

GOVERNMENT CEYLON GAZETTE **HE**

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PART II.-LEGAL.

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

Governor's Ordinances Draft Ordinances Passed Ordinances List of Notaries Supreme Court Notices Notifications of Crimina			•••		 	PAGE 247 	District and Minor Courts Notices	2	- 349 349 349	٢
To mostions of Crimina	Bessions of the	Supreme Court	••	•	• •		Miscellaneous	~	-	

DRAFT ORDINANCES.

· MINUTE.

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

L.D.-0. 44/44.

An Ordinance to change the designations of the Controller of Labour and the Deputy Controllers and Assistant Controllers of Labour.

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 Controller of Labour (Change of Designation) Ordinance, No. of 1945.

2. With effect from the date on which this Ordinance comes into operation-٠.

- (a) the Controller of Labour and each of the Deputy Controllers of Labour appointed under section 3 of the Indian Immigrant Labour Ordinance shall be known and cited for all purposes by the designation "Com-missioner of Labour" and the designation "Deputy Commissioner of Labour", respectively;-(b) each of the Assistant Controllers of Labour holding
- office at that date shall be known and cited for all purposes by the designation "Assistant Com-missioner of Labour "; and
- (c) accordingly, in every context in which the Controller of Labour or a Deputy Controller of Labour or an Assistant Controller of Labour is mentioned (whether by that designation in full or by the abbreviated designation of Controller, Deputy Controller, or Assistant Controller) in the Indian Immigrant Labour Ordinance or in any other written law, or in any notice, permit, communication, or other document or form required or authorised by any written law, there shall be substituted, for the words "Controller of Labour" or "Controller" or the "Controller of Labour" or "Controller or the words "Deputy Controller of Labour" or "Deputy Controller" or the words "Assistant Controller of Labour" or "Assistant Controller", the words "Commissioner of Labour" or "Deputy Commis-sioner of Labour" or "Assistant Commissioner of Labour ", as the case may be.

Objects and Reasons:

The object of this Bill is to implement the proposal that the designation of the Head of the Department of Labour should be changed from "Controller of Labour" to "Commissioner of Labour" and that corresponding changes should be made in the designations of his Deputies and Assistants.

G. C. S. COREA,

Minister for Labour, Industry and Commerce. Colombo, 19th April, 1945.

Short title.

Change of the desig-nations of the Con-troller of Labour and his Deputies and Assistants.

Cap. 111.

J. N. A 50365-961 (4/45) 247 ۵

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MINUTE.

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

L. D.-O. 44/44.

An Ordinance to amend the Wages Boards Ordinance, No. 27 of 1941.

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 Wages Boards (Amendment) Ordinance, No. of 1945.

2. Section 36 of the Wages Boards Ordinance, No. 27 of Amendment of ection 36 of No. 27 of 1941.

Amendment of section 38 of the principal Ordinance

Short title.

Ordinance

Amendment of section 49 of the principalOrdinance.

Insertion of new section 51A in the principal Ordinance

Amendment of section 52 of the principal Ordinance

1941, (hereinafter referred to as "the principal Ordinance"), is hereby amended by the substitution, for the words "prepare and keep one or more registers", of the words "maintain, and keep in the premises in which that trade is carried on, one or more registers".

3. Section 38 of the principal Ordinance is hereby amended by the substitution, for the words "keep a register", of the words "maintain, and keep in the premises used for giving out such work, a register "

4. Section 49 of the principal Ordinance is hereby amended as follows:

- (a) in sub-section (1) of that section, by the substitution, for all the words from "any employer" to "furnish", of the following :-
 - "any employer in any trade, or every employer in any class of trade, or any person giving out work to outworkers in any trade, or every person giving out work to outworkers in any class of trade, to furnish "; and
- (b) by the insertion, immediately after sub-section (1) of that section, of the following new sub-section :-

"(1A) A direction under sub-section (1) to the employers in any class of trade or to the persons giving out work to outworkers in any class of trade may be given by notice published in the Gazette and in two or more newspapers circulating in Ceylon."

5. The following new section is hereby inserted immediately after section 51, and shall have effect as section 51A, of the principal Ordinance :-

The liability of an employer in any trade to pay 51a. under this Ordinance any sum of money as wages to any worker employed in that trade shall be a first charge on the assets of that trade notwithstanding anything in any other law. ".

