

THE

# CEYLON GOVERNMENT GAZETTE

### No. 8,131-FRIDAY, JUNE 28, 1935.

Published by Authority.

# PART II.--LEGAL.

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

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429----J. N. 47095-654 (6/35) Bl.

#### PASSED ORDINANCES.

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

#### No. 16 of 1935.

No. 16 of 1907.

#### An Ordinance to amend the Forest Ordinance, 1907.

F. G. TYRRELL.

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 Forest Amendment Ordinance, No. 16 of 1935.

Amendment of section 7 of Ordinance No. 16 of 1907. 2 Section 7 of the Forest Ordinance, 1907, (hereinafter referred to as "the principal Ordinance"), is hereby amended by the substitution for the words "Any forest officer" therein of the words "A forest officer duly empowered in that behalf".

Amendment of section 8 of the principal Ordinance.

Amendment of section 9 of the principal Ordinance.

Amendment of section 10 of the principal Ordinance.

Amendment of section 15 of the principal Ordinance.

New section 15A.

> Acts prohibited in village forests.

3 Section 8 of the principal Ordinance is hereby amended-

- (1) in paragraph (a), by the omission of the words "or pastures cattle,";
- (2) by the repeal of paragraph (d) and the substitution therefor of the following new paragraph as paragraph (d):---
  - "(d) Poisons water;" and
- (3) by the insertion between paragraph (d) and the words
   "shall be guilty of an offence" of the following as paragraph (e) :---

"(e) In contravention of any regulations made by the Governor, pastures cattle, hunts, shoots, fishes, or sets traps or snares or guns, or constructs or uses ambushes, or uses any explosive substance—".

4 Section 9 of the principal Ordinance is hereby amended by the substitution of the words "regulations made by the Governor" for the words "rules made by the Governor in Executive Council" in paragraph (b) thereof.

5 Section 10 of the principal Ordinance is hereby amended—

- (1) in sub-section (1), by the omission of the words "in Executive Council";
- (2) in sub-section (2)—
  - (a) by the omission of the words "in Executive Council", and
  - (b) by the substitution of the word and figures "section 21 (1)" for the words, figures and letters "section 21 (1) (b) and section 21 (1) (f)".

6 Section 15 of the principal Ordinance is hereby amended by the omission of all the words from the words "and no person" to the end of the section.

7 The following new section is hereby inserted immediately after section 15 of the principal Ordinance and shall have effect as section 15A of the principal Ordinance :---

15A. (1) No person shall in a village forest—

- (a) poison water, or injure by fire or otherwise any tree enumerated in Schedule II hereto, or
- (b) in contravention of any regulation made by the Governor under sub-section (2), pasture cattle, or cut, mark, lop, girdle, saw, convert, or remove any tree enumerated in Schedule II hereto.

(2) The Governor may by regulation prescribe the officers who shall be authorised to grant permission to any person in a village forest to do any act mentioned in paragraph (b) of sub-section (1), and the circumstances in which and the conditions subject to which such permission may be granted by such officers or any such act may be done.

8 Section 18 of the principal Ordinance is hereby amended by the substitution for the words "Every person who shall do any of the acts prohibited by section 15," of the words "Every person who shall act in contravention of the provisions of section 15A or of any regulation made thereunder". Amendment of section 18 of the principal Ordinance.

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

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

Assented to by His Excellency the Officer Administering the Government the Sixteenth day of June. One thousand Nine hundred and Thirty-five.

> G. M. RENNIE, Secretary to the Officer Administering the Government.

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

#### No. 17, of 1935.

#### An Ordinance to amend the Department of Agriculture Ordinance, No. 37 of 1921.

F. G. TYRRELL.

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 Department of Short title. Agriculture Amendment Ordinance, No. 17 of 1935.

2 Section 2 of the Department of Agriculture Ordinance, No. 37 of 1921, (hereinafter referred to as "the principal Ordinance"), is hereby amended as follows :---

- (1) by the repeal of the definition of "Board"; and
- (2) by the insertion of the following immediately after the definition of "Agriculture" :---

"" Executive Committee" means the Executive Committee of Agriculture and Lands."

**3** Section 4 of the principal Ordinance is hereby repealed and the following new section is substituted therefor :---

"4. (1) The Executive Committee may establish one or more Boards of Agriculture for the purpose of advising the Executive Committee on matters affecting the agricultural industries of the Island.

(2) Any Board so established shall be constituted in such manner as the Executive Committee may by resolution from time to time determine.

(3) Every resolution of the Executive Committee under sub-section (2) shall be submitted to the State Council for approval and thereafter to the Governor for ratification and shall not have effect until so approved and ratified.

(4) Notification of such approval and ratification shall be published in the Gazette.

4 Sections 5, 6, and 7 of the principal Ordinance and the preamble to that Ordinance are hereby repealed.

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

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

Assented to by His Excellency the Officer Administering the Government the Twenty-third day of June, One thousand Nine hundred and Thirty-five.

> G. M. RENNIE, Secretary to the Officer Administering the Government.

Amendment of section 2 of Ordinance No. 37 of 1921.

No. 37 of 1921.

Repeal of section 4 of the principal Ordinance and substitution of new section therefor.

> Establishment of one or more Boards of Agriculture.

Repeal of sections 5, 6, and 7 and preamble of the principal Ordinance. Ordinance enacted by the Governor of Ceylon, with the advice and consent of the State Council thereof.

### No. 18 of 1935.

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

F. G. TYRRELL.

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. 18 of 1935.

2 Section 27 of the Tea (Control of Export) Ordinance, No. 11 of 1933, (hereinafter referred to as "the principal Ordinance"), shall with effect from the thirty-first day of March, 1936, be amended as follows :---

(1) by the repeal of sub-section (2) thereof; and

(2) by the re-numbering of sub-sections (3) and (4) as sub-sections (2) and (3) thereof, respectively.

3 Immediately after section 27 of the principal Ordinance the following new section shall be inserted and shall have effect as section 27A of that Ordinance :-

27A. (1) Subject to the provisions of sub-section (2)—

- (a) every tea coupon issued before midnight on the thirty-first day of March, 1936, shall cease to be valid at that hour; and
- (b) every tea coupon issued after the thirty-first day of March, 1936, shall cease to be valid at midnight on the thirty-first day of March of the period of assessment in which that coupon is issued.

(2) No export licence under section 27 shall be issued in exchange for any tea coupon which ceases to be valid under sub-section (1); but the holder of any such coupon shall be entitled to obtain in exchange therefor, upon application made to the Controller within the fourteen days next following the date on which the coupon ceases to be valid, a special export licence authorizing the export from the Island of the amount of made tea represented by that coupon.

(3) Every special export licence issued under subsection (2) shall cease to be valid at midnight on the thirtieth day of June next following the date of its issue; and no special export licence which so ceases to be valid shall be renewed or extended for any further period on any ground whatsoever.

(4) The amount of made tea exported under any special export licence shall be set off against the Ceylon quota of export for the period of assessment in which the tea coupon exchanged for that special export licence was issued.

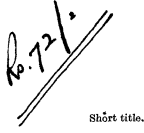
4 Section 28 of the principal Ordinance is hereby amended by the substitution for the words "export licence or ", of the words "export licence, special export licence, or ".

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

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

Assented to by His Excellency the Officer Administering the Government the Twenty-third day of June, One thousand Nine hundred and Thirty-five.

> G. M. RENNIE Secretary to the Officer Administering the Government.



Amendment of section 27 of Ordinance No. 11 of 1933.

Insertion of new section  $27\Delta$  in the principal Ordinance.

Time limit to the validity of tea coupons.

Special xport licences.

Amendment of section 28 of the rincipal princip-Ordinance.

#### DRAFT ORDINANCES.

#### MINUTE.

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

M. L. A. 264

#### An Ordinance to amend the Motor Car (Convention) Ordinance, No. 25 of 1932.

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 Motor Car Short title. (Convention) Amendment Ordinance, No. of 1935.

2 Sub-section (1) of section 2 of the Motor Car (Convention) Ordinance, No. 25 of 1932, is hereby amended as follows :---

- in paragraph (a), by the insertion of the words "fiscal permits," immediately after the word "certificates" wherever that word occurs in that paragraph;
- (2) by the substitution for paragraph (e) of the following new paragraph :---
  - " (e) modifying the provisions of the Motor Car Ordinance, 1927, relating to the weight, dimensions, equipment, registration, or licensing of motor cars brought temporarily into this Island by persons resident abroad and intending to make only a temporary stay in this Island, and the granting of certificates of competence or temporary certificates of competence, to the drivers of such cars and to drivers entering this Island for the purpose of driving such cars."; and
- (3) by the insertion immediately after paragraph (e) of the following new paragraph :---
  - "(f) exempting all or any of such motor cars as are mentioned in paragraph (e) from the licence duty payable under the Motor Car Ordinance, 1927, whether for a specified period or otherwise."

#### Objects and Reasons.

1. The International Convention regarding the Taxation of Foreign Motor Vehicles, signed at Geneva on March 30, 1931, has been applied to Ceylon and will in terms of the Convention come into force in respect of Ceylon on July 3, 1935. The Convention provides for the issue by any territory to which the Convention applies of "fiscal permits" in the case of motor cars which are taken abroad temporarily into any other territory to which the Convention applies and for the exemption of such cars during a limited period from the licence duty which may otherwise be payable in such other territory.

2. This Bill amends section 2 of the Motor Car (Convention) Ordinance, No. 25 of 1932, so as to enable the Executive Committee of Local Administration to make regulations designed to give effect to the Convention in Ceylon by providing for the issue of "fiscal permits", and by exempting for a limited period from the licence duty payable under the Motor Car Ordinance, 1927, motor cars which are brought temporarily into Ceylon in accordance with the Convention. The opportunity has been taken to amend the reference to the licensing of motor car drivers in paragraph (e) of section 2 (1) of the principal Ordinance, as in Ceylon such drivers are not licensed but hold certificates of competence.

> CHAS. BATUWANTUDAWE, Minister for Local Administration.

Colombo, June 10, 1935.

Amendment of section 2 (1) of Ordinance No. 25 of 1932.

#### MINUTE.

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

ment) Ordinance, No.

**B** 1088

No. 3 of 1871.

#### An Ordinance to amend the Gas Meter Ordinance, 1871.

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

of 1935.

2 Section 4 of the Gas Meter Ordinance, 1871, (hereinafter

This Ordinance may be cited as the Gas Meter (Amend-

Short title.

Amendment of section 4 of Ordinance No. 3 of 1871.

referred to as "the principal Ordinance"), is hereby amended by the substitution for the words and figures "containing  $63 \cdot 321$  pounds" of the words and figures "containing  $62 \cdot 2786$ pounds".

Amendment of section 11 of the principal Ordinance.

Amendment of section 12 of the principal Ordinance.

Amendment of section 17 of the principal Ordinance. **3** Section 11 of the principal Ordinance is hereby amended as follows :—

- by the substitution for the words "may purchase" of the words "may hire or purchase";
- (2) by the addition at the end of that section of the following :----

"Where a gas meter is in use in any premises, the consumer, if the meter is the property of the supply company, or the supply company, if the meter is the property of the consumer or of the owner of the premises, shall be entitled, on application made to the Chairman of the Municipal Council and on prepayment of a fee of seven rupees and fifty cents, to have the meter tested with a view to ascertaining whether it should be deemed to be incorrect within the meaning of this Ordinance or whether it may be considered to be correct for the purpose of section 7.

Where on application made under this section a gas meter is, after test, deemed to be incorrect within the meaning of this Ordinance, the fee paid shall be refunded to the person who made application for the test."

4 Section 12 of the principal Ordinance is hereby amended by substituting for all the words from "sixpence for each meter" to the end of that section, the following words :—

"seventy cents for each meter if the measuring capacity of the meter does not exceed fifty cubic feet of gas an hour. If the measuring capacity of a meter exceeds fifty cubic feet of gas an hour, the fees shall be seventy cents for the first fifty cubic feet an hour of measuring capacity and, in addition, for every one hundred or part of every one hundred cubic feet an hour of measuring capacity in excess of the first fifty cubic feet, thirty-five cents if the meter is a dry meter and fifty cents if the meter is a wet meter."

5 Section 17 of the principal Ordinance is hereby amended by the substitution for the words "within three months" of the words "within twelve months".

#### Objects and Reasons.

Clause 2 corrects an error in section 4 of the Gas Meter Ordinance, 1871, and substitutes a cubic foot containing 63.2786 pounds of distilled water as the unit measure for the sale of gas by meter. This amendment is necessary in order to make the law conform to the standard adopted by the Board of Trade for similar purposes.

2. Clause 3 amends section 11 of the principal Ordinance and provides facilities for testing the accuracy of gas meters. The consumer, if the meter is the property of the supply company, or the supply company, if the meter is the property of the consumer or of the owner of the premises, can have a gas meter officially tested on payment of a fee which is refunded if the meter is found to be incorrect. As the general practice is for consumers to hire gas meters from the supply company, section 11 has been further amended by a specific reference to the right of a consumer to hire a meter. In its existing form the section makes reference only to the purchase of a gas meter by a consumer.

3. Clause 4 substitutes for the fees provided in section 12 of the Ordinance an alternative scale of charges which is based on the present day cost of examining, comparing and testing meters.

4. Under section 17 of the principal Ordinance, no person can be prosecuted in the Police Court for an infringement of the provisions of the Ordinance unless the prosecution is instituted within three months of the date of the commission of the offence. Clause 5 extends this period to twelve months, as the limit of three months may assist an offender to escape the penalties that should be attached to a breach of the provisions of the law.

CHAS. BATUWANTUDAWE, Minister for Local Administration. The Ministry of Local Administration, Colombo, June 12, 1935.

