

THE

CEYLON GOVERNMENT GAZETTE

No. 7,789 – FRIDAY, JULY 4, 1930.

Published by Authority.

PART II.—LEGAL.

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

-			PAGE				PAGE
Passed Ordinances		••		Supreme Court Notices	• •	• •	
Draft Ordinances		• •	862	District and Minor Courts Notices		••	874
List of Jurors and Assessors	3		_	Notices in Insolvency Cases	••		874
List of Notaries		• •	- <u> </u>	Notices of Fiscals' Sales	• •	••	. 87 6
Notifications of Criminal Se	ssions of th	ne Supreme		Notices in Testamentary Actions	•	••	890
Court	••	••	874	Council of Legal Education Notice	B.		-

ORDINANCES. DRAFT

F 345/30

MINUTE.

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

An Ordinance to make Supplementary Provision for the Public and Railway Services for the Financial Year 1928-29.

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

Short title.

Appropriation Rs.1,179,895.56 the Colony for year ending September 30, 1929.

Appropriation Rs.1,061,460 · 72 from revenue of Ceylon Government Railway for year ending September 30, 1929.

1 This Ordinance may be cited as the Supplementary Appropriation (1928-29) Ordinance, 1930.

2 In addition to the sum appropriated by the Appropriation Ordinance of 1928, the several sums appearing in Schedule I. hereto and amounting in all to the sum of rupees one million one hundred and seventy-nine thousand eight hundred and ninety-five and cents fifty-six are in respect of the several services mentioned in the said schedule hereby declared payable out of the revenue of the Colony for the service of the Financial Year beginning October 1, 1928, and ending September 30, 1929.

3 In addition to the sum appropriated by the Appropriation Ordinance of 1928, the several sums appearing in Schedule II. hereto and amounting in all to the sum of rupees one million and sixty-one thousand four hundred and sixty and cents seventy-two are in respect of the several services mentioned in the said schedule hereby declared payable out of the revenue of the Ceylon Government Railway for the service of the Financial Year beginning October 1, 1928, and ending September 30, 1929.

SCHEDULE I.

Sums payable out of the Revenue of the Colony.

			Rs.	c.
7.	Controller of Revenue		683	28
9.	Treasury: Commissioners of Currency		5.981	25
10.	Treasury: Loan Board		32	21
13.	Provincial Administration		995	1
28.	Legal: Supreme Court		36,440	83
29.	Legal: District Courts		15,420	71
32.	Legal: Solicitor-General		565	
33.	Legal: Fiscals		32,839	69
46.	Veterinary Department		40,099	
63.	Public Debt		82,050	
64.	Pensions		889,424	
65.	Exchange	• •	75,361	
			170 905	5.0

SCHEDULE II.

Sums payable out of the Revenue of the Ceylon Government Railway.

2.	Payment to R	enewals Fund o	n account of	Rs.	୍.୯.
£ 4.	depreciation Payment to R	ailway Betterme	nts Funds	74,921 986,5 3 9	
,				1,061,460	72

By His Excellency's command,

Colonial Secretary's Office, F. G. TYRRELL, Colombo, June 23, 1930. Acting Colonial Secretary.

Statement of Objects and Reasons.

The Ordinance makes supplementary provision for the Public and the Railway Services for the Financial Year 1928-29.

Attorney-General's Chambers, Colombo, June 20, 1930.

S. OBEYESEKERE, Acting Attorney-General.

K 1159/27

MINUTE.

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

An Ordinance to amend the Firearms Ordinance, No. 33 of 1916.

III. 435.

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 Firearms Amendment Ordinance, 1930.

Short title

Amendment of section 5 of

the principal Ordinance

- 2 Section 5 of the principal Ordinance is hereby amended as follows:—
 - (1) by the insertion of the words "at any time within six months" between the word "duty" and the word "before" in the fourth line of sub-section (1) thereof;
 - (2) by the repeal of sub-section (2) thereof and the substitution of the following sub-section therefor:—
 - (2) The licensing authority may in his discretion refuse to renew any licence:

Provided that, in the case of an application for the renewal of a gun licence—

- (a) the licensing authority may require the applicant to produce for his inspection the gun in respect of which the application is made;
- (b) the renewal shall not be refused unless the applicant refuses or neglects to produce the gun when so required, or except on one or more of the grounds on which the licensing authority would be entitled to withdraw a licence or permit under section 6; and
- (c) if the renewal is refused, the licensing authority shall inform the applicant in writing of such refusal;
- (3) by the insertion of the words", unless otherwise expressly provided," between the word "and" and the word "each" in the third line of subsection (3) thereof; and
- (4) by the addition of the following proviso at the end of sub-section (3) thereof:—

Provided that the licensing authority may, with the approval of the Governor, by order published in the Government Gazette, authorize within any area specified in such order the renewal of licences for muzzle-loading or breech-loading guns without payment of any stamp duty thereon.

- 3 The following sections are hereby inserted in the principal Ordinance immediately after section 5 thereof:—
 - 5 A (1) Before refusing to issue a licence or permit under section 4, or to renew a licence under section 5, the licensing authority shall give the person who has applied for the issue or the renewal, as the case may be, an opportunity of being heard in support of his application, and shall further, at the time when the applicant is so heard, permit a representative of the Inspector-General of Police to be heard in connection with the application.
 - (2) Every person who is aggrieved by any such refusal may, within fourteen days of the said refusal, appeal therefrom by petition to the Governor in Executive Council, whose decision thereon shall be final.
 - (3) Every such petition shall be subject to a stamp duty of one rupee which shall be refunded if the appeal is successful.

Insertion of new sections 5A and 5B in the principal Ordinance.

Applicant to have opportunity of being heard before refusal to issue or renew licence; and appealfrom refusal.

- 5 B (1) Where any person fails to make the necessary application for the renewal of a gun licence within the period specified in section 5, the licensing authority may in his discretion permit the renewal of the licence after the expiry of that period without any fine or penalty.
- (2) The licensing authority may in his discretion impose as a condition of any such renewal which is applied for after a period of one month from the expiry of the licence, but not in any other case, that the applicant shall pay, in addition to the renewal fee, if any, a fine not exceeding the amount of the stamp duty payable in respect of the licence.

Amendment of section 6 of the principal Ordinance.

- 4 Section 6 of the principal Ordinance is hereby amended as follows:—
 - (1) by the repeal of the words "The decision of the Government Agent shall be final and conclusive." at the end thereof, and by the renumbering of the section, as so amended, as section 6 (1); and
 - (2) by the addition of the following sub-sections at the end thereof:—
 - (2) Before withdrawing any licence or permit under this section, the Government Agent shall, by written notice addressed to the holder, suspend the licence or permit, and call upon the holder to appear before him, and upon his appearance shall give such holder an opportunity of showing cause why the licence or permit shall not be withdrawn, and shall further, upon such appearance, permit a representative of the Inspector-General of Police to be heard in connection with the matter.
 - (3) Every holder of a licence or permit who is aggrieved by the withdrawal thereof under this section may, within fourteen days of the said withdrawal, appeal therefrom to the Governor in Executive Council, whose decision thereon shall be final.
 - (4) Every such petition shall be subject to a stamp duty of one rupee which shall be refunded if the appeal is successful.

Amendment of section 12 of the principal Ordinance.

- 5 Section 12 (2) is hereby repealed and the following is substituted therefor:—
 - (2) Every such licence which shall be as near as is material in Form D in Schedule A may contain such restrictions and conditions as the Governor may direct and shall bear a stamp of twenty rupees.

Amendment of section 16 of the principal Ordinance. 6 Section 16 (1) of the principal Ordinance is hereby amended by the substitution of the words "one month" for the words "ten days" in the fourth line thereof.

Repeal of section 20 (3) of the principal Ordinance. 7 Section 20 (3) of the principal Ordinance is hereby repealed.

Amendment of section \$2 of the principal Ordinance.

- 8 Section 22 of the principal Ordinance is hereby amended as follows :—
 - (1) by the substitution of the words "referred to in this Ordinance" for the words "herein referred to" in the third line of sub-section (1) thereof;
 - (2) by the substitution of the words "two months" for the words "one calendar month" in the third line of sub-section (2) (d) thereof;
 - (3) by the substitution of the words "one month" for the words "ten days" in the third line of subsection (2) (f) thereof:
 - (4) by the substitution of the words "one month" for the words "ten days" in the third and fourth lines of sub-section (2) (g) thereof;
 - (5) by the addition of the word "or" at the end of each of paragraphs (h) and (i) of sub-section (2) thereof;

- (6) by the addition of the following paragraph after subsection (2) (i) thereof:—
 - (j) To the possession of any gun which shall be proved by any person charged with the possession thereof to be in an unserviceable condition and incapable of being rendered serviceable by reasonable repair;
- (7) by the addition of the following sub-sections at the end thereof:—
 - (4) Every person who is prosecuted under this section for possessing a muzzle-loading or breech-loading gun without a licence, by reason of his having failed to renew the licence for the gun for a period of one month from the expiration thereof, shall be liable on conviction to a fine not exceeding fifteen rupees, and on a second or subsequent conviction to a fine not exceeding one hundred rupees.

(5) No prosecution shall be instituted against any person for any offence under this section after the lapse of three months from the time at which the offence is alleged to have been committed.

- 9 Section 23 of the principal Ordinance is hereby amended as follows:—
 - (1) by the substitution of the words "one month" for the words "ten days" in the second line of subsection (1) thereof;
 - (2) by the addition of the following proviso at the end of sub-section (2) thereof:—

Provided that in any case where an applicant for, or the holder of, a permit to purchase a gun under section 14 is able to state the number of the gun and to give such other particulars thereof as may be necessary for the issue of the gun licence, he may be permitted to apply for a gun licence in the manner prescribed by this section simultaneously with his application for, or after obtaining, a permit to purchase, although he has not yet obtained possession of the gun; and the licensing authority may, if he is satisfied that there is no objection to such a course, issue a gun licence in accordance with the provisions of this section to the applicant;

(3) by the repeal of the proviso to sub-section (4) thereof and the substitution of the following proviso therefor:—

Provided that every such order shall be laid, as soon as conveniently may be, on the table of the Legislative Council at two successive meetings of the Council, and shall be brought before the Council at the next subsequent meeting held thereafter by a motion that the said order shall not be disapproved, and if upon the introduction of any such motion, or upon any adjournment thereof, the said order is disapproved by the Council, such order shall be deemed to be rescinded as from the date of such disapproval, but without prejudice to anything already done thereunder; and such order, if not so disapproved, shall continue to be of full force and effect. Every such disapproval shall be published in the Gazette.

10 Section 24 of the principal Ordinance is hereby amended as follows:—

- (1) by the deletion of items (a) and (b) in the scale of stamp duties contained therein, and the substitution of the following items therefor:—
 - Rs. c. (a) For every muzzle-loading or breech-

loading gun .. 1 0 per barrel.

(b) For every pistol other than a revolver or automatic pistol . . 2 50 per barrel.

(2) by the substitution of the words "muzzle-loading or breech-loading" for the word "muzzle-loading" in the proviso thereto.

Amendment of section 23 of the principal Ordinance.

Amendment of section 24 of the principal Ordinance. Repeal of section 25 of the principal Ordinance.

- 11 Section 25 of the principal Ordinance is hereby repealed.
- Amendment of section 23 of the principal Ordinance.
- 12 Section 28 of the principal Ordinance is hereby amended as follows:—
 - (1) by the substitution of the words "one month" for the words "ten days" in the seventh line of subsection (1) thereof; and
 - (2) by the insertion of the following sub-section immediately after sub-section (3) thereof:—
 - (4) Every person, being the holder of a licence for a muzzle-loading or breech-loading gun, who does not upon the expiration of such licence apply for its renewal, and who fails for a period of one month after such expiration to deliver up the gun and the licence to the Government Agent, and to deposit the gun at such place as the Government Agent shall direct, shall be liable on conviction to a fine not exceeding fifteeen rupees, and on a second or subsequent conviction to a fine not exceeding one hundred rupees.
 - (3) by the renumbering of sub-section (4) thereof as subsection (5).

Repeal of section 31 of the principal Ordinance and substitution of new section

> Report of loss or destruction of gun.

- 13 Section 31 of the principal Ordinance is hereby repealed and the following section is substituted therefor:—
 - 31 When any gun, in respect of which a gun licence has been issued, is destroyed or lost, the holder of the licence shall report such destruction or loss to the licensing authority, the nearest police station, or a headman not later than fourteen days after the discovery thereof, and if he fails to do so, he shall be guilty of an offence against this Ordinance.

Amendment of section 32 of the principal Ordinance.

- 14 Section 32 of the principal Ordinance is hereby amended as follows:—
 - (1) by the addition of the following words at the end of sub-section (1) thereof:—
 - "and shall bear stamps to the value of one rupee";
 - (2) by the insertion of the following sub-section immediately after sub-section (1) thereof:—
 - (2) The Government Agent may also issue a permit authorizing any co-cultivator of the holder of a licence for a muzzle-loading or breech-loading gun to use the gun for the protection of any crops cultivated in common by such holder and his co-cultivator. Every such permit shall be in the Form P in Schedule A.
 - (3) by the renumbering of sub-sections (2) and (3) thereof as sub-sections (3) and (4).

Amendment of section 33 of the principal Ordinance. 15 Section 33 of the principal Ordinance is hereby amended by the addition of the following words at the end of subsection (2) thereof:—

Provided that no person shall be prosecuted or convicted under this sub-section for possessing any part of a gun, unless such part is either a stock or barrel in serviceable condition, or appears to be intended for use in the manufacture of a gun or in the business of repairing guns.

For the purposes of this sub-section, a stock or barrel is in serviceable condition if after reasonable repair it is capable of being used for the purpose of manufacturing a gun.

Amendment of section 36 of the principal Ordinance.

16 Section 36 of the principal Ordinance is hereby amended by the substitution of the words "or any person possessing, selling, or manufacturing any part of a gun contrary to the provisions of this Ordinance, and to detain such gun or part of a gun "for the words" and to detain such gun "in the seventh line thereof. 17 Section 37 of the principal Ordinance is hereby repealed and the following section is substituted therefor:—

- 37 (1) It shall be lawful for any peace officer not below the rank of sergeant, or headman not below the rank of korala, vidane arachchi, or udaiyar, or any other person specially or generally authorized thereto by the Government Agent to enter and search—
 - (a) all premises of persons suspected of possessing, making, selling, or repairing guns without a licence as herein provided, or of possessing, selling, or manufacturing any parts of guns contrary to the provisions of this Ordinance; and
 - (b) any place, vessel, boat, or conveyance, which he reasonably suspects to contain unlicensed guns, or parts of guns possessed, sold, or manufactured contrary to the provisions of this Ordinance,

and then and there to take charge of and remove any guns or parts of guns which he reasonably suspects to be without a licence as herein provided, or to be possessed, sold, or manufactured contrary to the provisions of this Ordinance.

- (2) It shall be lawful for any peace officer or headman who has reason to suspect that any unlicensed gun has been used for or in connection with the commission of a crime punishable under the Ceylon Penal Code or the abetment of any such crime to enter and search any premises, place, vessel, boat, or conveyance which he reasonably suspects to contain such unlicensed gun and then and there to take charge of and remove any guns or parts of guns which he reasonably suspects to be without a licence as herein provided, or to be possessed, sold, or manufactured contrary to the provisions of this Ordinance.
- (3) All guns or parts of guns seized and removed under this section shall be delivered by such peace officer, headman, or other person to the officer in charge of the nearest police station or the chief headman.
- 18 Section 38 of the principal Ordinance is hereby amended by the insertion of the words "or of possessing, selling, or manufacturing any part of a gun contrary to the provisions of this Ordinance" immediately after the word "required" in the fourth line thereof.
- 19 Section 42 of the principal Ordinance is hereby repealed.
- 20 Section 44 of the principal Ordinance is hereby amended as follows:—
 - (1) by the substitution of the words and figures "sections 9, 10, 11, 12, 17, 27, 28, or 35" for the words and figures "sections 9, 10, 11, 12, 17, 22, 27, 28, 35, or 41 of this Ordinance" in the second line of subsection (1) thereof; and
 - (2) by the substitution of the words "or other convenient place" for the words "or, in places where there are no police stations within a radius of ten miles, at the local kachcheri" in the second, third, and fourth lines of sub-section (2) thereof.
- 21 The following section is inserted in the principal Ordinance immediately after section 44 thereof:—
 - 44. (1) Where any person is convicted of an offence under section 22 or 41, any gun in respect of which the offence was committed may be impounded by order of the court.
 - (2) The court shall cause every gun so impounded to be deposited at the nearest police station, or other convenient place, and shall, in eases where a licence has been issued in respect of the gun, report to the licensing authority the fact that the gun has been impounded.

Repeal of section 87 of the principal Ordinance and substitution of new section therefor.

Power to search for unlicensed guns, &c.

Amendment of section 38 of the principal Ordinance.

Repeal of section 42 of the principal Ordinance.

Amendment of section 44 of the principal Ordinance.

Insertion of new section 44A in the principal Ordinance.

Impounding of guns.

(3) Every gun so impounded may be redeemed by the owner thereof at any time within three months from the date of its being so impounded, on proof to the satisfaction of the court that he is the owner thereof, and that he has either obtained a licence therefor or has lawfully sold the gun to some other person who was duly authorized to purchase the same.

(4) Every such gun which is not so redeemed within three months from the date of its being so impounded may be forfeited and shall thereupon be destroyed in such manner as the Inspector-General of Police shall direct.

22 Section 46 of the principal Ordinance is hereby amended by the addition of the following words at the end thereof:-

"and by order to authorize the Government Agent to issue temporary gun licences, at any time of the year on payment of not more than half the respective stamp duties specified in section 24, for any period not exceeding six months, to such class or classes of persons as may be specified in such order.

Provided that nothing in this Ordinance relating to the renewal of licences or to the duty or liability of any holder of a gun licence on the expiration of the licence shall apply to any such temporary gun licence or to the holder thereof.

- 23 Section 48 (1) of the principal Ordinance is hereby amended by the substitution of the word and figures "section 22 (2) (i)" for the word and figures "section 22 (2) (1)" in the seventh line thereof.
- 24 Section 51 of the principal Ordinance is hereby repealed and the following section is substituted therefor:
 - licence in respect of such gun within three months of the said date, shall be exempt from all liability for the unlawful possession of such gun prior to the decision of the licensing authority upon such application.
- 25 The following section is inserted in the principal Ordinance immediately after section 52 thereof:
 - 52A This Ordinance may be reprinted from time to time by order of the Governor in Executive Council together with all amendments, additions and alterations which may have been made thereto by the Legislative Council and any copy of this Ordinance so reprinted shall be deemed for all purposes to be a correct copy of the Ordinance as so amended, added to or altered at the date of such reprinting, provided that it purports to have been printed by the Government Printer by order of the Governor in Executive Council.
- 26 Schedule A to the principal Ordinance is hereby amended as follows :-
 - (1) by the substitution of the words "one month" for the words "ten days" in the third line of the "Note to Transferee " at the end of Form G ;
- (2) by the deletion of the following words in Form J: "This license expires on the 31st day of December, (a)
 - (b) " Endorsement on Back.