6. Section 52 of the principal Ordinance is hereby amended . in paragraph (c) of that section, by the substitution, for the words "refuses to ", of the words" refuses or fails to ".

Objects and Reasons.

The object of this Bill is to amend the Wages Boards Ordinance, No. 27 of 1941, so as to facilitate the collection of statistics regarding the workers in any trade and to secure the discharge of the liability of an employer to pay the wages due under the Ordinance to workers employed by him.

Since an employer is not legally compelled to retain in any particular place the registers which he is required by the Ordinance to keep, difficulty has been experienced by officers of the Department of Labour in having access to such registers for the purpose of inspecting them. Sections 36 and 38 of the Ordinance will therefore be amended by clauses 2 and 3 of the Bill in order to provide that an employer shall retain his registers in the premises in which he is carrying on his trade. Where any information is required from the employers in

any class of trade, the Controller of Labour cannot by a general notice direct them to furnish that information to him. Clause 4 of the Bill will amend section 49 of the Ordinance so as to enable any direction under that section to be given to the employers in any class of trade by a notice published in the Gazette and in two or more newspapers circulating in Ceylon.

For the purpose of securing the payment of wages due under the Ordinance to the workers in any trade, it is necessary to make the liability to pay those wages a first charge on the assets of that trade. A new section making provision for that purpose will be inserted in the Ordinance by clause 5 of the Bill.

There is no provision in the Ordinance to prevent an employer from committing default in producing any of his registers or records for inspection. Section 52 of the Ordinance will therefore be amended by clause 6 of the Bill in order to provide that not only a refusal but also a failure to produce a register or record for inspection shall be an offence.

G. C. S. COREA,

Minister for, Labour, Industry and Commerce: Colombo, 19th April, 1945.

"Wages to be a first charge on assets of trade.

In the District Court of Colombo. In the Matter of the insolvency of B. George Francis No. 4,373 Insolvency.

In the District Court of Colombo.

No. 5,662. In the Matter of the Insolvency of A. M. Mohamed of Insolvency. 197. 1st Division, Maradana.

NATUCE is hereby given that the 2nd sittings and examination of the above named insolvent will take place at the sitting of this court on May 11, 1945.

Northern Province.

The the District Court of Jaffna.

Suntherakkurukkar Sabapathıkurukkal of Averangal....Plaintiff. No. 5,470. Vs.

Kanagasabai - Muthukumaru of Puttoor Defendant. NOTICE is hereby given that on Saturday, May 19, 1945, at 3 o'clock in the afternoon, will be sold by public auction at the respective premises the right, title, and interst of the said defendant in the following property, for the recovery of the sum of Rs. 921, with interest thereon at 9 per cent, per annum from January 3, 1934, and public auction of the said defendant o

Interest thereof at 9 yer (set), per annum from from statusty of, viz.:antil paynent in full an appoind age and charges less Rs. 1, 100, viz.:1. All that piece of land situated at Puttoor South in Puttoor parish, Valikamam East Division of the Jafna District, Northern Province willed Padasanthai; in extent 15 lachams varagu culture; and kömded on the east by Vannithamby Arunasalam and lane, oroffi and west by Sethupathy Thamotharampillai and shareholders and others, and south by lane.
2. All that piece of land situated at Puttoor East as aforesaid, called Pallasudukadu; m extent 83 lachams p. c.; and bounded on the east by Svakamippillai, wife of Nadarasah, north by Svakamippillai, wife of Nadarasah, and by others, west by Thangam, wife of Thambou, and south by road and Sivakamippilla, wife of Nadarasah.
3. All that piece of land situated at Puttoor South as aforesaid, called Padasanthai; in extent 16 lachams varagu culture with well and a palmyra and bounded on the east by Sivakambu Sittampalam, north by Sethupathy Thamotharampillai and shareholders, west by Nannithamby Appapilla and others, and south by Arunasalam Kasmathar and frontage of lane.
4. All that piece of land situated at Puttoor South as aforesaid, called Padasanthai; in extent 8 lachams varagu culture with share of well; and bounded on the east by Kulasegarampillai, widow of Sinnathamby, north by the hears of M. Kandiah, west by Kanagasabai Muttukumaru and south by Suppiramaniam Muttukumaru and others.

kumaru and others.

