

THE CEYLON GOVERNMENT GAZETTE

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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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4. NOTICES OF INSOLVENCY.

In the District Court of Colombo.

No. 5,721. In the matter of the insolvency of George Renzie Insolvency. Gassinus' Gregory of 260, Skinners road north, Colombo, insolvent. Insolvency.

NOTICE is hereby given that a meeting of the creditors of the above named insolvent will take place at the sitting of this court on June 13, 1947, for the examination of the above named insolvent.

May 12, 1947.

May 2, 1947.

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

In the District Court of Colombo.

In the matter of the insolvency of Joseph Gorreyn of Kotahena street, Kotahena, Colombo. No. 5,726. Insolvency.

NOTICE is hereby given that a meeting of the creditors of the above-named insolvent will take place at the sitting of this court on June 13, 1947, to examine the above-named insolvent.

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

In the District Court of Colombo.

In the matter of the insolvency of M. D. Herath of No. 5.740. 20, Mission road, Kotte, insolvent.) Insolvency.

WHEREAS the above-named M. D. Herath has filed a declaration WHEREAS the above named M. D. Hersth has filed a declaration of insolver(cy, and a petition for the sequestration of his estate has also been filed by W. Marshal Fonseka of 219, Udahamulla, Nuge-goda, under the Ordinance No. 7 of 1853 Notice is hereby given that the said court has adjudged the said M. D. Herath insolvent accordingly; and that two public sittings of the court, to wit, on June 6, 1947, and on June 20, 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. to take notice.

April 25, 1947.

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

In the District Court of Colombo.

In the matter of the insolvency of Mirihana Aratchige

 No. 5,741. In the matter of the insolvency of Mirihana Aratchige Insolvency Peter Perera of 97, Station road, Bewila Junction. Udahamulla, Nugegoda, insolvent.
 WHEREAS the above-named M. A. Peter Perera has filed a declaration of insolvency, and a petition for the sequestration of his estate has also been filed by Collin Visvakula of 64, Garden, Kotahena street, Kotahena, under the Ordinance No. 7 of 1853 : Notice is hereby given that the said court has adjudged the said M. A. Peter Perera insolvent accordingly ; and that two public sittings of the court, to wit, on June 6, 1947, and on June 20, 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. required to take notice.

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

April 26, 1947.

543 ---- J. N. A 70963-1,167 (5/47) Βl

In the District Court of Colombo.

In the matter of the insolvency of Noordeen Moha-med Jalaldeen of 158, Layard's broadway, Colombo, No. 5,742. Insolvency. insolvent.

WHEREAS the above-named Noordeen Mohamed Jalaldeen has filed a declaration of insolvency, and a potition for the sequestration of his estate has also been filed by M. H. M. Faleel Hadjiar of 155/21, Plachauds lane, Maradana, under the Ordinance No. 7 of 1853. Notice is hereby given that the said court has adjudged the said Noordeen Mohamed Jalaldeen insolvent accord-ingly in a that two public stitings of the court to wit on lune 13 Ingly; and that two public sittings of the court, to wit, on June 13, 1947, and on June 27, 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.

April 29, 1947.

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

NOTICES OF FISCALS' SALES. 23 Western Province.

In the District Court of Colombo.

T V Parpanatha Reddiar of Prince street, Colombo, R. Ramiah Reddiar of 46, Symonds road, Colombo .. Substituted Plaintiffs. Vs. No. 6,850/S.

Rangasamy Reddiar of 497, Symonds road, Maradana, Colombo S. Defendant.

NOTICE 1s hereby given that on Monday, June 9, 1947, at 11 A.M., will be sold by public auction at the premises the right, title, and interest of the said defendant in the following property for the recovery of the sum of Rs. 3,360, with legal interest thereon from April 3, 1946, till payment in full, and costs of suit, viz. :---

April 3, 1946, till payment in full, and costs of suit, viz. :---A block of land with the buildings standing thereon bearing assessment No 1314/1 now No. 12, Dematagoda road, situated in the MaradanaWard within the Municipality and District of Colombo, Western Province; and bounded on the north by Dematagoda road, east by the property of A. L. M. Abdul Cader Markar bearing assessment No. 1313/2, on the south by the property of S. Mamala Marikar bearing assessment No. 1312/186, Second Division, Mara-dana, and on the west by the properties of S. Mamala Marikar and C. M. Yoosoof Lebbe bearing assessment No. 1315/186 and 1315/187, Second Division, Maradana; containing in extent 95/100 perches. Registered A 231/66 and presently bearing No. 18, Dematagoda road, Colombo.

Fiscal's Office, Colombo, May 13, 1947.

G. M. CHINNATAMBY, Deputy Fiscal.

Southern Province.

Υ. 'In the District Court of Colombo.

Plaintiff. No. 570/D. Vs.

۰,

following property, for the recovery of Rs. 7,800 being arrears of alimony and maintenance at Rs. 600 per monsom from Septembor 28, 1945 to October 27, 1946, and thereafter for almony and maintenance at Rs. 600 per monsom up to the date of payment, viz. :-

All that undivided half part or share of all that estate called and known as Manomani estate of the total extent of about 159 acres, situated at Wanduramba in Gangaboda pattu of the Gallo District. Southern Province, and comprised of the following allotments of

1. All that allotment of land called Kaluwalahenodeniya, situated at Wanduramba in Gangaboda pattu of the Gallo District, Southern Province; and bounded on the north by Hencela, east by lots 3998 and 3999 in P.P. 2454, south by lot No. 4003 in P. P. 2,454 and Crown land, and wost by Crown land and land appearing in T. P. 209,256 and a water-course, containing in extent 2 acros and 4 perches as per plan thereof No 209,257 duted October 20, 1903.

All that allotment of land called Puhulhena, situated at 2. All that allotment of land called Punlimona, stimuted av Wanduramba aforesaid, and bounded on the north by land appearing in T. P. 209,257, east lot 3999 in P. P. 2,454, south by lot 3995 in P. P. 2,454, and west by Crown land and a stream; containing in extent 1 acre and 32 porches as per plan thereof No. 224,233 dated May 3, 1905. 3. All that allotment of land called Cikkaduchena, situated at Trade in Gangagoda patty aforesaid; and bounded on the north

3. All that automent of rand called Cirkaditohena, structure at 'Urala in Gangagoda pattu aforesaid; and bounded on the north by a path and land claimed by natives, east by land claimed by natives and a water-course, south by Henadola, and west by Hena-dola and lot 3994 in P. P 2,454, in extent 9 acres 18 perches as per

dola and lot 3994 in P. P. 2,454, in extent 9 acres 18 perches as per plan thereof No. 224,259 dated May 3, 1905 4. All that allotment of land called Hikkaduwehena Kaluwala-hena, situated at Wanduramba in Gangaboda pattu aforesaid, and bounded on the north and east by Henadola south by lot 3999 in P. P. 2,454, and west by land appearing in T. P. 209,257: in extent exclusive of the water-course passing through the land 2 acres 2 roods 29 perches as per plan thereof No. 224,234 dated Mar 2, 1005May 3, 1905.

 All that allotment of land called Buluhenaaddaraowita, situated at Wanduramba aforesaid; and bounded on the north by Henadola, east by land appearing in T. P. 224,258 and lot 18536 in P. P. 6,752, south by Crown land, and west by land appearing in T. P. 227,537 Puhulhenadola and Henadola; in extent 2 acres 2 roods 12 perches, as por plan No. 227,588 dated August 14, 1905.
 All that allotment of land called Asweldoowa, situated at Wanduramba aforesaid; and bounded on the north and east by land appearing in T. P. 227,538, south by Crown land, and west by Puhulhenadola; in extent 1 acre 2 roods 19 perches as per plan thereof No. 227,537 dated August 24, 1905.
 All that allotment of land called Puhulhenakanda, situated at Wanduramba aforesaid; and bounded on the north by Henadola, east by land appearing in T. P. 209,256, south by lot 18536 in P. P. 6,752, and west by lot 19547 in P. P. 6,987; in extent 1 acro 1 rood 7 perches as per plan thereof No. 224,258 dated May 3, 5. All that allotment of land called Buluhenaaddaraowita.