License renewed on the day of -(Signed) -

Government Agent." (3) by the deletion of the "Note to Licensee" in Form M, and the substitution of the following words therefor :--

Note to Licensee.

1. This licence expires on December 31, 19-, and should be If it is not renewed, this licence and the renewed before then. gun in respect of which it is issued should be surrendered to the

amendment of section 46 of the principal Ordinance.

Amendment of section 48 (1) of the principal Ordinance.

Repeal of section 51 of the principal Ordinance and substitution of new

Immunity from unlawful possession.

(Date of Governor assent to the Bill to be inserted.)

Insertion of new section 52A in the principal Ordinance.

Reprinting of Ordinance

19

Government Agent before January 31, 19-. It is unlawful without a renewal of this licence

- (i.) To use the gun after December 31, 19-
- (ii.) To possess the gun after January 31, 19-
- 2. Application for renewal of this licence can be made to the Government Agent either by letter or when he is on circuit. Stamps of the value indicated below should accompany the application for registration :-

(a) For a muzzle-loading or breech-loading

1 0 per barrel

(b) For a pistol other than a revolver or

Rs. c.

automatic pistol . . . 2 50 per barrel (c) For a rifle

0 per barrel

(d) For a revolver or automatic pistol .. 10 0 per barrel

3. If this licence is lost, defaced, or destroyed, a duplicate can be obtained from the Government Agent on payment of a stamp duty of one rupee.

Where a renewal of this licence has been refused, or where it has been withdrawn, the licensee must within one month of such refusal or withdrawal surrender this licence and the gun in respect of which it is issued to the Government Agent at such place as the Government Agent shall direct.

5. It is unlawful to sell or transfer the gun in respect of which this licence is issued to any person except in accordance with a permit obtained for the purpose from the Government Agent.

6. Loss or destruction of the gun in respect of which this licence is issued must be reported to the Government Agent or the village headman within fourteen days.

Should the person to whom this licence is issued die, a fresh licence should be taken out or the gun should be surrendered to the Government Agent within two months of the date of death.

8. This licence must be shown by the licensee to any police officer or headman, whenever called upon to do so.

(4) by the insertion of the following additional Form at the end thereof:

P.—Permit for Use of Gun by Co-cultivator.

(Section 32.)

-, do hereby -, Government Agent of (name of co-cultivator) of -- (address) to carry and use licensed gun No. —, during the period ending December 31, 19—, for the protection of the erops (insert nature of crops) at - (place) which are cultivated in common by the said ---- (name of co-cultivator) ---, holder of gun licence No. and by -- (place) in respect of the said gun.

--, 19---. Dated -

(Signed) -Government Agent.

Note.—This authority is to be carried by the co-cultivator named therein, and is to be produced by him whenever called upon to do so by a police officer or headman.

Schedule B to the principal Ordinance is hereby amended as follows:-

(1) by the repeal of the word and figures "344 and", and by the addition of the words "when committed with the show or aid of firearms" after the words "Criminal force," in the thirteenth line thereof; and

(2) by the insertion of the words and figures-

"355

.. Kidnapping or abducting in order to murder."

between the thirteenth and fourteenth lines thereof; and

- (3) by the substitution of the figures "368" for the figures "367", and by the addition of the words "when committed with the show or aid of firearms" after the words "theft of cattle, &c.," in the fourteenth line thereof.
- 28 The principal Ordinance is hereby amended by the substitution of the word "licence" for the word "license wherever the latter word is used therein as a noun.

By His Excellency's command,

Colonial Secretary's Office, Colombo, June 9, 1930.

F. G. TYRRELL, Acting Colonial Secretary. Amendment of Schedule B to the principal Ordinance.

Substitution of "licence" for "license! in principal Ordinance.

Objects and Reasons.

This Bill is based on the recommendations of the Committee appointed in 1926 to consider the necessary amendments of the Firearms Ordinance, No. 33 of 1916 (Sessional Paper XXXIII. of 1927).

- 2. Sections 5 and 6 of the Ordinance have been amended, and a new section 5a has been added, by clauses 2, 3, and 4 of the Bill, with the main object of giving applicants for, or holders of, gun licences, firstly an opportunity of being heard before licences are refused or withdrawn, and secondly a right of appeal from refusal or withdrawal. Section 25 (repealed by clause 10), which deals with the renewal of gun licences, is also by clause 2 incorporated in section 5, and the question of renewal of licences is thus brought together under one section. Section 5 is further amended by clause 2, so as to permit applications for the renewal of licences to be made at any time within six months before their expiry, and to authorize within specified areas the renewal of licences for muzzle-loading or breech-loading guns without payment. Clause 2 (3) is an amendment consequential upon clause 2 (4).
- 3. Clause 3 also adds a new section 5B to the Ordinance for the following reasons. Section 30 of the Ordinance authorizes the Government Agent to renew a gun licence on payment of a fine when the holder has failed to apply for renewal within due time, and in practice the section has been interpreted as making it obligatory to impose a fine in all cases. There is no doubt that this is an unnecessary hardship and the section has therefore been repealed and inserted in a different form as a new section after the new section 5A which also deals with the renewal of licences. In future, the Government Agent may not impose any fine for renewals applied for within one month of the expiry of the licence, and after that time a fine may be imposed or not at the discretion of the Government Agent. It is further provided that the licence holder will not be liable to any penalty for unlawful possession of the gun between the expiry of the licence and its renewal.
- 4. Clause 5 makes it possible to attach restrictions and conditions to licences to sell guns issued under section 12.
- 5. Clause 6 extends from ten days to one month the period allowed to the transferee of a gun to apply for the endorsement of the licence in his favour, and consequential amendments have been made in sections 22 (2) (f), 23 (1), and Schedule A, Form G, by clauses 8 (3), 9 (1), and 25 (1) respectively.
- 6. There does not appear to be any good reason why a gun repairer's licence should be renewed annually, and those portions of the Ordinance which require renewal of such licences have been deleted by clauses 7 and 25 (2).
- 7. Clause 8 extends from one month to two months the period allowed for the family of a deceased gun owner to possess the gun without a licence (section 22 (2) (d)), and, by this clause also, the possession of a gun after the expiration of the licence will in future be permitted for a period of one month, the previous allowance being ten days only (section 22 (2) (g)). A similar concession has been made (clause 12 (1)) with reference to the period within which a gun is required to be delivered to the Government Agent after the expiry of the licence (section 28 (1)).
- 8. Clause 8 also amends section 22 (1) so as to make it clear that "herein" means "in this Ordinance" and not "in this section", and further enlarges that section in the following respects also:—
 - Possession of a gun which is proved by its owner to be in an unserviceable condition will no longer be an offence.
 - (2) The fine for possessing a muzzle-loading or breechloading gun without a licence where the licence has expired has been reduced to Rs. 15 for a first offence, the existing penalty of Rs. 100 being considered too high.

(3) The provisions of the existing section 42 with regard to the limitation of time for prosecution have been incorporated here for the sake of convenience, and section 42 has been repealed (clause 19).

Clause 9 (2) adds a proviso to section 23 (2) which will enable a gun licence to be applied for by, and issued to, an applicant at the same time, if he is in a position to give the number and other necessary particulars of the gun which he intends to buy. This amendment is made with the object of simplifying the procedure for obtaining a gun licence, and obviating the difficulty experienced by persons residing at a distance from the Kachcheri in having to make two journeys before they can obtain a licence.

10. Clause 9 (3) adopts the usual provisions for the laying

of orders, rules, &c., before the Legislative Council.

11. Clause 10 reduces the licence fees on breech-loading guns from Rs. 2.50 to Re. 1 per barrel, thus putting them on the same level as muzzle-loading guns; and the power given by the proviso to section 24 to reduce the fee in specified areas for single-barrelled muzzle-loading guns has been extended by this clause to single-barrelled breech-loading

The fine for failure to deposit a muzzle-loading or breech-loading gun on the expiration of the licence has been reduced by clause 12 (2) to Rs. 15 for a first offence, the existing penalty of Rs. 100 being considered too high.

13. Clause 13 amends section 31 by extending the time allowed for reporting the loss or destruction of a gun from 7 days to 14 days, and in future it will be sufficient to make such reports to the nearest police station or a headman; suitable instructions will be issued to insure that the information reaches the licensing authority.

14. Clause 14 (1) gives effect to a recommendation by the Fees Revision Committee in 1923 that fees should be charged for permits issued under section 32, but the fee has been

fixed at one rupee.

Clause 14 (2) gives power to the Government Agent to issue a permit which will authorize any person who is cultivating crops in common with the owner of a licensed shot gun to use the gun for the protection of those crops. A form of permit has been laid down by clause 23 (4).

15. Clauses 15, 16, 17, and 18 deal mainly with the question of parts of guns. Section 33 (2) makes it an offence to possess any part of a gun, but this provision appears to be too drastic and a proviso has therefore been added by clause 15 limiting the offence to the possession of a serviceable stock or barrel,

or a part which appears to be intended for use.

Sections 36, 37, and 38, which at present only refer to guns, have been extended by clauses 16, 17, and 18 to cover unlawful possession, sale, or manufacture of parts of guns, and clause 17 confines the power of entry and search now conferred on peace officers and headmen to peace officers not below the rank of sergeant, headmen not below the rank of korala, vidane arachchi, or udaiyar, and other persons appointed by the Government Agent.

Clause 17 also confers a power of search on peace officers and headmen on suspicion that an unlicensed gun has been used for the commission or abetment of a crime under the

Penal Code.

16. Section 44 of the Ordinance authorizes the confiscation of guns for certain offences against the Ordinance. It is considered that this is too serious a penalty in the case of offences under section 22 (possession of an unlicensed gun), and section 41 (possession without licence of a gun which is the property of another person). The references to these sections have therefore been repealed by clause 20 (1), and a new section 44A has been inserted in the Ordinance by clause 21, providing that in such cases the gun may be impounded until the licensee obtains a licence or lawfully sells the gun. The gun may only be forfeited if he fails to do this for a year.

17. Clause 22 amends section 46 so as to authorize the Government Agent to issue temporary gun licences at half fees for not more than six months at any time of the

- year. This is for the convenience of visitors to the Island who desire to shoot and yet do not require a licence for the whole year. Such persons also, if they arrive in the latter portion of the year, are at present required to take out a licence and renew it on January 1 next.
- 18. Information supplied to the Committee led them to believe that there is still a large number of unlicensed guns in Ceylon, and it is proposed therefore to deal with this unsatisfactory position by re-enacting section 51 of the Ordinance which has now lapsed, in a slightly different form. This has been done by clause 24, and will enable all persons in possession of unlicensed guns at the date when the Bill becomes law to apply for licences within three months of that date, and will render such persons immune from prosecution until the licensing authority has decided whether their applications can be granted or not. A similar course was adopted in 1922 in the Hambantota District with the result that nearly 1,000 unlicensed guns were produced and licensed.
- 19. Clause 25 introduces a new section into the principal Ordinance which invests with legal authority the Government Printer's reprints of the principal Ordinance incorporating amendments.
- 20. By clause 26 (3) the Note to the Licensee on the gun licence contained in Form M in Schedule A to the Ordinance has been considerably enlarged for the benefit of licensees, and now contains all the information which it is necessary for them to have. It is proposed that this information shall be printed in English and in the vernacular on the licence.
- 21. Section 6 of the Ordinance authorizes the withdrawal of a licence or permit where the holder is convicted under any of the sections of the Penal Code enumerated in Schedule B. It is considered that a conviction under sections 344 and 367 do not necessarily indicate a disposition to use firearms for a criminal purpose and they have therefore been deleted from the Schedule by clause 26. The same clause adds section 355 of the Penal Code to the Schedule and the reference to criminal force, and theft, theft of cattle, &c., have been limited to cases where those offences are committed with the show or aid of firearms.

S. OBEYESEKERE, Acting Attorney-General.

Attorney-General's Chambers, Colombo, June 6, 1930.

MINUTE.

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

An Ordinance for making provision for the Public and Railway Services for the Financial Year 1930–31.

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 Appropriation Ordinance of 1930.

Appropriation for year 1930-31.

2 Without prejudice to any other law authorizing any expenditure, sums not exceeding one hundred and twenty-five million three hundred and two thousand one hundred and sixty-five and thirty million rupees are hereby declared to be payable for the service of the financial year beginning on October 1, 1930, and ending on September 30, 1931, out of the revenue and other funds of the Colony and the revenue of

the Ceylon Government Railway respectively; and the said sums may be expended as specified in the schedules to this Ordinance.

SCHEDULE I.

Sums Payable out of the Revenue of the Colony.

		Rs.
1.	His Excellency the Governor	300,234
2.	Legislature	402,796
3.	Civil Service	2,291,637
4.	Clerical Service	4,687,110
5.	Secretariat	97,321
6. 7.	Secretariat: Printing Branch Controller of Revenue	727,507 16,926
8.	Treasury	94,532
9.	Treasury—Commissioners of Currency	318,330
10.	Treasury—Loan Board	4,741
11.	Treasury—Stamp Office	114,870
	Income Tax Department	322,480
12.	Audit Office	186,617
13.	Provincial Administration	3,403,230
14. 15.	Local Government Board	240,832
16.	Land Settlement Department Survey Department	$239,916 \\ 4,151,083$
17.	Government Stores	492,254
18.	Registrar-General's Department	486,356
19.	Department of Statistics and Office Systems	239,025
20 .	Department of Indian Immigrant Labour	158,085
21.	Immigration and Quarantine	316,395
22.	Customs	764,696
$23. \\ 24.$	Colombo Port Commission	3,734,186
2 4 . 25.	Excise Department	110,334 1,632,512
26.	Salt Establishment	551,004
27.	Post Office and Telegraphs	9,563,839
28.	Legal: Supreme Court	363,188
29 .	Legal: District Courts	302,328
30.	Legal: Courts of Requests and Police Courts	241,104
31. 32.	Legal: Attorney-General	265,898
.32. 33.	Legal: Solicitor-General Legal: Fiscals	45,527 $742,874$
34.	Public Trustee	42,085
35.	Police	3,507,332
36.	Prisons	989,124
37.	Department of Medical and Sanitary Services	11,833,952
38 .	Medical College	113,078
39 . 4 0.	Government Analyst Education	71,864
41.	University College	$12,762,616 \\ 481,102$
42.	Archæological Department	136,718
43.	Colombo Museum	107,218
44.	Department of Fisheries	153,983
45 .	Department of Agriculture	1,187,947
46.	Veterinary Department	246,867
47. 48.	Department of Mineralogy	22,191
49.	Forest Department Registrar of Co-operative Societies	1,291,198 1 33,22 1
50.	Registrar of Patents	11,874
51.	Railway Department	
52 .	Railway Extraordinary Works	
53 .	Irrigation Department	970,012
54 .	Irrigation Annually Recurrent	312,300
55.	Irrigation Extraordinary	850,683
56. 57.	Public Works Department	2,306,281
58.	Public Works Annually Recurrent Public Works Extraordinary	9,242,112
59.	Electrical Department	8,553,932 367,216
60.	Electrical Undertakings Annually Recurrent	171,500
61.	Electrical Undertakings Extraordinary	280,181
62 .	Military Expenditure	2,447,404
63.	Public Debt	12,144,119
64.	Pensions	7,895,900
65. 66	Exchange	200,000
66.	Miscellaneous	4,913,134
0=	Total	121,356,911
67.	Loan Works	3,945,254

SCHEDULE II.

Sums Payable out of the Revenue of the Ceylon Government Railway.

Rs.
24,600,000
2,250,000

depreciation ...

Interest on Railway Capital payable to the revenue of the Colony ...

Ordinary working expenditure of the Railway

Payment to Renewals Fund on account of

3,150,000

4. Payment to Railway Betterments Funds

30,000,000

By His Excellency's command,

Colonial Secretary's Office, Colombo, July 2, 1930. F. G. TYRRELL, Acting Colonial Secretary.

Statement of Objects and Reasons.

This Ordinance makes provision for the Public and Railway Services of the Colony for the Financial Year 1930-31.

Attorney-General's Chambers, Colombo, July 2, 1930. S. OBEYESEKERE, Acting Attorney-General.

(Continued on page 898.)

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 Central Province will be holden at the Court-house at Kandy, on Friday, August 1, 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, Kandy, July 1, 1930. H. W. Codrington, Fiscal.

DISTRICT AND MINOR COURTS NOTICE.

NOTICE is hereby given that the valueless records of the District Court and Additional Court of Requests of Kalutara from the year 1917 to 1924, and District Court criminal cases from the year 1888 to 1926, will be destroyed, in terms of Ordinance No. 12 of 1894, at the expiration of three months from July 1, 1930.

Any person interested in any such record or records may personally, by proctor, or by duly authenticated petition claim, upon good cause shown apply that such record or records may not be destroyed.

District Court, Kalutara, July 30, 1930. N. M. BHARUCHA, District Judge.

NOTICES OF INSOLVENCY.

In the District Court of Colombo.

No. 4,066. In the matter of the insolvency of T. K. Kevarappa Reddiar of Slave Island.

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 July 29, 1930, for the grant of a certificate of conformity to the insolvent.

By order of court, P. DE KRETSER, Colombo, June 26, 1930. Secretary. In the District Court of Colombo.

No. 4,085. In the matter of the insolvency of S. R. Sunderasa Iyer of Grandpass, Colombo.

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 July 29, 1930, for the grant of a certificate of conformity to the insolvent.

By order of court, P. DE KRETSER, Colombo, June 26, 1930. Secretary.

In the District Court of Negombo.

Insolvency In the matter of the insolvency of Mihidu-No. 206. kulasuriya Joseph Fernando of Negombo.

NOTICE is hereby given that the first sitting of this court in the above matter has been adjourned to July 14, 1930, at 10 A.M.

By order of court, C. EMMANUEL, Negombo, July 1, 1930. Secretary.

In the District Court of Kalutara.

No. 247. In the matter of the insolvency of Neina Abdul Azeez of Totawatta.

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 August 21, 1930, to examine the insolvent.

By order of court, A. W. Ludekens, Kalutara, June 27, 1930. Secretary.

In the District Court of Kandy.

No. 1,781. In the matter of the insolvency of Alfred Edwin Dale of Wattegama.

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 August 22, 1930, to consider the granting of a certificate of conformity to the above-named insolvent.

By order of court, Gerald E. DE Alwis, Kandy, June 28, 1930. Secretary.

In the District Court of Kandy.

No. 1,832. In the matter of the insolvency of Paul Vaitilingam Wijeratnam of Attabage in Udapalate

NOTICE is heroby given that a special meeting of the creditors of the above-named insolvent will take place at the sitting of this court on August 22, 1930, to examine the above-named insolvent.

