

#### THE

# CEYLON GOVERNMENT GAZETTE

No. 8,099 – FRIDAY, JANUARY 11, 1935.

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				. 6	Supreme Court Notices			
Draft Ordinances	• •	• •	• •	20	District and Minor Courts Notices	• •	• •	
List of Jurors and	Assessors	••	• •	21	Notices in Insolvency Cases		• •	23
List of Notaries	• •		••		Notices of Fiscals' Sales		••	23
Notifications of Cri	minal Sessio	ns of the S	upreme		Notices in Testamentary Actions		••	27
Court	• •	• •			Council of Legal Education Notices			

### PASSED ORDINANCES.

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

#### No. 16 of 1934.

No. 7 of 1893.

An Ordinance to amend the Rabies Ordinance, 1893.

R. E. STUBBS.

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 Rabies Amendment Ordinance, No. 16 of 1934.

Amendment of section 12A of Ordinance No. 7 of 1893.

2 Section 12A of the Rabies Ordinance, 1893, is hereby amended in subsection (2) thereof, by the addition of the following proviso to that subsection:—

"Provided, however, that all licenses issued in respect of such dogs or classes of dogs as may be specified by the Governor by notification in the Gazette, shall be exempted from the requirements of this subsection."

Passed in Council the Sixth day of December, One thousand Nine hundred and Thirty-four.

E. W. KANNANGARA, Clerk of the Council.

Assented to by His Excellency the Governor the Twenty-second day of December, One thousand Nine hundred and Thirty-four.

G. M. RENNIE, Secretary to the Governor.

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

#### No. 17 of 1934.

G 847

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

R. E. STUBBS.

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

Short title.

1 This Ordinance may be cited as the Village Communities Amendment Ordinance, No. 17 of 1934.

Amendment of section 19 of Ordinance No. 9 of 1924.

- 2 Section 19 of the Village Communities Ordinance, No. 9 of 1924, is hereby amended by the addition of the following further proviso thereto:—
  - "Provided further-
  - (i) that the Governor with the advice of the Executive Committee of Local Administration may in respect of any village committee, by order published in the Gazette, substitute for the aforesaid day the last day of any other month whether in the year referred to in this section or in the year immediately preceding or following that year, but so that the period by which the term of office of the committee is extended or curtailed by the order shall not exceed twelve months; and

(ii) that in the application of this Part of the Ordinance to any committee in respect of which an order is so made, all references to the last day of June and to the first day of July shall be deemed to be references respectively to the date substituted by the order and to the day following that date."

Passed in Council the Sixth day of December, One thousand Nine hundred and Thirty-four.

> E. W. KANNANGARA, Clerk of the Council.

Assented to by His Excellency the Governor the Twenty-second day of December, One thousand Nine hundred and Thirty-four.

G. M. RENNIE, Secretary to the Governor. Ordinance enacted by the Governor of Ceylon, with the advice and consent of the State Council thereof.

#### No. 18 of 1934.

613/1 (S.B.)

#### An Ordinance to amend The Stamp Ordinance, 1909.

R. E. STUBBS.

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 Stamp Amendment Ordinance, No. 18 of 1934.

Short title.

- 2 Chapter IX. of the Stamp Ordinance, 1909, (hereinafter referred to as "the principal Ordinance") is renumbered Chapter X. and sections 84, 85, 86, 87, 88, 89 and 90 thereof are renumbered 85, 86, 87, 88, 89, 90 and 91 respectively.
- 3 The following is inserted between Chapter VIII. and renumbered Chapter X. as new Chapter IX.:—

Renumbering Chapter IX. and sections 84 to 90 of the principal Ordinance.

Insertion of new Chapter IX. in the principal Ordinance.

#### CHAPTER IX.

#### Composition for certain Stamp Duties.

- 84 (1) Where any person issuing policies of insurance against accident shall in the opinion of the Commissioner of Stamps so carry on the business of such insurance as to render it impracticable or inexpedient to require that the duty specified in Part I. of Schedule B be charged and paid upon any of such policies, the Commissioner of Stamps may enter into an agreement with that person for the delivery of half-yearly accounts of all sums received in respect of premiums on the said last mentioned policies of insurance against accident.
- (2) The agreement shall be in such form and shall contain such terms and conditions as the Commissioner of Stamps may think proper, and the person with whom the agreement is entered into shall observe the following rules:
  - (a) Every account shall be made in such form and contain such particulars as the Commissioner of Stamps shall require.
  - (b) Every account shall be a full and true account of all unstamped policies of insurance against accident issued during the half-year ending on the half-yearly day next preceding the delivery thereof, and of all sums of money received for or in respect of such policies so issued during that half-year, and of all sums of money received and not already accounted for in respect of any other unstamped policies of insurance against accident issued at any time before the commencement of that half-year.
  - (c) Accounts shall be delivered to the Commissioner of Stamps within twenty-one days after the first day of January and the first day of July.
  - (d) The duty shall be paid upon the delivery of the account.
- (3) After an agreement has been entered into between the Commissioner of Stamps and any person and during the period for which the agreement is in force, no policy of insurance against accident issued by that person and provided for in the agreement shall be chargeable with any duty, but in lieu of and by way of composition for that duty there shall be charged on the aggregate amount of all sums received in respect of premiums on such policies of insurance against accident a duty at the rate of five rupees per centum as a stamp duty.
- (4) In the case of wilful neglect to deliver such an account as is hereby required or to pay the duty in conformity with this section, the person shall be further liable to pay as penalty a sum equal to ten rupees per centum upon the amount of duty payable, and a like penalty for every month after the first month during which the neglect continues.

(5) The duty and penalty required to be paid under this section may be recovered as if they were required to be paid under Chapter IV.

Passed in Council the Eleventh day of December, One thousand Nine hundred and Thirty-four.

E. W. KANNANGARA, Clerk of the Council.

Assented to by His Excellency the Governor the Twenty-second day of December, One thousand Nine hundred and Thirty-four.

G. M. RENNIE, Secretary to the Governor.

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

#### No. 20 of 1934.

B 978

An Ordinance to amend The Local Government Ordinance, No. 11 of 1920.

R. E. STUBBS.

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 Local Government Amendment Ordinance, No. 20 of 1934.

Amendment of section 192 of the principal Ordinance.

2 Section 192 (1) of the Local Government Ordinance, No. 11 of 1920, (hereinafter referred to as "the principal Ordinance") is amended by the addition of the following words at the end:

and every District Council shall, in respect of each audit for any half of any financial year ending on a day after the thirty-first day of December, nineteen hundred and thirty-two, pay to Government as a contribution towards the cost of such audit a fee computed in the manner following, that is to say: (a) where the aggregate amount of the revenue of a District Council for any half of any such financial year is equal to or less than seventy-five thousand rupees, one per centum of the amount of such revenue; and, (b) where the aggregate amount of the revenue of a District Council for any half of any such financial year is more than seventy-five thousand rupees, one per centum of the first seventy-five thousand rupees of such revenue and one half per centum of the amount by which such revenue exceeds seventy-five thousand rupees.

Insertion of new sub-section (2) in section 192 of the principal Ordinance.

- 3 The following sub-section shall be added immediately after sub-section (1) of section 192 of the principal Ordinance and shall have effect as sub-section (2) of that section:—
  - (2) In respect of any audit held under this section for any half of any financial year ending on a date prior to the first day of January, nineteen hundred and thirty-three, it shall for all purposes be deemed lawful for a District Council to pay or to have paid to the Government and for the Government to recover or to have recovered from any District Council as a contribution towards the cost of any such audit a fee not exceeding one per centum of the aggregate amount of the revenue of each such District Council for the half of the financial year for which the accounts of that District Council were audited.

Renumbering of sub-sections (2), (3) and (4) of section 192 of principal Ordinance.

4 Sub-sections (2), (3) and (4) of section 192 of the principal Ordinance are hereby renumbered as sub-sections (3), (4) and (5), respectively.

Passed in Council the Eleventh day of December, One thousand Nine hundred and Thirty-four.

E. W. KANNANGARA, Clerk of the Council.

Assented to by His Excellency the Governor the Twenty-second day of December, One thousand Nine hundred and Thirty-four.

G. M. RENNIE, Secretary to the Governor. Ordinance enacted by the Governor of Ceylon, with the advice and consent of the State Council thereof.

#### No. 22 of 1934.

B 963

## An Ordinance to amend the Municipal Councils Ordinance, 1910.

No. 6 of 1910.

R. E. STUBBS.

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 Municipal Councils Amendment Ordinance, No. 22 of 1934.

Short title.

2 Section 137 of the Municipal Councils Ordinance, 1910, is hereby amended by the addition of the following proviso at the end thereof:—

Amendment of section 137 of Ordinance No. 6 of 1910.

"Provided that the Council may by resolution waive the whole or any part of any rate or tax and any costs incurred for the purpose of recovering that rate or tax if it appears to the Council that the amount to be waived is inconsiderable or irrecoverable or that it should be written off on the ground of the poverty of the person liable therefor; and, in any case where any such resolution is passed, no warrant shall be issued and any warrant that may have been issued shall be recalled."

Passed in Council the Eleventh day of December, One thousand Nine hundred and Thirty-four.

E. W. KANNANGARA, Clerk of the Council.

Assented to by His Excellency the Governor the Twenty-second day of December, One thousand Nine hundred and Thirty-four.

G. M. Rennie, Secretary to the Governor.

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

#### No. 23 of 1934.

973/9 (S.B.)

An Ordinance to amend the Ceylon State Mortgage Bank Ordinance, 1931. No. 16 of 1931.

R. E. Stubbs.

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 Ceylon State Mortgage Bank Amendment Ordinance, No. 23 of 1934.

Short title.

2 The following new section shall be added immediately after section 38 of the Ceylon State Mortgage Bank Ordinance, 1931, and shall have effect as section 38A of that Ordinance:—

Insertion of new section 38A in Ordinance No. 16 of 1931.

38A The interest and principal falling due in respect of any debentures that may be issued in contravention of the provisions of section 35, shall, if such debentures are issued in all other respects in accordance with the provisions of this Ordinance, be a charge upon and be paid from the general revenue of the Island.

Passed in Council the Eleventh day of December, One thousand Nine hundred and Thirty-four.

E. W. KANNANGARA, Clerk of the Council.

Assented to by His Excellency the Governor the Twenty-second day of December, One thousand Nine hundred and Thirty-four.

G. M. RENNIE, Secretary to the Governor. Ordinance enacted by the Governor of Ceylon, with the advice and consent of the State Council thereof.

#### No. 24 of 1934.

B 10/32

An Ordinance to declare the consent of the State Council to the levy in Ceylon of the dues fixed in respect of certain lighthouses and a buoy placed on or near the coasts of the Bahamas and the Leeward Islands.

R. E. STUBBS.

Preamble.

WHEREAS by section 670 of the Merchant Shipping Act, 1894, it is provided that where any lighthouse, buoy or beacon has been erected or placed on or near the coasts of any British possession by or with the consent of the legislature of that possession His Majesty may by Order in Council fix such dues (in that Act referred to as colonial light dues) to be paid in respect of that lighthouse, buoy or beacon by the owner or master of every ship which passes the same and derives benefit therefrom as His Majesty may deem reasonable and may by like Order increase, diminish or repeal such dues, and those dues shall from the time mentioned in the Order be leviable throughout His Majesty's dominions and further that colonial light dues shall not be levied in any British possession unless the legislature of that possession has by address to the Crown or by Act or Ordinance duly passed signified its opinion that the dues ought to be levied:

And whereas the lighthouses and buoy specified in the First Schedule hereto have been erected or placed on or near the coasts of the Bahamas and the Leeward Islands by or with the consent of the legislatures of those Possessions:

And whereas His Majesty, in pursuance of the powers in that behalf vested in Him by the said section and by and with the advice of His Privy Council, has been pleased to fix the dues to be paid in respect of the lighthouses and buoy specified in the first part of the said Schedule by the owner or master of every ship at one penny per ton of her register tonnage for every occasion after the first day of April, 1932, on which such ship passes and derives benefit from any of the said lighthouses or the said buoy:

And whereas His Majesty has been further pleased to fix the dues to be paid in respect of the lighthouse specified in the second part of the said Schedule by the owner or master of every ship at a half-penny per ton of her register tonnage for every occasion after the first day of April, 1932, on which such ship passes and derives benefit from the said lighthouse:

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

Short title.

Consent of legislature to the collection in Ceylon of dues fixed in respect of lighthouses and busy in the First Schedule.

- 1 This Ordinance may be cited as the Bahamas and Leeward Islands Light Dues Ordinance, No. 24 of 1934.
- 2 The opinion of the legislature is hereby signified that on all ships, other than ships belonging to His Majesty or to the Government of Ceylon, which before arriving or touching at any port or place in this Island have passed and derived benefit from any of the lighthouses or the buoy enumerated in the First Schedule, there shall be levied the light dues fixed by His Majesty by Order in Council dated the 17th day of December, 1931, and set out in the Second Schedule, or such other charges as may hereafter be fixed in like manner, and that the dues shall be levied in accordance with the provisions of any Order of His Majesty in Council for the time being in force in that behalf.

#### FIRST SCHEDULE.

	Part I.		
Lighthouses.	Latitude.		Longitude.
Gun Cay	25° 34′ N.		79° 19′ W.
Abaco	25° 51′ N.		77° 11′ W.
Cay Sal	23° 57′ N.		80° 28′ W.
Great Isaac	26° 02′ N.	٠.	79° 06′ W.
Cay Lobos	22° 23′ N.	٠.	77° 36′ W.
Elbow Cay	26° 32′ N.	٠.	76° 57′ W.
Great Stirrup Cay	25° 50′ N.	٠.	77° 54′ W.
Castle Island	22° 07′ N.	٠.	74° 20′ W.
Inagua	20° 56′ N.	٠.	73° 40′ W.
Bird Rock	22° 51′ N.		74° 22′ W.
Watling Island	24° 06′ N.		74° 26′ W.
Buoy.			
Matanilla Shoal	27° 23′ N.	• •	79° 06′ W.

Part II.

Latitude.

Longitude.

Lighthouse.

