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

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DRAFT ORDINANCES.

MINUTE.

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

An Ordinance to amend the Notaries Ordinance, 1907.

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 Notaries Ordinance, No. of 1933.

Insertion of new section 10a in the principal Ordinance. 2 The following new section 10A is inserted between section 10 and section 11 of the Notaries Ordinance, 1907 (hereinafter referred to as "the principal Ordinance"):—

Number of offices permitted.

10A No notary shall have more than two offices unless permitted by the Registrar-General for special reasons to have a third office which shall be placed in charge of a partner or an assistant who is a notary.

Amendment of section 20 of the principal Ordinance. 3 Section 20 (1) (c) of the principal Ordinance is amended by the addition at the end, of the words "has been convicted three times or oftener for a violation disregard or neglect to observe the provisions of rule No. 24 in section 29; or ".

Insertion of new section 20A in the principal Ordinance 4 The following new section 20A is inserted between section 20 and section 21 of the principal Ordinance:—

Resignation of office.

- 20A (1) If a notary applies to the Registrar-General in writing to resign from and to cease to act in the office of notary, the Registrar-General shall forthwith forward the application to the Governor who may accept such resignation as from the date desired by the notary.
- (2) When a notary has resigned under this section he shall be entitled to retain his warrant which shall nevertheless be deemed to be cancelled for the purposes of sections 21, 22, 23 and 24.
- (3) Notwithstanding such resignation a notary shall continue to remain subject to the provisions of this Ordinance and all rules and regulations contained therein or made thereunder in respect of all things done or omitted by him in the exercise of his functions as notary prior to the resignation.

Amendment of section 26 of the principal Ordinance.

5 Section 26 (1) of the principal Ordinance is amended (a) by substituting in line 3 for the words "and office" the words "the office", and (b) by inserting in line 4 between the word "practise" and the word "shall" the words "and such particulars concerning the security he has given as he is required to report under section 15".

Amendment of section 29 of the principal Ordinance.

- 6 Section 29 of the principal Ordinance is amended as follows:—
 - (a) Rule (14) by the addition at the end, of the words:
 - "And in the case of a mark he shall besides require such person to affix to the deed or instrument the impression of his left thumb and shall write over such impression at the time and in the manner aforesaid the words 'This is the left thumb impression of A. B.' (here insert the name of the person whose thumb impression it is)."
 - (b) Rule (19) (f) by the deletion of the words "and the name of the person by whom the stamps were supplied."
 - (c) Rule (29) by the deletion thereof; and
 - (d) At the end, but immediately before the first proviso, by insertion of the words:

"Provided that where any notary shall act in violation of or shall disregard or neglect to observe the provisions of rule No. 24 the Registrar-General may by a written notice served on him personally or sent by registered post call upon such notary to comply with the requirements of the said rule within such further time as he may specify for such purpose, and any notary who fails to comply with the terms of such notice shall be guilty of an offence and shall be liable on summary conviction to a fine not exceeding five hundred rupees."

7 Section 35 (2) of the principal Ordinance is amended by the deletion in lines 1 and 2, of the words "who are advocates or proctors of the Supreme Court".

8 Schedule II Form E of the principal Ordinance is amended by the deletion in lines 30 and 31 of the words "and that the stamps were supplied by ————."

Amendment of section 35 of the principal Ordinance.

Amendment of Schedule II of the principal Ordinance.

Objects and Reasons.

- 1. This Bill makes certain amendments in The Notaries Ordinance, 1907.
- 2. Clause 2 limits the number of offices that a notary may have. This provision is designed to prevent notaries from having a larger number of offices than they are able to control adequately.

3. Clause 3 provides definitely for the number of offences under section 29, rule 24, which should constitute repeated breaches or an aggravated breach of the rule.

Section 20 (1) (c) as it stands is inadequate to check slackness and dishonesty on the part of notaries. It is considered that the amendment suggested would be effective in checking such slackness and dishonesty as the offence is specified and the number of repetitions made definite and provides a method of dealing with the offender summarily.

- 4. Clause 4 provides for the resignation of office by a notary when he desires to cease to practise. There is at present no provision for this purpose in the Ordinance.
- 5. Clause 5 introduces an amendment which will require an annual declaration by a notary regarding the security given by him. The existing provision in section 15 does not sufficiently ensure that relevant information regarding the security is promptly brought to the notice of the District Judge.
- 6. Clause 6 provides principally (a) that a person signing documents with a mark should be made to affix to it his thumb impression as well, and (b) a more expeditious method than is at present available for dealing with notaries who do not forward their duplicates, &c., as required in section 29, rule 24.
- 7. Clause 7 extends to notaries who are not advocates or proctors the right of retaining documents which is a privilege that is essential if they are to practise in partnership with one another.
- 8. Clause 8 makes an amendment which supplements that occurring in clause 6 (b). They delete certain words which are no longer of any use because the system of sale of stamps by vendors no longer exists.

Peri Sundaram,
Minister for Labour, Industry and Commerce.
Colombo, August 2, 1933.

MINUTE.

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

An Ordinance to amend the Tolls Ordinance, 1896.

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

1 This Ordinance may be cited as The Tolls (Amendment) Ordinance, No. of 1933.

Short title.

Amendment of section 13 of

- 2 Section 13 of The Tolls Ordinance, 1896 (hereinafter referred to as "the principal Ordinance") is amended by the insertion of the words "telegraph or telephone line belonging to Government" between the word "any" and the word "road" in line 18.
- the principal Ordinance.
- 3 The following new section 25B is inserted between section 25A and section 26 of the principal Ordinance:—

Insertion of new section 25B in the principal Ordinance.

25B It shall be lawful for the Governor by order published in the Gazette to declare that as from a date there specified any ferry in respect of which a toll is levied or established under or by yirtue of this Ordinance shall for all purposes be deemed to be a ferry constructed,

Transfer of ferries to village committee control. 9 of 1924.

regulated or protected under the Village Communities Ordinance, No. 9 of 1924; and from such date the provisions of this Ordinance shall not affect such ferry but its maintenance regulation and protection, the imposition of tolls in respect thereof and all other matters concerning it shall be governed by the Village Communities Ordinance, No. 9 of 1924.

Objects and Reasons.

Clause 2 of this Bill exempts from tolls those engaged in the repair of Government telegraph and telephone lines on the conditions affecting those engaged on the construction and repair of roads, bridges, &c.

2. Clause 3 authorizes the transfer of ferries to the control of the inhabitants of the subdivision in which the ferry is situated. The right to impose the toll in respect of the ferry and the responsibility for the ferry's maintenance, regulation and protection will after the transfer be governed by the Village Communities Ordinance, No. 9 of 1924.

MOHD. MACAN MARKAR, Minister for Communications and Works.

Colombo, August 8, 1933.

MINUTE.

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

An Ordinance to amend The Ceylon Savings Bank Ordinance, 1859.

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 Ceylon Savings Bank (Amendment) Ordinance, No. of 1933.

Amendment of section 23 of the principal Ordinance.

2 Section 23 of the Ceylon Savings Bank Ordinance 1859 is amended by the insertion of the following words between the word "Governor" and the word "and" in line 7, viz.:—

"or in the debentures of the Ceylon State Mortgage Bank".

Objects and Reasons.

The purpose of this Bill is to authorize the investment of moneys deposited in the Ceylon Savings Bank in debentures issued by the Ceylon State Mortgage Bank.

General Treasury, Colombo, August 11, 1933.

W. W. Woods, Financial Secretary.

MINUTE.

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

An Ordinance to enable women to be admitted to the Legal Profession and to be appointed as Commissioners for Oaths.

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 Sex Disqualification Removal (Legal Profession) Ordinance, No. of 1933.

Women entitled to become advocates, proctors, &c.

- 2 A woman shall not be disqualified by reason only of her sex—
 - (a) from being admitted and enrolled, or from practising, as an advocate or as a proctor; or,
 - (b) from being authorised to practise as a notary by a warrant issued under the provisions of the Notaries Ordinance, 1907, or from practising or functioning as a notary under the provisions of that Ordinance or of any other written law; or,
 - (c) from being appointed, or from functioning, as a Commissioner for Oaths under the provisions of the Oaths Ordinance, 1895.