By order of court, Gerald E. de Alwis, Kandy, June 28, 1930. Secretary.

In the District Court of Galle.

No. 573. In the matter of the insolvency of Ahamed Lebbe Marickar Mohamed Cassim of Dangedera.

NOTICE is hereby given that a certificate meeting of the creditors of the above-named insolvent will take place at the sitting of this court on August 26, 1930.

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

In the District Court of Galle.

No. 607. In the matter of the insolvency of Samuel Susew Weerasuriya of Gonapinuwala.

NOTICE is hereby given that a meeting of the creditors of the above-named insolvent adjourned at the sitting of this court on August 7, 1930.

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

In the District Court of Galle.

No. 608. In the matter of the insolvency of T. Ramanayaka of Galle.

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 September 2, 1930, for examination of insolvent.

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

In the District Court of Galle.

No. 612. In the matter of the insolvency of Dinamuni Hendrick Mendis of Dikwella.

NOTICE is hereby given that a certificate meeting of the creditors of the above-named insolvent will take place at the sitting of this court on August 28, 1930.

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

In the District Court of Matara.

Insolvency No. 58.

In the Matter of the insolvency of Walter Emanis Samarawickrama of Walpola.

WHEREAS Walter Emanis Samarawickrama has filed a declaration of insolvency, and a petition for the sequestration of his estate has also been filed by (1) H. A. W. Gunawardena and (2) D. S. Abeygunawardena, both of Matara, under the Ordinance No. 7 of 1853; Notice is hereby given that the said court has adjudged the said Walter Emanis Samarawickrama insolvent accordingly; and that two public sittings of this court, to wit, on July 9, 1930, and on July 23, 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, R. MALALGODA, Matara, June 4, 1930. Secretary.

In the District Court of Matara.

Insolvency In the matter of the insolvency of Parana No. 54. Palliyaguruge Simon of Pelena in Weligama.

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 July 14, 1930, for filing of balance sheet.

By order of court, R. Malalgoda,
June 25, 1930. Secretary.

In the District Court of Kurunegala.

Insolvency In the matter of the insolvency of Boruppege Don Marshal Perera of Bingiriya.

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 August 18, 1930, to consider the granting of a certificate of conformity to the above-named insolvent.

By order of court, F. J. Bastiansz, Kurunegala, July 1, 1930. Acting Secretary

In the District Court of Badulla.

No. 5. In the matter of the insolvency of Ana Kawenna Chena Seyadu Mohamadu Rawther of Badulla.

NOTICE is hereby given that the adjourned second meeting of the creditors of the above named insolvent will take place at the sitting of this court on July 23, 1930, for the last examination of the insolvent.

By order of court, B. J. Arasaratnam, June 27, 1930. Secretary

In the District Court of Badulla.

No. 10. In the matter of the insolvency of A. P. A. Ahamadu Mohiyadoen of Lunugala.

NOTICE is hereby given that the adjourned meeting of the creditors of the above-named insolvent will take place at the sitting of this court on July 25, 1930.

By order of court, B. J. Arasaratnam, June 27, 1930. Secretary.

In the District Court of Avissawella.

In the matter of the insolvency of A. G.C. Francis of Chesterford estate, Ruanwella.

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 July 22, 1930, to appoint an assignee.

By order of court, H. J. Chandrawarnam, Avissawella, June 24, 1930. Secretary.

In the District Court of Ratnapura.

No. 61. In the matter of the insolvency of Wellage Hendrick de Silva of Nambapana road, Ratnapura.

WHEREAS Wellage Hendrick de Silva of Nambapana road, Ratnapura, has filed a declaration of insolvency, and a petition for the sequestration as insolvent of his own estate, under the Ordinance No. 7 of 1853: Notice is hereby given that the said court has adjudged him an insolvent accordingly, and that two public sittings of the court, to wit, on August 18 and September 18, 1930, will take place for the 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. WRIDYARATNE, June 25, 1930. Secretary.

In the District Court of Kegalla.

Insolvency In the matter of the insolvency of V. A. Jurisdiction.

Suppiah Pillai of Kegalla.

Case No. 58.

NOTICE is hereby given that the certificate meeting of the creditors of the above-named insolvent will take place at the sitting of this court on July 29, 1930, to consider the grant of the certificate of conformity.

By order of court, L. B. Caspersz, Kegalla, June 28, 1930. Secretary

NOTICES OF FISCALS' SALES.

Western Province.

In the Court of Requests of Panadure.

K. Aloysius Perera of Moratuwa Plaintiff.

No. 500. Vs.

(1) K. D. Peter and (2) Don Dionis, both of Piliyandala Mampe Defendants

NTICE is hereby given that on Thursday, August 14, 1930, at 2 p.m., will be sold by public auction at the premises the right, title, and interest of the said 1st defendant in the following property for the recovery of the sum of Rs. 189 50. with legal interest thereon from April 1, 1930, till payment in full, and costs of suit Rs. 20 25, viz.:—

All that land called Kekunagahawatta with the soil, plantations, and buildings standing thereon, situated at Mampe in the Palle pattu of Salpiti korale in the District of Colombo, Western Province; and bounded on the north by a portion of this land, on the east by road, on the south by land of Udawattage Velun Appu, and on the west by high road; containing in extent about $\frac{1}{2}$ acre.

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

(1) Lawrence Jayakody, also known as Lionel Jayakody, and (2) Robert Jayatilleke, both of Bay calla Defendants.

NOTICE is hereby given that on Friday, August 1, 1930, at 2 r.m., 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 the sum of Rs. 5,516 98, with interest on Rs. 5,000 at 13½ per cent. per annum from April 3, 1930, till May 26, 1930, and thereafter at 9 per cent. per annum till payment, viz.:—

All that portion marked lot "D" of the land called Divulapitiya estate, situated at Balagalla and Wewagedara in Yatigaha pattu of Hapitigam korale in the

District of Negombo, Western Province; the said lot "D" being bounded on the north by the high road from Negombo to Mirigama and land of D. F. Charles Jayakody, east by the land of D. F. Charles Jayakody, land of O. Jangohamyand others, land of N. Girigoris, land of W. Silvestry, and land of Arnolis and others, south-east by the field of D. F. Charles Jayakody and others and field of W. Silvestry, south by water-course, and west by lot C 1 of this land; containing in extent within these boundaries 55 acres 2 roods and 11 5 perches, together with the buildings and plantations standing thereon, and registered under D 71/185 at the Negombo Land Registry.

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

Payna Sayna Sayan Moona Kana Theena Kaderasen Chetty of 139, Sea street, Colombo, appearing by his aftorney Chellappa Chetty. Plaintiff.

No. 28,102. Vs.
(1) Daisy Elaine Hamer, (2) Stanley Hamer, both of Mutwal, Colombo Defendants.

NOTICE is hereby given that on Friday, August 8, 1930, will be sold by public auction at the respective premises the following property mortgaged with the plaintiff by bond No. 924 dated February 16, 1928, and attested by C. Perumalpillai 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 July 23, 1928, for the recovery of the sum of Rs. 5,167.50, together with interest on Rs. 5,000 at 18 per cent. per annum from May 28, 1928, up to date of decree, June 8, 1928, and thereafter on the aggregate amount at the legal rate until payment in full, and costs of suit Rs. 337.67½, less Rs. 638, viz.:—

At 10.30 A.M.

1. All that allotment of land or 16/30 parts of a gardencalled Beligahawattaalias Kosgahawatta, together with plantations and buildings bearing assessment No. 81 and Ward No. 4127, situated at Mutwal, within the Municipality and District of Colombo, Western Province; and bounded on the north-east by the garden of PackeerTamby, now of Rawther Saibo Uduman Lebbe, on the south-east by the high road, on the south-west by the other part of the garden of D. de Abrew Abeysinghe-Aratchi, now of John Miranda, and on the north-west by the garden called Dambugahawatta belonging to A. Peduru Fernando and others; containing in extent 38 73/100 perches.

At 2 P.M.

2. All that remaining part or portion of the garden marked No. 5 and bearing assessment No. 32, now bearing Nos. 36, 36a (1-17), 38, and 40, situated at Forbes road in Maradana, within the Municipality and District of Colombo, Western Province; and bounded on the north by Forbes road, on the east by the part of the garden belonging to Packeer Bawa Sewathi Umma, now the property of S. M. Mohamed Sally bearing assessment No. 2226/36, on the south by the portion of the garden belonging to Atchi Umma and by the property of B. J. C. Burah bearing assessment No. 2224/35, and on the west by a part of the garden marked No. 6, the property of C. A. L. M. Abdul Cader bearing assessment No. 2229/31; containing in extent 19½ perches.

At 4 P.M.

3. All that allotment of land called Alutwatta bearing lot No. 8B, being a divided portion of No. 8 in registration plan No. 1, together with the buildings, trees, plantations

bearing assessment No. 31 standing thereon, situated at Dehiwala in the Palle pattu of Salpiti korale in the District of Colombo, Western Province; and bounded on the north by lots 8F, 8J, and 8I, on the east by lot 8H, on the south by lot P, and on the west by lot 7; containing in extent 1 rood and 3 perches. Prior registration A 117/185, A 177/182, and Dehiwala 7/47, 10/206.

Fiscal's Office, Colombo, July 2, 1930.

R. O. DE SARAM, Deputy Fiscal.

In the District Court of Colombo.

Tudugala Tennakoon Mudianselage Don Walter Wijewardena of Kollupitiya in Colombo Alaintiff. No. 28.699. Vs.

Kodicarage Don Louis Samaranayaka of Singharamulla in the Adicari pattu of Siyane Jorale, legal representative of the estate of Kodicarage Don William Samaranayake, deceased Substituted defendant

NOTICE is hereby given that on Tuesday, August 12, 1930, will be sold by public auction at the respective premises the following property 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 17, 1930, for the recovery of the sum of Rs. 400, with interest thereon at 9 per cent. per annum from July 4, 1928, till payment in full, and costs, viz.:—

1. At 2 p.m.—All that undivided 22/120 part or share from the land called Welikumbura, situated at Kotuwilla in Ambatalenpahala of Alutkuru korale south in the District of Colombo, Western Privince and bounded on the north by the road leading to Hanwella, on the east by the field belonging to H. Francis Perera, on the south by the field belonging to D. D. Dias Bandaranayake, and on the west by the field belonging to K. Baba Appuhamy and by land and field belonging to James Appuhamy; containing in extent 3 acres 2 roods and 24% perches.

2. At 2.30p.m.—All that undivided 22/120 part or share of and from the contiguous allotments of land called Kebellawalakumburawalauwewatta and Welikumbura, situated at Kotuwilla aforesaid; bounded on the north-west by a portion of the same land and by the land of K. Baba Appu, on the east by the land belonging to K. Don Pasquel and by a portion of the same land, on the south-west also by a portion of the same land; containing in extent 7 acres 1 rood and

17 3/10 perches.

3. At 3 p.m.—All that undivided 22/40 part or share of and from the tiled house on the land called Senelebbegewatta and the field, situated at Weragoda in Ambatalenpahala aforesaid; bounded on the north by Kelani-ganga, on the east by land belonging to Meera Lebbe Marikar and field, on the south by Diyapothekumbura, and on the west by the field of Sinnamma Atchi; and containing in extent 3 acres. (It is now reported that the extent of the land is about \(\frac{3}{4} \) of an acre.)

4. At 3.30 p.m.—All that undivided 22/80 part or share of and from the land called Kosgahawatta, situated at Wennawatta in Ambatalenpahala aforesaid; bounded on the north by the land belonging to the estate of Hanwellage Davith Perera, on the east by the land belonging to Davith Fernando Karunaratne, Police Vidane, on the south by the land belonging to the estate of Hanwellage Davith Perera and by another land, and on the west by the land belonging to Abraham

Peiris and Gabriel Wanaguru Appuhamy; and containing in extent about 4 bushels of paddy sowing. Registered B 157/229, 70/184, 109/294-296 and H 21/381.

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

In the District Court of Colombo.

(1) Galkandage Dona Helena Perera, wife of (2)
Pattamperuma Aratchige Don Juan Sinno alias
Don Juan Appuhami, both of Galahitiyawa in
Ragam pattu of Alutkuru korale Defindants.

NOTICE is hereby given that on Monday, August 11, 1930, will be sold by public auction at the respective premises the following property mortgaged with the plaintiff by bond No. 925 dated February 18, 1925, attested by J. H. Perera, 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 November 4, 1929, for the recovery of the sum of Rs. 2,496·50, with further interest on Rs. 2,000 at 12 per cent. per annum from July 12, 1928, till date of decree, January 25, 1929, and thereafter on the aggregate amount of the decree at 9 per cent. per annum till payment in full, and costs of this action Rs. 240·821, less a sum of Rs. 200 paid after the filing of the said action —

At 2 P.M.

1. (a) All that undivided 17/20 parts of Ketakela-gahatunhaulkurunduwatta with the buildings standing thereon, situated at Bollate alias Galahitiyawa in the Ragam pattu of Alutkuru korale in the District of Colombo, Western Province; bounded on the north by the field, east by the $\frac{1}{3}$ portion of this garden of Jayaweera Aratchige Livinis Appu and others, south by another portion of this land of Pattamperuma Aratchige Ana Maria Hami and others, west by the field; containing in extent 1 acre 2 roods and 31 56/100 perches.

(b) All those undivided 17/20 parts of another portion of Ketakelagahawatta with the house thereon, situated at Galabitiyawa aforesaid; bounded on the north by the aforesaid land belonging to G. Dona Bastiana Hami and children and by the live fence of the land of J. Johanis Appu, east by ditch and live fence of the land of P. Don Gabriel Kankanama, south by the live fence of the land of the said Gabriel Kankanama, west by the field; containing in extent about 6 acres; which said two shares of Ketakelagahatunhaulkurunduwatta and Ketakelagahawatta with the house thereon now form a defined portion; and is bounded on the north by part of the same land of Pattamperuma Aratchige Marthina Hamy, east by land of J. Living Appu and others and part of the same land of Pattan peruma Aratchige Migel Appu, south by the land of the said Don Gabriel Kankanama, west by the field of Johanis Appu and others; containing in extent 6 acres and 12 perches.

At 2.30 P.M.

2. An undivided ½ of Kajugahakumbura, situated at Galahitiyawa aforesaid; bounded on the north-east and south by high land, west by limit of the field of Pattamperuma Aratchige Dulianchi Hami; containing in extent about 3 bushels of paddy sowing and all the right title interest and claim and demand whatsoever of the defendants in and to the aforesaid properties. Registered B 220/238 and 239 and 203/134.

Fiscal's Office, Colombo, July 2, 1930. R. O. DE SARAM, Deputy Fiscal: In the District Court of Colombo.

No. 33,097. * Vs.

(1) C. M. Perera, (2) Grace Perera, (3) A. J. Perera, and (4) Jane Perera, all of 15A, Church road, Mattakkuliya, Colombo Defendants.

NOTICE is hereby given that on Monday, August 4, 1930, at 3 r.m., 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 the sum of Rs. 1,000; with interest on Rs. 560 at 18 per cent. per annum from June 10, 1929, to October 8, 1929, and thereafter on the aggregate amount at 9 per cent. per annum up to date of payment in full, and costs of suit, viz.:—

The premises Nos. 168, 169, 171, 172, 173, and 174, situated at Nagalagam street, within the Municipality and District of Colombo, Western Province; and bounded on the north-east by premises No. 167, Nagalagam street, on the south-east by canal, on the south-west by property belonging to the estate of Don Cornelis, and on the north-west by Nagalagam street; containing in extent about 1 rood.

Prior Registration A 131/256.

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

In the District Court of Colombo.

Wace de Viese of Bambalapitiya, Colombo.. Plaintiff
No. 33,610. Vs.

J. B. M. Kelaart of Ja ela Defendant.

NOTICE is hereby given that on Friday, August 15, 1930, at 3 r.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 of the sum of Rs. 3,052 41, with interest on Rs. 2,838 at 12 per cent. per annum from July 10, 1929, to date of decree (February 11, 1930) and thereafter on the aggregate amount of the decree at 9 per cent. per annum till payment in full, and costs of suit, viz. :—

All that premises bearing assessment No. 1 (now No. 4), situated at St. John's road, Colombo (or No. 14/1), within the Municipality and District of Colombo, Western Province; bounded on the north by premises No. 2 (now No. 6), on the east by premises No. 12, on the south by No. 11 (now No. 2), and on the west by covered passage along St. John's road; containing in extent 56/100 perches.

Fiscal's Office, Colombo, July 2, 1930.

R. O. DE SARAM, Deputy Fiscal.

H. D. Subasinghe of Dematagoda in Colombo Defendant.

NOTICE is hereby given that on Saturday, July 26, 1930, at 10 AM., will be sold by public auction at 283, Dematagoda road, Colombo, the following movable property for the recovery of the sum of Rs. 835, together with legal interest thereon from May 15, 1930, till date of payment in full, and costs of suit, viz.:—

Two teakwood loungers, 2 ditto low chairs, 1 ditto hat stand, 1 ditto bench, 4 ebony ladies' chairs, 4 teakwood round chairs, 1 ditto settee, 1 ditto teapoy.

3 ditto ladies' chairs, 2 rattan chairs, 1 teakwood toilet table, I ditto almirah fixed with mirror, 4 China mattings, 1 iron safe, 1 teakwood writing table, 6 ditto chairs, 1 ditto teapoy, 1 jak dining table, 1 filter with stand, 1 wall clock, 6 pictures, 1 small jak toilet table, 1 five-seater Fiat motor car bearing No. X 710.

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

20 In the Court of Requests of Colombo.

S. S. Nadesa Pillai of Front street, Colombo . . Plaintiff. No. 45,902. Vs.

S. Arunachalam (2) A. S. Thiagarajah, both of 1, Guildhid crescent, Colombo Defendants.

NOTICE is hereby given that on Thursday, July 31, 1930, at 10 a.m., 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 the sum of Rs. 300, with legal interest from July 26, 1928, till payment in full, and costs incurred Rs. 40.75, and prospective costs Rs. 15, viz.:—

All that property bearing assessment No. 136, Sea street, Colombo, within the Municipality and District of Colombo, Western Province; bounded on the north and east by premises of Swari Fernando Paulu Pillai, now 135, Sea street, south by house of Domingu Rodrigo Mathes Pillai, now No. 137, Sea street, and on the west by Sea street; containing in extent 7·18, perches and registered under A 198/144, Colombo.

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

Central Province.

In the Additional Court of Requests of Kandy.

A. S. P. N. Suppramanian Chetty of Kandy. Plaintiff.

No. 2,466. Vs.

(1) L. D. J. de Silva, and his wife (2) Carolina de Silva, both of Siduhumpola in Kandy . Defendants.

