

THE

CEYLON GOVERNMENT GAZETTE

No. 8,140-FRIDAY, AUGUST 16, 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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PRINTED AT THE CEYLON GOVERNMENT PRESS, COLOMBO.

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PASSED ORDINANCES.

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

No. 24 of 1935.

G 904

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

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.

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

1 This Ordinance may be cited as the Village Communities Amendment Ordinance, No. 24 of 1935.

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

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

(2) in sub-section (6) thereof—

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

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

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

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

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

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

(1) by the renumbering of sub-sections (1) and (2) as sub-sections (2) and (3) respectively of that section; and

Amendment of section 18 of the principal Ordinance.

Amendment of section 22 of the principal Ordinance.

> Amendment of section 24 of the principal Ordinance.

(2) by the insertion of the following new sub-section as sub-section (1) immediately before the renumbered sub-section (2) :---

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

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

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

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

Passed in Council the Twenty-third day of July, 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 Fourth day of August, 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.

Nc. 25 of 1935.

An Ordinance to amend the Births and Deaths Registration Ordinance, 1895.

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 Births and Deaths Registration Amendment Ordinance, No. 25 of 1935.

2 Section 52 of the Births and Deaths Registration Ordinance, 1895, is hereby amended in sub-section (2) thereof by substituting for the words "Justice of the Peace", the words "Justice of the Peace, a Commissioner for Oaths,".

Passed in Council the Twenty-third day of July, 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 Fourth day of August, One thousand Nine hundred and Thirty-five.

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

No. 1 of 1895.

Amendment of section 29 of

the principal

Ordinance.

Short title.

Amendment of section 52 (2) of Ordinance No. 1 of 1895. PART II. (LEGIE CEYLON GOVERNMENT GAZETTE - AUG. 16, 1935

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

No. 26 of 1935.

M. L. A. 264

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

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.

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

This Ordinance may be cited as the Motor Car (Convention) Amendment Ordinance, No. 26 of 1935.

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

- (1) 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, equipment, registration, dimensions. 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."

Passed in Council the Twenty-third day of July, 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 Fourth day of August, One thousand Nine hundred and Thirty-five,

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

DRAFT **ORDINANCES.**

MINUTE.

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

An Ordinance to provide for the regulation and control of Bakeries and Aerated Water Factories situated outside the administrative limits of local authorities.

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

1

Licence to sell or distribute articles.

Short title.

This Ordinance may be cited as the Rural Bakeries and Aerated Water Factories Ordinance, No. of 1935.

After a date to be appointed by the Governor by proclamation in the Gazette no person shall send or bring for sale or distribution into any urban area any article prepared in any bakery or aerated-water factory situated outside the limits of that urban area, unless that bakery or aerated-water factory has been licensed by the Government Agent in accordance with the provisions of this Ordinance, and unless the person bringing the article into the urban area is the holder of a registration-card issued by the Government Agent as hereinafter provided.

3 (1) Every person desirous of having a bakery or an aerated-water factory licensed, shall apply to the Government Agent in writing, stating his name and address and the urban area or areas in which he proposes to sell or distribute the articles prepared in the bakery or aerated-water factory, and describing the situation of the premises and the nature and construction of the building or buildings, the furniture, the apparatus, and the machinery, used or to be used for the purpose of the bakery or aerated-water factory.

(2) No licence shall be issued by the Government Agent unless the building or buildings, furniture, apparatus, and machinery described in the application, are certified after inspection by an officer authorised thereto by the Director of Medical and Sanitary Services to be in conformity with the requirements laid down in the by-laws or regulations made by the local authority or each of the local authorities or the urban area or areas specified in the application, as the conditions for the issue of a licence for a bakery or an aerated-water factory, as the case may be, established within such urban area or areas.

4 (1) A licence issued under the provisions of this Ordinance shall not be transferable and may lawfully be used only by the person and only in respect of the premises named or described and within the urban area or areas specified therein, and shall expire on the thirty-first day of December next following the date of issue unless previously cancelled.

(2) Every licence shall be renewed on or before the date of expiry, unless the sale or distribution within an urban area of the articles prepared in the bakery or aerated-water factory to which it relates is to be discontinued after that date.

5 (1) In respect of each licence and each renewal of a licence under this Ordinance a fee shall be payable to the Government Agent in money or in stamps at the following rates :--

Rs. 30 in the case of an aerated-water factory, and

Rs. 8 in the case of a bakery.

(2) The Governor may at any time by notification in the Gazette fix the fee at any other rate either for the whole Island or for any specified province, district, or area.

(3) All fees recovered under this section shall be credited to the general revenue of the Island.

6 All premises licensed under the provisions of this Ordinance and all the furniture, apparatus, and machinery therein, shall at all times be maintained in the manner prescribed by the by-laws or regulations relating to bakeries or aerated-water factories, as the case may be, made by the local authority or each of the local authorities of the urban area or areas specified in the licence.

7 (1) Any part of any licensed premises may be inspected by any authorised officer of the Department of Medical and Sanitary Services, at any reasonable time between sunrise and sunset or at any time when any article is in actual process of preparation or manufacture therein.

(2) It shall be the duty of the licensee of the premises to give such assistance as may be demanded, and to comply with such directions as may be given, by the officer.for the purposes of the inspection.

8 (1) Whenever an inspecting officer reports that any part of any premises licensed under this Ordinance is in an insanitary condition or exposed to infection of any kind, any officer of the Department of Medical and Sanitary Services not below the rank of Medical Officer of Health may by notice under his hand direct the licensee to take within the time specified in the notice any or all of the following measures :---

- (a) the repair or renovation of the building or any part of it or the demolition or alteration of any structure or fixture added thereto;
- (b) the cleansing, white-washing and disinfecting of the building or any part of it;
- (c) the cleansing and draining of the land;
- (d) the removal from the premises of any person affected with an infectious disease ;
- (e) the closing of any well or other source of water supply situated on the land.

(2) In any case where he deems it necessary in the interests of public health so to do, the officer issuing any directions under the foregoing sub-section may forbid, either by the same notice or by a notice under his hand issued subsequently, Application of by-laws or regulations of local authority.

Power to inspect licensed premises.

Power to give directions for purposes of sanitation.

Issue of licences.

Validity of licence.

Licence fees.

the sale or distribution of any article prepared in the licensed premises specified in the notice until the directions given by him are complied with to his satisfaction.

9 (I) On the appearance of any case of infectious or contagious disease among the persons engaged in the preparation, sale or distribution of any article made in any licensed premises—

- (a) the licensee and the medical practitioner attending the case shall forthwith notify the case to the nearest Medical Officer of Health; and
- (b) the licensee shall give the necessary instructions and take all due precautions to ensure that no person affected with or recently exposed to infection from a person affected with the disease, takes part or assists in the preparation, sale, or distribution of any article or in the conduct of the business of the licensed premises until the Medical Officer of Health certifies in writing that all danger of infection has ceased.

(2) On the appearance of any infectious or contagious disease in any area, the Director of Medical and Sanitary Services may, either for the purpose of preventing the spread of the disease or generally in the interests of public health, require by notice under his hand, the licensee of any licensed premises within that area affected or likely to be affected by that disease—

 (a) to discontinue the preparation, sale or distribution of any article made therein;

- (b) to furnish a full and complete list of customers; and
- (c) to assist in the search for any specified customer or other purchaser known to be in possession of any article which is suspected of having been exposed to infection or contamination.

10 (1) Every licensee shall on or before the date appointed by the Governor under section 2 and thereafter on or before the thirty-first day of December in each year, by application in writing cause the name of every vendor employed by him to be registered at the office of the Government Agent, and obtain a registration card under the hand of the Government Agent for every vendor so registered.

(2) Every registration card issued under this section shall contain the following particulars :---

- (a) the name of the vendor, the number assigned to him on registration, and his thumb impression;
- (b) the name and address of the licensee employing that vendor;
- (c) the name of the licensed premises for which, and the urban area or areas in which, the vendor is intended to work: Provided that no urban area shall be so included which has not been specified in the licence held by the employer.

(3) The Government Agent may in his discretion refuse to register the name of any vendor until the Medical Officer of Health, or a medical officer nominated by the Government Agent or by the Medical Officer of Health, has examined the vendor and certified him to be free from any infectious, contagious or cutaneous disease.

(4) If at any time before the thirty-first day of December in any year any registered vendor is discharged from service or a new vendor is engaged, it shall be the duty of the licensee, as the case may be, to return the registration card of the discharged vendor to the Government Agent for cancellation, or to cause the new vendor to be registered and obtain a registration card for him in the manner hereinbefore prescribed.

(5) All vendors shall be registered and all registration cards shall be issued under this section free of charge.

11 (1) After the date appointed by the Governor under section 2, any person who sells or distributes or causes to be sold or distributed within the limits of any urban area any article prepared in any bakery or aerated water factory which has not been licensed under the provisions of this Ordinance, shall be guilty of an offence punishable—

- (a) on a first conviction, with a fine not exceeding fifty rupees, and
- (b) on any subsequent conviction, with a fine not exceeding one hundred rupees, or with imprisonment of either description for a period not exceeding six months or with both such fine and imprisonment.

Penalty for unlawful sale and distribution of articles.

Infectious diseases in licensed premises.

Registration

of vendors.

12 Any licensee who-

- (a) keeps or stores any material for the preparation of any article in any part of the premises which is used for sleeping or other residential purposes, or in any place or in any manner which is likely to render the material unwholesome or injurious to health, or
- (b) uses any material that is not wholesome in the preparation of any article, or
- (c) sells or distributes, or causes to be sold or distributed, any article made of any material that is unwholesome or has been exposed to any infection or contamination, or
- (d) fails or refuses to comply with any directions or requirements set out in any notice served on him by a Medical Officer of Health under section 8 or by the Director of Medical and Sanitary Services under sub-section (2) of section 9, or
- (e) contravenes any of the provisions of section 6 or subsection (1) of section 9, or
- (f) fails to cause the name of any vendor employed by him to be registered or to return the registration card of any discharged vendor for cancellation,

shall be guilty of an offence punishable with a fine not exceeding one hundred rupees or with imprisonment of either description for a period not exceeding three months or with both such fine and imprisonment.

