

GOVERNMENT GAZET HE CEYLON

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PART II.-LEGAL.

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NOTICES OF INSOLVENCY.

In the District Court of Colombo. In the matter of the insolvency of Tuan Abdeen Amja Pallie of 277, Walfendahl street, Colombo. No. 5,680. Insolvency. SOTICE is hereby given that the second sittings and the exami-nation of the above named insolvent will take place at the sitting of this court on March 9, 1945.

· By order of court. M. N. PEIRIS, Colombo, February 5, 1945. Secretary.

In the District Court of Nuwara Eliya holden at Hatton.

In the Matter of the Insolventy of Muttusamy Thirumalai of Upper Gruden estate, Upcot, Insolvency Case No. 46. a the above case insolvent.

NOTICE is hereby given the the the shift in the second state in the second seco

By order of court, S. K. SADASHIVAM, Secretary.

NOTICES OF FISCAL SALES. Western Province.

In the Court of Requests of Colombo.

M. M. Narayanan of 18, Dematagoda in Maradana Plaintiff.

No. 97,211. Vs. S. S. Chelliah of 37, Dematagoda road Defendant.

NOTICE is hereby given that on Tuesday, March 6, 1945, at **4** r.M., will be sold by public auction rulesday, match o, note, and **4** r.M., will be sold by public auction at the premises the right, title, and interest of the said defendant if the following property, for the recovery of the sum of Rs. 285,20, and costs of suit; incurred costs Rs. 27.25 and prospective costs Rs. 10, viz. :--

The land with the house thereon, bearing assessment No. 41, situated at Dematagoda road within the Municipality and District of Colombo, Western Province; and bounded on the north by the property of Cottege Cornelis Silva, east by passage 11 links wide, south by road to Dematagoda, and west by remaining portion of the same garden; and containing in extent 4 87/100 perches, which said premises have been recently surveyed and found to contain in extent 5.03 perches according to Survey plan dated June 21, 1942, made by James Rodrigo, Fiscal's Licensed Surveyor. Registered in A 277/3.

Fiscal's Office, H. C. WIJESINHA, Colombo, February 6, 1945. Deputy Fiscal.

Southern Province.

In the District Court of Galle.

- Dassanayake Liyanage Don Allıs Appularıy of Atabage ın Gampola Plai Plaintiff. No. 36,666. Vs.
- No. 36,666. Vs. (1) Balage Don Bastian de Silva (dead) and (2) Balage Don David de Silva of Kataluwa for himself and is representative of the estate of the deceased, 1st defendant Defendants. NOTICE is hereby given that on the days and at the times specified below, will be sold by public auction at the respective
- 55 -

premises the right, title, and interest of the said defendants in the following mortgaged property, for the recovery of Rs. 1,000 with interest thereon at the rate of 9 per cent. per annum, from August 13, 1940, till payment in full and the costs of action taxed at Rs. 217.65, viz. :---

On Thursday, April 5, 1945, commencing at 3 p.m.

I. An undivided is part of Nagaskanda Addara Waturawa and Kalubinkumbura, stuated at Diviture in Gangaboda pattu of the District of Galle, Southern Province; and bounded on the north by footpath leading to the Watura Dewarawa near the bungalow of Mr. Winter, Puwakgahahena belonging to de Zoisa and the land of Jayasekera Appuhamy, east by a rubber estate, south by the rubber estate called Kirbatwela and the land belonging to Dodanduwa people, and west by Godapaswela of Halpankosse Kandegalahenkanda and Welapahala; and containing in extent about 60 acres.

On Friday, April 6, 1945, commencing at 3 p.m.

2. An undivided § part of 1943, commencing at 5 p.m.² 2. An undivided § part of the land called Gandarageikumbura, alias Welgamgeikumbura, situated at Walpola in Talpe pattu of the District of Galle, Southern Province; containing in extent about 5 bags of paddy sowing extent; and bounded on the north by Ela alias Hirikumbura, east by Hirianduweliyadda alias Bandaraduwa, south by Bandaragamakumbura alias Pelangahaduwa, and west by Pelangahadeniya alias Meneriduwa premises.

On Monday, April 9, 1945, commencing at 3 p.m.

