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PASSED ORDINANCE.

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

No. 27 of 1916.

An Ordinance to amend " The Local Boards Ordinance, 1898."

JOHN ANDERSON.

HEREAS it is expedient to amend "The Local Boards Ordinance, 1898": Be it therefore enacted by the Governor of Ceylon, by and with the advice and consent of the Legislative Council thereof as follows :

1 This Ordinance may be cited as "The Local Boards (Amendment) Ordinance, No. 27 of 1916."

2 In section 3 of the principal Ordinance there shall be inserted after the definition of "Bridge" the following definition :

"Building " shall include any house, hut, shed, or roofed enclosure, whether used for the purpose of a human habitation or otherwise, and also any wall.

3 The following sections shall be substituted for sections 8, 9, and 10 of the principal Ordinance :.

8. (1) For the purpose of any general election of members under this Ordinance the Government Agent shall prepare in the English, Sinhalese, and Tamil languages lists of persons qualified to be elected and of persons qualified to vote at such election, and shall on a date not later than three

Preamble.

Short title.

Defirition of Building.

Substitution of new sections for sections 8, 9, and 10 of the principal · Ordinance. Preparation of lists.

B I

months before the said election exhibit a notice in the said languages at the office of the Local Board, and at such other conspicuous places in the town as the Government Agent may think fit, indicating—

- (a) That such lists are open to inspection during office hours at the said office ;
- (b) That at a time and date specified in the notice (not being later than two months before the holding of the said election) he will attend at the said office for the purpose of hearing all claims for insertion of any name in the said lists, and of all objections to any name inserted therein.

(2) The Government Agent shall attend at the time and date so indicated and shall decide all such claims and objections in a summary manner, and his decision shall be final and conclusive.

(3) No objection shall be entertained unless the objector shall have given seven days' notice in writing of his said objection to the person against the insertion of whose name in the list the objection is to be taken.

(4) For the purpose of his decision on any claim or objection under this section the Government Agent may administer an oath or affirmation, and any person knowingly making any false statement upon such oath or affirmation shall be guilty of an offence, and shall be liable to the penalties prescribed for the offence of giving false evidence in a judicial proceeding.

(5) Upon the determination of all claims and objections the Government Agent shall revise the said lists accordingly, and shall cause copies of the said lists so revised, certified under his hand, to be exhibited at the office of the Local Board for inspection at all reasonable hours.

(6) A person whose name does not appear in the lists of persons qualified to be elected or to vote so certified shall not be entitled to be elected or to vote, as the case may be, at the said election.

'(7) The lists so certified shall remain in force for the purpose of the said general election and any election to fill any vacancy under section 13, until new lists are prepared and certified for the next general election of members.

9. As soon as convenient after the publication of the Proclamation bringing any town under the operation of this Ordinance, and in the case of any town already under the operation thereof, at such time as is hereinafter prescribed, the Government Agent shall give public notice of his intention to hold an election of unofficial members of the Board of Health and Improvement for such town, or in the event of a casual vacancy an election of an unofficial member to fill such vacancy. Such notice shall be published in the English, Sinhalese, and Tamil languages not less than one calendar month before the day for holding the election, and shall be exhibited at the office of the Local Board and on such other conspicuous places in the said town as the said Government Agent may think fit with a view to ensuring publicity. Such notice shall state the time and place at which a meeting will be held for the purpose of the election, and the time within which the nomination of candidates must be made.

10. (1) The Government Agent shall preside at the meeting held for the purpose of the election, and shall determine the mode of voting and all questions arising in the course of the proceedings.

(2) No person shall be entitled to be a candidate for election at the said meeting unless he shall have been nominated in writing, and unless his nomination shall have been subscribed by at least two persons whose names shall appear in the list of persons entitled to vote, and shall have been delivered at the office of the Local Board not less than ten days before the meeting.

Notice of election.

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Mode of election.

(3) If any question arises as to the identity of any person claiming to be a person whose name is on the list of persons qualified to be elected or to vote at the said election, such question shall be determined by the Government Agent, and for the purpose of his determination he may administer any oath or affirmation, and any person knowingly making a false statement upon such oath or affirmation shall be guilty of an offence, and shall be liable to the penalties prescribed for the offence of giving false evidence in a judicial proceeding.

in a judicial proceeding. (4) Every voter shall have the same number of votes as there are members to be elected, but no voter shall be entitled to give more than one vote for any one candidate.

(5) In the event of the election being rendered indecisive by reason of an equality of votes, the matter shall be decided by the casting vote of the Government Agent.

10'A. (1) It shall be lawful for the Governor in Executive Council, by Proclamation published in the Government Gazette, to divide any town brought within the operation of this Ordinance into three divisions, and to define the limits of such divisions.

(2) In any such case at any general election one member shall be elected for each division, and for the purposes of such election the preparation of the lists of persons qualified to vote shall (save as is hereinafter provided) take place as though each division were a separate town, and an election for each division shall be held accordingly, and all the relevant provisions of this Ordinance with reference to the election of members and all matters connected therewith shall, with the necessary modifications, apply to every such election.

(3) Any person who would be qualified to be elected as a member if such town were not so divided shall be qualified to be elected a member for any division of such town, but a person shall not be qualified to vote at any election for any division, unless the house in respect of which he is so qualified under section 7 of this Ordinance is situated within the limits of such division.

(4) No person shall be a candidate for more than one division, and in the event of any person being nominated as a candidate for more than one division, the Government Agent shall, not less than five days before the date fixed for the first election for any of the divisions for which such person is nominated, notify such person that he has been nominated as aforesaid, and call upon him to declare for which division he desires to stand as a candidate ; and in default of such declaration being made before the date fixed for such first election, the Government Agent shall himself declare for which division such person shall be considered a candidate.

(5) In the event of any casual vacancy occurring under the provisions of section 13 in the office of a member elected for any division, the election for such vacancy shall be held in the manner and subject to the conditions prescribed by this section.

(6) The Governor in Executive Council, by Proclamation published in the *Government Gazette*, may at any time vary the limits of any division or divisions as defined in pursuance of sub-section (1) hereof, and any such Proclamation shall take effect at the next ensuing general election of members.

4 After sub-section (2) of section 56 of the principal Ordinance, the following sub-section shall be added and shall be numbered (2 A):

(2 A) For regulating traffic in streets and thoroughfares, including the limitation of the weight and speed of vehicles, and the prevention or restriction of the use of vehicles upon any bridge, road, or street, or in any place where such use may be attended with danger to the public, or may be likely to damage such bridge, road, or street.

5 In paragraph (5) of section 56 of the principal Ordinance, after the word "bakeries," there shall be inserted the following: "eating houses, tea and coffee boutiques, butchers' stalls, fish stalls, cattle galas."

Division of town into divisions, and elections for such divisions.

Amendment of section 56.

Additional powers of regulation. Substitution of new sub-section for sub-section (16) of section 56 of the principal Ordinance.

Amendment of

section 60.

(20 B).

6 For sub-section (16) of section 56 of the principal Ordinance the following sub-section shall be substituted :

(16) For fixing and levying charges for the occupation of pounds for stray cattle and pigs, and the cost of the keep of the animals impounded.

Addition of new 7 After sub-section (20 A) of section 56, which was added to the principal Ordinance by section 4 of Ordinance No. 29 of sub-section 1914, there shall be added the following sub-section, and shall be numbered (20 B):

> (20 B) For regulating the keeping and slaughtering of pigs, the sale of pork, and the seizure, impounding, and sale of stray pigs.

8 The following amendments shall be made in paragraph 2 of section 60 of the principal Ordinance :

- (a) After the words " buildings for " there shall be inserted the words "the purposes of town improvement, and for any of."
- (b) After the word "sell" there shall be inserted the words "lease or exchange."

Passed in Council the Twenty-third day of August, One thousand Nine hundred and Sixteen.

> A. G. CLAYTON. Clerk to the Council.

Assented to by His Excellency the Governor the Eighth day of September, One thousand Nine hundred and Sixteen.

> R. E. STUBBS, **Colonial Secretary.**

DRAFT ORDINANCES

MINUTE.

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

> An Ordinance to amend Ordinance No. 10 of 1863, intituled " An Ordinance to provide for the Partition or Sale of Lands held in common."

Preamble.

HEREAS it is expedient to amend Ordinance No. 10 of 1863 in certain particulars: Be it enacted by the Governor of Ceylon, by and with the advice and consent of the Legislative Council thereof, as follows :

Short title.

1 This Ordinance may be cited as " The Partition (Amendof 1916." ment) Ordinance, No.

2 After section 18 of the principal Ordinance the following section shall be added, and shall be numbered 18 A :

18 A. Notwithstanding the repeal of section 2 of Ordi-nance No. 10 of 1897 by "The Stamp Ordinance, 1909," all partition deeds shall be exempt from stamp duty, and shall be deemed to have been so exempt as from the date of such repeal.

By His Excellency's command,

Colonial Secretary's Office. R. E. STUBBS, Colonial Secretary. Colombo, September 14, 1916.

Statement of Objects and Reasons.

THIS Ordinance is intended to remove doubts that have arisen as to the exemption of partition deeds from stamp duty.

Attorney-General's Chambers, Colombo, September 2, 1916. ANTON BERTRAM, Attorney-General.

Addition of new section 18.

Exemption of deeds from stamp duty.

MINUTE.

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

An Ordinance to increase the Powers of the Governor for the Prohibition or Restriction of certain Imports during the present War.

Preamble.

HEREAS it is expedient to increase the power of the Governor for the purpose of prohibiting or restricting certain imports during the present war: Be it therefore enacted by the Governor of Ceylon, by and with the advice and consent of the Legislative Council thereof, as follows:

Short title.

Powers of Governor in Council to prohibit or restrict imports. 1 This Ordinance may be cited as "The Customs Amendment (War Powers) Ordinance, No. of 1916."

2 (1) The Governor in Executive Council may, by Proclamation published in the "Government Gazette," prohibit or restrict in any way he may specify in such Proclamation the import of all or any goods or any class of goods from any country or place or from any person or class of persons.

(2) All goods included in any such Proclamation and all prohibitions and restrictions therein specified shall be deemed to have been included and specified in the "Table of Prohibitions and Restrictions Inwards" contained in schedule C to Ordinance No. 17 of 1869, and all the provisions of the said Ordinance and all amendments thereof shall apply to such goods and such prohibitions and restrictions in the same manner and to the same extent as they apply to goods included and prohibitions and restrictions specified in the said schedule.

By His Excellency's command, Colonial Secretary's Office, R. E. STUBBS,

Colombo, September 4, 1916. Colonial Secretary.

Statement of Objects and Reasons.

THE object of this Ordinance is to give to the Government of Ceylon during the present war the same powers as are possessed by the Government of the United Kingdom, and have recently been conferred upon the Government of India, for the prohibition and restriction of imports, with a view to combating breaches of the law relating to trading with the enemy, and undesirable economic developments which may be encouraged by the present war.

Attorney-General's Chambers, Colombo, August 25, 1916. Attorney-General.

MINUTE.

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

An Ordinance to amend "The Whipping Ordinance, 1889."

Preamble.

W HEREAS it is expedient to amend "The Whipping Ordinance, 1889": Be it therefore enacted by the Governor of Ceylon, by and with the advice and consent of the Legislative Council thereof, as follows:

1 This Ordinance may be cited for all purposes as "The Whipping (Amendment) Ordinance, No. of 1916."

2 Paragraph (c) of section 2 of the principal Ordinance shall be amended by the insertion of the words " and attempting to commit the same " after the words " section 363 of the said Code," and in continuation thereof.

By His Excellency's command, Colonial Secretary's Office, R. E. STUBBS, Colombo, September 14, 1916. Colonial Secretary.

Statement of Objects and Reasons.

THE object of this Ordinance is, for the purpose of a sentence of whipping, to put the attempt to commit an offence under section 363 of the Ceylon Penal Code on the same footing as the full offence.

Attorney-General's Chambers, Colombo, September 5, 1916.

ANTON BERTRAM, Attorney-General.

Short title.

Amendment of section 2.

MINUTE.

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

An Ordinance relating to Money Lenders.

Preamble.

Short title.

THEREAS it is necessary that provision should be made for the better regulation of money-lending transactions: Be it therefore enacted by the Governor of Ceylon, by and with the advice and consent of the Legislative Council thereof, as follows :

1 This Ordinance may be cited as "The Money Lenders dinance, No. of 1916," and shall come into operation on Ordinance, No. such date as the Governor shall, by Proclamation, appoint.

Definitions.

Money Lenders Act, 1900, s. 6.

2 The expression "money lender" in this Ordinance shall include every person who carries on the business of money lending, or who advertises or announces himself or holds himself out in any way as carrying on that business, but shall not include-

- (a) Any mutual, provident, or specially authorized society
- registered under "The Societies Ordinance, 1891"; (b) Any society incorporated under "The Building Societies Ordinance, 1891 "
- (c) Any society registered under "The Co-operative Credit Societies Ordinance, 1911"
- (d) Any body corporate incorporated or empowered by a special Ordinance to lend money in accordance with such special Ordinance;
- (e) Any person bona fide carrying on the business of banking or insurance ;
- (f) Any pawnbroker licensed under "The Pawnbrokers Ordinance, 1893";
- (g) Any person bona fide carrying on any business not having for its primary object the lending of money, in the course of which and for the purposes of which he lends money ; or
- (h) Any body corporate for the time being exempted from registration under this Ordinance by order of the Governor in Executive Council.

A contract is said to be induced by "undue influence" where the relations subsisting between the parties are such that one of the parties is in a position to dominate the will of the other, and uses that position to obtain an unfair advantage over the other.

The expression "fictitious" in relation to any amount stated to be due in any promissory note or other obligation extends to a case in which such amount is arrived at by any deduction purporting to be made on account of any interest or premium payable in advance.

8 (1) Where proceedings are taken in any court by a money lender for the recovery of any money lent after the commencement of this Ordinance, or the enforcement of any agreement or security made or taken after the commencement of this Ordinance in respect of money lent either before or after the commencement of this Ordinance, and there is evidence which satisfies the court that the interest charged in respect of the sum actually lent is excessive, or that the amount charged for expenses, inquiries, fines, bonus, premium, renewals, or any other charges are excessive, and that in either case the transaction is harsh and unconscionable, or is otherwise such that a court would give relief, the court may reopen the transaction and take an account between the money lender and the person sued, and may, notwithstanding any statement or settlement of account or any agreement purporting to close previous dealings and create a new obligation, reopen any account already taken between them and relieve the person sued from payment of any sum in excess of the sum adjudged by the court to be fairly due in respect of such principal, interest, and charges as the court, having regard to the risk and all the circumstances, may adjudge to be reasonable; and if any such excess has been paid or allowed in account by the debtor, may order the creditor to repay it; and may set aside either wholly or in part, or revise,

Indian Contract Act, 1872, s. 16.

(Original.)

Reopening of transactions of money lender.

Money Lenders Act, 1900, s. l.

or alter any security given or agreement made in respect of money lent by the money lender, and if the money lender has parted with the security may order him to indemnify the borrower or other person sued.

(2) Any court in which proceedings might be taken for the recovery of money lent by a money lender shall have and may, at the instance of the borrower or surety or other person liable, exercise the like powers as may be exercised under this section, where proceedings are taken for the recovery of money lent, and the court shall have power, notwithstanding any provision or agreement to the contrary, to entertain any application under this Ordinance by the borrower or surety or other person liable, notwithstanding that the time for repayment of the loan or any instalment thereof may not have arrived.

(3) On any application relating to the admission or amount of a proof by a money lender in any insolvency proceedings, the court may exercise the like powers as may be exercised under this section when proceedings are taken for the recovery of money.

(4) The foregoing provisions of this section shall apply to any transaction which, whatever its form may be, is substantially one of money lending by a money lender.

(5) Nothing in the foregoing provisions of this section shall affect the rights of any *bona fide* assignee or holder for value without notice.

(6) Nothing in this section shall be construed as derogating from the existing powers or jurisdiction of any court.

4 (1) The powers of the court under the last preceding section may be exercised, subject to the terms and conditions of that section, with regard to any money-lending contract entered into as lender by a person mentioned in section 2(g), as though such person were a money lender, in the following eases; that is to say—

- (a) Where the court is satisfied that the contract was induced by undue influence; or
- (b) Where the lender took as security for the loan a promissory note or other obligation, in which the amount stated as due was to the knowledge of the lender fictitious, or was left blank.

(2) Nothing in this section shall be construed as derogating from the existing powers or jurisdiction of any court.

- 5 (1) A money lender as defined by this Ordinance-
- (a) Shall register himself as a money lender in accordance with regulations under this Ordinance under his own or usual trade name, and in no other name, and with the address, or all the addresses if more than one, at which he carries on his business of money lender; and
- (b) Shall carry on the money-lending business in his registered name, and in no other name, and under no other description, and at his registered address or addresses, and at no other address; and
- (c) Shall not enter into any agreement in the course of his business as a money lender with respect to the advance and repayment of money, or take any security for money in the course of his business as a money lender, otherwise than in his registered name; and
- (d) Shall keep a regular account of each loan, stating in intelligible words, figures, and denominations the items and transactions incidental to the account, and entered in a book paged and bound in such a manner as not to facilitate the elimination of pages or the interpolation or substitution of new pages; and
- (e) Shall on reasonable request, and on tender of a reasonable sum for expenses, furnish the borrower from time to time with a copy of the said account, and of any document relating to the loan or any security therefor, and shall on the like request allow him, or any person authorized by him in writing in that behalf, to compare such copy with the original; and

regard to persons other than money lenders. (Original.)

Exercise by the

court of similar powers with

Registration of money lenders, &c.

Money Lenders Act, 1900, s. 2.

(Original.)

(Modified from s. 2 (1) (d) of Money Lenders Act, 1900 and 1911. Cf. Dekkhan Agriculturists' Relief Act, 1879, ss. 64-66.) Dekkhan Agriculturists' Relief Act, 1877, ss. 64–66.

Transactions in

ontravention

Ordinance void and unenforceable

(Halsbury's Laws of England, Money and Money

Lending, ss. 93, 99.)