rood 7 perches as per plan thereof No. 224,258 dated May 3,

roods 16 perches as per plan thereof No 229,408 dated October 2, 1905. 9. All that allotment of land called Puhulhenedeniya situated at Wanduramba aforesaid; and bounded on the west by T. P. 187,424 and on all other sides by Crown land; in extent 1 rood 20 perches as per plan No. 230,277 dated July 26, 1906. 10. All that allotment of land called Ihalagederaneganairake-belle, situated at Urala in Gangaboda pattu aforesaid; and bounded on the north by Crown land, east by Crown land and T. P. 224,259 south of Henedola, west by land claimed by natives; in extent 1 acre 3 roods 26 perches as per plan thereof No. 229,407 dated October 12, 1905. 11. All that allotment of land called Magahena *aluas* Wandu-

11. All that allotment of land called Magahena *alias* Wandurambakanda, situated at Wenduramba aforesaid : and bounded on the east by reservation along the road and on all other sides by Crown land; in extent 3 roods and 38 perches as per plan thereof No. 243,984 dated August 26, 1907. 12. All that allotment of land called Hakuruketukanda, situated

12. All that allotment of land called Hakuruketukanda, situated at Urala aforesaid; and bounded on the north by Crown land and T. P. 223,961, east by the land claimed by Urala temple T. P. Nos. 242,626 and 242,626 lot T 250 in P. P. 2,452 and a path, south and west by Crown land; in extent 2 acres 3 roods as per plan No. 242,627 dated July 11, 1907.
13. All that allotment of land called Hakuruketukanda. addaraowita, situated at Urala aforesaid; and bounded on the north by T. P. 242,624 and land claimed by Urala temple, east by land claimed by Urala temple and T. P. 242, 624, and south and west by T. P. 242,624; in extent 18 perches as per plan thereof No. 242,625 dated July 11, 1907.
14. 'All that allotment of land called Hakuruketukanda, situated at Urala aforesaid; and bounded on the north by land claimed by

14. All that allotment of land claubed flatardisouranda, stillabed at Urala aforesaid; and bounded on the north by land claumed by Urala temple, east by the land claimed by the Urala temple and lot T 250 in P. P. 2,454, south by lot T. 250 in P. P. 2,454, and west by T. P. 242,624, and land claimed by the Urala temple; in extent 30 perches as per plan thereof No. 242,626 dated July 11, 1907 1907.

1907.
15. All that allotment of land called Elagorakagahadeniya-udumullegoda, situated at Wanduramba aforesaid; and bounded on the north by T. P. 106,557 and on all other sides by Crown land; in extent 1 acre 1 rood 12 perches, as per plan thereof No. 258,440 dated November 2, 1908.
16. All that allotment of land called Galketiyegodakanda *alsas* Pitaowitegoda, situated at Urala aforesaid; and bounded on the north by land claimed by natives, east and south by lots 25,313 in

P. P. 8,563, and west by T. P. 242,623; in extent 3 acres 2 roods
l perch as per plan thereof No. 268,828 dated April 11, 1910.
l7. All that allotment of land called Pinkanatiyegodawatta

17. All that allotment of land called Pinkanativegodawatta aluas Wewegodawatta, situated at Urala aforesaid, and bounded on the north by Kosgahahenewewa or Kosgahahenewewekumbura, east by Mulana and Pinliyadda or Pinkanative, south by land purchased from the Crown by C. D. S. Nagahawatta, and west by Ulgalahenewatta, in extent 1 acre 2 roods 12.5 perches.

18. All thut allotmont of land called Diyaparagahawattakanda, situated at Wanduramba sforesad; and bounded on the north by T. P. Nos. 309,394 and 309,588, east and south by Crown land, and wost by lot 3,836 in P. P. 9,884; in extent 1 acre.

and wost by lot 3,550 in 1.1×1.954 , in the latter is the latter is a structure of the latter is a and lot 2 in P. P. 10,218, and west by T. P. 288,613; in extent 2 acres 2 roods 28 prechos. 20. All that allotment of land called Palligodakanda, situated

at Ihala Keembiya in Gangaboda pattu aforesaid ; and bounded on the north by land in T. P. 265,527 and on all the other sides by T. P. 272,904; in extent 3 acres 1 rood 5 27 perches. 21. All that allotment of land called Hakuruketukanda, situated

21. All that allotiment of land called Hakuruketukanda, situated at Urala aforesaid; and bounded on the north by Crown land and T. P. 242,624, east by T. P. 224,259, south by T. P. Nos. 224,259 and 229,407, and west by T. P. 317,278; in extent 4 acres 1 rood 6 perches.

b perches. 22. All that allotment of land called Mulanegoda being lot 1 in P. P. 10,217 situated at Urala aforesaid, and bounded on the north by Pitawana, east by reservation for a path and T. P. 242,728 south by Dickhenegodakanda, and west by lot 3 in P. P. 10,217; in extent 2 acres 2 roots 4 perches.

All that allotment of land called Mulanegodadeniya being 23. 23. All that allowed of the state of the st

on the north and east by a ditch, south by lot 1 in P. P. 10,217, and west by reservation for a path; in extent 1 rood 17 perches. 24. All that allotment of land called Mulanegoda being lot No. 3 in P. P. 10,217, situated at Urala aforesaid; and bounded on the north by a part of lot No. 1 in P. P. 10,217, east by lot 1 in P. P. 10,217, south by Dickhenegodakanda, and west by T. P. 224,231; in extent 3 roods 27 perches. 25 All that allotment of land called Kaluwaldeniyagodakanda being lot No. 2757 in P. P. 305,464, situated at Waduramba aforesaid; and bounded on the north by T. P. 227,538 and a road east by road T. P. Nos. 209,257, 224,233, and 229,403, south by lot 3191 in P. P. 9,710, west by T. P. 227,538, in extent 5 acres 3 roods 16 perches. 16 perches

16 perches. 26. All that allotment of land called Kaluwaladeniyagodakanda being lot 2758 in T. P. 305,477, situated at Wanduramba aforesaid ; and bounded on the north by T. P. Nos. 235,248 and 209,256 and lot 2759 in P. P. 9,605, east by T. P. 209,257, south by a road ; in extent 1 acre and 22 perches. 27. All that land called Kaluwaladeniyagodakanda being lot 2759 in T. P. 306,455, situated at Wanduramba aforesaid ; and bounded on the north by T. P. 209,256, east by T. P. 209,257 and lot 2758 in P. P. 9,605, south by lot 2752 in P. P. 9,605; in extent 29 perches.

extent 29 perches.

asterit 29 periods.
28. All that land called Dickhenegodakanda being lot 2152 in T. P. 283,507, situated at Urala aforesaid; and bounded on the north by land in T. P. 242,778 and on all the other sides by Crown land; in extent 1 acre and 39 perches.
29. All that land called Hodihelyehena being lot 1932 in T. P.

288,613, situated at Urala aforesaid; and bounded on the south by T. P. 285,912 and on all the other sides by Crown land; in extent

by T. P. 285,912 and on all the other sides by Grown land; in extent 2 acres and 10 perches. 30. All that land called Pangalahena being lot 2582 in T. P. 299,100, situated at Udaweliwitiya in Gangaboda pattu aforesaid; and bounded on the north by T. P. 91,605, east and south by Crown land, and west by T. P. Nos. 90,467, 90,605; in extent 2 acres 3 roods 24 perches.

24 perches. 31. All that allotment of land called Iddamaladeniyegoda, situated at Urala aforesaid ; and bounded as per plan No. 222,205 on the north by Iddamaldola land appearing in T. P. 208,369 land claimed by natives and Crown land, east by Crown land Iddamaldola and land appearing in T. P. 22,203, south by land claimed by natives, and west by Iddamaldola end land claimed by natives; in extent (exclusive of Iddamaldola passing through the land) 14 acres 3 roods 20 perches.

[and) 14 acres 3 roots 20 percest. 32. All that allotment of land called Puhulhena situated at Wanduramba aforesaid; and bounded on the north by land ap-pearing in T. P. 187,424, east by land appearing in T. P. 187,424 and Crown land, south and west by Crown land; in extent 2 acres

3 roods 8 perches. 33. All that allotment of land called Galketiyagodakanda, 33. All that another of half the start the start the start that a start the start that the start that the start the start the start that the start the start

 $100 \ 22014 \text{ In } r. r.$ (1000, 11) extent 1 are 1 rood 10 perches. 34. All that allotment of land called Kosgodakanda, situated at Urala aforesaid; and bounded on the north by land claimed by natives, east by a path, and south and west by Crown land; in extent 1 acre and 16 perches

35. All that land called Puhulhena Aswelduwa, situated at Wanduramba aforesaid; and bounded on the north by T. P. 221,952, waith and the statistic statistic statistic for the statistic sta

36. All that alloment of land called Karansapanduradeniya, situated at Wanduramba aforesaid; and bounded on the north by Crown land and lot 2233 in P. P. 7,772, east by land appearing in T. P. 220,311, and south and west by Crown land; in extent 3 roods 23 perches.