13 After the date appointed by the Governor under section 2, any person not registered as a vendor under the provisions of this Ordinance, who carries for sale or distribution within the limits of any urban area any article made in any licensed premises, shall be guilty of an offence punishable with a fine not exceeding twenty-five rupees or with simple imprisonment for a period not exceeding one month, or with both such fine and imprisonment.

14 Any registered vendor who-

- (a) carries for sale or distribution within an urban area any article prepared in any bakery or aerated-water factory which has not been licensed under the provisions of this Ordinance, or
- (b) carries any article prepared in any licensed premises for sale or distribution in any urban area which is not specified in his registration card as an area in which he is intended to work, or
- (c) fails to carry his registration card on his person when he is engaged in the sale, distribution, or transportation of any article made in the licensed premises specified in his registration card, or
- (d) fails or refuses to produce his registration card for inspection when called upon to do so by any sanitary inspector or police officer, or
- (e) upon his discharge from service, fails or refuses to surrender his registration card to the licensee who caused his name to be registered,

shall be guilty of an offence punishable with a fine not exceeding twenty-five rupees or with simple imprisonment for a period not exceeding one month or with both such fine and imprisonment.

15 In this Ordinance, unless the context otherwise requires—

- "Article " when used with reference to a bakery means any kind of bread, biscuit, confectionery, or other similar food, and, when used with reference to an aerated water factory, means any kind of drink impregnated with carbon dioxide or oxygen, or both, under pressure;
- "Government Agent " means the Government Agent of the Province, in which any premises licensed or to be licensed under the provisions of this Ordinance, are situated, and includes an Assistant Government Agent acting within his District; "licensed premises" means any bakery or aerated-water
- "licensed premises" means any bakery or aerated-water factory licensed under the provisions of this Ordinance;
- "licensee" means the proprietor of a bakery or aeratedwater factory licensed under the provisions of this Ordinance, and includes any person, by whatever name called, having the management and control of any licensed premises in the absence of the proprietor or for or on behalf of the proprietor;

Penalty for offences committed by licensee.

Penalty for sale or distribution by unregistered vendors.

Penalty for offences committed by registered vendors.

Interpretation.

- " premises" means the building or buildings in which the ordinary business of a bakery or aerated-water factory is carried on and the land appertaining thereto, and includes also every building or structure used by the proprietor of that bakery or aeratedwater factory for carrying out any work preliminary to, or for storing the materials necessary for, the preparation or manufacture of an article;
- "urban area" means the area within the administrative limits of any Municipal Council, Local Board or Urban District Council, or of any town brought under the operation of the Small Towns Sanitary Ordinance, 1892;
- "vendor" means any person, whether paid or unpaid, employed by a licensee to carry or to deliver any article prepared in the licensed premises for sale or distribution within an urban area.

Objects and Reasons.

The existence in many parts of the Island of bakeries and aerated water factories, which, although they are themselves situated outside the administrative limits of neighbouring local authorities, habitually sell or supply their products for sale within those limits, defeats to some extent the purposes of public health for which the local authorities enforce by-laws or regulations in respect of such establishments. As no method adopted by the local authorities themselves can adequately deal with the entire problem, it is proposed in this Bill to make it obligatory for such establishments to obtain licences from the Government Agents and to comply with such directions as may be given in the interests of the public health by the Department of Medical and Sanitary Services.

2. Clause 3 lays down only one condition for the issue of a licence, and that is that the establishment should in the matter of buildings, equipment, and machinery, be in conformity with the by-laws or regulations of the local authority or authorities within whose administrative limits the products are to be sold. The licence is to be annual, and though a definite fee is prescribed in Clause 5, power is at the same time reserved to the Governor to fix more appropriate fees, whether for the whole Island or for specified areas.

3. While a licence is in force, each licensee is to comply with the regulations or by-laws enforced by the local authority with regard to the maintenance and conduct of similar establishments within its administrative area (Clause 6), and also to carry out such further directions as may be given by a Medical Officer of Health or in special cases by the Director of Medical and Sanitary Services (Clause 8 and 9).

4. To make the system of control as complete as possible, it is also proposed that there should be compulsory registration of the employees taking part in the distribution of the products and that sale or transportation by an unregistered employee should be prohibited. The registration is to be renewed annually; but as it is to be free of charge, no hardship is likely to be caused by this requirement (Clause 10).

5. Clauses 11 to 14 set out the penalties proposed for the various offences, and Clause 15 contains the usual interpretation of terms.

The Ministry of Health, Colombo, August 1, 1935.

Duty Ordinance, No.

T. B. PANABOKKE, Minister for Health.

MINUTE.

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

613/3 (SB)

An Ordinance to abolish the levy of Estate Duty.

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

This Ordinance may be cited as the Abolition of Estate

Short title.

Estate duty not to be levied on estates of persons dying on or after October 1, 1935. 2 Notwithstanding anything to the contrary in the Estate Duty Ordinance, No. 8 of 1919 (hereinafter referred to as "the principal Ordinance"), no estate duty shall be levied upon the value of any property passing on the death of any person dying on or after the first day of October, nineteen hundred and thirty-five; and the provisions of the principal

of 1935.

No. 18 of 1892.

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Ordinance shall have no application to the estate or property, or to the administration of the estate or property, or to the administrator or executor of the estate, of any such person.

3 Save as provided in section 2, the provisions of the principal Ordinance shall continue to be of full force and effect.

4 Nothing in this Ordinance shall affect the provisions of section 34 of the principal Ordinance and the repeal effected by that section shall continue to be operative subject to the exception in that section contained.

5 This Ordinance shall be read and construed as one with the principal Ordinance.

Objects and Reasons.

The object of this Bill which is introduced at the request of the Board of Ministers is to abolish the levy of estate duty in respect of the estates of persons dying on or after first October, 1935.

> D. S. SENANAYAKE, Minister for Agriculture and Lands, and Acting Leader of the State Council.

Colombo, August 6, 1935.

MINUTE.

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

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

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

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

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

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

(a) a Chairman nominated by the Governor;

(b) three persons nominated by the Executive Committee;

(c) the Financial Secretary or some other person deputed by the Financial Secretary from time to time to act

on his behalf.

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

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

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

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

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

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

Establishment of Electricity Board.

Constitution of the Board.

Members of the Board to be public servants.

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Section 34 of principal Ordinance unaffected by this Ordinance.

Ordinance to be construed as one with Ordinance, No. 8 of 1919. Right to sue and service of process.

Conduct of business and procedure.

Conduct of business and procedure.

Remuneration fees and allowances.

State Councillors not entitled to serve on Board.

Duty of member to disclose interest in contract.

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

- (a) to take such action as the Board may deem necessary to promote, improve and develop the generation, transmission, distribution and sale of electricity in the Island;
- (b) to administer the Electricity Ordinance, 1906;
- (c) to administer and control the Department;
- (d) to conserve and harness such water-power resources of the Island as may be required in order to provide an adequate supply of electricity;
- (e) to undertake the construction and promote the development of the Aberdeen-Laxapana Hydro-Electric Works;
- (f) to generate, transmit, and distribute electricity for sale direct to the consumer or by bulk supply to licensed undertakings;

- (g) to purchase electricity from any licensed undertaking, company or person and to convey electricity so purchased for disposal as circumstances may necessitate;
- (h) to receive and disburse moneys for the accomplishment of the objects for which it is established;
- (i) to purchase and acquire the plant, equipment and property of any licensed undertaking;
- (k) to acquire and hold property both movable and immovable;
- (l) to sell, transfer, lease, mortgage or otherwise dispose of property both movable and immovable ;
- (m) generally to do all such acts as may be necessary for the due exercise of the powers conferred and for due compliance with the duties imposed upon it by this Ordinance :

Provided that the power and authority conferred on the Board to sell, transfer, lease, mortgage or otherwise dispose of property both movable and immovable shall not in any case be exercised by the Board without the prior approval of the State Council except in the case of such matters or class of matters in respect of which the State Council may by resolution authorise the Board generally to exercise such power and authority without special application for the approval of the Council.

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

13 (1) The Board shall, on or before the thirty-first day of March in each year, present to the Executive Committee for submission to the Board of Ministers the annual budget of the Board containing—

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

(2) The Board of Ministers may, through the Executive Committee, return the budget to the Board for revision or amendment and may indicate to the Board the nature of the revision or amendment desired by the Board of Ministers.

(3) If the Board refuses or fails to revise or amend the budget in the manner desired by the Board of Ministers, the Board of Ministers may recommend to the Governor the removal of the Chairman and the other members of the Board from office, and the Governor shall give effect to the recommendation of the Board of Ministers :

Provided that in the interval, if any, between the removal from office of the Chairman, and members of the Board and the appointment of another Chairman and other members in the place of those so removed, the duties and powers of the Chairman and of the other members of the Board shall be performed and exercised by the Head of the Department under the general direction and control of the Executive Committee.

(4) The budget of the Board shall be submitted by the Board of Ministers to the State Council for approval; but the Board of Ministers shall not be bound to submit for the approval of the State Council any budget which, when returned for revision or amendment under sub-section (2), has not been revised or amended in the manner desired by the Board of Ministers.

(5) It shall not be lawful for the Board to incur any expenditure or to expend any money on any matter or proposal contained in any budget of the Board until that budget has been approved by the State Council.

(6) It shall be lawful for the Board from time to time as occasion may demand or circumstances may require to present to the Executive Committee for submission to the Board of Vesting of property in the Board.

Estimates and expenditure of the Board. Ministers applications for supplementary financial provision or proposals relating to the expenditure of the Board or to the disposal or disbursement of its profits or surplus funds and the provisions of sub-sections (2), (3), (4) and (5) shall apply accordingly as though such applications or proposals were contained in the annual budget of the Board.

(7) During the period commencing on the date on which this Ordinance shall come into operation and ending on the thirtieth day of September next succeeding that date, such expenditure as the Department may be authorised to incur for any purpose by the annual appropriation or other written law shall be deemed to be expenditure which the Board is authorised to incur for that purpose under this Ordinance :

Provided that nothing herein contained shall preclude the Board from obtaining in the manner hereinbefore provided such supplementary or other financial provision as the Board may require for the period mentioned in this sub-section.

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

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

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

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

15 (1) Where in accordance with the terms of any vote or resolution of the State Council any moneys have been advanced to the Board out of the loan funds or other funds of the Island for the purpose of providing loan capital for the Board, the official receipt of the Board for such moneys shall, without the execution of any further document or deed of hypothecation, establish a first charge on all the assets and property of the Board for securing the repayment of the amount of the moneys so advanced and of the interest chargeable thereon; and such charge shall continue to be operative and of full force and effect until such amount and the interest due thereon have been duly repaid by the Board:

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

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

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

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

Finance

provisions.