These lands are said to	be under Otty	Mortgage.	
[°] Fiscal's Office, Jaffna, April 23, 1945.		~	S. S. AIYER, for Fiscal.

In the Court of Requests of Jaffna.

8. Nagamuttu Doraisamy of Nallur Plaintiff.

Fiscal's Office, Jaffna, April 23, 1945. S. S. AIYER for Fiscal.

Eastern Province.

In the District Court of Trincomalee.

The Commissioner of Income Tax......Petitioner. Vs. No. A.I. 7,160.

No. A.I. 7,160. Vs. Mr. R. Paramasıva Nadar of Villundy, Trincomalee...Respondent. NOTICE: is hereby given that on Friday, May 25, 1945, at 10 o'clock m the forenoon, will be seld by public auction at the spot the following property, for the neavers of the sum of Rs. 44,930, Fiscal's fees and charges and pointages viz. :--All the right, title and interest with the buildings and plantations standing thereon, m an undivided one halt share of 93, Channel street, Trincomalee, bearing No. 51 S. J. WALPITE, Additional Deputy Fiscal.

- Deputy Fiscal's Office. Trincomatee, April 24, 1945.

Additional Deputy Fiscal.

NOTICES IN TESTAMENTARY ACTIONS.

In the District Court of Colombo. Order Nisi.

Testamentary In the Matter of the Intestate Estate of the late Agnes Jocylyn Amarasinghe nee Corea of Jurisdiction. Station road, Kandana, deceased. No. 11.279.

No. 11,279. Station road, Kandana, deceased.
George Alexander Amarasinghe of Station road, Isandana, deceased.
George Alexander Amarasinghe of Station road, Kandana, (2)
Roland Montagu Amarasinghe of Station road, Kandana, (2)
Roland Montagu Amarasinghe of Trincomalee street, Kandy, (3) Antoine Joyce Borelu of Petiyagoda, Kelaniya, (4)
Douglas St. Ellmore Amarasinghe of Avissawella, (5)
Gwendoline Petirica Walpen of Dehiwala Respondents.
THIS matter coming on for Hisposal beföre S. J. C. Schokman,
Esq., Additional District Judge of Colombo, on March 10, 1945, in the presence of Mr. C. N. F. de Silve, Proctor, on the part of the petitioner above named is hereby declared entitled, as the widower of the deceased, to have letters of administration to the estate of the said deceased issued to him accordingly, unless the respondents above named or any person or person interested shall, on or before May 3, 1945, show sufficient cause to the satisfaction of this court to the contrary.

March 17, 1945.

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

In the District Court of Colombo.

Order Nisi.

Testamentary Jurisdiction. Talarambage Helena Fernando of Ratmalana, No. 11,297. deceased.

Wellawatta Aratchige Julius de Silva of Ratmalana Petitioner.

March 10, 1945.

Additonal District Judge.

Order Nisi.

Testamentary In the Matter of the Last Will and Testament of .Turisdiction. the late Patirage Nonohamy of Kolonnawa, deceased. No. 11,302.

In the District Court of Colombo.

Kiriella Gurunnanselage Andiris Perera of 62/2, Salamulla,

Kolonnawa Petitioner.

 Kiriella Gurunnansenge
 Vs.

 Vs.
 (1) Pathinage Neil Chandrapala Perera of Salamulla, Kolonnawa, a minor appearing by his guardian ad litem, (2) Kiriella Gurunnanselage Elsie Chandrawathie Perera, both of Salamulla, Kolonnawa

 Kolonnawa
 Respondents.