Sombrero Island . 18° 36′ N. . . 63° 28′ W.

#### SECOND SCHEDULE.

- 1. One penny per ton of the register tonnage of every ship for every occasion after the first day of April, 1932, on which such ship passes and derives benefit from any of the lighthouses or the buoy specified in Part I. of the First Schedule.
- 2. A half-penny per ton of the register tonnage of every ship for every occasion after the first day of April. 1932, on which such ship passes and derives benefit from the lighthouse specified in Part II. of the First Schedule.

Passed in Council the Twelfth day of December, One thousand Nine hundred and Thirty-four.

E. W. KANNANGARA, Clerk of the Council.

Assented to by His Excellency the Governor the Twenty-second day of December, One thousand Nine hundred and Thirty-four.

G. M. RENNIE, Secretary to the Governor.

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

#### No. 25 of 1934.

B. 934.

## An Ordinance to amend the Municipal Councils Ordinance, 1910.

No. 6 of 1910.

R. E. STUBBS.

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 Municipal Councils Amendment Ordinance, No. 25 of 1934.

Short title.

- 2 Section 115 of the Municipal Councils Ordinance, 1910, is hereby amended in sub-section (1) thereof by substituting in the first proviso to that sub-section for the words "buildings exclusively appropriated to religious worship", the words "buildings wholly or mainly used for religious purposes".
- Amendment of section 115 of Ordinance No. 6 of 1910.
- 3 The provisions of this Ordinance shall have effect as from the first day of January, nineteen hundred and thirty-five, notwithstanding anything in any written or other law to the contrary.

Effect of Ordinance.

Passed in Council the Thirteenth day of December, One thousand Nine hundred and Thirty-four.

E. W. KANNANGARA, Clerk of the Council.

Assented to by His Excellency the Governor the Twenty-second day of December, One thousand Nine hundred and Thirty-four.

G. M. Rennie, Secretary to the Governor.

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

#### No. 26 of 1934.

B 998

## An Ordinance to amend the Wells and Pits Protection Ordinance, 1884.

No. 27 of 1884.

R. E. STUBBS.

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 Wells and Pits Short title. Protection Amendment Ordinance, No. 26 of 1934.

Insertion of new section 15A in Ordinance No. 27 of 1884.

> Chairmen of Municipal Councils and Urban District Councils to exercise powers of Government Agent under this Ordinance No. 6 of 1910.

- 2 The following section shall be added immediately after section 15 of the Wells and Pits Protection Ordinance, 1884, and shall have effect as section 15A of that Ordinance:—
  - "15a. (1) All the powers of a Government Agent or of an Assistant Government Agent under this Ordinance shall, in any area within the administrative limits of any Municipal Council constituted under the Municipal Councils Ordinance, 1910, or any other written law, or of any Urban District Council constituted under the Local Government Ordinance, No. 11 of 1920, and in respect of all property situated therein, be exercised by the Chairman of that Council to the exclusion of the Government Agent or the Assistant Government Agent of the district of which the area forms a part.
  - (2) In the application of section 12 of this Ordinance to any property situated within the administrative limits of any Municipal Council or Urban District Council, all references in that section to the Crown shall be construed as references to that Council."

Passed in Council the Thirteenth day of December, One thousand Nine hundred and Thirty-four.

E. W. KANNANGARA, Clerk of the Council.

Assented to by His Excellency the Governor the Twenty-second day of December, One thousand Nine hundred and Thirty-four.

G. M. Rennie, Secretary to the Governor.

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

#### No. 27 of 1934.

[No. 502/33 (S.B.)]

No. 2 of 1932.

An Ordinance to amend the Income Tax Ordinance, 1932.

R. E. STUBBS.

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 Income Tax Amendment Ordinance, No. 27 of 1934.

Amendment of section 4 of the principal Ordinance.

- 2 Section four of the principal Ordinance is hereby amended as follows:—
- (1) By the repeal of sub-section (4) and by the substitution of the following sub-section therefor:—
  - "(4) Notwithstanding anything contained in this section, the Commissioner or any officer of the Income Tax Department authorised by the Commissioner in that behalf may communicate any matter which comes to his knowledge—
    - (a) to the Commissioner of Stamps, or
    - (b) to the Income Tax Authority of any part of His Majesty's Dominions or of any place under His Majesty's protection or suzerainty to such an extent as the Commissioner may deem necessary to enable the correct relief to be given from income tax in that part or place in respect of the payment of income tax in Ceylon";
- (2) By the addition thereto of the following sub-section as sub-section (5):—
  - "(5) Notwithstanding anything contained in this section, the Commissioner may permit the Auditor-General or any officer of the Department of the Auditor-General duly authorised by him in that behalf to have such access to any records or documents as may be necessary for the performance of his official duties. The Auditor-General or any officer authorised by him under this sub-section shall be deemed to be a person employed in carrying out the provisions of this Ordinance for the purpose of sub-section (2)."

- 8 Sub-section (2) of section 6 of the principal Ordinance is hereby amended as follows:—
- (1) In paragraph (a) (i), by the substitution for the word "others" of the following words—

"others, except the value of any holiday warrant, passage, or other form of free conveyance granted by an employer to an employee, or any allowance for the purchase of any such conveyance in so far as it is expended for such purpose;" and,

(2) In paragraph (b)—

- (a) by the substitution of the words "land and improvements or for such place of residence" for the words "land and improvements" where those words occur for the second time in that paragraph; and
- (b) by the substitution of the words "value is being determined" for the words "value is being decided" where those words occur at the end of the second sentence in that paragraph.
- 4 Sub-section (1) of section seven of the principal Ordinance is hereby amended as follows:—
- (1) by the repeal of paragraphs (c) and (d) thereof and by the substitution of the following paragraphs therefor:—
  - "(c) the income of any institution or trust of a public character established solely for charitable purposes;
  - (d) the income of any religious body or institution whether established under any instrument in writing or not;" and
- (2) in paragraph (k), by the substitution of the words "retiring gratuity (other than a sum received in commutation of pension)" for the word "retiring" in that paragraph.
- 5 Section nine of the principal Ordinance is hereby amended as follows :—
- (1) In sub-section (1), by the substitution of the words and figures "sub-sections (2) and (3)," for the word and figure "sub-section (2),";
- (2) in paragraph (ii) of the proviso to paragraph (b) of sub-section (1), by the substitution of the words "plant, machinery or fixtures were" for the words "plant and machinery was"; and,
- (3) by the addition of the following sub-section as subsection (3) thereof:—
  - "(3) Income arising from interest shall be the full amount of interest falling due whether paid or not, without any deductions for outgoings or expenses. Where, however, any person proves to the satisfaction of the Commissioner that any interest is unpaid, the Commissioner may direct that payment of the tax charged in respect thereof be deferred for such time as he may deem necessary, and where it is proved that any interest cannot be recovered, any assessment which includes such interest shall, notwithstanding the provisions of section 75, be reduced by the amount of interest included which has been shown to be irrecoverable."
- 6 Paragraph (c) of section ten of the principal Ordinance is hereby repealed and the following paragraph is substituted therefor:—
  - "(c) any expenditure of a capital nature or any loss of capital;".
- 7 Section eleven of the principal Ordinance is hereby amended as follows:—
- (1) in sub-section (5), by the substitution of the words "shall be reduced" for the words "shall, on application being made by him to the Commissioner within twelve months after the end of that year of assessment, be reduced"; and,
- (2) by the addition at the end thereof of the following sub-section as sub-section (11):—
  - "(11) Notwithstanding the provisions of section 75, a claim made under this section to an adjustment of any assessment by reference to the profits or income for any period other than the year preceding the year of assessment shall be entertained if it is made within the period of twelve months next succeeding that year of assessment. A claim so made shall be regarded as an appeal for the purposes of Chapter XI."

Amendment of section 6 of the principal Ordinance.

Amendment of section 7 of the principal Ordinance.

Amendment of section 9 of the principal Ordinance.

Amendment of section 10 of the principal Ordinance.

Amendment of section 11 of the principal Ordinance. Amendment of section 13 of the principal Ordinance.

- 8 Section thirteen of the principal Ordinance is hereby amended in paragraph (a) of sub-section (1) thereof—
- (1) by the substitution of the words "interest not allowable under section 9 (1) (e), annuity, ground rent, or royalty:" for the words "interest, annuity, ground rent, or royalty not allowable under section 9 (1) (e):"; and,

(2) by the addition, at the end of the proviso, of the following paragraph as paragraph (iv):—

"(iv) where for any period of assessment any of the said sums has not been and will not be paid, no deduction shall be allowed;"

Amendment of section 15 of the principal Ordinance.

- 9 Section fifteen of the principal Ordinance is hereby amended as follows:—
- (1) by the substitution for all the words from the word "Where" to the word "taxable: "of the following words:—

"Where the assessable income for any year of assessment of an individual resident in Ceylon does not exceed two thousand four hundred rupees, such income shall not be taxable."

Provided that, where an individual is resident in Ceylon for only a part of a year of assessment, his income shall be taxable if it exceeds a sum which bears the same proportion to two thousand four hundred rupees as the number of days during which he is so resident bears to the number of days in that year of assessment: "; and,

(2) by the substitution of the words "Provided further" for the word "Provided" in the proviso of that section.

Amendment of section 16 of the principal Ordinance.

10 Paragraph (e) of sub-section (1) of section sixteen of the principal Ordinance is hereby amended by the substitution of the words "who lived with and was" for the words "living with him and".

Amendment of section 18 of the principal Ordinance.

- 11 Sub-section (1) of section eighteen of the principal Ordinance is hereby repealed and the following sub-section is substituted therefor:—
  - "(1) Where the assessable income for any year of assessment of an individual not resident in Ceylon consists solely of earned income within the meaning of section 16 and does not exceed one thousand rupees, such income shall not be taxable."

Amendment of section 20 of the principal Ordinance.

- 12 Section twenty of the principal Ordinance is hereby amended as follows:—
- (I) In sub-section (I), by the repeal of the proviso thereof and by the substitution therefor of the following proviso:—
  - "Provided that where an individual is chargeable as a resident for a part only of any year of assessment, the said sums of Rs. 6,000 and Rs. 30,000 shall be reduced in the proportion which the number of days during which he is so chargeable bears to the number of days in that year of assessment.";
- (2) in sub-section (5), by the addition at the end of that sub-section of the following proviso:—
  - "Provided that where an individual is chargeable as a non-resident for a part only of any year of assessment, the said sum of Rs. 50,000 shall be reduced in the proportion which the number of days during which he is so chargeable bears to the number of days in that year of assessment.";
- (3) by re-numbering sub-sections (8) and (9) as sub-sections (9) and (10) respectively; and,
- (4) by the insertion between sub-section (7) and renumbered sub-section (9) of the following sub-section as new sub-section (8):—
  - "(8) Where for any year of assessment the taxable income of an individual exceeds, in consequence of the inclusion in his statutory income of a sum received in commutation of pension, the sum to which it would amount if no such commutation were included, the excess shall be chargeable, notwithstanding anything contained in any other subsection, at the rate ascertained by dividing the tax payable by him for the preceding year of assessment by the amount of his assessable income for such preceding year:

    Provided that where any such individual was resident in

Provided that where any such individual was resident in such preceding year of assessment and no tax was payable by him for that year of assessment, the said excess shall not be chargeable:

Provided further that where any such individual was nonresident in such preceding year of assessment, the rate at which the said excess is chargeable shall be determined by the Commissioner."

- 13 Section twenty-two of the principal Ordinance is hereby amended as follows:—
  - (1) By re-numbering sub-section (2) as sub-section (4);
  - (2) in sub-section (1),—
  - (a) by substituting a full-stop for the colon immediately after the word "accordingly" at the end of the first paragraph thereof; and,
    - (b) by substituting the words and figures—
- "(2) Where tax is assessed separately as a result of a notice under sub-section (1)," for the words "Provided that" at the commencement of the proviso thereof; and, (3) by the insertion before re-numbered sub-section (4) of the following new sub-section as sub-section (3):—
  - "(3) Wherever one spouse is resident and the other is non-resident and notice under sub-section (1) is given by the resident spouse, the resident spouse may in such notice elect that the provisions of sub-section (2) be not applied, and in that event, the income from Ceylon of the non-resident spouse shall, notwithstanding the provisions of sub-section (2), be deemed to be the income of the resident spouse and shall be assessed accordingly, and no allowance which may be claimed under section 16 (1) (c) and (d) shall be granted."
- 14 Section twenty-three of the principal Ordinance is hereby amended as follows:—
- (1) In sub-section (1), by the repeal of the proviso thereof and by the substitution of the following proviso therefor:—
  - "Provided that where any persons not exceeding ten in number are entitled as beneficiaries to any part or parts of such income, such part or parts may be deducted from the amount on which the receiver or trustee is assessable and may be treated for the purposes of this Ordinance as the income of the beneficiaries. Where there are more than ten such beneficiaries, the Commissioner may direct that the part or parts of the income to which they are entitled shall be treated for the purposes of this Ordinance either
    - (a) as the income of the receiver or trustee as the case may be, or
    - (b) as the income of the beneficiaries.";
  - (2) by re-numbering sub-section (2) as sub-section (3); and,
- (3) by inserting between sub-section (1) and re-numbered sub-section (3) the following sub-section as sub-section (2):—
  - "(2) Where the Commissioner directs in accordance with sub-section (1) that the part or parts of any income be treated for the purposes of this Ordinance as the income of a receiver or trustee, such receiver or trustee shall be entitled to deduct tax from any income that he distributes to the beneficiaries, and the provisions of section 43 shall apply, as far as may be, to all sums so distributed in the same way as they apply to dividends paid by a company."
- 15 Section thirty-three of the principal Ordinance is hereby amended as follows:—
- (1) by the repeal of sub-sections (2), (3) and (4) and by the substitution therefor of the following sub-sections respectively:—
  - "(2) An individual who arrives in Ceylon and who is in Ceylon for a period or periods amounting in the aggregate to more than six months during the year commencing from the date of his arrival shall, if he is in Ceylon at the end of that year, be deemed resident throughout that year; but if he is not in Ceylon at the end of that year, he shall be deemed resident from the date of his arrival to the date of his last departure during that year, and, subject to the provisions of the following sub-sections, non-resident from the date of such last departure to the end of that year.
  - (3) An individual who has been deemed resident throughout a period of twenty-four consecutive months or who would have been deemed to be so resident if this Ordinance had always been in force, shall be deemed to be resident until such time as he is continuously absent from Ceylon for an unbroken period of twelve months. When such person is so absent, he shall be deemed to be non-resident as from the date on which such absence commenced.
  - (4) Where an individual is deemed resident for any period in accordance with the provisions of any of the foregoing sub-sections, and at the end of such period is absent from Ceylon for less than three months, such period of absence shall for all the purposes of this section be treated as if it had been spent by him in Ceylon." and,

Amendment of section 22 of the principal Ordinance.

