

Cenlon Government Gazette

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PART I.—General : Minutes, Proclamations, Appointments, and General Government Notifications. PART II .- Legal and Judicial.

PART III .- Provincial Administration. PART IV .- Marine and Mercantile. PART V .--- Municipal and Local.

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BY virtue of a Mandate to me directed by the Hon. the Supreme Court of the Island of Ceylon, I do hereby proclaim that a Criminal Session of the said Court for the District of Badulla will be holden at the Court-house at Badulla on Monday, January 6, 1896, at 11 o'clock of the morning of the said day. And I do hereby require and inform all persons concerned therein to attend at the time and place above-mentioned and not to denort without here acted and

mentioned, and not to depart without leave asked and granted.

Fiscal's Office,	H. WHITE,*
Badulla, December 19, 1895.	Fiscal.

කොටගෙණ මෙයින් පුකාශකරන්නේකම් : ୯୩୭ දිසාවේ කිමිනෙල් නඩු විභාගය වළී 1896 ක්වූ ජනවාරි මස 6 වෙනි දින් පෙරවරු 11 පැය. පටන් බදුල්ලේ තිබෙත නඩුසාලාවේ පවත්වන්ට යෙදෙනවා ඇත. එහි යම් කාර්ණේ ඇතුව සිරින සෑමදෙනාම යටකී යට යට යාටයො දැගුට යටය සැපදෙනාම ශ්වත් ස්ථානයට යටකී වෙලාවට ඇවිත් පෙණ්තිවින්ට ඕනෑ වත් ඇර අවසර ඉල්ලා ලබාගෙණ මිස එසින් පිට තට යන්ට නුපුළුවන් බවත් මෙයින් සෑමදෙනාටම දන් වන්නෙමි.

> එච්. වයිට්, පිස්කල් වම්හ.

වමී 1895 ක්වු දෙසැම්බර් මස 19 වෙනි දින බදුල්ලේ පිස්කල් කන්තෝරුවේදීය.

B 1

ලංකාමීපයේ ගරුකටයුතු උතුම්වූ සුපුීම් උසාවි යෙන් මට ලැබිනිබෙන ආඥවක බලය කරණ

PART II.—Page 1

இலங்கைத்தீவிற் சங்கைபோர்த சுப்பிறீங் கோட்டா **ரது கட்டன் பின்படி நாம பிரசித்தப்படுத்துவதாவது: உதாள்ளே நியாய**வைத்தைலே மேற்சொல்லிய சுப்பிறீ ங் கோட்டாரால் வதன்ன டி ஆதிறிக்டைச்சேர்ந்த கிறி பினெல் வழக்கு விசாரணே, கஅக்சு ம ஆண்டு தைமாதம சு ந் திகதியாகிய திங்கட்கிழமை காலமே லக மணி தொடங்கி அன்றும் அதற்கடுத்த நாட்களிலும் நடத் தப்படும். ஆதலால் அவ்விசாரண்மிற் காரியசரும் முள் ளவர்க ளெல்லோரும சொல்லப்பட்ட நேரத்தலே சொ

ல்லப்பட்ட இடச்திலே வெளிப்பட்டு அவ்விடத்தின்ன் றம உத்தாவின்றி நீங்கா தருக்கக்கடவர்கள்.

இங்ஙனம,

எச். வயிட்,

பிஸ்கான்

Secretary.

வதாள்ளே, பிஸகால் சுந்தோர், கஅகூடு ம தைமீன் சுர் டை.

NOTICES OF INSOLVENCY.

In the District Court of Galle.

In the matter of the insolvency of Tambi Saibu Abdul Cader Hadjiyar, of Tala-No. 274. pitiya in Galle.

WHEREAS the above-named Tambi Saibu Abdul Cader Hadjiar was on December 30, 1895, adjudged insolvent by the District Court of Galle, and an order has been made by the said court placing the estate of the said insolvent under sequestration in the hands of the Fiscal : Notice thereof is hereby given to all concerned; and notice is also hereby given that the said court has appointed that two public sittings of the court will be held, to wit, on January 31, 1896, and February 21, 1896, for the said insolvent to surrender and conform, and for such other proceedings in the said matter as may then be competent under the Ordinance No. 7 of 1853,

intituled "An Ordinance for the due collection, administration, and distribution of Insolvent Estates.'