#### MINUTE.

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

#### An Ordinance to make Supplementary Provision for the Public and Railway Services for the financial year 1933-34.

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 Supplementary Appropriation (1933–34) Ordinance, No. of 1935.

2 In addition to the sums declared by the Appropriation Ordinance, No. 20 of 1933, to be payable out of the revenue and other funds of the Island and the Ceylon Government Railway, the sums severally mentioned in the third column of the First and Second Schedules hereto and amounting to the sum of one million one hundred and forty-three thousand seven hundred and sixty-four rupees and seventy-one cents in the First Schedule and to the sum of one million three hundred and eight thousand seven hundred and sixty-six rupees and twelve cents in the Second Schedule are hereby declared to be payable out of the revenue of this Island and the Ceylon Government Railway respectively for the service of the financial year beginning on the first day of October, nineteen hundred and thirty-three, and ending on the thirtieth day of September, nineteen hundred and thirty-four, in respect of the several services respectively mentioned in the second column of each of these Schedules.

#### FIRST SCHEDULE.

Sums payable out of the Revenue of the Island.

I.	II.		III.	
Head of Estimates	Service.		Sum declar payable. Rs.	
2	Supreme Court		36,629	67
3	State Council		7,621	69
6	Civil Service		22,829	62
26	Miscellaneous Services		000 015	
35	Land Commissioner		70,000	
46	Commissioner of Local Government			
48	Salt and Mineralogy		1 20 000	
56		and	,	
	Commerce	••	760	96
			1,143,764	71
	Second Schedule.	-		
S	um payable out of the Revenue of the Government Railway.	e Ce	ylon	
Ι.	II.		III.	
Head of Estimates.	Service.		Sum declar payable. Rs.	
3	Interest on Railway Capital payable the revenue of the Island		1,308,766	

#### Objects and Reasons.

This Bill makes supplementary provision for the Public and Railway Services of the Island for the financial year 1933-34.

No supplementary provision for the Colombo Electricity Supply Services for the financial year 1933–34 is required.

D. S. SENANAYAKE,

Minister for Agriculture and Lands and Acting Leader of the State Council. Al malin in

Short title.

Supplementary Appropriation for the financial year 1933-34.

#### NOTICES the District Court of Colombo. INSOLVENCY.

Insolvency In the matter of the insolvency of H. Jurisdiction. Rustomjee, insolvent. No. 3,337. NOTICE is hereby given that a meeting a the creditors of the above-named insolvent will take mace at the sittings of this court fixed of July 16, 1985, to approve conditions of sale filed by Mr. F. F. Kushrapillai, Auctioneer, in respect of the immovable properticalled Hattipathic in respect of the immovable property called Hettipathirewatta, situated at Delgoda.

By order of court, GERALD E. DE ALWIS, June 12, 1935. Secretary.

H In the Distric Court of Colombo. No. 4,847. In the matter of the insolvency of Mudalige Simon Peter of 163, Vine street south, Madampitiya. NOTICE is hereby given that a meeting of the creditors of the above-named insolvent will take place at the sitting of this court on Luky 0, 1025

of this court on July 9, 1935, for firm conditions of sale.

By order of court, GERMA E. DE ALWIS, Secretary.

June 25, 1935.

In the District Court of Colombo.

No. 4,862. In the matter of the insolvency of A. M. M. Thoufick of 73, Maligakanda road, Colombo.

WHEREAS the above-named A. M. M. Thoufick has filed a declaration of insolvency, and a petition for the sequestration of his estate has been filed by K. S. S. Meeran of 47, Marties lane, St. Sebastian, Colombo, under the Ordinance No. 7 of 1853: Notice is hereby given that the said court has adjudged the said A. M. M. Thoufick insolvent accordingly; and that two public sittings of the court, to wit, on July 23, 1935, and on August 20, 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, June 18, 1935. Secretary.

In the District Court of Colombo. No. 4,863. In the matter of the insolvency of S. M. Bawa Rawther of 205/32, Sea street, Colombo.

WHEREAS the above-named S. M. Bawa Rawther has swamya-Pillai of 107, Prince street, Colombo, under the Ordinance No. 7 of 1853 : Notice is hereby given that the said court has adjudged the said S. M. Bawa Rawther inclusion of the said street is the s insolvent accordingly; and that two public sittings of the court, to wit, on July 23, 1935, and on August 20, 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, June 20, 1935. Secretary.

#### In the District Court of Colombo.

No. 4,864. In the matter of the insolvency of John Van Hoff of 636, St. Joseph's street, Grandpass, Colombo.

WHEREAS the above-named John Van Hoff has filed a declaration of insolvency, and a petition for the seques-tration of his estate has been filed by T. Sam Perera of Shorts road, Slave Island, Colombo, under the Ordinance No. 7 of 1853 : Notice is hereby given that the said court has adjudged the said John Van Hoff insolvent accordingly; and that two public sittings of the court, to wit, on July 23, 1935, and on August 20, 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, June 21, 1935. Secretary. In the District Court of Kandy.

No. 2,018. In the matter of the insolvency of Binduhewage William Fernando of Kandy.

NOTICE is hereby given that the order of adjudication made in the above case has been annulled.

By order of court, R. MALALGODA, June 22, 1935. Secretary.

In the District Court of Kandy.

In the matter of the insolvency of Maha-marakkalage Henry Perera of Wattegama No. 2,056. in Lower Dumbara.

NOTICE is hereby given that a special meeting of the creditors of the above-named insolvent will take place at the sitting of this court on July 26, 1935, for proof of claims.

June 22, 1935.

By order of court, R. MALALGODA, Secretary.

In the District Court of Kandy.

In the matter of the insolvency of Donald No. 2,059. David Wanigasekere of Kandy.

NOTICE is hereby given that a meeting of the creditors of the above-named insolvent will take place at the sitting of this court on July 26, 1935, to consider the granting of a certificate of conformity to the above-named insolvent.

June 22, 1935.

By order of court, R. MALALGODA, Secretary.

#### In the District Court of Kandy.

No. 2,061. In the matter of the insolvency of R. F. de Silva of Trincomalee street, Kandy.

NOTICE is hereby given that a meeting of the creditors of the above-named insolvent will take place at the sitting of this court on July 26, 1935, to consider the granting of a certificate of conformity to the above-named insolvent.

June 22, 1935.

By order of court, R. MALALGODA, Secretary.

In the District Court of Kandy.

In the matter of the insolvency of Wijetunga Mudiyanselage Ganegedara Punchi Banda No. 2,091. of Polgaha-anga in Udunuwara.

WHEREAS Wijetunga Mudianselage Ganegedara Punchi Banda has filed a declaration of insolvency, and a petition for the sequestration of his estate has also been filed by Ratnayaka Herat Mudiyanselage Galagodagedara Loku Banda, under the Ordinance No. 7 of 1853: Notice is hereby given that the said court has adjudged the said Wijetunga Mudianselage Ganegedara Punchi Banda insolvent accordingly; and that two public sittings of the court, to wit, on July 19, 1935, and on August 16, 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, R. MALALGODA, June 19, 1935. Secretary.

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

### In the Court of Requests of Colombo.

H. F. Fonseka of 31, 1st Gabo's lane, Pettab.... Plaintiff. No. 8,846. ·Vs.

Lucy Hamy of 25, 1st Gabo's lane, Pettah..... Defendant.

NOTICE is hereby given that on Monday, July 22, 1935, at 3 o'clock in the afternoon, will be sold by public auction at the premises in the following property for the recovery of the sum of Rs. 65, with legal interest at 9 per cent. per annum from February 1, 1935, till payment in full, and damages at Rs. 65 per mensem or part thereof from February 1, 1935, till defendant is ejected and plaintiff is quieted in possession of premises No. 25, 1st Gabo's lane,

Pettah, and for costs of substaxed at Rs. 53.25, to wit, Rs. 49.25 incurred costs and Rs. 4 prospective costs, less a sum of Rs. 260, viz. :--

The right, title, and interest of the defendant **B** and to following leasehold rights created by an indenture of lease bearing No. 898 dated December 22, 1934, and attested by D. I. Paul Perera, Notary Public, to wit-All those three lots with the buildings bearing assessment Nos. 9, 10, and 11 presently No. 31 situated

Nos. 9, 10, and 11, presently No. 31, situated at 1st Gabo's lane, Pettah, within the Municipality of Colombo, within the District of Colombo, Western Province; and bounded on the north by the property belonging to the heirs of Peter Holmes, east by premises bearing assessment No. 32, Sea street, belonging to the plaintiffs and defendants, south by 1st Gabo's lane, and on the west by the premises bearing assessment No. 8; containing in extent 2 80/100 perches as per plan No. 1,258 dated August 21, 1928, made by S. S. Ratnam, Licensed Surveyor, and registered under A 189/271 A 189/271.

Fiscal's Office, Colombo, June 19, 1935.

J. R. TOUSSAINT, Deputy Fiscal.

In the District Court of Nuwara Eliya.

F. W. Ebert of Nuwara Eliya ..... Plaintiff. Vs

No. 1,569.

attested by V. C. Modder of Nuwara Eliya, Notary Public, and ordered to be sold by the order of court dated April 23, 1935, for the recovery of the sum of Rs. 1,515, together with interest on Rs. 1,500 at 12 per cent. per annum from June 1, 1933, till date of decree (October 12, 1933), and thereafter on the aggregate amount of the decree at 9 per cent. per annum till payment in full and costs of this action Rs. 233 · 50, less a sum of Rs. 155 · 25 · 22 · 22 · 20

1. All that undivided  $\frac{1}{3}$  part or share, together with a like share of all buildings standing thereon from and out of all that land called and known as Elabpdaowita bearing assessment No. 102, situated at Laksapathiya, within the Local Board limits of Moratuwa of Palle pattu in Salpiti korale in the District of Colombo, Western Province; and bounded on the north by the owita belonging to Merennage Silvestri Fernando, east by ela, south by owita belonging to Malinige Francisco Fernando, and west by the land belonging to Merennage Silvestri Fernando and Philippu Fernando and by another land belonging to Selvestri Fernando, containing in extent 1 rood and 19 13/100 perches, and registered in M 213/223 in Colombo Land Registry Office.

2. At 12.15 p.m.—All that undivided  $\frac{1}{3}$  part or share together with a like share of all buildings standing thereon from and out of all that land called and known as Elabodawatta bearing assessment No. 102, situated at Laksapathiya aforesaid; and bounded on the north by the land belonging to Merennage Andris Fernando, east by owita land belonging to Merennage Christombu Fernando, south by the remaining half share of this land belonging to Christombu Fernando, and west by land belonging to the children of Merennage Samuel Fernando; containing in extent 1 rood and 22 67 perches, and registered in M 213/224 in Colombo Land Registry Office.

3. At 12.30 p.m.-All that undivided  $\frac{1}{3}$  part or share together with a like share of all buildings standing thereon from and out of all that northern portion in extent 1 acre and 10 50/100 perches from and out of all those contiguous allotments of land called Delgahawatta, Malimigewatta, and Elabodaowita and presently bearing assessment No. 100, and situated at Laksapathiya aforesaid; and which said northern portion is bounded on the north by the land belonging to Seelapperumage Amaris Fernando and brothers, east by ela, south by a portion of this land, and west by lands belonging to Reverend Don Peter Jerhard Ferdinando, and registered in M 294/225 in Colombo Land Registry Office.

Fiscal's Office, Colombo, June 26, 1935. **B**2

J. R. TOUSSAINT. Deputy Fiscal. In the Bistrict Court of Nuwara Eliya.

A. R. M. P. Ramalingam Pillai of Nuwara Eliya . . Plaintiff.

property for the recovery of the sum of Rs. 2,082.04, viz. :

The share of the 1st defendant above named in the estate of the late Deen Amith, deceased.

Fiscal's Office,	· J. R. TOUSSAINT,
Colombo, June 26, 1935.	Deputy Fiscal.

#### In the District Course Negombo.

Thantulage Peter Marshal Fernando Gunawardana, Notary Public, Marawila ..... Plaintiff.

No. 795.		Vs. Ro.	20.	00.
Warnakulasuriya	Wijesinghe	Anthony ·	Perera	Guna
tillake of Kanuv	wana	Sit	·····	Delendant.

Ranasinghe Arachchige Dona Engracia Perera f Kanuwana, substituted defendant in place of the above-named defendant, since deceased.

NOTICE is hereby given that on Saturday, July 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 defendants in the following properties, viz. :-

The land called Ambagahawatta and Iriyagahakumbura, situate at Kanúwana in Ragam pattu of Alutkuru korale in the District of Colombo, Western Province; and bounded on the north by land of Paulis Gunatillaka and now of Engracia Perera, south by the land formerly and now of Engracia Perera, south by the land formerly of Peter Perera Gunatillake and now of M. Joseph Fer-nando, Mudalali, east by the high road to Negombo, and west by the kadagu fence of the land formerly of Pata-bendige people and now of Jayasuriya Kuranage Winifred Perera and others; containing in extent 3 roods and 23 perches, together with the buildings standing thereon, and registered under B 102/132.

2. The land called Ambaganawatta, situated at Ja-ela in Ragam pattu pf Alutkuru korale aforesaid; and bounded on the north by the land formerly of Peter Perera Guna-tillake and now of M. Joseph Fernardo, Mudalali, east by the high road, south by the land of Peter Perera Ranasinghe, and west by land of Patabendige people; containing in extent about 1 acre, together with the buildings standing thereon, and registered under B 213/96.

Amount to be levied Rs. 1,670 and costs Rs. 258.41, less a sum of Rs. 100.

A. W. Rosa, Deputy Fiscal,

### The District Court of Kalutara.

Merennage Themanis Salgado of Pattiya South in

Deputy Fiscal's Office, Negombo, June 24, 1935.