Advances from public funds.

Accounts and audit.

1

17 In this Ordinance, unless the context otherwise Interpretation. requires-

- "Board "means the Electricity Board of Ceylon established by this Ordinance;
- "Department" means the Department of Government Electrical Undertakings;
- "Executive Committee " means the Executive Committee " of Communications and Works ;
- "licensed undertakings" means a Municipal Council, District Council, Local Board or other person licensed under the Electricity Ordinance, 1906, to supply electrical energy to the public or for the purpose of electric traction or to lay down electric supply lines for the conveyance and transmission of electrical energy.

Objects and Reasons.

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

The Board will be empowered generally to take such measures as may be necessary for the promotion, improvement, and development of the generation, transmission, distribution and sale of electricity in the Island and will, in particular, be authorised to undertake the construction of the Aberdeen-Laxapana Hydro-Electric Works. The Board will be permitted to acquire and hold property both movable and immovable, but no sale or disposal of any property of the Board can be effected without the prior approval of the State Council except in cases where such approval is granted generally by resolution of the Council. The object of this restriction on the right of the Board to dispose of its property 's to prevent the alienation of major electrical schemes or undertakings without previous reference to the Council. The general resolution of the Council will cover cases in which the power to dispose of property is necessary for administrative purposes.

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

3. The budget of the Board will be presented annually to the Executive Committee for submission to the Board of Ministers. The Board of Ministers can return the budget to the Board for revision or amendment and a refusal or failure on the part of the Board to revise or amend the budget in the manner desired by the Board of Ministers can be penalized by the dissolution of the Board. The Board of Ministers has to submit the budget to the State Council for approval and the Board is not authorised to expend any money on any proposals contained in the budget until that budget has been approved by the State Council.

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

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

Ministry of Communications and Works, Colombo, August 6, 1935.

NOTICES OF INSOLVENCY.

In the District Court of Colombo.

Insolvency In the matter of the insolvency of A R A Jurisdiction. A S M Firm of Coombo. No. 3,507.

NOTICE is hereby given that a meeting of the creditors of the above insolvent will take place at the sitting of this court on September 3, and 5, to prove the claim of the Association called and known as "the Venkayakittangi Pothu Mahamai, now known as "The Thedchanathar Velalar Mahamai Paripalana Sangan " of Colombo.

By order of court, GERALD E. DE ALWIS, August 7, 1935. Secretar Secretary.

In the District Court of Colombo.

In the matter of the insolvency of Frederick Stanley Salvador of De Alwis place, Kota-No. 4.883. hena, Čolombo.

WHEREAS the above-named Frederick Stanley Salvador has filed a declaration of insolvency, and a petition for the has need a declaration of hisorvency, and a petition for the sequestration of his estate has been filed by V. Girigoris Boteju of Mattakkuliya, Colombo, under the Ordinance No. 7 of 1853 : Notice is hereby given that the said court has adjudged the said Frederick Stanley Salvador insolvent accordingly ; and that two public sittings of the court, to wit, on September 24, 1935, and on October 15, 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, August 9, 1935. Secretary.

In the District Court of Colombo.

No. 4,884. In the matter of the insolvency of John Clement Ebert of Hill Crest, Kalapaluwawa, Rajagiriya, Colombo.

WHEREAS the above-named John Clement Ebert has filed a declaration of insolvency, and a petition for the sequestration of his estate has been filed by Prosper Gunarathe of 40, Skinner's road south, Maradana, Colombo, under the Ordinance No. 7 of 1853: Notice is hereby given that the said court has adjudged the said John Clement Ebert insolvent accordingly; and that two public sittings of the court, to wit, on September 24, 1935, and on October 15, 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, August 9, 1935. Secretary.

In the District Court of Kandy.

No. 2,094. In the matter of the insolvency of Andrew Henricus of Kandy.

WHEREAS Andrew Henricus of Kandy has filed a declaration of insolvency, and a petition for the seques-tration of his own estate, under the Ordinance No. 7 of 1853: Notice is hereby given that the said court has adjudged the said Andrew Henricus insolvent accordingly; and that two public sittings of the court, to wit, on September 6, 1935, and on September 27, 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, E. J. DE ZILVA, August 10, 1935. Acting Secretary.

In the District Court of Galle.

In the matter of the insolvency of Godakande Kankanange Deonis Appuhamy of Goda No. 696. kanda.

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 September 17, 1935, for appointment of an assignee.

By order of court, S. M. KARUNARATNE, for Secretary.

In the District Court of Matara.

No. 110. In the matter of the insolvency of Handunnetti Ranhulage Danoappu of Dickwella.

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 August 30, 1935, to consider the granting of a certificate of conformity to the above-named insolvent.

By order of court, R. S. GOONESEKERA,

Secretary.

NOTICES OF FISCALS' SALES.

Western Province.

In the District Court of Avissawella.

(2) D. J. Godamunne of Kadugoda in Udugaha pattu of Hewagam korale Plaintiff. 24 Vs.

said 2nd plaintiff in the following property for the recovery of the sum of Rs. 527.05 and writ costs Rs. 12.60, less

The land called Kendagahalanda, situated at Bope in the Meda pattu of Hewagam korale in the District of Colombo, Western Province; bounded on the north and east by Crown land alias Halpewatta, on the south by lots 264 in P. P. No. 3,286 and lands appearing in T. P. No. 125,516 alias wela (field), and on the west by land appearing in T. P. No. 125,516 alias Daranewala-dola; containing in extent about 12 acres 1 rood and 11 perches.

Fiscal's Office, Colombo, August 7, 1935.

No. 75.

Rs. 150, viz.':

J. R. TOUSSAINT, Deputy Fiscal.

In the District Court of Colombo,

The Chettinad Corporation, Limited, of Colombo.. Plaintiffs. Vs.

No. 741.

B. J. Cooray of 361, Nugegoda. Defendant. NOTICE is here begiven that on Wednesday, September 18, 1935, at 2 o'clock in the afternoon will be sold by public auction at the premises the right title, and interest of the said defendant in the following property for the recovery of the sum of Be 1,364-31, with interest on Rs. 1,325 at 12 per cent. per annum from a pril 12, 1934, to date of decree (June 22, 1934), and thereafter in the aggregate amount of the decree at 9 per cent. per annum till payment in full and costs of suit. less Rs. 200, viz. :-costs of suit, less Rs. 200, viz. :-

A divided portion marked lot C1 in plan No. 705 of November 13, 1932, made by Henry J. Silva, Licensed Surveyor, an allotment of land being a divided $\frac{1}{2}$ portion of the contiguous allotments of land called Peragahaowita, Hedawakagaha Kurunduwatta, and Kahatagahaowita, marked lot C in plan No. 271 of October 25, 1924, made by marked lot C in plan No. 271 of October 25, 1924, made by Walter Lucas, Licensed Surveyor, situated at Edirigoda *alias* Pagoda in Nugʻgoda in the Palle pattu of Salpiti korale in the District of Colombo, Western Province, bearing assessment No. 343F within the Sanitary Board of Nugegoda; which said lot Cl being bounded on the north-east by property formerly of W. O. Fonseka, and now of Simon Perera and a road, on the south-east by lot C2 of this land on the south-west by the old canal, and on the northland, on the south-west by the old canal, and on the north-west by lot B of this land of Alexander De Silva; the said lot C1 containing in extent as per afore-mentioned plan No. 705, 1 rood and 6 perches, and registered Colombo M 336/130.

Fiscal's Office, J. R. TOUSSAINT, Colombo, August 14, 1935. Deputy Fiscal. In the District Court of Colombo. 15

No. 1,213. Vs.

B. S. Wickremaratne of Rosetum, Hill street, Nedimala, Dehiwala Defendant.

NOTICE is hereby given that on Kiday, September 13, 1935, at 2 o'clock in the afternoon, will be fold by public auction at the premises the right, title one interest of the said defendant in the following property for the receivery of the sum of Rs. 1,498 50 with interest there is at 1 per cent. per annum from June (13,1934, till date of degree (August 24, 1934), and thereafter on the receiver in all and costs of suit, less Rs. 250, viz. :—

An undivided $\frac{1}{2}$ part or share towards the north of all that defined portion of the garden called Pratheruwatta *alias* Atapattugewatta, and of the buildings, trees, and plantations thereon, situated at Kalubowila in the Palle pattu of Salpiti korale in the District of Colombo, Western Province; which said defined portion is bounded on the north by the land of Atapattuge Don Cornelis, Police north by the land of Atapattuge Don Cornelis, Fonce Officer, on the east by the live fence of the land of Don Cornelis, Police Officer, Dona Peternella Hamine and Don Lavarenthi Appuhami, on the south by the land of Atapattuge people and by the live fence of the land of Gunaratne Hettiaratchige Aleonar Alwis Hamine, and on the west by Atapattugewatta *alias* Pratheruwatta; containing in extent about 200 coconut trees planting. This land is subject to a mortgage.

Fiscal's Office,	J. R. TOUSSAINT,
Colombo, August 14, 1935.	Deputy Fiscal.

In the District Court of Colombo.

In the matter of the intestate estate and effects of Malagalage James Wilson Pieris of Tumbowila (deceased). 93

No. 3,940 Testy.

No. 3,940 Testy. Basnayakage Catherine Peiris of Tumbowils in the Palle pattu of Salpiti korale.....Administratrix. NOTICE is hereby given that on wonday, settemper 16, 1935, at 2 o'clock in the afternoon, will be sold by public auction at the premises the right, title, and interest of the estate of the above-namel deceased in the following property for the recovery of the sum of Rs 84 20 being deficiency of stamp duty due in this case, iz. :--

An undivided $\frac{1}{2}$ share of the land called Delgahawatta with the plantations standing thereon, situated at Tumbowila in the Palle pattu of Salpiti korale in the District of Colombo, Western Province; and bounded on the north by the property of Durawa caste people, on the east by the high road leading to Ratnapura, on the south by Pansala-watta, and on the west by Wewakumbura; containing in extent about 2 acres.

Fiscal's Office, Colombo, August 14, 1935. J. R. TOUSSAINT, Deputy Fiscal.