> - By order of court, JAMES KRAUSE,

Galle, December 30, 1895.

No. 265. In the matter of the insolvency of M. Devanayagum, of Galle.

OTICE is hereby given that the second public sitting of the count in the for January 24, 1896; of which creditors are hereby required to take notice.

By order of court, JAMES KRAUSE, Galle, December 23, 1895. Secretary. e.

NOTICES OF FISCALS' SALES.

Central Province.

In the District Court of Kandy.

No. 10,164. Vs.

Una Vana Muna Muhammadu Meedin, of

HattonDefendant. NOTICE is hereby given that on January 24, 1896, commencing at 12 o'clock noon, will be sold by public auction at the premises the following property belonging to the defendant, viz. :--

All the goods, stock in trade, wares, merchandise, fittings, furniture, effects and things and book debts due to the defendant and to his said firm, and now lying and being at the defendant's shop or boutique bearing Nos. 68 and 69 at the Hatton bazaars, and also all the sundry goods consisting of cloth, rice, curry stuffs, and provisions, crockery, glassware, papers, and everything lying in the said boutiques. Amount of writ, Rs. 2,500.

J. J. THORBURN, Acting Fiscal.

Fiscal's Office, Kandy, December 23, 1895.

In the District Court of Kandy. M. R. M. Meyappa Chetty, of Wattegama, by his attorney K. P. Ramen Chetty, of Kandy Plaintiff. No. 9,638. Vs. 1, Rowland Boustead ; 2, A. P. Boustead ; and 3, J. A. Simpson Scowcroft, assignee of the insolvent estate of Rowland Boustead, of Wattegama.....Defendants. OTICE is hereby given that on January 24, 1896, at 12 o'clock noon, will be sold by public

auction at the premises the following property of the defendants :-

All that estate called Zululand, situate at Lower Dumbara, with all the buildings, plantations, machinery, tools, implements, furniture, and other the live and stock thereon and thereto belonging comprising several allotments of land; and bounded on the north by village boundary, Longford estate, and lands claimed by natives, boundary, Longtord estate, and fands claimed by harves, on the east by Nightsdale estate, on the south by land claimed by natives, and on the west by Maria estate, containing in extent 117 acres 1 rood and 17 perches as per survey computed from Surveyor-General's prelim-inary plan and Mr. S. W. Spencer's survey, which estate is registered in E 43/237 by the registrar of lands, Kandy. Amount of writ Bs 9 439.86 Amount of writ Rs. 9,439.86.

J. J. THORBURN, Fiscal's Office, Acting Fiscal. Kandy, December 23, 1895.

North-Western Province.

In the District Court of Puttalam.

Sennetambi Santeagu Pulle, of Kalpitiya Plaintiff. No. 966. Vs.

1, Nicholas Cassimer and his wife 2, Marien

Mercy, both of Kalpitiya Defendants.

NOTICE is hereby given that on Monday, January 27, 1896, at 1 o'clock in the afternoon, will be sold by pulc auction at the spot the right, title, and interest of the said 2nd defendant in the following property, viz. :---

An undivided one-eighth share of the cocoanut garden situate at Mutuwal in Kalpitiya as property of the 2nd defendant. The entire land is hounded on the north by the land belonging to Seguladu Tambi Marikar and others, south by the land belonging to the heirs of the late Seynadeen Marikar, west by the land belonging to the heirs of the late Sinne Ahamado Naina Marikar, and east by seashore.

G. A. BAUMGARTRER, Deputy Fiscal's Office, Deputy Fiscal. Puttalam, December 19, 1895.

In the District Court of Puttalam.

Uduma Lebbe Markar Mirasaibo Markar.....Plaintiff. No. 766. Vs.

Kader Mira Nachchiya, widow and administratrix of the estate of the late Elive

Tamby MarkarDefendant.

OTICE is hereby given that on Monday, January 27, 1896, at 1 o'clock in the afternoon, will be sold by public auction at the premises the right, title, and interest of the said defendant in the following property, viz. :--

1. A cocoanut garden called Palamadotottam, situated at Kachchemadurankuly; and bounded on the south by the garden of U. C. M. Mohamadali Markar and others, north by land of Kavana Tamby Naina Pulle, east and west by reservations.

