

THE

CEYLON GOVERNMENT GAZETTE

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PART II.—LEGAL.

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colombo:

PASSED ORDINANCES.

F 1263/29

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

No. 6 of 1930.

III. 411.

An Ordinance to amend the Local Loans and Development Ordinance, No. 22 of 1916.

H. J. STANLEY.

) E it enacted by the Governor of Ceylon, by and with the advice and consent of the Legislative Council thereof, as follows:

Short title.

This Ordinance may be cited as the Local Loans and Development Amendment Ordinance, 1930.

Amendment of section 8 of

2 Section 8 of the principal Ordinance is hereby amended by the repeal of paragraph (b) of sub-section (1) thereof and by the substitution of the following paragraph therefor:—

the principal Ordinance.

"(b) To any society registered under the Co-operative Societies Ordinance, No. 34 of 1921, for any purpose of

III. 932

the society.

Passed in Council the Eleventh day of March, One thousand Nine hundred and Thirty.

G. N. FARQUHAR, Clerk to the Council.

Assented to by His Excellency the Governor the First day of April, One thousand Nine hundred and Thirty.

Clerk to the Council.

E 233/28

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

No. 7 of 1930.

An Ordinance to incorporate the St. Thomas' College Board of Governors and to amend the law relating to St. Thomas' College.

H. J. STANLEY.

Preamble.

WHEREAS by a grant No. 2103 dated the second day of September, 1854, and attested by Frederick John de Saram of Colombo in the Island of Ceylon Notary Public James Chapman then Lord Bishop of Colombo being seized and possessed of certain land and premises forming the College of Saint Thomas the Apostle fully described in the aforesaid grant transferred assigned and set over unto the Incorporated Society for the Propagation of the Gospel in Foreign Parts (hereinafter called "the Society") and the Bishop of Colombo and his successors for the time being the said land and and his successors for the time being the said land and premises, to hold the same for ever in trust nevertheless for the following purposes:—First, for the maintenance of the College of Saint Thomas the Apostle for the education of youth; Second, for the training and theological instruction of students as candidates for Holy Orders and for their instruction in medical and surgical knowledge; Third, for the continuance of the Native Orphan Asylum; Fourth, for the residence of the Bishop of Colombo; and Fifth, for the holding of the Services of the Church, and the due observance of its seasons and festivals:

I. 207.

And whereas by the Saint Thomas's College Ordinance, No. 13 of 1913, the Society and Ernest Arthur Copleston then Lord Bishop of Colombo as such Trustees as aforesaid were empowered to sell the land and buildings forming the said College and to purchase other land and erect buildings and to hold the same in trust for the purposes and objects and subject to the terms and conditions in the said grant contained:

And whereas in the exercise of the said powers the said

Trustees have sold the said land and buildings:

And whereas by the Saint Thomas's College (Amendment) Ordinance, No. 2 of 1915, the said Trustees were empowered to retain in their hands out of the proceeds of the sale of the land comprised in the said grant such sum as they might deem requisite for the erection of the buildings necessary for the purpose of the said trust and for the purpose of meeting any deficiency thereby or otherwise occasioned in the funds in their hands available for the completion of the purchase of the land authorized to be purchased under the said Ordinance No. 13 of 1913, to mortgage and hypothecate the said land or any part thereof:

And whereas by Deed No. 1882 dated the twenty-fifth day of April, 1919, attested by Leslie William Frederick de Saram of Colombo aforesaid Notary Public the said Trustees with the leave of Court duly obtained in special proceedings No. 826 of the District Court of Colombo purchased from the said Ernest Arthur Copleston then Lord Bishop of Colombo as Trustee of the Holy Emmanuel Church Moratuwa certain land and buildings situate at Mount Lavinia in the District of Colombo upon the trusts and for the uses ends and purposes in the said grant dated the second day of September, 1854, contained and have erected on the said land certain buildings and contemplate erecting other buildings:

And whereas under the powers contained in the said Ordinance No. 2 of 1915, the Society and Mark Rudolph Carpenter-Garnier then Lord Bishop of Colombo on the seventh day of December, 1928, mortgaged and hypothecated the said land and buildings situated at Mount Lavinia aforesaid to the Incorporated Trustees of the Church of England in Ceylon to secure the repayment to the said Incorporated Trustees of the sum of 45,000 rupees advanced by them:

And whereas the Lord Bishop of Colombo and the Treasurer in Ceylon of the Society and the Warden of the said College have hitherto transacted all the affairs of the said

College with the help of certain trustees:

And whereas the purposes and objects of the said College would be more effectually prosecuted and attained by the constitution and incorporation of a Board of Governors empowered to hold, control, manage and deal with all the property belonging to the said College and transact all the affairs of the said College:

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 Saint Thomas' College Board of Governors (Incorporation) Ordinance, 1930.

2 (1) There shall be established a Board (hereinafter referred to as "the Board"), the members of which for the time being shall be, and are hereby constituted a body politic and corporate, with the name of "The Saint Thomas' College Board of Governors".

(2) The Board shall in the said name and for the purposes herein mentioned have perpetual succession, and shall and may by the said name sue and be sued, plead and be impleaded, answer and be answered, in all courts, and shall and may have and use a common seal with power to break, alter and renew the same at its discretion.

- 3 (1) The Board shall consist of the following members:—
 - (a) Ex officio members :--

The Lord Bishop of Colombo, or in his absence, his Commissary;

The representative in Cevlon of the Society.

(b) Such other persons as may be elected, nominated or co-opted in accordance with the rules in the Schedule to this Ordinance.

Provided that at least 80 per cent. of the members of the Board shall be members of the Church of England in Ceylon, or of a Church in Communion with that Church.

I. 209.

Short title.

Incorporation.

Constitution of the Board.

Schedule.

(2) Notwithstanding anything in sub-section (1) contained, the first members of the Board shall be the following persons, and two other persons to be co-opted by them after the commencement of this Ordinance, both of whom shall be members of the Church of England in Ceylon, and one of whom shall be a member of the St. Thomas' College Old Boys' Association:—

(a) Ex officio members :-

The Right Reverend Mark Rudolph Carpenter-Garnier, Lord Bishop of Colombo, or in his absence, his Commissary;

R. Jewell-Thomas, Esq., Representative in Ceylon of the Society.

(b) Other members:

The Honourable Mr. D. S. Senanayake; C. E. A. Dias, Esq.;
The Reverend Dr. G. B. Ekanayake, D.D.;
H. H. Bartholomeusz, Esq.;
The Reverend W. A. Stone;
Dr. Gerald H. de Saram;
The Honourable Mr. T. L. Villiers;
Sir Stewart Schneider;

and such persons together with two other persons to be co-opted by them shall be deemed to have been duly constituted as the Board in accordance with the provisions of this Ordinance and the rules made thereunder.

Capacity to hold property, &c.

4 The Board shall at all times hereafter be able and capable in law to acquire either by purchase, exchange, gift, devise or bequest or in any other manner, and to hold and enjoy in perpetuity or for any lesser term, subject to any express trust or otherwise for the benefit of the said College or Orphanage, any property movable or immovable of any nature or kind whatsoever and to invest the funds vested in the Board in securities of the United Kingdom or of the Government of India or of any of His Majesty's Colonies or upon any mortgage of movable or immovable property in Ceylon and also in the purchase or acquisition of such lands, buildings, goods, chattels and things as may in its opinion be proper or necessary for the purposes of the said College or Orphanage.

Vesting of property.

- 5 (a) The land and buildings purchased as aforesaid on the twenty-fifth day of April, 1919, and all other land, buildings and premises now vested in the Society and the Lord Bishop of Colombo or held in trust for the purposes and objects and subject to the terms and conditions in the said grant dated the second day of September, 1854, contained shall from the commencement of this Ordinance be vested in the Board for the purposes and objects and subject to the terms and conditions contained in the said grant and the said Ordinances No. 13 of 1913 and No. 2 of 1915, but subject nevertheless to the mortgage dated the seventh day of December; 1928, mentioned in the preamble to this Ordinance so far as the same shall be affected thereby.
- (b) All other property movable or immovable of any nature or kind whatsoever and all monies, goods, chattels and effects whatsoever and all securities for money or obligatory instruments and evidence or muniments of title and all other effects and all rights and claims held by any person or persons as trustee or trustees for the benefit of the said College or Orphanage at the date of the commencement of this Ordinance shall be vested in the Board to all intents and purposes as if the same had been assigned and transferred to the Board by the trustee or trustees in whose name the same are now held and upon the trusts and subject to the terms and conditions applicable thereto.
- 6 The Society and the Lord Bishop of Colombo shall from the commencement of this Ordinance be absolutely released and discharged from all claims, demands, actions and proceedings in respect of the trust estate and premises now or at any time held in trust for the purposes and objects or subject to the terms and conditions in the said grant dated the second day of September, 1854, and the

Release of trustees of grant of 2nd September, 1854. said Ordinances No. 13 of 1913 and No. 2 of 1915 contained, or in respect of any sale, mortgage, hypothecation, investment or transposition of investment, payment or other dealing or anything done or omitted by the Society and the said Lord Bishop or his predecessors in office in respect thereof or otherwise howsoever in relation thereto and also from all liability for the payment of the principal sum and interest at any time secured by the mortgage dated the seventh day of December, 1928, mentioned in the preamble to this Ordinance.

7 (1) The Board may erect or cause to be erected any buildings on any land vested in the Board by virtue of this Ordinance or acquired or held by it, and may also from time to time sell, grant, convey, demise, assign, exchange and dispose of or mortgage any property for the time being vested in the Board. Nothing in section 4 of the Saint Thomas's College Ordinance, No. 13 of 1913, as amended by Ordinance No. 2 of 1915, shall be deemed to limit or control the rights hereby created and granted.

(2) The Board may from time to time remove the said College or any part thereof to any other site.

8 All debts and liabilities of the said College existing at the time of the commencement of this Ordinance, including the said mortgage dated the seventh day of December, 1928, shall be payable by the Board and all debts due to and monies payable to the said College shall be payable to the Board for the purposes of this Ordinance.

9 It shall be obligatory on the Board to observe and carry out the trusts connected with monies which are vested in the Board by virtue of this Ordinance or otherwise. The Board shall administer the trusts connected with the following:—

(1) General Endowment Fund.

(2) Divinity Students' Fund.

(3) Poor Scholars' Endowment Fund.

(4) Native Orphanage Fund.

(5) Duke of Edinburgh Scholarship Fund.

(6) The Gregory Scholarship Fund.

(7) The Prince of Wales's Exhibitioners' Fund.

(8) The Herbert Acland Scholarship.(9) The Victoria Gold Medal Fund.

10 (1) It shall be lawful for the Board from time to time at any meeting specially called for that purpose and by a majority of the members present and voting to make such rules not inconsistent with this Ordinance as it may deem expedient for any or all of the following purposes:—

(a) for the constitution of the Board and the term of office of its members and the custody of the seal;

(b) for regulating the time and place of its own meetings and the order to be observed thereat;

(c) for the conduct of the duties of the Board;

(d) for the employment, appointment and dismissal of the Warden, the Sub-Warden and other members of the staff of the College and Orphanage;

(e) for the management, organization and curriculum of the College and Orphanage;

(f) for the conditions regarding the admission of students and orphans to the College and Orphanage;

(g) for the charging and recovery of fees, and for the award of grants, scholarships, exhibitions and maintenance allowances;

(h) for the keeping of accounts, the deposits of money, the custody of documents and the appointment of such clerks or other officers as may be necessary for the performance of the work of the Board;

(i) for the appointment of a Secretary and Treasurer;

(j) for amending, adding to or cancelling the rules in the Schedule to this Ordinance; and

(k) for providing for every other matter not herein specifically provided for but necessary for the management of the property and the affairs of the College and Orphanage and the discharge of the duties of the Board. Power to deal with property, and change site of college.

Debts.

Scholarships, exhibitions, and prizes.

Power to make rules.

Schedule.

Schedule

Seal.

(2) The rules in the Schedule to this Ordinance shall be deemed to be the rules of the Board and to have been made by the Board under this Ordinance, and shall remain in force until amended, added to or rescinded by rules made by the Board under this section at a meeting called for that purpose.

(3) All rules made under this section shall be published

in the Gazette.

11 The seal of the Board shall not be affixed to any instrument whatsoever except in the presence of two of the members of the Board who shall sign their names to the instrument in token of their presence, and such signing shall be independent of the signing of any person as a witness.

General powers of the Board.

12 It shall be lawful for the Board in all cases not provided for by this Ordinance, to act in such manner as shall appear to it best calculated to promote the welfare of the said College and Orphanage.

Saving of rights of the Crown and of certain other rights.

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

SCHEDULE.

[ss. 3, 10]

Rules.

Constitution of the Board.

- 1. The Board shall consist of twelve members, that is to say :-
 - (1) The Lord Bishop of Colombo, or in his absence his Commissary, who shall be Visitor, and ex officio a member and the Chairman of the Board.
 - (2) A representative nominated by the Society for the Propagation of the Gospel in Foreign Parts, who shall be ex officio a member of the Board.
 (3) Two representatives of the St. Thomas' College Old Boys' Association elected by that Association from among its
 - members
 - (4) One person who shall be a member of the Church of England in Ceylon, elected by the Staff of St. Thomas' College from among the members of the St. Thomas' College Old Boys' Association.
 - (5) One representative of the Standing Committee of the Diocese of Colombo, elected by that Committee from among its members.
 - (6) One representative nominated by the University College Council who shall be a member of the Church of England in Ceylon.
 - One person nominated by the Director of Education.
 - (8) Two persons nominated by the Lord Bishop of Colombo who shall be members of the Church of England in Ceylon.
 - (9) Two persons to be co-opted by resolution of the Board both of whom shall be members of the Church of England in Ceylon and one of whom shall be a member of the Old Boys'

Members of the staff not to be members of the Board.

No member of the Staff of St. Thomas' College shall be a member of the Board.

Chairman when the Bishop or his Commissary is absent.

3. In the absence of the Bishop and his Commissary from any meeting of the Board, the Board shall elect a Chairman from among the other members present to preside over that particular meeting.

Custody of the

4. (1) The seal of the Board shall be kept in a locked box to be deposited with the Warden and the keys of the box shall be kept in such custody as the Board may direct.

(2) The use of the seal shall be recorded in the minute book of the

Term of office of the first members of the Board.

of office.

- 5. (1) At the end of three years from the date of the commencement of this Ordinance, four out of the first members of the Board (other than the ex officio members), to be selected by the Board by lot, shall retire from office.
- (2) At the end of four years from the said date, three out of the remaining six of such members, to be selected similarly, shall retire
- (3) At the end of five years from the said date, the remaining three of such members shall retire from office.

Successors of 6. (1) When any of the first members of the Board retires from office under rule 5, a member shall be elected, nominated or co-opted, as the case may be, in succession to such member by one of the persons or bodies required by paragraphs (3) to (9) (both inclusive) of rule 1 to elect, nominate or co-opt members of the Board, and for that purpose the Board, upon the retirement of each of the first members, first members and their term

shall select the person or body by whom the succeeding member shall be elected, nominated or co-opted, but so however as to comply in all respects with the necessity for constituting the Board in accordance with the provisions of rule 1.

- (2) Every person who is elected, nominated or co-opted to succeed any of the first members of the Board shall hold office until the end of the fourth year after his election, nomination or co-option, as the case may be, and shall then retire, and shall be succeeded by a member elected, nominated or co-opted by the person or body by whom he was elected, nominated or co-opted, and such successor and all subsequent successors shall hold office and be succeeded in like manner.
- 7. (1) Whenever any vacancy occurs by reason of the death or resignation of any of the first members of the Board, the remaining members shall appoint, or if such member was a co-opted member shall co-opt, a suitable person to be a member in his place, and such person shall hold office in the same manner as if he had been originally appointed one of the first members of the Board, and shall for all purposes be deemed to be one of the first members.
- (2) Whenever any vacancy occurs by reason of the death or resignation of any member of the Board, other than the first members, the Board shall call upon the person or the body by whom such person was elected or nominated to elect or nominate another member in his place, or if such member was a co-opted member, shall co-opt another member in his place; and any member so elected, nominated or co-opted to fill the vacancy shall hold office for such time only as the member in whose place he is elected, nominated or co-opted would have held office if the vacancy had not occurred.
- S. Any member of the Board may be again elected, nominated or co-opted after the expiry of any term of office: Provided that no member of the Board shall hold office for more than two successive terms: Provided also that, for the purposes of this rule, the period of office of any member appointed, elected, nominated or co-opted under rule 7 to fill a vacancy shall not be deemed to be a term of office.
- 9. The Board shall appoint annually a Secretary and a Treasurer from among its own number.
- 10. (1) The Board shall meet at least once in every six months. A special meeting may at any time be summoned by the Secretary on the requisition of any six members of the Board provided that ten clear days notice is given to the other members of the matters to be discussed at the meeting. Meetings of the Board shall ordinarily be held in St. Thomas' College.
- (2) The Annual General Meeting of the Board shall be held in the month of March in each year and at such place as the Chairman shall determine and ten clear days notice thereof and of the business to be transacted thereat shall be given to each member of the Board. At such Annual General Meeting the Warden shall present a report and statement of accounts for the year preceding.
- (3) Seven members of the Board shall form a quorum at any meeting of the Board. Every matter shall be determined by a majority of the members present and voting on the matter. In case of an equal division of votes, the Chairman shall have a second or casting vote.
- (4) The proceedings of the meetings of the Board shall be duly recorded in a minute book.
- (5) It shall be competent for the Chairman to decide what business may be transacted by the Board by the circulation of papers without calling a meeting of the Board.
- 11. St. Thomas' College shall be a day and boarding school for boys and shall be maintained and managed in suitable buildings provided and approved by the members of the Board.
- 12. (1) The Staff of St. Thomas' College shall consist of the Warden, the Sub-Warden and a number of Assistant Masters.
- (2) The Warden and the Sub-Warden shall be priests of the Church of England in Ceylon or any Church in communion with the same.
- 13. The Warden, the Sub-Warden and every Assistant Master shall be employed under an agreement in writing with the Board.
- 14. The Warden and the Sub-Warden shall be appointed by the Board subject to the approval of the Bishop and shall be graduates of the University of Oxford or Cambridge or shall have such other academic qualifications as may be approved by the Board.
- 15. The Warden and the Sub-Warden shall ordinarily reside in St. Thomas' College premises, but the Board may for special reasons permit them or either of them to reside elsewhere.
- 16. The Warden and the Sub-Warden shall give their personal attention to St. Thomas' College and shall not undertake any other office or employment without the approval of the Board.
- 17. The Warden and the Sub-Warden shall receive such allowances as the Board may decide and a salary in accordance with the rate or scale fixed by the Board.

Vacancies.

Re-election, &c.

Meetings of the Board, quorum, minutes, proceedings, &c.

Maintenance, &c., of the College.

Staff.

Agreements.

Qualifications and appointment of the Warden and Sub-Warden. Residence of the Warden and Sub-Warden.

Warden and Sub-Warden not to engage in other duties. Remuneration of the Warden and Sub-Warden. Selection and dismissal of Assistant Masters.

Supervision of Assistant Masters.

Duties of the Warden.

Scale of fees, ...

Board to be responsible for the control and management of the school.

Warden at meetings of the Board, &e.

Nature of instruction.

Books, monies, and papers.

- 18. The Warden shall have the power of selecting and of dismissing Assistant Masters but any such dismissal shall be subject to the approval of the Board.
- 19. The Warden may at any time suspend from duty any Assistant Master and shall report such suspension to the Board within forty-eight hours.
- 20. The Warden shall prescribe the general subjects of instruction and shall be responsible for the entire internal organization, management, and discipline of St. Thomas' College.
- 21. The scale of fees payable by boarders and the day scholars shall be fixed by the Warden and may be altered by him at his discretion subject to the approval of the Board.
- 22. The Board shall be responsible for the control and management of St. Thomas' College, and for the erection and maintenance of suitable buildings and shall in all such matters consult the Warden in such manner as to give him full opportunity for the expression of his views.
- 23. The Board may require the Warden to be present at any meeting of the Board, and shall be entitled to receive from him any assistance that it may require.
- 24. The education imparted in St. Thomas' College shall be in such subjects as are proper to be taught in a public school for boys and shall include religious instruction in accordance with the doctrines of the Church of England.
- 25. The Warden shall be responsible for the safe custody of all official books, monies and papers belonging to the Board which shall be entrusted to him and no person not being a member of the Board shall be allowed to inspect nor shall such person be furnished with extracts from any such books or papers without the previous permission of the Board.

Passed in Council the Twelfth day of March, One thousand Nine hundred and Thirty.

G. N. FARQUHAR, Clerk to the Council.

Assented to by His Excellency the Governor the First day of April, One thousand Nine hundred and Thirty.

G. N. FARQUHAR, Clerk to the Council.

DRAFT ORDINANCES.

J 606/28

MINUTE.

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

No. 2 of 1889, IV. 455.

An Ordinance to amend the Civil Procedure Code, 1889.

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 Civil Procedure Amendment Ordinance, 1930.
- Repeal of sections 314, 315 and 316 of the principal Ordinance, and substitution of new sections therefor.
 - Allowances during imprisonment to be fixed on commitment.
- 2 Sections 314, 315 and 316 of the principal Ordinance are hereby repealed and the following sections are substituted therefor:—
 - 314. When a judgment-debtor is committed to jail in execution of a decree, the court shall fix in accordance with rates to be specified by order of Government from time to time the monthly allowances payable (a) for his subsistence in jail and (b) for his subsistence and treatment in hospital should this become necessary during his imprisonment.

315. The party on whose application the decree has been executed shall thereupon (a) pay to the Fiscal the portion of the monthly allowance for subsistence in jail that is payable for the unexpired part of the current month and (b) give security by a bond with one or more good and sufficient surety or sureties or by a mortgage of immovable property or by deposit and hypothecation in a sum equivalent to the amount by which the monthly allowance for the subsistence and treatment of the judgment-debtor in hospital exceeds the monthly allowance for the subsistence of the judgment-debtor in jail. And thereafter he shall pay to the Fiscal by monthly payments in advance the monthly allowance that is appropriate in the circumstances.

Payment and security for allowances.

316. Sums of money disbursed by the decree-holder under section 315 shall be deemed to be costs in the action:

Provided that the judgment-debtor shall not be detained in jail or arrested on account of any sum disbursed.

Allowances to be deemed costs.

By His Excellency's command,

Colonial Secretary's Office, Colombo, March 24, 1930. B. H. BOURDILLON, Colonial Secretary.

Objects and Reasons.

It sometimes becomes necessary to send to hospital a judgment-debtor who is imprisoned for debt.

2. At present there is no provision in the law requiring the judgment-creditor responsible for the imprisonment to defray the cost of maintaining the judgment-debtor in hospital.

3. The purpose of this amendment is to furnish a means for securing, in a manner that is not burdensome, the payment by the judgment-creditor of the costs of such maintenance in the event of its being incurred.

4. The judgment-creditor responsible for imprisoning his debtor will if the debtor has during his imprisonment to be transferred for treatment to a hospital have hereafter to choose between paying the enhanced allowance fixed for such an eventuality, and having him discharged from jail. And to provide for the payment of any such additional expense that it may become necessary to incur before he is communicated with, the judgment-creditor will in future have to give sufficient security.

E. St. J. Jackson, Attorney-General.

Colombo, February 12, 1930.

MINUTE.

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

An Ordinance to amend the Municipal Councils Ordinance, 1910.

No. 6 of 1910, III. 31.

U 268/26

BE it 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 Municipal Councils Third Amendment Ordinance, 1930.

2 Section 54 (1) of the principal Ordinance is hereby amended by the deletion of all the words in the first three lines thereof and the substitution of the following words therefor:—

In every Municipal town there shall be a Municipal Magistrate appointed by the Governor, and the Police Magistrate having jurisdiction in such town may, if the Governor so directs, be appointed to be Municipal Magistrate, in addition to his own duties.

Where a Municipal Magistrate has been appointed in any Municipal town other than the Police Magistrate having jurisdiction in such town, such Municipal Magistrate may be appointed by the Governor to be an Additional Police Magistrate, in addition to his own duties.

Short title.

Amendment of section 54 (1) of the principal Ordinance.

Repeal of section 56 of the principal Ordinance and substitution of new section,

Allowances. status, salary and pension of Municipal Magistrate and oaths to be taken by him.

No. 1 of 1898. II. 396.