All that entire field called Beligasduwa-addara alias Weli-3. 5. An that entire heat enter Bengasulwaraduara dua's well-goluwewila; containing about 2 amunams of paddy sowing extent or 7 acres 1 rood and 28 perches, situated at Ellalagoda in Talpe pattu aforesaid; and bounded on the north by Gedioduwa and Weligoluwegoda, east by Kudalugoda-addarawila, south by the korale boundary, and west by Beligasduwewela *alias* Manage Kekulama.

On Tuesday, April 10, 1945, commencing at 3 p.m.

4. An undivided 3 of 2/11th of lot B of Hirihaneaddara Maradane-watta shown in plan No. 2,021 B, filed of record in case No. 22,350 of the District Court of Galle, situated at Kataluwa in Talpe pattu aforesaid; and bounded as per said plan on the north by lot A, in the said plan east by another portion of the same land, south by Hangamakoratuwewatta, and west by another portion of the same land, and containing in extent 1 rood and 22 1 perches.

An undivided } part of the soil and plantations of the land 5. An undivided $\frac{1}{2}$ part of the soft and planearions or one hand called Henewatta, situated at Kataluwa aforesaid; and containing in extent about $1\frac{1}{2}$ acres, and bounded on the north by Kalatiya-gahawatta and rail road, east by a portion of this land, south by high road, and west by G derawatta, presently belonging to Jaya-wardane Mudahyar.

6. All that undivided 1/12th part of the entire soil and plantations of the land called Ketillatuduwe Kurunduwatta, situated at Kataluwa aforesaid, and containing in extent 12 acres 3 roods and 21 perches, and bounded on the north by Nugaelaowita, Nugaelawatta and Koggala lake, east by Nugagahawatta, Nugagahakoratuwe-watta and Neelagodawatta, south-east by Weebaduwaluwwe Kathituduwewatta *alias* Weebaduwaluwwewatta, south and south-uset her Margabarellowethe Kathituduwewatta, south and southwest by Maragahamulleowita, Katilituduwewatta alias Weebadu-waluwwewatta, Narimultokeragewatta, Narimultokeragehena and Meegaha Elawatta.

Fiscal's Office, Galle, February 5, 1945.

W. P. DALUWATTE, Deputy Fiscal.

B 1

-J. N. A 46405-928 (1/45)

February 5, 1945.

In the District Court of Matara.

D. D. Samarasingha of Kapugama Plaintiff. No. 14,341. Vs.

(8) William Pererà Gunawardena of Polhena and . Defendants. others

others Defendants. NOTICE is hereby given that on Wednesday, March 7, 1945, at 3 octools in the afternoon, will be sold by puble auction at the premises the right, title, and interest of the said defendant in the following property for the recovery of a sum of Rs. 425 07, viz. :---All those underdal 3720/4917 shares of the soil and trees of the defined lot A of divided western portion of Ambagahalanda, situated at Dondra in Wellaboda battu of Matara District; and bounded on the horth by Enargewatta, cast by lots C and B of the same land, south by road, west by lot D of the same land and Inaragewatta; and containing in extent one rood and three deermal six eight perchos, together with all the buildings standing thereon.

Deputy Fiscal's Office, Matara, February 26, 1945.

F. P. W. GUNASEKERA, Additional Deputy Fiscal,

NOTICES IN TESTAMENTARY ACTIONS.

In the District Court of Colombo Order Nisi.

Testamentary In the Matter of the Intestate Estate of Nanavakkara Atulugamage Peeris Silva of Gangodawila Jurisdiction No. 11,220 (T). in the Palle pattu of Salpiti korale, deceased. Nanayakkara Atulugamage Hendrick Sılva of Gangodawıla in the Palle pattu of Salpiti korale Petitioner

And

, And (1) Nanayakkara Atulugamago Ensina Silva of Maligawatta, Dematagada, Colombo, (2) Nanayakkara Atulugamage Josse Silta of Hurpitiya in the Palle pattu of Hewagam korale, (3) Nanayakkara Atulugamage Missia Silva of Gangodawila fforesaid, (4) Nanayakkara Atulugamage Alice Silva of Maligawatta, Dematagoda, Colombo, (5) Manchanayakege Baby Nona of Gangodawila aforesaid, (6) ditto Carina of Sedawatta, (7) ditto Maty Nona of Kotikawatta . Respondents.