In the District Court of Colombo.

In the matter of the integrate estate of the late Kutheeb Deen Ibrahim of 78A, New Moor street, Colombo (deceased).

No. 5,011 Testy. \mathbf{The} Secretary,

Nº. Administrator. Administrator. Colenda Marikar Sartha Umml of 78, New

NOTICE is hereby given that on Tuesday, September 10, 1935, at 3.30 in the afternoon, will be sold by public auction at the premises the following property for the recovery of the sum of Rs. 18.40 being deficiency of stamp duty due in this case, viz. :-- ,

The following property belonging to the estate of the late Kutheeb Deen Ibrahim of 78A, New Moor street, Colombo, to wit :-

Premises bearing assessment No. 78A, now No. 232, situated along New Moor street, within the Municipality and District of Colombo, Western Province; and bounded on the north by New Moor street, east by the property of I. L. M. Abdul Careem bearing assessment Nos. 860/77 now 234, south by the property of Yehia Mohamed Yoosoof

bearing assessment No. 62 in Ward No. 849, now 26, Hulftsdorp, and west by the property of Mohideen Hadjiar Mohamed Hasheen bearing assessment No. 862/78, now 130; containing in extent 4 7/100 perches.

Fiscal's Office. Colombo, August 14, 1935. J. R. TOUSSAINT, Deputy Fiscal.

In the District Court of Colombo.

In the matter of the last will and testament of Don Joseph Wanigasoriya Siriwardene, Mudaliyar of San Sebastian, Colombo, deceased.

No. 5,463.

C. A. B. Wanigasooriya of 161/10, Hulftsdorp, Colombo, Party accountable.

Party accountable. NOTICE is hereby given that or Monday, September 9, 1935, at 3.30 m he alternoor, will be sold by public auction at the premise the following property for the recovery of the balance estate duty Bz 739 91, we hinterest thereon at 4 per cent. per applied from June 26, 1934, to date of pay-ment, and further interest 52, 5-16, together with a further sum of Rs. 9 stamp duty due in this case :--The following property belonging to the estate of the late Don Joseph Wangasooriya Siriwardene Mudaliyar, deceased, to wit :--

deceased, to wit :-

All that $\frac{1}{6}$ part or share of the garden called Mahawatta has that if part of share of the garden called Manawatta bearing assessment No. 115, presently bearing assessment No. 161/1, 3, 4, 5, 10, 12, and 14, and the buildings standing thereon, situate at San Sebastian, within the Municipality and District of Colombo, Western Province; and bounded on the north and north-east by propery belonging to Crown and to the Coa Mission Church, on the south by road, and on the wast ond south wast human fully road, and on the west and south-west by another part of the garden and property of Johannes David; containing in extent 2 acres and 28 perches.

Fiscal's Office, Colombo, August 14, 1935. J. R. TOUSSAINT, Deputy Fiscal.

In the Debt Court of Kalutara.

The estate of late Superina Sudawlina Goonetilleke of Kandewatta Walauwa, Malewana..... Plaintiff. No. 2,425 Testy.

No. 2,425 Testy. Clara Samaraline Dissanayaka of Colpetty, c/o M. E. Wickramasinghe, Proctor, 67, Hulftsdorp, Colombo Defendant. NOTICE is hereby given that on Monday, September 9, 1935, at 4.30 in the atternoon, will be sold by public auction at the premises the right, titler and interest of the said defendant in the following property for the recovery of Rs. 883 · 88, with interest at 4 per cent. on Rs. 934 · 76 from October 16, 1934, viz. :--

I. Undivided 5/60 shares of the land called Saiyan-podiyawatta and Timbirigahawatta, situated at Katu-kurunda in Kalutara Badda in the District of Kalutara; and bounded on the north by the wall of the house called Gem Villa, east by Colombo-Galle high road, south by Dewata road, and west by Madatiyagahawatta *alias* the land in the name of Patabendiarachchirallage; and containing in extent about 5 acres.

Deputy Fiscal's Office, H. SAMERESINGHE, Kalutara, August 7, 1935. Additional Deputy Fiscal.

In the District Court of Kalutara,

(1) Danwatteliyanage Martin Perera of Batagoda,

- (2) ditto Podi Singho Perera of Batagoda Plaintiffs. No. 13,469. Vs.
- (21) ditto Nomis Sinno of ditto Defendants.
- NOTICE is hereby given that on Friday, September 27, 1935, commencing at 3 o'clock in the afternoon, will be

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~. 16. District Hourt, Colombo Official Moor

sold by public auction at the respective premises the right, title, and interest of the said defendants in the following property for the recovery of Rs. 418.03, viz. :-

1. The soil, trees, and buildings standing thereon of lot A of the land called Ambagahawatta allotted to 13th, 14th, 15th, 16th, 18th, 19th, and 20th defendants appearing in plan No. 11,055 aged April 28, 1931, made by B. M. Flamer Caldera, Licchsed Surveyor, situated at Batagoda in Munwattebage pattu of Raigam korale, Kalutara District; and bounded on the north by land in T. H

District; and bounded on the north by land in T. P. No. 82,111, east by Totupolawala, south by lot marked B and land in T. P. 153,384, and rest by land in T. P. 116,500; and containing in extent 4 acres and 21 roods. 2. The soil, trees, and buildings standing thereon of lot B of the land called Ambagahawatta allotted to 21st defendant, situated at Batagodz as aforesaid; and bounded on the north by lands in T. F. 264,191 and T. P. 153,384 and lot marked A, east by Josuphawala, south by lots H, G, F, E Drand C, and west by land in T. P. 141,325; and containing in extent 5 acres 2 roods and 10 perches.

10 perches. 3. The soil, trees, and buildings thereon of lot C of the land called Ambagahawatta allotted to 2nd, 3rd, and 5th defendants, situated **at** Batagoda as. aforesaid; and bounded on the north by lots B and D, east by lot D, south by cart road, and west by land in T. P. 141,325; and containing in extent 1 acre 2 roods and 14 2/7 perches. 4. The soil trees, and buildings thereon of lot E of

4. The soil, trees, and buildings thereon of lot E of the land called Ambagahawatta allotted to 1st defendant, situated at Batagoda as aforesaid; and bounded on the north by lot B, east by lot F, south by Gansaba road, and west by footpath; and containing in extent 1 acre.
5. The soil and trees standing thereon of lot F of the land the authority of the solution of the standard the defendant.

land called Ambagahawatta allotted to 4th defendant, situated at Batagoda as aforesaid; and bounded on the north by lot B, east by lot G, south by Gansaba road, and west by lot E; and containing in extent 1 rood and

west by lot E; and containing in extent 1 rood and 23 4/7 perches.
6. The soil and trees standing thereon of lot G of the land called Ambagahawatta allotted to 6th defendant, situated at Batagoda as aforesaid; and bounded on the north by lot B, east by lot H, south by Gansaba road, and west by lot F; and containing in extent 1 rood and

23 4/7 perches.
7. The soil and trees standing thereon of lot H of the land called Ambagahawatta allotted to 7th defendant, situated at Batagoda as aforesaid; and bounded on the north by lot B, east by Kadurugaha-aswedduma, south by Gansaba road, and west by lot G; and containing in extent 1 rood and 23 4/7 perches.

Deputy Fiscal's Office,	\cdot H. Sameresingha,
Kalutara, August 13, 1935.	Additional Deputy Fiscal.

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In the District Court of Kalutara.

Palihenage Dabilis Perera of Rambukkana Plaintiff. No. 17,737. 35 Vs.

No. 17,737. Jy Vs.
(1) Mullakandage Dona Podi Nona, (2) Uduwage Don Somaratne, (3) ditto Dona Suwandawathie, (4) ditto Don Dharmapala, (5) ditto Dona Danawathie, all of Bandaragama ; the 20n to 5th minors by their guardian ad liten the 1st defendant Defendants.
NOTICE is hereby given that M Friday, September 20.
1935, commencing at 4 o'clock in the afternoon, will be sold by public encircle at the respective premises the right, title, and interest of the said defendant in the following property for the recovery of Hs. 362, with interest thereon at the rate of 9 perfected. For Januar Trom October 6, 1932, till payment in full, and costs Re 177.55, viz. :--I. The soil of an allotment of the field called Illuk-

till payment in Kill, and costs Re 177.55, viz. :--1. The soil of an allotment of the field called Illuk-ketiyekumbura, situated at Serukanewelyaya in Adikari pattu of Raigam korale in the District of Kalutara, Western Province; and bounded on the north by a Crown land, east by a portion of this field, south by Wallagaha-watta, and west by Katuwattekumbura; and containing in extent 4 acres and 2 roods. 2. Undivided $\frac{1}{2}$ share of the 1st plantation, and undivided 1/20 share of the 2nd plantation, and 1/10 share of and 1/20 share of the soil and the entire buildings standing thereon of a portion of Kabatagahawatta, situated

standing thereon of a portion of Kahatagahawatta, situated standing thereon of a portion of Kahatagahawatta, situated at Bandaragama in Adikari pattu of Raigam korale in the District of Kalutara; bounded on the north by the land belonging to Don Lewis and others, east by Willorage-watta, south by the land belonging to K. Geeris Appu and Pinwatta, and on the west by the cart road leading from Bandaragama to Wadduwa; and containing in extent about 1 acre and 2 roads. about 1 acre and 2 roods.

Deputy Fiscal's Office, Kalutara, August 13, 1935.

H. SAMERÉSINGHA, Additional Deputy Fiscal.

In the District Court of Kalutara. Warusahennedige Angela Ellen Dias of Panadure, executrix of the last will and testament of Ponna-Plain hennedige Charles Henry Dias Plaintiff.

 \mathbf{Vs} .

No. 18,260.

(1) Nellie Beatrice Peiris nee Wickramasinghe, (2) K. Richard Peiris, both of Pattiya North in Pana-dure Defenda Defendants.

NOTICE is hereby given that on Monday, September 23, 1935, commending at 4 o'plock in the afternoon, will be sold by public auction at the respective premises the right, title, and interest of the said defendants in the following property (mortgaged by the defendants with plaintiff and declared bound and executable for the decree entered in the said dase) for the recovery of Rs. 4,555 27, with legal interest on Rs. 4,353 37 from the date of decree (June 12, 1934), till payment in fut, viz. :--

The entirety of the soil and of all the plantations and of the thatched house standing thereon of a portion of land called Kongahawatta, situated at Pattiya North in Panadure badda of Panadure totamune in Kalutara District, Western Province; and bounded on the north by a portion of the same land belonging to Prolentina Hamine, east by a portion of Kongahawatta belonging to Don Haramanis Goonetileka, south by 5th Cross road, and on the west by a portion of Kongahawatta belonging to Kahahenage Bastian Perera; containing in extent 111 perches.