NOTICE is Hereby given that on Monday, July 28, 1930, at 12 noon, will be sold by public auction at the premises the right, title, and interest of the said 2nd defendant in the following property for the recovery of the sum of Rs. 300, with interest thereon at 9 per cent. per annum from November 20, 1923, till payment in full, and costs Rs. 27 45, together making the sum of Rs. 327 45, and poundage, viz.:—

The right, title, and interest of the 2nd defendant, Carolina de Silva, in and to all that allotment of land formerly called and known as Madangahawatta described as I acre in extent and marked No. 1991, together with all that house (formerly called Maywora and Buddminton, now called Charlsly house), together with all appurtenant buildings and outhouses erected and built thereon, on or on some part or parts thereof bearing present assessment No. 197, situated at Katukelle, alongside Peradeniya road, within the town and Municipality of Kandy in the District of Kandy, Central Province; and bounded or reputed to be bounded on the east by the property of Pethan Kangany, on the south by Crown land, on the west by the limit of the remaining portion of the same land, and on the north by road; containing in extent 1 rood and 8 perches according to plan of survey dated June 21, 1876, made by S. W. Soencer, Licensed Surveyor.

Fiscal's Office, Kandy, June 30, 1930.

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

rawa []. Plaintiff. 32 [408]. Velupillai's son Kandasamy of Kekirawa 🎜 ٧s. No. 36,116.

(1) Cassi Pillai Nagalingam, curator of the 2nd and 3rd defendant minors, (2) Amurthalingam Marimuttu and (3) Amurthalingam Nagaratnam, all of Mandandawela in Matale, 2nd and 3rd by their guardian ad litem Letchimi Pulle their Defendants. mother

NOTICE is hereby given that on Wednesday, July 30, 1930, at 12 noon, will be sold by public auction at the spot the right, title, and interest of the said 1st defendant as curator of the 2nd and 3rd defendants in the following property for the recovery of the sum of Rs. 9,962.42 with legal interest thereon from February 20, 1928, till payment in full, viz.:-

All that land called Agalawatta alias Dambagahamulawatta, containing in extent about 3 acres 3 roods and 17 perches, situated at Mandandawela, within the Urban District Council limits of Matale; and bounded on the east by the flower garden of Mariamma temple, the agala, the property of Kalimuttu Kangany, and the property of Palai, south by the property of Kali-muttu Kangany, west by Trincomalee road, and on the north by the property of Tillekeratne; together with the houses standing the con-bearing assessment Nos. 308 to 318, together with everything the con. Registered under title A 2/261 and mortgaged with the plaintiff upon bond No. 1.646 dated March 22, 1926, attended by S. A. Wijevetileke, Notary Public.

Deputy Fiscal's Office, S. D. CUMARASWAMY, Matale, June 30, 1930. Additional Deputy Fiscal.

Southern Province.

In the District Court of Galle.

Lekanwasan Leanage Reinis de Silva of Hikkaduwa Plaintiff.

No. 27,449. Vs.

Galbokkehewage Simon Silva \mathbf{of} Dodan-

NOTICE is hereby given that on Wednesday, July 30, 1930, commencing at 2 o'clock in the afternoon, will be sold by public auction at the premises the following property mortgaged, viz. :-

All that dofined lot marked letter A of the land called Welabodawatta, in extent 15.58 perches, situate at Degalla in Dodanduwa in the Wellaboda pattu of Galle; bounded on the north by Moderawatta, Pelawatta and a part of Welabodawatta, east by high road leading from Galle to Colombo, south by lots marked letters B and D, west by Galbodawatta.

All the soil and fruit trees together with all the buildings standing thereon on the defined lot No. 4 of lot No. 10 of the land called Welabodawatta, containing in extent 25.10 perches, situate at Degalla aforesaid; bounded on the north by lot No. 3A and lot No. 9D of the same land, east by lot No. 3B and lot No. 9A and 11B of the same land, south by lot No. 11B and lot No. 5 of the same land, west by high road leading to Colombo, lots Nos. 3, 2, and 6 and lot No. 11A of the same land.

An undivided 7 parts of all the fruit trees and soil together with the stone walled boutique house standing thereon on the defined lot No. 48 of the land called Moderawatta, in extent 71 perches, situated at Degalla in Dodanduwa aforesaid; bounded on the north by lots Nos. 49, 50, and 51 of the same land, east by high road to Colombo, south by Welabodawatta, and west by lots Nos. 46 and 47 of the same land.

4. An undivided 3 of all the fruit trees and soil of the defined lot No. 49 of the land called Moderawatta, in extent 124,509/268,912 perches, situated at Degalla aforesaid; bounded on the north and west by lot No. 52 of the same land, south by lot No. 48 of the same land, east by lot No. 50 of the same land.

An undivided 3 part of lot No. 50 of the land called Moderawatta, in extent 8,085/8,232 perches, situated at Degalla aforesaid; bounded on the north by lot No. 52 of the same land, east by lot No. 51, south by lot No. 48, and west by lot No. 49 of the same land.

Writ amount Rs. 5,353.92, with legal interest on Rs. 5,315.87 from February 24, 1930, till payment in full.

Fiscal's Office Galle, June 30, 1930. E. F. EDRISINGHE, Deputy Fiscal.

In the District Court of Galle.

V. E. L. S. Letchimanan Chettyar of Galla... Plaintiff. No. 27,841.

(1) P. L. P. Dies of Dies and estate, Deniyaya, and

(2) P. L. Baronti of Andradeniya estate, Deniyaya,

Defendants.

NOTICE is bereb given that on Saturday, July 26,
1930, common and at 1 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 of atther convey to the said defendants in the following property of atther convey to the said defendants in the following property for the recovery of a sum of Rs. 5,083 · 14. with legal interest thereon, from February 11, 1930, till payment in full, and Rs. 125.22 for costs, viz.:

(1) An undivided ½ part of the land called Andaradenivehena, 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 1 part of the land called Koswattewalahena, 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 137B 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 Koswattewalehena, 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 rocds 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 1/2 part of the land called Tennepitiyehena, situated at Matugobe aforesaid; bounded on the north by T. P. 171,836, east by lot 1378 in P. P. 169, south by lot 165 in P. P. 169, and west 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, according to plan No. 171,836 dated August 1, 1896, and registered in F 73/56 and 57.

F 73/56 and 57.

(8) An undivided ½ share of the soil and fruit trees of the land called Andaradeniyehena situated as Matugobe aforesaid; and bounded on the north by land belonging to M. Nikulas Appu 63.55 by road, south and west by land described in plan No. 75,850, and west by Crown jungle; and containing extent 2 roods will 22 perches, and registered in F 58/51, F 73/56 and 57.

(9) An undivided is 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, south by 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 138B, 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, eastby 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. I 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 Waraka-polahena, 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 1811 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 Witanagegederawattaganagewatta and Geemaduttanewatta 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 $\frac{7}{8}$ 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, June 30, 1930.

In the District Coart of Gane.

V. E. L. S. Letchimanan Chetta of Galle Plaintiff.

No. 27,842.

(1) P. L. P. Distand (3) K. A. M. Abergoonewartene, both of Deniyaya Defendants. NOTICE is her by given that on Saturday, July 26, 1930, commencing at 1 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 for the recovery of a sum of Rs. 3,000, with legal interest thereon from September 19, 1929, tillpayment in full, and costs Rs. 98 52, viz. :— (1) An undivided 1 part of the land called Andara deniyehena, situated at Matugobe in Deniyaya in the Morewak, korale of the Matara District Southern

(1) An undivided 1 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 137B 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 1 part of the land called Tennepitiyehena, situated at Matugobe aforesaid; and bounded on the north by T. P. 171,836, east by lot 137B in P. P. 169, south by lot 165 in P. P. 169, and west 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 Andara-deniyewatta, 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

(7) An undivided 1/2 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, south by 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 1/2 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 138B, 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 1 part of the remaining portion of the land called Wilahinewatta and Hapugahapolahena, situated at Matugobe along aid; 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 1382, 1386, 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 $\frac{1}{4}$ 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

by reservation along the road and lot 1811 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 purches, according to plan No. 905 made by S. E. Ferdinans, Surveyor (not registered).

(15) An undivided 3 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, June 30, 1930.

In the District Court of Galle. 26 M.M.L. Meyappa Chettyar, presently in India. . Plaintif No. 27,879. Vs.

(1) W. R. M. Perera of Eriane estate, Weligama, and another Defendants.

NOTICE is hereby given that on Friday, August 1 1930, commencing at 2.30 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 a sum of Rs. 528.75, with legal interest from January 27, 1930, and costs of spirit Rs. 48 · 92, less Rs. 125 :-

An undivided 1/5th part of the land called Effyanewatta and of the plantations and of the buildings standing thereon, the said premises being situated at Mudugamuwa in the Weligam korale of the Matara District, Southern Province; and bounded on the north by Hapuwelbokka and Kudawalawatta, east by Mahadola and Amunekanatteagala, south by Talbot estate and Godellewatta, and on the west by Eriyanedeniya, Egodagahapelawatta, Kapuhena, and Kurunduwatta; and containing in extent about 50 acres.

> E. T. GOONEWARDENE, Deputy Fiscal.

Deputy Fiscal's Office, Matara, July 1, 1930.

In the District Country valle.
P. L. Baronchi of Andaradoni a estat estate, Deni-.-Plaintiff.

No. 28,340.

P. L. P. Dias of Challeng estate, Deniyaya. Defendant.

NOTE CE, is hereby then that on Saturday, July 26,
1930, confidencing at 1 o'clock in the afternoon, will be sold by public auction at the respective provision. 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. 2,210, with legal interest thereon from April 8, 1930, till pay-

ment in full, and Rs. 73 92 for costs, viz. :-

(1) An undivided part of the land called Andaraon the north by T. Ps. 111,406 and 111,407 and lot 168A deniyehena, situated at Matugobe in Deniyaya in the in P. P. 169, east by reservation along the road, south 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 Koswattewalahena, 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-walchena, 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

(4) An undivided ½ part of the land called Attalehena, situated at Matugobe aforesaid; and bounded on the north by reservation along the footpath, east and south by 1363 in P. P. 169; and west by T. Ps. 75,864, 75,861, 75,858, 75,784, 75,856, and let 1364 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 Matugobe aforesaid; and bounded on the north by T. P. 171,836, east by lot 137B in P. P. 169, south by lot 165 in P. P. 169, and west by lots 165 and 165н 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 Andara-deniyewatta, situated at Matugobe aforesaid; and bounded on the north by lot 1394 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 1 part of the land called Pinwilahena, situated at Viharehena in Deniyaya aforesaid; and bounded on the north by Crown land called Pinwilaliena 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 alled Panwilahena; and containing in extent 10 acres and 33 perches, according to plan No. 171,836 dated Aigust 1, 1896, and registered in F 73/56 and 57

No. 171,836 dated Algust 1, 1896, and registered in F 73/56 and 57.

(8) An undivided 1 share of the soil and fruit trees of the land called Andardeni schena, stylated at Matugobe aforesaid; and bounded on the north wand belonging to M. Nikulas Appu, east by rood south and vest by land described in plan No. 75,850, and west by Crown jungle; and containing in extent 2 roods and 22 porches and registered in F 58/51, F 73/56 and 57.

(9) An undivided I 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, south by 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 1 part of the divided lot A of the land called Wilehena alias Isgediyehena, 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 ganapolanena of the civined lot A, situated at matugode 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 regis-

tered 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 I 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 1 part of the land called Waraka-polahena, 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 1811 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 3 shares of the land called Gal-wasasihena 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, June 30, 1930.

In the District Court of Cooping.

(1) Wilton Barriet and four others, corrying on business under the name arm, and stylle of Bartleat & Co., Colombo.

No. 35 400 ···· Plaintiffs. No. 35,490.

Pilane Lokuge Piyadasa Dias of Diasland estate,
Deniyaya Defendant.

NOTICE is hereby given that on Saturday, July 26, 1930, commencing at Jo'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. 1,901.65, with interest thereon at 9 per cent. per annum from November 18, 1929, till payment in full, and costs of suit, 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 \$7.
- (5) An undivided ½ part of the land caffed Tennapitiyehena, situated at Matugobe aforesaid; and bounded on the north by T. P. 171,836, east by lot 1378 in P. P. 169, south by lot 165 in P. P. 169, and west 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 \(\frac{1}{2}\) 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 3 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, according to plan No. 171,836 dated August 1, 1896, and registered in F 73/56 and 57.
- (8) An undivided ½ 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 Grown 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, south by 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 138B, 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 10, 1907, and registered in F 59/137.
- (12) An undivided ½ part of the remaining portion of the land called Wilahinewatta and Hapugahapolali vasituated 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 1388 1343, 149 and 148 in P. P. 169, and west by Gin-ganga and lot 164 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 1 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 1811 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{1}{6}\$ shares of the land called Galwasa-sihena 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, June 30, 1930. In the Court of Requests of Tangalla.

Hewakandege Dingihamy of Kudahille Plaintiff. No. 12,689. Vs.

Jayawardana Pathiranage Don Andiris of Kudahill Defendant.

NOTICE is hereby given that on Tuesday, July 29, 1930, at 2 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 for the recovery of Rs. 175.56, together with legal interest thereon from June 5, 1930, till date of payment, viz.:—

(1) All that soil and plantations of the land called Netolgahamulane Neganairakebella, situated at Kudahille in West Giruwa pattu of Hambantota District; and bounded on the north by Katuimbulgahahena, east by Ambuwale, south by high road, and on the west by a portion of the same land; and containing in extent about $1\frac{1}{2}$ seers of kurakkan sowing, together with 11 cubit tiled house standing thereon.

Value, Rs. 1,500.

Deputy Fiscal's Office, Tangalla, July 1, 1930.

A. L. M. NOOR MOHAMED, Additional Deputy Fiscal.

The District Court of Galle.

F. E. Abysundara of Galle, doing business under mame and style of F. E. A. Vellasamy . . Plaintiff.

No. 26,960. Vs.
H. M. de Silva of Kataluwa, now in Tan-

$At\ Bedigama$.

(1) All those contiguous lands called Hingurawela, Gurugodella, Kudagusbaneara, Godawanehena, Gurugodellayaya, and Kudagasare Bandarahena alias Gurugodellayaya, situated at Bedigama in West Giruwa pattu of the Hambantota District; and bounded on the north by T. P. 271,490, 230,005, and 219,715, east by T. P. 219,715 and 194,364, south by lots 55L, 355L, 213, and 55k, west by T. P. 271,490; containing in extent 21 acres 3 roods and 22 perches.

(2) All that land called Konigahawatta, situated at Bedigama; and bounded on the north by T. P. 216,123, east by lot 278k, south by T. P. 216,123, west by T. P. 181,073; containing in extent 1 acre 1 rood and 8 perches.

- (3) All that land called Gonagala alias Komahena, situated at Bedigama; and bounded on the north by footpath, T. P. 321,789, and lot 89, east by T. P. 320,178, south by lot 10c, 10k, and 11, west by lot 11A, 588B, T. P. 206,385, and footpath; containing in extent 24 acres 1 rood and 15 perches.
- (4) All that undivided \(\frac{3}{4}\) share of the land called Kapuralagewela, situated at Bedigama; and bounded on the north by Kongahahena, east by road, south by Liyangasaregawahena and Dangahahena, west by Hitgahahena; containing in extent 6 acres 2 roods and 28 perches.
- (5) All that land called Ambagahawatta and Aregahawatta, situated at Bedigama; and bounded on the north by lot 175, T. P. 318,405, east by lot 55L, south by lot 55L-E, west by reservation along the road and lot 175 and 176; containing in extent 4 acres and 9 perches.

- (6) All that land called Ketakolagahahena, situated at Bedigama; and bounded on the north by reservation along the road, east by lot 286A, south by lot 286, west by lot 279B; containing in extent 1 acre 2 roods and 12 perches.
- (7) Undivided ½ share of the land called Dangahahena, situated at Bedigama; and bounded on the north by T. P. 164,781, east by T. P. 174,979, south by T. P. 301,289 and lot 11,955 in P. P. 5,367, west by lot 11,955 in P. P. 5,367; containing in extent 4 acres 3 roods and 6 perches.
- (8) All that land called Dangahahena alias Kongahahena alias Liyanagasarehena, situated at Bedigama; and bounded on the north by Crown land, east by T. Ps. 164,781, 201,300, 201,289, 201,301, and 201,290, south by Crown land, west by Crown land and T. P. 181,073; containing in extent 3 acres and 20 perches.
- (9) Kolongahahena alias Welihena lot 10α, Gonagalehena alias Komahena lot 10μ, Galgodahena lot 11μ.s., situated at Bedigama; and bounded on the north by T. P. 206,385, footpath, T. P. 321,789, and lot 89, east by lot 10α4, T. Ps. 320,178, 320,188, and 315,945, south by lot 169 and 11, west by lot 10κ and 11; containing in extent 60 acres 2 roods and 9 perches.
- (10) All that land called Rattagearehena, situated at Bedigama; and bounded on the north by village limit of Himbunna, east by Rattagearehena sold to K. M. de Silva, south by Rattagearehena sold to G. Don Deonis and others, west by Rattagearehena sold to L. Don Andiris, Kajugahahena T. P. 324,948, Godakadujugahakoratuwa T. P. 324,947; containing in extent 21 acres and 30 perches.

A. L. M. Noor Mohamed, Additional Deputy Fiscal.

Deputy Fiscal's Office, Tangalla, June 27, 1930.

No. 5,655.

Kathirgamar Sinnakkurdy of Kadduvan. Defendant. NOTICE is hereby given that on Saturday, July 26, 1930, at 2.30 in the afternoon, will be sold by public auction at the spot the right, title, and interest of the said defendant in the following property for the recovery of Rs. 270·50, with interest on Rs. 200 at the rate of 12 per cent. per annum from August 30, 1929, until payment in full, and costs Rs. 27·08, poundage, and charges, viz.:—

Vs.

A piece of land situated at Kadduvan in Tellippalai parish, Valigamam North division of the Jaffna District, Northern Province, called Anthiranai, containing or reputed to contain in extent 15 lachams varagu culture, with share of the well lying on the north-western corner; bounded or reputed to be bounded on the east by property of Thakampillai, wife of Seeniyar, and Sinnappillai, wife of Manikkan, on the north by property of Kanthar Vinasithamby and daughter Chellam, on the west by property of Pandaram Kasippillai and shareholders, and on the south by property of Muttuppillai, wife of Sanmugam, and Thankappillai, wife of Seeniyar.

S. TURAIYAPPAH, for Fiscal.

Fiscal's Office, Jaffna, June 30, 1930. In the District Court of Jaffna.

(1) Kanapathippillai Sockkalingam and 28 others, all of Valveddy Defendants

NOTICE is hereby given that on Saturday, July 26, 1930, at 9 in the forenoon, will be sold by public auction at the respective spots the right, title, and interest of the 17th and 13th, defendants in the following property for the recovery of Rs. 1,500 due to the plaintiff for decree and the sum of Rs. 413 87 for uncontested costs from 1st, 2nd; 8th, 14th, and 16th defendants and the sum of Rs. 1,123 13, from the other defendants and Rs. 55 75 being value of articles not delivered, poundage, and charges, viz. :—

The property belonging to 17th Defendant.