Amendment of section 23 of the principal Ordinance.

Amendment of section 33 of the principal Ordinance.

- (2) by the addition of the following new sub-section as sub-section (5) at the end thereof:—
  - "(5) Where an individual dies during any year of assessment, and, in respect of the period from the commencement of such year to the date of his death, the Commissioner is satisfied—
    - (a) that, although he is deemed to be resident under the foregoing sub-sections, he would, but for his death, have been deemed to be non-resident, or
    - have been deemed to be non-resident, or
      (b) that, although he is not deemed to be resident under
      the foregoing sub-sections, he would, but for his
      death, have been deemed to be resident, and
    - (c) that there is chargeable for the said period a greater amount of tax than would have been so chargeable if he had lived.

the Commissioner may direct that such deceased individual shall be deemed to have been resident or non-resident, as the case may be, for the purpose of granting such relief as the circumstances of the case may require."

Amendment of section 36 of the principal Ordinance.

- 16 Sub-section (3) of section thirty-six of the principal Ordinance is hereby amended by the addition of the following words at the end thereof:—
  - "Where import duty levied on an ad valorem basis under Ordinance No. 17 of 1869 has been paid in Ceylon on such goods or produce, the sum to be deducted as the cost of such goods or produce on arrival in Ceylon shall not, for the purpose of computing the profits arising in Ceylon, be greater than the value on which such import duty has been so paid."

Amendment of section 38 of the principal Ordinance.

- 17 Section thirty-eight of the principal Ordinance is hereby amended as follows:—
- (1) by the substitution of the following words for the word "Ceylon:" where that word occurs immediately before the proviso thereof:—
  - "Ceylon within the meaning of section 5:"; and,
- (2) by the substitution of the following words for all the words commencing with the word "Where" and ending with the word "advantage" in the last sentence thereof:—
  - "Where any such product is not sold in a wholesale market, or is not sold at all, the said person shall be deemed to derive profits from Ceylon within the meaning of section 5 and such profits shall be deemed to be not less than the profits which might have been obtained if such person had sold such product wholesale to the best advantage."

Amendment of section 44 of the principal Ordinance.

- 18 Section forty-four of the principal Ordinance is hereby amended as follows:—
  - (1) In sub-section (1),—
  - (a) by the substitution of the words "person or partner-ship" for the word "person" where that word occurs for the second time in that sub-section;
  - (b) by the substitution of the words "or annuity," for the words "annuity, or other annual payment," in paragraph (b) of that sub-section;
  - (c) by the substitution of the words "person, or from a partnership," for the word "person" where it occurs for the third time in that sub-section: and.
  - the third time in that sub-section; and,
    (d) by the substitution of the words "person or partnership" for the word "person" where that word occurs
    for the second and third times in paragraph (ii) of the
    proviso of that sub-section;
- (2) in sub-section (2), by the substitution of the words "person or partnership" for the word "person" where that word occurs for the second and third times in that sub-section; and
- (3) By the addition of the following sub-section as subsection (5) thereof:—
  - "(5) Where for any year of assessment the whole or part of the assessable income of any non-resident person, other than an individual who is entitled to relief under section 45 (2) and has claimed such relief, is composed of income from which tax has been deducted by virtue of this or the preceding section, and the unit rate for that year of assessment is either greater or less than the unit rate for the year preceding the year of assessment in which tax has been deducted, the difference between the tax which has been deducted and the tax which would have been deducted if the unit rate in force for that year of assessment had been the same as the unit rate in force for the year preceding

the year of assessment in which tax has been deducted shall not be taken into account, and the income from which tax has been deducted shall be treated for all purposes of this Ordinance as if tax had been deducted therefrom at a rate based upon the unit rate for that year of assessment."

19 Section forty-five of the principal Ordinance is hereby amended as follows:—

(1) In sub-section (2), by substituting the words—

"Provided that where any such individual is non-resident for a part only of a year of assessment, the relief shall be calculated by reference to the Ceylon income, total income, and Ceylon tax of that part of such year: and provided further"

for the word "Provided" in the proviso of that sub-section; and,

- (2) in sub-section (4), by the substitution of the words "interest, annuity, ground rent, or royalty" for the word "interest" where it occurs in paragraph (a) and in head (i) of paragraph (b) of that sub-section.
- 20 Section forty-six of the principal Ordinance is hereby amended as follows:—
- (1) In sub-section (1), by the addition of the following proviso at the end thereof:—

"Provided that the total relief granted under this subsection added to that granted under section 45 (1) shall not exceed one-half of the Ceylon tax after deducting therefrom any relief given under section 45 (2)."; and,

therefrom any relief given under section 45 (2)."; and, (2) in sub-section (2), by substituting the words "interest, annuity, ground rent or royalty," for the word "interest,"

in paragraph (b) thereof.

21 Section forty-seven of the principal Ordinance is hereby repealed and the following section is substituted therefor:—

- "47. Where any provision of this Ordinance expressly relates to any particular source of profits or income mentioned in sub-section (1) of section 6, such provision shall not apply to the determination of any profits or income which is assessable and has been assessed as falling within any other source mentioned in that sub-section."
- 22 Section fifty-nine of the principal Ordinance is hereby repealed and the following section is substituted therefor:—
  - "59. Any act or thing required by or under this Ordinance to be done by any person shall, if such person is an incapacitated or non-resident person, be deemed to be required to be done by the trustee of such incapacitated person or by the agent of such non-resident person, as the case may be."
- 23 Sub-section (1) of section sixty-three of the principal Ordinance is hereby amended by the repeal of the proviso thereof.
- 24 Section sixty-nine of the principal Ordinance is hereby amended as follows:—
- (1) In sub-section (1), by the insertion of the words "the amount of" between the words "aggrieved by" and the words "an assessment"; and,
- (2) by the repeal of sub-section (4) and by the substitution of the following sub-section therefor:—

"(4) Every appellant shall attend before the Commissioner at the time and place fixed for the hearing of the appeal. The appellant may attend the hearing of the appeal in person or by an authorized representative. The Commissioner may, if he thinks fit, from time to time adjourn the hearing of an appeal for such time and place as he may fix for the purpose. In any case in which an authorized representative attends on behalf of the appellant, the Commissioner may adjourn the hearing of the appeal and may, if he considers that the personal attendance of the appellant is necessary for the determination of the appeal, require that the appellant shall attend in person at the time and place fixed for the adjourned hearing of the appeal. If the appellant or his authorized representative fails to attend at the time and place fixed for the hearing or any adjourned hearing of the appeal, or if the appellant fails to attend in person when required so to attend by the Commissioner, the Commissioner may dismiss the appeal.

Amendment of section 45 of the principal Ordinance.

Amendment of section 46 of the principal Ordinance.

Substitution of new section for section 47 of the principal Ordinance.

> Applicability of provisions relating to particular sources of profits or income.

Substitution of a new section for section 59 of the principal Ordinance.

Amendment of section 63 of the principal Ordinance.

Amendment of section 69 of the principal Ordinance.

Provided that if the appellant shall within a reasonable time after the dismissal of an appeal satisfy the Commissioner that he or his representative was prevented from due attendance at the hearing or at any adjourned hearing of such appeal by absence from Ceylon, sickness, or other unavoidable cause, the Commissioner may vacate the order of dismissal and fix a time and place for the hearing of the appeal."

Amendment of section 73 of the principal Ordinance.

- 25 Sub-section (8) of section seventy-three of the principal Ordinance is hereby amended by the substitution for the words "or make such orders thereon as to the members present may appear fit" of the following words:—
  - "or may remit the case to the Commissioner with the opinion of the Board thereon. Where a case is so remitted by the Board, the Commissioner shall revise the assessment as the opinion of the Board may require"

Amendment of section 76 of the principal Ordinance.

- 26 Section seventy-six of the principal Ordinance is hereby amended as follows:—
- (1) by re-numbering sub-sections (3), (4), (5), (6), (7), (8) and (9) as sub-sections (4), (5), (6), (7), (8), (9) and (10) respectively;
- (2) by the insertion between sub-section (2) and re-numbered sub-section (4) of the following sub-section as sub-section (3):—
  - "(3) Where the Commissioner is of opinion either that the tax or any part thereof held over under sub-section (2) is likely to become irrecoverable, or that the appellant is unreasonably delaying the prosecution of his appeal, he may cancel any order made under that sub-section and make such fresh order as the case may appear to him to require.";
  - (3) In re-numbered sub-section (4),—
    - (a) by the insertion of the words "or upon any order made by the Commissioner," between the word and figures "Chapter XI," and the word "any"; and,
    - (b) by the omission of the words "containing particulars of the assessment as determined and" in that sub-section;
  - (4) In re-numbered sub-section (6),—
    - (a) by the substitution of the words "not later than twenty-one days after" for the words "within twenty-one days of";
    - (b) by the substitution of the words "twelve equal monthly instalments" for the words "twelve equal instalments" where those words occur in that sub-section; and
    - (c) by the substitution of the following proviso for the proviso of that sub-section:—
      - "Provided that-
      - (a) where the notice of assessment is not issued in time to permit a deduction to be made in September, all amounts which, if the said notice had been issued in time, would have been deducted in any month prior to that in which the first deduction is made, shall be added to such first deduction and shall be recovered therewith; and,
      - (b) where the Commissioner is of opinion that the application of the method of payment provided for in this sub-section is likely to endanger the ultimate recovery of the tax or any part thereof, he may, notwithstanding such election, by notice in writing addressed to the said person, direct that the tax or any part thereof be paid on or before a date specified in such notice. Any tax not paid as required by such notice shall be deemed to be in default.";
- (5) In re-numbered sub-section (8),—
  - (a) by the substitution of the words "whose remuneration" for the word "whom" where that word occurs for the first time in that sub-section; and,
  - (b) by the substitution of the figure "(6)" for the figure "(5)" and by the substitution of the figure "(7)" for the figure "(6)" wherever the latter figure occurs in that sub-section;

- (6) In re-numbered sub-section (9), by the substitution of the figures "(8)", "(7)" and "(5)" respectively for the figures "(7)", "(6)" and "(4)"; and,
  - (7) In re-numbered sub-section (10),-
    - (a) by the substitution of the words "from the remuneration of any person "for the words "from remuneration '
    - (b) by the substitution of the words and figuresub-section (7), shall on request made by such person "

for the words and figure-

- "sub-section (6) shall at the time of payment of such remuneration "; and,
- (c) by the substitution of the words "issue to him" for the words "give to the employee".
- 27 Section seventy-seven of the principal Ordinance is hereby amended by the substitution of the figures "76 (5)" for the figures "76 (4)".
- 28 Sub-section (2) of section seventy-nine of the principal Ordinance is hereby amended as follows:
- (1) In paragraph (a), by the substitution of the words "Fiscal, or Deputy-Fiscal," for the word "Fiscal," and by the substitution of the words "to cause the tax to be recovered" for the words "to recover the tax"; and,
  - (2) in paragraph (b),—
    - (a) by the substitution of the words—
    - "The said seizure shall be effected in such manner as the said officer shall deem most expedient in that behalf, and any property so seized "

for the words—

- "any property seized under this section";
- (b) by the substitution of the words "Fiscal, or Deputy Fiscal," for the word "Fiscal,"; and,
  (c) by the substitution of the words "said property" for
- the word "goods".
- 29 Sub-section (2) of section eighty of the principal Ordinance is hereby amended by the substitution of the words-

"The Commissioner shall, notwithstanding the provisions of section 75, consider

for the words "The Commissioner shall consider" at the commencement of the second sentence of that sub-section.

- 30 Section eighty-two of the principal Ordinance is hereby amended by the substitution of the words "such person" for the words "the defaulter" wherever the latter words occur in that section.
- 31 Paragraph (c) of sub-section (l) of section eighty-five of the principal Ordinance is hereby amended by the substitution of the figures "76 (10)," for the figures "76 (9),".
- 32 The provisions of this Ordinance shall apply to all assessments which have not at the date of the commencement thereof become final and conclusive within the meaning of section 75 of the principal Ordinance.
- 33 The principal Ordinance may be reprinted from time to time by order of the Governor, together with all amendments, additions, alterations or modifications which may have been or may be made thereto by written law; and any copy of that Ordinance so reprinted shall be deemed for all purposes to be a correct copy of the principal Ordinance as so amended, added to, altered, or modified, at the date of such reprinting, provided that it purports to have been printed by the Government Printer by order of the Governor.

Passed in Council the Fourteenth day of December, One thousand Nine hundred and Thirty-four.

> E. W. KANNANGARA, Clerk of the Council.

Assented to by His Excellency the Governor the Twenty-second day of December, One thousand Nine hundred and Thirty-four.

G. M. RENNIE, Secretary to the Governor. Amendment of section 77 of the principal Ordinance.

Amendment of section 79 of the principal Ordinance.

Amendment of section 80 of the principal Ordinance.

Amendment of section 82 of the principal Ordinance.

Amendment of ection 85 of the principal Ordinance.

Application of Ordinance.

Reprinting of principal Ordinance.

#### DRAFT ORDINANCES.

#### MINUTE.

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

No. 14 of 1890.