Money Lenders Act, 1911, s. 1.

of

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(f) Shall at the time when any payment is made by or on behalf of the borrower on account of the loan tender to the borrower or the person making the payment.
on his behalf, whether he demand the same or not, a written receipt for the amount of such payment. An entry in any pass book or statement of account furnished to the borrower of the tender shall be deemed to be equivalent for the purposes of this section to the grant of a receipt for the amount so entered.

(2) If a money lender fails to register himself as required by this Ordinance, or carries on business otherwise than in his registered name, or in more than one name, or elsewhere than at his registered address, or fails to comply with any other requirement of this section, he shall be guilty of an offence, and shall be liable on summary conviction to a fine not exceeding one thousand rupees, and in the case of a second or subsequent conviction to imprisonment of either description for a term not exceeding three months, or to a fine not exceeding one thousand rupees, or to both.

Provided that if the offender be a body corporate, that body corporate shall be liable on a second or subsequent conviction to a fine not exceeding five thousand rupees.

(3) A prosecution under sub-section (1) (a) of this section shall not be instituted except with the sanction of the Attorney-General or the Solicitor-General, or the Government Agent or Assistant Government Agent of the province or district in which the prosecution is sought to be instituted.

6 (1) Any money-lending contract made in the course of his business by any money lender who is not registered, or by any registered money lender which is in breach of any of the provisions of section 5, or in respect of which he shall not have kept an account substantially in the manner provided for in the said section, shall be void and unenforceable, both as regards the sum lent and as regards any security given in respect thereof.

(2) Notwithstanding anything in this section or in section 5-

- (a) Any agreement with, or security taken by, a money lender shall be, and shall be deemed always to have been, valid in favour of any *bona fide* assignee or holder for value without notice of any defect due to the operation of that section, and of any person deriving title under him; and
- (b) Any payment or transfer of money or property made bona fide by any person, whether acting in a fiduciary capacity or otherwise, on the faith of the validity of any such agreement or security, without notice of any such defect, shall in favour of that person be, and be deemed always to have been, as valid as it would have been if the agreement or security had been valid;

but in either such case the money lender shall be liable to indemnify the borrower or any other person who is prejudiced by virtue of this section, and nothing in this section shall render valid an agreement or security in favour of an assignce or holder for value who is himself a money lender.

(3) A person shall not be deemed to have had notice of a defect in an agreement or security by reason only that a search in the register established under the Ordinance would have disclosed the defect, or shown that the agreement or security was effected with a money lender.

(4) Nothing in this section shall render valid for any purpose any agreement, security, or other transaction which would, apart from section 5 of this Ordinance, have been void or unenforceable, nor any agreement or security which has before the commencement of this Ordinance been declared void by a court of competent jurisdiction.

7 (1) No person shall be registered as a money lender under any name including the word "bank," or under any name implying that he carries on banking business; and where any money lender is registered under any such name, the name shall be removed from the register, and a notification to that effect sent to the money lender.

Prohibition on money lenders being registered as bankers. Money Lenders Act; 1911, s. 2. (2) If a money lender, in the course of carrying on the money lending business, issues or publishes, or causes to be issued or published, any circular, notice, advertisement, letter, account, or statement of any kind containing expressions which might reasonably be held to imply that he carries on banking business, he shall be liable on summary conviction to the like penalties as if he had failed to comply with section 5 of this Ordinance.

Regulations as to registration.

Money Lenders Act, 1900, s. 3.

Penalties for false statements and representations.

Money Lenders. Act, 1900, s. 4.

Penalty for taking fictitious or blank promissory note as security.

(Original.)

Besetting residence or place of business of debtor. (Original.) "Afghans" nesumed to be money lenders. 8 (1) The Governor in Executive Council may make regulations respecting the registration of money lenders, whether individuals, firms, societies, or companies, the form of the register, and the particulars to be entered therein, and the fees to be paid on registration and renewals of registration, not exceeding ten rupees for each registration or renewal, and respecting the inspection of the register and the fees payable therefor.

(2) The registration shall cease to have effect at the expiration of three years from the date of the registration, but may be renewed from time to time, and if renewed shall have effect for three years from the date of the renewal.

9 If any money lender, or any manager, agent, or clerk of a money lender, or if any person being a director, manager, or other officer of any corporation carrying on the business of a money lender, by any false, misleading, or deceptive statement, representation, or promise, or by any dishonest concealment of material facts, fraudulently induces or attempts to induce any person to borrow money or to agree to the terms on which money is or is to be borrowed, he shall be guilty of an offence, and liable on conviction to imprisonment of either description for a period not exceeding two years, or to a fine not exceeding five thousand rupees, or to both.

10 Any money lender and any person mentioned in section 2 (g) who shall take as security for any loan a promissory note or other obligation in which the amount stated as due is to the knowledge of the lender fictitious, or is left blank, shall be guilty of an offence, and shall be liable on summary conviction to the like penalties as if he had failed to comply with section 5 of this Ordinance.

11 Any money lender who shall beset the residence or place of business or employment of his debtor shall be guilty of an offence, and liable on summary conviction to a fine not exceeding one hundred rupees, or to imprisonment of either description for a period not exceeding six months.

12 If any proceedings to which this Ordinance applies are taken with respect to any money-lending contract in which the lender shall be a person of the class commonly known as "Afghans," such lender shall be presumed to be a money lender, unless the contrary is proved to the satisfaction of the court.

By His Excellency's command,

Colonial Secretary's Office, Colombo, September 13, 1916. R. E. STUBBS, Colonial Secretary.

Statement of Objects and Reasons.

THIS Ordinance is an attempt to cope with the abuses of the money-lending system which are said to prevail in Ceylon, and which have for some time past been the subject of public discussion.

2. The Ordinance is based mainly upon the United Kingdom Money Lenders Act, 1900, which---

- (a) Required the registration of all money lenders ;
- (b) Empowered the courts to reopen and revise all money lenders' accounts in cases in which the interest charged was excessive, or the transaction otherwise harsh and unconscionable;
- (c) Required money lenders to carry on their business at a fixed office and under a registered trade name.

3. In 1911 the Money Lenders Act was amended by a further Act which protected *bona fide* assignees for value of securities (such as promissory notes) given to money lenders, but required the money lenders in such cases to indemnify the

borrower. It further prohibited money lenders making use of any trade name suggesting that they are bankers. These and the other minor provisions of the Act of 1911 have been embodied in this Ordinance.

4. In addition to the provisions above mentioned, certain special provisions are enacted with a view to protecting borrowers from local abuses of the money-lending system.

5. The English Act only deals with persons who carry on regular money-lending business, and does not extend to persons who, in the course of any other business in which they are engaged, lend money for the purposes of that business. In order to render the protection to the borrower more effective, this class of persons is, to a limited extent, brought within the scope of the present draft Ordinance. These persons are not required to be registered, but the court is empowered to reopen and revise their money-lending transactions in any case in which it is satisfied that the contract was induced by " undue influence," or in any case in which it is proved that the lender took as security a promissory note or other obligation in which the amount stated to be due was fictitious, or left blank (see section 4). For the purposes of this section " undue influence " is defined in accordance with the recent amendment of the Indian Contract Act.

6. By section 5 money lenders are required—

- (a) To keep regular and intelligible accounts in books properly paged and bound.
- (b) To furnish copies of their accounts at any time to their borrowers.
- (c) To give receipts for all payments on account, whether the borrower asks for them or not.

For the purpose of these special provisions recourse has been had to the Dekkhan Agriculturists' Relief Act, 1877.

7. By section 10 the taking of a promissory note in which the sum stated to be due is fictitious, or left blank by a money lender or by a person who lends money incidentally to his business, is made a penal offence.

8. In view of the objectionable practices attributed to money lenders of the class popularly known as "Afghans," and in view of the fact that this class of persons is in practice very largely composed of itinerant money lenders, it is provided by section 11 that the besetting by a money lender of the residence or place of business or employment of his debtor shall be a penal offence, and by section 12 that any person of the class commonly known as "Afghans" who enters into a money-lending contract as a lender shall be presumed to be a "money lender" under this Ordinance, until the contrary is proved.

September 11, 1916.

ANTON BERTRAM, Attorney-General.

NOTICES IN TESTAMENTARY ACTIONS.

In the District Court of Colombo. Order Nisi. Automentary In the Matter of the Intestate Estate of the Disdiction. late Ratnaweers natabendize Charles

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Juffisdiction. late Ratnaweerapatabendige Charles No. 5,610. Appuhamy, deceased. Arthur Thomas Corteling of Talawakele Petitioner.

And

 Muriel Winifred Agnes Ratnaweera, (2) Millanie Edith Ratnaweera, (3) Stanley Norman Ratnaweera, (4) Mark Charles Ratnaweera, (5) Justin Vincent Corteling, all of Silversmith street,

Colombo Respondents. THIS matter coming on for disposal before William Wadsworth, Esq., Additional District Judge of Colombo,

on September 14, 1916, in the presence of Mr. C. Samarakkody, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated August 28, 1916, having been read:

It is ordered that the petitioner be and he is hereby declared entitled, as the brother-in-law of the above-named deceased, to have letters of administration to his estate issued to him, unless the respondents above named or any other person or persons interested shall, on or before September 28, 1916, show sufficient cause to the satisfaction of this court to the contrary.

Septomber 14, 1916.

W. WADSWORTH, Additional District Judge.

Bistrict Court of Colombo. Postemonian Jurisdiction. No. 5,670.

In the Matter of the Intestate Estate of Kolamunne Galganagey John de Thalis of Ratmalana, in the Palle pattu of Salpiti korale, deceased.

L. Don Henry Lewis of No. 9, Main street, Petitioner. Negombo ·And

Order Nisi.

Vincent Tudor Thalis of Ratmalana, in the Palle

pattu of Salpiti korale Respondent. THIS matter coming on for disposal before Lewis Matthew Maartensz, Esq., District Judge of Colombo, on August 22, 1916, in the presence of Messrs. M. R. and M. S. J. Akbar, Proctors, on the part of the petitioner above named; and the affidavit of the said petitioner dated July 28, 1916, having been read :

It is ordered that the petitioner be and he is hereby declared entitled, as curator of the property of the only heir in this case, to have letters of administration to the estate of the above-named deceased issued to him, unless the respondent above named or any other persons or persons interested shall, on or before September 28, 1916, show sufficient cause to the satisfaction of this court to the contrary.

L. M. MAARTENSZ, August 22, 1916. District Judge. In the District Court of Colombo. Order Nisi. The Matter of the Intestate Estate of the Testamentar Jurisdiction late Willorege Eusina Perera Hamine of No. 46, Darley road, Colombo, deceased. No. 5.676.

Robert Perera Weerasinghe of Bertram Cottage,Petitioner. Panchikawatta, Colombo...

And

(1) W. Edwin-Paulis Perera of Narahenpita, (2) W. Rosaline Perera of Hanwella, (3) W. Jane Engeltina Perera of Haravana, (4) W. Emaline Perera of Haravatgoda, (5) W. Catherine Perera of Dambulla, (6) W. Alfred Perera of Kolonnawa, (7) W. George Perera of Kalutara, (8) W. Adeline Perera of Kolonnawa, (9) W. Lawrence Perera of Avondale road, Colombo, (10) W. Henry William Perera of Darley road, Colombo, (11) Flora Perera of Panchikawatta, (12) E. Francis Alwis Arpu-..... Respondents. hamy of Biyanwila

THIS matter coming on for disposal before William Wadsworth, Esq., Additional District Judge of Colombo, on August 28, 1916, in the presence of Messrs. Rajanathan and Raju, Proctors, on the part of the petitioner above named; and the affidavit of the said petitioner dated August 3, 1916, having been read :

It is ordered that the petitioner be and he is hereby declared entitled, as the grandson of the above-named deceased, to have letters of administration to her estate issued to him, unless the respondents above named or any other person or persons interested shall, on or before September 28, 1916, show sufficient cause to the satisfaction of this court to the contrary.

W. WADSWORTH, Additional District Judge. ugust 28, 1916. Ly In the District Court of Colombo. i the Matter of the Intestate Estate of the Testamentar Qlate Naina Mohamado Abdul Raheman Jurisdiction. No. 5,679. of No. 87, New Moor street, in Colombo, deceased. Neina Mohamed Davood of No. 87, New Moor street, Colombo.....Petitioner. And Neina Mohamed Abdul Rameed of No. 87, New .

Moor street, Colombo......Respondent. THIS matter coming on for disposal before William Wadsworth, Esq., Additional District Judge of Colombo.

on August 30, 1916, in the presence of Mr. Abdul Cader, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated August 29, 1916, having been read :

It is ordered that the petitioner be and he is hereby declared entitled, as the brother of the above-named 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 September 28, 1916, show sufficient cause to the satisfaction of this court to the contrary.

August 30, 1	916.		w. wadsv tional Dist		dge.
In	the Distric		f Colombo		(
	Ur Or	der Nisi.			```
Testamentary	In the Mat	ter of the	Intestate	Estate	of the

Jurisdiction. late Dempayalage Themanis Fernando No. 5,678. of Wellawatta in Colombo, deceased.

R. M. M. R. Muragappa Chetty of Sea street, Colombo......Petitioner. And

(1) Dompayalege Henry Meygewarna, (2) Dompayalage Edwin Meygewarna, (3) Dompayalage aseline Meygewarna, (4) Dompayalage Wilson

Meygewarna, all of Wellawatta, Colombo . . Respondents. THIS matter coming on for disposal before William Wadsworth, Esq., Additional District Judge of Colombo, on August 28, 1916, in the presence of Messrs. T. D. and E. L. Mack, Proctors, on the part of the petitioner above named; and the affidavit of the said petitioner dated August 9, 1916, having been read :

It is ordered that Mr. David Matthew Jansz, as Secretary of the District Court of Colombo, be and he is hereby declared entitled to have letters of administration to the estate of the above-named deceased issued to him, unless the respondents above named or any other person or persons interested shall, on or before September 28, 1916, show sufficient cause to the satisfaction of this court to the contrary.

W. WADSWORTH, August 28, 1916. Additional District Judge. In the District Court of Colombo. Order Nisi. Testamentary In the Matter of the Intestate Estate of Conrad Edward Ranesinghe Gunasekera Jurisdiction of Warapalana, in the Meda pattu of No. 5,680. Siyane korale, deceased. Simon Edward Ranesingha Gunasekera of Malwathuhiripitiya, in the Meda pattu of Siyane korale Petitioner. And Alice Perera Amarasingha Gunasekera of (1)

Warapalana, (2) Dona Noyana Gunasekera, warapatana, (2) wife of (3) Charles Richard Wijesinghe, both of Ratambale, in the Udugaha pattu of Siyane Korale, (4) Dona Soyana Gunasekera, wife of (5) Guneris Perera Amarasingha, both of Meddegama, in the Gangaboda pattu of Siyane korale, (6) William Edward Ranesingha Gunasekera of Henaratgoda, (7) Girigoris Edward Ranasingha Gunasekera of Warapalana, (8) Cornelia Mariya Ranasinghe Weerasekera of Warapalana... Respondents.

THIS matter coming on for disposal before William Wadsworth, Esq., Additional District Judge of Colombo, on August 31, 1916, in the presence of Mr. A. C. Abeyewardene, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated July 28, 1916, having been read :

It is ordered that the petitioner be and he is hereby declared entitled, as the brother of the above-named deceased, to have letters of administration to his estate issued him, unless the respondents above nam d, or any other person or persons interested shall, on or before October 12, 1916, show sufficient cause to the satisfaction of this court to the contrary.

August 31, 1916.

L. M. MAARTENSZ, District Judge.

In the District Court of Colombo.

Order Nisi

Jurisdiction. No. 5,681.

Testamentary In the Matter of the Joint Intestate Estate of Rinatun Atchigey Hendappu and his wife Kalupathirannahele gey Sonchihamy, both of Indolamulla, in the Gungaboda pattu of Siyane ko ale, deceased.

Patte Vidanelagey Don Peter of Paloogama, in the Gangaboda pattu of Siyane korale Petitioner.

And

(1) Ranatun Atchigey Johana Perera of Ranala, in the Palle pattu of Hewagam korale, (2) Ranatun Atchigey Mango Perera of Paloogama aforesaid, (3) Ranatun Atchigey Rebaka Perera of Indolamulla, (4) Mallika Appuhamillegey Sovida Hamy of Indolamulla, (5) Ranatun Atchigey Jane Nona, (6) Ranatun Atchigey Jompi Perera, (7) Ranatun Atchigey Seela vathee, (8) Ranatun Atchigey Mary Nona, (9) Ranatun Atchigey Podi Menika, (10) Ranatun

Atchigey Kiri Banda, (11) Ranatun Atchigey Baba Nona, (12) Ranatun Atchigey Baby Nona, all of Indolamulla, in the Gangaboda pattu of Siyane korale Respondents.

THIS matter coming on for disposal before William Wadsworth, Esq., Additional District Judge of Colombo, on August 28, 1916, in the presence of Mr. W. H. W. Perera, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated August 22, 1916, having been read :

It is ordered that the petitioner be and he is hereby declared entitled, as the son-in-law of the above-named deceased, to have letters of administration to their estate issued to him, unless the respondents above named or any other person or persons interested shall, on or before September 28, 1916, show sufficient cause to the satisfaction of this court to the contrary.

