

THE

CEYLON GOVERNMENT GAZETTE

No. 8,121-THURSDAY, MAY 16, 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	••	• •	••		Supreme Court Notices	••	••	
Draft Ordinances	••	••	••	296	District and Minor Courts Notices	••	••	301
List of Jurors and As	sessors	••			Notices in Insolvency Cases	••	• •	301
List of Notaries	••	••	••	_	Notices of Fiscals' Sales	••	• •	302
Notifications of Criminal Sessions of the Supreme					Notices in Testamentary Actions	••	• -	306
Court	••	••	• ••	— I	Council of Legal Education Notices	••	••	

PRINTED AT THE CEYLON GOVERNMENT PRESS, COLOMBO.

295----J. N. 46094-636 (5/35) B 1

DRAFT ORDINANCES.

MINUTE.

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

An Ordinance to establish a Board for the Administration and Control of Electrical Undertakings.

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

Short title and commencement.

1 This Ordinance may be cited as the Electricity Board Establishment Ordinance, No. of 1935, and shall come into operation on a date to be appointed by the Governor by proclamation in the Gazette.

Establishment of Electricity Board.

Constitution of

the Board.

2 For the purposes of this Ordinance there shall be established a Board to be called the Electricity Board of Ceylon which shall be a body corporate with perpetual succession and a common seal.

 ${\bf 3}$ (1) The Board shall be appointed by the Governor and shall consist of—-

(a) a Chairman nominated by the Governor;

- (b) three persons nominated by the Executive Committee;
- (c) the Financial Secretary or some other person deputed by the Financial Secretary from time to time to act on his behalf.

(2) The Chairman and every other member of the Board shall, upon appointment, hold office for a period of three years : but the Governor may, notwithstanding the term of any such appointment, remove the Chairman or any other member of the Board from office at any time :

Provided that it shall be lawful for the Chairman or any other member of the Board to resign from his office on the Board at any time.

(3) A member of the Board who is absent without reasonable cause from three consecutive meetings of the Board may, by resolution of the Board passed at a meeting of which due notice has been given, be held to have vacated his office; and upon the passing of any such resolution, the member affected by that resolution shall cease to be a member of the Board.

(4) Any person ceasing to be a member of the Board shall be eligible for re-appointment thereto.

(5) If the Chairman or any other member of the Board is likely to be unable to discharge his duties as a member of the Board for a period exceeding one month by reason of absence from the Island or ill-health or other sufficient cause, the Governor may appoint a person temporarily to act as Chairman or as a member of the Board until the resumption of duties by the Chairman or such other member.

4 Every member of the Board shall be deemed to be a public servant within the meaning of the Ceylon Penal Code.

5 (1) The Board may sue and be sued under the name and style of "The Electricity Board of Ceylon".

(2) Service on the Board of all legal processes and notices may be effected by service on the Chairman of the Board. In civil proceedings it shall be lawful for the Chairman to sign a proxy on behalf of the Board.

6 The seal of the Board shall be authenticated by the signature of the Chairman of the Board and of some other member authorised by the Board to act in that behalf and, when so authenticated, shall be judicially noticed.

7 (1) The Chairman may summon a meeting of the Board at any time and shall summon a meeting upon receipt of a requisition therefor signed by two members of the Board or by the Chief Engineer and Manager of the Department.

(2) The Chairman shall preside at all meetings of the Board at which he is present. In the absence of the Chairman from any meeting, the members present at the meeting may elect one of their own number to preside at that meeting.

(3) Three members of the Board including the Chairman or other presiding member shall form a quorum thereof.

Members of the Board to be public servants.

Right to sue and service of process.

Conduct of business and procedure.

Conduct of business and procedure.

(4) It shall be competent for the Board to act notwithstanding any vacancy in their number.

at a me to

(5) All questions shall be decided by a majority of the members voting at a meeting of the Board. The Chairman or presiding member shall have an original vote on all questions as well as a casting vote if the votes are equally divided.

(6) The Board may regulate its own procedure in any matter not provided for in this Ordinance.

(1) Subject to the provisions of sub-section (3), the Chairman and the other members of the Board shall receive such monthly salaries and, in addition, such fees for attendance at meetings of the Board as the Executive Committee may determine with the approval of the Governor.

(2) Travelling expenses at rates approved by the Board shall be paid to the Chairman and every other member thereof when travelling out of Colombo on duty on behalf of the Board.

(3) No person in the employ of the Government of Ceylon shall be entitled to receive any remuneration or fee for his services on the Board other than such amount as may be allowed as travelling expenses under sub-section (2).

) No person shall be entitled to receive any remuneration as Chairman or as a member of the Board while another person is acting in either capacity; but a person who is appointed under section 3 (5) temporarily to act as Chairman or as a member of the Board shall be entitled to receive the remuneration payable to the person for whom he acts.

A person shall be disqualified from being appointed or from acting as Chairman or as a member of the Board so long as he is a member of the State Council of Ceylon

Provided that nothing in this section contained shall apply to the Financial Secretary.

Any member of the Board shall, if he is interested 10 directly or indirectly in any contract which the Board has made or proposes to make, disclose to the Board the fact and nature of his interest, and shall take no part in any deliberation or decision of the Board relating to such contract and such disclosure shall be duly recorded in the minutes of the meetings of the Board.

(1) Subject to the provisions of this Ordinance, the 11 Board shall have full power and authority-

- (a) to take such action as the Board may deem necessary to promote, improve and develop the generation, transmission, distribution and sale of electricity in the Island;
- (b) to administer the Electricity Ordinance, 1906;
- (c) to administer and control the Department;
- (d) to conserve and harness such water-power resources of the Island as may be required in order to provide an adequate supply of electricity
- (e) to undertake the construction and promote the development of the Aberdeen-Laxapana Hydro-Electric Works;
- (f) to generate, transmit, and distribute electricity for sale direct to the consumer or by bulk supply to licensed undertakings :
- (g) to purchase electricity from any licensed undertaking, company or person and to convey electricity so purchased for disposal as circumstances may necessitate ;
- (h) to receive and disburse moneys for the accomplishment of the objects for which it is established; (i) to purchase and acquire the plant, equipment and
- property of any licensed undertaking;
- (k) to acquire and hold property, movable or immovable, and to sell, transfer, lease, mortgage or otherwise dispose of such property;
- (l) generally to do all such acts as may be necessary for the due exercise of the powers conferred and for due compliance with the duties imposed upon it by this Ordinance.

(2) Nothing in this section contained shall be deemed to confer on the Board power or authority

- (a) to decide any matter of policy, or
- (b) to initiate, undertake, execute or complete any new scheme, work or project which affects or involves a matter of policy,

except with the prior approval of the State Council

Remuneration fees and allowances

State Councillors not entitled to serve on Board.

Duty of member to disclose interest in contract.

General powers and dutie the Board.

Vesting of property in the Board.

Presentation of estimates and reports to the State Council.

Finance provisions.

Advances from public funds.

In this sub-section "matter of policy" includes any matter dealt with in any resolution passed by the State Council or declared by resolution of the State Council to be a matter of policy.

12 All movable and immovable property in the possession or under the control of the Department at the date on which this Ordinance comes into operation shall from that date be vested in the Board for the purposes of this Ordinance.

13 (1) The Board shall on or before the thirty-first day of March in each year present to the Executive Committee for submission to the State Council—

- (a) estimates of anticipated revenue and expenditure of the Board for the period of twelve months commencing on the first day of October of the year in which the estimates are so presented and ending on the thirtieth day of September of the year next succeeding that year;
- (b) an annual report on the administration of the electrical undertakings of the Board with audited accounts and statistics together with proposals for the disposal or disbursement of the net profits or surplus funds at the disposal of the Board ;

(2) The State Council may refer back to the Board for revision any estimates, proposals or report submitted under sub-section (1) and if the Board refuses or fails to revise such estimates, proposals or report in the manner desired by the State Council, the State Council may present an address to the Governor praying for the removal of the Chairman and the other members of the Board from office; and, upon the presentation of any such address, the Governor shall take action in accordance therewith.

Provided that no such address shall be presented to the Governor unless at least two-thirds of the members of the State Council (other than the Officers of State and the Speaker or other presiding member) were present and voted on the occasion when it was decided to present that address.