Sedawatta, (7) ditto Mary None of Kotikawatta . . . Respondents, THIS matter coming'on for disposal before S. J. C. Schokman, Esq., Additional Distinct Judge of Colombo, on December 7, 1944, in the presence of Mr. S. D. W Nagel, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated December 7, 1944, having been read: It is ordered that the potitioner above named be and he is hereby declared entitled. as the oldest and only surviving brother of the said 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 February 15, 1945, show sufficient cause to the satisfaction of this court to the contrary.

December 11, 1944.

S. J. C. SCHOKMAN. Additional District Judge.

In the District Court of Colombo.

Order Nisi.

In the Matter of the Last Will and Testament of Testamentary the late Alice Lorenzz Ginger nee Daniel of Negombo, deceased. Jurisdiction. No. 11.234.

b) Fredrick Colin Ferdinands of Mount Mary, and (2) Doctor Mahapibiyago Velin Poter Perrs of 30, Ward place, Colnetty (1) Fredrick Colpetty

Vs.

of 27, Mount Mary Respondents. THIS matter coming on for disposal before S. J C. Schokman, Esq., Additional District Judge of Colombo, on Pecember 22, 1944, in the presence of Mr. R. Hewagama, Proctor, on the part of the petitioners above named; and the affidavits of the said petitioners dated December 8, 1944, and the affidavits of the attesting notary and the witnesses dated November 15, 1944, having been read: It is ordered that the last will and testament of Alice Lorensz Gingor (nee Daniel) of Negombo, deceased, the original of which has been produced and is now deposited in this court, be and the same is hereby declared proved; and the petitioners are the execu-tors named in the said will and they are hereby declared entitled to have probate of the said will issued to them accordingly, unless the respondents above named or any person or persons interested the respondents above named or any person or persons interested shall, on or before February 22, 1945, show sufficient cause to the satisfaction of this court to the contrary.

S. J. C. SCHOKMAN, January 25, 1945. Additional District Judge.

In the District Court of Colombo.

Order Nisi.

No. 11,242/Testy. In the Matter of the Intestate Estate of Carthegasar Curunathar Arunachalam of 25, New Chiefty street Colombo (deceased). ・養護

of 25, New Chetty street. Mrs. P. Cathorina Agunacha Colombo Vs.

Vs. reache Árunachalam of 44, Grandpass road, elis Oyril Arunachalam of 25, New Chetty (1) Mrs. Camilia Bere Colombo, (2),40,61 street, Colombo ... Respondents. THIS matter coming on for disposal before S. J. C. Schokman, Esq., Additional District Judge of Colombo, on January 11, 1945,

in the presence of Mr. J. M. Caderamanpulle, Proctor, on the part of the petitioner above named: and the affidavit of the said peti-tioner dated January 10, 1945, having been road:

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 respondents above named or any person or persons interested shall, on or before March 1, 1945, show sufficient cause to the satisfaction of this court to the contrary.

January 22, 1945.

Additional District Judge. In the District Court of Colombo.

S. J. C. SCHOKMAN

Notice of Application.

Testamentary Jurisdiction. No. 11,250.

4

In the Matter of the Last Will and Testament of Great Chart Ashford in the County of Kent, formerly of 12, Mundania Road East, Dulwich m the County of London, widow, deceased.

And m the Matter of the British Courts Probates (Re-sealing) Ordinance (Chapter 84). NOTICE is hereby given that after the expiry of twenty-one days from the date hereof, application will be made to the District Court of Colombo, under the British Courts Probates (Re-sealing) Court of solombo, under the British Courts Probates (Reeseaning) Ordinance (Chaptor S4) for the scaling of a certified copy of probate of the last will and testaments of Caroline Ellen Paterson, late of Bevendon Great Chart Ashford in the County of Kent, formerly of 12, Mundania Road East, Dulwich in the County of London, widow, deceased, granted by the Principal Probate Registry of His Majesty's High Court of Justice at Llandudno on March 2, 1944.

G. T. HALF, Attorney for Hector Cross Buchanan Paterson and George Paterson, the Executors of the Last Will and Testament of Caroline Ellen Paterson, deceased.

Colombo, January 23, 1945

In the District Court of Colombo. Order Nisi.

Testamentary In the Matter of the Last Will and Testament of the Late Weerawarna Kurukulasuriya Boosabaduge Philip Neri Fernando of Uyana in Moratuwa, (deceased. Jurisdiction No. 11,253.

