



THE

CEYLON GOVERNMENT GAZETTE

No. 8,118—FRIDAY, MAY 3, 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	271	Supreme Court Notices	—
Draft Ordinances	256	District and Minor Courts Notices	262
List of Jurors and Assessors	260	Notices in Insolvency Cases	262
List of Notaries	—	Notices of Fiscals' Sales	262
Notifications of Criminal Sessions of the Supreme Court	—	Notices in Testamentary Actions	—
		Council of Legal Education Notices	—

PRINTED AT THE CEYLON GOVERNMENT PRESS, COLOMBO.

DRAFT ORDINANCES.

MINUTE.

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

An Ordinance to provide for the establishment in the Island of an official Bureau of Statistics and for the supply of information thereto.

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 Statistics Ordinance, No. of 1935.
Matters to which the Ordinance applies.	2 The Governor may by proclamation published in the Gazette, apply the provisions of this Ordinance to any matter relating to the economic conditions of the Island, including among others any matter relating to agriculture, emigration, immigration, factories, meteorology, mining, importation, exportation, manufacture and sale of products, stocks of products in possession and in course of transshipment, shipping, transportation by land or by water, trade, labour, industry, and commerce.
Establishment of Bureau of Statistics.	3 There shall be established in the Island a Bureau of Statistics for the collection and preparation of statistics relating to any matter to which the provisions of this Ordinance are applied by proclamation under section 1.
Appointment of Director and other officers.	4 (1) The Governor may appoint— (a) any person by name or by office to be or to act as Director of Statistics ; (b) such other officers and servants as may from time to time be required for the purposes of this Ordinance. (2) The Bureau shall be under the control and management of the Director. (3) All persons, officers, and servants discharging duties or engaged in carrying out the provisions of this Ordinance shall be deemed to be public servants within the meaning of the Ceylon Penal Code.
Supply of information.	5 (1) The Director may at any time by notice in writing require any person to supply, in the prescribed form and before a specified date, any information relating to any matter to which this Ordinance applies. (2) In addition to or in lieu of the power under subsection (1), the Director or any officer duly authorised by him may at any time require any person to supply to the prescribed officer, in the prescribed manner and before a specified date, written or oral information relating to any matter to which this Ordinance applies. (3) The Director or any officer duly authorised by him may at any time require any person to produce or cause to be produced before a specified date such documentary or other evidence as the Director or the officer so authorised may deem necessary for the purpose of verifying any information supplied by that person under this Ordinance.
Duty of person supplying information.	6 Every person required under section 5 to supply any information shall be bound to supply that information to the best of his knowledge and belief : Provided that no person shall be required or bound to supply any information other than such as is accessible to him in and derivable by him from any business, undertaking, occupation, or work carried on in the Island of which he is the owner for the time being, or in the conduct or supervision of which he is engaged, or any information which involves the disclosure of any technical process or trade secret in or relating to such business, undertaking, occupation or work.
Information supplied by any one person not to be published except in certain circumstances.	7 (1) No information supplied by any one person under the provisions of this Ordinance shall be published without the consent in writing of the owner for the time being of the land, business, or undertaking to which that information relates ; nor, except for the purposes of a prosecution under this Ordinance, shall that information be divulged or communicated to any person not engaged in the collection and preparation of statistics under this Ordinance. (2) Every person engaged in the collection and preparation of statistics under this Ordinance shall make a declaration in the prescribed form that he will not, except for the purposes of this Ordinance, disclose or make use of any information supplied under this Ordinance.

8 Any person who—

- (a) knowingly acts in contravention of a declaration made by him under section 7 ; or
- (b) being in possession of any information which to his knowledge has been disclosed in contravention of the provisions of section 7, publishes or communicates that information to any other person,

Penalty for unlawful disclosure of information.

shall be guilty of an offence and shall on conviction after summary trial before a Police Magistrate be liable to imprisonment of either description for a term not exceeding one year or to a fine not exceeding one thousand rupees or to both such imprisonment and fine.

9 Subject to any regulations made under section 13, all notices and other communications for the purposes of this Ordinance may be served in the following manner :—

Mode of service of notices, &c.

- (1) Where the owner for the time being of the land, business, or undertaking in relation to which information is required is in Ceylon, the notice or communication shall be deemed to have been duly served upon him if it has been delivered to him or left with some adult member of his family who resides with him.
- (2) Where the owner for the time being of such land, business, or undertaking has in Ceylon an agent duly authorised by power of attorney to accept service on his behalf or an agent or other employee entrusted with the control, management or supervision of such land, business, or undertaking, the notice or communication shall be deemed to have been duly served upon such owner if it has been delivered to such agent or employee.
- (3) Where service cannot be effected in the manner described in sub-sections (1) and (2), the notice or communication shall be deemed to have been duly served upon such owner if it has been sent by registered post addressed to him at his last known place of residence in the Island.
- (4) Where the owner for the time being of such land, business, or undertaking is a company or corporation the notice or communication shall be deemed to have been duly served upon such company or corporation if it has been—
 - (a) delivered to any director, manager, secretary or other principal officer in the Island of that company or corporation or to any person duly authorised to accept service on behalf of the company or corporation or to any person having on behalf of the company or corporation powers of control or management over such land, business, or undertaking ; or
 - (b) left at the registered office, if any, of the company or corporation in Ceylon ; or
 - (c) sent by registered post addressed to the company or corporation at its principal office wherever situate.

10 Any person who—

- (a) commits a breach of any of the provisions of this Ordinance or of any regulation made thereunder, or
- (b) without lawful excuse refuses or neglects to comply with any direction or requirement duly made under the powers conferred by this Ordinance, or by any regulation made thereunder, or
- (c) resists or obstructs any person in the performance of the duties imposed or in the exercise of the powers conferred upon him under this Ordinance or under any regulation made thereunder, or
- (d) knowingly supplies or causes to be supplied any false information when directed to supply information under this Ordinance or under any regulation made thereunder, or
- (e) knowingly produces or causes to be produced any false evidence when directed to produce evidence under this Ordinance or under any regulation made thereunder,

Offences.

shall be guilty of an offence and shall on conviction after summary trial before a Police Magistrate be liable to a fine not exceeding one thousand rupees, or to simple or rigorous imprisonment for a period not exceeding one year and, in the case of a continuing offence shall be liable to a further fine not exceeding fifty rupees for each day during which the offence continues.

Liability of individuals for offences committed by companies, &c.

11 Where a company or corporation has been directed by a notice served in the manner provided in section 9 (4) to supply any information or to produce any evidence under this Ordinance or under any regulation made thereunder, every director, and the manager, secretary, or other principal officer in the Island of that company or corporation, and any person to whom such notice has been delivered under section 9 (4), who—

- (a) without lawful excuse refuses or neglects, or wilfully authorises or permits any employee of that company or corporation to refuse or neglect, to supply that information or to produce that evidence in accordance with such direction, or
- (b) knowingly supplies or causes to be supplied any false information, or
- (c) knowingly produces or causes to be produced any false evidence,

shall be guilty of an offence and shall be liable on conviction after summary trial before a Police Magistrate to the punishment provided in section 10.

Continuing offences.

12 Where any person has committed an offence under section 10 (d) or section 11 (b), the offence shall be deemed to be a continuing offence until true information shall have been duly supplied.

Regulations.

13 (1) The Executive Committee may make regulations for the purpose of carrying out the provisions of this Ordinance.

(2) In particular, and without prejudice to the generality of the powers conferred by sub-section (1), the Executive Committee may make regulations for or in respect of all or any of the following matters :—

- (a) all matters under this Ordinance stated or required to be prescribed ;
- (b) the manner in which information required under this Ordinance shall be collected and arranged by the Bureau either in co-operation with or independently of the Government Agent of any province, the Assistant Government Agent of any district, or the head of any department of Government ;
- (c) the officers to whom, the times and places at which, and the form and manner in which information shall be supplied and authenticated ;
- (d) the form and manner in which statistics collected under this Ordinance shall be published ;
- (e) the manner in which notices and other communications issued under this Ordinance shall be served in special cases ;
- (f) the exemption from the obligation to furnish information under this Ordinance either wholly or to a limited extent and either unconditionally or subject to conditions, of any person or class of persons ;
- (g) the entry and inspection by officers discharging duties under this Ordinance of any land, institution, building, mine, factory, workshop or other place, for the purpose of obtaining or verifying information required under this Ordinance.

Approval of State Council and ratification by Governor.

14 (1) No regulation made under this Ordinance shall have effect unless it has been approved by the State Council and ratified by the Governor. Notification of such approval and ratification shall be published in the Gazette.

(2) Every regulation shall, upon the publication of the approval and ratification of that regulation as provided for in sub-section (1) be as valid and effectual as if it were herein enacted.

Duty in making regulations.

15 In making regulations under this Ordinance, due regard shall be had to the circumstances of various trades and industries, and in particular to the importance of avoiding the disclosure in any information required under this Ordinance of any technical process, trade secret, or trading profits, or of any other matter the disclosure of which would be likely to tend to the prejudice of the owner for the time being of the land, business or undertaking to which that information relates.

Contents of reports, &c., published under the Ordinance.

16 In any report, summary of statistics, or other publication prepared under this Ordinance with reference to any trade or industry, the particulars comprised in the information supplied by any one person shall not be disclosed or so arranged as to facilitate the identification of any particulars so published as being particulars relating to any individual person or business.

Information to be verified by declaration.

17 (1) All information supplied under this Ordinance shall be verified by a declaration that the statements contained therein are true and accurate.

(2) Every declaration made under this Ordinance shall be free from stamp duty.

18 In this Ordinance unless the context otherwise requires— Interpretation.

“Bureau” means the Bureau of Statistics established under section 2;

“Director” means the person appointed by the Governor to be or to act as Director of Statistics under section 3;

“Executive Committee” means the Executive Committee of Labour, Industry and Commerce;

“prescribed” means prescribed by this Ordinance or by any regulations made thereunder;

“regulation” means a regulation made by the Executive Committee of Labour, Industry and Commerce.

Objects and Reasons.

1. There is at present no provision for the systematic collection of statistics relating to the economic condition of the Island and the need for an organisation whose duty it would be to collect such statistics has been felt for some time. Statistical information secured by means of voluntary or optional returns cannot be relied upon as accurate.

2. The object of this Bill is to establish an official Bureau of Statistics, under the control and management of the Director of Statistics. The Bureau will be responsible for the collection and preparation of statistics relating to any matter to which the Bill applies. (Clauses 3 and 4.) Clause 2 enables the Governor to apply the Bill by proclamation to any matter relating to the economic conditions of the country.

3. Statistics will be collected by the Director and his staff, with the co-operation where necessary of Government Agents and the heads of other departments of Government, in accordance with regulations which the Executive Committee is empowered to make. Clause 5 empowers the Director by written notice to require any person to supply on the prescribed form information relating to any matter to which the Ordinance applies. That Clause also gives power to the Director to require any person to supply to the prescribed officer oral or written information on any such matter, and to call for documentary or other evidence for the purpose of verifying any information supplied. All persons engaged in the collection of statistics are by Clause 4 (3) declared to be public servants within the meaning of the Ceylon Penal Code, and the Executive Committee may by regulation provide for the entry and inspection of any land, building, factory, &c., for the purposes of the Ordinance. Every person who is required to furnish information is bound to supply that information and make a declaration that such information is true (Clauses 6 and 17 (1)). Any person who refuses or neglects to supply any information which he is required to supply will be guilty of an offence. (Clauses 10 and 11.) Clause 6 provides that no person shall be required or bound to supply any information which will involve the disclosure of any technical process or trade secret, or which does not relate to a business or other undertaking of which he is the owner or in the conduct or supervision of which he is engaged.

4. In order to ensure the secrecy of the information collected it is provided in Clause 7 (2) that every person engaged in the collection of statistics should make a declaration to the effect that he will not disclose any information except for the purposes of the Ordinance and Clause 8 penalises every person who acts in violation of such a declaration. Further safeguards are provided in Clauses 7 (1) and 16. Clause 7 prohibits the publication of any information affecting individual interests without the consent of the owner of the business or other undertaking to which that information relates. Clause 16 requires that particulars published in any report or summary of statistics shall not be so arranged as to facilitate the identification of the individual or business to which those particulars relate.

5. Clause 13 confers upon the Executive Committee power to make regulations generally for the purposes of the Bill, and in particular for such matters as are mentioned in that Clause. Clause 15, which is modelled on corresponding legislation in the Federated Malay States, requires due regard to be paid, in preparing regulations, to the circumstances of various trades and industries, and in particular to the importance of avoiding the disclosure in any information required under the Bill of any technical process or trade secret, or any other matter the disclosure of which would tend to the prejudice of the owner of the business or undertaking to which the information relates.

PERI SUNDARAM,

Minister for Labour, Industry and Commerce.

Colombo, April 24, 1935.

LIST OF JURORS AND ASSESSORS.

NORTH-WESTERN PROVINCE—Chilaw District.

LIST of Persons in the District of Chilaw qualified to serve as Jurors and Assessors, under the provision of Ordinance No. 15 of 1898, as amended by Ordinance No. 1 of 1910, for the year 1935-36.

(N.B.—Jurors numbered in a separate series in italics are qualified to serve as Special Jurors.)

ENGLISH-SPEAKING JURORS.