Edwin T. Perera of Kehelwatta in Panadure ... Defendant. NOTICE is hereby given the form bridgy, July 26, 1935, at 4 o'clock in the afternoon, will be sold by public auction at the premises the right, title, and interest of the said defendant in the following property for the recovery of defendant in the following property for the recovery of Rs. 1,649 39, with legal interest on Rs. 1,506 30 from November 30, 1933, till date of payment in full with Rs. 7.20 being stamps of reissuing, viz. :-

All that undivided  $\frac{2}{3}$  shares of the contiguous portions of land called Siyambalagahawatta and Kiripellagahawatta alias Kahatagahawatta and of the buildings and of every-thing thereon, situated at Kehelwatta in Panadure badde of Panadure totamune, Kalutara District, Western Pro-vince; and bounded on the north by a road, east by a land of Thelenis Dias, south by another portion of this garden bearing the same name, and west by land of W. Lewis Fernando; containing in extent 1 rood and 10 24/100 perches.

Deputy Fiscal's Office, Kalutara, June 24, 1935.

H. SAMERESINGHA, Additional Deputy Fiscal. In the District Court of Colombo.

Walker, Sons & Company, Limited, of Colombo. . Plaintiffs. No. 25,810. Vs. No. 25,810. 01

No. 25,810. Vs. 6 (1) D. A. Goonetilaka, Haitheare Merchant, 56, 5th Cross street, Pettah, Colombo, now of Kotalawala, Bandaragama, Panaduret (22). L. Julius Perera, Lioensed Rubber Dealer, 13, 5th Cross street, Pettah, Colombo, also of Baigama a Horana, now of Bandaragama . . . . . . . . . . . . Defendants. NOTICE is hereby given that on Efelay August 2, 1935, at 4 o'clock in the afternoon, will be sold by public auction at the premises the right, title and interest of the said 2nd defendant in the following property for the recovery of Rs. 1,045, with interest thereon at the rate of 9 per cent. per annum from September 3, 1928, till payment in full and costs of suit, viz. :--

and costs of suit, viz. -

Undivided 5/42 shares of the soil and of the trees and plantations standing therein of lots B, D, F, K, L, in plan No. 9,936 dated July 31, 1926, made by Mr. B. M. Flamer Caldera, Licensed Surveyor, together with all the buildings standing thereon and belonging to the defendant, and all his right, the and interest of the land called Halarambe-watta, strated at Raygama in Adikari pattu of Rayigam korale in the District of Kalutara, Western Province; and the said entire land is bounded on the north by defined portions of the same land and the high road, east by Liyanagewatta, south by Laulugahawatta, and west by Abuankanatta and a defined portion of the same land; and containing in extent 12 acres 3 roods and 15 perches as per said plan No. 9,936.

Deputy Fiscal's Office, H. SAMERESINGHA. Kalutara, June 24, 1935. Additional Deputy Fiscal.

#### Central Province.

In the District Court of Kandy.

samy Pillai's daughter, Stiaimmal (dead) (6), Dorasamy Solagar's son, Ramasamy Solagar; the 1st, 2nd, and 5th of India and 3rd, 4th, and 6th of Moragaha-pitiya in Udagampaha of Lower Dumbara, (7) R. Perumal Rettiyar, (8) A. R. N. Muttiah Odayar ..... Defendants.

NOTICE is hereby given that on Saturday, August 3, 1935, commencing at 2 P.M., will be sold by public auction at the respective premises the following property mortgaged at the respective premises the following property mortgaged with the plaintiff by bond No. 1,855 dated November 2, 1927, and attested by Walter Beven of Kandy, Notary Public, subject to primary mortgage bond No. 2,014 dated April 7, 1919, and declared specially bound and executable under the decree entered in the above action and ordered to be sold by the order of court dated May 15, 1935, for the recovery of the sum of Ha 30,000 plus Rs. 2,770.53 balance interest up to February 28, T935, plus costs Rs. 406.79 subsequently taxed, all amounting to 406.79 subsequently taxed, all amounting to 33,177.32, with legal interest on Rs. 30,000 from Rs. Rs. March 1, 1935, till payment in full and poundage, viz. :

All that tract of land 46 acres 3 roods and 25 perches in extent and marked lot No.1 in plan dated April, 1915, and made by James T. Trowell of Kandy, Licensed Sur-veyor, situated at Kengalla in Udagampaha of Pata Dumbara in the District of Kandy, Central Province; and bounded on the north by cacao gardens of S. S. Abubakker, Yammedy, Siyatu, and paddy field belonging to Rama-samy, east and south-east by paddy field belonging to Godawela Arachchi, cacao garden belonging to natives and by the limit of the property of Kanapathy Pulle, south by Pallekelle estate, and west by the cacao garden of Karuppen according to the said plan.

2. All those two tracts of lands of 39 acres and 34 perches in extent and marked lots Nos. 2 and 3 in the said plan. together with all the buildings and everything thereon, situated at Kengalla aforesaid, and standing

which said two tracts of lands, are adjoining each other which said two tracts of lands, are adjoining each other now forming one property; and bounded on the north by the property of Kanapadipillai Ukkurale Arachchi's land, puddy field, caoab garden of Alla Pitche, and Hene-gedera Dingiri Amma's land, east by paddy field, south by Pallekelle estate, and west by the property of Kana-padipille according to the said plan (save and except the high road pating through the land). 3. All that tract of land of 4 acres and 2 perches in extent marked No. 4 in the said plan, situated at Kengalla

extent marked No. 4 in the said plan, situated at Kengalla aforesaid; and bounded on the north by the garden of Karuwell Pillai, east by the barbed fence of the garden of Angatenne Velu, south by the barbed wire fence sepa-rating Dingiri Amma'a land, and west by paddy field belonging to natives according to the said plan. 4. All that tract of land 12 acres 2 roods and 30 perches

in extent marked lot No. 5 in the said plan, situated at Kengalla aforesaid; and bounded on the north by barbed fence separating Appurale's and Dingiri Amma's land, on the east by the barbed wire fence separating the property of Angantenne Walloo, south by Pallekelle estate, and west by paddy fields according to the said plan.

5. All that paddy field of 31 perches in extent and marked lot No. 6 in the said plan, situated at Kengalla aforesaid; and bounded on the north and south by paddy field, and east by the limit of lot No. 5, and west by the drain separating lot No. 3 according to the said plan.

6. All that paddy field of 1 rood and 11 perches extent and marked lot No. 7 in the said plan, situated at Kengalla aforesaid; and bounded on the north and south by paddy field, east by the limit of lot No. 5, west by the drain separating lot No. 3 according to the said plan, together with all the buildings, plantations, and everything thereon, and all the machinery, tools. implements, and registered in E.  $\pm 17/208$  to 213 and all the right, title, and interest and claim whatsoever of the 1st to 6th defendants in, to, upon, or out of the said several premises mortgaged by the lst to 6th defendants.

Fiscal's Office, Kandy, June 24, 1935. H. C. WIJESINHA, Deputy Fiscal.

24 In the District Court of Kandy.

C. M. S. Kandiyar of Bogahapitiya estate ..... Plaintiff. No. 43,866 Vs. No. 43,866 Vs.

No. 43,864 Vs. Pakiam of Kongalla administratrix of the estate of Solonon John of Kengalla, deceased ..... Defendant. NOTHEE is hereby given that on Saturday, August 10, 1935, at 2 p.m., while sold by public auction at the premises the right title, and interest of the said defendant for the recovery of the sum of Rs. 435 70, with further interest on Rs. 387 at 18 per cent. per annum from June 17, 1933, to June 16, 1934, and thereafter on the aggregate amount with legal interest at 9 per cent. per annum till payment with legal interest at 9 per cent. per annum till payment in full and poundage, in the following property, viz.

All that coffee garden called Aliambagahawatta of about 4 acres 2 roods and 18 perches in extent, situate at Kengalla in the Udagampaha korale of Pata Dumbara in the District of Kandy, Central Province; and bounded on the east by the coffee garden of Udakumburegedara Meddumarala, south by the coffee garden of Jando and Digamadittegedara Gammahe, west by the coffee garden of Udakumburegedara Pulingurala *alias* Kalingurala, and north by the coffee garden of Nattar Rawuthar, with everything thereon.

Fiscal's Office,	H. C. WIJESINHA,
Kandy, June 24, 1935.	, Deputy Fiscal.

#### In the District Court of Kandy.

George E. de La Motte of Kandy..... Plaintiff. No. 44,833. Vs.

Nona Kitchill of Kandy, administratrix of the estate of Ali Pulle's son, Meera Saibo, late of Kandy deceased Defendant.

NOTICE is hereby given that on Saturday, August 24, 1935, commencing at 2 P.M., will be sold by public auction at the respective premises the following property mortgaged with the plaintiff by bond No. 20,953 dated June 19, 1925, and attested by J. W. Wickremasinghe, Notary Public of Kandy, and declared specially bound and executable under the decree entered in the above action and ordered to be sold by the order of court dated May 1, 1935, for the recovery of the sum of Rs. 8,223.33, and poundage, viz. :---

1. All that house and ground presently bearing assessment No. 64, situate at King street, within the Municipality of Kandy in the Central Province; and bounded on the

\*\* 7

north by the land belonging to the Police Station, east by the premises presently bearing assessment No. 65 being the property of Ana Marikkar Hadjiayar such by King street, and west by the house presently bearing assessment No. 63, and containing in extent 2 square perches more or less, and which said house and ground is a portion of all that and which said house and ground is a portion of all that piece of land, together with the three tiled houses standing thereon bearing assessment Nos. 63, 64, and 65, and now bearing assessment Nos. 62, 63, and 64, situate at King street, in Kandy aforesaid; and bounded on the east by the garden of Welapulle, south by Kingstreet, west by Muniandy's garden, and north by the land belonging to the Police Station, and containing in the tent 6 source perches and 33/100 of a square party which said piece of land together with the three tiles noises is otherwise described as follows:

All those houses and graind at sent like aring assessment Nos. 62, 63, and 64, situate at King sight aforesaid; and bounded on the north by the old Folice station the property of the Crown, east by the premises presently bearing assessment No. 65 the property of Ana Marikkar Hadjiyar, south by King street, and wear by the premises presently bearing assessment No. 65 the property of Mr. Senanayake, and containing in extent 8.5 perches according to the figure of survey dated January 30, 1919, made by Mr. James T. Trowell, Licensed Surveyor of Kandy. All the right, title, and interest in and to the land and

All the right, title, and interest in and to the land and premises described below, and in the buildings standing thereon and to the possession thereof, and in to the sum of Rs. 7,500 payable to the deceased mortgagor Meera Saibo as compensation for the improvements affected by him on the said land in the terms of decree entered of record in D. C., Kandy, case No. 27,463, dated September 25, 1923, and all the right, title, and interest accruing to the said mortgagor under the said decree.

2. All that land called Tanayamawatta of about 1 pela in paddy sowing extent, with the buildings thereon bearing assessment Nos. 2A, 2B, 2C, 2D, 2E, 2F, and 2G, situate at Huduhumpola in Gangawata korale of Yatinuwara, within the Municipal limits of Kandy, Central Province; and bounded on the east by the Huduhumpola road, south by the road leading to the Vihare, west by Sinnagekumbura, and north by the fence of the Temple land leased to Mr. Ekanayake; and containing in extent 25 perches, both these lands are registered under A 44/250 and 50/74, and all the right, title, interest, and claim whatsoever of the said defendant. in, to, upon, or out of the said several premises mortgaged by the defendant's husband, whose estate is at present being advertised by the defendant as administratrix. .

Fiscal's Office,		H. C. WIJESINHA,
Kandy, June 25, 1935.	•	Deputy Fiscal.

#### In the District Court of Kandy.

Kawanna Pana Lana Muna Shuna Pana Ramasamy Chettiyar of Nawalapitiya..... Plaintiff. Vs.

No. 45,401.

Dissanayake Mudiyanselege Imbulangegedera Tikiri Menika of Rambukpitiya, executrix of the estate of HettiRatnayake Mudiyanselege Kiri Banda Arachchi, deceased ...... Defendant.

NOTICE is hereby given that on Saturday, July 27, 1935, commencing at 12 noon, will be sold by public auction at the respective premises the following property mortgaged with the plaintiff by bond No. 1,044 dated April 20, 1928, and attested by M. W. R. de Silva, Notary Public of Gampola, and declared specially bound and executable under the decree entered in the above action and ordered to be sold by the order of court dated May 28, 1935, for the recovery of the sum of Rs. 3,130, with interest on Rs. 2,000 from June 21, 1934, till September 5, 1934, at the rate of 18 per cent, per annum and thereafter legal interest on the aggregate amount till payment in full, and poundage, viz .:-

1. All that field called Yaddehigeliyadde of 2 pelas paddy sowing extent, with its appertenant high land of 3 lahas paddy sowing extent, situate at Rambukpitiya in Pasbage korale of Uda Bulatgama in the District of Kandy, Control Brancing and which said 6 ld and the appertunent Central Province; and which said field and the appertenant high land of 2 pelas and 3 lahas paddy sowing extent in the whole is bounded on the east by Hal-oya, south by Dewalewatta the limit of Hiddehigekumbura and Pita-kotuwa Galweta, west by Polwattege Liyadde and the limit of the Galakumbura, and north by Hal-oya.