14 (1) All charges made by the Board for electricity sold by bulk or direct to consumers, and for services rendered by the Board, shall be fixed at such rates and on such scales that the revenue derived in any year by the Board from such sales and services, together with their revenue (if any) in such year from other sources, will be sufficient and only sufficient, as nearly as may be, to pay all salaries, working expenses and other outgoings of the Board properly chargeable to income in that year, including the payments falling to be made in such year by the Board in respect of the interest on, or repayment of, the principal of any money borrowed by the Board, and such sums as the Board may think proper to set aside in such year for reserve fund, extensions, renewals and like purposes.

The charges under this section may, if the Board think fit, be fixed at different rates and scales for different localities, but so that no undue preference shall be given to any locality.

(2) To meet the cost of the administration of the Electricity Ordinance, 1906, in the area supplied by a licensed undertaking, and the cost of any periodical report or inspection which the Board may deem necessary, every licensed undertaking which generates its own supplies of electricity and does not take bulk supplies of power from the supply system of the Board shall contribute to the Board an annual sum payable half-yearly at a rate not exceeding ten rupees for every thousand units generated per annum by that licensed undertaking. The receipt of such contributions shall not, however, preclude the Board from charging fees in respect of professional services rendered at the request of any licensed undertaking.

(3) All revenue derived from any property vested in the Board or realised by the generation, sale or distribution of electrical energy shall be credited to the funds of the Board.

15 (1) Where in accordance with the terms of any vote or resolution of the State Council any moneys have been advanced to the Board out of the loan funds or other funds of the Island for the purpose of providing loan capital for the Board, the official receipt of the Board for such moneys shall, without the execution of any further document or deed of hypothecation, establish a first carge on all the assets and

property of the Board for securing the repayment of the amount of the moneys so advanced and of the interest chargeable thereon ; and such charge shall continue to be operative and of full force and effect until such amount and the interest due thereon have been duly repaid by the Board :

Provided that nothing herein contained shall preclude the Board from borrowing money from any person on the security of its assets or property or from executing a deed hypothecating any such assets or property for securing the repayment of any moneys advanced to the Board by the Government.

(2) Any deed whereby the Board hypothecates any of its assets or property to the Government shall be exempt from stamp duty.

(1) The Board shall cause proper accounts and books 16 in relation thereto to be kept, and shall prepare an annual statement of commercialised accounts in such form and containing such particulars as may be prescribed by the Governor on the advice of the Financial Secretary.

(2) The accounts of the Board shall be audited by the Auditor-General.

17 In this Ordinance, unless the context otherwise requires-

"Board "means the Electricity Board of Ceylon established

by this Ordinance; "Department" means the Department of Government Electrical Undertakings;

"Executive Committee " means the Executive Committee

of Communications and Works ; "licensed undertakings " means a Municipal Council, District Council, Local Board or other person licensed under the Electricity Ordinance, 1906, to supply electrical energy to the public or for the purpose of electric traction or to lay down electric supply lines for the conveyance and transmission of electrical energy.

Objects and Reasons.

The object of this Bill, which is modelled on the relevant provisions of the Electricity Supply Act, 1926, is to establish an Electricity Board which will be responsible for the administration of the Electricity Ordinance, 1906, and for the control of the Government Department of Electrical Undertakings.

The Board will be empowered generally to take such measures as may be necessary for the promotion, improve-ment, and development of the generation, transmission, distribution and sale of electricity in the Island and will, in particular, be authorised to undertake the construction of the Aberdeen-Laxapana Hydro-Electric Works. Clause 11 (2) provides that the Board shall have no power or authority to decide any matter of policy or to undertake any new scheme, work or project which affects or involves a matter of policy as defined in that Clause.

The Board will be a corporation consisting of a Chairman nominated and appointed by the Governor, the Financial Secretary, and three others appointed by the Governor on the nomination of the Executive Committee of Communications and Works. No member of the State Council will be eligible for nomination as a member of the Board (Clause 9). In this respect the Bill follows the corresponding provisions of the Electricity Supply Acts of Great Britain and of Northern Ireland

The budget of the Board will be presented annually to the Executive Committee for submission to the State Council and will be accompanied by a report on the administration of the electrical undertakings of the Board, together with proposals for the disposal or disbursement of the net profits or surplus funds at the disposal of the Board (Clause $1\overline{3}$).

4. Clause 15 provides for the creation of a first charge on the assets of the Board in favour of the Crown in order to secure the repayment of advances made to the Board from public funds in pursuance of a vote or resolution introduced in the State Council in the ordinary way with the approval of the Board of Ministers.

E. C. VILLIERS,

Acting Minister for Communications and Works. Ministry of Communications and Works, Colombo, May 9, 1935.

Interpretation.

Accounts

and audit.

MINUTE.

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

G 904

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

BE it enacted by the Governor of Ceylon, with the advice and consent of the State Council thereof, as follows : 1 This Ordinance may be cited as the Village Communities

Short title.

Amendment of section 16 of Ordinance No. 9 of 1924.

Amendment Ordinance, No. of 1935. 2 Section 16 of the Village Communities Ordinance, No. 9 of 1924, (hereinafter referred to as "the principal Ordinance "), is hereby amended as follows :--

(1) in sub-section (3) thereof, by the substitution for the words "Government Agent", of the words words "Government Agent", of the words "Government Agent or other officer of Government deputed by him to be the presiding officer in accordance with rules made for the purpose under section 95";

(2) in sub-section (6) thereof-

- (a) by the substitution for all the words from "it shall be lawful" to "meeting and", of the following :-
 - " the meeting shall not he held, and it shall be lawful for the Government Agent"; and
- (b) by the substitution for the words "the adjourned date " of the words " the new date ";
- (3) in sub-section (7) thereof, by the substitution for the words "Government Agent" wherever they occur therein, of the words "Government Agent or presiding officer"; and
- (4) in sub-section (9) thereof, by the substitution for all the words from "An elected " to "member thereof", of the following words :
 - "An elected or nominated chairman shall hold office during the term of the committee unless he resigns that office earlier or ceases for any cause to be or to be qualified to be a member of the committee. He may, without vacating his office as a member, resign the office of Chairman by a written communication addressed to the Government Agent ".

3 Section 18 of the principal Ordinance is hereby amended as follows :

- (1) by the substitution, for each of the fullstops at the
- (1) and of paragraphs (d) and (e), of a semi-colon; and
 (2) by the addition of the following new paragraph as paragraph (f) at the end thereof :---
 - "(f) If, except as a shareholder in an incorporated company, he is or becomes either directly or indirectly interested in any contract entered into by any person with the inhabitants or with the committee of that subdivision.

4 Section 22 of the principal Ordinance is hereby amended by the addition of the following new sub-section as subsection (4) at the end thereof :-

"(4) Where a subdivision has been divided into wards by order under section 14A, the Government Agent may, subject to the provisions of sub-sections (1) and (2), appoint different dates for the election of members for the several wards.

5 Section 24 of the principal Ordinance is hereby amended as follows :

- (1) by the renumbering of sub-sections (1) and (2) as sub-sections (2) and (3) respectively of that section; and
- (2) by the insertion of the following new sub-section as sub-section (1) immediately before the renumbered sub-section (2):-

"(1) (a) Any person elected but deciding before the first meeting of a committee not to serve as a member of the committee, shall communicate his refusal of office to the Government Agent in writing.

(b) After the first meeting of a committee any member deciding not to continue in office, shall communicate his resignation of the office in writing to the Government Agent either direct or through the chairman of the committee."

Amendment of section 18 of the principal Ordinance.

Amendment of section 22 of the principal Ordinance.

Amendment of section 24 of the principal Ordinance.

6 Section 29 of the principal Ordinance is hereby amended in paragraph (15) thereof, by the addition at the end of that paragraph of the following words :-- Amendment of the principal Ordinance.

"for the establishment of conservancy and scavenging services for the whole or any specified part of the subdivision and for the imposition of fees in connection therewith;"

Objects and Reasons.