Petitioners.

Moraluwa, (2) Usarra-gamuwa Vs. (1) Reverent, Brother Philip Stanislaus Mary Fernando of the Seminary, Borella, in Colombo, (2) Priscilla Louisa Therese Fernando, (3) Fermin Valerie Prema Fernando, both of Uyana in Moratuwa, the 15th 2nd and 3rd respondents, minors, appear-ing by their guardian addition the 4th respondents, (4) Joseph Bernard Vincent Petera of Koralawella in Mora-tuwa Re-pondents. Turaning on for disposal before S. J. C. Schokm

THIS matter coming on for disposal before S. J. C. Schokman, Esq., Additional District Judge of Colombo, on January 29, 1945, in the presence of Mr. A. V. Fernando, Proctor, on the part of the petitioners above named; and the affidavit of the petitioners dated January 7, 1945, and the affidavit of the attesting Notary and witnesses dated January 17, 1945, having been read: It is ordered that the last will and testament of Weerawarna Kurukulasooriya Boosabaduge Philip Mary Fernando aforesaid, the original of which has been produced and is now deposited in this court, be and the same is hereby declared proved, and the petitioners are the executors named in the suid will and they are hereby declared entitled to have produced to them accordingly.

entitled to have probate of the said will issued to them accordingly, unless the respondents above named or any person or persons interested shall, on or before March 15, 1945, show sufficient cause

to the satisfaction of this court to the contrary. It is further ordered that the 4th respondent above named be and he is horeby declared appointed guardian *ad litem* over the minors the 1st, 2nd and 3rd respondents above named, unless the respond-ents above named or any person or persons interested shall, on or before March 15, 1945, show sufficient cause to the satisfaction of this court to the contrary.

January 31, 1945.

S. J. C. Schokman

Additional District Judge.

In the District Court of Colombo. Order Niss declaring Will proved.

In the Matter of the Last Will and Testament of Ida Vallance of Red Bridges' Bishops Hill Hutton in the County of Essex, England, Testamentary Jurisdiction. No. 11,254. spinster, deceased.

spinster, deceased. ItH'S matter coming on for disposal before S. J C. Schokman, Itso,, Additional District Judge of Colombo, on January 29, 1945, in the presence of Allessris F. J. & G de Saram, Proctors, on the part of the Distributioner Frederick James Harry Harrison of Colombo; and (1) the affidavit of the said petitioner dated January 24, 1945, (2) the power of attorney dated August 31, 1944, and (3) the order of the Supreme Court dated January 14, 1945, having been read: It is ordered that the will of the said Ida Vallance, deceased, dated June 11, 1940, a ceptified copy by which under the seal of His Maiesty's High Court of Justice in England has been produced, and is now deposited in this court, be and the same is hereby de-clared proved; and it is further declared that the said Frederick James Harry Harrison is tho attoiney in Ceylon of the executor named in the said will and that he is entitled to have letters of 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 February 22, 1945, show sufficient cause to the satisfaction of this court to the contrary.

February 1, 1945.

S. J. C. SCHORMAN Additional District Judge. , In the District Court of Colombo.

Order Nisi declaring Will proved.

Testamentary Jurisdiction. No. 11,255. In the Matter of the Last Will and Testament of Alfred John Denison, formerly of Catteshall Manor Godalming in the County of Surrey, but late of Baileys Hotel, 140, Gloucester road in the County of London, England, deceased.

THIS matter coming on for disposal before S. J. C. Schok-man, Esq., Additional District Judge of Colombo, on January 29, 1945, in the presence of Hex Frederick Malcolm Pullenayagum, Proctor, on the part of the petitioner, Percival Stephen Martensz of Colombo; and (1) the affidavit of the said petitioner dated January 27, 1945, (2) the Power of Attorney dated September 12, 1944, and (3) the order of the Supreme Court dated January 18, 1945, having been read : It is ordered that the will of the said Alfred John Denison, deceased, dated August 22, 4930, an exemplification of which under the seal of the Probate Division of the 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 sole executor named in the said will and that he is entitled to have letters of administration (with will an-nexed) issued to him accordingly, unless any person or persons interested shall, on or before March 15, 1945, show sufficient cause to the satisfaction of this court to the contrary.

February 1, 1945.

In the District Court of Kandy.

Order Nisi.