W. WADSWORTH, August 28, 1916. Additional District Judge. In the District Court of Colombo. Order Nisi. Testamentary In the Matter of the Intestate Estate of Kurukula Aratchige Don Semeon Peter Nanayakkara of Ihala Karagahamuna, Jurisdiction. No. 5.684. in the Adikari pattu of Siyane korale, deceased. Jayasuri Aratchige Dona Emalina Hamine of Ihala KaragahamunaPetitioner. Kurukula Aratchige Don Alexander Stewart Nanayakkara, (2) Kurukula Aratchige Don Francis Silvis Nanayakkara, (3) Kurukula Aratchige Dona Lily Nanayakkara, (4) Kurukula Aratchige Don David Benjamin Nanayakkara, (5) Kurukula Aratchige Don Vincent Nanayakkara, (6) Kurukula Aratchige Dona Salli Nanayakkara, (6) Kurukula Aratchige Dona Selli Nanayakkara, (7) Kurukula Aratchige Dona Engeltina Nanayakkara, (8) Kurukula Aratchige Don George Vincent Nanayakkara, (9) Kurukula Aratchige Don Edward Nanayak kara, (10) Jayasuria Aratchige Don Mendis Appuhamy, all of Ihala Karagahamuna Respondents. THIS matter coming on for disposal before William Wadsworth, Esq., Additional District Judge of Colombo, on September 5. 1916, in the presence of Mr. A. M. Rupesinghe, Froctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated August 15, 1916, 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 his estate issued to him, unless the respondents above named or any other person or persons interested shall, on or before September 28, 1916, show sufficient cause to the satisfaction of this court to the contrary.

September 5, 1916.

W. WADSWORTH. Addition | District Judge. In the District Court of Col Order Nisi.

. ₩i**II** # Testementary In the Matter of the Last Marik vr ment of Aboob kkyr Lebbe Jurisdiction. No. 5,685. Ibrahim Lebbe, late of New Moor street, Colombo, deceased.

New Moor street, Colombo Petitioner.

THIS matter coming on for disposal before William Wadsworth, Esq., Additional District Judge of Colombo, on September 5, 1916, in the presence of Messrs. Rejaratnam and Vandergert, Proctors, on the part of the petitioner above named; and the affidavits (1) of the said petitioner dated September 1, 1916, and (2) of the Notary and attesting witnesses dated August 30, 1916, having been read :

It is ordered that the last will of Aboobakkar Lebbe Marik ir Ibrahim Lebbe, deceased, of which the original 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 petitioner is the executor named in the said will, and that he is entitled to have probate thereof issued to him accordingly, unless any person or persons interested shall, on or before September 28, 1916, show sufficient cause to the satisfaction of this court to the contrary.

September 5, 1916.	W. WADSWORTH, Additional District Judge.
	Court of Colombo Leger
Jurisdiction. the late No. 5,688. Zemindar	er of the Intestate Estate of Pandithoresamy The rive late , Palawandam Rannad, in ia, deceased.
Meenatchi Nather Pillay, so Tuticorin, in South India	n of Kylasan Pilini of
Wadsworth, Esq., Addition on September 6, 1916, in the	for disposal before William al District Judge of Colombo, presence of Mr. G. Vandergert, petitioner above named ; and

the affidavit of the said petitioner dated August 6, 1916, power of attorney in favour of the petitioner, and order of the Supreme Court dated July 18, 1916, having been read : It is ordered that the petitioner be and he is hereby declared entitled, as the attorney of the heirs of the abovenamed deceased, to have letters of administration to his estate issued to him, unless any person or persons interested shall, on or before September 28, 1916, show sufficient

cause to the satisfaction of this court to the contrary. W. WADSWORTH, September 6, 1916. Additional District Judge. In the District Court of Colomb Order Nisi. Ø Testamentary In the Matter of the Intestate Estate of the Jurisdiction. late Welitarage Caroline Silva of Rat malana in Salpiti korale, deceased. M No. 5,691. Perfioner. Meeththe Hendrick Silva of Ratmalana. And Meeththe David Silva, (2) Meeththe Neris Silva, (3) Meeththe Endy Silva, (4) Meeththe Adline Silva, (5) Meeththe Albert Silva, all of Ratmalana . . Respondents. THIS matter coming on for disposal before William Wadsworth, Esq., Additional District Judge of Colombo, on September 7, 1916, in the presence of Mr. E. L. W. Aponso, Proctor, on the part of the retitioner above named;

and the affidavit of the said petitioner dated March 29, 1916, having been read :

It is ordered that the petitioner be and he is hereby declared entitled, as the husband of the above-named

deceased, to have letters of administration to her estate issued to him, unless the respondents above named or any other person or persons interested shall, on or before. September 28, 1916, show sufficient cause to the satisfaction of this court to the contrary.

September 7, 1916. Additional District Judge.
The the District Court of Colombo.
Testamentary in the Matter of the Intestate Estate of the Jurisdiction, late Balapuwaduge Joseph Mendis of
Ko. 5,692. Laxapathiya in Moratuwa, deceased. Beminnahennedige Theodora Maria Pieris of
Laxapathiya Petitioner. And
(1) Joseph Edwin Mendis (2) Agostinu Joseph

 Joseph Edwin Mendis, (2) Agostinu Joseph Theobold Mendis, (3) Bernard Christopher Mendis, (4) Owen Reginald Mendis, all of Laxapathiya, (5) Roland Ernest Wilmot Perera of Lunawa...... Respondents.

THIS matter coming on for disposal before William Wadsworth, Esq., Additional District Judge of Colombo, on September 8, 1916, in the presence of Mr. E. L. W. Aponso, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated August 7, 1916, 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 his estate issued to her, unless the respondents above named or any other person or persons interested shall, on or before September 28, 1916, show sufficient cause to the satisfaction of this court to the contrary.

W. WADSWORTH. Additional District Judge. September 8, 1916. U In the District Court of Colombo. Order Nisi. Testapaente In the Matter of the Intestate Estate of the Jurisdiction. late Pathirage Hendrick Perera of No. 5,695. Gothatuwa, deceased.

Pathirage Edwin Perera of Gothatuwa..... Petitioner.

THIS matter coming on for disposal before William Wadsworth, Esq., Additional District Judge of Colombo, on September 11, 1916, in the presence of Mr. N. J. S. Cooray, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated September 11, 1916, having been read:

It is ordered that the petitioner be and he is hereby declared entitled, as the son of the above-named deceased, to have letters of administration to his estate issued to him, unless any person or persons interested shall, on or before September 28, 1916, show sufficient cause to the satisfaction of this court to the contrary.

WILLIAM WADSWORTH, [•] September, 11, 1916. Additional District Judge. R In the District Dourt of Colombo. ŊЬ Testamentary In the Matter of une Lass Juridiction. Ment of William Charles In the Matter of the Last Will and Testa-Witham, No. 5,698 C. formerly of 3, Knightsbridge, in the County of Middlesex, but late of Bilton Manor, Rugby, in the County of Warwick, England, deceased.

THIS matter coming on for disposal before William Wadsworth, Esq., Additional District Judge of Colombo, on September 14, 1916, in the presence of Mr. Sydney Julius, Proctor, on the part of the petitioner, Harry Creasy of Colombo; and the affidavit of the said petitioner dated September 7, 1916, exemplification of probate of the will of the above named deceased, power of attorney in favour of the petitioner, and Supreme Court's order dated August 30, 1916, having been read: It is ordered that the will of the said William Charles Witham, deceased, dated January 12, 1910, of which an exemplification of probate 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 of the executrix named in the said will, and that he is entitled to have letters of administration, with copy of the said will annexed, issued to him accordingly, unless any person or persons interested shall, on or before September 28, 1916, show sufficient cau to the satisfaction of this court to the contrary.

	September 14, 1916.	WM. WADSWORTH, Additional District Judge
		Court of Negombo.
Ì		ter of the Estate of the late

Jurisdiction. Pitipanage Gordiano No. 1,613T. Seeduwa, deceased.

THIS matter coming on for disposal before M. S. Sportal Esq., District Judge of Negombo, on September 1, 1916, in the presence of Mr. D. Jno. S. Goonewardene, Proctor, on the part of the petitioner Wewalege Welmina Fernando. of Seeduwa; and the affidavit of the petitioner dated August 31, 1916, having been read:

It is ordered that the petitioner be and she is hereby declared entitled, as widow of the above-named deceased, to have letters of administration to his estate issued to her, unless the respondents—(1) Pitipanege John Fernando (3) Seeduwa, and minors (2) Pitipanege Salo Fernando, (3) Pitipanege Simon Fernando, (4) ditto Aron Fernando, (5) ditto Leon Fernando, (6) ditto Podinona Fernando, (7) ditto Marsal Fernando, (8) ditto Maggi Fernando, by their guardian ad litem the 1st respondent—shall on or before September 29, 1916, show sufficient cause to the satisfaction of this court to the contrary.

It is further declared that the said Pitipanege John Fernando of Seeduwa be appointed guardian *ad litem* over the said minors for the purpose of this action.

 September 1, 1916.
 T. K. CARRON,

 In the District Court of Negombo.

Order Nisi.

TestamentaryIn the Matter of the Estate of the late UnaJurisdiction.Mohammaddo Ismail of 4th Division;No. 1,616.Periyamulla, deceased.

THIS matter coming on for disposal before M. S. Sreshig, Esq., District Judge of Negombo, on September 6, 1816, in the presence of Mr. A. L. J. Croos-Dabrera, on the part of the petitioner Muna Abdul Sethan of 4th Division, Periyamulla; and the affidavit of the petitioner dated September 5, 1916, having been read:

It is ordered that the petitioner be and he is hereby declared entitled, as the son of the deceased above named, to have letters of administration to his estate issued to him, unless the respondents—(1) Kona Sellachchy Umma, (2) Muna Juwanicth Umma, assisted by her husband (3) Sawanna Thana Seniadeen, (4) Muna Mohammaddo Haniia, (5) Muna Kadja Umma, assisted by her husband (6) Meeyanna Mohammaddo Sleman, and minors (7) Mohar maddo Ibrahim Umma and (8) Muna Umma Habibu Umma, all of Periyamulla, by their guardian *ad litem* (9) Kona Sellachchy Umma the 1st respondent—shall, on or before October 5, 1916, show sufficient cause to the satisfaction of this court to the contrary.

It is further declared that the said Kona Sellachchy Umma be appointed guardian *ad litem* over the said minore for the purpose of this action.

September 6, 1916.	M. S. SRESHTA, District Judge.
In the District Co	ourt of Kalutara.
Order	Nisi.
Testamentary In the Matte	r of the Estate of the late

Jurisdiction. Dadayakkarage Carolis Fernando of Pane No. 1,019. dure, deceased.

THIS matter coming on for disposal before Allan Beven, Esq., District Judge of Kalutara, on June 22, 1916, in the presence of Mr. F. A. C. Tirimanne, Proctor, on the part of

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Fernando

the petitioner, Dadayakkarage Albert Fernando of Panadure; and the affidavit of the said petitioner dated April 8, 1916, having been read :

It is ordered that the petitioner, Dadayakkarage Albert Fernando of Panadure be and he is hereby declared entitled to administer the estate of the said deceased, as son of the said deceased, and that letters of administration do issue to him accordingly, unless the respondents-(1) Halawaduge Selestina Fernando, (2) Dadayakkarage Iddy Fernando, (3) Hettikankanange Arnolis Nonis, (4) Dadayakkarage Charles Fernando, all of Panadure-shall, on or before September 28, 1916, show sufficient cause to the satisfaction of this court to the contrary.

> ALLAN BEVEN, District Judge.

In the District Court of Kalutara.

Order Nisi.

estantentary In the Matter of the Estate of the late Kurukulasuriyage Hendrick Perera of Jurisdiction. No. 1,020. Panadure, deceased.

THIS metter coming on for disposal before Allan Beven, Esq., District Judge of Kalutara, on June 22, 1916, in the presence of Mr. F. A. C. Tirimanne, Proctor, on the part of the petitioner, Warusahennedige Isabella Soysa of Pattiya, in Panadure; the affidavit of the said petitioner dated June 19, 1916, having been read :

It is ordered that the petitioner, Warusahennedige Isabella Soysa of Pattiya, in Panadure, be and she is hereby declared entitled to administer the estate of the said deceased, as husband of the said deceased, and that letters of administration do issue to her accordingly, unless the respondents-(1) Kurukulasuriyage Annie Perera, (2) ditto Milly Cicilia Perera, (3) Charley Edward Perera, (4) Charles David Perera, (5) Nainabaduge Hendrick Fernando-shall, on or before September 28, 1916, show sufficient cause to the satisfaction of this court to the contrary.

It is further declared that the said (5) Nainabaduge Hendrick Fernando be appointed guardian ad litem over (2) ditto Milly Cicilia Perera, (3) ditto Charley Edward Perera, (4) ditto Charles David Perera, all of Pattiya, in Panadure-unless the respondents above named shall, on or before September 28, 1916, show sufficient cause to the satisfaction of this court to the contrary.

June 22, 1916.

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ALLAN BEVEN. District Judge.

In the District Court of Kalutara.

Order Nisi.

Jurisdiction. No. 1.024.

Postamentary In the Matter of the Estate of the late Ileperuma-aratchige Dona Baby Nona Hamine of Imbulliha.-deceased.

THIS matter coming on for disposal before Allan Beven, Esq., District Judge of Kalutara, on July 13, 1916, in the Esq., District Judge of Kalutara, on July 13, 1910, in the presence of Mr. F. A. C. Tirimanne, Proctor, on the part of the petitioner, Galboda Arachige James Jotiratna Wije-tunga of Imbulliha; and the affidavit of the said petitioner dated July 3, 1916, having been read :

It is ordered that the petitioner, Galboda Aratchige James Jotiratna Wijetunga of Imbulliha, be and the same is hereby declared entitled to administer the estate of the said deceased, as husband of the said deceased, and that letters of administration do issue to him accordingly, unless the respondents—(1) Charles Wijetunga, (2) Illeperuma Aratchige Don Simon, both of Imbullina—shall, on or before September 28, 1916, show sufficient cause to the satisfaction

of this court to the contrary. It is further declared that the seid Illeperuma Aratchige Don Siman of Imbulliha be appointed guardien *ad litem* over the minor respondent, Charles Wijetunga of Imbulliha, unless sufficient cause be shown to the contrary on or before September 28, 1916.

July 13, 1916.

ALLAN BEVEN, District Judge.

In the District Court of Kalutana . Order Nisi declaring Will proved,

Testamentary In the Matter of the Last will and Testament of Vithanege Don Carofis Appu Badugama, deceased. Jurisdiction. No. 1,027.

THIS matter coming on for disposal terre fillen Beven, Esq., District Judge of Kalutara, on July 25, 1916, in the presence of Messrs. Wijemanne and Wijemanne, Proctors, on the part of the potitioner Vitemanne, Proctors, on the part of the petitioner, Vithanage Don Hendrick Appu of Badugama ; and the affidavit of the said petitionerdated July 7, 1916, having been read :

It is ordered that the last will and testament of Vithanage Don Carolis Appu of Badugama, deceased, dated May 7, 1916, and now deposited in this court, be and the same is hereby declared proved, unless the respondents---(1) Vithanage Podi Appu *alias* Prolis Appu of Badugama, (2) ditto Podi Hamy of Owitigala---shall, on or before October 3, 1916, show sufficient cause to the satisfaction of this court to the contrary.

It is further declared that the said Vithanage Don Hendrick Appu of Badugama 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 shall, on or before October 3, 1916, show sufficient cause to the satisfaction of this court to the contrary.

July 25, 1916.

ALLAN BEVEN, District Judge.

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

Testamentary In the Matter of the Last Will and Testa-Jurisdiction. ment of Rajakaruna Chandrasekera No. 3,264. Wasala Mudiyanse Ralahamillige Kuda

Banda Nugawela, defeas a, of Eladetta. THIS matter coming on for disposal reformer folix Reginald Dias, Esq., District Judge, Kandy, of September 7, 1916, in the presence of Mr. A. Godamune, Proctor, on the part of the petitioner, Rajakaruna Chandrasekera Wasala Mudiyanse Ralahamillage Laurence Nugawela, Ratemahatmaya of Katugampola hatpattu, Kurunegala; and the affidavits of (1) Rajckarune Chandrasekera Wasala Mudiyanse Ralahamillage Laurence Nugawela Ratemahatmaya, (2) Wattapola Nawaratne Mudianselage Kiri Banda, Korala of Eladetta, and Ratnayaka Mudiyanselege Punchirala, Korala of Hendeniya, dated August 24 and 29, 1916, having been read :

It is ordered that the will of Rajakaruna Chandrasekera Wasala Mudiyanse Ralahamillage Kuda Banda Nugawela, deceased, dated April 4, 1898, and now deposited in this court be and the same is hereby declared proved, unless any person or persons interested shall, on or before September 28, 1916, show sufficient cause to the satisfaction of this court to the contrary.

It is further declared that the said petitioner, Rajekaruna Chandrasekera Wasala Mudiyanse Ralahamillege Laurence Nugawela, Ratemahatmaya, is the executor named in the said will, and that he is entitled to have probate of the same issued to him accordingly, unless any person or persons interested shall, on or before September 28, 1916, show sufficient cause to the satisfaction of this court to the 0 contrary.

September 7,	1916.	·	ļ	f'elax I		JIAS, pt Jud	lge.
In	n the Dist In the I	rict Co Astter	ourt o	f Kano	iy.	23.6	A .
Jurisdiction.	of Ka	riyawa	isam	Warn	akala	than	hirige
No. 3,275.	Don Matale		s de	Silva	of	Rattoi	a lin
					4	~1~	

THIS matter coming on for disposal before Fells Reginald Dias, Esq., District Judge of Kandy, or Argast 23, 1916, in the presence of Mr. W. A. de Silva, Proctor, on the part of the petitioner, Deunge Badathuruge Simon de Silva of Gampola; and the affidavit of Deunge B dathuruge Simon de Silva of Gampola, dated August 21, 1916, having been read :

It is ordered that the petitioner, Deunge Bidathuruge Simon de Silva of Gampola, be and he is hereby declared

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June 22, 1916.

PART II. - CEYLON GOVERNMENT GAZETTE - SEPT. 22, 1916

entitled, to letters of administration to the estate of Kariyawasam Waranekulathanthirige Don Andiris de Silva of Rattota, in Matale, deceased, as son-in-law of the said deceased, unless (1) Kariyawasam Warnakulathanthirige Uparis Silva, (2) Kariyawasam Warnakulathanthirige Niko Nona, (3) William Silva, (4) Kariyawasam Warnakulathanthirige Agoris Silva, (5) Kariyawasam Warnakulathanthirige James Silva, (6) Kariyawasam Warnakulathanthirige Elaris Silva, all of Rattota, in Matale, (7) Kariyawasam Warnakulathanthirige Helenahamy of Gampola shall, on or before September 28, 1916, show sufficient cause to the satisfaction of this court to the contrary.

