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PART II.—LEGAL.

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

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DRAFT ORDINANCE.

MINUTE.

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

An Ordinance to amend the Village Communities Ordinance, No. 9 of 1924.

BE it enacted by the Governor of Ceylon, with the advice and consent of the State Council thereof, as follows:—

Short title.

1 This Ordinance may be cited as the Village Communities (Amendment) Ordinance, 1933.

Insertion of new section 6B in the principal Ordinance.

2 The Village Communities Ordinance, No. 9 of 1924 (hereinafter referred to as "the principal Ordinance"), is hereby amended by the insertion of the following new section 6s immediately after section 6s thereof:—

Alteration of boundaries and areas of sub-divisi

- 6B (1) Whenever in respect of any chief headman's division or sub-division thereof which shall have been brought under the operation of this Ordinance, the Executive Committee of Local Administration considers it is desirable to effect any of the following changes:
 - (a) any alteration or definition of the boundaries of any such chief headman's division or sub-division;
 - (b) the union of any such chief headman's division or sub-division with another chief headman's division or sub-division;
 - (c) the transfer of any part of such chief headman's division or sub-division to another chief headman's division or sub-division;
- (d) the conversion of any part of a chief headman's division if it is a village or group of villages into a sub-division;
 - (e) the formation of any new chief headman's division or sub-division;

such Committee shall embody its decision in a scheme and the Government Agent shall, in the manner provided in section 9, give notice thereof to the inhabitants of the sub-divisions likely to be affected thereby. And not less than one month thereafter it shall be lawful for the Governor, with the advice of the said Committee, by proclamation in the Government Gazette to give effect to the said scheme or any modification thereof in respect of which similar notice has been given.

- (2) The provision set out in the Second Schedule to this Ordinance shall have effect in respect of every change made by a scheme under this section and, subject thereto, every such scheme (i) may contain, so far as it seems necessary or expedient, all administrative and judicial arrangements incidental to or consequential on the alteration of boundaries and the other changes made by the scheme, and (ii) may provide for all or any of the following matters; that is to say—
 - (a) the abolition, restriction, establishment or extension of the jurisdiction of the inhabitants of any subdivision in or over any part of the area affected by the scheme, the adjustment or alteration of the boundaries of such area and the constitution of Village Committees and Village Tribunals therein; the regulation of the powers and duties of any such inhabitants, Village Committee, Village Tribunal or officers thereof; and the determination of the status of any such area as a component part of any larger area and the election of Village Committees therein;
 - (b) the meeting of the debts and liabilities of the various sub-divisions affected by the scheme, the management of their property and the regulation of the duties, position and remuneration of officers affected by the scheme;
 - (c) the transfer of any writs, process records and documents relating to or to be exectued in any part of the area affected by the scheme and the determining of questions arising from such transfer;
 - (d) the adjustment of any property debts and liabilities affected by the scheme;

- (e) the fixing of a date on which the whole scheme is to come into operation or of different dates for the coming into operation of different parts of the scheme;
- (f) all matters which appear necessary or proper for bringing into operation and giving full effect to the scheme.
- (3) If any difficulty arises either in bringing into operation any scheme under this section or in the application of the provisions of the Second Schedule to this Ordinance, the Governor may, with the advice of the Executive Committee of Local Administration, make such order for removing the difficulty as he may judge to be necessary for that purpose, and any such order may modify the provisions both of this section and of the said Second Schedule so far as may appear to the Governor necessary for carrying the order into effect. Provided, however, that every order made under this sub-section shall be published in the Government Gazette, and no such order shall be made in respect of any scheme later than six months from the date on which the said scheme comes into operation.
- 3 Section 16 of the principal Ordinance is hereby amended by the addition of the following new sub-sections (10) and (11) at the end:—

"(10) In the absence of an elected or nominated Chairman at any meeting of a committee the members of the committee who shall be present may select and appoint a Chairman for such meeting.

- "(11) Where the elected or nominated Chairman of a committee is for any reason unable to perform the duties of his office for a period exceeding fifteen consecutive days it shall be lawful for the committee to elect any of their number to officiate as Chairman pending the resumption of duties by the Chairman: Provided however that no person elected under this sub-section shall so officiate for a longer period than such Chairman remains qualified to hold office."
- 4 The principal Ordinance is hereby amended by the insertion of the following new section 16A immediately after section 16 thereof:—

16A If there is no rule fixing the quorum at meetings of any committee the quorum shall for all purposes be not less than half the number of the elected members of the committee.

- 5 Section 18 of the principal Ordinance is hereby amended as follows:—
 - (a) by deleting paragraph (d) thereof;
 - (b) by renumbering paragraph (e) as paragraph (d); and
 - (c) by renumbering paragraph (f) as paragraph (e).
- 6 Section 19 of the principal Ordinance is hereby amended as follows:—
 - (a) by the deletion of the word "the" before the word "office" in line 2 thereof; and
 - (b) by the addition of the following proviso at the end thereof:
 - "Provided that no such committee shall hold office if for any reason it cannot function legally."
- 7 Section 20 of the principal Ordinance is hereby amended by the addition of the following proviso at the end thereof:——

"Provided that no committee elected in place of a committee going out of office before the expiration of the said three years shall remain in office beyond the unexpired portion of such latter committee's term of office."

- 8 Section 22 of the principal Ordinance is hereby amended as follows:—
 - (a) by renumbering sub-section (2) as sub-section (3); and
 - (b) by inserting the following as sub-section (2):

"(2) In respect of an election occasioned by a committee going out of office otherwise than by effluxion of time, the Government Agent shall within three months of the said event hold a meeting for the election of a committee for the unexpired portion of such former committee's term of office."

Amendment of section 16 of the principal Ordinance.

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Insertion of new section 16A in the principal Ordinance.

Quorum.

Amendment of section 18 of the principal Ordinance.

Amendment of section 19 of the principal Ordinance.

Amendment section 20 of the principal Ordinance.

Amendment of section 22 of the principal Ordinance.

Amendment of section 24 of the principal Ordinance.

- 9 Section 24 (2) of the principal Ordinance is hereby amended by the insertion of the following words between the words "(d) Vacates his office;" in line 17 and the words "the remaining members of the committee" in line 18:—
 - "and the term of office of such committee is not extinguished thereby".

Amendment of section 56 of the principal Ordinance.

- 10 Section 56 of the principal Ordinance is hereby amended by the addition of the following new paragraph (c) at the end thereof:—
 - "(c) All other proceedings which may be instituted under the Cattle Trespass Ordinance, 1876, in any chief headman's division or sub-division thereof, save where jurisdiction in respect of such proceedings has been specifically given to a Village Tribunal, and a Village Tribunal has been, or is deemed to have been, established in such chief headman's division or part thereof."

Amendment of Schedule in the principal Ordinance.

11 The Schedule of the principal Ordinance is hereby amended by substituting for the heading "SCHEDULE" the heading "FIRST SCHEDULE."

Insertion of new Second Schedule in the principal Ordinance.

12 The principal Ordinance is amended by adding the following new "Second Schedule" immediately after the FIRST SCHEDULE:—

SECOND SCHEDULE.

Definitions.

For the purposes of this Schedule the expression "Scheme" shall mean any scheme made under section 6s of this Ordinance and the expression "appointed day" shall mean the day on which any such scheme comes into operation.

First Meeting of Inhabitants and Elections in Affected Sub-divisions.

- 1. As soon after the appointed day as is convenient the Government Agent shall summon a meeting of the inhabitants of every sub-division affected by a scheme for the purpose of electing a village committee for the sub-division; and every such election shall so far as is possible be held in accordance with the provisions of this Ordinance, and every committee so elected shall for all purposes be deemed to be accommittee elected under section 19 of this Ordinance.
- 2. Every person who at the appointed day has, or is in the course of acquiring, the qualification for being elected a member of the village committee of any subdivision by reason of residence in any village therein, shall, for the purposes of the first election of any committee rendered necessary by a scheme, be deemed to have or to be in the course of acquiring such qualification in the sub-division in which the said village is comprised by the scheme.

Transfer of Property and Liabilities.

- 1. Any property and liabilities held or incurred by or on behalf of the inhabitants of any existing sub-division, whose area is wholly comprised within one sub-division under the scheme, shall on the appointed day be transferred to and vest in the inhabitants of such sub-division under the scheme.
- 2. In the case of an existing sub-division whose area is not wholly comprised within one sub-division—
 - (a) All immovable property together with all furniture plant and fittings on or about such immovable property, any unexpended balances of loans raised in respect of such property and sums set apart as a sinking fund to pay off loans so raised, and all liabilities for loans raised in respect of the provision extension or equipment of any such property furniture plant and fittings, shall on the appointed day either be transferred and vest to and in the inhabitants of one of the sub-divisions into which the area of the existing sub-division extends or be transferred to and vest in a joint body representing two or more of those sub-divisions, or be divided between any two or more of those sub-divisions according as the inhabitants of those sub-divisions may agree, or, if no agreement is arrived at one month before the appointed day, as the Executive Committee of Local Administration may determine.
 - (b) With reference to all property and liabilities not provided for either under the foregoing sub-paragraph or under the scheme, the inhabitants of the sub-divisions concerned may from time to time make agreements with one another for the purpose of adjusting any property, income, debts, liabilities and expenses so far as affected by the scheme; and in such agreements they may provide for the transfer or retention of any property debts and liabilities with or without any conditions for the joint use of any property, for the transfer of any duties, and for payments by either party to the agreement in respect of property debts, duties and liabilities so transferred retained or jointly used, and in respect of the salary remuneration or compensation to any officer or person.
- 3. (1) Any sum required to be paid by the inhabitants of one sub-division to the inhabitants of another sub-division for the purpose of effecting an adjustment prescribed by the scheme or arrived at by agreement may be paid either by way of annual payments or by way of a single payment.
- (2) Any sum required to be so paid may be paid with the sanction of the Executive Committee of Local Administration out of the funds of the sub-division; and for the payment of any capital sum so required the inhabitants may with the like sanction borrow in accordance with the terms of section 35 of this Ordinance.

4. Any capital sum paid to the inhabitants of any sub-division for the purpose of any such adjustment or in pursuance of any order shall be treated as capital and applied with the sanction of the Executive Committee of Local Administration for any other purpose for which any capital money may be applied, and any other money so paid shall be credited to the funds of the sub-division:

Transfer of Officers.