3 Section 56 of the principal Ordinance is hereby repealed, and the following section is substituted therefor:

56 (1) Where the Police Magistrate in any town is appointed to be Municipal Magistrate for such town in addition to his own duties, he may receive in respect of his services as Municipal Magistrate such allowance out of the Municipal fund as shall from time to time be fixed by the

(2) Where the Governor under section 54 appoints any person to be Municipal Magistrate in any town, other than the Police Magistrate having jurisdiction in such town, or a person appointed to act temporarily as Municipal

Magistrate, such Municipal Magistrate

(a) shall by reason of such appointment become an officer of the Ceylon Government and shall for the purposes of the Widows' and Orphans' Pension Fund Ordinance, 1898, and for all other purposes be deemed to be a public officer; and

(b) shall be paid by the Colonial Treasurer such salary as may be voted for that purpose by the Legislative Council and such passage and other allowances as would ordinarily be payable to an officer of the Ceylon Government in receipt of that salary; and the Municipal Council shall-

> (i) refund to the Colonial Treasurer all disbursements by way of such salary and allowances made to or in respect of such Municipal

> > Magistrate; and

(ii) if such Municipal Magistrate is granted a pension or gratuity on retirement or otherwise, or if upon his death any gratuity is granted to any of his dependents, in respect of his services as an officer of the Ceylon Government, pay the whole of such pension or gratuity to the Colonial Treasurer, or such portion thereof as may be certified by the Governor to have been granted to him in respect of his services as such Municipal Magistrate.

(3) (a) Where any such Municipal Magistrate as is referred to in sub-section (2) is granted leave of absence, an officer may be appointed by the Governor to act temporarily as Municipal Magistrate in his place and during

his absence.

(b) Such officer shall be paid by the Colonial Treasurer such salary and allowances as the Governor may direct, and the Municipal Council shall, in addition to the amount for which it may be liable under sub-section (2) (b), refund to the Colonial Treasurer all disbursements made as salary or allowances to such officer during the period of his appointment: Provided that the total of the sum which the Municipal Council shall be liable so to refund shall not be greater than the amount for which it may be liable under sub-section (2) (b) (i.) during the said period.

(4) Every Municipal Magistrate shall, before commencing to exercise the functions of his office, take and subscribe the oaths of allegiance and office in the forms contained in Schedule C, and such oaths shall be enrolled in the court of such Municipal Magistrate, and a copy of such enrolment shall be forthwith transmitted to the Registrar of the

Supreme Court to be filed of record in that court.

The provisions of section 56 (2) of the principal Ordinance, as enacted by this Ordinance, shall apply to the person holding the office of Municipal Magistrate, Colombo, at the commencement of this Ordinance, and it shall be lawful for the Governor to declare that the office of the Municipal Magistrate, Colombo, shall be, and shall be deemed to have been, pensionable as from the date on which he was first appointed to it, and the payment of any pension or gratuity which he is granted on retirement or otherwise shall be made in accordance with the provisions of the principal Ordinance, as amended by this Ordinance, and in accordance with any minutes of Government relating to payments of pensions and gratuities. Provided that he shall not be liable to any abatement under the Widows' and Orphans' Pension Fund

Schedule C.

Office of Municipal Magistrate may be declared pensionable as from appointment of present holder.

No. 1 of 1898, II. 396.

Ordinance, 1898, in respect of the period prior to the date of the commencement of this Ordinance, unless within three months of the said date, by written notice to the Directors appointed under section 6 of the said Ordinance, he elects to be so liable.

By His Excellency's command,

Colonial Secretary's Office, Colombo, March 20, 1930.

B. H. Bourdillon, Colonial Secretary.

Objects and Reasons.

The object of this Bill is to amend the Municipal Councils Ordinance, 1910, with reference to the appointment, status, salary, &c., of Municipal Magistrates. Section 54 of the Ordinance now provides that in every Municipal town there shall be a Municipal Magistrate, who, unless the Governor otherwise appoints, shall be the Police Magistrate having jurisdiction in the town. Section 56 provides that a Municipal Magistrate may receive such "allowance" from the Municipal fund as shall be fixed by the Governor. This reference to an "allowance", when read with section 54, seems to cover only cases where under section 54 the Police Magistrate is also the Municipal Magistrate, and receives an "allowance" for performing the extra duties in addition to his own.

2. In the case of the Colombo Municipal Council, the Municipal Magistrate is distinct from the Police Magistrate, but can still only receive an "allowance" under section 56 as remuneration for his services. As a result, he has not even the pensionable status which is enjoyed by the officers of the Municipality.

3. It is therefore proposed in this Bill to revise the whole

position, and to provide for cases-

(a) where the Police Magistrate is also the Municipal Magistrate, and also

(b) where the two are separate and distinct officers.

4. Clause 2 amends section 54 by providing firstly that the Municipal Magistrate shall be appointed by the Governor, and that the Governor may appoint the Police Magistrate to be Municipal Magistrate in addition, and secondly that a Municipal Magistrate who is appointed separately from the Police Magistrate may also be appointed Additional Police Magistrate, the latter amendment being made in order to permit the Municipal Magistrate to take cases for the Police Magistrate when necessary.

5. Clause 3 recasts the whole of section 56, drawing a clear distinction between the three types of Municipal

Magistrate:—

(a) a Police Magistrate who is appointed to be Municipal Magistrate in addition to his own duties;

(b) a Municipal Magistrate permanently appointed as a separate officer from the Police Magistrate; and

(c) an officer appointed to act as Municipal Magistrate during the absence of a permanent and separate Municipal Magistrate of type (b).

6. Type (a) will in future receive an allowance for his services as Municipal Magistrate.

Type (b) will in future be regarded as an officer of the Government, and the Municipal Council will refund to the Government the salary, allowances, &c., paid to him, and will be liable for his pension during his appointment as Municipal Magistrate.

Type (c) will be appointed by the Governor, and paid as the Governor directs, and his salary and allowances (but not his pension) will be refunded to the Government by the Municipal Council; but the Council will not be called on to pay in this respect a greater sum than it has to pay for the permanent

officer (exclusive of pension).

7. Clause 4 of the Bill declares that the present holder of the appointment of Municipal Magistrate, Colombo, shall fall within type (b) above, and that his post may be made pensionable as from the date on which he was first appointed, but he will not be liable to contribute to the Widows' and Orphans' Pension Fund from that date unless he gives notice of his intention to do so.

Attorney-General's Chambers, Colombo, September 27, 1929. E. St. J. Jackson. Attorney-General.

NOTIFICATION OF CRIMINAL SESSIONS.

BY virtue of a mandate to me directed by the Hon. the Supreme Court of the Island of Ceylon, I do hereby proclaim that a Criminal Session of the said Court for the Districts of Galle, Matara, and Tangalla will be holden at the Court-house at Galle, on Friday, April 25, 1930, at 11 o'clock of the morning of the said day.

And I do hereby require and inform all persons concerned therein to attend at the time and place

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

Fiscal's Office, Galle, March 25, 1930. M. M. WEDDERBURN, Fiscal.

NOTICES OF INSOLVENCY.

In the District Court of Colombo.

No. 4,184. In the matter of the insolvency of Alfred Ferdinand of Alston place, Colpetty.

WHEREAS Alfred Ferdinand has filed a declaration of insolvency, and a petition for the sequestration of his estate has also been filed by Messrs. Freudenberg & Co., Colombo, under the Ordinance No. 7 of 1853: Notice is hereby given that the said court has adjudged the said Alfred Ferdinand insolvent accordingly; and that two public sittings of the court, to wit, on May 20, 1930, and on June 10, 1930, will take place for the said insolvent to surrender and conform to, agreeably to the provisions of the said Ordinance, and for the taking of the other steps set forth in the said Ordinance, of which creditors are hereby required to take notice.

By order of court, A. E. Perera, Colombo, March 28, 1930. for Secretary.

In the District Court of Colombo.

No. 4,186. In the matter of the insolvency of A. S. Seyado Mohamed of 4, Kuruwe street, Colombo.

WHEREAS A. S. Seyado Mohamed has filed a declaration of insolvency, and a petition for the sequestration of his estate has also been filed by P. Ramasamy Rettiar of 36, Wolfendahl street, Colombo, under the Ordinance No. 7 of 1853: Notice is hereby given that the said court has adjudged the said A. S. Seyado Mohamed insolvent accordingly; and that two public sittings of the court, to wit, on May 20, 1930, and on June 10, 1930, will take place for the said insolvent to surrender and conform to, agreeably to the provisions of the said Ordinance, and for the taking of the other steps set forth in the said Ordinance, of which creditors are hereby required to take notice.

By order of court, P. DE KRETSER, Colombo, March 29, 1930. Secretary.

In the District Court of Colombo.

No. 4,188. In the matter of the insolvency of M. Sangadasa of Panadure.

WHEREAS M. Sangadasa has filed a declaration of insolvency, and a petition for the sequestration of his estate has also been filed by T. A. Thanuskody of 131, Galle road, Mount Lavinia, under the Ordinance No. 7 of 1853: Notice is hereby given that the said court has

adjudged the said M. Sangadasa insolvent accordingly; and that two public sittings of the court, to wit, on May 20, 1930, and on June 10, 1930, will take place for the said insolvent to surrender and conform to, agreeably to the provisions of the said Ordinance, and for the taking of the other steps set forth in the Ordinance, of which creditors are hereby required to take notice.

By order of court, P. DE KRETSER, Colombo, March 29, 1930. Secretary.

In the District Court of Kalutara.

No. 246/I. In the matter of the insolvency of L. Simon Nonis of Wekada in Panadure.

NOTICE is hereby given that a meeting of the creditors of the above-named insolvent will take place at the sitting of this court on June 5, 1930, to examine the insolvent.

By order of court, A. W. LUDEKENS, Kalutara, March 27, 1930. Secretary.

In the District Court of Kandy.

No. 1,811. In the matter of the insolvency of M. Ramanathan of Kadawatte, Galaha.

NOTICE is hereby given that a special meeting of the creditors of the above-named insolvent will take place at the sitting of this court on May 9, 1930, for proof of claims.

By order of court, Gerald E. DE Alwis, Kandy, March 29, 1930.

In the District Court of Kandy.

No. 1,865. In the matter of the insolvency of (1) O. L. M. Haniffa and (2) O. L. M. Ismail, carrying on business under the name and style of O. L. M. Haniffa and Brother, Gampola.

NOTICE is hereby given that the order of adjudication made in the above insolvency case has this day been annulled.

By order of court, GERALD E. DE ALWIS, Kandy, March 28, 1930. Secretary. In the District Court of Kandy.

No. 1,868. In the matter of the insolvency of Arthur Thomas Hawke of Middle March estate, Kandy.

WHEREAS Arthur Thomas Hawke of Middle March estate, Kandy, has filed a declaration of insolvency, and a petition for the sequestration of his estate has also been filed by Denepitive Liyana Aratchchige Singho Appuhamy, also of Kandy, under the Ordinance No. 7 of 1853: Notice is hereby given that the said court has adjudged the said Arthur Thomas Hawke insolvent accordingly; and that two public sittings of the court, to wit, on May 2, 1930, and on June 6, 1930, will take place for the said insolvent to surrender and conform to, agreeably to the provisions of the said Ordinance, and for the taking of the other steps set forth in the said Ordinance, of which creditors are hereby required to take notice.

By order of court, GERALD E. DE ALWIS,
Kandy, March 24, 1930.
Secretary.

In the District Court of Galle.

No. 615. In the matter of the insolvency of Pussewala Hewage Mendis of Talpe.

NOTICE is hereby given that a meeting of the creditors of the above-named insolvent will take place at the sitting of this court on May 27, 1930, for the filing of balance sheet.

By order of court, C. W. GOONEWARDENE, Secretary.

In the District Court of Galle.

No. 619. In the matter of the insolvency of Mahadurage Podi Singho of Talpe.

NOTICE is hereby given that a meeting of the creditors of the above-named insolvent will take place at the sitting of this court on May 20, 1930, for assignee's report.

By order of court, C. W. GOONEWARDENE, Secretary.

In the District Court of Galle.

No. 625. In the matter of the insolvency of Mohidin Bawa Abdul Mohideen of Talapitiya.

NOTICE is hereby given that a meeting of the creditors of the above-named insolvent will take place at the sitting of this court on May 28, 1930, for appointment of assignee and for the filing of balance sheet.

By order of court, C. W. GOONEWARDENE, Secretary.

In the District Court of Galle.

No. 627. In the matter of the insolvency of Ahangama Vidanagei Simon Silva of Hatuwapiyadigama.

WHEREAS H. R. Saravis de Alwis of Hatuwapiyadigama has filed a declaration of insolvency, and a petition for the sequestration of the estate of Ahangama Vidanagei Simon Silva of Hatuwapiyadigama, under the Ordinance No. 7 of 1853: Notice is hereby given that the said court has adjudged the said Ahangama Vidanagei Simon Silva insolvent accordingly; and that two public sittings of the court, to wit, on April 11, 1930, and on April 30, 1930, will take place for the said insolvent to surrender and conform to, agreeably to the provisions of the said Ordinance, and for the taking of the other steps set forth in the said Ordinance, of which creditors are hereby required to take notice.

By order of court, C. W. GOONEWARDENE Secretary

In the District Court of Matara.

Insolvency In the matter of the insolvency of Hendrick No. 47. Nanayakkara of Kokmaduwa.

NOTICE is hereby given that a meeting of the creditors of the above-named insolvent will take place at the sitting of this court on April 9, 1930, for examination of insolvent.

By order of court, R. Malalgoda, Matara, March 28, 1930. Secretary.

In the District Court of Matara.

Insolvency In the matter of the insolvency of Parana Palliyaguruge Simon of Pelena in Weligama.

WHEREAS Parana Palliyaguruge Simon of Pelena in Weligama has filed a declaration of insolvency, and a petition for the sequestration of his own estate, under the Ordinance No. 7 of 1853: Notice is hereby given that the said court has adjudged the said Parana Palliyaguruge Simon insolvent accordingly; and that two public sittings of the court, to wit, on May 1, 1930, and on ———— will take place for the said insolvent to surrender and conform to, agreeably to the provisions of the said Ordinance, and for the taking of the other steps set forth in the said Ordinance, of which creditors are hereby required to take notice.

By order of court, R. Malalgoda, Matara, March 28, 1930. Secretary.

In the District Court of Matara.

Insolvency In the matter of the insolvency of Mohammadu Omaru Mohammed of Mullatiyana.

WHEREAS Mohammadu Omaru Mohamed of Mullatiyana has filed a declaration of insolvency, and a petition for the sequestration of his estate has also been filed by Abdul Latiff Mohammadu Aboobackker of Kotuwegoda in Matara, under the Ordinance No. 7 of 1853: Notice is hereby given that the said court has adjudged the said Mohammadu Omaru Mohammed insolvent accordingly; and that two public sittings of the court, to wit, on May 1, 1930, and on — will take place for the said insolvent to surrender and conform to, agreeably to the provisions of the said Ordinance, and for the taking of the other steps set forth in the said Ordinance, of which creditors are hereby required to take notice.

By order of court, R. Malalgoda, Matara, March 13, 1930. Secretary.

In the District Court of Anuradhapura.

No. 4. In the matter of the insolvency of Awanna Kawanna Kader Meera Saibo of Kekirawa.

NOTICE is hereby given that a meeting of the creditors of the above-named estate will take place at the sitting of this court on May 6, 1930, at 10 A.M., for the election of an assignee.

By order of court, A. J. WIKRAMASINHA, Secretary.

10 Po 10/

NOTICES OF FISCALS' SALES.

Western Province.

In the District Court of Colombo.

No. 15,262. Vs.

Uwage Dona Ellen Margaret, (2) Julian Hettige David Perera, wife and husband, both of Wattala in the Ragam pattu of Alutkuru korale. Defendants.

NOTICE is hereby given that on Friday, May 16, 1930, will be sold by public auction at the respective premises the right, title, and interest of the said defendants in the following property for the recovery of the sum of Rs. 2,085·45, with legal interest thereon at 9 per cent. per annum from March 20, 1925, till the date of payment in full, and costs of suit Rs. 512·20, less a sum of Rs. 1,057·75, viz.:—

At 2.30 P.M.

1. All that lot marked A from and out of the land called Mahawatta alias Talgahawatta, situated at Alutmawata within the Municipality and in the District of Colombo, Western Province; and bounded on the north by Railway reservation, on the east by lot R allotted in entail to Liyanage Anthony Pereis and his heirs, on the south by reservation for a road, and on the west by Alutmawata road reservation and lot B allotted to the heirs of Mahawattage Flora Perera; containing in extent 3 roods and 3 20/100 perches. Registered A 160/175.

At 3 P.M.

2. All that lot marked R from and out of the land called and known as Mahawatta alias Talgahawatta, situated at Alutmawata aforesaid; and bounded on the north by Railway reservation, on the south by the reservation for a road, on the east by lot Q allotted in entail to the heirs of Mahawattage Nora Perera and reservation for a road, and on the west by lot A allotted in entail to Liyanage Anthony Perera and his heirs; containing in extent 2 roods and 33 perches. Registered A 160/176.

Fiscal's Office, Colombo, April 2, 1930. R. O. DE SARAM, Deputy Fiscal.

D. James of Ward place, Colombo Defendant.

NOTICE is hereby given that on Monday, May 19,
1930, at 3 p.m., will be sold by public auction at the
premises the right, title, and interest of the said
defendant in the following property for the recovery

defendant in the following property for the recovery of the sum of Rs. 1,505, with interest thereon at 18 per cent. per annum from February 3 to 22, 1928, and thereafter at the rate of 9 per cent. per annum on the aggregate amount of the decree till payment in full. and costs of suit, viz. :—

Premises called Chetwynd bearing assessment No. 48 and situated at Ward place within the Municipality and in the District of Colombo, Western

Province; bounded on the north by the land reserved for public use along the road, east by the land described in plan No. 72,612, the property of Soysa Muhandiram, south by a portion of the same land, and on the west by lot 1; containing in extent 1 road 20 35/100 perches. Registered A 142/20 Colombo.

Fiscal's Office, Colombo, April 2, 1980. R. O. DE SARAM, Deputy Fiscal.

In the District Court of Colombo.

No. 33,301.

Liyanage Yahonis Appu of Dinapamunuwa in Udugaha pattu of Siyane korale in Colombo District Defendant.

NOTICE is hereby given that on Thursday, May 1, 1930, will be sold by public auction at the respective premises the following property mortgaged with the plaintiff by bond No. 157 dated December 6, 1925, and attested by E. L. Peiris of Colombo, Notary Public, and declared specially bound and executable under the decree entered in the above action and ordered to be sold by the Order of Court dated February 20, 1930, for the recovery of the sum of Rs. 942, with interest on Rs. 600 at 24 per cent. per annum from June 24, 1929, till November 22, 1929, and thereafter on the aggregate amount at 9 per cent. per annum till payment in full, and costs, viz. :—

At 12 noon.

1. An undivided 1/40 part or share of the allotment of the field called Kohowilakumbura, situated at Dinapamunuwa in Udugaha pattu of Siyane korale in the District of Colombo, Western Province; and bounded on the north by the land called Pellewewatta belonging to Liyanage family, on the east by the water-course called ela, on the south by the land called Kahatagahawatta belonging to Liyanage family and on the west by the limitary dam of the field called Imiyagekumbura; containing in extent 12 bushels and 3 pecks of paddy sowing.

At 1 P.M.

2. Undivided 1/24 part or share of the allotment of the field called Hikgahakumbura, situated at Bopeththa in the Udugaha pattu of Siyane korale in the District of Colombo, Western Province; and bounded on the north by the land belonging to Maha Mudaliyar, on the east by the field belonging to Harmanis and others, on the south by the land belonging to late Don Dimingu Wijesinghe Ralahamy and others and by the field belonging to Don Baron Appuhamy, and on the west by the fields belonging to Don Baron Appuhamy, Sala, and others; containing 3 bushels of paddy sowing extent.

At 2 P.M.

3. An undivided a part or share of the allotment of the land called Meegahawatta, situated at Dinapamunuwa aforesaid; and bounded in the north by the portion of this land belonging to Liyanage Juwanis Appu, on the east by the field, on the south by the land belonging to Liyanage Gilan Appu, and on the west by the land

belonging to Naidewa Sannisiya; containing 32 bushels of paddy sowing extent, together with all rights privileges, servitudes, and appurtenances whatsoever of the said premises belonging or usually held, occupied, used, or enjoyed therewith, and all the estate, right, title; interest, property, claim, and demand whatsoever of the defendant in, to, out of or upon the same. Prior registration F 76/208, 61/35, 85/248.

Fiscal's Office, Colombo, April 2, 1930. R. O. DE SARAM, Deputy Fiscal.

In the District Court of Colombo.

No. 34,835. Vs.
(2) J. H. Rasiah Joseph

NOTICE is hereby given that on Friday, May 2, 1930, at 3 p.m., will be sold by public auction at the residence of the defendant at Merton, Cotta road, the following movable property for the recovery of the sum of Rs. 995·24, with interest on Rs. 930 at 15 per cent. per annum from October 2, 1929, till October 30, 1929, and thereafter on the aggregate amount at 9 per cent. per annum till payment in full, and costs of suit, viz.:—

- 2 jak glass almirahs
- 6 bentwood chairs
- 2 jak tables
- l rattan chair
- 2 nedun settees
- 4 teakwood easy chairs
- l piano
- 1 piano stool

2 jak teapoys

- 1 wall clock
- 1 meatsafe
- 6 jak chairs
- 1 jak dining table
- 2 jak tables
- 2 jak almirahs
- 1 toilet table
- 1 five-seater Renault motor car, No. C 9523.

Fiscal's Office, Colombo, April 2, 1930. R. O. DE SARAM, Deputy Fiscal.

No. 36,258. Vs.

(1) Don Manuelge Dona Mary Hamine and her husband (2) Muttumenitilleka Arupaksegey Themanis Perera Appuhamy, (3) ditto Don Semapala Perera, all of Etul Kotte in the District of Colombo

NOTICE is hereby given that on Friday, May 9, 1930, at 3 P.M., will be sold by public auction at the premises the following property mortgaged with the plaintiff by bond No. 2,135 dated July 27, 1929, and attested by M. S. Akbar of Colombo, Notary Public, and declared specially bound and executable under the decree entered in the above action and ordered to be sold by the Order of Court dated February 21, 1930, for the recovery of the sum of Rs. 3,657 50, with interest on Rs. 3,500 at 18 per cent. per annum from January 24, 1930, till January 28, 1930, and thereafter on the aggregate amount at 9 per cent. per annum till payment in full, and costs, viz. :—

All those contiguous allotments of land called Kongahawatta alias Telembugahawatta marked A and B, a defined portion of Timbirigahawatta marked C, and a defined portion of Bogahawatta marked D, now forming one property, situated at Etul Kotte in the Palle pattu of Salpiti korale in the District of Colombo, Western

Province; and bounded on the north by the property of the heirs of the late Don Manuelgey Don Carolis Appu, property now of Nawagomuwage Marthelis Perera, and half part of this land of Weerasekera Aratchige Dona Ausinohami, now of Colombo Tantrige Dona Isabella Perera, on the east by a high road leading to Dehiwala and the properties belonging to Don Manuelge Dona Pavistinaĥami, Don Manuelge Don David and Sarnelis, Magalage Liyanora Perera, and the property of Magalage Karunasena, on the south by lot C and the property belonging to Don Manuelge Dona Pavistinahami and a path, and on the west by the property of the heirs of the late Don Manuelge Don Carolis Appu and the property now of Nawagomuwage Marthelis Perera; containing in extent 1 rood and 34 13/100 perches, together with buildings standing thereon and all the estate, right, title, interest, property, benefit, claim, and demand whatsoever of the defendants in, to, out, or upon the same. Prior registration M 305/9, Colombo, January 30, 1930.

Fiscal's Office, Colombo, April 2, 1930. R. O. DE SARAM, Deputy Fiscal.

Plaintiff.

In the District Court of Kulutare

Ponnahennedige Charles Henry North, Panadura

No. 15,145.

(1) Balasuriyalekamalage Don Charles of Wekada, administrator of the estate of Balasuriyalekamalage Don Thomis Vedarala of Wekada, deceased, (1) Adjapuliaratchige Don Bastian Appuhamy Liggalboda in Negombo District Defendants.

NOTICE is hereby given that on Saturday, May 3, 1930, commencing at 2 o'clock in the afternoon, will be sold by public auction at the respective premises the following property ordered to be sold, viz.:—

All that land called Badugalgodella, situated at Uggalboda in Dasiya pattu of Alutkuru korale in the District of Negombo, Western Province; and bounded on the north by Millagahawatta claimed by B. Don Bastian Vedarala, east by land described in plan No. 70,118, south by land belonging to S. Carolis Kapurala, and on the west by land described in plan No. 150,300; containing in extent 1 rood and 12 perches.