August 23, 1916. August 23, 1916. FELIX R. DIAS, District Judge. The the Dedrict Court of Kandy. Prior Visi declaring Will proved. Testamentation Jurisdiction No. 3,278. In the Matter of the Last Will and Testament of Uduwawala Delgahakumbure Herat Mudiyanselagedere Dingiri Banda, late Arachchi of Uduwawala, deceased.

THIS matter coming on for disposal before Felix Reginald Dias, Esq., District Judge, Kandy, on September 1, 1916, in the presence of Messrs. Weerasooria and Wijenaike, Proctors, on the part of the petitioner Uduwawela Thelwadana Mudiyanselagegedere Kiri Banda, Arachchi of Post Office, Kandy; and the affidavit of Uduwawela Thelwadana Mudiyanselagegedere Kiri Banda, Arachchi of Post Office, Kandy, dated August 31, 1916, having been read:

It is ordered that the will of Uduwawela Delgahakumbure Herat Mudiyanselagedere Dingiri Banda, late Arachchi of Uduwawala, deceased, dated August 6, 1916, and now deposited in this court, be and the same is hereby declared proved, unless any person or persons interested shall, on or before September 28, 1916, show sufficient cause to the satisfaction of this court to the contrary.

It is further declared that the said petitioner Uduwawela Thelwadana Mudiyanselagegedere Kiri Banda, Arachchi, as the sole legatee under the will, is entitled to have letters of administration issued to him, with copy of the will annexed, unless any person or persons interested shall, on or before September 28, 1916, show sufficient cause to the satisfaction of this court to the contrary.

FELIX R. DIAS. September 1, 1916. District Judge. In the Distigu ourt of Galle. Order Nisi. taméntary The Matter of the Estate of the late **M**6. 4,638. Tacla Alles, deceased, of Kumbalwella,

THIS matter coming on for disposal before L. W. C. Schrader, Esq., District Judge of Galle, on August 29, 1916, in the presence of Mr. S. S. Weerasuriya, Proctor, on the part of the petitioner Aloysius John Alles of Galle; and the affidavit of the said petitioner dated August 24, 1916, having been read:

Galle.

It is ordered that the 2nd respondent, Hillary Perera of Kachcheri, Matara, be appointed guardian *ad litem* over the 1st respondent Marcus Alles of Kaluwella, Galle, unless the respondents—(1) Marcus Alles of Kaluwella, Galle, and (2) Hillary Perera of Kachcheri, Matara—shall, on or before September 28, 1916, show sufficient cause to the satisfaction of this court to the centrary.

It is further declared that the said petitioner is the husband of the deceased, and that he is entitled to have letters of administration issued to him accordingly, unless the respondents—Marcus Alles and Hillary Perera--shall, on or before September 28, 1916, show sufficient cause to the satisfaction of this court to the contrary.

> L. W. C. SCHRADER, District Judge.

In the District Court of Galle. Order Nisi.

Testamentary In the Matter of the Estate of the late Jurisdiction. Cassim Lebbe Marcar Mohamado Lebbe

No. 4,641. Marcar, deceased, of Katugoda. THIS matter coming on for disposal before L. W.S. Schrader, Esq., District Judge of Galle, on August 21, 1916, in the presence of Mr. Sethukavaler, on the part of the petitioner, Mohamado Lebbe Marcar Mohamado Thassim of Katugoda; and the affidavit of the said petitioner dated August 21, 1916, having been read :

It is further declared that the said petitioner is at heir of the said deceased, and that he is entitled to have letters of administration issued to him accordingly, unless the respondent, Mohamado Ali Sowdia Umma, shall, on or before September 28, 1916, show sufficient cause to the contrary to the satisfaction of this court.

August 21, 1916.

L. W. C. SCHRADER, District Judge.

In the District Court of Matara. Order Nisi.

Testamentary In the Matter of the Estate of the late Jurisdiction. Don Edoris Rubasinghe Siriwardana, No. 2,308. deceased, of Alapaladeniya.

THIS matter coming on for disposal before J. C. Rock, Esq., District Judge of Matara, on July 31, 1916, in the presence of Messrs. Keuneman, Proctors, on the part of the petitioner, Rubasinghe Siriwardana Kirigoris of Alapaladeniya; and the affidavit of the said petitioner dated July 28, 1916, having been read: It is ordered that the said petitioner, as son of the deceased above named, is entitled to have letters of administration issued to him accordingly, unless respondents, viz., (1) Rubasin Siriwardana Tinohamy, (2) Madanasingha Siriwardana Neeris, (3) Rubasin Siriwardana Don Hendrick, (4) ditto Don Charlis of ditto, (5) ditto Carlinahamy of ditto, (6) ditto Jinadasa, and (7) ditto Carnelis of ditto, shall, on or before September 4, 1916, show sufficient cause to the satisfaction of this court to the contrary.

It is further ordered that the said 3rd respondent be appointed guardian *ad litem* over 6th and 7th respondents, minors, unless respondents above named shall, on or before September 4, 1916, show sufficient cause to the satisfaction of this court to the contrary.

July 31, 1916.

J. C. W. Rock, District Judge.

The date extended till September 26, 1916.

In the District Court of Tangalla. Order Nisi.

Testamentary In the Matter of the Estate of the late Jurisdiction. Weerasin Gamatchige Dona Gimara, No. 638. deceased, of Kudahilla.

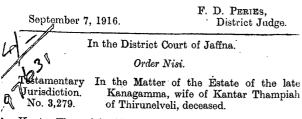
THIS matter coming on for disposal before F. D. Peries, Esq., District Judge of Tangalla, on September 7, 1916, in the presence of Mr. V. S. Wikramanayaka, Proctor, on the part of the petitioner, Weerasin Liyanage Don Bastian of Kudchilla; and the affidavit of the said petitioner dated August 31, 1916, having been read:

It is ordered that letters of administration to the estate of the late Weerasm Gamatchige Dona Gimara be granted to the petitioner aforesaid, unless the respondents—(1) Weerasm Liyanage Dona Siciliana Haminé, wife of (2) Meegasdeniya Kankananage Don Juwanis Appuhamy, both of Kambussawela, (3) Edirisin Aratchige Don Diyonis of Kurba hilla, (4) ditto Hamine, (5) ditto Appuhamy, (6) ditto Dilisinhamy, (7) ditto Dinginahamy, (8) ditto Hinnihamy, (9) Weerasin Liyanage Podihamine of Kongela, (10) Wikrama Aratchige Bingimahatmaya of ditto, (11) ditto Heenhamine of ditto, (12) Wee, asin Liyanage Don Andrayas of Kudahilla, and any person or persons interested—shall, on or before September 25, 1916, show sufficient cause to the satisfaction of this court to the contrary.

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PART II. - CEYLON GOVERNMENT GAZETTE - SEPT. 22, 1916

It is further ordered that the said 3rd respondent be appointed guardian ad litem over the minors, 4th to 8th respondents, and that the 9th respondent be appointed guardian ad litem over the minors, 10th and 11th respondents, unless the respondents and any person or persons interested shall, on or before September 25, 1916, show sufficient cause to the satisfaction of this court to the contrary.



Kantar Thampiah of Thirunelveli...... Petitioner.

Vs.

(1) Thambiah Sanmugam of Thirunelveli, (2) Thambiah Vissuvalingam of ditto, (3) Sivakolunthu, daughter of Thambiah of ditto, (4) Kanmanyamma, daughter of Thambyah of ditto, (5) Arumugam Murugesu of ditto, the 1st, 2nd, 3rd, and 4th respondents are minors, by their guardian ad litem the 5th respondent..... Respondents

THIS matter of the petition of Kantar Thampiah of Thirunelveli praying for letters of administration to the estate of the above-named deceased Kanagamma, wife of Kantar Thampiah of Thirunelveli, coming on for disposal before P. E. Pieris, Esq., District Judge, on September 6, 1916, in the presence of Mr. K. Sivaprakasam, Proctor, on the part of the petitioner; and the affidavit of the said petitioner dated July 27, 1916, having been read: It is ordered that the petitioner be and he is hereby declared entitled, as the lawful husband of the said deceased, to administer the estate of the said deceased, and that letters of administration do issue to him accordingly, unless the respondent above named or any other person shall, on or before October 3, 1916, show sufficient cause to the satisfaction of this court to the contrary.

P. E. PIERIS, September 8, 1916. District Judge.

In the District Court of Jaffna.

Order Nisi.

Postapentary In the Matter of the Estate of the late Kanmany, daughter of Vairamuttu Jugesdiction. No. 3,293. Chellappah of Vannarponnai East, deceased.

Arunasalam Elayatamby Ponniah of Vannarponnai East.....Petitioner.

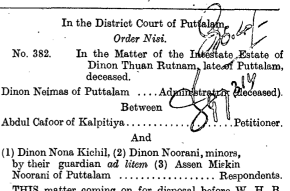
Vs.

- (1) V. Chellappah Manikkam, Audit Office, V. Chellappan manifectani, Auto Chico, Colombo, (2) V. Chellappah Ponnuthurai, clerk, Municipality, Colombo, (3) V. Chellappah Thiya-garajah of 26, Campbell place, Colombo, (4) Visaladchy, wife of Å. E. Ponniah of Sirampi-
- pady, Jaffna '.... Respondents.

THIS matter of the petition of Arunasalam Elayathamby Ponniah of Vannarponnai East, praying for letters of administration to the estate of the above-named deceased Kanmany, daughter of Vairamuttu Chellappah, coming on for disposal before P. E. Pieris, Esq., District Judge, on August 31, 1916, in the presence of Messrs. Sivapragasam August 31, 1910, in the presence of messis, broapingasan and Katiresu, Proctors, on the part of the petitioner; and the affidavit of the petitioner dated August 28, 1916, having been read: It is declared that the petitioner is the husband of the heiress of the said intestate, and is 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 September 26, 1916, show sufficient cause to the satisfaction of this court to the contrary.

August 31, 1916.

P. E. PIERIS, District Judge.



THIS matter coming on for disposal before W. H. B. Carbery, Esq., District Judge of Puttalam, on July 21, 1916, in the presence of Mr. V. M. Anthonippillai, Proctor, on the part of the petitioner, and the petition dated July 21, 1916, and the affidavit dated July 21, 1916, having been read :

It is ordered that the 3rd respondent be and she is hereby appointed guardian ad litem of the above-named 1st and 2nd respondents, and that the petitioner above named be and he is hereby declared entitled to have letters de bonis non administravit to the above-named estate issued to him, unless the respondents shall, on or before September 1, 1916, show sufficient cause to the contrary to the satisfaction of this court.

July 21, 1916.

V. COOMARASWAMY, Additional District Judge.

Time for showing cause is extended to September 29, 1916.

W. H. B. CARBERY, District Jyage. In the District Court of Puttalam. Testamentary In the Matter of the Internet Estpte of Jurisdiction. Mohamado Suleha Ummal late of Sam-No. 409. mattiawady, deceased. \smile ን 14 Sego Abdul Cader Sinna Ahamado Naina Maraikar Ditioner. of Palliwasalturai Vs. (1) Mohamado Sego Alawdeen Marakar, a manor of $2\frac{1}{2}$ years of age, by his proposed guardian ad litem (2) Sego Abdul Cader Naina Mohamado Lebbe Marakar of Palliwasalturai Respondents. THIS matter coming on for order before V. Coomaraswamy, Esq., Additional District Judge, Puttalam, on June 29, 1916, in the presence of Mr. William S. Strong, Proctor, on the part of the petitioners and the petitioners? affidavit dated June 26, 1916, and petition dated June 29,

1916, having been duly read : It is ordered that the abovenamed 2nd respondent be and he is hereby appointed guardian ad litem over the minor, the above-named 1st respondent, unless the said 2nd respondent shall, on or before August 31, 1916, show sufficient cause to the satisfaction of this court to the contrary.

It is further ordered that the petitioner above named be and he is hereby declared entitled to have letters of administration to the estate of the above named deceased, and that the same will be issued to him accordingly, unless the respondents above named shall, on or before August 31, 1916, show sufficient cause to the satisfaction of this court to the contrary.

June 29, 1916.

V. COOMARASWAMY, Additional District Judge.

The date for showing cause against the above Order Nisi is extended to September 29, 1916.

> By order of court. W. A. T. GUNAWARDENE, Secretary.

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- CEYLON GOVERNMENT GAZETTE - SEPT. 22, 1916

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411 If the District Court of Puttalam. 411 If the Matter of the Intestate Estate of Segu Sickander Assena Lebbe, late of Kurinjamottai.

ANT II.

Between

Pitche Muttu Annaviar Segu Sickander of Kurinjamottei Petitioner. And

(1) Assena Lebbe Abdul Rahiman of Kurinjamottai,

a minor, by his proposed guardian ad litem (2)

Sena Mohammedo Meera Lebbe of Kurinja-

mottai Respondents. THIS matter coming on for disposal before V. Coomaraswamy, Esq., Additional District Judge, Puttalam, on August 3, 1916, in the presence of Mr. V. M. Anthonippillai, Proctor, for petitioner; and the petition dated August 2, 1916, and affidavit dated March 27, 1916, of the petitioner having been read:

It is ordered that the 2nd respondent be and he is hereby appointed guardian *ad litem* of the minor, the 1st respondent, for the purpose of this case, and that the petitioner be and he is hereby declared entitled to have letters of administration to the above-named estate issued to him, unless respondent shall, on or before September 28, 1916, show sufficient cause to the contrary to the satisfaction of this court.

V. COOMARASWAMY, Additional District Judge.

Jurisdiction Anthony Manuel Fernando, late of Puna-No. 413. pitia, deceased.

Innasi Fernando of Punapitia Petitioner.

Vs.

 Ana Cecilia Fernando, (2) Pragasia Fernando, aged 15, (3) Grasian Fernando, aged 12, (4) Annamma Fernando, aged 7, (5) Sipirian Fernando, aged 5, (6) Agnes Fernando, aged 3, all of Punapitia Respondents.

THIS matter coming on for order before V. Coomaraswamy, Esq., Additional District Judge, Puttalam, on August 25, 1916, in the presence of Mr. William S. Strong, Proctor, on the part of the petitioner; and the petitioner's affidavit dated August 14, 1916, and petition dated August 25, 1916, having been duly read: It is ordered that the abovenamed first respondent be and she is hereby appointed guardian ad litem over the minor children, the above-named 2nd, 3rd, 4th, 5th, and 6th respondents, unless the said first respondent shall, on or before September 27, 1916, show sufficient cause to the satisfaction of this court to the contrary.

It is further ordered that the above-named petitioner be and he is hereby declared entitled to have letters of administration to the estate of the above-named deceased, and that the same will be issued to him accordingly, unless the respondents above named shall, on or before September 27, 1916, show sufficient cause to the satisfaction of this court to the contrary. ~ 0

V. COOMARASWAMY, Additional District Judge.			
(), () In the District Court of Puttalam.			
Do Order Nisi.			
Testamentary In the Matter of the Intestate Estate of			
Jurisdiction. Sego Neina Mohammedo Lebbe of No. 415. Palliwasalturai, deceased.			
Sego Mohiedeen Meera Natchia, widow of Seyanna Assena Marakar of Palliwasalturai Petitioner.			
And			
(1) Sego Neina Meera Saibo Marakar and (2) Sego			

Noina Mariambu Natchia, both of Palliwasal-

 petitioner's affidavit dated September 6, 1916, and petition dated September 6, 1916, having been duly read : It is ordered that the petitioner, Sego Mohiedeen Meera Natchia, widow of Seyanna Assena Marakar of Palliwasalturai, be and sha is hereby declared entitled to have letters of administration to the estate of the above-named deceased, and that the same will be issued to her accordingly, unless the respondents above named shall, on or before September 28, 1916, show sufficient cause to the satisfaction of this court to the contrary.

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September 7, 1916.	V. COOMARASWAMY, Additional District Judge.
In the District	Court of Puttalam.
Orc	ler Nisi.
Jurisdiction. the late No. 414. Nahar, d	atter of the Intestate Estate of Babel Hayaru <i>alias</i> Samsun leceased. etween
Cader Saibo Marikar Moha known as Seyado Moha pitiya	
	And

 Cader Meera Natchia, (2) Assen Kudoos Marikar Mohamado Neina Marikar, (3) Seyado Raviyathul Adaviya, wife of Mohamado Casim Marikar Magudu Neina Marikar, (4) Muttu Ahamado Natcha, wife of Cader Saibo Marikar Uduma Lebbe Marikar, all of Kalpitya....Respondents.

THIS matter coming on for disposal before V. Coomaraswamy, Esq., Additional District Judge of Puttalam, on August 30, 1916; after reading the affidavit of Cader Saibo Marikar Mohamado Ali Marikar *alias* Seyado Mohamado Bohari, the petitioner above named, and the petition, both dated August 23 and 29, 1916, respectively:

It is ordered that the petitioner above named be and he is hereby declared entitled, as husband of the abovenamed deceased, to have letters of administration in respect of the estate of the said deceased issued to him, and that letters of administration do issue to him accordingly, unless the respondents above named or any other person or persons interested in the estate of the said deceased shall, on or before September 29, 1916, show sufficient cause to the contrary to the satisfaction of this court. It is further ordered that the petitioner is entitled to the costs of, and occasioned by, this application.