The purpose of this Bill is to amend the Village Communities Ordinance, No. 9 of 1924, so as to achieve the following objects :---

- (1) to enable a Government Agent to appoint a deputy to preside at election meetings (clause 2);
- (2) to enable the Chairman of a Village Committee to resign that office without ceasing to be a member (clause 2 (4));
- (3) to declare that interest whether direct or indirect in any contract entered into with the committee or the inhabitants of a subdivision shall be a disqualification for election to or membership of that committee (clause 3);
- (4) to make it possible for the Government Agent to fix separate dates for the election meetings of the several wards in a case where a subdivision has been divided into wards (clause 4);
- (5) to prescribe the procedure to be followed by a person, who decides to refuse or to resign membership of a committee (clause 5);
- (6) to enable a committee to establish scavenging and conservancy services for the whole subdivision or any part of it, and to charge fees in that connection (clause 6).

CHAS. BATUWANTUDAWE, Minister for Local Administration.

The Ministry of Local Administration, Colombo, May 2, 1935.

DISTRICT AND MINOR COURTS NOTICES.

NOTICE is hereby given that a suit has been instituted in the Court of Requests of Ratnapura by 14 labourers of Ciciliyan Tea estate, Kalawana, against the proprietor thereof, under the Ordinance No. 13 of 1889, for the recovery of their wages, amounting to Three hundred and fifty rupees.

May 7, 1935.

C. H. DE ZILWA, Chief Clerk.

NOTICES OF INSOLVENCY.

In the District Court of Colombo.

 No. 4,853. In the matter of the insolvency of Kovilparambil Sangaran of No. 65, Union place, Colombo.

WHEREAS the above-named Kovilparambil Sangaran has filed a declaration of insolvency, and a petition for the sequestration of his estate has been filed by S. N. Mohamed of No. 15/14, First Maligakanda lane, Maradana, under the Ordinance No. 7 of 1853 : Notice is hereby given that the said court has adjudged the said Kovilparambil Sangaran insolvent accordingly ; and that two public sittings of the court, to wit, on June 11, 1935, and on June 25, 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, GERALD E. DE ALWIS, May 8, 1935. Secretary.

In the District Court of Colombo.

No. 4,854. In the matter of the insolvency of Willadurage Lewis Silva of No. 193, High street, Wellawatta, Colombo.

WHEREAS the above-named Willadurage Lewis Silva has filed a declaration of insolvency, and a petition for the sequestration of his estate has been filed by K. A. Cooray of De Vas lane, Grandpass, Colombo, under the Ordinance No. 7 of 1853: Notice is hereby given that the said court has adjudged the said Willadurage Lewis Silva insolvent accordingly; and that two public sittings of the court, to wit, on June 11, 1935, and on June 25, 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, GERALD E. DE ALWIS, May 9, 1935. Secretary.

In the District Court of Colombo.

No. 4,855. In the matter of the insolvency of R. P. Vincent Perera of No. 15/5, Karlsrhue gardens, Borella, Colombo.

WHEREAS the above-named RAP. Vincent Perera has filed a déclaration of pinsolvency, and a petition for the sequestration of pinsolvency, and a petition for the sequestration of his estate has been filed by D. S. G. Seneviratne of Egoda Kolonnawa Golombo, under the Ordinance No. 7 of 1853. Notice is hereby given that the said court has adjudged the said R. P. Vincent Perera insolvent accordingly; and that two public sittings of the court, to wit, on June 11, 1935, and on June 25, 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 setf orth in the said Ordinance, of which creditors are hereby required to take notice.

By order of court, GERALD E. DE ALWIS, May 13, 1935. Secretary.

In the District Court of Colombo.

No. 4,856. In the matter of the insolvency of Canagasabay Saminathapillai of No. 74, New Moor street, Colombo.

WHEREAS the above-named Canagasabay Saminathapillai has filed a declaration of insolvency, and a petition for the sequestration of his estate has been filed by S. Sammugam of New Chetty street, Colombo, under the Ordinance

No. 7 of 1853 : Notice is bereby given that the said court has adjudged the said Canagasabay Saminathapillai insolvent accordingly; and that two public sittings of the court, to wit, on June 18, 1935, and on July 2, 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, GERALD E. DE ALWIS, May 13, 1935. Secretary.

In the District Court of Galle.

In the matter of the insolvency of W. S. W. Weerasinghe of Ginimellagaha. No. 695.

NOTICE is hereby given that a meeting of the above-named insolvent will be held in this court on July 4, 1935, for the granting of a certificate of conformity.

By order of court, L. B. CASPERSZ, May 13, 1935. Secretary.

NOTICES **OF FISCALS'** SALES. Western Province.

In the District Court of Kalutara.

D. T. Weeraratne of Galle Plaintiff. No. 17,425. 98 . Vs.

Kawrena Lathim of Alutgama for misself and as legal

Kawrena Lathim of Alutgama for mmself and as legal representative over the estate of the deceased, Segu Thamby Cassie Lebbe Mankar Defendant. NOTICE is hereby given that on Tuesder, June 11, 1935, at 4.30 in the afternoon, will be sold by public auction at the premises the right, title, and interest of the said defendant in the following properts (mortgaged by the defendant with plaintiff and declared bound and executable for the decree entered in the said case) for the recovery of Rs. 510, with further interest on Rs. 400 at 14 per cent, per annum with further interest on Rs. 400 at 14 per cent. per annum from March 30, 1932, till May 26, 1933, and thereafter on the aggregate amount at 9 per cent. per annum till payment in full and costs Rs. 140.85, less Rs. 375 therefrom, viz. :-

An undivided 250/271 shares of the soil and of all the trees together with all the entire buildings standing thereon of the defined portion marked lot B of the land called Welgoda-watta, situated at Welapura Kalutara in Kalutara badde, Kalutara totamune, Kalutara District, Western Province; and which said lot B is bounded on the north by defined portion of the same land marked lot A, east by Godakawatta, south by a portion of the same land marked C, and west by Heen-ela: containing in extent 1 acre 1 rood and 12 57/100 perches.

Deputy Fiscal's Office. H. SAMERESINGHA, Kalutara, May 7, 1935. — Additional Deputy Fiscal.

Central Province.

In the District Court of Colombo.

Messrs. E. B. Creasy & Co., Ltd., Fort, Colombo ... Plaintiffs. No. 54,231

from October 26, 1933, till payment in full and costs of suit and poundage in the following property, viz. :-

357 tins of one-pound and half-pound varnish paints of different colours, 12 brass polish tins, 4 bundles of asbestos twine, 145 one-pound packets of powder, 100 packets of asbestos sciences of different sizes, 100 packets of brass screws small size, 200 small packets of iron screws, 20 packets gate hook iron and brass (assorted), 27 packets of iron bolts, 12 packets galvanized rivets, 12 packets iron rivets, 25 packets square hinges, 5 dozen pruning knives, 2 dozen with a teapping hinges, 65 inon here here the screws of the packets of the screws o rubber tapping knives, 65 iron brackets with handle, 7 dozen Particle rapping knives, 65 iron brackets with namile, 7 dozen large and small sorew drivers, 6 drills, 20 packets large and small assorted roofing bolts, 10 bottles French polish, 15 ditto half, 18 chimneys large and small, 1 dozen pickaxes, 1 dozen metox, 2 punches, 10 digging mammoty forks, 16 small mammoties, 6 small sledge hammers, 6 sets weights, 10 here and amely here, 11 merge of and merger 20 metres 10 large and small hubs, $1\frac{1}{2}$ reams of sand papers, 30 packets