## An Ordinance to amend the Public Officers' Security Ordinance, 1890.

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 Public Officers' Security Amendment Ordinance, No. of 1934.
- Amendment of section 2 of Ordinance No. 14 of 1890.
- 2 Section 2 of the Public Officers' Security Ordinance, 1890, (hereinafter referred to as "the principal Ordinance"), is hereby amended in sub-section (1) thereof, as follows:—
  - (1) by the substitution for the words "one or other" contained in that sub-section of the words "one or more"; and
    - (2) in paragraph (a) of that sub-section—
    - (i.) by the omission of the words "in Executive Council"; and
    - (ii.) by the addition of the following words at the end thereof:—
      - " or by personal bond and the making of periodical payments in accordance with the terms of such bond."

Amendment of section 2A of the principal Ordinance.

- 3 Section 2a of the principal Ordinance is hereby amended in sub-section (1) thereof, as follows:—
  - (1) by the substitution for all the words from "Provided" to "namely", of the following:—
    - "Any person in the employment of the Government of Ceylon as a shroff may be required to give security for the due discharge in the course of such employment of any duties to be performed by himself, his assistants, pay-clerks, other subordinates and messengers, and such person shall give such security as the Governor may in each case determine either in the manner provided in section 2 or in one or more of the following ways:—"
  - (2) in paragraph (b) thereof, by the substitution for the word "Governor" of the words "Governor; or";
  - (3) by the addition of the following new paragraph as paragraph (c) at the end thereof:—
    - "(c) By personal bond and, in respect of any duties to be performed by himself by the additional guarantee of any such public company accustomed as part of its regular business to guarantee the fidelity of any persons, as may be approved by the Governor."

Amendment of section 3 of the principal Ordinance.

4 Section 3 of the principal Ordinance is hereby amended by the substitution for the words "Governor in Executive Council," of the words "Governor, the aggregate amount of the periodical payments made".

Amendment of section 5 of the principal Ordinance 5 Section 5 of the principal Ordinance is hereby amended by the omission of the words "in Executive Council".

Amendment of section 10 of the principal Ordinance.

6 Section 10 of the principal Ordinance is hereby amended in sub-section (1) thereof by the omission of the words "in Executive Council".

Retrospective effect of Ordinance.

7 The principal Ordinance shall be deemed to have had effect heretofore as if the amendments made therein by this Ordinance had been made on the respective dates of enactment of the sections amended.

#### Objects and Reasons.

The objects of these amendments to the Public Officers' Security Ordinance, 1890, are—

(1) to enable the security required of any public officer to be given, not as heretofore in one only of the ways prescribed in sections 2 and 2A of the Ordinance, but also in any combination of two or more of those ways wherever necessary (Clause 2 (1));

- (2) to legalise the long-established practice of allowing officers to furnish security by monthly instalments deducted from their salaries (Clauses 2 (2) and 4);
- (3) to prescribe in the case of shroffs an additional method of giving security and to provide that security should be given by a shroff not only for the due discharge of his own duties but also for the performance by his subordinates of the duties entrusted to them (Clause 3).
- 2. It is intended that these amendments should have retrospective effect (Clause 7).

General Treasury. Colombo, January 3, 1935.

H. J. HUXHAM, Financial Secretary.

#### LIST OF **JURORS** AND ASSESSORS.

#### EASTERN PROVINCE—Batticaloa District.

LIST of persons in the District of Batticaloa, who are qualified to serve as Jurors and Assessors under the provisions of Ordinance No. 15 of 1898 (Criminal Procedure Code), as amended by Ordinance No. 1 of 1910, for the year July, 1934, to June, 1935.

The Jurors numbered in a separate series on the left of the number indicating ordinary Jurors are qualified to serve as Special Jurors. The mark (\*) prefixed to a name denotes that it is a new name added

#### ENGLISH-SPEAKING JURORS.

- 1 Abdul Majeed Kosumuhamadulebbe, landed proprietor, Sammanturai
- 2 Abdul Majeed, M. M., irrigation superintendent, Paddiruppu
- Allegacone, John Edward, shroff, Kachcheri, Batticaloa 4\*Anthonipillai, Rayappu, assistant inspector of schools, Batticaloa
- 5 Arambamoorthy, P., irrigation superintendent, Chenkaladi
- 6 Arasanilai, Henry John, landed proprietor, Koddaimunai 7 Armstrong, Joseph Sinnaturai, superintendent of minor roads, Batticaloa
  - 8 Arulampalam, Richard Kunaretnam, registrar of lands, Batticaloa
- 9 Backhouse, J. R. C., proprietory planter, Batticaloa 10\*Bagot, Samuel Henry, forest exploitation officer, Batti-
  - 11 Barthelot, Peter Patrick, teacher, St. Michael's College, Batticaloa
  - 12 Canagaretnam, Ramanathan, clerk, Kachcheri, Batticaloa
  - 13 Canagaretnam, Kathiramathamby Udaiyar, landed proprietor, Navatkudah
     14 Casinader, Robert James Daniel, draughtsman, P. W. D., Kathiramathamby Udaiyar, landed
  - Batticaloa 15 Casinader, Reginald Young John, clerk, Kachcheri,

  - Batticaloa 16 Chellapillai, Chellappah, clerk, Kachcheri, Batticaloa 17 Chinniah, Muttiah Joseph, clerk, D. I. E. 's Office, Batticaloa
  - 18 Coomarasekaram, Arunachalam, clerk, Kachcheri,

  - 18 Coomarasekaram, Arunachanan, Cora, Batticaloa
     19 David, Eliatamby Chinniah, headmaster, Wesleyan Mission English School, Kalmunai
     20 De Lima, John Alphonsus Benedict, teacher, St. Michael's College, Batticaloa
     21 De Silva, Damburi Siyanage Charles Andriyas, inspector of vaccination, Batticaloa
     22 Elabsingam Ramanathan Hardy, head overseer,
  - 22 Elalaringam, Ramanathan Hardy, head overseer,
    P. W. D., Batticaloa
    23 Eliyatamby, Samuel Rasamuttiah, registrar of marriages,
  - Batticaloa
  - Francis, Emmanuel, retired clerk, Batticaloa
  - 25 Hassan, Meeralebbe Mohamed, irrigation president, Sammanturai
  - 26 Impett, Nelson Collingwood, superintendent, Easter Seaton Estate, Paddiruppu
     27 Ismail, Meeralebbe Mohamed, irrigation subdivisional
- officer, Unnichchai seph, Angelmu Sinnappu, building contractor, 28 Joseph, Kalmunai
- 29 Kadramatamby, Victor, trained teacher, Central College, Batticaloa
- 30 Kadramer, Robert Daniel, agricultural instructor, Kalmunai
- Rammala 31 Kanagasabapathy, Chellatamby Udaiyar, teacher, St. Michael's College, Batticaloa 32\*Kanapathipillai Kailasapillai, teacher, St. Mary's Practising School, Batticaloa 33 Kanapathipillai Kandavanam, storekeeper, A. I. E.'s
- Office, Kalmunai

- 3..34 Kanapathipillai, T. K. S., landed proprietor, Navatkuɗah
  - 35 Kandappu, Velupillai, teacher, St. Augustine's Training School, Batticaloa 36\*Kandiah, George Chinniah Thevakuddi, head teacher,

  - St. Mary's School, Kalmunai andiah, Kumarasamy, irrigation superintendent, 37 Kandiah. Arasadichenai
  - 38 Kariapper, Ahamadulebbe Kariapper Abdul Latiff, retired Vanniah mudaliyar, Sainthamaruthu
  - 39 Kulandavelu, Karuvelthamby, clerk, Land Registry, Batticalca
- Saravanamuttu, landed proprietor, 4..40 Kumarasamy,
  - Batticaloa

    41 Lawrence, Dilly John Skillern, teacher, St. Michael's
    College, Batticaloa
- 5..42 Lord, Leslie, divisional agricultural officer, Batticaloa Seemanpillai Mary Joseph, clerk, Kachcheri,
  - 43 Louis, Batticaloa
  - Batticaloa

    44 Mayilvahanapillai, Chinniah Mudaliyar, secretary,
    Urban District Council, Batticaloa

    45 Menon, Parakat Madhava, teacher, Shivananda Vidyalaya, Batticaloa
  - 46 Michael, Jagaraj, teacher, St. Andrew's School, Batti-
  - caloa 47\*Mohamed, Marakair Kithir, agricultural instructor,
  - Akkaraipattu

    48 Muttiah, Kulasegarampillai Vanniah, clerk, D. I. E.'s
    Office, Batticaloa

    49 Muttukistna, Herbert Milton Christopher, clerk,
  - Kachcheri, Batticaloa
  - 50 Mylvaganam, Thambiah Kandiah, head clerk, I. E.'s Office, Kalmunai
  - 51 Nadarajah, Thedsanamoorthy, clerk, Agricultural Office,
  - 52 Nagalingam, Pillaiyinar, clerk, Kachcheri, Batticaloa 53 Nagapper, Robert William, landed proprietor, Amirtha-gally
- 54 Nallaretnam, Chelliah Martin, landed proprietor, Batticaloa
- 6..55 Nallatamby, N. Kanapathipillai, notary public and
- 1.55 Nallatamby, N. Kanapathipiliai, notary public and landed proprietor, Navatkudah 1.56\*Nathanielz, A. C., district engineer, Kalmunai 1.56\*Nathanielz, A. C., district engineer, Kalmunai 1.56 Occurs, Cecil, registered overseer, P. W. D., Batticaloa 1.58 Patrick, Sebastian Canute, sanitary inspector, Batticaloa 1.59 Perera, Felix, draughtsman, D. I. E.'s Office, Batticaloa 1.59 Philipiah, Lionel Clarence, landed proprietor and copra merchant, Batticaloa
- merchant, Batticaloa
  8..61 Pietersz, M. C., retired divisional forest officer, Batticaloa
  9..62\*Premaratne, Hapugoda Rankolge, assistant irrigation
  engineer, Batticaloa
  63 Rajah, Zavier Francis, landed proprietor, Korakalimadu
  64 Raju Rengasamy, retired clerk, Batticaloa
  65 Rasanayagam, S. R., irrigation sub-inspector, Batticaloa
  66 Rasiah, Nandiapper, teacher, St. Michael's College,
  Batticaloa

  - Batticaloa
- 67 Rasiah, Varithamby, irrigation inspector, Kalmunai
  10..68 Retnasingam, S. U., broker and auctioneer, Batticaloa
  11..69 Retniah, T. K. S., landed proprietor, Navatkudah
  70 Sellanainar, Kailayar, clerk, Kachcheri, Batticaloa
  12..71 Selvadurai, Kanapathipillai Nallatamby, landed proprietor, Navatkudah
  13. 72 Selvadurai, N. S., landed proprietor, Navatkudah
- 13...72 Selvadurai, N. S., landed proprietor, Navatkudah14...73 Selvanayagam, S. A., broker and auctioneer, Batticaloa 74 Sivapiragasam Kanagaretnam, chief clerk, Kachcheri, Batticaloa
- 15..75 Somanader Betram Cyril, assistant irrigation engineer, Kalmunai
- 76 Somanader, C. L. H., head clerk, Provincial and District
  - Road Committees, Batticalca
    77 Somanader, Edmund Walter David, clerk, Provincial
    Registrar's Office, Batticalca
  - 78 Somanader, S. V. O., trained teacher, Central College, Batticaloa
  - 79 Somanader, S. R., head clerk, D. I. E. 's Office, Batticaloa
  - 80 Somasundaram, Kan P. W. D., Batticaloa Kandappen Sanmugapillai, clerk,
  - 81\*Somasundaram, Kulandavelu, clerk, P. W. D., Batticaloa

- 16..82 Taylor, Stanley Graham, acting divisional irrigation engineer, Batticalca
- 17..83 Thambyappah, Vyramuttu, clerk, Irrigation Office, Unnichchai
  - Unnichchai

    84 Thambirajah, 'Samitamby George, additional registrar of lands, Batticaloa

    85 Thambirajah, Samuel Vyramuttu, recordkeeper, Kachcheri, Batticaloa

    86 Thamoteram, T. V., agricultural instructor, Kaluvanchibudi

  - 87 Thangavelu Chinnasamypillai, teacher, Central College, Batticaloa
  - 88 Thillanathan Nellinathan, clerk, Kachcheri, Batticalca 89 Thuraisingam, Sittampalampillai, irrigation subinspector, Kalmunai
  - 90 Thuraisingam, Sanmugam Kathiravelipillai, agricultural instructor, Batticaloa
- 18..91 Vaitilingam, Kathiramer Ambalavaner, agricultural instructor, Chengaladi
  - 92 Vethanayagam, Joseph Stephen T., manager, Chronicle Press, Batticaloa
  - 93 Vynthirasapillai, Periatamby, town overseer, P. W. D., Kalmunai
  - 94 Vyramuttu, David Rasiah, teacher, Central College, Batticaloa
  - 95\*Vyramuttu, Joseph Thiruchelvam, assistant inspector of schools, Batticaloa
  - 96 Wickramasekera, Andreas, clerk, Kachcheri, Batticaloa

#### TAMIL-SPEAKING JURORS.

- I Ahamadulebbe, Habibumuhamadulebbe, landed proprietor, Sammanturai
- 2 Ahamadulebbepody, Sulaimalebbe, landed proprietor, Sammanturai
- 3\*Andrew, M. Selvanayagam, teacher, Kannankudah 4 Anthonipillai Vallipuram Thuraiappah, teacher, Koddai-
- 5 Arasaretnam, Reginald Winfield, teacher, Central College, Batticaloa
- 6 Arasaretnam, Albert Stephens, assistant shroff, Kachcheri, Batticaloa