2. An undivided  $\frac{1}{2}$  part or share of all that eastern portion of 3 pelas of paddy sowing extent out of all that land called Uruwalawatta of 15 amunams in paddy sowing extent in the whole, situate at Rambukpitiya aforesaid; and which said eastern portion is bounded on the east by the Karaw tree and the water course, south by Hiddege oya,

west by Heragaha ella (a), and north by Dawata tree and the large stone (exclusive therefrom the eastern 15 lahas of paddy sowing extent). paddy sowing extent).

paddy sowing extent). 3. An undivided  $\frac{1}{2}$  part on shape of all that field called Oyagoda Aswedduma of 2 pelas and 5 kuputes in paddy sowing extent in the whole, situated at Kambukpitiya aforesaid; and bounded in its entirety on the past by the sowing extent in the whole, shuated at terminologity a aforesaid; and bounded in its entirety on the ast by the eura of Alutwattegederawatta, south by Galora, west by the inniyara of Kirihatanaa field and north by Galora, west by 4. An undivided  $\frac{1}{2}$  part or share of all that field called Dewalegawa Aswedduma of I pela and 2 kurunies in paddy soving extent in the whole situated at Bernhulmiting

sowing extent in the whole, situated at Rambukpitiya aforesaid; and bounded in its entirety on the east by ela, south by the eura of Alutwattegederawatta and ditch, west by the inniyara of Oyagawa Aswedduma, and north by Ela course and north by Ela-amuna.

All that land called Alutwattegederawatta of 1 pela in paddy sowing extent, situated at Rambukpitiya aforesaid; and bounded on the east and south by ela, west by Oyagawakumbura, and north by the ditch of Dewalegawa Asweddumekumbura, with everything thereon, and regis-tered in L 31/286, 27/63, 26/263 to 265, and all the right, title, interest, and claim whatsoever of the said defendant as executrix of the estate of Hetti Ratnayake Mudiyanselege Kiri Banda Arachchi, deceased, in, to, upon, or out of the said several premises mortgaged by H. R. M. Kiri Banda Aratchi.

Fiscal's Office, Kandy, June 24, 1935.

H. C. WIJESINHA, Deputy Fiscal.

The District Court of Kandy.

····· Plaintiff.

defendant in the following property for the recovery of a sum of Rs. 529.99, with interest on Rs. 377.12 at the rate

sum of Rs. 529 '99, with interest on Rs. 377 12 at the rate of 18 per cent. per annum from December 15, 1933, to November 30, 1934; and thereafter legal interest on the aggregate amount till payment in full, viz. :---An undivided 7/25 shares of the and called Medawatta, in extent about 2 nelfee kurakkan sowing bearing assess-ment Nos. 62 and 62A situated at Dodandeniya, within the Urban District Council limits of Matale town in the District of Matale Central Patringe and the and the second District of Matale, Central Physince; and bounded on the east by the limit of Pallegederawatta, south by the limit of garden belonging to Babun and Dingiri Appu, west by the limit of Diyonis' garden, and on the north by the limit of Bandiya's garden, together with a like share of the plantations and the entirety of the tiled house thereon, and registered in A 7/281, and all the right, title, interest, and claim whatsoever of the said defendant in, to, upon, or out of the said premises mortgaged with the plaintiff upon bond No. 7,369 dated April 3, 1930, and attested by S. W. Wijayatileke, Notary Public of Matale.

Deputy Fiscal's Office, Matale, June 24, 1935.

S. C. FERNANDO, Additional Deputy Fiscal.

Southern Province.

In the District Court of Galle. Elpitive Acharige Paulas of Galwadugoda, administra-

Elpitive Acharige Paulas of Galwadugoda, administrator of the estate of the late Elpitive Acharige Sinno Hamy, deceased, of Galwadugoda . . . . . . . . Plaintiff. No. 30,948. Vs.
Alia Marikar Zainambu Nacheniya of Kangedara, Galle . . . . . . . Defendant. NOTICE is hereby given that on Saturday, July 20, 1935, at 12 noon, will be sold by public auction at the premises the right, title, and interest of the said defendant in the following property, viz. :in the following property, viz. :-

1. All that undivided 2/9 plus  $\frac{1}{6}$  of 3/9 parts of the boutique and premises called old No. 22, new No. 20, situated at High street, Galle, in the District of Galle, Southern Province; and bounded on the north-east by Circular road, south-east by high road, south-west by boutiques marked old Nos. 19, 20, and 22 and new Nos. 17, 18, 19, respectively, and on the north-west by boutiques which bear old No. 312 and new No. 315; and containing in extent 4.99 perches. (Value at Rs. 500.)

2. All that undivided 3/9 pHs,  $\frac{1}{6}$  of 3/9 of the boutique and premises called old No. 20 and new No. 18, situated at High street, Galle aforesaid; and bounded on the north-west by boutique marked new No. 315 and old No. 312, north-east by boutique marked old No. 21 and new No. 19, south-east by boutique marked old No. 21 and new No. 19, south-east by high road, and on the south-west by boutique marked new No. 17 and old No. 19; and containing in extent 5 perchess. (Value at Rs. 500.) 3. All that undivided 3/9 plus  $\frac{1}{5}$  of 3/9 parts of boutique and premises called old No. 21 and new No. 19, situated at High street, Galle aforesaid; and bounded on the north-east and north-west by boutique marked old No. 22 and

east and north-west by boutique marked old No. 22 and new No. 20, south-east by high road, and on the south-west, by boutique marked old No. 20 and new No. 18; and

containing in extent  $1 \cdot 21$  perches. (Value at Rs. 500.) 4. All that undivided 2/9 plus  $\frac{1}{6}$  of 3/9 parts of the boutique and premises called old No. 313 and new No. 316, situated at High street, Galle aforesaid; and bounded on the north-east by Circular road, south-east by boutique marked old No. 312 and new No. 315, south-west by land said to belong to Crown, north-west by boutique marked old No. 314 and new No. 317; and containing in extent 4.40 perches. (Value at Rs. 500.) 5. All that undivided 2/9 plus  $\frac{1}{6}$  of 3/9 parts of the

boutique and premises of the land called old No. 312 and new No. 315, situated at High street, Galle aforesaid ; and bounded on the north-east by Cross road, south-east by boutique marked old No. 22 and new No. 20, south west by Crown land, north-west by boutique marked old No. 313 and new No. 316; and containing in extent 22.37 perches.

(Value at Rs. 500.) Writ amount Rs. 1,971, with legal interest from April 20, 1932, and writ costs Rs. 19.07.

Fiscal's Office,	Е. Т.	Goonewardene,
Galle, June 24, 1935	¥ .	Deputy Fiscal.
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32 In the District Court of Galle.

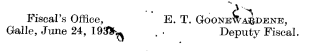
Maligaspe Korelege Siyadoris de Silva Appuhamy of Maitipe, Galle ..... Plaintiff. No. 33,579. Vs.

(1) Wijesinghe Podihamine of Bataduwa, adminis-

 Wijesinghe Podihamine of Bataduwa, administratrix of the estate of Yatagama Lokuge Marthenis, deceased, and another processing the solution of the estate of Yatagama Lokuge Marthenis, deceased, and another processing the solution of the solutin the solution of the solutin of the solution of the solutin o Southern Province; and bounded on the north by high road, east by Kalutotuwagewatta, south and west by portion of same land; containing in extent 2 roods and

22 68/100 perches.
(2) All the trees and soil and the thatched house of 7 cubits standing thereon of the defined lot marked "B" of the land called Bogahawatta alias Kalukotuwegewatta, situated at Bataduwa aforesaid; and bounded on the north and east by high road to Udugama, south by Kalukotuwegewatta, and west by Basnayakagewatta; containing in extent 22 perches.

Rs. 1,854.10, with interest thereon at the rate of 9 per cent. per annum from January 15, 1935, till payment in full and costs.



P.S. . Northern Province.

In the District Court of Jaffna.

asaaai of Vannarponnai Ns. 22 Arumugampillai Kanagasa kai East ..... jb. No. 6,238.

NOTICE is hereby given that on Saturday, July 20, 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 1st defendant in the following property for the recovery of Rs. 1,250 and poundage and charges, viz. :--

A piece of land situated at Jaffna town in Chundiculi parish, Jaffna division of the Jaffna District, Northern Province, in extent 4<sup>‡</sup> lachams varagu culture, with stone

built house and compound and well and cultivated plants and bounded on the east by Custom House, north by Muttusamy Sittampalam, west by Thuraiappah Annamalai, and south by seashore road.

The land is said to be under mortgage.

Also seized under writ No. 4,852, D. C., J.

S. TURAIYAPPAH, Fiscal's Office. Jaffna, June 25, 1935. for Fiscal.

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2/ In the pariet Court of Jaffna. Eliyathamby Muttuthamby of Nallur, Jaffna ... Plaintiff. No. 22,883.

No.123,883. Vs. Kanthappillai Kana kratnam and Sivakamyammah, widow of Kampath pilli Kanagaratnam of Van West. The 20 cerebrant as the legal representative of the indelecensed detendant ...... Defendants. NOTICE is bereby given that on Thursday, July 25, 1935, at 10 of ock in the prenoon, will be sold by public auction at the spot the right, ittle, and interest of the said defendant in the following decreed property for the recovery of Rs. 3,000, with interest on Rs. 2,000 at the rate of 12 per cent. per annum from July 11, 1928, until payment in full cent. per annum from July 11, 1928, until payment in full and costs, Rs. 153, 80, less a sum of Rs. 1,200 already recovered, poundage, and charges, viz. :-

A piece of land with its appurtenances, situated at Vannarponnai West in Vannarponnai parish, Jaffna division of the Jaffna District, Northern Province, called Varyvalavu, in extent 4 lachams varagu culture and 16 kulies, with stone built house and half share of wellstanding in the northern boundary cultivated and spontaneous plants; and bounded on the east by Nagalingam Rama-chandiran and brothers and sisters, north by Eliyathamby Maniccam and wife, Thangamuttu, well, and Thangammah, wife of Nagalingam, west and south by lane.

Fiscal's Office, Jaffna, June 25, 1	s.	TURA	IYAPPAH, for Fiscal.
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#### Eastern Province.

In the District Court of Colombo.

Brodie and Company Ltd. of Colombo ..... Plaintiffs. No. 48,612. Vs.

K. Santiapillai, College View Hotel, Batticaloa. . Defendant. NOTICE is hereby given that on the date and time herein after mentioned, will be sold by public auction at the respective spots the right, title, and interest of the said defendant in the following properties for the recovery of the balance sum of Rs. 996:76, with interest thereon at the rate of 9 per cent. per annum from January 23, 1934, till payment in full, cost of suit, poundage, and other charges. Less a sum of Rs. 100 paid on November 12, 1934, viz. :---

#### On Saturday, July 20, 1935, at 8 o'clock in the forenoon.

All that coconut estate bearing lot No. 1425 referred to in preliminary plan No. 1,108, situated at Kirankulam in Manmunai pattu in the District of Batticaloa, Eastern Province; bounded on the south by the land of Ummuni-yattai and others bearing lot marked K 6 planted with coconut trees, on the north by lot No. 1421, on the east by land reserved for road, and on the west by land marked J 6 belonging to Ummuniyattai and others; containing in extent 3 acres 2 roods as described in the plan dated April 1, 1919, made by R. Nagamuttu, Fiscal's Licensed Surveyor; registered B 111/127 in the Batticaloa District Land Registry Office.

#### On Saturday, July 20, 1935, commencing at 9 o'clock in the forenoon.

(1) All that garden situated at Urany in Manmunai pattu in the District of Batticaloa, Eastern Province; and bounded on the east by the garden called Uthumadu-valavu, on the west by the garden of Kumaravelu, on the north by road, and on the south by the garden of Jusai Elizabeth; containing in extent from north to south 37 fathoms and from east to west 7 fathoms and 2 cubits or 35 perches according to plan dated June 15, 1919, made by R. Nagamuttu, Fiscal's Licensed Surveyor, also described as a garden bearing assessment No. 53, situated at Urany aforesaid; and bounded on the east by land registered in B, volume 72, folio 16, on the west by the garden of Eliyatamby, on the south by garden of Mariyan, on the north

by road; containing in extent from north to south 37 fathoms and east to west 7 fathoms and 2 cubits or 35 perches; registered B 72/18 in the Batticaloa District Land Registry Office.

(2) All that garden called Uthumaduvalavu, situated at Urany aforesaid; and bounded on the east by the garden of Vythilingam and another, property of S. A. Anthony and the field of Sinnan, on the west by the garden of the said S. A. Anthony and garden of A. Yusapiah, on the north by road, and on the south by field of Sinnan; containing in extent from north to south 68 fathoms and east to west 9 fathoms or 1 rood and 21 neededs according to plan dated June 15, 1919, made by R. Nagamutta, Fiscal's Licensed Surveyor, and also described as a garden bearing assessment No. 53 situated at Drany aforesaid; bounded on the east by the garden of Vythilingian and the property of S. A. Infinony, on the west by a branden in extent 35 perches and garden belonging to Maria, on the north by road, and on the south by the field of Sinnan; containing in extent from north to south 68 fathoms and east to west 9 fathoms or 1 rood and 21 perches; registered B 72/16 of Vythilingam and another, property of S. A. Anthony and 9 fathoms or 1 rood and 21 perches; registered B 72/16 in the Batticaloa District Land Registry Office.

(3) All that garden situated at Urany aforesaid; and bounded on the north by the garden of V. V. Kathiramalai, on the south by the field of Sinnan, on the east by the garden of Eliyatamby, and on the west by the garden called as Uthumaduvalavu; containing in extent from north to south 28 fathoms, east to west on the northern side  $11\frac{1}{2}$ fathoms, southern side 14 fathoms or 1 rood and 6 perches or 1 rood and 12 perches according to plan dated June 15, 1919, made by R. Nagamuttu, Fiscal's Licensed Surveyor, and also described as a garden bearing assessment No. 53, situated at Urany aforesaid; and bounded on the north by situated at Urany aforesaid; and bounded on the north by the garden of Vythilingam, on the south by land registered in B 80/73, on the east by the garden of Amarasingam, on the west by the land registered in B, volume 72, folio 16; containing in extent 1 rood and 12 perches or 1 rood and 6 perches or form north to could 29 fothems. I rood and 6 perches or from north to south 29 fathoms, east to west on the southern side  $11\frac{1}{2}$  fathoms, on the northern side 14 fathoms; registered B 72/17 in the Batticaloa District Land Registry Office.