2. All that land called Kongahawatta, situated at Uggalboda aforesaid; and bounded on the north by the land belonging to Kirihamy, east by the land belonging to Bastian Vedarala and the land belonging to others, south by the land belonging to Carolis Appu and others, and on the west by the land belonging to Kuda Appu and others; containing in extent 1 rood and 38 perches.

3. All that land called Kolainkumburepillewa, situated at Uggalboda aforesaid; and bounded on the north by land belonging to Bastian Vedarala, east by land belonging to Grigoris Appu and others, south by the field belonging to Bastian Vedarala, and on the west by the land belonging to Magris Vedarala; containing in extent 34 perches.

4. All that land called Kolainkumbura, situated at Uggalboda aforesaid; and bounded on the north by land belonging to B. Bastian Vedarala, east by the land described in plan No. 127,434, south by the watercourse, and on the west by the land described in plan No. 127,436; containing in extent 2 roods and 25 perches.

5. All that land called Millagahakumbura, situated at Uggalboda aforesaid; and bounded on the north by water-course, east by land belonging to B. Don Thomis Vedarala, south by the land belonging to B. Don Thomis

Appulamy and lands described in plan No. 52,608, and on the west by the land belonging to B. Piloris and the land described in plan No. 52,617; containing in extent 1 rood and 31 perches.

6. All that land called Millagahawatta, situated at Uggalboda aforesaid; and bounded on the north by the land belonging to Bastian Vedarala and others, east by the land belonging to Kusalhamy and Punchappu, south by the land belonging to Appusingho Appu, and on the west by land belonging to Sardiel Appu; containing in extent 3 acres and 6 perches, and all the right, title, interest, and claim whatsoever of the said defendants in, to, upon, or out of the said several premises mortgaged by the defendants.

Amount to be levied Rs. 1,528 18, with interest on Rs. 1,250 at 12½ per cent. per annum from November 18, 1928, till May 9, 1929, and thereafter at 9 per cent. per annum on the aggregate amount till payment.

Deputy Fiscal's Office, Negombo, April I, 1930. M. Ediriwira, Deputy Fiscal.

In the Court of Requests of Negombo.

L. A. W. E. Sokkalingam Chettiyar of Kochchikade

No. 34,754.

Vs.

(1) Dissanayakage Juan Perera of Godella, (2) Lewis Edward Karunaratne of Udangawal. (2) Defendants.

NOTICE is hereby given that on Saturday, May 3, 1930, commencing at 9 o'clock in the forenoon, will be sold by public auction at the respective premises the right, title, and interest of the said 2nd defendant in the following property, viz. :—

- (1) Lot B of the two into one annexed land called Kahatagahawatta and Ambagahawatupanguwa, situated at Udangawa in Dunagaha pattu of Alutkuru korale in the District of Negombo, Western Province; and bounded on the north by the portion of this land belonging to Ana Peris, east by Ambagahawatta and by land formerly belonging to Migel Fernando and now belonging to Paulu Fernando Anandan, south by land formerly belonging to the late Gabriel Fernando Anandan and now belonging to Anthony Fernando Palappa from Saviel Fernando Palappa and Santiago Mathias Pulle, and on the west by lands belonging to Pedro Fernando Pasqual and others and John Gunasekeram Pulle; containing in extent 2 roods and 36 perches.
- (2) The land called Ambagahawatta and the buildings standing thereon, situated at Udangawa in Dunagaha pattu aforesaid; and bounded on the north by land formerly belonging to Alphonsu Mudaliyar and now belonging to Herath Ranasinghe, Coroner, and another, east by land formerly belonging to Christogu Fernando and now belonging to Pedro Fernando Anandan, south by lands formerly belonging to Bastian Fernando and others and now belonging to Anthony Joseph Fernando Pulle and others, and on the west by lands belonging to Ana Peris and others; containing in extent about 1 acre and 2 roods.

Amount to be levied Rs. 163.75, with interest on Rs. 110 at 30 per cent. per annum from February 2, 1928, till April 4, 1928, and thereafter at 9 per cent. per annum till payment.

Deputy Fiscal's Office, Negombo, April 1, 1930. M. Ediriwira,
Deputy Fiscal.

In the District Court of Kalutara.

Kalamullawa'dige Udarishamy of Padagoda.. Plaintiff.
No. 13,740. Vs.

Kalamullawaduge John Singho of Padagoda. . Defendant.

NOTICE is hereby given that on Monday, May 5, 1930, commencing at 2 o'clock in the afternoon, 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. 150 and further damages at Rs. 30 per year from July 22, 1926, till restoration of possession, and D. C. costs Rs. 421 27, viz. :—

1. Undivided 141/1440 shares of the soil and soil share trees, 3/16th of the planters' ½ share of the third plantation, 78 rubber trees, 36 coconut plants, 3 jak trees planted by the debtor between the two portions planted by B. Suwarishamy, K. Thenhamy, and K. Udarishamy from the northern boundary, together with the tiled and thatched house wherein the defendant resides standing thereon of Gorakagahawatta, situated at Padagoda in Malewanbadde in the District of Kalutara; and bounded on the north by a portion of Delgahawatta and Eriyaelamulla, east by the land wherein Sinno Appu resided and Batadombagahawatta, south by Moragahawatta and Meegahawatta, and west by a portion of Delgahawatta; and containing in extent about 12 acres.

2. Undivided 1/12th share of the soil $\frac{1}{4}$ of 4 jak trees, 30 coconut trees planted and possessed by the judgment-debtor and his three brothers as planters' share standing thereon of Meegahawattapotuwagura, situated at Padagoda as aforesaid; and bounded on the north by Kurunduwatteagala, east by well and footpath, south by the ditch, adjoining the Gansabhawa road, and west by the ditch of Boys' school; and

containing in extent about 1 acre.

3. Undivided 1/144 and 1/740 shares of the soil and of the soil shares \(\frac{1}{4} \) of 6 coconut trees and 2 jak trees planted and possessed by the defendant's mother standing thereon of Meegahawatta, situated at Padagoda; and bounded on the north by Kurunduwatteagala, Delgahawatta, and Gorakagahawatta, east by Maragahawatta and Moragahawatta, south by Kiripellagahawatta and west by Mahawela; and containing in extent about 9 acres.

On Tuesday, May 6, 1930, at 2 P.M.

4. The lot allotted to defendant and all things thereon of the land called Achariyawatta as per partition case No. 11,147 appearing in plan 1522/9.5.27 made by J. Weeraratne, Licensed Surveyor, situated at Welkandala in Pasdun korale west in the District of Kalutara; and bounded on the north by a portion of this land belonging to K. Cornelishamy and others, east by Anpitiyawatta, south by Mahawatta and Erawa, and west by Erawa; and containing in extent 3 roods and 10½ perches.

Deputy Fiscal's Office, Kalutara, April 1930. H. Sameresingha, Deputy Fiscal.

I. L. A. Majeed of Kalutara South......Defendant.

NOTICE is hereby given that on Thursday, May 1, 1930, commencing at 2 o'clock in the afternoon, 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. 813 25, with further interest on Rs. 700 at 24 per cent. per annum from December 12, 1928, till January 20, 1930, and thereafter on the aggregate amount at 9 per cent. per annum till payment in full, and costs of suit, viz.

1. An undivided 2/5 shares of the soil and trees of the land called Jantajotiyawatta, situated at Katukurunda in Kalutarabadda, Kalutara totamune, Kalutara District, Western Province; and bounded on the north by the portion of this land, east by portion of this land wherein F. Fernando resides, south by portion of this land belonging to Bangali Thamby, west by portion of this land belonging to D. Fernando and others; containing in extent 1 acre and 2 roods.

2. An undivided 2/13 and 24/35 share of the land called Parangiyawatta, situated at Welapura Kalutara, Kalutarabadda, Kalutara totamune, Kalutara District, Western Province; bounded on the north by lot 1 in plan No. 2,731, east by high road, south by Bogahawatta, west by Kalappuwa; in extent 1 rood and 10

perches.

3. An undivided 2/13 of \$\frac{1}{8}\$ of the land called Bogahawatta, together with \$\frac{1}{4}\$ of the tiled house standing thereon, situated at Welapura Kalutara, Kalutarabadda, Kalutara totamune, Kalutara District, Western Province; bounded on the north by land belonging to Colanda Marikar Kumister Asana Marikar, Notary, east by high road, south by a portion of this land, west by Kalappubodawatta; in extent 2 roods and 13 perches.

4. An undivided 2/30 shares of the soil and trees of the land called Duwetottam alias Duwewatta bearing assessment No. 6, situated at Kudaheenatiyangala in Kalutarabadda aforesaid; and bounded on the north by the high road, east by Gorakagahawatta which is called Kurugahawatta, south by Kurunduwatta, and west by a portion of Duwetottam alias Duwewatta;

containing in extent 3 roods and 2 perches.

5. An undivided $\frac{1}{6}$ share of the land called Duwewatta, $\frac{1}{3}$ of the old tiled house bearing assessment No. 82, and the entirety of the new building bearing assessment No. 81 thereon, situated at Heenatiyangala in Kalutarabadda, Kalutara totamune, Kalutara District, Western Province; bounded on the north by the road to Heenatiyangala, east by land on which Wappu Marikar resided, south by Nembigoda Kurunduwatta, west by land on which Ibrahim Lebbe resided; containing in extent 3 roods and 4 perches.

Deputy Fiscal's Office, Kalutara, April 1, 1930. H. Sameresingha, Deputy Fiscal.

In the District Court of Colombo.

S. K. R. A. A. R. Ramasamy Chetty of Sea street,
Colombo Plaintiff-appellant.
No. 29,990.

S. T. K. M. S. R. M. Ramanathan Chetty of Sea street, Colombo Added defendant-respondent.

NOTICE is hereby given that on Friday, May 2, 1930, commencing at 2 o'clock in the afternoon, will be sold by public auction at the Deputy Fiscal's Office, Kalutara, the right, title, and interest of the said defendant-respondent in the following property for the recovery of Rs. 39,367 71, to wit, Rs. 37,404 being balance principal, Rs. 1,963 71 being interest accrued thereon at the rate of 9 per cent. per annum from

February 25, 1928, till date of decree, December 10, 1929, and further legal interest at the rate of 9 per cent. per annum from date of decree till payment in full, and costs of suit, viz.:—

- 1. All that portion of land called Delgahawatta, situated at Alutgama in the Adikari pattu of Raigam korale in the District of Kalutara; and bounded on the east by high road, west by Danangehena and Dannangehenedeniya, south by footpath, and on the north by a portion of the same land; containing in extent 3 acres I rood and 17 13/20 perches.
- 2. All that portion of Delgahawatta, situated at Alutgama aforesaid; bounded on the north by portion marked letter K, east by portion marked letter K and road, south by road and the road leading to Kindelpitiya, and on the west by the high road; containing in extent 3 roads and 2 perches.
- 3. All that portion of land called Delgahawatta, situated at Alutgama aforesaid; bounded on the north by the portion marked letter H and the field, east by the field and portion of land belonging to Ranasinghe Dionis Silva, south by the portion of land marked letter K, and on the west by the high road leading from Kindelpitiya to Bandaragama; containing in examt 3 acres I road and 21 31/45 perches.
- 4. An undivided 1/7 share of the land called Palgah watta alias Gonnagahawatta, situated at Allutgama aforesaid; and bounded on the north and north ast by Government land now belonging to villagers, south by Kosgahawatta, and on the west and north-west by the field; containing in extent 5 acres 3 roods and 16 perches.
- 5. All that portion of land called Kosgahahenewatta, situated at Kindelpitiya; and bounded on the north by the portions of the same land, on the east by the field, on the south by the land belonging to H. Singho Appu, and on the west by the high road; containing in extent 2 acres 2 roods and 20 perches.
- 6. All that contiguous lands called Kokdeniyemedaowita, Kokdeniyewatta, Godaowita, Kokdeniyewalaowita, form one property, situated at Kindelpitiya
 aforesaid; bounded on the north by land belonging to
 W. Hendrick Perera and others, land belonging to A.
 Bastian Perera and others, and the land belonging to
 G. Bastian Perera and others, east by the land belonging
 to P. Elexander Silva and others, south by the land
 belonging to P. Bastian Perera and others and to
 P. Hendrick Silva Appuhamy and others, the land
 appearing in plan No. 120,380, and the land belonging
 to M. Telenis Perera and others, and on the west by the
 land appearing in plan No. 120,379; containing in extent
 3 acres 3 roods and 27 perches.
- 7. Undivided 4 share of all that land called Delgahawatta alias Welagawawatta, situated at Alutgama aforesaid; and bounded on the north by the high land, the field, east by the field, south by Delgahawatta, and west by Delgahawatta; containing in extent 4 acres.
- 8. All that land called Kadolkumbura, situated at Alutgama aforesaid; and bounded on the north by Beliattekumbura, east by Alut-ela, south by Elabodakumbura, and west by the high land; containing in extent 8 bushels of paddy sowing, excluding therefrom a portion in extent 1½ bushel of paddy sowing towards the east.
- 9. An undivided I acre towards the south-west of all that land called Puhukekunagahawatta, situated at Kindelpitiya aforesaid; and bounded on the north by footpath, east by Suraweerachchigewatta, south by Denibima, and west by Panugala; containing in extent about 8 acres.

- 10. All those lands known as Danangehena, Danangehenedeniya, Kosgahawatta, Godaparagahawatta, Pamburugahawatta, and Delgahawatta, situated at Alutgama aforesaid; bounded on the east by high road, portion of Delgahawatta, and Kosgahawatta, west by portions of Kosgahawatta and Delgahawatta, north by paddy field, and south by portion of Kosgahawatta and paddy field; containing in extent 38 acres.
- 11. All that land called Delgahawatta, situated & Panadurapattiya in Panadure totamune in the District of Kalutara; and bounded on the north by the portion of the same land belonging to Don Cornelis Abeyesekera and others, east by Welipitiyawatta and Welabodawatta, south by the water-course, and west by Kadurugaha-owita and Berawamulleowita; containing in extent about 2 roods.

Deputy Fiscal's Office, Kalutara, April 1, 1930. H. Sameresingha, Deputy Fiscal.

No. 34,301. Vs.

NOTICE is hereby given that on Tuesday, April 29, 1930, at 12 noon, 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. 2,275.07, with further interest on Rs. 2,000 at 10 per cent. per annum from August 30, 1929, to date of decree, and thereafter on the aggregate amount of the decree at 9 per cent. per annum till payment in full, and costs Rs. 269.56, and poundage, viz.:—

All that defined allotment of land with the building standing thereon marked No. 2 in the plan hereinafter referred to of the land called Koholanewatta, situated at Maatgama in the Kandupalata of Udunuwara in the District of Kandy, Central Province; and which said lot No. 2 is bounded on the north by lot No. 3, on the east by fields, on the south by lot No. 1, and on the west by Delgahakotuwewatta and Banegetenna; containing in extent 1 acre 1 rood and 16 perches according to plan No. 47/1927 dated April 29, 1927, made by C. H. Frida, Registered Licensed Surveyor, and which said allotment of land marked No. 2, being divided and defined portion of all those lands in the schedule as per property described below, and which forms a portion thereof, viz. :—

(1) An undivided 19/20 part or share of and in all that land called Koholanewatta of 2 amunams paddy sowing in extent in the whole, together with a like share of all the plantations and buildings standing thereon, situated at Maatgamuwa in the Kandupalata of Udunuwara in the District of Kandy, Central Province; and bounded on the east by the field, on the south by Polkotuwewatta and field, on the west by Banagetennaella, and on the north by the fence of Vidane's garden (save and except Delgahakotuwa of 1 pela paddy sowing or 2 roods and 11 perches in extent lying within these boundaries); and containing in extent 2 acres 3 roods

and 28 perches according to the survey and description thereof dated November 12, 1906, and made by S. W. Spencer of Kandy, Licensed Surveyor; and

(2) All that allotment of land called Delgahakotuwa of 1 pela in paddy sowing towards the north from and out of all that land called Koholanewatta of 2 amunams in paddy sowing extent in the whole, situate at Maatgamuwa aforesaid; which said allotment of land is bounded on the east by wela (field), on the south by gala (rock) and live fence, on the west by below Banagetennawatta, and on the north by Dambagahamadittekumbura; together with everything thereon, and containing in extent 2 roods and 11 perches, together with all the estate, right, title, interest, claim, and demand whatsoever of the defendant into, out of, or upon the said premises belonging, be and the same is hereby declared bound and executable

The above properties have been mortgaged by bond No. 1,918 dated June 30, 1927, and attested by W. E. V.

de Rooy of Colombo, Notary Public.

Fiscal's Office, Kandy, April 1, 1930. A. RANESINGHE, Additional Deputy Fiscal.

Mohamed Sheriff Bhai of 44, Cross street,
Kandy Plaintiff.

No. 34,775. Vs.

(1) L. H. Jinasena and (2) B. L. Dharmadasa, both of Katugastota, Kandy Defendants.

NOTICE is hereby given that on Thursday, May 1, 1930, commencing at 12 noon, will be sold by public auction at the respective premises the right, title, and interest of the said defendants in the following property for the recovery of the sum of Rs. 406-66, with interest thereon at 9 per cent. per annum from January 20, 1927, till payment in full, and poundage, viz. :—

(1) All that land called Weliange rambe of 12 lahas in paddy sowing extent, situate at Batugoda in Pallegampaha of Harispattu in the District of Kandy, Central Province; and bounded on the east and south by ditch, west by above the bank of the field, and on the north by village limit of Batagalla; together with everything standing thereon.

standing thereon.

(2) All that eastern or daranda of 8 lahas in paddy sowing extent from and out of Asweddumakumbura of 16 lahas paddy sowing extent and its adjoining asweddumi ed portion of 1 thimba or presently of 6 lahas in paddy sowing extent, both forming one property; containing in extent 14 lahas in paddy sowing extent, situate at Batugoda aforesald; together bounded on the east by below the ella off Gorakagollehena, south by the ella of Gorakagollehena, west by ella, and on the north by the limitary ridge of the portion of this field belonging to Kalu Duraya.

to Kalu Duraya. (3) All that western 8 lahas in paddy sowing extent from and out of the western 2 belas in paddy sowing extent of and in all that field called Welakumbura of 3 pelas and 2 lahas in paddy sowing extent, situate at Batugoda aforesaid; and which said western 8 lahas are bounded on the east by the limit of the remaining portion of this field, south by below the Imaniyara of Alakola angekumbura, west by below the limitary ridge of the field of Udahagedera Hawadiya Dureya, and on the north by below the ella of the garden of Pahalagedera

Bodiya.

Fiscal's Office, Kandy, April 1, 1930.

A. RANESINGHE, Additional Deputy Fiscal. In the District Court of Kandy

Pangaragama Muhandiramalagegedera Ispail's son Seyado Mahamado Lebbe of Akuran..... Plair Plaintiff. Vs. Lal No. 37,090.

(1) Samarakoon Mudiyanselage Olaganwattegedera
Malhamy, (2) Ranasingle Mudiyanselagegedera
Muttu Menika, buth of Doranagama 1. I. Defendants.
NOMICE is herethy given that on Monday, April 28,
1930 commencing at 12 noon will be sold by public
auctipa at the respective premises the following property
mortaged with the placetif by bond No. 3,643 dated
August 27, 1926, and attested by Mr. M. B. E. Seneviratne, Notary Public of Kandy, and decreed to be sold
under the decree entered in the above case for the
recovery of the sum of Rs. 2,000, with interest thereon recovery of the sum of Rs. 2,000, with interest thereon thereon at 15 per cent. per annum from September 7, 1927, and thereafter at 9 per cent. per annum till payment in full, and costs of suit Rs. 208 10, and poundage, viz.:

(1) An undivided $\frac{1}{2}$ part or share of and in all those contiguous lands called Bomaluwetennehena of 1 pela in paddy sowing extent and Bomaluwetennewatta of 15 lahas in paddy sowing extent, together forming one property and containing 2 pelas and 5 lahas in paddy sowing extent in the aggregate, situate at Doragamuwa in Pallegamapaha of Pata Dumbara in the District of Kandy, Central Province; the entirety being bounded on the east by the limit of Ganhotigedera alias Ranhotigederahena, south by Angodagederahena and Galheeriya, west by the ditch of Kotawela Panikkiya's hena, and on the north by high road and the limit of Kuda Panikkiya's hena, now by high road and the limit of the school garden; together with a like share of everything thereon, and registered E 212/105.

(2) All that land called Bomaluwetennehena of 5 lahas in paddy sowing extent, situate at Doragamuwa aforesaid; and bounded on the east by the fence of Koholewatta, south by Ukkurala's garden, west by Omaru Kanna's garden, and on the north by ambalama property

and fence; and registered E 212/101.

(3) All that land called Delgahamulawatta of 6 pelas in paddy sowing extent, situate at Doragamuwa aforesaid; and bounded on the east by the fence of Omaru Kanna's garden, south by high road and the path leading to Omaru Kanna's storehouse, west by the fence of Gampolagederawatta, and on the north by Kuradeniya road; and registered in E 212/102.

(4) All that land called Deniyewatta of 1 pela in paddy sowing extent, situate at Doragamuwa aforesaid; and bounded on the east by road, south by the ditch of Koholawatta, west by the limit of Omaru Kanna's garden, and on the north by ditch; and registered in

E 212/103,

(5) An undivided $\frac{1}{2}$ part or share from and out of all that western portion of 1 amunam in paddy sowing extent from and out of all that land called Olaganwatta of Yelamunam in paddy sowing extent in the whole, situate at Doragamuwa aforesaid; which said western portion is bounded on the east by the limit of the remaining portion of this land or footpath, south by the fence of Lintotawatta, west by the fence of Nelligahakumburawela, and on the north by the fence of the garden belonging to Natchchi Appen and by the fence of Talgahamulatennewatta; together with a like share of the buildings, plantations, and everything thereon, and registered in E 212/104.

(6) Three undivided fourth parts or shares from and out of all that eastern portion of 2 pelas in paddy sowing extent from and out of the land called Olaganwatta of 6 pelas in paddy sowing extent in the whole. situate at Doragamuwa aforesaid; which said eastern 2 pelas being bounded on the east by the fence of Bogahamudune, south by the fence or Lintotawatta, west by the remaining portion of this land or by Gan-sabhawa road, and on the north by the fence of Natchi Appa's land and the fence of Talagahamulatennewatta: together with a like share of everything thereon, and

registered in E 210/217.

(7) An undivided ½ part or share of and in all that western portion of 1 amunam in paddy sowing extent from and out of Olaganwatta of Yelamunam in paddy sowing extent in the whole, situate at Doragamuwa aforesaid; which said western portion is bounded on the north by the fence of Natchi Appen's garden and by the fence of Talagahamulatennewatta, east by the limit of the remaining portion of this land or by the road in the dewata, together with the fence of Lintotawatta, and on the west by the fence of Nelligahakumburewela; and registered in E 212/104, and all that right, title, interest, and claim whatsoever of the said defendants into, upon, or out of the said several premises mortgaged by the defendants.

Fiscal's Office, Kandy, April 1, 1930.

A. Ranesinghe, Additional Deputy Fiscal.

In the District Court of Kandy. Aga Mohamado Bhai of 126, Colombo street Plaintiff. Kandy No. 38,325. Vs:

(1) A. B. Wegodapola and his wife (2) Mrs. Wegodapola, both of Ranawana Walawwe in Moladanda, Yati Nuwara Defendants.

NOTICE is hereby given that on Wednesday, April 30, 1930, commencing at 12 noon, will be sold by public auction at the respective premises the right, title, and interest of the said defendants in the following property for the recovery of the sum of Rs. 1.000, with legal interest at 9 per cent. per annum from July 18 till payment in full, and poundage, viz. :-

(1) All that land called Deniyagalahena of 10 acres in extent, situated at Ranawana Moladanda in Gangapalata of Yati Nuwara in the District of Kandy, Central Province; and bounded on the east by Pitawalaaswedduma and Pansalekumbura, west by stone ridge, south by Railway reservation, and on the north by limit of Pansalawatta.

(2) All that land called Waragodawatta of 15 acres in extent, situate at Ranawana aforesaid; and bounded on the east by paddy field belonging to Katupulle-gedera, south by Railway reservation, west by Pitawalakumbura and aswedduma, and on the north by limitary dam of Mahakumburagederakumbura and agala.