- 1 Abeysekera, Archibald, Marawila
- 1.. 2 Abeyaratne, Edwin Arthur Wilmot, landed proprietor, Madampe
- 3 Abeyaratne, Walter Forbes, landed proprietor, Madampe
- 2.. 4 Amerasekera, John Raymond, superintendent, Muducatuwa Group, Marawila
- 5 Amerasekera, John Edli Newton, landed proprietor, Madampe
- 3.. 6 Amerasekera, J. W., planter, Meda Walauwa, Madampe
- 7 Amerasekera, Justus Wilmot Allanson, Peekkulama (Goigama), Madampe
- 8 Anderson, Charles Vivian Holloway, assistant superintendent, Palugaswewa estate, Rajakadaluwa
- 9 Angappen, S., clerk, Padmaha Group, Kattimahana
- 10 Child, R., doctor, Coconut Research Scheme, Bandirippuwa, Lunuwila
- 11 Cooke, T., watersmeet, Chilaw
- 4.. 12 Corea, Jumeaux A. C., surveyor, Chilaw
- 13 Daberera, W. Thespold, proprietary planter, Angampitiya
- 5.. 14 Dalpethado, John Stephen, planter, Bandirippuwa, Marawila
- 15 De Costa, Rajaratnam, La Favorita, Marawila
- 16 De Silva, W. V., Coconut Research Scheme, Bandirippuwa, Lunuwila
- 17 De Silva, J. Walter, Alut Walauwa, Karukkuwa road, Madampe
- 6.. 18 Dissanayaka, Wilfred, planter, Lunuwila
- 7.. 19 Ekanayaka, Austin Reginald, estate superintendent, Walahapitiya, Nattandiya
- 20 Fernando, Jokinu Daniel, clerk, Millicent estate, Chilaw
- 21 Fernando, Joseph Francis Anthony, landed proprietor, Chilaw
- 22 Fernando, Leopold Francis Emmanuel, registrar of lands, Chilaw
- 23 Fernando, Martin, landed proprietor, Talwila
- 24 Fernando, Michael, mill owner, Wennappuwa
- 25 Fernando, Mihindukulauriya Manuel Cyril, landed proprietor, Chilaw
- 8.. 26 Fernando, Mihindukulauriya Domingo William, landed proprietor, Chilaw
- 9.. 27 Fernando, Mihindukulauriya Joseph Benedict, landed proprietor, Chilaw
- 10.. 28 Fernando, Mihindukulauriya Joseph Thomas, landed proprietor, Chilaw
- 11.. 29 Fernando, Ponnampemurage Michael, Wennappuwa
- 30 Fernando, W. Cladus, Marawila
- 31 Fernando, Warnakulasuriya Emmanuel, landed proprietor, Angampitiya
- 12.. 32 Fernando, Warnakulasuriya Mahatolge Eugene, landed proprietor, Wennappuwa
- 33 Fernando, W. Sebastian, landed proprietor, Tambarawila
- 34 Fernando, Warnakulasuriya John, landed proprietor, Tambarawila
- 35 Fernando, Mihindukulauriya Joseph Patronius, landed proprietor, Chilaw
- 36 Fernando, Warnakulasuriya Adappage Anthony, landed proprietor, Nainamadama
- 37 Fernando, Warnakulasuriya Nicholas, landed proprietor, Ulhitiyawa
- 38 Fernando, W. P. Joseph, landed proprietor, Tambarawila
- 13.. 39 Fernando, Warnakula Weerasuriya Albert, merchant, Weerahena
- 40 Fernando, Warnakulasuriya Peter, landed proprietor, Kolinjadia
- 14.. 41 Fernando, Warnakula Weerasuriya Alfred, landed proprietor, Marawila
- 42 Fernando, Gregory, Horagolla, Marawila
- 43 Fernando, Octavianus, Kinyama, Bingiriya
- 15.. 44 Jayamanna, L. R., surveyor, Madampe
- 16.. 45 Jayasekera, Botalage Nathaniel Francis, notary public, Chilaw
- 17.. 46 Jayasekera, Modarage Bastian Waas, notary public, Nainamadama
- 47 Jayawardane, Don William Walter, Land Registry, Chilaw
- 48 Kahawita, Peter, Horagolla, Marawila
- 49 Kumarasinghe, D. S., clerk, Palugaswewa estate
- 50 Lenore, R. W., schoolmaster, Madampe
- 51 Leon, John Nephomus, trader, Chilaw
- 52 Lawrence, K. D., landed proprietor, Gonawila
- 53 Moffat, Alexander Felix, Land Registry, Chilaw
- 54 Mottau, Carl Frederick, estate superintendent, Chilaw
- 55 Moody, Bernard, engineer, Lunuwila Mills
- 56 Miller, George, planter, Chilaw
- 57 Munasinghe, Percy Evert, proprietor, Madampe
- 58 Pandittesekera, D. C., La Favorita, Marawila

- 19.. 59 Pandittesekera, Graham, landed proprietor, Mudukatuwa
- 20.. 60 Pandittesekera, Hector A., surveyor, Mellawagara, Madampe
- 21.. 61 Pandittesekera, Roland, landed proprietor, Walahapitiya
- 62 Patirana, W. P., Marawila
- 63 Pearson, A., Horakele estate, Wennappuwa
- 64 Peiris, Andrew, superintendent, Kirimetiya estate
- 22.. 65 Peiris, Edmund Charles, surveyor, Marawila
- 66 Peiris, W. V. D., Coconut Research Scheme, Bandirippuwa, Lunuwila
- 67 Perera, de Walter, honorary secretary, Co-operative Credit Society, Nainamadama
- 68 Perera, Gilbert Gabriel, landed proprietor, Madampe
- 69 Perera, Jayasuriya Kuranage Thomas, sanitary inspector, Chilaw
- 23.. 70 Perera, Kuranage Lawrence, landed proprietor, Wennappuwa
- 24.. 71 Perera, J. B., surveyor, Chilaw
- 72 Perera, N. W. P. Vanceslaus, landed proprietor, Ulhitiyawa
- 73 Pinto, Mihindukulauriya Weerasinghe Ambrose Diego, medical practitioner, Chilaw
- 74 Pietersz, Edwin Sarbold Henry, landed proprietor, Ulhitiyawa
- 25.. 75 Pietersz, Lawrence Henry, notary public, Ulhitiyawa
- 26.. 76 Pietersz, Martin Henry, Ulhitiyawa, Wennappuwa
- 77 Ponniah, S., Sirigampola estate, Kirimetiya
- 78 Pye, John A., manager, Vavasseur's Mills, Kakkapalliya
- 27.. 79 Ruegg, H. W., planter, Padma Group, Kattimahana
- 80 Salgado, M. L. M., doctor, Coconut Research Scheme, Bandirippuwa, Lunuwila
- 28.. 81 Samaranyaka, Don Peter Andrew, Nainamadama
- 82 Senanayake, Aratchige Arnolis, Walahapitiya
- 83 Sellatamby, Thamu Samuel, trader, Chilaw
- 84 Seneviratne, Niel, Kottawewa estate, Madampe
- 29.. 85 Seneviratne, Rowland, landed proprietor, Madampe
- 86 Silva, George Edmund Collin, landed proprietor, Karukkuwatawana
- 30.. 87 Silva, Sampathwaduge Augustinu, landed proprietor, Chilaw
- 31.. 88 Silva, S. James, landed proprietor, Dankotuwa
- 89 Tamel, Policarp, Marawila
- 90 Tissera, Mihindukulauriya Michael Conrad, auctioneer and broker, Chilaw
- 91 Van Geysel, C. T., Graston estate, Kirimetiya
- 32.. 92 Waas, Moderage Moses, surveyor, Nainamadama
- 93 Wijetunga, Don Edward, landed proprietor, Dummaldeniya
- 33.. 94 Wijetunga, William, Dummaldeniya, Wennappuwa

SINHALESE-SPEAKING JURORS.

- 1 Abeyasekera, Walimuni Ladris Mendis, trader, Uraligara, Madampe
- 2 Appu, P. M. Don Bernardu, landed proprietor, Rangamulla
- 3 Appuhamy, Amaratunga Aratchige Thelenis, copra dealer, Weerahena
- 4 Appuhamy, A. M. Punchi Sinno, landed proprietor, Etiyawela
- 5 Appuhamy, Angage Don Juanis, trader, Madampe
- 6 Appuhamy, Chandrasekera, landed proprietor, Suruwila, Battuluoya
- 7 Appuhamy, Chandrasekara Menikralla, landed proprietor, Aratchikattuwa
- 8 Appuhamy, Dissanayaka Hittihamilage James Sinno, cultivator, Puruduvella
- 9 Appuhamy, Dissanayaka Hittihamilage Yahapath Hamy, cultivator, Puruduvella
- 10 Appuhamy, G. A. M. Appusinno, landed proprietor, Kudawila
- 11 Appuhamy, H. M. B., registrar, Maiyawa
- 12 Appuhamy, I. V. A. Alisandiri, landed proprietor, Rajakadaluwa
- 13 Appuhamy, Jayakodi Aratchige Don Charles, landed proprietor, Dankotuwa
- 14 Appuhamy, Jayasinghe Mudiyanseleage Peiris, landed proprietor, Pilakatumulla
- 15 Appuhamy, Kahawitige Don Simon, landed proprietor, Horagolla
- 16 Appuhamy, Kudakalawapathirennelage Barlin, landed proprietor, Koswatla
- 17 Appuhamy, Mapawijesinghe Danasena, landed proprietor, Tabbowa
- 18 Appuhamy, Peipola Liyanage Don Barlis, merchant, Madampe
- 19 Appuhamy, Pinnawela Appuhamilage, cultivator, Weerahena
- 20 Appuhamy, Ratnayaka Mudiyanseleage Sensiris, landed proprietor, Metikotuwa
- 21 Appuhamy, Ratnatileka Rajapaksa Mudalige Thelenis, landed proprietor, Kakkapalliya
- 22 Appuhamy, S. J. H. John Singho, landed proprietor, Pothuwatawana
- 23 Appuhamy, Suraweera Aratchige Don Thelenis, trader, Kakkapalliya
- 24 Appuhamy, Thelesinghe Mudiyanseleage Hendrick, landed proprietor, Nattandiya
- 25 Appuhamy, Pathiraja Mudalige Don Juan, trader, Aratchikattuwa
- 26 Appuhamy, Wickrama Aratchige Don Abilinu, landed proprietor, Tabbowa
- 27 Appuhamy, Wijesinghe Abeyakoon Siripala, cultivator, Nattandiya

- 28 Appuhamy, Wijetunga Mudalige Romanis, landed proprietor, Weerahena
- 29 Bandappuhamy, Manchanayaka Mudiyansele, trader, Kachchirawa
- 30 Brampy Sinno, Rajapaksa Kanakasekara Mudalige, cultivator, Siyambalagaswela
- 31 Chandrasekara, Wijesinghe Abeykoon, landed proprietor, Nattandiya
- 32 Costa, Mihinduculasuriya Manuel Joseph, landed proprietor, Chilaw
- 33 Costa, Mihindukulasuriya F. M., landed proprietor, Chilaw
- 34 Dabrera, Peter, landed proprietor, Marawila
- 35 Dassanayaka, Hitihamillage Nugarala, landed proprietor, Puruduwella
- 36 De Silva, Gajasingha Simon David, landed proprietor, Maikkulama, Chilaw
- 37 De Silva, Garumuni Deon, ex vel-vidane arachchi, Madampe
- 38 Don Jusey, M. P. A., landed proprietor, Lunuwila
- 39 Fernando, G. Emmanuel, landed proprietor, Chilaw
- 40 Fernando, Kachchakaduge Bathakinu, landed proprietor, Katuneriya
- 41 Fernando, Kachchakaduge Kaithanu, landed proprietor, Pahala Katuneriya
- 42 Fernando, K. J. Jagarias Annavirala, landed proprietor, Wennappuwa
- 43 Fernando, K. Paulis, landed proprietor, Katuneriya
- 44 Fernando, Madumaralage Emis Singho, cultivator, Adap-paragama
- 45 Fernando, M. R. E., landed proprietor, Chilaw
- 46 Fernando, Porutotage Domingo Paulis, landed proprietor, Chilaw
- 47 Fernando, S. J., trader, Rajakadalawa
- 48 Fernando, Warnakulasuriya Albert, landed proprietor, Marawila
- 49 Fernando, W. A. Suse, landed proprietor, Nainamadama
- 50 Fernando, Warnakulasuriya Abilinu, landed proprietor, Nainamadama
- 51 Fernando, Warnakulasuriya Bonipasius, landed proprietor, Nainamadama
- 52 Fernando, Warnakulasuriya Clementu, landed proprietor, Weerahena
- 53 Fernando, Warnakulasuriya Clementu, landed proprietor, Nanjundankare
- 54 Fernando, Warnakulasuriya Eubuis, landed proprietor, Marawila
- 55 Fernando, Warnakulasuriya Elaris, landed proprietor, Marawila
- 56 Fernando, Warnakulasuriya Francis, landed proprietor, Marawila
- 57 Fernando, Warnakulasuriya Francis, landed proprietor, Nainamadama West
- 58 Fernando, Warnakulasuriya Gingoris, landed proprietor, Kammala North
- 59 Fernando, Warnakulasuriya Ichchampullige Alphonso, landed proprietor, Lansigama
- 60 Fernando, Warnakulasuriya Ichchampullige Ladisalaus, landed proprietor, Nainamadama
- 61 Fernando, Warnakulasuriya Ichchampullige Pedro, landed proprietor, Katuneriya
- 62 Fernando, Warnakulasuriya John, landed proprietor, Nainamadama
- 63 Fernando, W. John, landed proprietor, Talawila
- 64 Fernando, Warnakulasuriya John, landed proprietor, Marawila
- 65 Fernando, Warnakulasuriya Manuel, landed proprietor, Talwila
- 66 Fernando, Warnakulasuriya Michelian, landed proprietor, Kulamulla
- 67 Fernando, W. Maximus, landed proprietor, Nainamadama East
- 68 Fernando, Udugampolage Tibosian, landed proprietor, Horagolla
- 69 Fernando, Warnakulasuriya Peduru, landed proprietor, Bolana
- 70 Fernando, Warnakulasuriya Simon, landed proprietor, Horagalla
- 71 Fernando, W. Simon, landed proprietor, Nainamadama East
- 72 Fernando, Warnakulasuriya Urban, landed proprietor, Marawila
- 73 Fernando, Warnakulasuriya Vincent, landed proprietor, Talwila
- 74 Fernando, W. S. I. Bernardo, landed proprietor, Nainamadama
- 75 Fernando, Warnakulasuriya Weerasuria John, cultivator, Marawila
- 76 Fernando, Warnakula Weerasuria Albert, landed proprietor, Weerahena
- 77 Fernando, Warnakula Weerasuria Aron, cultivator, Mattakotuwa
- 78 Fernando, Warusa Henedige Maršalinu, landed proprietor, Marawila
- 79 Francis, Heneratge Don, cultivator, Bandirippuwa
- 80 Gunatilake, Don Hendrick Perera, vel-vidane arachchi, Ihalagama, Madampe
- 81 Herat Gunaratne Herat Mudiyansele Guruhamy, vidane muhandiram, Galmuruwa, Madampe
- 82 Jayasuriya, Don William, trader, Weerahena
- 83 Jayatileke, J. Anthony Fernando, planter, Wennappuwa
- 84 Jayawardene, Mandadige Sedris Fernando, landed proprietor, Nattandiya
- 85 Jayatunga, Don Jusey, cultivator, Pattiyagama, Madampe
- 86 Kurera, Swaranadipathi Muppuge Jusey, landed proprietor, Gonawila, Dankotuwa
- 87 Mapa Wijesinghe Piyasena, landed proprietor, Tabbowa
- 88 Madurapperuma, Carolis A., landed proprietor, Metikotuwa
- 89 Pathiratne, L. C., notary public, Yogyana
- 90 Perera, Don Bartholomeusz, landed proprietor, Marawila
- 91 Perera, Dissanayake Theodoris, planter, Gonawila
- 92 Perera, Heenguruwage Don Marsalimu, superintendent, Wilpota estate, Rajakadalawa
- 93 Perera, Mahamalage Francis Salis, cultivator, Egodayagama, Madampe
- 94 Perera, Mahawasala Liyanage Francis, landed proprietor, Maradankulama
- 95 Perera, Mihinduculasuriya Juan Anthony, cultivator, Chilaw
- 96 Perera, Warnakulasuriya Bernardu, landed proprietor, Waikkal
- 97 Perera, Warnakula Aditta Arasanilaitta Don Elaris, landed proprietor, Marawila
- 98 Peiris, Mihidukulasuriya Weerasinghe Savery Jokinu, landed proprietor, Karukkupone
- 99 Peiris, B. A., landed proprietor, Dickwela
- 100 Perera, Tammahetti Mudalige Don Inthoris, landed proprietor, Mihimaladeniya
- 101 Pinto, Mihinduculasuriya Anthony Sebastian, trader, Chilaw
- 102 Pulle, C. J. Fernando, mill owner, Dankotuwa
- 103 Randeni, Thomas Herat, landed proprietor, Galamuna
- 104 Senanayaka, Anthony, trader, Ihal Olidalawa
- 105 Samaranyake, D. J. W., landed proprietor, Nainamadama
- 106 Silva, Lattawahandi Emis, cultivator, Irattakulam, Madampe
- 107 Silva, Liyanage James, landed proprietor, Weerahena
- 108 Silva, Liyanage John, landed proprietor, Weerahena
- 109 Silva, Liyanage Lewis, landed proprietor, Weerahena
- 110 Silva, Mahamestrige Sandrik, landed proprietor, Madampe
- 111 Silva, Mahamestrige Jeronis, vel-vidane, Madampe
- 112 Silva, Medawana Charles, superintendent, estate, Medamahawewa
- 113 Singho, Herat Goonewardene John, cultivator, Weerahena
- 114 Tavarera, Warnakulasuriya Sebastian, Egodayagama, Madampe
- 115 Thamel, W. Anthony, landed proprietor, Nainamadama West
- 116 Tinakaran Pillai, Rajaguru Senapathy, vel-vidane, Maradankulama
- 117 Tissera, Warnakulasuriya Bernardu, inquirer into sudden deaths, Battuluoya
- 118 Tissera, W. Vincent de Paul, landed proprietor, Angampitiya
- 119 Waas, Moderage Bernado, landed proprietor, Nainamadama
- 120 Waas, Moderage Gratiaen, landed proprietor, Nainamadama
- 121 Waas, W. A. A. I. Leo, cultivator, Pahala Mahawewa
- 122 Wickramanayake, Peter, Galmuruwa, Madampe
- 123 Wickramasinghe, Kuruppu Mudiyansele Babasinno, landed proprietor, Weerahena
- 124 Wijesundera, Don Albert, landed proprietor, Nainamadama West
- 125 Wijetunga, Arachige Don Bartholomeusz, landed proprietor, Dummaladeniya
- 126 William, Sinhabahu Mudiyansele, landed proprietor, Haldanduwana