- 1. Any person who at the appointed day holds any office created by the inhabitants of any existing sub-division affected by a scheme shall on that day as respects that office be transferred as follows:—
 - (a) Where the area of the sub-division of which he is an officer at the appointed day is wholly comprised within one sub-division under the scheme, he shall be transferred to and become an officer of the inhabitants of such sub-division under the scheme.
 - (b) Where the area of the sub-division of which he is an officer at the appointed day is not wholly comprised within one sub-division under the scheme—
 - (i) If the officer at the appointed day acts exclusively for a village or group of villages which is wholly comprised within one subdivision under the scheme, he shall be transferred to and become an officer of the inhabitants of such sub-division under the scheme.
 - (ii) In any other case he shall be transferred to and become an officer of such sub-division or sub-divisions under the scheme as may be agreed upon between the inhabitants of the sub-divisions concerned, or if no agreement is arrived at within one month before the appointed date, as the Executive Committee of Local Administration may determine.
- 2. (a) Every transferred officer shall hold office by the same tenure and on the same conditions as immediately before the appointed day and while performing similar duties shall, in respect thereof, receive not less salary or remuneration than he would have been entitled to if a scheme had not been made.
- (b) The inhabitants of a sub-division, to whom functions are transferred by this Ordinance or any scheme or agreement thereunder, may employ a transferred officer in the discharge of such of their functions as they may think proper, and every officer shall perform such duties in relation to those functions as may be directed by the said inhabitants.

Current Taxes, Fees, Tolls, Penalties, and Dues.

Every tax, fee, toll, penalty or requisition for sums of money which is due before the appointed date and not discharged before that date may be levied and collected and proceedings for the enforcement thereof may be taken in like manner as nearly as may be as if a scheme had not been made. Provided that in respect of their levy and collection no express provision is made in the scheme and no agreement to the contrary has been made between the inhabitants of the sub-divisions concerned.

Saving for Pending Contracts, Legal Proceedings, &c.

- 1. All proceedings legal and other begun before the appointed day may be carried on in like manner as nearly as may be as if no scheme had been made; and in order to bring them into conformity with the provisions of such scheme any such proceedings may be amended in such manner as may appear necessary or proper.
- 2. Any cause of action by or against the inhabitants of any sub-division which exists at the appointed day in relation to any functions, liabilities, debts or property transferred to the inhabitants of any sub-division by this Ordinance or any scheme shall not be prejudicially affected by the making of any scheme, but may be prosecuted and enforced by or against the inhabitants of the sub-division or sub-divisions which are successors of those from whom the transfer was made.
- 3. All contracts, deeds, bonds, agreements, notices and other instruments subsisting at the appointed date and affecting any functions, liabilities, debts or property transferred by this Ordinance shall be of as full force and effect against or in favour of the inhabitants of the sub-division to whom the transfer was made and may be enforced as fully and effectually as if, instead of the inhabitants of the sub-division named in the instrument, the inhabitants of the sub-division to whom the transfer was made had been a party thereto.

Objects and Reasons.

The purpose of this Bill is to cure certain defects in the Village Communities Ordinance, No. 9 of 1924, and to make provision therein for dealing with situations that were not foreseen when the Ordinance was enacted.

- 2. Thus clauses 2 and 12 provide for the alteration of the limits of existing sub-divisions and for the creation of new sub-divisions within the areas affected. They make provision besides for the consequential devolution of rights and liabilities and the need for electing new Village Committees within such areas. For these purposes there is now no machinery in the Ordinance, though the need for redistributing the areas of existing sub-divisions from time to time is obvious. The present amendment expressly arranges for things which are vital and leaves the less important matters to be provided for in a scheme or by agreement.
- 3. Clause 3 indicates the way in which the meetings and business of Village Committees are to be carried on in the temporary absence of the Chairman; and clause 4 regulates

the manner in which the quorum for meetings of the committee is to be prescribed. As committee-men are now able to paralyse a Village Committee by being absent from its first meetings, the latter amendment is designed to ensure the functioning of committees in spite of such obstruction.

- 4. The removal of the property qualification for committeemen, which is effected by clause 5, is intended primarily to deal with the case of sub-divisions in which almost the entire population is at present disqualified because the greater part of the sub-divisions consist of large estates. Even otherwise it would now seem advisable to do away with this property qualification.
- Village Committees, and the changes they introduce are suggested by the sudden depletion of some committees by reason of headmen becoming disqualified for membership on the enactment of the Village Communities (Amendment) Ordinance, No. 9 of 1932. Any right of the remaining members to supply the numerous consequent vacancies under section 24 of the Ordinance could scarcely have been intended, and is in any case undesirable. So limits are now prescribed for the operation of section 24 and provision is made for the election of a new committee whenever an existing committee is unable to function legally.
- 6. In respect of the Cattle Trespass Ordinance, 1876, the jurisdiction of a Village Committee is at present confined to "offences", to the exclusion of all other legal proceedings contemplated by that Ordinance. For instance the powers under sections 7, 8, and 9 do not now extend to Village Committees. The amendment in clause 10 is designed to enlarge a Village Committee's jurisdiction so as to cover legal proceedings under the Cattle Trespass Ordinance, 1876, which are not "offences".

Chas. Batuwantudawe, Minister for Local Administration.

Colombo, January 11, 1933.

NOTIFICATION OF CRIMINAL SESSIONS.

BY virtue of a Mandate to me directed by the Hon. the Supreme Court of the Island of Ceylon, I/do hereby proclaim that a Criminal Session of the said court for the Districts of Jaffna, Mannar, and Mullaittivu will be holden at the District Court-house at Jaffna on Monday, February 20, 1933, 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, Jaffna, January 18, 1933.

C. CHELLIAH, for Fiscal.

DISTRICT AND MINOR COURTS NOTICE.

NOTICE is hereby given in terms of Ordinance No. 12 of 1894, that records of the Oriminal Cases of the Police Court of Ratnapura from No. 11,500 to No. 14,799, relating to years February 3, 1919, to March 19, 1920, will within three months after date/hereof-be destroyed.

Any person interested in any record may personally, by proctor, or by duly authenticated petition, claim within the period that any one or more records of the above cases may not be destroyed.

Police Court, Ratnapura, January 16, 1933. R. Y. DANIEL,
MPolice agistrate.

NOTICES OF INSOLVENCY.

No. 4,062. In the District Court of Colombo.

No. 4,062. In the matter of the insolvency of C. B.

Wittachy of Colombo.

NOTICE is hereby given that a meeting of creditors of the above-named involvent will be held on February 14, 1933, for the declaration of a dividend.

By order of court, A. C. Beling,

January 18, 1933.

Acting Secretary.

In the District Court of Kandy.

No. 2,008 In the matter of the insolvency of Hettihewage Charles de Silva of Gampola.

NOTICE is hereby given that a special meeting of the creditors of the above-named insolvent will take place at the sitting of this court on February 17, 1933, to appoint an assignee.

By order, of Court, T. J. H. FERNANDO,
January 17, 1933.

Acting Secretary.

In the District Court of Galle.

No. 651. In the matter of the insolvency of Mohamed Ossen Mohamed Samsadeen of Galle.

NOTICE is hereby given that a certificate meeting of the above-named insolvent will take place at the sitting of this court on March 27, 1933.

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

In the District Court of Galle.

No. 652. In the matter of the insolvency of Marapitiye Hewag Henry Ariyaratne of Bataganwila.

NOTICE is hereby given that a certificate meeting of the above-named involvent adjourned at the sitting of this court on March 27, 1933.

By order of court, C. W. Goonewardene, January 17, 1933. Secretary...

In the District Court of Galle.

No. 679. In the matter of the insolvency of Abraham Perera Jayawardene 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 February 27, 1933, for the filing of balance sheet.

By order of court, C. W. GOONEWARDENE, January 17, 1933. Secretary.

In the District Court of Matara.

Insolvency Case No. 67. In the matter of the insolvency of Don Charlis de Silve of Akurugoda, Mataria, insolvent.

NOTICE is hereby given that the insolvent above named has been awarded a certificate of conformity as of the II. class.

By order of court, R. Malai goda, January 10, 1933. Secretary.

In the District Court of Badulla.

No. 9. In the matter of the insolvency of S. Ambalavanar of Badulla.

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 February 1, 1933, to consider the granting of a certificate of conformity to the insolvent.

By order of court, J. N. Culanthaivalu, Secretary.

In the District Court of Badulla.

No. 14. In the matter of the insolvency of K. R. M. Meyappa Thever alias K. R. Meyappan Kanak-kapillai of Passara.

NOTICE is hereby given that the above-named insolvent has been allowed a certificate as of the third class.

By order of court, J. N. Culanthaivalu, Secretary.

In the District Court of Badulla.

No. 15. In the matter of the insolvency of M. A. S. Seiyadu Abbas of Bandarawela.

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 February 17, 1933, to examine the insolvent.

By order of court, J. N. CULANTHIAVALU, Scretary.

In the District Court of Kegalla.

Insolvency In the matter of the insolvency of Segu Amala Jurisdiction. Marikkar Hadjiar Udumma Lebbe Marikkar No. 62. of Mawanella.

NOTICE is hereby given that a sitting of this court on the above matter will be held on March 16, 1933, for the examination of the insolvent.

By order of court, L. B. CASPERSZ, January 18, 1933. Secretary.

In the District Court of Kacalla.

Insolvency In the matter of the insolvency of Hapu-Jurisdiction. denive Withanalage Peiris Karunasekere No. 64. of Kongoda in Reeriweli pattu in Kegalla.

NOTICE is hereby given that a sitting of this court on the above matter will be held on March 21, 1933, for consideration of the assignee report.

By order of court, L. B. Caspersz, Secretary.

In the District Court of Kegalla.

Insolvency In the matter of the insolvency of Hapu-Jurisdiction. deniye Withanalage Thomas Karunasekere No. 65. of Kongoda in Keeriweli pattu in Kegalla.

NOTICE is hereby given that a sitting of this court on the above matter will be held on April 19, 1933, for the consideration of the assignee's report.

By order of court, L. B. Caspersz, January 18, 1933. Secretary.