2. A cocoanut garden called Palacholaitottam, situated at the above place; and bounded on the north by land Selema Naina Mohamado, east by reservation, south by road to Palamadu, and west by garden of Mohidin Ibrahim.

3. The garden called Pichankalitottam, situated at Anavasal in Kalpitiya; and bounded on the north by lake, east by partition fence of Konandetottam belonging to Tamby Markar and others, south by the partition fence of Malikaitedaltottam of the defendant, and west by the partition fence of Sinne Philipputottam, of Tangamuttu and others.

4. The garden called Maligaitedaltottam, situate at the above place; and bounded on the north by Pichankallytottam, east by lake and plain, south by the partition fence of the garden of the late Ummusal Umma, and west by the partition fence of the garden of Tangamuttu and others.

5. The garden called Tottekado alias Wendispirivu, situate at the above place, and bounded on the north by sand hill of Savane kovil, east by partition fence of Marsalpulletottam, south by Odai, and west by the fence of the garden of the heirs of the late Kavanna Naina Mohamado Lebbe.

6. An undivided half-share of the garden called Musalpillaitottam, situated at the above place; and bounded on the north by the sand hill of Savane kovil, east by thd fence of the garden of Nicholankunne and others, south by odai, and west by Wendisutottam.

On Tuesday, January 28, 1896, at 1 o'clock in the afternoon, at the premises.

7. The land called Kinattadykani, situated at Periasonakateru in Kalpitiya town; and bounded on the north and west by lane, east by the garden of Oona Pichche Markar, south by the garden of Pichche Umma, widow of Assena Markar. 8. A piece of land situated at the above place, and bounded on the north by lane, east by the land of Mohayadin Mira Nachchia, south by land of the heirs of the late Una Chena Mana Magudu Naina Markar.

On Wesnesday, January 29, 1896, at 1 o'clock in the afternoon, at the premises.

9. The cocoanut garden situated at Vellankare Kilakare; and bounded on the north by the fence of Pichchekandu, east by the fence of the garden of Moheidin Pichche and others, south by the fence of the garden of Kungali Markar and others, and west by the fence of the garden of Wella Rawter and others. 10. The garden called Mudappanepirivu, situate at

10. The garden called Mudappanepirivu, situate at the above place; and bounded on the north and west by the garden of the heirs of the late Oona Kadersaibo, east and south by the fence of the garden of Pichche Markar.

On Thursday, January 30, 1896, at 1 o'clock in the afternoon, at the premises.

11. The garden called Uriattaditottum, situate at Kandakuly; and bounded on the north by the garden of Naina Abubacker Markar and others, east by the fence of the garden of Noor Mohamado, south by sand hill, and west by the garden of Una Seinadin Markar.

> G. A. BAUMGARTNER, Deputy Fiscal.

Deputy Fiscal's Office, Puttalam, December 30, 1895.

In the District Court of Chilaw.

Phillipa Navaratna, of Madampe Plaintiff. No. 1,015. Vs.

Joseph Ratnayaka, of PuttalamDefendant

NOTICE is hereby given that on Saturday, January 25, 1896, at 1 o'clock in the afternoon, will be sold by public auction at the spot the right, title, and interest of the said defendant in the following property, viz. :--

1. The right, title, and interest of the defendant in and to the unexpired period of the lease of the land called Mawade Ucchetottam, situate at Chenakudirippu in Puttalam; bounded on the north by reservation, east by land of D. J. Fonseka, Mudaliyar, south by high road, and west by Alisakulam and Sembukulam.

2. A cocoanut garden called Periyakaruppenchettytottam, situate at the 3rd milepost, Anuradhapura road; bounded on the north by land of Samarakoon Mudaliyar, west by land of defendant, east by land of Thambó Widane, and south by land of Wythielingam Kangany.

3. A plantain garden situate at the above place, bounded on the north by road, west by the land of the late Proctor Muttukumaru and others, east by the land of the defendant and others, and south by the land belonging to Moors and others.

Deputy Fiscal's Office, G. A. BAUMGARTNER, Puttalam, December 30, 1895. Deputy Fiscal.

NOTICES IN TESTAMENTARY ACTIONS.

In the District Court of Colombo.

Order Nisi.

Testamentary Jurisdiction. No. C/706.

In the Matter of the Last Will and Testament of Kenneth C. Maciver, late of London, deceased.

