

THE

CEYLON GOVERNMENT GAZETTE

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Published by Authority.

PART II.—LEGAL.

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

				PAGE				PAGE
Passed Ordinances					Supreme Court Notices	• •		_
Draft Ordinances				867	District and Minor Courts Notices			868
List of Jurors and A	ssessors			_	Notices in Insolvency Cases			869
List of Notaries					Notices of Fiscals' Sales		•	870
Notifications of Criminal Sessions of the Supreme					Notices in Testamentary Actions			876
Court	• •	• •	•••		Council of Legal Education Notice	s	• •	

DRAFT ORDINANCES.

MINUTE.

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

An Ordinance to incorporate The Estates Staffs' Association of Ceylon.

WHEREAS an Association called and known as "The Estate Staffs' Association of Ceylon" has heretofore been established at Kandy for the purpose of effectually carrying out and transacting all matters connected with the said Association according to the rules agreed to by its members:

And whereas the said Association has heretofore successfully carried out and transacted the several objects and matters for which it was established and has applied to be incorporated, and it will be for the public advantage to grant the application.

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

- 1 This Ordinance may be cited for all purposes as The Estates Staffs' Association of Ceylon Ordinance No. of
- 2 From after the passing of this Ordinance, the Chairman and members of the General Committee for the time being of the said Estates Staffs' Association of Ceylon and such and so many persons as now are members of the said Estates Staffs' Association of Ceylon or shall hereafter be admitted as members of the corporation hereby constituted, shall be and become a corporation with limited liability in manner hereinafter provided, with perpetual succession under the style and name of "The Estates Staffs' Association of Ceylon" and by that name shall and may sue and be sued in all courts with full power and authority to have and use a common seal and to change and alter the same at their pleasure.
- 3 The general objects for which the corporation is constituted are hereby declared to be to promote, foster, and protect the planting industry of Ceylon and the interests of the Staffs on estates and to manage and control a Fund called The Benefit Fund.
- 4 The affairs of the corporation shall be administered subject to the rules for the time being of the corporation as hereinafter provided, by a Committee to be elected in accordance with the rules for the time being of the corporation.
- 5 (1) The Committee shall cause a register to be kept, in which every person who at the date of the passing of this Ordinance is a member of the Association, and every person hereafter duly admitted a member of the corporation hereby constituted, shall have his name inscribed.
 - (2) The register shall contain the following particulars:
 - (a) The name, address and occupation of each member.
 - (b) The date at which the name of any person was inscribed in the register as a member.
 - (c) The date at which any person ceased to be a member.
- 6 (1) It shall be lawful for the corporation from time to time at any General Meeting of the members, and by a majority of votes, to make rules for any of the following purposes:
 - (a) The admission, withdrawal or expulsion of members:
 - (b) The imposition of fines and forfeitures for breaches of rules:
 - (c) The powers, conduct and duties of the Committee and of the various officers, agents, and servants of the corporation:
 - (d) The procedure and the transaction of business:
 - (e) The administration and management of the property of the corporation and of all other property that may be vested in it in pursuance of this Ordinance:
 - (f) The decision of matters of local custom and usage:
- (g) The provision of means of settlement or arbitration of disputes that may be referred to it for that purpose by members of the corporation:
- (h) The determination of any question as the interpretation of any provision of this Ordinance or of any rules made thereunder:
- (i) Generally the management of the affairs of the corporation and the accomplishment of its object:
- (2) Any rules made under this section shall be at all times binding upon the members for the time being of the corporation.

- 7 Subject to the provisions in the preceding section contained, the rules set forth in the schedule hereto annexed shall for all purposes be the rules of the corporation; provided, however, that nothing in this section contained shall be held or construed to prevent the corporation at all times hereafter from making fresh rules, or from altering, amending, adding to, or cancelling any of the rules in the schedule hereto or to be hereafter made by the corporation.
- 8 No rule in the schedule hereto, nor any rule hereafter passes at a General Meeting, and no decision come to by the corporation in General Meeting, shall be altered, added to, amended, or cancelled, except by a majority of the members present and voting at any subsequent General Meeting.
- 9 On coming into operation of this Ordinance all and every property belonging to the Association, whether held in the name of the Association or in the name or names of any person or persons in trust for the Association shall be and the same is hereby vested in the corporation hereby constituted and the same together with all after-acquired property, movable or immovable and all subscriptions, contributions, donations, fines, amount of loans, and advances received or to be received shall be held by the said corporation for the purpose of this Ordinance and subject to the rules for the time being of the said corporation.
- 10 All debts and liabilities of the Association existing at the time of the coming into operation of this Ordinance shall be paid by the corporation hereby constituted, and all debts due to and subscriptions, contributions, and fines payable to the Association shall be paid to the said Association for the purposes of this Ordinance.
- 11 The seal of the corporation shall not be affixed to any instrument whatsoever except in the presence of two members of the Committee, who shall sign their names to the instrument in token of their presence, and such signing shall be independent of the signing of any person as a witness.
- 12 The corporation shall be capable in law to take and hold any property movable or immovable, which may become vested in it by virtue of any purchase, grant, gift, testamentary, disposition, otherwise whether absolutely or in trust. And all such property shall be held by the corporation for the purposes of this Ordinance subject to the rules for the time being of the said corporation, with full power (subject to any trust attaching to any such property and the law regulating such trusts) to sell, mortgage, lease, exchange, or otherwise dispose of the same.
- 13 Nothing in this Ordinance contained shall prejudice or affect the rights of His Majesty the King, His Heirs and Successors, or of any politic or corporate, or of any other persons, except such as are mentioned in this Ordinance, those claiming by, from, or under them.

Rules of the Estates Staffs' Association of Ceylon.

INTERPRETATION.

In these rules the words standing in the first column of the table next hereinafter contained shall bear the meanings set opposite to them respectively in the second column thereof, if not inconsistent with the subject of the context.

Words.		Meanings.				
These rules		These rules and regulations of the Associa-				
General Committee		tion for the time being in force The General Committee which manages the General business of the Association				
The Association		The Estates Staffs' Association of Ceylon				
Office		The registered office of the Association				
Seal		The Seal of the Association				
Month		Calendar month				
Year	••	Year from 1st January to 31st December inclusive				
Chairman		Includes Vice-Chairmen				
In writing	••	Written, printed, or lithographed or visibly expressed in all or any other modes of representing or reproducing words				
Members	••	All persons who have been nominated as Members and whose subscriptions of Rs. 4 or such other sum as may be decided from time to time for full membership has been paid for the current year as provided by these rules				

1. Name.—The name of the Association is the Estate Staffs' Association of Ceylon. It is in these rules called the Association.

- 2. Objects.—The general objects for which the Association is constituted are hereby declared to be to promote, foster and protect the planting industry of Ceylon and the interests of the Estates Staffs' and to manage and control a Benefit Fund.
- 3. Qualification for Membership.—All Estate Proprietors, Superintendents, Clerks, Conductors, Teamakers, Rubbermakers, Dispensers, their assistants and approved Schoolmasters on Estates or others interested in the planting industry of Ceylon who shall be duly proposed and seconded by two Members and shall pay their subscription as hereinafter provided, shall as well as ex-officio members of the committee and Honorary members be deemed members of the Association and all such persons shall be entitled to vote at all General Meetings.
- 4. Enrolment.—A candidate for Membership must send a written application through his District Estates Staffs' Association or in its absence direct to the Secretary of the Association, for election.
- 5. Life Members and Honorary Members.—(a) The Association may in General Meeting admit to the life membership of the Association, persons who have, in the opinion of the Association, merited such distinction by reason of the services rendered by them to the Association or to the planting industries.

(b) The Association may in General Meeting elect Honorary Members who shall remain as such until the following Annual

General Meeting, when they may be re-elected.

- (c) Life and Honorary Members shall not be required to sign the application form, mentioned in rule 4 hereof or to pay any subscriptions or be under any liability in the event of the Association being wound up. Life Members are entitled to the full privileges of Membership, including membership of all Committees, but other Honorary Members shall not be entitled to vote or be eligible for election to any Committee.
- 6. Subscription.—The annual subscription of a member is Rs. 4 or such sum as shall be decided upon at a General Meeting, payable before registration and on or before 31st day of March, in each year. The subscription of every member shall be paid through his District Estates Staffs' Association or direct to the Association.
- 7. Register.—The General Committee shall cause a Register to be kept in which every person who at the date of passing this Ordinance, is a member of the Association and every person thereafter duly admitted a member of the Association shall have his name inscribed. The Register shall contain the following particulars:
 - a) The name, address and occupation of each member.
 - (b) The date at which the name of any person was inscribed in the register as a Member.
 - (c) The date at which any person ceased to be a member.
- 8. Liability for Subscription.—A member must give written notice to the Secretary, not less than one calendar month before 31st December in each year of his intention to retire, or he will be liable for the subscription for the ensuing year. A member whose subscription is in arrears, shall have no voting powers and when his subscription is twelve months overdue his membership shall cease. Subscription in arrears shall be treated as a debt due to and recoverable, by the Association.
- 9. General Committee.—The General business of the Association shall be managed by a board to be styled the General Committee which shall be composed of:—
 - (a) Chairman and the two Vice-Chairmen of the Association.

(b) 15 Members elected from the General body of Members

annually at the Annual General Meeting.

- (c) (1) One nominated by each district Association affiliated to the Association who shall be the chairman for the time being of that Association with an additional member when the membership of such District Association consists of 50 Members and an additional member in addition to these two for every additional 50 Members.
- (2) Provided however that if a Committee Member nominated by a District Estates Staffs' Association cannot attend a meeting of the General Committee the Chairman of his District Estates Staffs' Association may delegate another member of that District Estates Staffs' Association to attend in his place at the Meeting which he is unable to attend and such delegate shall have the same rights of discussing and voting as a regular member.
- (d) Ex-officio members.
 - (1) Life Members of the Association.
- (2) The legal adviser of the Association.
- (3) Past Chairmen of the Association while resident in Cevlon.
- (4) Members of the Standing Committee who are not already members of the General Committee.
- 10. Powers of the General Committee.—(a) The General Committee at their meeting in March, 1934, shall elect a Standing Committee to deal with:—
 - (1) Members Affairs.
 - (2) Finance.
 - (3) Employment Bureau.

Each such Committee shall consist of the Chairman and Vice-Chairmen of the Association and five members elected. Each Committee to have its own convener. At the March meeting of the General Committee and in every subsequent year two members of each such Committee shall retire from office as hereinafter provided.

The Members to retire from office at the March Meeting of the General Committee in the year 1935, shall, unless the members otherwise arrange among themselves, be determined by ballot. In every subsequent year the members to retire shall be those who have been longest in office. In case any question shall arise as to which of the members who have been the same time in office shall retire, the same shall be decided by the Members by ballot. Retiring members shall be eligible for re-election.

In the event of the Chairman or a Vice-Chairman not presiding at the meetings of each such committee, the convener shall preside. Three members personally present shall form a quorum for each of these Standing Committees.

- (b) Sub-Committee.—The General Committee shall have power from time to time to appoint such Sub-Committees of its members to consider and deal with special matters as may be necessary. All such Sub-Committees shall report the result of their inquiries for consideration to the General Committee who shall decide as to what decision shall become to on the subject under consideration. In no case shall any such Sub-Committee have power to bind or commit the Association to any course of action or decision unless specially empowered to do so by a majority of the members of the General Committee present at the meeting appointing such committee.
- (c) Remuneration.—It shall be lawful for the Association by resolution passed at any meeting of the General Committee to remunerate the services of any Chairman and member or members of the Association and from time to time to fix the amount of such remuneration.
- (d) Expulsion of Members.—A majority of members present and voting at a meeting of the General Committee, may by resolution expel any member whose conduct in their opinion renders him unfit to be a member of the Association. Any such person shall, from the passing of the resolution cease to be a member of the Association and shall be in-eligible for nomination, provided any such person shall have the right to appeal against such resolution at the next General Meeting.
- (c) Powers to make By-laws.—The General Committee shall have the power from time to time to make such by-laws for the furtherance of the purposes for which the Association is established and for carrying on the business of the Association as they may from time to time think necessary, provided always that such by-laws are not repugnant to the Estates Staffs' Association of Ceylon Ordinance or to these rules. This Committee may also by resolution revoke or alter any by-laws framed at any time.
- (f) Legal Proceedings.—In furtherance and not in limitation of and without prejudice to the general powers conferred by these rules, it is hereby expressly declared that the General Committee shall have the powers following that is to say:—
 - (1) To institute, conduct, defend, compromise, settle or abandon any legal proceedings on behalf of the Association and also to compound and allowtime for payment of satisfaction for any debts due to or from the Association and any claims or demands by or against the Association.
 - (2) To refer any claims or demands by or against the Association to arbitration and observe and perform the awards.
 - (3) To make and give receipts, releases and other discharges for money payable to the Association and for claims and demands by the Association.
 - (4) To act on behalf of the Association in all matters relating to bankrupts and insolvents.
- 11. Meetings of the General Committee.—(a) The General Committee shall meet during the second fortnight in March and every three months thereafter. Special Meetings of The General Committee may be convened by the Chairman or on the requisition in writing of any 15 members thereof notice of such meeting stating the time and place thereof and the objects for which it is called must be given by circular to each member not less than 10 clear days previous to the meeting. 15 members of the this Committee personally present shall form a quorum. No business shall be transacted at a committee meeting unless the requisite quorum be present at the commencement of the business. If at the expiry of half an hour from the time appointed for the Meeting a quorum is not present, it shall stand adjourned to the same day next week at the same time and place and if at such adjourned meeting a quorum is not obtained those members who are present shall be a quorum and may transact the business for which the meeting was called.
- (b) All meetings of the General Committee shall be presided over by the Chairman or a Vice-Chairman of the Association, or if they all be absent, then by one of the Members elected thereof by those present at the Meeting. The Chairman of each meeting shall have an original as w/1 as a casting vote.