 THIS matter coning on for dispesal before S. J. C. Schokman, Esq., Additional District Judge of Golombo, on February 28, 1945, in the presence of Mr. E. L. Gemes, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated February 27, 1945, having begined for the said petitioner dated February 27, 1945, having begined for the said petitioner dated February 27, 1945, having begined for the said petitioner dated February 27, 1945, having begined for the said petitioner dated february 27, 1945, having begined for the said petitioner dated february 27, 1945, having begined for the said petitioner dated february 27, 1945, having begined for the said petitioner dated february 27, 1945, having begined for the said petitioner dated february 27, 1945, having begined for the said petitioner dated february 27, 1945, having begined for the said petitioner dated february 27, 1945, having begined for the said second for the same is produced and is now filesate with the anticoner. Bove named is the executer named in the said will said he is hereby declared entitled to have problement above named be hereby, declared appointed guardian ad lites over the path of the lat bespondent above path of unless the respondents above named or any person or pergons in herested shall, on or before May 3, 1944, show sufficient cause to the satisfaction of this court to the contary.

 March 10, 1945.
 S. J. C. SCHOKMAN, Additional District Judge.

In the District Court of Colombo.

Order Absolute in the First Instance.

In the Matter of the Last Will and Testament of Testamentary Jurisdiction. No. 11.321.

Albert Leiber of Suramma, Bagatalle road, Colombo, in the Island of Ceylon, Managing Director of A. Baur & Co., Limited, deceased. And

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

road, Colombo, widow; and (1) the affidavit of the said petitioner dated March 1, 1945, and (2) the affidavit of the attesting notary of the will dated March 9, 1945, and (3) the affidavit of one of the witnesses to the due execution of the will dated April 12, 1945, and (3) the affidavit of the date (3) the affidavit of the second seco witnesses to the due execution of the will dated April 12, 1945, having been read: It is ordered that the will of the said Albert Leiber, deceased, bearing No. 1946 dated April 16, 1937, and attested by Framroz Rustomjee of Colombo aforesaid Notary Public (the original of which will has been produced and is now depo-sited in this Court) be and the same is hereby declared proved; And it is further declared that the said Helene Juillette Leiber is the executrix named in the said will and that she is entitled to have probate thereof issued to her accordingly subject to her tendering the usual oath.

April 18, 1945.

ST. C. SWAN. Additional District Judge.

V. E. RAJAKARIER, Additional District Judge.

In the District Court of Colombo. Order Nisı.

Testamentary In the Matter of the Intestate Estate of Thomas Jurisdiction. Edward Parsons, a Flight-Lieutenant of the No. 11,323 N.T. Royal Air Force, stationed at Kankesanturai, deceased.

Colombo.

(Vs.

the petriculate above namer, and the and avt of the said petri-tioner darfed February 3, 1945, having been read : It us ordered that the 1st respondent above named be and she is hereby appointed guardian *ad litem* over the 4th respondent above named, who is a minor, for the purpose of these proceedings and that the said petitioner be and she is hereby declared entitled, as mother of Thomas Edward Parsons, deceased, to have letters of administration to his estate issued to her accordingly, unless the respondents above named or any other person or persons interest-ed shall on or before May 3, 1945, show sufficient cause to the satis-faction of this court to the contrary.

April 23, 1945.

17

In the District Court of Negombo.

Order Nisi.

Testamentary In the Matter of the Intestate Estate of the late Jurisdiction. Gertrude Amelia Drieberg of Demanhandiya, Negombo, deceased. No. 3,309.

No. 3,309. Negombo, deceased.
 Mohn Frederick Lorenz Drieberg of Easter Seaton Deman-handiya, Negombo 2.
 THIS matter coming on for disposal before T. F. C. Roberts, Esq. District Judge of Negombo on March 21, 1945, in the presence of Messrs de Zoysa & Locs. Practors, on the part of the petitioner neover hamed; and the affidavity of the petitioner dated February 121 1965 having been rad : .
 We is ordered that the petitioner above named be and he is hereby declared entitled, as the sould be deceased above named, to have letters of administration to the above estate issued to him accord-ingly, unless any person or persons interested shall, on or before April 16, 1945, show sufficient cause to the satisfaction of this court to the contrary.
 T. F. C. ROBERTS,

T. F. C. BOBERTS March 21, 1945. District Judge.

Time for showing cause is extended to May 9, 1945.

H. S. ROBERTS, District Judge.

In the District Court of Negombo.

Order Nisi.

Testamentary In the Matter of the Intestate Estate of Madabawita Jaysekera Pathirennehelage Bastian Appuhamy Jurisdiction. No. 3,310. of Mabodale, deceased.