THIS matter coming on for disposal before E. C. Dumbleton, Esq., Acting District Judge of Colombo, on the 30th day of December, 1895, in the presence of Julius & Creasy, Proctors, on the part of the petitioner Harry Edward Wise Cooper, of Lindula ; and the affidavit of the said Harry Edward Wise Cooper, dated the 23rd day of December, 1895, having been read and an official extract of the last will and testament of the said Kenneth C. Maciver, deceased, and the testament testamentor having been produced : It is ordered that the said will of the said deceased, dated the 20th September, 1893, be and the same is hereby declared proved.

It is further declared that the said Harry Edward Wise Cooper is the attorney of James Thomas Cameron, Charles Campbell Stephen, and Mary Henderson Maciver, the accepting executors and executrix named in the said will, and as such is entitled to have letters of administration with copy of the said will annexed issued to him, unless any person shall, on or before the 7th day of January, 1896, show sufficient cause to the satisfaction of this court to the contrary.

December 30, 1895.

E. C. DUMBLETON, Acting District Judge.

In the District Court of Colombo. Order Nisi.

Testamentary Jurisdiction. No. C/699. In the Matter of the Estate and Effects of Dehigaspitiyagey Dona Cathe-rina, late of Colombo, deceased.

THIS matter coming on for disposal before Joseph Grenier, Esq., Acting District Judge of Colombo, on the 12th day of December, 1895, in the presence of Mr. Arthur Alvis, Proctor, on the part of the petitioner Kirillegurunansalagey Christian de Silva Munasinghe, of Slave Island, in Colombo ; and the affidavit of the said Kirillegurunansalagey Christian de Silva Munasinghe, dated the 25th day of November, 1895, having been read:

It is ordered that the said Kirillegurunansalagey Christian de Silva Munasinghe be and be is hereby declared entitled to have letters of administration to the estate of Dehigaspitiyagey Dona Catherina, deceased, issued to him as the husband of the said deceased, unles the respondents-(1) Kirillegurunansalagey John de Silva Munasinghe; (2) Kirillegurunansalagey John de Silva de Silva Munasinghe; (3) Robert Julius Wanigesekere, of No. 49, Turret road, Colpetty, in Colombo; (4) Kirille-gurunansalagey Mary de Silva Munasinghe; and (5) MakavitageyCharlesWilliamPerera, both of Tavalantenne, in Rest ball (0) Kirille in Ramboda; (6) Kirillegurunansalagey Elizabeth Appolina de Silva Münasinghe, and (7) Atulugamagey Don Gabriel Perera, both of Ambilwegomuwa in Kadugannawa-shall, on or before the 16th day of January, 1896, show sufficient cause to the satisfaction of this court to the contrary.

> J. GRENIER, Acting District Judge.

The 12th day of December, 1895.

In the District Court of Kalutara.

Order Nisi.

Testamentary (In the Matter of the Estate of the late Nadoris de Silva Gunaratne, deceased, Jurisdiction. No. 115. of Desaster Kalutara.

THIS matter coming on for disposal before S. Haughton, Esq., Acting District Judge of Kalutara, on the 11th day of December, 1895, in the presence of Mr. S. Goonetilleke, Proctor, on the part of the petitioner

Uduwarage James Allis Silva; and the affidavit of the petitioner Uduwarage James Allis Silva, dated 11th December, 1895, having been read :

It is decleared that the said Uduwarage James Allis Silva is entitled to have letters of administration of the estate of the deceased Nadoris de Silva Gunaratne issued to him, unless the respondents-(1) Jane Catherine Gunato him, unless the respondents—(1) Jane Catherine Guna-rathe, of Colombo; (2) James Godfrey de Silva, of Negombo; (3) Jane de Silva Gunarathe, of Colombo; (4) Edwin Wijeysekara, of do.; (5) Nelly Florence Gunarathe, of do.; (6) James Cecil Ernest Silva, of Negombo; (7) Lily Muriel Silva, of do.; (8) Wilfred Alexander Silva, of do.—shall, on or bafore the 10th day of Lowren 1000 chem metric to construct the structure of January, 1896, show sufficient cause to the satisfaction of this court to the contrary.

> S. HAUGHTON, Acting District Judge.

The 11th day of December, 1895.