Testamentary Jurisdiction. No. T. 462. In the Matter of the Estate and Effects of the late Ana Runa Muthusamy Pillar, deceased, of Galgoda estate, Kalugamuwa.

No. T. 462. Galgoda estate, Kalugamuwa. THIS matter coming on for disposal before C. Nagalingam, Esq., District Judgé, Kandy, on January 27; 1945, in the presence of Messre. Coomaraswamy and Vijayaratnam, Proctors, on the part of the petitioner, Sollamuttu Pillai's daughter Kamatchi Ammal of Adakanpatty village, Trichonopoloy, Scuth India, presently of Talwatta, Kandy; and the affidavit of the said petitioner dated December 4, 1944, having been read. It is ordered that the said petitioner be and the same is hereby declared entitled, as widow of the above named deceased, to have letters of administration to his estate issued to her, unless the res-pondents—(1) Arwathe Ammat, (2), Ang Roona Sockkalingam Fillai, both of Alakkanpatty village, (3) Aria Ruma Sappaniya Pillai of Gelioya, (4) Arunasajam, Pillai's daughter Ponnamial, wife of S. T. Seevah Pillai, and (5) Andiya Pillai's daughter Sellammal, wife of S. Sappanipillai, both of Adakkenpatti village aforesaid—or any other person or persons interested shall, on or before February 15, 1945, show sufficient cause to the satisfaction of this court to the contrary. contrary.

January 27, 1945.

C. NAGALINGAM, District Judge.

C. NAGALINGAM, District Judge.

S. J. C. SCHOKMAN, Additional District Judge.

In the District Court of Kandy.

Order Absolute in the First Instance declaring Will proved.

Testamentary Jurisdiction. No. T. 481. In the Matter of the Last Will and Testament of Karuppenenpillai Somasunderam, deceased, of Mamdandawela in Matale

No. 1. 481. Intendendevela in Matale THIS matter coming on for disposal before C. Nagalingam, Esq., District Judge, Kandy, on December 20, 1944, in the presence of Messrs. Coomarkswamy & Vijayaratnam, Proctors, on the part of the petitioners—(1) Sinnah Ramalingam, (2) Rengaha Narayana-samy Rajaratnam, and (3) John Luscus Thamburajah, Protor of Matale and 3rd of Bulathkoluppitys, and the affidavit of the said petitioners dated August 30, 1944, and of the attesting notary dated August 23, 1944, and of the stressing witnesses dated August 23, 1944, and Supreme Court Order dated December 4, 1944, having been read: been read :

It is ordered that the last will of the above-named deceased dated

It is ordered that the last will of the above-named decased dated July 19, 1943, and now deposited in this court, be and the same is hereby declared proved, unless any other person or persons interested shall, on or before March 12, 1945, show sufficient cause to the satis-faction of this court to the contrary. It is further declared that the said petitioners are the executors named in the said last will, and that they are entitled to have probate of the same issued to them accordingly, unless any other person or persons interested shall, on or before the said date show sufficient cause to the satisfaction of this court to the contrary.

December 20, 1944.

In the District Court of Galle sitting at Balapitiya.

Order Nisı.

Testamentary In the Matter of the Intestate estate of Kariyawasan Gamage Jayan Appu of Niyagama, deceased. Jurisdiction. No. B 86. Between

Mapalagama Ruppege Podinona of Niyagama'..... . Petitioner. _ V∦ .

of Nıyagama Respondents.

THIS matter coming on for disposal before W. Thalgodapitiya, -Esq, Additional District Judge of Galle, sitting at Balapitiya, on December 7, 1944, in the presence of Messrs. De Silva & Silva, Proctors, for the petitioner; and the affidavit of the above-named petitioner dated October 22, 1944, having been read:

It is ordered that the said Karıyawasan Haputantırı Gamage John, the 2nd respondent above named be appointed guardan *ad latem* over the 3rd, 4th and 5th respondents (minors) above-named for all the purposes of this action and that the above-named petitioner be and she is hereby declared entitled to have letters of administration, to the above estate issued to her accordingly, unless the respondents or any other person or persons interested shall, on or before January 25, 1945, show sufficient cause to the satisfaction of the court to the contrary. W. THALGODAPITIYA,

W. THALGODAPITIYA, Additional District Judge.

Additional District Judge.

Time for showing cause is extended for March 8, 1945. W. THALGODAPITIYA,

January 25, 1945.