- (c) Three clear days' notice of any question on any subject other than those on the agenda to be asked at any of these committee meetings shall be given to the Secretary in writing and no question shall be asked of which such notice has not been given except with the consent of the Chairman
- Annual General Meeting .- (1) There shall be an Annual General Meeting of the Association on or before the last day of March in each year for the purpose of :-
 - (a) Receiving Reports of the General Committee and other
 - (b) Receiving statement of Accounts of receipts and expenditure
 - for the preceding year ending 31st December.
 (c) Electing a Chairman and Vice-Chairmen and Committees for the ensuing year.
 - (d) Considering if necessary, taking action with reference to any business or motion of which not less than 20 clear days notice shall have been given in writing to the Secretary of the Association.
 - (e) Electing Auditors for the ensuing year.
- (2) Notice of the Annual General Meeting and of the business to be transacted thereat shall be given 21 days previously by advertisement in the press and by circular to all members.
- Special General Meeting.—Special Meetings Association may be convened by the General Committee or 15 members thereof or by 30 members of the Association, and shall be convened on a requisition in writing stating the object for which such meeting is to be convened, signed by the persons desiring to convene the meeting, and forward to the Secretary and if such meeting shall not be convened within 30 clear days of such requisition being received by the Secretary, the requisitionists may themselves convene such Meeting, and the expense of so convening the same shall be defrayed by the Association, but any meeting so convened must be held within 60 clear days from the date of such receipt by the Secretary. At least 15 days notice specifying the time and place of such meeting, and the object thereof, shall be given by circular to all members of the Association and such notice shall be advertised in the press.
- 14. Quorum for Annual and General Meetings.—The quorum for an Annual or Special General Meeting of the Association shall be 30 members personally present. No business shall be transacted at any annual or Special General Meeting, unless the requisite quorum be present at the commencement of the business; if at the expiry of half an hour from the time appointed for the meeting a quorum is not present, the meeting if convened upon such requisition as provided by rule 13 shall be dissolved but in any other case it shall stand adjourned to the same day in the next week at the same time and place and if at such adjourned meeting a quorum is not obtained those members who are present shall be a quorum and may transact the business for which the meeting was called.
- 15. How Questions Decided .- Questions at all Annual and General Meetings of the Association shall be decided by a show of hands.
- Voting.—On a show of hands or in the case of a poll every member shall have one vote.
- (a) Candidates for the office of Chairman of the Association must be nominated proposed and seconded by members. Such nominations together with the names of the proposers and seconders shall be in writing and enclosed in envelopes addressed to the Secretary and must reach the Registered Office of the Association not less than 10 clear days before any meeting convened for the purpose of nominating a Chairman.
- (b) The Chairman and Vice-Chairmen of the Association shall be elected at the Annual General Meeting of Members of the Association, and shall hold office until the next Annual General Meeting.
- (c) Each meeting of the Association shall be presided over by the Chairman or a Vice-Chairman or in their absence the meeting shall elect its own Chairman. The Chairman presiding at any meeting shall have an original and also a casting vote
- (d) If the Chairman elected at the Annual General Meeting is unable or unwilling for any reason to continue in office until the next Annual General Meeting it shall be lawful for the general committee to appoint another Chairman in place of the Chairman so unable or unwilling to act and the Chairman so appointed shall continue in office until the next Annual General Meeting.
- 18. Motions proposed by Chairman.-Notwithstanding anything contained in these rules the Chairman may at any Annual or Special General Meeting of the Association propose any motion without previous notice, provided that the majority of those present at such meeting consent thereto
- 19. Minutes.—Correct minutes of the proceedings of the Association and of every committee, standing committee and sub-committee shall be kept in suitable books.

- 20. Audited Accounts.—The General Committee shall lay before the Annual General Meeting a report of its proceedings and accounts of receipts and disbursements during the preceding year ending 31st December. The accounts shall be duly audited by an Accountant or a firm of Accountants or others who shall be appointed at the Annual General Meeting of the Association which shall also fix their remuneration. Any Auditor or Auditors quitting office shall be eligible for re-election. The Auditors may be members of the Association provided that no member of their firm is a member of the committee at the time. If any casual vacancy occurs in the office of Auditor or Auditors the committee shall forthwith fill up the same.
- 21. Power to hold Property.—The Association shall be capable in law to take and hold any property movable or immovable which may become vested in it by virtue of any purchase, grant, gift, testamentary disposition or otherwise whether absolutely or in trust.
 - (1) For the collective benefit of the members of the Association.
 - (2) For any object in which the members of the Association are interested, or
 - (3) For the benefit of any local community or body of persons which is wholly, mainly, composed of members of the Association.
- 22. Dispute between Members.—If any doubt, difference or dispute shall at any time arise between any members of the Association such members may, if they so desire, refer such doubt, difference or dispute to the arbitrators of the Association, each party to the dispute to appoint one member of the General Committee as his arbitrator and the Chairman of the Association to appoint an umpire, who may if he thinks fit be himself.
- 23. Arbitration.—The members of the Association desirous of referring such doubt, difference or dispute to arbitration in the manner in rule 22 shall sign an agreement in the form approved of by the General Committee whereby they agree to be bound by the award of the arbitrators and that the award shall be final and conclusive and may be made a rule of the competent court of the Island of Ceylon in accordance with the provisions in that behalf contained in the Civil Precedure Code, 1889, or any then subsisting statutory modification thereof.
- 24. Notice to Members.—A notice may be served by the Association on any member personally or by sending it through the post in a prepaid letter to such members at his registered address in Ceylon. Any notice if served by post shall be deemed to have been served on the third day following that on which the letter containing the same is put into post and in proving such service it shall be sufficient to prove that the letter containing the notice was properly addressed and put into a post office or post box.
- 25. Custody of Funds.—The Secretary shall place all monies received by him on account of the Association in one or more of the local Banks in the name of the Association and it shall be competent for the Banks to honour the combined signatures of the Chairman and the Secretary.
- 26. Provision for Winding up.—This Association shall not be wound up unless with the consent of at least three-fourths of the members on the roll. In the event of its being wound up, the funds of the Association shall, after payment of all claims, be divided among members in proportion to the amount at credit of each member in the books of the Association. The services of a Liquidator may be engaged by the Association for the purpose of such winding up.

Statement of Objects and Reasons.

The Estates Staffs' Association of Ceylon was established at Kandy in 1920 with the object of promoting, fostering, and protecting the planting industry of Ceylon and the interests of the Staffs on estates and to manage and control a Fund called The Benefit Fund.

It has a large number of members and supporters and has acquired valuable property; and there is every prospect of its acquiring further property—movable and immovable—in trust for the Association. It is desirable that the Association should now be incorporated by law.

The Bill sets forth the general objects of the corporation; prescribes a set of rules defining the constitution of the corporation and of the General Committee that is to administer its affiairs; provides for the alteration of the rules if necessary; and vests in the Corporation the property now held in the name of any person in trust for the Association.

MINUTE.

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

C 61/60/P.M.G.

An Ordinance to amend The Ceylon Post Office Ordinance, 1908.

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 Post Office of 1933. Ordinance, No.

Amendment of section 23 of the principal Ordinance.

Section 23 (2) of The Ceylon Post Office Ordinance, 1908, is amended as follows:-

(a) Paragraphs (a), (b) and (c) are renumbered as paragraphs (d), (e) and (f) respectively.

- (b) Between the second line and renumbered paragraph (d) the following new paragraphs (a), (b) and (\bar{c}) are inserted :-
 - "(a) specify articles which may not be transmitted by post;
 - (b) prescribed conditions on which articles may be transmitted by post;
 - (c) provide for the detention and disposal of articles in course of transmission by post in contravention of rules made under paragraph (a) or paragraph (b);"

Objects and Reasons.

Under sections 21 and 22 of The Ceylon Post Office Ordinance, 1908, the transmission by post of certain articles is expressly prohibited. The main purpose of this Bill is to make it possible by rule to prevent other specified articles also being so transmitted, particularly opium, bhang and ganja. By rules it will hereafter be possible besides, to prescribe the conditions on which articles may be transmitted by post and to detain and dispose of articles transmitted in contravention of such rules.

> MOHD. MACAN MARKAR, Minister for Communications and Works.

Ministry of Communications and Works, Colombo, October 20, 1933.

(Continued on page 879.)

AND MINOR DISTRICT COURTS NOTICES.

Return of Uncertificated Insolvents for the Half-Year ended June 30, 1933.

In the District Court of Avissawella.

No. of case: 5-Name of insolvent: John Henry Arsecula-

ratne, Harriford estate, Dehigahapitiya, Avissawella.

No. of case: 6—Name of insolvent: G. Lambert Perera,
Halpandenikanda estate, Digala, Dehiowita.

No. of case: 7—Name of insolvent: Meemanage Gabriel

Peries, Avissawella.

No. of case: 8-Name of insolvent: Weliwita Vithanalage Don Juan Appuhamy, Kosgama Ihala.

District Court, Avissawella, July 17, 1933. M. CHINNAIYAH. District Judge.

In the District Court of Badulla. Nil.

District Court Badulla, July 27, 1933.

J. N. ARUMUGAM, District Judge.

In the District Court of Batticaloa.

No. of case: I-Name of insolvent: Nagapper Chetty Raman Chetty of Batticaloa—Remarks: Protection withdrawn.

W. H. MOORE, District Court. Batticaloa, July 26, 1933. Additional District Judge. In the District Court of Mullaittivu.

No. of case: 1-Name of insolvent: Thambiah Mudaliyar Sabaratnam, Mullaittivu.

District Court, Mullaittivu, July 24, 1933.

G. DE SOVZA District Judge.

In the District Court of Nuwara Eliya.

District Court, Nuwara Eliya, August 2, 1933. R. ALUWIHARE. District Judge.

In the District Court of Puttalam.

District Court, Puttalam, July 3, 1933.

A. R. HALLOCK, Additional District Judge.

In the District Court of Ratnapura.

No. of case: 61—Date of filing: June 25, 1930—Name of insolvent : Wellage Hendrick de Silva of Nambapana road, Ratnapura.

No. of case: 62—Date of filing: April 9, 1932—Name of

insolvent: Don Juwanis Kalupahana of Ratnapura. of case: 63—Date of filing: February 20, 1933—Name of insolvent: Henry Philip de Silva of Nivitigala.

District Court Ratnapura, July 3, 1933. N. E. ERNST, District Judge.

In the District Court of Trincomalee.

District Court A: R. Supramaniam, Trincomalee, July 12, 1933. District Judge.

Return of Testamentary Cases under Official Administration for the Half-Year ended June 30, 1933.

In the District Court of Nuwara Eliya.

Nil.

District Court, Nuwara Eliya, August 2, 1933. R. ALUWIHARE District Judge.

In the District Court of Ratnapura.

No. of case: 774-Whose estate: Hatiringe Davith Appuhamy of Walalgoda.

No. of case: 848—Whose estate: Jayasundara Mudiyanse-

laye Lokubandara of Kiriella. No. of case: 895—Whose estate: Nawalage Mituruhamy of Panahetagala.

No. of case: 928-Whose estate: Weerawardena Nalla-

peruma Dissanayake Simon Bandara of Kolonna. No. of case: 961—Whose estate: Beligaswatte Akkarak-

kuruppu Mudiyanselage Rattranhamy of Kotamulla.