1. A piece of land situated at Samarapakutevan-kurichchy in Udupiddy parish, Vadamaradchy division of the Jaffna District, Northern Province, called Vevit-pulam, containing or reputed to contain in extent 9 lachams v. c. and $\frac{5}{8}$ kulies; bounded or reputed to be bounded on the east by property of Poompavaipillai, daughter of Kathiravetpillai, and others, on the north by property of Sittampalam Sinnappu and others, on the west by property of Eliyathamby Manikkam and others, and on the south by property of Parupathy, wife of Kanapathippillai, and others.

The property belonging to 13th Defendant.

- 2. A divided 16 5/16 kulies being 1/12 share of a piece of land situated at Valluveddikkurichchy in Uduppiddy parish as aforesaid called Niruvattambai, containing in extent $10 \frac{7}{8}$ lachams v. c.; bounded on the east by property of Alagamma, wife of Thambirajah, north, west, and south by the property of Sinnathankam, wife of Rajaratnam.
- 3. A piece of land situated at Imayanankurichchy in Uduppiddy parish as aforesaid called Mikuthappiddikkuthetkuthalaimadai, containing in extent 150 lachams v. c., ditto in extent 293 \{\} \text{lachams v. c.}; bounded on the east by property of the heirs of the late Ampalavanar Mailvaganam, on the north by property of the heirs of the late Chellappah, west by property of the heirs of the late Nitchinkar Kathirgamathamby, and on the south by property of Kandiah Veluppillai and others.

S. TURAIYAPPAH, for Fiscal.

Fiscal's Office, Jaffna, July 1, 1930.

North-Western Province. 55

In the Additional Court of Requests of Kurunegala M. S. M. Somasundaram Chetty by his attorney M. Thanuskodi of Narammala Plaintiff.

No. 5,287. Vs.

(1) Lankatileka Adikari Mudiyanselage Dingiri Banda, (2) ditto Bunchi Banda, both of Detawa in Maurawathi korale...... Defendants.

NOTICE is hereby given that on Thursday, July 31, 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 for the recovery of the sum of Rs. 260 75, with further interest on Rs. 200 at 30 per cent. per annum from November 14, 1929, to February 13, 1930.

and thereafter with legal interest on the aggregate amount till payment in full (reissuing of writ Re. 1), viz.:—

(1) All those lands called Etambagahakotuwa and Pitawelepillewa of 2 acres 1 rood and 4 perches in extent, situate at Detawa in Maurawathi korale of Katugampola hatpattu in the District of Kurunegala, North-Western Province; and bounded on the north by lot No. 11 in P. P. 216, east by land mentioned in deed No. 259,912, south by lot No. 11 in P. P. 216, west by land mentioned in deed No. 259,958 and lots Nos. 16E and 16c in P.P. 216.

(2) All that field called Gandarawela of about 1 pela of paddy sowing extent, situate at Detawa aforesaid; and bounded on the north by pillewa, east by field of Punchirala, Korale Arachchi, south by field of Ukku Banda and others, west by field of Ausadahamy.

(3) An undivided ½ share of the field called Gandara-wela of 1 amunam of paddy sowing extent, situate at Detawa aforesaid; and bounded on the north by pillewa of Ranmenika, east by field of Ukku Banda and others, south by Keenagaspitiyewatta, west by field of Ukku Banda and others.

(4) One $\frac{1}{2}$ share of the undivided $\frac{3}{4}$ shares of Kongahamulawatta of about 5 lahas of kurakkan sowing extent, situate at Detawa aforesaid; and bounded on the north by garden of Ukku Banda and others, east by Delgahawatta, south by chena of Kapuruhamy, west by chena of Ukku Banda and others.

(5) An undivided ½ share of Pitawelekumbura of about 3 pelas of paddy sowing extent, situate at Detawa aforesaid; and bounded on the north by field of Siyatuhamy, east by field of Ukkumenika, south and west by high land.

(6) All that land called Kahatagahamullahene of 2 roods and 3 perches in extent, situate at Detawa aforesaid; and bounded on the north by lot No. 181 in plan No. 216, east by land mentioned in deed No. 260,935, south by lot No. 19x in plan No. 216, west by lot 19x in plan No. 216; with everything standing thereon.

Fiscal's Office, A. Kurunegala, June 30, 1930.

A. BASNAYAKE, Deputy Fiscal.

In the District Court of Kurunegala.

Mrs Ellen Senanayake of Colombo and others Plaintiffs.

NOTICE is hereby given tha ton Monday, July 28, 1930, at 3 o'clock in the afternoon, will be old by public auction at the premises the right title, and interest of the said 1st, 3rd, 4th, 7th, and 3th defendants in the following property for the recovery of Rs. 353 50, being costs and poundage, viz.

1. All that land called Godigomuwawatta alias Megahamulawatta of about I acre in extent, situate at Murutenga in Maurawathi korale of Katugampola hatpattu in the District of Kurunegala, North-Western Province; and bounded on the north by garden of Siyatuhamy and others, east by pillewa of Subarathamy and others, south by wela, west by garden of the plaintiff.

2. All that land called Dampitiyewatta of about 4 acres in extent, situate at Murutenga aforesaid; and bounded on the north by garden of Ukku Banda and others, east by wela, south and west by garden of Punchihamy; with the buildings, &c., thereon.

Fiscal's Office, Kurunegala, June 30, 1930. A. Basnayake, for Fiscal.

In the District Court of Kurunegala.

(1) Kodikarage Peduru Silva, (2) Borekgamage nthony Silva of Diulapitiya ... Plaintiff.

No. 13,960. Vs.

Lintotage Ana Maria Fernando of Gorakaluwa in Medapattu korale east Defendant

NOTICE is hereby given that on Friday, August 1, 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 for the recovery of the sum of Rs. 508 48, with interest on Rs. 400 at 14 per cent. per annum from May 28, 1929, to September 10, 1929, and thereafter on the aggregate amount at 9 per cent. per annum till payment in full, and poundage and costs:—

All that land called Irawellehena alias garden of about 8 acres in extent, situate at Gorakohuwa in Medapattu korale east of Katugampola hatpattu in the District of Kurunegala, North-Western Province; and bounded on the north by Kosgahamulawatta of Menikhamy and others, south by live fence separating the land called Koskele of Ellies Appuhamy, east by Etambagahakumbura and Bala-ela, west by godella of the late Davith Fernando and cart road; with the plantations thereon.

A. BASNAYAKE, Deputy Fiscal.

Fiscal's Office, Kurunegala, June 30, 1930.

In the District Court of Kurunegala.

Mutunekadurayalage Perumahitapudurayalage
Jbsa of Cettuwana Plaintiff.

No. 4,679. Vs.

Mutunekadurayalage Perumahitapu Veldurayalage Saiya of Gettuwana in Mahagalboda

Megoda korale Defendant.

NOTICE is hereby given that on Tuesday, July 29, 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 for the recovery of the sum of Rs. 583 10 and poundage:—

(1) The divided allotment of land marked lot 3a allotted in partition case No. 13,255 from and out of the lands called Konmadewatta of 2 lahas of kurakkan sowing, the adjoining pillewa of Pitiyekumbura of 15 lahas of paddy sowing, and Pitiyekumbura now garden of 15 lahas of paddy sowing extent, all forming one property, and situate at Gettuwana in Mahagalboda Megoda korale south of Weudawili hatpattu in the District of Kurunegala, North-Western Province; which said divided lot 3a is bounded on the east by limitary ridge of Konmadekumbura of Saiya, south by limit of Josa's share, west by Circular road, north by fence of the shares of Mr. Soysa and R. W. Pathirana; with the plantations and buildings standing thereon, containing in extent 2 roads and 364 perches.

(2) All that portion of land marked lot 2B in extent 3 roods and 144 perches divided and allotted in partition case No. 13,255 from and out of the land called Konmadekumbura of 4 pelas paddy sowing extent, situate at Gettuwana aforesaid; which said divided lot 2B is bounded on the east by limitary ridge of Kahatagahadalupothekumbura of Josa, south by the divided portion marked 4A of Konmadekumbura of Josa, west by portion of high land marked lot 3A of Saiya, north by divided portion marked lot 2A of Konmadekumbura of Mr. Soysa and R. W. Pathirana; with everything thereon.

3. An undivided 3 share of the tiled house and the materials thereon standing on the divided portion marked lot 3s allotted to Josa in partition case No. 13,235 of the land called Konmadewatta, situate at Cettiwana aforesaid.

Fiscal's Office, Kurunegala, June 30, 1930. A. BASNAYAKE, Deputy Fiscal.

(1) Lokupothagamage Don John Senanayaka, presently of Beddegedara i Katugampola Meda pattu korale west, (2) S. Althony Silva of Giriulla Mills, Giriulla Defendants.

NOTICE is hereby given that on Wednesday, July 30, 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 the sum of Rs. 13,005 21, with further interest thereon at 12 per cent. per annum from February 13, 1930, to February 19, 1930, and thereafter legal interest on the aggregate amount till payment in full, and poundage:—

- 1. An undivided \$\frac{1}{4}\$ share of the land called Imbulgahamulawatta, situate at Haalpane in Katugampola Meda pattu korale east of Katugampola hatpattu in the District of Kurunegala, North-Western Province; and bounded on the north by land of S. T. Dingiri Appuhamy and Mr. L. H. de Silva, east by high road, south by Diyabasna ela, west by lands of the estate of the late Punchappuhamy; containing in extent 7 acres and 2 roods, with the entirety of the Police building standing thereon.
- 2. At 11 a.m.—All that land called Otherawatta, situate at Malgomuwa in the aforesaid korale; and bounded on the north by lands of Ranmenika and others, east by high road, south and west by lands of Ranmenika; containing in extent \(\frac{1}{2} \) acre, with the buildings standing thereon.
- 3. At 11.30 a.m.—An undivided 4 share of the land called Otharawatta of 6 lahas of kurakkan sowing extent, situate at Malgomuwa in aforesaid korale; and bounded on the north by Otharawatta of Ukkurala, east by Diyaweda-ela, south by Ma-oya, west by old road, limit of pansal of Ukkurala and Kadurugahawatta. Registered under C212/359.
- 4. At 1 p.m.—An undivided & share of the land called Mattegamawatta, situate at the villages Mattegama and Boptiya in Meda pattu korale east of the hatpattu af the still; and bounded on the north by oya and by high road leading from Singakkuli to Giriulla, east by pillewa of Migel Silva, south east by land of Kirihamy, land of Pinhamy, and land of Guruwa, south by garden of Saimon Gamarala and Katudeniyewatta, west by land of J. L. A. Lebbe and village limit of Bopitiya; land of Kaluwa, Bopitiya; containing in extent 66 acres 2 roods and 10 perches, with the plantations thereon. Registered No. C 397/99.
- 5. At 1.30 p.m.—An undivided 1 share of the land called Nikagollewatta, situate at Malgomuwa in Katugampola Meda pattu korale east of Katugampola hatpattu; and bounded on the north by Gorokgahawatta and Etaburugalawatta of K. Daniel Singho and Meddepola Vihara, east by the garden called Ketakanda of Aron Singho and others, south by Mahakandehen.

kattiya of Appu Singho and others, west by village limit of Narangomuwa and the land called Bambarawahalkada of Punchi Singho; containing in extent 80 acres. Registered Nos. 169/157, 212/363, 312/357, 212/353, 212/354, 212/371, 212/372, 212/375, 212/377, 212/379, 212/380, 164/212, 254/214, 260/365, and 260/367.

- At 3.30 $\vec{p}.m$.—An undivided $\frac{1}{4}$ share of the land called Bathalawatta alias Kongahamulawatta, situate at Puskoladeniya in Dambadeni Udukaha korale west of Dambadeni hatpattu in the District of Kurunegala, North-Western Province; and bounded on the north by high road leading to Alawwa, east by the land of Sali Nana, south by the tracks of fields belonging to John Singho, and on the west by Diyabasna-ela.
- At 4.30 p.m.—All those lands called Wagollemukalana, Pansalwatta, and Mullehena, all forming one property and marked lot A, situate at Pothupitiya in Dambadeni Udukaha korale east of Dambadeni hatpattu in the District of Kurunegala, North-Western Province; and bounded on the north by Crown land, east by land of the villagers, south by portion marked lot BF 136/367, west by land of the villagers; containing in extent 35 acres 2 roods and 23 perches, with the plantations thereon.

A. BASNAYAKE, Deputy Fiscal.

Fiscal's Office. Kurunegala, June 30, 1930.

In the District Court of Negombo L. N. S. P. Suppramanian Chetty Negombo

No. 3,470.

John K. Fernando of Negombo Defeadant,

NOTICE is hereby given that on Thursday July 31, 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. 1,250, with interest at the rate of 18 per cent. per annum from January 13, 1930, and Rs. 900 with interest at 18 per cent. per annum from January 23, 1930, till payment in full, costs Rs. 109 23, less Rs. 516 paid and poundage, viz.:

The right, title, and interest of the defendant in and to the one-half share of the unexpired term of least bond No. 35 dated June 28, 1927, attested by L. S. Kirthisinghe, Notary Public, in respect of the land called Kahatawila estate alias Crooswatta, situate in the villages Kahatawila and Mellawa in Otara palata of Pitigal korale south in the District of Chilaw, North-Western Province; and bounded on the north by Gansabhawa road from Kirimetiyana, land of Peter Ralahamy, Gansabhawa road to Lihiriyagama, Crown land, temple land, land of Baronchi Perera, and land of Arthur Seneviratne, east by minor road from Lihiriyagama to Singakuliya, south by land of K. James Appuhamy, land of Mr. Wijevesekere of Waikkal, land of Juwanis Appuhamy, dewata road, land of Baba Sinno Appuhamy, land of Maiappu Vidane, land of Sardiyel Appuhamy, land of Issan Appuhamy, land of Allis Appuhamy, land of Singho Appuhamy and others, field of the heirs of Elaris Appuhamy, and land of A. D: Perera, and west by field of Bandohamy and others, field of M. Perera, Police Headman, land of Pedrik Gamarala, land of J. Sissohamy, land of V. Herathhamy, and land of Charles Appu; containing in extent 186 acres 1 rood and 38 perches.

Deputy Fiscal's Office, Chilaw, July 1, 1930:

F. G. DALPETHADO, Deputy Fiscal. In the District Court of Negombo.

L. N. S. P. Suppramanian Chetty. Negombo No. 3,471.

John X. Fernando of Negombo Defendent.

NOTICE is hereby given that on Tuesday, August 5 1930, at 10 o'clock in the forenoon, will be sold by publ auction at the premises the right, title, and inte the said defendant in the following property for the recovery of Rs. 1,500, with interest thereon at 15 per cent. per annum from September 13, 1929, till payment in full, and poundage, viz. :-

The right, title, and interest of the defendant in and to the one-half share of the unexpired term of lease fond No. 35 dated June 28, 1927, attested by L. S. Kirthisinghe, Notary Public, in respect of the land called Kahatawila estate alias Crooswatta, situate in the villages Kahatawila and Mellawa in Otara palata of Pitigal korale south in the District of Chilaw, North-Western Province; and bounded on the north by Gansabhawa road from Kirimetiyana, land of Peter Ralahamy, Gansabhawa road to Lihiniyagama, Crown land, temple road, land of Baronchi Perera, and land of Arthur Seneviratne, east by minor road from Lihiniyagama to Singakkuliya, south by land of K. James Appuhamy, land of Mr. Wijeyesekara of Waikkal, land of Juwanis Appuhamy, dewata road, land of Baba Singho Appuhamy, land of Maiappu Vidane, land of Sardiel Appuhamy, land of Issan Appuhamy, land of Allis Appuhamy, land of Singho Appuhamy and others, field of the heirs of Elaris Appuhamy, and land of A. D. Perera, and west by field of Bandohamy and others, field of M. Perera, Police Headman, land of Pedirick Gamarala, land of J. Sissohamy, land of V. Herathhamy, and land of Charles Appu; containing in extent 186 acres 1 rood and 38 perches.

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

F. G. DALPETHADO, DeputyFiscal.

Province of Uva.

In the District Court of Badulla.

M. D. Pilorishamy, contractor, of Badulla ... Plaintiff. No. 4,763.

(1) Dissanayake Mudiyanselage Leanora of Kendagolla, (2) Don William Abeyratne of Badulla, administrators of the estate of P. A. Perera of Vedigune, deceased Defendants.

NOTICE is hereby given that on Saturday, July 26; 1930, commencing at I 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 for the recovery of the sum of Rs. 1,579 36, with further interest on Rs. 1,000 at 12 per cent. per annum from April 13, 1929, till January 22, 1930, and thereafter with legal interest on the aggregate till payment in full, viz. :-

- An undivided a share of the field called Uhancpitahakumbura (now a high land) of about 6 seers of kurakkan sowing extent and of the 3 tiled rooms bearing assessment Nos. 1,684 to 1,686 standing thereon, situated at Mailagastenna in Badulla town, and bounded on the north and south live fence and imaniyara, east by Dalada-ela, west by high road
- The contiguous lands called Weliwatta, Kumburuwelkotuwa, Gannilewatta, Udawatta, Ritigahakotuwa, Ganillewatta and Belungalawatta, of about 9 acres in extent, now planted with tea, and everything standing thereon, situated at Koorawaturegama in Yatikinda

Rilpola korale; and bounded on the north by stone fence and live fence, east by cart road, south by drain, west by stone fence; exclusive of Hinnarangahakotuwa of 2 acres extent belonging to G. P. D. K. Appuhamy.

Fiscal's Office, H. C. WIJESINHE,
Badulla, June 24, 1930. Deputy Fiscal.

N.B.—The properties seized and advertised for sale under this writ have also been seized under C. R., Badulla, writ No. 6,163.

Ramssamy Vedengan of Wegederawatta in Vekumburegama in Yatipalata Defendant.