of wire nails, 1 packet of brass bolt nails, 2 small adzes, 5 axes, 18 mammoties, 24 large and small buckets, 20 frying pans large and small, 6 large and small basins, 1 dust bin, 1 birds cage, 10 rat traps, 5 sieves, 6 soythes, 1 small frying pan, 2 spraying cans, 3 lanterns, 3 aluminium pans, 25 rolls of galvanized barbed wire, 48 galvanized large and small basins, 15 dog chains, 3 balls of twine, 1 dozen assorted chisels, 1¹/₂ dozen different sizes of drills, 2 pipe cutters, 1 dozen soldering iron, $\frac{3}{4}$ dozen tea pruning saws, 9 brass brushes, 27 lime brushes, 14 bonnister brushes, 24 revolving brushes, 15 brush brooms, 6 garden seissors, 24 hand forks, 24 spades, 10 hand axes, 6 chimney desiccator brushes, 12 bars of copper and brass tubes, 5 dozen rubber dishes, 15 garden rakes, 7 dozen varnish smain, 38 lb. of bell packs, 10 one-gallon varnish tins, 24 distemper packets, 18 whetstones, 28 fire bricks, $1\frac{1}{2}$ gross of saws to cut iron, 8 dozen of locks, $2\frac{1}{2}$ packets springs for beds, 12 packets of padlocks, 25 large and small locks, 2 foot rulers, 10 packets of brass rods (not solid), 7 packets of eyelets, 13 boxes of small polish, 10 brass aluminium coat hooks and hatchel, 3 packets of cartenrints, 6 dozen sofa springs, 12 oil packets, 4 dozen bell fastener, 24 stencils, 12 packets of iron bolts, 6 dozen sash pivot, 60 packets of wire nails and lead nails, 12 packets chains, 2 packets galvanized bolts, 10 dozen lots of varnish brass, 1 tin mansion polish, 1 piece galvanized (Sour Rose), 2 one-ounce glass vessels, $1\frac{1}{2}$ dozen hook screw, 1 brass shown rose, 2 dozen brass bolts, 1 dozen long brass bolts, 6 pairs hinges, 4 spanners, 2 dozen pliers, 6 spirit levels large and small, 2 small spanners, 3 tin smith's spears, 15 packets of screw rings, 2 assorted borers, 1 lot chisels and dividers, 3 dozen ball hammers, 15 mason trowels, 15 small flower cutting scissors, 1 lot of hinges, 25 bottles of jeyes fluid, 20 bottles of Nitric acid, 3 tins of acid, 1 tin paint for rubber trees, 4 ditto small tins, I tin engine oil, 1 tin grease, 1 lot assorted wire nails, 15 tins paint of different colours, 2 rolls of iron beltings, 1 hanging lamp, 2 rolls of brass wire, 1 lot glasses assorted, 1 lot iron tyres, 24 antirusts paint tins, 2 digging for a delaware 4 delaware to the set of the set 2 digging forks, 4 alavangus, 4 dozen buckets, 12 frying pans, 1 acid jar, 1 lot rubber spouts, 1 lot pipe fittings, 10 wire mesh, 2 barrels of samara, 2 barrels of iron fittings, 10 dust buckets, 10 basins, 2 iron racks, 2 deer horns, 2 tables, 3 chairs, 1 bench, 1 small table, 1 iron rack, 2 large 2-piece almirahs, 1 wooden rack, 1 stall for exposing nails with nails, 1 writing table, 98 glazed tiles, wire mesh, 2 dozen spring balances large and small, 25 packets of coat handles, 5 curtain balls, 25 packets drawer handles (the above articles have also been seized under D C., Colombo, writ No. 1,575).

Fiscal's Office, Kandy, May 13, 1935. H. C. WIJESINHA, Deputy Fiscal.

Southern Province.

In the District Court of Matara.

Gardiye Punchihewage Abraham Silva of Mirissa. . Plaintiff. No. 6.787. Vs.

(1) Dona Arlina Wickremasinghe, wife of (2) Don Luwis Samarasekera, both of Akurugoda, and

others Defendants.

NOTICE is hereby given that on Wednesday, June 12, 1935, commencing at 2 o'clock in the afternoon, will be sold by public auction at the respective premises the right, title, and interest of the said defendants in the following property for the recovery of a sum of Rs. 4,791, with legal interest on Rs. 3,978.11 from November 17, 1933, up to July 13, 1934 : -

1. All that the land called Puhulhena alias Gamimehena, comprising five portions, and the buildings standing thereon, situated at Karagoda Uyangoda in the Gangaboda pattu of the Matara District, Southern Province; and bounded on the north by Crown land called Puhulhena, land No. 158,234, east by Linwalahena and Linwaladeniya claimed by Sunanda Terunnanse and others, south by Puhulhenedeniya claimed by M. Adirian and others, and on the west by Puhulhenedeniya claimed by M. Adirian and others and Puhulhenedeniya claimed by E. Abaran and others; and containing in extent 19 acres 2 roods and 25 perches.

2. All that the field called Unindugodella, situated at Karagoda Uyangoda aforesaid ; and bounded on the north by Gamatchigewatta alias Wadugewatta, east by Wadugeaddara, south by Pitaketiya, and on the west by ela; and containing in extent 6 bags of paddy sowing.

3. All that undivided $\frac{1}{2}$ part of the land called Anguru-melegodahena, situated at Karagoda Uyangoda aforesaid; and bounded on the north by Paragahalese binhumbaha and the ditch, east by Ketakalagahalese binhumbaha

302

kumbura; and containing in extent 7 kurunies of kurakkan sowing. 4. All that undivided one-half of the field called Amune-wagura, situated at Karagoda Uyangoda aforesaid; and bounded on the north by Wataliyadda and Ennaida-

kumbura, east by Ennaidakumbura, south by Lintotamulla and Magamure, and on the west by Magamure and Deekiriwagura; and containing in extent 5 bags of paddy sowing.
5. All that undivided ½ part of the field called Mahakumbura, situated at Karagoda Uyangoda aforesaid; and bounded on the north by Medagamagewatta, Aluth-

gederawatta, and Godagamagewatta, east by Dammulana and Managediwela, south by Nindeliyadda, and on the west by Aluketiyekumbura and Ennaidakumbura; and containing in extent 5 bags of paddy sowing. 6. All that the land called Raigamagewatta, situated at

Karagoda Uyangoda aforesaid ; and bounded on the north by Gederawatta, east by Lokuralagemulana, south by Kawaiwala, and on the west by Kirindegewatta; and containing in extent 2 acres.

7. All that the field called Managediwela, situated at Karagoda Uyangoda aforesaid; and bounded on the north by Dammulana, east by Hirikumbura, south by a portion

by Dammulana, east by Herkumbura, south by a portion of Managediwela, and on the west by Mahakumbura; and containing in extent 2 pelas of paddy sowing. 8. All that undivided $\frac{1}{2}$ part of Diddeniyewewa, situated at Karagoda Uyangoda aforesaid; and bounded on the north, east, and south by jungle, and on the west by Daraleliyanakumbura; and containing in extent 1 amunam

of paddy sowing. 9. All that undivided 1/14 part of the land called 9. All that undivided 1/14 part of the land called Polgasdekawattehena, situated at Karagoda Uyangoda aforesaid; and bounded on the north by water-course and Linwalahena, east by land described in plan No. 155,003 and footpath, south by 10nd described in plan No. 154,918 Batakolayamullekumbira and Egodabatakolayamullehena, and on the west by footpath; and containing in extent 12 acres.
10. All that undivided 1/14 part of the filed called Diddeniya, Karamannehegekunbura. situated at Karagoda Uyangoda aforesaid; and bounded on the north and south by Crown jungle, east by Nindeliyaded, and on the west by Magalayaliyadda; and containing in extent 3 pelas of pddy sowing.
11. All that undivided 1 part of the soil and fruit trees, and all the building standing thereon in the land called Linwalahena, situated at Karagoda Uyangoda aforesaid; and bounded on the and south by Crown jungle; and containing in extent 3 pelas of pddy. Sowing.
11. All that undivided 1 part of the soil and fruit trees, and all the building standing thereon in the land called Linwalahena, situated at Karagoda Uyangoda aforesaid; and bounded on the north by Linwaladeniya, east by village boundary alias Gamimma, south by high road, and west by Crown jungle; and containing in extent acout 6 acres.
12. All that undivided 1 part of the field called Nakande-

12. All that undivided ‡ part of the field called Nakandeudumulla, situated at Karagoda Uyangoda aforesaid; and bounded on the north by Crown jungle, east by Darale, south and west by Crown jungle; and containing in extent 3 bags of paddy sowing.

13. All that undivided $\frac{1}{3}$ part of the soil and fruit trees, together with the planter's share of the rubber plantation thereon, of the land called Udakarahena, situated at Karagoda Uyangoda aforesaid ; and bounded on the north, east, and west by paddy fields, south by Tennaketiyahena

and Kadanketiyehena; and containing in extent 22 acres. 14. An undivided $\frac{1}{2}$ part of the soil and fruit trees, together with the planter's share of the rubber plantation of the land called Malavigedeniya alius Kadanketiyehena, situate at Karagoda Uyangoda aforesaid; and bounded on the north and east by lands belonging to villagers, south by lands belonging to villagers and footpath, and west by Crown land; and containing in extent 6 acres and 6 perches.

Deputy Fiscal's Office,	H. V. F. ABAYAKOON,
Matara, May 9, 1935.	Deputy Fiscal.