TAMIL-SPEAKING JURORS

- 1 Ambalavanar, Moona, trader, Nattandiya
- 2 Davidu Nadar, Avanna, trader, Badahelamulla
- 3 Fernando, Warnakulasuriya Joronis, landed proprietor, Kammala
- 4 Fernando, Warnakulasuriya Peris, landed proprietor, Nainamadama
- 5 Fernando, Warnakulasuriya Lewis, landed proprietor, Nainamadama
- 6 Fernando, Warnakulasuriya Davidu, landed proprietor, Nainamadama
- 7 Fernando, Warnakulasuriya Euginu, landed proprietor, Angampitiya
- 8 Fernando, Warnakulasuriya Sebastian, Angampitiya
- 9 Hameedu, K., trader, Savarana
- 10 Jamaldeen, S. M., landed proprietor, Chilaw
- 11 Kawanna Sesuma Lebbe, landed proprietor, Kottaramulla
- 12 Lowe, M. P., landed proprietor, Chilaw
- 13 Mohamedu Lebbe, K., landed proprietor, Savarana
- 14 Muttu Raku Nalla Raku Pulle, landed proprietor, Udappu
- 15 Muttu Marikkar Nuvanna, proprietary planter, Madampe
- 16 Muttu Wairan Muttu Raku, landed proprietor, Udappu
- 17 Marku Pulle, Philippu, landed proprietor, Maikkulam
- 18 Mohideen Sadakk, Miyanna Suna, trader, Madampe Old Town
- 19 Peitersz, Selestinu H., landed proprietor, Aluttota
- 20 Pillai, Ana Kana Sinnakadirhamen, landed proprietor, Udappu
- 21 Ramalingam, Sinna Kanachchi, trader, Udappu
- 22 Tissera, Warnakulasuriya Elaris, landed proprietor, Weehena
- 23 Tissera, Warnakulasuriya Telenis, landed proprietor, Weehena
- 24 Tissera, Warnakulasuriya Suse, trader, Waikkal
- 25 Tissera, Warnakulasuriya Pelis, landed proprietor, Waikkal
- 26 Tissera, Warnakulasuriya Elaris, landed proprietor, Waikkal
- 27 Thamel, Warnakulasuriya Paulu, Nanjundankare
- 28 Velupulle, Moona, trader, Nattandiya
- 29 Waas, Gabriel, landed proprietor, Mattakotuwa

Deputy Fiscal's Office, L. F. ROSA,
Chilaw, April 27, 1935. Additional Deputy Fiscal.

DISTRICT AND MINOR COURTS NOTICES.

Circuit Courts, Ratnapura District.

NOTICE is hereby given that the Circuit Courts at Balangoda and Rakwana will be held by me on the dates given below :—

(These dates are subject to alteration.)

1935.	Balangoda.	Rakwana.
July ..	5. 6. 19. 20 ..	12. 13. 26. 27
August ..	2. 3. 16. 17 ..	9. 10. 23. 24
September ..	6. 7. 20. 21 ..	13. 14. 27. 28
October ..	4. 5. 18. 19 ..	11. 12. 25. 26
November ..	1. 2. 15. 16 ..	8. 9. 22. 23
December ..	6. 7. 20. 21 ..	13. 14

L. H. DE ALWIS,

Police Court, Police Magistrate and Commissioner
Ratnapura, April 17, 1935. of Requests.

NOTICES OF INSOLVENCY.

In the District Court of Galle.

No. 699. In the matter of the insolvency of Dawood Lebbe Marickar Mohamed of Dangedera.

WHEREAS Abdul Cader Hajjar Mohamed Haniffa of Dangedera has filed a declaration of insolvency, and a petition for the sequestration of the estate of Dawood Lebbe Marickar Mohamed, under the Ordinance No. 7 of 1853 : Notice is hereby given that the said court has adjudged the said Dawood Lebbe Marickar Mohamed insolvent accordingly ; and that two public sittings of the court, to wit, on June 4, 1935, and on July 4, 1935, will take place for the said insolvent to surrender and conform to, agreeably to the provisions of the said Ordinance, and for the taking of the other steps set forth in the said Ordinance, of which creditors are hereby required to take notice.

By order of court, M. G. ARIYASENA,
Acting Secretary.

NOTICES OF FISCALS' SALES.

Western Province.

In the District Court of Colombo.

(1) V. K. R. S. T. Kasivisvanathan Chettiar, (2) V. K. R. S. T. Narayanan Chettiar, both carrying on business under the name, style, and firm of V. K. R. S. T. Sea street, Colombo Plaintiffs.
No. 2,990. Vs.

(2) Jabamalai Roche, executor *de son tort* of the estate of the late Muttiah Roche of Main street, Colombo, and another Defendants.

NOTICE is hereby given that on Tuesday, June 4, 1935, at the times given below, will be sold by public auction at the respective premises the right title, and interest of the said 2nd defendant in the following property for the recovery of the sum of Rs. 7,153.25, with interest thereon at 9 per cent per annum from November 10, 1934, to date of decree (February 15, 1935) and thereafter with legal interest on the aggregate amount till payment in full and costs of suit, viz. :—

1. At 2 p.m.—An undivided half part or share of all that allotment of land with the buildings thereon bearing Nos. 27, 31, and 33, situated along Galpotta street in Kotahena, within the Municipality of Colombo, Western Province ; and bounded on the north by premises bearing No. 9 belonging to Muttiah Roche Gnaprakasa Roche, on the east by Galpotta street, on the south by premises bearing No. 4A and 4B belonging to M. Lionel Silva, and on the west by premises No. 31 belonging to Mrs. L. James, A. C. Natchia, and P. D. Marku Appu ; containing in extent 35 67/100 perches.

2. At 2.15 p.m.—An undivided half part or share of all that allotment of land with the buildings thereon bearing assessment No. 9 and now bearing No. 37, situated along Galpotta street aforesaid ; bounded on the north by the part belonging to M. Bastian bearing No. 10 and claimed by Don Elaris, on the east by Galpotta street, on the south by another part of the property of Mathes Cardoos bearing assessment Nos. 7 and 8 and claimed by M. M. Ondatjie, and on the west by garden of Juan Fernando bearing assessment No. 29 and claimed by P. Pulle-nayagam ; containing in extent 12 74/100 perches.

3. At 2.45 p.m.—An undivided half part or share of all that allotment of land with the buildings thereon marked No. 38³ in plan No. 338 dated December 10, 1912, made by A. R. Savundranayagam, Licensed Surveyor, and bearing assessment Nos. 38⁵ and 38⁴ later 1021b/38 (4-5), and now Nos. 175, 177, situated at New Chetty street, within the Municipality and District of Colombo, Western Province ; bounded on the north by another portion of the same land marked No. 38 2/1 in the said plan, on the east by New Chetty street, on the south by another portion of the same land marked No. 31 1/1 in the said plan, and on the west by premises bearing assessment No. 93 belonging to P. J. Ondatchy ; containing in extent 14 72/100 perches.

4. At 4 p.m.—All that allotment of land called Mahawellawatta being allotment No. B 62 in registration plan No. 2, situated at Wellawatta, within the Municipality and District of Colombo, Western Province ; bounded on the north by lot B 61, on the east by water-course, on the south by road, and on the west by lot B 63 (reservation for a road 30 feet wide) ; containing in extent 11.95 perches.

5. All that allotment of land called Mahawellawatta being allotment No. 57 in registration plan No. 2, situated at Wellawatta aforesaid ; bounded on the north by lot B 56, on the east by lot B 53, on the south by road, and on the west by water-course ; containing in extent 22.04 perches, which said premises adjoin each other forming one property bearing assessment No. 48, Forty-first lane, Wellawatta, and can be included in one survey ; and bounded on the north by the water-course, on the east by premises No. 46, on the south by 41st lane, Wellawatta, and on the west by the water-course ; containing in extent more or less about 33.99 perches.

Fiscal's Office,
Colombo, May 1, 1935.

R. O. DE SARAM,
Deputy Fiscal.

In the District Court of Colombo.

M. R. M. M. N. Nadarajan Chettiar of 155, Sea street, in Colombo Plaintiff.
No. 3,097. Vs.

Jebamalai Roche of Galpotta street, Colombo, executor *de son tort* of the estate of the late Muthiah Roche of Main street in Colombo Defendant.

NOTICE is hereby given that on Saturday, June 1, 1935, at the times given below, will be sold by public auction at the respective premises the following property, viz., for the recovery of the sum of Rs. 50,202.33, with interest on Rs. 47,500 at 15 per cent. per annum from April 10, 1935, till April 26, 1935, and thereafter on the aggregate amount at 9 per cent. per annum till payment in full and costs of suit, viz. :—

The right, title, and interest of the defendant as executor *de son tort* of the estate of the late Muthiah Roche in and to the following properties, to wit :—

1. At 11 a.m.—An undivided half part or share of all that allotment of land with the buildings thereon bearing Nos. 6, 7, and 8 now Nos. 27, 31, and 33, situated along Galpotta street in Kotahena, within the Municipality and District of Colombo, Western Province ; and bounded on the north by premises No. 9 belonging to Muthiah Roche and Gnanaprakasa Roche, on the east by Galpotta street, on the south by premises bearing Nos. 4A and 4B belonging to M. Lionel Silva, and on the west by premises No. 31 belonging to Mrs. L. James, A. C. Natchia, and P. D. Marku Appu ; containing in extent 35 67/100 perches, and registered under A 229/148.

2. At 11.15 a.m.—An undivided half part or share of all that allotment of land with the buildings thereon bearing assessment No. 9 and now bearing No. 37, situated along Galpotta street aforesaid ; bounded on the north by the part belonging to M. Bastian bearing No. 10 and claimed by Don Elaris, on the east by Galpotta street, on the south by another part of the property of Mathes Cardoos bearing assessment Nos. 7 and 8 and claimed by M. M. Ondatjie, and on the west by garden of Juan Fernando bearing assessment No. 29 and claimed by B. Pulle-nayagam ; containing in extent 12 74/100 perches, and registered under 226/140.

3. At 11.45 a.m.—An undivided half part or share of all that allotment of land with the buildings thereon marked No. 38³ in plan No. 338 dated December 10, 1912, made by A. R. Savundranayagam, Licensed Surveyor, and bearing assessment Nos. 38⁵ and 38⁴ later 1021b/38 (4-5) and now Nos. 175, 177, situated at New Chetty street, within the Municipality and District of Colombo, Western Province ; bounded on the north by another portion of the same land marked No. 38 2/1 in the said plan, on the east by New Chetty street, on the south by another

portion of the same land marked No. 31 1/1 in the said plan, and on the west by premises bearing assessment No. 93 belonging to P. J. Ondatjie; containing in extent 14 72/100 perches, and registered under A 229/149.

At 1 p.m.—An undivided half part or share of the following:—

1. All that allotment of land called Mahawellawatta being allotment No. B 62 in registration plan No. 2, situated at Wellawatta, within the Municipality and District of Colombo, Western Province; bounded on the north by lot B 61, on the east by water-course, on the south by road, and on the west by lot B 63 (reservation for a road 30 feet wide); containing in extent 11.94 perches.