NOTICE is hereby given that on Saturday, August 2, 630, commencing at 10 o'clock in the forenoon, will be sold by public auction at the respective premises the right, title, and interest of the said defendant in the following property for the recovery of the sum of Rs. 15,536 61½, with interest on Rs. 15,222 22½ at 9 per cent. per annum from November 1, 1929, till

payment in full, viz.:-

(1) An allotment of land called Wegederapatana alias Ampitigoda, situated at Wekumburegama in Yatipalata; and bounded on the north by lands 68,525 and 68,528 and reservation along the road, east by land claimed by natives and reservation along the footpath, south by Crown patana, and on the west by Crown land and reservation along the road and footpath; containing in extent 12 acres 3 roods and 38 perches. An undivided half share of the defined eastern threefourth share of the land called Buwagaldowa (No. 2,460), situated at Nahakadiya in Yatipalata aforesaid; and bounded on the north by Kirimenikagehena, south by the high road, east by the land belonging to Punchirale Gamarala, and on the west by the remaining portion of the said land; containing in extent about 9 acres. (3) An undivided one fourth share of the field called Orumbeaswedduma of 1 pela and 5 kurunies of paddy sowing, situated at Wegederagama as aforesaid; and bounded on the east by wella, south by the limitary ridge of the field belonging to Appu, west by wella, north by Otumbeniyara. (4) An undivided one-fourth share of the land called Otumbehena of 8 kurunies of kurakkan sowing in extent, situated at Wegederagama aforesaid; and bounded on the east by Kumbureweilla, south by Mahahenegaswetiya, west by old ditch and patana, and north by agala. (5) An allotment of land called Wegederawatta in Wegederagama aforesaid; and bounded on the north by T. P. 296,810 and land claimed by natives, east by lot 1 in P. P. 1,836, south by land claimed by natives, west by reservation along the footpath; containing in extent 1 acre 3 roods and 22 perches. (6) An undivided one-fourth share of the land called Mahatenna, situated at Wegederagama aforesaid; and bounded on the north by the wetiva of Ramasamy's garden, east by wetiya of Abubakker's garden, south by ima of Dingiri Menika's garden, west by Crown patana; containing in extent 3 seers of kurakkan sowing. (7) An undivided half share out of that undivided twenty-seven fortieth share or parts of all that divided three-fourths of all that allotment or block of land bearing No. 2,460, situated at Nahakadiya aforesaid; and bounded on the east by Punchirale Gamarala's garden, south by high road, west by ambalama and Crown patana, north by Kiri Menika's chena; which said divided three fourths part or shares is in extent about 9 acres. (8) An undivided one-half.

part or share out of all that undivided 27/40 parts of all that divided three-fourths of all that allotment of land bearing No. 2,460, situated at Nahakadiya; and bounded on the east by Punchirale Gamarala's ground, south by high road, west by the ambalama and Crown patana, and north by Kirimenika's chena; which said divided three-fourths part is in extent about 9 acres.

Fiscal's Office, Badulla, June 23, 1930 H. C. WIJESINHE, Deputy Fiscal.

30 (a) In the Disfrict Court of Badulla.

B. Salaman Pereral General Merchant, Kalupahana Plaintiff.

No. 4,913. Vs.

(1) D. C. Nanayakkara of Haputale, (2) J. Nana-yakkara of ditto Defendants.

NOTICE is hereby given that on Saturday, August 9, 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 defendants in the following property for the recovery of the sum of Rs. 583 63, viz.:—

- 1. The land called Medakotuwa of about 1½ acres in extent, together with the tiled and zinc roofed building and plantations standing thereon, situated at Diganetennegama in Udukinda, Mahapalata korale, and east by the Caswetiya of the land belonging to Badderala, south by road, west by Gorandiyawatta and road, north by Appuhamy's land.
- 2. The land called Koskelewatta alias Berulu-kumburewatta of about $\frac{3}{4}$ acre in extent, together with the plantations standing thereon, situated in the same village as aforesaid; and bounded on the south by cart road, east by ela and field, north by the live fence of Appuhamy's land, west by Gansabhawa road.

Fiscal's Office, Badulla, June 27, 1930. H. C. WIJESINHE, Deputy Fiscal.

N.B.—The 1st land seized and advertised for sale under this writ has also been seized under District Court, Badulla, writ No. 4,875.

Nagamuthu Thotasy of Puwakpitiya Defendant.

NOTICE is hereby given that on Monday, July 28, 1930, commenting 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. 800, with interest thereon at the rate of 9 per cent. per annum

from January 30, 1930, till payment in full, viz. :—
An undivided 8/14 shares out of lots 1 and 2 in extent
29 perches with the buildings and plantations thereon
described in plan No. 378 dated January 31, 1928, made
by J. S. Thambiah, Licensed Surveyor, of the land called
Radakumburagodella of 1 rood and 27 perches in extent,
situated at Talawitiya in Uda pattu of Kuruwita korale;
bounded on the north by Radakumbura, Haliyawala
alias Ihala Irawailla, on the east by Radakumbura,
on the south by the wall of ambalama and live fence,
west by high road.

Fiscal's Office, Ratnapura, June 30, 1930. R. E. D. ABEYRATNE, Additional Deputy Fiscal. In the District Court of Colombo.

No. 36,146.

Vķ

(1) Ivor E. Amerasekera, (2) Beatrice V. Amerasekera, both of Peradeniya in Kandy, (3) G. W. B. Kiriella of Hulftsdorp in Colombo Defendants.

NOTICE is hereby given that on Wednesd July 30, 1930, commencing at 10 o'clock in the ferencon, will be sold by public auction at the premises the right, title, and interest of the said 3rd defendant in the following property for the receivery of the sum of Rs. 4,061 25, with interest on Rs. 4,000 at 15 per centum per annum from January 17, 1930, to the date of decree and thereafter on the aggregate amount at 9 per centum per annum till payment in full, and costs of suit, viz. :—

- (1) All that land called and known as Borallessewatta alias Ambalamagawawatta, situated at Kiriella in the Meda pattu of Kuruwita korale in the District of Ratnapura; and bounded on the north by the limitary live fence, Boralessawatta, and Walawwewatta, on the east by Companeyewatta, on the south by the boundary of the land belonging to Ranasinghe Mudianse, and on the west by Boralessa rubber land and ditch; containing in extent about 4 acres.
- (2) All that land called Millegaswattehenyaya, situated in the village of Epitawela in the Meda pattu of Kuruwita korale in the District of Ratnapura (exclusive of the Gansabawa road and the Maha-dola passing through the land); and bounded as follows on the north by Puwakg hadeniyahena and Millag swattehena (lot BH) sold to Geekinage Mohotti Appuhamy under the Waste Lands Ordinances (T. P. 359, 189), Millagahawatta (lot 15Br), reservation for a road to be declared the property of the Crown under the Waste Lands Ordinances, road, and Dombagaswattedeniya (lot 72) private; on the east by Dombagahawattehena (lot 15B) private, Dombagaswatta (lot 74) private, Migaswatte-hena (lot 75) claimed by Wattegedera Kankanamalage Menik Hamy, Millagaswattehena (lot 15ck) private, Millagaswattehena (lot 15cm) private, Elagawawatta (lot 96) claimed by Palle Kankanamalage Sudu Etana and others, Ellagawawatta claimed by Pallekankanamalage Mohottihamy and others, Wattegederawatta (lot 130) claimed by Wattegedera Kankanamalage Seethalahamy and others, Epitawatta claimed by Palle Aratchillage Dantahamy and others, Maha dola, and a road; on the south by a road, Iskolewatta (lot 128) declared to be the property of the Crown under the Waste Lands Ordinances, Iskolewatta (127) private; on the west by a road, Habankukuluwala (lot 124) private, Panugoda-godellamukalana (T. P. 359,592), Maha-dola, Millagas-wattehenyaya to be declared the property of the Crown under the Waste Lands Ordinances; registered under B 171/115.

Fiscal's Office, R. E. D. ABEYRATNE, Ratapura, June 30, 1930. Additional Deputy Fiscal.

In the District Court of Colombo.

No. 29,966.

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

J. H. Rasiah Joseph, presently of Hulftsdorp in Colombo Defendant.

NOTICE is hereby given that on July 26, 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:—

Sale on July 26, 1930, commencing at 3 P.M.

- 1. All those three contiguous allotments of land called (1) Keulpanagodahena, (2) Dematahena, and (3) Kendagollehena, all now forming one land, situated in the village Ranwala and Paranagampola in the Mawatapattu of Paranakuru korale in the District of Kegalla of the Province of Sabaragamuwa; and bounded on the north by the village boundary, east by Tennepitahena, south by Pansalehena, Henekgehena, and Venderalagehena, west by Nalatchihena, Galkotuwehena; and containing in extent 30 acres according to the figure of survey No. 643 dated December 18, 1917, made by James W. Amarasekera, Licensed Surveyor.
- 2. An undivided ½ share of Wagollehenewatta of about 3 acres in extent, situated at Paranagampola in Mawatapattu aforesaid; and bounded on the east by Midelladeniyekumbura, south by ela, west by Asseddumakumbura, and on the north by Henneggehena.
- 3. All that land called Wagollehena of 7 lahas paddy sowing extent, situated at Ranwala in Mawatapattu aforesaid; and bounded on the east by Midelladeniye-kumbura, south by oya, west by tamarind tree and kahata tree, and north by Henneggehena.

For the recovery of the sum of Rs. 750, with interest thereon at 9 per cent. per annum from September 24, 1928, till payment in full, and costs of suit.

S. DE SILVA,
Deputy Fiscal's Office,
Kegalla, July 1, 1930.

S. DE SILVA,
Additional Deputy Fiscal.

In the Court of Requests of Colombo.

M. M. Canny of San Sebastian street,
Colombo Plaintiff

No. 49,363. Vs.

O. M. Mohamed Yoosoof of Attalapitiya, Fingula Defendant.

NOTICE is hereby given that on July 29, 1930, commencing at 2 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,

The land called Boraluwewatta of 1 amunam of paddy sowing in extent, situated at Kekirigoda in Meda pattu of Galboda korale in the District of Kegalla of the Province of Sabaragamuwa; and bounded on the east by the ditch, on the south by the field, on the west by the endaru fence, and on the north by the fence of Bulugahamulawatta; together with the tiled house standing thereon.

To recover a sum of Rs. 200, with legal interest thereon at the rate of 9 per cent. per annum from December 11, 1928, till payment in full, and costs of suit Rs. 20:25, and prospective costs Rs. 3:50.

S. DE SILVA, Additional Deputy Fiscal.

Deputy Fiscal's Office, Kegalla, July 1, 1930.

IN TESTAMENTARY NOTICES ACTIONS.

In the District Court of Colombo. Order Nisi.

Testamentary In the Matter of the Intestate Estate of Weerahennedige Maria Victoria Ferisdiction. nando of Laxapathiya in Moratuya, o. 4,965.

Between

Sahatelge Solomon John Peiris of And

(1) Noel Victor Peiris, (2) Hemavathie Peiris, and (3) Leelavathie Peiris, all of Moratuwa, minors, by their guardian ad litem (4) J. A. Fernando of Laxapathiya in Moratuwa Respondents.

THIS matter coming on for disposal before George Crosette Thambyah, Esq., District Judge of Colombo, on June 19, 1930, in the presence of Mr. C. W. de Silva, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated June 17,

1930, having been read: It is ordered that the petitioner be and he is hereby declared entitled, as paternal uncle of the 1st, 2nd, and 3rd respondents and brother-in-law of the deceased above named, to have letters of administration to her estate issued to him, unless the respondents above named or any other person or persons interested shall, on or before July 24, 1930, show sufficient cause to the

satisfaction of this court to the contrary.

G. C. THAMBYAH, District Judge.

June 19, 1930.

District Court of Colombo. Order Nisi.

In the Matter of the Intestate Estate of Abèyesinghe Aratchige Joranis Perera of Petiyagoda in the Adikari pattu of Siyane korale, deceased.

he Aratchige Julis Perera of Petiyas aforesaid ...

And

(1) Abeyesinghe Aratchige Allis Perera, (2) ditto Carolis Perera, (3) ditto Alice Perera, (4) ditto Helena Perera, (5) ditto Sopaya Missiya Perera, all of Petiyagoda aforesaid Respondents.

THIS matter coming on for disposal before O. L. de Kretser, Esq., District Judge of Colombo, on April 3, 1930, in the presence of Mr. E. P. Rupesinghe, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated February 6, 1930, having been read:

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

April 3, 1930.

G. C. THAMBYAH, District Judge.

The date for showing cause is extended to July 10, 1930.

May 22, 1930.

G. C. THAMBYAH, District Judge. in the District Court of Colombo. Order Nisi.

In the Matter of the Last Will and Testament of Sheik Ismail Lebbe Shamsuleen of 94, Messenger street, Colombo, deceased.

Abdul Rahiman Pathuma Umma of 94, Messenger street, Colombo Petitioner.

THIS matter coming on for disposal before G. C. Thambyah, Esq., District Judge of Colombo, on June 16; 1930, in the presence of Mr. N. H. M. Abdul Cader, Proctor, of the part of the petitioner above named; and the affiliavits (1) of the petitioner dated May 31, 1930, and (2) of the attesting notary and witnesses dated May 14, 1030, having been read:

It is ordered that the last will of Sheik Ismail Lebbe Shamsudeen, 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 July 10, 1930, show sufficient cause to the satisfaction of this court to the contrary.

June 16, 1930.

G. C. THAMBYAH, District Judge.

In the District Court of Colombo. Order Nisi.

In the Matter of the Intestate Estate of Testamentar# Jurisdiction. Porage Dona Helena Hamy of Bo-Ain the Palle pattu of Salpiti No. 5,144. deceased.

Korallage Don Hendrick of Tumbowila in the Palle pattu aforesaid . ····· Petitioner.

(1) Porage Dora Yahonis Perera Guna-Kahandawila Aratthige Yahonis Perera Guna-wardane, both of Kaduwela, (3) Porage Don John, (4) ditto Dona Elisahamy, (5) ditto Dona Jane Nona, all of Bokundara aforesaid, (6) Korottage Don Arnolis, (7) ditto Dona Johana Hamy, both of Tumbowila, (8) ditto Dona Ciciliana Hamy, wife of (9) Mapitiyage Palman Peiris of Horana in Panadure, (10) Porage Don Arnolis David of Nuwara Eliya, (11) Weerasinghe Aratchige Millie Perera, (12) ditto Arthur Perera, (13) ditto Annie Perera, (14) ditto Kitta Perera, (15) ditto Lizzie Perera, (16) ditto Jinadasa Perera, (17) ditto Somawathie Perera, (18) ditto Kusuma-wathie Perera, the 11th to 18th are minors appearing by their guardian ad litem (19) ditto Simon Perera, all of Gangodawila, (20) Jayawardane Kankanampathirennehelage Messiliana Jayawardane, (21) ditto Robert Jayawardane, (22) ditto Pabiliana Jayawardane, (23) ditto Pemawathie Tayawardane, (24) ditto Sugathapala Jayawardane, 20th to 24th are minors appearing by their guardian ad litem (25) Jayawardane Kankanampathirennehelage Don Peter Jayawardane wardane, all of Pamunuwa in the Palle pattu of

THIS matter coming on for desposal before G. C. Thambyah, Esq., District Judge of Colombo, on June 13, 1930, in the presence of Mr. F. J. Botejue, Proctor, on the part of the petetioner above named; and the affidavit of the said petitioner dated May 29, 1930, having been read:

It is ordered that the petitioner be and he is hereby declared entitled, as nephew of the above-named deceased, to have letters of administration to her estate issued to him, unless the respondents above named or any other person or persons interested shall, on or before July 17, 1930, show sufficient cause to the satisfaction of this court to the contrary.

> G. С. Тнамвуан, District Judge.

June 13, 1930.

In the District Court of Colombo

Order Nisi. Testamentary In the Matter of the Interface Agriculture of the Interface Agriculture of the Interface Agriculture of the Interface of the Inte

Siyane korale, deceased. Kolamunne Acharge Dona Mary Catherine of In-bu'goda in the Meda patra of Sixture

(1) Dedigamuwe Acestige Agnetia Silva, (2) ditto Bebiana Silva, minors appearing by their guardian ad litem (3) Kolamunne Acharige Don Daniel,

THIS matter coming on for disposal before G. C. Thambyah, Esq., District Judge of Colombo, on June 2, 1930, in the presence of Mr. N. E. P. Samarasinghe, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated May 29, 1930, having been read:

It is ordered that the petitioner be and she is hereby 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 July 10, 1930, show sufficient cause to the satisfaction of this court to the contrary.

June 2, 1930.

G. C. THAMBYAH. District Judge.

In the District Court of Colombo. Testamentary In the Matter of the Intestate of Sesma Lebbe Hadjiar Mahamadu Haniffa of Dematagoda in Colombo, Jurisdiction. No. 5,132. deceased.

Ismail Lebbe Marikat Ayasha tagoda in Colomb Petitioner.

And (1) Mohamadu Haniffa Mohamed Cameil, (2) Mohamadu Haniffa Mohamed Farook, (3) Ismail Lebbe Marikar Ahamed Jalaldeen of Dematagoda

THIS matter coming on for disposal before G. C. Thambyah, Esq., District Judge of Colombo, on June 9, 1930, in the presence of Mr. A. B. Tillekeratne, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated June 5, 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 July 17, 1930, show sufficient cause to the satisfaction of this court to the contrary.

G. С. Тнамвуан, District Judge. . In the District Court of Colombo. Order Nisi.

Testamentary In the Matter of the Last Will and Jurisdiction. Testament of Hewadewage Lilian Pedris, late of 36, Regent street, Colombo, deceased.

Dewunuge Carolis Pedris of 36, Regent street in Colombo Petitioner. Mand .

1930, in the presence of Mr. T. Capinga Rayar, Proctor, on the part of the petitioner grove named; and the affidavits (1) of the said petitioner dated June 11, 1930, and (2) of the attesting notary also dated June 11, 1930, having been read:

It is ordered that the last will of Hewadewage Lilian Pedris, deceased, of which the original has been produced and is now deposited in this court, be and the same is hereby declared proved; and it is further declared that the petitioner is the executor named in the said last will, and that he is entitled to have probate thereof issued to him accordingly, unless the respondents above named or any other person or persons interested shall, on or before July 10, 1930, show sufficient cause to the satisfaction of this court to the contrary.

June 13, 1930.

G. С. Тнамвуан, District Judge.

In the District Court of Colombo. 35 Order Nisi declaring Will proved.

Testamentary In the Matter of the Last Will and Testa ment or Testamentary Settlement of Jurisdiction. Dame Jessie Montgomerie Lumsdem of Kinloch (Dowager Lady Kinloch), late of Carrymore, Plaipewree is the County of Peth Schland, formerly residing at Netherton Meigle in the County of Perth aforesaid, widow, No. 5,165. deceased.

THIS matter coming on for deposal before G. C. Thambyah Esq., District Judge of Colombo, on June 24. 1930, in the presence of James F. van Langenberg, Esq., Proctor, on the part of the petitioner, Stanley Frederick de Saram; and (I) the affidavit of the said petitioner dated June 23, 1930, (2) the power of attorney dated May 6, 1930, and (3) the order of the Supreme Court dated June 17, 1930, having been read. It is ordered dated June 17, 1930, having been read: It is ordered that the will of the said Dame Jessie Montgomerie Lumsden or Kinloch (Dowager Lady Kinloch), deceased, dated March 8, 1920, a certified copy of which under the seal of the Commissariot of the County of Perthshire in Scotland 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 Stanley Frederick de Saram is the attorney in Ceylon of the executors named in the said last will and testament or testamentary settlement, 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 July 10, 1930, show sufficient cause to the satisfaction of this court to the contrary.

> G. C. THAMBYAH, District Judge.

June 9, 1930.

June 24, 1930.