It is ordered that the petitioner above named be and she is hereby declared entitled, as the widow of the deceased above named, to have letters of administration to the above estate issued to her

accordingly, unless the respondents above named or any other person or persons interested shall, on or before April 16, 1945, show sufficient cause to the satisfaction of this court to the contrary.

T. F. C. ROBERTS, District Judge. March 21, 1945.

The date for showing cause against this Order Nisi is extended to May 3, 1945.

April 16, 1945.

H. S. ROBERTS. District Judge.

In the District Court of Negombo. Order Nisi.

Testamentary In the Matter of the Last Will and Testament of Jurisdiction. Neththikumara Haththellage Appusingho Fonseka of Pethiyagoda in the Dasiya pattu No. 3.311. of Alut Kuru korale, deceased.

(1) Neththikumara Haththellage Gunawardana Fonseka of Pannyagoda, (2) Samarasuriya Liyana Arachehi Pata-Fonseka bendige Cyril Samarasuriya of Gampaha, Medagama...Petitioners..

Vs.
 (1) Neththikumara Haththallage Rosanona Fonseka, (2) ditto Soparanona Fonseka, (3) ditto William Fonseka, (4) ditto Ceiliya Fonseka, (3) ditto Ulugampola, (5) ditto Josaphin Fonseka of Udugampola, (6) Sopaya Samarasuriya nee Neththikuma Haththellage Sopiya Fonseka of Gampaha Medagama.

and the same is hereby declared proved; and that the periodicities are the executors named on the said will and are hereby declared entitled, to have probate thereof issued to them accordingly, unless any person or persons interested shall, on or before April 16, 1945, show sufficient cause to the satisfaction of the court to the contrary.

T. F. C. ROBERTS March 21, 1945. District Judge.

The date for showing cause against this Order Nisi is extended to May 3, 1945.

April 16, 1945.

H. S. ROBERTS, District Judge.

In the District Court of Kandy.

Order Nisi declaring Will proved:

Testamentary In the Matter of the Last Will.and Testament of Jurisdiction. Dodandeniyegedera Samadari, deceased, of Elbedda No. T 483. estate, Norwood.

No. T 483. estate, Norwood. THIS matter coming on for disposal before C. Nagalingam, Esq., Pistrict Judge, Kandy, on February 22, 1945, in the presence of Mr. Y. R. Wickramatulleks, Protor, on the part of the petitioner, of Mr. Y. R. Wickramatulleks, Protor, on the part of the petitioner, of Mr. Y. R. Wickramatulleks, Protor, on the part of the petitioner, if the said petitioner disted August 22, 1944, and of the attesting witnedes dated August 8, 1944, having been read: It is ordered that the last will of the abo-ro-named deceased dated September 20, 1942, and how deposited m this court be and the same is hereby declared proved, unless the respondents (1) Dodandeniyegedera Hawdiya, (2) Medagemmeddegedera Pinnie, (3) Dodandeniyegedera Bandia, (2) Dodandemyegedera Mallandu, all of Vilana, (5) Dodandeniyegedera Kumudu of Kalalpitiya or any other person or persona diversed shall, on or before May 3, 1945, show sufficient cates the said petitioner is the executor named in the said will and that he 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 said respondents or any the proton of the persona in the bar of the said respondents or any the proton of the same issued to him accordingly, unless the said respondents or any the proton of the persona of the same issued to him accordingly.

same issued to him accordingly, unless the said respondents or 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.

February 22, 1945.

C. NAGALINGAM. District Judge.

In the District Court of Kandy.

Order Nisi.

Testamentary in the Matter of the Estate and Effects of the late Watusuddege Robert de Silva, deceased, of Kandy, Jurisdiction.

Jurisdiction. Watusuddege Robert de Silva, deceased, of No. T 494. Kandy, THIS matter combig on for disposal before C. Nagalingam, Eaq., District Judge, Kandy, on January 26, 1945, m the presence of Messrs. De Silva & Karunarathe, Proctors, on the part of the petitioner, Heelawathe Abergaweera; and the affidavit of the said petitioner dated December 1944, 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 deceased issued to her, unless the respondents (1) Watusuddege Gladys Iranganie De Silva, (2) Watusuddege Dinisir De Silva, (3) Charles Cyril Abeyaweera, all of Kandy, or any other person or persons interested shall, on or, before March 26, 1945, show sufficient cause to the satisfaction of this court to the contrary. satisfaction of this court to the contrary.