	······································
In the	District Court of Negombo.
• ~	Order Nisi.
Testamentary Jurisdiction. No. 157.	In the Matter of the Goods and Chattels of Rev. Father John Leo Ratnayeka, deceased.
	Between

Joseph Aloysius Ratnayeka, of Puttalam Petitioner And

1, Joan Maria Ratnayeka, of Kurunegala ; 2,

Johana Margaret, married to Don Francis

Kulatunge, of Kandy; 3, Mary Ratnayeka; 4, James Ratnayeka; 5, John Ratnayeka; 6, Frederick Ratnayeka, all of Talangama....Respondents.

THIS matter coming on for disposal before G. C. Roosmalecocq, Esq., District Judge, on the 6th day of December, 1895, in the presence of Mr. Wijetunge, Proctor, on the part of the petitioner, and the affidavit of the said petitioner, dated 24th day of September, 1895, having been read : It is ordered that the said petitioner, Joseph Aloysius Batnayeka, of Puttalam, be and he is bereby declared entitled to have letters of administration Joseph Aloysius Raunayera, or Futurani, or and no is hereby declared entitled to have letters of administration to the estate of Rev. Father John Leo Ratnayeka, deceased, issued to him, as the brother of the said deceased, unless the respondents above-named shall, on or before the 9th day of January, 1896, show sufficient cause to the satisfaction of this court to the contrary.

> G. C. ROOSMALECOCO, District Judge.

This 6th December, 1895.

In the District Court of Negombo.

Order Nisi. In the Matter of the Estate, Goods Testamentary and Chattels of Halahakonge Don Jurisdiction. Jusey Appuhami, late of Madam-No. 204. pella, deceased. Between 1, Halahakonge Don Abilino Appuhami ; and 2, Do. Don Martinu Appuhami, of Madampella.....Petitioners \mathbf{And} 1, Halahakonge Dona Helena Hami; 2, Sembucuttiarachchige Hendrick Silva; and 3 Halahakonge Don Anthoni, all of Madam and 3. pella.....Respondents. THIS matter coming on for disposal before G.C.

L Roosmalecocq, Esq., District Judge, on this 30th day of November, 1895, in the presence of Mr. Wijetunge, Proctor, on the part of the petitioners; and the affidavit of the above-named 1st petitioner, dated 17th day of September, 1895, having been read: It is ordered that the said petitioners—(1) Halahakonge Don Abilino Ap-puhami; and (2) Halakonge Don Martinu Appuhami—be and they are hereby declared entitled to have letters of administration to the estate of Halahakonge Don Jusey

Appuhami, deceased, issued to them as the sons of the said deceased, unless the respondents above-named shall, on or before the 9th day of January, 1896, show sufficient cause to the satisfaction of this court to the contrary.

> G. C. ROOSMALECOCQ. District Judge.

[This 30th November, 1895.

In the District Court of Negombo. Order Nisi. In the Matter of the Goods and Testamentary Chattels of Serasinhe. Arachchige Jurisdiction. Dona Madalena Hami, of Othera-No. 205. wadia, deceased.

Bétween

Hettiarachchige Juanis Appuhami, of Othera-......Petitioner wadia..... And

1, Isabella Hami and husband 2, R. Isaac

Appu ; and 3, Martina Hami, all of Othera-

wadia.....Respondents.

THIS matter coming on for disposal before G. C. Roosmalecocq. Esq., District Judge, on the 30th day of November, 1895, in the presence of Mr. Wijetunge, Proctor, on the part of the petitioner; and the affidavit of the said petitioner, dated 30th day of September, 1895, having been read: It is ordered that the said petitioner Hettiarehchige Luanis A new he and he is bareher declared Hettiarachchige Juanis Appu be and he is hereby declared entitled to have letters of administration to the estate of Serasinhe Arachchige Dona Madalena Hami, deceased, issued to him as son of the said deceased, unless the respondents above-named shall, on or before the 9th day of January, 1896, show sufficient cause to the satisfaction of this court to the contrary.

This 30th November, 1895.

G. C. ROOSMALECOCQ, District Judge.

In the District Court of Kandy. Order Nisi.

Testamentary (In the Matter of the Last Will and Jurisdict on.) Codicil of Robert Aspland, late of Codicil of Robert Aspland, late of 125, Westend Lane, Hampstead, Class IV. No. 1,904. England, deceased.