23 perches. 37. All that allotment of land called Managodeniya, atuated at Wanduramba aforesaid; and bounded on the west by land appearing in P. P. 220,311 and on all the other sides by Crown land; in extent 2 acres 2 roods.

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38. All that allotment of land called Hikkaduwehenadeniya, situated at Urala and Wanduramba aforesaid; and bounded on the north by lot 3995 and 4,000 in P. P. 2,454 east by lot 4000 in

north by lot 3995 and 4,000 in P. P. 2,454 east by lot 4000 in P. P. 2454, and Crown land, south by Crown land and land appearing in T. P. 209,258, and west by land appearing in T. P. 209,258; in extent exclusive of the stream 1 acre 3 roods 11 perches 39. All that allotment of land called Hikkaduwehena, situated at Urala aforesaid, and bounded on the north by land claimed by natives and Crown land, east and south by crown land, and west by lot 4001, 39995 and 4000 $\frac{1}{2}$ in P. P. 2,454, a water-course and land elaumed by Entities in certain to find the stream land.

claimed by Gatives in extent 5 acres 1 rood 36 perches. 40. All that allotment of land called Kosgahahenewatta, situated at Urala aforesaid; and bounded on the north by Wewekumbure-owita, east by Pahalakalaeliya Panwila Kumbura and lot A of

owita, east by Pahalakalaeliya Panwila Kumbura and lot A of the same land, south and west by lot B of the same land; in extent 2 acres and 15 perches. 41. All that land called Kalugaladeniyagodakanda being lot 2760 in T. P. 308,092, situated at Wanduramba aforesaid, and bounded on the north by T. P. 235,248 and lot 2758 in P. P. 9,605, east by lot 2758 in P. P. 9,605 and T. P. 209,257, south and west by lot 2757 in P. P. 9,605; in extent 35 perches. 42. All that land called Aldosiwilakumburaregodabodda *alias* Gonepennewalahena, situated at Weliwitiya in Gangaboda pattu aforesaid being lot No. 2623 in P. P. 9,561; bounded on the north by P. P. 91368 and Crown land, south by lot 2624 in T. P. 91,368, and west by T. P. 91,368; in extent 5 acros and 38 perches. 43. All that land called Aldosiwolakumbura being lot No. 2624 in P. P. 9,561 situated at Weliwitiya aforesaid, and bounded on the

In P. P. 9,561 situated at Weliwitiya aforesaid, and bounded on the north by lot 2623, east by Crown land, south and west by Aldosi-wilakumbura; in extent 3 roods 16 perches.

44. All that land called Pallegodakanda being lot 3921 in P P. 9912 situated at Ihala Keembiya in Gangaboda pattu sforesaid; and bounded on the north and south by Weemullewelakanda, east by a portion of the same land, and west by footpath; in extent 2 agree 1 read 97 northes

a acres 1 rood 27 perches. 45. All that land called Nagahahenekanda being lot 794 in T. P. 281,015, situated at Wanduramba aforesaid, and bounded on the north by Crown land and T. P. 234,984, east and south by reservation along the road, and west by Crown-land; in extent 3 acres and 4 reservation 4 perches.

Fiscal's Office, Galle, May 10, 1947.	r	Daluwatte, Deputy Fiscal.

Eastern Province.

In the District Court of Trincomalee.

Vythilingam Chelliah of Karatıvu presently of Kuchchavelı Plaintiff.

No. 2,620. Vs. ł Pandaram Sinnathurai of Kuchchaveli Defendant.

NOTICE is hereby given that on Saturday, June 7, 1947, at 11 o'clock in the forenoon, will be sold by public auction the following property for the recovery of Rs. 897.42 with interest thereon at 9 per cent. per annum from September 14, 1945, till October 18, 1945, and thereafter with legal interest, Fiscal's fees and charges and poundace view. poundage, viz. :-

A piece of land called Poosakarmanikkarvalavu together with brick built house, well, two ola houses and other plantations standing thereon, situated at Kuchchaveli in Kaddukulampattu brick Statiung thereon, situated at Kuchchaveli in Kaddukulampattu East, Trincomalee District, Eastern Province; boundaries north by land of the late Nagalingam and others, east by Kuruvanavarvalavu, west by V. C. road, and south by lane. Extent west 27 fathoms, south 22 fathoms, east 27 fathoms and north 22 fathoms.

Deputy Fiscal's Office, Trincomalee, May 8, 1947. B. VRASPILLAI, • Additional Deputy Fiscal.

Province of Sabaragamuwa.

In the District Court of Ratnapura.

Chandrasekera Herath Mudiyanselage Ranmenike Wije-wardena Tennakoon of Mudduwa Walauwwa, Ratna Wije-

. Plaintıff. pura Vs. No. 7.967.

(1) Mudduwa Gamaetirallaye Dingırı Mudiyanse of Haka-muwa, (2) G. V. Lokuappuhamy of RaddellaDefend . Defendants.

nuwa, (2) G. V. Lokuappunary of Raddent Defendants. NOTICE is hereby given that on Tuesday, June 10, 1947, at 10 o'clock in the forenoon, commencing from the 1st land, will be sold by public auction at the respective premises the right, title, and interest of the said defendants in the following property for the recovery of Rs. 1,875, with interest on Rs. 1,500 at 15 per cent. per annum from November 23, 1945, till January 21, 1946, and thereafter with legal interest on the aggregate till payment in full and cost Rs. 193 35, viz. :---

tull and cost Rs. 193.35, viz. :---1. An undivided ‡ share of the land called Meegahawelemaha-parakumbura, situate at Eluwana in Pannil pattu of Atakalan korale in the Distract of Ratnapura of the Province of Sabaragamuwa; and bounded on the north by Atakalan-ela, east by Bokumbura, south by Kumbaloluwa, west by Kudaparadumura, containing in extent about one amunam of paddy sowing. Registered in F. 26/96. 2. An undivided § share of the land called Mahagetanakumbura, situate at Eluwana aforesaid; and bounded on the north by Diya-mullakumbura, east by Godakella and Miyanapalawa, south by Millagahaliyadda and Warapityewatta, west by Kudagetankum-bura; containing in extent about three pelas and one thumba of paddy sowing and of the plantations and of everything appertaining to the said premises. Registered in F. 26/393.

Fiscal's Office, Ratnapura, May 8, 1947.

B. KARALLIADDE. Additional Deputy Fiscal. In the District Court of Ratnapura

Chandrasekera Herat Mudiyanselage Rammenike Wijewardena Tennakoon of Mudduwa Walauwwa, Ratnapura , Plaintiff. No. 7,968. Vs.

Mudduwe Gamaetirallaye Dingirimahatmaya of Hakamuwa
 G. V. Lokumahatmaya of Raddella Defend

.... Defendants NOTICE is hereby given that the right, title, and interest of the said defendants in the following property will be sold at the respec-tive promises on the dates and time mentioned hereunder com-mencing from the 1st land. For the recovery of Rs. 1,289 50 with interest of Rs. 1,000 at 15 per cent. per annum from November 22, 1945, to January 21, 1946, and thereafter with legal interest on the aggregate till payment in full and costs Rs 193 35 and poundace viz poundage, viz

poundage, viz — Tuesday, June 17, 1947, at 2 p.m.
(3) An undivided ½ share of the adjoining lands called Pantiya-watta and Ellagewita situate at Wershipe in Uda pattu of Kuruwiti korale in the District of Ratinapura of the Province of Sabara-gamuwa; and bounded on the north by Nambapana road, east by the high road and ela, south by ela, west by Radagewatta and Attanageowita; containing in extent about thirty seers of kurakkan sowing and of the plantations and the buildings thereon subject to the lease bond No. 781 dated February 25, 1929, attested by M. A. W. Goonasekera, Notary Public. Registered at A 267/362.