(4) All that southern share of all that land called Kama-(4) All that southern share of all that land called Kama-lattevalavu out of the western share of the said land bearing assessment No. 48, situated in Urany aforesaid; and bounded on the north by land belonging to M. Canaga-singam, on the east, south, and west by Valavus belonging to K. Santiapillai; containing in extent north to south 37 fathoms, east to west on the northern side  $8\frac{1}{2}$  fathoms, on the southern side 9 fathoms; registered B 112/110 in the Betticales District Land Begistere the Batticaloa District Land Registry Office.

(5) All that garden situated in Urany aforesaid bearing assessment No. 51; and bounded on the north by Valavu belonging to Kathiraveli Sellatamby, on the south and west by the gardens of Kanapathipillai Santiapillai, and on the east by Valavu belonging to Ena Ponniah; contain-ing in extent from north to south 30 fathoms and from east to west 13 fathoms; registered B 99/198 in the Batticaloa District Land Barriett

District Land Registry Office. (6) All that southern portion of land called Uthumadukaraivalavu; containing two pieces joined together as one plot bearing assessment Nos. 54 and 58, situated at Urany aforesaid; and bounded on the north by land belonging to Mylvaganam and M. Canagasabey, on the south by land belonging to K. Santiapillai, on the east by land registered in B 113/123, and on the west by land belonging to Mylva-ganam; containing in extent from north to south 25 fathoms and from east to west 17 fathoms or 1 rood and 18 perches; registered B 113/122 in the Batticaloa District

Land Registry Office. (7) All that half share on the southern side out of the t share of the northern side plot of land called Uthu-madukaraivalavu bearing assessment Nos. 54 and 58, situated at Urany aforesaid; and bounded on the north and east by land belonging to M. Canagasingam, on the south by land belonging to K. Santiapillai, and on the west by land registered in B, volume 113, folio 122; containing in extent from north to south 18 fathoms and  $3\frac{1}{2}$  cubits

mg in extent from north to south 18 fathoms and  $3\frac{1}{2}$  cubits and from east to west 9 fathoms or 19 perches; registered B 113/123 in the Batticaloa District Land Registry Office. (8) The western share of Uranyvayal bearing assessment No. 53, situated at Urany aforesaid; bounded on the north by the property described and registered in B 72/17 and garden of Amerasingam, on the south by road, on the east by the garden belonging to the heirs of V. Muttu and garden of Amerasingam, and on the west by the property described and registered in B 72/16 and garden of Mylva. described and registered in B 72/16 and garden of Mylvaganam; containing in extent from east to west northern side  $17\frac{1}{2}$  fathoms, southern side 13 fathoms, north to south 22 fathoms; registered B 80/73 in the Batticaloa District Land Registry Office.

Fiscal's Office, K. S. CHANDRASEGARAMPILLAI, Batticaloa, June 20, 1935. Deputy Fiscal. In the District Court of Batticaloa.

The Hon. the Attorney-General of the Island of 

NOTICE is hereby given that on Saturday, July 27, 1935, commencing at 9 Dileck in the forenoon, will be sold by public argon at the spot the right, title, and interest of the under-mentioned members of the defendant society in the following properties for the recovery of the balance sum of Rs. 397 79, with interest thereon at the rate of 6 per cent. per annum from January 22, 1934, till payment in full, costs Rs. 150 60, poundage and other charges, viz. :-

(1) The garden belonging to M. Muttucuddy (member of the defendant society) situated at Tambiluvil in Akkarapattu, Batticaloa District, Eastern Province; and bounded on the north by the garden of K. Muththalai and others, south by lane, east by the garden of S. Appacuddy, and west by road; in extent from north to south 8 fathoms and east to west 11 fathoms, with house, well, coconut trees, plantations, and produce.

(2) The garden called Kadaivalavu belonging to S. Vyramuttu (member of the defendant society), situated at the aforesaid place; and bounded on the north by lane, south by the gardens belonging to V. Vykalipody and others, east by the garden belonging to P. H. Arunachalam, and west by public road; in extent from north to south 13 fathoms and east to west 14 fathoms, with boutique, house,

well, plantations, and produce. (3) The piece of land called Munaiyakadduthoddam belonging to S. Ponniah (a member of the defendant society), situated at the aforesaid place ; and bounded on the north by Munankuvelikani, south by the land belonging to P. H. Somasunderam and others, east by lane, and west by Vavuraikulam; in extent 5 acres, with coconut trees, plantations, and produce.

(4) The piece of paddy land called Thaddavattai belong-ing to S. Ponniah (a member of the defendant society), situated at the aforesaid place; and bounded on the north

situated at the aforesaid place; and bounded bn the north by Munankuvelipoomi, south by the land belonging to S. U. Dharmaretnam, Vainiah, east by Periyakalappu, and west by Munankuvelivaikal; in extent 2½ acres, with inlets, outlets, and other rights. (5) An undivided is share of a garden belonging to T. Muttueuddy (a member of the defentiant society), situated at the aforesaid place; and bounded on the north by the garden of SaSeenitamby, south by the garden of I. Velan, east by public oad, and west by the garden of T. Saravana-muttu and others; in extentiation north to south 12 fathoms and east to west 6 fathoms and of the house, coconnut trees. and east to west 6 fathoms and of the house, coconut trees, plantations, and produce.

(6) The garden belonging to V. Seenimullai (a member of the defendant society), situated at the aforesaid place; and bounded on the north by lane, south by the garden of N. Kunchchitamby, east by public road, and west by the garden of K. Theivi; in extent from north to south 8 fathoms and east to west 15 fathoms, with house, well, coconut trees. plantations, and produce.

(7) The garden belonging to M. Muttucuddy (a member of the defendant Society), situated at the aforesaid place; and bounded on the north by the paddy land called Munaiyakadu belonging to V. Perumalpillai, south by the garden belonging to the wife of K. Kunchchitamby, east by the garden of Annamalai Kannachchi and Sayakanni Thambikando, and west by lane; in extent half an acre, with coconut trens plontations and produce coconut trees, plantations, and produce.

Fiscal's Office, K. S. CHANDRASEGARAMFILLAI, Batticaloa, June 20, 1935. Deputy Fiscal.

In the Court of Requests of Trincomalee.

H. M. Asanalevvai of Thoppur ...... Plaintiff. T. Sankarapillai of Muthur, liquidator. Substituted Plaintiff.

·Vs. Levvaitamby Sathakkulevvai of Thoppur .... Defendant.

No. 1,669.

NOTICE is hereby given that on Wednesday, July 24, 1935, commencing at 9 o'clock in the forenoon, will be sold by public auction at the premises the right, title, and interes of the defendant in the under-mentioned properties for the recovery of the sum of Rs. 193.50, with interest on Rs. 150 at 12 per cent. per annum from July 10, 1930, till July 17,

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930, and thereafter at 9 per cent. per annum on the aggregate amount till payment in full and costs of suit, less Rs. 50 alread paid, poundage, Fiscal's fees, and charges :Subject to Mongage.
1. A piece of field bring lot 3837 called Illupaiadiallavarai, together with the raddy cultivation thereon, with all righter ending the for strated at Puthuveli in Thoppur in Koddwar, suth, Tracomate District, Eastern Province; boundaries : north by field belowing to Sothinather Periyatamby, south by land of S. M. Muhamatu Marikayar, east by land of the heirs of P. Seenymuhamatu; extent west by land of the heirs of P. Seenymuhamatu; extent 9 acres 2 roods and 28 square perches.

2. A piece of field being lot 10588 called Chenkalarutapallam, with all rights relating thereto, situated at Puthuveli in Thoppur aforesaid ; boundaries : north by land belonging to S. M. Muhamatu Marikayar, south by land of Ekkuthar, east by land of S. Seeyathumuhamatu and others, west by land of E. Muhamatu Sultan and others; extent 7 acres 1 rood and 6 square perches.

Deputy Fiscal's Office, Trincomalee, June 24, 1935.

K. RATNASINGHAM, Additional Deputy Fiscal.

#### North-Western Province.

In the District Court of Colombo.

- Mrs. Janet Elizabeth Peries of Nikapotte estate, presently at Kalburn, Haputale, now of Veyan-Plaintiff. goda ..... Vs. No. 606.
- (1) Jayaweerage Pabilis Fernando, (2) Jayaweerage Endoris Fernando, Dadagamuwa in Veyan-goda ...... Defendants.

goda ...... Defendants. NOTICE is hereby given that on Monday, July 22, 1935, commencing from the 1st land at 4 o'clock in the afternoon, will be sold by public auction at the defensives the right, title, and interest of the said defendants in the following property mortgaged with the plantifi by fond No. 17,696 dated January 22, 1931, attested by Jno. S. Goonawar-dhana, Notary Public, declared pecially bound and executable under the decree dated Tay 16, 1934, intered in the above action end ordered to be sold by order of acoust dated May 24, 1939, for the recovery of the sum of Rs. 2, 640, with interest on Rs. 2,000 at the rate of 18 her centum per annum from March 20, 1934, up to date of heree and there-after on the aggregate amount of the decree at the rate of 9 per centum per annum tim payment in full and costs of suit, and poundage, viz.

1. Excluding an undivided portion in extent 2 acres from an undivided  $\frac{3}{4}$ , all that  $\frac{3}{2}$  part or share from remainder of the  $\frac{3}{4}$  of the land called Dangaspitiyawatta, situated at Tumbulla in Dambadeni Udukaha korale south of the Dambadeni hatpattu in the District of Kurunegala, North-Western Province; and bounded on the north by the Madawella village limit and lot bearing No. 5, east by lot Nos. 6 and 8 and lands appearing in T. P. plans Nos. 314,534 and 312,201, south by land appearing in T. P. No. 313,645 and lot bearing  $25\lambda$ , and west by land appearing in T. P. plan No. 315,824 and lot bearing Nos. 27c and 27B; containing in extent 12 acres and 15 perches, which said premises have been held and uninterruptedly possessed in common by the defendants formerly under Deed of Gift No. 24,453 dated January 18, 1909, attested by E. P. S. Amarasinghe, Notary Public for the Colombo District, and now under deed dated November 28, 1916, obtained under the authentication of His Excellency the Governor, Sir John Anderson, on paying the Government dues. F 320/108.

All that undivided  $\frac{1}{2}$  part or share of the land called 2. All that undervided  $\frac{1}{2}$  pair of share of the failed caned Weralugahamulahena, situated at Tumbulla aforesaid; bounded on the north by lot bearing 27B and 7, east by allotment of land bearing 7, south by land appearing in T. P. plan No. 315,824, and west by the lots bearing 27D and 27B; containing in extent 3 acres and 3 perches, which said the bear back back back and universurpted by possessed in premises have been held and uninterruptedly possessed in common by the defendants under the deed dated November 28, 1916, obtained under the authentication of H Excellency the Governor, Sir John Anderson. F 325/83. of His

3. All that undivided  $\frac{1}{2}$  part or share of the 5 contiguous lands comprising into one called Madalandeniyawatta, Galwalagawawatta, Bogahamulawatta, Nugawalagawa. watta, and Ihalagalwalagawawatta, situated at Madawala in Dambadeni Udukaha korale east of the Dambadeni hatpattu aforesaid ; bounded on the north by hena of Ukku Menika and by the land called Innawatta and field of Mudalihamy, east by Galkanda, south by Tumbulla village limits, and west by hena of Punchappukamy and others;

containing in extent 9 acres 2 roods and 36 perches, which said premises had been held and uninterruptedly possessed in common by the defendants under the said deed of Gift No. 24,453 which is not forthcoming now. F 320/109.

4. All that undivided 1/12 part or share of the land called Katugollakongahamulahena, situated at Madawala aforesaid; bounded on the north by the boundary of the hena of Ungurala and others, east by hena of Ranhamy and boundary of the hena belonging to Punchirala Lekama, boundary of the hena belonging to Punchirala Lekama, south by the hena of Appuhamy and others, and west by the boundary on the hena of Mudalihamy; containing in extent about 6 kurunes, kurakkan sowing extent, which said premises have been held and possessed uninterruptedly in common by the defendants and under by virtue of deed of transfer No. 8,132 dated December 28, 1920, attested by J. S. Goonawardena, Notary Public. JF 325/84) 5. All that unavided 26/96 part or share of Hatugolla-eriyagahamullehena, stuated at Madavala aforesaid; and bounded on the north by the hena of Liburala Lekama, east by the hena of Punchilara Lekama, south by ditch, and west by ella; containing in extent about 2 kurunies

west by ella; containing in extent about 2 kurunies kurakkan sowing, which said premises have been held and uninterruptedly possessed by the defendants under and by virtue of the said deed of transfer No. 8,132 and the said deed of gift No. 24,453. F 334/143.

6. All that undivided 1 part or share of Katugollehena, situated at Alapaluwa in Dambadeni Udukaha korale east aforesaid; and bounded on the north by hena of Galgama Naide, east by hena of Mudalihamy and others, south by hena of Ungurala Lekama, and west by hena of Ungurala Lekama; and containing in extent about 3 lahas kurakkan sowing, which said premises have been held and uninterruptedly possessed by the defendants under and by virtue of deed of gift No. 24,453 aforesaid. F 325/85.

Fiscal's Office,	$\mathbf{R}.$	$\mathbf{s}.$	Goonesekera,
Kurunegala, June 21, 19	935.		Deputy Fiscal.

#### In the District Court of Kurunegala.

Sena Kana Habibu Mohammado Tamby of Kurunegala ...... Plaintiff. Vs. No. 13,495.

Bamunu Mudiyanselage Dingiri Menika and (1)(2) ditto Punchirala ex Arachchi, both of Bamunumulla in Giratalana korale ..... Defendants.