Objects and Reasons.

- 1. The object of this Bill is to enable women to be admitted to the Legal Profession and to practise as Advocates, Proctors or Notaries.
- 2. As Proctors are eligible for appointment as Commissioners for Oaths under section 13 of the Oaths Ordinance, 1895, provision has been made in paragraph (c) of Clause 2 of the Bill enabling women to be appointed as Commissioners for Oaths.

August 1, 1933.

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

MINUTE.

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

AL. 28/33

An Ordinance to amend Ordinance No. 1 of 1844.

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

- 1 This Ordinance may be cited as The Definition of Short title. Boundaries Ordinance No. of 1933.
 - 2 Section 12 of Ordinance No. 1 of 1844 is repealed.

Repeal of section 12.

Statement of Objects and Reasons.

Where the title to any land is founded on a grant from the Crown, where the owner of any land either has attached to his deed an authenticated survey thereof or has received a certificate to the effect that the Crown has no claim over it, section 12 of Ordinance No. 1 of 1844 permits the person possessed of the land to mark its boundaries and then call upon the Surveyor-General to inspect them and to issue a certificate regarding the boundaries being sufficiently marked and as to the period during which they will continue sufficiently clear. For his services in this connection the Surveyor-General is entitled to certain payments prescribed in the section in question.

The Surveyor-General reports that there has been so far as his records show, only one application under section 12, and that it would cause considerable embarrassment to his Department if the right under the section were availed of frequently.

This Bill therefore repeals section 12.

D. S. SENANAYAKE, Minister for Agriculture and Lands.

Colombo, August 16, 1933.

MINUTE.

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

AL. 241/31

An Ordinance relating to the appointment of Curators for the purpose of grants and leases of Crown land.

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

- 1 This Ordinance may be cited as the Crown Grants (Curatorship of Minors) Ordinance, No. of 1933.
- 2 Notwithstanding the provisions of any other written law, any Government Agent or Assistant Government Agent may, for the purpose of a grant or lease in favour of a minor of any land or interest in land belonging to the Crown and situated within his Province or District respectively, appoint after such inquiry as he considers necessary any fit and proper person as the curator of the property of such minor.
- 3 The Government Agent or the Assistant Government Agent as the case may be shall make a record in writing of the proceedings of any inquiry under section 2, and where an appointment is made under the said section he shall forward

Short title.

Purpose for which curator may be appointed.

Manner of appointment.

to the District Judge within the local limits of whose jurisdiction such minor resides a certificate in duplicate signed by him containing the following particulars, namely:—

- (a) the date on which the appointment is made;
- (b) the purpose of making the appointment;
- (c) the name and address of the minor;
- (d) the name and address of the person appointed curator;
- (e) the nature and details of the transaction.

Confirmation of appointment by District Judge.

4 The District Judge on receiving such certificate shall after any inquiry as he may consider necessary, endorse an order on the certificate either (a) confirming such appointment or (b) setting aside the appointment and appointing some other person curator.

Record of appointment.

5 One copy of the certificate so endorsed shall be retained by the District Judge and filed in his court, while the other shall be returned to the Government Agent or the Assistant Government Agent from whom it was received and filed in the record of proceedings relating to its issue.

Effect of appointment.

6 An appointment confirmed under section 4 shall be deemed to be valid as from the date on which it was first made by the Government Agent or the Assistant Government Agent as the case may be, and it shall for the purposes of the grant or lease in respect of which the appointment was made be as valid and effectual from the said date as if it had then been made in accordance with the provisions of Chapter XL of the Civil Procedure Code, 1889.

Appointment not liable to stamp duty.

7 No stamp duty shall be payable in respect of any appointment made under this Ordinance, anything in the Stamp Ordinance 1909 to the contrary notwithstarding.

Objects and Reasons.

When a grant or lease of Crown land is to be made to a minor, a curator has now to be first appointed in the manner provided in the Civil Procedure Code, 1889, so that he might on behalf of the minor legally undertake to perform the covenants and other duties attached to the grant or lease. The process of having a curator appointed under the Civil Procedure Code is liable to some delay, and is generally expensive especially where the minor resides in some remote ocality.

2. This Bill therefore provides on the lines of section 25 of the Land Settlement Ordinance 1931, an expeditious and inexpensive way of getting a curator appointed for the special purpose of such a grant or lease.

D. S. SENANAYAKE, Minister of Agriculture and Lands.

Colombo, August 16, 1933.

MINUTE.

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

AL. 87/31

An Ordinance to declare that the Waste Land Ordinance, No. 8 of 1927, was repealed by the Land Settlement Ordinance, 1931.

WHEREAS Ordinance No. 1 of 1897 was enacted for the purpose of making special provision for the speedy adjudication of claims to forest, chena, waste, and unoccupied lands:

And whereas in the Title of the Waste Land Ordinance, No. 8 of 1927, it is stated that the purpose of that Ordinance is to amend Ordinance No. 1 of 1897 hereinbefore referred to:

And whereas by a Proclamation published in Government Gazette No. 7,889 of the 23rd October, 1931, the Land Settlement Ordinance, 1931, was brought into operation with effect from the said date:

And whereas section 33 of the Land Settlement Ordinance, 1931, provides for the repeal of "Ordinance No. 1 of 1897":

And whereas section 2 of the Land Settlement Ordinance, 1931, defines the word "Ordinance" as including "the Ordinance referred to and any Ordinance amending it":

And whereas doubts have arisen as to whether the Waste Land Ordinance, No. 8 of 1927, has been repealed by the provisions of section 33 of the Land Settlement Ordinance, 1931:

And whereas it is expedient to remove such doubts and to declare that the Waste Land Ordinance, No. 8 of 1927, has been repealed with effect from the date on which the Land Settlement Ordinance, 1931, came into operation:

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

This Ordinance may be cited as the Waste Land Ordinance, No. 8 of 1927, Declaration of Repeal Ordinance, of 1933. No.

2 For removing doubts, it is hereby doclared that the repeal of Ordinance No. 1 of 1897 effected by section 33 of the Land Settlement Ordinance, 1931, operates and has from the 23rd day of October, 1931, operated as a repeal of the Waste Land Ordinance, No. 8 of 1927.

Short title.

Declaration that Ordinance No. 8 of 1927 was repealed by Ordinance No. 20 of 1931.

Objects and Reasons.

- 1. Section 33 of the Land Settlement Ordinance, 1931, repeals Ordinance No. 1 of 1897.
- 2. By virtue of the provisions of section 2 of the Land Settlement Ordinance, 1931, the Waste Land Ordinance, No. 8 of 1927, would stand repealed if it was an Ordinance amending Ordinance No. 1 of 1897.
- The Title of the Waste Land Ordinance, No. 8 of 1927, explains that the Ordinance is designed to amend Ordinance No. 1 of 1897, but the Short Title makes no reference to any such intention, and doubts have arisen as to whether the provisions in the body of the Ordinance can be construed as an amendment of Ordinance No. 1 of 1897.
- The object of this Bill is to remove such doubts and to declare that the Waste Land Ordinance, No. 8 of 1927, has been repealed from the date on which the Land Settlement Ordinance came into operation, viz.: the 23rd October, 1931. It has been considered necessary to explain in a preamble the circumstances which necessitate the introduction of this Bill.

D. S. SENANAYAKE, Minister for Agriculture and Lands

Colombo, August 16, 1933.

NOTICES OF INSOLVENCY.

9

In the District Court of Colombo.

the matter of the insolvency of J. X. Po 10 Pinheiro of Colombo.

NOTICE is depely given that a meeting of the creditors of the about named insolvent will take place at the string of the court on August 29, 1933, for the appointment of

de Míva. By order of court, S. W. August 16, 1933.

Insolvency
Jurisdiction
No (564)

Sheik Ayath Bhai of Galkapanawatta
No TICE in hereby given that of
the column of the column of

NOTICE is hereby given that a meeting of the creditors of the place at the sitting of the court of Appart 29, 1933, for the appointment of an assignee.