- Batticaloa
  7 Arulnathapillai, Swaminathapillai, chief clerk, Urban District Council, Batticaloa
  8 Arumugam, Kandappen Vethanayagam, head teacher, Wesleyan Mission School, Batticaloa
  9\*Arumugam, K. S., head teacher, Karunkodditivu
  10\*Arumugam, Kathirasapillai, teacher, Singalavady
  11 Arumugasamy, Ponniah Thambipillai, teacher, Central College, Batticaloa
  12 Arunachalam Casinader, teacher, Singalavady
  13 Augustine, Karuvel Rasiah, teacher, Thalankudah
  14 Balasingam, Murugasapillai Udaiyar, landed proprietor, Munaikadu
- Munaikadu Barthelot, Joseph Benjamin, clerk, Kachcheri, Batticalca Canagasabey, Daniel Somanader, clerk, Kachcheri, Batticaloa
- 17 Canagasabey, Parasuramathamby Samuel, teacher, Eraur 18 Canagaretnam, Anthonipillai Gabriel, teacher, St. Michael's College, Batticalca
- 19\*Canagasuriam, Edward Chinnatamby, teacher, Arasadi, Batticaloa
- 20 Candasamy, Kasipathipillai, teacher, Shivananda Vidyalaya, Batticaloa
- 21 Casinader, Charles Stanley, clerk, P. W. D., Batticaloa
- Chellappah Veeracutty, landed proprietor, Thamarakerni Chellaturai, David Chinnamuttu, head master, Wesleyan Mission School, Singalavady
- 24\*Chellaturai, Kanapathipillai, merchant, Valaichenai 25 Chelliah, Vyramuttu, overseer, Urban District Council, Batticaloa
- 26 Coomarasamy, Sinnatamby, merchant, Batticaloa 27\*Croos, Krusu Joseph, clerk, Provincial Surgeon's Office, 27\*Croos, Krus Batticaloa
- 28 Daniel, Marimuttu Poopalapillai, head teacher, Kaluthavalai
- 29\*David, Ponnampalam Arunachalam, head teacher, Palukamam

- 30 Eliatamby, J. S., head teacher, Kurumanveli
  31 Eliatamby, K. J., teacher, Kiran
  32 Eliatamby, Parikari Konamalai Parikari, native physician, Koddaimunai
- 33 Fernando, Thomas Anthony, clerk, Rural Education District Committee, Batticaloa 34\*Gnanamuttu, Sinnatamby Samuel, teacher, Munaikadu
- 35 Gnanapragasam, Arumugam Francis, teacher, St. Michael's College, Batticaloa
- College, Batticaloa
  36 Gnanapragasam, K. M., head teacher, Karunkodditivu
  37\*Gnanasegaram, Kunchilayapodi, teacher, Araipattai
  38 Gunasegaram, Kathiravelu Visvalingam, clerk, Rural
  Education District Committee, Batticaloa
  39 Hadjiar, Aliyarpody Ahamadulebbe, cultivator, Valaichenai
  40 Hadjiar, Ahamadulebbepody Mohamed Ibralebbe, landed
- proprietor, Nindoor

  41 Hadjiar, E. M. Hadjimuhammadualim, merchant and landed proprietor, Kattankudi

  42 Hadjiar, Umarulebbe Parikari Mohamed Ibrahim, merchant,
- Valaichenai
- 43 Ismail, A. L. Mohamed, merchant and landed proprietor, Kattankudi
- 44 Johnpillai, Jacob, clerk, Kachcheri, Batticaloa
  45 Joseph, Ernest, clerk, Florence Lodge, Batticaloa
  46 Joseph, Mathew Arulappen Eliatamby, clerk, Kachcheri,
- Batticaloa
- 47 Joseph, Thomas, teacher, St. Michael's College, Batticaloa

- 48 Kanagasabey, K., head teacher, Periya Kallar 49\*Kanapathipillai, D. E., head teacher, Pandiruppu 50\*Kanapathipillai, Kanthappen, teacher, Karativu
- 51 Kanapathipillai, Kandavanam, teacher, Karativu 52\*Kanapathipillai, Kathiramer, teacher, Kalladi Uppcdai 53\*Kanapathipillai, S. E., assistant teacher, Kurumanveli 54 Kanapathipillai, S. P., teacher, Palaminmadu 55 Kandappah, Sinnatamby, notary public, Araipattai 56 Kandappen, Vellayar, teacher, Ramakrishna Miss
- Mission, Araipattai

- Araipattai
  57 Kandappen, Kasinader, landed proprietor, Kurukalmadam
  58 Kandappen Periyatamby, landed proprietor, Kaluthavalai
  59 Kandiah, Kannapper, cultivator, Valaichenai
  60\*Kandiah, Kathirasapillai, teacher, Kannankudah
  61\*Kandiah, Samuel Palipody, head teacher, Eraur
  62 Kandiah, Thamoterampillai, cultivator, Valaichenai
  63 Kandumani, Murugapper, teacher, St. Mary's School,
  Batticaloa Batticalca
- 64 Kannamuttu, Sinnatamby, teacher, Singalayady, Batticalca 65\*Kannapper, Subramaniam, head teacher, Kattankudi 66 Kariapper, Mohamed Cassim Mohamed Mohideen, landed
- proprietor, Sainthamaruthu 67\*Karthigesu, Seenitamby, head teacher, Kattankudi 68 Krishnapillai, Periyatamby Vanniah, landed proprietor, Kalmunai
- 69\*Kattamuttu, Kandapper, teacher, Arapattai 70 Kumarasingam, Velapodi Udaiyar, landed proprietor, Mahiladitivu
- 71 Kunchitamby, Velavannimai, landed proprietor, Ampilanturai
- 72 Marikair, A. M. Sinnalebbe, chief marakair and landed proprietor, Kattankudi
   73 Marakair, Aliyarlebbepodi Mohamed Ismail, landed proprietor, Sammanturai
- 74 Mariantamby, Zabadeen Joseph, clerk, Kachcheri, Batticaloa
- Marimuttu, S. T., teacher, Amirthakali
- 76\*Mathiaparanam, Arumugam, clerk, Kachcheri, Batticaloa 77 Meeralebbe, Umarulebbepodi Vanniah, landed proprietor,
- 78 Mohideenbabapodi, Meerasaibulebbe, landed proprietor, Kalmunaikudi
- 79 Mohamed Ali, Sulaimalebbe Alim, landed proprietor, Sammanturai
- Murugesapillai, Kandaperumal, teacher, Mandur
- 81 Murugesu, Kathiramalaipodi, teacher, St. Michael's College, Batticaloa
- Batticaloa

  82 Murugesu, Cheenitamby, teacher, Veechikalmunai

  83 Murugupillai, Wickrmasingam, teacher, Kalladi Uppodai

  84 Mustapha, Ahamadulebbe Hadjiar Mohamed, landed proprietor, Sainthamaruthu

  85\*Mylvaganam, Kannapper, teacher, Kalladi Uppodai

  86\*Nadarajah, Chelliah, teacher, St. Mary's School, Batticaloa

  87 Nagamani, K. S., teacher, Amirthakali

  88 Nagamuttupodi Vyramuttupodi, landed proprietor, Munaikadu

- 89\*Nallatamby, Daniel Nandiapper, head teacher, Kudiyiruppu
- 90 Nalliahamby, Thambimuttu, teacher, Araipattai 91 Nalliah, Alfred Muttuvelu, teacher, Singalavadi, Batticalca 92 Narayanapillai, Vinasithamby Udaiyar, landed proprietor, Palukamam
- 93 Oswin, Joseph Pietersz, clerk, Forest Office, Batticalca
   94 Pakeer, Mohideen M. P. H., merchant and landed proprietor, Kattankudi
- 95 Parasiramapillai, Thambapillai, teacher, Araipattai 96 Parasuramen, S. P., teacher, Sandiveli 97 Pattakuddi, Vyramuttu, teacher, Mandur

- 98 Patrick, Ignatius, teacher, St. Mary's School, Batticalca 99 Periyatamby, Ehambarapillai, teacher, St. Cicilia's Convent, Batticaloa
- 100 Periyatamby, Visvalingam, teacher, Hindu Boys' Tamil School, Karativu
- Peethamparam, Murugapper, teacher, Araipattai

- 101 Peethamparam, Murugapper, teacher, Araipattai
  102 Ponnampalam, A. D., teacher, Palukamam
  103 Ponnampalam, J. P., teacher, Araipattai
  104\*Ponnampalam, Sathunandapillai, teacher, Karativu
  105\*Ponniah, David Sinnatamby, teacher, Karativu
  106 Ponniah, Thambimuttu, landed proprietor, Karativu
  107 Ponnuturai, Nagamuttu, clerk, P. W. D., Batticaloa
  108 Poopalapillai, V. M., teacher, Kaluthavalai
  109 Poopalapillai, Chellappa, Pundit, teacher, Koddaimunai
  110 Rajadurai, Aaron George William, clerk, P. W. D., Batticaloa caloa
- Rajendra, Kanapathipillai Lazarus, teacher, Thandavanveli 112 Ramanathan, Alfred Hugh Karunaretnam, clerk, Provincial Registrar's Office, Batticalca

- 113 Rasa, Anthony Mariantamby, teacher, Thandavanveli 114 Rasiah, V. G., teacher, Chittandikudi 115 Retnasingam, Kanapathipillai Vanniah, landed proprietor, Naipaddimunai
- 116\*Regunathan, Veluppillai, head teacher, Eraur 117 Retnam, Nallatamby, teacher, Kalladi Uppodai 118\*Sabapathipillai Veeracutty, teacher, St. Mary's School, Batticaloa

- 119 Samitamby, Seenitamby, teacher, Kurumanveli 120\*Samitamby, V., head teacher, Naipaddimunai 121 Sathurukkapody, Manikapody, teacher, Mandur 122\*Saundrarajah, K. S., head teacher, Kalmunai Village School, Kalmunai
- 123 Savarirajah, Swampillai, teacher, St. Michael's College, Batticaloa
- 124\*Seenitamby, John Kanapathiar, head teacher, Kommaturai 125\*Seenitamby, S., head teacher, Maruthamunai

126\*Seenitamby, T., head teacher, Kaluthavalai 127 Sellaturai, Sinnatamby David, teacher, Singalavadi 128\*Selvanayagam, Edward Chelliah, head teacher, Moravodai 129 Selvanayagam, Gnanamuttu, teacher, Morakoddanchenai 130 Sembakuddi Murugapper, landed proprietor, Periyakallar 131 Sethukavalar, Robert Newton, teacher, Central College,

Batticaloa
132\*Sinnamuttu, Sitravelu, landed proprietor, Palukamam
133\*Sinnapillai, Ponnampalam, teacher, Karativu
134\*Sinnatamby, Vallipuranather, head teacher, Oddumavadi
135 Sisupalapillai, Seenitamby, vaccinator, Araipattai
136\*Sithamparapillai, Kathiramatamby, teacher, Kallad
Uppodai
137 Sithrayelu, Kurunathapillai, teacher, Mandur Kalladi

137 Sithravelu, Kurunathapillai, teacher, Mandur 138 Sivagnanam, Kuuchutambypodi, head teacher, Nindoor 139 Sivasubramaniam, Arulampalam, clerk, Sanitary Board, Batticaloa

Sockalingam John Karthigesu, head teacher, Thamarakerni

141 Somanader, Edmund Douglas, clerk, Kachcheri, Batticaloa
142 Somasundaram, Thambimuttu, clerk, Kachcheri, Batticaloa
143 Subramaniam, Nagalingam, clerk, Batticaloa
144 Subramainam, Sinnatamby, teacher, Ramakrishna Mission
School, Batticaloa

School, Batticaloa

145 Thambapillai, Secuitamby, landed proprietor, Kurumanveli
146 Thambinuttu, Edwin Theodore, clerk, Kachcheri, Batticaloa
147\*Thambipillai, Susaimbutu Mariantamby, clerk, Land
Registry, Bakticaloa

148 Thambirasa, K. J., teacher, Kaluvanchikudi
149 Thambu, E. M., teacher, Arasadi
150 Thankarajan, Secuitamby, teacher, Karativu
151 Thurairetnam, Donglas Armstrong, clerk, P. W. D., Batticaloa
152\*Veeracutty, Manikar, teacher, Koddaimunai
153 Velmurugu, S. D., teacher, Kurukalmadam
154 Velupillai, Thambiah, teacher, Karativu
155 Visvalingam, Periyatamby, teacher, Karativu
156\*Vyramuttu, K. S., head teacher, Maruthamunai
157\*Vytilingam, Sinnatamby Appapillai, clerk, Kachcheri,
Batticaloa

#### SINHALESE-SPEAKING JURORS.

Appuhamy, Hena Derage Deonis, landed proprietor, Mandur
 De Silva, K. G. A., merchant, Chenkaladi
 De Silva, Mohandiram Arumabaduge Mathias, merchant and

planter, Batticaloa 4 De Silva, Weligamage Sarnelis, merchant, Batticaloa

K. S. CHANDRASEGARAMPILLAI,

Fiscal's Office, Batticaloa, January 8, 1935. for Fiscal.

#### NOTICES OF INSOLVENCY.

In the District Court of Colombo.

No. 4,771. In the matter of the insolvency of W E. Nugara of Wellawatta.

NOTICE is hereby given that a specting of the creditors of the above-named insolvent will take place at the sitting of this court on February 19, 125, he the grant of a certificate of conformity to the insolvent.

By order of court, S. W. DESIDYA, 34. for Secretary. December 21, 1934.

In the District Court of Colombo.

No. 4,821. In the matter of the insolvency of (1) Kandiah Somasunderam, (2) Sinnatamby Sunderam-pillai, (3) Sinnatamby Dooraisamy, (4) Vaithilingam Visvalingam, and (5) Sivami-nather Krishnapillai carrying on business under the name, style, and firm of "Jaffna Benfit Co.," at 25, Dematagoda road, Colombo.

WHEREAS the above-named Kandiah Somasunderam, Sinatamby Dooraisamy, Vaithilingam Visvalingam, and Sivaminathar Krishnapillai have filed a declaration of insolvency, and a petition for the sequestration of their estate has been filed by Veeragathi Kandiah of 13, Panchikawatta road, in Colombo, under the Ordinance No. 7 of 1853: Notice is hereby given that the said court has adjudged the said Kandiah Somasunderam, Sinnatamby Dooraisamy, Vaithilingam Visvalingam, and Sivaminather Krishanapillai insolvents accordingly; and that two public sittings of the court, to wit, on February 5, 1935, and on February 19, 1935, will take place for the said insolvents 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, December 21, 1934. Secretary. In the District Court of Kalutara.

In the matter of the insolvency of Widanalagey Francis Joseph Peter de Mel of Melton, No. 293.