2. All that allotment of land called Mahawellawatta being allotment No. 57 in registration plan No. 2, situated at Wellawatta aforesaid; bounded on the north by lot B 56, on the east by lot B 53, on the south by road, and on the west by water-course; containing in extent 22.04 perches, which said two premises adjoin each other forming one property bearing assessment No. 48, Forty-first lane, Wellawatta, and can be included in one survey; bounded on the north by water-course, on the east by premises No. 46, on the south by 41st lane, Wellawatta, and on the west by water-course; containing in extent 33.99 perches more or less, and registered under Wellawatta 32/104.

Fiscal's Office,
Colombo, May 1, 1935.

R. O. DE SARAM,
Deputy Fiscal.

In the District Court of Colombo.

In the matter of the last will and testament of Veloo Chettiar Saminathan Chettiar, late of Silversmith street Colombo, deceased.

Veloo Suntharalingam of Silversmith street in Colombo Petitioner.

No. 6,130 Testy.

(1) Tillanayagam Doraisamy of 39, Grandpass road, Colombo, and her husband (2) S. Doraisamy. Respondents.

NOTICE is hereby given that on Friday, May 3, 1935, at 3.30 p.m., will be sold at the respective premises the right, title, and interest of the said 1st respondent in the following property for the recovery of the sum of Rs. 1,960.54, being taxed costs, viz. :—

1. An undivided 1/4 share of all that allotment of land with the buildings thereon marked letter B in the survey plan dated September 27, 1904, made by C. A. C. Buyzer, Licensed Surveyor, and bearing assessment No. 7, presently bearing assessment Nos. 51, 49, 47, 45, 41/8, 9, 10, and 11, situated along Vincent street in New Bazaar Ward, within the Municipality of Colombo in the District of Colombo, Western Province; bounded on the north by the portion marked lot A formerly of Muniandy Chettiar Ramasamy Chettiar now of Sawanna Veloo Chettiar, on the east by the property of Muttu Caruppen Chettiar Caliappa Chettiar, on the south by the property of Muttu Caruppen Chettiar Caliappa Chettiar, and on the west by Vincent street; containing in extent 12 26/100 square perches according to the said plan dated September 27, 1904, and registered under A 89/37.

2. At 3.45 p.m.—An undivided 1/4 share of all that allotment of land marked lot A with the buildings thereon bearing assessment No. 71, presently bearing assessment Nos. 130, 128, 124, 122, and 120, Silversmith street, and Nos. 3, 5, 7, 9, 11, 15, 17, 19, 21, 23/2, 23/3, 23/4, 23/5, and 23/6, situated along Silversmith street and Vincent street in New Bazaar Ward, within the Municipality and District of Colombo, Western Province; and bounded on the north and north-west by Silversmith street, east and south by lot marked B, assessment No. 70, and on the west by Vincent street; containing in extent 1 rood and 13 perches according to survey plan dated July 26, 1915, made by C. H. Frida, Registered Licensed Surveyor, and registered under A 121/45.

Fiscal's Office,
Colombo, May 1, 1935.

R. O. DE SARAM,
Deputy Fiscal.

In the District Court of Colombo.

M. R. M. M. N. Nadarajan Chettiar of Sea street, Colombo Plaintiff.

No. 52,627.

(2) M. F. Saleem of Saleem Bros. & Co. at 3rd Cross street in Colombo, and others Defendants.

NOTICE is hereby given that on Friday, June 7, 1935, at 3 o'clock in the afternoon, will be sold by public auction at the respective premises the right, title, and interest of the said 2nd defendant in the following property for the recovery of the sum of Rs. 650, together with interest thereon at 9 per cent. per annum from May 2, 1933, till payment in full and costs of suit, viz. :—

1. At 3 p.m.—The right, title, and interest of M. F. Saleem in and over premises formerly bearing assessment Nos. 56 and 57 now bearing Nos. 129, 131, 133, and 135, situated at Sea street in Colombo; and bounded on the north by house bearing assessment No. 58, on the east by Sea street, on the south by house bearing assessment No. 55, and on the west by premises bearing assessment Nos. 19 to 22; containing in extent 11.55 perches, and registered under title Colombo A 202/63.

2. At 3.45 p.m.—The right, title, and interest of M. F. Saleem in and over all that premises bearing assessment Nos. 1 and 3, situated at Hulftsdorp street now and formerly No. 121, Messenger street, Colombo; bounded on the north by Messenger street, on the east by property belonging to Sego Mohamado Nagoda Oduma Kotte Marikar, on the south by the property of Uduma Lebbe Marikar Colenda Marikar, and on the west by Hulftsdorp street; containing in extent 7.20 perches, and registered in A 204/148.

Fiscal's Office,
Colombo, May 1, 1935.

R. O. DE SARAM,
Deputy Fiscal.

In the Court of Requests of Colombo.

M. C. M. Sithi Sareefa of 114, Old Moor street, Colombo, by her attorney, M. C. A. Azhar, of 392, Third Division, Maradana, Colombo Plaintiff.

No. 93,524.

Vs.

(1) Idroos Lebbe Mohammed Thawfeek and (2) Abdul Gaffoor Mohamed Ismail, carrying on business under the name, firm, and style of Idroos and Sheriff at 47 and 49, Hospital street, Fort, Colombo. Defendants.

NOTICE is hereby given that on Friday, May 24, 1935, at 11 A.M., will be sold by public auction at Nos. 47 and 49, Hospital street, Fort, Colombo, the following movable property for the recovery of the sum of Rs. 250 (being damages incurred for the months of November and December, 1934), with further damages at Rs.125 per month from January 1, 1935, till the defendants are ejected from premises Nos. 47 and 49, situated at Hospital street, Fort, Colombo, viz. :—

Four large jak glass almiraħs; 1 small glass almiraħ; 1 iron safe; 2 glass boxes; 1 jak box; 1 nadun writing table; 1 jak counter; 2 writing tables; 1 foot Singer sewing machine bearing No. Y 3054536; 1 foot Singer sewing machine bearing No. Y6705121; 43 rolls Kaki drill; 71 hats; 4 dozens collars; 40 rolls cloth; 5 rolls flannel, about 40 yards; 5 coats, flannel; 10 suits (English drill); 25 suits; 15 boxes buttons; 40 bundles tape.

Fiscal's Office,
Colombo, May 1, 1935.

R. O. DE SARAM,
Deputy Fiscal.

In the District Court of Kalutara.

Anagiyakdehige Nonni, administratrix of the estate of the late Mahendra Nekatige Sirineris, Police Vidane of Halkandawila Plaintiff.

No. 18,140.

Vs.

Joslin Sandanayaka Haminey of Kalutara South Defendant.

NOTICE is hereby given that on Friday, May 31, 1935, at 4.30 in the afternoon, will be sold by public auction at the premises the following property mortgaged by the

defendant with plaintiff above named by deed No. 851 dated March 7, 1929, and attested by U. A. Jayasundera, Notary Public, and declared bound and executable for the decree entered in the said case for the recovery of Rs. 2,000, with interest on Rs. 1,250 at 18 per cent. per annum from July 8, 1933, till September 20, 1933, and thereafter at the rate of 9 per cent. per annum on the aggregate till payment in full, and costs of suit Rs. 108.60, viz. —

The estate, trees, and buildings of the divided lot No. 1 of the land called Kottambagahawatta, situated at Welapura, Kalitara in Kalutara hadda, Kalutara totamune, Kalutara District, Western Province; and bounded on the north and east by lot No. 2 of the same land, south by road, and west by a portion of Kottambagahawatta; containing in extent $2 \frac{19}{100}$ perches as per partition plan No. 2,208 dated January 8, 1912, made by Mr. H. O. Scharniguiel, Licensed Surveyor, and filed of record in case No. 4,136 of the District Court of Kalutara, held and possessed by the said obligor upon deed No. 8,402 dated September 9, 1916, attested by A. P. Fernando, Notary Public.

Deputy Fiscal's Office, H. SAMERESINGHA,
Kalutara, April 29, 1935. Additional Deputy Fiscal.

Central Province.

In the Court of Requests of Kandy.

Gamegurunnanselegedera Ismail Lebbe's son, Seyado Mohammedo Lebbe of Akurana Plaintiff.

No. 13,336. Vs.

Medagoda Walawwe Loku Kumarihamy, (2) P. B. Kobbekaduwa, both of Doranagama Defendant.

NOTICE is hereby given that on Saturday, May 25, 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. 326.25, with legal interest on Rs. 300 from November 18, 1932, till payment in full and poundage, in the following property, viz. :—

1. An undivided $\frac{1}{2}$ part or share out of those contiguous lands called Kandewatte, Ambula, elchena and Polkotuwehena, situate at Deldeniya in Malasyapattu of Harisapattu in the District of Kandy, Central Province; and are together bounded on the east by the limit of Wahalagederahena, south by wela, west by village limit, and north by the limit Copiewatta; and containing in extent 4 amunams and 1 pela in paddy sowing.

2. An undivided $\frac{1}{2}$ part or share out of the land called Kaluwayehena alias Arattanagewatta of 12 lahas in paddy sowing extent, situate at Deldeniya aforesaid; and bounded on the east by Ekanekgederahena, south and north by the lands of Wahalgedera Arathila, and west by wela.

3. An undivided $\frac{1}{2}$ part or share of and in all that land called Karandagasgodahena of 1 yelamunam paddy sowing extent in the whole, situate at Deldeniya aforesaid; which said entire land is bounded on the east by the village limit, south by Nuga tree, west by Kandaheeriya, and north by wela.

4. An undivided $\frac{1}{2}$ part or share of and in all that land called Pambarehena of yelamunam in paddy sowing extent, situate at Deldeniya aforesaid; and bounded on the east by village limit, south and west by wela, and north wela and Hapu tree standing on the Kandaheeriya.

Fiscal's Office, H. C. WIJESINHA,
Kandy, April 29, 1935. Deputy Fiscal.

Southern Province.

In the District Court of Galle.

Sembukuttige Mackleen Nona of Gampiyadda ... Plaintiff.

No. 33,239. Vs.

(1) Cassim Lebbe Marikar Abdul Cade, (2) Meera Lebbe Marikar Makeekatha Umma, both of Talapitiya Defendants.

NOTICE is hereby given that on Tuesday, May 28, 1935, at 2 o'clock in the afternoon, will be sold by public auction at the spot the right, title, and interest of the said defendants in the following property, viz. :—

All those the soil and trees of the land called Daluwatta, situated at Gahrpiadda in Galle District, together with the buildings standing thereon bearing Municipal assessment

Nos. 768A and 768; and bounded on the north by Peragahawilawatta, east by Kurakkantottam, south by Daluwatta, and west by Kaitantottam; and containing in extent about $\frac{1}{2}$ an acre, more or less.

Writ amount Rs. 1,294.84, with interest thereon at 9 per cent. per annum from date of decree, and costs of action, less Rs. 731 recovered.

Fiscal's Office, E. T. GOONEWARDENE,
Galle, April 29, 1935. Deputy Fiscal.

In the District Court of Matara.

Vidane Gamatchige Simon Perera Appuhamy of Sulthanagoda Plaintiff.

No. 8,212. Vs.

Dona Gimara Abeywickrama Gunasekera of Kamburugamuwa, at present of Hapraduwa ... Defendant.

NOTICE is hereby given that on Saturday, May 25, 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 defendant in the following mortgaged property for the recovery of a sum of Rs. 865.86, viz. :—

An undivided $\frac{1}{2}$ part of the contiguous lots marked letters A and A of the land called Kolettewila, situated at Kamburugamuwa in the Weligam korale of Matara District, Southern Province; and bounded on the north by Pinnayagodella and Pantiye Aratchige Lebima, east by wella or a dam, south by lots B, C, E, and D of the same land, and on the west by Gingaswila; and containing in extent 14 acres 1 rood and 19 perches.

Deputy Fiscal's Office, H. V. F. ABAYAKOON,
Matara, April 23, 1935. Deputy Fiscal.

In the District Court of Tangalla.

John Gerald Suriya Arachchi Mohotty of Beparrenda Plaintiff.

No. 3,668. Vs.

Don Bastian Patiratto of Yodakandiya Defendant.

NOTICE is hereby given that on Saturday, June 1, 1935, at 11 o'clock in the forenoon, will be sold by public auction at the premises the right, title, and interest of the said defendant in the following mortgaged property for the recovery of Rs. 2,275.18, together with further legal interest thereon from December 6, 1934, till payment and poundage, viz. :—

At Yodakandiya in Tissa.—All that soil and fruit trees together with all the buildings standing thereon of the land called Yodakandiyegoda depicted in T. P. No. 199,512, situated at Yodakandiya in Tissa in Magam pattu of the Hambantota District, Southern Province; bounded on the north by a road, on the east by reservation along the road and land in T. P. 187,953, on the south by land in T. P. Nos. 187,953 and 178,134, and on the west by land in T. P. 199,511; containing in extent 3 roods and 6 perches. Valuation Rs. 2,000.

Deputy Fiscal's Office, M. RAJENDRA,
Hambantota, April 27, 1935. Additional Deputy Fiscal.

Northern Province.

In the District Court of Jaffna.

Saravanamuttu Eliathambu of Urumpirai Plaintiff.

No. 5,142. Vs.

Veluppillai Thillampalam and his wife, Sellachy, both of Urumpirai Defendants.

NOTICE is hereby given that on Saturday, May 25, 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 2nd defendant in the following property for the recovery of Rs. 416, with interest thereon at the rate of 12 per cent. per annum from November 3, 1933, until payment in full, costs Rs. 94.51, poundage and charges, viz. :—

A piece of land with its appurtenances, situated at Urumpirai in Kopay parish, Vallikamam East division of the Jaffna District, Northern Province, called Kombu and Konavalai, in extent $19\frac{1}{4}$ lachams varagu culture, with cultivated plantations, share of water of well, and right use

of way and water-course; and bounded on the east by Annammah, wife of Kanapathipillai, and Puranam, wife of Seeni, north by S. Karthigesu and others, west by the heirs of Vairavy Murugesu and by the heirs of Muttupillai, wife of Thampu, and on the south by Annammah, wife of Kanapathipillai, and others.

Fiscal's Office,
Jaffna, April 29, 1935.

S. TURAIYAPPAH,
for Fiscal.

Eastern Province.

In the District Court of Batticaloa.