By order of court, K. RATNASINGHAM Secretary. August 9, 1933.

In the District Court of Kandy.

No. 2,022. In the matter of the insolvency of K. O. Marikkar of Ududeniya.

WHEREAS K. O. Marikkar of Ududeniya has filed a declaration of insolvency, and a petition for the sequestration of his estate has also been filed by Talapuwe James Perera of Mailapitiya, under the Ordinance No. 7 of 1853: Notice is hereby given that the said court has adjudged the said K. O. Marikkar insolvent accordingly; and that two public sittings of the court, to wit, on September 15, 1933, and on October 13, 1933, will take place for the said insolvent to surrender and conform to, agreeably to the provisions of the said Ordinance, and for the taking of the other steps set forth in the said Ordinance, of which creditors are hereby required to take notice.

By order of court, GERALD E. DE ALWIS. August 8, 1933. Secretary. In the District Court of Kandy.

No. 2,023. In the matter of the insolvency of A. de S. Weerasooriya of Kandy.

WHEREAS A. de S. Weerasooriya of Kandy has filed a declaration of insolvency, and a petition for the sequestration of his estate has also been filed by R. A. Raymond of Kandy, under the Ordinance No. 7 of 1853: Notice is hereby given that the said court has adjudged the said A. de S. Weerasooriya insolvent accordingly; and that two public sittings of the court, to wit, on September 22, 1933, and on October 13, 1933, will take place for the said insolvent to surrender and conform to, agreeably to the provisions of the said Ordinance, and for the taking of the other steps set forth in the said Ordinance, of which creditors are hereby required to take notice.

By order of court, GERALD E. DE ALWIS. August 15, 1933. Secretary

In the District Court of Galle.

No. 667. In the matter of the insolvency of Ruwanpura Davith Singho de Silva of Ambalangoda.

NOTICE is hereby given that examination of the above-named insolvent will take place at the sitting of this court on September 20, 1933.

By order of court, L. B. CASPERSZ, August 14, 1933.

In the District Court of Galle.

No. 684. In the matter of the insolvency of Bulatgei Dharmasena 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 September 28, 1933.

By order of court, L. B. CASPERSZ, Secretary. August 14, 1933

In the District Court of Badulla.

Insolvency In the matter of the insolvency of Ana Muna Mohamadu Ibrahim Saibo of Bandarawela.

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

By order of court, D. C. DISSANAYAKA.

August 10, 1933. for Secretary.

NOTICES OF FISCALS' SALES. Western Province.

In the District Court of Colombo

J. D. Nicholas of Bopitiya in Pamunugomuwa. . Defendant.

NOTICE is hereby given that on Thursday, September 14, 1933, at 2 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. 12,823·10, with further interest on Rs. 11,734·63 at 18 per cent. per annum from March 21, 1929, to August 1, 1930, and thereafter on the aggregate amount at 9 per cent. per annum till payment in full and costs, less Rs. 734·33, viz.:—

All that divided 2/3 portion of Ambagahawatta, with the tiled house and plantations thereon, situated at Bopitiya in Pamunugama in Ragam pattu of Alutkuru korale in the District of Colombo, Western Province; and bounded on the north by owita land formerly of Don Simon Appu now belonging to the estate of the late D. Don Abilinu Annavirala and L. D. Benedict, on the east by a portion of this land belonging to the estate of the late D. Don Abilinu Annavirala, on the south by the ditch of this land separating the land belonging to the heirs of the late D. Don Joseph, and west by the live fence of the limit of the garden formerly of D. Don Gabriel Appu now belonging to the heirs of the late D. Don Joseph; containing in extent about 2½ roods according to the plan No. 0774 dated June 22, 1914, made by D. A. Jayawardene, Licensed Surveyor; containing in extent 3 roods and 3 perches. Registered under title B236/105, Colombo.

Fiscal's Office, Colombo, August 16, 1933. CARL E. ARNOT, Deputy Fiscal.

In the District Court of Colombo.

No. 47,684. Vs.

NOTICE is hereby given that on Saturday, September 16, 1933, will be sold by public auction at the respective premises the following property mortgaged with the plaintiff by bond No. 733 dated February 13, 1931, and attested by Mr. C. E. Jayanayake 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 December 15, 1932, for the recovery of the sum of Rs. 1,219 53, with interest on Rs. 1,000 at 15 per cent. per annum from January 29, 1932, till October 28, 1932, and thereafter on the aggregate amount of the decree at legal rate till payment in full, and costs of suit, viz.:—

At 10.30 a.m.

1. All that allotment of land called Pyrugahawatta, together with the trees and plantations thereon, situated at Koralawella in Moratuwa in the Palle pattu of Salpiti korale in the District of Colombo, Western Province; and bounded on the north by the remaining 1/5 portion of this land, on the east by the road leading to Panadure, on the south by the remaining 3/5 portion of this land, on the west by the land belonging to Telge Silvestry Peiris; containing in extent 18 32/100 perches.

2. All that allotment of land called Pyrugahawatta,

2. All that allotment of land called Pyrugahawatta, with the trees and plantations thereon, situated at Koralawella aforesaid; and bounded on the north by the land

belonging to Muttutantrige Augustina Fernando, on the east by the Maha Mawatta, on the south by the portion of the same land which belongs to Silvestry Peiris, and on the west by land of Mahatelge Girigoris Peiris, containing in extent 2 46/100 perches, which said two premises hereby described as aforesaid now form one property and on recent plan and specification is described as follows:—

All that portion of land called Pyrugahawatta, situated at Koralawella aforesaid, now within the Urban District Council limits of Moratuwa aforesaid, and bearing assessment No. 306; and bounded on the north by the property of Abraham B. Mendis and E. M. Mendis, on the east by the cart road from Moratuwa, on the south by the property of B. Salmon Peiris, and on the west by the property of B. Salmon Peiris; and containing in extent 19 09 perches as per figure of survey thereof No. 34 dated July 3, 1918, made by A. P. Fernando, Special Licensed Surveyor.

At II a.m.

3. An undivided 1 part or share of the land called Madangahawatta, with the trees standing thereon, situated at Koralawella aforesaid, and bearing assessment No. 390; and bounded on the north by the land belonging to Mahamendige Simon Mendis, on the east by the land belonging to Balapuwaduge Baba Hamy and another, on the south by the land belonging to Bobinahendige Manuel Peiris, and on the west by the seashore; containing in extent 2 roods and 4 square perches.

At 11.30 a.m.

4. All that portion of land called Nugagahawatta, with the buildings, trees, and plantations standing thereon, situated at Koralawella aforesaid, and bearing assessment No. 318 and 308A; and bounded on the north by the land belonging to O. Juan Fernando, on the east by the high road, on the south by the land belonging to Paulis Peiris, Ana Maria Mendis and another, and on the west by the property of M. Sussie Mendis; containing in extent 31 perches.

At 12 noon.

5. All those contiguous portions of land called Kaluhabaralagahawatta and Madangahawatta now forming one property, together with the watch hut and trees and plantations standing thereon, situated at Koralawella aforesaid, and hearing assessment No. 208; and bounded on the north by land belonging to P. Joranis Fernando's wife, and the heirs of B. Peduru Mendis, on the east by the Panadure river, on the south by the strip of land belonging to Abraham Mendis, and on the west by the old road to Panadure; containing in extent 1 rood and 5 perches, and registered under title M320/223 and 224, 259/39 and 182/389.

Fiscal's Office, Colombo, August 16, 1933. CARL E. ARNOTS
Deputy Fiscal.

In the District Court of Colombo. (1) Rasardina assisted by her husband (2) Sivacolandu Mathvarovach both of New Chetty street, Colombo Plaintiffs.

Vs. Vo. 10,764. Vs.

) Dona Didy Senaviratne Goonatillake Hamine and her husband (2) Thuppahi Mudalige Don David Seneviratne, both of Maradana, Colombo. Defendants.