NOTICES OF FISCALS' SALES.

Western Province.

In the District Court of Colombo.

E. R. de Silva carrying on business at room No. 4, Bristol buildings, Fort, Colombo, under the name, style, and firm of Reliance Import Agency.... Defendant.

NOTICE is hereby given that on Saturday, February 2.1933, at 1 p.m., will be sold by public auction at the premises the right, title, and interest of the said defendant in the following property for the recovery of the sum of Rs. 3,756.75, with further interest thereon at 15 per cent. per annum from January 21, 1931, to date of decree (February 16, 1931), and thereafter on the aggregate amount at 9 per cent. per annum till payment in full, and costs of suit, less a sum of Rs. 250, viz.:—

All that land called Batapandurawatta, situated at Siyambalagoda in Rilawala in the Udugaha pattu of Salpiti korale in the District of Colombo, Western Province; bounded on the east by lands in plans Nos. 73,128 and 73,129, on the south by lands in plans Nos. 73,130, 74,048, 74,044, 74,045, 74,046, 93,038, and 74,042, on the west by lands claimed by D. Peiris Appu and others, and on the north by lands in title plans Nos. 77,539, 103,751, and 72,202; containing in extent 95 acres 2 roods and 5 perches. Registered under N 4/126, 1, 12/383, 384, 1, 4/281.

Fiscal's Office, Colombo, January 18, 1933.

CARL E. ARNDT, Deputy Fiscal.

In the Police Court of Colombo.

Albert Anthony Jayasekera of Mutwal, Colombo.... Surety.

NOTICE is hereby given that on Monday, February 20, 1933, at 3 p.m., will be sold by public auction at the premises the right, title, and interest of the said surety in the following property for the recovery of the sum of Rs. 20, viz.:

All that part of the garden called Nugagahawatta together with the plantations and the house standing thereon bearing assessment No. 37, situated at Modera in Mutwal, within the Municipality and in the District of Colombo, Western Province; and bounded on the northeast by the portion of this land of A. Marthelis Silva, southeast by the property belonging to the estate of the late Cornelis Perera, Mudaliyar, on the south-west by the portion of this land of Conganige Vincenty Anthony, and on the north west by the land belonging to the estate of the late Cornelis Perera, Mudaliyar; containing in extent 12 square perches (excluding a portion in extent 5 60/100 square perches sold to Alagiyadura Theadora Fernando).

Fiscal's Office, Colombo, January 18, 1933. CARL E. ARNDT, Deputy Fiscal.

In the Court of Requests of Colombo.

No. 83,244. Vs.

H. D. Josephine of Mattakkuliya Defendant,

NOTICE is hereby given that on Thursday, February 25, 1933, at 3 p.m., will be sold by public auction at the premises the right, title, and interest of the said defendant in the following property for the recovery of the sum of Rs. 217, together with further interest on Rs. 200 at 18 per cent. per annum from September 19, 1932, up to November 29, 1932, and thereafter on the aggregate amount of the decree at 9 per cent. per annum till payment in full, and costs, incurred costs Rs. 42 25, prospective costs Rs. 7, viz.:—

All that premises bearing assessment No. 1265/56 & 57, situated at Church street and St. Mary's road. Mattacooly, within the Municipality and District of Colombo, Western Province; bounded on the north by the property of Meera Lebbe, No. 55, on the east by Church street, on the south by St. Mary's road, and on the west by the property of David de Soysa Siriwardene bearing assessment No. 58; containing in extent 1 rood and 32 perches and registered in A 166/43.

Fiscal's Office, Colombo, January 18, 1933.

Carl E. Arnot, Deputy Fiscal. In the District Court of Colombo.

No. 48,622. Vs.

Bulathsinhalage Punchi Nona Cooray of Etul Kotte, legal representative of the estate of Paranavidane-lage Cornelis Boteju of Etul Kotte, deceased.. Defendant.

NOTICE is hereby given that on Friday, February 24, 1933, at 3 p.m.; will be sold by public auction at the premises the following property mortgaged with the plaintiff by bond 11,476 dated November 1, 1928, and attested by Cornelis de Silva, 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 25, 1932, for the recovery of the sum of Rs. 309 33, with further interest on Rs. 200 at 16 per cent. per annum from March 29, 1932, till date of decree (May 16, 1932), and thereafter on the aggregate amount of the decree at 9 per cent. per annum till payment in full, and costs of suit (bill to be taxed) viz.:—

All that undivided ½ share towards the southern boundary of an allotment of land called Bogahawatta, together with the trees, plantations, and the buildings standing thereon, situated at Etul Kotte in the Palle pattu of Salpiti korale in the District of Colombo, Western Province; and bounded on the north and east by dewata road, south by a portion of this land claimed by Uswatteliyanage Hendrick Silva, and west by Kotte high road; and containing in extent 22 perches according to the plan dated June 5, 1888, made by M. C. Perera, Surveyor, and all the right, title, interest, and claim whatsoever of the said defendant in, to, upon, or out of the said premises.

Prior registration M 183/186.

Fiscal's Office, Colombo, January 18, 1933.

CARL E. ARNDT,
Deputy Fiscal.

In the District Court of Colombo.

Percy Herbert Wijesinghe of Colombo Plaintiff.

No. 49,030. Vs.

(1) A. Porlenthina Perera and (2) A. S. Perera, both of 102, Old Kolonnawa road in Colombo Defendants.

MOTICE is hereby given that on Thursday, February 16, 1938, at 3 p.m., will be sold by public auction at the premises the right, title, and interest of the said 1st and 2nd defendants 7at the risk of the original purchaser, Don William Joyawardene of 102, Kolonnawa road, in the following property for the recovery of the sum of Rs. 650, together with interest at 9 per cent. per annum from June 6, 1932, till payment in full, and costs of suit, less Rs. 212 · 61, viz.:—

An undivided \(\frac{2}{3} \) share of the house and premises belonging to the 1st and 2nd defendants bearing assessment No. 102, Old Kolonnawa road, Colombo, situated within the Municipal limits and in the District of Colombo, Western Province; bounded on the north by high road, on the east by property belonging to W. Perera, on the south by Crown land, and on the west by land belonging to Mr. Wijesinghe; containing in extent about \(\frac{1}{2} \) an acre more or less.

Fiscal's Office, Colombo, January 18, 1933. CARL E. ARNDT, Deputy Fiscal.

In the District Court of Colombo.

Clark Young & Co. of Colombo Plaintiffs.

No. 43,098.

NOTICE is hereby given that on Tuesday, February 14, 1933, at 430 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 Bs. 518 52 with interest on Rs. 496 at 9 per cent. per annual from March 4, 1931, to date of decree, February 10, 1932, and thereafter on the aggregate amount of the decree till payment in full, and costs of suit, viz.:—

All that defined portion of Pitagone Eliya, situated at Nagoda in Kalutara badda of Kalutara totamune, Kalutara District, Western Province; bounded on the north by a defined portion of the same land belonging to S. T. Corera,

east by the portion of the same land belonging to S. D. S. Gunasekera, south by Badalgewatta, west by Maha-ela; containing in extent 5 acres and 16 perches as per survey No. 359 dated July 26, 1917, made by H. O. Scharniguivel Licensed Surveyor, of Kalutara, and registered in A 226,358 held and possessed on deed No. 685 dated August 10, 1917, attested by Arthur de Abrew, Notary Public, of Kalutara.

Deputy Fiscal's Office, Kalutara, January 16, 1933.

D. J. JAYASUNDERA, Deputy Fiscal.

Central Province.

In the District Court of Kandy.

No. 39,522.

(1) Mohammed Lebbe Hadjien Habbeb Lebbe Marikkar alias Mohammedo Lebbe Hadjian Mabeeb of Jazima Villa, Gampola, (2) Kuna Pana Mana Lana Pana Palaniappa Chettiar of Gampola Defendants.

NOTICE is hereby given that on Tuesday, February 14, 1933, at 12 noon, will be sold by public auction at the respective premises for the recovery of the sum of Rs. 42,133.33, with legal interest and costs Rs. 342.25, less Rs. 5,000 paid on July 9, 1931, Rs. 900 paid on February 5, 1932, and Rs. 300 paid on June 2, 1932, and poundage in the following property, viz.:—

1. All that allotment of land or garden marked No. 12, situate at Gampola in Gangapahala korale, Udapalata, Kandy District in Central Province, together with the Il houses with their outbuildings standing thereon or on some part or parts thereof bearing assessment Nos. 1 2, 3, 4, 5, 6, 7, 8, 9, 10, and 11 facing Kadugannawa road and also 7 houses with their outbuildings standing thereon bearing assessment Nos. 31, 32, 33, 34, 35, 36, and 37, presently Nos. 27, 28, 29, 30, 31, 32, and 33 facing Kandy street; bounded on the east by the road to Gampola, on the south by the Devale and garden (temple premises), on the west by railway line and premises, and on the north by the road to Kadugannawa; previously described as containing in extent about ½ acre, but containing in extent 18 perches according to the plan of survey dated January 24, 1910, made by O. V. Bartholomeusz, Licensed Surveyor, and registered in D 86/146 in the Kandy Land Registry Office.

2. All that allotment of land situate in the town of Gampola aforesaid being lot No. 10 in the general plan; and bounded on the north by lot No. 11 in lot 48,987, on the east by public road 36 feet wide, on the south by lot 9 in lot No. 48,985, and on the west by Crown land; containing in extent 2 roads and 12 perches according to the survey and description thereof authenticated by F. B. Norris, Esq., Surveyor-General, together with the buildings and everything standing thereon. Registered in D 101/28 in Kandy Land Registry Office.

3. All that allotment of land situate in the town of Gampola aforesaid being lot 8 in the general plan; and bounded on the north by lot No. 9 in lot 48,985, on the east by the public road 36 feet wide, on the south by the road from Ambegamuwa, and on the west by Crown land; containing in extent I road and 27 perches according to the figure of survey and description thereof authenticated by the same Surveyor, with all the buildings standing thereon, and registered in 101/28, Kandy Land Registry Office.