M. A. W. Goonasekera, Notary Public. Registered at A 267/362. *Tuesday, June 17, 1947, at 3.30 p.m.*(2) An undivided ¹/₂ share of the adjoining lands called Gona-madithehena, Waliyaddolehena, Annakkagalahena and Dodan-gahaliyaddehena appertaining to Gindoruge Panguwe Madolwiti Henyaya situate at Kahangama in Uda pattu aforesaid ; and bounded on the north by Samarahamigehena Maladola and Kora-ketuhene Maladola, east by Tanopolgahahena and Landubima, south by Annakkagalahena Maladola, and west by Waliyaddola , containing in extent about twenty amunams of paddy sowing together with the whole of the rubber plantation planted by me the mortgagor and registered under the Rubber Control Ordinance under 151 E1 R13 and 151 S1 R72. Registered at A. 267/263. *Wednesday, June 18, 1947, commenoung from 10 a.m.*

under 151 E1 R13 and 151 S1 R72. Registered at A. 267/263.
Wednesday, June 18, 1947, commencing from 10 a.m.
(1) All the right, title, and interest of the said debtor in and to the land called Lintota Kumbura suitate at Mudduwa in Meda pattu of Nawadun korale in the District of Ratnapura aforesaid; and bounded on the north by Digana, east by Walaowita and Hunusalgoda Assedduma, south by Rantyatenna, and west by Ekwala; containing in extent about three pelas of paddy sowing. Registered at B. 201/129.
(4) The land called Hakamuwewatta alias Kapugewatta situate at Hakamuwa in Meda pattu of Nawadun korale aforesaid; and bounded on the north by ditch separating Bogahawatta, west by Watte Vidanelagewatta and the ditch of Gamageudahawatta, east by the ditch of Helaudagewatta; containing in extent about three seers of

wates vitales and the one of the source of plantations B. 257/352.

Friday, June 20, 1947, commencing from 2 p.m.
(6) An undivided 1 share of the adjoining lands called Ellehen-yaya and Ellendehenyaya bearing lot 2153 in B. S. P. P. 159 and F. O. T. P. 4000238 situate at Delwala in Meda pattu aforesaid; and bounded on the north by strip of land reserved for Delwala-ganga and lot 213, east by lot 213, south by the strip of land reserved along the Gansabawa road, west by lot 215; containing in extent 9 acres and 35 perches. Registered at B. 257/350.

(7) An undivided $\frac{1}{4}$ share of the adjoining lands called Dingsher. Loolamangoda, bearing lot 418 in B. S. P. P. 159 and F. O. T. P. 400447 situate at Delwala aforesaid ; bounded on the north by lot 434 and 418N, east by lot 418M, south by lot 418Q, and reservatoon for Nakandure-dola, west by lot 418; containing in extent 10 acres and 1 rood and 8 perches. Registered at B. 257/351.

Tuesday, June 24, 1947, at 2.30 p.m. (8) An undivided $\frac{1}{2}$ share of the land called Dolekanda and Madde-niya bearing lot No. 273 in Plan No. 924 (now Dolakanda Estate) situate at Rambuka in Uda pattu of Kukul korale in the District of Ratnapura of the Province of Sabaragamuwa ; and bounded on the north, east, and west by Depdin estate, and south by ganga ; containing in extent forty acres and of the plantations and buildings thereon. Registered at B. 257/351.

Fiscal's Office, Ratnapura, May 9, 1947. A, B. KARALLIADDE. Additional Deputy Fiscal. NOTICES IN TESTAMENTARY ACTIONS.

In the District Court of Colombo. ţ,

Order Nisi.

Testamentary In the Matter of the Intestate Estate and Effects of Edirippulige Juan Fernando of Ja-ela, deceased. Jurisduction. No. 12,398.

Edirippulige Stanislaus Fernando of Ja-ela Petitioner. THIS matter coming on for disposal before N. Sinnetamby, Esq., Additional District Judge of Colombo, on April 29, 1947, in the presence of Mr. J. J. Weinman, Proctor, on the part of the petitioner; and the affidavit of the petitioner dated March 26, 1947, having been need. having been read :

N. SINNETAMBY Additional District Judge. ·May 2, 1947.

It is ordered that the petitioner be and he is hereby declared entitled, as the only child and the sole her of the deceased, to have letters of administration to the estate of the deceased issued to him accordingly, unless any person or persons interested shall, on or before June 5, 1947, show sufficient cause to the satisfaction of this court to the contrary.

•	In the District Court of Colombo.			
	. Order Nisi.			
Testamentary Jurisdiction. No. 12,330.	In the Matter of the Intestate Estate of Pıyasiri Pathmaperuma of Galaged Meda Pattu of Hewagam korale, dece	era ın the		
	masiri - Pathmaperuma of Galagedera	afore-		
	Vs.			

(1) Don Carolis Pathmaperuma and (2) Dona Alice Pathma-

THIS matter coming on for disposal before N. Sinnetamby, Esq., Additional District Judge of Colombo, on February 13, 1947, in the presence of Mr. S. Gunasekera, Proctor, on the part of the petitioner ; and the affidavit of the petitioner dated February 11, 1947, having

been read: It is ordered that the petitioner be and he is hereby declared entitled, as the brother of the deceased, to have letters of admin-istration to the estate of the deceased issued to him accordingly, unless the respondents or any other person or persons interested shall, on or before May 1, 1947, show sufficient cause to the satisfaction of this ccurt to the contrary.

N. SINNETAMBY March 31, 1947. Additional District Judge.

The date for showing cause against the Order Nist is extended to May 29, 1947.

N. SINNETAMBY May 1, 1947. Additional District Judge.

In the District Court of Colombo. Order Nisi declaring Will proved. In the Matter of the Estate of the late Habbaraka-lage Dona Selestina Hamine, deceased, of 30, Ward place in Colombo. Testamentary Jurisdiction. No. 12,333.

Mahapitiyage Vellin Peter Perris of 30, Ward place in Petitioner. Colombo Vs.

(1) Mrs. Mahapitiyage Clara Wijesinghe nee Peiris of Tebuwana.
(2) Mrs. Mahapitiyage Nellina Ranasinghe nee Peiris of Ratinapitra, (3) Mrs. Mahapitiyage Millie Silva nee Peiris of 30, Ward place in Colombo, (4) Mrs. Mahapitiyage Adeline Wahola nee Peiris of Model Farm road, Colombo. Respondents THIS matter coming on for disposal before N. Sinnetamby, Esq.,

Additional District Judge, Colombo, on February 13, 1947, in the presence of Mr. S. Gunasekera, Proctor, on the part of the petitioner; and the affidavit of the above-mentioned petitioner dated February 11, 1947, and an affidavit of the witness dated February 11, 1947,

having been read. It is ordered that the will of Habbarakalage Dona Selestina Hamine of 30, Ward place, Colombo, deceased, dated February 1, 1946, and numbered 474 be and the same is hereby declared proved,

1946, and numbered 474 be and the same is hereby declared proved, unless the respondents or any person or persons interested shall, on or before May 1, 1947, show sufficient cause to the satisfaction of this court to the contrary. It is further declared that the said petitioner is the executor named in the said will and that he is entitled to have probate of the same issued to him accordingly, unless the respondents above named or any person or persons interested shall, on or before May 1, 1947, show sufficient cause to the satisfaction of this court to the contrary. contrary •

N. SINNETAMBY, Additional District Judge. February 25, 1947. ..

The date for showing cause against the Order Nusi is extended to May 29, 1947.

N. SINNETAMBY, Additional District Judge.

May 1, 1947.

In the District Court of Colombo. Order Nisi.

Testamentary In the Matter of the Intestate Estate of the late Jurisdiction. No. 12,374.

Raihanath Umma, wife of Pitche Kanny Marikar Mohamed Ossen of Floors lane, Dematagoda, Colombo, deceased. Pitche Kanny Marikar Mohamed Ossen of Floors lane, Demata

Pitche Kanny Marikar Mohamed Ossen of Floors Iane, Dematagoda, Colombo. Vs.
(1) Mohamed Hussen Mohamed Rafaideen, (2) Mohamed Hussen Mohamed Lafir, (3) Shithy Zanooha, wife of Odunan Mohideen Thabir, (4) Shithy Faithy, (5) Shithy Khaiya, (6) Mohamed Hussen Mohamed Zacariya, (7) Shithy Fawzia, (8) Mohamed Hussen Mohamed Zacariya, (7) Shithy Fawzia, (8) Mohamed Hussen Mohamed Thabir, (9) Shithy Fareeda, all of Floors Iane, Dematagoda, Colombo, (10) Abdul Careem Mohamed Fuard of 22, Floors Iane, Dematagoda, Colombo, guardian *ad litem* of 3rd to 9th respondents tagoda, Colombo, guardian ad litem of 3rd to 9th respondents, minors. Respondents.