It is further ordered that the 3rd respondent be appointed guardian ad litem over the 1st and 2nd respondents, unless the respondents or any other person or persons interested shall, on or before March 26, 1945, show sufficient cause to the satisfaction of this court to the contrary.

		υ.	NAGALINGAM,		the estate of the decea
	January 26, 1945.		District Judge.		any other person or pe
	Date for showing cause is extended to June	6,	1945.	、 -	before March 5, 1945, sh court to the contrary.
•		C.	NAGALINGAM,		It is further ordered t
	March 26, 1945.		District Judge.		guardian ad litem over

In the District Court of Kandy,

Order Nisi.

Testamentary In the matter of the Estate and Effects of the late Jurisdiction. Theresa Candappa nee Abeyasundera, wife of F. Candappa, deceased, of Katugastota road, No. T 513. P.

No. T 513. P. F. Candappa, deceased, of Katugastota road, Itandy. THIS matter doming on for disposal being H. A de Silva, Esq., District Judgo, Kandy, on April 182 1945, in the presence of Mr. C. M. Vincent, Proctor, on the part of the petitioner, Joseph Anthony Alles of 86, Rickmond Hill road, Galle, ind the afridavit of the ead petitioner dated April 38, 1945; hownesbeen read: It is ordered that the participation be and the astronomy declared entitled, as the son-in-law of the above-named deceased to have letter of administration to the estate of the acceased so to have letter of administration to Josephino Johanna Alles see Candappa, wife of the petitioner, or any other persons interested shall, on or before May 31, 1945, show millicient cause to flo satisfaction of the court to the contrary. H. A. DE SILVA,

In the District Court of Galle sitting at Balapitiya.

March 24, 1945.

94 س 1988 - بلاجة الم Additional District Judge.

In the District Court of Matara.

Order Nisı.

In the Matter of the Intestate Estate of the Late Testamentary Parana Vidanage Don Hendrick Wickremaratne, late Village Headman of Munamalpe, Weligama, Jurisduction. No. 4,242.

deceased.

Acceased.
Madihe Aratchige Emalma Gunawardona of Munamålpe. . Petitioner.
(1) Parana Vidanage Don Jayasena Wickramaragne, Santary Assistant, Kanake, Welipitiya, Weligsma, (2) ditto Daisy Chandralatha ditto, (3) ditto Francis ditto, (4) ditto Nanda-wathie ditto, (5) ditto Simäwsthieditto, (6) ditto Francis ditto, (7) ditto Sumana athie ditto, all of Munamalari, Respondents. THIS matter coming on for disposal before IS. D. de Silva, Esq., District Judge of Matara, on January 19, 1945, in the presence R 2.

R 9

of Mr. G. E. I. de Kretser, Proctor, on the part of the petitioner ; and the affidavit of the petitioner dated December 4, 1944, having been read : It is ordered that the petitioner be and she is hereby declared

entitled, as widow of the deceased, to have letters of administration to the estate of the deceased issued to her, unless the respondents or persons interested in the estate shall, on or how sufficient cause to the satisfaction of this

that the said 1st respondent be appointed guardian ad litem over the 4th-7th minor respondents, unless the respondents or others interested in the estate shall, on or before March 5, 1945, show sufficient cause to the satisfaction of this court to the contrary.

January 19, 1945.

Extended for May 7, 1945.

March 5, 1945.

K. D. DE SILVA, District Judge.

K. D. DE SILVA District Judge.

WIJEYAWARDENE,

District Judge.

In the District Court of Jaffna,

Absolute or Discharging Order Nisi declaring Will proved, &c.

Testamentary In the Matter of the Estate of the late Puvilna-Jurisdiction. fillai, widow of Vaithiampillai Manuelpillai of No. 369. Grayur, deceased, of Karayur.

THIS matter coming on for final disposal before H. A. de Silva, Esq., District Judge, Jaffna, on March 6, 1945, in the ptesence of Mr. V. A. Moses, Profetor for the parts of the petitioner; and the affidavit of the petitioner and of witnesses to the last will having been read:

Amaavit of the pointer and of whatsate to the hast and harring been read: It is ordered that the order of the court made on March 6, 1945, be made absolute and that probate of the will of the above-named deceased be issued to Pavilu Chellappah of Anakodda, Manipay and Mariampillai Emmanuel of Karayur

وتجيستهم

March 6, 1945.