4. All that allotment of land situate in the town of Gampola aforesaid being lot No. 9 in the general plan; and bounded on the north by lot No. 10 in lot 48,986, on the east by the public road 36 feet wide, on the south by lot No. 8 in lot No. 48,984, and on the west by Crown land; containing in extent 2 roods and 12 perches according to the survey and description thereof authenticated by the same surveyor, together with the buildings and everything standing thereon; the said allotments of land adjoin each other and now form one property, and from their situation as respects each other can be included in on survey, excluding the reform however a portion conveyed to the trustee of the Hindu Temple, and all the right, title, interest, and claim whatsoever of the 1st defendant in, to, upon, or out of the said several premises mortgaged by the said defendant upon mortgage bond No. 143 dated December 24, 1925, and attested by G. V. Schokman.

Deputy Fiscal's Office, Kandy, January 17, 1933.

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

NOTICE is hereby given that on Saturday, February 11, 1933, at 2 p.m., will be sold by public auction at the respective premises the right, title, and interest of the said defendants for the recovery of the sum of Rs. 4,510.70, and legal interest and poundage, viz.

(1) All that divided portion of the land called Kodayan-tennewatta depicted in plan marked Y as lot C of 1 rood and 36 48/9 perches in extent, bearing assessment No. 76, situate at Siyambalagastenna in Gangawatta korale of Yatinuwara; and which said divided portion lot C is bounded on the north by Ranawanagederawatta, south by Gederawatta, east by lot B of this same land, and west by Divenilame's garden; together with everything thereon.

(2) All that divided portion of the land called Elipita-wattegedera-arambe alias Arambewatta depicted in plan marked X as lot E of 2 roods 5 11/45 perches in extent, bearing assessment No. 77, situate at Siyambalagastenna aforesaid; and which said divided portion marked lot E is bounded on the north by lot F of this same land, south by lot D of this same land, east by Gederawatta, and west by Kaliyaldeniyekumbure; together with everything thereon.

(3) All that divided portion of the field called Keliyal-deniyekumbura depicted in plan X as lot C of 2 roods and 18 42/45 perches bearing assessment No. 78, situate at Siyambalagastenna; which said divided portion marked lot C is bounded on the north by Kodayantennewatta, south by Pallewatta, east by lot B of this same field, and

west by Diyagamayagekumbura.

(4) All those contiguous land called Meegonkattuwekumbura and Meegonkattuwewanatewatta, both forming one property of the extent of 2 pelas paddy sowing, bearing assessment Nos. 1 and 55, situate at Siyambalagastenna aforesaid; and bounded on the east and south by Railway road, west by the fence of Lebbelagewatta and Pansalewatta, and north by Pediyagekumburawanateweta and by Rukattana tree standing on the limit of Lebbelagekumbura; together with the tiled houses, plantations, and everything standing thereon; which said fourthly described premises now surveyed and described as follows —Two allotments of land called Meegonkattuwe and Meegonkattuwekumbura bearing assessment Nos. 1 and 55, situate at Siyam. balagastenna aforesaid; and bounded on the east and south by Railway reservation, west by live fence of Yakambegewatta belonging to Una Lebbe and Adampulle, and north by the limitary ridge of Dewatapitiyekumbura belonging to A. I. Abdul Hameed; containing in extent l acre and 30½ perches according to plan of survey dated October 30, 1929, made by Mr. J. C. S. Misso of Kandy, Licensed Surveyor, and all the right, title, interest, and claim whatsoever of the said defendant and added-defendant in, to, upon, or out of the said several premises mortgaged by the defendant upon bond No. 2,489 dated December 7, 1929, and attested by Mr. S. A. Wijayetileke, Notary Public.

Deputy Fiscal's Office, Kandy, January 17, 1933. A. Ranesinghe, Deputy Fiscal.

Mothe District Court of Kandy.

Peter Bernard Wijegooneratne of Kandy Plaintiff.
No. 41,405. Vs.

Ahamado Lebbe's son Habeeloo Mohamado of Siyambalagastenne in Gangawate in Gangawate korale of Yatinuwara

NOTICE is hereby given that in Saturday, February 11, 1933, at 12 noon, will be field by public auction at the respective premises the right, title, and interest of the said defendants for the recovery of the sum of Rs. 707.50, with interest at 9 per cent. per annum from September 15, 1931, till payment in full, and costs of suit, less Rs. 170, and poundage, in and to the following property, viz.:—

(2) All that field called Keliyaldeniya, of 3 pelas of paddy sowing in extent bearing assessment No. 78, situated at Siyambalagastenne in Gangawate korale of Yatinuwara in the District of Kandy, Central Province; bounded on the east by the fence of Elpitawattegedera Arambe belonging to Ukku Etana, south by the fence of Pallewatta.

west by the imaniyara of Diyagamayagekumbura, and north by the fence of Kodayantennewatta belonging to Dunuwille Ratemahatmaya; and registered in A 55/76, Kandy.

(2) All that land called Elpitawattegedara Arambe alias Arambewatta alias Elipitagederawatte Arambe of 2 pelas paddy sowing extent, bearing assessment No. 77, situate at Siyambalagastenne aforesaid; and bounded on the east by the limit of Gedarawatta, south by the limit of Pallewatta, west by Keliyaldeniyekumbura, and on the north by the fence of Dunuwila Walawwewatta;

and registered in A 55/77, Kandy.

(3) All that land called Kodayantennewatta of 2 pelas paddy sowing in extent, bearing assessment No. 76, situate Siyambalagastenne aforesaid; bounded on the east by dewata, south by the fence of Gedarawatta, west by the fence of Dunuwila Walawwewatta, and north by the fence of Ranawanagederawatta and by the fence of Kumara Veda Henaya's garden; and registered in A 56/244, Kandy.

(4) All that land called Ambagahamulakotuwa of 3 pelas paddy sowing in extent, bearing assessment No. 163, situate at Siyambalagastenne aforesaid; and bounded on the east by the garden of Kirihamy Korala and by the garden of Dingiri Menika, south by Nittawela Viharehena, west by below the fence of Cader Tamby's garden and by the fence of Mr. Jayatilake's garden, and on the north by the fence of Kotuwegederawatta; and registered in A 55/80, Kandy. (Released on September 16, 1931.)

(5) All that land called Talawattemulle Bogahamulahena, now a garden of 2 pelas paddy sowing in extent, bearing assessment No. 30, situate at Siyambalagastenne aforesaid; bounded on the east by the limit of Iburagammehe's hena, south by Hunkirigedera agala, west by the limit of Iburagammehe's hena, and on the north by Mahaweli-ganga; and registered in A 56/245, Kandy.

And all the right, title, interest, and claim whatsoever of the said defendant in, to, upon, or out of the said several premises mortgaged by the defendant upon bond No. 2,281 dated November 6, 1928, and attested by Mr. S. A. Wijayatileke, Notary Public, excluding land No. 4, which is released by consent.

Fiscal's Office, Kandy, January 17, 1933.

A. Ranesinche, Deputy Fiscal.

In the District Court of Nuwara Eliya.

No. 1,365. Vs.

(1) Miss Daisy Rhode of Nuwara Eliya and (2) Miss A. G. Marsh of St. Agatha's, Nuwara Eliya. Defendants

NOTICE is hereby given that on Saturday, February 11, 1933, at 2 o'clock in the afternoon, will be sold by public auction at the premises the right, title, and interest of the said second defendant in and to the following property leased to her by the Crown for the recovery of the sum of Rs. 1,280 45, with interest on Rs. 1,000 at 9 per cent. per annum from October 18, 1932, till payment in full:—

All that property called and known as St. Agathas with the buildings thereon, situated at Nuwara Eliya town; and bounded on the east by Uva Cottage, on the west by Lynthorpe premises, on the north by Badulla road, and on the south by Lady Horton's Walk; containing in extent 1 acre.

W. J. A. VAN LANGENBERG, Fiscal's Office, Additional Deputy Fiscal. Nuwara Eliya, January 17, 1933.

Southern Province.

In the District Court of Galle.

No. 29,653. $V_{\rm S}$

NOTICE is hereby given that on Saturday, February 11, 1933, at 2 o'clock in the afternoon, will be sold by public auction at the premises the right, title, and interest of the said defendants in the following property, viz.:—,

Undivided 3 parts of the soil and all the plantations standing on the contiguous lands called Iriwalakanda of the extent of 10 acres 2 roods and 26 perches and Talagallekanda of the extent of 1 acre 1 rood and 18 perches (being portions).

of Karandeniyewatta) now jointly known as Talagalawatta, situated at Karandeniya in Wellaboda pattu of Galle District; and bounded on the north by a divided portion of the first-named land owned by Jasentuliyana Karnelis Fernando and others and field, east by land bearing No. 2,881, field, and cart road to Indiketiya, south by allotments of lands belonging to Arumakankani Edoris and land bearing No. 2,687, and west by allotment of land bearing No. 2,689; and containing in extent jointly as aforesaid 12 acres and 4 perches.

Writ amount Rs. 3,881.25, with legal interest thereon from September 30, 1931, up to the date of payment in

full, and Rs. 250: 17 costs.

Fiscal's Office, Galle, January 12, 1933.

E. F. Edrisinghe, Deputy Fiscal.

In the District Court of Calle.

V. E. L. S. Letchiman Chettiar of Galle Plaintiff. No. 30,291. Vs.

Abraham de Silva, (2) J. L. Sauneris Silva, both of Apsbalangoda Defendants. NOTICE is hereby given that on Saturday, February 101, 1933, at 2 o'clook in the afternoon, will be sold by public auction at the spot the right, title, and interest of the said desendants in the following property, viz. :---

An undivided share of the defined lot C of the land called Magawatta, stuated at Nambimulla in Ambalangoda in Wellaboda pattu of Galle District, Southern Province; and bounded on the north by lots A and B of the same land, east by high road from Colombo to Galle, south by lot D of the same land, and west by Mawatabodawatta; containing in extent 17.875 perches.

Writ amount Rs. 1,500, with legal interest thereon from April 23, 1932, till payment in full, and Rs. 73.92 for costs,

less Rs. 556 25.

Fiscal's Office, Galle, January 16, 1933.

E. F. EDRISINGHE, Deputy Fiscal.

In the District Court of Tangalla. ucien Godfrey Poulier of Tangalla Plaintiff. No. 2,945. V_{S} .