Fiscal's Office, Kandy, April 1, 1930.

A. RANKINGHE, Additional Deput Fis

In the Requests Court of Matale

S. Nagoor Pitche of Mandandawela . : No. 19,626.

S. Samugam Pillai of Dambulle in Matale. Defendant.

NOTICE is hereby given that on Tuesday, April 29, 1930, at 12 noon, will be sold by public auction at the spot the right, title, and interest of the said defendant in the following property for the recovery of the sum of Rs. 356 60, with legal interest on Rs. 269 90 from January 6, 1930, till payment in full, viz.:—

The land called Meegonkotuwa of about 3 acres 2 roods and 23 perches, situated at Mandandawela in Kohonsiyapattu of Matale south within the limits

of the Matale Urban District Council; and bounded on the east by Crown land (now Kaludewela estate), south by Don Davith Wijeyekoon Mudaliyar's land (now Kaludewela estate), and land belonging to Nadaraja, west by road leading to Rattota, and on the north by Don Andiris Tillekeratna Muhandiram's land (now Kaludewela estate).

An allotment of land with house bearing assessment No. 337, situated at Dombagolle in Kohonsiyapattu of Matale south; and bounded on the east by road leading to Rattota, south by wall of house of Cader Mohideen formerly of Mohideen Abdul Cader, west by road leading to Trincomale, and on the north by land belonging to Costa formerly by wall of Tanga Saibo Cader Saibo's house; containing in extent 12 perches.

Deputy Fiscal's Office, Matale, April 1, 1930.

S. D. CUMARASWAMY, Additional Deputy Fiscal

In the District Court of Kandy.

Thana Kana Sidambaram Chetty SeenaPlaintiff. Matale

No 36,393.

Vs.

Naranpanawe Dissanayake Mudiyanselage Walauwe Palingu Menika Kumarihamy and (2) Talgahagoda Karuna Jayatilleke Loku Banda Karunaratne, both of Harasgama in Kohonsiyapattu of Matale SouthDefendant.

NOTICE is hereby given that on Wednesday, May 7, 1930, at 12 noon, will be sold by public auction at the spot the right, title, and interest of the said defendant in the following property for the recovery of the sum of Rs. 650, with legal interest thereon from November 26, 1929, till payment in full, viz.:—

An undivided southern half portion of and in all the land called and known as Galekosgahamulawatta alias Talgahagoda Udawalawwewatta, containing in extent about 12 acres, bearing assessment No. 3A and B, situated at Harasgama within the Urban District Council limits of Matale town; and bounded on the east and south by Gansabawa road, west by the fence of Polkotuwewatta, and on the north by the fence of Galekosgahamulawatta; together with a like share of the house, plantations, and everything thereon, and registered in A 5/201, and mortgaged with the plaintiff upon bond No. 41 dated April 9, 1928, attested by F. A. Vanrooyen, Notary Pulic.

Deputy Fiscal's Office, Matale, April 1, 1930.

S. D. CUMARASWAMY, Additional Deputy Fiscal.

District Court of Kandy.

pando of Ward street, Kandy Plaintiff. V_s .

Motale Defend

street Motale Defendant.
NOTICE is herely given that on Wednesday, April
30, 1930, and on the following days commencing at 12
noon each day except on Sundays, will be sold by public
auction at the spot the following movable property of
the defendant for the recovery of the sum of Rs. 552-50,
with legal interest thereon from December 12, 1929, till payment in full, viz. :-

Madapalam chintz cloths, 7 pieces, 27 yards. Mixed chintz cloths, 6 pieces, 74½ yards.

8 pieces, 87½ yards.
10 pieces, 91 yards. Do. Do. 9 pieces, $60\frac{1}{2}$ yards. Do.

Mixed chintz cloths, 7 pieces, 45 yards. 9 pieces, 51 yards. 8 pieces, 66 yards. Do Do. 27 pieces, 50 yards. 14 pieces, 51 yards. 16 pieces, 51½ yards Do. Do. Do. Do. 25 pieces, 77 yards.
Do. 25 pieces, 77 yards.
Do. 25 pieces, 56 pard.
Do. 25 pieces, 56 pard.
Pieces, 24 yards.
Flamellette, 2 pieces, 4 yards. Mixed chintz cloths: 11 pieces, 28 yards.

Do. 6 pieces, 19 yards.

Potash cambric, 4 pieces, 80 yards.

Do. 3 pieces, 36 yards. Silk cloth, 1 piece, 3 yards. Four suit cases. Two trunks. 14 large umbrellas.10 half size umbrellas. One clock. One gramophone. 16 pictures with frames, large and small. Nine Madras palakadu sarong cloths. 12 mixed sarong cloths. 12 mixed sarong cloths. 15 boys' mixed sarong and camboy cloths. 19 seeme palakadu camboy cloths. Four Ghandi sarong cloths. 10 Holland boys' sarong and camboy cloths. One silk bordered camboy cloth. Two Holland sarong cloths. Four Japan bedquilts. Four small Japan bedquilts. Two flannel bedquilts. Three flannel shawls. Three flannel shawls. Three flannel shawls. Three Tamil hela cloths. Three Tamil hela cloths. Four large and small Tamil hela cloths. Three Wellawatta hela cloths. 12 mixed belts. Three cambili shawls. Eight mixed shawls. One Cannanore empty box. Four mixed hankerchiefs. 3½ yards Turkey cloth, one piece. One dozen small photo glasses. Four palakadu sarong cloths. Two Japan sweaters. 13 English towels, large. 10 small English towels and a shawl. 19½ yards satin cloth, orange coloured, one piece. 21 yards Fullard cloth, one roll. 33 yards casement cloth, 6 pieces. Four yards flannel grey cloth, one piece. 61 yards assorted cloths, 13 pieces. Four children's felt hats. Five boys' casement and velvet hats. One scout hat. Two monkey caps. 34½ yards potash cloth, one piece. Seven pairs children's leather shoes. Two pairs children's leather shoes. 10 pairs children's canvas leather shoes. Six pairs leather and gold coloured ladies' shoes. Nine pairs unpatent leather shoes.

Four pairs gentlemen's shoes.

Four large and small G. S. cups.

Five pairs boys' shoes.

Two G. S. butter dishes.

Six coloured combs.

One timepiece.

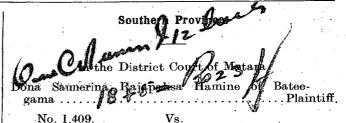
Five empty: Fowder hoxes. Two powder pulls Three mixed cases. Two flower vases. Two fancy ladies' Two wristlet traps One lot containing armlet, 2 pins, one slide, one chair, one medal, and scissors. one medal, and scissors. Four cup stands. One doll. Two electric torchlights. Two biscuit trays. Two biscuit trays. One small glass show case. Three G. S. butter dishes. Two biscuit trays. One lot containing mixed buttons and medals. Three fountain pens. Three soap dishes. Three money purses. Four cigar cases. Toy wristlet watches. Three Japan paper fans. Four fancy match boxes. Eight D. M. C. cotton skeins. One lot containing soap, hooks, slide, silver coloured match boxes, wooden pipe, and razor. One lot R. G. pins and brooch. One small glass show case. One brass hat stand. Seven chairs, 2 broken. Three stools, 2 broken. Two Pears powder tins. Four tins Rose Blossom powder. Five tins Ashes of Roses Four tins Sweetheart powder. Four tins Garden Bouquet powder. One nickel plated tray. One Japan biscuit tray. Four tins Poudre la Rose powder. Five tins Beauty powder. Four powder cases, with one puff. Three inkstands. Three boxes socks suspenders. One box shaving cream. One box tooth paste. 24 bottles mixed scent. One lot mixed buttons. One lot hair brooches, &c. One hair comb. One Pears soap box. 24 assorted soap cases. Three small looking glasses. One lot robe, silk mixed. Four hand bags. Three mouth organs. One toy gun, knife, and brush. One silk pillow case. 17 yards khaki cloths, one roll piece. Seven khaki remnant pieces. English drill, 9 pieces, 22 yards. Linen cloth, one piece, 6 yards. Silk voile cloth, 6 pieces, 17 yards. Silk voile cloth, 5 pieces, $11\frac{1}{2}$ yards. 13 assorted mufflers. $\frac{51}{2}$ yards flower chintz cloth, I piece. Ten yards check linen, 2 pieces. 18 striped shirts. Four silk sarong cloths. Three silk sarong cloths and one camboy cloth. 32 female jackets and children's gowns. 32 pieces mixed Cannanore cloths, remnants. 16 pieces mixed Cannanore cloths, remnants. One silk sarong

Three pieces chintz cloth, remnants. Six napkins and 1 towel. Four small bundles, cloths prepared for four coats. Two white banians. One small bundle, cloth prepared for one shirt. Two white shirts. One khaki coat. Two white coats, old. One small bundle cloth pieces. Four banians. Four dolls. One bunch flowers. Seven assorted neck ties. Two merina belts. One palakadu sarong cloth. 20 yards, 4 pieces, chintz cloths. 19½ yards casement cloth, 6 pieces. 51 yards striped chintz cloths, 6 pieces. 43½ yards striped chintz cloths, 6 pieces. 40½ yards striped chintz cloths, 4 pieces. 20½ yards striped twill cloths, I piece. $30\frac{1}{2}$ yards, pique chintz cloths, 3 pieces. Four yards cloth, 1 piece. 27½ yards striped cloths, 3 pieces. 18 yards cloth, 2 pieces. 9½ yards cloth, 6 pieces. 7½ yards ticking cloth, 1 piece. One lot laces 19 yards embroidery cloth, 2 pieces. Nine pairs rubber shoes Six pairs Burmese sandals. Six pairs small Burmese sandals. One white turban. One small suit case. Japan empty boxes, large and small. 26 yards gray cloth, 1 piece. 18 yards gray cloth, three pieces. 21 yards remnant white cloth pieces. 13 Japan coloured white silk handkerchiefss. One child's jersey. Seven children's woollen hats 19 children's woollen hats. 14 children's woollen hats. Three children's woollen hats. Four children's woollen jersey caps. Three children's felt hats. Six Japan silk handkerchiefs and mufflers. 12 pairs children's wool booties. Nine coloured handkerchiefs. One cris. One box banian, seven. Two boxes banians, one dozen. Two boxes banians, 13. One box banians, 6. Two boxes banians, 7. One Ghandi hat. Two caps Nine felt hats. One straw hat. One khaki helmet. Ten wesak lamps. Two rubber balls with leather belt. One hand saw. 27 pairs stockings. Three pairs coloured socks. One elastic belt. 25 perilusta thread skeins. One lot toys. One box containing toys, 9. One small looking glass. One Kandyan white hat. One Kandyan jacket with 12 gold coloured buttons. One white tuppotti cloth, old. One old cap.

One lot D. M. C. ball thread. Three Imperial writing tablets. 20 Royal Crown copy books. One lot buttons. 20 mixed reels thread. Two boxes perilusta skeins. One lot containing cards, &c., in 3 boxes. 21 pairs white alpacea socks. 14 pairs coloured socks in 2 boxes. 12 pairs socks in 2 boxes. Six pairs socks in one box. 14 pairs socks in two boxes. 13 pairs socks in one box. Eight pairs socks in one box. Eight pairs black stockings. Three pairs ladies' silk stockings. Four pairs stockings. 11 pairs stockings. Six pairs socks. 12 pairs children's socks. Two boxes writing paper and envelopes. Six rubber balls. One lot pen, nibs, brooches, &c. Seven pairs silk shoe lace. One lot blotting paper: Five pairs children's silk stockings. Four pairs socks. 80 pairs children's socks. One lot paper bags. One glass almirah, No. 1. One glass almirah, No. 2. One glass almirah, No. 3. One glass almirah, No. 4: One glass almirah, No. 5. One glass almirah, No. 6. One large wooden counter with one drawer, No. 1. One large wooden counter with one drawer, No. 2. One large wooden counter with one drawer, No. 3. One small wooden show rack. Two umbrella stands. Six small wooden boxes; no lids. One copper pot. One piece oil cloth. Two pieces cloth. Five iron rods. One jar, cracked. Eight plates. One lot containing saucers, 3 enamelled cups, 1 tumbler, 1 bottle, and 2 small spoons. One tea pot. Two small kitchen tables, old. 18 pieces mixed old cloths. Three camp beds. One small screen and square stand, old: One enamelled spittoon. Two old umbrellas, broken. One curry stuff grinder with roller. Five pillows with 2 mats. One mirror. One lot packing cases. One small shelf, broken. One lot timber pieces.

> S. D. Cumaraswamy, Additional Deputy Fiscal.

Deputy Fiscal's Office, Matale, March 27/31, 1930.



Naurunnege Jandorisappu of Battegama and others Defendants.

NOTICE is hereby given that on the following days at the hours specified below will be sold by public auction at the respective premises the right, title, and interest of the said defendants in the following mortgaged property for the recovery of a sum of Rs. 1,769 30, with legal interest thereon from May 31, 1929, till payment in full, and costs, viz. :—

On Saturday May 10, 1930, at 2.30 P.M.

- 1. An undivided 1/10 part of the soil and all the fruit trees of Joolgodagewatta, in extent about 3 acres and situated at Bateegama in Dikwella in the Wellaboda pattu of the Matara District, Southern Province; and bounded on the north by Kuruppuwagewatta and Pahalamanamalagewatta, east by Marakkalahegewatta and Juwamagewatta, south by Batakaradeniya and Angahahena, and west by Ihalamanamalagewatta.
- 2. An undivided 5/12 parts of the soil and fruit trees, save and except planter's ½ share of the 2nd plantation, of Punchikoratuwa, in extent about 2 roods and situated at Bateegama aforesaid; and bounded on the north by Keressa and Omediriyagahakoratuwa, east by Pajaragewatta and Keressa, south by high road, and Wellegewatta, and west by Wellegewodella.
- 3. The planter's ½ share of the fruit trees of the 4th plantation and an undivided 17/72 parts of the soil and of remaining fruit trees of Timbirigahawatta of the combined lands, comprising Timbirigehawatta and Bogahakoratuwa, situated at Wattegama in the Wellaboda pattu aforesaid; and bounded on the north by Paluwatta and Tekkagahakoratuwa, east by Maramberuppa and Kongahakoratuwa, south by Bogahakoratuwa, and west by Aratchigewatta and Joolgahakoratuwa alias Godella.
- 4. An undivided 13/72 parts of the soil and of all the fruit trees of Bogahakoratuwa of the combined lands comprising Timbirigahawatta and Bogahakoratuwa, containing in extent about 1 acre, situated at Wattegama aforesaid; and bounded on the north by Timbirigahawatta, east by Maramberuppa and Kongahakoratuwa, south by Mudiyansegewatta, and west by Aratchigewatta and Joolgahakoratuwa alias Godella.
- 5. An undivided 17/72 parts of the soil and of all the fruit trees of Arehena alias Dangahahena, situated at Wattegama aforesaid, containing in extent about 2 acres; and bounded on the north by Kattadiyagewatta, Vidanegewatta, Manambegewatta, east by deniya, south by Pilippuwagewatta alias Dankirillagahahena, and west by Naidehaminegehena.
- 6. An undivided 5/18 parts of the soil and of the paraveni trees of Beerigewatta, in extent about 2 roods, situated at Bateegama aforesaid; and bounded on the north by Paluawatta alias Elagawawatta, east by Kobanillay Waturabasinawatta (Kobanilla watercourse), south by Paluwatta and Babarendegewatta, and west by Paluwatta.
- 7. An undivided $\frac{1}{3}$ part of the soil and of the paraveni fruit trees of Kapuwagewatta, in extent about I acre, and situated at Bateegama aforesaid; and bounded on

the north by Babarendegewatta and Beerigewatta, south by also Babarendegewatta, and west by Batakarayadeniya belonging to Crown.

On Tuesday, May 13, 1930, at 4 P.M.

An undivided 4 part of the soil and of all the fruittrees of Paraheraunnehegewatta, containing in extent about 4 acres, and situated at Beliwatta in Pategama in the Wellaboda pattu aforesaid; and bounded on the north by Bogahahena, east by Vedalanda, south by Kahalagahahena, and west by Lokurugehena.

Deputy Fiscal's Office, E. T. GOONEWARDENE, Matara, March 24, 1930. Deputy Fiscal.

In the District Court of Matara.

Talpawelakankanamge Don Deonis Samarasingha of Kapugama Plaintiff.

No. 4,479. Vs.

Don Pedris Wanigaratne of Bateegama....Defendant.

NOTICE is hereby given that on Saturday, May 17, 1930, commencing at 2 o'clock in the afternoon, will be sold by public auction at the respective premises the right, title, and interest of the said defendant in the following mortgaged property for the recovery of a sum of Rs. 1,288 50, with legal interest thereon from June 11, 1929, till payment in full, viz. :-

- An undivided 3/8 shares of the soil and remaining trees, and the planter's ½ share of the 3rd plantation, of the land called Maragahacoratuwa alias Madinacoratuwa, situated at Dondra in the Wellaboda pattu of the Matara District, Southern Province; and bounded on the north by Liyanaduragewatta alias Dombebalalamayapadinchiwatta, east by Gederawatta, south by Pelawatta and Polpitiya, and west by Bogahawatta; and containing in extent 30 perches.
- An undivided planter's ½ share of the 3rd plantation, and 3/16 share of the remaining soil and trees, of the land called Pelawatta alias Bogahawatta, situated at Dondra aforesaid; and bounded on the north by Sinnoralapadinchiwatta and Maragahacoratuwa, east by Kankanamgewatta, south by Olokkuwatta, and on the west by Polpitiya; and containing in extent about 25.5 perches. c=
- 3. An undivided 3/16 shares of the soil and trees of the land called Liyanddragewatta, situated at Dondra aforesaid, and bounded on the north by Pandithage, watta, east by Ponnammawatta, south by Maragahawatta and Bogahacoratuwa and Sonniralapadinchiwatta, and west by Gurukankanamgewatta; and containing in extent 1 rood and 38 perches.
- An undivided 13/20 shares of the soil and fruit trees (together with the entirety of the 9 cubit tiled house facing the south and the 9 cubits tiled house facing the north) of the land called Lindawatta, situated at Dondra aforesaid; and bounded on the north by Galwatta alias Halwatta, east by Acharigewatta, Anonagahacoratuwa, and Bahiragewatta, south by Sinnoralapadinchiwatta, and west by Ponnammapadinchiwatta alias Liyanaduragewatta alias Dombebalalamayapadinchiwatta; and containing in extent 2 roods and 12 perches.
- An undivided ½ share of the soil and trees of the ! land called Bogahawatta, situated at Dondra aforesaid; and bounded on the north by Dombebalalamaya-

padinchiwatta alias Vidanaduragewatta, east by Madina coratuwa alias Maragahacoratuwa, south by Polpitiya, and west by Gurukankanamgewatta; and containing in extent 33 perches.

Deputy Fiscal's Office, E. T. GOONEWARDENE, Matara, March 27, 1930. Deputy Fiscal.

In the District Court of Matas

V. E. P. R. P. K. Chetty of colomb

No. 5,490.

interest from March 17, 1930, till payment in fulls:-

On Tuesday, April 29, 1930, at 2.30 P.M.

- All the soil and fruit trees and the buildings of the western portion of the land called Jampitgewatta, bearing assessment No. 407, situated at Kotuwegoda within the Urban District Council limits of Matara District, Southern Province; and bounded on the north and east by road, south by Jampitgecoratuwa, and west by Rasakku Lebbegewatta; and containing in extent 1 rood.
- All that the soil, fruit trees, and plantations of the land called Kumandegewatta, situated at Pallimulla within the Urban District Council limits of Matara District aforesaid; and bounded on the north by Uswatta alias Sayakkaragewatta, east by Maliduwagewatta, south by Wellegewatta, and west by Kadirageammalahitiyagederawatta; and containing in extent 2 roods.
- All that separated and divided lot B of the land called Maliduwagewatta, bearing assessment No. 225, situated at Pallimulla aforesaid; and bounded on the north by Hettibasgewatta, east by lot C of same land, south by Wellewatta, and west by lot A of the same land; and containing in extent 9.24 perches.
- All that the boutique bearing assessment No. 284, 13 feet in length and 36 feet in breadth, and situated at Government splanade at Kotuwegoda aforesaid; and bounded on the north by road leading to P. Deonis house, east by Palliyewatta, south by boutique No. 285, and west by Kadaweediya.
- An undivided ½ part of the masonry tiled boutique rooms consisting of 4 rooms, presently bearing assessment No. 284/135 and 285/136 standing on the eastern row of boutiques, situated at Government esplanade at Kotuwegoda aforesaid; and bounded on the north by road leading to P. Deonis' house, east by Palliyewatta; south by boutiques belonging to Jamis, and west by Kadaweediya; and containing in extent 38 feet in length and 36 feet in breadth.
- An undivided 1/2 part or share of the soil and plantations, and of the buildings, 135 feet long and 22 feet wide, standing thereon, of the land called Allankutti Attadi Tottam, bearing assessment No. 195, situated at Kotuwegoda aforesaid; and bounded on the north by river, east by boutique No. 196, standing on the other half part of the same land, south by high road, and west by boutique No. 194 belonging to Samichchi Mudalali'; and containing in extent about 14 perches.

7. The land called Wellewatta, bearing assessment No. 543, lot B (with its soil and fruit trees), situated at Pallimulla aforesaid; and bounded on the north by Cross road, east by lot C of the same land, south by Lebbegewatta alias Palatugewatta, and west by lot A of the same land; and containing in extent 7.09 perches.

On Tuesday, May 6, 1930, at 2.30 P.M.

8. All that undivided ½ part of the soil and fruit trees of the land called Alutwatta, situated at Ganegama in the Weligam körelle of the Matara District aforesaid; and bounded on the north by Rajapaksagederawatta, east by Muttetumulla, routh by Bebilewatta and Udumulla, and west by Kamarante and Rajapaksagegederawatta; and containing in extent 1 are 1 rood and 37 perches.

Deputy Fiscal's Office, Matara, March 27, 1930.

In the Additional Court of Requests of Matara.

No. 16,381. Vs.

Jayaweera Muhandiramage Jeeris Wilmot of Pamburana Defendant.

NOTICE is hereby given that on Saturday, May 10, 1930, commencing at 1.30 p.m., 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 a sum of Rs. 151-15, with legal interest from February 5, 1930, till payment in full:—

1. All that soil and fruit trees of the land called Pukunabodawatta bearing assessment No. 3450 and all the buildings standing thereon, situated at Pamburana in the Four Gravets of Matara District, Southern Province; and bounded on the north by high road, east by Maga-addarapelawatta belonging to H. G. Andiris Appu, south by Pokunabodawatta, and on the west by Radunnepittaniya; and containing in extent about 2 acres.

2. All that land called Pokunabodawatta bearing assessment No. 3447, situated at Pamburana aforesaid; and bounded on the north by Maga-addarapelawatta, east by high road, south by Jasinduragewatta, and on the west by Pokunabodawatta; and containing in extent about I acre.

Deputy Fiscal's Office, Mataraj April 1, 1930. E. T. GOONEWARDENE, Deputy Fiscal.

Deputy

In the District Court of Colombo.

No. 26,928. Vs.

Arthur Weerakoon of Kamburugamuwa,
Matara Defendant.

NOTICE is hereby given that on Saturday, May 3, 1930, commencing at 3 o'clock in the afternoon, 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 a sum of Rs. 1,582.92, with interest thereon at the rate of 9 per cent. per annum from February 20, 1928, till payment in full, and costs Rs. 596.75, less Rs. 1,600 recovered, viz.:—

1. The land called Pinniyagodella, situated at Kotawila in the Weligam korale of the Matara District, Southern Province; and bounded on the north by Lebima, east by land belonging to Mr. Creasy, south and west by Kolottewila; and containing in extent about 10 acres.

Deputy Fiscal's Office, E. T. GOONEWARDENE, Matara, March 31, 1930. Deputy Fiscal.

In the District Court of Galle.

No. 27,469.

(2) H. Nanayakkara of Walpita and another Defendants.

NOTICE is hereby given that on Monday, April 28, 1930, commencing at 2.30 in the afternoon, 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 a sum of Rs. 464 43, with legal interest from January 29, 1930, and costs of suit, Rs. 48 92:—

An undivided ½ part of the soil and trees (exclusive of the planter's undivided ½ share of the first plantation, and planter's undivided ½ share of the 2nd plantation) of the lands Yaddehigewatta and Rattambigewatta, situated at Denepitiya in the Weligam korale of the Matara District, Southern Province; and bounded on the north by Hompalawatta and Talgaspitiyegodella, east by Potawatta, south by Lokuradagewagura, Munamalgahawatta and Ambalagewatta, and west by Gallegewatta; and containing in extent about 2 acres.