In the District Court of Jaffna.

2 'Order Nisi.

Testamentary In the Matter of the Estate of the late Daisy Jurisdiction. . Eleanor Kanagamma Retnanandam of Chundi-kuli, Jaffna, deceased. No. 396.

Joy Kathiravelu Retnanandam of dutto Petitioner.

named be granted to the petitoner above named, as widower of the said deceased, unless the respondents above named, show sufficient cause or objection to the contrary on or before May 18, 1945.

April 4, 1945.

E. WIJEYAWARDENE, Additional District Judge.

In the District Court of Puttalam.

Order Nisi.

Testamentary In the Matter of the Last Will and Testament of Segu Abdul Cader Hadjiar Mohamedo Ibrahim of Jurisdiction. No. 784. Puttalam, deceased.

Mohamedo Ibrahim Mohamedo Badurdeen of Ammapatnam, South .. Petitioner. India, presently of Puttalam Vs.

accordingly, unless the respondents above named or any other person or persons interested in the matter of this application shall, on or before April 30, 1945, show sufficient cause to the contrary.

V. H. WIJEYARETNA District Judge. April 3; 1945.

In the District Court of Badulla.

Testamentary In the Matter of the Last Will and Testament of Jurisdiction. Nasoor Amith of Nawala, deceased. No. B 1,110.

Between

bul Wahid Musafer of the Audu Office, Colombo, and Zubair Deen Musafer, Proctor, Supreme Court, Colombo Petitioners. And

16, 1945, and the affidavit of the attesting notary having been read: It is ordered that the last will and testament dated April 26, 1942, of the late Nasoor Amith, the deceased above named, the original of which has been produced and is now deposited in this court, be 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 therein 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 shall, on or before May 15, 1945, show sufficient cause to the satis-faction of this court to the contrary. It is further ordered that the 10th respondent above named be hereby declared above function of the source the minor, the

hereby declared appointed guardian od litem over the minors, the 6th, 7th, 8th and 9th respondents above named, unless the respondents above named or any person or persons interested shall show sufficient cause to the satisfaction of this court to the contrary on or before May 15, 1945.

April 5, 1945.

A. JAYARATNA Additional District Judge

PRINTED AT THE CEYLON GOVERNMENT PRESS, COLOMEO.

April 6, 1945.

In the District Court of Ratnapura.

Order Nisi

Testamentary In the Matter of the Intestate Estate of Dharma-Jurisdiction lankara Seneviratne Panditha Mudiyanselage Dingirimahatmeya of Bulatwelgoda No. 1,170. Pelmadulla, deceased.

Guruluwane Gamaetirallage Seelawathie of Bulatwelgoda in Pelmadulla Petitioner.. Q 4 And

) Dharmalankara Seneviratne Panditha Mudiyanselage Seneviratne, (2) ditto Dingirinilame Seneviratne, (3) ditto Dharmalankara Seneviratne, minor, by his guardian ad litem

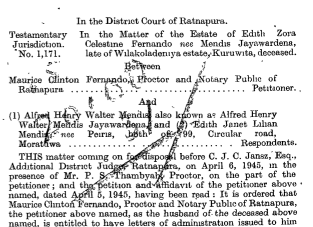
Mudiyanselage Seneviratne of Bulatwelgoda, the 1st respondent above named, be and he is hereby appointed guardian ad litem over above named, be and he is hereby appointed guardian as *intern* over Dharmalankara Seneviratine Panditha Mudiyanselage Dharma-lankara Seneviratine of Bulatwelgoda, unless the respondents above named or any other person or persons interested shall, on or before May 8, 1945, show sufficient cause to the satisfaction of this court to the contrary.

C. J. C. JANSZ,

S. RAJARATNAM,

District Judge.

District Judge.



accordingly, unless the respondents above named or any other person or persons interested shall, on or before May 8, 1945, show sufficient cause to the satisfaction of this court to the contrary,

April 6, 1945.

252