No. of case: 983—Whose estate: Bastian Korallage
Lazarus Rodrigo of Naluwela.

No. of case: 1,003—Nainangala Vidanelaye Bimbarahamy

of Kalawana.

District Court, Ratnapura, July 3, 1933. N. E. ERNST, District Judge.

In the District Court of Trincomalee.

Nil.

District Court. Trincomalee, July 12, 1933. A. R. SUPRAMANIAM, District Judge.

List of Moneys received and paid on account of Estates under Official Administration for the Half-Year ended June 30, 1933.

In the District Court of Trincomalee.

District Court, Trincomalee, July 12, 1933.

A. R. SUPRAMANIAM, District Judge.

List of Trustees appointed under Ordinance No. 7 of 1891, by the District Court and Court of Requests of Trincomales, for the Half-Year ended June 30, 1933.

In the District Court of Trincomalee.

Nii.

District Court, Trincomalee, July 12, 1933. A. R. SUPRAMANIAM, District Judge.

Circuit Sessions, Bandarawela.

NOTICE is hereby given that the sittings of the Minor Courts, Badulla-Haldummulla, will be held at Bandarawela during the year 1934, on the under-mentioned dates :-

January	 812	July		2-6
February	 5-9	August	6-8 and	1011
March	 59	September	• • •	3—7
April	 37	October		812
May	 7—11	November		5-9
June	 59	December		3-7

J. N. ARUMUGAM

Commissioner of Requests and Police Magistrate, Badulla-Haldummulla.

Badulla, October 20, 1933.

NOTICES OF INSOLVENCY.

In the District Court of Colombo.

No. 4,704. In the matter of the insolvency of V. A. Vijayaratnasingham of 341, Armour street,

WHEREAS the above-named V. A. Vijayaratnasingham of 341, Armour street, Colombo, has filed a declaration of insolvency, and a petition for the sequestration of his estate has been filed by N. D. M. Ravouf, 29, Rudds lane, Maradana, Colombo, under the Ordinance No. 7 of 1853: Notice that the pride out they adjudged the science. is hereby given that the said court has adjudged the said V. A. Vijayaratnasingham of 341, Armour street, Colombo, insolvent accordingly; and that two public sittings of the court, to wit, on November 21, 1933, and on December 5, 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, K. RATNASINGHAM, October 23, 1933. Secretary.

In the District Court of Colombo.

No. 4,705. In the matter of the insolvency of Ganepalle Korallalage Wijesinghe Bandara Kiriella of Templars road, Mt. Lavinia.

WHEREAS the above-named Ganepalle Korallalage Wijesinghe Bandara Kiriella of Templars road, Mt. Lavinia, has filed a declaration of insolvency, and a petition for the Lanerolle of Chelsea Gardens, Colpetty, Colombo, under the Ordinance No. 7 of 1853: Notice is hereby given that the said court has adjudged the said Ganepalle Korallalage Wijesinghe Bandara Kiriella insolvent accordingly; and that two public sittings of the court, to wit, on December 5, 1933, and on December 19, 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, K. RATNASINGHAM, October 20, 1933. Secretary.

In the District Court of Colombo.

No. 4,618. In the matter of the insolvency of P. D. S. Perera of Colombo.

NOTICE is hereby given that a meeting of the creditors of the above-named insolvent will take place at the sitting of this court on December 5, 1933, for the grant of a certificate of conformity to the insolvent.

By order of court, K. RATNASINGHAM, October 18, 1933. Secretary.

In the District Court of Colombo.

No. 4,658. In the matter of the insolvency of Mana Mohideen Pitchai of 48, St. John's road, Pettah,

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 November 14, 1933, for the grant of a certificate of conformity to the insolvent.

By order of court, K. RATNASINGHAM, October 18, 1933.

In the District Court of Colombo.

No. 4,671. In the matter of the insolvency of W. de S. Loku Badu Jayasuriya of Stewart place, Slave Island, Colombo.

NOTICE is hereby given that a meeting of the creditors of the above-named insolvent will take place at the sitting of this court on November 21, 1933, for the grant of a certificate of conformity to the insolvent.

By order of court, K. RATNASINGHAM, October 18, 1933. Secretary.

In the District Court of Negombo.

Insolvency In the matter of the insolvency of Senadirage Don John Jayawardena of Minuwangoda. Jurisdiction.

TAKE notice that the above-named Senadirage Don John Jayawardena of Minuwangoda has been adjudged an insolvent by this court on October 12, 1933, and November 30, 1933, has been fixed as the day on which the said insolvent should file his balance sheet.

By order of court, D. J. JAYASUNDERA, October 12, 1933. Secretary.

In the District Court of Kandy.

No. 1,969. In the matter of the insolvency of Palaniandy Muthurian's son Awanna Pana Velaidan of Pattiyagama.

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 November 24, 1933, to consider the granting of a certificate of conformity to the above-named insolvent.

By order of court, GERALD E. DE ALWIS, Secretary. October 16, 1933.

In the District Court of Kandy.

No. 1,994. In the matter of the insolvency of Benjamin Attygalle of Mulgampola, Kandy.

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 November 24, 1933, to consider the granting of a certificate of conformity to the above-named insolvent.

By order of court, Gerald E. De Alwis, October 16, 1933. Secretary.

In the District Court of Kandy.

No. 2,030. In the matter of the insolvency of Stephen Perera Sendanayaka of 683, Peradeniya road, Kandy.

WHEREAS Stephen Perera Sendanayaka of 683, Peradeniya road, Kandy, has filed a declaration of insolvency, and a petition for the sequestration of his estate has also been filed by Apasinghage Simon Perera of Asgiriya, Kandy, under the Ordinance No. 7 of 1853: Notice is hereby given that the said court has adjudged the said Stephen Perera Sendanayaka insolvent accordingly; and that two public sittings of the court, to wit, on November 24, 1933, and on December 22, 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, October 17, 1933. Secretary.

In the District Court of Kandy.

No. 2,031. In the matter of the insolvency of Kalubadange Albert Fernando of Kandy.

WHEREAS Kalubadange Albert Fernando of Kandy has filed a declaration of insolvency, and a petition for the sequestration of his estate has also been filed by Pitiduwe-hewage James of Kandy, under the Ordinance No. 7 of 1853: Notice is hereby given that the said court has adjudged the said Kalubadange Albert Fernando insolvent accordingly; and that two public sittings of the court, to wit, on November 24, 1933, and on December 22, 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

By order of court, Gerald E. de Alwis, October 20, 1933. Secretary.

In the District Court of Galle.

No. 683. In the matter of the insolvency of Kalupahana John de Silva of Dodanduwa.

NOTICE is hereby given that examination of the abovenamed insolvent adjourned at the sitting of this court on January 18, 1934.

By order of court, P. E. S. DHARMASEKHARA, October 18, 1933. Secretary.

In the District Court of Galle.

No. 688. In the matter of the insolvency of Thewarahannadige Covis Silva of Galle Bazaar, 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 November 27, 1933, for assignee's report.

By order of court, P. E. S. Dharmasekhara, October 18, 1933. Secretary.

In the District Court of Galle.

No. 690. In the matter of the insolvency of Dadallege Upasakappu of Ratgama.

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 November 3, 1933, for appointment of an assignee.

By order of court, P. E. S. DHARMASEKHARA, October 18, 1933. for Secretary. In the District Court of Matara.

Insolvency In the matter of the insolvency of Ismail

Case Lebbe Marikkar Mahomed Cassim of

No. 98. Kotuwegoda in Matara.

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

By order of court, R. MALALGODA, October 17, 1933. Secretary

In the District Court of Matara.

No. 103. In the matter of the insolvency of Ahamadu Lebbe Marikkar Mohammado Lebbe Marikkar of Weligama, insolvent.

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 December 11, 1933, to consider the granting of a certificate of conformity to the above-named insolvent.

By order of court, R. Malalgoda, October 16, 1933. Secretary.

In the District Court of Matara.

Insolvency Case In the matter of the insolvency of Mohammadali Mohammado Ibrahim of Weligama.

WHEREAS Mohammadali Mohammado Ibrahim of Weligama has filed a declaration of insolvency, and a petition for the sequestration of his estate has also been filed by him, under the Ordinance No. 7 of 1853: Notice is hereby given that the said court has adjudged the said Mohammadali Mohammado Ibrahim insolvent accordingly; and that two public sittings of the court, to wit, on November 3 and December 1, 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, R. Malalgoda, October 5, 1933. Secretary.

In the District Court of Badulla.

Insolvency In the matter of the insolvency of Vettayappen Neelamegam 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 November 29, 1933, to examine the insolvent.

By order of court, D. C. DISSANAYAKA, October 18, 1933. for Secretary.

NOTICES OF FISCALS' SALES.

Western Province.

In the District Court of Colombo.

H. O. Felsinger of Peterson lane, Wellawatta..... Plaintiff. No. 49,808.
Vs.

E. O. Felsinger of Maddama House, Turret road, Colombo Defendant.

NOTICE is hereby given that on Wednesday, November 22, 1933, will be sold by public auction at the respective premises the right, title, and interest of the said defendant in the following property for the recovery of the sum of Rs. 1,997 85, viz.:—

1. At 3 p.m.—All that allotment of land called Ambalamewatta now called "Canalside Works" being a portion of lot No. 21 of registered plan No. 4, situated at Kirillapone in the Palle pattu of Salpiti korale in the District of Colombo, Western Province, bearing Colombo Municipal assessment Nos. 817/107 (1-51), Havelock road; and bounded on the north by a road, on the south by lots 22 and 25, east by lots 20 and 20 B, acquisition plans 762, 768, 769, 767, 772, and on the west by the high road from Colombo to Cotta as per plan No. 708 of July 24, 1916, made by J. H. W. Smith, Fiscal's Licensed Surveyor, and also surveyed by E. M. Anthonisz, Licensed Surveyor and Leveller, and delineated in plan No. 594 of September 20, 1923; and bounded as follows:—on the north by road to Dehiwala, on the east by reservation for Dehiwala canal and water-course, on the south by water-course and premises No. 106 claimed by W. A. Karunaratne, and on the west by Pamankada road; containing in extent 9 acres and 21 perches, and registered in Kirillapone 10/82.

2./At 3.30 p.m.—All those contiguous allotments of land called and known as Welleambalamewatta alias Ambalamewatta and Wattabodawatta, together with the buildings and tenements standing thereon, situated at Kirillapone and Timbirigasyaya in the Colombo District, within the Municipal limits of Colombo; and bounded on the north by corel to river set by a the cost by a property of the north by canal towing path, on the east by property of Dotchohamy, on the south by a lane now known as 62nd lane, and on the west by high road known as Havelock road; and containing in extent 1 acre and 35 perches according to plan No. 3,647 of March 10, 1915, made by G. P. Weeraratne, Licensed Surveyor of Colombo, and registered in Kirillapone 11/53 and A 189/85.

Fiscal's Office, Colombo, October 25, 1933. CARL E. ARNDT, Deputy Fiscal.

NOTICE is hereby given that on Tuesday, November 28, 1933, at 3 r.m., will be sold by public auction at the premises the right, title, and interest of the said defendant in the following property for the recovery of the sum of Rs. 1,000, with interest thereon at 9 per cent. per annum from September 20, 1932, till date of payment in full and costs of suit, viz. :-

All that premises bearing assessment No. 111, presently bearing assessment No. 195, situated at Fourth Cross street, Pettah, within the Municipality and District of Colombo, Western Province; bounded on the north by house formerly of Mrs. Rocks, on the east by Fourth Cross street, on the south by the house of Mr. Ondatjie, and on the west by the house of Mr. Herbert and formerly used as the Sakrivikirana Newspaper Printing Office; containing in extent 7:53 perches.

Fiscal's Office, Colombo, October 25, 1933.

CARL E. ARNDT, Deputy Fiscal.

In the District Court of Colombo.

N. M. N. Muttiah Chettiar of Schriften, Colombo. Plaintiff.

No. 51,752.

Fritz Mack of Hulftsdorp, Colombo. Defendant.