Deputy Fiscal's Office E. T. GOONEWARDENE, Matara, March 27, 1930. Deputy Fiscal.

(1) P. L. P. Dias and (3) K. A. M. Abeygoonewardene, both of Deniyaya Defendants.

NOTICE is hereby given that on Saturday, April 26, 1930, commencing at 12 noon, will be sold by public auction at the respective premises the right, title, and interest of the said defendants in the following property for the recovery of a sum of Rs. 3,000, with legal interest thereon from September 19, 1929, till payment in full and costs, Rs. 98 52, viz.:—

(1) An undivided ½ part of the land called Andaradeniyehena, situated at Matugobe in Deniyaya in the Morawak korale of the Matara District, Southern Province; and bounded on the south-east by lands

described in plans Nos. 7,583, 7,585, 75,852; 75,854, 75,857, and 75,859, and reservation along the road, south by reservation along the road, and on all the other sides by Crown land, Andaradeniyehena; and containing in extent 7 acres 3 roods and 9 perches, according to title plan No. 145,392 dated June 28, 1888, and registered in F 58/4 and 73/56 and 57.

- (2) An undivided ½ part of the land called Koswatte walahena, situated at Matugobe aforesaid; and bounded on the north by T. P. 171,837, east by lot 137E in P. P. 169, south by lot 136H in P. P. 169, and west by lot 137E in P. P. 169; and containing in extent 4 acres 3 roods and 35 perches, according to the title plan No. 251,396 dated April 10, 1908, and registered in F 58/1 and F 73/56 and 57.
- (3) An undivided ½ part of the land called Koswatte-walehena, situated at Matugobe aforesaid; and bounded on the north by reservation along the footpath and lot 137 in P. P. 169, east by lot 136 in P. P. 169 and T. P. 182,451, and on the south and west by reservation along the footpath; and containing in extent 10 acres 3 roods and 25 perches according to title plan No. 251,395 dated April 10, 1908, and registered in F 59/138, 73/56 and 57.
- (4) An undivided ½ part of the land called Attalahena, situated at Matugobe aforesaid; and bounded on the north by reservation along the footpath, east and south by lot 136 in P. P. 169, and west by T. Ps. 75,864, 75,861, 75,858, 75,784, 75,856, and lot 136a in P. P. 169; and containing in extent 2 acres 3 roods and 18 perches according to the title plan No. 252,217 dated May 8, 1908, and registered in F 73/50 and 73/56 and 57.
- (5) An undivided ½ part of the land called Tennepitiyehena, situated at Matugole, atoresaid; and bounded on the north by T. P. 171,336, east by lot 1378 in P. P. 169, south by lot 165 in P. P. 169, and wast by lots 165 and 165H in P. P. 169; and containing in extent 3 acres and 12 perches, according to plan No. 241,989 dated June 12, 1907, and registered in F 58/2 and F 73/56 and 57.
- (6) An undivided ½ part of the land called Andaradeniyewatta, situated at Matugobe aforesaid; and bounded on the north by lot 139A in P. P. 169, east by lot 139A in P. P. 169 and a path, south by T. Ps. 75,881, 75,882, 75,883, and 75,827 and a path, and on the west by T. P. 246,268; and containing in extent 1 acre 2 roods and 28 perches, according to plan No. 246,269 dated October 30, 1907, and registered in F 73/51 and 73/56 and 57.
- (7) An undivided ½ part of the land called Pinwilahena, situated at Viharehena in Deniyaya aforesaid; and bounded on the north by Crown land called Pinwilahena and land described in plan No. 160,157, east by reservation along the road, south by Crown land called Andaradeniyehena and Panwilahena, and west by Crown land called Panwilahena; and containing in extent 10 acres and 33 perches, accordingly to plan No. 171,836 dated August 1, 1896, and registered in F 73/56 and 57.
- (8) An undivided $\frac{1}{2}$ share of the soil and fruit trees of the land called Andaradeniyehena, situated at Matugobe aforesaid; and bounded on the north by land belonging to M. Nikulas Appu, east by road, south and west by land described in plan No. 75,850, and west by Crown jungle; and containing in extent 2 roods and 22 perches and registered in F 58/51, F 73/56 and 57.
- (9) An undivided ½ share of the soil and trees of the land called Andaradeniyehena, situated at Matugobe

- aforesaid; and bounded on the north by Crown jungle, east by a road and a portion of the Crown land, southby a portion of a Crown land purchased by Nikulas Appu, and west by Crown jungle; and containing in extent 3 acres and registered in F 83/3, F 73/56 and 57.
- (10) An undivided ½ part of the divided lot A of the land called Wilehena alias Isgediyahena, situated at Matugobe aforesaid; and which said portion marked A; is bounded on the north by lot 165, south and east by lot B of the same land, south by Gin-ganga, and west by Gin-ganga and lot 165; and containing in extent 26 acres 3 roods and 13 44/100 perches.
- (11) The lot B of the land Wilahinewatta and Hapugahapolahena of the divided lot A, situated at Matugobe aforesaid; and bounded on the north by lots 165 and 139 in P. P. 169 and a path, east by T. Ps. 246,269, 75,827, 75,828, 75,830, 75,847, a path and Gin-ganga, south by Gin-ganga and lots 1388, 138A, 149, and 148 in P. P. 169, and west by lot 165 in P. P. 169; and containing in extent exclusive of the path passing through the land of 81 acres and 8 perches, according to plan No. 246,268 dated October 30, 1907, and registered in F. 59/137.
- (12) An undivided ½ part of the remaining portion of the land called Wilahinewatta and Hapugahapolahena, situated at Matugobe aforesaid; and bounded on the north by lots 165 and 139 in P. P. 169 and a path, east by T. Ps. 246,269, 75,827, 75,828, 75,830, and 75,847, a path and Gin-ganga, south by lots 138B, 138A, 149, and 148 in P. P. 169, and west by Gin-ganga and lot 165 in P. P. 169 (exclusive of the footpath passing through the land); and containing in extent 27 acres 1 rood and 21 12/100 perches, according to plan No. 246,268 dated October 30, 1907, and registered in F 55/177.
- (13) An undivided ½ part of the land called Warakapolahena, situated at Matugobe aforesaid; and bounded on the north by T. Ps. 111,406 and 111,407 and lot 168A in P. P. 169, east by reservation along the road; south by reservation along the road and lot 181L in P. P. 169, and west by lot 181 in P. P. 169; and containing in extent 40 acres, according to plan No. 291,789 dated May 14, 1913, and registered in F 64/259.
- (14) The divided and separated lot marked A of the land called Vitanagegederawattaganagewatta and Geemadutennewatta, situated at Matugobe aforesaid; and bounded on the north by Andaradeniya estate, east by Andaradeniya estate and Pansalawatta, south by a portion of the same land marked B, and west by reservation along the footpath; and containing in extent 5 acres 2 roods and 38 75/100 perches, according to plan No. 905 made by S. E. Ferdinans, Surveyor (not registered).
- (15) An undivided \$\frac{2}{8}\$ shares of the land called Galwasasihena alias Dimbulketiyehena, situated at Matugobe aforesaid; and bounded on the north by reservation along the road, east by lot 138, south by reservation along Gin-ganga, and west by lot 165A-J; and containing in extent 17 acres and 36 perches, according to plan No. 373,092 dated January 13, 1926 (not registered).

E. T. GOONEWARDENE, Deputy Fiscal.

Deputy Fiscal's Office, Matara, March 31, 1930

Northern Province.

In the Court of Requests of Kayts.

Sammugam Subramanaiyam of Karaitivu East . Plaintiff.

No. 8,517.

(1) Kandar Ramu and wife (2) Valliammai, both of Karaitivu West Defendants.

NOTICE is hereby given that on Saturday, April 26, 1930, at 3.30 P.M. in the afternoon, will be sold by public auction at the spot the right, title, and interest of the said 1st defendant in the following property for the recovery of Rs. 123, with interest on Rs. 100 at the rate of 9 per cent. per annum from April 8, 1929, until payment in full, poundage, and charges, viz.:

A piece of land situated at Thankodai in Karaitivu parish, Islands division of the Jaffna District, Northern Province, called Veeraseema, containing or reputed to contain in extent 3 lachams varagu culture and 15 kulies, with houses, well, and coconut trees: bounded or reputed to be bounded on the east by property of Kasinathar Sanmugam and shareholder, on the north by property of Kasinathar Sanmugam and wife Valliammai, on the west by property of Ampalavanar Veluppillai, and on the south by property of Kanthar Murukesu and front of lane.

The land is said to be under mortgage.

Fiscal's Office, Jaffna, March 29, 1930. S. TURAIYAPPAH, for Fiscal.

In the District Court of Colombo.

 ${f Valker Sons}$ and ${f Company, Limited, of Colombo}$. ${f Plaintiffs.}$

No. 32,203.

(1) Hon, Mr. T. M. Sabarutnam, M. L. C., Vathiry, Point Pedro. (2) S. S. Sanmugam of Jaffna. Defendants.

NOTICE is hereby given that on Thursday, April 24, 1930, at 11 o'clock in the forenoon, will be sold by public auction at the spot the right title, and interest of the said 1st defendant in the following property for the recovery of Rs. 1,516 20, with interest thereon at 9 per cent. per annum from March 20, 1929, to July 29, 1929, and thereafter on the aggregate amount till payment in full, if possession cannot be had of the bus then the sum of Rs. 2,000, being value of bus, and costs of suit, viz. :-

All that land called Villarukilkadu, situated at Chilawattai in Maritime pattus, Mullaittivu District Northern Province, containing or reputed to contain in extent 337 acres 12 perches; and bounded on the east by land reserved for road, south by Uppumaveli jungle, west by Crown forest, and north by property of T. M. Sabarutnam.

> M. SELVADURAI. Additional Deputy Fiscal.

Deputy Fiscal's Office Mullaittivu, March 29. 1930. Eastern Province.

n the District Court of Batticaloa.

The Commissioner of Stamps ... A...... Plaintiff.

No. 277.

Abdul Kadar Mohamadu Saibo of Pulian-1 Defendant.

MOTICE is hereby gives that on Saturday, April 26, 1930, at 10 o'clock in the forenoon, will be sold by public auction at the spot the right, title, and interest of the said defendant in the following property for the recovery of the Sum of Rs. 1.812-10, together with a sum of Rs. 15 as penalty and Rs. 5 40 dely stamp duty due on citation, which have the estate is liable as estate duty, &c., viz.:— &c., viz. :-

A paddy land called Thavanai, situated at Thavanaikandam at Muravodai in Koralai pattu, Batticaloa District, Eastern Province; and bounded on the north by the land of A. L. Segu Muhaiyatheenbawa Maracair and others and Wadichal, south by Thavanai Vadichal, east by the land of Adamlebbe Hadjiar and others, and west by the land belonging to Ismalebbe Hadjiar; in extent about 30 acres, with all its rights.

Fiscal's Office, K. Somasunderam, Batticaloa, March 31, 1930. Deputy Fiscal.

North-Western Province.

he District Court of Negombo.

In the Matter of the Last Will and Testament of Lokupothagamage Don Gomis Senanayake Appuhamy of Nalla, deceased.

No. 2,558 T.

Vs.

Lokupothagamage Don John Senanayake Appuhamy of DiyagampolaPetitioner.

NOTICE is hereby given that on Friday, April 25; 1930, at 1 o'clock in the afternoon, will be sold by public auction at the premises the right, title, and interest of the said petitioner in the following property,

An undivided ½ share of several allotments of lands called Nikagollehena, Liniyagollehena, Thibbutuwawehena, Alutwatta, Kalukaradewewelhena, Dunhena, Thalgahamulahena, and Galkadullehena, and other lands, all forming one property, and now known as Nikagollewatta, situate at Malgomuwa in Medapattu korale east of Katugampola hatpattu in the District of Kurunegala, North-Western Province; and bounded on the north by lands of Punchirala and others, east by lands belonging to B. Welun Singho and J. Appu Singho, south and west by lands owned by J. Welun Singho and others, containing in extent 51 acres and 14 perches, according to the figure of survey thereof No. 518 dated July 27, 1914, made by Silva, Licensed Surveyor. Amount to be levied Rs, 3,333 46 and poundage.

Fiscal's Office, Kurunegala, March 31, 1930.

A. BASNAYAKE, Deputy Fiscal. In the District Court of Kurunegala.

No. 13,034.

(1) Liganapathiremechelege Kiri Bandal Victore of Mutugala (2) Kandupita Galled Rage Thegis of Dan badenry Defendants.

NOTICE is hereby swent that on Friday, May 2, 1930, commencing [25] 2 o'clock in the afternoon, will be sold by public auction at the premises the right, title, and interest of the said defendants in the following property, viz.

- (I) An undivided 5/6 share of Galagawawatta of 5 seers kurakkan sowing extent, situate at Mutugala in Dambadeni Udukaha korale west of Dambadeni hatpattu in the District of Kurunegala, North-Western Province; and bounded on the east by Ihalayakapolawatta, south by Ambagahamulawatta, north by Yakapolawatta and land of Haramanis and others, west by garden of Vidane and others.
- (2) An undivided 5/6 share of Paranawatta of about 1 laha kurakkan sowing extent, situate at the aforesaid village; and bounded on the east by garden of Janthuwa and others, west by garden of Dingiri Menika and others, south by Thekkagollewatta, north by garden of Dingiri Menika and dewata care.
- (3) An undivided a mare of Kadurugahamulapillewa of about 1 acre in extent, situate at the aforesaid village; and bounded on the east by dewata road, north by Pinwatta, south by Kotuwekumbura, west by Mahakumburepillewa.
- (4) All that land called Mahakumburepillewa of about 1 seer kurakkan sowing extent, situate at Mutugala aforesaid; and bounded on the east by Kadurugahapillewa, north by land of Kuruppu Mudiyanselage Kirihamy, south by field of Vidane, west by field of Vidane.
- (5) An undivided $\frac{2}{3}$ share of Paranawatta of 1 seer kurakkan sowing in extent, situate at the aforesaid village; and bounded on the east by Kosgahamulawatta and garden of Gangodarala, north by Halgahakotuwakumbura and wela, south by land of Vidane, west by wela.
- (6) All that land called Ihalagala Hitiyawakumbura of about 15 lahas paddy sowing extent, situate at the aforesaid village; and bounded on the east by land of Punchirala and others, north by garden of Punchirala and others, south by Galapitahena, west by field of Dingiri Menika and others.
- (7) An undivided 5/6 share of Kotuwekumbura of about 2 pelas paddy sowing extent, situate at the aforesaid village; and bounded on the east by garden of Ukku Menika and field of Rendarala, north by Kadurugahamulapillewa, south by tank bund, west by Mahakumbura and Pillewa.
- (8) All that land called Kumbukmulagawapillewa of about 1 seer kurakkan sowing extent, situate at the aforesaid village; and bounded on the east by Mahakumbura, north also by the same field, south by tank bund and Pinkumbura, west by Kumbukmulawala.
- (9) An undivided 5/6 share of Makullagaheliyadda of about 5 lahas paddy sowing extent, situate at Mutugala aforesaid; and bounded on the east by Madawala-

pitiyekumbura, north by field of Ukku Menika and others, south by field of Pelis Fernando, west by field of Ukku Menika and others.

- (10) All that field called Weerawelakumbura of about 2 pelas paddy sowing extent, situate at the aforesaid village; and bounded on the east by field of Puhula Veda, north by field of Dingirihamy and others, south by field of Simon Appuhamy and others, west by ela.
- (11) 1/18 share of the land called Lindagawawatta of about 1 thimba kurakkan sowing extent, situate at the aforesaid village; and bounded on the east by Galagawawatta of Haramanis Appu and others, north by Wela of Pugoda, south by Galagawawatta, west by garden of Vidane.
- (12) An undivided ½ share of Kongahamulawatte of about 2 lahas kurakkan sowing extent, situate at the aforesaid village; and bounded on the east by garden of Appuhamy, north by garden of Mudalihamy and others, south by dewata road, west by dewata road.
- (13) An undivided ½ share of Kongahamulawatta, Iswetiyehena, and Kolongohamulahena, all forming one property, situate at the aforesaid village; and bounded on the east by Ihalayakapolawatta, north by Dangollehena and Dalukgala, south by Yakapolawatta and land of Haramanis, west by garden of Mudalihamy and others; containing in extent 8 acres 1 rood and 27 perches.
- (14) An undivided 5/6 shares of Mahakumbura of about 1 pela paddy sowing extent, situate at the aforesaid village; and bounded on the east by Mahakumbure-pillewa and land of Kirihamy, north by field of Ranhamy and others, south by field of Vidane, west by ela.

Amount to be levied Rs. 642 40, with interest thereon at 9 per cent. per annum from April 26, 1928, till payment in full, costs, and poundage.

Fiscal's Office, Kurunegala, March 29, 1930. A. Basnayake, for Fiscal.

In the District Court of Kurunegala.

No. 13,234. Vs.

NOTICE is hereby given that on Saturday, May 3, 1930, 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 defendant in the following property, viz.:—

1. An undivided 1 share of Hingurugollewatta of 8 acres in extent and Hingurugollekumbura of 2 pelas and 5 lahas of paddy sowing in extent, situate at Panaliya in Udapola Otota korale of Dambadeni hatpattu in the District of Kurunegala, North-Western Province; and bounded on the north by Galenda and the village limit of Walgama, east by village limit of Walgama and the hedge of the other share of this land and ela, south by ela, west by the ditch separating Narangahamulahena.

- 2. An undivided $\frac{1}{4}$ share of Hurigollewatta of amunam and 2 pelas of paddy sowing in extent, nate at the aforesaid village; and bounded on the north by waskulumadearamba, east by Galenda, south by Lipton estate, west by Pinhena and Galketiyewatta of P. Basnayake.
- An undivided ¹/₄ share of Divigalewatta of 6 pelas paddy sowing in extent, situate at the aforesaid village, and bounded on the north by the fence separating the land Galgodaidama, east by Lipton estate, south by Lipton estate, west by Viharewatta and the ditch separating the land of Punchi Menika.
- 4. An undivided $\frac{1}{4}$ share of Malawitiyawatta of about I pela paddy sowing extent, situate at the aforesaid village; and bounded on the north by ela, east by Lipton estate, south by the land of Punchi Appuhamy, west by the land of Lindawatta Appuhamy.

Amount to levied Rs. 102:30, and poundage:

A. BASNAYAKE, Additional Deputy Fiscal.

Fiscal's Office, Kurunegala, March 31, 1930.

In the District Court of Kurunegala.

S. T. K. N. S. R. M. Ramanadan Chetty of Kurune-

No. 14,525.

 ∇_{s} .

(1) Muttukuttige Thomis Perera of Theliyagonne, (2) Pesteruwe Liyanarallage Gracianu Cooray, (3) E. D. Haramanis, both of Kandy road, Kurune-..... Defendants.

NOTICE is hereby given that on Thursday, May 1, 1930, commencing at 3 o'clock in the afternoon, will be sold by public auction at the premises the right, title, and interest of the said defendants in the following 🐧 property, viz. :-

- 1. An allotment of land called Kurukohehena now garden, together with the buildings, plantations, and everything thereon, situate at Nelaulla in Madure korale of Weudawilli hatpattu in the District of Kurunegala, North-Western Province; and bounded on the north and west by Ogodapola-ela, east by Kurukohewatta claimed by D. Lassama and Kurukohehena claimed by D. Kaluwa and Mala-ela; containing in extent 5 acres and 10 perches and registered in A 342/231.
- All that land called Bogahamulahena alias Bogahahena together with the plantations thereon of 6 seers kurakkan sowing extent, situate at Ihalaogodapola in Madure korale aforesaid; and bounded on the north by ela, east by Galpilenuda, south by ela, and on the west by bo tree and registered in A 316/94.

Amount to be levied Rs. 1,435, with interest on Rs. 1,150 at 24 per cent. per annum from November 7, 1929, to December 17, 1929, and thereafter with legal interest on the aggregate amount till payment in full. and poundage.

Fiscal's Office, Kurunegala, March 25, 1930. A. BASNAYAKE, for Fiscal. strict Court of Colombo.

Karuna ama D. C. of 154, Baseline road, Demata-..... Plaintiff. goda, Colombo

No. 31,973.

D. C. Ranasingha of Bomaluwayatta in Dehelgomuwajin Polgahawela Defendant.

NOTICE is hereby given that on Monday May 5, 1930, at 3 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.:

An undivided $\frac{1}{2}$ share of all that land called Bomaluwewatta and Galkanda of about 15 acres in extent, situate at Dehelgomuwa in Dambadeni Udukaha korale east of Dambadeni hatpattu, in the District of Kurunegala, North-Western Province; and bounded on the north by pillewa of Kiri Ukkuwa and others, pillewa of Hetuhamy and others, field of Malhami and others, garden of Johanis Appu, field owned by Babasingho and others, land of Johanis Appuhamy and others, land of Dingiri Menika, land of Dingiriya Yakdessa; east by ela, field of Dingiriya Yakdessa, ela, field of Ukku Banda Arachchi and others; south by field of Ukku Banda Arachchi and others, land of Hendrick and land of Babasingho; west by the land of Lama Etana, aramba of Punchappu, land of Malhami, and the pillewa of Kiri Ukkuwa and others.

Amount to be levied Rs. 650, with interest at 9 per cent. per annum from March 5, 1929, till payment in full, costs, and poundage.

The above property is under seizure under D. C., Colombo, writ No. 31,972.

Fiscal's Office, Kurunegala March 31, 1930.

A. BASNAYAKE, for Fiscal.

In the District Court of Puttalam.

V. Vinaitheerthan Chetty by his attorney M. V. Vellasamypillai of Puttalam........... Plaintiff.

No. 3,928.

 $\mathbf{V}\mathbf{s}$.

(1) Madar Umma, (2) N. M. L. Hameedo, (3) Neina Pillai Asia Beebe, (4) N. M. L. Mohamado Ismail, (5) Neinapillai Pitchetamby, all of Puttalam Defendants.

NOTICE is hereby given that on Saturday, April 26, 1930, starting at I o'clock in the afternoon, will be sold by public auction at premises the right, title, and interest of the said defendants in the following property, viz. :--

At 1 P.M.

Out of the 4 contiguous portions of land called and known as Segoummaweedo Walavu bearing assessment Nos. 20 and 21, situated at Bazaar street in the town of Puttalam, Puttalam Gravets and Puttalam pattu, Puttalam District, North-Western Province, containing in extent 15 perches, a divided portion on the eastern side measuring to extent 38 cubits from north to south and 18 cubits from east to west; boundaries of the said divided portion are on the north and east by roads, south by land belonging to the heirs

of Tamby Mudali Seka Marikar Hadjiar, and west by land belonging to the heirs of Mohammado Assen Kudoos Marikar; out of the land within these boundaries a divided portion on the north-western side measuring in extent 38 cubits from north to south and 9 cubits from east to west; and bounded on the north; south, and west by the above-mentioned boundaries, and east by the 2nd mentioned land hereinafter described. The land within these boundaries, together with the house, building, kitchen, coconut trees, and all other things belonging thereto and the half share of the common well belonging to this.

At 1.30 P.M.

2. Out of the aforesaid land a divided portion on eastern side measuring in extent 38 cubits from north to south and 9 cubits from east to west; is bounded on the north and east by roads, south by land belonging to the heirs of Seka Marikar Hadjiar, and west by the above described first land. The land within these boundaries, kitchen, house, buildings, and all other things belonging thereto, and also the half of the common well and the right of path reserved for the use of the said well (to and from).

Amount of writ Rs. 1,416, with interest on Rs. 1,200 at 18 per cent. from June 2, 1927, till February 28, 1928, and thereafter at 9 per cent. till payment in full, and poundage.

Deputy Fiscal's Office, Puttalam, March 31, 1930. H. E. PERIES, Deputy Fiscal.

In the District Court of Negombo.

Suna Pana Lena Raman Chettyar of Kochchikade

No. 3,553.

(1) Bandappuhamy Siriwardene, Registrar, wife (2) Thammahetti Mudalige Dona Sapalina Hamine, both of Kirimetiyana Defendants.