John Fraser, of Brae Groupe, Madulkele;

2, Frederick John Wright, of Leyant, Yati-

yantota Petitioners.

THIS matter coming on for disposal before John Henricus de Saram, Esq., District Judge of Kandy, on the 16th day of December, 1895, in the presence of Mr. H. P. Borrett, Proctor, on the part of the petitioners, John Fraser and Frederick John Wright, and the affidavit of the said John Fraser dated the 29th day of November, 1895, having been read :

It is ordered that the exemplification of the last will and codicil of Robert Aspland, deceased, dated of the 20th day of August, 1895, be and the same is hereby declared proved, unless any person shall, on or before the 17th day of January, 1896, show sufficient cause to the satisfaction of this court to the contrary.

It is further declared that the said John Fraser and Frederick John Wright are the executors named in the said will and codicil, and that they are entitled to have letters of administration with copies of the last will and codicil annexed issued to them accordingly, unless any person shall, on or before the 17th day of January, 1896, show sufficient cause to the satisfaction of this court to the contrary.

> J. H. DE SARAM. District Judge.

The 16th day of December, 1895.

In the District Court of Kandy. Order Nisi.

Testamentary In the Matter of the Estate of Julian Stanley Punch, late of Ullandu-pitiya Estate in the District of Jurisdiction. No. 1,903. Class III. Kandy, deceased.

John Boyle Siebel, of Kandy Petitioner.

THIS matter coming on for disposal before John Henricus de Saram, Esq., District Judge of Kandy, on the 9th day of December, 1895, in the presence of Messrs. Sproule & Sproule, Proctors, on the part of the petitioner John Boyle Siebel, and the affidavit of the said netitioner dated 5th day of December, 1895 petitioner, dated 5th day of December, 1895, having been read: It is declared that the said John Boyle Siebel is the attorney of Horatio Frances Deborah Carrington, curatrix and guardian of Julian Stanley Carrington Punch, the son of Julian Stanley Punch, deceased, and as such is entitled to letters of administration to the estate of Julian Stanley Punch, deceased, issued to him, unless any person shall, on or before the 10th day of January, 1896, show sufficient cause to the satisfaction of this court to the contrary.

J. H. DE SARAM The 9th day of December, 1895. District Judge.

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In t	he District Cou	rt of Jaffna.	
· •	Qrder Na	isi.	
Testamentary Jurisdiction. No. 700.	Sophia Por	of the Estate of t mammah, wife of S mpion, of Jaffna	Samuel
Samuel Beadle, o	f Batticotta Vs	Peti	tioner.
1, C. T. Mills and Manipai ; 3, M and wife 4, Cath ders, of Karadiv	wife 2, Mary M Iarimutto C. S Jerine Annamm	Sanders ah San-	, 4

THIS matter of the petition of Samuel Beadle, of Batticotta, praying for letters of administration to The estate of the above-named deceased, Sophia Ponn-ammah. wife of Samuel Jacob Champion, of Jaffna town, coming on for disposal before F. J. de Livera, Esq., District Judge, on the 10th day of December, 1895, in presence of Mr. T. M. Tampoo, Proctor, on the part of the petitionen , and the affderit of the petitionen dated the petitioner; and the affidavit of the petitioner dated the 10th day of December, 1895, having been read: It is declared that the petitioner is the next of kin of the said intestate, and is as such entitled to have letters of administration to the estate of the said intestate issued to him, unless the respondents or any other person shall, on or before the 29th day of January, 1896, show sufficient cause to the satisfaction of this court to the contrary.

F. J. DE LIVERA. District Judge. This 10th day of December, 1895.

> In the District Court of Jaffna. Order Nisi.

Testamentary Jurisdiction.	Samuel Jacob Cham	tate of the late pion, of Jaffna
No. 701.	Town, deceased.	
Samuel Beadle	of Batticotta	Petitioner

Samuel Beadle, of Batticotta.....Petitioner. Vs.