(1) Kuruppu Arachchige Don Arlis Ratnasekara and ditto Don Salman Ratnasekara, both of Nahiluwa , NOTICE is hereby given that on Thursday, February 9, 1983, commencing at 2 o'clock in the afternoon, will be old by publical uction at the premises the right, title, and interest of the said defendants in the following property for the recovery of Rs. 1,012.67, with further legal interest on Rs. 808 from January 9, 1932, and poundage, viz.:--

At Nihiluwa.

(1) All that field called Mullepaspelakumbura, in extent 1:amunam paddy sowing, together with the 11 cubits tiled house and the 7 cubits thatched house standing thereon, situated at Nihiluwa in West Giruwa pattu of Hambantota District; and bounded on the north by road to Hakmana, east by the field called Weboda, south by Kongahapaspelakumbura, and west by Batagodagewatta. Value Rs. 2,960.

(2) All that $\frac{2}{3}$ shares of the field called Kongahapaspelakumbura, in extent 1 amunam paddy sowing, situated at Nihiluwa; and bounded on the north by Mullepaspelakumbura, east by Pamugakumbura, south by Hipuketiyakumbura, and west by Udagedarawatta. Value Rs. 640.

Deputy Fiscal's Office, Tangalla, January 12, 1933. A. L. M. NOOR MOHAMED, Additional Deputy Fiscal.

In the District Court of Tangalla.

Tuduwewattege Charlina Senaratna and another, 1 32 m

 $_{ ext{-}} ext{Vs.}$ No. 3,042.

Tikinahannedige Nandrias Silva of Beliatta, executor of the last will of the late Tikirahennedige Samel de

M NOTICE is hereby given that on Saturday, February 11, 1933, at 2 Welock 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. 673 19, with legal interest thereon from October 22, 1932, and poundage, viz.:-

At Warapitiya.

(1) Undivided ½ share of the land called Malwelehena, in extent about 3 acres, situated at Warapitiya in West Giruwa pattu of Hambartota District; and bounded on the north by Nawalehena, east by Landegawakella alias Malwetehena, south by Gurugodella, and west by Parassahena. Value Rs. 1,500.

A. L. M. NOOR MOHAMED, Deputy Fiscal's Office, Additional Deputy Fiscal. Tangalla, January 12, 1933.

Northern Province.

In the Court of Requests of Jaffna.

Paviluppıllai Soosaippillai of Sillalai Plaintiff. No. 133/A. $\mathbf{V}_{\mathbf{S}}$. •

Seeniar Supplah of Silversmith street, Vannarponnai Defendant.

NOTICE hereby given that on Saturday, March 4, 1933, at Mo'clock in the afternoon, will be sold by public auction at the spot the right, title, and interest of the said defendant in the following property for the recovery of Rs. 142.80 and costs of suit being Rs. 20.25, poundage, and charges, viz. :--

An undivided \{ \frac{1}{2} \) share with its appurtenances of a piece of land situated at Vannarponnai East in Vannarponnai parish, Jaffna division of the Jaffna District, Northern Province, called Sakavathai, containing in extent 43 lachams varagu culture with stone-built house, well, and cultivated plants; and bounded on the east by the property of Soranamma, widow of Vehippillai, west by the property of Valliammai, widow of Ponnampalam, north and south by bye lane.

The land is said to be under mortgage.

Fiscal's Office, Jaffna, January 16, 1933. C. CHELLIAH, Deputy Fiscal.

In the District Court of Jaffna.

Thambiah Thambipillai of Tellippalai East Plaintiff. No. 266.

(1) Vinayagamo My Apparswami and (2) Vinayagamoorthy Nagaratnam, both of Tellippalai Defendants.

NOTICE is hereby given that on Saturday, February 18, 1933, at 10 o'clock in the forenoon, will be sold by public auction at the spot the right, title, and interest of the said defendants in the following property for the recovery of Rs. 969.67, with interest thereon at the rate of 9 per cent. per annum from February 27, 1931, costs (reserved), poundage, and charges, viz.:--

A piece of land situated at Tellippalai East in Tellippalai parish, Valigamam North division of the Jaffna District, Northern Province, called Mathanai, containing in extent 114 lachams varagu culture with well, houses, cultivated and spontaneous plants; and bounded on the east by the property of Muttukumaru Elaiyathamby, north by lane, west by lane and by the property of Sithapillai Kandiah, and south by bye-lane and by the property of Elaiyathamby Kandiah and others. A Mark

Fiscal's Office, Jaffna, January 12, 1933.

C. CHELLIAH, Deputy Fiscal.

In the District Court of Mannar.

Muna Ravenna Minar Mphamado Ravutter Neina of No. 9,683

(1) Philippu Piranchy Mottam (dead) and (2) Philippu Saveri Mottam, both of Karukkamurippu.. Defendants.

(1) Thimingal, widow of Piranchy Motham, (2) Piranchy Simon Motham, (3) Piranchy Philippu Motham, (4) Piranchy Marian Motham, all of Karukkamurippu (2nd, 3rd, 4th by their guardian ad litem the Substituted defendants.

NOTICE is hereby given that on Monday, February 20. 1933, commencing at 3 o'clock in the afternoon, will be sold by public auction at the spot, the right, title, and

interest of the said defendants in the following mortgaged property for the recovery of Rs. 2,400, with interest at the rate of 9 per cent. per annum from July 14, 1931, until payment in full, and poundage, and charges, viz.:-

A piece of land called Pallakkamam and Meddukkamam in extent 20 marakals and another land called Meddukkamam, Pallakkamam, Alavakkaikamam, and Puliadikkamam in extent 130 marakals, both aggregating to 150 marakals, situated at Karukkamurippu in Nanaddan West, Musali division, Mannar District, Northern Province; and whole bounded on the east by the tank bund, north and west by marisu fence, and south by the property of the late Sollamuttu Arumugam and marisu fences

Deputy Fiscal's Office, Mannar, January 17, 1933.

M.K. T. SANDYS, Deputy Fiscal.

Eastern Province.

In the District Court of Trincomalee.

(1) William George Vallipuram and wife (2) Florence Gertrude Alagarasam, With of Division No. 1, Plaintiffs. No. 1,547.

(1) Sayampunather Velupillai Solvadinai of Division No. 6, Trincomalee, and wife (2) Parupathipillai, both presently of No. 23, Wasala road, Motahena,

NOTICE is hereby given that on the days, dates, and hours mentioned below will be sold by public auction at the premises the following properties mortgaged with the plaintiffs by bond No. 957/17 dated May 6, 1929, and attested by D. Rajaretnam, Notary Public, and declared specially bound and executable under the decree entered in the above case and ordered to be sold by order of court dated January 4, 1933, for the recovery of Rs. 18,388, and interest on Rs. 15,750 at 12 per cent. per annum from May 8, 1931, to December 8, 1931, and thereafter at 9 per cent. per annum on the aggregate amount till payment in full, cost of suit being reserved, Fiscal's fees and charges and poundage:--

Saturday, February 18, 1933, commending at 3 p.m.

1. All that piece of land called Madathadichenaikadu, situate at Nachchikudah in Tamblegam pattu, Trincomalee District, Eastern Province, together with the coconut trees and other plantations standing thereon and all other rights relating thereto; boundaries: north by Crown land called Madathadi, east by Crown land, south by Crown land and sea, and west by sea; extent 26 acres 3 roods and 32 perches.

2. All that piece of land called Kavaddykkallukkadu or Madathadikadu, bearing lot No. 9229 in preliminary plan No. 4,423, situate at Nachchikkudah, in Tamblegam pattu, Trincomalee District, Eastern Province, together with the coconut trees and other plantations standing thereon and all other rights relating thereto; boundaries: north by Crown land, east by Crown land and lot No. 297 - in preliminary plan No. 4,197, south by lot No. 1230 reserved in preliminary plan No. 4,423, and west by land described in title plans Nos. 275,769 and 260,150; extent 19 acres 3 roods and 6.4 perches.

Saturday, February 25, 1933, commencing at 10 a.m.

3. All that piece of land called and known as Brownthoddam, situate at Division No. 12, Trincomalee District, Eastern Province, together with coconut trees, palmyra trees, and other plantations and well standing thereon with all rights relating thereto; boundaries: north by the land of the heirs of the late Sanmugampillai, east by seashore, south by the land of the heirs of the late N. C. Vyramuttu, and west by road; extent 14 acres 2 roods and 15.25 perches.

Saturday, February 25, 1933, commencing at 2.30 p.m.

4. All that piece of land bearing assessment Nos. 36 and 37, together with 2 tiled bankshall rooms on the northern side and 3 bankshall rooms bearing assessment Nos. 30, 31, and 32 on the southern side, situate at Division No. 7, Trincomalee, Trincomalee District, Eastern Province, and 2/5th share of the well standing thereon and all other rights relating thereto; boundaries: north and south by roads, east by land of the heirs of the late Annapoorani, daughter of Arumugampillai, west by land of N. Swaminathapillai and others; extent 17 63/125 perches.

Commencing at 4 p.m.

5. A piece of land bearing assessment No. 63, situate at Division No. 6, Trincomalee, Trincomalee District, Eastern Province, together with a tiled house of 3 rooms, kitchen,

and outhouses and 3rd share of the well standing thereon and other rights relating thereto; boundaries: north-east by the land belonging to Sivan temple, north-west by the land of K. Subramaniam and others, south-west by road, and south-east by the land of the heirs of the late Annapoorani, daughter of Arumugampillai; extent 1 rood and 5 6/100 perches.

V. A. Joseph-Chelvaretnam, Deputy Fiscal's Office, for Deputy Fiscal. Trincomalee, January 11, 1933.

In the District Court of Trincomalee.

Chinnakuddiar Saddanathapillai of Division No. 1,

Vs. No. 1,665.

(1) Appachchipillai Kanaganayagam and wife (2) Yohampihai of Division No. 6, Trincomalee. Defendants.

NOTICE is hereby given that on Saturday, February 11, 1933, at the hours mentioned below, will be sold by publice w auction at the premises the right, title, and interest of the said defendants in the following properties for the recovery of Rs. 610.75, with interest on Rs. 500 at 18 per cent. per annum from June 10, 1932, till September 28, 1932, and thereafter at 9 per cent. on the aggregate sum till payment in full, and costs which have been reserved, and costs of writ, Rs. 8:20, Fiscal's fees and charges and poundage, viz. :--

Commencing at 10 o'clock in the forenoon.