NOTICE is hereby given that on Thursday, May 1, 1930, commencing at 10 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. 1,990 63, with interest on Rs. 1,750 at 15 per cent. per annum from August 28, 1929, till September 17, 1929, and thereafter at 9 per cent. per annum till payment, and poundage, viz. :

- (1) An undivided ½ share of the land called Nugagahawatta and of the buildings and plantations standing thereon, situate at Dummaladeniya in Kammal pattu of Pitigal korale south in the District of Chilaw, North-Western Province; and bounded on the north by land of Medardu Perera, Police Headman, and others, east by land of the heirs of Elaris Appuhamy, south by land of the heirs of Allis Appuhamy and others, and west by land of the heirs of Don Hendrick Appuhamy; containing in extent about 100 coconut trees plantable soil.
- (2) The land called Kongahawatta, situate at Dummaladeniya aforesaid; and bounded on the north by land of Cornelis Peiris, east and south by a road, and west by land of Marthelis Appuhamy, Vadurala; containing in extent about \(\frac{1}{2} \) acre or 30 coconut trees plantable soil.

- (3) The divided northern portion of the land called Kosgahawatta alias Madangahawatta, situate at Dumma adeniva aforesaid; and bounded on the north by portion of land belonging to the heirs of Migel Clementu Fernando, east by land of Don Gabriel Appuhamy, Police Headman, and others, south by lands of the heirs of Don Thegiris Loku Balasuriya Appuhamy and others, and west by land of the heirs of Don Thegiris Loku Balasuriya and high road; containing in extent about 3 roods and 12 perches, with the buildings standing thereon.
- (4) The land called Kosgahawattakebella, situate at Kirimetiyana in Otara palata of Pitigal korale south in the District of Chilaw aforesaide; and bounded on the north by road, east by land of Carolis Singho Appuhamy, south by land of the said person and others, and west by a portion of this land belonging to Bandappu Siriwardene Appuhamy, Registrar; containing in extent about 2 acres, subject to mortgage bond No. 6,784.

Deputy Fiscal's Office, Chilaw, April 1, 1930. A. G. FERNANDO, Deputy Fiscal.

In the District Court of Negombo.

K. P. A. R. Krisnan Chetty by his attorney Muna Vana Suppiah Naidu of Kochchikade Plaintiff.

No. 3,577.

Rajapaksa Mudiyanselage Baronchi Appuhamy of Pothuwatawana Defendant.

NOTICE is hereby given that on Thursday, May 15, 1930, at 10 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 Rs. 1,485, with interest on Rs. 1,200 at 30 per cent. per annum from August 28, 1929, till September 23, 1929, and thereafter at 9 per cent. per annum till payment, and poundage, viz.:

The land called Madugahawatta, situate at Pothuwatawana in Otara palata of Pitigal korale south in the District of Chilaw, North-Western Province; and bounded on the north by Welakumbura, east by land of Podi Sinno Appuhamy and others, south by land of Baronchi Appuhamy, and west by land of Appuhamy Vidanarala; containing in extent about 3 acres.

Chilaw, April 1, 1930.

A. G. FERNANDO, Deputy Fiscal's Office,

In the District Court of Negombo.

No. 3,578.

(1) Herath Mudiyanselage Pelis Appuhamy of Kahatawila, (2) Rajapaksa Mudiyanselage Baronchi Appuhamy of Pollenwatawana ... Defendant.

NOTICE is hereby given that on Tuesday, May 6, 1930, at 10 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. 1,013 03, with interest on

Rs. 800 at 18 per cent. per annum from August 20, 1929, till September 20, 1929, and thereafter at 9 per cent. per annum till payment, and poundage, viz. :—

An undivided 3/5 share of the land called Nugagahakumbura, situate at Kahatawila, in Otara palata of Pitigal korale south, in the District of Chilaw, North-Western Province; and bounded on the north by field of M. A. Punchappuhamy and others, east by land of Punchirala and others, south by limitary dam of the field Lavarenti Perera and west by water-course, containing in extent about 20 parrahs of paddy sowing soil.

Deputy Fiscal's Office, Chilay, April 1, 1930. A. G. FERNANDO, Deputy Fiscal.

In the District Court of Negombo.

No. 4.035.

Vs.

Senanayeka Mudalige alias Senanayeka Mudiyanselage Charles Appuhamy of Kirimetiyana gama Defendant.

NOTICE is hereby given that on Friday, May 9, 1930, at 10 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 Rs. 905 · 70, with interest on Rs. 700 at the rate of 15 per cent. per annum from February 6 to 26, 1930, and thereafter at 9 per cent. per annum till payment and poundage, viz. :—

- 1. The land called Unagahawatta with the buildings and plantations standing thereon, situate at Kirimetiyana in Otara palata of Pitigal korale south, in the District of Chilaw, North-Western Province; and bounded on the north by land of the heirs of Allinu Lowe Mudliyar, east by high road, south by land of Dorothy Juliya Rowel Wijeyesekere, and west by garden of Dorothy Juliya Rowel Wijeyesekere and land of the heirs of Helenis, containing in extent about 6 acres, subject to mortgage bond No. 3,927.
- 2. An undivided portion in extent 4 acres towards the east of the land bearing C 75 with the buildings standing thereon, situate at Kirimetiyana aforesaid; and bounded on the north and east by the Crown land, south-east and south by land in plan No. 84,767, and west by land claimed by Hetu Etana and land in plan No. 113,992, containing in extent 5 acres 1 rood and 12 perches, subject to mortgage bond No. 3,927.

Deputy Fiscal's Office, Chilaw, April 1, 1930.

A. G. FERNANDO, Deputy Fiscal.

1

In the District Court of Chilaw.

Ratenna Muna Mohideen Ibrahim of Puttalam Plaintiff.

No. 9,165.

 $\mathbf{v}_{\mathbf{s}}$.

Abdul Maulana Seiyadu Mustapha of Chilaw Defendant.

NOTICE is hereby given that on Monday, April 28, 1930, commencing at 9 o'clock in the forenoon, will be sold by public auction at boutique No. 33 in Bazaar street, Chilaw, the right, title, and interest of the said efendant in the following property for the recovery of

Rs. 4,687.50, with interest on Rs. 5,000 at 15 per cent. per annum from February 8, 1930, till February 12, 1930, and thereafter with legal interest till payment and poundage, viz.:—

About 215 sarongs, 194 camboys, about 445 yards voile, about 385 yards chintz cloth and miscellaneous lots consisting of silk sarongs, silk camboys, longcloth, serge alpaca, tussore, tweed, English drill, gaberdene, Palm Beach, Cannanore cloth, flannel, sheeting, mufflers, towels, blankets, banians, handkerchiefs, shawls. embroidery, lace, ribbons, vettees, napkins, silk, belts, socks, Fugi silk, palace-silk, Indian silk, shoes, hats, umbrellas, perfumery, &c., steel trunks, 5 showcases, iron safe, furniture, &c.

All the above goods will be sold in lots to suit purchasers.

Deputy Fiscal's Office, Chilaw, April 1, 1930.

A. G. FERNANDO, Deputy Fiscal.

(1) Badiyabaduge Jane Perera, (2) Hewaweerage Anthony Lusena, both of Thambarawila..Defendants.

NOTICE is hereby given that on Saturday, April 26, 1930, at 10 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. 201 59, with interest on Rs. 150 at 15 per cent. per annum from February 14, 1929, till April 10, 1929, and thereafter at 9 per cent. per annum till payment and poundage, viz. :—

An undivided ½ share of the land called Maragahawatta, with the tiled house standing thereon, situate at Thambarayila in Kammal pattu of Pitigal korale south, in the District of Chilaw, North-Western Province; and bounded on the north by garden where Peduru Fernando resided and dewata road, east by dewata road, south by lane, and west by now residing garden of Emaliyanu Fernando; containing in extent about 1 acre, subject to mortgage bond No. 3,650.

Deputy Fiscal's Office, Chilaw, April 1, 1930 A. G. FERNANDO, Deputy Fiscal.

North-Central Province.

In the District Court of Anuradhapura.

S. T. K. M. V. Chockalingam Chettiar of Anuradhapura Plaintiff.

No. 1,468.

A. B. Wegodapola of Anuradhapura Defendant.

NOTICE is hereby given that on Saturday, May 10, 1930, at 10 A.M. the landed property, and at 11.30 A.M. movable property, will be sold by public auction at the spot the right, title, and interest of the said defendant in the following property, viz.:—

1. All that divided portion out of land comprising lots 7704 and 7705 in P. P. 2,485 described in T. P. 237,933 called Tissawewa Mada Horowawawatte, situated in the town of Anuradhapura aforesaid, which said divided portion measures 25 fathoms in length and

24 fathoms in breadth; and is bounded on the north by the divided portion of this said whole land gifted to Appuralage Punchi Banda now belonging to Mr. R. Munasinghe, on the east by the land of Mr. R. Munasinghe, on the south by tank bund, and on the west

by the leasehold property of Mrs. Ivers.

2. The electric plant installed within the premises of the Bo-tree temple at Anuradhapura together with accessories belonging to the said electric plant supplying electric illumination to the sacred shrines at Anuradhapura, registered in the office of the Registrar of Business Names for the North-Central Province under the business name The Anuradhapura Electric Company, under certificate No. 62 dated July 27, 1926, in pursuance of the Registration of Business Names Ordinance, No. 6 of 1918.

The above properties will be sold subject to mortgage created by bond No. 1,124 of December 17, 1927. same properties have also been seized under D. C., Anuradhapura, writs Nos. 1,512 and 1,394.

Fiscal's Office, Anuradhapura, March 31, 1930. W. S. Joseph, for Fiscal.

Province of Uva.

In the District Court of Badulla. Koothan Ambalakaran's son Karufijial Kangany of Dickwella estate, Hali-ela ... Plaintiff.

of Dickwella estate, Hali-ela ...

Rs. 16,000 at 12 per cent. per annum from February 22,

1930, till payment in full, viz.:-

Two large brass lamps, 1 small brass lamp, 11 brass chembus, 4 large pots, 11 small spittoons, 2 small pots, 11 brass chembus, 3 small copper pots, 12 brass waditattu, 5 small betel trays, 12 large brass trays, 8 small brass trays, 11 camphor burners, 4 large and small camphor burners, 3 bells, 8 large saruwa chatties, 1 small brass box, 15 small saruwa chatties, 9 brass kolas, 44 brass saruwa chatty kolas, 1 small brass frying pan, 2 brass baskets, 5 small trunks, 4 tin suit cases, I small jakwood box, 10 doraur selas, 10 red thread selas, 10 selas (No. 2 kind), 5 diamond selas, 5 dark selas, 4 pubble selas, 2 wati selas, 3 kattadi selas, 10 imitation selas, 10 ditto, 12 patti selas, 7 doraur selas, 5 ditto (No. 2 quality), 6 striped selas, 7 kattadi selas, 5 single selas (assorted), 10 Gandhi selas, 9 aruppukotta selas, 5 striped selas, 7 selas, 11 assorted 10 Gandhi selas. selas, 6 red selas, 2 red selas (inferior), 10 assorted selas 1 blue sela, 4 inferior selas, 11 assorted selas, 11 saya selas, 8 sungadi selas, 1 dark sela, 1 red sela, 3 assorted sungadi selas, 2 singadi selas, 9 selas, 15 kamba selas, 5 woollen blankets, 2 Benares selas, 12 sambus dorapur sithadas, 30 sambus arippukotte sithadas, 8 ditto, 10 sithadas, 7 sithadas, 5 sithadas, 4½ sambus sithadas, 5 sithadas, 8 imitation sithadas, 8 sithadas (assorted), 7 sambus sithadas, 4 sambus sithadas, 10 prs. Gandhi vettis, $4\frac{1}{2}$ prs. dorapur vettis, 6 prs. vettis, $6\frac{1}{2}$ prs. maimattu vettis, 5 prs, malkar vettis, 4 sambus handkerchiefs, 5 malkar selas, 6 yards Melapalayan pieces, 18 red saya vettis, 1 flowered vetti, 13 sayakundu vettis, 47 assorted vettis, 2 sambus Bathavi handkerchiefs, 1 sambu kambi handkerchief, 5 assorted handkerchiefs, 33 umbrellas, 9 umbrellas, 1 peice crepe, 13 yards Cannanore, 20 yards pepperil drill, 20 yards

Japanese striped cloth, 25 yards Madras 60 flowered handkerchiefs, 4 pieces flannel, 5 wool shawls, 4 wool towels, 12 Japanese towels, 8 ditto small, 12 ditto small, 12 old towels, 25 Gandhi handkerchiefs, 16 diamond towels, 18 check towe's, 13 muffler towels, 2 silk mufflers, 17 doriya handkerchiefs, 6 cricketing handkerchiefs, 15 assorted handkerchiefs, 2 Tamil silk handkerchiefs, 9 pieces white cloth, 7 silk handkerchiefs, 2 silk jackets, 5 ties, 3 pieces wap satin, 9 pieces English crepe, 12 pieces durias, 4 pieces flowered durias, 13 pieces organdi, 4 pieces curtain cloth, 3 pieces imitation voile, 5 pieces silk flowered durias, 172 yards Japanese silk voile, 7 pieces cloth, 4 bed sheets, 3 pieces voile, 1 piece satin, 5 pieces German silk voile, 87 framil hats, 4 shirts, 7 shirts, 11 children's hats, 9 good hats, 3 bath towels, 6 German towels, 12 ditto small, 5 small silk umbrellas, 8 ditto medium size, 8 yards Indian silk, $6\frac{3}{4}$ dozen Gandhi banians, $3\frac{3}{4}$ dozen mufflers, $\frac{1}{4}$ dozen monkey caps, $2\frac{1}{2}$ dozen ties, $\frac{1}{3}$ dozen night caps, 1 dozen ditto (No. 2 quality), 1 dozen ditto (white), $1\frac{1}{2}$ dozen ditto small, $1\frac{1}{2}$ dozen silk handkerchiefs (small), $2\frac{3}{4}$ dozen pairs booties, $1\frac{1}{2}$ dozen children's hats, $1\frac{1}{2}$ dozen ditto silk, $1\frac{1}{2}$ dozen wool caps, $1\frac{1}{2}$ dozen caps, (assorted), 7 dozen belts, $\frac{1}{2}$ dozen small belts, $\frac{3}{4}$ dozen belts, 5 belts, 1½ dozen pairs children's shoes, ¾ dozen children's leather shoes, 2 pairs children's white shoes, 2 dozen silk handkerchiefs (small), 3 dozen socks (large), $1\frac{1}{2}$ dozen Gandhi banians, 1 dozen gauze banians, 7 network banians, 11 banians, $1\frac{1}{2}$ dozen small sweaters, 4½ dozen small banians, 4 banians (inferior), $1\frac{3}{4}$ dozen round collar banians, $\frac{1}{2}$ dozen ditto, $1\frac{1}{4}$ dozen gauze banians (inferior), $1\frac{3}{4}$ dozen gauze banians (No. 1360), $2\frac{3}{4}$ dozen gauze banians (No. 290), $2\frac{1}{2}$ dozen gauze banians (No. 8800), 1 dozen gauze banians (No. 9470), $2\frac{1}{2}$ dozen gauze banians (No. 7770), $3\frac{1}{2}$ dozen gauze banians (No. 2500), 4 sweaters, $2\frac{1}{3}$ dozen sweaters, 7 Tamil handkerchiefs, 8 Tamil handkerchiefs (silk), 5 Tamil silk selas, 8 sambus Benares silk handkerchiefs, 7 pieces cannanore, 171 yards Indian cannanore, 20 yards curtain cloth, 25 yards inferior flannel (white), $10\frac{1}{2}$ yards woollen cloth, $4\frac{1}{2}$ yards flark woollen cloth, 2 pieces Japanese tweed, 4 pieces Indian tussore, 20 yards palm beach cannanore, 2 pieces ditto (red), 4 yards gaberdene, 2 pieces German satin, 1 piece Italian cloth, 2 pieces stiff lining, 3 pieces flowered chintz, 1 piece ditto (rose colour), 6 yards Indian silk cloth, 9 pieces silk cloth (shirtings), 9 pieces cashmere, 3 pieces malpalat, 15 yards alpaces, 13 pieces muslin, 16 yards rose colour cloth, $7\frac{1}{2}$ yards black merino cloth, 3 yards lining cloth, 3 yards Turkey cloth, 20 pieces embroidery, 18 large woollen shawls, 5 black woollen shawls, 7 pieces madapolam chintz, 8 pieces madapolam cloth, 6 pieces madapolam chintz, 13 pieces chintz, 9 pieces "F" mark chintz, 12 pieces satin chintz, 9 pieces chintz, 2 pieces dark chintz, 2 pieces English crepe, 1 piece yellow cloth, 7 pieces chintz, 8 yards silk voile, 25 camboys, 3 camboys, 22 inferior camboys, 5 Singapore camboys, 14 Gonagiri camboys, 1 Chandrapati Wanroti camboys, 18 Kattawari camboys, 20 Palayakat camboys (assorted), 41 Palayakat camboys, 5 Palayakat camboys, 100 Palakayat camboys, 10 coloured camboys (assorted); 15 Nena camboys, 5 Batticaloa camboys, 4 Nena selas, 5 Melapalayam camboys, 18 Nena camboys (small), 27 Palayakat sarongs, 20 silk sarongs, 10 white silk sarongs, 11 assorted silk sarongs, 10 wati sarongs, 13 assorted sarongs, 20 sarongs, 31 small sarongs, 63 large Gandhi sarongs, 30 Gandhi sarongs (superior), Gandhi camboys, 3 Palayakat sarongs (small), 6 Palayakat handkerchiefs, 1 piece Gandhi handkerchief, 11 Gandhi sarongs (small), 14 Gandhi sarongs (large), 40 dark sarongs, 160 red sarongs, 20 Ulloor handkerchiefs, 4 Batticaloa camboys (small), 17 kambi vettis, 10 kambi vettis, 9 kambi vettis, 40 vettis, 18 arappukotta vettis, 16 pieces Tamil vettis, 1 sarong, 4 pieces Madras cloth, 12 pieces white cloth, 3 pieces

Madras cloth (inferior), 35 pieces remnant cloth, 4 gowns, smalla pawadas, 4 coats, 9 banians, 7 shirts, 7 small handkerchiefs, 19 pieces chintz, 12 yards durias, 1 Seth Thomas clock, 1 iron safe, 2 petrol lamps, 1 writing table, 3 chairs, 1 small almirah, 2 small glazed almirahs, 1 large counter, 1 show case, 5 large glazed almirahs, 2 shelves, 1 large box, 1 scale, 1 set weights, 1 foot rule, 1 pair scissors (old).

Fiscal's Office, Badulla March 31, 1930.

H. C. WIJESINHE, Deputy Fiscal.

Province of Sabaragamuwa.

In the District Court of Ratnapura.

. Gilimale Kumarihamy of Ratnapura Plaintiff. No. 4,191.

E. S. Dassenayaka, Advocate, Ratnapura . . Defendant. NOTICE is hereby given that on Wednesday, April 30, 1930, 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. 398.95, and poundage. viz :-

The undivided portion of the land called Walauwewatta bearing lot No. 2 in plan No. 166 dated June 12, 1924, made by Mr. J. S. Thambiah, Licensed Surveyor, and filed of record in D. C., Ratnapura, No. 3,566 (partition), situated at the town of Ratnapura; containing in extent 2 roods and $8\frac{1}{2}$ perches; bounded on the north-west by Marikkalage Paranakochikantoruwa, north-east by main road and agala, south-east by road depicted as lot in the said plan of partition, south-west by lot 3 in the said plan of partition and registered in the division A of the volume 172 of folio 4 of the Batnapura Land Registry Office.

Fiscal's Office, Ratnamira, March 26, 1930. R. E. D. ABEYRATNA, Additional Deputy Fiscal.

In the District Court of Ratnapura.

In the District Court of Ratnapura.

(1) Malalasinghe Jayasundera Mudiansela Ran Menika, (2) Malalasinghe Medduma Bandara Mahatmaya, both of Welandara, (3) Malalasinhge Kiri Bandara Mahatmaya of Madaffpe... Plaintiffs. No. 4,478.

(1) M. J. M. Loku Bandara Mahatmaya and others. Defendants. No. 10 clock in the forenoon, will be sold by public auction at the premises the right, title, and interest of the said plaintiffs by the following property for the recovery of the sum of Rs. 162, and costs of execution Rs. 21 60, and poundage, viz.—

An undivided 1/2, and 6 of all those several allotments of land called Kekunagahahenyaya, Yallewagawahenyaya, Nawariwattehenyaya, situated in the

gawahenyaya, Nawariwattehenyaya, situated in the village Nellandara in the Uda pattu of Kuruwita korale; containing in extent about fifty amunams paddy sowing extent; bounded on the north by Gansabhawa road, east by the village limit of Gilimale, south by Alupottedeniya, and on the west by Paragalatenna.

Fiscal's Office, R. E. D. ABEYRATNE, Ratnapur, April 1, 1930. Additional Deputy Fiscal.

In the District Court of Ratnapura.

Wakkumburage Mohottihamy of Amuwela.... Plaintiff.

No. 4,907. (1) Hakamuwe 1) Hakamuwe Battana Nilamelage Uparatna Mudianse of Karawita, (2) Sudasinghe Mohotta-lage Dingiri Menika and her husband, (3) Wastu Kankanamlage Ratranhamy of Dela Defendants.

NOTICE is hereby given that on Friday, April 25, 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. 756, with interest on Rs. 400 at 18 per cent. per annum from September 17, 1928, to February 15, 1929, and thereafter on the aggregate amount at 9 per cent. per annum from February 15, 1929, till payment in full, costs and poundage, under the above order to sell, viz. :-

An undivided one half share of all the fruit trees and soil of the land called Koladeevankadahena and of the buildings standing thereon, which said land Koladeeyanekadahena appertaining Aluthewayalegepanguwa, situated at Koladeeyankada in Watupitiya in Meda pattu of Nawadun korale in the District of Ratnapura, Province of Sabaragamuwa; bounded on the north by Kodadenayalehena, east by Waduwegetenna and Denibima, south by Manannalagehena, and Gamagehenaindiwitiya, and on the west by Gamagehena and Bimhumba (ant hill); and containing in extent about 30 seers of kurakkan sowing, excluding however therefrom three undivided tiled boutique rooms from the side of the southern boundary and the boutique belonging to Alutabattanage Dingirimahatmaya and registered in B 124/149, and all the right, title, interest, and claim whatsoever of the defendants in, to, upon, or out of the said several premises.

Fiscal Office, R. E. D. ABEYARATNA, Additional Deputy Fiscal.

In the District Court of Hataapura
Wakkumburage Mohottihamy of America...Plaintiff.
No. 4,910

Abdul Rahman Markar Kaiyoom of Dodamie.....Defendant.
NOTICE is hereby given that on Tuesday, April 29, 1930, at 10 o'clock in the forenoon, will be sail by public auction at the premises the right, title, and inferest of the said defendant in the following property, for the recovery of the sum of Rs. 1,535 with interest thereon at the of the sum of Rs. 1,535 with interest thereon at the rate of 9 per cent. per annum from November 13, 1928, till payment in full, and costs Rs. 99 10, and poundage, under the order to sell issued, viz. :-

1. An undivided 1741/2160 share of the land called Nagodahenyaya appertaining to Mananlage Panguwa, together with the whole of the rubber plantation made by the defendant standing thereon, situated at Do-dampe in the Uda pattu of Kuruwita korale in the District of Ratnapura, Province of Sabaragamuwa; bounded on the north by Pansalewatta-agala, east by wella, south by Kammalehena, and on the west by Meegaha-godella-Jambugaha Kanataindiwetiya; and containing in extent about 6 pelas of paddy sowing, and registered in A 147/28.

An undivided 3 share of the land called Karagahagena appertaining to Dehipahalayepanguwa, together with the whole of the rubber plantation made by the defendant standing thereon, situated at Dodampe aforesaid: and bounded on the north by Meegahagodellehena, east by rubber estate and Naidelagedeniya, south by Mahadeniya and Gorakadeniya, and on the west by Eriyedeniyawatta; and containing in extent about 2 amunams of paddy sowing, and registered in A 145/280, and

An undivided 2 share of the land called Nagoda. hena appertaining to Manoratna Panguwa, together with the whole of the rubber plantation made by defendant standing thereon, situated at Dodampe aforesaid; bounded on the north by Mananalegehena, east by Mahakumbura wella, south by Talagahawatta, and on the west by Idiwetiya; and containing in extent about 8 seers of kurakkan sowing, registered in A 145/279,

and all the right, title, interest, and claim whatsoever of the defendant into, upon, or out of the said several premises.