WHEREAS Widanalagey Francis Joseph Peter de-Mel has filed a declaration of insolvency, and a petition for the sequestration of the said estate has been filed by Mututantrige Justin Joseph Francis Fernando of Moratuwella, Moratuwa, under the Ordinance No. 7 of 1853: Notice is hereby given that the said court has adjudged the said Widanalagey Francis Joseph Peter de Mel insolvent accordingly; and that two public sittings of the court, to wit, on February 13, 1935, and on March 13, 1935, will take place for the said insolvent to surrender and conform to 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, W. A. GOONESEKERE, December 21, 1934. Secretary.

In the District Court of Kandy.

No. 2,075. In the matter of the insolvency of Esmailjee . Karimbhoy of Castle Hill street, Kandy.

WHEREAS Esmailjee Karimbhoy of Castle Hill street, Kandy, has filed a declaration of insolvency, and a petition Mandy, has hed a declaration of insolvency, and a petition for the sequestration of his estate has also been filed by Moosajee Hassan Ally, presently of Kandy, under the Ordinance No. 7 of 1853: Notice is hereby given that the said court has adjudged the said Esmailjee Karimbhog insolvent accordingly; and that two public sittings of the court, to wit, on January 18, 1935, and on February 15, 1935, will take place for the said insolvent to surrender and conform to agreeably to the provisions of the said Ordinance. 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, E. J. DE ZILVA, December 21, 1934. Secretary.

In the District Court of Galle.

In the matter of the insolvency of A. P. Jayar No. 679. wardene of Galle.

NOTICE is hereby given that the meeting certificate of the above-named insolvent has been fixed for February 19,

By order of court, L. B. CASPERSZ, December 21, 1934. Secretary.

#### NOTICES OF FISCALS' SALES.

#### Western Province.

In the District Court of Colombo.

G. P. D. Gabriel of Wellampitiya ...... Plaintiff.

No. 472.

Vs.

G. E. G. Weerasinghe of Hulftsddiptr. Colombo ...... Defendant.

NOTICE is hereby given that on Tuesday, February 12, 1935, at 3.30 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 for the recovery of the sum of Rs. 1,600, with interest thereon at 9 per cent. per annum from September 2, 1933, till payment in full and costs of suit, viz. :-

An undivided ½ part or share of all that allotment of land with the buildings standing thereon bearing assessment Nos. 520/54-57 and presently bearing assessment Nos. 194 and G 192/1/5 and 6/10, Silversmith street, in the New Bazaar Ward, within the Municipality of Colombo, Western Province; bounded on the north by Silversmith street, on the seat by previous heart and the seat by the seat heart and the seat by the seat heart and the seat by the seat heart and the seat street, on the east by premises bearing assessment Nos. 54 and 51, on the south by premises bearing assessment No. 51, and west by premises bearing assessment Nos. 60, 59, and 58; containing in extent 2 acres and 38.5 perches according to plan No. 798 dated October 29, 1931, made by M. I. L. Marikar, Licensed Surveyor and Leveller; and registered of under A 208/286.

Fiscal's Office, Colombo, January 8, 1935. J. R. TOUSSAINT, Deputy Fiscal. In the District Court of Colombo.

G. P. Jayasekera of Dam street, Colombo ..... Plaintiff.

G. E. G. Weerasinghe of Hulftsdorp, Colombo. . Defendant.

NOTICE is hereby given that on Monday, February 11, 1935, at 3.30 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 for the recovery of the sum of Rs. 500, with interest thereon at 9 per cent. per annum from August 6, 1933, till payment in full and

An undivided ½ part or share of all that allotment of land with the buildings standing thereon bearing assessment Nos. 520/54-57 and presently bearing assessment Nos. 194 and G 192/1/5 and 6/10, Silversmith street, in the New Bazaar ward, within the Municipality of Colombo, Western Province; bounded on the north by Silversmith street, on the east by premises bearing assessment Nos. 54 and 51, on the south by premises bearing assessment Nos. 51, and 51, west by premises bearing assessment Nos. 60, 59, and 58; containing in extent 2 acres and 38.5 perches according to plan No. 798 dated October 29, 1931, made by M. I. L. Marikar, Licensed Surveyor and Leveller; and registered under A 208/286.

Fiscal's Office, Colombo, January 8, 1935. J. R. TOUSSAINT, Deputy Fiscal.

In the District Court of Colombo.

(1) Imiyage Dona Jane Nona, wife of (2) Abeyasinatchige Don Suwaris, both of Wetara in the Udugaha pattu of Salpiti korale ...... Plaintiffs. No. 1.353.  $\mathbf{v}_{\mathbf{s}}$ .

(1) Mallika-atchige Don Davith Appuhamy of Ambalangoda in the Udugaha pattu of Salpiti korale in his personal capacity and a guardian ad litem over Mallika-atchige Don Kathonis Appuhamy, a lunatic, (2) Mallika-atchige Don Kathonis Appuhamy, (3) Doluwara Wattegamage Podihamy, legal representative of the estate of the deceased, M. Don Davith Appuhamy of Ambalangoda aforesaid ...... Defendants.

NOTICE is hereby given that on Saturday, February 2, 1935; at 10 o'clock in the forenoon, will be sold by public auction at the premises the following property portgaged with the plaintiffs by bond No. 2,748 dated September 15, 1929, attested by M. P. Wijesinghe, Notary Public, and deed of assignment No. 13,488 dated June 28, 1932, attested by D. E. Mahipala, Notary Public, and declared specially bound and executable under the decree entered in the above action and ordered to be sold by the order of court dated October 19, 1934, for the recovery of the sum of Rs. 1,235.72, with interest on Rs. 700 at 16 per cent. per annum from July 2, 1934, till date of decree (July 31, 1934), 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 lot marked C of the land called Delgahawatta alias Kahatagahawatta alias Mahawatta, together with the trees, plantations, and buildings standing thereon, situated at Ambalangoda in the Udugaha pattu of Salpiti korale in the District of Colombo, Western Province; and bounded on the north by lot marked B of this land and the road and the lands of T. Bastian Appu and T. Nonohamy, on the east by the land of T. Nonohamy, on the south by the portion of this land in extent about half an acre sold to Rabel Naide and John Naide and by the road and portion of this land marked A, and on the west by the portion of this land in extent about half an acre sold to Don Davith Appuhamy and others; containing in extent (exclusive of the road running through the land) 2 acres 3 roods and 5 21/100 perches. Prior registration N 20/50.

Fiscal's Office, Colombo, January 8, 1935.

J. R. Toussaint, Deputy Fiscal.

. In the District Court of Kalutara.

The estate of late Mahawaduge Manimel Perera of Wekada in Panadure ..... Plaintiff No. 2,462 (Test.)  $\mathbf{v}_{\mathbf{s}}$ .

Kudatelge Caroline Catherine Peiris of Wekada in

Panadure ..... Petitioner. NOTICE is hereby given that on Thursday, January 31, 1935, at 3.30 in the afternoon, will be sold by public account on at the premises the right, title, and interest of the said K. C. Catherine Peiris in the following property for the recovery of Rs. 1,139 70, with interest from December 4, 1934, plus further interest of Rs. 18.83, viz.:

The soil and the buildings and the rubber plantation standing thereon of Maddehenekele, situated at Dewamulle in Gangaboda pattuwa of Pasdun korale east in the District of Kalutara, Western Province; and bounded on the north by Mahadeniyawa alias Nadudeniya, east by Kokhenewatta and the strip of land reserved for the Crown, south by Menikkurunduwatta and Alawannawilakumbura, and west by the jungle reserved for Crown; and containing in extent 22 acres 1 rood and 33 perches.

Deputy Fiscal's Office. Kalutara, January 5, 1935. H. SAMERESINGHA, Deputy Fiscal.

In the District Court of Kalutara.

(1) Petikirige Don Allis, (2) ditto Don Hendrick, both 

of Wetara

No. 15,139.

Vs.

Vs.

Vs.

Defendant.

NOTICE is hereby given that on Fride, February 8, 1935, at 3.30 in the afternoon, viil 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 plaintiffs and declared bound and executable for the decree entered in the said ages) for the recovery of defendant with plaintiffs and declare round and executable for the decree entered in the said case) for the recovery of Rs. 1,619·72 with interest on Rs. 800 at 25 per cent. per annum from November 14, 1928, to July 25, 1929, and thereafter at the rate of 2 per cent. per annum till payment in full, less Rs. 38·20, viz.:

2. An undivided extent of six acres of soil touching the recovery houndary of the land called Delegabelands, situated

western boundary of the land called Delgahalanda, situated at Talagala in the Kumbuke pattu of Raigam korale in the Kalutara District of the Western Province; and bounded on the north by the land described in plan No. 128,831, land belonging to Somananda Unnanse and land said to belong to the Crown, east by the land described in plan No. 128,874, and all other sides by the soil reserved for a road; containing in extent 12 acres 2 roods and 38 perches.

Deputy Fiscal's Office, Kalutara, January 8, 1935. H. Sameresingha, · Deputy Fiscal.

#### Central Province.

In the District Court of Kandy.

Rawanna Muna Rama amy Pillai of Nanu-oya .. Plaintiff.

No. 44,303 34 Vs.

(1) Addarahiman's daugher Saboor Beebee and her husband (2) Sego Mondeen Muhamadu, both of Nam Vya, (3) Gammele lagegedera Mohamadu Lebbe Habibu Lebbe alias Hameedu Lebbe of Nawalapitiya.

... Defendants.

NOTICE is hereby given that on Saturday, February 2, 1935, commencing at 12 noon, will be sold by public auction at the respective premises the following property mortgaged with the plaintiff bond No. 114, dated February 13, 1934, and attested by S. Kanagasaby of Gampola, Notary Public, and declared specially bound and executable under the decree entered in the above action and ordered to be sold by the order of court dated August and ordered to be sold by the order of court dated August 22, 1934, for the recovery of the sum of Rs. 6,529.06, with interest on Rs. 5,000 at the rate of 18 per centum per annum from September 27, 1933, till July 9, 1934, and thereafter at the aggregate amount at the rate of 9 per cent. per annum till date of payment in full and poundage:—

(1) An allotment of land marked No. C/764 in plan No. 165,423, situate at Dekinda in Pasbage korale of Uda Rulatgama. Kandy District. Central Province: and bounded

Bulatgama, Kandy District, Central Province; and bounded on the north by the land described in plan No. 165,421, east by Masinawatte-ganga, south and west by the land called Mapalavakanda belonging to the Crown; containing in extent 3 acres 1 rood and 16 perches.

(2) All that land called Gedarakumbura marked S/613 in plan No. 165,421, situate at Mapakanda in Pasbage korale aforesaid; and bounded on the north by the land described in plan No. 165,420, east by Massinnawatta-ganga, south by the land described in plan No. 165,423, and west by the land described in plan No. 165,422 Crown land and the land called Mapakanda of Crown; containing in extent 2 acres 1 rood and 30 perches.

(3) All that land called Pallekumbura marked R/613 in plan No. 165,420, situate at Mapakanda aforesaid; and bounded on the north by the land called Mapakanda of Crown and Massinawatte-ganga, east by Massinawatte-ganga, south by the land described in plan No. 165,421, and west by the Crown land called Mapalvakanda and the land called Gorakagahadeniya claimed by K. Punchirala Appu; containing in extent 2 acres 1 rood and 9 perches.

(4) All that land called Mapalkandakele, situate at Mapalkanda aforesaid; and bounded on the north and east by the land in T. P. No. 165,423, and south and west by the lot No. 11721 in P. P. plan No. 4,398; containing in

extent 10 perches.

(5) All that land called Mapalkandakele, situate Mapalkanda aforesaid; and bounded on the north by lot Mapalkanda atoresaid; and bounded on the north by lot No. D 764 in P. P. plan No. 4,396 and the land described in plan No. 165,420, east by the lands appearing in T. P. plan Nos. 165,420, 165,421, 165,422, and 165,423, south by the land described in T. P. plan No. 165,423, west by lot No. 11,721 in T. P. plan No. 4,398; containing in extent 3 roods and 17 perches (excluding however therefrom the road and the land appertaining to it which runs in the centre) and registered in L 31/30, 31, 32, 33, and 34 in the Kandy Land Registry Office, and all the right, title, interest, and claim whatsqever of the said defendants in, to, upon, or out of the said several premises mortgaged by the 1st and 2nd defendants.

Fiscal's Office, Kandy, January 3, 1935. H. C. WIJESINHA, Deputy Fiscal.

In the District Court of Kandy.

A. M. Mari Kangan of Rookwood estate, Hewa-

All that property called and known as Ginibining it was in the villages of Ampitiya and Uduwela in the Gandahaya korale of Lower Hewaheta in the District of Kangy in the Central Province, and comprising the following allotments of land, all of which (with the exception of allotment thirdly described) adjoin each other and can, from their situation as regards each other, be included in one survey, namely :-

1. The allotment called Ginihiriya, situate at Ampitiya aforesaid, bounded on the north by waste and chena lands, and on the east, south, and west by open waste and patana lands; containing in extent 50 acres accordingly to plan No. 44,594 dated June 27, 1841, authenticated by F. B.

Norris, Surveyor-General.

Norris, Surveyor-General.

2. All that allotment situate at Ampitiya aforesaid, bounded on the north-east by land described in plan No. 44,594 and by Crown land, south-east by Crown land, south-west by land claimed by natives, north-west by land described in plan No. 50,610; containing in extent 20 acres 1 rood and 27 perches according to plan No. 50,992 dated July 22, 1859, authenticated by Captain C. Sim, Surveyor-General.

The allotment called Kudupolawatta, at Uduwela aforesaid, bounded on the east by Polkotuweat Uduwela aforesaid, bounded on the east by Polkotuwe-watta, south by an endaru fence, west by Crown forest, and north by Muttusamy's garden; containing in extent 3 acres 3 roods and 8 perches according to plan No. 92,973 dated November 22, 1873, authenticated by Lieutenant-Colonel A. B. Fyers, R. Th. Surveyor-General.