NOTICE is hereby given that on Monday, November 27, 1933, at 3 P.M., with he 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. 5,450, together with further interest on Rs. 5,000 at 15 per cent. per annum from February 13, 1933, up to March 6, 1933, and thereafter on the aggregate amount of the decree at and thereafter on the aggregate amount of the decree at 9 per cent. per annum till payment in full and costs of suit, viz. :

All that allotment of land and buildings thereon marked All that allother of land and bindings thereon marked to No. 134 in registration plan No. 2 and bearing assessment Nos. 650/788, 792, 651/787, and 652/783 thereafter bearing assessment Nos. 256, 256/1, 256/2, 256/3, 256/5, 256/6, 256/7, 256/9, 256/10, 256/11, 256/12, 256/13, 256/14, and now bearing assessment Nos. 200, 200/1, 200/2, 200/3, 200/5, 200/6, 200/7, 200/9, 200/10, 200/11, 200/12, 200/13, 256/14, and now bearing assessment Nos. 200, 200/11, 200/12, 200/13, 200/5, 200/6, 200/7, 200/9, 200/10, 200/11, 200/12, 200/13, 256/14, and 256/14/200/1 and 200/14, Pamankada-Cotta road, now known as High street, situated at Wellawatta (special division), within the Municipality and District of Colombo, Western Province; bounded on the north by a road (new Pamankada-Cotta road) now known as High street, on the south by lot No. 158, on the east by lot Nos. 135, 136, 137, and 138, and on the west by lot No. 133c; and containing in extent 1 rood and 31.5 perches, and registered in 21/225.

Fiscal's Office, Colombo, October 25, 1938. CARL E. ARNDT, Deputy Fiscal.

In the Court of Requests of Colombo.

No. 81,619.

. Vamadeva, Sukhastan, Ward place, Colombo Defendant.

NOTICE is hereby given that on Thursday, November 30, 1933, will be sold by public auction at the respective premises the right, title, and interest of the said defendant

in the following property for the recovery of the sum of Rs. 165.91, with legal interest thereon from July 4, 1932, till payment in full, and in failure to receive possession of the disc harrow its value Rs. 50, costs Rs. 32.25, and poundage, viz.:--

- 1. At 3 p.m.—An undivided & part of all that house and premises formerly bearing assessment No. 6, later bearing assessment No. 1832/6 (2), now No. 45, called and known as Combe, situated at Horton place, within the Municipality and District of Colombo, Western Province; bounded on the north by land purchased by H. W. Mack, east by the other half part of this land, south by Horton place, and on the west by land in plan No. 84,940 now bearing No. 37; containing in extent 1 acre. Registered A 100/21.
- 2. At 3.80 p.m.—An undivided & part or share of all that house and premises bearing assessment No. 1831/6 (1), now No. 47, called and known as Arcady, situated at Horton place aforesaid; bounded on the north by property of the estate of K. Chinniah, east by premises bearing assessment No. 7 of W. P. Mendis, now No. 55, south by reservation along Horton place, and on the west by the other part or premises bearing assessment No. 6 known as Combe; containing in extent 2 roods and 287/100 perches. Registered in A 160/241.

Fiscal's Office, Colombo, October 25, 1933.

CARL E. ARNDT, Deputy Fiscal.

In the District Court of Avissawella.

William Walawita of Getahetta Plaintiff. v_s . No. 61.

Tamanagamage Suwaris of Getahetta others Defendants.

NOTICE is hereby given that on Saturday, November 25, 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 plaintiff in the following property for the recovery of the sum of Rs. 252 85, viz.:-

An undivided 23/48 share of the land called Diwel-An undivided 23/48 share of the land called Diwel-kumbura, situated at Walaowita or Nagoda in the Kuruwiti korale of Palle pattu, Ratnapura District, Province of Sabaragamuwa; and bounded on the north by Nagoda-ela, east by Hataraliyaddeinniyara, south by high land (godabima), west by Neththiyakumbura and Ihalahalkumbura; containing in extent within these boundaries about 12

containing in extent within these boundaries about 12 berras of paddy sowing.

An undivided 4/6 share of Dureperuwa, situated at Walawita in the Kuruwiti korale aforesaid; bounded on the east by Kalamolekumbura, south by Pahalahalkumbura, west by Depawella, north by Elapalawagurekumbura; containing in extent within these boundaries about 3 pelas of paddy sowing.

The land called, Boreluwehena and Botiyadeniya lying contiguous to each other situated at Nagoda Walawita

contiguous to each other, situated at Nagoda, Walawita aforesaid; bounded on the east by Hiripitiyalagehena, south by Asweddumehena, west by Welvidanegehena and watta, north by Wetakeiyawekumbura; containing in extent within these boundaries about 20 berras of paddy sowing excluding therefrom the share given to Mr. Martin Silva to plant.

An undivided \(\frac{2}{3}\) share of the land called Peellegodellehena, situated Walawita aforesaid; bounded on the north by Kandeyelagehena, east by high road, south and west by rubber estate belonging to Mr. C. P. Samarakkodi; containing in extent within these boundaries about 4 acres.

Valuation Rs. 2,850.

Fiscal's Office, Charles de Silva, Avissawella, October 23, 1933. Additional Deputy Fiscal.

In the District Court of Kalutara.

Wappusa Marikar Habibu Umma. of Kalutara, administratrix of the estate of the deceased, A. L. H. Musthapa Marikkar Judgment Debtor .Vs. No. 10,718.

(3) Abdul Careem Marikkar Naine Muttu Natchia of Katukurunda and another Defendants.

NOTICE is hereby given that on Saturday, November 18, 1933, at 11 o'clock in the forenoon, will be sold by public auction at the premises the right, title, and interest of the said plaintiff in the following property for the recovery of Rs. 437.02 and Rs. 7.20, viz. :-

An undivided one half share of the soil and plantation (excluding the planter's i share of the plantation and the boutique room) of the land called Janthajotiyawatta, bearing assessment No. 485, situated at Katukurunda in

Kalutara badde, Kalutara totamune, Kalutara District, Western Province; bounded on the north by Palliyawatta, east by high road, south by the land wherein M. Don Bastian Silva resided, on the west by Demalapilliyage Berayawatta-ela; containing in extent 1 acre.

Deputy Fiscal's Office, Kalutara, October 23, 1933. H. SAMERESINGHA, Deputy Fiscal.

In the District Court of Kalutara.

Mahadurage Elaris Perera Gunatilleke of Katu-

No. 17,096. Vs.

Tillemuni Anthoni Silva of Katukurunda, legal representative over the estate of the late T. Valenti Silva Defendant

NOTICE is hereby given that on Friday, November 24, 4 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 defendant with plaintiff and declared bound and executable for the decree entered in the said case) for the recovery of Rs. 1,000, with interest thereon at the rate of 9 per cent. per annum from September 9, 1931, till payment in full and costs Rs. 164.15, viz. :-

Undivided 3 share of the soil and of all the trees and of the buildings standing thereon of the two contiguous portions of the land called Koswatta, bearing assessment No. 256, within the Local Board limits of Kalutara, situated at Katukurunda in Kalutara badde of Kalutara totamune in the District of Kalutara, Western Province; and bounded on the north by the land in the name of Kurukulasuriya Thomas de Silva Patabendi Aratchiralla, east by the portion of this land belonging to Opatavidanelage Don Salman de Silva, south by two portions of this land Koswatta belonging to Busabaduge Agostinu Fernando and Dewapurahunuge Haramanis Fernando, west by two portions of this land Koswatta belonging to Kosman de Silva Arsakularatna, Muhandiram, and to the estate of Kurukulasuriyapatabendige Anthonis Silva; containing in extent about one acre.

Deputy Fiscal's Office, Kalutara, October 23, 1933.

H. SAMERESINGHA, Deputy Fiscal.

Central Province.

In the District Court of Colombo.

In the matter of the last will and testament of the late Weerakoon Girigoris Gomes Abeyesinghe of Batagama in the Ragam pattu of Alutkuru korale south, deceased.

No. 3.392.

Weerakoon George Abeyesinghe of Batagama aforesaid Executor.

NOTICE is hereby given that on Saturday, November NOTICE is hereby given that on Saturday, November 18, 1933, at 12 noon, will be sold by public auction at the premises the right, title, and interest of the said late Weerakoon Girigoris Gomes Abeyesinghe of Batagama aforesaid, deceased, for the recovery of the sum of Rs. 18,750, with interest thereon at 4 per cent. per annum from May 17, 1929, till date of payment being estate duty due in this case together with a further sum of Rs. 388 40—Rs. 353 60, being deficiency of stamp duty due in this case, and Rs. 34 80 being cost of a citation and of the writ and poundage, in the following property: of the writ and poundage, in the following property:

A just ½ share towards the north out of the ground and the house bearing No. 29 standing towards the north out of the buildings and everything thereon out of the northern portion of 33 feet along the high road and 140 feet extending from the road up to the garden in length and breadth, out of the land of 34 perches and 91/100 of a perch adjoining the old road leading to Nuwara Eliya in Gampola town in Gangapahala korale of Udapalata in the District of Central Province; which said northern portion of 33 feet along the high road and 140 feet extending from the road up to the garden is bounded on the east by the drain of the old road leading to Nuwara Eliya, on the south by the remaining portion of this land, on the west by the limit of the railroad, and on the north by Polkotuwa or the land belonging to Simon Appu.

Fiscal's Office Kandy, October 23, 1933. A. RANESINGHE, Deputy Fiscal. In the District Court of Kandy.

Abdul Sathar Bai of Cross street, Kandy......Plaintiff. No. 43,441.

(1) J. A. Aiyadurai, (2) Mrs. J. A. Aiyadurai, both of Hatton Defendants.

NOTICE is hereby given that on Thursday, November 16, 1933, at 12 noon, will be sold by public auction at the 1st defendant's house at Hatton the right, title, and interest of the said 1st defendant for the recovery of the balance sum of Rs. 483, with interest thereon from February 17, 1933, till payment in full and poundage, in the following property, viz. :-

(1) Three almirahs with books, (2) 5 writing tables, (3) 5 racks with letters, (4) 5 chairs, (5) 2 typewriters, (6) 6 frames, (7) 1 time-piece clock, (8) 2 cane chairs, (9) 1 table with lamp, (10) 1 nedun round chair.

A. RANESINGHE, Fiscal's Office, Kandy, October 24, 1933. Deputy Fiscal.

In the District Court of Kandy. Punchi Rangara Ellepola of Matale Plaintiff. No. 40,117.

(1) Rattota Kemekumburegedera Kalu and (2) Vidane Durayalegedera Aruma Veda Duraya, both of Dikkumbura in Asgiri Pallesiyapattu, Matale South Defendants.

NOTICE is hereby given that on Thursday, November 30, 1933, and on the following days and on each day commencing at 12 noon, will be sold by public auction at the spots the right, title, and interest of the said defendants in the following property for the recovery of the balance sum of Rs. 3,155, with legal interest on Rs. 3,605 at 9 per cent. per annum from October 3, 1930, till payment in full and costs Rs. 154.05, viz. :-

All that allotment of the field known as Wilattawa, situate at Akuramboda in Udugoda Udasiyapattu of Matale North in the District of Matale, Central Province, of the extent of about 12 lahas paddy sowing; bounded on the east by the oya, south by the imaniyara of Edande-gawapela and Welipela, west by Heendenduwella, and on the north by the imaniyara of Walaliadde; registered in D 22/262.

2. All that field called Metibawekumbura, situate at Murthawatta in Asgiri Pallesiyapattu of Matale South in the District of Matale aforesaid, of about 15 lahas paddy sowing; bounded on the east by the limit of Ukkuwa Duraya's field, south by the limit of Meerapulle's land, west by the limit of Iriyagahamulakumbura, and on the north by the fence of pillawa of Metibawekumbura; registered in B 39/131.

All that land called Metibawekumburepillwa, situate as aforesaid, of about 3 pelas paddy sowing; bounded on the east by the limit of the field of Aruma Duraya and the fence of Durakamewatta, south by the limit of Metibawe-kumbura, west by the fence of Habibu Lebte's hena, and on the north by the fence of Mahatmaya's garden; registered in B 39/132.

4. An undivided half share of the field called Wewedalupotha, situate at Pallepola in Udugoda Udasiyapattu aforesaid, of about 16 lahas paddy sowing; bounded on the east by the oya, kamata, and wella forming the limit of the pillewa, south by the Yaddehigedera Tikira Duraya's field, west by the wella of the said field, and on the north by Makulgollelanda; registered in D 22/263.

5. All that field called Wewemahakumbura, situate as aforesaid, of about 1 pela paddy sowing extent; bounded on the east by the field of Tikiri Duraya, south by the ivura, west by Kiriya's field, and on the north also by ivura ; and registered in D 22/264.

6. An undivided half share of the field called Meekandekumbura, of about 5 pelas paddy sowing, and the adjoining garden called the Pillawa, of about 5 lahas paddy sowing, situate at Koswatta in Udugoda Udasiyapattu aforesaid; bounded on the east by the limit of the garden called pillawa, south by the limits of Dingiri Banda's field and Kalumenika's garden, west by the limit of Dingiri Banda's garden, and on the north by the wella and the imaniyara of Galakumbura, excluding therefrom the high land within these boundaries; registered in D 22/265; mortgaged with the plaintiff upon bond No. 106 dated May 1, 1925, and attested by Mr. S. J. B. Dharmakirti, Notary Public,

Deputy Fiscal's Office Matale, October 24, 1933.