THIS matter coming on for disposal before N. Sinnetamby, Esq., Additional District Judge of Colombo, on March 12, 1947, in the presence of Mr. S. Ratnakaram, Proctor on the part of the petitioner ; and the affidavit of the petitioner dated March 6, 1947, having been read :

been read: It is ordered that the 10th respondent be and he is hereby appointed guardian *ad bilem* over the 3rd to 9th respondents, minors, and that the petitioner be and he is hereby declared entitled, as the husband of the deceased, to have letters of administration to the estate of the deceased issued to him accordingly, unless the

respondents or any other person or persons interested shall on or before May 29, 1947, show sufficient cause to the satisfaction of this court to the contrary.

N. SINNETAMBY Additional District Judge.

In the District Court of Colombo.

Testamentary Jurisdiction. No. 12,383. D. F. C. Obeysekera of Rambukkanda Group, Ratnapura, Petitioner. Vs.

(1) Mrs. Dona Theadore Dias of Dias Villa, Delpitiva, Gampola,
(2) Mrs. Nancy Obeysekera, (3) Valentine Obeysekera,
(4) Carl Obeysekera; the 3rd and 4th respondent; mmors by their guardian ad latem, the 2nd respondent, all of 32, 10th Lane, Colpetty,
(6) Premie Guneratna of Station road, Dehiwala, (7) Prema Buyser of 92r, Auburn Side, Dehiwala, (8) Mrs. D. Rosaline Sangakkara of Wadupola, Wature, (9) Mrs. D. Catharine Perera of Venture, Norwood, (10) Edward Obeysekera of Fairlawn, Uprot, (11) Mrs. D. Josephine Madanayake, Meetotamulla, Maradana, (12) D. F. Walter Obeysekera of Mallanda, Nawalapitiya Responde THIS matter coming on for disposal before N. Sinnetamby, E ... Respondents.

THIS matter coming on for disposal before N. Sinnetamby, Esq., Additional District Judge of Colombo, on March 17, 1947, in the presence of Mr. Valentine S. Perera, Proctor, on the part of the petitioner; and the affidavit of the petitioner dated March 5, 1947, buying hear model.

petitioner; and the antitavit of the petitioner david factor, o, acc-, having been read: It is ordered that the 2nd respondent be and she is hereby appointed guardian *ad litem* over the 3rd and 4th respondents, minors, and that the petitioner be and he is hereby declared entiled, as a brother of the deceased, to have letters of administration to the orters of the deceased issued to hum accordingly, unless the respondestate of the deceased issued to have a solution of the deceased issued to have a solution of the deceased issued to have a solution of the set of the respondents or any other person or persons interested shall, on or before May 29, 1947, show sufficient cause to the satisfaction of this court to the contrary.

May 13, 1947.

N. SINNETAMBY, _ Additional District Judge.

In the District Court of Colombo.

Order Nisi.

Testamentary In the Matter of the Intestate Estate of Effects of Jurisdiction. George Ernest Pereira of 4, Fernando road, Wellawatta, Colombo, deceased. No. 12,387.

Eric Stanley Horton Pereira of 4, Fernando road, Wellawatta

Colombo Petitioner. Vs.

(1) Deanna Therese Marlene Pereira, (2) Peter Desmond George Pereira, (3) Edith Catherine Berengeria Pereira, all of 4, Fernando road, Wellawatta, Colombo Respondents.

THIS matter coming on for disposal before N. Sinnetamby, Esq., Additional District Judge of Colombo, on March 19, 1947, in the presence of Mr. J. M. Péreira, Proctor, on the part of the petitioner ; and the affidavit-of the petitioner dated March 15, 1947, having been read.

and the affidavit-of the petitioner dated March 15, 1947, having been read. It is ordered that the 3rd respondent be and she is hereby appointed guardian *ad latem* over the 1st and 2nd respondents, mnors, and that the petitioner be and he is hereby declared entitled, as the step-brother of the deceased, to have letters of administration to the estate of the deceased usued to hum accordingly, unless the respondents or any other person or persons interested shall, on or before May 29, 1947, show sufficient cause to the satisfaction of this court to the contrary.

May 2, 1947. ~

May 1, 1947.

- 15

N. SINNETAMBY, Additional District Judge.

In the District Court of Colombo.

ı´ Order Nisi.. In the Matter of the Intestate Estate of Revd. Asgiriye Dewarakkitta of Bellanwila Temple, Testamentary Jurisdiction.

No. 12,396. Bellanwila, deceased. Ranatunga Jayasekera Koralalage Don Paulis Ranatunga Appuhamy of Akarawita, Gampaha Petitioner.

1947, having been read: It is ordered that the petitioner be and he is hereby declared entitled, as the father of the deceased, to have letters of adminis-tration to the estate of the deceased issued to him accordingly, shall, on or before June 5, 1947, 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 in the First Instance. Testamentary In the Matter of the Last Will and Testament of Jurisdiction. No. 12,403. Mushoed of St. Alban's place, Bambalapitya in Colombo, deceased. Abdul Raheem Muffly Upma of St. Alban's place, Bambalapitya pitiya in Colombo

May 2, 1947.

March 18, 1947, and of attesting Notary Public and the witnesses dated March 18, 1947, having been read: It is ordered that the last will and testament No. 907 made by O. L. M. Mushood of "Delby", Anderson road, Bambalapitiya, the deceased above named, and attested by A M. Fuard, Notary Public, on March 28, 1929, 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 above named 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 oath and tendering the security bond. N. SINNETAMBY,

N. SINNETAMBY Additional District Judge.

In the District Court of Colombo.

Order Nisi.

Testamentary In the Matter of the Intestate Estate and Effects Jurisdiction. In the Matter of the Intestate Estate and Effects of Emily Georgiana Silva (nee Tudugala) of "Woodlands", Alutgama, Bandaragama, deceased 4.5

 Between

 Kuruppuge Dionysuus Silva of "Woodlands", Alutgama, Bandaragama

 and

Indranie Umanganie Sılva, (2) Jayampathie Chandra Abaya Sılva, (3) Caminie Gunasilie Sılva, all of "Woodlands", Ahuf-gama, aforesaid, minors, by their maternal uncle, the guardian

gaina, atoresaid, minors, by their maternal under the guardian ad laterne, (4) Don George Fredrick Tudugala' of 35, Sagara road, Bambalapitiva Respondents. THIS matter coming on for disposal before N. Sinnetamby, Esq., Additional District Judge of Colombo, on April 25, 1947, in the presence of Mr. Q. M. R. Jayamanua, Proctor, on the part of the petitioner; and the affidavit of the petitioner dated April 25, 1947, having been read having been read : It is ordered that the 4th respondent be and he is hereby appointed

guardian *ad litem* over the 1st, 2nd and 3rd respondents of the Hory appointed guardian *ditem* over the 1st, 2nd and 3rd respondents, minors, and that the petitioner be and he is hereby declared entitled, as the husband of the deceased to have letters of administration to the estate of the deceased issued to him accordingly, unless the re-spondents or any other person or persons interested shall, on or before June 5, 1947, show sufficient cause to the satisfaction of this court to the contrary. N. SINNETAMBY

May 2, 1947.

May 2, 1947.

In the District Court of Colombo.

In the District Court of Colombo. Order Nisi declaring Will proved. In the Matter of the Last Will and Testament of Bruce Lachlan Cameron of Colvin road, Quetta, Baluchistan, India, an officer of the Indian State Railway, deceased Testamentary Jurisdiction No. 12,425

State Railway, deceased. THIS matter coming on for disposal before N. Sinnetamby, Esq.. Additional District Judge of Colombo, on April 28. 1947, in the presence of Messrs. F. J. & G. de Saram, Proctors, on the part of the petitioner, Alexander McInnes; and (1) the affidavit of the said peti-tioner dated April 17, 1947, (2) the power of attorney dated Angris 30, 1946, and (3) the order of the Supreme Court dated March 12, 1947, having been read: It is ordered that the will of the said Bruce Lachlan Cameron, deceased, dated April 29, 1942, 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 petitioner is the attorney in Cevlon the executiv named in the said will and that he is entitled to have letters of administration (with will anneved) issued to him accordingly, unless any person or persons interested shall, on or before June 5, 1947, show sufficient cause to the satisfaction of this court to the contrary. N. SINNETAMEY.

May 2, 1947.

N. SINNETAMBY, Additional District Judge.

Additional District Judge.

In the District Court of Colombo.

Testamentary Jurisdiction. No. 12.432.

In the District Court of Colombo. Notice of Application. In the Matter of the Last Will and Testament of Frederica Adair Hampton of 156, Glenrose Avenue in the City of Toronto in the County of York and Province of Ontario, Dominion of Canada, widow, deceased. And

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 probate of the will of Frederica Adair Hampton of 156, Glenrose avenue, in the City of Toronto in the County of York and Province of Ontario, Dominion of Canada, widow, deceased, granted by His Majesty's Surrogate Court of the County of York, Dominion of Canada on September 27, 1945. 1945.