4. All that allotment comprising the contiguous lands called (1) Katuwanehens, (2) Kaluwanehena or watta, (3) Heennehena or watta, (4) Katuwanehena or watta, and (5) Katuwanehena or watta, situate at IUduwela aforesaid:

Katuwanehena or watta, (4) Katuwanehena or watta, and (5) Katuwanehena or watta, situate at Uduwela aforesaid; bounded on the north by Captain Jolley's Forest land and grass garden, east by Ukku Banda's chena, south by kandura, and west by Kaluwanapitiyehena; containing in extent 9 acres 3 roods and 18 perches according to plan Nos. 96,656, 92,410, 92,409, 96,644, and 96,643 annexed to the Crown Grants dated December 14, February 24, and December 10, 1874.

5. The allotment called Ginihiriyewatta, situate at Uduwela aforesaid, bounded on the north and east by land described in T. P. 44,594, south by land described in T. P. 50,992, west by land described in T. P. 50,619; containing in extent 2 roods according to plan No. 366,471 dated February 25, 1925, authenticated by A. J. Wickwar,

Surveyor-General.

Fiscal's Office, Kandy, January 4, 1935. H. C. WIJESINHA, Deputy Fiscal. In the District Court of Kandy.

Hai Bai of Kandy..... Plaintiff. No. 45,480. Vs.

(1) W. B. Mahagedera and (2) Mrs. Mahagedera, both of Poramadulla, (3) D. M. Abeygoonasekera of Trincomalee street, Kandy ...... Defendants.

NOTICE is hereby given that on Saturday, February 9, 1935, commencing at 2 P.M., will be sold by public auction at the respective premises the right, title, and interest of the said defendants for the recovery of the sum of Rs. 728, interest and poundage in the following property,

(1) An undivided 1 share of all that land called Mahatenne with the bungalow standing thereon of the extent of 10 acres, situate at Ekiriya in Gannewe korale of Uda-Hewaheta in the District of Nuwara Eliya; and the entirety being bounded on the east, south, and west by kandura, and north by Crown patana.

(2) An undivided  $\frac{1}{6}$  share of all that land called Mahatenne of 6 acres in extent, situate at Ekiriya aforesaid; and the entirety being bounded on the east by land belonging to Abeygoonesekara, west and south by kandura, and north by D. R. C. road to Udugama.

(3) An undivided \(\frac{1}{6}\) share of all that land called Mahatenne of 4 acres in extent, situate at Ekiriya aforesaid; and the entirety being bounded on the east and south by kandura,

west by land of Ekiriya Aratchi, and north by D. R. C. road to Udugama.

(4) An undivided † share of all that land called Labuhena of 2 acres in extent with the building thereon, situate at Ekiriya aforesaid; and the entirety being bounded on the east by kandura, west by Wickremasooriya's land, north by Thomis Appuhamy's land, and south by D. R. C. road to Udugama to Udugama.

(5) An undivided 1 share of all that land called Imbuldeniyepatana of 5 acres in extent, situate at Ekiriya aforesaid; and the entirety being bounded on the east by land of Yaddehigedera Tikiriya, west by land of Mahagedera Ukku Banda, north by kandura, and south by kandura.

(6) An undivided 1 share of all that land called Hunukarapanguwa of 2 pelas in paddy sowing, situate at Udalimade in Denike korale, Uda Hewaheta in the District of Nuwara Eliya; and the entirety being bounded on the east by wetiya, south by Bopitiyekumbura, north by Hunukara-panguwa belonging to T. P. Ratnayaka, and west by Keenakotekumbura.

(7) An undivided to share out of all that land called Tennekumbura of 1½ pelas paddy sowing in extent, situate at Ekiriya in Gannewe korale, Uda Hewaheta aforesaid; and the entirety being bounded on the south by ela, north by kandura, west by field of Darandakumbura Ukki Banda's land, east by field belonging to Mahagedar Ran Banda.

(8) An undivided 1 share of all that field called Wak-(8) An undivided a snare of an that bein tabled wak-kumbura of 2 pelas paddy sowing in extent, situate at Ekiriya aforesaid; and the entirety being bounder on the south by ela, north by Thomis Appu's field, east by Jotidasa's land, west by Mahagedara Kalu Banda's land.

(9) An undivided 1 share of all that field called Tennekumbura of I pela paddy sowing in extent, sithata at Ekiriya aforesaid; and the entirety being bounded on the south by ela, north by Kulugammana's land, east by Jotidasa's land, and west by footpath.

(10) An undivided & share out of all that field called Etambilla and the adjoining high land field in extent 8 bushels of paddy sowing and the high land of the extent of A cores situate at Ekiriya aforesaid; and the entirety

of 4 acres, situate at Ekiriya aforesaid; and the entirety being bounded on the north by D. R. C. road to Udugama, south by Jotidasa's land, east by the field of Heen Banda, and west by the field of Mapagedera Heen Banda.

(11) An undivided 1 share of all that land called Pansalewatta of I acre in extent, situate at Ekiriya aforesaid; and the entirety being bounded on the north by kandura, south by Ma-ela, east by Abeygoonesekara's land, and west by Ma-ela.

(12) An undivided & share of all that field called Ambekolakumbura of 3 bushels in paddy sowing extent, situate at Ekiriya aforesaid; and the entirety being bounded on the east by Dawagasmulla, west by oya, north by Thanakotuwa, south by Nekethgedara Kalu Banda's field.

(13) An undivided & share out of all that field called Wagalekumbura of 2 bushels in paddy sowing extent, situate at Ekiriya aforesaid; and the entirety being bounded on the east by ela and road, south by Mahagederakumbura, west by Mahagederakumbura, and north by N. Appuwa's field.

(14) An undivided ½ share of all that land called Alawempatana of 3 acres in extent, situate at Ekiriya aforesaid; and the entirety being bounded on the east by Alapatana land, south by Yaddehikaluwa's land, west by kandura, and north by Gansabhawa road.

(15) An undivided & share of all that field called Wakkumbura of 2 pelas in paddy sowing extent, situate at Makempe village in Gannewe korale, Uda Hewaheta aforesaid; and the entirety being bounded on the east by field of Wickremasuriya, south by ela, west by ela, and north by field of Kulugammana's land.

(16) An undivided  $\frac{1}{6}$  share of all that land called Dambekumbura of 2 pelas in paddy sowing extent, situate at Makempe aforesaid; and the entirety being bounded on the east by kandura, south and north by footpath, and west by field of Thomis Appu.

Fiscal's Office, Kandy, January 3, 1935.

H. C. WIJESINHA, Deputy Fiscal. auction at the spot the right, title, and interest of the said defendant in the following property for the recovery of Rs. 275, poundage and charges, viz. :-

A piece of land situated at Kokuvil in Nallur parish, Jaffina Division of the Jaffina District, Northern Province, called "Vilaveli"; containing in extent 4 lachams varagu culture with well, huts, cultivated and spontaneous plantations; and bounded on the east by Sivaguru Thambipillai, north by lane, west by Nagamuttu Arumugam, and south by Chellamma, wife of Ramalingam.

The land is said to be under mortgage.

Fiscal's Office, Jaffna, January 3, 1935. S. TURAIYAPPAH, Deputy Fiscal.

#### Southern Province.

In the District Court of Matara.

M. K. M. P. R. Ramanathan Chettiar of Matara . . Plaintiff. No. 7.512.  $V_{S}$ .

(2) B. U. Gunasekera of Kadeweediya in Matara, and another ...... Defendants.

NOTICE is hereby given that on Saturday, February 2, 1935, commencing at 2 o'clock in the afternoon will be sold by public auction at the premises the right, title, and interest of the said 2nd defendant in the following property or the recovery of a sum of Rs. 367.70, viz. :-

All that undivided 1 part of the soil and plantations and of the buildings bearing assessment Nos. 1340, 1341, 1342, 1343, 1344 (save and except the life interest in favour of Porawaka Aratchige Thinohamine of Walgama, Matara, in boutiques Nos. 1343 and 1344 aforesaid) of the contiguous lots known as the divided portion of lot A of Konsejupalawatta alias Wijesinwalawwewatta and the divided portion of Konsejupalawatta, situated at Gabadaweediya within the Four Gravets of the Matara District, Southern Province; and bounded on the north by Jawatta and lot C of the same land, east by the portion of the same land belonging to Mudaliyar Ekanayake, south by high road, and on the west by lot C of the same land; and containing in extent 3 roods and 6 perches.

Deputy Fiscal's Office, Matara, January 8, 1935. E. T. GOONEWARDENE, Deputy Fiscal.

#### Northern Province.

In the District Court of Jaffna.

Veluppillai Kanapathipillai of Karaitivu East .. Plaintiff. No. 5,241. Vs.

Kasinathar Ampalavanar of Karaitivu east....Defendant.

NOTICE is hereby given that on Saturday, February 2, 1935, 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. 1,000, with interest on Rs. 775 at 10 per cent. per annum from November 21, 1933, and costs Rs. 99 40½, poundage and charges, viz. :-

A piece of land situated at Valanthalai, in Karaitivu East, Karaitivu parish, Islands Division of the Jaffna District, Northern Province, called "Thampan"; containing in extent 30 lachams p. c. with well; and bounded on the east by Rasamma, wife of Veluppillai, and Arumugam Kanther, north by Sanmugam Arunasalam and Visuvar Kanther, west by the property belonging to the defendant, and south by Eladchumi, wife of Veluppillai (of this the life interest belonging to the defendant's mother is however excluded).

The land is said to be under mortgage.

Fiscal's Office, Jaffna, January 8, 1935. S. TURAIYAPPAH, Deputy Fiscal.

In the District Court of Jaffna.

Sinnathamby Ponniah of Kokuvil ...... Plaintiff.  $v_{s.}$  . No. 6,410.

Chellappah Visuvalingam of Kekuvil West .... Defendant.

NOTICE is hereby given that on Tuesday, February 5, 1935, at 10 o'clock in the forenoon, will be sold by public

#### North-Western Province.

In the District Court of Colombo.

No. 23,792.

The estate called and known as Mahawatta now called and known as Weleketiya estate, situated at Mattegama in Katugampola Medapattu korale east of Katugampola hatpatta in the District of Kurunegala, North-Western Province, registered in C 358/247, 423/246, 498 48, and 593/298; and bounded on the north by paddy field and garden claimed by Ranchiya Henaya, the garden claimed by A. Appuhamy and others and by the estate claimed by Mudiyanse and others, on the east by land claimed by Punchappu Vedarala, on the south by the high road from Giriulla to Negombo, and on the west by coconut estate claimed by Michael Singho Appuhamy, and by the paddy field claimed by Almeris Appuhamy and others, now land of Saineris Appuhamy; containing in extent 35 acres 3 roods and 33 perches, as per plan No. 870 of September 31, 1922.

Fiscal's Office, R. S. Goonesekera, Kurunegala, December 21, 1934. Deputy Fiscal.

In the District Court of Colombo.

Maria Thomasial Dalmaida of Green street, Colom-

No. 52,004. Vs.

S. M. Peerez of Madurankuli and Gnanaparkusial

52 cubits, and east to west about 35 cubits; is bounded on the north by Kadayamottai road, east by Puttalam-Chilaw road, south by Crown land, and west by Rail road

Amount of writ, Rs. 3,029 69, with interest at 9 per cent. per annum till payment in full, costs, and poundage.

Deputy Fiscal's Office, Puttalam, January 8, 1935. R. CHINTAMANI, Deputy Fiscal. In the District Court of Colombo.

Vş. No. 51.820.

NOTICE is hereby given that on Thursday, February 14 1935, at 10 o'clock in the forenoon, will be sold by public auction at the premises the right eitle, and interest of the said defendants in the following property for the record of Rs. 7,159 98, together with interest thereon at the rate of 9 per cent. per annum from February 17, 1933, till payment in full, and costs of suit, less a sum of Rs. 4,348 2, viz. :t-

The several contiguous allotments of land now forming one property called Thambagalla estate, situate at Thambagalla in Munnessaram pattu, in the District of Chilaw, North-Western Province; and bounded on the north by Lunuwilawatta, wewa, Crown land, and a road, east by Kadawalakeleidama and lands of S. M. Babay chamy and others and R. R. M. Peter Singho, south by field of R. R. M. Menikhamy and others and land of R. R. M. Kandappu, west by land of R. R. M. Kandappu, R. R. M. Menikhamy, and W. Aloysius Fernando, the Temple land, and a field: containing in extent 47 acres 3 roots and 8 perches.

Deputy Fiscal's Office FAF. Rosa, Chilaw, January 8, 1935. Additional Deputy Fiscal.

# Province of Uv.

In the District Court of Badulla.

K. Cader Bawa Saibo of Haputale ...... Plaintiff. No. 5,982.

S. M. Sadaya Pillai of Manikkawatte estate, Haputale . . . . . Defendant.

NOTICE is hereby given that on Monday, February 4, 1935, commencing at 2 o'clock in the afternoon, will be sold by public auction at the respective premises the right, title, and interest of the said defendant in the following property for the recovery of the sum of Rs. 23,509 92, with legal interest thereon from April 5, 1934, till payment in full and costs of suit, Rs. 315 33, viz.:—

The estate called Manikawatte estate about 413 acres in extent, together with all the buildings and tea and rubber plantations thereon standing, situated at Haputale in Kandapalla korale of Wellawaya division in the District of Badulla of the Province of Uva; and bounded on the north by Aluthwatte and Kalupana estates, east by oya, south by Singarawatte, Yawaratha Singuwatte, and Mantenne Viharetenne estate, west by patana belonging to Nana Kawyana Krishnan and Veena Palaniyandi.

2. The estate called Sinna Galconda of 108 acres and 2 roods in extent, together with all the buildings and tea plantations thereon standings situate at. Haputale in Kandapalla korale of Wellawaya division in the District of Badulla of the Province of Uva; and bounded on the north by the boundary of Periya Galkanda estate, east by Kalburne estate and Periya Galkanda estate, south by cart road leading from Haldummulla to Koslanda, and west by in extent, together with all the buildings and tea and

road leading from Haldummulla to Koslanda, and west by Periya Galcanda estate.

Lying at Manikkawatte Estate, Haputale.

(1) Twenty-nine bundles of made rubber (said to be containing 75 lb. in each bundle).

(2) Thousand lb. of made rubber.
(3) Thousand lb. sorape rubber.