S. C. FERNANDO. Additional Deputy Fiscal. Southern Province.

In the District Court of Colombo.

Lionel Ottley Leefe and 4 others, all of Colombo, carrying on business in partnership under the name, style, and firm of E. John & Co. Plaintiffs.

The Public Trustee of Ceylon as administrator of the estate of Richard Albert Henry de Vos of Galle,

NOTICE is hereby given that on Saturday, November 18, 1933, commencing at 10 o'clock in the forenoon, will be sold by public auction at the premises the right, title, and interest of the said defendant in the following leasehold property:

(1) An allotment of land called Millagahaduweatmaga alias Lehuwalakumburegoda in Urala village, Gangaboda pattu, Galle District, Southern Province; bounded on the north by Lehuwala estate claimed by Mr. R. A. H. de Vos and Lehuwalakumbura claimed by D. B. Davith, east and south by reservation along the road, west by lot 3 in P. P. 10,833; containing in extent 1 acre and 17 perches held in perpetuity under and subject to the provisions contained

in Crown lease No. 138 dated February 17, 1920.

(2) An allotment of land called Dahahaulhenekele in Urala village, Gangaboda pattu, Galle District, Southern Province; bounded on the north by T. Ps. 309,269, 310,991, 294,438, 244,053, and 244,054, Hayahaulbalapuwa and Dahahaulhenekumbura claimed by H. Dissanayaka, Dahahaulheneudumulledeniya claimed by Mr. R. A. H. de Vos and others, Lehuwala estate claimed by Mr. R. A. H. de Vos, L. Ps. 1,902 and 1,901, reservation for a road, lots 7 and 6 in P. P. 11,157, Lehuwalakumbura and Kabaramerumullekumbura claimed by P. Eralis and others and Dahahaulhenedeniya said to be Crown, east by Dahahaulhena said to be Crown, reservation for a road, L. Ps. 1,684 and 1,682, reservation along the Meegaha-dola, Galagawa-gedarawatta claimed by D. Urdias and Ihalakanatte-gedarawatta claimed by G. K. Janis, south by Ihalakanattegedarawatta claimed by G. K. Janis, Kanattegedarawil-gedarawatta claimed by G. K. Janis, Kanattegedarawil-claimed by U. Dissanayake, lot 5 in P. P. 11,469, Mullanedeniya claimed by C. Nagahawatta, T. P. 311,451 Hiraluwawila or Eriawila claimed by S. P. Simon and lot 2 in P. P. 11,157, west by L. Ps. 2,049 and 2,048, and reservation for a road; containing in extent 106 acres 2 roods and 16 perches exclusive of the Dahahaulhene-dola and reservation on either side of it passing through the land held in perpetuity under and subject to the provisions contained in Crown lease No. 265 dated July 23, 1920.

(3) An allotment of land called Dahahaulhena in Urala

village, Gangaboda pattu, Galle District, Southern Province; bounded on the north by reservation for a road, east by reservation along the road and Baaralu-dola and T. Ps. 302,679, 234,111, 234,110, and 234,108, south by T. P. 165,803, Karaturewatta claimed by P. Punchihamy and reservation along the Meegaha-dola, west by Dahahaulhena said to be Crown; containing in extent 35 acres and 12 perches held in perpetuity under and subject to the provisions contained in Crown lease No. 136 dated Febru-

ary 18, 1920.

(4) An allotment of land called Dahahaulhena in Urala village, Gangaboda pattu, Galle District, Southern Province; bounded on the north and east by reservation along the Meegaha-dola, south by Galagawagedarawatta claimed by D. Uraneris and Dahahaulhena said to be Crown, west by Dahahaulhena said to be Crown; containing in extent 3 acres and 7 perches held in perpetuity under and subject to the provisions contained in Crown lease No. 135 dated

February 18, 1920.

(5) An allotment of land called Dahahaulhena in Urala village, Gangaboda pattu, Galle District, Southern Province; bounded on the north by T. P. 215,283 and Millagahawatta claimed by Janis de Silva and others, east by Millagahawatta claimed by Janis de Silva and others, T. Ps. 172,955 and 221,849 and reservation for a road, south by reservation for a road, west by Dahahaulhena said to be Crown and T. P. 287,011; containing in extent 4 acres 3 roods and 4 perches held in perpetuity under and subject to the provisions contained in Crown lease No. 134 dated February 18, 1920.

(6) An allotment of land called Lehuwalakumburegoda in Urala village, Gangaboda pattu, Galle District, Southern Province; bounded on the north by reservation for a road, east and south by Dahahawulhena said to be Crown, west by Lehuwala estate claimed by Mr. R. A. H. de Vos; containing in extent 2 acres and 4 perches held in perpetuity under and subject to the provisions contained in Crown lease No. 125 dated February 17, 1920.

(7) An allotment of land called Lehuwalakumburegodaaddara in Urala village, Gangaboda pattu, Galle District, Southern Province; bounded on the north by Indigaha-kanatideniya claimed by D. B. Davith, east by T. Ps.

331,059 and 244,052 and Dahahawulhena said to be Crown, south by reservation for a road, west by Lehuwala estate claimed by Mr. R. A. H. de Vos; containing in extent 4 acres 3 roads and 22 perches held in perpetuity under and subject to the provisions contained in Crown lease No. 124 dated February 17, 1920.

(8) An allotment of land called Millagahaduweatmaga alias Lehuwalakumburegoda in Urala village, Gangaboda pattu, Galle District, Southern Province; bounded on the west and north by Lehuwala estate claimed by Mr. R. A. H. de Vos, east by lot 1 in P. P. 10,833, south by reservation along the road, Indigahakanatideniya claimed by D. B. Davith and Lehuwala estate, claimed by Mr. R. A. H. de Vos; containing in extent 1 acre and 24 perches held in perpetuity under and subject to the provisions contained in Crown lease No. 120 dated February 17, 1920.

(9) An allotment of land called Annasigalakanda alias Heeralugekanda in Unanwitiya village, Gangaboda pattu, Galle District, Southern Province; bounded on the north by T. P. 309,269, east by Annasigalakanda alias Heeralugekanda said to be Crown, south and west by reservation for a road; containing in extent 4 acres 2 roods and 4 perches held in perpetuity under and subject to the provisions contained in Crown lease No. 176 dated March 8, 1920.

(10) An allotment of land called Annasigalakanda alias Heeralugekanda in Unanwitiya village, Gangaboda pattu, Galle District, Southern Province; bounded on the north by Kaluwaladeniya claimed by S. Babanis and others and reservation for a road, east by Annasigalakanda alias Heeralugekanda said to be Crown, south by water-courses and Kaluwalakumbura claimed by K. D. Endiris and others, west by Kaluwalakumbura claimed by K. D. Endiris and others and Kaluwaladeniya claimed by S. Babanis and others; and containing in extent 5 acres and 15 perches held in perpetuity under and subject to the provisions contained in Crown lease No. 193 dated March 1, 1920.

The said lands are sold subject to the terms, covenants, and conditions contained in the said Crown leases and the assignments affecting the same and to the payment of the rents reserved thereby including all arrears of rent due in respect thereof.

Writ amount the balance sum of Rs. 48,454.98, with interest thereon at 9 per cent. per annum from August 26, 1933, till payment in full and costs of suit.

Fiscal's Office, Galle, October 23, 1933.

J. R. Weerasekera, Deputy Fiscal.

In the District Court of Matara.

Suderis de Silva Weerasinghe of Batheegama Plaintiff. v_{s} . No. 6.119.

Uduma Lebbe Marikkar Notaris Abdul Koodus Marikkar of Dickwella Defendant.

NOTICE is hereby given that on Saturday, November 25, 1933, commencing at 2.30 in the afternoon, will be sold by public auction at the premises the right, title, and interest of the said defendant in the following mortgaged property for the recovery of a sum of Rs. 1,243 20, less Rs. 254 72 recovered, together with legal interest on Rs. 1,000 from June 22, 1933, till payment in full, applying out of the proceeds of sale a sum of Rs. 308.63 in satisfaction of the decree in A. C. R., Matara, case No. 18,291:

All that the soil and trees of the divided lot A of the land called Narangahahena, situated at Dodampahala in the Wellaboda pattu of the District of Matara, Southern Province; and bounded on the north by Bogahahena, T. P. 141,937, east by T. P. 141,937, south by divided lot B of the same land, and on the west by Inginigahahena alias Kahahewagehena; and containing in extent 4 acres 1 rood and 2 perches.

Deputy Fiscal's Office, E. T. GOONEWARDENE, Matara, October 24, 1933. Deputy Fiscal.

In the Additional Court of Requests of Matara. Don Carolis Weerabaddana Dissanayake Plaintiff. No. 16,479.

Saruwe Bandanage Don Samel of Pallewela Defendant.

NOTICE is hereby given that on Saturday, November 25, 1933, at 4 o'clock in the afternoon, will be sold by public auction at the premises the right, title, and interest of the said defendant in the following property for the recovery of a sum of Rs. 293.83, viz.:-

All that undivided 3 share of the soil and fruit trees of the land called Ittagalahena, situated at Pallewela in the Kandaboda pattu of the Matara District, Southern Pro-vince; and bounded on the north and east by Crown land,

south by lots C and F in P. P. 42, and the land claimed by inhabitants, and on the west by land claimed by inhabitants, lot A in P. P. 42 and Crown land; and containing in extent 7 acres 1 rood and 36 perches according to the containing in of salvey No. 262,468.

Deputy Fiscal's Office, Matara, October 21, 1933.

E. T. GOONEWARDENE, Deputy Fiscal.

In the Additional Court of Requests, Matara.

Alfred Hugh Abeydeera of Kottegoda Plaintiff.

Don Carolis Gunasekere, Vel-Vidane of Etbotuwa in East Giruwa pattu

NOTICE is hereby given that on Saturday, November 25, 1933, commencing at 2 o'clock in the afternoon, will be sold by public auction at the respective premises the right; Mittle, and interest of the said defendant in the following property for the recovery of a sum of Rs. 78.34, viz.:—

1. An undivided ½ share of the soil and trees, save pignter's share of 2nd plantation of the southern portion, the land called Kadurupokunegegederawatta. situated the land called Kadurupokunegegederawatta, situated at Babarenda in the Wellaboda pattu of the Matara District, Southern Province; and bounded on the north by southern portion of same land, east by western portion of same land, south by Arachchigewatta, and on the west by Thondilewatta; containing in extent about 2 acres.

2. An undivided 4/5 of 1/16 share of the land called Lokuappugekoratuwa, situated at Babarenda aforesaid;

and bounded on the north by Julgahakoratuwa alias Tal-allagewatta, east by Gansabhawa road and Deveniguru-nanselagewatta, south by Kadurugasara alias Handurugamagewatta, and on the west by Narangahakoratuwa alias Wadubalalamagagekoratuwa; and containing in extent

about 1 acre.

3. An undivided 9/16 of 1/16 share of the soil and trees save planter's share of the eastern portion of the land called Kankanigedarawatta, situated at Babarenda aforesaid; and bounded on the north by the fence of Pathegamagewatta, south by Malapalakoratuwa, east by the fence of Devenigurunanselagewatta, and on the west by Kadurugasara alias Handurugamagewatta; containing in extent about 2 acres.

4. All that undivided 1/16 share of the soil and trees, and buildings standing thereon, of the land called Deveni-gedarawatta, situated at Babarenda aforesaid; and bounded on the north by devata, east by Pelawattaruppa, south by seashore, and on the west by Ipita-aluthwatta; and containing in extent 1 acre and 1 rood.

Deputy Fiscal's Office, Matara, October 21, 1933. E. T. GOONEWARDENE, Deputy Fiscal.

Northern Province.

In the District Court of Jaffna.

Arunasalam Veluppillai of Kuala Lumpur, by his attorney Arunasalam Vaithilingam of Chavachcheri, personally and as executor in testa-entary case No. 7,813, D. C., Jaffna Plaintiff.

6. 1,028. $\mathbf{v}_{\mathbf{s}}$.

Ummah, widow of Segu Mohammadu of Chavakachcheri Defendant.

NOTICE is hereby given that on Saturday, November 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 defendant in the following property for the recovery of Rs. 887, with interest on Rs. 750 at the rate of 10 per cent. per annum from July 31, 1931, and costs of suit (less Rs. 390), poundage, and charges, viz. :-

An undivided & share and the life interest of the whole An undivided a snare and the life interest of the whole land of a piece of land, situated at Chavakachcheri in Chavakachcheri parish, Thenmaradchy division of the Jaffna District, Northern Province, called "Kaddukarny", containing in extent 3 roods and 23\frac{1}{2} perches; and bounded on the east by road, on the north by the property of the children of Achchipillai, on the west by sandy road, and on the south by the property of Velipsiliai Airequei and show the south by the property of Velupillai Aiyadurai and shareholders.