1, Rev. George Champion and wife 2, Mary

Ponnammah, of Chundiculy.......Respondents. HIS matter of the petition of Samuel Beadle of Batticotta, praying for letters of administration to the estate of the above-named Samuel Jacob Champion, of Jaffna town, coming on for disposal before F. J. de Livera, Esq., District Judge, on the 10th day of Decem-ber, 1895, in presence of Mr. T. M. Tampoo, Proctor, on the part of the petitioner; and the affidavit of the said petitioner, dated the 10th day of December, 1895; having been read: It is declared that the petitioner is the next of kin of the said intestate, and is as such entitled to have letters of administration to the estate of the said intestate issued to him, unless the respondents or any other person shall, on or before the 29th day of January, 1896, show sufficient cause to the satisfaction of this court to the contrary.

F. J. DE LIVEBA, District Judge.

The 10th day of December, 1895.

In the District Court of Galle. Order Nisi.

No. 3,119.

In the Matter of the Estate of Pakkeer Tamby Bawa, deceased, of Galupiyadda.

THIS matter coming on for disposal before H. L. Moysey, Esq., District Judge, Galle, on the 13th day of December, 1895, in the presence of Mr. George E. Abeywardene, Proctor, on the part of the petitioner James Krause, Secretary of the District Court, Galle; and the affidavit of the said James Krause, Secretary of the District Court, Galle, dated the 13th day of December, 1895, having been read: It is ordered and declared that the said James Krause, Secretary of the District Court, Galle, as official administrator, is entitled to have letters of administration of the estate of the above-named Pakkeer Tamby Bawa, unless the respondents—(1) Pakkeer Tamby Mammen; (2) Pakkeer Tamby Saibo; (3) Pakkeer Tamby Neina; (4) Omala Marcar Pattu Muttu, all of Galupiyadda—shall, on or before the 10th day of January, 1896, show sufficient cause to the satisfaction of this court to the contrary.

The 13th day of December, 1895. H. L. MOYSEY, District Judge.

In the District Court of Badulla. Order_Nisi.

B/74. In the Matter of the Intestate Estate of Wijekon Mudiyanselage Appu, of Dikkapitiye, deceased.

THIS matter coming on for disposal before J. G. Fraser, Esq., District Judge of Badulla, on the 7th day of December, 1895, in the presence of the applicant Wijekon Mudiyanselage Vidane of Dikkapitiye; and the affidavit and petition of the said Wijekon Mudiyanselage Vidane, dated 7th December, 1895, having been read: It is ordered that the said Wijekon Mudiyanselage Vidane be and he is hereby declared entitled to have letters of administration to the estate of the deceased Wijekon Mudiyanselage Appu issued to him, unless Wijekon Mudiyanselage Dingiri Menika, Punchirala, and Kiri Menika, shall, on or before the 29th June, 1896, show sufficient cause to the contrary.

J. G. FRASER, District Judge. The 7th December, 1895. In the District Court of Chilaw. Order Nisi. In the Matter of the Last Will and Testament of the late Warusay Hen-Testamentary Jurisdiction. of Gregoris Fernando, nadige No. 505. Himbutuwala, deceased. Vs. Warnakulasuriya Maria Jansay, widow of the late Warusay Hennadige Gregoris Fernando, of Himbutuwala......Petitioner. 1, Warusay Hennadige Anjalina Fernando; 2, Wittasingha Arachchige Pelis Fernando; 3, Warusay Hennadige Emerasia Fernando; 4. Anjumpolage Elberto Fernando; 5. Warusay Hennadige Marthelis Fernando; Warusay Hennadige Alberto Fernando, all of Himbutuwala.....Respondents. THIS matter coming on for disposal before James L'H1S matter coming on for disposal before James Jamieson Thorburn, Esg., District Judge of Chilaw, on the 29th day of November, 1895, in the presence of the petitioner; and the affidavit and the petition dated the 28th day of November, 1895, having been read: It is ordered that the last will of Warusay Hennadige Gre-goris Fernando, of Himbutuwala, deceased, dated the 14th day of September, 1895, be and the same is hereby declared proved, unless the respondents shall, on or before the 15th day of January 1896 show sufficient cause to

the 15th day of January, 1896, show sufficient cause to the satisfaction of this court to the contrary. It is further declared that Warnakulasuriya Maria Jansay is the executrix named in the said will, and that she is entitled to have probate of the same issued to her accordingly as the executrix thereof, and the same is hereby issued, unless some person shall, on or before the 15th day of January, 1896, show sufficient cause to the

> J. J. THORBURN, District Judge.

H. C. COTTLE, ACTING GOVERNMENT PRINTER, COLOMBO, CEYLON.

contrary.