One rubber roller.

(4) One rupper rough.
(5) One weighing scale (100-lb, scale). Lying at Blackwood Estate, Haputale.

(1) One Ruston Hornsby engine. Surr

One mobil oil drum.

(3) Ten bins packed with tea.
(4) Twenty-three tea chests with tea, packed. 4. 37.

(5) One tea drier. (6) One platform weighing machine.

(7) One tes shifter. (8) One tes cutter.

(9) Two thousand lh. of made tea. (10) Two tea rollers.

(11) One roll breaker. (12) One fermenting table.

(13) One Seth Thomas clock.

Fiscal's Office, Badulla, January 8, 1935. T. J. MENDIS, Deputy Fiscal.

#### IN TESTAMENTARY NOTICES ACTIONS.

In the District Court of Colombo.

Order Absolute in the First Instance.

Testamentary In the Matter of the Last Will and Testa-Jurisdiction. ment of the late Pattumuttu of Lyden-No. 6.996. berg, Kanatta road, Colombo, deceased

THIS matter coming on for final determination before George Crossette Thambyah, Esq., District Judge, Colombo, on November 7, 1934, in the presence of Mr. 1825. Akbar, Proctor, on the part of the petitioner, Yosuf Ahamad Haji Jamaldeen of 180 Bereira lane, Colombo, and the affidavits of (1) the said petitioner dated November 6, 1934, and (2) of the attesting Notary dated November 1. 1934, having been read: 90

And it appears to this Court that the said petitioner has established his right thereto, it is ordered that probate be issued to the said Yosuf Ahamad Haji Jamaldeen of 18, Pereir, Jane, Colombo, accordingly. THIS matter coming on for final determination bef

Colombo, November 7, 1934.

G. C. THAMBYAH, District Judge.

#### In the District Court of Colombo.

Order Nisi.

Testamentary In the Matter of the Intestate Estate of Swarnasinghe Muhandiramalage Jeewa Navaratne of 144, Trincomalee street, Jurisdiction. No. 7,027. Matale, deceased.

Bentara Wadumestriga Beatrice Navaratne (nee de Silva) of Swastika. 323. Mirihana road of Swastika, 323, Mirihana road, Nugegoda...Petitioner.

THIS matter coming on for disposal before Thambyah, Esq., District Judge of Colombo, on December 3, 1934, in the presence of Mr. C. S. de S. Seneviratne, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated November 4, 1934. having been read:

It is ordered that the petitioner be and she is hereby declared entitled, as widow of the above-named deceased to have letters of administration to his estate issued to her, unless any person or persons interested shall, on or before January 24, 1935, show sufficient cause to the satisfaction of the court to the contrary.

December 5, 1934.

G. C. THAMBYAH, District Judge.

### In the District Court of Negombo.

Order Nisi.

In the Matter of the Intestate Estate of the Testamentary late Wickrema Aratchige Aberan Appu Jurisdiction. No. 2,934. hamy of Embaraluwa, deceased.

Wickrema Aratchige Maththo Singho of Embaraluwa ...... Petitioner.

And

(1) Wickrema Aratchige Mary Nona of Gampaha,
Medagama, (2) ditto Gabo Singho of Gampaha,
Ihalagama, (3) ditto Jane Nona; (4) ditto Ruitan
Singho, (5) ditto Rango Nona, (6) ditto Reta Singho,
(7) ditto Seneris Singho, (8) ditto Aron Singho,
(9) ditto Mango Nona (minors), all of Embaraluwa

raluwa......Respondents.

THIS matter coming on for disposal before D. H. Balfour. Esq., District Judge of Negombo, on November 30, 1934, in the presence of Mr. T. D. F. de Silva, Proctor, on the part of the petitioner; and the petitioner's petition and affidavit dated November 29, 1934, and November 25, 1934, respectively, having been read:

It is ordered that the petitioner be and he is hereby declared entitled, as a son and heir of the above-named deceased, to have letters of administration to the above estate issued to him, unless the respondents above named or any other person or persons interested shall show sufficient cause to the satisfaction of this court to the contrary on or before January 21, 1935.

It is further ordered that the 1st respondent be and she is hereby appointed guardian ad litem over the 4th to 9th respondents who are minors for the purposes of this case, unless the respondents above named or any other person or persons interested shall show sufficient cause to the satisfaction of this court to the contrary on or before January 21, 1935.

D. H. BALFOUR, District Judge. November 30, 1934.

#### In the District Court of Negombo.

#### Order Nisi.

In the Matter of the Intestate Estate of the Testamentary late Obinamuni Aselinu Charlotte de. Silva of Gampaha, deceased. No. 2,935.

Phommadura Don Francis de Silva of Gamaha ...... Petitioner.

#### And

And

1) Presselee Udena de Silva of Gampaha, minor, and

Ravutheweddra Sarlis de Silva of Ran
Respondents.

THIS matter coming on for disposal before D. H. Balfour,

Esq., District Judge of Negombo, on November 30, 1934, in the presence of Mr. S. A. I. Dheen, Proctor, on the part of the petitioner and the petition and affidavit of the petitioner dated November 30, 1934, and November 27, 1934, respectively, having been read:

It is ordered that the petitioner be and he is hereby declared entitled, as husband of the above-named deceased, to have letters of administration to the above-named estate issued to him, unless the respondents above named or any

issued to him, unless the respondents above named or any other person or persons interested shall show sufficient cause to the satisfaction of this court to the contrary on or before January 21, 1935.

It is further ordered that the 2nd respondent be appointed guardian ad litem over the 1st respondent for the purposes of this case, unless the respondents above named or any other person or persons interested shall show sufficient cause to the satisfaction of this court to the contrary on or before January 21, 1935.

November 30, 1934.

my -

D. H. BALFOUR, District Judge.

In the District Court of Galle.

Order. Nisi.

In the Matter of the Intestate Estate of the late Sinna Wappu Mohamadu Abdul Cader, deceased, of Kumbalwella. No. 7,512 Testy.

THIS matter coming on for disposal before T. W. Roberts, Esq., District Judge of Galle, on May 26, 1933, in the presence of Mr. T. G. Jayawardane on the part of the petitioner, Milla Marikkar Juwarieth Umma of Kumbalwella; and the affidavit of the said petitioner dated May 26, 1933, having been read:

It is ordered that the respondent be appointed guardian ad litem over 2 to 4 minor respondents, unless (1) Sinna Wappu Mohamadu Abdul Cader, Mohamadu Califu, (2) Matto Sanusu, (3) ditto Anwer, and (4) ditto Rameli, all of Kumbalwella, shall, on or before July 12, 1933, show sufficient cause to the satisfaction of this court to the

It is declared that the said petitioner, as widow of the deceased above named, is entitled to have letters of administration issued to her accordingly, unless the respondents above named shall, on or before July 12, 1933, show sufficient cause to the satisfaction of this court to the contrary.

T. W. ROBERTS.

May 26, 1934.

District Judge.

Extended to August 16, 1933.

Extended to October 25, 1933. Extended to December 12, 1933. Extended to January 30, 1934.

Extended to March 13, 1934.

Extended to May 8, 1934. Extended to June 5, 1934.

Extended to July 10, 1934

Extended to August 14, 1934.

Extended to October 17, 1934.

Extended to November 28, 1934.

Extended to January 16, 1935.

T. W. ROBERTS, . District Judge.

In the District Court of Galle.

#### Order Nisi.

Testamentary In the Matter of the Estate of the late Warusavitane Barlis de Silva, deceased, Jurisdiction. of Kaluwadumulla, Ambalangoda.

THIS matter coming on for disposal before T. W. Roberts. Esq., District Judge of Galle, on September 19, 1934, in the presence of Mr. F. W. E. de Vos, Proctor, on the part of the petitioner, Madampe Hewage Podinona of Moratuwa; and the affidavit of the said petitioner dated September 19, 1934, having been read:

It is further declared that the said petitioner is entitled to have letters of administration issued to her accordingly, unless the respectedness, namely—(1) Warusavitane Violet Chithrawathie, (2) Kande Udahewage Henry de Silva of Colombo—shall, on or before October 24, 1934, show sufficient cause to the satisfaction of this court to the contrary.

September 19, 1934. Extended to November 21, 1934.

T. W. ROBERTS, District Judge.

Octobar 24, 1934. Extended to January 16, 1935.

T. W. ROBERTS, District Judge.

November 21, 1934.

T. W. ROBERTS, District Judge.

#### In the District Court of Galle.

#### Order Nisi.

Testamentary In the Matter of the Estate of the Late Jurisdiction. Mohamed Abdul Samad, deceased, of Mohamed Abdul Samad, deceased, of No. 7,619. Kaluwella.

No. 7,619. Kaluwella.

THIS matter coming on for disposal before T. W. Roberts, Esq., District Judge, on November 26, 1934, in the presence of Mr. 1. A. Azeez, on the part of the petitioner, Mohamed Grahim Mohamed Kiath of Kaluwella, Galle; and the offidavit of the said petitioner dated October 8, 1934, having been read:

It is officered that the 1st respondent be appointed guardian ad litem over the 2nd, 3rd, 4th, 5th and 6th respondents, the said respondents, viz.:—(1) Mohamed Mohamed Ibrahim Sitti Patama, (2) Abdul Samad Mohamed Hassen, (3) ditto Samad Mohamed Hussain, (4) ditto Samad Mohamed Aincon, (5) ditto Samad Mohamed Anver, (6) ditto Samad Abdul Jaleel—all of Kaluwella, Galle, shall on or before January 15, 1935, show sufficient cause to the satisfaction of this court to the contrary.

It is further declared that the said petitioner as brother in-law of the deceased above named is entitled to have letters of administration issued to him accordingly, unless

letters of administration issued to him accordingly, unless the said respondents shall, on or before January 15, 1935, show sufficient cause to the satisfaction of this court to the contrary.

November 26, 1934.

T. W. ROBERTS, District Judge.

In the District Court of Galle.

23

Order Nisi.

Testamentary
Jurisdiction.
No. 7,622.

THIS matter coming on or disposal before A. D.
Jayasundera, Lesq., Acting District Judge of Galle, on
December 10, 1934, in the presence of Messrs. Saheed &
Thair on the part of the petitioner Sinne Lebbe Marikar
Sago Abdul Cadar of Fott, Galle and the affidavit of the
said petitional detect December 6, 1934, having been read:
It is declared that the said petitioner, as husband of
the deceased above named, is entitled to have letters of
administration issued to him accordingly, unless the

the deceased above named, is entitled to have letters of administration issued to him accordingly, unless the respondents, viz., (1) Mohamed Lebbe Marikar Hadjiar Kadija Umma, (2) Mohamed Lebbe Marikar Hadjiar Scenat Umma, (3) Mohamed Lebbe Marikar Hadjiar Mohamed Saheed, (4) Mohamed Lebbe Marikar Hadjiar Pattu Muttu of Fort, Galle, shall, on or before February 6, 1935, show sufficient cause to the satisfaction of this court to the contrary.

December 10, 1934.

· A. D. JAYASUNDERA, Acting District Judge.

## the District Court of Jaffna.

#### Order Nisi.

Testamentary In the Matter of the Estate of the late Vurisdiction. Muthaliam, wife of Vyravanather Murugesu of Mallakam, deceased.

Vyravanather Murugesu of Mallakam, deceased.

Vyravanather Murugesu of Mallakam, presently of Singapore, (2) Murukesu Kisavan of Mallakam, (3) Mankaya tharasan daughler of Murugesu of ditto.

THIS matter coming on for disposal before N. Sinne-

THIS matter coming on for disposal before N. Sinnetamby, Esq., District Judge, Jaffna, on December 8, 1934, in the presence of Mr. M. S. Subramaniam, Proctor, on the part of the petitioner dated August 20, 1934, having been read:

It is ordered that letters of administration to the estate of the above-named deceased be issued to the petitioner accordingly, as he is the husband of the deceased, unless the respondents or any other person shall, on or before January 16, 1935, show sufficient cause to the satisfaction of the court to the contrary.

December 18, 1934.

N. SINNETAMBY,
District Judge.

In the District Court of Jaffna.

Order Nisi.

Testamentary
Jurisdiction.
No. 8,629.

In the Matter of the Estate of the late
Dr. Muttukumaru Sangarapillai of Vannarponnai East, Jaffna, deceased.

Arunasalam Chellappa of Vannarponnai East.. Petitigner.

THIS matter coming on for disposal before N. Sinnetamby, Esq., District Judge, Jaffna, on December 8, 1934, in the presence of Mr. R. Sivagurunather, Proctor, on the part of the petitioner; and an affidavit of the petitioner dated October 25, 1934, having been read:

It is ordered that letters of administration to the estate of the above-named deceased be granted to the petitioner accordingly, as he is the father-in-law of the deceased, unless the respondents or any other person shall, on or before January 18, 1935, show sufficient cause to the satisfaction of the court to the contrary.

December 20, 1934.

N. SINNETAMBY,
District Judge.

In the District Court of Kegalla.

Order Nisi.

Testamentary In the Matter of the Intestate Estate of Jurisdiction.
No. 1,554.

In the Matter of the Intestate Estate of Mailagam Kangany of Campola, deceased.

Velu Kanakka Pulle of Ambalawa estate, Gampola ...... Petitioner  $\psi \circ$ 

THIS matter coming on for disposal before P. Vythialingam, Esq., District Judge, Kegalla, on October 10, 1934, in the presence of Mr. J. Herbert Fernando. Proctor, on the part of the petitioner; and his affidavit and petition dated August 18, and October 10, 1934, respectively, 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 or any person or persons interested shall, on or before November 28, 1934, show sufficient cause to the satisfaction of this court to the contrary.

It is further ordered that the above-named 1st respondent be and she is bereby appointed guardian ad litem of the 8th to 12th minor respondents for the purpose of this action, unless the respondents or any person or persons interested shall, on or before November 28, 1934, show sufficient cause to the satisfaction of this court to the contrary.

October 10, 1934.

P. VYTHIALINGAM, District Judge.

The date for showing cause is extended to January 16, 1935.

November 28, 1934.

P. VYTHIALINGAM, District Judge.