Fiscal's Office, Jaffna, October 23, 1933. S. TURAIYAPPAH, Deputy Fiscal. In the District Court of Jaffna.

Vaithilingam Ramasamy of Valvettiturai Plaintiff.

No. 4,171. Vs.

Vairamuttu Sinnadurai of Valvettiturai Defendant.

NOTICE is hereby given that on Saturday, November 18, 1933, at 12 noon, will be sold by public auction at the spot the right, title, and interest of the said defendant in the following property for the recovery of Rs. 523.17, with interest thereon at the rate of 9 per cent. per annum from May 19, 1933 (costs reserved), poundage, and charges, viz. :-

A piece of land situated at Valvettiturai in Udupiddy parish, Vadamaradchi division of the Jaffna District, Northern Province, called Anaivilunthan; containing in extent 111 lachams varagu culture. Of this & share on the north-western side in extent 1 lacham varagu culture and $7\frac{3}{4}$ kulies with house, mandapam, portice, kitchen, well, margosa tree, and coconut trees; and bounded on the east by lane, on the north by road, on the west by the property of Rasaretnam, wife of Sivapirakasam, and on the south by the property of Ponnukkandu, wife of Thiagarajah.

The land is said to be under mortgage.

Fiscal's Office, Jaffna, October 24, 1933. S. TURAIYAPPAH, Deputy Fiscal.

North-Western Province.

In the Additional Court of Requests, Kurunegala.

S. P. K. N. N. Subramaniam Chettiar of Kurunegala Plaintiff.

No. 8,165.

(1) Mugapu Tantiramalage Baron Appuhamy of Doratiyawa, (2) Lindagedera Vidane Dewayalage Lassama Veda of Indulgodakanda, both of Tiragandahe korale Defendants.

NOTICE is hereby given that on Friday, November 24, 1933, commencing from 1st land at 3 o'clock in the afternoon, will be sold by public auction at the premises the right, title, and interest of the said defendants in the following property for the recovery of the sum of Rs. 241.08, with interest on Rs. 214.83 at 9 per cent. per annum from August 21, 1933, till payment in full and poundage, viz.:—

An undivided 3 share of Pallekumbura of 15 lahas paddy sowing extent, situated at Indulgodakanda in Tiragandahe korale east of Weudawili hatpattu in the District of Kurunegala, North-Western Province; and bounded on the north by galberma and amuna, east by garden of Wattuwa Veda, south by field of Balaya Dewaya, and west by land of Balaya Dewaya and others, and registered in A 269/23.

2. An undivided one-half share of Migahamulahena alias watta of 15 lahas paddy sowing extent, with the plantation and everything thereon, situate at Indulgoda-kanda aforesaid; and bounded on the north by Setuwagewatta and Punchagewatta, east by ela of Saranagewatta, south by garden of Dingiriya and another, and west by

Punchageliena, and registered in A 315/284.
3. All that land called Munamalgahamulawatta alias Hitinagedarawatta (western half share of) of 4 lahas paddy sowing extent, situate at Indulgodakanda aforesaid; and bounded on the north by galpotta and kosgaha on the land of Dingiriya and others, east by remaining portion of this land, south by stone fence and enderu fence, and west by galenda and live fence and entire land, and registered in A 315/287.

4. An undivided \(\frac{1}{3} \) share of Wediyaruppemigahamulahena now watta of 5 lahas kurakkan sowing extent, with the plantations and everything thereon, situate at Indulgodakanda aforesaid; and bounded on the north by Gansabhawa road, east by the land of Lassama Veda and others, south by galenda of the land of Lassama Veda and others, west by chena of Lassama Veda and others, and registered in A 354/182.

An undivided one-half share of Ratmalagollewambotuhena of 5 pelas paddy sowing extent, with the plantations and everything thereon, situated at Indulgodakanda aforesaid; and bounded on the north by makulla tree on the limit of Puncha's hena and Mala-ela, east by galenda on the limit of Setuwa's hena, south by Crown land, and west, by limit of Jotihamy's hena, and registered in A 340/42.

All that land called Ambalanwatta of 2 pelas paddy sowing extent, with the plantations and everything thereon situate at Indulgodakanda aforesaid; and bounded on the north by limitary road of Handurukkandewatta and fence of Puncha's garden, east by fence of the garden belonging to Menika and others, and galenda, south by Seniambagahamulahena belonging to Lassuma and others, and fence of Puncha's garden, and west by fence of Salindu's garden and fence of Kira's garden, and registered in A 298/91.

7. All that land called Dematagahamulawatta of 4 seers

kurakkan sowing extent, with the plantations and every thing thereon, situated at Indulgodakanda aforesaid; and bounded on the north by fence of the garden of Ukkuwa and others, east and south by live fence, and west by live fence of the garden of Kirihatana, and registered in

A 146/226.

8. An undivided $\frac{1}{3}$ share of Aransalekumbura of 1 pela paddy sowing extent, situate at Indulgoda in Tiragandahe korale east aforesaid; and bounded on the north by Dingirimenikagekumbura, east by Rammenikagekumbura, south by hena of this field, and west by Punchiralagekumbura, and registered in A 315/285.

9. An undivided one-half share of Pahalandekumbura (eastern two-third share of) of 2 pelas paddy sowing extent, situate at Katupitiya in Tiragandahe korale east aforesaid; and bounded on the north by Balaya's field and Pinkumbura, east by field of Samara and Amangira, south by chena of this field, and west by limit of the remaining portion of this field, in extent 1 pela paddy, and registered in A 403/293.

Fiscal's Office, Kurunegala, October 24, 1933. A. BASNAYAKE, Deputy Fiscal.

In the District Court of Kurunegala.

(1) Dr. Leo Hugo Peiris of Havelock Town, Colombo, (2) Mary Llane Imelda Peiris of Bambalapitiya, Colombo No. 16,264.

(1) Liyanage Marku Silva of Bamunugedara in Kudagalboda korale, for himself and as legal representative of the estate of the late Komitige Mailenti Perera, (2) Aloysius Fernando, Proctor, Nainamadama, Chilaw, (3) The Chettinad Corporation, Limited, Defendants. Kurunegala

NOTICE is hereby given that on Saturday, November 18, 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 mortgaged with the plaintiffs by bond No. 49,486 dated October 16, 1924, and attested by C. S. Leitan, Notary Public, and declared specially bound and executable under the decree dated July 11, 1932, entered in the above action and ordered to be sold by the order of court dated October 13, 1933, for the recovery of the sum of Rs. 12,500, with further interest on Rs. 10,000 at the rate of 15 per cent. per annum from the court of the sum of Rs. 11,1032, and thereoffer with February 15, 1932, to July 11, 1932, and thereafter with legal interest on the aggregate amount till payment in full, and costs less Rs. 870 deposited in court, and poundage,

1. All those contiguous allotments of land called Wetakeyapothe Nugagahamulahena of 3 kurunies kurakkan sowing extent, ½ share of Wetakeyapothepitiyekumbura of 2 amunams and 2 pelas paddy sowing extent, and of thereto adjoining pillewa of 1 laha kurakkan sowing extent, ½ share of Wetakepothenugagahamulahena of about 3 kurunics kurakkan sowing extent, ½ share of Kahatagahamulawatta of about 3 kurunies kurakkan sowing extent, ½ share of Deniyehena of 5 lahas kurakkan sowing extent, Kahata-gahamulahena of 3 kurunies kurakkan sowing extent, Kekunagahapiti ekumbura pillewa of 3 seers kurakkan sowing extent, ½ share of Kolongahamulahena of 2 lahas kurakkan sowing extent, ‡ share of Bulugahamulahena of 2 lahas kurakkan sowing extent, ½ share of Kumbukgollo-hena of 4 kurunies kurakkan sowing extent, and of thereto adjoining Ratgallagepitiya of 3 pelas paddy sowing extent, ‡ share of Kumbukgollehena of about 4 kurunies kurakkan sowing extent, and of thereto adjoining Ratgallepitiva of 3 pelas paddy sowing extent, ½ share of Kolongahamulahena of about 2 lahas kurakkan sowing extent, & share of Kekunagahapitiyekumbura of 3 pelas paddy sowing extent, and of thereto adjoining pillewa of 1 laha kurakkan sowing extent, Wetakeyapothapitiya of 5 acres and 25 perches in extent, Wetakeyapothakumburepillewa of about 6 seers kurakkan sowing extent, Dangahamulapillewa of about ½ seer kurakkan sowing extent, ‡ share of Kumbukgollehena of about 4 kurunies kurakkan sowing extent, and of thereto adjoining Ratgallagepitiya of 3 pelas paddy sowing extent, Dangollehena of 2 lahas kurakkan sowing extent, ½ share of

Bulugahamulahena of I timba kurakkan sowing extent, share of Mawatahena of 5 lahas kurakkan sowing extent, being of Mawatanena or o panas southing extent, Kekuna-Deniyohena of 5 lahas kurakkan sowing extent, Kekunagahapitiyakeyanakumbura of 3 pelas paddy sowing extent, and thereto adjoining pillews of I laha kurakkan sowing extent, appertaining to Kekunagahapitiyekumbura which have been included in the survey made by Licensed Surveyor, E. B. Daniels, on September 6, 1896, as one land; containing according to the said figure of survey 37 acres 2 roods and 7 perches, in extent, and all the plantations, &c., and the houses and buildings standing thereon, situated at Bamunugodara in Kudagalboda korale of Weudawilli hatpattu in
the District of Kurunegala, North-Western Province; and
bounded on the east by the land belonging to Appuhamy
and others, the land of Appuhamy and the chena of Pilo
Appu, south by the pillewa and field of Ukkuhamy, the field of Ukku Banda, the field of Punchirala, the field of Bodiya, the field of Horatala, the field of Siyatu, the field of Ukkurala and the chena of Punchirala, west by the chena of of Pilo Appu and kahata tree, and north by the chena belonging to Punchirala and others, the chena of Punchiappu Vedarala, the chena of Pulingurala, and the chena belonging to Mariyanu Silva.

All that land called Mereyayebulugahamulahena of about 2 lahas kurakkan sowing extent, and all the plantations, &c., standing thereon, situated at Bamunugedara aforesaid; and bounded on the north by limit of the chena of Appu Vedarala, east by a land of Mariyanu Silva, south also by a land of Mariyanu Silva, and west by kon tree and

bulu tree.

3. An undivided \(\frac{3}{8} \) share of the land called Mawatahena of about 2 lahas kurakkan sowing extent, and all the plantations, &c., standing thereon, situated at Bamunugedara aforesaid; and bounded on the north by limit of the chena of Marukku, kon tree and bo tree, east by Gederawatta, south by the field of Marukku, and west by Gansabhawa road.

4. An undivided \(\frac{1}{8} \) share of the western portion of Hitinawatta, situate at Bamunugedara aforesaid, and which said western portion is now called and known as Bilinchagahamulawatta of 3 lahas kurakkan sowing extent, and of all the plantations, &c., standing thereon; and bounded on the east by the enderu fence of Hitinagederawatta, south by wela, west by Gansabhawa road, and north by kon tree on

the village limit of Wewagedera.

5. An undivided ½ share of the land called Mawatagawahena, now garden of 2 lahas kurakkan sowing extent, and of all the plantations, &c., standing thereon adjoining Hitinawatta, on the west, situated at Bamunugedara aforesaid; and which said Mawatagawahena now garden is bounded on the east by Hitinawatta, south by the field formerly of Crown and now belonging to Marku Silva, west by Gansabhawa road and enderu fence and north by village limit of Wewagedera and kon tree.

Fiscal's Office, Kurunegala, October 24, 1933.

A. Basnayake, Deputy Fiscal.

In the Court of Requests of Negombo.

Seena Thana Kana Nana Sana Rawanna Mana Ramanathan Chettiar of Negombo Plaintiff. No. 38.976. v_s .

(1) Randunu Pathirennehelage Peter Singho of Nawasi gahawatta, (2) Jayasuriya Aratchige Don Girik goris Appuhamy of Eawana in Kurunegala District Defendants.