NOTICE is hereby given that on Friday, September 15, 1933, at 4.30 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 (mortgaged by the defendants with plaintiff and declared bound and executable for the decree entered in the said case) for the recovery of Rs. 1,197.93, with interest thereon at 12 per cent. per amum from February 11, 1930, till date of decree February 20, 1931, and thereafter on the aggregate amount at 9 per cent. per annum till payment in full, and costs of suit, viz.:—

The planters half share of the second plantations the entire soil and undivided thirty-seven of fortieth part or share from all the remaining trees and plantations three-fourth share from one-ninth and three-fourth of, one-sixt-enth part or shares of soil and trees and all the buildings standing thereon of the allotment of the land called Talapatandanewatta, situated at Paiyagala in the Paiyagala badde of Kalutara totamune in the District of Kalutara, Western Province; and bounded on the north by Mahagahalbodawatta, east by high road, south by a portion of Talpatandanewatta, and on the west by seashore; containing in extent 1 rood and 15 85/100 perches.

Deputy Fiscal's Office, Kalutara, August 14, 1933.

H. Sameresingha, Deputy Fiscal. The percentiage Jusey Perera of Divalagoda Plaintiff.

No. 1,835. Vs.

Busabaduge David Gabriel Fernando Abeysundara Wickramasuriya of Paiyagala Defendant.

NOTICE is hereby given that on September 9, 1933, at 3 o'clock in the afternoon, will be sold by public auction at the premises the right, title, and interest of the said defendant in the following property, viz. :—

An undivided half share of the soil and trees of the landscalled "Veralepatana" and "Veraleilluktenne", situated at Tibbotugoda village, Oyapalata korale of Walapaned division in the District of Nuwara Eliya, Central Province; and bounded on the north by T. P. 200,840 and lot 4019 in P. P. 1,054, east and south by Crown land, and west by reserved land and T.P. 200,840; containing in extent 14 acres 1 rood and 25 perches. Valuation of property Rs. 1,050.

For the recovery of the sum of Rs. 364.04, with interest on Rs. 250 at 15 per cent. per annum from December 3, 1932, till January 27, 1933, and thereafter on the aggregate amount at 9 per cent. per annum till payment in full and cost of suit, Rs. 69.30.

Deputy Fiscal's Office, W. J. A. VAN LANGENBERG, Nuwara Eliya, August 10, 1933. Additional Deputy Fiscal.

Southern Province.

Lipe District Court of Matara.

Meers Lebbe Bohrmad Marikar of Radawela . Plaintiff.

l) Punchil (ny Jayasingha Jayawardene, (2) Don Charles e Silva, both of Kahagala Akurugoda, and

(3) Martin Samaraweera of Kamburupitiya. Defendants.

NOTICE is hereby given that on Saturday, September 16, 1933, 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 defendants in the following mortgaged property for the recovery of a sum of Rs. 2,735 80, with legal interest on Rs. 2,383 80 from May 30, 1933, till payment in full, viz.:—

All that undivided 1/24 part or share of the soil and paraveni trees of the land called Ankendagodawatta, situated at Kahagala Akurugoda in the Gangaboda pattu of the Matara District, Southern Province; and bounded on the north by Diwela and Devia, east by the village limit of Kahagala, south by Nilajjahamulla and kumbura, and on the west by Nekatigekumbura and high road; and containing in extent about 5 acres; together with the stone-built nine-cubit tiled house standing on the western side of the said land facing the high road; and the thatched kitchen adjoining the said house; the well; the cattle yard, and the latrine; and an undivided ½ part of the planter's ½ share of the 3rd plantation, and an undivided ½ part of the planter's ½ share of the 2nd plantation standing on the said land, "and all the buildings that will in the future be erected on the said land".

Deputy Fiscal's Office, E. T. Matara, August 14, 1933.

E. T. GOONEWARDENE, Deputy Fiscal.

NOTICE is hereby given that on Saturday, September 9, 1933, commencing at 2 o'clock in the afternoon, will be sold by public auction at the respective premises the right, title, and interest of the said defendant in the following mortgaged property for the recovery of a sum of Rs. 4,507.94, with legal interest on Rs. 4,215 from July 21, 1933, till payment in full:—

1. All that undivided half part of soil and trees of the land called Puwakgahatotawatta, situated at Kamburugamuwa in the Weligam korale of the District of Matara, Southern Province; and bounded on the north by kalapuwa, east by Kaluwagahawatta, south by Nugagahawatta and on the west by Totupolagawakoratuwa, and which is presently described as the divided lot A of the land called

Puwakgahatotawatta at Kamburugamuwa aforesaid; and bounded on the north by lot Crown land Ganga, east by lot B of this land, south by Babunehegekoratuwa, west by Nugagahahena and Ganga-addarakumbura; and containing in extent 2 acres 2 roods and 1.75 perches.

2. All the soil and trees together with buildings standing thereon of the divided lot C of the land called Delgahawatta, situated at Talaramba in the Weligam korale aforesaid; and bounded on the north by lot A of the same land, east by Gansabhawa road, south by Nugagahawatta, and on the west by lot D of the same land; and containing in extent

29.10 perches.

3. All that undivided 23/270 parts of soil and trees of the divided western portion of the land called Munamulagahawatta alias Panugalawatta, together with & part of planter's half share of 2nd plantation standing on Janchibabapadinchiwahetiya koratuwa of the same land (save and except planter's share of 4th plantation thereon), situated at Talaramba in the Weligam korale aforesaid; and bounded on the north by Bogahalanda alias Ambagahawatta, east by divided eastern portion of this land, south by high road; and on the west by Palideniya alias Leanachchigekoratuwa and Meegahakoratuwa; and containing in extent about 3 acres.

4. All the soil and trees of the divided western ½ portion of the land called Delgahawatta, situated at Talaramba in the Weligam korale aforesaid; and which portion is bounded on the north by Hewainnekumbure-atmageowita, east by the portion of the same land where Janoris is residing, south by Nugagahawatta and Maragahawatta, and on the west by Bopittaniya; and containing in extent about ¾ of an acre.

Deputy Fiscal's Office, Matara, August 11, 1933. E. T. GOONEWARDENE, Deputy Fiscal.

Northern Province.

In the District Court of Jaffna.

Suppramaniar Sinnathamby of Kokuvil West Plaintiff.

No. 3,909. Vs.

Ponnammah, widow of S. Gnanamoorthy of Thavaddy Defendant.

NOTICE is hereby given that on Thursday, September 14, 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 defendant in the following property for the recovery of Rs. 4,140 64, with further interest on Rs. 3,434 80 at the rate of 18 per cent. per amulu from March 23, 1933, until payment in full, poundage, and charges, less a sum of Rs. 427 77 credited to plaintiff on July 19, 1933, viz.:—

1. An undivided 4 share with its appurtenances of a piece of land, situated at Thavaddy in Uduvil parish, Valigamam North division of the Jaffna District, Northern Province, called "Anjuvermpaddy"; containing in extent 11½ lachams varagu culture, with stone built house, other buildings, well cultivated and spontaneous plantations; and bounded on the east by the property of the heirs of Nagaretnam, wife of Muttuvelu, and lane, north by lane west by the property of Valliammai, widow of Thilaiampalam, and south by the property of Sinnammah, widow of Siyakolumthu, and her heirs.

Sivakolunthu, and her heirs.

2. An undivided ½ share of the ground and plantations with share of well on the northern boundary of a piece of land situated as aforesaid called "Pannikkavayalum Nedúnkanniyum Senkanpannaiyum Sokkanthoddamum"; containing in extent 10 lachams varagu culture and 11½ kulies, with well; and bounded on the east by channel, north by the property of Sadasivam Somasundaram, west by the property of Arumugam Sangarapillai, and south by lane.

The lands are said to be under mortgage.

Fiscal's Office, Jaffna, August 15, 1933. M. SELVADURAI, Additional Deputy Fiscal.

Eastern Province.

In the District Court of Batticaloa.

The Hon: the Attorney-General of the Island of Ceylon Plaintiff
No. 7,305.20 Vs.

The Karatten Co-operative Credit Society Defendant.