In the District Court of Galle.

Testamentary In the Matter of the Intestate Estate of Donduas Jurisdiction. Abeywickrama Gunasekera, late of Habaraduwa. No. 8.114T.

Karanehs Dias Abeywickrama Gunasekera of Habara-.... Petitioner. duwa . .. 2 And

been read \cdot

been read It is ordered that the petitioner be and is hereby declared entitled, as the son of the above named deceased, to have lotters of administration to the estate of the deceased issued to him, unless the respondent of any other person or persons interested shall, on or before February 23, 1945, show sufficient cause to the satis-faction of this court to the contrary. B. B. SETMADIPAL

January 11, 1945.

R. R. SELVADURAI, District Judge.

K. D. DE SILVA,

District Judge.

In the District Court of Matara. Order Nisi.

Testamentary Jurisdiction. No. 4,236. In the Matter of the Intestate Estate of the late Gamachchi Patiranage Dowanhamy aluas Dowan de Silva, late of Wellana. deceased.

Gamachchr Paturanage Don David of WellanaPetitioner. And 6

read: It is ordered that the petitioner be and he is hereby declared entitled, as son of the deceased, to have letters of administration to the estate of the deceased issued to him, unless the respondents or any other person or persons interested in the estate shall, on or before January 8, 1945, show sufficient cause to the satisfaction of this court to the contrary.

K. D. DE SILVA District Judge. November 18, 1944.

Date extended for February 23, 1945.

January >, 1945.

In the District.Court of Kurunegala.

Order Nisi.

Testamentary Jurisdiction. In the Matter of the Estate of the late M. M. K. Kamsa Mohideen of Polgahawela, deceased. No 4,528.

Kachchmema Kachchi Umma of Polgahawela Petitioner. J. Vs.

(1) M. M. K. Buhari, (2) M. M. R. Habibu, (3) M M. K. Kairun,

26, 1944, having been read: [i]It is further ordered that the 4th respondent be and he is hereby appointed guardian *ad latem* over 1st to 3rd mmor respondents for (the purpose of these proceedings, unless the respondents shall, on or before December 15, 1944, show sufficient cause to the satisfaction of the court to the contract.

of this court to the contrary. It is further ordered that the petitioner be and she is hereby declared entitled, as lawful widow of the above named deceased, to have letters of administration to his estate issued to her, unless the respondents or any other person or persons interested shall, on or before December 15, 1944, show sufficient cause to the satisfaction of this court to the contrary.

October 30. 1944.

S. S. J. GOONASEKER District Judge.

The date for showing cause is extended to February 23, 1945. S. S. J. GOONESEKERA District Judge.

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w.

In the District Court of Kurunegala

Order Nisi.

Testamentary In the Matter of the Estate of the late Abeyasinghe Aratchige Abilmu Appuhamy of Kurunegala. deceased. Jurisdiction. No. 4,539.

Jayakodi Aratchige Mango Nona of Gampaha......Petitioner. Vs.

(1) Abeyesinghe Aratchige Pıyadasa, (2) ditto Gunadasa, (3) Wannaka Aratchigo Pabilis Appuhamy, all of Gam-paha

January 5, 1945.

S. S. J. GOONESEKERA, District Judge

In the District Court of Kurunegala. Order Nisi.

In the Matter of the Estate of the late Kµda Vidanelage alias Pathirannehelage Siridarahamy Vidane of Talwatta in Dambadeni Uducaha korale Testamentary Jurisduction. No. 4,543. east, deceased.

Subasing Pathirannehelage Seenchi Nona Hamine of Talwatta, Petitioner aforesaid Vs.

 (1) Kuda Vidanelage Dirguri Vs.
(1) Kuda Vidanelage Dirguri Menika of Kanda-Oluwawa in Medapattu in Siyane kozati in Colombo District, (2) Kuda Vidanelage Kiri Menika, (3) Fathirannehelage Kiri Menika,
(4) Pathirannehelage Karubawathie, (5) Subasing Pathi-rannehelage Boida Nona, all of Talwatta aforesaid. . . Respondents THIS matter coming on for disposal before S. S. J. Goonesekera. Esq., District Judge of Kurunegala, on January 18, 1945. In the presence of Mr. H. B. Perera, Proctor, for the petitioner above named; and the affidavit of the said petitioner dated January 18,