NOTICE is hereby given that on Saturday, July 27, 1935, commencing from the 1st land at 1 o'clock in the afternoon, will be sold by public auction at the premises the right, title, and interest of the said defendants in the following property for the recovery of the sum of Rs. 442.41, with damages from July, 1926, till the plaintiff is restored to possession of the land mentioned in writ of possession at the rate of Rs. 20 per annum, less the sum of Rs. 63.68, and poundage, viz. :-

land called Kahatagahamulawatta The aliasDiulgahamulawatta of about 10 acres in extent, situate at Bamunumulla in Giratalana korale of Dewamedi hatpattu in the District of Kurunegala, North-Western Province; and bounded on the north by the land of Dingiri Menika and others, east by the village limit of Madigekotambepitiya, south by the field of Punchirala and others, and west by field.

The field called Meegahamula alias Higgahamula- $\mathbf{2}$ . kumbura of 1 amunam paddy sowing extent, situate at Bamunumulla aforesaid; and bounded on the north by the field of Punchi Menika, east by Delgahamulawatta, south by Dewalelangakumbura, and west by the field of Dingiri Menika and others.

The field called Dewalelangakumbura of 1 amunam and I pela paddy sowing extent, situate at Bamunumulla aforesaid; and bounded on the north by the field of Punchi Banda and others, east by Dimulgahamulawatta, south by the field of Punchirala and others, and west by jungle.

The field called Thawallekumbura of 3 pelas paddy 4. sowing extent, situate at Bamunumulla aforesaid; and bounded on the north and south by the field of Punchirala and others, east by jungle, and west by Dangahamulahena.

The field called Ihalathawallekumbura of 1 amunam and 2 pelas paddy sowing extent, situate at Bamunumulla aforesaid; and bounded on the north by the field of Kiri Menika, east and west by jungle, and south by tank bund (wekanda).

The field called Esseddumekumbura of 2 amunams 6 paddy sowing extent, situate at Bamunumulla aforesaid; and bounded on the east by Diyagillma, south and north by

jungle, and west by tank bund (wekanda). 7. The field called Helambagahakumbura of 2 pelas paddy sowing extent, situate at Bamunumulla aforesaid; and bounded on the east by the land of Vedarala, south by the field of Banda, west by the field of Bandi Etana, and north by the field belonging to the plaintiff.

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8. The field called Esseddumkumbura of 2 amunams paddy sowing extent, situate at Bamunumulla aforesaid; and bounded on the north by Godakele, east by Weweroda, south by jungle, and west by tank bund (wekanda).

9. The land called Haimiliaganamutakouwa of 11000, and 12 perches in extent, situate at Bamunumulla aforesaid; and bounded on the north by the village limit of Kotambe-pitiya, east by lot No. 8, south by lot No. 7, and west by

pitiya, east by lot No. 8, south by lot No. 7, and west by lot No. 6.
10. The land called Paragawatta of 2 acres in extent, situate at Bamunufulla aforesaid, and bounded on the north by the land beinging to a burveyor, east by the land belonging to Gammathamy and others, south by the field of Punchirala and others, and west by field.
1) The field called Bogahamulakunbura of 2 pelas paddy sowing extent, situate at Bamunufulla aforesaid; and bounded on the north by the land of a Surveyor, east by Paragawatta, south and west by the field of Punchirala and others.
12. An undivided 5/6 share of Mailaganamulawatta of about 5 lanash makkan sowing extent, situate at Bamunumulla aforesaid; and bounded on the north by the land of a Surveyor, east by Paragawatta, south and west by the field of Punchirala Aratchia and others.
12. An undivided 5/6 share of Mailaganamulawatta of about 5 lanash makkan sowing extent, situate at Bamunumulla aforesaid; and bounded on the north by fence of the garden of Appuhamy, east by the village limit of Madigekotambepitiya, south by fence of Diulgahamulawatta, and west by Timbirigahakunbura. west by Timbirigahakumbura. 13. The field called Timbirigahamulakumbura of

amunam paddy sowing extent, situate at Bamunumulla aforesaid; and bounded on the north by the limitary ridge of the field of Appuhamy, east by fence of the garden of Mailagahamulawatta, south by field of Dingiri Menika, and

west by field. 14. The field called Medakumbura of 1 pela paddy sowing extent, situate at Bamunumulla aforesaid; and bounded on the north-east by Timbirigahakumbura, west by field of Appuhamy and others, and east by Gedaragawawela.

15. The land called Kolongahamulawatta alias hena of 9 acres in extent, situate at Bamunumulla aforesaid; and bounded on the north by fence of the garden of Bandappu, east by the land of the Crown, south by Godakele belonging to Mudiyanseralahamy, and west by fence of the garden of Punchi Banda (also within these boundaries the planted portion and jungle).

Fiscal's Office, Kurunegala, June 21, 1935. R. S. GOONESEKERA, Deputy Fiscal.

In the District Court of Kurunegala.

An undivided  $\frac{1}{3}$  share of the contiguous allotments of land called Boralugodewatta of l'acres roods and 24 perches in extent, Wekumbura of 3 acres 1 rood and 28 perches, and in extent, wekumbura of 3 acres i rood and 28 perches, and Makulelewatta of 5 acres and 29 perches in extent, situate at Medagoda in Dambadeni Udukaha korale north of Dambadeni hatpattu in the District of Hurunegala, North-Western Province; and together bounded on the north by the high and low lands belonging to Jeewathamy and others, east by Oliyadeniyewatta belonging to the Crown, south by the garden and field belonging to Mudalihamy Aratebila and others, and on the west by the lands belonging Aratchila and others, and on the west by the lands belonging to Dingiri Amma and others, together with the buildings standing thereon.

Fiscal's Office, R. S. GOONESEKERA, Kurunegala, June 25, 1935. · Deputy Fiscal.

#### In the District Court of Kurunegala.

K. M. P. R. Kumarappa Chettiar, (2) ditto Periya

Karuppen Chettiar, by their attorney V. R. Bala-kristna Rawuth of Kurunegala ...... Plaintiffs.  $\cdot \cdot v_{s}$ . No. 15,628.

G. D. John Fernando of Ilukwehera in Hatahaye ..... Defendant. korale

NOTICE is hereby given that on Wednesday, July 24, 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 property for the recovery of the sum of Rs. 5,060.30, with interest on Rs. 4,600 at

15 per cent. **De a**nnum from May 30, 1930, to May 9, 1932, and thereafter with legal interest on the aggregate amount till payment in full and poundage, less Rs. 3,150, viz. :--An undivided  $\frac{1}{2}$  share of tlukweherakumbura, situate at Ilukwehera in fletahaye koi food Hiriyala hatpattu in the District of thermegala, North Western Province; and bounded on the porth by numbukgaha on the limit of Thahanamghawela on and Fregaha, east by lands of Punchirala, Ranhamy Eikka, Matota, Kudaya, Dingiriya, and Baiya of Pahalawewa and lands claimed by villagers, south by land claimed by villagers, west by Meegaha of the south by land claimed by villagers, west by Meegaha of the land of Kirihamy, ela of the land of the villagers and land of Pedrick Mendis. Containing in extent 33 acres and 26 perches. Together with the buildings and plantations 26 perches. Together with the buildi thereon. Registered under B 182/113.

Fiscal's Office, R. S. GOONESEKERA, Kurunegala, June 21, 1935. Deputy Fiscal.

### In the Court of Requests of Chilaw.

The Hon. the Attorney-General, Ceylon ...... Plaintiff.

No. 26,687. Vs.

W. L. M. Abeyasekera, St. Peter's Mills, Dummaladeniya, presently of Tover Elets, Maradana, Colombo ...... Defendant.
NOTICE is hereby given that on Thursday, July 25, 1935, commencing at 4 o'clock in the afternoon, will be sold by public auction at the premises the right, title, and interest of the said defendant in the following property for the recovery of the sum of Rs. 100, with legal barenest thereon from date of action, June 7, 1934, till payment in that and the sum of Rs. 26 '75 being costs of this action, less the sum of Rs. 5 Rs. 26 75 being costs of this action, less the sum of Rs. 5 paid by the defendant on October 10, 1934, and poundage :----

1. All that land called Kabylewewatta, situate at 1. All that land called Katelewewatta, situate at Kabalewa in Katugampola korale north of Katugampola hatpattu in the District of Kurunegala, North-Western Province; and bounded of the north by the Gansabhawa road leading to Ginimandawala, east by the Gansabhawa road of Kabalewa, sonth by the land belonging to Clementi Fernando, and west by the land belonging to Clementi Fernando, and west by the land belonging to Ekanayaka, Vel-Vidane, and his wife; containing in extent about 6 acres, together with the plantations thereon. 2. The land called Epaladeniyewatta, situate at Epala-deniya in Yatikaha korale north of Katugampola hatpattu aforesaid; and bounded on the north by the land belonging to Chettiralas and the land belonging to Pelis Appu, east

to Chettiralas and the land belonging to Pelis Appu, east by field, south by Pansalhena.and the garden belonging to the Coroner, and west by the road leading to Hettipola; containing in extent 22 acres, together with the trees, plantations, and buildings standing thereon.

R. S. GOONESEKERA, Fiscal's Office, Kurunegala, June 25, 1935. Deputy Fiscal.

#### Province of Sabaragamuwa.

2-4 In the District, Court of Ratnapura.

In the matter of the intestate estate of Kehelwatte Jayasundera Mudiyanselage Gunaratna Menike of Maraliya, deceased, O

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 for the recovery of the sum of Rs. 158.66, together with interest on Rs. 1 at 4 per cent. per annum from June 4, 1934, till payment in full, viz. :---

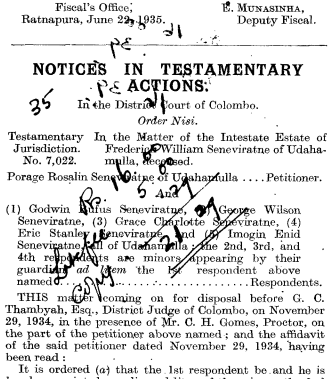
All that land called and known as Walauwewatta, situate at Maraliya in Palle pattu of Nawadun korale in the District of Ratnapura; bounded on the north by Wadiyawatta and agala, east by agala and Madittewatta, south by Bangalawewatta and agala, west by Aluowita, Waturana, and Kumburuwela; and containing in extent about 10 seers of kurakkan sowing, with the whole of the tiled house standing thereon tiled house standing thereon.

Fiscal's Office, Ratnapura, June 18, 1935.

E. MUNASINHA, Deputy Fiscal. In the District Court of Colombo?

said defendant in the following property for the recovery of the sum of Rs.  $1,491\cdot 86$ , with legal interest thereon from December 22, 1933, till payment in full and costs of suit, viz. :

All that land called Getapandeniyehena, Pallewatte Dabaluhena T. P. 420,350, lots 33 and 39B, situate at Kalawana in Meda pattu of Kukulu korale in the District of Ratnapura; bounded on the north by lots 31 and 32, east by lots 32, 33P, 33o, 173, and reservation along Vetichchagaha dola and T. P. 168,635, south by reservation along Thummaditte-dola, and west by lots 33J, 33D, 172, 170, 168, 33c, 39, 39c, Pallewatte-dola; and reservation along Enderigala-dola; containing in extent about 100 acres 3 roods and 23 perches, exclusive of above dola.



hereby appointed guardian *ad litem* of the minors, the 2nd to 5th respondents above named, to represent them for all the purpose of this action, and (b) it is ordered that the petitioner be and she is hereby declared entitled, as widow of the above-named deceased, to have letters of administration to his estate issued to her, unless the respondents above named or any other person or persons interested shall, on or before January 24, 1934, show sufficient cause to the satisfaction of the court to the contrary.

G. C. THAMBYAH, District Judge. The date for showing, cause is extended to July 4, 1935.

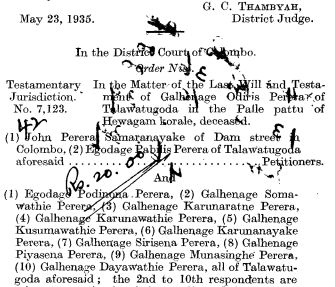
#### In the District Court of Colombo. Order Nisi.

Testamentary In the Matter of the Intestate Estate of Jurisdiction. Johnis William Charles de Soysa of No. 7,186. Moratuwa, deceased. Dona Eugina Desinghe of The Walauwa in Mora-tuwa Testamentary

- The Walauwa in Mora-

(1) Victor Charles de Sorsa, (2) Lionel de Soysa, both of Moratuwa (2).
(1) Victor Charles de Sorsa, (2) Lionel de Soysa, both of Moratuwa (2).
(2) THIS matter coming on for disposal before G. C. Thambyah, Esq., District Judge of Colombo, on May 23, 1935, in the presence of Mr. R. W. Perera, Proctor, on the part of the petitioner above named ; and the affidavit of the said.petitioner dated May 23, 1935, having been read :

It is ordered that the petitioner be and she is hereby declared entitled, as widow of the above-named deceased, to have letters of administration to his estate issued to her, unless the respondents above named or any other person or persons interested shall, on or before July 11, 1935, show sufficient cause to the satisfaction of the court to the contrary.



respondent above named ..... Respondents. THIS matter coming on for disposal before G. C. Thambyah, Esq., District Judge of Colombo, on March 13, 1935, in the presence of Messrs. Georgesz & Fernando, Proctors, on the part of the petitioners above named ; and the affidavits (1) of the said petitioners dated March 22, 1935, and (2) of the attesting witnesses dated April 2, 1935, having been read :

minors appearing by their guardian ad litem the 1st

It is ordered (a) that the 1st respondent be and she is hereby appointed guardian ad litem of the minors, the 2nd to 10th respondents above named, to represent them for all the purposes of this action, and (b) that the last will of Galhenage Odiris Perera, 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 petitioners are the executors named in the said will, and that they are entitled to have probate thereof issued to them accordingly, unless the respondents above named or any other person or persons interested shall, on or before July 4, 1985, show sufficient cause to the satisfaction of this court to the contrary.