NOTICE is hereby given that on Monday, September 11, 1933, at the hours mentioned below, will be sold by public auction at the respective spots the right, title, and

interest of the under-mentioned members of the defendant Society in the following properties for the recovery of the balance sum of Rs. 853.61, with further interest at the rate of per cent. per month from August 1, 1933, till payment in full, viz.:—

Commencing at 9 o'clock in the forenoon.

(1) A garden belonging to K. Arumugam (a member of the defendant Society), situated at Karaitivu division No. 2 in Karavagu pattu, Batticaloa District, Eastern Province; and bounded on the north and west by lanes, east by the boundary of the garden belonging to Kandapan, and south by the boundary of the garden belonging to Sanmugam; in extent from north to south 18 fathoms, and from east to west 17 fathoms, with well, coconut trees, and other produce.

(2) A garden belonging to P. K. Sellaturai (a member (2) A garden belonging to P. K. Senatura (a member of the defendant Society), situated at Sallitivu in Karativu in the aforesaid pattu; and bounded on the north by the boundary of the garden belonging to P. K. Markando, south by the boundary of the garden belonging to the Temple, east by Crown land, and west by the boundary of the garden of P. K. Sellatura; in extent 1 acre, with well account trees and other produce.

well, coconut trees, and other produce.

(3) A garden belonging to K. Kasupathipillai (a member of the defendant Society), situated at the aforesaid place; and bounded on the north by the garden of Kanagaretnam, south by the garden of P. H. Poopalapillai, east by the garden of Parpathy, and west by Thona; in extent ½ acre, with palmyra trees, coconut trees, and other produce.

(4) A garden belonging to P. H. S. Velupillai (a member of the defendant Society), situated at Karativu division

No. 2 in the aforesaid pattu; and bounded on the north by the garden of Periyatamby, south and west by lanes, and east by the garden of Kathiramatamby; in extent 1 rood or from north to south 15 fathoms and from east to west 18½ fathoms, with well, coconut trees, and other produce.

(5) An undivided 4 share of a garden belonging to K. Thambapillai (a member of the defendant Society), situated at Karativu in the aforesaid pattu; and bounded on the north by the boundary of the garden of Kasipillai, south by the garden of A. Kumarakulasingham, east by Crown land, and west by the land of Seenitamby; in extent 1½ acres, and of the house, well, palmyra trees, coconut trees,

(6) An undivided ½ share of a garden belonging to G. Eliyatamby (a member of the defendant Society), situated at the aforesaid place; and bounded on the north by the garden of S. Sinnatamby Udayar, south by the garden of K. Kanapathipillai, east by the garden of Eliyatamby, and west by the garden of Kasupathy and others; in extent

acre, and of all produce.

(7) A garden belonging to V. Rajendram (a member of the defendant Society), situated at the aforesaid place; and bounded on the north by the garden of Muttiah, south by the garden of Kathiramalai, east and west by lanes; in extent ½ acre, with ruined house, well, coconut trees, and all produce.

At 4 o'clock in the afternoon.

(8) A garden belonging to K. E. Velupillai (a member of the defendant Society), situated at Kalmunai in Karavagu pattu, Batticaloa District, Eastern Province; and bounded on the north by the garden of the defendant, south by lane, west by the garden of Kattamuttu, and east by the garden of Eliyatamby; in extent $\frac{1}{2}$ acre, with coconut trees and other produce.

K. S. CHANDRASEGARAMPILLAI, Fiscal's Office, for Fiscal. Batticaloa, August 10, 1933.

In the Court of Requests of Trincomalee.

(1) K. Kumarasami of Division No. 8, Trincomalee Plaintiff.

No. 2,846. $\mathbf{v}_{\mathbf{s}}$.

Marimuttu and another of Division No. 8, Trinco-..... Defendants.

NOTICE is hereby given that on Wednesday, September 1933, at 11 o'clock in the forenoon, will be sold by pholic auction at the spot the right, title, and interest of the defendants in the under-mentioned property for the recovery of a sum of Rs. 150, with interest thereon at 18 per cent. per annum from June 20, 1928, till May 11, 1933, and thereafter at 9 per cent. per annum on the aggregate amount till payment in full, and costs, Rs. 27.33, poundage, Fiscal's fees, and charges:-

An undivided share of a piece of land with a tiled house of three rooms, outhouses, kitchen, well, well-sweep and posts, and other appurtenances, with all rights relating

thereto, situate at Division No. 8, Trincomalee; and bounded on the north by the land of K. Rasiah, east by road, south by the land of Ampalavani and others, and west by the land of Arumugam and others; containing in extent 28 fathoms in length and 20 fathoms in breadth.

Deputy Fiscal's Office, V. A. Joseph Chelvaretnam, Trincomalee, August 11, 1933. for Deputy Fisc for Deputy Fiscal.

North-Western Province. .00

In the District Court of Negombo.

OR. R. M. S. P. Ramanadan Chettiar of Negombo M. JR. K. W. No 69001. v_s .

i) Mahatha Karige Paulina Nawaratne Nona of Gal-muruwa, (2) Warnakula Weerasuriya Santhiagu Warnakula Weerasuriya Santhiagu Fernando of Marawila Defendants.

NOTICE is hereby given that on Saturday, September 16, 1933, 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. 4,490.05, with interest on Rs. 4,000 at the rate of 15 per cent. per annum from November 14, 1931, till February 17, 1932, and thereafter at 9 per cent. per annum till payment and poundage, less Rs. 250, viz. :

(1) The field called Kurukeppitiyawe Hiriliyaddekumbura of 3 amunams and 3 pelas paddy sowing extent, situate at Kattimahana in Yagampattu korale of Katugampola hatpattu in the District of Kurunegala, North-Western Province; and bounded on the north by ela of the Crown, east by land of the defendant, south by ela of the Crown, west by Parakathdewela.

(2) All that portion of land in extent 33 acres and 21 perches from and out of the land called Kattimahana-wathuyaya, situate at Kattimahana aforesaid; and wathuyaya, situate at Kattimahana aforesaid; and which said portion is bounded on the north by high road. leading from Madampe to Kurunegala and water-course, east by road leading to Palliya, south by Dewata road, west by lands and fields of Banda and Martin Fernando. With the plantations and buildings standing thereon, subject to life interest of M. Juwanis Appuhamy of Galmuruwa, and lease bond No. 2,024 dated July 4, 1928, attested by Mr. O. S. P. Jayasinghe of Kattimahana, Notary Public. Registered under C 532/61.

(3) A portion in extent 2 acres and 10 perches from and out of the land called Kattimahanawatuyaya, situate at Kattimahana aforesaid; and which said portion is bounded on the north, east, south, and west by fields of Juwanis Appuhamy. With the plantations and buildings standing thereon. Registered C 532/62.

(4) The land called Kattimahanawathuyaya, situate at (4) The land called Kattimananawathuyaya, situate at Kattimahana aforesaid; and bounded on the north by Dewata road, east by land belonging to pansala or place of worship, lands of Kusalhamy and others, lands of Juwanis Appuhamy, Martin Fernando and others, south by road, land of Manuel Fernando and others, west by road and fold With avanything standing thereon. garden and field. With everything standing thereon. Registered in C 532/244; containing in extent 28 acres 1 rood and 20 perches.

(5) A portion in extent 4 acres and 5 perches from and out of the land called Kattimahanawatuyaya, situate at Kattimahana aforesaid; and which said portion is bounded on the north by Gansabhawa road, east by a portion of this land, south by land of Coronelis Fernando, was the same and the same acres acres acres and the same acres acre west by a water-course. With everything thereon. tered in C 532/245.

The 2nd land is under seizure under C. R., Negombo. writ No. 39,840.

Fiscal's Office, Kurunegala, August 11, 1933. A. BASNAYAKE, Deputy Fiscal.

In the matter of the estate of John Albert Ameresekere of Madamin de Cased.

In the matter of the estate of John Albert Ameresekere of Madamin de Cased.

In the matter of Madampe Plaintiff.

Vs.

(1) John E. Newton Ameresekere and another. Defendants.