Umarulevve Marakayar Muhamadu Meeralevve of Sainthamaruthu Plaintiff.
No. 7,633. Vs. Rs. 16.00

S. Musthapa Mowlana Seiyathu Muhamadu Mowlana of Sainthamaruthu Defendant.

NOTICE is hereby given that on Saturday, May 25, 1935, at 4 o'clock in the afternoon, will be sold by public auction at the spot the right, title, and interest of the said defendant in the following property for the recovery of the sum of Rs. 800, with legal interest thereon from April 22, 1933, till payment in full and costs Rs. 106.18, less Rs. 300, viz. :-

A paddy land called Vammiyadi Vayal, situated at Puliavaddavanveli in Kudakaraiykkandam in Karavaguvattai in Sainthamaruthu in Karayagu pattu, Batticaloa District, Eastern Province; and bounded on the north by the common bund of Santhippu Vayal belonging to M. Abdulgaffoor Marakayar, south by the common bund of Keettu Vayal belonging to K. A. Muhamaduibravevve, east by the boundary of the garden belonging to Kannar, and west by Kunchchankanyodai and the common bund of Vattavan Vayal belonging to the mosque; in extent 4 acres with inlets, outlets, and other rights.

Fiscal's Office, K. S. CHANDRASEGARAMPILLAI,
Batticaloa, April 29, 1935. for Fiscal.

North-Western Province.

In the District Court of Colombo.

V. R. M. S. V. L. Arunasalam Chettiar of Sea street, Colombo Plaintiff.
No. 39,629. Vs. Rs. 20.00

A. M. M. Mohideen Abdul Cader of Puttalam road, Kurunegala Defendant.

NOTICE is hereby given that on Saturday, May 25, 1935, commencing from the 1st land at 2 o'clock in the afternoon, will be sold by public auction at the premises the right, title, and interest of the said defendant in the following property for the recovery of the sum of Rs. 1,225.69, with interest on Rs. 1,103.69 at the rate of 12 per cent. per annum from August 4, 1930, till May 26, 1933, and thereafter on the aggregate amount of the decree at 9 per cent. per annum till payment in full, and costs of suit, and poundage, viz. :-

1. Kahatagahumulahena and Iswetiyeekumbura, now watta comprising Iswetiyeekumbura of 3 pelas paddy, Kahatagahumulahena of 8 ahas kurakkan sowing, Kongahumulahena of 6 seers kurakkan sowing, and Dalupothewatta of 2 seers kurakkan sowing, extent, situate at Wariyapola and Bambaragammana, villages of Dewamedde korale of Dewameddi hatpattu in the District of Kurunegala, North-Western Province; and bounded on the north by Bambaragammana Diyagilma, field and hena of Mr. K. B. Ralapanawa, east by hena of Punchi Banda and others, south by Alutwewa Diyagilma, west by road from Wariyapola to Puttalam; containing in extent 9 acres and 17 perches, with the plantations and buildings and everything thereon. Registered in D 237/13.

2. Kongahumulahena of 6 seers kurakkan sowing and Dalupothewatta of 2 seers kurakkan sowing extent, situate at Bambaragammana and Wariyapola villages aforesaid; and bounded on the north by tank and field, east by Alutwewa, south-west by Puttalam road, and west by tank; containing in extent 3 acres 2 roods and 6 perches. Registered in D 198/149.

Fiscal's Office,
Kurunegala, April 30, 1935.

R. S. GOONESEKERA,
Deputy Fiscal.

In the District Court of Puttalam.

Pana Lana Soona Pana Navanna Natchiyappa Chetti-
tiyar of Puttalam Plaintiff.
No. 4,436. Vs. Rs. 30

Mohiadeen Pitche Muhamado Siddick of Put-
talam Defendant. Rs. 16.00

NOTICE is hereby given that on Saturday, May 25, 1935, at the time mentioned below, will be sold by public auction at the premises the right, title, and interest of the above defendant in the following property :-

At 10 a.m.—The garden called and known as Vilathi-
vettai, situate at Nindeni in Puttalam Gravets in Puttalam District, North-Western Province, mentioned in T. P. 135,235 in extent 25 acres and 3 roods. Out of this a divided portion marked B in survey plan No. 931 surveyed and made by Mr. A. M. Sundram, Surveyor of Puttalam, on June 2, 1914, in extent of 8 acres 2 roods and 131/3 perches; and bounded on the north by the adjoining portion of this marked A in the said plan belonging to the heirs of Neima Lebbe Marikar Mohamado Mohideen Ibrahim Naina Marikar, east by land mentioned in plan No. 114,942, south and west by reservation for road. The land, coconut trees, and all things within these boundaries.

Amount of writ Rs. 987.74, with interest on Rs. 500 at 1½ per cent. from October 13, 1932, till January 24, 1933, and thereafter at 9 per cent. till payment in full and poundage.

Deputy Fiscal's Office,
Puttalam, April 29, 1935.

R. CHINTAMANI,
Deputy Fiscal.

Province of Uva.

In the District Court of Badulla.

Weliwattage Agonis Perera Dassanayake of Mattegoda
in Salpiti korale of Colombo District Plaintiff.
No. 5,513. Vs. Rs. 31

James Alexander Dambawinne of Dambawinne Pahala
Walauwa Defendant. Rs. 16.00

NOTICE is hereby given that on Saturday, June 1, 1935, at 2 o'clock in the afternoon, will be sold by public auction at the premises the right, title, and interest of the said defendant in the following property for the recovery of the sum of Rs. 574, with interest at 18 per cent. per annum on Rs. 400 from March 9, 1932, till April 29, 1932, and thereafter with interest at 15 per cent. per annum on the aggregate amount till payment in full and costs of suit Rs. 106.30, less a sum of Rs. 700 :-

An undivided one-seventh part or share of the contiguous lands called Dikirillagollehena, Dimbulgashulahapatana, Dikirillagollewatta, Dambagollehena, Digareddekumbuk-hena, Thibbutuelhenapatana, situated at Dambawinne-gama in Dambawinne palata of Udukinda division; and bounded on the north by Huriyagastennakandura, road and Crown patana, east by road and land claimed by A. E. Dambawinne, south by Meddegaragama village limit, west by Meddekandura, Dambagollekumbura, and Galpothethakandura; containing in extent 115 acres 2 roods and 17 perches, together with a like share of the plantations and everything thereon. (This land is subject to indenture of lease No. 3,619 dated February 26, 1908, and attested by B. L. Potger, Notary Public, for a term of fifty years.)

Fiscal's Office,
Badulla, April 29, 1935.

T. J. MENDIS,
Deputy Fiscal.

In the District Court of Badulla.

V. Somasunderam of Badulla Plaintiff.
No. 5,850. Vs. Rs. 29

Noor Mohamed Khan's son, Jan Mohamed of Ban-
darawela Defendant. Rs. 6.00

NOTICE is hereby given that on Saturday, June 8, 1935, at 11 o'clock in the forenoon, will be sold by public auction at the premises the right, title, and interest of the said defendant in the following property for the recovery of the sum of Rs. 508, with interest on Rs. 490 at 18 per cent. per annum from August 19, 1933, till November 3, 1933, and thereafter on the aggregate amount of the principal and interest with interest at the rate of 9 per cent. per annum till payment in full and costs Rs. 133.60, less a sum of Rs. 300 paid, viz. :-

The defined and divided portion of sixty feet in length and fifty-five feet in breadth more or less of the land called Pansalewatta alias Datchagedarawatta bearing assessment

No. 139, situated in the town of Bandarawela in Mahapalata korale of Udukinda division, Badulla District of the Province of Uva; and which said defined and divided portion is bounded on the north by a portion of this land sold to N. Marimuttu, east by a row of stones (now kandura) south by high road, and west by the wall of the house belonging to N. Marimuttu, together with everything thereon, which said defined and divided portion now bears the assessment No. 173A.

Fiscal's Office,
Badulla, April 29, 1935.

T. J. MENDIS,
Deputy Fiscal.

Province of Sabaragamuwa.

In the District Court of Ratnapura.

James Van Danberg, Proctor, Ratnapura. Plaintiff.

Mrs. M. M. A. P. Van Danberg of Ratnapura, administratrix of the intestate estate of James Van Danberg, deceased Substituted Plaintiff.

No. 5,064. ⁸⁹ Vs.

Mohammedo Ismail Notaries Abdul Caffoor of Katukurunda in Kalutara badda, presently of Old road, Beruwala Defendant.

NOTICE is hereby given that on Tuesday, May 28, 1935, at 9 o'clock in the forenoon, will be sold by public auction at the premises the right, title, and interest of the said defendant in the following property for the recovery of the sum of Rs. 4,758, together with interest on Rs. 4,168.17 at 12 per cent. per annum from March 19, 1929, till November 14, 1929, and thereafter on the aggregate sum at the rate of 9 per cent. per annum till payment in full and costs of suit and poundage under the order to sell, less Rs. 1,932.50 paid by the defendant to plaintiff viz. —

1. An undivided $\frac{1}{2}$ share of all those contiguous allotments of land called Niyakolahena of the extent of about 5 pelas of paddy sowing, Pahalollahehena of the extent of about 3 pelas of paddy sowing, Menerihena of the extent of about 3 pelas of paddy sowing, Andigehena of the extent of about 2 pelas of paddy sowing, Dumalehena of the extent of about 2 pelas of paddy sowing, and Batahena of the extent of about 2 pelas paddy sowing, situated at Balibatgoda in the Palle pattu of Nawadun Korale in the District of Ratnapura of the Province of Sabaragamuwa; and together bounded on the north by Pandeniyehena and Jineruwagewatta, east by Ihaladepela, Pahalollaha, Nugagahaliadda, Asseduma, Bandaraliadda, Batadombagahalidda, Medaliadda, and Halgahaliadda, south by Naakarahena, and west by Diyakontheale-dola and Patalawalehena (excluding however within the said boundaries the undivided lands called Pahalollahahena and Andigehena); and which said lands now bearing lot 6A in B. S. P. P. No. 51 are bounded on the north by Udahawatta, Delgahawatta, and Medaliaddekumbura, east by Hihgaha-dola, Pahalollahehenakumbura, and Pahalollahahena, south by Potgulkandemukalana *alias* Indiwityehena, and west by Pandeniyehena; and containing in extent 17 acres 1 rood and 34 perches, together with the rubber plantation appertaining thereto, and registered at the Ratnapura Land Registry Office under registered mark B 173/274.

2. An undivided $\frac{1}{2}$ share of the allotment of land called Pahalollahehena bearing lot 6A in B. S. P. P. No. 51, situated at Balibatgoda aforesaid; bounded on the north by Maha-dola, east by Ihaladepela, south by Mahadola, and west by Amuhena; and which said lot No. 6A is bounded on the north by Maha-dola, Pahalollahekumbura claimed by H. Kirimanis, Ihaladepelakumbura claimed by Romial Vedarala, and Meegahakumbura claimed by Saradiappu, east by Naakalahena belonging to the Crown and Angurumelehena *alias* Indiwityehena, south by Maha-dola, and west by Dummelehena and Menerihena; and containing in extent 6 acres 3 roods and 14 perches, and registered at the Ratnapura Land Registry Office under registered mark B 173/275.

3. On Wednesday, May 29, 1935, commencing at 2 p.m.—The two allotments of land marked D and E in plan No. 141 dated October 13, 1916, made by Mr. K. Vale Murukku, Licensed Surveyor, of Miriswelkanattukulana, situated at Karawita in Meda pattu of Nawadun korale in the District of Ratnapura of the Province of Sabaragamuwa; bounded on the north by lot marked C in the said plan, east by Karawita-ganga, south by Ganga-addarahena and Lokadeniyehena, and west by Gimibokka-dola; and containing in extent 50 acres, 2 roods 17 $\frac{8}{30}$ perches, together with the rubber plantation and the bungalows and machinery standing thereon, and registered at Ratnapura Land Registry Office under registered mark B 176/22.

4. All those allotments of land called Koladeeyan-kadahena marked lot 54N in B. S. P. P. No. 202 and Koladeeyankadahena marked lot 54P in the said plan, situated at Watupitiya in Meda pattu aforesaid; bounded on the north by Gansabhawa road, east by Gansabhawa road, lot 54Q called Koladeeyankadahena sold to Hewainne Rankiriya under the Waste Lands Ordinances, Gansabhawa road and lot marked 247 of Koladeeyankadahena declared private, south by Karawita Gammaima, and west by lots 54O and 54M of St. Anthonizwatta sold to Lazarus Motha, and another under the Waste Lands Ordinances; and containing in extent 4 acres 1 rood and 17 perches, and registered at the Ratnapura Land Registry Office under registered mark B 176/23.

Fiscal's Office,
Ratnapura, April 29, 1935.

E. MUNASINHA,
Deputy Fiscal.

In the District Court of Colombo.

In the matter of the intestate estate of Seka Marikkar Abdul Azeez of Kannattota, lately of Kolonnawa in the District of Colombo (deceased).

Testy. No. 4,900.

Seka Marikkar Abdul Wahab of Kannattota in the District of Kegalla Administrator.

NOTICE is hereby given that on May 24, 1935, at 3 o'clock in the afternoon, will be sold by public auction at the premises the right, title, and interest of the said estate in the following property, viz. —

An undivided $\frac{1}{2}$ share of the land called Nagahahewatta of 27 acres 2 roods and 18 perches, in extent and of the buildings thereon, situated at Dikwana in Keeraweli pattu east of Beligal korale in the District of Kegalla of the Province of Sabaragamuwa; and bounded on the east by ela, south by rubber estate, west by the lands belonging to Aratchillage Sarnelis Appuhamy and others, and by bank of the field, and on the north by the bank and wella.

For the recovery of the sum of Rs. 1,933.55, with interest thereon at 4 per cent. per annum from May 22, 1934, to date of payment being balance estate duty due in this case together with a further sum of Rs. 7.20, being cost of this writ.

Deputy Fiscal's Office,
Kegalla, April 24, 1935.

J. A. F. SIRIWARDENE,
Additional Deputy Fiscal.

In the District Court of Kandy.

Suna Pana Rawanna Mana Mena Meiyappa Chettiar of Brownrigg street, Kandy Plaintiff.

No. 43,766. Vs.

Juwan Achige Fredrick de Silva of Elliot road in Galle Defendant.

NOTICE is hereby given that on May 27, 1935, commencing at 3 o'clock in the afternoon, will be sold by public auction at the respective premises the right, title and interest of the said defendant in the following property viz. —

1. All that land called and known as Nagahamankadahena and Ritigahapitiyehena; containing in extent 7 pelas paddy sowing, situated at Rankothdiwela in Tanipperu pattu of Galboke Korale of the District of Kegalla, Province of Sabaragamuwa of the Island of Ceylon; and bounded on the east by the village limit of Muruwala and road to Rambukkana, south by the limit of the land of Master and a line from Karanda tree to the fence of Appuwa's land, west by Aramledemakumbura, and on the north by Maha-bya (excluding therefrom an undivided portion of 2 pelas paddy sowing extent out of the land called Nagahamankadahena and an undivided portion of 12 lahas paddy sowing out of the land called Ritigahapitiyehena) with everything thereon.