In the District Court of Galle.

M. K. M. M. Ramanathan Chettiar of India, by his attorney P. L. Adicappa Chettiar of Kaluwella in Galle Plaintiff.

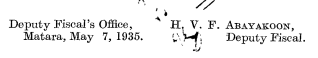
No. 31,730. Vs.

Bodaragamage Upasena' Goonesekera, administrator

NOTICE is hereby given that on Saturday, June 15, 1935, commencing at 2 o'clock in the afternoon, will be sold by public auction at the respective premises the right, title, and interest of the said defendant in the following property for the recovery of a sum of Rs. 1,015 72, together with legal interest thereon from June 23, 1933, till payment in full, viz. :--

All that the soil and trees of the defined lot of the land 1. called Jambugahawatta alias Pokunewatta, together with all the buildings standing thereon, situated at Kadeweediya within the Urban District Council limits of Matara, Matara District, Southern Province and bounded on the north by new high road from Galle to Matara, east by Rattampulle-tottam, south by Puhulannewatta *alias* Omaru Lebbe

tottam, south by Puhulannewatta alias Omaru Lebbe Mattichchangewatta, and on the west by Jambugahawatta; and containing in extent 1 rood and 12 perches. 2. All that the soil and trees of the defined lot B of the land called Jambugahawatta, situated at Kadeweeediya aforesaid; and bounded of the north by high road from Galle to Matara, east by Jambugahawatta balanging to the estate of Meiakkanda Shroff, south by fennahoon Walawwe-watta, and on the west by lot A of the same land; and containing in extent 12 6 perches, together with all the buildings standing thereon, buildings standing thereon,



Northern Province.

In the District Court of Jaffna.

Sinnathambiar Ponnampalam of Karavetty West. Plaintiff. No. 23.044. No. 23.044. Vs.

Seemampillai Thampu alias Anthonipillai of Kara-

Seemampilal Thampu alias Anthonipillal of Karavetty West
NOTICE is hereby given that on Wednesday, June 12, 1935, commencing from 10 c'llock in the forenoon, will be sold by public auction at the spots the right, title, and interest of the said defendant in the following property for the recovery of Bz 419.33 with interest on Rs. 225 at the rate of 16 per cent, per omum from October 18, 1927, until date of decree and thereafter on the aggregate at 9 per cent, per annum from date of decree till payment in 9 per cent. per annum from date of decree till payment in full, costs (reserved), less a sum of Rs. 249 already recovered, poundage, and charges. viz. :-

1. An undivided 5/9 share of a piece of land situated at Karaveddi Ventrikuruchi in Kaddaively parish, Vada-maradchi division of the Jaffna District, Northern Province, called Thampan; containing in extent 34³/₈ lachams p.c.; and bounded on the east by Paththini, widow of Erampar, and others, north by Shinnachchi, wife of Sinnathamby, and others, west by Konar Sithamparapillai and others, and south by dam to walk upon.

2. An undivided $2\frac{1}{2}$ lachams varagu culture, with share of the well and the usual way and water-course and the wells lying in the lands called Vadalithoddam and Thaddankaladdi in the western side of a piece of land situated at Karaveddi Vathirikuruchi ditto called Maravanpulo, three parcels; containing in extent 54 lachams varagu culture; and bounded on the east by Pathtini, wife of Veerakatty, and others, north by Sinnathamby Veluppillai and others, west by Annachipillai. wife of Thominguppillai, and others, and south by Sacred Hart School.

Fiscal's Office, M. SELVADURAI, Jaffna, May 13, 1935. for Fiscal.

In the District Court of Jaffna.

- ,

Sangarappillay Visuvanather of Maviddapuram. . Plaintiff. No. 25,514. Vs.

Thurai Veluppillai Arumpalam a ditto.....Defendant. NOTICE is hereby given that on Saturday, June 8, 1935, at 10 o'clock in the formoon, will be sold by public auction at the spot the right, the, and interest of the said plaintiff in the following property for the recovery of Bs. 331.97, being taxed costs of D C. and S. C., poundage, and charges, viz. ||

A piece of land situated at Maviddapuram in Tellippallay parish, Valikamam North division of the Jaffna District, Northern Province, called Kompaiyiddy and Thettavady, in extent $8\frac{1}{8}$ lachams varagu culture, with well and building; and bounded on the east by road, north by lane, west by Sithamparappillay Sathasivam, and south by Arumainayagam, wife of Kanaganayakam, and public lane.

 $rac{3}{4}$ share of this land is said to be under otty mortgage.

Fiscal's Office

Jaffna, May 13, 1935.

This land is also seized under writ No. 3,030, D. C., Jaffna.

S. TURAIYAPPAH, for Fiscal.

Eastern Province.

In the District Court of Trincomalee.

In the District Court of Trincomalee. Periatamby Thampoe Selvavenayagam of No. 9 Division, Trincomalee, executor of the last will and testament of Periatamby Thampu (deceased)...Plaintiff. No. 1,800 Vs. ((1) Sinnakuddy Kaderavelu and 2) Sellamma, widow of Rasendram of Sinnakinniya Defendants. NOTICE is hereby given that on Tuesday, June 18, 1935, commencing at 3 globok in the aftention, wil be sold by public auction at the premises the following property mortgaged with the plaintiff **G** bond No. 10,486 dated June 30, 1925, and attested by Mr. S. Nadarasapullai of Trincomalee, Notary Public, and declared specially bound and executable under the decree entered in the above case and ordered to be sold by order of court dated March 21, 1935, for the recovery of the sum of Rs. 1,000, with interest thereon at the rate of 15 per cent. per annum from June 30, thereon at the rate of 15 per cent. per annum from June 30, 1925, till August 13, 1934, less Rs. 550 and thereafter at 9 per cent. per annum on the aggregate amount till payment in full and costs of suit Rs. 234 96, Fiscal's fees and charges and poundage :-

1. Out of a land called Kinniyaithoddam three pieces of land now forming one block of an extent of 102 acres and 32 68/100 square perches, with a tiled house of three rooms, coconut trees and other plantations standing thereon and all other rights comprising of an undivided two-third share held by the first defendant and an undivided one-third share devolved on him by jight of inheritance held and possessed by him at Sinnakinniya in Tamblegam pattu, Trincomalee District, Eastern Province; the land now possessed by the first defendant as remaining and after excluding the house and ground dowried to the first defendants' daughter and transferred to others, the piece of lands towards the south with coconut trees and other plantations standing thereon : boundaries of which are on the east road, south by land belonging to T. Muttucumaru, west Crown land, and north remaining portion of this land belonging to the first defendant ; extent, 30 acres. Registered D 6/256. 2. Out of a piece of land called Kinniyaithoddam, with

a tiled house of three rooms, coconut trees and other plantations and well standing thereon, the western room in the tiled house and the land belonging to the said room, share of well, coconut trees, coconut plants and other plantations thereon and right of path to go to the said well and all other rights relating thereto, situated at Sinnakiniya aforesaid; boundaries, north by dowry land belonging to T. Muttucumaru, east by dowry land belonging to Ponnamma, wife of Coomarasamy, west by land belonging to 1 of S. Kathiravelu, and south by land belonging to S. Kathiravelu; extent, length 12 fathoms, breadth $2\frac{1}{2}$ fathoms. Registered D 4/228.

A piece of land towards the north of the land called 3. Kinniyaithoddam, situated at Sinnakiniya aforesaid, with coconut trees and coconut plants standing thereon and all other appurtenances relating thereto; bounded on the north by land of Kalpakapillai, wife of Muttucumaru, east by land belonging to S. Kathiravelu, south by the second land described above and land belonging to S. Kathiravelu, and on the west by land of S. Kathiravelu ; extent, 2 acres. Registered D 4/229.

Deputy Fiscal's Office, Trincomalee, May 10, 1935.