NOTICE is hereby given that on Tuesday, September 12, 1933, at 10 o'clock in the forenoon, will be sold by public auction at the premises the right, title, and interest of the said defendants in the following property for the

recovery of Rs. 60, with interest thereon at 4 per cent-from March 15, 1925, and Rs. 4 80 being cost —

An undivided 1/12 share of the land called Madampe Medavalavvawatta and the buildings and plantation appertaining thereto, situate at Irattakulama in Yagam

pattu of Pitigal korale north in the District of Chilaw, North-Western Province; and bounded on the north by lands of J. A. Peris Appuhamy and others, east by Karukkuwa road, south by lands of Mr. J. W. de Silva and others, and west by lands of Mr. Panditesekere and others: containing in extent about 8 acres.

Deputy Fiscal's Office, Chilaw, August 10, 1933. F. G. DALPETHADO, Deputy Fiscal.

In the District Court of Colombo.

M. R. P. L. Modutturaman Chettiar of 80, Sea street, Colombo. 39 Plaintiff.

15 per cent. per annum from February 1, 1933, till March 1933, and thereafter on the aggregate amount at 9 per cent. per annum till payment in full, costs of suit, and poundage, less a sum of Rs. 562:—

All that allotment of land marked lot C called Bogomuwehena, with the buildings and plantations standing thereon, situate at Bogomuwa in Anavilundan pattu of Pitigal korale north in the District of Chilaw, North-Western Province; and bounded on the north by the portion of this land marked lot B allotted to Mr. A. P. Jayawardene, east by the reservation along the Kudawewa and a road, south by reservation 50 links and by the reservation along the Elakkattu-ela, and west by the road; containing in extent 58 acres.

Deputy Fiscal's Office Chilaw, August 10, 1933. F. G. DALPETHADO Deputy Fiscal.

Province of Sabaragamuwa. In the Court of Requests of Kegalla.

Rupassarapedigedara Plaintiff. Vs.

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.:

An undivided ½ share of Pasgodehena now garden, in extent I amunam of paddy sowing, situated at Kudagama in Walgam pattu of Kinigoda korale in the District of Kegalla of the Province of Sabaragamuwa; and bounded on the north by Abaddagehena, east and south by field, and west by Galenda.

To levy Rs. 47, Fiscal's charges, and poundage.

Deputy Fiscal's Office, J. A. F. SIRIWARDENE, Kegalla, August 10, 1933. Additional Deputy Fiscal.

TESTAMENTARY NOTIÇES IN ACTIONS.

linghe District Court of Colombo. //Order Nisi.

Testamen) · In the Matter of the Intestate Estate of Alice Marianne de Livera Tennakoon of 46, Messenger deceased. street, Colombo.

James Edwin de Alwis of 180, Barber street in Colombo Petitioner. And .

(1) Eliza Caroline de Livera Tennakoon, and (2) Louisa

Jocelyn Augusta de Livera Tennakoon, both of 46, Messenger street, in Colombo Respondents.

THIS matter coming on for disposal before Thambyah, Esq., District Judge of Colombo, on July 13, 1933, in the presence of Mr. T. D. F. de Silva, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated July 10, 1933, 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 August 31, 1933, show sufficient cause to the satisfaction of this court to the contrary.

July 13, 1933.

G. C. THAMBYAH, District Judge.

24

In the District Court of Colombo.

Order Nisi.

Testamentary In the Matter of the Intestate Estate of Jurisdiction, No. 1911 Selectors James Perera of Colombo, Bleecased.

No 6,491 Bleceased.

Elsie mandrawathic Perera of Kolonnawa Petitioner.

And

(1) Fell Chandrapa Perera of Kolonnawa, a minor appearing by his guardian ad bitem (2) K. J. A. Perera of Kolonnawa Respondents.

THIS matter coming on for disposal before G. C. Thambyah, Esq., District Judge of Colombo, on July 7, 1933, in the presence of V. A. E. Abhayaratna, Proctor, on the part of the petitioner above-named; and the affidavit of the said petitioner dated July 7, 1933, having been read:

It is ordered that the petitioner be and she is hereby declared entitled, as widow of the above name 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 August 24, 1933, show sufficient cause to the satisfaction of this court to the contrary.

July 7, 1933.

G. C. THAMBYAH, District Judge.

In the District Court of Colombo.

Order Nisi.

Testamentary In the Matter of the Intestate Estate of Ana Moona Sayna Sayedu Abdul Rahiman of Kilakkarai in South India Jurisdiction No. 6,500. deceased.

Sahul Hamid, son of Sayedu Abdul Rahiman of St. John's road, in Colombo Petitioner.

And

(1) Thangachy, widow of Ana Moona Sayana Sayedu Abdul Rahiman, (2) Seyadu Abdul Hassan, (3), Mohamadu Zainambu Natchi, wife of Ahamadu Cassim, (4) Ahamadu Cassim, son of Mohanadd Abdul Cader, (5) Palamina Umma, wife of Mohanadu Adam, (6) Mohamadu Adam, son of Mohamadu Lebbe, all of Kilakkarai in South India, (7) S. Z. Sultan Abdul Cader of St. John's road in Colombo

THIS matter coming on for disposal before G. Crossette Thambyah, Esq., District Judge of Colombo, on July 17, 1933, in the presence of Mr. S. Somasundaram, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated July 14, 1933, and the order of the Supreme Court dated June 22, 1933, 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 his estate issued to him, unless the respondents above named or any other person or persons interested shall, on or before August 31, 1933, show sufficient cause to the satisfaction of this court to the contrary.

July 17, 1933.

G. C. THAMBYAH, District Judge.

In the District Court of Colombo.

Testamentary Migelahandi Podinona of Santiago street, No. 7.431. in Colombo, deceased.

Kathiravelu Ratnasingham, Secretary of the District

And

(1) Hondamuni Pemanis Sangadasa of 124/4, Diyasalita, Dematagoda, (2) Hondamuni Livinis de Silva of 190, Santiago street, in Colombo, (3) Hondamuni Wilson de Silva of 144/30, Santiago street, (4) Hondamuni Seelawathie, wife of (5) D. Geetin. Perera, (6) Hondamuni Wasana Hamy, all of 182/55

THIS matter coming on for disposal before G. C. Thambyah, Esq., District Judge of Colombo, on July 11,

1933, in the presence of Mr. M. E. Wickremesinghe, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated July 11, 1933,

having been read:

It is ordered that Mr. K. Ratnasingham, as Secretary of the District Court of Colombo, be and is hereby declared entitled to have letters of administration to the estate of the above-named deceased, issued to him, unless the respondents above named or any other person or persons interested shall, on or before August 24, 1933, show sufficient cause to be satisfaction of this court to the contrary.

July 11, 1933.

G. C. THAMBYAH, District Judge.

In the District Court of Colombo,

Junisdiction. In the Matter of the Intestate Estate of the late Gunawarnawaduge Mabel Caroline Fernando of Moratuwa, deceased.

Dikwish wage Charles Perera of Kotmale...Petitioner.

1. Dikwish wage Samawathie Perera, (2) ditto

1. Dikwish wage Samawathie Perera, (2) ditto

1. Dikwish wage Samawathie Perera, (2) ditto

1. Dikwish wage Samawathie Perera, (3) ditto Hilda Premalatha

1. Perera, (4) ditto Vivienne Kalayanawathie Perera, (5) ditto Lionel Charles Perera, (6) Gunawarna
1. Wade Wage Simon Peter Fernando, the 1st to 5th minors appearing by their guardian ad hitem the 6th respondent above hamed............Respondents.

THIS matter coming on for disposal before G. C. Thambyah, Esq., District Judge of Colombo, on July 25, 1933, in the presence of Mr. V. T. Fernando, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated July 15, 1933, having been read:

It is ordered that the petitioner be and he is hereby declared entitled, as widower 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 August 31, 1933, show sufficient cause to the satisfaction of this court to the contrary.

July 31, 1933.

G. C. THAMBYAH, District Judge.

In the District Court of Negombo.

Order Nisi.

Testamentary In the Matter of the Intestate Estate of Rawanna Mana Wana Ena Narayanan Chettiar, late of Akyab, deceased.