G. H. GRATIAEN,

G. H. GRATHAEN, Proctor for Wade Hampton, the executor named in the will of Frederica Adau Hampton, deceased, c/o Messrs. F. J. and G. de Saram, Proctors, Colombo. Colombo, May 16, 1947.

In the District Court of Colombo.

In the District Court of Colombo. Order Nisi declaring Will proved Testamentary Jurisdiction. No.12,444. THIS matter coming on for disposal before N Sinnetamby, Esq., Additional District Judge of Colombo, on May 10, 1947, in the presence of Messrs. F. J. & G. de Saram, Proctors, on the part of the petitioner, Cyril Alfred Meakin of Carson. Cumberbatch & Co. Ltd., Colombo; and (1) the affidavit of the said petitioner dated May 9;

1947 and (2) the order of the Supreme Court dated May 8, 1947, having been read: It is ordered that the will of the said William Coombe, deceased, dated, December 18, 1943, with two Codiols dated June 16, 1945, and July 10, 1946, respectively, a certified copy of which under the seal of the Principal Probate Registry of His Majesty's High Court of Justice in England has been produced and is now deposited in this court be and the same is hereby declared proved : And it is further declared that the said Cyril Alfred Maakin is the oxecutor named in the second codicil to the said last will and testa-ment of the said deceased, and that he is entitled to have probate of the said last will and testament with two codicils issued to him accordingly (with power reserved to the two remaining executors to come and obtain hereafter a similar grant), unless any person on persons interested shall, on or before May 22, 1947, show sufficient cause to the satisfaction of this court to the contrary. cause to the satisfaction of this court to the contrary.

May 10, 1947.

2 8

N. SINNETAMBY

Additional District Judge.

In the District Court of Colombo. Order Absolute in the First Instance.

Testamentary Jurisdiction. No. 12,426.

Doctor Ernest Robertson Loos of Sunnyside, de Saram place, Colombo, in the Island of Ceylon,

No. 12,426. de Saram place, Colombo, in the Island of Ceylon, deceased.
And

In the matter of the Civil Procedure Code (Cap. 86) Chapter XXXVIII.

Violet Maud Loos of Sunnyside, de Saram place, Colombo ... Petitioner. THIS matter coming on for final determination before N. Sinnatamby, Esq., Additional District Judge of Colombo, on April 28, 1947, in the presence of Clifford Trevor de Saram, Proctor, on the part of the petitioner, Violet Maud Loos of Sunnyside, de Saram, Proctor, on the part of the petitioner, Violet Maud Loos of Sunnyside, de Saram, Protor, on the part of the petitioner, Violet Maud Loos of Sunnyside, de Saram, Proctor, on the part of the petitioner, Violet Maud Loos of Sunnyside, de Saram place, Colombo, aforesaid; and (1) the affidavit of the notary attesting the will dated April 21, 1947, (2) the affidavit of the notary attesting the will dated April 24, 1947, and (4) deed of renunciation No. 696 dated April 21, 1947, having been read: It is ordered that the will of the said Ernest Robertson Loos dated May 26, 1932, (the original of which will has been produced and is now deposited in this court) be and the said will the other executor having renounced probate and that she is entitled to have probate thereof issued to her accordingly subject to her tendering the usual oath.

May 7, 1947.		N. Addition	etamby strict J	

In the District Court of Colombo. Order Not In the Matter of the Intestate Estate of Don Thomas de Saram, late Village Headman of Weliwita, deceased. Testamentary Jurisdiction. No. 12,441.

Kalupathirennehelage Dona Alice alias Emis de Saram nee Gooneratne of Weliwita in the Palle pattu of Hewagam Vs. korale

been read :

been read: It is ordered that the 4th respondent be and he is hereby appointed guardian *cd liten* over the 1st, 2nd, and 3rd respondents, minors, and 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 deceased issued to her accordingly, unless the respondents or any other person or persons interested shall, on or before June 5, 1947, show sufficient cause to the satisfaction of this court to the contrary.

N. SINNETAMBY Additional District Judge.

In the District Court of Negombo.

In the District Court of Negombo. Order Nist. Testamentary In the Matter of the Last Will and Testament of Jurisdiction. Kurukulasuriya Joseph Manuel Fernando of No. 3,416. Grand street, Negombo, deceased. Kurukulasuriya Aloysius Robert Peries of Grand, street, Negombo Petitioner. THIS matter coming on for disposal before Leonard B. Silva, Esq., District Judge of Negombo, on March 28, 1947, in the presence of Messrs Ranasinghe & de Zoysa, Proctors, on the part of the petitioner above named; and the affidavit of (1) the petitioner dated March 20, 1947, (2) the affidavit of the attesting notary dated March 25, 1947, and (3) the affidavit of the subscribing witnesses having been read: It is ordered that the last will and testament No. 777. of Kuru-kulasuriya Joseph Manuel Fernando, deceased, the original of which has been produced and is now deposited in this court be and the same is hereby declared proved, and that the petitioner is the executor named on the said will and is hereby declared entitled to have letters of administration issued to him accordingly, unless of a participation of the subscribing of the participation of the subscriber of the subscriber of a dministration issued to him accordingly, unless

to have letters of administration issued to him accordingly, unless any person or persons interested shall, on or before April 24, 1947, show sufficient cause to the satisfaction of the court to the contrary.

March 28, 1947. Date for showing cause is extended to May 23, 1947.

H. K. S. KEYI Additional District Judge.

April 25, 1947.

May 13, 1947.

L. B. DE SILVA, District Judge.

In the District Court of Kandy.

Order Nisi.

Testamentary Jurisdiction No. T. 632.

In the Matter of the Intestate Estate of Samarakoon Mudiyansele Ukku Banda Samarakoon of Gam-pola in the District of Kandy, deceased.

NO. T. 632. point the District of Kandy, decoased. THIS matter coming on for disposal before H A. de Silva, Esq., District Judge, Kandy, on November 6, 1946, in the presence of Mr. S. B. Yatawara, Proctor, on the part of the petitioner, Ekanayake Mudiyanselage Bandara Menika of Campola, and the affidavit of the said petitioner dated October 28, 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 usand to her. unless the respondents—(1) Samarakoon Mudi-

issued to her, unless the respondents-(1) Samarakoon Mudi-yansele Senoviratne Samarakoon, (2) ditto Abeywardena Samarakoon and (3) Kasturi Aratchige Punchi Banda of Atabage in Uda-palata in the District of Kandy—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 3rd respondent be appointed guardian

ad latem over the respondents 1 and 2 minors, 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 Judgo November 6, 1946.

The date for showing cause is extended for January 16, 1947.

W. R. DE SILVA.

Additional District Judge.

The date for showing cause is extended for February 13, 1947.

W. R. DE SILVA Additional District Judge. January 16, 1947.

The date for showing cause is extended for March 27, 1947.

W. R. DE SILVA, Additional District Judge. February 13, 1947.

The date for showing cause is extended for May 22, 1947.

W. R. DE SILVA Additional District Judge. March 27, 1947.

In the District Court of Matale.

Order Nisi.

In the Matter of the Estate of the late Pakeer's son Mohamed Haniffa, deceased, of 358, Testamentary Jurisdiction. Trincomalee street, Matale. No. T 2.

Mohideen Pakeer's son Mohaned Sallay, 358, Trincomalee

Petitioner. street, Matale Vs.

Mohideen Pakeer's daughter Seyadu Pathumma, wife of A. M. Hameed of Benula estate, Ukuwela Respondent.

THIS matter coming on for disposal before P. R. Gunasekera, Esq., District Judge, Matale, on January 16, 1947, in the presence of Mossrs. Wijayatılake & Wıjayatılake, Proctors, on the part of the petitioner; and the affidavit of the above petitioner dated January 13, 1947, having been read. It is endered that the artitizener the process of

t is ordered that the petitioner above named be and he is hereby declared entitled, as brother of the said deceased, to have letters of administration to his estate issued to him, unless the respondent above named or any other person or persons interested shall, on or before March 13, 1947, show sufficient cause to the satisfaction of this court to the contrary.

P. R. GUNASEKERA District Judge.

This Order Nisı is extended to April 10, 1947.

P. R. GUNASEKERA, March 13, 1947. District Judge. This Order Nisi is extended to May 8, 1947.

April 10, 1947. P. R. GUNASEKERA District Judge.