Testamentary In the Matter of the Intestate Estate of Jurisdiction. Wadduwapathirage Julis Perera of Jurisdiction. Badduwapathirage Julis Perera No. 7,190. . Rukmale, deceased. Amaratun Archimaddunage Carlina Hamy of Ruk-

Amaratun Archimaddunage Carina Hamy of Kuk-male in the Palle pattu of Hewagam korale. Petitioner.
(1) Wadduwapathrage Missi Nona, wife of Pinidiya-pathirage Charles Perera, both of Maharagama, (2) Wadduwapathirage Karunaratne, (3) Wadduwa-pathirage Martin Perera, both of Rukmale, and (4) Wadduwapathirage Samel Perera of Dodampe, guardian ad litem of the 1st and 2nd respondents guardian ad litem of the 1st and 2nd respondents above named ..... Respondents.

THIS matter coming on for disposal before G. Thambyah, Esq., District Judge of Colombo, on May 29, 1935, in the presence of Mr. D. H. Jayasingha, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated April 24, 1935, having been read :

It is ordered (a) that the 4th respondent be and he is hereby appointed guardian ad litem of the minors, the 2nd and 3rd 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 July 11, 1935, show sufficient cause to the satisfaction of the court to the contrary.

May 29, 1935.

G. C. THAMBYAH, District Judge.

Judge.

In the District Court of Colombo.

#### Order Nisi.

In the Matter of the Last Will and Testa-ment of Elwitigalage Jamis Appu of Brakmanagama in the Palle pattu of Testamentary Jurisdiction. No. 7,191. Hewagam korale, deceased.

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Petitioner.

And, 6

(1) Padukkage Dona Babun Nona, (2) Elwitigalage Sadiris Appu. (3) ditto Don Bastian, all of Brak-managama (appressid, 2 (4) ditto Mango Nona of Habarakada in the Palle pattu of Hewagam korale, (5) ditto Ketcho Nona of Pepiliana in the Palle pattu of Salpiti korale, (6) ditto Manis Appu of Brakmanagama aforoscid. (7) ditto Noi Appu of Brakmanagama aforesaid, (7) ditto Noi Hamy of Depanama in the Palle pattu of Hewagam korale, (8) ditto Adiriana Hamy of Mattegoda in the Palle pattu of Salpiti korale ..... Respondents.

THIS matter coming on for disposal before G. C. Thambyah, Esq., District Judge of Colombo, on May 29, 1935, in the presence of Mr. D. H. Jayasingha, Proctor, on the part of the petitioner above named; and the affidavits (1) of the said petitioner dated April 12, 1935, (2) of the attesting notary dated May 27, 1935, and (3) of the attesting witnesses dated April 8, 1935, having been read: It is ordered that the last will of Elwitigalage Jamis Appu, decessed of which the original has been produced and is

deceased, of which the original has been produced and is now deposited in this court, be and the same is hereby 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 July 11, 1935, show sufficient cause to the satisfaction of this court to the contrary.

May 29, 1935.

G. C. THAMBYAH, District Judge.

In the District Court of Colombo. V Order Nisi.

Testamentary In the Matter of the Intestate Estate of Mercia Maisie Rosalind Obeyesekere of Jurisdiction. No. 7,207. Beau Desir, Paiyagala, deceased.

Hector Owen Wijeratne Obeyesekere of Beau Desir,

(1) Shanti Mercia Obyesekere of Bean Desir, Paiyagala, by her guardian ad litera (2) Reverend John Clive Christopher Perera of Mature
THHIS Katter comme on for disposal before G. C. Thambyah, Esq., District Judge of Colombo, on June 8, 1935, in the presence of Mr. D. M. L. Mendis, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated June 6, 1935, having been read : It is ordered (a) that the 2nd respondent be and he is

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 action, and (b) that the petitioner be and he is hereby declared entitled, as widower of the above named deceased, to have letters of administration to her estate issued to him, unless the respondents above named or any other person or persons interested shall, on or before July 18, 1935, show sufficient cause to the satisfaction of the court to the contrary.

June 18, 1935.

G. С. Тнамвуан, District Judge.

In the District Court of Colombo. 32 Order Nisi declaring Will proved.

Testamentary Jurisdiction No. 7,223 N.T.

**B** 3

In the Matter of the Last Will and Testa-In the matter of the Last will and restament (and Codicil) of Frances Muriel Reeve, formerly of 54A, Elizabeth
street, Eaton. Square, in the City of Westminster, England, but late of Etawah, United Provinces in India *6*0.

THIS matter coming on for disposal before G. C. Thamby h, Esto District Judge of Colombo, on June 20, 1935, in the presence of Mr. George Neil Stewart de Saram, Proctor, on the part of the petitioner, David Ernest

Martensz of Colombo; and (1) the affidavit of the said petitioner dated June 15, 1935, (2) the powers of attorney dated respectively October 17, 1934, and January 10, 1935, and (3) the order of the Supreme Court dated May 31, 1935, having been read : It is ordered that the will of the said Frances Muriel Reeve, deceased, dated September 27, 1932 (and codicil thereto dated September 3, 1933), an exempli-fication 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 proved; and it is further declared that the said David Ernest Martensz 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 and codicil annexed) issued to him accordingly, unless any person or persons interested shall, on or before July 11, 1935, show sufficient cause to the satisfaction of this court to the contrary.

June 20, 1935.

G. C. THAMBYAH, District Judge.

In the District Court of Colombo.

Order Nisi declaring Will proved.

Testamentary In the Matter of the Last Will and Testament of John Garvie of The Chantry, Bideford, Devonshire, England, retired Colone F.M.S., deceased. Jurisdiction No. 7,227 N.T.

Colone I.M.Y., deceased. THIS matter coming Grador disposal before G. C. Thambyah Esq., District Jucce of Colombo, on June 21, 1935, in the presence of Mr. George Neil Stewart de Saram, Proctor, on the period the petitioner, David Ernest Martensz of Colombo, and (1) the affidavit of the said petitioner dated May 23, 1935, (2) the power of attorney dated March 12, 1935, and (3) the order of the Supreme Court dated May 22, 1935, having been read : It is ordered that the will of the said John Garvie, deceased, dated August 22, 1933, a certified conv. of which under the Seal of His Majestv's 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 David Ernest Martensz is the attorney in Ceylon of the sole executrix 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 July 4, 1935, show sufficient cause to the satisfaction of this court to the contrary.

G. C. THAMBYAH, ~ June 21, 1935. District Judge.

In the District Court of Negombo.

Order Nisi declaring Will proved.

In the Matter of the Last Will and Testa-Testamentary ment of Wijepurage Juanis Fernando of Jurisdiction. Dalupotha, deceased. No. 2.951.

Weeramundage Helena Fernando of Dalupotha. Petitioner.

 $\mathbf{Vs.}$ 24 

THIS matter coming on for disposal before D. H. Balfour, Esq., District Judge of Negombo, on May 13, 1935, in the presence of Messrs. Pathiratne & Suprayar, Proctors, on the part of the petitioner; and the petitioner's petition and affidavit dated May 13, 1935, the affidavit of the notary and attesting witnesses dated May 27, 1935, having been read:

It is ordered that the last will and testament of the abovenamed deceased, the original of which is 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 show sufficient cause to the satisfaction of this court to the contrary on or before June 21, 1935.

It is further ordered that the petitioner be and she is hereby declared, as the executrix mentioned in the said last will and as sole heiress mentioned therein, to have probate to the said estate issued to her, unless the respondents above named or any other person or persons interested shall show sufficient cause to the satisfaction of this court to the contrary on or before June 21, 1935.

It is further ordered that the 2nd respondent be appointed guardian *ad litem* over the 7th, 8th, and 9th respondents who are minors for the prupose of this case, unless the respondents above named or any other person or persons interested shall show sufficient cause to the satisfaction of this court to the contrary on or before June 21. 1935.

May 13/30, 1935.

D. H. BALFOUR, District Judge.

The time for showing cause is extended to July 8, 1935.

D. H. BALFOUR, District Judge.

In the District Court of Negombo. Order Nisi.

2/7 In the Matter of the Intestate Estate of the Testamentary Jurisdiction. late Wickramaradage Juwanis Fernando of Yatimeeya, deceased. No. 2.957. Davith Yati-Wickramaradage Fernando of ····•**^A**· · · · · · · · · · · Petitioner. meeya ..... Ø

~^ fr. (1) Wickramaradage Seeter (2) Wickramage Francis Fernando, (3) Wickramar Lage Peeris Fernando, all of Yatimeeya, (2) Wickramar Gage Vellun Fernando of Kaleliya Webodamulla,(5) Wickramaradage Gab-riel Fernando (6) Wickramaradage Gab-

Esq., District Judge of Negombo, on June 6, 1935, in the presence of Messrs. Pathiratne & Suprayar, Proctors, on the part of the petitioner; and the petitioner's petition and affidavit dated June 6 and June 3, 1935, respectively, having been read :

It is ordered that the petitioner be and he is hereby declared entitled, as a son and heir of the above-named deceased, to have letters of administration to the above estate issued to him, unless the respondents above named or any other person or persons interested shall show sufficient cause to the satisfaction of this court to the contrary on or before July 2, 1935.

D. H. BALFOUR, June 6, 1935. District Judge.

50 . In the District Court of Negombo. Order Nisi declaring Will proved.

In the Matter of the Last Will and Testa-Testamentary ment of John Perera Gunasekera Sena-Jurisdiction.

 (1) Saldin Piyadasa Perer Gunasekera Senanayake, (2)
 William Perera Gunasekera Senanayake, both of Kehelella
 (1) Alexandria Andria Amarasekera of Kehelella Vs (1) Alexandria Genetia Amarasekera of Kehelella, (2) Mrs. Emala: Marner, Keppatipola nee Gunasekera Senanayake of Athuruwala estate, Kandy, (3) Mrs. Beatrice Edith de Alwis nee Gunasekera Senanayake of Wasala Walawwa, Marawila, (4) Mrs. Daisy Arvin Seneritate and Gunasekera Senanayake Seneviratne nee Gunasekera Senanayake of Gallindagoda Walawwa, Welipenna, (5) Mrs. Silvia alias Olive Seneviratne nee Gunasekera Senanayake of Balangoda, (6) Gareth Ratnaloka Gunasekera Senanayake, (7) Olive Aryawansa Gunasekera Senanayake, (8) Naida Walter Mahaweera Gunasekera Senanayake, (9) Wickramasinghe Aryawansa Gunasekera Sena-nayake, (10) Iranganii Rupawathie Gunasekera Senanayake, all of Kehelella.....Respondents.

THIS matter coming on for disposal before D. H. Balfour, Esq., District Judge of Negombo, on June 10, 1935, in the presence of Mr. H. de Z. Siriwardana, Proctor, on the part of the petitioners; and the petitioners' petition and affidavit dated June 10, 1935, respectively, and the affidavit of the attesting notary and witnesses dated May 21, 1935, having been read :

It is ordered that the last will and testament of the above-named deceased, the original of which has now been deposited in court, be and the same is hereby proved, unless the respondents above named or any other person or persons interested shall show sufficient cause to the satisfaction of this court to the contrary on or before July 5, 1935.

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It is further ordered that the petitioners be and they are hereby declared entitled, as executors mentioned in the said last will, to have probate to the above estate issued to them, unless the respondents above named or any other person or persons interested shall show sufficient cause to the contrary on or before July 8, 1935.

It is further ordered that the 1st respondent be appointed guardian ad litem over the 8th, 9th, and 10th respondents who are minors for the purpose of this case, unless respondents above named or any other person or persons interested shall show sufficient cause to the satisfaction of this court to the contrary on or before July 5, 1935.

June 10, 1935.	٠. ج	D. H. BALFOUR,
	the second second second	

### In the District Court of Kandy. Order Nisi.

Testamentary In the Matter of the Estate of the late Jurisdiction. Kongahawattege Pedrick Appuhamy, Jurisdiction. deceased, of Panwila in Pallegampaha of Lower Dumbara. No. 5,267.

No. 5,267. . . deceased, of Panwila in Fallegampana of Lower Dumbara. THIS matter coming on for disposal before W. E. Barber, Esq., District Judge, Kaldy, or November 1, 1934, in the presence of fir. A fodamuse, on the part of the petitioner, Wickremaratina Vagapure, and the part of the petitioner, Wickremaratina Vagapure, and the Aratchige Leelawathie; and the affidavit of the said petitioner dated August 7, 1934 herring been read: It is ordered that the petitioner 1934, having been read: It is ordered that the petitioner be and she is hereby declared entitled, as widow of the above-named deceased, to have letters of administration to his estate issued to her, unless the respondents-(1) Kongahawattege Ratnawatie, (2) Kongahawattege Nandawatie, (3) Kongahawattege Ratnapala, (4) Kongaha-wattege Erdipala, (5) Kongahawattege Punasara, all of Panwila bakery in Pallegampaha, by their guardian *ad litem* (6) Danoris Wickremaratne of Mawanella bakery—or any other person or persons interested shall, on or before July 4, 1935, show sufficient cause to the satisfaction of this court to the contrary.

W. E. BARBER, ì November 1, 1934. District Judge.

#### In the District Court of Kandy. 2

#### Order Nisi.

In the Matter of the Estate of the late Boragodagedera Joseph alias Bodia, Testamentary Jurisdiction. No. 5,305. deceased, of Ampitiya in Kandy.