2. All that divided portion of land marked lot B; containing in extent 2 acres 1 rood and 12 perches from and out of the land called Warakamedillehena, situated at Danagama in Tanipperu pattu aforesaid; which said divided portion is bounded on the east and south by Nikalagollehena, west by land of Isubu Lebbe, and on the north by the limit of the portion divided off from this land depicted as lot 2 in the plan filed of record in District Court, Kegalla, case No. 2,582.

3. All that divided portion of land marked lot B from and out of the land called Nikalagollehena and depicted as lot 1 in plan filed of record in the said case No. 2,582; which said divided portion is bounded on the west by Warakamedillehena, north by the divided portion of this land marked A of the same land, east by the land claimed by

Adam Lebbe and by paddy fields, south by land claimed by Adam Lebbe; containing in extent 3 roods and 14.5 perches, situated at Danagama aforesaid.

4. All that allotment of land called Ratmalagollehena, in extent 5 pelas paddy sowing, situated at Danagama aforesaid; and bounded on the east and north by the limit of Dissawe Hangidiya's hena, south by Ratmalagodehena-ira, and on the west by field.

5. All that allotment of land called Halgahagodahena in extent 3 roods and 3 perches, situated at Danagama aforesaid; and bounded on the north-east and south-east by land claimed by Appu Naide, south-west by land claimed by Kiri Naide, and on the north-west by lands claimed by Kiri Naide and Appu Naide.

6. Undivided $\frac{1}{2}$ part or share of and in all that allotment of land called Bulugollehena *alias* Iyagollehena in extent 2 pelas paddy sowing, situated at Danagama aforesaid; and bounded on the north by iura and Iyagollekumbura, east by the limit of Kudahangidigehena and Gansabhawa road, south by Bulugollewatta and agala, and on the west by the limit of Loku Hangidigehena.

Which said premises adjoin each other and form one property known as Varaliyadde estate; containing in extent of about 15 acres, together with the plantations, newly built bungalow, boutiques, buildings, machinery, fixtures and everything thereon.

7. All the right, title, and interest in and to all that land called Bulugollehena, situated at Danagama aforesaid; and bounded on the east by the limit of Kuda Hangidigehena and Gansabhawa road, south by Bulugollewatta and ditch, west by the limit of Loku Hangidigehena, and on the north by iura and Iyagolle paddy field; containing in extent 2 pelas of paddy sowing which said premises described according to plan No. 1,454 dated August 10, 1928, made by Lionel E. Markus, Licensed Surveyor, is as follows:—

An allotment of land called Bulugollehena, together with the rubber and other plantations standing thereon, situated at Danagama aforesaid; and bounded on the north-west by Iyagalakumbura, east and south by Gansabhawa path, and on the west by ditch; containing in extent 1 acre 2 roods and 19 perches according to the said plan.

Sale on May 27, 1935, at 4.30 p.m. at the spot.

8. An undivided one-twelfth part or share of and in all that land called Ritigahapitiyehena now garden of 16 lahas in paddy sowing extent in the whole, situated at Nungomawa in Tanipperu pattu aforesaid; the entirety being bounded on the north by the limit of Arattillagehena and from Bulu tree to Agalattaya, east by the limit of Walawwehena, south by the limit of Appuhamigehena, and on the west by agala, together with a like share of everything thereon; and registered in C 146/198, 141/120, 144/270, 141/122, 160/59 and C-130/32 and 146/199.

For the recovery of the sum of Rs. 5,882.91, with legal interest on Rs. 5,079.17 from November 13, 1934, till payment in full.

Deputy Fiscal's Office,
Kegalla, April 29, 1935.

J. A. F. SIRIWARDENE,
Additional Deputy Fiscal.

NOTICES IN TESTAMENTARY ACTIONS.

In the District Court of Colombo.

Order Nisi.

Testamentary In the Matter of the Intestate Estate of Jurisdiction. Nagoor Meera Rawther Abdul Cader Rawther of Pettai in Tinnevely District, South India, who carried on a partnership business at 111, Silver Smith lane, and 305, Old Moor street, Colombo, under the name and style of "K. N. Abdul Cader Rawther & Co.", deceased.

Nagoor Meera Rawther Seyadolo Ibrahim Rawther of 108, Silver Smith lane, Colombo Petitioner.

And

- (1) Abdul Cader Rawther Amina Beebi of Pettai aforesaid (minor) appearing by her guardian *ad litem*
(2) Mohammado Meera Rawther Mohammado Caja Mohideen Rawther of Pettai aforesaid, presently of 69, Second Cross street, Pettah, Colombo, and
(3) Nagoor Meera Rawther Mohammado Mohammado Meera Rawther of Pettai aforesaid Respondents.

THIS matter coming on for disposal before G. C. Thambyah, Esq., District Judge of Colombo, on March 21, 1935, in the presence of Mr. T. Canagarayar, Proctor, on the part of the petitioner above named; and the affidavit of

the said petitioner dated March 15, 1935, and the order of the Supreme Court dated March 11, 1935, having been read:

It is ordered (a) that the 2nd respondent be and he is hereby appointed guardian *ad litem* of the minor, the 1st respondent above named, to represent her for all the purposes of this will and (b) that the petitioner be and he is hereby declared entitled, as brother of the above-named deceased, to have letters of administration to his estate issued to him, unless the respondents above named or any other person or persons interested shall, on or before May 16, 1935, show sufficient cause to the satisfaction of the court to the contrary.

G. C. THAMBYAH,
District Judge.

March 21, 1935.

In the District Court of Colombo.

Order Nisi.

Testamentary In the Matter of the Last Will and Testamentary Jurisdiction. and six Codicils of Frederick No. 7,162. 32 Finch Mackenzie sometime a Colonel in His Majesty's Militia and late of Bracknell in the County of Berks, deceased.

THIS matter coming on for disposal before G. C. Thambyah, Esq., District Judge of Colombo, on April 12, 1935, in the presence of Messrs. Julius & Creasy of Colombo, Proctors, on the part of the petitioner, Mr. Ernest George Rice of Colombo; and the affidavit of the said petitioner dated April 6, 1935, exemplification of probate of the will and codicils of the above-named deceased, power of attorney in favour of the petitioner, and Supreme Court's order dated March 19, 1935, having been read: It is ordered that the will of the said deceased, dated June 13, 1928, and six codicils thereto dated respectively, June 13, 1928, September 27, 1930, March 29, 1932, April 2, 1932, July 8, 1932, and August 24, 1932, of which an exemplification of probate has been produced and is now deposited in this court, be and the same is hereby declared proved; and it is further declared that the said petitioner is the attorney of the executors named in the said will and 6th codicil and that he is entitled to have letters of administration with a copy of the said will and codicils annexed issued to him accordingly, unless any person or persons interested shall, on or before May 16, 1935, show sufficient cause to the satisfaction of this court to the contrary.

G. C. THAMBYAH,
District Judge.

April 12, 1935.

In the District Court of Colombo.

Order Nisi.

Testamentary In the Matter of the Intestate Estate of Jurisdiction. Ana Moona Kana Mohamed Cassim of No. 7,163. China street, Colombo, deceased.

Seyedu Asia Umma, widow of the late Ana Moona Kana Mohamadu Kassim of Kilakkarai, Ramnad District, South India, by her attorney, Mohamadu Abdul Cader Saibo, son of Mohamadu Mohideen of China street in Colombo. Petitioner.

THIS matter coming on for disposal before G. C. Thambyah, Esq., District Judge of Colombo, on April 12, 1935, in the presence of Mr. E. Muttusamy, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated April 8, 1935, power of attorney in favour of the said petitioner dated December 6, 1934, having been read:

It is ordered that the petitioner be and he is hereby declared entitled, as attorney of the widow of the above-named deceased, to have letters of administration to his estate issued to him, unless the respondents above named or any other person or persons interested shall, on or before June 13, 1935, show sufficient cause to the satisfaction of the court to the contrary.

G. C. THAMBYAH,
District Judge.

April 12, 1935.

In the District Court of Colombo.

Order Nisi declaring Will proved.

Testamentary In the Matter of the Last Will and Testamentary Jurisdiction. (with Codicil) of The Reverend No. 7,167. Francis Henry Payne-Gallwey of Worms-hill near Sittingbourne in the County of Kent, Clerk in Holy Orders, deceased.

THIS matter coming on for disposal before G. C. Thambyah, Esq., District Judge of Colombo, on April 16, 1935, in the presence of Messrs. F. J. & G. de Saram,

Proctors, on the part of the petitioner, Cecil Grandison Colquhoun Kerr of Colombo; and (2) the affidavit of the said petitioner dated April 12, 1935, (2) the power of attorney dated February 25 and 28, 1935, and (3) the order of the Supreme Court dated April 9, 1935, having been read: It is ordered that the will of the said The Reverend Francis Henry Payne Gallwey, deceased, dated March 22, 1933 (and a copy thereof dated July 27, 1933), a certified copy of which under the Seal of His Majesty's High Court of Justice in England has been produced and is now deposited in this court, be and the same is hereby declared proved; and it is further declared that the said Cecil Grandison Colquhoun Kerr is the attorney in Ceylon of the executors named in the said will and that he is entitled to have letters of administration (with will annexed) issued to him accordingly, unless any person or persons interested shall, on or before May 30, 1935, show sufficient cause to the satisfaction of this court to the contrary.

April 16, 1935.

G. C. THAMBYAH,
District Judge.

In the District Court of Colombo.

Order Nisi declaring Will proved.

Testamentary Jurisdiction. In the Matter of the Last Will and Testament of Frances Adelaide Duncombe, wife of Colonel Charles William Ernest Duncombe, C.B.E., T.D., D.L., J.P., of Rievaulx in the County of York, England, deceased.

THIS matter coming on for disposal before G. C. Thambyah, Esq., District Judge of Colombo, on April 16, 1935, in the presence of Messrs. J. J. & G. de Saram, Proctors, on the part of the petitioner, Cecil Grandison Colquhoun Kerr of Colombo; and (1) the affidavit of the said petitioner dated April 12, 1935, (2) the power of attorney dated November 8, 1929 and 20, 1934, and (3) the order of the Supreme Court dated April 9, 1935, having been read: It is ordered that the will of the said Frances Adelaide Duncombe, deceased, dated January 18, 1929, a certified copy of which under the Seal of His Majesty's High Court of Justice in England has been produced and is now deposited in this court, be and the same is hereby declared proved; and it is further declared that the said Cecil Grandison Colquhoun Kerr is the attorney in Ceylon of the executors named in the said will and that he is entitled to have letters of administration (with will annexed) issued to him accordingly, unless any person or persons interested shall, on or before May 23, 1935, show sufficient cause to the satisfaction of this court to the contrary.

April 16, 1935.

G. C. THAMBYAH,
District Judge.

In the District Court of Colombo.

Order Nisi.

Testamentary Jurisdiction. In the Matter of the Intestate Estate of Clara Josephine Siedle of Burscott, Alfred place, Kollupitiya, in the Island of Ceylon, deceased.

Louis Siedle of Burscott, Alfred place aforesaid. Petitioner.

Vs.

(1) Louis Siedle, Junior, of Colombo, (2) Mrs. Aida Ernestina Faviell nee Siedle of London, (3) Charles Edward Siedle of Colombo, and (4) Frederick Julian Siedle of Colombo Respondents.

THIS matter coming on for disposal before G. C. Thambyah, Esq., District Judge of Colombo, on April 17, 1935, in the presence of Messrs. Julius & Creasy, Proctors, on the part of the petitioner, Mr. Louis Siedle of Burscott, Alfred place aforesaid; and the affidavit of the said petitioner dated April 13, 1935, certificate of death of the above-named deceased and minutes of consent from all the respondents having been read: It is ordered and declared that the petitioner is the husband and one of the heirs of the deceased and that he is entitled to have letters of administration to the intestate estate of the said deceased issued to him accordingly, unless any person or persons interested shall, on or before May 23, 1935, show sufficient cause to the satisfaction of this court to the contrary.

April 17, 1935.

G. C. THAMBYAH,
District Judge.

In the District Court of Avissawella.

Order Nisi.

Testamentary Jurisdiction. In the Matter of the Intestate Estate of the late Moona Roona Soona Peyna Reena Suppramaniam Chettiyar, who carried on business at Puwakpitiya, under the name, style, and firm of "Peyna Reena Soona Pana" "P. R. S. P.", deceased.

No. 230.

P. R. S. P. Ramanathan Chettiyar of Viramathi in the village Ilayathady Group, South Tirupatur Taluk, Ramnad District, in India, presently of Sea street in Colombo Petitioner.

And

Letchimi Atchi of Viramathi in the village of Ilayathady Group, South Tirupatur Taluk, Ramnad District, in India Respondent.

THIS matter coming on for disposal before M. Chinnaiyah, Esq., District Judge of Avissawella, on April 8, 1935, in the presence of Messrs. de Silva & de Silva, Proctors, on the part of the above-named petitioner; and the affidavit of the petitioner dated April 6, 1935, having been read:

It is ordered that the said petitioner be and he is hereby entitled, as the only son of the above-named deceased, to have letters of administration to his estate issued to him, unless the respondent above named or any other person or persons interested shall, on or before May 9, 1935, show sufficient cause to the satisfaction of this court to the contrary.

April 8, 1935.

M. CHINNAIYAH,
District Judge.

In the District Court of Kalutara.

Order Nisi declaring Will proved.

Testamentary Jurisdiction. In the Matter of the Estate of the late Henry Richard Wijesinghe Kannangara, No. 2,603, deceased, of Bandaragama.

Dona Alice Kotalawala of Bandaragama Plaintiff.

Vs.

(1) Dona Nonnie Wijesinghe Kannangara, (2) Don Robert Wijesinghe Kannangara, (3) Don Christopher Wijesinghe Kannangara, (4) Dona Hency Cicily Wijesinghe Kannangara, (5) Dona Maria Wijesinghe Kannangara, (6) Don Abraham Wijesinghe Kannangara, (7) Dona Violet Wijesinghe Kannangara, all of Bandaragama, (8) Richard Perera Rupesinghe Jayawardene of Mandawala Respondents.

THIS matter coming on for disposal before N. M. Bharucha, Esq., District Judge of Kalutara, on September 27, 1934, in the presence of Tirimanne & Meegama, Proctors, on the part of the petitioner, Dona Alice Kotalawala of Bandaragama; and the affidavit of the said petitioner dated June 23, 1934, having been read:

It is ordered that the will of Don Richard Wijesinghe Kannangara, deceased, dated December 31, 1929, and now deposited in this court, be and the same is hereby declared proved, unless the respondents or any other person or persons interested shall, on or before November 15, 1934, show sufficient cause to the satisfaction of this court to the contrary.