In the District Court of Negombo.

Order Nisi.

In the Matter of the Intestate Estate Testamentary Jurisdiction. of the late Wewalage Emaliano Fernando of Pitipana in the District of No. 2,749. Negombo.

Between Anambarage Veronica Fernando of Pitipana within the Gravets of Negombb. 17. Petitioner.

And

(1) Wewalage Maria Fernando and husband (2) Sellappulige Miguel Rosa; (3) Wewalage Isabel Fernando. (4) ditto Mary Theresa Fernando. (5) ditto Thomas Fernando, all of Piti-

THIS matter coming on for disposal before M. H. Kantawala, Esq., District Judge of Negombo, on June 19, 1930, in the presence of Mr. Martin de Silva, Proctor, on the part of the petitioner; and the petition and affidavit of the said petitioner dated June 19, 1930, having been read:

It is ordered that the said petitioner be and she is hereby declared entitled, as the widow of the above-named 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 July 9, 1930, show sufficient cause to the satisfaction of this court to the contrary.

It is further ordered that the 2nd respondent above named be appointed guardian ad litem over the minors, the 3rd, 4th, and 5th respondents above named, for the purpose of this testamentary case, unless the respondents above named or any other person or persons interested shall, on or before July 9, 1930, show sufficient cause to the satisfaction of this court to the contrary

June 19, 1930.

M. H. KANTAWALA, District Judge.

In the District Court of Negombo. Order Nisi.

Cestamentary In the Matter of the Intestate Estate of the late Wijesinghege Carolis Appu of Jurisdiction. Walpitamulla in Dasia pattu of the No. ,755. Alutkuru korale, deceased.

Between Ranatunga Alakchige mulla Nohanahamy of Wilpita-Petitioner. And

(1) Wijesinghege Menikhamy (2) ditto William Singho, (3) ditto Josaphin Jona, (4) ditto Guna-rath Singho (5) ditto Karunawathi, (6) ditto Karunasekera (7) ditto Piyadasa, (8) Ranatunga Aratchige Don Bempy Ranatunga, all of Wal-

1930, in the presence of Mr. D. W. Samaratunga, Proctor, on the part of the petitioner; and the petition and affidavit of the said petitioner dated June 17, 1930, and June 4, 1930, respectively, having been duly read:

It is ordered that the said petitioner be and she is hereby declared entitled, as the widow and an heir to the estate of above named 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 July 7, 1930, show sufficient cause to the satisfaction of this court to the contrary

It is further ordered that the 8th respondent above named be appointed guardian ad litem over the minors, 1st to 7th respondents above named, for the purpose of this testamentary case, unless the respondents above named or any other person or persons interested shall, on or before July 7, 1930, show sufficient cause to the satisfaction of this court to the contrary

And it is further ordered that the said 8th respondent do produce the said minors before this court on the said

date at 10 A.M. June 17, 1930.

M. H. KANTAWALA, District Judge.

District Court of Kalutara.

Grand Nisi.
In the Master of the Estate of the late Testamentary Wedige Fredrick Peiris, deceased, of Wekada in Panadure. Jurisdiction. No. 2,283.

THIS matter coming on for disposal before N. M. Bhaycha, Esq., District Judge of Kalutara, on May 22, 1930, in the presence of Mr. H. Lee Perera, Proctor, on the part of the stitioner, Mututen dig Cecilia Peiris nee Cooray of Wakada and the affidavit of the said petitioner dated January 22, 1926, having been read: It is ordered that he said petitioner be and she is hereby declared entitled on widow, to have letters of a decision declared entitled, as widow, to have letters of administration to his estate issued to her, unless the respondents—
(1) Wedige Dolly Caroline Peiris, minor, by her guardian ad litem (2) Edwin Solomon Rodrigo of Panadure—or any other person or persons interested shall, on or before June 26, 1930, show sufficient cause to the satisfaction of this court to the contrary.

It is further declared that the said 2nd respondent be and he is hereby appointed guardian ad litem over the 1st minor respondents for all the purposes of this action, unless the respondent or any other person or persons interested shall, on or before June 26, 1930, show sufficient cause to the satisfaction of this court to the

contrary.

May 22, 1930.

N. M. BHARUCHA, District Judge.

The date for showing cause has been extended till 11, 1930.

N. M. Bharucha,

June 26, 1930.

District Judge.

In the District Court of Kalutara.

Order Nigi declaring Will proved.

Testamentary In the Matter of the Last Will and Testa-Jurisdiction.

In the District Court of Kalutara.

Will proved.

Testamentary In the Matter of the Last Will and Testa-Jurisdiction.

In the District Court of Kalutara.

United Proved.

Testamentary In the Matter of the Last Will and Testa-Jurisdiction.

In the District Court of Kalutara.

Testamentary In the Matter of the Last Will and Testa-Jurisdiction.

The Matter of the Last Mudality of Wasala William and Testa-Jurisdiction.

The Matter of the Last Mudality of Wasala William and Testa-Jurisdiction.

The Matter of the Last Mudality of Wasala William and Testament of the Last Mudality of Wasala William and Testament of the Last Mudality of Wasala William and Testament of the Matter of the Last William and Testament of the Matter of the M

THIS master coming on for disposal before N. M. Bharucha, Esq., District Judge of Kalutara, on April 24, 1930, in the presence of Mr. D. K. Goonetilleke, Proctor, on the part of the petitioner Simon Christopher Jayewardene of Wasala Walay W. Hakandawila; and the affidavit of the said petitioner dated February 3, 1930, having been read:

It is ordered that the will of Mudaliyar J. V. G. Jayewardene, deceased, dated October 3, 1928, and now deposited in this court, be and the same is hereby declared proved, unless the respondents—(I) Alfred Christy Jayawardane of Kachcheri, Kalutara, (2) Dr. Fredrick Nicholas Jayawardane, M. O. H., Municipality, Colombo, (3) George Llewellyn Jayawardane of Colombo, (4) Eva Mary Entoinette Jayawardane, and (5) Arthur Reginald Seneviratne, Proctor, both of Kalutara, (6) Mary Constance Jayawardane, and husband (7) J. E. Perera, Proctor, both of Avondale

House, Avondale road, Maradana, (8) Mary Marjorie de Silva of St. Bridgets Convent by her guardian ad litem Nicetas James Conroy de Silva of Halkandawilaor any other person or persons interested shall, on or before June 25, 1930, show sufficient cause to the satis-

faction of this court to the contrary.

It is further declared that the said Simon Christopher Jayawardane is the executor named in the said will, and he is hereby entitled to have probate of the same issued to him accordingly, unless the respondents or any other person or persons interested shall, on or before June 25, 1930, show sufficient cause to the satisfaction of this court to the contrary.

It is further declared that the said 9th respondent be and he is hereby appointed guardian ad litem over the 8th minor respondent for all the purposes of this action, unless the respondents or any other person or persons interested shall, on or before June 25, 1930, show sufficient cause to the satisfaction of this court to the contrary.

April 30, 1930.

N. M. BHARUCHA District Judge.

The date for showing cause against this Order Nisi is extended to July 23, 1930.

June 25, 1930.

N. M. BHARUCHA, District Judge.

In the District Court of Kandy Order Nisi.

Testamentary In the Matter of the Estate Telge Peduru Pieris, dec ased, of Watad-Jurisdiction. No. 4,894. dora in Kotmale.

THIS matter coming on for disposal before W. E. Barber, Esq., District Judge, Kandy, on June 9, 1930, in the pre-ence of Mr. D. P. Separatne, Prochip Etana of Wataddora; and the affidation of the said peritioner dated April 30, 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 administration to the state of the deceased above amed issued to her accordingly, unless the response to the property and issued to her accordingly, unless the response to the property and issued to her accordingly, unless the response to the property and the response to the property and the response to the property of the p (6) T. Richard Stephen Pieris of Wataddora, (7) Telge Punchi Menika of Wataddora, (8) Telge Podihamine of ditto; the 5th, 6th, 7th, and 8th respondents by their guardian ad litem the 3rd respondent above namedshall, on or before July 10, 1930, show sufficient cause to the satisfaction of this court to the contrary.

June 9, 1930.

W. E. BARBER, District Judge.

In the District Court of Nuwara Eliya, Order Nisi.

Testamentary In the Matter of the Last Will and Testament of Florence Walter Boake, ate of Ktikby Battlefield road, St. Albans, Jurisdiction. No. 229.

Hertfold, England decgased

Edward Christian Elliott of Pedro estate, Nuwara . Petitioner.

THIS matter coming on for disposal before D. B. Seneviratne, Esq., District Judge of Nuwara Eliya, on June 20, 1930, in the presence of Mr. V. C. Modder, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated June 20, 1930, having been read:

It is ordered that the last will of Florence Walter Boake, deceased, be and the same is hereby declared proved; and it is further declared that the petitioner is the attorney in Ceylon of Sir Walter Buchanan Riddel and Marjorie Gardner, the executors named in the said last will, and that as such he is entitled to have letters of administration, with copy of the will annexed, issued to him in respect of the estate in Ceylon of the said Florence Walter Boake, deceased, unless any person or persons interested shall, on or before July 26, 1930, show sufficient cause to the satisfaction of this court to the contrary.

D. B. SENEVIRATNE, Nuwara Eliya, June 20, 1930. District Judge.

In the District Court of Galle.

Order Nisi.

In the Matter of the Intestate Estate of Testamentary the late Welihinda Badalge Anaga-Jurisdiction. hamy, deceased, of Galwadugoda. No. 7.077.

THIS matter coming on for disposal before T. W. Roberts, Esq., District Judge of Galle, on May 20, 1930, in the presence of Messrs. D. R. Amarasyrina, Presents, on the part of the petitioner. Welihida Badalge Tregris Mudalali of Minuwangoda; and the affidavit of the said petitioner dated May 20, 1930, having been read that the 5th respondent be appointed wardian ad litem over 7th to 12th minor respendents; unless the respondents; viz., (1) Welihinda Badalge Marshal of Hospital street, Fort, Colombo, (2) ditto Dathihamy of Kumbalwella, Galle, (3) ditto Edwin of Kandy, (4) ditto Alicenona of Dodanduwa, (5) Winasa Mestrige Simon de Silva of Elliott road, Galle, (6) Wellhanda Badalge Harry, (7) Welihinda Badalge Dora, (8) ditto Millie, (9) ditto Mulie, (10) ditto Milton, (11) ditto Girtie, (12) ditto Nandasiri, all of Minuwangoda, shall, on or before July 8, 1930, show sufficient cause to the satisfaction of this court to the contrary.

It is further declared that the said petitioner, as a brother of the deceased above named, is entitled to have letter of administration issued to him accordingly, unless the said respondents shall, on or before July 8, 1930, show sufficient cause to the satisfaction of this court to

the contrary.

Colombo, May 20, 1930.

T. W. ROBERTS. District Judge.

In the District Court of Matara. In the Matter of the Last Will and No. 3,574. Testament of Uduwalagala Kan Lenohamine, late of Meenip deceased.

Hewa Balage alias Kiyanduwe Liyanage Hinniappuhamy of Meeruppa Petitioner.

(1) Hewa Walgamage Don Dinesappulamy of Denepitiya, trustee of Sudassana Arama Villare in Welihinda, (2) Hewa Balage alias Kisanduwe Liyanage Martin Apprhashy of Meer ppa, (3) ditto Diyonahamine and husband (4) Naimana Vithanage Don Dias, both of Akuressa, (5) Hewa Balage alias Kiyanduwe Liyanage Yasohamine and husband (6) Hewa Walgamage Don Bastian, both of Meeruppa, (7) Hewa Balage alias Kiyanduwe Liyanage Maddunahamine and husband (8) Rubasinge James, both of Talpe, (9) Hewa Balage alias Kiyanduwe Liyanage Podihamine and husband (10) Senerat Parana Yapage Don Hendrick, both of Meeruppa Respondents.

THIS matter coming on for disposal before Murari Prasad, Esq., District Judge of Matara, on December 9, 1929, in the presence of Mr. Samson Dias, Proctor, on

the part of the petitioner Hewa Balage alias Kiyanduwe Liyanage Hinniappuhamy; and the affidavit of the said petitioner dated November 29, 1929, and the affidavit of the attesting witnesses dated April 4, 1930, together with the last will dated February 19, 1929, having been fead:

It is ordered that the will of Uduwalagala Kanattage Lenohamine, deceased, dated February 19, 1929, and now produced in this court, be and the same is hereby declared proved, unless any person or persons interested shall, on or before May 16, 1930, show sufficient cause to the satisfaction of this court to the contrary.

It is further declared that the said Hewa Balage alias Kiyanduwe Liyanage Hinniappuhamy is the legatee flamed in the said will, and that he is entitled to have probate of the same issued to him accordingly, unless any period or persons interested shall, on or before May 16, 1930, show sufficient cause to the satisfaction of this court to the contrary.

April 29, 1930.

M. Prasad, District Judge.

Order Nisi extended returnable July 16, 1930.

May 16, 1930.

M. Prasad, District Judge.

In the District Court of Matara.

Legtamenta III the Matter of the Intestate Estate of Jurisdiction. Abeydeera Patabendige Babasinno, late No. 3,6,3. of Kottagoda, deceased.

Fredreck Abeydeers of Kottegods . . . O. Politioner.

THIS matter coming on for disposal before Murari Prasad, Esq., District Judge of Matara, on April 24, 1930, in the presence of Mr. M. D. T. Kulatilleke, Proctor, on the part of the petitioner, Fredreck Abeydeera; and the affidavit of the said petitioner dated April 24, 1930, having been read:

It is ordered that the petitioner, Fredreck Abeydeera, be and he is hereby declared entitled, as son of the said deceased, to administer the said estate, and that letters administration do issue to him accordingly, unless the respondents above named or any person or persons afterested shall, on or before July 8, 1930, show sufficient cause to the satisfaction of this court to the contrary.

It is further ordered that the 1st respondent, Sudirikku Layawickrema Babunhamy, be and he is hereby appointed guardian ad litem over 3rd to 5th minor respondents, unless the respondents above named or any person or persons interested shall, on or before July 8, 1930, show sufficient cause to the satisfaction of this court to the contrary.

April 24, 1930.

M. PRASAD, District Judge.

In the District Court of Jaffna.

Order Nisi.

Testamentary
Jurisdiction.

No. 7,485.

Sinnappoo Rajah of Chulipuram, deceased.

Vs.

THIS matter of the petition of the above-named petitioner, praying for letters of administration to the estate of the above-named deceased, Thilakavathy,

daughter of Sinnappoo Rajah of Chulipuram, coming on for disposal before J. C. W. Rock, Esq., District Judge, on March 21, 1930, in the presence of Messrs. Sivapragasam & Katiresu, Proctors, on the part of the petitioner; and the affidavit of the petitioner dated March 10, 1930, having been read: It is declared that the petitioner is the father of the said intestate, and is entitled to have letters of administration to the estate of the said intestate issued to him, unless the respondent or any other person shall, on or before May 23, 1930, show sufficient cause to the satisfaction of this court to the contrary.

May 3, 1930.

J. C. W. Rock, District Judge.

Time to show cause extended for July 11, 1930.

J. C. W. Rock, District Judge.

28 An the District Court of Jaffna.

Testamentary In the Matter of the Estate of the late Jurisdiction Arumugan Vythilingam of Sandi-No. 7,388. ruppay, deceased.

Latchumyppillai, widow of Vythilingam of Sandiruppay Petitioner.

(1) Eliatants Kancibh wife (2) Svagamyppillai of Sandirustay, (3) Kanmany, daughter of Kulanthavelujo Jaffna, (4) Veluppillai Ramalingam of ditto, (5) Chellappa Maniakakavasagar of Sandiruppay, (6) wife, Sivakkolunthu of ditto. Respondents.

THIS matter of the petition of the above-named-petitioner, praying for letters of administration to the estate of the above-named deceased, coming on for disposal before J. C. W. Rock, Esq., District Judge, on June 16, 1930, in the presence of Wr. M. Vythialingam, Proctor, on the Part of the petitioner; and the affidavit of the petitioner having been read: It is declared that the petitioner is the lawful widow of the said intestate, and is entitled to have letters of administration to the estate of the said intestate issued to her, unless the respondent or any other person shall, on or before July 7, 1930, show sufficient cause to the satisfaction of this court to the contrary.

June 16, 1930.

J. C. W. Rock, District Judge.

In the District Court of Jaffna.

Testamentary In the Matter of the Estate of the late Jurisdiction.
No. 7,450.
Rasaledchumy, wife of Suppar Kandiah of Ipoh, deceased.

Suppar Kandiak of Ipoh in Federated Malay States by his attorney Suppar Vaitialingam of Utompiray Petitioner.

Vs.

(I) Thavamany, daughter of Suppar Kandiah of Inoh. (2), Achchippillai, widow of Visuvanathar of Urumgiray; the 1st respondent is a minor appearing by the guardian of litem the 2nd respondents.

Respondents.

THIS matter of the petition of the above-named petitioner, praying that the above-named 2nd respondent be appointed guardian ad litem over the minor the above-named 1st respondent, and that letters of administration to the estate of the late Rajaledchumy, wife of Suppar Kandiah, be issued to the petitioner, coming on for disposal before J. C. W. Rock, Esq., District Judge, Jaffna, on February 18, 1930, in the presence of Messrs.

Sivapragasam & Katiresu, Proctors, on the part of the petitioner; and the affidavit of the petitioner dated

February 5, 1930, having been read:

It is ordered that the above-named 2nd respondent be appointed guardian ad litem over the minor the above-named 1st respondent for the purpose of this testamentary action, and that letters of administration to the estate of the above-named deceased, be issued to the petitioner, as the lawful attoorney of Suppar Kandiah who is the lawful husband of the deceased intestate, unless the above-named respondents or any other person shall, on or before May 1, 1930, show sufficient cause to the satisfaction of this court to the contrary.

March 29, 1930.

J. C. W. ROCK, District Judge.

Extended and re-issued for July 8, 1930.

J. C. W. Rock, District Judge.

In the District Court of Jaffna Order Nisi.

Testamentary In the Matter of the Estate of the late Jurisdiction. Catherine Ponnammah Rivimannasingam of Jaffna town, No. 7,490.

Mudaliar Joseph Gabriel Puvimannasingan Petition Jaffna town

Doctor George Wilfred Puvimennsin ann Bogowantalawa Respondent.

THIS matter of the petition of the petitioner above named, praying for letters of administration to the estate of the above-named deceased, coming on for disposal before J. C. W. Rock, Esq., District Judge, on March 28, 1930, in the presence of Mr. J. A. J. Tisseveerasinghe, Proctor, on the part of the petitioner; and the affidavit of the petitioner dated March 1, 1930, having been read: It is declared that the petitioner is the widower of the said intestate, and is entitled to have letters of administration to the estate of the said intestate issued to him, unless the respondent or any other person shall, on or before July 11, 1930, show sufficient cause to the satisfetion of this court to the contrary.

