, Respondents.

THIS matter coming on for disposal before S. J. C. Schokman, Esq., District Judge of Galle, on November 6, 1946, in the presence of Messrs. Adhetty & Abeyesundere, Proctors, on the part of the petitioner; and the affidavit of the said petitioner dated October 29,

petitioner; and the animatic of the said petitioner be and he is hereby declared entitled, as son of the deceased, to have letters of administration to the estate of the said deceased issued to him accordingly, and that the 10th respondents be appointed guardian ad hitem over the 7th-9th minor respondents, unless the respondents above named or any person or persons interested on or before December 13, 1946, show sufficient cause to the satisfaction of this court to the contrary.

November 6, 1946.

S. J. C. Schokman, District Judge.

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

In the Matter of the Last Will and Testament of the late Velupillai Selvadurai of Vaddukoddai Testamentary Jurisdiction West, deceased. N. 589.

Tillainayakı, widow of Velupıllai Selvaduraı of Vaddukoddai West Petitioner.

Vs.

(I) Selvadurai Ganeshan, (2) Selvadurai Coomaraswamy, minor, (3) Selvadurai Somasundram, minor, (4) Gnanambikai dajighter of Selvadurai, minor, (5) Vallmayagı, daughter of Selvadurai, minor, (6) Selvadurai Kanagarayar, minor, (7) Selvadurai Manickavadivelu, minor, all of Vaddukodai West Respondents.

court to the contrary.

November 4, 1946.

R. R. SELVADURAL District Judge.

In the District Court of Anuradhapura. Order Nisı.

Testamentary. In the Matter of the Intestate Estate of Galapathi Guruge Bastian Silva of Kekirawa, deceased. No. 528.

Galapathy Guruge Carolis Silva of 89/6, Stanley place, Maradana

Vs.

ravana an wattegama.

TH's matter coming for disposal before N. Krishnadasan, Esq., District Judge of Anuradhapura on November 15, 1946, in the presence of Mr. K. Subramaniam, Proctor, on the part of the petitioner, it is hereby ordered that the petitioner be and he is hereby appointed administrator of the estate of the deceased above named, whese sufficient cause is shown to the contrary on or before December 18, 1946, to the satisfaction of this court.

N. KRISHNADASAN, District Judge. In the District Court of Anuradhapura.

Order Nisi.

Testamentary
Jurisdiction.
No. 530.
In the Matter of the Estate of the late Wanneku ralage Velate of Ambagaswewa in Dutuwe Tulaha, deceased

Kawralage Kalu Ettam of Ambagaswewa aforesaid . . Petitioner

court to the contrary.

> N. KRISHNADASAN. District Judge.

October 18, 1946.

Date for showing cause extended for December 11. 1946.

N. KRISHNADASAN.

District Judge.

. In the District Court of Chilaw.

Order Nisi.

In the Matter of the Intestate Estate of Rankoth-pedige Baiya Upasakaya of Karawita Agara, deceased. No 2,381 T. 2.

Rankothpedige Hapu of Karawita Agara Petitioner

Rankothpedige Hajiu of Karawita Agara ... Petitioner.

(1) Rankothpedige Menika; (2) ditto Peruma, (3) ditto Hingitie, (4) ditto Podiya, (5) ditto Bilinda, (6) ditto Jaya, (7) ditto Pina, all of Karawita Agara Respondents.

THIS matter coming on for disposal before D. E. Wijeyewardene, Esq., District Judge of Chilaw, on October 10, 1946, in the presence of Mr. H. G. Pandittesekere, Proctor, on the part of the petitioner; and the affidavit of the said petitioner dated October 10, 1946, having been read: It is ordered that the petitioner, as widow of the said decased, be and she is hereby declared entitled to have letters said deceased, be and she is hereby declared entitled to have letters of administration to his estate issued to her accordingly, unless the respondents or any other person of persons interested shall, on or before November 14, 1946, show sufficient cause to the satisfaction of this court to the contrary.

October 10, 1946.

November 14, 1946.

E. WIJEYEWARDENE, District Judge.

Date for showing cause against the $\it Order~Nisi$ is extended to December 12, 1946.

E. WIJEYEWARDENE District Judge.

In the District Court of Badulla.

Order Nisi.

In the Matter of the Last Will and Testament of the late Seruvaran Palavasam of Wirawila in Hambantota District, deceased. 'Testamentary Jurisdiction No. B/1,145.

 $\mathbf{Between}$

Kuriisamy Vyramuttu of Wirawila aforesaid Petitioner. And

(1) Palavasam Kadirare, (2) dutto Paychy, both of Wirawila aforesaid, (3) Sinniah's daughter Mariyayie (widow of deceased John Nalliah), (4) Nalliah's son Muttiah, a minor aged about 2½ years represented by his guardian ad litem. his mother, the 3rd respondent, both of Tanjanagarama, Tissamaharama Respondents.

THIS matter coming on for disposal before Spencer Rajaratnam, Esq., District Judge of Badulla, on October 16, 1946, in the presence of Messrs. Nadarajah & Nambihai, Proctors, on the part of the petitioner; and his affidavit dated the 17th and that of the witnesses to the last will and testament dated the 20th days of September, 1946, beging been read.

having been read:

It is ordered (a) that the 3rd respondent above named be and she is hereby appointed guardian ad litem over the 4th minor respondent above named for all the purposes of representing him in the above proceedings, and (b) that the will of the deceased dated April 7, 1945, and bearing No. 1,774 attested by T. K. Burah, Notary Public, of Hambantota, be and the same is hereby declared proved, unless the respondents aforesaid or any person or persons lawfully interested therein shall, on or before November 14, 1946, show sufficient cause to the satisfaction of this court to the contrary, (c) it is further declared that the petitioner above named be and he is hereby declared entitled to administer the above estate and that letters of adminis-

_November 15, 1946,

tration be issued to him with a copy of the said will as the legally married husband of Kadiraie, the 1st respondent above named, unless the said respondents or any person or persons lawfully interested therein shall, on or before the aforesaid date show sufficient cause to the satisfaction of this court to the contrary.