August 30, 1916.	V. COOMARASWAMY, District Judge.
In the District.	Court of Kegalla.
Orde	r Nisi.
 Jurisdiction. Daulkaray No. 506. Dodantale	
Daulkarayalage Punchikira (of DodantalePetitionfr
	Vs.
(1) Daulkarayalage Siriyat ditto Dingiri Ukku of di Kira of ditto, (4) ditto S ditto Kirie of Deewala, (6)	tto, (3) ditto Punchi Suramba of ditto, (5) ditto Rana of Dodan-

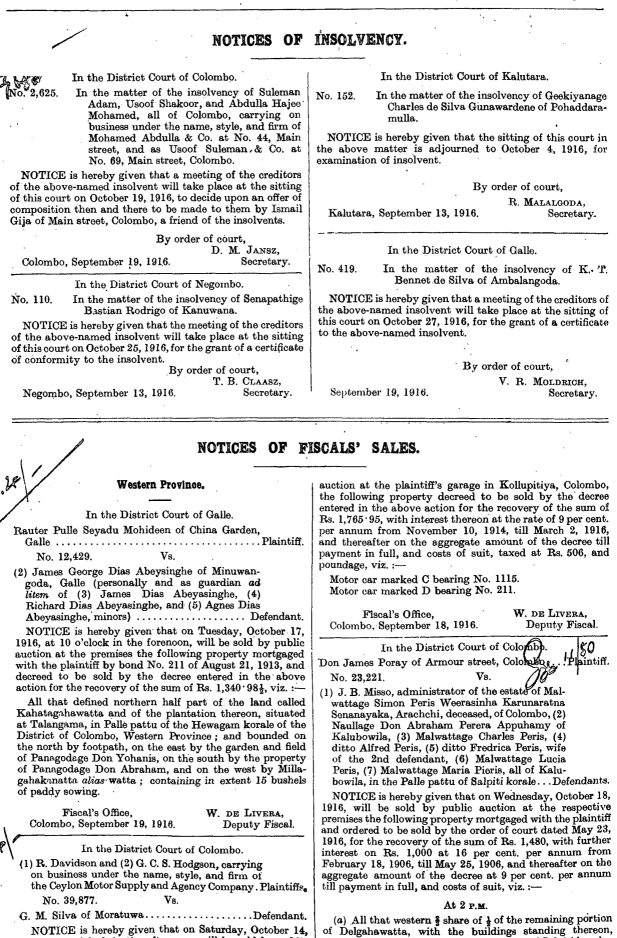
tale, (7) ditto Kiri Bandu of Udunuwara, (8) ditto Dingitta of Dodantale......Respondents.

THIS matter coming on for disposal before A. P. Boone, Esq., District Judge of Kegalla, on August 1, 1916, in the presence of Mr. J. R. Molligoda, Proctor, on the part of the petitioner; and the petitioner's affidavit dated July 29, 1916, having been duly read:

It is ordered and declared that the petitioner, as the eldest son of the deceased, is declared entitled to letters of administration to the estate of the above-named deceased, and that letters of administration be issued to him accordingly, unless the above-named respondents or any person or persons interested shall, on or before September 27, 1916, show sufficient cause to the contrary to the satisfaction of this court.

August 1, 1916.

H. E. BEVEN, District Judge.



situated at Kalubowila, in the Palle pattu of Salpiti korale ;

G. M. Silva of Moratuwa......Defendant. NOTICE is hereby given that on Saturday, October 14, 1916, at 1 o'clock in the afternoon, will be sold by public bounded on the north-west by the road to Cotta, on the southwest by the road to Ratnapura, on the north-west by Delgahawatta and portion of the same land, and on the south-west by Kongahawatta; containing in extent about 2 roods and 18 perches.

At 2.30 P.M.

(b) All that eastern $\frac{1}{2}$ share of $\frac{1}{2}$ of the remaining portion of Delgahawatta, situated at Kalubowila aforesaid; and bounded on the north-west by road to Cotta, on the northeast by Erakadawatta and Pattiyewatta, on the south by Etambagahawatta, and on the south-west by Delgahawatta, a portion of the same land; containing in extent 1 acre 1 rood and 30 perches.

At 3 P.M.

(c) All those $\frac{1}{4}$ and 1/10 of Madangahakumbura, situated at Kalubowila aforesaid; and bounded on the north-east by Kolombagewatta, on the south-east by the 7/20 share of the same land, on the south-west by Kiripellagahawatta, and on the north-west by the other 6/20 share of the same land; and containing in extent about 1 rood and 3 perches.

At 3.30 P.M.

(d) All that one half share of the eastern $\frac{1}{2}$ share of Erakadawatta, situated at Kalubowila aforesaid ; bounded on the north by Erakaduowita, a portion of the same land, on the east by Naullagewatta, on the south by Erakadakumbura, and on the west by Palliyawatta alias owita; containing in extent about 2 roods and 5 perches.

At 4 P.M.

(e) All that one half and one-tenth shares of Parawitiyekumbura, situated at Kalubowila aforesaid; and bounded on the north by one half share of the eastern three-fifth share of Erakadawatta, on the east by Erakadakumbura alias Kolavinnaowita, on the south by Dikdeniya, and on the west by Parawetiyeowita, a portion of the same land; containing in extent about 1 rood and 24 perches.

At 4.30 р.м.

(f) All those $\frac{1}{4}$ and 1/10 shares of Erakadukumbura alias Kolonniaowita, situated at Kalubowila aforesaid; and bounded on the north by the one half share of the eastern } shares of Erakadawatta, on the east by Naullegewatta, on the south by a footpath, and on the west by Dikdeniyekumbura and Perawetiyakumbura; containing in extent about 1 rood and 2 perches.

At 5 P.M.

(j) All those one undivided fourth and one-tenth share of Erakadakumbura, situated at Kalubowila aforesaid; bounded on the north by the owita belonging to Malwattage Hendrick Pieris and others, and on the east by the garden of Malwattage Hendrick Pieris and others and Naullagewatta, on the south by Perawetiyekumbura and Kolonniaowita, and on the west by Pattiyewatta and Erakadaowita ; containing in extent 15 kurunies of paddy sowing.

At 5.30 р.м.

(k) All that one undivided half and one-tenth share of Perawetiyekumbura, situated at Kalubowila aforesaid; bounded on the north by Erakadaowita and Pattiyewatta, on the east by Koloniowita, on the south by Dikdeniyakumbura, and on the west by Etambagahawatta; con-taining in extent about 5 kurunies of paddy sowing.

Fiscal's Office. W. DE LIVERA, Colombo, September 19, 1916. Deputy Fiscal. -----10 In the Court of Requests of Colombo. Jayasooriya Arachchige Rosaline Perera of No. 27, · Vs. No. 49.926.

Sabur Umma of Dean's road, Colombo Defendant.

NOTICE is hereby given that on Monday, October 16, 1916, will be sold by public auction at the respective premises the right, title, and interest of the said defendant in the following property, for the recovery of the sum of Rs. 100, and Rs. 4 stamp costs, viz. :--

At 3.30 P.M.

1. All that portion marked lot B 1 with the building thereon (being a portion of the allotment of land bearing assessment No. 53), situated at Maradana (now called Paranawadiya road) within the Municipality of Colombo, Western Province; bounded on the north by other part of the same land formerly of Tamby Raja now of Ismail Lebbe Mohammadu Lebbe and bearing assessment No. 54A, east by lot marked B 2 of Asena Lebbe Umma Arifu, south by the other part of the same land of Johanes Dep now of Ahamadu Lebbe Marikkar Wappu Lebbe Hadjiar and Don David, west by the remaining portion of the same land marked A of Ummanie Umma; containing in extent 5 65/100 square perches more or less.

At 4.30 P.M.

Undivided } part of all that lot marked B 4 (being a portion of the allotment of land bearing assessment No. 53), together with all the passage leading to it, situated at Maradana aforesaid ; bounded on the north by the other part of the same land formerly of Tamby Rasa now of Ismail Lebbe Ahammadu Lebbe and bearing assessment No. 54A, east by the other part of the same land of Juwanis Perera now of D. H. Samaratunga and others, south by the other part of the same land of Johanes Dep now of Ahamadu Lebbe Marikkar Wappu Lebbe Hadjiar and by lot marked B I and B 2 and B 3, and west by lot marked B 3 and by the remaining portion of the same land marked A of Ummanie Umma ; in extent 1 55/100 perch more or less.

Fiscal's Office, W. DE LIVERA, Colombo, September 18, 1916. Deputy Fiscal.

In the District Court of Kalutara.

Walallawita Maha Arachchige Don Juan Appuhamy of AlutgamaPlaintiff, ٧s.

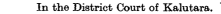
No. 5,945.

(2) Karunakalage Peduru Fernando, (3) ditto John Fernando, both of AlutgamaDefendants.

NOTICE is hereby given that on Saturday, October 14, 1916, at 11 o'clock in the forenoon, will be sold by public auction at the premises the right, title, and interest of the said 3rd defendant in the following property, for the recovery of Rs. 664 08, viz. :-

The soil and the two adjoining tiled boutique rooms built with cabook, measuring 18 feet in breadth and 14 feet in length, standing on the land called Pitiyewatta alias Peragahawatta, situate at Alutgama, in Alutgambadde; and bounded on the north by boutique room now occupied by Mirel Silva, on the east by portions of this land, on the south by the boutique room occupied by Dublias Silva and his brother, and on the west by high road.

Deputy Fiscal's Office, H. SAMERESINGHA, Kalutara, September 12, 1916. Deputy Fiscal.



W. Ernolis Silva of Pohaddaramulla.....Plaintiff. Vs.

No. 6.601.

Geekianage Charles de Silva Gunawardene of Lunawa, presently of Pohaddaramulla Defendant.

NOTICE is hereby given that on Tuesday, October 17, 1916, commencing at 11 o'clock in the forenoon, will be sold by public auction at the respective premises the right, title, and interest of the said defendant in the following property (mortgaged by the defendant with plaintiff and declared bound and executable for the decree entered in the above case), for the recovery of Rs. 3,401 78_2^1 , with interest on Rs. 2,000 at 12_2^1 per cent. per annum from

November 25, 1915, till December 22, 1915, and thereafter at 9 per cent. per annum on the aggregate, till payment in full, viz. :—

(1) The entire soil and all the trees and plantation and the tiled house thereon of the one-sixth portion, in which Umange Sodilis Silva had resided, of the land called Kiripellagahawatta, situate at Pohaddaramulla; and bounded on the north by the portion of this land now belonging to Weerasinghe Punchi Sinno Silva, east by the high road, south by the portion of this land belonging to Rupasinghe Siman Fernando, and on the west by Mudillagahawatta; containing in extent 29¹/₃ perches. (2) The undivided $\frac{4}{3}$ share of the entire soil and of all

(2) The undivided $\frac{1}{2}$ share of the entire soil and of all the trees and plantations of a portion of Makulugahawatta, situate at ditto; and bounded on the north by the one-third portion of the said garden, east by the high road, south by Lindamulawatta, and on the west by Talawatta, within the boundaries about 1 acre in extent.

(3) The undivided 1/30 share of the entire soil and of all the trees and plantation of a portion of Hikgahawatta *alias* Ambagahawatta, situate at ditto; and bounded on the north by Kiripellagahawatta, east by Gorakagahawatta, south by Gulugahawatta, west by Gulugahawatta; containing within the boundaries about $2\frac{1}{2}$ acres in extent.

(4) The entire soil and all the trees and plantations of a portion of Lindamulawatta, situate at ditto; and bounded on the north by Makulugahawatta, east by portion of Lindamulawatta, south by a portion of this land, and on the west by Keenagahawatta; containing within these boundaries about 1 rood in extent.

(5) The undivided 15/224 share of the entire soil and of all the trees and plantations of the $\frac{1}{4}$ portion of Mudillagahawatta, situate at ditto; and bounded on the north by the $\frac{1}{4}$ portion of this land purchased by Delimuni Haramanis Silva, east by the abandoned old road, on the south by the portion of Mudillagahawatta which was in the possession of James de Sosa, Vidane Arachehirala, and others, west by a portion of this land containing within the boundaries about $2\frac{1}{2}$ acres in extent held and possessed by the debtor upon deed of granting possession No. 2,121 attested on October 4, 1901, by Charles Perera Samarasekara, Notary, and by right of inheritance from Geekiyanage Arlis de Silva Gunawardene, a brother of the debtor who departed this life without a marriage.

At 2 P.M.

(6) The undivided 15/224 share of the entire soil and of all the trees and plantations of three contiguous portions of Gulugahawatta, situate at Potupitiya; and bounded on the north by Hikgahawatta, east by Gorakagahawatta belonging to James Silva and the portion of this land belonging to others, south by the portion of Gulugahawatta, in which Balanchia had resided, west by the high road, containing within the boundaries about 2 acres and 2 roods in extent, held and possessed by the debtor upon the said deed of granting possession and by right of inheritance from the said brother.

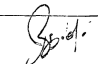
(7) The undivided 15/224 share of the entire soil and of all the trees and plantations of a portion of Kammanayawatta, situate at ditto; and bounded on the north by land claimed by N. D. Silva and O. D. Silva, east by the land claimed by Amaris Waduwa, south by land claimed by R. D. Fernando and the portion of this land planted by Jasentuhewage Christobu, west by land purchased by Migelhewage Bastian Fernando; containing within these boundaries about 4 acres and 2 roods in extent, held and possessed by the debtor as aforesaid.

At 3 p.m.

(8) The undivided 15/224 share of the soil and of all thereon of the $\frac{1}{2}$ portion of Korosduwapaulakumbura, situate at Korosduwa, in the Waskadubadda; and bounded on the north by the high land called Korosduwa, east by the portion of this land belonging to the heirs of Susewhewage Salman Fernando, south by road, and on the west by field belonging to Juna Guni Maryhamy; containing within the boundaries about 6 acres.

Deputy Fiscal's Office, J Kalutara, September 12, 1916.

H. SAMERESINGHA, Deputy Fiscal. Central Province.



In the District Court of Kandy.

Edward Alfred de Alwis of Kandy Plaintiff.

No. 22,911. Vs.

(1) Bulatwatte Dissanayake Mudiyanselage Heen

Banda, (2) ditto Punchi Banda, both of Udugoda, in Wattegama.....Defendants.

NOTICE is hereby given that on Tuesday, October 24, 1916, commencing at 12 o'clock noon, will be sold by public auction at the premises the right, title, and interest of the said 1st defendant in the following property mortgaged upon bond No. 3,898, dated November 15, 1911, and attested by Fred. W. P. Gunawardana of Kandy, Notary Public, for the recovery of the sum of Rs. 1,544 37, with interest on Rs. 1,360 at the rate of 9 per cent. per annum from May 12, 1914, till payment in full.

1. All that land called Palkadamullewatta of 15 lahas in paddy sowing extent, situate at Udugoda, in Pallegampaha of Lower Dumbara, in the District of Kandy; bounded on the east by the weilla of Palkadakumbura, south by weilla, west by the fence and ditch of Palle Duraya's garden, and on the north by the fence and ditch.

2. All that land called Karalliyaddegederawatta of 1 pela in paddy sowing extent, situate at Udugoda aforesaid; bounded on the east by the limit of Bulatwatte and road, south by fence or otherwise the limit of Bulatwatte Dissanayaka Mudiyanselage Punchi Banda Arachchi's land, west by the limit of Ukanducotuwewatta, and on the north by ela.

3. All that land called Ukdanducotuwewatta of 6 lahas paddy sowing in extent, situate at Udugoda aforesaid; bounded on the east, south, and west by the limit of Bulatwatte Dissanayaka Mudiyanselage Ukku Banda, Korale Mahatmaya's property, and on the north by the old ditch above the waraka tree.

4. All that land called Welangahamudunehena of 2 pelas paddy sowing in extent, situate at Udugoda aforesaid ; bounded on the east by the limit of the garden belonging to Bulatwatte Dissanayake Mudiyanselage Punchi Banda Arachchi, south by stone and millakanuwa, west by the kandura of Angammanayewatta, and on the north by the ditch of Bulatwatte Ukku Banda Arachchila's garden.

5. Undivided 6/10 parts or shares of and in all that land called Pallewatta of I pela paddy sowing in extent in the whole, situate at Udugoda aforesaid; which said entire land is bounded on the east by weilla, south by Pasheeriya, west by the fence and the limit of Pinhena, and on the north by the limit of Dodangaspitiyehena.

Fiscal's Office, A. V. WOUTERSZ, Kandy, September 19, 1916. Deputy Fiscal.

 Southern Province.	13-
	70 "
In the District Court of Mate	ıra.

James de Silva Abewickrama Patabendi Arachchi...Plaintiff.

No. 4,974. Vs.

(2) Don Abraham Sudirikkujayawickrama..... Defendant.

NOTICE is hereby given that on Tuesday, October 17, 1916, commencing at 1 o'clock in the afternoon, will be sold by public auction at the premises the right, title, and interest of the said 2nd defendant in the following property. at Mirissa, in the Weligam korale of the Matara District, Southern Province, viz. :--

(1) 1/48 and 1/384 of Hettiarachchige Don Dines Padinchiwahitiyawatta; and bounded on the north by Kasturigewatta, east by Hettiarachchigewatta, south by Diyagalanawatta, west by Lindamulawatta.—Rs. 8.

(2) 1/48 and 1/384 of Diyagalanawatta alias Sami Balappupadinchiwahitiyawatta at ditto; and bounded on the north by Diyagalanawatta, east by Paluwatta, south by Paranagedarawatta, west by Gammeddegedarawatta.---Rs. 11.

(3) 1/48 and 1/384 of 7 of Hettiarachchige Paranagedarawatta, save the planter's $\frac{1}{2}$ share at ditto; and bounded on the north by Lindamulawatta, east by Diyagalanawatta, south by Gammeddegedarawatta, west by Pokunewatta. Rs. 7.

(4) 1/48 and 1/384 of Panangalagewatta at ditto; and bounded on the north by Paranagedarawatta, east by Pelawatta, south by Indipola, west by Egodawatta. Rs. 31.

(5) $\frac{1}{4}$ of the planter's $\frac{1}{2}$ share of the 1st plantation of Moderawellewatta at ditto; and bounded on the north by high road, east by Salamanwatta, south by Madinauswatta, west by oya.--Rs. 4.