1. A piece of land bearing assessment No. 157, situate at Division No. 7, Trincomalee town, Eastern Province, together with a bankshall of two rooms with all rights relating thereto; boundaries: south-east by road, northeast by the bankshall of S. U. Kanagasabapathi, northwest by the house and ground of Parupathy and others, south-west by the land of Tiruvengadachetty and house;

extent 2 perches.

2. Out of a piece of land bearing assessment No. 100, together with a tiled house of three rooms, situate at Division No. 6, Trincomalee town, Eastern Province, the two rooms and land towards the south-east, together with kitchen, well, well sweep, and posts, and share of well in the adjoining land with all rights relating thereto; boundaries: north-east by road, south-east by pathway leading to this land and by the land of K. Velupillai, south-west by the land of T. Kanagaretnam, north-west by the land of A. Chitravelu; extent 26 perches.

Commencing at 4 o'clock in the afternoon.

3. A piece of land called Konattaitharai with coconut trees and other plantations thereon with all rights relating thereto, situate at Division No. 12, Trincomalee District, Eastern Province; boundaries: north by Pillaikulam and land of M. S. Kandiah, south-east by the land of A. Canaganayagam and wife, Yohampihai, south-west by the land of the heirs of Alvarpillai; extent 2 acres 1 rood and 36/100 perches.

4. An undivided ½ share of a piece of land called Konattaitharai, together with an old house, coconut trees, well, and other rights relating thereto, situate at Division No. 12, Trincomalee District, Eastern Province; boundaries: north by the land of Kandiah, east by the land of V. K. Kanagamma, south by the land of Theivanapillai and others, west by the land of T. Oppilamani; extent 1 acre and 3 34/100 perches.

V. A. Joseph-Chelvaretnam, Deputy Fiscal's Office, . for Deputy Fiscal.

Trincomalee, January 16, 1933.

In the District Court of Trincomalee.) Veluppillai Chitrapupalapillai and (2) wife, Apiramipillai of No. 8 Division, Trincomalee Plaintiffs. No. 1,695.

Mahath Hadjiar Kahartheen Marakar of Peria-

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

NOTICE is hereby given that on Monday, February 1933, commencing at 3 o'clock in the afternoon, will be sold by public auction at the spot the following property mortgaged with the plaintiffs by bond No. 70 dated September 14, 1929, and attested by Mr. P. Visvalingam of Trincomalee, Notary Public, and declared specially bound and executable under the decree entered in the above case and ordered to be sold by the order of court dated December 8, 1932, for the recovery of the sum of Rs. 984.50, and interest on Rs. 750 at 15 per cent. per annum from October 26, 1932, till November 3, 1932,

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and thereafter at 9 per cent. per annum till payment in full, provided such interest does not exceed Rs. 515.50 (cost of suit being reserved), Fiscal's fees and charges, and poundage:—

An allotment or land called Ichchamtiru pumi, situate at Alankeni village in Tamblegam pattu, Trincomalee District, Eastern Province, together with all rights relating thereto; bounded on the north by T. P. 350,681, road, and lot 1 in P. P. 4,951, east by Katte or Nannear Karachchi, south by lot 7 in P. P. 5,191, west by Kannadi Adappan or Kalli Karachchi; containing in extent 10 acres 3 roods and 38 perches.

V. A. Joseph-Chelvaretnam,
Deputy Fiscal's Office; for Deputy Fiscal.
Trincomalee, January 16, 1933.

North-Western Province.

In the District Court of Negombo.

Seena Thana Kana Nana Sana Rawanna Mana Ramanadan Chettiar of Negombo Plaintiff.

No. 7,128.

 $-\mathbf{V}_{\mathbf{S}}$.

Nawaratne Mudiyanselage Banda of Takewa. Defendant.

NOTICE is hereby given that on Friday, February 17, 1988, at 3 o'clock in the afternoon, will be sold by public textion at the premises the right, title, and interest of the said defendant in the following property for the recovery of the sum of 72 792, with interest on Rs. 450 at 24 per cent. per annum from October 7, 1932, till December 12, 1932, and thereafter at 9 per cent. per annum till payment in full, and poyndage, viz.:—

1. The contiguous allotments of lands called Kongahamulahena, Talagahamulawatta, Daminagahamulahena, and Nugagahamulawatta, situate at Takewa in Giratalana korale of Dewamedi hatpattu in the District of Kurunegala, North-Western Province; and bounded on the north by land in T. P. No. 338,031 and lot 43, east by lot 43, south by lot 44, west by lots 48 and 49, an ela, and lands in T. Ps. Nos. 337,601 and 337,003; containing in extent 5 acres and 39 perches. Registered under D 266/125.

2. The land called Kongahamulawatta, situate at Takewa aforesaid; and bounded on the north by a road, east and south by lot 43, west by lot 28; containing in extent 3 acres and 33 perches. Registered under D 224/162.

3. The land called Kahatagahamulawatta, situate at Takewa aforesaid; and bounded on the north by garden of Ranhamy and others, east by fence of the garden of debtor, south by fence of the garden of Ran Menika and others, west by wela; containing in extent about 6 lahas kurakkan sowing soil. Together with the plantations and buildings standing thereon. Registered under D 224/163.

Fiscal's Office, Kurunegala, January 17, 1933.

A. BASNAYARE,
Deputy Fiscal.

In the District Court of Kurunegala.

S. Krisnappa Chettiar of Narammala Plaintiff.

No. 15,714,

 $\mathbf{v_{s.}}$

(1) Adikari Mudiyanselage Punchirala of Nungomuwa, (2) Gamarakage Appuhamy of Damunupola in Damhadeni Udukaha Korale east Defendants.

NOTICE is hereby given that on Saturday, February 18, 1933, at 10 o'clock in the forenoth, will be sold by public auction at the remises the right, title, and interest of the said defendants in the following property for the recovery of the sum of Rs. 503 66, with further interest on Rs. 280 at the rate of 30 per cent! per annum from March 4, 1931, till May 22, 1931, and thereafter with legal interest on the aggregate amount till payment in full, and poundage, viz.:—

All that land called Katuwehenewatta, situate at Wennoruwa in Dambadeni Udukaha korale east of Dambadeni hatpattu in the District of Kurunegala, North-Western Province; and bounded on the north by land of Mr. Dharmaratne, Notary, east by ditch of the land belonging to Suwanna Kana Runa Wana Ina of Kurunegala, south by Kurundugollepitiyewela, west by Galenda of Madugahamulawatta; containing in extent about 3 acres.

Fiscal's Office, Kurunegala, January 10, 1933. A. Basnayake, Deputy Fiscal.

Province of Uva.

No. 6,872. Vs.

Abdul Cader of Bazaar street, Badulla, executor-de-sontort of the estate of Kawanna Mohideen Pitche of Viharagoda D. J. Defendant

NOTICE of hereby given that on Saturday, March 4, 1933, at 2 Wolock in the afternoon, will be sold by public auction at the prepases the right title, and interest of the said defendant in the following property for the recovery of the sum of Rs. 166, with legal interest thereon from November 11, 1931, till payment in full, and costs Rs. 22 58, viz.:—

The tiled building bearing assessment No. 873A together with the ground covered thereby; containing in extent 48 feet in length and 12 feet in breadth, situated at Lower street in the town of Badulla; and bounded on the north by the building bearing assessment No. 873B, east by the parapet wall separating this land, south by the building in which Najarally Ibramjee now resides, and west by the cart road.

Fiscal's Office, Badulla, January 12, 1933.

J. W. GOONEWARDANE, for Fiscal.

Province of Sabaragamuwa.

In the District Court of Avissawella.

No. 1,304. Vs.

(1) Kasturi Aratchillage Appusingho Appuhamy alias Karunasena, (2) Kasturi Aratchillage Premawansa, both of Parusella

NOTICE is hereby given that on Saturday, February 11, 1933, at 3 depok in the atternoon, will be sold by public auction at the respective premises the right, title, and interest of the sacilotefendants in the following property mortgaged by bord No. B 635 dated June 19, 1928, and attested by Joseph de Jacolyne Seneviratna, Notary Public, for the recovery of Rs. 2,935, with legal interest thereon from date of decree full payment in full and costs, viz. :—

1. All that allotment of land called Helambekumbura-gawakurahanwatta, together with the tiled house and other buildings standing thereon, situated at Parussella in Dehigampal korale in the District of Kegalla; and bounded on the north by Kahatagaha and Hitgaha standing on the land belonging to Thamby Kandu, east by Helambekumbura, south by Mohottiralageidama, and west by Mohottiralagemukalaneidama; and centaining in extent 2 bushel of paddy sowing.

2. At 3.30 p.m.—An undivided ½ share of and from all that land called Helambewatta alias Nugeadandewatta and the buildings standing thereon, situated at Parussella aforesaid; and bounded on the north by Welhel-oya, east by Alutwatte Appuhamillage Kumbura, south by Godabima (high land) belonging to Pakeer Thamby, and west by Godabima (high land) belonging to Mottala; and con-

taining in extent about 1 acre.

3. At 4 p.m.—All that allotment of land called Yak-dehigewatta together with the buildings and plantations standing thereon, situated at Parussella aforesaid and marked lot B in plan No. 101 dated August 18, 1911, made by Messrs. Ferdinands and Peeris, Surveyors; and bounded on the north by lot A, east by the road, south by Pathirenne-helagewatta and Nagahaellakumbura, west by We-oya; and containing in extent 1 acre and 7 perches.

Value Rs. 2,950.

Fiscal's Office, Avissawella, January 11, 1933.

CHARLES DE SILVA, Deputy Fiscal.

I, THOMAS ARTHUR HODSON, Fiscal of the Central Province, do hereby appoint Mr. David Dias Kahande to be my Marshal for the Division of Matale for one month from the 9th instant, or until resumption of duties by Mr. P. B. Ellepola, under Ordinance No. 4 of 1867, and authorize him to perform the duties and exercise the authority of Marshal, for which this shall be his warrant.

Fiscal's Office, Kandy, January 12, 1933. T. A. Hodson, Fiscal.

NOTICES IN TESTAMENTARY ACTIONS.