THIS matter coming on for disposal before W. E. Barber, Esq., District Judge, Kandy, on May 30, 1935, in the presence of Ma 10: J. Tryler on the part of the petitioner, Boragod geder, Helena Hemy; and the affidavit of the said petitioner dated April 5, 1965, having been read: It is ordered that the petitioner behand the is hereby declared entitled, as sister of the aforesaid deceased, to have letters of administration to the estate issued to her, unless the respondents—(1) Borago agedera William, (2) ditto Agnes, (3) ditto Albert, (4) ditto Emalina, (5) ditto Lily, and (6) Alfred, all of Ampitiva, Kandy: the 4th, 5th, and 6th by Alfred, all of Ampitiya, Kandy; the 4th, 5th, and 6th by their guardian *ad litem* the.2nd respondent—shall, on or before July 4, 1935, show sufficient cause to the satisfaction of this court to the contrary.

W. E. BARBER, May 30, 1935. District Judge.

In the District Court of Nuwara Eliya holden at Hatton.

Order Nisi.

Testamentary In the Matter of the Intestate Estate and Effects of Suna Sodalai Asary of Talawa-Jurisdiction. No. 186. kele. deceased.

Suna Caruppiah of Talawakele ..... Petitioner.

#### And

(1) Mandram Asary, (2) Sandana Ammal, (3) Suppiyah, 

THIS matter coming on for disposal beford Reginald Felix Dias, Esq., Additional District Judge of Nuwara Eliya-Hatton, on March 26, 1935, in the presence of Mr. J. A. Aiyadurai, Proctor, on the part of the petitioner, Suna Caruppiah of Talawakele ; and the affidavit of the said petitioner dated February 28, 1935, having been read :

It is ordered that he said petitioner, as the eldest son of the deceased, be and he is hereby declared entitled to have the deceased, be and he is hereby declared entitled to have letters of administration issued to him accordingly, unless the respondents—(1) Mandram Asayr, (2) Sandana Ammal, (3) Suppiyah, (4) Letching, wife of Parameswaram, and (5) Pagavathy and (6) Agelandam, minor, by their guardian ad litem Suppiyah, the 3rd respondent prove named, all of Talawakele—ontery person or persons inferested shall, on or before April 23, 1935, show sufficient cause to the satis-faction of this counter the contrary. R. M. G. MONYPENNY, District Judge

March 26, 1923 District Judge. Time for showing cause is stended till May 21, 1935. R. M. G. MONYPENNY, April 23, 1935. District Judge. Time for showing cause is extended till June 18, 1935. R. M. G. MONYPENNY, May 2, 1935. District Judge.

Time for showing cause is extended till July 2, 1935.

June 18, 1935.

R. M. G. MONYPENNY, District Judge.

30 In the District Court of Galle. Order Nisi.

In the Matter of the Estate of the late John Richard Weerasekera, deceased, of Ma-Testamentary Jurisdiction. galle. No. 7,648.

No. 7,648. galle. THIS matter coming on for disposal before C. E. de Vos, Esq., District Julge of Galle, on April 4, 1935, in the presence of Mr. WOT. Witchulasuriya, Proctor, on the part of the petitioner, Sophia Weerasekera nee Wickramasingha of Magalle ; and the affidavit of the petitioner dated April 4, 1935, having been read : It is ordered that the 3rd espondent be appointed guardian ad lamo over at 1st and 2nd minor respondents, unless the respondents, viz. (1). Ottansa Gamini Weera-sekera, (2) Indrani Sumana Weerasekera, both of Magalle, (3) James Wickramasingha of Tangalla, or any other person or persons interested shall, on or before May 16, 1935, show

persons interested shall, on or before May 16, 1935, show sufficient cause to the satisfaction of this court to the contrary.

It is further declared that the said petitioner, as widow of the deceased above named, is entitled to have letters of administration issued to her accordingly, unless the said respondents or any other person or persons interested shall, on or before May 16, 1935, show sufficient cause to the satisfaction of this court to the contrary.

	C. E. DE Vos,
April 4, 1935.	District Judge
Extended to July 2, 1935.	

June 24, 1935.

C. E. DE VOS. District Judge.

District Judge.

In the District Court of Galle.

Worder Nisi declaring Will proved, &c.

Order Nisi declaring Will proved, &c.
Testamentary In the Matter of the Estate of the late Jurisdiction. Kalansurige Hinniappuhamy, deceased, No. 7,653. of Narawala in Akmeemana, Galle.
THIS matter parting on for disposal before C. E. de Vos, Esq., District Judge of Galay in May 10, 1935, in the presence of Mr. M. Semage, Provider, on the part of the petitioner Relansurige Marshal Appu of Narawala; and the affidavit of the said petitioner dated April 5, 1935, and (2) the affidavit of the said petitioner dated April 5, 1935, and (2) the affidavit of the actes ing witnesses to the last will dated April 6, 935, and (3) the affidavit of the notary dated May 5, 1935, having been read: It is ordered that the will of Kalansurige Hinniappuhamy of Narawala, deceased, dated November 11, 1929, be and the same is hereby declared proved, unless the respondents—(1) Kalansurige Mendis Appu, (2) Kalansurige Cicilihamy, both of Narawala, Galle—or any other person or persons interested shall, on or before June 10, 1935, show sufficient cause to the satisfaction of this court to the contrary. contrary

It is further declared that the said petitioner 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 said respondents or any other person or persons interested shall, on or before June 10, 1935, show sufficient cause to the satisfaction of this court to the contrary

May 10, 1935.

 $\cdot$  C. E. de Vos,

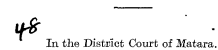
Order Nisi extended to July 22, 1935. C. E. DE Vos, District Judge. 30 In the District Court of Galle. ્ય Order Nisi.

Testamentary In the Matter of the Estate of the late Jurisdiction. Manikku Wadumestri Elias de Silva, leceased, of Hikkaduwa. No. 7,657.

THIS matter coming on for disposal before C. E. de Vos, Esq., District Judge of Galfe, on June 6, 1935, in the presence of Messrs. D. & Bramarasuriya, Proctors, on the part of the petitioner, Manikke Wadumestri Surasena of Hikkaduwa; and the affidave of the said petitioner dated

Hikkaduwa; and the affidatit of the said petitioner dated June 6, 1935 Having been read: It is ordered that the aid petitioner, as eldist son of the deceased above named is satisfied to have letters of administration issued to him accordingly, unless the respondents, viz., (1) tallege Carlinahamy, (2) Manikku Wadumestri Hendrick de Silva of Colombo, (3) Manikku Wadumestri Missi Nona wife of Simon de Silva hoth of Wadumestri Missi Nona, wife of Simon de Silva, both of Dodanduwa, (4) Manikku Wadumestri Ranadewa de Silva of Hikkaduwa, (4) Manikku wadumestri Nanadewa de Shva of Hikkaduwa, (5) Manikku Wadumestri Som**a**wathie de Silva of Ragama, (6) ditto Martinus de Silva of Gampaha, (7) ditto Kalyanawathie de Silva of Colombo, (8) ditto (1) ditto Kalyanawathie de Silva of Colombo, (8) ditto Leelawathie de Silva of Hikkaduwa, (9) ditto Seelawathie de Silva of Namunukula, (10) ditto Sumana de Silva of Hikkaduwa, (11) Kankani Tantri Piyadasa of ditto, (12) ditto Ciciliya of ditto, (13) ditto Joslin of Gonapinuwala, (14) ditto Sumanadasa of Haputale, shall, on or before July 4, 1935, show sufficient cause to the satisfaction of this count to the contrary. court to the contrary.

> C. E. DE Vos, District Judge.



Testamentary In the Matter of the Last Will and Testament of Egodagamage Don Bastian Premaratna, deceased, of Beruwewela. Jurisdiction. No. 3,861.

Egodagamage Sirisena Premaratna of Beruwe-wela ...... Petitioner.

24: 24 Vs. ·

THIS matter coming on for disposal before C. E. de Pinto, Esq., District Judge of Matara, on November 7, 1934, in the presence of Mr. S. Dias, Proctor, on the part of the petitioner; and the affidavit of the said petitioner dated November 3, 1934, the affidavit of the attesting notary and subscribing witnesses dated January 18, 1935, and the last will dated September 4, 1934, having been read :

It is ordered that the will of Egodagamage Don Bastian Premaratna, Vel-Vidane, deceased, dated November 3, 1934, and now produced in this court, be and the same is hereby produced in this court, be and the same is hereby proved, unless any person or persons interested shall, on or before April 8, 1935, show sufficient cause to the satisfaction of this court to the contrary.

It is further declared that the said petitioner, Egodagamage Sirisena Premaratna, is the legatee named in the said will, and that he is entitled to have probate of the same issued to him accordingly, unless any person or persons interested shall, on or before April 8, 1935, show sufficient cause to the satisfaction of this court to the contrary.

It is also ordered that the 6th respondent above named be and he is hereby appointed guardian ad litem over 2nd, 3rd, and 5th minor respondents, unless sufficient cause be shown to the contrary on April 8, 1935.

It is further ordered that the said minor respondents be produced before this court on April 8, 1935.

November 7, 1934. .

Date extended for June 19, 1935.

April 8, 1935.

Date extended for July 15, 1935.

June 19, 1935.

C. E. de Pinto, District Judge.

C. E. DE PINTO, District Judge.

C. E. DE PINTO, District Judge.

#### 33 In the District Court of Matara. ¥٧ Order Nisi.

In the Matter of the Intestate Estate of Testamentary Tantirige Dona Gimara Senehamy of No. 3,863.

Hewa Boruppege Davio Karunaratna of Tibbotu-wawa .... Petitioner. V n

 Hewa Boruppiege Sarlis Asiranaratna of Tibbotu-wawa, (2) Oditto Secton Kanusaratna, wife of (3) Korld Aratchige Peeris Abayagunawardena, both of Welichna, (2) Hewa Boruppege Millie Karunaratna, wife of (5) Bon Cornelis Abeyratna, both of Kataluwa, (6) Hewa !Boruppege Amy Karunaratna, (7) Odto Jinadasa Karunaratna, (8) Korle Aratchige Yasawathia Abeyagunawardena (8) Korle Aratchige Yasawathie Abeyagunawardena of Weligama ..... Respondents.

THIS matter coming on for disposal before C. E. de Pinto, Esq., District Judge of Matara, on November 30, 1934, in the presence of Mr. W. J. Serasinghe, Proctor, on the part of the petitioner above named ; and the affidavit of the said petitioner dated November 29, 1934, having been read :

It is ordered that the petitioner above named be and he is hereby declared entitled, as eldest son of the said deceased, to administer the said estate, and that letters of adminis-tration do issue to him accordingly, unless the respondents above named or any person or persons interested shall, on or before February 7, 1935, show sufficient cause to the satisfaction of this court to the contrary.

It is also ordered that the 1st and 3rd respondents above named be and is hereby appointed guardian ad litem over the 6th and 7th and also 8th named minor respondents, unless sufficient cause be shown to the contrary on February 7, 1935.

C. E. DE PINTO, November 30, 1934. . District Judge. The above Order Nisi is extended to June 20, 1935.

C. E. DE PINTO,

. District Judge.

The above Order.Nisi is extended to August 9, 1935.

C. E. DE PINTO, June 20, 1935. District Judge. .[ In the District Court of Jaffna. 34

Order Nisi!

In the Matter of the Estate of the late Vetha-No. 8,572. nayaky, widow of Eliathamby Thiruneela-kander of Mandaitivu, deceased.

Akillandam, widow of Kumaravelu Elaithamby of Mandaitivu ..... Petitioner.

(1)

THIS matter of the petition of the above-named petitioner, coming on for disposal before C. Coomaraswamy, Esq., District Judge, Jaffna, on October 29, 1934, in the presence of Mr. C. C. Somasegaram, Proetor, on the part of the petitioner; and the petition and affidavit of the abovenamed petitioner having been read :

It is ordered and declared that letters of administration It is ordered and declared that letters of administration to the estate of the above-named deceased be granted to the petitioner, as the lawful mother of the deceased, and the same be issued to her accordingly, unless the above-named respondents shall, on or before March 25, 1935, appear before this court and show sufficient cause to the satisfaction of this court to the contrary.

N. SINNATHAMBY, March 6, 1935. District Judge. 5

Order Nisi extended for June 19, 1935.

C. COOMARASWAMY, District Judge.

Order Nisi extended for July 1, 1935.

C. COOMARASWAMY, District Judge.

In the District Court of Colombo.

Order Nisi.

Testamentary In the Matter of the Last Will and Testa-Jurisdiction. ment of Samsudeen Abdul Caffoor of No. 7,146. 2nd Maligakande lane, in Colombo, deceased.

Mohamed Sheriff Abdurahman, presently of Deans road in Colombo Jp∙ 2 And

 Safia Umma (widew), (2) Mohamed Haniffa of No. 16, High street, Wellewattl, (3) Mohamed Sanoon, (4) Ummul. Melooha, (5) Moor-ul-Huzaira, (6) Arifath-ul-Khaira, (7) Mohamed, (8) Mohamed Lafir, (9) Mohamed Zapamil, (10) Mohamed Hafeel, all of Deans road, Colombo, the 4th to 10th respon-dents are minors apposing by their guardian ad litem the 1st respondent above named ...... Besponde litem the 1st respondent above named ..... Respondents.

THIS matter coming on for disposal before G. Thambyah, Esq., District Judge of Colombo, on March 29, 1935, in the presence of Mr. M. U. M. Saleem, Proctor, on the part of the petitioner above named; and the affidavits (1) of the said petitioner dated March 18, 1935, and (2) of the attesting Notary also dated March 18, 1935, having been read:

It is ordered (a) that the 1st respondent be and she is hereby appointed guardian ad litem of the minors the 4th to the 10th respondents above named to represent them for all the purposes of this action and (b) that the last will of Samsudeen Abdul Caffoor, 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 persons interested shall, on or before July 4, 1935, show sufficient cause to the satisfaction of the court to the contrary.

G. C. THAMBYAH, District Judge.

March 29, 1935. 115 Haltson