NOTICE is hereby given that on Saturday, November 18, 1933, at 1 o'clock in the afternoon, will be sold by public auction at the premises the right, title, and interest of the said defendants in the following property for the recovery of the sum of Rs. 333 25; with interest on Rs. 200 at the rate of 24 per cent. per annum from January 17, 1932, till April 1, 1932, and thereafter at 9 per cent. per annum till payment and poundage, viz.:-

All that remaining portion after excluding an undivided extent of 2 acres towards the east from and out of the land called Kongahamulawatta alias Kahatagahamulawatta, situate at Nawasigahawatta in Katugampola korale south of Katugampola hatpattu in the District of Kurunegala, North-Western Province; and bounded on the north by land of Samelhamy and Sittappu Vidane, east by land of Charlis Appu and Bandappu and Kadumberiyagaha, south by cart road, west by Palugaha and garden of Sittappu Vidane; containing in extent about 5 acres, with the plantations and buildings standing thereon.

Subject to Mortgage Bond No. 21,384 dated March 2, 1928.

Registered in C 453/87.

- 2. The land called Palugahawatta, situate at Nawasigahawatta aforesaid; and bounded on the north by reservation for a road and reservation along the edge of road, east by reservation for a road and land in T. P. No. 389,764, lot 139, south by lot No. 158, west by lots Nos. 158 and 153, and land in T. P. No. 389,765; containing in extent 1 acre 3 roods and 15 perches, with the plantations and buildings standing thereon. Registered in C 542/27.
- 3. The land called Palugahamulawatta, situate at Nawasi gahawatta aforesaid; and bounded on the north by lot 139, east by lot 161, south by lot 159, west by lot 157; containing in extent 1 acre 3 roods and 2 perches, with the plantations and buildings standing thereon. Registered in C 542/28.
- 4. The land called Palugahamulawatta, situate at Nawasigahawatta aforesaid; and bounded on the north, east, and south by lot 157 and on the west by lot 153; containing in extent I rood and I perch, with the plantations and buildings standing thereon. Registered in C 542/29.

The above 2nd, 3rd, and 4th lands are subject to mortgage bond No. 983 dated November 17, 1930.

Fiscal's Office. Kurunegala, October 24, 1933. A. BASNAYAKE. Deputy Fiscal.

In the Court of Requests of Negombo.

Seena Thana Kana Nana Sana Rawanna Mana

No. 39,339.

(1) Govinnage Lonohamy, (2) Jayawickrama Aratchige Saloman Appuhamy, both of Dummalasuriya. Defendants.

NOTICE is hereby given that on Monday, November 20, 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. 90 25, with interest on Rs. 50 at the rate of 30 per cent. per annum from April 26, 1932, till June 15, 1932, and thereafter at 9 per cent. per annum till payment and poundage, viz. :-

All that remaining extent after excluding 45 coconut trees already sold out of the land called Kahatagahamulawatta, situate at Dummalasuriya in Yagampattu korale of Katugampola hatpattu in the District of Kurunegala, North-Western Province; and bounded on the north by land of Mr. Corea, Advocate, and others, east by land of the heirs of Hendappuhamy Vedarala, south by land of Hiti-hamy Vedarala, west by Weehenekumbura; containing in extent about 8 acres. With the plantations and buildings standing thereon.

Fiscal's Office, Kurunegala, October 24, 1933. A. BASNAYAKE, Deputy Fiscal.

Province of Sabaragamuwa.

In the District Court of Colombo.

In the matter of the intestate estate of the late Wahala-Appuhamy of Ayagama, tantirige Don Lewis deceased.

No. 4,204 F) sty. Wahalatantirige Don Brampy Appuhamy of Aya-..... Administrator.

OTICE is hereby given that on Wednesday, November 12, 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 estate in the following property for the recovery of a sum of Rs. 458 22, with interest thereon at 4 per cent. per amum from September 26, 1929, to date of payment being balance Estate Duty, together with a further sum of Rs. 104.20 due as deficiency and poundage, viz. :-

An undivided 2/8 share of Durakandayagepanguwa, situate at Udugala in Palle pattu of Kukul korale; bounded on the north and east by Kukulu-ganga, south by Wara-thelgoda Gammaima, and west by Hulukeli-dola; and containing in extent about 600 amunams of paddy sowing.

Fiscal's Office, H. C. WIJESINHE. Additional Deputy Fiscal. Ratnapura, October 20, 1933.

NOT ICES **TESTAMENTARY** ACTIONS.

In the District Court of Colombo. Order Nisi.

Jurisdiction. No. 6.516.

Testamentary In the Matter of the Last Will and Testament of Sabhanayagam Rasamma of 29, Vauxhall lane, Slave Island, in Colombo,

Velupillai Sabanayagam of Lily street, Slave Island, in Colombo ·And

(1) A. S. K. Kumariah. of Urelu East, Chunnakam, (2) A. S. K. Ponnambalam of Kerniyadi, Urumpiray South, Chunnakam Respondents.

THIS matter coming on for disposal before G. C. Thambyah, Esq., District Judge of Colombo, on August 4, 1933, in the presence of Mr. S. Ratnakaram, Proctor, on the part of the petitioner above named; and the affidavits (1) of the said petitioner dated June 28, 1933, (2) of the attesting notary dated June 29, 1933, and (3) the order of the Supreme Court dated July 20, 1933, having been read:

It is ordered that the last will of Sabhanayagan Rasamma, deceased, of which the original has been produced and is now deposited in this court, be and the same is hereby declared proved; and it is further declared that the petitioner is the executor named in the said will and that he is entitled to have probate thereof issued to him accordingly, unless the respondents above named or any other person or persons interested shall, on or before September 21, 1933, show sufficient cause to the satisfaction of this court to the contrary.

August 4, 1933.

G. C. THAMBYAH. District Judge.

The date for showing cause against this Order Nisi is extended for November 2, 1933.

October 19, 1933.

G. C. THAMBYAH, District Judge.

ab)

In the District Court of Colombo.

Order Nisi.

Testamentary In the Matter of the Intestate Estate of Singappulige Marthelis of Pasyala in the Siyane korafe of Udugaha pattu, deceased. Jurisdiction. No. 6,532.

Petitioner.

(1) Kadinappulige Lenachchi, (2) Sizgappulige Christina, (3) Singappulige Mistinu, all of Pasyala in the Siyane korale of Udugaha pattu Respondents.

THIS matter coming on for disposal before G. C. Thambyah, Esq., District Judge of Colombo, on August 18, 1933, in the presence of Mr. V. Fernando, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated August 2, 1933, having been read:

It is ordered that the petitioner be and he is hereby declared entitled, as eldest brother of the above-named deceased, to have letters of administration to his estate issued to him, unless the respondents above named or any other person or persons interested shall, on or before November 2, 1933, show sufficient cause to the satisfaction of this court to the contrary.

August 18, 1933.

G. C. THAMBYAH, District Judge.

In the District Court of Colombo. Order Nisi.

Testamentary In the Matter of the Last Will and Testament of Kankanige Thomas Perera of Jurisdiction. 18, Wall's lane, Colombo, deceased. No. 6,552.

Hondamuni Lewis Fonseka of Alutmawatta, Colombo, (2) Brandiawattagamage Sylvester Perera of Madampitiya in Colombo Petitioners.

THIS matter coming on for disposal before G. C. Thambyah, Esq., District Judge of Colombo, on September 6, 1933, in the presence of Mr. J. H. Rasiah Joseph, Proctor, on the part of the petitioners above named; and the affidavits (1) of the said petitioners dated September 4, 1933, and (2) of the attesting notary also dated September 4, 1933, having been read:
It is ordered that the last will of Kankanige Thomas

Perera, deceased, of which the original has been produced and is now deposited in this court, be and the same is hereby

GOVERNMENT GAZETTE — Oct. 27, 1933

declared proved; and it is further declared that the petitioners are the executors named in the said will, and that they are entitled to have probate thereof issued to them accordingly, unless any person or persons interested shall, on or before November 2, 1933, show sufficient cause to the satisfaction of this court to the contrary.

September 6, 1933.

G. C. THAMBYAH, District Judge.

In the District Court of Colombo.

Order Nisi.

In the Matter of the Last Will and Testa-Testamentary ment of Florence Mabel Mary Hole of Jurisdiction.

(2) of the attesting witnesses dated September 27, 1933, having been read:

It is ordered that the last will of Florence Mabel Mary Hole, deceased, of which the original has been produced and is now deposited in this court, be and the same ishereby declared proved; and it is further declared that the petitioner is the executrix named in the said will, and that she is entitled to have probate thereof issued to her accordingly, unless any person or persons interested shall, on or before November 9, 1933, show sufficient cause to the satisfaction of this court to the contrary.

October 5, 1933.

G. C. THAMBYAH. District Judge.

In the District Court of Colombo.

Order Nisi.

Testamentary In the Matter of the Intestate Estate of diction. OAmaratunge Aratchchige Marshal Perera
602. of 14/10, Kew lane, Slave Island,
Welombo, deceased. Jurisdiction.

THIS matter coming on for disposal before M. J. Molligodde, Esq., District Judge of Colombo, on October 18, 1933, in the presence of Mr. Hector A. Perera, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated October 18, 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 November 9, 1933, show sufficient cause to the satisfaction of this court to the contrary.

M. J. MOLLIGODDE. District Judge.

October 18, 1933.

In the District Court of Kalutara.

Order Nisi declaring Will proved, &c.

Testamentary In the Matter of the Estate of the late Ponsuge Lewis Thissera Sandanayake, Jurisdiction. deceased, of Molligoda. No. 2.520.

THIS matter coming on for disposal before N. M. Bharucha, Esq., District Judge of Kalutara, on January 31, 1933, in the presence of Messrs. De Abrew & Jayasundera, Proctors, on the part of the petitioner, Isac Martin Thissera Siri Kularatne Basnayake, Notary Public of Warakapola; and the affidavit of the said petitioner dated August 16, 1932, having been read:

It is ordered that the will of Ponsuge Lewis Thissera Sandanayake, deceased, dated March 9, 1932, and now deposited in this court, be and the same is hereby declared proved, unless the respondents—(1) Leelawathi Basnayake Hamine, (2) Upasena Sandanayake Seneviratne, (3) Nanda-wathie Sandanayake, (4) Pathmawathie Sandanayake, (5) Susilawathie Sandanayake, all of Molligoda, 3rd to 5th minors by their guardian ad litem the 6th respondent, (6) Kemawathie Goonetilleke Hamine of Gonagala, (7) Badrawathie Siriwardane Hamine of Kadawatha, (8) the Secretary, Mahabodi Society, Colombo-or any other person or persons interested shall, on or before March 14 1933, show sufficient cause to the satisfaction of this court to the contrary.

It is further declared that the said 6th respondent be and she is hereby appointed guardian ad litem over the 364, 4th, and 5th respondents (minors) for all the purposes of this action, unless the respondents shall, or on before March 14, 1933, show sufficient cause to the satisfaction of this court to the contrary.

It is further declared that the said Isac Martin Thissera-Siri Kularatna Basnayake, Notary Public, 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 March 14, 1933, show sufficient cause to the satisfaction of this court to the contrary.

N. M. BHARUCHA, District Judge.

March 31, 1933.

The time for showing cause against the Order Nisi is

extended till October 31, 1933. N.M. BHARUCHA. District Judge.

> In the District Court of Kalutara. Order Nisi.

Testamentary In the Matter of the Estate of the late Jurisdiction. Kurukulasuriyage Aron Arnolis Perera. No. 2,547. deceased, of Pattiya North in Panadure.

THIS matter coming on for disposal before N. M. 4. Bharucha, Esq., District Judge of Kalutara, on May 22, 1933, in the presence of Mr. C. S. Perera, Proctor, on the part of the petitioner, Engaltina Perera Abbaydeera of Pattiya North; and the affidavit of the said petitioner dated April 25, 1933, 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—(I) Shana Perera, (2) Paleney Perera, (3) Amitha Perera, (4) Helani Perera, minors, by guardian ad-litem (5) Dr. C. V. Dias of Panadure—or any other person or persons interested shall, on or before June 29, 1933, show sufficient cause to the satisfaction of this court to the contrary.

It is further declared that the said 5th respondent be

and he is hereby appointed guardian ad litem over the 1st to 4th minor respondents for all the purposes of this action, unless the respondents or any other person or persons mentioned shall, on or before June 29, 1933, show sufficient cause to the satisfaction of this court to the contrary.

May 18, 1933.

N. M. BHARUCHA, District Judge.

Date of showing cause is extended till September 28, 1933.

N. M. BHARUCHA, District Judge.

Date of showing cause is extended till November 9, 1933.

September 28, 1933.

N. M. BHARUCHA. District Judge.

In the District Court of Galle. Order Nisi.

In the Matter of the Intestate Estate of Testamentary James Dias Madanayake, late of Ihala-Jurisdiction. No. 7,235. goda in Akmeemana, deceased.