2. All that allotment marked B of the land called Indigahawatta, with the buildings and plantations thereon, situated at Panadure pattiya aforesaid; bounded on the north by defined portions of Arabbodadeniyawatta, east by the new road, south by defined portions of Godapora-gahawatta and lot A of this same land, and west by lot A; and containing in extent 1 rood and 2 perches.

Deputy Fiscal's Office, Kalutara, August 13, 1935.

H. SAMERESINGHA. Additional Deputy Fiscal.

11 $\cdot \mathbf{N}_{\mathbf{r}}$ In the District Court of Colombo. V. R. M. Ramanathan Chettiar of Sea street, Plain P. R.

Colombo Plaintiff.

No. 53,035. Vs.

Don Simon Meegama of Arukgoda in Panadure. . Defendant.

NOTICE is hereby given that on Monday, September 16, 1935, at 4 o'clock in the afternoon, will be sold by public auction at the respective premises the right, title, and interest of the said defendant in the following property for the redvery of the sum of Rs. 10,072 \cdot 33, with interest thereon at the rate of 9 per cent. per annum from June 22, 1933, till proment in full and terms of suit, less a sum of Rs. 3,305 \cdot 91, viz

1. An undivided 4/240 shares of Dangahawela also Gangaboda Aswedduno, situated at Maha-aruggoda in Panadure badde in Panadure totamune in the District of Kalutara. Wastern District of the method on the method Kalutara, Western Province; bounded on the north by the river and the field belonging to Ranatunge Don Cornelis, Police Vidane, on the east by the boundary of an irawalla of the same field, on the south by the ridge of the field belonging to Rathapala, Unnanse and boundary of the land belonging to Bopearatchige Don Simon Appuhamy, and on the west by Pattiya-ela and ridge of the field belonging to Don Davith Appuhamy; containing in extent about 10 bushels of paddy sowing, and registered under B 251/277.

On Tuesday, September 17, 1935, at 4.30 p.m.

One half share of the land called Atugala and of 2. One half share of the land only a Welapura Kalutara in Kalutara Badde of Kalutara totamune in the District of Kalutara, Western Province; and bounded on the northcast by Sudugala land claimed by natives, the jungle land appertaining to Tekkawatta, on the south and south-east by jungle land appertaining to Tekkawatta, on the southwest by the lands called Parmuk Bungalow, and north-west by Kalu-ganga ; containing in extent 32 acres 1 rood and 37 perches.

Deputy Fiscal's Office, Kalutara, August 7, 1935.

H. SAMERESINGHA. Additional Deputy Fiscal.

Central Province.

In the District Court of Kandy.

Samarakoon	Bandara	Wasala Herat	Mudiyans	elage
Leelawatie	Danapal	a Kumarihamy	of Kumbi	yan-
goda in Ko	honsiya p	attu of Matale	South	Plaintiff.
No. 44,0		,	,	

Yalagalage Susew Peiris of Gallella in Galasiya pattu

the decree entered in the above action and ordered to be sold by the order of court dated June 8, 1935, for the recovery of the sum of Rs. 2,400 only, together with interest on Rs. 1,500 at 15 per cent. per annum from July 24, 1933, till February 15, 1934, and thereafter legal interest on the aggregate amount till payment in full and costs taxed at Rs. 124.35 and poundage, of which only a sum of Rs. 650 has been paid, viz. :-

All that allotment of land called Palle Bokkawalawatta, containing in extent 4 acres 2 roods and 7 perches according containing in extent 4 acres 2 roods and 7 perches according to the survey and description thereof bearing No. 613 dated December 1, 1923, and made by George E. de La Motte, Licensed Surveyor, situate at Wewala in the Gala-siya pattu aforesaid; and bounded on the east by Bekala-walatenna of Kondadeniya Vihare, south by the property of Henry de Mel, on the south-west by Walauwe Liyan-gollehena, and on the north by a water-course, with every his a thereas a conduction in the 1 and Beristyw Kandy thing thereon ; and registered in the Land Registry, Kandy H 177/120, and all the right, title, and interest and claim whatsoever of the said defendant in, to, upon, or out of the said several premises mortgaged by the defendant.

Fiscal's Office, Kandy, August 8, 1935. H. C. WIJESINHA, Deputy Fiscal.

In the District Court of Kandy.

(1) Kanagammal and her husband (2) Veloo Pillai Piaintiffs.

(2) Miskin Bawa Janua deen, both of Kandy street, GampolaDefendants. Gampola

NOTICE is hereby given that on Saturday, September 7, 1935, at 12 noon, will be sold by public auction at the premises the following property mortgaged with the plaintiffs by bond No. 266 dated October 14, 1929, and planting by bond No. 200 dated October 14, 1923, and attested by S. Kanagasabai, 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 October 15, 1934, for the recovery of the balance sum of Rs. 1,626 64, with interest on Rs. 1,000 at the rate of 15 per centum per annum from June 20, 1934, to August 29, 1934, and thereafter on the aggregate amount at the rate of 9 per centum per annum from August 29, 1934, till payment in full and costs of this action and poundage, viz. :

An allotment of land called Rodukohupitiya alias Rodikohupitiya, together with the buildings bearing assessment Nos. 42 and 43, presently bearing assessment Nos. 38 and 39, situate at Illawature alias Molligoda and presently Kandy street in the town of Gampola in Ganga-pahala korale of Udapalata, Kandy District, Central Province; and bounded on the north 'by the land of Kawanna Selema Lebbe, east by high road, South by the limit of Mr. Vandort's land, and west by the land of Jonkeppoo; containing in extent. 4 seers paddy sowing or 20 feet along the high road and 75 feet from the road to the garden, together with everything standing thereon, to the garden, together with everything standing thereon, registered in D 115/191 Kandy, and all the right, title, interest, and claim whatsoever of the said defendants in, to, upon, or out of the said several premises mortgaged by the defendants.

Fiscal's Office, Kandy, August 7, 1935. H. C. WIJESINHA, Deputy Fiscal. In the District Court of Kandy.

Pena Reena Muna Ithanna Thuna Muttiah Chettiyar

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 June 18, 1935, for the recovery of the sum of Rs. 1,627 46, with interest on Rs. 1,000 at 18 per cent. per annum from December 5, 1924, to January 28, 1935, and thereafter legal interest on the aggregate amount till payment in full and poundage, viz. :---

All that house and premises No. 43, situate at Trincomalee street, Kandy, within the town and Municipality of Kandy in the District of Kandy, Central Province; and bounded on the east by the property of Tamby Marikkar, south by house No. 42, west by Matale *alias* Katugastota road, and north by the property of Tai Marikkar; containing in extent $4\frac{1}{2}$ square perches, which said premises is otherwise described as follows :—All that house and ground bearing present assessment No. 43, situated at Katugastota road, Kandy, in assessment No. 43, situated at Katugastota road, Kandy, in the District of Kandy, Central Province: and bounded on the east by the property of Tamby Marikkar, south by the house bearing present assessment No. 41-42 belonging to Mr. D. A. D. Alwis, west by Katugastota road, and on the north by house No. 44 belonging to Pathumma; and con-taining in extent $4\frac{1}{2}$ perches; and registered in A 36/288 and all the right, title, interest, and claim whatsoever of the defendants in, to, upon, or out of the said several premises mortgaged by the defendants. mortgaged by the defendants.

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

Southern Province.

In the District Court of Galle.

Vs. B. 20. Plaintiff.

No. 28,729. Vs. 16. 39 E. C. Abeygunawardene, administrator of the esta e of Defendants.

NOTICE is hereby given that on Saturday, September 14, 1935, commencing at 3 o'clock in the afternoon, will be sold by public auction at the premises the right, title, and interest of the said defendants in the following property (sale to be subject to lease bond No. 2,963 attested by D. S. M. Abeysekera on February 2, 1932), viz. :--

1. 296/576 parts of the soil and soil share trees of the first plantation and 16/36 parts of the planter's share of 2nd and 3rd plantations and whole of the 15 cubits tiled house and the planter's share of the young plantation of Pepaliyagahawatta, situated at Tiranagama in Wellakoda pattu, Galle District; and bounded on the north by Seelam-magewatta, south by Ketakelagahawatta, east by Dolegodawatta, west by Anadaragovitenyaya; and containing, in extent about 3 acres.

2. Undivided 37/80 shares of Henewatta alias Diyaparagahawatta, situated at Tiranagama aforesaid ; and bounded on the south by Dolegodawatta, east by Udumullekumbura alias Doleaddaraowita, west by Selfanmagewatta, north by Udumullepahalakumbura; and containing in extent about 3 acres 2 roods and 3 14 perches. 3. Undivided 37 80 parts of Udumullekumbura alias Doleaddaraowita, situated at Tiranagama aforesaid; and

bounded on the north by Kurunduwatta, south by Diya-paragahawatta, east by Dolegodakumbura, and west by Udumullepahalakumbura; and containing in extent about

1 acre 2 roods and 18.80 perches. Writ amount Rs. 1,441.90, with legal interest thereon from August 3, 1934, and writ costs, Rs. 33, less Rs. 100 paid.

Fiscal's Office, Galle, August 8, 1935. K. KANAGASUNDRAM, Deputy Fiscal.

In the District Court of Galle.

Juwan Wadu Theoris Appuloi Nambimulla...... Plaintiff. Ma ^{้Vs} ซูๆ No. 29,196. 6

(1) Mapalagama Kottege Ensohamy)(2) Appu, both of Nambimulla. K.M. Arnolis . Defendants.

NOTICE is hereby given that or Saturday, September 14, 1935, at 3 o'cloth in the afternoon, will be sold by public auction at the spot the right, title, and interest of the said defendants in the following property, viz: ---

All that defined lot No. 4 of the land called Uswellewatta, situated at Nambimulla in Ambalangoda, Wellaboda pattu of Galle District, Southern Province; and bounded on the north by lots Nos. 2 and 3 of the same land, east by high road, south by lot No. 5 of the same land, and on the west by lot No. 6 of the same land; and containing in extent 8

perches, together with the buildings thereon. Writ amount Rs. 933.70 and costs Rs. 58.92 and legal interest from January 19, 1931, till payment in full.