October 16, 1946.

S. RAJARATNAM.

Time to show cause is hereby extended to December 19, 1946.

November 14, 1946.

S. RAJARATNAM District Judge.

In the District Court of Ratnapura.

Order Nisi.

In the Matter of the Estate of Imbulpitive Vidane-Testamentary lage Mudalihamy of Kuttapıtiya in Pelma-dulla, deceased. No. 1.193.

Kuttapitiye Rankiri Kankanamalage Punchimenike of Kutta-7.73

(1) Imbulpitiye Vidanelage Podimenike, (2) ditto Piyasena, (3) ditto Gunawathie, (4) ditto Sugathadasa, (5) ditto Jayasena, (6) ditto Kusumawathie, (7) ditto Sumanasena, all of Kuttapitiya in Pelmadulla, minors, by their guardian ad litem (8) Kuttapitiya Rankiri Kankanamalage Heenmahatmeya of Kuttapitiya in Pelmadulla Respondents.

mahatmeya of Kuttapıtiya in Pelmadulla Respondents. THIS action coming on for disposal before V. H. Wıjeyaratne, Esq., District Judge, Ratnapura, on November 13, 1946, in the presence of W. Jayawardena, Proctor, on the part of the petitioner; and the petition and affidavit of the petitioner above named dated September 9, 1946, having been read:

It is ordered that Kuttapitiye Rankiri Kankanamalage Punchimenike of Kuttapıtiya, the petitioner above named, as the widow of the deceased above named is entitled to have letters of administration to the estate of the deceased above named issued to her accordingly, unless the respondents above named or any other person or persons interested shall, on or before December 17, 1946, show sufficient cause to the satisfaction of this court to the contrary.

V. H. WIJEYARATNE, District Judge.

In the District Court of Ratnapura.

Order Nisi.

Testamentary Jurisdiction. No. 1,207.

In the Matter of the Intestate Estate of Ihalek-kankanamalaye Wasthuhamy Vedamahatmaya of Dodampe in Ratnapura, deceased.

Ihalekkankanamalaye Kirietana alias Kusumawathie of Dodampe in Uda Pattu of Kuruwiti korale of the District of ... Petitionor.

And

(1) Ihalekkankanamalaye Mary Nona alias Nandawathie, (2) ditto Seelawathie, (3) ditto Baby Nona, the 2nd and 3rd respondents, minors, by their guardian ad litem (4) Ellekapuralalage Silinduhamy, all of Ellagawa in Meda Pattu of Kuruwiti korale aforesaid, (5) Ihalekkankanamalaye Appuhamy, a minor by his guardian ad litem (6) Kumbukage Peter a Appuhamy, both of Dodampe aforesaid Respondents.

THIS matter coming on for disposal before V. H. Wijeyaratne, Esq., District Judge, Ratnapura, on November 6, 1946, in the presence of Mr. P. A. Dharmadasa, Proctor, on the part of the petitioner, and the petition and affidavit of the petitioner dated September 26, 1946, having been read: It is ordered that the petitioner above named, as the eldest daughter of the deceased above named, is entitled to have letters of administration to the estate of the deceased issued to her accordingly unless the respon-

above named, is entitled to have letters of administration to the estate of the deceased issued to her accordingly, unless the respondents above named or any other person or persons interested shall, on or before December 17, 1946, show sufficient cause to the satisfaction of this court to the contrary.

It is further ordered that Ellekapuralalage Silinduhamy of Ellagawa, the 4th respondent above named, be appointed guardian ad litem over the minors, Ihalekkankanamalaye Seelawathie and ditto Baby Nona, the 2nd and 3rd respondents above named, unless the respondents above named, or any other person or persons interested shall, on or before December 17, 1946, show sufficient cause to the satisfaction of this court to the contrary.

And it is further ordered that Kumbukage Petara Appuhamy of Dodampe, the 6th respondent above named, be appointed guardian ad litem over the minor, Ihalekkakanamalaye Appuhamy, the 5th respondent above named, unless the respondents above named or any other person or persons interested shall, on or before December 17, 1946, show sufficient cause to the satisfaction of this court to the contrary.

V. H. Wijeyaratie,

November 6, 1946.

V. H. WIJEYARATNE

November 13, 1946. B 2

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In the District Court of Kegalla.

Order Nisi.

Testamentary Jurisdiction. No. 1,721.

In the Matter of the Intestate Estate of the late Lindara Meragalpedi Durayalage Leisa of Sinhalanedigedera, deceased, of Henepola.

Sinhalapedige Arambegedera Setuwa of Henepola Petitioner.

THIS matter coming on for disposal before M. C. Sansoni, Esq., District Judge of Kegalla, on October 21, 1946, in the presence of

Mr. Victor Rajapaksa, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated October 21, 1946, having been read:

1946, having been read:

It is ordered that the 3rd respondent above named be and he is hereby declared appointed guardian ad litem over the minors, the 1st and 2nd respondents above named, and the petitioner above named be and he is hereby declared entitled, as the widower of the deceased, to have letters of administration to the estate of the said deceased issued to him accordingly, unless the respondents above named or any person or persons interested shall, on or before December 6, 1946, show sufficient cause to the satisfaction of this court to the contrary.

October 21, 1946.

M. C. Sansoni, District Judge.