It is further declared that the said Dona Alice Kotalawala is the executrix named in the said will and that she is entitled to have probate of the same issued to her accordingly, unless the respondents or any other person or persons interested shall, on or before November 15, 1934, show sufficient cause to the satisfaction of this court to the contrary.

September 27, 1934.

N. M. BHARUCHA,
District Judge.

The date for showing cause, if any, is extended for May 9, 1935.

N. M. BHARUCHA,
District Judge.

In the District Court of Kalutara.

Order Nisi declaring Will proved, &c.

Testamentary Jurisdiction. In the Matter of the Estate of the late Bodiahaduge Kaithan Perera, deceased, No. 2,607, of Pinwala in Panadura.

THIS matter coming on for disposal before N. M. Bharucha, Esq., District Judge of Kalutara, on August 21, 1934, in the presence of G. S. Perera, Proctor, on the part of the petitioner, Lewis Tennedige Mailentina Fernando of Pinwala; and the affidavit of the said petitioner dated April 7, 1934, having been read:

It is ordered that the will of Bodiabaduge Kaithan Perera, deceased, dated July 12, 1912, and now deposited in this court, be and the same is hereby declared proved, unless any person or persons interested shall, on or before October 18, 1934, show sufficient cause to the satisfaction of this court to the contrary.

It is further declared that the said Lewishennedige Mailentina Fernando is the executrix named in the said will and that she is entitled to have probate of the same issued to her accordingly, unless any person or persons interested shall, on or before October 18, 1934, show sufficient cause to the satisfaction of this court to the contrary.

August 21, 1934.

N. M. BHARUCHA,
District Judge.

Date of showing cause is extended till March 14, 1935.

N. M. BHARUCHA,
District Judge.

Date of showing cause is extended till May 9, 1935.

N. M. BHARUCHA,
District Judge.

Dona Missie Nandawathie of Welmilla; and the affidavit of the said petitioner dated October 5, 1934, having been read:

It is ordered that the said petitioner be and she is hereby declared entitled, as widow, to have letters of administration to the said estate issued to her, unless the respondents or any other person or persons interested shall, on or before May 9, 1935, show sufficient cause to the satisfaction of this court to the contrary.

It is further declared that the said 4th respondent be and he is hereby appointed guardian *ad litem* over the 1st to 3rd minor respondents, unless the said respondents or any other person or persons interested shall, on or before May 9, 1935, show sufficient cause to the satisfaction of this court to the contrary.

March 14, 1935.

N. M. BHARUCHA,
District Judge.

The date for showing cause, if any, is extended for May 9, 1935.

N. M. BHARUCHA,
District Judge.

In the District Court of Kalutara.

Testamentary In the Matter of the Estate of the late Jurisdiction. Illeperumage Enis Perera, deceased, of No. 2,620. Alubomulla.

THIS matter coming on for final determination before N. M. Bharucha, Esq., District Judge of Kalutara, on November 23, 1934, in the presence of Messrs. Tirimanne & Meegama, Proctors; and the affidavit of Dehiwalaliyanage Somawathie *alias* Somalahamy of Alubomulla having been read: It is ordered that the will of the above-named deceased dated January 9, 1934, be and the same is hereby declared proved.

It is further ordered that probate of the will of Illeperumage Enis Perera be issued to Dehiwalaliyanage Somawathie *alias* Somalahamy.

November 23, 1934.

N. M. BHARUCHA,
District Judge.

The date for showing cause, if any, is extended for May 23, 1935.

N. M. BHARUCHA,
District Judge.

In the District Court of Kalutara.

Absolute or Discharging Order Nisi declaring Will proved, &c.

Testamentary In the Matter of the Joint Last Will and Jurisdiction. Testament of Kalapuge Don Brampy No. 2,625. Wanyasere Jayatilleke and his wife, Dona Johana Dassanayake Wijegoonewardene, both of Meligoda, Wadduwa.

THIS matter coming on for final determination before N. M. Bharucha, Esq., District Judge of Kalutara, on December 3, 1934, in the presence of Mr. V. L. Tilakaratne, Proctor; and the affidavit of Dona Johana Dassanayake Wijegoonewardene aforesaid having been read:

It is ordered that the will of the aforesaid persons be and the same is hereby declared proved, and that probate of the said will be issued to Dona Johana Dassanayake Wijegoonewardene who is hereby declared executrix of the said last will and testament.

December 3, 1934.

DONALD J. K. GOONETILLEKE,
Acting District Judge.

In the District Court of Kalutara.

Order Nisi declaring Will proved.

Testamentary In the Matter of the Estate of the late Jurisdiction. Tantrige James Perera, deceased, of No. 2,626. Welmilla.

Govinna Tantrige Dona Missi Nandawathie of Welmilla Petitioner.

Vs.

(1) Tantrige Somawathie Premaratna, (2) ditto Justina Premaratne, (3) ditto Chandarawathie Premaratne, minors, by their guardian *ad litem* (4) Tantrige Pabilis Perera, all of Welmilla Respondents.

THIS matter coming on for disposal before N. M. Bharucha, Esq., District Judge of Kalutara, on March 14, 1935, in the presence of Messrs. Tirimanne & Meegama, Proctors, or the part of the petitioner, Govinnatantrige

In the District Court of Kalutara.

Order Nisi.

Testamentary In the Matter of the Estate of the late Jurisdiction. Kottagodage Dona Leelawathie Hamine, No. 2,630. deceased, of Tebuwana.

THIS matter coming on for disposal before N. M. Bharucha, Esq., District Judge of Kalutara, on March 14, 1935, in the presence of Mr. D. R. de Silva, Proctor, on the part of the petitioner, Araratunge Marthenis Perera of Wadduwa; and the affidavit of the said petitioner, A. Marthenis Perera, dated January 8, 1935, having been read:

It is ordered that the said petitioner be and he is hereby declared entitled, as husband, to have letters of administration to the said estate issued to him, unless the respondents or any other person or persons interested shall, on or before May 9, 1935, show sufficient cause to the satisfaction of this court to the contrary.

It is further declared that the said 2nd respondent be and he is hereby appointed guardian *ad litem* over the minor, 1st respondent, for all the purposes of this action, unless the respondents or any other person or persons interested shall, on or before May 9, 1935, show sufficient cause to the satisfaction of this court to the contrary.

March 14, 1935.

N. M. BHARUCHA,
District Judge.

Respondents: (1) Irangani Chandra Pathma Perera of Tebuwana (minor), by her guardian *ad litem* (2) K. D. Seneris Appuhamy of Tebuwana.

In the District Court of Jaffna.

Testamentary In the Matter of the Estate of the late Jurisdiction. Sangarappillai Murugesu of Chunnakam, No. 20. deceased.

Naganather Senathirajah of Chunnakam Petitioner.

Vs.

(1) Kumaravelar Apputhurai of Chunnakam, (2) Naganather Sambanthanather of Johore, (3) Naganather Kumarasingam of Hill Lodge, Colombo, (4) Chellam Mailvaganam and wife (5) Urukkumani of Johore, (6) Ramalingam Chellappah and wife (7) Saraswathi of Chunnakam, (8) Arulampalam Muttukumaraswamy of Mallakam, presently of Edinborough, (9) Arulampalam Nandram of Chunnakam, presently of Singapore, (10) Arulampalam Sivabramaniam of Mallakam, presently of Madras, (11) Sinnappah Sivasubramaniam and wife, (12) Saraswathi of Mallakam, (13) Kandiah Rasiah, (14) Kandiah Thuraiappah of Chunnakam, (15) Thankamuttu, wife of Senathirajah of Chunnakam Respondents.

THIS matter coming on for disposal before C. Coomaraswamy, Esq., District Judge, on January 23, 1935, in the presence of Mr. T. Kumaraswamy, Proctor, on the part of the petitioner; and on reading the affidavit and petition of the petitioner:

It is ordered that the petitioner be declared entitled to letters of administration to the estate of the above-named deceased, and that letters be issued to him accordingly, unless the above-named respondents or any other person shall appear before this court on or before March 13, 1935, and show sufficient cause to the satisfaction of this court to the contrary.

January 29, 1935. G. COOMARASWAMY, District Judge.

Order Nisi extended for April 17, 1935.

C. COOMARASWAMY, District Judge. Order Nisi extended for June 19, 1935.

C. COOMARASWAMY, District Judge.

In the District Court of Mannar.

Order Nisi.

Testamentary Jurisdiction. No. 502. In the Matter of the Last Will and Testament of Muhammadumeeraummanachia, widow of Muhammaduabulcaseemmarikar, late of Moor street, Mannar, deceased.

Muhammaduabulcaseemmarikar Noordeen of Moor street, Mannar Petitioner.

And

- (1) Muhammaduabulcaseemmarikar Seyadshamado, (2) Muhammaduabulcaseemmarikar Suluthan, (3) Muhammaduabulcaseemmarikar Abusaliboo, (4) Seinulabtheen Sultanabducader, (5) Seinulabtheen Aththakkaveevee, (6) Kachchumohamado Hameed-sulthan, (7) Kachchumohamado Sahulhamid, (8) Kachchumohamado Soharaveevee, (9) Kachchumohamado Ummukultheen, (10) Samsunnatchia, wife of (11) Kavanna Anna Ana Kachchumohamado, all of Moor street, Mannar Respondents.

THIS matter coming on for disposal before Edmund J. Cooray, Esq., District Judge of Mannar, on March 21, 1935, in the presence of Mr. V. Albert Alfyacore, Proctor, on the part of the petitioner above named and the affidavits (1) of the said petitioner dated March 5, 1935, (2) of the attesting notary and the attesting witnesses dated March 18, 1935, having been read :

It is ordered that the last will of Muhammadumeeraummanachia, widow of Muhammaduabulcaseemmarikar, deceased, of which the original has been produced and is now deposited in this court, be and the same is hereby declared proved; and it is further declared that the petitioner is the executor named in the said will and that he is entitled to have probate thereof issued to him accordingly, unless the respondents above named or any other person or persons interested shall, on or before May 7, 1935, show sufficient cause to the satisfaction of this court to the contrary.

It is further ordered and declared that the 11th respondent be appointed guardian ad litem over the minors, the 7th, 8th, and 9th respondents, for the purpose of representing them in these proceedings, unless the respondents above named or any other person or persons shall, on or before the aforesaid date, show sufficient cause to the satisfaction of this court to the contrary.

March 27, 1935. EDMUND J. COORAY, District Judge.

In the District Court of Batticaloa.

Order Nisi.

Testamentary Jurisdiction. No. 423. In the Matter of the Estate of the late Somasundaram Paramaswathi of Kodaimunda, deceased.

Kailayar Sellanainar of Batticaloa Petitioner.

Vs.

- (1) S. Bahawathy, wife of S. Sivapala of Trincomalee, (2) S. Bhavani, wife of S. Sathasivam of Batticaloa, (3) Somasundaram Rajeswariammal of Batticaloa Respondents.

THIS matter coming on for disposal before James Joseph, Esq., District Judge of Batticaloa, on March 1,

1935, in the presence of Mr. K. Thambiah, Proctor, on the part of the petitioner above named; and the affidavit and petition of the said petitioner dated March 1, 1935, having been read :

It is ordered that the 2nd respondent above named be and she is hereby appointed guardian ad litem over the minor, the 3rd respondent above named, unless the respondents above named or any other person or persons interested shall, on or before April 16, 1935, show sufficient cause to the satisfaction of this court to the contrary.

It is further ordered that the said petitioner be and he is hereby declared entitled, as the paternal uncle of the above-named deceased, to have letters of administration to her estate issued to him, unless the respondents above named or any other person or persons interested shall, on or before April 16, 1935, show sufficient cause to the satisfaction of this court to the contrary.

March 1, 1935. JAMES JOSEPH, District Judge.

The above Order Nisi is extended to May 7, 1935.

April 16, 1935. P. VYTHIALINGAM, District Judge.

In the District Court of Chilaw.

Order Absolute.

Testamentary Jurisdiction. No. 2,137. In the Matter of the Last Will and Testament of Hanumantha Kodige Santiago Domingo Costa, late of Chilaw, and his wife, Hanumantha Kodige Anthony Veronica Costa of Chilaw.

Hanumantha Kodige Anthony Veronica Costa of Chilaw Petitioner.

THIS matter coming on for disposal before S. S. J. Goonesekera, Esq., District Judge of Chilaw, on March 20, 1935, in the presence of Mr. C. M. Pandittesekere, Proctor, on the part of the petitioner and her affidavit dated December 10, 1934, and of the attesting and witness dated February 9, 1935 and January 30, 1935, respectively, having been read :

It is ordered that the last will Hanumantha Kodige Santiago Domingo Costa, deceased, of which the original has been produced and now deposited in the court, be and the same is hereby declared proved, and that probate be issued to Hanumantha Kodige Anthony Veronica Costa, the petitioner accordingly, unless any person or persons interested shall, on or before May 7, 1935, show sufficient cause to the satisfaction of the court to the contrary.

March 20, 1935. S. S. J. GOONESEKERA, District Judge.

In the District Court of Chilaw.

Order Nisi.

Testamentary Jurisdiction. No. 2,141. In the Matter of the Intestate Estate of Wickrama Josey Mendis Wijegoone-ratne Senanayake of Madampe, deceased.

Wickrama Lawrance Mendis Wijegoone-ratne Senanayake of Madampe Petitioner.

And

- (1) Mukundadura Laina de Soysa Wijegoone-ratne Senanayake Lama Etana, (2) Wickrama Rosalin Mendis Wijegoone-ratne Senanayake, (3) Wickrama Darnis Mendis Wijegoone-ratne Senanayake, Registrar, all of Madampe, (4) Wickrama Sailis Mendis Wijegoone-ratne Senanayake alias Sailis de Zoysa Siriwardane of Negombo, (5) Wickrama Doris Mendis Wijegoone-ratne Senanayake of Madampe .. Respondents.

THIS matter coming on for disposal before S. S. J. Goonesekera, Esq., District Judge of Chilaw, on April 1,

1935, in the presence of Mr. H. de Z. Siriwardane, Proctor, on the part of the petitioner; and the petition and affidavit of the petitioner dated April 1, 1935, having been read:

It is ordered that the petitioner be and he is hereby declared entitled, as a brother 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, on or before May 8, 1935, show sufficient cause to the contrary to the satisfaction of this court.