Fiscal's Office,	*	K. KANAGASUNDRAM,
Galle, July 28, 1935.		for Fiscal.

Northern Province.

In the District Court of Jaffna.

Kantha anthar Pandayam West Pulolv of Kanthar Plaintiff. No. 2.458.

Kartigesar Kandiah of Rajanaval orth Defendant.

Kartigesar Kandiah of Maranava, Horth Defendant. NOTICE is hereby given that on Saturday, September 7, 1935, at 10.15 in the forention, will be sold by public auction at the spots the right title, and interest of the said defendent in the following property for the result of defendant in the following property for the recovery of Rs. 2,000, with interest thereon at the rate of 10 per cent. per annum, costs Rs. 17 40, and poundage and charges, viz. :-

An undivided ¹/₄ share out of a divided 32 lachams 1. varagu culture and 6 kulies of a piece of land, situated at Karanavai Navindikurichy in Uduppiddy parish, Vada-Karanavai Navminkhirlen in Uuupphuty parish, vata-maradchy division of the Jaffna District, Northern Province, called Santhirathaithoddam 1 ditto in extent 36 lachams varagu culture of this, exclusive of 5 lachams varagu culture on the south-eastern side of lot Nos. 1 and 2. The culture on the south-eastern side of lot Nos. 1 and 2. The remaining said 32 lachams varagu culture and 6 kulies is bounded on the east by Kunchupillai, wife of Periyathamby, and others, north by Ramalingam Thanfotherampillai and others, west by Valuppillai Kulanthaithamby and others, and south by Karthigesar Kandiah and others. 2. An undivided 4 share of a piece of 'and situated at ditto candid Santhirathai 'Thoddam 1 uitto in extent 144; of this 9 Thehams varagu culture and 144 kulies is bounded on the east by the above-mentioned 1st land.

bounded on the east by the above-mentioned 1st land, north by the above-mentioned 1st land and by that of Veluppillai Kulanthaithamby and others, west by Chi-tampalam Krishnapillai and others, and south by Kartigesar Kandiah and others.

1 share of the 1st land is subject to mortgage.

Fiscal's Office,	• S. TURAIYAPPAH,
Jaffna, August 12, 1935.	Deputy Fiscal.

North-Western Province.

In the Additional Court of Requests, Kurunegala.

W. D. E. Goonaratne, (2 W. D. I Gooneratne, both of Hunugalkadulla Plaintiffs.

No. 8,656. ^{Vs}-رم۰ No. 8,656. David Jayawardene, Pagatelle road, Kollupitiya, Colombo

NOTICE is hereby given that on Saturday, September 14, 1935, at 1 o'clock in the afternoon, will be sold by public auction at the premises the right, title, and interest of the said defendant in the following property for the recovery of the sum of Rs. 282.56, with legal interest on Rs. 253.06, from June 20, 1934, till payment in full and poundage, viz. :

An undivided $\frac{1}{3}$ share of Nikamade estate, situated in the villages Henegedara, Kirindigolla, and Kirindigolla Koswatta in Ihalawisideke korale of Hiriyala hatpattu in the

District of Kurunegala, North-Western Province; and bounded on the north by Crown forest, east by Kirihamy's land and field, and Deduru-oya south by Deduru-oya and lot $9\frac{1}{2}$ and 8 in P. P. 1,175, west by Crown forest and lot 8 in P. P. 1,175; containing in extent 108 acres 3 roods and 15 perches. Registered under B 139/277.

Fiscal's Office, Kurunegala, August 5, 1935.

R. S. GOONESEKERA, Deputy Fiscal.

I, Roger Herefert Titchorn, Fiscal for the Western Province, de hereby appoint Mr. Robert Conrad Wickrama-singhe to be Marshall for the division comprising the Gampaha peruwa of Ragan pattu in Alutkuru korale south, the Medapattuwa of Siyane korale west, the Udugaha pattuwa of Siyane korale east, the following peruwas, viz., Radawana, Keragala, Dompe, and Welgama of Gangaboda pattuwa of Siyane korale east, and the Hapitigam korale, under the provisions of the Fiscal's Ordinance, No. 4 of 1867, and authorize him to perform the duties and exercise the authority of Marshal, for August 12, 13, 14, and 15, 1935, for which this shall be his warrant.

Fiscal's Office, R. H. WHITEHORN, Colombo, August 9, 1935. Fiscal.

NOTICES IN TESTAMENTARY ACTIONS.

っ In the District Court of Colombo.

Order Nisi.

Testamentary In the Matter of the Intestate Estate of Guluwattage Podi Singho Appuhamy of Jurisdiction. No. 7,228. Batakettara, deceased.

Elvitigalage Luvka Hamy of Batakettara.....Petitioner. Ro. 16 And

(1) Guluwattage Baby Yina (2) ditto Karthelis Singho.
(3) ditto Palalis Singho. (4) ditto Yahonis Singho;
(4) ditto Yahonis Singho;
(5) Devalate James Appu, all of Batakettara
THIS matter coming on for disposal before G. Respondents.

Thambyah, Esq., District Judge of Colombo, on June 22, 1935, in the presence of Mr. H. E. Wijetunga, Proctor, on the part of the petitioner above named, and the affidavit of the said petitioner dated June 19, 1935, having been read: read :

ad: $\mathbf{1}$ is ordered (a) Hat the 5th respondent be and he is hereby appointed guardain ad liter of the minors, the 2nd, 3rd, and 4th 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 August 22, 1935, show sufficient cause to the satisfaction of the court to the contrary.

June 22, 1935.

78

G. C. THAMBYAH, District Judge.

In the District Court of Colombo.

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Order Nisi.

In the Matter of the Intestate Estate of Raja Perera Weerawardene of 39, Panchi-Testamentary Jurisdiction. No. 7,264. kawatta, in Colombo, deceased.

Ro. 16 ?	And	¢		
(1) Don Richard Westasi	inghe of P	erth road,	, Dema	ita-
(1) Don Richard Westasi goda, in Coldmbo, 200	O my fina R	upesinghe	e of Ko	ota-
hena in Colombo, (🌮 Marga	rēt Atta	pattu	of
hena in Colombo, (Dehiwala, (4) Charles	tte Weer	asinghe,	and	(5)
Lily Weerasinghe,				
Colombo			Resp	ondents.

THIS matter coming on for disposal before G. C. Thambyah, Esq., District Judge of Colombo, on July 23, 1935, in the presence of Mr. S. Somasundaram, Proctor, on the part of the petitioner above named ; and the affidavit of the said petitioner dated July 18, 1935, having been read :

It is ordered that the petitioner be and he is hereby declared entitled, as father and sole heir of the above-named deceased, to have letters of administration to his estate issued to him, unless the respondents above named or any other person or persons interested shall, on or before August 29, 1935, show sufficient cause to the satisfaction of the court to the contrary.

July 23, 1935.

In the District Court of Avissawella.

G. C. THAMBYAH, District Judge.

Order Nisi.

Testamentary In the Matter of the Last Will and Testament of Handapangoda Mudalige Don Salamon Appuhany of Kaluari Jurisdiction. No. 239. 14 (deceased).

Don Ponthenis Rupasinghe Ginawardana of Kalu-aggala Petitioner.

(36) (1) Don Somasiri Bupasinghe Gunawardena, minor, by his guardian ad litem (2) Don Noris Rupasinghe Gune wardane of Mawalgama Respondents.

THIS matter coming on for disposal before S. S. J. Goonasekera, Esq., District Judge, Avissawella, on August 2, 1935, in the presence of Mr. L. V. B. de Jacolyn Seneviratne, Proctor, on the part of the petitioner above named; and his petition and affidavit dated August 2, 1935, having been \mathbf{read} :

It is ordered that the last will and testament of the above named deceased, the original of which is now deposited in this court, be and the same is hereby declared proved, and that the petitioner be declared entitled, as executor appointed by the said last will to have probate to the said 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 August 27, 1935.

It is further ordered that the 2nd respondent be appointed guardian ad litem over the minor 1st respondent for the purpose of these proceedings, unless any person or persons interested shall show sufficient cause to the satisfaction of this court to the contrary before the aforesaid date.

August 2, 1935.

S. S. J. GOONASEKERA. District Judge.

In the District Court of Kalutara.

30 Order Nisi.

Testamentary In the Matter of the Estate of the late Ileperumage Don Carolis, deceased, of Jurisdiction. Alubomulla. No. 2,589.

No. 2,589. Alubomulla. THIS matter coming on for disposal before N. M. Bharucha, Esq., District Judge of Kalutara, on May 24, 1934, in the presence of Mr. D. R. de Silva, Proctor, on the part of the politions? Itihan imudiyanselage Dona Selestina Hamine of Alubomulla; and the affidavit of the said petitioner dated April 25, 1934, having been read : It is ordered that the said petition bo and she is hereby declared entitled, to have letters of anomistration to his estate issued to her, unless the respondents—(1) Ile-perumage Botchohamy of Lamunugama, (2) Balage Methias Perera of Uduwa, (3) ditto Meinona of Pamunu-gama, (4) ditto Noihamy of ditto, (5) Ileperumage Kitho-hamy of ditto, (6) ditto Ensohamy of Alutgama in Raigam korale, (7) ditto Edosingho of Pamunugama, (8) ditto Sammon Singhe of ditto, (9) ditto Don Magiris of Alubo-mulla, (10) ditto Don Davith of Pamunugama—or any other person or persons interested shall, on or before July 12, 1934, show sufficient cause to the satisfaction of this court to the contrary. this court to the contrary.

> N. M. BHARUCHA, District Judge.

The date for showing cause is extended to August 22, 1935.

> N. E. ERNST, District Judge.

In the District Court of Kalutara.

In the Matter of the Estate of the late Warnage Eliya de Fonseka Warna-

Order Nisi.

Testamentary Jurisdiction. No. 2,659.