Fiscal's Office. R. E. D. ABEYRATNE, Ratnapura, March 28, 1930. Additional Deputy Fiscal.

In the District Court of Kegalia .T. S. Sultan Marikkar of Dippitiya.....

No. 8,509. Vs.. . Defendant. Dhammaratana Unnanse of Dippitiya

NOTICE is hereby given that on April 28, 1930, at the hours specified below will be sold by public auction at the respective premises the right, title, and interest of the said defendant in the following property, viz. :-

Sale on April 28, 1930, at 10 A.M.

I. An undivided \(\frac{1}{3} \) share of an allotment of land called Pansalewatta, Uyanwatta, Galkumbura-as-Uyanwatta, sedduma, Goda assedduma, Watteassedduma amunams of paddy sowing in extent situated at Dodantale in Egodapotha pattu of Galboda korale in the District of Kegalla of the Province of Sabaragamuwa; and bounded on the north and south by tea estate, east by ela and bank, and on the west by agala.

Sale on April 28, 1930, at 2 P.M. 2. An undivided 3 share of Aralupayekumbura of 2 pelas of paddy sowing in extent, situated at Tembarawa in Tumpalata pattu west of Paranakuru korale in the District of Kegalla of the Province of Sabaragamuwa; and bounded on the north by bank, south by bank, east by limitary bank and west by limitary bank.

For the recovery of the balance sum of Rs. 344.80. with legal interest from May 8, 1928, till payment in

Deputy Fiscal's Office, Kegalla, March 29, 1930.

S. DE SILVA, Additional Deputy Fiscal.

In the District Court of Kegalla. 5/ Peena Reena Kana Runa Sena Selliah Pulle of Kegalla by his attorney Ana Lana Vengadasamy $\mathbf{V}\mathbf{s}$.

(1) Roslin Dias of Karundupona, (2) Abraham Dias of ditto Defendants.

NOTICE is hereby given that on April 26, 1930, commencing at 4 o'clock in the afternoon, will be sold by public auction at the respective premises the right, title, and interest of the said defendants in the following property, viz. :-

Sale on April 26, 1930, commencing at 4 P.M.

1. The land called Polwatti of 1 acre 3 roods and 15 90/100 perches in extent, Galketipelakumbura of 5 lahas in paddy sowing extent. Danganapelaheni alias watta of I amunam in paddy sowing in extent, and Dunumadalagahamuladeniya of 5 lahas in paddy sowing

extent, adjoining each other and defined and depicted as lots A and B in plan No. 994 dated May, 1925, prepared by Mr. K. B. Nugapitiya, Surveyor; and bounded on the north by Kirindeniyehena, east by Yakadawalahena and Pandarawalewatta, south by kumbura and high road, and west by Kirindeniyewattaagala; and containing in extent 7 acres 2 roods and 23 perches, and situated at Pallekarandupone in Deyala-dahamunu pattu of Kinigoda korale in the District of Kegalla of the Province of Sabaragamuwa.

 \mathbf{All} that land called Dangahamulapuranaasseddumakanatiya of 3 pelas paddy sowing, and Iladalehena, now watta and hena, now watta and assedduma-kanatiya of 3 pelas, adjuling each other and defined and depicted as lots A and B in lan No. 995 prepared by the aforesaid Surveyor; and bounded on the north by high road, east by land belonging to Mr. Chailes Peiris and Karundupone estate, south by Crown land and Karundupone estate, and west by Crown land and Dangahapela; containing in extent 7 acres 1 rood and 10 perches, and situated at Molagoda in Deyaladahamunu pattu aforesaid, together with all the buildings and plantations standing on the said lands, subject to the amount, interest, and costs in D. C., Kegalla, case No. 9,108, and the amount and interest due on mortgage bond in favour of Mr. G. S. Suraweera of Kegalla.

For the recovery of the sum of Rs. 713.21, together with interest at 20 per cent. per annum on Rs. 618.61 from May 24, 1929, till September 17, 1929, and thereafter on the aggregate amount, with legal interest until

payment in full.

Deputy Fiscal's Office, S. DE SILVA Kegalla, March 26, 1930. Additional Deputy Fiscal.

In the District Court of Kandy.

Welhenege Charles Silva of Gampola Plaintiff No. 38,825. Vs.

Waduge Arnolis Fernando of Mossville Group Nawalapitiya Defendant.

NOTICE is hereby given that on April 25, 1930, at 4 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. :-

Sale on April 25, 130, at 4 P.M.

All that land called Diganehena, situated at Deiyannewela in Tumpalata pattu of Paranakuru korale in the District of Kegalla of the Province of Sabarayamuwa; and bounded on the north, east, and so the Mala-ela and on the west by the road; containing in extent 3 acres and 3 roods, together with the buildings and everything standing thereon. everything standing thereon.

For the recovery of the sum of Rs. 1,477.08, with legal interest on Rs. 1,350 from December 12, 1929, till

payment in full, on or before January 12, 1930.

Deputy Fiscal's Office, S. DE SILVA, Kegalla, March 28, 1930. Additional Deputy Fiscal

I, ROBERT NIEMANN THAINE, Fiscal for the Western Province, do hereby appoint Mr. L. P. Navaratna to be Marshall for the District of Negombo, Western Province, and authorize him to perform the duties and exercise the authority of Marshal for March 26, 1930, for which this shall be his warrant.

> R. N. THAINE, Fiscal.

Fiscal's Office, Colombo, March 26, 1930.

I, MAXWELL MAC LAGAN WEDDERBURN Fiscal for the Southern Province, do hereby appoint Mr. J. Arudpiragasam, Record-keeper, Police Court, Balapitiya, to be Marshal for the Balapitiya District, for March 29, 1930, under the provisions in the Fiscals' Ordinance, 1897, and authorize him to perform the duties and exercise the authority of Marshal, for which this shall be his warrant.

Fiscal's Office. Galle, March 25, 1930. M. M. WEDDERBURN, Fiscal. m8/

NOTICES IN TESTAMENTARY ACTIONS.

In the District Court of Colombo.

Order Nisi.

Testamentary
Jurisdiction.
No. 3,466.

In the Matter of the Intestate Estate of
Mary Anne Joseline Nugera late of
Mount Lavinia, deceased.

Neline Clarinda Joseph, presently of Dematagoda in Colombo Petitioner.

And

THIS matter coming on for disposal before O. L. de Kretser, Esq., District Judge of Colombo, on March 18, 1930, in the presence of Mr. R. C. Perera, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated March 13, 1930, having been read:

It is ordered that the petitioner be and she is hereby declared entitled, as sister of the above-named deceased, to have letters of administration de bonis non to her estate issued to her, unless the respondents above named or any other person or persons interested shall, on or before April 10, 1930, show sufficient cause to the satisfaction of this court to the contrary.

March 18, 1930.

O. L. DE KRETSER, District Judge.

[408].

In the District Court of Colombo.

Order Nisi.

Testamentary
Jurisdiction.
No. 4,972.
In the Matter of the Intestate Estate of
Dolowattege Dona Minga Nona of
Armour street in Colombo, deceased.

Thossainge David Perera of Armour street in Colombo Petitioner.

THIS matter coming on for disposal before O. L. de Kretser, Esq., District Julge of Colombo, on February 19, 1930, in the presence of Mr. R. P. Weerasinghe, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated February 19, 1930, having been read:

It is ordered that Mr. P. H. de Kretser, 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 March 27, 1930, show sufficient cause to the satisfaction of this court to the contrary.

February 19, 1930.

O. L. DE KRETSER, District Judge.

The date for showing cause is extended till April 10, 1930.

March 27, 1930.

O. L. DE KRETSER, District Judge. In the District Court of Colombo.

Order Nisi.

Testamentary Jurisdiction. No. 4,975. In the Matter of the Intestate Estate of Don Charles Dias Jayasuriya of Siri Medura estate, Meegoda in the Meda pattu of Hewagam korale, late of Regent street in Colombo, deceased.

Handapangoda Liyanage Dona Leonara Gunasekera Hamine of Regent street, Colombo..... Petitioner.

And

THIS matter coming on for disposal before O. L. de Kretser Esq., District Judge of Colombo, on February 20, 1930, in the presence of Mr. J. S. Paranavitana, Proctor, on the part of the petitioner above named; and affidavit of the said petitioner dated February 17, 1930, 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 above named or any other person or persons interested shall, on or before April 10, 1930, show sufficient cause to the satisfaction of this court to the contrary.

February 20, 1930.

O. L. DE KRETSER, District Judge.

25 The Tithe District Court of Colombo.

Order Nisi.

Testamentary In the Matter of the Last Will and Testament of Elizabeth Maria Dunn of Kirillapona elecased.

Lilian Evelyn Felsinger of Romankada.....Petitioner.

THIS matter coming on for disposal before O. L. de Kretser, Esq., District Judge of Colombo, on March 11, 1930, in the presence of Mr. P. C. Jansz, Proctor, on the part of the petitioner above named; and the affidavits (1) of the said petitioner dated March 7, 1930, and (2) of the attesting notary also dated March 7, 1930, having been read:

It is ordered that the last will of Elizabeth Maria Dunn, 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 executrix named in the said will and that she is entitled to have probate thereof issued to her accordingly, unless any person or persons interested shall, on or before April 10, 1930, show sufficient cause to the satisfaction of this court to the contrary.

March 11, 1930.

O. L. DE KRETSER, District Judge. In the District Court of Colombo.

Order Nisi. 22

Testamentary In the Matter of the Intestate Estate of the late Delpechittra: Acharige Dona Selestina of Moratumulla in Moratuwa, deceased.

Ratanaweera Acharige Elias Rabel of Kehelwatta Petitioner

THIS matter coming on for disposal before O. L. Kretser, Esq., District Judge of Colombo, on March 12, 1930, in the presence of Mr. C. A. Rodrigo, Proctor, on the part of the petitioner above named; and the affidavit of the fad petitioner dated March 11, 1930, having been read. having been read

It is ordered that the petitioner be and he ischereby declared entitled, as son of the above named deceased, to have letters of administration to her estate issued to him, unless any person or persons interested shall, on or before April 10, 1930, show sufficient cause to the satisfaction of this court to the contrary.

> O. L. DE KRETSER, District Judge.

March 12, 1930.

Jurisdiction.

No. 5,003.

In the District Court of Colombo. Order Nisi.

In the Matter of the Intestate Estate and Effects of Samuel Francis Perera Testamentary Jurisdiction. Balasooriya of Nugegoda, deceased. No. 5,004.

Selestina Joslin Perera of Nugegoda......Petitioner.

(1) Reginald Lambert Perera Balasooriya, (2)

THIS matter coming on for disposal before O. L. de Kretser, Esq., District Judge, of Colombo, on March 12, 1930, in the presence of Messrs. Samarasinghe & de Silva, Proctors, on the part of the petitioner above named; and the affidavit of the said petitioner dated March 3, 1930, having been read.

It is ordered that the petitioner be and she is hereby declared entitled, as widow of the above named, 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 April 10, 1930, show sufficient cause to the satisfaction of this court to the contrary.

> O. L. DE KRETSER, District Judge,

March 12, 1930.

In the District Court of Colombo. 20

Order Nisi.

Testamentary In the Matter of the Last Will and Testament of Matutantrice Cornelis Jurisdiction. Fernando of Laxapathiya in Moratuwa, deceased No. 5,005.

Balapuwaduge Maria Hiyanora Mendis of Laxa-..... Petitioner pathiya aforesaid ...

THIS matter coming on for disposal before O. L. de Kretser, Esq., District Judge, of Colombo, on March 13, 1930, in the presence of Mr. H. J. Peiris, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated March 5, 1930, having been read:

It is ordered that the last will of Mututantrige Cornelis Fernando, 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 executrix named in the said will, and that she is entitled to have probate: thereof issued to her accordingly, unless any person or persons interested shall, on or before April 10, 1930, show sufficient cause to the satisfaction of this court to the contrary.

March 13, 1930.

O. L. DE KRETSER, District Judge.

In the District Court of Colombo.

Order Nisi. In the Matter of the Last Will and Testamentary Testament of Sellaperumage Peter Christobu Fernando of Rawatawatta Jurisdiction. No. 5,006. in Moratuwa, deceased.

Wannakuwatte Mitiwaduge Annie Caroline Mary Fernando of Rawatawatta in Moratuwa .

THIS matter coming on for disposal before L. de Kretser, Esq., District Judge of Chon D, on March 13, 1950, in the presence of Mr. S. A. Perera, Proctor, on the part of the petitioner above named; and the faffidavits (1) of the said petitioner dated February 14, 1920, and (2) of the said petitioner witnesses also acted. 1930, and (2) of the attesting witnesses also dated February 14, 1930, having been read:

It is ordered that the last will of Sellapperumage Peter Christobu Fernando; 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 executrix named in the said will, and that she is entitled to have probate thereof issued to her accordingly, unless any person or persons interested shall, on or before April 10, 1930, show sufficient cause to the satisfaction of this court to the contrary.

March 13, 1930.

O. L. DE KRETSER, District Judge.

In the District Court of Colombo.

Order Nisi.

Testamentary
Jurisdiction
No. 5,025.
In the Matter of the Last Will and
Testament of Percy Dixon, late of
1, Carlton House, Devonshire place,
Eastbourne, in the County of Sussex, deceased.

THIS matter coming on for disposal before O. L. de Kretser, Esq., Disposed of Colombo, on March 26, 1930, in the presence of Mr. Cecil Herbert Spence Blatch of Colombo, Proctors of the parties the petitioner, Mr. Geoffrey Thomas Hall of Cibboo; and the affidavit of the said petitioner dated March 21, 1930, exemplification of probate of the will of the book named deceased power of attention in the colombo. above named deceased, power of attorney in favour of the petitioner and Supreme Court's Order dated March 10, 1930, having been read: It is ordered that the will of the said deceased dated October 27, 1919, 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 sole executrix named in the said will, and that he is entitled to have letters of administration with a copy of the said will annexed issued to him accordingly, unless any person or persons interested shall, on or before April 10, 1930, show sufficient cause to the satisfaction of this court to the contrary.

> O. L. DE KRETSER, District Judge.

March 26, 1930.

In the District Court of Colombo.

Order Nisi declaring Will Proved.

Testamentary Jurisdiction. No. 5,026.

In the Matter of the Last Will and Testament of Isabella Stead, late of Benares House, Norfolk Terrace, Brighton, in the County of Sussex, England, formerly of 39, Royal England, for lerly of 39, Royal Avenue, Chellea, in the County of Middlesex, England, widow, deceased

THIS matter coming on for disposal before O. L. de Kretser, Esq., District Judge of Colombo, on March 26, 1930, in the presence of Messrs. F. J. & G. de Saram, Proctors, on the part of the petitioner, Reginald Moon; and (1) the offidat of the said petitioner dated March 24, 1930, (2) the power of attorney dated December 17, 1929, and (3) the order of the Supreme Court dated March 14, 1830s having been read. It is ordered that March 14, 1930, having been read: It is ordered that the will of the said Isabella Stead, deceased, dated February 11, 1929, a certified copy of which under the seal of His Majesty's High Court of Justice in England has been preduced and is now deposited in this court, be and the same is preby declared proved; and it is further declared that the said Regnald Moon is the attorney in Ceylon of the executors named in the said will, and that he is entitled to have letters of administration (with will annexed) issued to him accordingly, unless any person or persons interested shall, on or before April 10, 1930, show sufficient cause to the satisfaction of this court to the contrary.

March 26, 1930.

O. L. DE KRETSER, District Judge.

In the District Couet of Colombo.

Order Nisi in Intestacy.

'estamentary urisdiction. No. 5,033.

In the Matter of the Intestate Estate of John Adrian Aime Hill of Remuna estate, Horana, in the Island of Ceylon, deceptd, and in the Matter of the Civil Procedure Code, 1889, Chapte: XXXVIII.

Reginald Charles James Hill of Craigwell, Cosmos Avenue, Barnes place, ClomboPetitioner.

THIS matter coming on for disposal before O. L. de retser, Esq. District Judge of Colombo, on March 1930, in the presence of Mr. J. F. Van Langenberg, Proctor, on behalf of the petitioner Reginald Charles ame Hill of Craigwell, Cosmos Avenue, Barnes place, Colombo; and (1) the affidavit of the said petitioner dated March 26, 1930, and (2) minute of consent of the respondent above named dated the same date having been read: It is ordered that the said Reginald Charles James Hill is the father and one of the heirs and next of kin of the said John Adrian Aime Hill, deceased, and that as such he is entitled to have letters of administration issued to him accordingly, unless any person or persons interested shall, on or before April 10, 1930, show sufficient cause to the satisfaction of the court to the contrary.

> O. L. DE KRETSER, District Judge.

In the District Court of Colombo.

Order Nisi.

estamenta Jurisdiction. No. 5,036. In the Matter of the Intestate Estate and Effects of Norman Ramsay Cameron of Deal place, Colombo, deceased.

J. Caldwell of Aboyne, Bagatalle road, olombo ... Petitioner.

Isabella Margaret Wilson Capteron of No. 10, Devonshire Terrace, Lordon W2, England. . Respondent.

THIS matter coming on for disposal before O. L. de Kretser Esq., District Judge of Colombo, on March 31, 1939, in the gresence of Messrs. P. D. A. Mack & Sons, Brottors, on the part of the petitioner above named, and the affidavit of the said petitioner dated March 25, 1930, power of attorney in favour of the petitioner above named having been read :

It is ordered that the petitioner be and he is hereby declared entitled, as the duly constituted attorney of Adrian Claude Cameron, the brother of the deceased, to have letters of administration to the estate of the deceased above named issued to him, unless the respondent above named or any other person or persons interested ishall on or before April 10, 1930, show sufficient cause to the satisfaction of this court to the contrary.

March 31, 1930.

O. L. DE KRETSER, District Judge.

District Court of Negombo. order Nisi.

Testamentary Jurisdiction. No. 2,667.

In the Matter of the Intestate Estate and Effects of Jayamanna Mohottige Dona Rosa Maria Hamine of Kandawala, de eased.
Between

Munasinghe Arginchige Don Jusey Appuhamy of Kandawalii Petit Petitioner. And

(1) Sariahchi Mudalige Dona Selesthina Hamine, (2) ditto Dona Lucy Hamy, (3) ditto Dona Anohamy, (4) ditto Dona Eulolia Hamine, all of \dots Respondents.

THIS matter coming on for disposal before M. H. THIS matter coming on for disposal before M. H. Kantawala, Esq., District Judge of Negombo, on June 20, 1929, in the presence of Mr. A. V. Perera, Proctor, on the part of the petitioner; and the affidavit of the said petitioner dated June 10, 1929, having been read.

law of the above-named deceased, be and he is hereby declared entitled to have letters of administration to the estate of the said deceased issued to him accordingly, the respondents above named or any other person of persons interested shall, on or before July 15, 1929, show sufficient cause to the satisfaction of this court to the contrary.

June 20, 1929.

M. H. KANTAWALA, District Judge.

Time for showing cause against this Order Nisi extended to April 11, 1930.

April 1, 1930.

M. H. KANTAWALA, District Judge.

March 28, 1930.

In the District Court of Negombo

Order Nisi.

60 Testamentary In the Matter of the Intestate Hatate of the late Dehiwalage Abraham Perera of Pitipana, deceased.

Between

No. 2,719.

Kadupitige Ana Maria Fernando of Pitipana Petitioner.

(1) Dehiwalage Maria Jacoe Elaris Perera, (3) ditto Saverial Perera, (4) ditto Victoria Perera, (5) Botalage Franciscu Fernando,

THIS matter coming on for disposal before M/H. Kantawala, Esq., District Judge of Negoribe, on December 10, 1929, in the presence of Ar. M. O., Salgadoe, Proctor, on the part of the petitioner; and the petition and affidavit of the said petitioner dated December 10, 1929, having been read:

It is ordered that the said petitioner be and she is hereby declared entitled, as the widow of the abovenamed deceased, to have letters of administration to the said estate issued to her accordingly, unless the respondents above named or any other person or persons interested shall, on or before January 9, 1930, show sufficient cause to the satisfaction of this court to the contrary.

M.H. KANTAWALA, ${\bf District\ Judge}.$ December 10, 1929.

Time extended to show cause fill January 22, 1930. NAVARATNAM, District Judge.

Time extended to show cause against till March 11,

M. H. KANTAWALA, District Judge.

Time extended to show cause against till March 25,

M. H. KANTAWALA, District Judge.

Time extended to show cause against till April 10,

M. H. KANTAWALA, District Judge.

In the District Court of Negombo. 34/108

Order Nisi.

In the Matter of the Intestate Estate of Testamentary the late Sembukutti Aratchige Manuel Jurisdiction. Silva Appuhamy of Andiambalama, deceased.

Sembukutti Aratchige Somel Silva Amuhamy of Andiambalama . 🧐

No. 2,731.

And((1) Sembukutti Aratchige John Silva Appuhamy, (2) ditto Isack Silva Appuhamy, both of Andiam-balama, (3) ditto Johana Silva Hamine of Yatiyana, (4) ditto Yaso Silva Hamine of Kalubowila, (5) Dona Luvina Samaratunga Hamine, (6) Don Luvinis Randunu Appuhamy, both of Magalegoda. (7) Dona Harriet Samaratunga Hamine of Imbulgoda Respondents.

THIS matter coming on for disposal before M. H. Kantawala, Esq., District Judge of Negombo, March 20, 1930, in the presence of Mr. J. E. de Croos,

Proctor, on the part of the petitioner and petition and affidavit of the said petitioner dated March 20, 1930, having been read:

It is ordered that the said petitioner be and he is hereby declared entitled, as the hereby have letters of the said deceased to have letters of administration to the said estate issued to him accordingly. ingly, unless the respondents above named or any other person or persons interested shall, on or before April 22, 1930, show sufficient cause to the satisfaction of this court to the contrary. of this court to the contrary.

March 20, 1930.

M. H. KANTAWALA District Judge.

In the District Court of Kalutara;

Order Nisi.

In the Matter of the Intestate Estate of the late Nawu Tuduwalianagey Carolis Application deceased, of Testamentary Jurisdiction. No. 2,239. Munhena in Magganbadda.

THIS matter coming on for disposal before N. M. Bharucha, Esq., District Judge of Kalutara, on September 3, 1929 in the presence of Mr. L. O. K. Goonetillake, Proctor, on the part of the petrooner, Wanniabandaragey Rebecca Hamilton Lunbona; and the affidavit of the said petrioner dated September 2, 1929, heaving been really having been reald:

It is ordered that the said petitioner be and she is hereby declared entitled, as widow, to have letters of administration to his estate issued to her, unless the respondents—(1) Nawuththuduwaliyanagey Don Charles Appuhamy, (2) ditto Dona Lili Nona, and her husband (3) ditto Don John Gunawardana, (4) Margret Amarasekera, (5) Nona Amarasekera, (6) Richard Amarasekera, (7) Mahatantilagey Pedrick, (8) ditto Piyadasa, (9) ditto Nandawati, all of Munhena in Maggonbadda, (10) Nawuththuduwalianagey Brampy Appuhamy of Munhena, the guardian ad litem over the 4th and 9th minor respondents—or any other person or persons interested shall, on or before October 15,1929, show sufficient cause to the satisfaction of this court to the contrary,

It is further declared that the 10th respondent be and he is hereby appointed guardian ad litem over the 4th and 9th minor respondents for all the purposes of this action, unless respondents or any other person. or persons interested shall, on or before October 15, 1929, show sufficient cause to the satisfaction of this court to the contrary.

September 3, 1929.

N. M. BHARUCHA, District Judge.

The date for showing cause against the above Order Nisi is extended to April 30, 1930.

March 12, 1930.

N. M. BHARUCHA District Judge. in the District Court of Kandy.

Order Nisi.

Testamentary Jurisdiction. No. 4,805.

r of the Intestate Estate of In the Matt Ornelis Abeyegoonesekera K. Junaretne Dissanayake, Korala, of Rikillaga goda in Konoke korale in the District of Nuwara Eliya, deceased.

Mudiyans lage Bandara Menika of galgoda aforesaid...... Petitioner. Ratnaya Rikillaga

(1) Francis Bernard Abeyegoonesekera, (2) Laurance Goonasekera, (3) Grace Edith Abeyegoonasekera, (4) Arthur Wilfred Abeyegoonesekera, (5) George Hector Abeyegoonesekera, (6) Tudor Reginald Abeyegoonesekera, (7) Hinton Ebert Abeye-goonesekera, (8) Doreen Lowis Abeyegoonesekera, (3) Justin Leopold Abeyegoonesekera, all of Rikillagasgoda aforesaid, (10) Ratnayake Mudi-yansele Dingiri Banda of Makuruppe in Kohoke korale Respondents.