- (1) Dona Luvina Samarawickrama Yapa of Ihalagoda in Akmeemana, (2) Abraham Dias Pathinayake cf
- Suwandara Dias Madanayake of Ganegama, (2)
 Marthenis Dias Wickramasinghe, (3) Abraham Dias
 Wickramasinghe, (4) George Dias Wickramasinghe,
 (5) Arnolia Dias Wickramasinghe, wife of (6) Abilian
 Dias Suriaratchi, (7) Martin Dias Wickramasinghe, (8) David Dias Wickramasinghe, (9) Marthina Dias Wickramasinghe, (10) Misilina Dias Wickramasinghe, all of Yatalamatta, (11) Eobina Dias Madanayake, wife of (12) James Godage, both of Haliwala, (13) Juliyana Dias Madanayake, wife of the 2nd named petitioner, (14) Francis Dias Madanayake, (15) Cornelis Dias Madanayake, (16) Theodore Dias Madanayake, (17) Benchis Dias Madanayake, (18) Dona Thosina Wickramasinghe, all of Ihalagoda in Akmeemana...... Respondents.

THIS matter coming on for disposal before T. W. Roberts, Esq., District Judge of Galle, on September 22, 1933, in the presence of Mr. A. E. P. Jayatilaka, Proctor,

on the part of the petitioners above named; and the affidavit of the said 2nd named petitioner dated September 1933, having been read:

It is ordered that the 2nd respondent be appointed guardian ad litem over 8th, 9th, and 10th respondents, todors, and that 18th respondent be appointed guardian ditem over the minors, 14th, 15th, 16th, and 17th respondents, unless the above-named respondents shall, on or before November 2, 1933, show sufficient cause to the contrary to the satisfaction of this court

2. It is further ordered that the 1st petitioner who is the widow of the deceased above named, and the 2nd petitioner, as son-in-law of the deceased above named, are both jointly to have letters of administration issued to them accordingly, unless the aforesaid respondents shall, on or before November 2, 1933, show sufficient cause to the contrary to the satisfaction of this court.

September 22, 1933.

T. W. ROBERTS. District Judge.

In the District Court of Galle.

Order Nisi.

Testamentary In the Matter of the Intestate Estate of Dr. Edward Jayatileke of Galwadugoda in Galle (deceased). No. 7,540.

· And

William Jayatileke of Galwadugoda, (2) Maria Sonnadara nee Jayatileke, wife of (3) Don Hendrick Jonnadara of Matara, (4) Manuel Jayatileke, 5) Indradasa Jayatileke of Galwadugoda in Galle Respondents.

THIS matter coming on for disposal before T. W. Roberts, Esq., District Judge of Galle, on October 21, 1933, in the presence of W. E. & H. C. Peries, Proctors, for the petitioner; and the petitioner's affidavit and petition having been read: It is ordered that letters of administration to the intestate estate of the above-named deceased be issued to the petitioner, accordingly, unless the respondents above named or any other person or persons interested shall, on or before November 20, 1933, show sufficient cause to the satisfaction of this court to the contrary.

> T. W. ROBERTS. District Judge.

October 24, 1933.

In the District Court of Matara.

In the Matter of the Intestate Estate of Cicilia Harriet Ranchigoda Wijesekera, deceased, of Deniyaya. Jurisdiction No. 3.805.

Don William Ranchigoda Wijesekera of Deniyaya Petitioner.

(1) Francina Emily Ranchigoda Wijosekera, wife of (2) D. A. do Silva Boralesse, both of Pallegama, (3) D. A. de Silva Boralesse, both of Pallegama, (3) Charlina Nancy Ranchigoda Wijesekera, wife of (4) D. H. Weeratunga, both of Madiha, (5) Jane Agnes Banchigoda Wijesekera, wife of (6) D. G. Boderagama of Nape, Telijjawila, (7) Ellen Margaret Ranchigoda Wijesekera, wife of (8) D. H. Jayasekera of Senewatta, Bentota, (9) Dona Matilda Ranchigoda Wijesekera of Weeraketiya, (10) Beatrice Ranchigoda Wijesekera, wife of (11) A. L. W. Ratnayake of Pallegama, (12) Dotty Ranchigoda Wijesekera, wife of (13) D. F. Abeywardena of Walasgala, (14) D. F. R. Wijesekera of Deniyaya, (15) Caroline Ranchigoda Wijesekera of Deniyaya, (16) Mr. R. Ranchigoda Wijesekera of Deniyaya, (16) Mr. R. Secretary, Malalgoda, District Matara..... Respondents.

THIS matter coming on for disposal before C. J. S. Pritchett, Esq., District Judge of Matara, on June 16, 1933, in the presence of Messrs. G. & D. Weeratunga, Proctors on the part of the petitioner above named; and the affidavit of the said petitioner dated June 9, 1933, having been read: It is ordered that the 16th respondent above named be and he is hereby declared entitled, as official administrator of the said deceased, to administer the said estate, and that letters of administration do issue to him accordingly, unless the respondents above named or any person or persons interested shall, on or before August 16, 1933, show sufficient cause to the satisfaction of this court to the contrary.

June 16, 1933.

C. J. S. PRITCHETT. District Judge.

Extended till November 8, 1933.

C., J., S. PRITCHETT, September 28, 1933.

2.10 . 2 In the District Court of Jaffna.

Testamentary In the Matter of the Estate of the late Jurisdiction. Sivakkolunthu Chellappah of Nalloor, No. 8,390. deceased.

THIS matter of the petitioner, Chellappah Sivakkolunthu of Nalloor, praying for letters for the above estate, coming for disposal before D. H. Balfour, Esq., District Judge, on July 20, 1933, in the presence of Mr. C. R. Tambiah, Proctor.

It is ordered that letters do issue to him unless the respondents show sufficient cause to the contrary on October 30, 1933.

October 18, 1933.

D. H. BALFOUR. District Judge.

In the District Court of Mullaittivu.

Order Nisi.

In the Matter of the Intestate Estate of the late Vythilingam Kadiravelu of Mulliawalai, deceased. Testamentary Jurisdiction. No. 291.

Kadiravelu Arumugam of Mulliawalai Petitioner.

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

(1) Kadiravelu Vythilingam, (2) Kanthar Arumugam, (3) wife Ponnathai, (4) Sankary Kanapathipillai (5) wife Walliammai, (6) Arumugam Sinnathamby, (7) wife Annapillai, (8) Murugar Appacuddy, (9) wife Sinnachy, (10) Sinnathamby Kandiah, (11) wife Katpagam, all of Mulliawalai Respondents.

THIS matter of the petition of the above named petitioner, praying for letters of administration to the estate of the above-named deceased, Vythilingam Kadiravelu of Mulliawalai, coming on for disposal before G. de Soyza, Esq., District Judge of Mullaittivu, on September 8, 1933, in the presence of Mr. S. Pasupathy, Proctor, on the part of the petitioner; and the affidavit of the petitioner dated September 4, 1933, having been read: It is ordered that the petitioner be and he is hereby declared entitled to administer the said estate, as the son of the said deceased, and that letters of administration do issue to him accordingly, unless the respondents above named or any other person shall, on or before October 4, 1933, show sufficient cause to the satisfaction of this court to the contrary.

September 8, 1933.

G. DE SOYZA District Judge.

The time for showing cause is extended till November 8,

October 4, 1933.

G. DE SOYZA, District Judge.

In the District Court of Badulla.

Order Nisi.

Testamentary In the Matter of the Last Will and Testament of Udagedarawatte Balagalakade Dingiri of Balagala in Yatipalata, Udu-Jurisdiction. No. B/903. kinda, deceased.

Between

Kariyawasan Hetti Tantrige Emanis Silva of Balagala kade in Balagala Petitioner.

And

 Balagalakade John, (2) Ganhewage Ranohamy,
 Ganhewage Podi Nona, (4) Balagalakade Elisa,
 Balagalakade Punchikira, and (6) Balagalakade Punchibaba, all of Balagala Respondents.

THIS matter coming on for disposal before Joseph Nalliah Arumugam, Esq., District Judge of Badulla, on August 1, 1932, in the presence of Messrs. Rambukpota & Nadarajah, Proctors, on the part of the petitioner; and the affidavits of the petitioner dated July 30, 1932, and of the second witness to the last will and testament dated

the second witness to the last will and testament direct July 30, 1932, having been read:

It is ordered that the last will and testament of Udagedarawatte Balagalakade Dingiri, deceased, of which the original has been produced, and is now deposited in this court be and the same is hereby declared proved; and it is further declared that the petitioner is the executor named in the said will, and that he is entitled to have probate thereof issued to him accordingly, unless the respondents above named or any person or persons interested therein shall, on or before April δ , 1933, show sufficient cause to

the satisfaction of this court to the contrary.

March 8, 1933.

J. N. ARUMUGAM, District Judge

Time for showing cause is extended till November 15,

J. N. ARUMUGAM. District Judge.

District Judge. October 18, 1933.

879

11. (LEGAL) — CEYLON GOVERNMENT GAZETTE — Oct. 27, 1933

In the District Court of Badulla.

No. B/924. In the Matter of the Intestate Estate of James Ferguson of Poonagala Group, Bandarawela, deceased.

Mrs. Katherine Agnes Ferguson of Poonagala Group, Bandarawela Petitioner.

Vs.

(1) Ernest James Ferguson, a minor aged 7 years, (2) Hugh Donald Ferguson, a minor aged 5 years, (3) Kathleen Agnes Ferguson, aged 4 years, by their guardian ad litem (4) R. G. Coombe, Manager, Poonagala Group, Bandarawela Respondents.

THIS matter coming on for disposal before J. N. Arumugam, Esq., District Judge of Badulla, on September 11, 1933, in the presence of Mr. Francis Sebastian on the part of the petitioner; and her affidavit and petition dated August 21, 1933, and September 10, 1933, having been read: It is ordered that the petitioner be and she is hereby declared entitled, as widow of the deceased, to administer his estate, and to have letters of administration issued to her accordingly, unless any person or persons interested therein shall, on or before October 11, 1933, show sufficient cause to the satisfaction of this court to the contrary.

September 11, 1933.

J. N. ARUMUGAM, District Judge.

Extended and reissued for showing cause for November 1, 1933.

> J. N. ARUMUGAM, District Judge.

In the District Court of Ratnapura.

Order Nisi declaring Will proved.

In the Matter of the Last Will and Testa-Testamentary Arachchillaye Seelaman \mathbf{of} Jurisdiction. ment Wijehamy, deceased, of Karandana. No. 997.

THIS matter coming on for disposal before R. Y. Daniel, Esq., District Judge, Ratnapura, on December 12, 1932, in the presence of Mr. W. Jayawardane, Proctor, on the part of the petitioner, Seelaman Arachchillaye Hamine of Karandana; and the affidavit of the said petitioner dated December 6, 1932, and the affidavit of the Notary and a witness to the said last will dated December 6, 1932, having been read: It is ordered that the will of Seelaman Arachchillaye Wijehamy, deceased, dated September 17, 1925, and now deposited in this court, be and the same is hereby declared proved:

It is further declared that the said petitioner above named is the executrix named in the said will, and that she is entitled to have probate of the same issued to her accordingly, unless any person or persons interested shall, on or before February 13, 1933, show sufficient cause to the satis-

faction of this court to the contrary.

December 12, 1932.

R. Y. DANIEL, District Judge.

This Order Nisi is extended till October 30, 1933.

September 26, 1933.

N. E. ERNST, District Judge.

DRAFT ORDINANCES.

(Centinued from page 868.)

MINUTE.

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

B922

An Ordinance to amend The Housing and Town Improvement Ordinance, No. 19 of 1915.

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 Housing and Town Improvement (Amendment) Ordinance, No. of 1933.

Short title.

Section 18 of The Housing and Town Improvement Ordinance, No. 19 of 1915, is amended by the addition of the following at the end:-

"The expression 'existing street' means a street in existence at the commencement of this Ordinance.

Objects and Reasons.

The Supreme Court decided in Supreme Court case No. 175 (District Court, Colombo, No. 2,861) of this year that the expression "existing street" occurring in section 18 of The Housing and Town Improvement Ordinance, No. 19 of 1915, means in sub-section (1) (a) a street existing at the time the erection referred to is being made and in sub-section (4) a street existing at the time the resolution referred to is passed.

The purpose of this Bill is to define the expression to mean a street in existence at the time the principal Ordinance came into force, i.e., 1st December, 1915.

> CHAS. BATUWANTUDAWE, Minister for Local Administration.

The Ministry of Local Administration, Colombo, October 25, 1933.

Amendment of section 18 of the principal Ordinance.