Rewanna Mana Vana Ena Nawanna Wairawan Activar, by his attorney Peena Suppiah of Negombo Petitioner

THIS matter coming on for disposal before L. H. de Alwis Esq., District Judge of Negombo, on August 3, 1933, in the presence of Messrs Ranasinghe & Raheeman, Proctors, on the part of the petitioner, and the petition and affidavit of the said petitioner dated August 3, 1933, and July 29, 1933, respectively, and the power of attorney of the said petitioner dated April 4, 1933, having been read:

July 29, 1933, respectively, and the power of attorney of the said petitioner dated April 4, 1933, having been read:

It is ordered that the petitioner be and he is hereby declared entitled, as the eldest son of the above named deceased, to have letters of administration to his estate issued to him, unless the respondent above named or any other person or persons interested shall, on or before September 1, 1933, show sufficient cause to the satisfaction of this court to the contrary.

August 3, 1933.

L. H. DE ALWIS, District Judge.

In the District Court of Negombo.

Testamentary

Jurisdiction.

No. 2,897.

In the Matter of the Intestate Estate of Manikkuge Charles de Silva of Madawala in Dasia pattu of Alutkuru korale, deceased.

ortuarumage Soida Nona Silva of Madawala: . Petitioner. Vs.

THIS matter coming on for disposal before L. H. de Alwis, Esq., District Judge of Negombo, on August 3, 1933,

in the presence of Messrs Ranasinghe & Raheeman, Proctors, on the part of the petitioner, and the petition and affidavit of the said petitioner dated August 3, 1933, and August 1, 1933, respectively, 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 1, 1933, show sufficient cause to the satisfaction of this court to the contrary.

It is further ordered that the 5th respondent above named be and he is hereby appointed guardian ad litem over the 1st to 4th respondents, who are minors, for the purpose of this case, unless the said respondents or any other person or persons interested shall, on or before September 1, 1933, show sufficient cause to the satisfaction of this court to the contrary.

August 3, 1933.

L. H. DE ALWIS

23 . . OIn the District Court of Kandy.

Order Nisi

Lathhawadidurayalegedera Ganitha of Doolmure, Ganhata.

Esq., District Judge, Kandy, on July 31, 1933, in the presence of Mr. F. J. P. Mudannayake, Proctor, on the part of the petitioner, Eramadugolle Meegonpattigedera Pinchi of Doolmure; and the affidavit of the said petitioner dated February 21, 1933, having been read:

It is ordered that Mr. Gerald E. de Alwis, as the Secretary

It is ordered that Mr. Gerald E. de Alwis, as the Secretary of this court, be and he is hereby declared entitled to have letters of administration to the estate of the deceased above named issued to him, unless the respondents—(1) Lathhawadidurayalegedera Jamisa, (2) ditto Rankira, (3) ditto Laisa, (4) ditto Babanis, (5) ditto Johany, (6) ditto Sophia, all of Doolmure, minors, by their guardian ad litem (7) Eramudugolle Meegonpattigedera Surangane of Doolmure—shall, on or before August 28, 1933, show sufficient cause to the satisfaction of this court to the contrary.

July 31, 1933.

R. F. DIAS District Judge.

In the District Court of Kandy.

Type amentary La the Matter of the Estate of the late Jurisdiction Mohamed Mohideen, deceased of Aku-

THIS natter coming on for disposal before R. F. Dias, Esq., District Judge, Kandy, on May 1, 1933, in the presence of Mr. M. A. S. Marikar, on the part of the petitioner, Noor Mohammadu Lebbe's son Mohamed Mohideen Lebbe; and the affidavit of the said petitioner and one of the witnesses to the said last will both dated December 23, 1932, having been read: It is ordered that the will of the above-named deceased dated November 9, 1932, and now deposited in this court be and the same is hereby declared proved unless the respondents—(1) Dematagaspitiyegedera Noor Mohammadu Lebbe's daughter Pathumma Natchiya, (2) Dematagaspitiyegedera Noor Mohammadu Lebbe's daughter Janambu Natchiya, (3) Dematogaspitiyegedera Noor Mohammadu Lebbe's daughter Rukiyath Umma, (4) Dematagaspitiyegedera Noor Mohammadu Lebbe's son Ahamadu Mohammado, (5) Dematagaspitiyegedera Noor Mohammadu Lebbe's son Abdul Hameed, (6) Dematagaspitiyegedera Noor Mohammadu Lebbe's son Mohamnado Abbas, all of Akurana, 2nd, 3rd, and 4th by their guardian ad them the 6th respondent—shall, on or before June 5, 1933, show sufficient cause to the satisfaction of this court to the contrary.

It is further declared that the said Mohammadu Mohideen Lebbe is the executor named in the said will and that he is entitled to have probate of the same issued to him accordingly, unless the respondents shall, on or before June 5, 1933, show sufficient cause to the satisfaction of this court to the contrary.

May 1, 1933.

R. F. Dias, District Judge.

Date for showing cause against this $Order\ Nisi$ is extended for July 10, 1933.

June 5, 1933.

R. F. DIAS, . District Judge.

Date for showing cause against this $Order\ Nisi$ is extended for August 24, 1933.

July 10, 1933.

R. F. DIAS, District Judge.

England.

In the District Court of Kandy Order Nisi.

Matter of the Estate of the late katnayake Mudiyanselage Abeva Menika of Poramadulla. No. 5,156.

THIS matter coming on for disposal before R. F. Dias, Esq., District Judge, Kandy, on March 17, 1933, in the presence of Mr. H. A. C. Wickremeratna, on the part of the petitioner, Ratnayake Mudiyanselegedera Dingiri Banda; and the affidavit of the said petitioner dated January 25, 1932, having been read

It is ordered that the petitioner, as the father of the deceased, 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, Ambagaspitiya Duggannarallage Koin Menika of Makuruppe and Ratnayake Mudiyanselage Samarakoon Banda, shall, on or before May 1, 1933, show siufficient cause to the satisfaction of this court to the contrary.

March 17, 1933.

R. F. DIAS, District Judge

Extended for June 12, 1933.

R. F. DIAS District Judge.

Extended for August 21, 1933.

VE DIAS, Districts Judge,

In the District Court of Kandy.

Order Nisi.

the Matter of the Estate of the late Rundpugedera Ekanayake Mudianse-lage Punchi Banda. decessed - **** Test pentary 2 In Jurisdiction. No. 5.163

matter coming on for disposal before R. F. Dias, Esq., District Judge, Kandy, on July 27, 1933, in the presence of Mr. P. B. Panabokke, Proctor, on the part of the petitioner, Kuruppugedera Ekanayake Mudianselage Punchi Menike of Werawala; and the affidavit of the said petitioner dated June 8, 1933, having been read:

It is ordered that the petitioner, as daughter of the deceased, be and she is hereby declared entitled to have letters of administration to the estate of the deceased above named issued to her accordingly, unless the respondents—(1) Kuruppu Ekanayake Mudianselage Dingiri Menike, (2) ditto Nandawathi, (3) S. H. Banda, and 2nd respondent by her guardian ad litem the 3rd respondent, shall, on or before August 28, 1933, show sufficient cause to the satisfaction of this court to the contrary.

July 27, 1933.

. R. F. DIAS, District Judge.

in the District Court of Kandy.

the Matter of the Estate of the late Testandatury Jurisdiction Kitchil of 195, Peradeniya road, , deceased.

THIS natter coming on for disposal before R. F. Dias, Esq., District Judge Kandy, on June 21, 1933, in the presence of Mr. M Ameen, Proctor, on the part of the petitioner, Baba Noor Aron Careem of Geekiyanakanda, Neboda; and the affidavit of the said petitioner and of one of the witnesses to the last will both dated May 23, 1933, having been read: It is ordered that the will of the deceased above named dated August 17, 1932, and now deposited in the court, be and the same is hereby declared proved, unless any person or persons interested shall, on or before July 24, 1933, show sufficient cause to the satisfaction of this court to the contrary.

It is further declared that the said Baba Noor Aron Careem is the executor named in the said will and that he is entitled to have probate of the same issued to him accordingly, unless any person or persons interested shall, on or before July 24, 1933, show sufficient cause to the

satisfaction of this court to the contrary.