20

suriya Goonaratne, deceased, of Desestra Kalutara 🔿

THIS matter equiling on for disposal before N. M. Bharucha, Ks. District JRtge of Kalutara, on July 3, 1935, in the presence of Mr. J. T. S. de Fonseka, Proctor, on the part of the petitioner. Marshal Silva Ginige of Desestra Reprisera ; and the differentiation of the said petitioner dated July 11 1935, having been read : It is ordered that the petitioner above named be and he is hereby declared entitled, as widower of the deceased above named, to have letters of administration to her estate issued to him, unless the respondents—(1) Tudor Douglas Silva Ginige, (2) Beatrice Chandrawati Silva Ginige, minors, by their guardian *ad litem* (3) Warnage Frederick de Fonseka Warnasuriya ad litem (3) Warnage Frederick de Fonseka Warnasuriya Goonaratne---or any other person or persons interested shall, on or before August 23, 1935, show sufficient cause to the satisfaction of this court to the contrary.

It is further declared that the said 3rd respondent be and he is hereby appointed guardian ad litem over the said 1st and 2nd minor respondents for all the purposes of this action, unless the respondents shall, on or before August 28, 1935, show sufficient cause to the satisfaction of this court to the contrary.

July 3, 1935.

N. M. BHARUCHA, District Judge.

In the District Court of Kalutara.

Order Nisi. 22

(Stamps)

Testamentary In the Matter of the Estate of the late Engeltina Silva Weerasinghe Siriwar-Jurisdiction. dane, deceased, of Panadure. No. 2.667.

THIS matter coming on for disposal before N. E. Ernst, Esq., District Judge of Kalutara, on July 23, 1935, in the presence of Mr. H. Lee Perera, Proctor, on the part of the petitioner, Arthur Edwa Dias of Panadure, and the affidavit of the said petitioner dated and 22, 1935, having been read :

It is ordered that the petitioner spove named, be and he is hereby declared entitled, as son of the deceased above named, to have letters of administration to her estate issued to him, unless the respondents (1) Domifigo Thomas Dias, (2) Dora Charlotte Ginigs, both of Fanadure, or any other person or persons interested shall, on or before August 27, 1935, show sufficient cause to the satisfaction of this court to the contrary.

July 26, 1935.

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N. E. ERNST. District Judge.

In the District Court of Galle.

6 Order Nisi.

Testamentary Jurisdiction. No. 7.481.

In the Matter of the Intestate Estate of late Peelege Allis Appuhamy, deceased, of Pitiduwa.

No. 7,481. of Pitiduwa. THIS matter coming on for disposal before. T. W. Roberts, Esq., District Judge of Galle, on Goly 26, 1933, in the presence of Mr. William de Silva, Protor, on the part of the petitioner, Habite Liyanage Coccilia Hamine of Piti-duwa; and the childravit of the said petitioner dated September 5, 1932, Habitg been read: It is declared that the said petitioner, as the widow of the deceased above named, is entitled to have letters of adminis-

deceased above named, is entitled to have letters of administration issued to her accordingly, unless the respondents, viz., (1) Peellege Nikulas Goonasekara of Kataluwa, (2) Peellege Laurance Goonasekara of Pitiduwa, shall, on or before February 1, 1933, show sufficient cause to the satis-faction of this court to the contrary.

January 26, 1933.	T. W. ROBERTS, District Judge.
Extended to December 3, 1934.	'T. W. ROBERTS,
November 5, 1934.	District Judge.
Extended to August 22, 1935.	· · · · · · · · · · · · · · · · · · ·

July 11, 1935.

C. E. DE VOS Additional District Judge. In the District Court of Galle.

Testamentary Jurisdiction. No. 7,640.

In the Matter of the Estate of the late Gustinnawadu Siyadoris de Silva, deceased, of Kaluwadumulla, Ambalangoda.

THIS matter coming on for disposal before C. E. de Vos, Esq., District Judge of Gall, on June 26, 1935, in the presence of Mr. B. Manukulasydriya, Proetor, on the part of petitioner, Gustinnovady Nonahamy de Silva of Kaluwadumulla, Ambalangoda; and the affidavit of the said petitioner dated June 10, 1934, having been read : It is ordered that the 4th respondent be appointed guardian ad litem over the 2nd and 3rd minor respondents, unless the respondents, viz.:—(1) Gustinna Wadu Pemawathee de Silva, (2) ditto Sumanawathee de Silva, (3) ditto Soma-

It is ordered that the 4th respondent be appointed guardian ad litem over the 2nd and 3rd minor respondents, unless the respondents, viz.:—(1) Gustinna Wadu Pemawathee de Silva, (2) ditto Sumanawathee de Silva, (3) ditto Somawathee de Silva, all of Kaluwadumulla, Ambalangoda, (4) ditto Kovis de Silva of Godehena, Ambalangoda, or any other person or persons interested shall, on or before July 25, 1935, show sufficient cause to the satisfaction of this court to the contrary.

It is further declared that the said petitioner, as the widow of the above-named deceased, is entitled to have letters of administration issued to him accordingly, unless the said respondents or any other person or persons interested shall, on or before July 25, 1935, show sufficient cause to the satisfaction of this court to the contrary.

June 26, 1935.T. WEERARATNE,
District Judge.Extended for August 27, 1935.C. E. DE Vos,
Distriat Judge.

In the District Court of Galle. Order Nisi.

Testamentary
Jurisdiction.
No. 7,665.In the Matter of the Estate of the late
Susima Perera, deceased, of Walahan-
duwa, Galle.

THIS matter coming on for disposal before G. E. de Vos, Esq., District Judge and falle, on July 15, 1935, in the presence of Messre Addinetty & Abevesindere, Proctors, on the part of the petitioner, Simon Francis Hereward Perera Abeyewardner of Walahanduwa, Galle; and the affidavit of the said periform functed July 13, 1935, having been read: It is ordered that the 3rd respondent be appointed guardian *ad litem* over the 1st and 2nd minor respondents, unless the respondents, namely :--(1) Nallina Perera Abeyewardena, (2) Santhosini Perera Abeyewardena, (3) Patrick Perera Abeyewardena or any other person or persons interested shall, on or before August 19, 1935, show sufficient cause to the satisfaction of this court to the contrary.

It is further declared that the said petitioner, as husband of the deceased above named, is entitled to have letters of administration issued to him accordingly, unless the said respondents or any other person or persons interested shall, on or before August 19, 1935, show sufficient cause to the satisfaction of this court to the contrary.

		C. E. DE Vos,
July 15, 1935.	-	District Judge.
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In the District Court of Gallé. Order Nisi declaring Will proved.

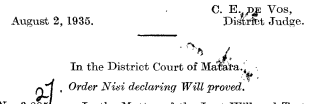
Testamentary Jurisdiction. No. 7,669. In the Matter of the Estate of the late Ossen Saibo Cadeo Meesa, deceased, of Talapitiya, Galle

THIS matter coming on for disposal before C. E. de Vos, Esq., District Judgoof Galle, on August 241965, in the presence of Messrs. Shepd & Thahir Proctars, on the part of the petitioner, Minamed Abdul Saméd & Dangedara, Galle; and (1) the affidavit of the said petitioner dated July 31, 1935, and (2) the timavit of the atjesting witnesses of the last will dated July 31, 1935, baving been read :

(1) It is ordered that the will of Ossen Saibo Cader Meesa, deceased, dated July 10, 1935, and now deposited in this court, be and the same is hereby declared proved, unless the respondents, viz. :- (1) Mohamed Muki Umma, (2) Cader Meesa Lammath Umma, (3) Cader Meesa Sameen, (4) Cader Meesa Hassen, (5) Cader Meesa Sameel, (6) Cader Meesa Sitti Fathuma, (7) Mohamed Mohamed Ameen, all of 186, Dangedara street, Galle, or any other person or persons interested shall, on or before August 30, 1935, show sufficient cause to the satisfaction of this court to the contrary.

(2) 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 August 30, 1935, show sufficient cause to the satisfaction of this court to the contrary.

(3) And it is further declared that the said 7th respondent is appointed guardian *ad litem* over the said 2nd, 3rd, 4th, 5th, and 6th minor respondents, unless the said respondents or any other person or persons interested shall, on or before August 30, 1935, show sufficient cause to the satisfaction of this court to the contrary.



No. 3,885! In the Matter of the Last Will and Testament of the late Mr. George Senaratna of Matara, deceased.

Lydia Ganegama of Matara Petitioner.

Vs.

Jonathan Senaratna of Ramburugamuwa Respondent.

THIS matter cooling on for disposal before Cyril Ernest de Pinto, Esq., District Judes of Matara, on June 20, 1935, in the presence of Mr. W. J. Serasinghe, Proctor, on the part of the fetitioner, Lydia Gauegama of Matara; and the affidavit of the said petitioner and June 19, 1935, and last will bearing No. 2,863 dated September 5, 1933, attested by W. J. Serasinghe, Notary Public, having been read:

It is ordered that the will of the said George Senaratna of Matara, deceased, dated September 5, 1933, of which the original has been filed in court and is now deposited in this court, be and the same is hereby declared proved; and it is further declared that the petitioner named in the said will, and that she is entitled to have letters of administration (with copy of will annexed) thereof issued to her accordingly, unless any person or persons interested shall, on or before August 19, 1935, show sufficient cause to the satisfaction of this court to the ocntrary.

Order Nisi.

Testamentary
Jurisdiction.
No. 15.In the Matter of the Estate of the late
Samuel Kanapathippilly Arianayagam
of Tellipalai, deceased.

June

Louisa Thangammah widow of S. K. Arianayagam of Tellipalai

THIS matter of the petition of Louisa Thangammah, widow of S. K. Arianayagam, praying for letters of administration to the estate of the above-named deceased, Samuel Kanapathippilly Arianayagam, coming on for disposal before C. Coomaraswamy, Esq., District Judge, on May 24, 1935, in the presence of Mr. S. V. Chinnish, Proctor, on the part of the petitioner ; and the affidavit the petitioner dated May 9, 1935, having been read : It is declared that the petitioner is the widow of the said intestate and is entitled to have letters of administration to the estate of the said intestate issued to her, unless the respondents or any other person shall, on or before July 12, 1935, show sufficient cause to the satisfaction of this court to the contrary.

June 26, 1935.

C. COOMARASWAMY, District Judge.

The returnable date is extended to August 23, 1935.

1

In the District Court of Jaffna. 2

Order Nisi for Letters.

Testamentary Jurisdiction. No. 8,496.

In the Matter of the Estate and Effects of the late Thangam, wife of Kandiah Sabaretnam of Thirunelvely, Jaffna,

No. 8,490. deceased. Kandiah Sabaretnam of Thirungvely, Jaffna . . Petitioner. Js.