This Order Nisi is extended to June 5, 1947. May 1, 1947.

P. R. GUNASEKERA, District Judge.

In the District Court of Nuwara Eliya.

Order Absolute declaring Will proved. In the Matter of the Last Will and Testament and Coducil of Maitland Shives Milne of Nuwara Eliya in the Island of Ceylon, deceased. Testamentary Jurisdiction. No. 425.

Joseph Francis Martyn of Colombo in the said Island . . Petitioner. Joseph Francis Martyn of Colombo in the said Island .. Petitioner. THIS matter coming on for disposal before M. M. Maharoof, Esq., District Judge of Nuwara Eliya, on May 9, 1947, in the presence of Mr. V. C. Modder, Proctor, on the part of the petitioner ; and the petition and affidavit of the petitioner respectively dated May 2 and April 25, 1947, the affidavits dated April 24 and 25, 1947, of the notaries and subscribing witnesses of the last will and codicil thereto of the deceased having been read : It is ordered that the last will No. 405 dated June 14, 1943, and the codicil thereto No. 1554 dated January 23, 1946, attested respectively by A. N. Wiratunga of Colombo and V. C. Modder of Nuwara Eliya, Notaries Public of Maitland Shives Milne, deceased, and now deposited in this court be and the same are hereby declared proved.

proved.

It is further declared that the petitioner is one of the executors It is further declared that the perioder is one of the executors named in the said will and that he is entitled to have probate of the same issued to him accordingly, power being reserved to Frederick Claude Rowan, the other executor named therein to come in at any time and obtain a similar grant.

May 9, 1947.

M. M. MAHAROOF, District Judge In the District Court of Matara. Order Nisi.

In the Matter of the Last Will and Testament of Testamentary Jurisdiction. No. 4,331.

Mirisse Wellalage Samel Appu of Kamburu-gamuwa, deceased.

Mirisse Wellalage Heladiris of Kamburugamuwa Petitioner.

Mirisse Weilalage Heladiris of Kamburugamuwa Pertublier. Vs. Udukumburegei Nimalawathie of 4, Dickson road, Anuradha-pura, presently of Meliyagoda in Ahangama Respondents. THIS matter coming on for disposal before C. J. C. Janzz, Esq., District Judge of Matara, on February 21, 1947, in the presence of Mr W. J. Serasinghe, Proctor, on the part of the petitioner; and the affidavit of the above-named petitioner dated January 10, 1947, and of the witnesses dated February 11, 1947, having hear read

the and avit of the above-hamed petitionor dated standary 10, 1921, and of the witnesses dated February 11, 1947, having been read: It is ordered that the last will and testament of the above-named deceased dated June 27, 1946, be and the same is hereby declared proved, and that the petitioner above named is hereby declared entitled to have letters of administration with copy of will annexed issued to him accordingly, unless any person or persons interested shall, on or before March 24, 1947, show sufficient cause to the satisfaction of this court to the contrary. C. J. C. JANSZ, District Judge.

February 21, 1947.

Date extended for May 26, 1947.

V. S. JAYAWICKREMA District Judge. March 24, 1947

In the District Court of Matara. Order Nisi.

Testamentary In the Matter of the Intestate Estate of the late Jurisdiction.
 Louisa Samarasinghe (nee Nanayakkara)
 No. 4,334
 Poramba Kananke, deceased.
 Charles Alfred Samarasingha of 114, Pettigalawatta, Nanayakkara) of

Galle .. Petitioner.

THIS matter coming on for disposal before C. J. C. Jansz, Esq., District Judge of Matara, on February 18, 1947, in the presence of Mr. W. J. Serasinghe, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated September 8, 1046, herma hear med. 1946, having been read :

It is ordered that the petitioner above named 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, unless any person or persons interested shall, on or before March 24, 1947, show sufficient cause to the satisfaction of this court to the contrary.

C. J. C. JANSZ, February 18, 1947. District Judge. Date extended for May 26, 1947.

V S. JAYAWICKREMA District Judge

In the District Court of Kurunegala.

 In the Matter of the Estate of the late Muna Sena

 Order Nisi.

 Testamentary
 In the Matter of the Estate of the late Muna Sena

 Jurnsdiction
 Kavanna Cader Neina Mohammadu Rauther of

 No. 4,678.
 Ammapatnam in South India, deceased.

 Muna Sena Kavanna Mohammadu Segu Davudu Rauther of
 Patitaner

 78.
 Bazaar street
 Kurunecala

78, Bazaar street, Kurunegala . . . Petitioner.

Ana (1) Muna Sena Kavanna Sahul Hamidu Rauther, (2) Muna Sena Kavanna Mohayimadu Jamalulla Rauther, (3) Muna Sena Kavanna Mohayimadu Jamalulla Rauther, (4) Suhara Beebee, wife of Kavanna Chena Seiyadu Mohammadu Idroos, Beebee, wife of Kavanna Chena Seiyadu Mohammadu Idroos, Beebee, wife of Kavanna Chena Seiyadu Mohammadu Idroos, And

named; and the amount of the said positioner device and a single said positioner be and he is hereby declared 1947, having been read: It is ordered that the said positioner be and he is hereby declared entitled, as eldest son of the above-named deceased, to have letters of administration to his estate issued to him, unless the respondents or any other person or persons interested shall, on or before May 30, 1947, show sufficient cause to the satisfaction of this court to the contrast. contrary. T. P. P GOONETILLEKE

April 1, 1947.

March 24, 1947:

In the District Court of Kegalla.

Order Nisi declaring Will proved. In the Matter of the Last Will of H. M. P. Wijeye-Testamentary Jurisdiction. ratne, deceased, of Kegalla. No. 1,734.

No. 1,734.
Nagoda Gamage Harry Wijeyeratne of Kegalla Petitioner.
Vs.
(1) Pearlyn Heneritta Wijeyeratne, minor by her guardian ad litem (2) Nagoda Gamage Danister Wijeyeratne of Kegalla,
(3) N. Van Rooyen Goonesekera of Kalutara. (4) H. Van Rooyen Goonesekera of Kalutara. Respondents. THIS matter coming on for disposal before L. W. de Silva, Esq., District Judge of Kegalla, on April 23, 1947, in the presence of Mr. T. Abeyesekera, Proctor, on the part of the petitioner ; and the affidavit of the above-named petitioner dated February 24, 1947, having been read.

1947, having been read. It is ordered that the will of H. M. P. Wijeyerathe of Circular road, Kegalla, deceased, dated July 1, 1945, and numbered 5,624 be and the same is hereby declared proved, unless the respondents or others interested shall, on or before May 21, 1947, show sufficient cause to the contract. cause to the contrary. It is further declared that the said Nagoda Gamage Harry Wijeye

rate, petitioner, 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 or others interested shall, on or before May 21, 1947, show sufficient cause to the satisfaction of this court to the contrary. the contrary.

April 23, 1947.

L. W. DE SILVA, District Judge.

District Judge.

MINUTE.

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

L D.---O. 57/46

An Ordinance to make provision as to the immunities, privileges and capacities of the United Nations and other international organisations of which His Majesty's Government in the United Kingdom and foreign governments are members; to confer immunities and privileges on the staffs of such organisations and representatives of member governments and in respect of premises and documents of such organisations; to remove doubts as to the extent to which representatives of foreign Powers attending international conferences and the staffs of such representatives are entitled to diplomatic immunities; and for purposes connected with the matters aforesaid.

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 Diplomatic Privileges (Extension) Ordinance, No. of 1947, and shall come into operation on such date as the Governor may appoint by Proclamation published in the *Government Gazette*.

2. (1) This section shall apply to any organisation declared by the Governor, by Order published in the *Government Gazette*, to be an organisation of which His Majesty's Government in the United Kingdom and the government or governments of one or more foreign sovereign Powers are members.

(2) The Governor may, by Order published in the Government Gazette-

- (a) provide that any organisation to which this section applies (hereinafter referred to as "the organisation") shall, to such extent as may be specified in the Order, have the immunities and privileges set out in Part I of the Schedule, and shall also have the legal capacities of a body corporate;
- (b) confer upon such number of officers of the organisation as may be specified in the Order, being the holders of such high offices in the organisation as may be specified in the Order, and upon such persons employed on missions on behalf of the organisation as may be so specified, and upon any person who is the representative of a member government on the governing body or any committee of the organisation, to such extent as may be so specified, the immunities and privileges set out in Part II of the Schedule;
- (c) confer upon such other classes of officers and servants of the organisation as may be specified in the Order, to such extent as may be so specified, the immunities and privileges set out in Part III of the Schedule;

and Part IV of the Schedule shall have effect for the purpose of extending to the staffs of representatives of member governments and to the families of officers of the organisation any immunities and privileges conferred on the representatives or officers under paragraph (b) of this sub-section, except in so far as the operation of the said Part IV is excluded by the Order conferring the immunities and privileges :

Provided that the Order shall not confer any immunity or privilege upon any person as the representative of His Majesty's Government in the United Kingdom or as a member of the staff of such a representative.