K. RATNASINGHAM, Additional Deputy Fiscal.

29 In the District Court of Trincomalee. Kandappar Kanapathipillai of Nilaveli Plaintiff.

Kandappar Kanapathipillai of Nilaveli Plaintiff. No. 1,827. Vs. Rubia Bee, whow of Abdul Majerd, and (2) Abdul Majeed Abdul Gaffoor, Military Headquarter, Slave Island, Clorobo Defendants. NOTICE is hereby given that on Thursday, June 13, 1935. It is hereby given that on Thursday, June 14, 1935. It is hereby given that the spot the following property mortgaged with the plaintiff by bond No. 11,706 dated December 27, 1928, and attested by Mr. S. Nadarajapillai of Trincomalee, Notary Public, and declared specially bound and executable under the decree entered in the above case and ordered to under the decree entered in the above case and ordered to be sold for the recovery of a sum of Rs. 2,643.75, with interest on Rs. 1,500 at 15 per centum per annum from January 31, 1934, till May 31, 1934, and thereafter at 9 per centum per annum till payment in full and costs of suit Rs. $201 \cdot 67\frac{1}{2}$, Fiscal's fees, charges, and poundage :—

All that undivided $\frac{3}{4}$ shares of the property called and known as Sothumalalavarai, situated at Eraiatheenveli in Toppur in Koddiyarpattu, Trincomalee District,

Eastern Province; bounded on the nor h by Kaddai-parichan-aar, east by field called Udayanalavarai, south by field called and known as Parna-alavari, and on the west by Uppodai and Kaddaiparichan-aar; extent on the northern, eastern, southern, and western sides 285, 71, 194, and 140 fathoms, respectively. Registered B 6/159.

Deputy Fiscal's Office. Trincomalee, May 10, 1935.

K. RATNASINGHAM. Additional Deputy Fiscal.

North-Western Province.

In the District Court of Kurunegala.

Mohottallage Ukku Amma of Panaliya, administratrix of the estate of the lateral. Ukku Banda Korala of Panaliya, deceased. No. 9.136. Vs.

Naranpiti Pathirennehelage Agida Hamine of Delgolla in Udapola Otota korale east, administratrix of the estate of the late Mirihane Aratchige Cornelis Appu-

hamy of Delgolla, deceased \dots c'..... Defendant. NOTICE is hereby given that on Sąturday, June 8, 1935, NOTICE is hereby given that on Saturday, June 8, 1935, commencing from the 1st land at 3 o'clock in the afternoon, will be sold by public auction at the premises the right, title, and interest of the sold defendant in the following property for the recovery of the sum of Rs. 1,366 · 60, with interest on Rs. 1,000 at 20 percent. per annum from Augus 10, ·1922, to November 23, 1922, and thereafter on the aggregate amount of the rate of 9 per cent. per annum till payment in full and Rs. 121 · 40 as costs, less a sum of Rs. 440, and poundage, biz. :- / 0 1. Galebewala of a seers kurakkan sowing, Kongaha-mulawatta of 5 seers kurakkan sowing, and Pallagewatta of 3 seers kurakkan soving extent all forming one property, situate at Dalgella in Udapola Otota korale east of Damba-deni hatpattu in the Ditrict of 'Kurunegae, North-Western Province ; and bounded on the north by Gnagaha-kumburopilletta belonging to Singapulli, east by Seddage-watta belonging to Appuhamy and others, such and west. by Ebakumbura of Pitche Thamby. 2. Oyagawagalbodadeniyehema, of, 6 seers kurakkan sowing extent, situate at Dèlgolla aforesaid ; and bounded on the east and south by wela, west by oya, and on the north by hong of Appuhamy Vidane

sowing extent, situate at Deigona aloresaid; and bounded on the east and south by wela, west by oya, and on the north by hena of Appuhamy Vidane. 3. Godawela Dangahakumbura of 1 pela paddy sowing extent, situate at Delgolla aforesaid; and bounded on the north and east by field of Punchirala Liyanarala, west by Singhappulary's garden, and on the south by ela, leaving out north-western portion, in extent 60 by 50 feet. 4. An undivided 5/12 share of Dematagollehena now

garden of 6 lahas kurakkan sowing extent, situate at Delgolla aforesaid; and bounded on the north by field, east by chena of Kirihamy, south by Galebodedeniyehena, and on the west by garden of Appuhamy.

Fiscal's Office,	R. S. GOONESEKERA,
Kurunegala, May 14, 1935.	Deputy Fiscal.

In the District Court of Kurunegala.

Illandarapedidurayalage Pooli of Mahawela in Madure No. 15,501. Vs.

(1) Mutunekpedidurayalage Punchi Duraya, administrator of the estate of the late Illandarapedidurayalage Mohota, (2) Edirisinghe Durayalage Kirisaduwa, both of Mahawela Defendants.

NOTICE is hereby given that on Saturday, June 15, 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 plaintiff in the following property for the recovery of the sum of Rs. 376.20, and poundage, viz. :-

1. An undivided $\frac{7}{8}$ shares of Gorokgahamulagederawatta of about 2 acres in extent, situate at Mahawela in Madure korale of Weudawili hatpattu in the District of Kurunegala, North-Western Province; and bounded on the north, east, south, and west by enderu fences of the gardens of Boda and others. With the buildings and

everything thereon. 2. The field called Kumbalkumbura of 3 pelas paddy sowing extent, situate at Mahawela aforesaid; and bounded on the north by limitary ridge of the field of Peragahakotuwekumbura, east by limitary ridge of Ala-palawekumbura, south by limitary ridge of Kottagahamula-kumbura, west by limitary ridge of the field of Ebitta.

The field called Kahatigahahenekumbura of 2 pelas paddy sowing extent, situate at Mahawela aforesaid; and

paddy sowing extent, situate at Mahawela aforesaid; and bounded on the north by limitary ridge of Ritigahapitiye-kumbura of Puncha, east by limitary ridge of the field of Kiriduraya, south by limitary ridge of the field of Appuwa. 4. An undivided $\frac{3}{4}$ for of the southern portion in extent 15 lahas paddy sowing out of Mayiyele Maha-kumbura, situate at Malmbe in Madare korals aforesaid; and bounded on the north by the other portion of this field, east by limitary ridge of the field of Banda South by limitary ridge of the field of Banda South by limitary ridge of Kithulkumbura, west by limitary ridge of the field of Ukkumenika. 5. An undivided $\frac{1}{2}$ share of Dekindekumbura of Sipelas

5. An undivided $\frac{1}{2}$ share of Dekinderumbura of Appelas paddy sowing extent, situate at Malmbe aforesaid; and bounded on the north by the other portion of this field, east by Kowullapitiyewetaroda, west by limitary ridge of Iriyagollakumbura. -1

Fiscal's Office, R. S. GOONESEKERA, Kurunegala, May 14, 1935. Deputy Fiscal.

In the District Court of Kurunegala.

The Chettinad Corporation, Limited, ElabodagamaPlaintiffs. Vs.

No. 16,633.

Mudiyanselage .Mudalihamy Aratchi Herat \mathbf{of} Kamburugoda in Katugampola, Medapattu korale west .. . Defendant.

NOTICE is hereby given that on Friday, June 7, 1935, commencing from the 1st land at 10 o'elock 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. 2,094 05, with further interest on Rs. 1,500 at 24 per cent. per annum from September 14, 1932, to November 25, 1932, and there-after with legal interest on the aggregate amount till pay-ment in full (less Rs. 450) and pundage, viz) :--

1. The field called Ihalawa diyaddekumbura of 2 pelas paddy sowing extent, situate at Elabodagama in Medapattu korale west of Katugampola hatpattu in the District of Kurunegala, North-Western Province; and bounded on the north by the field of Banda Aratchi, east by field of Baliadura, south by land of Mudalihamy and others, west by Mahawalaliyadda. Registered in C 528/292. 2. The field called Asweddumekumbura of about $2\frac{1}{2}$

amunams paddy sowing extent, situate at Elabadagama aforesaid; and bounded on the north and west by village limit of Werahera and Digan-oya, east by land of Mudali-hamy, ex Arachchi, and Pinhena, south by Madurupitiye-kumbura. C 528/298.

3. The land called Kanugolekumburepillewa of about 4 acres in extent, situate at Elabodagama aforesaid; and bounded on the north by Godakele of Appu, east by garden of Ukku Banda, south by field of Mudalihamy Aratchi, west by field, with the plantations and buildings standing thereon. C 528/294.

The land called Delgahamulawatta of about $1\frac{1}{2}$ acres 4 in extent, situate at Elabodagama aforesaid; and bounded on the north by garden of Hethuwa, east and south by garden of Walliappa Chettiar, west by garden of Janthuwa, with the plantations and buildings standing thereon. C 528/295.