June 21, 1933.

July 24, 1933.

R. F. DIAS, District Judge.

Time for showing cause is extended till August 24, 1933.

R. F. DIAS, District Judge. 34 In the District Court of Kandy. Order Nisi declaring Will proved. &c.

Testamentary In the Matter of the Estate of the late Jurisdiction Charles Reginald Trevor d? Evelyn Sangster, A late Trevor Trevor Merstham House, Merstham, Surrey, who died at 22A Devonshire street, Middlesex,

Maryleborne, deceased.

THIS matter Esq., District coming on for disposal before R. F. Dias, Esq., District Judge, Kandy, on July 21, 1933, in the presence of Mr. Victor Denzil de Vos, Proctor, on the part of the petitioner, Mr. Nigel Inglesant Lee, Proctor; and the affidavit of the said petitioner dated July 20, 1933; the power of attorney dated May 30, 1933, and the order of the Supreme Court dated July 7, 1933, having been read:

It is ordered that the will of the said Charles Reginals Trevor d' Evelyn Trevor Trevor Sangster, deceased, dated January 12, 1918, an exemplification 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.

It is further declared that the said Mr. Nigel Inglesant Lee is the attorney in Ceylon of Margaret Macalister Sangster, Andrew Gordon Walker, and Douglas Walker, the executors named in the said will and that he is entitled to have letters of administration (with will annexed) issued to him accordingly, unless any person of persons interested shall, on or before August 31, 1933, show sufficient cause to the satisfaction of this court to the contrary.

July 21, 1933.

R. F. DIAS. · District Judge.

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

In the Matter of the Estate of the late Harriet Reid Lorenz La Brooy, late of Testamentary Jurisdiction No. 5,181. Kandy, deceased.

THIS matter coming on for disposal before R. F. Dia Esq., District Judge, on July 25, 1933, in the presence of Messrs. Liesching & Lee, Proctors, on the part of the petitioner, Allan Drieberg of Alfred place, Colpetty, Colombo; and the affidavits of the said petitioner and of the attesting notary of the last will dated July 23, 1933, and July 12, 1933, respectively, having been read

It is ordered that the will of the above-named deceased, dated January 6, 1933, and now deposited in this court, be and the same is hereby declared proved, unless any person or persons interested shall, on or before August 28, 1933, show sufficient cause to the satisfaction of this court to the contrary.

It is further declared that the said Allan Drieberg is the executor named in the said will and that he is entitled to have probate of the same issued to him accordingly, unless any person or persons interested shall, on or before August 28, 1933, show sufficient cause to the satisfaction of this court to the contrary.

July 25, 1933.

R. F. DIAS. District Judge.

In the District Court of Nuwara Eliya holden at Hatton. Order Nisi.

No. 176. In the Matter of the Intestate Estate and Effects of Ena Mohamed Caney Saibo of Ayyampet, Tanjore, South India, deceased.

K. S. Mohamed Ismail Saibo of Ayyampet, Tanjore, South India, and presently of Hatton Petitioner. And

(1) Jainub Beevi Ammal, (2) Jameela Hathoon Beevi Ammal, (3) E. Abdul Careem Saibo, and (4) Marian Beevi Ammal, all of Ayyampet, Tanjore, South India Respondents

THIS matter coming on for disposal before R. Aluwihare, Esq., District Judge of Nuwara Eliya and Hatton, on July 25, 1933; in the presence of Mr. J. A. Aiyadurai, Proctor, on the part of the petitioner, K. S. Mohamed Ismail Saibo of Hatton; and the affidavit of the said petitioner dated June 29, 1933, having been read:

It is ordered that the said petitioner, as lawful attorney of the respondents above named and son-in-law of the said deceased, be and he is hereby declared entitled to have letters of administration issued to him accordingly, unless 30

the respondents—(1) Jainub Beeyi Ammal, (2) Jameela Hathoon Beevi Ammal, (3) E. Abdul Careem Saibo and (4) Marian Beevi Ammal, all of Ayyampet, Tanjore, South India, or any person or persons interested shall, on or beofre August 22, 1933, show sufficient cause to the satisfaction of this court to the contrary.

July 25, 1933.

R. ALUWIHARE. District Judge.

In the District Court of Nuwara Eliya holden at Hatton. Order Nisi.

No. 175. In the Matter of the Intestate Estate and Effects of Ana Veeramma Rettiyar of Rani totam, Maskeliya, deceased.

Ana Krishnasamy Rettiyar of Lethenty Group. Hatton Petitioner.

And

(1) Ratchammal alias Sivagamu Ammal, widow of the

THIS matter coming on for disposal before R. Aluwihare, Esq., District Judge of Nuwara Eliya and Hatton, on July 25, 1933, in the presence of Mr. J. A. Aiyadurai, Proctor, on the part of the petitioner, Ana Krishnasamy Rettiyar of Lethenty Group, Hatton; and the affidavit of the said petitioner dated July 17, 1933, having been read:

It is ordered that the said petitioner, as a brother of the said deceased, be and he is hereby declared entitled to have letters of administration issued to him accordingly unless

letters of administration issued to him accordingly, unless the respondents—(1) Ratchammal alias Sivagamu Ammal, and (2) Polamma Retty—or any person or persons interested shall, on or before August 8, 1933, show sufficient cause to the satisfaction of this court to the contrary.

R. ALUWIHARE, District Judge.

The date for showing cause is extended to August 22, 1933.

August 8, 1933.

July 25, 1933.

R. ALUWIHARE. District Judge.

In the District Court of Jaffna. Order Nisi.

Testamentary In the Matter of the Intestate Estate of the late Mylvaganam Chellappah of Neervely, deceased. Jurisdiction. No. 8,234.

60 Ponnu, widow of Mylvaganam Chellappah of Neer $\mathbf{v_{s}}$.

(1) Siyakkolunthu, daughter of Mylvaganam Chell-Appah of ditto, (2) Veluppillai Sinnatamby, and wife (3) Sornam of ditto, (4) Mylvaganam Thambiah of ditto, the 1st respondent is a minor appearing by her guardian ad litem the 4th respondent Respondents.

THIS matter of the petition of the above-named petitioner, praying that letters of administration to the

estate of the above named deceased be granted to the petitioner, coming on for disposal before D. H. Balfour, Esq., District Judge of Jaffna, on March 15, 1933, in the presence of Mr. V. K. Gnanasundaram, Proctor, on the part of the petitioner; and on reading the affidavit and petition of the petitioner:

It is ordered that the letters of administration to the estate of the above-named deceased, be granted to the petitioner, as the widow of the deceased, unless the abovenamed respondents appear before this court on May 12, 1933, and show sufficient cause to the satisfaction of this court to the contrary.

March 29, 1933.

D. H. BALFOUR. District Judge.

Extended for August 25, 1933.

May 12, 1933.

D. H. BALFOUR, District Judge.

In the District Court of Badulla.

44.

30 No. B 914. In the Matter of the Intestate Estate of M. K. Mohamed Aliyar of Bandarawela, deceased.

Between

Rahumma Beet presently of Lower street, Sirivada-yampham Kramankuruchchi in Trechunder Taluk, South India, by her attorney, Muna Muna Magudu Mohideen of Badulla Petitioner.

And

Mohideen Abdul Cader of South India, aet 17 years, a minor by his guardian ad litem Muna Muna Mohamadu Sultan of Bandarawela Respondent.

THIS matter coming on for disposal before Joseph Nalliah Arumugam, Esq., District Judge, Badulla, on May 18, 1933, in the presence of Messrs. Potger & Keyt, Proctors, for the petitioner above named; and her affidavit and petition dated May 15, 1933, having been read: It is ordered that the petitioner be and she is hereby declared entitled, as the lawful widow of the said deceased above named, to have letters of administration to his estate issued to her, unless the respondent above named or any other person or persons interested shall, on or before June 28, 1933, show sufficient cause to the satisfaction of this court to the contrary.

May 18, 1933.

J. N. ARUMUGAM, District Judge.

Time for showing cause is extended for August 30, 1933.

July 26, 1933.

J. N. ARUMUGAM District Judge.