(3) Where immunities and privileges are conferred on any person by an Order made under the last foregoing subsection, the Chief Secretary—

- (a) shall compile a list of the persons entitled to immunities and privileges conferred under paragraph (b) of that sub-section, and may compile a list of the persons entitled to immunities and privileges conferred under paragraph (c) of that sub-section;
- (b) shall cause any list compiled under this sub-section to be published in the *Government Gazette*; and
- (c) whenever any person ceases or begins to be entitled to the immunities and privileges to which any such list relates, shall amend the list or cause a notice of the amendment, or, if he thinks fit, an amended list, to be published as aforesaid.

Short title and date of operation.

Privileges, immunities and capacities of certain international organisations and their staffs. 549

(4) Every list or notice published under the last foregoing sub-section shall state the date from which the list or amendment takes or took effect; and the fact that any person is or was included or not included at any time among the persons entitled to the immunities and privileges in question may, if a list of those persons has been so published, be conclusively proved by producing the *Government Gazette* containing the list, or, as the case may be, the last list taking effect before that time, together with the *Government Gazettes*, if any, containing notices of the amendments taking effect before that time, and by showing that the name of that person is or was at that time included or not included in the said list.

(5) The preceding provisions of this section shall, in their application to the United Nations have effect subject to the following modifications :---

- (a) any reference to the governing body or any committee of the organisation shall be construed as referring 'to the General Assembly or any council or other organ of the United Nations; and
- (b) the powers conferred by sub-section (2) of this section shall include power, by Order, to confer on the judges and registrars of the International Court, and on suitors to that Court and their agents, counsel and advocates, such immunities, privileges and facilities as may be required to give effect to any resolution of or convention approved by the General Assembly of the United Nations.

3. (1) Every Order made under sub-section (1) or subsection (2) of the last foregoing section shall be laid as soon as may be before the State Council, and if a resolution is passed by the State Council, within the period of forty days beginning with the day on which any such Order is laid before it, praying that the Order be annulled, the Governor may annul the Order and it shall thereupon cease to have effect, but without prejudice to the validity of anything done thereunder in the meantime or to the making of a new Order.

(2) In reckoning the said period of forty days, no account shall be taken of any time during which the State Council is adjourned.

(3) Where there is any conflict or inconsistency between the provisions of any Order made under sub-section (1) or sub-section (2) of the last foregoing section and the provisions of any other written law, the provisions of such Order shall prevail.

4. (1) Where a conference is held in Ceylon and is attended by the representatives of His Majesty's Government in the United Kingdom and the government or governments of one of more foreign sovereign Powers, and it appears to the Chief Secretary that doubts may arise as to the extent to which the representatives of such foreign Powers and members of their official staffs are entitled to diplomatic immunities, he may—

- (a) compile a list of the persons aforesaid who are entitled to such immunities, and cause that list to be published in the *Government Gazette*; and
- ()) whenever it appears to the Chief Secretary that any person ceases or begins to be entitled to such immunities, amend the list and cause a notice of amendment or, if he thinks fit, an amended list, to be published as aforesaid;

and every representative of a foreign Power who is for the time being included in the list shall, for the purpose of any enactment and rule of law or custom relating to the immunities of an envoy of a foreign Power accredited to His Majesty, and of the retinue of such an envoy, be treated as if he were such an envoy, and such of the members of his officieal staff as are for the time being included in the list shall be treated for the purpose aforesaid as if they were his retinue.

(2) Every list or notice published under the last foregoing sub-section in relation to any conference shall include a statement of the date from which the list or amendment takes or took effect; and the fact that any person is or was included or not included at any time, among the persons entitled to diplomatic immunities as representatives attending the conference or as members of the official staff of any such representative may, if a list of those persons has been so published, be conclusively proved by producing the *Government Gazette* containing the list or, as the case may be, the last list taking effect before that time, together with the

Provisions as to Orders.

Diplomatic immunities of representatives attending international conferences. Government Gazettes, if any, containing notices of the amendments taking effect before that time, and by showing that the name of that person is or was at that time included or not included in the said list.

5. Nothing in the foregoing provisions of this Ordinance shall be construed as precluding the Governor from declining to accord immunities or privileges to, or from withdrawing immunities or privileges from, nationals or representatives of any Power on the ground that that Power is failing to accord corresponding immunities or privileges to British nationals or representatives.

SCHEDULE.

PART I.

Immunities and privileges of the organisation.

1. Immunity from suit_s and legal process.

2. The like inviolability of official archives and premises occupied as offices as is accorded in the United Kingdom in respect of the official archives and premises of an envoy of a foreign sovereign Power accredited to His Majesty.

3. The like exemption or relief from taxes and rates, other than taxes on the importation of goods, as is accorded in the United Kingdom to a foreign sovereign Power.

4. Exemption from taxes on the importation of goods directly imported by the organisation for its official use in Ceylon or for exportation, or on the importation of any publications of the organisation directly imported by it, such exemption to be subject to compliance with such conditions as the Financial Secretary may prescribe for the protection of the revenue.

5. Exemption from prohibitions and restrictions on importation or exportation in the case of goods directly imported or exported by the organisation for its official use and in the case of any publications of the organisation directly imported or exported by it.

6. The right to avail itself, for telegraphic communications sent by it and containing only matter intended for publication by the press or for broadcasting (including communications addressed to or despatched from places outside Ceylon), of any reduced rates applicable for the corresponding service in the case of press telegrams.

PART II.

Immunities and privileges of high officers, persons on missions and government representatives.

1. The like immunity from suit and legal process as is accorded in the United Kingdom to an envoy of a foreign sovereign Power accredited to His Majesty.

2. The like inviolability of residence as is accorded in the United Kingdom to such an envoy.

3. The like exemption or relief from taxes as is accorded in the United Kingdom to such an envoy.

PART III.

Immunities and privileges of other officers and servants.

1. Immunity from suit and legal process in respect of things done or omitted to be done in the course of the performance of official duties.

2. Exemption from income tax in respect of emoluments received as an officer or servant of the organisation.

PART IV.

Immunities and privileges of representative's staff and of high officer's family.

1. Where any person is entitled to any such immunities and privileges as are mentioned in Part II of this Schedule as the representative of a member government, his official staff accompanying him as such a representative shall also be entitled to those immunities and privileges to the same extent as the retinue of an envoy of a foreign sovereign Power accredited to His Majesty in the United Kingdom is entitled to the immunities and privileges accorded to the envoy.

2. Where any person is entitled to any such immunities and privileges as are mentioned in Part II of this Schedule as an officer of the organisation, that person's wife or husband and children under the age of twenty-one shall also be entitled to those immunities and privileges to the same extent as the wife or husband and children of an envoy of a foreign sovereign Power accredited to His Majesty in the United Kingdom are entitled to the immunities and privileges accorded to the envoy.

Objects and Reasons.

A General Convention on the Privileges and Immunities of the United Nations was adopted by the General Assembly of the United Nations on February 13, 1946. The object

Reciprocal treatment.

of the Convention is to give legal capacity to the United Nations Organisation and to confer the necessary privileges and immunities on its organisation and officials, particularly in such matters as legal process, taxation, custom and travel facilities. The intention is that each member State of the United Nations shall accede to the Convention as soon as it has enacted the necessary legislation in its own territory to give effect to the provisions of the Convention.

2. Legislation enabling His Majesty's Government to accede to the Convention has been passed in the United Kingdom in the form of an amendment to the Diplomatic Privileges (Extension) Act, 1944, entitled the Diplomatic Privileges (Extension) Act, 1946.

3. It is desirable to bring the position in Ceylon into line with that in the United Kingdom, although many of the provisions of the Convention would seldom be applicable to Ceylon. It is accordingly proposed by this Bill to enact legislation on the lines of the Diplomatic Privileges (Extension) Act, 1946, of the Imperial Parliament. The Bill, if passed into law, will be implemented from time to time by Orders made by the Governor under sub-clauses (1) and (2) of clause 2.

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Colombo, 12th May, 1947.

C. H. Collins, Acting Chief Secretary.

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