(6) 1/48 and 1/384 of the planter's $\frac{1}{2}$ share and 1/48 and 1/384 of 1/9 of the paraveni share of land called Madinauswatta at ditto; and bounded on the north by Moderawellewatta, east by Kaluralatawikkahena, south by Gedarawatta, west by Madinapelawatta and oya.-Rs. 2

(7) 1/48 and 1/384 of $\frac{1}{5}$ of Madinapelawatta at ditto; and bounded on the north by oya, east by Madinauswatta and

bounded on the north by oya, easy by Madinauswatta and oya, south by Oilanewatta, west by oya.—Rs. 6. (8) The planter's $\frac{1}{2}$ share of the old plantation and 1/12of the land Porambaralagewatta at ditto; and bounded on the north by Bajjamagewatta, east by Attikkagaha-koratuwa and Dachchagedarawatta, south by Bogaha-koratuwa, west by Bajjanwatta and Pingaskoratuwa.— Bc. 50 Rs. 50.

(9) 3 kurunies extent of Muwagodamahakumbura, in extent 1 amunam at ditto; and bounded on the north by duwa, east by Rathuaherabedda, south by Mahakumbura,

west by Millagahawatta.—Rs. 15. (10) { of Mugunamalgahakoratuwa at ditto; and bounded on the north by Nindankoratuwa and Punchiammagewatta, east by Karandagahawatta, south by Diyagalanawatta, west by Daluwatta.--Rs. 30.

(11) 1/48 and 1/384 of Egodagewatta alias Kotomakenuhenalangawatta, save 9/10 of the planter's share of the old plantation and the planter's 1 share of the new plantation, at ditto; and bounded on the north by Crown land, east by Pindeniya alias Paragahadeniya, south by Crown land, west by Malapalakurunduwatta.--Rs. 6.

(12) 1/48 and 1/384 of Gamagekoratuwa, save 9/10 of the planter's share of the old plantation and the planter's $\frac{1}{3}$ share of the new plantation at ditto; and bounded on the north by Craighall Estate, east by Craighall Estate, south by Gansabhawa road and Egodagewatta, west by Craighall Estate.-Rs. 10.

(13) 1/48 and 1/384 of Pilippulaiwatta and Pattankoratuwa at ditto; and bounded on the north by Waturabahina-ela, east by Gedarakumbura, south by Meegaha-koratuwa, Pokunekoratuwa, and Gorakagahakoratuwa, west by Ela-addarawatta.-Rs. 10.

On Tuesday, October 24, 1916, commencing at 1 P.M.

(14) 1/48 and 1/384 of Pokunekoratuwa at ditto; and bounded on the north by Pilippugewatta, east by Meegahakoratuwa, south by Etambagahapittaniya, west by Goraka-gahakoratuwa and Polkoratuwewatta.—Rs. 4.

(15) 1/48 and 1/384 of Punchikoratuwa at ditto; and bounded on the east by Gedarakumbura, north by Baduwatta, south by Pattalekoratuwa, west by Muttapadinchiwatta.-Re. 1.

(16) $\frac{1}{4}$ of 11/12 of Hanumewatte-ela-addakebella alias Dingilaiammalaiwatta at ditto ; and bounded on the north by Muhandiramralahamipadinchiwasitiyawatta, east by portion of same land wherein Bappu resides, south by Kasturigewatta, west by ela.—Rs. 25. (17) 1/48 and 1/384 of Badalgodekurunduwatta at ditto;

(17) 1/48 and 1/384 of Badalgodekurunduwatta at ditto;
and bounded on the north by Mestrigedeniya, east by Badalgegedarawatta and Mestrigedeniya, south by lands appearing in plans Nos. 62,361 and 62,359, and Badalgegedarawatta, west by Widuakumbura, Gamagekumbura, and Mestrigedeniya.—Rs. 35.
(18) 1/48 and 1/384 of Nugagahahena at ditto; and bounded on the north by Galagawawatta, Mestrigedeniya, and Boraladeniya, east by Crown land and Galkaduwe deniya. South by Diganakumbura.

deniya, south by Diganakumbura, Paragahaowita, Garuwapadinchiwasitiyawatta, Adduwewkumburukella, kumbura, west by road.—Rs. 86. Ihala-

(19) $\frac{1}{4}$ of Kadawarawatta at ditto; and bounded on the north by road, east by Wilegodapengiriwatta, south by Pengiriwatta alias Kadawarekumbura, west by Mahaparagaha.---Rs. 50.

(20) $\frac{1}{4}$ of Wilegodawatta at ditto; and bounded on the north by Kadawanwila, east by Nugagahawatta, south by Nugagahawatta, west by Nugagahawatta.-Rs. 250.

On Tuesday, October 31, 1916, at 1 P.M., at Henegama in ditto.

(21) $\frac{1}{2}$ of Bohathmulla, in extent 5 bags of paddy sowing; and bounded on the north by Pallehelakumbura, east by Hatawelakumbura, south by Medilla, west by Meddegoda.-Rs. 600.

For the recovery of Rs. 899.60, with legal interest on Rs. 730.78 from January 1, 1909, till payment and poundage, and also Fiscal's charges.

Deputy Fiscal's Office, Matara, September 18, 1916.	T. REID, Deputy Fiscal.		
In the District Court of T	l'angalla.		
Rajapaksa Hewatantrige Don Hendr	ick of Gala-		

gama and others Plaintiff. Vs.

No. 1,394.

Ediribandanage Hengetta of Pussalagoda in Defendant. Galagama

NOTICE is hereby given that on Saturday, October 14, 1916, at 12 o'clock in the noon, will be sold by public auction at the respective premises the right, title, and interest of the said defendant in the following property for the recovery of Rs. 856.37, viz. :-

A. An undivided 11/32 parts of the soil and of the plantation, excluding the planter's $\frac{1}{2}$ share of the 3rd plantation, of the combined land called Telambugahawatta, Anagiratnayagedangahawatta, Beliwatteundagewatta, and Tanapudugahawatta, in extent about 6 acres; bounded on the north by fence of Pansalawatta, east by limit of Pelawattehena, south by limit of Nugagahawatta and limit of Medapolkoratuwa, and on the west by fence of Ediriratagewatta, situated at Pussalagoda in Galagama.

B. An undivided 1 part of the soil and of the plantation, excluding the planter's 1 share of the 3rd plantation, of the land called Ediriratnayepadinchiwahitiyawatta, in extent about 4 acres; bounded on the north by rukkattana tree on the limit of Mandiyehena, on the east by fence of Mahatmayagewatta, south by hedge of Kapugekumbura, and on the west by the big damaniya tree on the limit of Ketakelahena, situated at Galagama.

C. An undivided 1 part of the soil and of the plantations, excluding the planter's 1 share of the 2nd plantation, of the land called Durahegewattekajugahakoratuwa, in extent about 1 acre; bounded on the north by fence of Anagiratnayagewatta, east by fence of Medakoratuwa, on the south by fence of Lindamulakoratuwa, and on the west by fence of Ediriratnayagewatta, situate at Galagama.

D. An undivided 1 part of the soil and of the plantation of the land called Ketakelagahawatta, in extent about 5 acres; bounded on the north by dan tree on the limit of Peramandiya, east by the fence of Ediriratnayegewatta, south by the paddy fields, and on the west by dan tree of Kirimadugahahena, situate at Galagama.

E. An undivided 1 part of the soil and of the plantation of the land called Ihalawatta, in extent about 2 acres; bounded on the north by limit of Tanapudugahawatta, east by limit of Pelawattahena, south by limit of Pelawatta and limit of Maharuppa, and on the west by limit of Mannehegewatta, situate at Galagama.

An undivided 1 part of the soil and of the plantation, F. excluding the planter's 1 share of the 3rd plantation, of the land called Mannehegewatta, in extent about 2 acres; and bounded on the north by limit of Medakoratuwa, on the east by the limit of Ihalawatta, south by limit of Maharuppa, and on the west by limit of Lindamulawatta, situate at Galagama.

J. E. SENANAYAKE, Deputy Fiscal's Office, Deputy Fiscal. Tangalla, September 15, 1916.

13

Northern Province.

In the District Court of Jaffna.

Suppiah Ramalingam of Vannarponnai East.....Plaintiff. No. 11.255. Vs.

(1) Kannamma, widow of Thiyakarasa of Vannar-

ponnai East, (2) Sinnattambi Selliah, and wife

(3) Poopathiammal of dittoDefendants.

NOTICE is hereby given that on Wednesday, October 18, 1916, at 10 o'clock in the forenoon, will be sold by public auction at the spot the following property, decreed to be sold under the above action, for the recovery of Rs. 755 '40, with interest on Rs. 600 at the rate of 14 per cent. per annum from May 8, 1916, until payment in full, such interest does not exceed Rs. 444 '60, and costs of suit being Rs. 124 '86, and charges and poundage, viz. :--

1. A piece of land situated at Koppai South called Chaliakoddaivayal, containing or reputed to contain in extent 30 lachams paddy culture; bounded or reputed to be bounded on the east by the property of the first defendant and shareholders, north by the property of Sinnaddi Ponnampalam, west by the property of Walliammai, wife of Visuvalingam, and the property of Ammalmuttu, wife of Kasinathar, and south by road.

Fiscal's Office,	S. SABARATNAM,
Jaffna, September 14, 1916.	for Fiscal.

In the District Court of Jaffna.

Karthikesar Thambiah of Vaddukkoddai West ... Plaintiff. No. 11,254. Vs.

Theivanaippillai, widow of Velaythar Thiru-

chittampalam of Vaddukkoddai East Defendant. NOTICE is hereby given that on Wednesday, October 25, 1916, at 10 o'clock in the forenoon, will be sold by public auction at the spot the following property decreed to be sold under the above action, for the recovery of Rs. 902 50, with further interest on Rs. 800 at the rate of 8 per cent. per annum from May 3, 1916, till June 26, 1916, and thereafter on the aggregate amount of the rate of 9 per cent. per annum from June 26, 1916, till payment in full and charges and poundage, viz. :---

1. A piece of land situated at Araly West called Thikkiri, containing or reputed to contain in extent 18 lachams of varagu culture, with palmyrahs, old and young; bounded or reputed to be bounded on the east by the property of Vinasittampi Kanthagnaniyar, Kanthappar Sampasivam, and the property of Ampalawanaswamikoil at Sithamparam, north by the property of Viyaladchippillai, wife of Murukesar Thambiah, west by the property of Thamotharampillai Vanniyanather, and south by the property of Vinasittampi Kanthagnaniyar.

2. A piece of land situated at Araly West called Pakkirakkoil, containing or reputed to contain in extent 103 lachams paddy culture ; bounded or reputed to be bounded on the east by the property of Sithamparam, wife of Velayuthar Murukesu, and by the property of Velayuthar Murukesu, north by the property bolonging to Melanchad Kunniamoorthi Gnaniar Sannithanam and by the property of Velayuthar Gunaratnam and Viyaladchippillai, wife of Murukesar Thambiah, west by the property of Viyaladchippillai, widow of Karthikesar Nallathambi, and south by the property of Viyaladchippillai, widow of Karthikesar Nallathambi and Sithamparam, wife of Velayuthar Murukesu.

Fiscal's Office,	S. SABARATNAM,
Jaffna, September 16, 1916.	for Fiscal

In the District Court of Jaffna. Pillayinar Sinnappu of UduvilPlaintiff.

No. 11,138. Vs.

(1) Chinnattampi Thampu and wife (2) Annap-

pillai of UduvilDefendants. NOTICE is hereby given that on Monday, October 16, 1916, at 10 o'clock in the forenoon, will be sold by public auction at the spot the following property, decreed to be

sold under the above action, for the recovery of Rs. 1,213 50, with further interest on Rs. 1,135 at the rate of 9 per cent. per annum from February 15, 1916, until payment in full and costs of suit being Rs. 116 99, and charges and poundage, viz. :--

1. A piece of land situated at Uduvil, called Kalaviavattai, containing or reputed to contain in extent 2 lachams varagu culture, with its appurtenances, and the share of well standing on the west of this land; bounded or reputed to be bounded on the east by the property of Walliammai, widow of Sinnattambi, and shareholders, north by lane, west and south by the property of the defendants.

2. An undivided $\frac{1}{2}$ share of the ground, with its appurtenances, with $\frac{1}{2}$ share of the house standing thereon of a piece of land, situated at Uduvil called Kalaviavattai, containing or reputed to contain in extent 5 lachams varagu culture and $10\frac{1}{4}$ kulies, with house, cultivated and spontaneous plants, and share of well, standing on the southern boundary of the land called Kalaviavattai that lies to the east of this land, together with the thourvai ground and the lane leading from this land to the said well; bounded or reputed to be bounded on the east by the property of the defendants, north and west by lane, and south by the property belonging to the heirs of the late Green Danforth and shareholders.

Fiscal's Office,	S. SABARATNAM,
Jaffna, September 13, 1916.	for Fiscal.



John William Samaraweera of Kandy.....Plaintiff. No. 5,499. Vs.

R. H. Canagasaby, Rockland, in Kurunegala.... Defendant.

NOTICE is hereby given that on Saturday, October 7, 1916, commencing at 10 o'clock in the morning, will be sold by public auction at the premises the right, title, and interest of the said defendant in the following property, viz. -

1. Egodapitiyehena of about 6 kurunies of kurakkan sowing extent; and bounded on the north, east, south, and west by ela, situate at Badabaddegama, in Medagandahe korale.

2. Wewenihalakadurugahamulahena, Nugagahamulahena, Alutwewapaulahena; and bounded on the north by the village limit of Panogedera, on the east by the village limit of Kurundawitiya, on the south by the Puttalam road, and on the west by the village limit of Palapattala, situate as aforesaid.

3. Indipitiyehena, Kahatagahamulahena, and Medihena of about 10 kurunies of kurakkan sowing extent; and bounded on the north by the Puttalam road, on the east by welroda, and on the south and west by the land of Mudalihamy, Wedarala, situate as aforesaid.

4. Wewaihalahena of l laha of kurakkan sowing extent; and bounded on the north and east by the chena of Walpolarala, on the south by Iswetiya, and on the west by Diyagilma, situate as aforesaid.

5. An undivided $\frac{1}{2}$ share of Kumbukgahamulahena of about 2 lahas of kurakkan sowing extent; and bounded on the north by the chena of Sohondirala, on the east by the village limit of Kongahawetiya, on the south by the ela, and on the west by the Paluwatta, situate as aforesaid. 6. Amunagawahena of 2 lahas of kurakkan sowing

6. Amunagawahena of 2 lahas of kurakkan sowing extent; and bounded on the east by the chena of Mudalihamy, on the north, south, and west by ela.

7. An undivided 1 share of Nugagahamulahena of ebout 15 lahas of kurakkan sowing extent; and bounded on the north by the village limit of Ehetugassewa, on the east by the limit of Appuhamy's chena, on the south by Kotahumbaha, and on the west by the limit of the chena of Kirihamy, Arachchi, situate at Heelogama, in Medagandahe korale.

On Tuesday, October 10, 1916, commencing at 1 P.M.

8. An undivided $\frac{1}{2}$ share of Getulawehena of 48 kurunies of kurakkan sowing extent; and bounded on the north by

Baladora village limit, east by Gansabhawa road, south by the fence of Menika's garden, and on the west by the village limit of Dorabawila, situate at Nallure, in Tissawa korale.

9. Gederawewehena of 2 pelas of kurakkan sowing extent; and bounded on the north by tank bund and limit of the village Radagama, east by the limit of the chena of Wattuwa and others, south by water-mark (Wewediyagilma, west by limit of the chena of Handuna Dureya, situate as aforesaid.

10. Helambagahamulahena of 2 pelas of kurakkan sowing extent; and bounded on the north by limits of the chena of Jamba Duraya, east by Iswetiyawekanda, south by limit of Girange's chena, west by limit of Kiri Baiya Dureya's chena, situate as aforesaid.

11. Galpallehena of 2 pelas kurakkan sowing extent; and bounded on the north by the fence of Paranawatta, east by limitary ridge of the field of Baiya, south by Iswetiyawekanda, and west by fence of Pinis Paranawatta, situate as aforesaid.

On Wednesday, October 11, 1916, commencing at 1 р.м.

An undivided $\frac{1}{2}$ share of Usgalayayehena of about 6 pelas of kurakkan sowing extent; and bounded on the north by limit of the chena of Malhamy and others, east by Weweismattehena and Mudalihamy's chena, south by village limit of Nekatiagama, and west by limit of the chena of Punchirala and others, situate at Ipalowa, in Dewamedde korale.

13. Usgalayayekongahamulachena of 16 lahas kurakkan sowing extent; and bounded on the north and east by lands of Mr. Canagasaby, south by village limit of Neketiagama, and west by village limit of Kuronawa, situate as aforesaid.

14. Telambugahamulawatta of 1 timba of kurakkan sowing extent; and bounded on the north by dan-tree on the limit of the chena of Kiri Banda and others, east by limit of Kiri Banda's chena, south by kon tree on the limit of Punchirala's chena, and on the west by the village limit of Kuronawa, situate as aforesaid.

Amount to be levied Rs. 2,645.34. The above lands are under seizure under D. C., Kurunegala, writ No. 5,540.

Fiscal's Office, S. D. SAMARASINGHE, Kurunegala, September 11, 1916. Deputy Fiscal.

75.60 In the District Court of Kurunegala.

Ana Chena Chuna Ahamadu Tambi, by his attorney

Ana Chena Chuna Sulaima Lebbe of Kuliya-Plaintiff. pitiya Vs.

No. 6.120.

Kirimudiyanse, ex-Arachchila of Piduma in Yati-

kaha korale Defendant. NOTICE is hereby given that on Saturday, October 14, 1916, 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. Innawatta of about 4 lahas of kurakkan sowing extent, and bounded on the east by the field owned by Mudianse and others, on the south by Paranawalawwewatta, on the west by the residing garden of the defendant, and on the north by the Talwatta, with the plantations thereon, situate at Piduma.

2. Patahagawawatta of about 1 seer of kurakkan sowing extent and Godakumbura of 6 pelas of paddy sowing extent; and bounded on the east and south by the fields of Banda Ratemahatmaya and others, on the west by Talwatta and Innawatta aforesaid, and on the north by the Walapattalakumbura, situate as aforesaid.

Amount to be levied Rs. 1,103.25 and poundage.

Fiscal's Office, S. D. SAMARASINGHE, Kurunegala, September 18, 1916. Deputy Fiscal.

In the District Court of Puttalam.