May 23/27, 1930.

J. C. W. Rock, District Judge.

In the District Court of Jaffna Order Nisi.

Testamentary In the Matter of the Estate of the late

Jurisdiction. Sithamparam, wife of Velu Nagamuttu of Sandiruppay, deceases No. 7,497. Murugesu Maruthakuddy of Sandiruppay . 4

(1) Naguppillai, wife of Maruth Maddy/Respondents. (2) Velu Nagamuttu of ditto....

THIS matter of the petition of the above-named petitioner, praying for letters of administration to the estate of the above-named deceased, coming on for disposal before J. C. W. Rock, Esq., District Judge, on March —, 1930, in the presence of Messrs. Nagalingam & Nagalingam, Proctors, of the part of the petitioner; and the affidavit of the petitioner dated March—, 1930, having been read. It is declared that the petitioner is the husband of the later of the said intestate, and is entitled to have letters of administration to the actuate 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 July 7, 1930, show sufficient cause to the satisfaction of this court to the contrary.

May 26, 1930.

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

In the Matter of the Estate of the late Testamentary Jurisdiction Thilakavathy, wife of Sinnathamby No. 7,503. Ramanathan of Mallagam, deceases Ampalavanar Arumugak of Mallagam Petiticaler.

Vs.

(1) Chellam, wife of A. Arumugam, (2) Sinnathamby Ramanathan of Mallagam...... Respondents.

THIS matter coming on for disposal before J. C. W. Rock, Esq., District Jurge, Jaffna, on April 1, 1930, in the presence of Mr. & Kanagasabapathy Procest, on the part of the petitioner; and the affidavit of the petitioner dated March 28, 1930, and the petition of the petitioner having been read:

It is ordered that the above named petitioner be declared entitled to administer the said estate, as the

father of the deceased, and that letters of administration be issued to him accordingly, unless the respondents shall appear before this court on June 2, 1930, and show sufficient cause to the satisfaction of this court to the contrary.

May 16, 1930.

C. W.Rock. District Judge.

Time extended till July 21, 1930.

In the District Court of Jaffna

Order Nisi.

Testa mentary In the Matter of the Estate of the late Jurisdiction. Ampalavanar Ponnampalam. No 7,511. Uduvil, deceased.

Sinnathangachchy, widow of Ampalayanar Ponnama palam of Uduvi

(1) Poopathy daugh er Ponnampalam of Uduvil, (2) Ponnampalam Poopalasingam of Uduvil Respondents

THIS action coming on for disposal before J. C. W. Rock, Esq., District Judge, Jaffna, on April 16, 1930, in the presence of Mr. S. Kanagasabapathy, Proctor, on the part of the petitioner; and the affidavit of the petitioner dated April 15, 1930, having been read:

It is ordered that the petitioner be declared entitled to administer the said estate, and that letters of administration be issued to her, as the lawful widow of the deceased, unless the respondents shall appear before this court on June 4, 1930, show and sufficient cause to the satisfaction of this court to the contrary.

May 2, 1930.

J. C. W. Rock, District Judge.

Time extended till July 14, 1930.

In the District Court of Jaffna. Order Nisi.

Testamentary In the Matter of the Estate of the late Jurisdiction. Muttan Sinnavan of Navaly, deceased No. 7,561.

Muttan Ponnan of Nav

Theivy, widow Muttan Sinnavan ditto Respondent.

THIS matter of the petition of the petitioner; praying for letters of administration to the estate of the above named deceased, coming on for disposal before J. C. W. Rock, Esq., District Judge, on May 26, 1930, in the

presence of Mr. E. Murugesapillai, Proctor, on the part of the petitioner; and the affidavit of the petitioner dated May 24, 1930, having been read: It is declared that the petitioner, the sole 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 respondent or any other person shall, on or before July 9, 1930, show sufficient cause to the satisfaction of this court to the contrary.

June 13, 1930.

J. C. W. Rock, District Judge.

In the District Court of Jaffna.

Order Nisi.

Testamentary In the Matter of the Estate of the late Saravanamuttu Kandiah of Mahiapiddy, deceased.

June 12, 7930.

J. C. W. Rock, District Judge.

In the District Court of Jaffna.

Order Nisi.

Testamentary
Jurisdiction.
No. 7,587
In the Matter of the Estate of the late
Iledchumippillai, wife of S. Aiyadurai
of Urelu, late of Kuala Lumpur,
deceased.

(1) Aiyadurai Jegasothy, (2) Nesamany, and (3) Arumaimany, daughter of Aiyadurai, (4) Aiyadurai Sivasothy, (6) Aiyathurai Thillaisothy, (6) Sornamany, daughter of Aiyadurai, and (7) Swaminathar Ponniah of Urelu Respondents.

THIS matter of the petition of the petitioners, coming on for disposal before J. C. W. Rock, Esq., District Judge, on June 9, 1930, in the presence of Mr. E. Muruge-sampillai, Proctor, for the petitioners; and the affidavit of the petitioners dated June 5, 1930, having been read: It is ordered that the above-named 7th respondent be appointed guardian ad litem over the minors 1st-6th respondents for the purpose of protecting their interests and of representing them in this testamentary case, and that letters of administration, with copy of will annexed, to the estate of the above-named deceased be issued to the petitioners, as the executors named therein, unless the respondents shall appear before this court on July 14, 1930, and show sufficient cause to the contrary.

J. C. W. Rock, District Judge. 22 / 8 - District Court of Jaffna.

Testamentary In the Matter of the Estate and Effects of Jurisdiction. Nallammah, wife of Joseph Chelliah, No. 7,580. Late of Chundikkuly, deceased.

Maruthy, widow of Eliavan of Neervely Petitioner.

Joseph Chelliah of Chundikkuly Respondent.

THIS matter of the petition of the petitioner, coming on for disposal before J. C. W. Rock, Esq., District Judge, Jaffra on Judge, Jaffra on Judge, Jaffra on Judge, in the presence of Mr. P. Casippillai, Prector, on the part or the petitioner; and the affidavit of the petitioner dated May 30, 1930, having been read: It is ordered that letters of administration to the estate of the above-named deceased be issued to the petitioner as the present only heir and the mother of the deceased, unless the above-named respondent appears before this court on July 30, 1930, and state objections or show sufficient cause to the satisfaction of this court to the contrary.

June 20, 1930.

J. C. W. Rock, District Judge.

In the District Court of Anuradhapura.

Order Nisi.

Testamentary In the Matter of the Estate of the late Jurisdiction. Hettiwastege Hendrick Singho of No. 403. Minneriya, deceased.

Wickramasinghe Hetti Arachchige Aggie Nona of Minneriya Petitioner.

(1) Hettiwattege Appu Singhe and (2) Hettiwattege Punchihami, both of Minnerita Respondents

THIS matter of the petition of Wickramasinghe Hetti Arachchige Aggie Nona of Minneriya, praying for letters of administration to the estate of the abovenamed deceased, Hettiwattege Hendrick Singho, coming on for disposal before D. H. Balfour, Esq., District Judge, on June 24, 1930, in the presence of Mr. V. Ramaswamy, Proctor, on the part of the petitioner; and affidavit of the petitioner dated June 24, 1930, having been read: It is declared that the petitioner is the widow of the said intestate, and is entitled to have letters of administration to the estate of the said intestate issued to her, unless the respondents or any other person shall, on or before July 29, 1930, show sufficient cause to the satisfaction of this court to the contrary.

June 24, 1930.

D. H. BALFOUR, District Judge.

In the District Court of Avissawella.

Testamentary In the Matter of the Estate and Effects of Jurisdiction. Wdakandalage Mango, late of Moraliya, No. 135.

Kaluhakuruge Allisa of Moraliya Petitioner.

THIS matter coming on for disposal before V. P. Redlich, Esq., District Judge of Avissawella, on May 21, 1930, in the presence of Mr. D. J. S. Goonewardena,

June 20, 1930.

Proctor, on the part of the petitioner above named; and the affidavit of the petitioner dated March 17, 1930,

having been read:

It is ordered that the petitioner above named be and he is hereby declared entitled, as son of the above-named deceased, to have letters of administration to her estate issued to him, unless the respondents above named or any other person or persons interested on or before June 9, 1930, show sufficient cause to the satisfaction of this court to the contrary.

V. P. REDLICH, May 21, 1930. District Judge.

This Order Nisi is extended and reissued for June 30,

V. P. REDLICH.

June 9, 1930.

District Judge.

This Order Nisi is extended for July 29, 1930.

V. P. REDLICH,

June 30, 1930.

District Judge.

In the District Court of Avissawed Order Nisi.

Testamentary In the Matter of the Intestate Estate of Jurisdiction. Welikanne Appuhamillage Thegis No. 138. Appuhamy, deceased.

Between

Lekam Appuhamillage Docha Jona of Maniyan gama And

(1) Welikanne Appuhamillage Soidahamy, (2) Welikanne Appuhamillage Emariona, (3) Welikanne Appuhamillage Leelawathie, (4) Welikanne Appuhamillage Karunawathie, (5) Welikanne Appuhamillage Podi Appuhamy, minor, appearing by their guardian ad litem (6) Dassanayaka Talattanirallage Jayawardene of Maniyangama

THIS matter coming on for disposal before V. P. Redlich, Esq., District Judge of Avissawella, on June 23, 1930, in the presence of Mr. D. C. Wijeyesinghe, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated June 14, 1930, having been read:

It is ordered that the petitioner above named be and she is hereby declared entitled to letters of administration to the estate of the deceased, as his widow, unless the respondents above named or any other person or persons interested shall, on or before July 21, 1930, show sufficient cause to the satisfaction of this court to the contrary.

June 23, 1930.

V. P. REDLICH, District Judge.

In the District Court of Avissawella.

Order Nisi.

Testamentary In the Matter of the Estate and Effects of Jurisdiction. Halpayalage Rankira, late of Meneri-No. 136. pitiya, deceased.

Between

Halpayalage Balakira of Meneripitiya. .. Petitioner. And

(1) Nagodayalage Gunamalie of Meneripitiya, (2) Halpayalage Ehalamali of Dedampe, (3) Halpayalage Pinsetu of Pusedla, Halpayalage Asandamalie of Tunnana, (5) Halpayalage Kiribindu of Meneripitiya, (6) Halpayalage Seleththa of Toppagarage . Respondents.

1930, in the presence of Mr. D. J. S. Goonewardena,

Proctor, on the part of the petitioner above named and the affidavit of the petitioner dated May 14, 1930,

having been read;

It is ordered that the petitioner above named be and he is hereby declared entitled, as son of the above-named deceased, to have letters of administration to his estate issued to him, unless the respondents above named or any other person or persons interested shall, on or before June 9, 1930, show sufficient cause to the satisfaction of this court to the contrary.

May 21, 1930.

V. P. REDLICH, District Judge:

This Order Nisi is extended for June 30, 1930.

June 9, 1930.

V. P. REDLICH, District Judge.

This Order Nisi is extended for July 29, 1930.

June 30, 1930.

V. P. REDLICH. Distrct Judge.

In the District Court of Ratnapura.

Testamentary In the Matter of the Intestate Estate of Jurisdiction. Wahumpurage Ensina of deceased. 4 No. 946. 31

A. Waidyaratne, Secretary, District Court, Ratnapura Petitioner

And

(1) Dangampola Dewage Roma, (2) Dangampola Dewage Sopia, (3) Dangampola Dewage Asalin, all of Ellawala; the 2nd and 3rd are minors by their guardian ad litem the 1st re-

THIS matter coming on for disposal before C. J. S. Pritchett, Esq., District Judge, Ratnapura, on June 25, 1930, in the presence of the petitioner above named; and the affidavit of the said petitioner dated June 25, 1930, having been read:

It is ordered that the 1st respondent, Dangampola Dewage Roma, be appointed guardian ad litem over the minor respondents, (2) Dangampola Dewage Sopia, and (3) ditto Asalin, all of Ellawala, for the purposes

of these proceedings.

And it is further declared that the petitioner above named is the official administrator, and that he is entitled to have letters of administration issued to him accordingly, unless the respondent above named or any other person or persons interested shall, on or before August 4, 1930, show sufficient cause to the satisfaction of this court to the contrary.

June 25, 1930.

C. J. S. PRITCHETT, District Judge.

In the District Court of Kegalla.

Order Nisi.

Testamentary In the Matter of the Intestate Estate of Jurisdiction. Edirisindewagale Handuna of Parape, No. 1,431. \cdot deceased.

Kotamullegalegedara Kirimenikie of Parape. Petitioner.

(1) Edirisingdewagangedara Edirisingdewagategedara Gunaya, (2) ditto Selenchina, (3) ditto Balinda (4) ditto Siripalie, all are minors by their saadian ad litem their brother (5). brother (5) Edirisingdewagalegedara Sepala of

Parape THIS matter coming on for disposal before S. S. Navaratnam, Esq., District Judge, Kegalla, on May 2, 1930, in the presence of Mr. G. S. Suraweera, Proctor, B 6

on the part of the petitioner; and his affidavit and petition dated April 5 and May 2, 1930, respectively,

having been read:

It is ordered and declared that the 5th respondent above named be appointed guardian ad litem over the 1st, 2nd, 3rd, and 4th minor respondents, and that the letters of administration of the estate of the abovenamed deceased be issued to petitioner, as the widow of the said deceased, unless the respondents or any other person or persons interested in the matter shall, on or before June 17, 1930, show sufficient cause to the satisfaction of this court to the contrary.

May 3, 1930.

S. S. NAVARATNAM, District Judge.

Order Nisi extended to July 15, 1930.

June 17, 1930.

S. S. NAVARATNAM, District Judge.

In the District Court of Kegalla.

Order Nisi.

Testamentary In the Matter of the Intestate Estate of Jurisdiction. Palihenarallage Mutumenika of Udu-No. 1,439. gala, deceased.

Weerakoon Mudiyanselage Dingiri Banda of Udugala Petitioner.

THIS matter coming on for disposal before S. S. Navaratnam, Esq., District Judge of Kegalla, on May 27, 1930, in the presence of Mr. A. A. Wickramasinghe, Proctor, on the part of the petitioner; and his affidavit and petition dated May 21 and 23, 1930, respectively, having been read:

It is ordered and declared that the 6th respondent above named be appointed guardian ad litem over the 1st, 2nd, 3rd, 4th, and 5th minors respondents, and that letters of administration of the estate of the above-named deceased as issued to petitioner, as husband of the deceased, unless the respondents or any other person or persons interested in the matter shall, on or before July 8, 1930, show sufficient cause to the satisfaction of this court to the contrary.

May 29, 1930.

S. S. NAVARATNAM, District Judge.

In the District Court of Kegal'a.

Order Nisi.

Testamentary
Jurisdiction.
No. 1,440.
In the Matter of the Intestate Estate
of Malavipathirannehelage Dingiri
Appuhamy of Nangalla, deceased.

Malavi Pathirannehelage Romanis of Nangalla Petitioner.

THIS matter coming on for disposal before S. S. Navaratnam, Esq., District Judge of Kegalla, on May 31, 1930, in the presence of Mr. J. L. Suraweera, Proctor, on the part of the petitioner; and his affidavit and petition dated February 11 and May 31, 1930, respectively, having been read:

It is ordered and declared that letters of administration of the estate of the above-named deceased be issued to petitioner, as the eldest son of the deceased, unless the respondents or any other person or persons interested in the matter shall, on or before July 9, 1930, show sufficient cause to the satisfaction of this court to the contrary.

June 7, 1930

S. S. NAVARATNAM, District Judge.

DRAFT ORDINANCE.

(Continued from page 874.)

MINUTE.

7,768 of March 14, 1930, and March 21, 1930, respectively:-

The following draft of a proposed Ordinance is published for general information in substitution for the draft Ordinance previously published in the Government Gazettes Nos. 7,767 and

K 207/27

No. 18 of 1892, II. 207.

An Ordinance to amend the Small Towns Sanitary Ordinance, 1892.

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 Small Towns Sanitary (Amendment) Ordinance, 1930.

2 Section 36 of the principal Ordinance is hereby repealed and the following section is substituted therefor:—

36 In a town or village under the operation of this Ordinance—

(1) No rules made under the Village Communities Ordinance, No. 9 of 1924, of in operation by virtue of that Ordinance shall have any force other than rules made under section 95 and rules in operation by virtue of section 96;

Amendment of section 36 of the principal Ordinance.

Application of the Village Communities Ordinance, No. 9 of 1924.

- (2) No person residing within the limits of any such town or village shall (a) be entitled to sign requisitions for or attend or vote at a meeting of inhabitants under Part III.A of the Village Communities Ordinance, No. 9 of 1924; or (b) be qualified to be elected a member of a village committee elected under Part III.B;
- (3) No property belonging to or vested in the Sanitary Board shall be affected by section 34 of the Village Communities Ordinance, No. 9 of 1924.
- 3 Notwithstanding anything in section 2 to the contrary every person who is a member of a Village Committee at the commencement of this Ordinance shall remain a member of such Committee until he either goes out of office by effluxion of time or vacates it under the provision of section 24 of the Village Communities Ordinance, No. 9 of 1924.

By His Excellency's command,

Colonial Secretary's Office, Colombo, June 27, 1930. F. G. TYRRELL, Acting Colonial Secretary.

Objects and Reasons.

A town or village within an area under the operation of "The Village Communities Ordinance, No. 9 of 1924," will if it is made subject to "The Small Towns Sanitary Ordinance, 1892," be governed nevertheless by the former Ordinance, except as regards rules made under it.

2. By denying the force of law within areas governed by "The Small Towns Sanitary Ordinance, 1892," to all rules made under the Village Communities Ordinances, section 36 of the former Ordinance deprives of legal validity even the rules of procedure for the trial of cases in Village Tribunals and thus undermines the jurisdiction that Village Tribunals are intended to exercise within such areas. Sub-section (1) of the new section re-enacts the present section 36 with the

qualifications necessary to avoid this inconsistency.

3. There is nothing at present to prevent inhabitants of a town or village which is under the operation of both "The Village Communities Ordinance, No. 9 of 1924," and "The Small Towns Sanitary Ordinance, 1892," from taking part in the election and activities of Village Committees, though rules made by such Committees have no force within the areas in which they themselves live. Sub-section (2) of the new section is designed to ensure that the rules shall be made only by or on behalf of those to whom they will apply

4. Sub-section (3) of the new section is intended to prevent any possible conflict regarding property rights between the rival authorities under "The Village Communities Ordinance, No. 9 of 1924," and "The Small Towns Sanitary Ordinance,

1892."

5. To avoid too many vacancies being created on Village Committees as a result of the new disqualification for membership introduced by clause 2, provision is made in clause 3 which permits those who are members of such Committees at the time when this Bill becomes law to continue to hold office as if it had not been passed.

Attorney-General's Chambers, Colombo, June 27, 1930. S. OBEYESEKERE, Acting Attorney-General. Committee men disqualified by section 2 not to vacate office.