An undivided ‡ share of the field called Halgahakumbura of about 2 pelas paddy sowing extent, situate at Elabodagama.aforesaid; and bounded on the north by the remaining portion of this field, east by field of Banda Aratchi and athers, south by field of Thomas Kankany, west by land of Thomas Kankany. C 307/168.

An undivided 1 share of the field called Paragaha-6. kumbura of 2 pelas paddy sowing extent, situate at Ela-bodagama aforesaid; and bounded on the north by field of

Banda Aratchi and others, east by pillewa, south by field of Banda Aratchi and others, east by pillewa, south by field of Ukku Banda, west by ela. C 497/246.
7. An undivided 1/12 share of the land called Kajugahamulawatta of, about 4 acres in extent, situate at Elabodagama aforesaid; and bounded on the north by land of Andihamy and others, east by land of Sala Veda, south by land of Andihamy, west by ela now land appearing in T. P. No. 281,480, and garden of Davith Singho and others, with the plantations and buildings standing thereon. C 307/170.

At 2 P.M. on the same day.

An undivided $\frac{1}{3}$ share of Galagawawatta of about 3 lahas kurakkan sowing extent, situate at Walpitagama in Katugampola korale south ; and bounded on the north by live fence of the garden of Yahapathhamy, east by ela,

R 3

south by Siyambalagaha and rock of the garden of Ran-menika, west by live fence of the garden of Malhamy Veda-rala, with everything thereon. C 334/52. 9. An undivided 5/12 shares of the land called Kohomba-

9. An undivided 5/12 shares of the land called Kohomba-gahamulahenyaya of 2 acres 1 rood and 15 perches in extent, situate at Walpitagama aforesaid; and bounded on the north by garden of Ukkur Banda and others, east by road and land of Punchilder, south by land of Mudalihamy, ex Arachchi, west by land of Mudalihamy, ex Arachchi, with the plantations and buildings and everything thereon. C 500/187.
10. An undivided 7/12 shares of Mahalindagawawatta alias Innawatta of about 3 lahas kurakkan soving extent, situate at Walpitagama aforesaid; and bounded on the north by live fence of the garden of Ukku Banda, east by live fence of the land of Peiris Vidanerale, with everything thereon. C 262/3.
11. An undivided 7/13 mares of Etambagahamulawatta of 8 acres 3 roods and 38 perches in extent situate at Walpitagama aforesaid; and bounded on the north by lands in T. Ps. 390,914 and 390,980 and lot 168, east by T. Ps. 390,913, and 412,299 and lot 189, south by a road, but let 100 and low and and south a root.

390,951, 390,913, and 412,299 and lot 189, south by a road, west by lot 190 and land in T. P. 390,911, with everything thereon. C 577/253.

12. An undivided 7/12 shares of Etambagahamulawatta of 1 acre and 4 perches in extent, situate at Walpitagama aforesaid; and bounded on the north and west by lot 176, east by T. P. 412,299, south by a road, with everything thereon. C 577/252.

13. The land called Kongahamulahena of 4 acres 3 roods and 26 perches in extent, situate at Walpitagama aforesaid; and bounded on the north by lot 162B, east by T. P. 392,109, south by T. Ps. 401,040 and 390,951, west by a road, with everything thereon. C 552/250.

The above properties are subject to mortgage bond No. 1,667 dated September 12, 1931, attested by K. Kandiah, Notary Public.

Fiscal's Office, R. S. GOONESEKERA, Kurunegala, May 14, 1935. Deputy Fiscal.

In the District Court of Kurunegala.

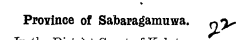
.... Plaintiff.

..... Defendants.

NOTICE is hereby given that on Tuesday, June 11, 1935, at 4 o'clock in the afternoon, will be sold by public attion at the premises the right, title, and interest of the said defendants in the following property for the recovery of the sum of Rs. 485:33, with further interest on Rs. 350 at 16 per cent. per annum from February 19, 1934, to October 24, 1934, and thereafter with legal interest on the aggregate amount till payment in full and costs and poundage, viz. :-

All that land called Kolongollewatta, situate at Puwakdandawa in Dambadeni Udukaha, korale north of Damba-deni hatpattu in the Distri ct of Kurunegala, North-Western Province; and bounded on the north by lands of Gabidiya and others, east by Peellakandewatta of Mr. E. L. F. de Soysa, south by land of Hendrick Fernando, west by land of William Perera ; containing in extent 6 acres 1 rood and 9½ perches.

Fiscal's Office, R. S. GOONESEKERA, Kurunegala, May 14, 1935. Deputy Fiscal. . <u>1</u>



In the District Court of Kalutara.

Don Daniel Edmund de Almeida of Moratuwa .. Plaintiff. No. 16,244. Vs. John Markov Vimalavo de Almeida nee Silva of Gorakana .. Detendant.

NOTICE is hereby given that on Wetnesday Jime 1935, at 1 o'clock in the afternoon, will be sold by put 1935, at 1 o'clock in the afternoon, will be sold by public auction at the premises the right, title, and interest of the said plaintiff in the following property for the recovery of the sum of Rs. 558, with further alimony at Rs. 31 per month from October 24, 1932, till a sum of Rs. 3,000 is paid, less Rs. 412 recovered, viz. :-

An undivided i share of Wewilanindagama, situated at the village Wewila in Meda pattu of Kuruwiti korale, Ratnapura District; bounded on the north by Kirihal-gahadola and Peddameddedola, east by Alubodola alias Thundola alias Karandana village, south by Nulapalandola and Alubodola alias Thundola, and west by Nulapalandola and Raigam and Hewagam korales; containing in extent 1,160 acres.

Fiscal's Office,	i	Addition	MUNASINHA, al Deputy Fiscal.	
Batnapura, May 11, 1935.	•	10		
	•••	N,		

IN TESTAMENTARY NOTICES ACTIONS.

In the District Court of Colombo. 31 Order Nisi.

Testamentary In the Matter of the Intestate Estate of Bertram Archibald Roy Daniel of Mount Jurisdiction. No. 7,119. Mary, Colombo, deceased.

Norah Lilian Daniel of 4, Shrubbery gardens, Bam-

1935, in the presence of Messrs. Arunachalam & Karunaratna, Proctors, on the part of the petitioner above named; and the affidavit of the said petitioner dated March 11, 1935, having been read :

It is ordered (a) that the 3rd respondent be and he is hereby appointed guardian *ad litem* of the minor, the 1st and 2nd respondents above named, to represent them for all the purposes of this action, and (b) that the petitioner be and she is hereby declared entitled, as widow of the above-named deceased, to have letters of administration to his estate issued to her, unless the respondents above named or any other person or persons interested shall, on or before May 23, 1935, show sufficient cause to the satisfaction of the court to the contrary.

March 11, 1935.

In the District Court of Colombo.

Order Nisi.

Testamentary In the Matter of the Intestate Estate of Jurisdiction. Simon Mark Goonesekera of St. Ritas, No. 7,143. Baseline road, Borella, in Colombo, deceased. Manikka Hettige William Perera, St. Ritas afore-

said Petitioner. V And

Proctors, on the part of the petitioner above named; and the affidavit of the said petitioner dated March 27, 1935,

having been read: It is ordered (a) that the 3rd respondent be and he is hereby appointed guardian ad litem of the minor, the 2nd respondent above named, to represent her for all the purpose of this action, and (b) that the petitioner be and he is hereby declared entitled, as brother-in-law 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 30, 1935, show sufficient cause to the satisfaction of the court to the contrary.

April 6, 1935.

G: C. THAMBYAH, District Judge.

G. C. THAMBYAH,

District Judge.

30In the District Court of Colombo.

Order Nisi.

Testamentary In the Matter of the Intestate Estate of Jurisdiction No. 7,148 Satarasinge Dona Duliyana Hamine of Mawittana in the Palle pattu of Selpiti korale, deceased.