Mohamado Yunis Seyado Mohamado Plaintiff. No. 2,747. Vs.

Kona Ravenna Pana Mohamado Mohaideen

of Mallampitty Defendant. NOTICE is hereby given that on Saturday, October 14, 1916, commencing at 12 noon, will be sold by public auction

at the premises the right, title, and interest of the defendant in and to the following property, viz. :-

The divided portion containing in extent 22 yards from south to north to south, and 38 yards from east to west on the eastern side of the 1 acre more or less, which is being possessed in the middle for the & share of the coconut garden called Thoonkachenai, in extent 6 arres more or less, situate at Thoonkachenai, in Akkarai pattu, Puttalam District; bounded on the north by the portion adjoining this and belonging to Packeertamby Kathartamby, east by Yakkarai (marshy plain), south by the portion adjoining this belonging to Segalado Mohaideen Pitche, and on the west by the portion adjoining this belonging to Seyado Cando Kadira Marikar.

2. The divided portion containing in extent from east to west on the northern side 445 yards, and on the southern side 440 yards, and from south to north on the eastern side 32 yards, and on the western side 40 yards, which is being possessed in the middle for the & of the coconut garden; containing in extent 19 acres 2 roods and 34 perches, called Madurankulikadu, and marked with the No. 7,114, in title plan No. 196,855, situate at Madurankuli in Puttalam pattu, bounded on the north by the portion adjoining this belonging to Naina Marikar Kadiru Marikar, east by reservation for road, south by portion adjoining this belonging to Sinnatamby Tamby Mudali's heirs, and on the west by reservation for a road .

3. Excluding the portion containing in extent $\frac{1}{2}$ acre more or less, on which are planted 30 coconut trees, at the distance of 25 feet from plant to plant on the eastern side of the $2\frac{1}{2}$ acres, on the western side of the portion containing in extent 7 acres 2 roods and 18 perches, in the middle of the land containing in extent 30 acres 1 rood and 12 perches, called Madurankulikadu, situate as aforesaid ; the remaining 2 acres on the western side are bounded on the north by the property belonging to Kavenna Sera Mudali, east by property belonging to Pitche Pulle Meera Saibo, south by property belonging to Sina Pana Nagar Pitche, and on the west by road.

4. The land containing in extent 19 acres 2 roods and 34 perches, called Madurankulikadu, marked with the number 7,114 in title plan No. 196,855, situate at Madurankuli; bounded on the north and east by land reserved for a road, south by land mentioned in title plan No. 196,856, west by land reserved for a road, the lease of the above land for a period of 10 years, commencing from April, 1914.

Amount of writ, Rs. 3,468 75 and interest.

Deputy Fiscal's Office, S. M. P. VANDERKOEN, Puttalam, September 14, 1916. Deputy Fiscal.

In the District Court of Puttalam. Mena Yana Mena Avichy Chetty, by his attorney Mena Yana Meina Meyappa Chetty of Puttalam. Plaintiff. No. 2,772. Vs. Sina Pana Nagur Piche of Kadayamoddai,

administrator of the estate of the deceased, Sinnatamby Pichetamby, in D. C., Puttalam, testamentary case No. 392

NOTICE is hereby given that on Friday, October 13, 1916, commencing at 12 o'clock noon, will be sold by public auction at the premises the right, title, and interest of the defendant in and to the following property, viz. :

(a) The land called and known as Aliyampattanathu-athukado, bearing No. 1664/T, appearing in title plan No. 256,827, situate at Ambalawali in Puttalam pattu, Puttalam District, excluding the river running through this land, containing in extent 12 acres 3 roods and 15 perches; bounded on the north by reservation adjoining the road, and land appearing in title plan No. 250,739 and reservation left for the road, east by bund of the tank, south and west by Aliyampattanathuodai of the land within these boundaries and undivided 1 share.

(b) The coconut garden called Madurankulikado bearing No. 7,097, appearing in title plan No. 192,520, situated at Madurankuli, containing in extent 26 acres 1 rood and 27 perches ; bounded on the north by the land reserved for a road, east by land shown in title plan No. 192,519, south by land No. 7,100 appearing in preliminary plan 1,356, and west by land reserved for the road, of the land within

those boundaries the divided portion in extent 8 acres and $33\frac{1}{2}$ perches; is bounded on the north by the adjoining portion of this land belonging to Kina Muna Neina Mohamado Sathako, east by the adjoining portion of this land, belonging to Sinna Wappo Pariyary Nagur Pitche and others, south and west by the afore-mentioned boundaries.

(c) The coconut garden called Manchadykany, situate at Kadayamoddai in Akkarai pattu, in extent about 3 acres; bounded on the north by the land of Thambypillai Arachchi, east by land of Meera Kando Ponnitamby, south by the land belonging to Piche Tamby Neina Mohamedo Lebbe and others, west by vawem (reservation). (d) The whole of the jungle land called and known as

Periaveliwayel to the west of the Chilaw road, in Madurankuli alias Unaveli, in extent about 6 acres on the eastern side; bounded on the north by the adjoining portion belonging to K. T. Cassie Mohideen Marikar, east by the Chilaw road, south by drain called Alai, and west by the adjoining portion of this land belonging to Meerathamby Alla Piche the whole of the land within these boundaries. All the above four lands have been mortgaged upon bond

No. 763 dated June 4, 1913.

Amount of writ Rs. 1,927.50, with interest thereon at 9 per cent. per annum from August 28, 1916, and costs.

S. M. P. VANDERKOEN, Deputy Fiscal's Office, Puttalam, September 18, 1916. Deputy Fiscal.

Province of Sabaragamuwa.

In the Court of Requests of Ratnapura.

Galuge Tegis Fernando of Balangoda.....Plaintiff. No. 13,895. Vs.

Hapugahawatta Muhandiramalage Appuhami and

others of Balangoda, Miriswatta Defendants. NOTICE is hereby given that on October 7, 1916, at 11 o'clock in the forenoon, will be sold by public auction at the premises the right, title, and interest of the said defendants in the following property, for the recovery of Rs. 291.67, with interest on Rs. 263.09 at 9 per cent. per annum from

September 21, 1915, and poundage, viz. : The whole of Darawelamedagodella, of the extent of 1. about 2 pelas of paddy sowing, situate at Balangoda, in the Helauda palata of Meda korale, in the Ratnapura District of the Province of Sabaragamuwa; and bounded on the north by ivura, east by Pallehamedagodella, south and west by Darawel-oya.

2. An undivided 1 share of Pallehamyanwatta, of the extent of about 1 amunam of paddy sowing, situate at ditto; and bounded on the north by Darawe-loya, east by Parananiyanwattenniyera, south by Watteliyaddeinniyera, west by Udahauyanwatteinniyera.

3. An undivided ²/₃ shares of the soil and plantations of Miriswatta, of the extent of about 10 acres and of the tiled house standing thereon, situate at ditto; and bounded on the north by high road, east by Balasuriyaunnehegehena, Walabaddegehenyaya, west by Kadirawelgesouth by tewatta.

Fiscal's Office, R. E. D. ABEYRATNA, Ratnapura, September 14, 1916. Deputy Fiscal.

In the District Court of Colombol 0 Minuwampitiyage 'Brampy Peris of Dim Bala pitiya, Colombo Plaintiff. No. 44,728. Vs.

Theckla Vivienna Enterpe de Silva, administratix of the estate of the late L. B. A. de Silva of Ridgeway place, Bambalapitiya South. Colombo Defendant.

NOTICE is hereby given that on October 16, 1916, commencing at 11 o'clock in the forenoon, will be sold by public auction at the premises the right, title, and interest of the said defendant in the following property, for the recovery of the sum of Rs. 12,300, with interest on Rs. 10,000 at 12 per cent. per annum from March 21, 1916, to September 8, 1916, and the sum of Rs. 2,660, with interest on Rs. 2,000 at 18 per cent. per annum from March 21, 1916, to September 8, 1916, and thereafter on the aggregate amount of the decree at 9 per cent. per annum, till payment in full and costs of suit, viz. :-

1. All that undivided 1/6 part or share of Kirillawalahenyaya, situate at Karandana in Meda pattu of Kuruwiti korale; and bounded on the north by Ĥaldola, south by Panwiladeniyedola and block of chena land purchased from the Crown by Ganepallekorallage Appuhami, Muhandiram, of Kiriella, deceased, east by Tambagolledeniyeaswedduma, Higgahawatta, Udatennewatta, Panwila-aswedduma, Alutwattedelwetiya and Pinna-ela, west by Vidanelagehewa-wasam-panguwe-indiwitiya, containing in extent about 60 amunams of paddy.

2. An undivided one-half of the southern portion of the land called Pelpolewatta, situate at Yatipauwa in Meda pattu of Kuruwiti korale; and bounded on the east by Dolawalagewatta and Moragahaowita, south by Dummale-watta, west by Pelakadamulla and Iriyagahakumbura, north by northern portion of this land, containing in extent 4 seers kurakkan.

Fiscal's Office, R. E. D. ABEYRATNA, Ratnapura, September 19, 1916. Deputy Fiscal.

LIST OF JURORS AND ASSESSORS.

PROVINCE OF SABARAGAMUWA.

Ratnapura District.

IST of persons in the District of Ratnapura qualified to serve as Jurors and Assessors, under the provisions of the Ordinance No. 15 of 1898, as amended by the Ordinance No. 1 of 1910, for the year July, 1916, to June, 1917.

N.B.—The Jurors numbered in a separate series on the left of those indicating Ordinary Jurors are qualified to serve as Special Jurors.

The asterisk (*) prefixed to a name denotes a new name added.

ENGLISH-SPEAKING JURORS.

- 1 Allan, John Thomson, planter, Palawela, Ratnapura
 2 Andre, F. W., superintendent, Atlanta, Belihuloya
 3 Assaipillai, Ramasamy, superintendent, Upper Balangoda, Balangoda 4 Alsop, Claude L., planter, Carney, Ratnapura 5 Abayagoonawardana, Bernard, teamaker, Wewelwatta,

 - Ratnapura
- 2. 6 Berry, William George, planter, Pinkanda, Ratnapura 7 Brohier, Edgar, conductor, Mahawela, Ratnapura
- 8 Bridge, P. S., planter, Kiribatgala, Pelmadulla
- 4... 9 Byrde, Evan Maberly, superintendent, Mutwagala. Kendangamuwa
 - 10 Bartholomeusz, Walter Percival, teamaker, Galature, Ratnapura
- 11 Boilean, Philip Gordon, planter, Maratenna, Pinnawala
- 5..12 Berry, Douglas MacDonald, superintendent, Colombugama, Ratnapura

- 13*Bryant, G. H., assistant superintendent, Pussella, Kendangamuwa artrum, Walter Lloyd Reynolds, planter, Aigburth,
- 14*Bartrum, W Rakwana
- 6..15*Bell, John Graham, planter, Meddekands, Balangoda 16*Beven, Eugene, planter, Niriella, Ratnapura 17*Bear, Richard Mason, assistant superintendent, Karan
 - dana, Waga
- 7..18*Brough, Robert, planter, Ayagama, Ratnapura 8..19 Craib, Arthur Patrick, superintendent, Landsdown, Ratnapura 20 Caron, William, planter, Eheliyagoda, Kendangamuwa 21 Coorey, Jeremias, superintendent, Horamula, Rakwana

 - 22 Craig, James, planter, Hatherliegh, Rakwana 23*Chrystall, Robert, planter, Wewelwatta, Ratnapura 24*Crocker, John Catherwood, planter, Madabaddera,
 - Ratnapura
- Ratnapura 25*Cheyne, Oswald Beckwith Mackenzie, manager, Dolos-wala, Ratnapura 9. 26 Davidson, Maxton Shewan, plantor, Kiragala, Kuruwita 10. 27 Dawson, Alan Aeneas, planter, Hunuwala, Ratnapura 28 Davidson, J., planter, Doloswala, Ratnapura 11. 29 Don Paulus, Kuruppu Achchi, kachcheri muhandiram, Ratnapura Ratnapura
- 12.30 Dicks, Geoffrey, planter, Morahela, Balangoda
 31 Don Roberts, Wisidagama, planter, Silvaland, Ratnapura
 32 Diack, Sidney, assistant superintendent, Nilagama,
 - 32 Diaka, Shinoy, assistant Superintendent, Inagana, Pelmadulla
 33*Diyagama, Mudiyanselage Punchi, chief clerk, Land Registry, Ratnapura
 34*Daniel, George Benjamin, superintendent, Berawana,
- Kondangamuwa 13..35*Duff-Joss, John Alexander, planter, Wewelketiya, Ratnapura 20. Richard Stephen, planter, Walgampola, 36 Ellawala, Richard Stephen, Walgampola planter,
- Ratnapura 37 Eliyatamby, Kartiegasu, clerk, Galature, Ratnapura 14. 38 Furlong, Malcolm Stephenson, planter, Hayes estate,
- 15..39*Fernando, Palihawadanage David Marcellinus, planter, Mars, Ratnapura
- 40*Fernando, Kurukulasuriya John Nicholas, conductor, Marambekanda, Puwakpitiya
- 16..41 Gemmell, John Chamberland, planter, Pelmadulla estate,

- 10..41 Gemmen, John Chamberland, planter, Felmadulla estate, Pelmadulla
 17..42 Goodbrand, Chas., planter, Poranuwa, Pelmadulla
 18..43 Geddes, George, planter, Erabadda, Pelmadulla
 44 Gregor, Robert, assistant superintendent, Mahawala, Ratnapura
- Katnapura 45 Gauder, E. F., dispenser, Palm Garden, Ratnapura 46 Gomesz, M. X., superintendent, Arcady, Balangoda 47 Glonie, Walter Bernard, planter, Narangoda, Pelmadulla 48 Gunn, Ian, planter, Pelmadulla estate, Pelmadulla 19..49 Glenie, Julian William, assistant superintendent, Ma-damme Atakalannapue
- dampe, Atakalanpanne 50*Gunaratna, Alexander, conductor, Meddekanda, Balan-
- goda 20..51*Gould, Anbrey Valentine, superintendent, Nilagama.
- Pelmadulla
- Pelmadulla
 21. 52 Hawke, J., superintendent, Palm Garden, Ratnapura
 22. 53 Hawkins, Edward Chandler, planter, Dumbara, Ingiriya
 23. 54 Hill, Francis Scobell, planter, Walawe, Balangoda
 55 Hodgson, William P., superintendent, Lauderdale,
- Rakwana
- 24..56 Hill, John: Archibald, assistant superintendent, Madampe,

 - 25..57 Henderson, J. Leslie, planter, Galboda, Ratnapura 26..58 Ingram, Alexander John, planter, Pelmadulla estate, Pelmadulla
 - 27..59 Jayawardana, Charles Richard Pieris, kachcheri mudaliyar, Ratnapura
 - yar, Ramapura 28..60 Jenkins, Edward James, assistant superintendent, Madampe, Atakalanpanne 61 Jones, S. W., planter, Dela, Ratnapura 62 Jayaweera, E. J., conductor, Rassagala, Balangoda 63 James, Dowapriam Rajaratnam, conductor, Nilagama, Palmadulla

 - Pelmadulla
 - 29..64*Jones, Owen, assistant conservator of forests, Ratnapura 65*Jesudian, Joseph Rathianathen, assistant conductor, Dalveen, Rakwana 66*Jones, S. H., assistant superintendent, Pussella, Ken
 - dangamuwa
 - 67*John, Benjamin Annithanayagam, dispenser, Nivitigala, Ratnapura
 - 68 Kanagaratnam, V., clerk, Opatha, Pelmadulla
 - 69 Kimber, Douglas, planter, Denagama, Kotiyagala 70 Kanithasingam, Sinnatamby, clerk, Meddekanda, Balan-
 - goda
 - 30..71*Kanagaratnam, Sinniah, clerk, Forest Department, Ratnapura
 - 72*Henderson, J. D., assistant superintendent, Lauderdale, Rakwana

- 31..73 London, John, superintendent, Nivitigala, Ratnapura 74 Lushington, Franklin, planter, Houpe, Pelmadulla
 75 Murray, John Tomison, planter, Parawatta, Ratnapura
 76 Murugasu, R. P., head clerk, Rassagala, Balangoda
 33...77 Mallaly, Robin, planter, Palancotta, Rakwana
- 78 Morris-Jones, Collin, assistant superintendent, Mutwa-
- gala, Kendangamuwa 79 Manasseh, A. M., teamaker, Opatha, Pelmadulla 80 Martenstyie, Leopold Alexander, head con 80 Martenstyie, Leopol Dalveen, Rakwana conductor.
- 34..81 Martyn, Dominic Gabriel, planter, Depdene, Rakwana 82*Mateyn, Donnie Gabrier, planter, Depuele, Rakwalia
 82*Mathews, Peter, conductor, Hathdaraganga, Ratnapura
 83*Miller, Kennoth Fraser, planter, Pinkanda, Ratnapura
 84*Marriott, C. D., planter, Kiribatgala, Pelmadulla
 85*Munro, Thomas Clark, planter, Houpe, Pelmadulla
 86*Mas William, Charles Robertson, planter, Poranuwa, Demodulla
 - Pelmadulla
- 87*Martin, Gavin Leslie, assistant superintendent, Landsdown, Ratnapura 88 Mack, Edmund Albert, conductor, Duhallow, Kuruwita 35. 89*Morris, R. G., engineer, Egerton House, Ratnapura
- 90*Mack, Donald Eric, assistant superintendent, Kiragala,
- Kuruwita
- 91 Mactavish, Alexander, assistant superintendent, Niviti-gala, Ratnapura 36.92*Milder, George Egder, conductor, Doloswala, Ratnapura 37.93 Nicol, Angus George McPherson, planter, Parawatta,
- Ratnapura

94*Nethsingha, Arthur Alexander, clerk, Kachcheri, Ratna-

- pura 95 O'Niel, Sandy B., conductor, Wadagala, Ratnapura 96 Persira, Stephen Claude, clerk, Pinkanda, Ratnapura 38.97 Paterson, John, superintendent, Opatha, Pelmadulla 98 Persira, George Wilfred, secretary, Local Board, Ratnapura 99 Payne, Oswald Forbes, planter, Pitiyagala, Balangoda