1945, having been read: It is ordered ithat ithe 5th respondent be and she is hereby appointed guardian ad litem over the 3rd and 4th minor respondents

appointed guardian ad litem over the 3rd and 4th minor respondents for the purpose of these proceedings, unless the respondents shall, on or before March 23, 1945, show sufficient cause to the satis-faction of this court to the contrary. It is ordered that the said petitioner be and she is hereby declared entitled, as lawful widow of the above-named deceased, to have letters of administration to his estate issued to her, unless the respondents or any other person or persons interested shall, on or before March 23, 1945, show sufficient cause to the satisfaction of this court to the contrary. this court to the contrary.

January 18, 1945.

S. S. J. GOONESEKERA, District Judge.

In the District Court of Badulla.

Order Nisi. In the Matter of the Estate of Kuma Hennedige Testamentary No. B. 1,103. Andris Silva of Haldummulla, deceased.

And

And 1) Aruma Hennedige Babun Hamy of Haldunmulla, (2) Kuma Hennedige Dias Silva of ditto, (3) ditto Peter Silva of /ditto, (4) ditto Sugathapala Silva of Hurikaduwa, Patha-dunbara, (5) Kuma Hennedige Sopi Nona Silva of Udis-pattu, Udadumbara, (6) M. P. Sinon Silva of Haldumulla, (7) M. A Amariyas Silva of Kalupahana Haldummulla, (8) Victor Silva aikas Ariyasena set 15 years and (9) Anula-wathe aet 12 years, both of Haldummulla (minors) by their guardian ad hitem, the 3rd respondent above named...Respondents.

guardian de tuens, the 3rd respondent above named. Independents, THIS matter coming on for disposal before Herbert Spencer Roberts, Esq., District Judge of Badulla, on January 16, 1945, and the petition of the petitioner above named dated January 16, 1945; and this affidavit dated January 16, 1945, having been read : It is ordered (a) that the 3rd respondent above named, be and he is-hereby appointed guardian ad hiem of the 8th and 9th respondents, minors above named, to represent them for all the purposes of this action and (b) that the petitioner above named, be and he is hereby declared entitled, as the Secretary of this court to administer the interstite secties of the deceased above named and to have hereby declared entitled, as the Sciencery of this court to animitate the intestate estate of the deceased above named and to have letters of administration issued to him accordingly, unless the respondents above named or any persons lawfully interested therein shall, on or before February 13, 1945, show sufficient cause to the satisfaction of this court to the contrary.

January 16, 1945.

HERBERT S. ROBERTS District Judge.

DRAFT ORDINANCES. MINUTE.

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

L.D.-O. 42/42.

Chapter 221. (Vol. V., p. 650).

Short

title.

221.

Amendment

of section 3 of Chapter

Saving of rights of

the Crown.

An Ordinance to amend the British Soldiers' and Sailors' Institute of Colombo Ordinance. 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 British Soldiers' and Sailors' Institute of Colombo (Amendment) Ordinance, of 1945. No.

2. Section 3 of the British Soldiers' and Sailors' Institute of Colombo Ordinance is hereby amended, in sub-section (1), by the substitution, for the words "a person to be appointed by the Governor to represent His Majesty's Naval and Military Forces,", of the words "three persons appointed by the Governor to represent, respectively, His Majesty's Naval Forces, His Majesty's Military Forces and His Majesty's Air Force'' Force,

3. Nothing in this Ordinance contained shall affect or be deemed to affect the rights of His Majesty the King, His Heirs and Successors, or of any body politic or corporate, or of any other persons, except such as are mentioned in this Ordinance and those claiming by, from, or under them.

Objects and Reasons.

Section 3 of the British Soldiers' and Sailors' Institute of Colombo Ordinance (Chapter 221) provides that one of the trustees of the Institute shall be a person appointed by the Governor to represent His Majesty's Naval and Military Forces. Since the enactment of the Ordinance, the Air Force has come into being as a third element of His Majesty's Forces, and conditions today seem to justify the separate representation of each of the Forces on the Board of Trustees. It is therefore proposed in this Bill that the Ordinance be amended so as to provide that the trustees should include three persons appointed by the Governor to represent the Navy, the Army and the Air Force, respectively.

Colombo, January 30, 1945.

J. W. OLDFIELD, Mover of the Bill.

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