Vitanage Carolis Perera of Mawittara aforesaid. Petitioner. **0**0^{°°} 1 And

And
(1) Ramanavakage Loky Notif Perera and her husband
(2) Hapuaratchige Don Podisingho Karunaratne Apphamy, both of Welimilla in Kumbuke pattu of Mayigam korale. (3) Ramanayakage Sopiana Perera and her Jusband (4) Bajapaksepathirage Don Louis Gungsekera, both a Demaladuwa in the Pale (Pattu of Salpiti korale, (5) Ramanayakage Post Nona Perer Of Mawitara aforesaid . Respondents. THIS matter coming on for disposal before G. C. Thambyah, Esq., District Judge of Colombo, on April 2, 1935, in the presence of Mr. S. Wickremesinghe, Proctor, on the part of the petitioner above named ; and the affidavit

on the part of the petitioner above named ; and the affidavit of the said petitioner dated April 1, 1935, having been read :

It is ordered that the petitioner be and he is hereby declared entitled, as son-in-law of the above-nameddeceased, 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 June 6, 1935, show sufficient cause to the satisfaction of the court to the contrary.

April 2, 1935.

G. C. ТНАМВУАН, District Judge.

In the District Court of Colombo. Order Nisi declaring Will proved.

Testamentary In the Matter of the Last Will and Testa-Jurisdiction. In the Matter of the Last Will and Testa-ment of Sir Frederick Charles Allen, late No. 7,173 N.T.

Ł

M

 a D122, Leadenhall street, in the City of
 London, England, and of 81, Warwick
 road Kensington, in the County of
 Middlesex, England, Baronet, deceased. ۱ Middlesex, England, Baronet, deceased. THIS matter coping in for disposal before G. C. Thambyah, Esq., District Judge of Colombo, on May 1, 1935, in the part of the petitioner, Haden Watkins of Colombo; and (1) the afidavit of the said petitioner dated April 15, 1935, (2) the power of attorney dated January 14, 1935, and (3) the order of the Supreme Court dated April 11, 1935, having been read: It is ordered that the will of the 1935, having been read : It is ordered that the will of the said Sir Frederick Charles Allen Baronet, deceased, dated January 5, 1934, an exemplification of which under the Seal of His Majesty's High Court of Justice in England has

been produced and is now deposited in this court, be and the same is hereby declared proved ; and it is further declared that the said Haden Watkins 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.

	·G. С. Тнамвуан	,
April 1, 1935.	District Jud	lge.
1 ,	N •	0

In the District Court of Kandy.

Order Nisi.

Testamentary In the Matter of the Estate of the late Mudi-Jurisdiction. Herath Wijeratne Ekanayake yanselage Ran Menike, late of Ram-No. 5.301. bukwella, deceased.

RanBandaHerathEkanayake of Rambukwella..Petitioner. Vs.

 Kiri Banda Ekanayake, (2) Punchi Banda Eka-nayake alias Rambukwella Sumana Unanse of Dewanagala Vihare in Hindagala, (3) Ekanayake Kumarihamy, (4) Jayasinghe Herat Wasala Mudi-yanselage Bandara Menika, (5) Abesinghe Mudi-yanselage Alakadagedara Mutu Menika, (6) ditto Ukku Amma, (7) ditto Bandara Menika, (8) ditto Tikiri Menika, (9) ditto Tikiri Banda; the 4th, 5th, 6th, 7th 8th and 9th respondents above named appearing 7th, 8th, and 9th respondents above named appearing by their guardian *ad litem* (10) Abeysinghe Mudiyan-selage Alakadagedara Mudiyanse, all of Rambuk-THIS matter coming on for disposal before W. E. Barber, Esq., District Judge, Kandy, on April 8, 1935, in the presence of Mr. E. J. Silva, Proctor, on the part of the

petitioner, Ran Banda Herath Ekanayake; and the affidavit of the said petitioner dated Expruary 16, 1935,

having been réad: It is ordered that the petitioner above Zamed, as a son of the deceased, be and he is hereby declared entitled to have letters of administration to the estate of the deceased above named issued to him, unless the respondents or any other person or persons interested shall on of before May 20, 1935, show sufficient cause to the takisfaction of this court to the contrary court to the contrary.

April 8, 1935.

W. E. BARBER, District Judge.

In the District Court of Kandy.

Order Nisi.

Testamentary In the Matter of the Estate of the late Walisundara Mudiyanselage Jurisdiction. Dingiri Banda, deceased, of Botota in Meda-No. 5,302. ·~^\ siya pattu of Harispattu.

Weerasekera Mudiyans Page Ukku Banda of Purijjala in Kohonsiya pattu of Matale Petitioner.

Barber, Esq., District Judge, Kandy, on April 8, 1935, in the presence of Mr. E. J. Silva, Proctor, on the part of the petitioner, Weerasekera Mudiyanselage Ukku Banda; petitioner, and the affidavit of the said petitioner dated March 29, 1935, having been read :

It is ordered that the petitioner, as the maternal uncle of the minor respondents, be and he is hereby declared entitled to have letters of administration to the estate of the deceased above named issued to him, unless the respondents or any other person or persons interested shall, on or before May 20, 1935, show sufficient cause to the satis-faction of this court to the contrary.

April 8, 1935.

W. E. BARBER, District Judge.

In the District Court of Galle. 2^{3} Order Nisi.

In the Matter of the Estate of Bandari-Testamentary godage Matheshamy, deceased, of Nakiya-deniya, Galt Jurisdiction. No. 7,643.

THIS action coming on for hisposal before C. E. de Vos, Esq., District Judge of Galle, on March 11, 1935, in the presence of Mr. J. N. Gometillete, Proctor, on the part of the petitioner, Bandarigodage Theneris of Niyagama; and the affidavit of the said petitioner dated February 27, 1935, having been readt It is declared that the said

1935, having been read It is declared that the said petitioner, as brother of the de-ceased above named, is entitled to have letters of administra-tion issued to him accordingly, unless the respondents, viz., (1) Bandarigodage Salman, (2) Bandarigodage Sirimalhamy,

(3) Bandarigodage Nimalhamy, all of Niyagama, shall on or before May 7, 1935, show sufficient cause to the satisfaction of this court to the contrary.

C. E. DE Vos, March 11, 1935. District Judge.

Date for showing cause is extended to May 23, 1935.

C. E. DE VOS.

District Judge.

2 In the District Court of Galle. Order Nisi.

In the Matter of the Estate of late Kirikan-Testamentary Jurisdiction. kanange Thosina de Silva, deceased, of Patabendimulla, Ambalangoda. No. 7,650.

THIS matter coming on for disposal before C. E. de Vos, Esq., District Judge of Galle, on April 11, 1935, in the presence of Mr. A. T. D. Kurukulasuriya, Proctor, on the part of the petitioner, Ginige Winifred Lucas de Silva of Patabendimulla and the affidavit of the said petitioner dated April 11, 1935, having been read : It is declared that the said petitioner, as a son of the deceased above named, is entitled to have letters of administration issued to him accordingly, unless the respondents—(1) Ginige Thomas Edmund de Silva of Magalle, 2) Ginige Cyril Thaine Arthur de Silva of Patabendimula, (3) Cicy Rosalind de Fonseka nee de Silva of Panalitre—er any other person or persons interested shall, on or before May 23, 1935, show 'sufficient cause to the satisfaction of this court to the contrary. THIS matter coming on for disposal before C. E. de Vos,

C. E. DE VOS, District Judge. April 11, 1935.

In the District Court of Jaffna. 27. Order Nisi.

In the Matter of the Estate and Effects Testamentary of Pakiavathy alias Soupakiam, wife of Jurisdiction. Kandiah Kanapathipillai of Pulcly West, No. 8,604. late of Batticaloa, deceased.

Kandiah Kanapathipillai of Puloly West Petitioner. Vs.

Vs. (1) Seethaladchum, daughter of Kanapathipillai, (2) Ponnanmah, widow of Kumaraswamy, both of Puloly West; the latrespondent is a minor appearing by her guardian additem the 2nd respondent...Respondents. THIS matter of the petition of the petitioner above-named, praying for letters of administration to the estate of the above hermed deceased, coming on for disposal before C. Coomaraswamy, Esq. District Judge, on February 15, 1935, in the presence of Mr. T. Balakrishnan, Proctor, on the part of the petitioner : and the affidavit of the petitioner the part of the petitioner; and the affidavit of the petitioner dated February 15, 1935, having been read :

It is ordered that the said petitioner be and he is hereby declared entitled, as the husband of the said deceased, 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 24, 1935, show sufficient cause to the satisfaction of this court to the contrary.

May 9, 1935.

C. COOMARASWAMY, District Judge.

PRINTED AT THE CEYLON GOVERNMENT PRESS, COLOMBO.