100*Perera, D. S., teamaker, Panilkanda, Deningaya 101 Philipsz, W. D., conductor, Wellandure, Pelmadulla

102*Pulle, Collin, planter, Balangoda 103*Pieris, Bertrand C. A., clerk, Parawatta, Ratnapura 104*Perera, Don Cornelis, conductor, Wewelwatta, Ratnapura

- 105*Perera, L. G., clerk, Keenagahaella, Balangoda 106*Perera, M. M. G., superintendent, Som 39..106*Perera, Somarawa. Rakwana
- 107*Panton, Alexander, D., assistant superintendent, Nivitigala, Ratnapura 40...108 Robertson, John William, superintendent, Lenark,
- Rakwana
 - 109 Rushton, John P., planter, Hunuwala, Pelmadulla 110 Ross; Donald A., assistant superintendent, Nivitigala,
- 10 Ratnapura
 11 Russell, Leonard Eaton, planter, Rilhena, Pelmadulla
 11 Robb, Herbert Ogilvie, assistant superintendent, New Mahawala, Ratnapura
 - 113 Rasaiah, Samuel Kanapathipillai, teamaker, Mahawala, Ratnapura

 - 114 Rupasinha, C. B., conductor, Kalalella, Pelmadulla 115*Roborts, Hugh J., conductor, Wadagala, Ratnapura 116*Robinson, G. H., assistant superintendent, Pussella,
- Kendangamuwa 117*Rasiah, Kolondavel Pulle, clerk, Nivitigala, Ratnapura
- 42..118 Suppramanian, W., planter, Alpha, Balangoda
- 43..119 Scott, James Shives, planter, Sunderland, Kendangamuwa
- 44..120 Soysa, Warusahennedige Hendrick, planter, Wilakola-
- deniya, Ratnapura 45..121 Shand, Charles Bertie, planter, Rangwalatenna, Rakwana
 - 122 Samuel, Daniel Ponniah, clerk, Wewelwatta, Ratnapura 123 Subasingha, C. D., surveyor, Veralupe, Ratnapura 124 Sivacolontu, V., teamaker, Rassagala, Balangoda
- 46..125 Schofield, Hugh Clement, superintendent, Kosgala, Ratnapura
 - 126 Spencer, Josiah Herbert, clerk, Mahawala, Ratnapura 127 Symon, John, assistant superintendent, Kolombugama,
- Ratnapura 128 Savary, John Tanzia Dalzell, planter, Durampitiya, Avissawella
- 129 Smale, Charles Jackson, planter, Massenna, Balangoda 130 Selliah, Vallupillay, clerk, Karandana, Waga
 48. 131 Seneviratna, Abeykon Seneviratna Panditawasala Mudi-yanselage Lokubandara, conductor, Idangoda, Kiriolla
 - 132*Sirimanna, D. Chas., conductor, Walaboda, Pinnawala 133*Symons, William Shawe, superintendent, Nonperil, Ohiya
 - 134*Sinnappah, John Washington, conductor, Wewelwatta, Ratnapura
 - 135*Simon, Deundera Galappathige, rubber maker, Nivitigala, Ratnapura

- 136 Tissera, Samuel Andreas, conductor, Galature, Ratna-
- pura Tiathonis, Don Eusebius, forest ranger, Pelmadulla 137 138 Thambynathen, Sinnatamby, conductor, Hopewell,
- Balangoda
- Babingoda
 Babingoda
 Bastianpillai Benedict, superintendent, Depdene, Rakwana
 Babingoda, Alexander George, assistant superintendent, Upper Mahawala, Ratnapura
- 141 Urquhart, James Oughton, planter, Parawatta, Ratnapura
- 142*Van Rooyen, Andris Johannes, planter, Galkadua,
- Ratnapura 143 Wimalasuriya, Don Edwin, dispenser, Alupola, Ratna-
- pura 144 White, A. C., planter, Dela, Ratnapura

- 145 Weerasooriya, Abraham Peter, conductor, Ratganga, Ratnapura
- 146 Wanasundera, Gangulwitiyewanasundora Muhandiramalage Dharmapala, land clerk, Kachcheri, Ratnapura
- 147 Winthrop, C. F., planter, Pannilkanda. Deniyaya
 148 Woutersz, George Edward, assistant superintendent, Walawalamukalana, Ratnapura
 - 149 Wickramaratna, Mudaliyar, Titus Andrew Peris Goona-warnasuriya, chief clerk, Kacheheri, Ratnepura 150*Weeramanthri, Don David, superintendent, Talagaha-
 - hena. Kiriella
 - 151*Wadiwail, Muthanan Rajappuservy, conductor, Lands-down, Ratnapura
 152*Wylie, John, conductor, Wewelwatta, Ratnapura
- 50. .153*Win, George Stowart, planter, Karandana, Waga

SINHALESE-SPEAKING JURORS.

- Allis Appuhami, K. A. Don, merchant, Ratnapura 2 Appuhami, Dammo Arachchillaye, landod proprietor, Gal-gomuwa, Ratnapura
- gonturana, C. B. F., conductor, Rilhena, Pelmadulla
 4 Appuhami, Don Davit, conductor, Kiragala, Kuruwita
- 5
- Ambalawaner, G. R., conductor, Rassagala, Balangoda Agalawatte, A. D., conductor, Kiribatzala, Batnapura *Almaida, P. D. J., conductor, Nivitigala, Ratnapura 6
- 7*Amanda, F. D. J., conductor, Nivitgala, Kathapura
 8*Appuhami, Kudagamage Hendrick, landed proprietor, Gallala, Ratnapura
 9 Brickenridge, G. C., clerk, Dela, Ratnapura
 10 Cooray, T. A., conductor, Palm Garden, Ratnapura
 11*Chandrasena, C., engine driver, Dela, Ratnapura
 12*Carolis, Andra Hennedige, dispenser, Kolombugama, Ratna-

- pura 13 Danawardana Banda, Ganepalle Korallaye, landed proprietor,

- Danawardana Banda, Ganepalle Korallaye, landed proprietor, Kiriella, Ratnapura
 Dingiri Mudiyanse, Kalatuwa Arachillaye, landed proprietor, Ganegoda, Ratnapura
 Dingirimahatmaya, Wellakkatu Mudiyanselage, landed pro-prietor, Marapone, Ratnapura
 Donderishami, Mahawole Lekamalaye, landed proprietor, Nivitigala, Ratnapura
 Dingirimahatmaya, Wannakurallaye, landed proprietor, Ela-pata, Ratnapura
 Dingirimahatmaya, Dharmalankara Pandita Mohottallaye.
- pata, naunapura 18 Dingirimahatmaya, Dharmalankara Pandita Mohottallaye, teamakor, Meddekanda, Balangoda 19 Dias, Richard Ernst, conductor, Kosgala, Ratnapura 20 Dharmasekora, Balaypola Siyadoris, baas, Madampe, Ata-
- kalanpanne
- De Silva, Richard, clerk, Kachcheri, Ratnapura
 Don Simoń, Wahalatantirige, clerk, Provincial Road Committee, Ratnapura
- 23 Don John, William, conductor, Parawatta, Ratnapura 24 De Silva, S. M., teamaker, Palm Garden, Ratnapura
- 25 Dingirimahatmaya, Atukorallaye, landed proprietor, Karawita, Ratnapura 26*Dingirihami, N. A., trader, Balangoda 27*Dias, P. W., merchant, Ratnapura 28*Daniel, Liyana Bandasalago, dispenser, Kiragala, Kuruwità 29*D

- 28*Daniel, Liyana Bandasalage, dispenser, Kiragala, Kuruwità
 29*Don Charles, Merinage, clerk, Mutwagala, Kendangamuwa
 20*De Silva, John Thomas, dispenser, Dumbara, Ingiñya
 31*De Silva, M. W. V., conductor, Nivitigala, Ratnapura
 32*Dasanavaka, Don Martinus, landed proprietor, Madampe, Atakalanzanne
 33*De Mcl, Widanelage Jeremias, superintendent, Paradise, Kuruwita
 34 Fernando, Diyalagoda Liyanarallaye Stephen, conductor, Meddekanda, Balangoda
 35 Fornando, W. C., conductor, Rassagala, Balangoda
 36 Fernando, Mahabudge Andiris, planter, Galagama, Belihuloya
 37 Fernando, J. G., superintendent, Talawitiya, Kendangamuwa
 38 Fernando, Warusahennedige Haramanis, trader, Galature, Ratanapura
 39*Fernando, Charles, clerk, Palencotta, Rakwana

- 39*Fornando, Charles, clork, Palencotta, Rakwana 40*Fornando, William Charles, superintendent, Fairfield, Getahetta
- 41*Fonseka, Henry Joseph, assistant superintendent, Paradise,
- Kuruwita 42*Gunatilaka, Mahadurage Fidelis Perera, clerk, Doloswala,
- Ratnapura 43 Haramanis Appu, Uyanekumarage, landed proprietor, Toppanawa, Ratnapura
- 44 Jotihami, Karangodage, landed proprietor, Karangoda, Ratnapura
- 45 Jothami, Damme Arashchillaye, landed propriotor, Gal-gomuwa, Ratnapura
- 48*Jayawardana, B. M., conductor, Colombugama, Ratnapura 47*Jayasuriya, W. A., conductor, Rassagala, Balangoda

- 48 Kirimonike, Jayaweera Gamaetirallaye, landed proprietor, Marapone, Ratnapura
- 49 Kodituwakku, Kirimudiyanse, elerk, Kachcheri, Ratnapura 50*Katugaha, Punchi Singho, clerk, Local Board, Ratnapura 51*Kiribanda, Gajanayaka Mudiyanselage, landed proprietor,

- S1*Killoanda, Gajatayaka Mudiyaaselage, landed proprietor, Wellandure, Atakalanpanne
 52*Lokumahatmaya, Batugedora Mohottallaye, landed proprie-tor, Madampe, Atakalanpanne
 53*Lokumahatmaya, Kottawatto Arachillaye, landed proprietor, Sannasgama, Pelmadulla
 54 Mohottihami, Wastukankanamalaye, landed proprietor, Dela, Batuarana Ratnapura
- 55 Mudalimahatmaya, Hidellena Seneviratne, landed proprietor, Batugedera, Ratnapura
- 56 Mudiyanse, Jayasundera Mudiyanselaye, clerk, Kachcheri, Ratnapura
- 57*Murthawela, Don Peter, rubber-maker, Erabadda, Pelmadulla
- 58 Peris, H. S., merchant, Ratnapura 59 Podibanda, Wellakkattu Mudiyanselaye, landed proprietor.
- Marapone, Ratnapura 60 Perera, D. B., clerk, Ilubbulua, Ratnapura 61 Perera, Mohondiramge Vincent, teamaker, Mutwagala, Ken-
- dangamuwa 62 Perera, Kurugama Dehiwattege Santigo, superintendent,

- 62 Perera, Kurugama Deliwattege Sanugo, supermension, Madola, Ingiriya
 63 Perera, S. P. Marshall, conductor, Hunuwala, Pelmadulla
 64 Perera, P. William, conductor, Galboda, Ratnapura
 65 Punchiappuhami, Kottawatte Arachchillaye, landed proprie-tor, Udakada, Plemadulla
 66*Perera, K. W. C., conductor, Pinkanda, Ratnapura
 67*Perera, M. K. Chas., clerk, Galboda, Ratnapura
 68*Peiris, Hannadige D. T. S., assistant superintendent, Paradise, Kuruwita
 60*Perera, O. D. James, conductor, Agarsland, Balangoda

- 69*Porera, O. D. James, conductor, Agarsland, Balangoda 70 Ratranhamy, Wakkumburage, trador, Amuwala, Ratnapura 71*Rubin, Lazarus Croos, teamaker, Nilagama, Polmadulla
- Ya Kubin, Lazarda Orobs, Isaanakei, Amagana, Fonnaduna
 Solinduhami, Amarasinha Arachchige, landed proprietor, Yatipauwa, Ratnapura
 Silva, P. L. Martin, dispenser, Galboda, Ratnapura
 Silva, Gintota Vidanelage James, superintendent, Welimalua,
- Ratnapura
- 75 Silva, Kurukulasuriya Patabendige Robert, teamaker, Doloswala. Ratnabura
- 76*Senevirtana, Christopher Bongeon de Jacolyn, clerk, Kachcheri, Ratnapura 77*Seneviratna, Seneviratna Mudiyanselaye Punchimahatmaya,

- 77*Senevirata, Senevirata Mudiyanselaye Funchimanatmaya, olerk, Kachcheri, Ratnapura
 78*Silva, A. G., conductor, Lellopitiya, Ratnapura
 79*Silva, J. de, teamaker, Kotunnegalla, Kendangamuwa
 80*Silva, H. F., conductor, Rilhona, Pelmadulla
 81 Tennakon, D. H. W., landed proprietor, Mudduwa, Ratnapura
 82 Tepanis Appuhami, Ukwatte Arachilaye, landed proprietor, Lellopitiya, Pelmadulla
 82 Wimmenn D. D. Schneiming, conductor, Delegnala, Ratnap
- Tirumanna, Don Sinplicions, conductor, Doloswala, Ratna-83
- pura 84 Wasanahami, Ramanayaka Arachillage, landed proprietor, Niralgama, Ratnapura 85 Wickramasingha, Robert, conductor, Nivitigala, Ratnapura
- 86 Wijesundera, Henry Thomas, conductor, Nivitigala, Ratna-
- pura 87*Wiyjesinghe, W. B., teamaker, Palancotta, Rakwana low Forest Office.
- 88*Wiarsinha, Louis Abeysundera, clerk, Forest Office, Ratna-

pura 89*Wijetunga, Peter, landed proprietor, Kendangamuwa 90*Weerasooriya, Simon Roland, teamaker, Galboda, Ratnapura 91*Weerasingha, Muttukumara Kulasekera, conductor, Erabadda,

92*Waniganayaka, Pathirate Medduma Abeyakoon, conductor, Kiragala, Kuruwita

• -;

- 1 Amala Marikar, Ibrahim Lebbe, merchant, Pussella, Ratna-

- 1 Amata Marikar, Ibrahim Leobe, merchant, Fussella, Ratnapura
 2 Albort, S. S., teamaker, Keenagahaella, Balangoda
 3 Arumogan, C., conductor, Kiribatgala, Ratnapura
 4 Ayampillai, Eliatamby, clerk, Forest Office, Ratnapura
 5*Abraham, Sina Agarton, clerk, Walawe, Balangoda
 6*Ambrose, Francis, conductor, Nilagama, Pelmadulla
 7*Adaikalam, Oyappen Peter, conductor, Keppoch, Balangoda
 8 Casim Lebbe Mahamadu Lebbe Marikar, superintendent, Katurodella, Balangoda Katugodella, Balangoda
 9*Clements, E. J. P., conductor, Lellopitiya, Ratnapura
 10*Chelliah, V., teamaker, Rilhona, Pelmadulla
 11*Calnaid, N. A. P., teamaker, Nahaweena, Rakwana
 12 David, Vedachollam, conductor, Nivitigala, Ratnapura

- 13*Devia, volashohan, Samuel, conductor, Avragas, Itanaputa 13*Devia; vathan, Samuel, conductor, Karapinche, Ratnapura 14 Gnanamuttu, A., clerk, Palawala, Ratnapura 15*Gurugulasinghe, Vinasitamby, clerk, Kachcheri, Ratnapura 16*Gnanam, V., clerk, Pussella, Kendangamuwa

- 17*Gray, D., teamaker, Springwood, Rakwana 18 John, V. R., dispenser, Pinkanda, Ratnapura 19*Jesudasan, Masilamany, conductor, Sunderland, Kendangamuwa
- 20 Letchiman Chetty, L. S. A., planter, Halgahawala, Balangoda 21 Lawrance, Daniel Ponniah, dispenser, Madampe, Atakalan-
- panne
- 22 Mustapha Lebbe Hadjiar, O. L. M., merchant, Ratnapura . 23 Murugeser, W., overseer, Public Works Department, Balan-
- goda 24 Mootatamby, E., rubber-maker, Dela, Ratnapura

Fiscal's Office.

Ratnapura, September 14, 1916.

- 25 Mailan, N. A., conductor, Dela, Ratnapura
 26*Mohammadu Lebbe, Kuna, merchant, Kendangamuwa
 27*Mohammadu Saribu, M. S., merchant, Kendangamuwa
 28*Muniandy, kanakapulle, Ilubbulua, Ratnapura
 29*Marikar, Casim Lebbe Mohamadu Lebbe, superintendent, Pansalawatta, Balangoda
 20*Marikar, Singa Lebbe Abdul Lebbe propriator Karawketiya
- 30*Marikar, Sinna Lebbe Abdul Lebbe, proprietor, Karawketiya,

- Falawasanpillai, P. L., planter, Selvawatta, Balangoda
 Power, D. S., clerk, Palm Garden, Ratnapura
 Ponnambalam, S., conductor, Kiribatgala, Ratnapura
 Schutzerker, March Marchael, Schutzer, Schut
- Sinnatamby, Awanna, merchant, Ratnapura Sultan Marikar, P. S., landed proprietor, Ratnapura 38
- 39
- 40 Samuel, Marie Stephen Charles, conductor, Stubton, Rakwana

- 41 Suppiah Pulle, Sathivvaloo, teamaker, Hatherliegh, Rakwana 42*Sinniah, Sittampalam, conductor, Meddekanda, Balangoda 43*Selvadurai, Vallipuram, overseer, Public Works Department, Kendangamuwa
- 44*Thambaiah, Moottatamby, clerk, Landsdown, Ratnapura 45*Thambimuttu, Mickel, conductor, Doloswala, Ratnapura 46 Uduma Lebbe Marikar, M. A. L., merchant, Ratnapura

- 47 Wilson, Samuel, conductor, Massenna, Balangoda
 48 Wairamottoo, C., clerk, Dela, Ratnapura
 49*Williams, Ponniah Richard, conductor, Parawatta, Ratna pura

A. N. STRONG. for Fiscal.