In the District Court of Colombo.

Order Nisi.

Testamentary
Jurisdiction.
No. 5,961.
In the Matter of the Intestate Estate of Tanawira Atchige Don Simon of Rilativate in the Udugaha pattu of Salpiti Morale in the District of Colombo, deceased.

THIS matter coming on for disposal before G. C. Thambyah, Esq., District Judge of Colombo, on August 18, 1932, in the presence of Mr. P. D. B. Gunetilleka, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated December 31, 1931, 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 September 22, 1932, show sufficient cause to the satisfaction of this court to the contrary.

September 18, 1932.

District Judge.

Extended to January 26, 1933.

G. C. Thambyah,
District Judge.

. In the District Court of Colombo.

Order Nisi.

Testamentary In the Matter of the Intestate Estate of Sinniahpillai Somasundaram (alias Charles Chorers), late of Sea street, Colombo, Cleceased.

THIS matter coming on for disposal before G. C. Thambyah, Esq., District Judge of Colembo, on December 21, 1932, in the presence of Mr. Victor A. P. Nanayakkara, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated December 18, 1932, 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 respondent above named or any other person or persons interested shall, on or before January 26, 1933, show sufficient cause to the satisfaction of this court to the contrary.

December 21, 1932.

Ğ. С. Тнамвуан, District Judge.

In the District Court of Colombo.

Order Nist declaring Will moved.

Testamentary
Jurisdiction.
No. 6,343.

No. 6,343.

In the Matter of the Last Will and Testament of February Manie Nonne Zebrowski nee Charrier, late of 269, Turenne street, Bordeaux, France, deceased.

THIS matter coming on for disposal before G. C. Thambyah, Esq., District Judge of Colombo, on January 12, 1933, in the presence of Mr. J. F. Van Langenberg, Proctor, on the part of the petitioner, David Ernest Martensz of Colombo; and (1) the affidavit of the said petitioner dated January 10, 1933, (2) the power of attorney dated October 11, 1932, and (3) the order of the Supreme Court dated December 19, 1932, having been read: It is ordered that the will of the said Jeanne Marie Yvenne

Zebrowski nee Courrier, deceased, dated July 27, 1930, a certified copy of which in French language under the hand of H. B. M. Vice-Consul at Saigon and relative translation thereof in English by the Consul for France in Colombo, have been produced and are now deposited in this court, be and the said will is hereby declared proved; and it is: further declared that the said David Ernest Martensz is the attorney in Ceylon of Henri Bontoux the guardian of Ian Andre Marie Stanislas or Ian Marie Andre Stanislas Zebrowski, a minor, and the person vested with the administration of the interests of the said minor and also as a person benefitting under the said will, and that he is entitled to have letters of administration (with will annexed) issued to him accordingly, unless any person or persons interested shall, on or before January 26, 1933, show sufficient cause to the satisfaction of this court to the contrary.

G. C. THAMBYAH,
District Judge.

January 12, 1933.

In the District Court of Colombo.

Order Nisi.

Testamentary In the Matter of the Intestate Estate of Jurisdiction.

No. 7,428.

In the Matter of the Intestate Estate of Muthu Nathia and Cader Saibo Meerasa Marikar (with and husband), both of Shoemaker's lane in Colombo, deceased.

And

THIS matter coming on for disposal before G. C. Thambyah, Esq., District Judge of Colombo, on November 29, 1932, in the presence of Mr. C. Sevaprakasam, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated November 22, 1932, having been read:

It is ordered that the petitioner be and he is hereby declared entitled, as son of the above-named deceased, to have letters of administration to their estate issued to him, unless the respondents above named or any other person or persons interested shall, on or before January 26, 1933, show sufficient cause to the satisfaction of this court to the contrary.

G. C. THAMBYAH,
District Judge.

November 29, 1932.

In the District Court of Kalutara.

Testamentary In the Matter of the Estate of the late Jurisdiction. Kalubowilage Mendiris Appu of Welikala in Raigam korale, deceased.

Abeysinge Podinona of Welikala aforesaid , 🎎 Petitioner 💯 🔾

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

THIS matter coming on for disposal before N. M. Bharucha, Esq., District Judge of Kalutara, on November 6, 1931, in the presence of Mr. P. D. B. Gunetilleka, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated November 3, 1931, having been read:

It is ordered that the said petitioner be and she is hereby declared entitled, as widow, to have letters of administration to his estate issued to her, unless the respondents above named or any other person or persons interested shall, on or before January 21, 1932, show sufficient cause to the satisfaction of this court to the contrary.

It is further declared that the said 8th respondent be and he is hereby appointed guardian ad litem over the 1st to 7th minor respondents for all purposes of this action, unless the respondents or any other person or persons interested shall, on or before January 21, 1932, show sufficient cause to the satisfaction of this court to the contrary.

N. M. BHARUCHA, District Judge.

Time to show cause was extended to January 26, 1933.

P. SARAVANAMUTTU,
District Judge.

In the District Court of Kandy.

Order Nisi.

In the Matter of the Estate of the late Jurisdiction. Muna Mohideen Abdul Cader, deceased, No. 5,108. of Keelakarai, South India.

THIS matter coming on for disposal before R. F. Dias, Esq. District Judge, Kandy, on August 15, 1932, in the presence of Messrs. Beven & Beven, Proctors, on the part of the petitioner, Mohamed Madar's son Mohideen Noor Silbo of Karddo; and the affidavit of the said petitioner lated May III, 1932, having been read:

It is ordered that the petitioner, as the attorney of the widow, who is the 1st respondent, be and he is hereby declared entitled to have letters of administration to the estate of the deceased above named issued to him accordingly, unless the respondents—(1) Muna Mohideen Abdul Cader's wife Pathumma, (2) Mohamadu Isa Umma, (3) Mohamadu Kaseena Umma, (4) Mohamadu Ismail, (5) Mohamadu Asma Umma, (6) Mohamadu Ibrahim, (7) Mohamadu Musthafa, all of South street, Keelakarai, Ramnad Munsiff, South India, (8) N. S. Ahamadu Saheed of Kandy; the 4th, 5th, 6th, and 7th respondents by their guardian ad litem the 8th respondent—shall, on or before September 19, 1932, show sufficient cause to the satisfaction of this court to the contrary.

-- August 15, 1932.

- March

R. F. DIAS, District Judge.

The date for showing cause is extended to October 31, 1932.

October 19, 1932.

R. F. Dias, District Judge.

The date for showing cause is extended to December 1, 1932.

October 31, 1932.

R. F. DIAS, District Judge.

The date for showing cause is extended to January 23, 1933.

December 1, 1932.

R. F. DIAS, District Judge.

In the District Court of Kandy.

Order Nisi.

In the Matter of the Estate of the late Testamentary Jurisdiction. Segoo Mohamado Zaindeen, deceased, No. 5,135. of 247, Trincomalee street, Kandy.

THE matter coming on for disposal before R. F. Dias, Esq., District Judge, Kandy, on December 1, 1932, in the presence of Messes. Beyon & Beven, Proctors, on the part of the petitioner, Usoof Lebbe Aboosaly of Nayapane Lestate, Jussellawa; and the affidavit of the said petitioner dated Movember 15, 1932, having been read:

It is ordered that the petitioner, as the brother-in-law "of the deceased, be and he is hereby declared entitled to have letters of dministration to the estate of the deceased above named issued to him accordingly, unless the re-Espondents—(1) Samsu Lebbe Marikkar's daughter Sitti Jainambu, (2) Izzaththu Saadaath, (3) Mohamadu Makeen, (4) Mohamadu Hanafee, (5) Sitti Pathumathool Hanoon, (6) Mohamadu Jahufer, (7) Mohamado Suhaib, (8) Mohamado Ibrahim, (9) Mohamado Massisi, (10) Sitti Rakeeba, (11) Ena Samsu Lebbe Marikkar, all of Trincomalee street, Kandy; the 2nd to 10th by their guardian ad litem the 11th respondent above named—shall, on or before January 23, 1933, show sufficient cause to the satisfaction of this court to the contrary.

December 1, 1932.

R. F. Dias, District Judge.

In the District Court of Nuwara Eliya.

Order Nisi declaring Will proved.

In the Matter of the Last Will and Testamentary Testament of Henry Francis Laycock, Jurisdiction. late of Redruth, Aldeburgh, Suffolk, No. 258. England, deceased.

Wivian Carl Modder of Nuwara Eliya Petitioner.

THIS matter coming on for disposal before Richard Aluwihare, Esq., District Judge of Nuwara Eliya, on January 12, 1933, in the presence of Mr. V. C. Bartholomeusz, Proctor, on the part of the petitioner; and (1)

the affidavit of the said petitioner dated January 11, 1933, (2) the power of attorney dated October 31, 1932, and (3) the order of the Supreme Court dated December 16, 1932, having been read:

It is ordered that the will of the said Henry Francis Laycock, deceased, dated November 2, 1926, a certified copy of which under the Seal of His Majesty's High Court of Justice in England 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 Vivian Carl Modder is the attorney in Ceylon of the sole executrix named in the said will, and that he is entitled to have letters of administration (with the will annexed) issued to him accordingly, unless any person or persons interested shall, on or before January 30, 1933, show sufficient cause to the satisfaction of this court to the contrary.

January 12, 1933.

R. ALTWIHARE, District Judge.

In the District Court of Galle.

Order Nisi.

Testamentary In the Matter of the Intestate Estate of Jurisdiction. the late Nanayakkarawasan Kaggoda No. 7,458. Achchy Harumanis, deceased, of Meetiyagoda.

THIS profeser coming on for disposal before N. M. Bharugha Esq., District Judge of Galle, on August 16, 1932, in the presence of Mr. A. D. de Silva, Proctor, on the part of the petiticaler, Apputantri Aratchy Welmina Haminey of Meetiya colla; and the affidavit of the said petitioner dated Augy 16, 1932, having been read: It is ordered that the 5th respondent he appointed guardian ad litem over minors 1st to 4th respondents, unless the respondents, viz., (1) Nanayakkarawasan Kaggoda Achchy Dona Meraya, (2) ditto Somewattie, (3) ditto Richard, (4) ditto Titus Dias, all of Meetiyagoda (5) Dias de Silva Wickramasekera of Kahawa, shall, on or before September 30, 1932, show sufficient cause to the satisfaction of this court to the contrary.