April 1, 1935.

S. S. J. GOONESEKERA,
District Judge.

In the District Court of Anuradhapura.

Order Nisi.

Testamentary In the Matter of the Estate and Effects of
Jurisdiction. Rannasinghage Davith Singho of
No. 451. Anuradhapura. 34

E. L. P. Enso Nona of Anuradhapura Petitioner.

Vs.

(1) Keerthipala Rannasingha, (2) Ariyawathy Rannasingha, (3) Somapala Rannasingha, and (4) Nandawathy Rannasingha, all of Anuradhapura, minors appearing by their guardian *ad litem* K. L. P. Podisingsho of Anuradhapura Respondents.

THIS matter coming on for disposal before V. Ramaswamy, Esq., Acting District Judge of Anuradhapura, on January 18, 1935, in the presence of Mr. S. Nata Raja, Proctor, on the part of the petitioner; and the affidavit of the petitioner dated September 21, 1934, having been read:

It is ordered that the petitioner, as the widow of the deceased, be and she is hereby declared entitled to have letters of administration to the estate of the said deceased issued to her, unless the respondents or some other person shall, on or before March 21, 1935, show sufficient cause to the satisfaction of this court to the contrary.

V. RAMASWAMY,
Acting District Judge.

Time to show cause against the *Order Nisi* extended to April 25, 1935.

V. E. RAJAKARER,
District Judge.

Time to show cause against the *Order Nisi* extended to May 9, 1935.

J. WILMOT PERERA,
District Judge.

In the District Court of Ratnapura.

Order Nisi.

Testamentary In the Matter of the Last Will and Testa-
Jurisdiction. ment of Lellopitiye Maddumage Kalu-
No. 1,018. hamy of Demanagammana, deceased.

Lellopitiye Maddumage Mudalihamy of Demanagammana Petitioner.

And

(1) Lellopitiye Maddumage Nandohamy of Gonakumbura, (2) ditto Carlinahamy of Ganegama (dead), (3) ditto Leelawathimenik, (4) ditto Podimenike, (5) ditto Piyadasa, (6) ditto Gunapala, (7) ditto Dharmadasa, (8) ditto Somawathie, (9) ditto Somadasa, and (10) ditto Pemawathie, all of Demanagammana 3rd to 10th are minors by their guardian *ad litem* (11) Eriyagama Rajage Don Simon of Gonakumbura, (12) Mailange Lekamalaye Punchimahatmaya of Ganegama Respondents.

(1) Mailange Lekamalaye Jnanawathi and (2) ditto Gunaratne, minors, by their guardian *ad litem* the 12th respondent, substituted in place of the 2nd respondent, deceased.

THIS matter coming on for disposal before S. Rodrigo, Esq., District Judge, Ratnapura, on November 22, 1934, in the presence of Mr. P. A. Dharmadasa, Proctor, on the part of the petitioner above named; and the affidavits (1) of the said petitioner dated November 6, 1933, (2) of the witnesses to the last will dated October 28, 1933, and (3) of the attesting notary dated December 21, 1933, having been read:

It is ordered that the last will of the deceased above named dated August 15, 1933, and now deposited in this court, be and the same is hereby declared proved, unless the respondents above named or any other person or persons interested shall, on or before January 10, 1935, show sufficient cause to the satisfaction of this court to the contrary.

It is further declared that the said petitioner above named is the executor named in the said will and that he is entitled to have probate of the same issued to him accordingly, unless the respondents above named or any other person or persons interested shall, on or before January 10, 1935, show sufficient cause to the satisfaction of this court to the contrary.

S. RODRIGO,
District Judge.

November 27, 1934.

The above *Order Nisi* is hereby extended till February 5, 1935.

January 10, 1935.

The foregoing *Order Nisi* is hereby extended for March 29, 1935.

S. RODRIGO,
District Judge.

February 5, 1935.

The foregoing *Order Nisi* is hereby extended for May 14, 1935.

S. RODRIGO,
District Judge.

March 29, 1935.

S. RODRIGO,
District Judge.

PASSED ORDINANCES.

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

No. 2 of 1935.

An Ordinance to amend the Rubber Control Ordinance,
No. 6 of 1934.

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 Rubber Control Amendment Ordinance, No. 2 of 1935.

2 Section 13 of the Rubber Control Ordinance, No. 6 of 1934, (hereinafter referred to as "the principal Ordinance"), is hereby amended in sub-section (1) thereof as follows:—

- (1) by the substitution for the words "On or before the prescribed date," of the words "On or before a date which shall be prescribed for each year of control,";
- (2) by the substitution for the word "particulars," of the words "particulars: Provided that it shall not be necessary for the registered proprietor of an estate or small holding to furnish such a return in the second or any other subsequent year of control except upon a direction issued by the Controller under section 14."

Short title.

Amendment of
section 13 of
Ordinance
No. 6 of 1934.

Amendment of section 14 of the principal Ordinance.

3 Section 14 of the principal Ordinance is hereby amended in sub-section (1) thereof by the insertion immediately after paragraph (b) of the following, which shall have effect as paragraph (c) of that sub-section :—

“(c) to furnish before a date specified by the Controller in any month or in each month in any series of months—
such particulars as the Controller may require in respect of the production, sale, delivery, purchase, or export of rubber, or the stocks of rubber held by such proprietor or dealer.”

Amendment of section 17 of the principal Ordinance.

4 Section 17 of the principal Ordinance is hereby amended in sub-section (1) thereof by the substitution for the words “any small holding” of the words “any estate or small holding”.

Amendment of section 22 of the principal Ordinance.

5 Section 22 of the principal Ordinance is hereby amended as follows :—

- (1) in sub-section (1), by the substitution for the words “in any succeeding year of control” of the words “in the same or any succeeding year of control”;
- (2) in sub-section (2)—
 - (a) by re-numbering that sub-section as sub-section (3),
 - (b) by the substitution for the word and figure “sub-section (1)” of the words and figures “sub-section (1) or sub-section (2)”;
- (3) by the insertion between sub-section (1) and re-numbered sub-section (3) of the following which shall have effect as sub-section (2) :—

“(2) Notwithstanding the provisions of section 12 (3), if the Controller is satisfied that the standard production of any estate or small holding has been over-assessed or under-assessed, he may by order determine the standard production of that estate or small holding and for such purpose may vary the assessment of standard production made under section 19 : Provided that no such order shall be made in respect of any estate or small holding unless the estate or small holding has been inspected by the Controller or by some other person duly authorised by the Controller in that behalf.”; and

- (4) by the addition of the following new sub-section immediately after sub-section (3) :—

“(4) The standard production of any estate or small holding determined by the Controller under sub-section (2) shall, subject to the decision of the Board of Appeal, be the standard production of that estate or small holding for the year of control in which such order is made and for every succeeding year of control.”

Amendment of section 23 of the principal Ordinance.

6 Section 23 of the principal Ordinance is hereby amended as follows :—

- (1) by re-numbering sub-sections (3), (4), and (5) as sub-sections (4), (5), and (6), respectively;
- (2) by the insertion between sub-section (2) and re-numbered sub-section (4) of the following which shall have effect as sub-section (3) :—

“(3) Where as a result of action taken by the Controller under section 22 in any year of control the standard production of an estate or small holding as assessed under section 19 has been increased or decreased, it shall be lawful for the Controller in the same or in the next succeeding year of control to make such adjustment as may be necessary in the exportable maximum of that estate or small holding by adding thereto or deducting therefrom an amount equivalent to the excess or deficiency, as the case may be, of the coupons issued in respect of that estate or small holding in the year of control in which such action was so taken :

Provided that the adjustment authorised by this sub-section may be made by the Controller by an addition to or a deduction from the exportable maximum of an estate or small holding in the year of control in which action under section 22 was taken and in any of the succeeding years of control in such yearly instalments as he may in his discretion determine.”; and

- (3) in re-numbered sub-section (5), by the substitution for the word and figure “sub-section (3)” of the word and figure “sub-section (4)”.

7 Section 30 of the principal Ordinance is hereby amended by the repeal of sub-section (2) thereof.

Repeal of sub-section (2) of section 30 of the principal Ordinance.

8 Section 43 of the principal Ordinance is hereby amended as follows :—

Amendment of section 43 of the principal Ordinance.

(1) in sub-section (1), by the addition of the following proviso at the end thereof :—

“ Provided that no Certificate of Origin shall be required in respect of—

- (a) rubber proved to the satisfaction of the Principal Collector of Customs to have been imported from the Islands of Singapore or Penang ; and
- (b) articles and things manufactured wholly or partly of rubber where such articles or things are imported into the Island ”.

(2) in sub-section (2)—

- (a) by the omission of the words “ to any of the territories mentioned in sub-section (1) ” ;
- (b) by the substitution for the words “ the Controller ” of the words “ or under the direction of the Principal Collector of Customs ” ;

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

“ (3) Regulations may be made—

- (a) requiring that rubber produced in the Island and exported therefrom to any territory not mentioned in sub-section (1) shall be accompanied by a Certificate of Origin ;
- (b) requiring that rubber (other than articles and things manufactured wholly or partly of rubber) imported into the Island from any territory not mentioned in sub-section (1) shall be accompanied by a Certificate of Origin ” ;

(4) in sub-sections (4) and (5), by the omission of the words “ from any of the territories mentioned in sub-section (1) ” wherever those words occur collectively in each of those sub-sections ; and

(5) in sub-section (6)—

- (a) by the substitution for the words “ order the destruction of the rubber ” of the words “ order the confiscation or destruction of the rubber ” ;
- (b) by the addition of the following words at the end thereof :—
- “ Rubber confiscated in pursuance of an order made under this sub-section shall be disposed of or destroyed in such manner as may be prescribed ”.

9 Section 47 of the principal Ordinance is hereby amended in sub-section (1) thereof by the substitution for the proviso thereto of the following new proviso :—

Amendment of section 47 of the principal Ordinance.

“ Provided however that no such duty shall be charged or levied on any rubber which is proved to the satisfaction of the Principal Collector of Customs to have been imported into the Island, for the purpose of re-export.”

10 Section 50 of the principal Ordinance is hereby amended in sub-section (2) thereof as follows :—

Amendment of section 50 of the principal Ordinance.

(1) by re-lettering paragraphs (h) and (i) as paragraphs (j) and (k) respectively ;

(2) by the insertion between paragraph (g) and re-lettered paragraph (j) of the following new paragraphs :—

- “ (h) the sub-division of Certificates of Origin issued by any other territory and the authentication of such divided Certificates of Origin ;
- (i) the conversion into crepe rubber of scrap rubber imported into the Island on Certificates of Origin issued by any other territory, the export from the Island of such converted rubber on amended Certificates of Origin, and the authentication of such amended Certificates of Origin ; ”.

2 face pages 67/2
for page 43

	Rs.	C.
	144	00
	20	00
	<u>164</u>	<u>00</u>

Handwritten notes and scribbles

Amendment of section 58 of the principal Ordinance.

11 Section 58 of the principal Ordinance is hereby amended in sub-section (1) thereof as follows :—

- (1) by the substitution of the following for paragraph (b) in the definition of "Rubber" :—
 " (b) except in sections 30, 31, 32, 33 and 47, all articles and things manufactured wholly or partly of rubber ;" and
- (2) by the substitution for the words and figures "under section 19" in the definition of "standard production", of the words "under this Ordinance".

Passed in Council the Fourth day of April, One thousand Nine hundred and Thirty-five.

E. W. KANNANGARA,
Clerk of the Council.

Assented to by His Excellency the Governor the Twenty-eighth day of April, One thousand Nine hundred and Thirty-five.

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. 12 of 1935.

An Ordinance to amend the Tea (Control of Export) Ordinance, No. 11 of 1933.

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 Tea (Control of Export) Amendment Ordinance, No. 12 of 1935.

2 The following section shall be inserted immediately after section 30 of the Tea (Control of Export) Ordinance, No. 11 of 1933, (hereinafter referred to as "the principal Ordinance"), and shall have effect as section 30A of that Ordinance :—

30A. (1) Nothing in this Ordinance contained shall be deemed to prohibit the planting or growing of tea in a nursery on any land not forming part of any estate or small holding at the time of the registration of that estate or small holding, if in respect of that nursery the following conditions are fulfilled :—

- (i) in the case of a nursery planted between the 23rd day of June, 1933, and the 1st day of May, 1935—
 - (a) that the land used for the nursery had not at any time prior to the planting of the nursery been planted with tea for any purpose,
 - (b) that a declaration in the prescribed form is forwarded by the owner to the Controller on or before the 1st day of June, 1935, and
 - (c) that a licence authorising the maintenance of the nursery is obtained from the Controller on application made in the prescribed form ;
- (ii) in the case of a nursery to be planted after the 1st day of May, 1935—
 - (a) that the land to be used for the nursery has not at any time been planted with tea for any purpose, and
 - (b) that before any work in connexion with the nursery is commenced, a licence authorising the planting of the nursery is obtained from the Controller on application made in the prescribed form.

(2) Every licence issued under this section—

- (i) shall be in the prescribed form and subject to the terms and conditions set out therein,
- (ii) shall describe the land on which the nursery may be planted or maintained and specify the extent thereof, and
- (iii) shall be valid for a period not exceeding—
 - (a) in the case of a licence for the maintenance of a nursery, three years from the date of issue, and
 - (b) in the case of a licence for the planting of a nursery, three years from the date on which the planting commences.

Short title.

Insertion of new section 30A in Ordinance No. 11 of 1933.

Licences to plant or maintain nurseries.

78 (b) h. c.
dalk. 72.00

(3) (i) No nursery shall be maintained or planted in contravention of the terms or conditions of the licence issued therefor.

(ii) All tea grown in a nursery shall be eradicated and destroyed within one month after the date of expiry of the licence relating to that nursery.

3 Section 36 of the principal Ordinance is hereby amended in sub-section (3) thereof, as follows :—

Amendment of section 36 of the principal Ordinance.

- (1) by the substitution for “ provisions of section 30 (1) ”, of “ provisions of section 30 (1) or section 30A ”;
- (2) by the substitution for “ under that section ”, of “ under section 30 (1) ”; and
- (3) by the substitution for “ order that all tea planted ”, of “ order that all tea planted or grown in any nursery or other land ”.

Passed in Council the Fourth day of April, One thousand Nine hundred and Thirty-five.

E. W. KANNANGARA,
Clerk of the Council.

Assented to by His Excellency the Governor the Thirtieth day of April, One thousand Nine hundred and Thirty-five.

G. M. RENNIE,
Secretary to the Governor.