THIS matter coming on for disposal before W. E. Barber, Esq., District Judge, Kandy, on October 31, 1929, in the presence of Mr. H. A. C. Wickremeratne, Proctor, on the late of the petitioner, Ratnayake Mudiyansele Bandara Munika of Rikillagasgoda; and the affidavit of the said positioner dated Santamber 10. the affidavit of the said petitioner dated September 10, 1929, having been read:

It is ordered that the petitioner, as the widow of the deceased, be and the same is hereby destared entitled to the letters of administration to the estate of the above named issued to her at length unless the respondents shall, on or before December 16, 1929, show sufficient cause to the satisfaction of this court to the contrary.

W. E. BARBER. District Judge.

October 31, 1929.

Extended till April 10, 1930.

December 16, 1929.

W. E. BARBER, District Judge.

In the District Court of Kandy.

Testamentary Jurisdiction. No. 4,821.

Matter of the Last Will In the or Samarakoon Degaldoruwegedera Oralivaddo Testament of and Mudiyanselage Pinhamy Udasiya batti of Uda Dumbara, deceased, tastator.

Ramanayate Mudiyans tage Ukku Banda of Tal-Ganatwata korale of Yati watta Petitioner. Nuwara

THIS matter coming on for disposal before W. E. Barber, Esq. District Judge, Kandy, on December 8, 1929, in the presence of Mr. H. A. C. Wickremeratne, Proctor, on the part of the petitioner, Ramanayake Mudiyanselage Ukku Banda of Talwatta; and the affidavit of the said petitioner dated September 4, 1929, and of the attesting Notary of the last will dated November 28, 1928, having been read:

It is ordered that the will of the deceased above named dated November 23, 1928, and now deposited in this court be and the same is hereby declared, unless any person or persons interested shall, on or before January 30, 1930, show sufficient cause to the satisfaction of this court to the contrary.

It is further declared that the said Ramanayake Mudiyanselage Ukku Banda of Talwatta 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 the said date show sufficient cause to the contrary.

December 8, 1929

January 30, 1930.

W. E. BARBER, District Judge.

Extended till April

W. E. BARBER, District Judge'.

In the District Court of Kandy. Order Nist.

In the Matter of the Estate of the late Testamentary Vitarana Aratchige John Singho Appu-Jurisdiction. No. 4,852. hamy, deceased, of Galaha.

THIS action coming on for disposal before W. E. Barber, Esq., District Judge, Kandy, on January 22, 1930, in the presence of Mr. Alfred Fernando on the part of the stitioner, Pieris Vitarana of Matara; and the affidavit of the said peitioner dated December 23, 1929, having been read

It is ordered that the petitioner, as a son of the deceased, be and he is hearby declared to letters of administration to the education of the deceased above named issued to him a condingly, unless the respondents—

(1) Dona Alvis Sesohamine of Hindagala, (2) Podimahatman Vitarana of Palapathwela—shall on or before March 2 1020 before March 3, 1930, show sufficient cause to the satisfaction of this court to the contrary.

January 22, 1930.

W. E. BARBER, District Judge.

Extended for March 24, 1930.

W. E. BARBER, District Judge:

Extended for May 5, 1930.

W. E. BARBER, District Judge.

the District Court of Kandy.

Order Nisi.

Testamentary In the Matter of the Intestate Estate
Jurisdiction of Kallora Mudyanselage Kaluhamy
No. 4,856.

Kallora Mudyanselage Spouliamy of Legundeniya

deniya ·····Petitioner.

(1) Liyandeniye Aratehillage Dingiri Menika, (2) Kallora Mudiyangele Kirihamy, (3) ditto Punchi Appuhamy, (4) ditto Kiri Banda, (5) ditto Pinhamy Kallora, (6) ditto Punchirala Kallora, (7) ditto Appuhamy, all of Legundeniya Respondents.

THIS matter coming on for disposal before W. E. Barber, Esq., District Judge, Kandy, on January 24, 1930, in the presence of Mr. H. A. C. Wickremeratne,

Proctor, on the part of the petitioner, Kallera Mudi yanselage Appuhamy of Legundeniya, and the affi davit of the said petitioner dated December 16, 1929,

having been read:

It is ordered that the petitioner, as a son of the deceased, be and he is hereby declared entitled to letters of administration to the estate of the deceased above named issued to him accordingly, unless the respondents above named shall, on or before February 27, 1930, show sufficient cause to the satisfaction of this court to the contrary.

January 24, 1930.

W. E. BARBER. District Judge.

Extended till April 7, 1930.

W. E. BARBER, District Judge.

In the District Court of Kandy Order Absolute declaring Will proved. In the Matter of the Last Will ar Testamentary King Testament of Hermon No. 4,864. Plumridge of Kotuwegedera estate. Matale.

THIS matter coming on for disposal before William Edward Barber, Esq., District Judge, Kandy, on February 18, 1930, in the presence of Massil Boven & Beven, Proctofs Kandy on the 1st of the petitioner, John William Fredrick Bookman of Owilikande estate, Matale, and Fredrick John Van Rooyen of Matale; and the affidavit of the said petitioners and of the attesting notary of last will, both dated February, 10, 1930, having been read:

It is ordered that the will of the deceased abovenamed dated March 19, 1929, and now deposited in THIS matter coming on for disposal before William

named dated March 19, 1929, and now deposited in this court be and the same is hereby declared proved

It is further declared that the said John William Fredrick Brockman and Fredrick John Van Rooyen are the executors named in the said will, and that they are entitled to probate of the same issued to them accordingly, unless any person or persons interested shall, on or before April 77, 1930, show sufficient cause to the satisfaction of the court to the contrary.

February 18, 1930.

V. E. BARBER, District Judge.

In the District Court of Kandy

Order Nisi.

In the Matter of the Estate of the Testamentary Jurisdiction. late Diggale Rantethgedera Suwaris, No. 4,867. deceased, of Heenagama.

THIS matter coming on for disposal before W. E: Barber, Esq., District Judge, Kandy, on February 26, 1930, in the presence of Messrs. Lesching & Lee. Proctors, on the part of the petitioner, Ranhotigedera Ukku of Heenagama; and the affidavit of the said petitioner dated February 26, 1930, having been read:

It is ordered that the petitioner, as the widow of the deceased, be and she is hereby declared entitled to have letters of administration to the estate of the deceased above named issued to her accordingly, unless the respondents (1) Diggale Rantethgedera Danawatie, (2) Diggale Rantethgedera Nandawatie, (3) Diggale Rantethgedera Piyadasa, (4) Diggale Rantethgedera Reginawatie, and (5) Rankothgedera Puncha of Attaragalla; the 1st, 2nd, 3rd, 4th respondents by their guardian ad litem the 5th respondent shall, on or before April 10, 1930, show sufficient cause to the satisfaction of this court to the contrary.

> W. E. BARBER, District Judge.

In the District Court of Galle

Order Nisi.

Testamentary Jurisdiction. No. 6,988.

In the Matter of the Intestate Estate of the late Adirian Mendis Wijayasiriwardana Wikramanayaka; deceased, of Kosgoda.

THIS matter coming on for disposal before T. W. Roberts, Esq., District Judge of Galle, on February 25, Roberts, Esq., Pistrict Judge of Galle, on February 25, 1930, in the presence of Mr. A. P. de Zoyse, Proctor, on the part of the petitioner, Agarpody Estin de Zoysa Wikramanayaka of Koscott. It the affidivity of the said petitioner dated Judge 14, 199 wing the foad:

It is declared that the said petitioner, as widow of the above-named deceased, is entitled to have letters of administration issued to him accordingly, unless the remondenrs—(1) Beatrice. Meridia Wikremanayaka

respondents—(I) Beatrice Mendis Wikremanayaka and (2) Nedlin Thabrew, both of Mahapelana in Kos-goda—shall, on or before March 25, 1930, show sufficient cause to the satisfaction of this court to the contrary.

February 25, 1930.

T. W. ROBERTS, District Judge.

Date for showing cause is extended to April 29, 1930.

March 25, 1930.

T. W. ROBERTS. District Judge

In the District Court of Galle.

Order Nisi.

Testamentary In the Matter of the Intestate Estate of the late and the Aller of the Silva Kulas keep deceased, of

Ambalanceda

THI, matter coming on for dispesal before T. W. Roberts, Esq., Disper Judge of Galle, on February 1, 1930, in the presence of Mr. H. L. de Silva, Proctor, part of the petitioner Hendahewa Nonahamy Kulaselera; and the affidavit of the said petitioner dated January 29, 1930, having been read:

It is rodered that the 3rd respondent be appointed guardian ad litem over minor, 2nd respondent, and 6th respondent be appointed guardian ad litem over 4th and 5th minor respondents, unless the respondents (1) Binduhewa Karunawathie Kulasekera, (2) Binduhewa Piyasena Kulasekera, (3) Kovis de Silva Jayatillaka, (4) Binduhewa Harichandra Kulasekera, (5) Binduhewa Kalayanawattee Kulasekera, (6) Hendahewa George Henry de Silva, all of 43, Railway bungalow, Dematagoda, Colombo—shall, on or before April 7, 1930, show sufficient cause to the satisfaction of this court to the contrary.

It is further declared that the said petitioner, as widow of the deceased above named, is entitled to have letters of administration issued to her accordingly, unless the respondents shall, on or before April 7 1930, show sufficient cause to the satisfaction of this court to the contrary.

> T. W. ROBERTS District Judge:

February 26, 1930.

the District Court of Galle.

Order Nisi.

In the Matter of the Intestate Estate of Testament ry Jurisdiction. the late Francis William Perera, deceased, of Kumbalwella, Galle, No. 7,051.

THIS matter coming on for disposal before T. Weeraratne, Esq., Additional District Judge of Galle, on March 18, 1930, in the presence of Mr. T. G. Jayawardena,

March 18, 1930, in the presence of Mr. T. G. Jayawardena, Proctor, on the part of the petitioner, Paulis Perera of Kumbalwella, Galle, and the affidavit of the said petitioner dated March 7, 1930, having been read:

It is ordered that the 1st repondent be appointed guardian ad litem over the 3rd 36 oth minor respondents, unless the respondents—(1) Mg. F. W. Perera, (2) Monica Perera, (3) Letitia literara, (4) Mary Perera, (5) Matilda Perera, and (6) Doroth Perera, all of Kumbalwella—shall, on or before May 20, 1930, show sufficient cause to the satisfaction of this court to the contrary to the satisfaction of this court to the contrary.

It is further declared that the petitioner, as son of the deceased above named, is entitled to have letters of administration issued to him accordingly, unless the respondents above named shall, on or before May 20, 1930, show sufficient cause to the satisfaction of this court to the contrary.

March 18, 1930.

T. W. ROBERTS. District Judge.

In the District Court of Matara.

Testamentary In the Matter of the Estate of Talpa-Vidane Kankanange Jurisdiction. wela Don Jacovis Dias Jayarama, late of No. 3,580. Dikwella, deceased.

Palawinnege Darlina Markeumarana of Dik-

(1) Talparela Vidente Kankanange Buddhadasa of Mihiripenna, (2) citto Gunaseeli of Dikwella (3) Palawinnege Don Simon Mutucumarana of Respondents

THIS matter coming on for disposal before Murari Prasad, Esq., District Judge of Matara, on January 13, 1930, in the presence of Mr. Samson Dias, Proctor, on the part of the petitioner, Palawinnege Darlina Mutucumarana; and the affidavit of the said petitioner dated January 13, 1930, having been read:

It is ordered that the petitioner Palawinnege Darlina Mutucumarana be and she is hereby declared entitled, as wife of the above-named deceased, to have letters of administration to his estate issued to him accordingly, unless the above-named respondents shall, on or before May 16, 1930, show sufficient cause to the satisfaction of this court to the contrary.

It is further ordered that the 3rd respondent, Palawinnege Don Simon Mutucumarana be and he is hereby appointed guardian ad litem over the 1st and 2nd minor respondents, unless sufficient cause be shown to the contrary on May 16, 1930.

> M. PRASAD, District Judge.

In the District Court of Tangalla. Order Nisi.

D. C. Testamentary Case No. 1,103.

In the Matter of the Intestate Estate of the deceased, Wanni Aratchige Don Samel, late of Kendala.

Clarence Herbert de Zilwa, Secretary, District Court, Tangalla.....Petitioner.

THIS matter doming on for disposal before J. N. Arumugam, Esq., District Judge, Tangalla, on March 24, 1930, in the presence of the petitioner above named; and the affidavit of the above-named petitioner having been read;

It is further ordered that the petitioner be and he is hereby entitled, as Secretary, District Court, Tangalla, to have letters of administration of the estate issued to, unless any person or persons interested shall, on or before April 28, 1930, show sufficient cause to the contrary.

> ARUMUGAM. Bistrict Judge.

> > Puloly

the District Court of Jaffna. Order Nisi.

In the Matter of the Intestate Estate of the late Umaiyattai, wife of Murugappan Kanapathippillai of Puloly Sputh, deceased. Testamentary No. 7,364.

a**na**pathippillai Murugap# SouthPetitioner. · Vs.

(1) Parupethy, daughter of Kanapathippillai, (2) Kanapathippillai Murugasoo, (3) Kanapathip. pillai Sabaratnam, (4) Valliappar Veluppillai, all of Puloly South Respondents.

THIS matter coming on for disposal before J. C. W. Rock, Esq., District Judge, Jaffna, on November 29, 1929, in the presence of Mr. S. Mailvaganam, Proctor, on the part of the petitioner; and the affidavit of the petitioner dated November 29, 1929, having been

It is hereby ordered that the above-named 4th respondent be appointed guardian ad litem over the 1st. 2nd, and 3rd respondents who are minors, and that the petitioner be declared to have letters of administration to the estate of the said intestate, as her husband, unless the respondents or any other person or persons interested shall appear before this court on or before April 15, 1930, and show cause to the contrary.

> J. C. W. Rock, District Judge.

March 22, 1930.

In the District Court of Jaffna.

Order Nisi.

Testamentary
Jurisdiction.
No. 7,415.

In the Matter of the Estate of the late
Kaitampillai Zachcharias of Karayoor.

THIS matter of the petition of Kaita fillai Zachcharias of Karayoor daming on for listosal in the above matter before James Joseph, Esq., Additional District Judge, in the presence of Mr. C. R. Tambiah, Proctor, Jaffna:

It is ordered that letters do issue to the petitioner unless the respondents do show cause on April 10, 1930.

February 11, 1930.

J. Joseph, Additional District Judge.

In the District Court of Jaffna.

Testamentary In the Matter of the Estate of the late Jurisdiction.

No. 7.417.

In the Matter of the Estate of the late Vythialinkam Thiyakarajalinkam of Manthuvil, deceased.

No. 7,417. of Manthuvil, deceased.

THIS matter of the petition of Chinnatamby Velauthapilet of Madduvi Bouth, coming on for disposal before James Joseph Esq., Additional District Judge, in the presence of Mr. C. R. Tambiah, Proctor:

It is ordered that letters do issue to the petitioner unless sufficient cause is shown to the contrary on or before April 10, 1930.

February 11, 1930.

James Joseph, Additional District Judge.

In the District Court of Jaffna.

Testamentary In the Matter of the Estate of the late Jurisdiction.
No. 7,425.

Anthonippillai Bastiampillai of Mattagal, deceased.

Vs.

(1) Francis, son of Bastiampillai, (2) Mariamma, daughter of Bastiampillai, (3) Anthonippillai Soosaippillai, all of ditto Respondents.

THIS matter of the petition of the petitioner, praying that the 3rd respondent be appointed guardiafied litem over the minors, 1st and 2nd respondents, and that letters of administration to the estate of the above-named deceased be granted to the petitioner, coming on for disposal before James Joseph, Esq., District Judge, on February 1, 1930, in the presence of Mr. C. L. Selvaratnam, Proctor, for the petitioner; and the affidavit of the petitioner dated January 27, 1930, having been read:

It is ordered that the 3rd respondent be appointed guardian ad litem over the minors, 1st and 2nd respondents, for the purpose of protecting their interests and of representing them in this case, that the petitioner be declared entitled to take out letters of administration to the estate of the said intestate, as her lawful husband, unless the respondents shall appear before this court on March 27, 1930, and state objections or show sufficient cause to the contrary.

March 11, 1930.

J. C. W. Rock, District Judge.

Extended to April 10, 1930.

J. C. W. Rock, District Judge. In the District Court of Jaffna.

Order Nisi.

f the Estate of the

Testamentary In the Matter of the Estate of the Jurisdiction. late Sinnatamby Tambipillal of Kokkuvil East, deceased.

Tambipillai Sinnathurai of Kokkuvil East. Petitioner.

Vs.

THIS matter of the petition of the above-named petitioner, praying for letters of administration to the estate of the above-named deceased Sinnattamby Tambipillai, coming on for disposal before James Joseph, Esq., District Judge, on February 11, 1930, in the presence of Mr. M. Asaipillai, Proctor, on the part of the petitioner; and the affidavit of the petitioner dated February 10, 1930, having been read: It is declared that the petitioner is a son and heir 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 April 8, 1930, show sufficient cause to the satisfaction of this court to the contrary.

February 28, 1930.

J. C. W. Rock, District Judge.

In the District Court of Jaffna.

Order Nisi.

Testamentary In the Matter of the Estate of the Jurisdiction.
No. 7,441. late Subramaniakkurukkal Sanmuganathakkurukkal of Nallore, deceased.

Suntharaledchumi Ammah, widow of Sanmuganathakkurukkal of Nallore Petitioner.

(1) Kameswari, daughter of sannuganathe Kurukkal, (2) Kaliyana Sunthar daughter of Sannuanatha Kurukkal, (3) Sannuganatha Kurakkal Aiyasamy Pandither, and (4) Kamadchi Ammah, widow of N. V. Kanagasabapathy Pandither,

THIS matter of the petition of the retitioner, praying that the 4th respondent be a pointed guardian ad litem over the minors the 1st, 2nd, and 3rd respondents, and that letters of administration to the estate of the above named deceased be issued to the petitioner, coming on for disposal before James Joseph, Esq., District Judge, on February 13, 1930, in the presence of Mr. R. R. Nalliah, Proctor, on the part of the petitioner; and the affidavit of the petitioner dated February 1, 1930, having been read:

It is ordered that the 4th respondent be appointed guardian ad litem over the minors, the 1st, 2nd, and 3rd respondents, for the purpose of protecting their interests and of representing them in this action, and that letters of administration to the estate of the above-named deceased be issued to the petitioner, as one of his heirs, unless the respondents shall appear before this court on April 8, 1930, and show sufficient cause to the contrary.

J. C. W. Rock, District Judge.

February 24, 1930.

In the District Court of Mannar.

tendary In the Matter of the Estate of Katchu-Jurisdiction. mohamedo Meeramohiadeen, Nd. 438. of Konnarponnai in Mannar East, deceased.

ohane in Man Katchi Mohamedo Cader of Konor-..... Petitioner.

) Moramahiadeen Nagoor Ummaref ditto, (2) Meeramohiadeen Zeitoon Jama & ditto, (3) Pattumuttu, wide of seramohiadeen of ditto, (4) Seinampu, wide of Kaschumchamedo of ditto, (4) Sikka deer Ibrahimkany, and wife (6) Raviet Emma, both of Puthukudiyiruppu in Mannar East..... \dots Respondents.

THIS matter of the petition of Katchumohamedo Mohamedo Cader praying for letters of administration to the estate of the above-named deceased. Katchumohamedo Meeramohiadeen, coming on for disposal before Carl Evan Arndt, Esq., District Judge, on February 27, 1930, in the presence of Mr. M. M. H. Marikar, Proctor, on the part of the petitioner; and the affidavit of the petitioner dated February 27, 1930, having been read: It is declared that the petitioner as an heir of the said intestate, 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 April 16, 1930, show cause to the contrary.

It is further ordered that the 3rd respondent be appointed guardian ad litem of the 1st and 2nd respondents for the purpose of representing them in the proceedings, unless the respondents above named shall, on or before the above date show sufficient cause to the contrary.

> CARL E. ARNDT. District Judge.

February 27, 1930.

Testamentary Jurisdiction. the late No. 123.

In the Matter of the Intestate Estate of Nawagamuwago Perera of Kosgama Ihala in the Idagaha pattu of H. wagam korale, ceased. Between

Mudanayaka Arachiga Dona Nona of Kos-Petitioner gama Ihala ...

(1) Nawagamuwaga Somawathie, and (2) Nawagamuwage Senaratna, both of Kosgama Ihala, minors, by their guardian ad litem, (3) Mudanayaka Arachige Don Albi Singho of Ranara. . Respondents.

THIS action coming on for disposal before V. P. Redlich, Esq., District Judge of Avissawella, on January 29, 1930, in the presence of Mr. Allan Senanavaka, Proctor, on the part of the petitioner above named; and the affidavit of the petitioner dated September 11, 1929, having been read:

It is ordered that the petitioner be and she is hereby declared entitled to letters of administration to the estate of the deceased above-named, as his widow, unless the respondents above named or any person or persons interested shall, on or before February 19, 1930, show sufficient cause to the satisfaction of this court to the contrary

V. P. REDLICH, District Judge.

This Order Nisi is extended for March 19, 1930.

February 19, 1930.

V. P. REDLICH. District Judge.

(

his *Order Nisi* is extended for April 9, 1930.

March 19, 1930

V. P. REDLICH. District Judge.

e District Court of Kegalla Order Nisi.

Testamentary In the Matter of the Intestate Estate Jurisdiction. of Malwatte Araccige Don James 01.4149 CO Abeyeratne of Undugoda, Perera

Don Victor Edmund Perera Matte Ara Abeyratne of Undugod ... Petitioner.

(1) Malwatte Alacaige Don Edward Perera Abeyeratne of 35 Lanka Press, Trincomalee street, Kandy (2) that Wilfred Cyril Perera Abeyeratna of Miduyanawatta e Ramballa (2) ditto Mary Gielle. badagala, Kurinegala, (3) ditto Mary Cicilia Perera Abeyeratne of Convent school in Wella, Wattala. (4) ditte Regina Catherine Perera Abeyerane of Undagoda, (5) ditto Theresa Perera Abeyerane of Ambanpitya estate; (6) ditto Agnes War 2707 Perera Abeyerane of Undugoda, (7) ditto Richard Henry Perera Abeyeratne of Undugoda Respondents.

THIS matter coming on for disposal before P. Saravanamuttu, Esq., District Judge, Kegalla, on January 7, 1930, in the presence of Mr. J. H. Fernando, Proctor, on the part of the petitioner, and his affidavit and petition dated January 21, and February 7, 1930. respectively, having been read:

It is ordered and declared that the petitioner above named, as the son of the deceased aforesaid, is entitled to have letters of administration issued to him, and that such letters will be issued to him accordingly, unless the respondents above named or any other person or persons interested in the matter shall, on. April 8, 1930, show sufficient cause the satisfaction of this court to the contrary.

February 7, 1930. Profession of the expension of P. SARAVANAMUTTU, District Judge.

In the District Court of Kegalla. Order Nisi. Testamentary In the Matter of the Intestate of the late Dugganna Mahawalawwe Jurisdiction. No. 1,421. Ekanayaka Panditha Sundata Wasala Mudiyanseralahamillage dara of Marapona, decea Dugganna Maha Walawwe Ekanayaka Panditha Sundara Wasala Mudiyanseralahamillage Ukku Banda of Marapona Petitioner (1) ditto Anulawathie (2) ditto Wilfjard Bandara; lst and 2nd respondents being minors by their guardian ad litem (3) ditto Punchi Banda, all of Marapona Respondents. THIS matter coming on for disposal before G. S. Suraweera, Esq., Acting District Judge of Kegalla, on March 21, 1930, in the presence of Mr. A. A. Wickramasinghe, Proctor, on the part of the petitioner; and his affidavit and petition dated March 12 and 21, 1930 respectively, having been read:

It is ordered and declared that the 3rd respondent above named, as the paternal uncle of the 1st and 2nd respondents, minors above named, is a fit and proper person to be appointed their guardian ad litem, and that such appointment will be made accordingly, and that the petitioner above named as the father of the deceased aforesaid is entitled to have letters of administration issued to him, unless the respondents above named or any other person or persons interested in the matter shall, on May 20, 1930, show sufficient cause to the satisfaction of this court to the contrary.

March 21, 1930.

G. S. SURAWEERA, Acting District Judge.