It is further declared that the said petitioner, as widow of the deceased above named, is entitled to have letters of administration issued to her accordingly, unless the respondents above named shall, on or before September 30, 1932, show sufficient cause to the satisfaction of this court to the contrary.

August 16, 1932.

C. L. WICKRAMASINGHE,

This Order Nisi is extended to January 28, 1933.

T. W. Roberts, ... An District Judge.

In the District Court of Galle.

Order Nisi.

In the Matter of the Intestate Estate of Testamentary Jurisdiction. The late bethuhewa, Upaneris, deceased, of No. 7,465 Ambalangedia, Galle.

THIS magger coming on for disposal before No M. Bharucha, Esq., District Judge of Falle, on October 18 1932, in the presence of Messes. G. T. E. de Silva & G. W. L. de Silva, on the part of the pertioner, Sethuhewa Aron Silva of Ambalangoda, and the affidavit of the said petitionor dated May 3, 1932, having been read:

It is ordered that the 1st respondent be appointed guardian ad litem over minor, 5th respondent, unless the respondents, viz., (1) Maduwege Menthonona, (2) Sethuhewa Jassinona, wife of (3) Hinidumage Simon Silva, (4) Sethuhewa Saronona, (5) Sethuhewa Jandoris, (6) Sethuhewa Babynona, all of Ambalangoda, shall, on or before December 1, 1932, show sufficient cause to the satisfaction of this court to the contrary,

It is further declared that the said petitioner, as eldest brother of the deceased above named, is entitled to have letters of administration issued to him accordingly, unless the respondents above named shall, on or before December 1, 1932, show sufficient/cause to the satisfaction of this court to the contrary.

October 18, 1932.

N. M. BHARUCHA,. District Judge.

The foregoing Order Nisi is extended for January 26, 1933.

N. M. BHARUCHA, District Judge.

In the District Court of Galle.

Order Nisi.

Testamentary In the Matter of the Intestate Estate of Italias Hewahakuru alias Hewage No. 7,466.

No. 7,466.

No. 7,466.

No. 7,466.

No. 7,466.

No. 7,466.

THIS matter coming on for disposal before N. M. Bharucha, Esq., District Indge of Galle, on September 29, 1932, in the presence of Mr. P. W. Goonewardene, Proctor, on the part of the petitioner Kaluwa Dewa Pieris of Karandeniya; and the affidavit of the said petitioner dated September 29, 1932, having been read:

It is ordered that the 2nd respondent be appointed guardian ad litem over 1st minor respondent, unless the respondents, viz., (1) Kaluwa Dewa Rinsie Pieris, (2) Hewahakuru Asaneris, both of Karandeniya, shall, on or before November 3, 1932, show sufficient cause to the satisfaction of this court to the contrary.

It is further declared that the said petitioner, as husband of the deceased above named, is entitled to have letters of administration issued to him accordingly, unless the respondents shall, on or before November 3, 1932, show sufficient cause to the satisfaction of this court to the contrary.

September 29, 1932.

C. E. DE Vos, District Judge.

Extended to November 24, 1932.

C. L. WICKREMASINGHE, District Judge.

Extended to January 11, 1933.

R. H. WHITEHORN,
District Judge.

Extended to February 1, 1933.

T. W. Roberts, District Judge.

In the District Court of Jaffna.

Order Nisi.

Testamentary In the Matter of the Estate of the late No. 8,186. Sandirasegara Aiyar Ponnaiyar of Vannarponnai East, Jaffna, deceased.

Seenivasaga Aiyar Thambaiyar of Vannarponnai East Petitioner.

THIS matter coming on for disposal before D. H. Balfour, Esq., District Judge, on October 14, 1932, in the presence of Mr. S. Patanjali, Proctor, on the part of the petitioner; and the affidavit of the petitioner having been read: It is ordered that the petitioner be declared entitled to have letters of administration to the estate of the said intestate, as one of his heirs, unless the respondents shall appear before this court on November 25, 1932, and state objection or show cause to the contrary.

D. H. Balfour, District Judge.

October 27, 1932.

Extended to February 3, 1933.

In the District Court of Jaffna.

Order Nisi.

Testamentary In the Matter of the Estate of the late Jurisdiction. Murykesapillai Ponnampalavanar of No. 8,141. Numevil, deceased.

Tanipulisingham Kathiravely of Nunavil Petitioner.

Amminippillai, widow of Varithamby Hurukesapillai of ditto Respondent.

THIS matter of the petition of the petitioner, praying for grant of letters of administration to the estate of the

above-named deceased, coming on for disposal before D. H. Balfour, Esq., District Judge, on September 9, 1932, in the presence of Mr. K. Kasippillai, Proctor, on the part of the petitioner; and the affidavit of the petitioner dated February 23, 1932, having been read: It is ordered the petitioner, as next-of-kin of thesaid intestate, be entitled to letters of administration be granted to him, unless the respondent or any other person shall, on or before October 19, 1932, show sufficient cause to the satisfaction of this court to the contrary.

D. H. Balfour, District Judge.

October 18, 1932.

Time extended for February 8, 1933.

D. H. Balfour, District Judge.

In the District Court of Batticaloa.

Order Nisi.

Testamentary In the Matter of the Intestate Estate of the Jurisdiction. late Joshua Tampipillai Thambyrajah No. 399. of Batticaloa, deceased.

Mrs. Stella Tambyrajah of Batticaloa Petitioner.

And

(1) Rev. T. S. Vethanayagam, (2) Mrs. J. P. Sabapathypillai, both of Batticaloa, (3) Mrs. A. A. Muttucumaru of Wellawatta, Colombo Respondents.

THIS matter coming on for disposal before James Joseph, Esq., District Judge of Batticaloa, on December 8, 1932, in the presence of Mr. Poopalaretnam, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated December, 1932, having been read:

It is ordered that the petitioner be and she is hereby declared entitled, as the widow of the deceased above named, to have letters of administration to his estate issued to her, unless the respondents above named or any other person or persons interested shall, on or before January 26, 1933, show sufficient cause to the satisfaction of this court to the contrary.

December 8, 1932.

James Joseph, District Judge.

In the District Court of Chilaw.

Order Nisi.

Testamentary In the Matter of the Intestate Estate of Herath Balasuriya Mudiyanselage Punchi Bandara of Lunuwila, deceased.

Vs.

THIS matter coming on for disposal before Waldo Sansoni, Esq., District Judge of Chilaw, on November 25, 1932, in the presence of Messrs. Corea & Corea, Proctors, on the part of the petitioner above named; and the affidavit of the said petitioner dated November 25, 1932, having been read:

It is ordered that the 9th respondent be and he is hereby appointed guardian ad litem over the 7th and 8th respondents, who are minors, for the purpose of these proceedings, and that the petitioner, as a son of the said deceased,

be and he is hereby declared entitled to have letters of administration to estate, unless the respondents above named or any other person or persons interested shall, on or before January 27, 1933, show sufficient cause to the satisfaction of this court to the contrary.

November 25, 1932.

W. Sansoni, District Judge.

In the District Court of Kegalla.

Order Nisi.

Testamentary
Jurisdiction.
No. 1,520.

In the Matter of the Intestate Estate of Sandhamma, wife of Sivasangaram Sanmugam of Nangalla estate, Warakapola, deceased.

Sivasanguram Sammugam of Nangalla estate, Waraka-

And

(1) Samuggin Nagendran, (2) ditto Sellatchi, (3) ditto Sivasangaram all of Nangalla estate, (4) Sudamani, wife of (5) N. Sri Namasivayam, both of Rosmead place in Colombo, (6) Nagendran Rajeswari, (7) ditto Wanendran, (8) ditto Selliah; 6th, 7th, and 8th respondents, minors, by their guardian ad litem (9) Selliah Nagendra, all of Nangalla estate.. Respondents.

THIS matter coming on for final disposal before K. Somasuntharam, Esq., District Judge, Kegalla, on October 37, 1932, in the presence of Mr. G. Aturupane, Proctor, on the part of the petitioner; and his affidavit and petition dated August 26, 1932, and October 31, 1932, respectively, having read:

It is ordered that the petitioner be and he is hereby declared entitled, as husband of the above-named deceased, to have letters of administration to her estate issued to him, unless the respondents or any person or persons interested shall, on or before December 7, 1932, show sufficient cause to the satisfaction of this court to the contrary.

And it is further ordered that the above-named 9th respondent be and he is hereby appointed guardian ad litem of the 6th, 7th, and 8th minor respondents for the purpose

of this action, unless the respondents or any person or persons interested shall, on or before December 7, 1932, show sufficient cause to the satisfaction of this court to the contrary.

October 31, 1932. K. Somasuntharam,
District Judg

District Judge.

The date of showing cause is extended for January 25, 1933.

K. SOMASUNTHARAM, District Judge.

in the District Court of Ratnapura.

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

James Van Denberg, Proctor, deceased, of Ratnapura.

THIS matter coming on for disposal before R. Y. Daniel, Esq., District Judge of Ratnapura, on December 20, 1932, in the presence of Mr. P. A. Dharmadasa, Proctor, on the part of the petitioner, Maysie Magdaline Agnes Philamena Van Denberg of Ratnapura; and the affidavit of the said petitioner dated December 20, 1932, having been read:

It is ordered that the respondents—(3) Rev. G. B. Ekanayaka of Trinity Church, Hulftsdorp, Colombo, and (4) Daniel Elmore Jayatileka, Proctor, of Ivanhoe, Colpetty, be appointed guardians ad litem over the minor respondents—(1) Helen Dorothy Burns Van Denberg and Maysie Pax Burns Van Denberg, both of Ratnapura—for the purpose of this case, unless the said respondents or any person or persons interested shall, on or before February 1, 1933, show sufficient cause to the satisfaction of this court to the contrary.

It is further declared that the said petitioner above named is the widow of the deceased above named, and that she is entitled to have letters of administration to the estate of the said deaceased issued to her accordingly, unless the above-named respondents or any other person or persons interested shall, on or before February 1, 1933, show sufficient cause to the satisfaction of this court to the contrary.

December 20, 1932.

R. Y. DANIEL, District Judge.