1) Sabarethum Sanmugaronam of Thirunelvely, Jafina, (2) Siversimasunthati, daughter of Saba-retnam of ditto, mytors, appearing by their guardian *ad litem* (3) Chellam, widow of Sangarappillai of Irupalai Respondents. (1)

THIS matter of the petition of the above-named petition, coming on for disposal before C. Coomaraswamy, Esq., District Judge, Jaffna, on February 1, 1934 in the presence of Mr. K. Aiyadurai, Proctor, on the part of the petitioner ; and the affidavit and petition of the petitioner having been read :

It is ordered and declared that letters of administration to the estate of the above-named deceased be granted to the petitioner and same issued to him accordingly, unless the above-named respondents shall, on or before October 10, 1934, at 10 o'clock in the forenoon appear before this court and show sufficient cause to the satisfaction of this court to the contrary.

C. COOMARASWAMY, August 31, 1934. District Judge.

Time to show cause is extended for August 20, 1935.

In the District Court of Jaffna. Order Nisi. \mathcal{V}

In the Matter of the Estate and Effects of Visaladchippillai, wife of Arumugam Testamentary Jurisdiction. No. 8,497. Kanagasada deceased, Arumugam Kanagasaba of Karativu East....Petitioner.

(1) Kanagasabai Thirunavukhenasu, (2) Maheswari, daughter of Kanagasabai, (3) Thayainayaki, daughter of Kanagasabai, (4) Rajawari, daughter of Kanaga-sabai, all of Karaitivu East, minors, (5) Akilandam, widow of Arumugam of ditto; the 1st, 2nd, 3rd, and 4th respondents are minors appearing by their guardian ad litem the 5th respondent Respondents.

THIS matter of the petition of the petitioner praying for letters of administration to the estate of the above-named, deceased, coming on for disposal before C. Coomaraswamy, Esq., District Judge, on June 12, 1935, in the presence of Mr. P. Casippillai, Proctor, on the part of the petitioner; and the affidavit of the petitioner dated June 11, 1935, having been read: It is declared that the petitioner is the husband of the said intestate and is entitled to have letters of administration to the estate of the said intestate is of administration to the estate of the said intestate issued to him, unless the respondents or any other person shall, on or before August 28, 1935, show sufficient cause to the satisfaction of this court to the contrary.

	· C.	COOMARASWAMY,
July 31, 1935.	1	District Judge.

In the District Court of Jaffna.

Order Nisi.

23

In the Matter of the Estate of the late 'Testamentary Sebamalai alias Ponnuppillai, wife of Jurisdiction. No. 8,499. Sebagaalai of Karaiyoor in Jaffna, Anthony Danel of Karaiyoor, Jaffna Petitioner. (1) Santio Sepamalari of Karaiyoor, Jaffna, and (2) Victoria, wife of Anthony Daniel Respondents.

THIS matter of the above-named petitioner, coming on for disposal pore C. Coomaraswamy, Esq., District Judge, Jaffna, on September 26, 1934, in the presence of Mr. K. Aiyadurai, Proctor, on the part of the petitioner; and the affidavit of the petitioner having been read: It is ordered that letters of administration to the estate of the above-named deceased be granted to the petitioner, unless the respondents or any other person shall, on or before June 26, 1935, show sufficient cause to the contrary to the satisfaction of this court.

	· C.	COOMARASWAMY,
May 15, 1935.	•	District Judge.

Time to show cause is extended for August 20, 1935.

In the District Court of Jaffna. Order Nisi.

In the Matter of the Estate of the late Testamentary Thangammah, wife of Thambiah of Vannarponnai East, deceased. Jurisdiction. No. 8,519.

Kandapellai Thambiah of ditto Petitioner. Vs.

(1) Tambiah Kaneshalingam, (2) Makeswary, daughter of Thambiah, (3) Thombiah Sundaralingam, and (4) Arumugam Vinayagar Thambiah, all of ditto; the lst, 2nd, and Brd respondents are minors by their guardian *ad bron* the 4th respondent Respondents.

THIS matter of the petition of the petitioner, praying for letters of administration to the estate of the above-named deceased, coming on for disposed before C. Coomaraswamy, Esq., Dispression of the disposed before C. Coomaraswamy, Esq., Dispression of the disposed before the petitioner is of Mr. S. Patanjali, Proctor, on the part of the petitioner ; and the affidavit of the petitioner having been read : It is declared that the petitioner is the father of the said intestate and is entitled to have letters of administration intestate and is entitled to have letters of administration to the estate of the said intestate issued to him, unless the 4th respondent or any other person shall, on or before October 18, 1934, show sufficient cause to the satisfaction of this court to the contrary.

October 5, 1934.

C. COOMARASWAMY, District Judge.

Time to show cause extended to August 21, 1935.

In the District Court of Jaffna. 33. Order Nisi.

In the Matter of the Estate and Effects of the late M. S. Mohideen Nachchia, wife of Mohamed Meerappillai of Vannar-Testamentary Jurisdiction. No. 8,580. ponnai West in Jaffna, deceased.

 M. S. M. Pathanina Nachchia, daugher of Moha-med Meerappillai, (2) Mohamed Meerappillai Moha-med Sahul Hanidi, (3) Mohamed Sulaiha, daughter of Mohamed Meerappillai, (4) Mohamed Afeepha, daughter of Mohamed Meerappillai, and (5) Moha-med Sathakkathulla Mohamed Abdul Latif Alim. med Sathakkathulla Mohamed Abdul Latiff Alim, all of Vannarponnai West, Jaffna 3...... Respondents.

THIS matter of the petition of the above-named petitioner, coming on for disposal before C Coomaraswamy, Esq., District Judge, Jaffna, on July 19, 1934, in the presence of Mr. K. Aiyadurai, Proctor, on the part of the petitioner; and the petition and affidavit of the petitioner having been read :

It is ordered that the petitioner above named be granted letters of administration to the estate of the late M. S. Mohideen Nachchia, wife of the petitioner, unless the respondents or any other person shall, on July 15, 1935, appear and show cause to the satisfaction of this court to the contrary.

July 15, 1935.

C. COOMARASWAMY, District Judge.

Time to show cause is extended for August 21, 1935.

C. COOMARASWAMY, District Judge.

In the District Court of Chilaw. 31

Order Nisi.

In the Matter of the Intestate Estate of Nathaniel John Martin of Chilaw, Testamentary Jurisdiction. No. 2,149. deceased.

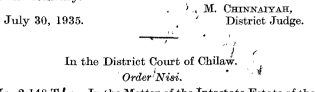
Algernon John Horace Martin Of Colombo .. Petitioner.

And 29

(1) Mrs. Lily Thomasine Schrader of Negombo, (2) Walter Douglas Bartin of Ja-ela, (3) Dorothy Elfrida Martin of Colombo, (4), Christine May Aucim of Colombo, (5) Nobel Sylvie Austin of Chilaw; (6) Nathaniel George Martin Schrader of Chilaw (minor) appearing by his guardian ad litem the Sth respondent, (7) Evelyn May Martin of Weening, England, (8) George Justin Schrader of Negombo......Responder George Justin Schrader of Negombo Respondents.

THIS matter coming on for disposal before M. Chin-naiyah, Esq., District Judge of Chilaw, on July 30, 1935, in the presence of Mr. R. E. Austin, Proctor, on the part of the petitioner; and the affidavit of the said petitioner dated July 25, 1935, having been read: It is ordered that

the 8th respondent above named be and he is hereby appointed guardian ad litem of the 6th respondent for the purpose of these proceedings and the petitioner be and he is hereby declared entitled, as nephew of the abovenamed deceased, to have letters of administration issued to him, unless the respondents above named or any other person or persons interested shall on or before September 6, 1935, show sufficient cause to the satisfaction of this court to the contrary.



No. 2,148 T 🖌 In the Matter of the Intestate Estate of the late Don John Jayalath, Proctor, S. C., Marawila, deceased.

Palihawadana Aratchige Juliana Jayalath nee Perera of Weliweriya

she is hereby declared entitled, as wife of the deceased above named, to have letters of administration to the estate of the said deceased issued to her accordingly, unless sufficient cause is shown to the satisfaction of this court to the contrary on or before August 19, 1935.

•		M. CHINNIAH,
July 25, 1935.	, ,	District Judge.

3K In the District Court of Kurunegala.

Testamentary In the Matter of the Estate of the late Jurisdiction. Dehiwala Rajapaksa Lekamalage \mathbf{R} ajapaksa

Jurisdiction. Dehiwala Rajapaksa Lekamalage No. 4,180. Abraham Perera of Boyagane, deceased.
Subasinghe Mudiyanselage Punchihamine alias P. A. Subasinghe of Boyagane Petitioner.
(1) Dehiwala Rajapaksa Lekamalage Tilakaratna,
(2) ditto Suparatna, (3) ditto Dayaratna, (4) ditto Aberatna all of Boyagane, (5) Agas Senadi Raja-paksa Arachchillage Pablis Perera of Dam-bokka Respondents.

THIS matter coming on for disposal before James Joseph Esq., District Judge of Kurunegala, on May 30, 1935, in the presence of Mr. H. B. F. Wanduragala, Proctor, for petitioner above named; and the affidavit of the petitioner dated April 16, 1935, having been read:

It is ordered that the 1st respondent be and he is hereby appointed guardian ad litem over the 1st to 4th minor respondents for the purpose of these proceedings, unless the respondents shall, on or before June 24, 1935, show sufficient cause to the satisfaction of this court to the contrary.

It is ordered that the said petitioner be and she is hereby declared entitled, as lawful widow of the above-named deceased, to have letters of administration to his estate

issued to, her unless the respondents or any other person or persons interested shall, on or before June 24, 1935, show sufficient cause to the satisfaction of this court to the contrary.

JAMES JOSEPH, May 30, 1935. : ~**6** District Judge. The date for showing cause extended to August 21, 1935. JAMES JOSEPH.

July 12, 1935.

In the District Court of Kegalla. Order Nisi.

P. District Judge.

Testamentary In the Matter of the Intestate Estate of Jurisdiction. Abeykoon Mudiyanselage Appuhamy of Rondinale descend Testamentary No. 1.564. Randiwela, deceased.

Warusakoon Mudiyanselage Dingiri Amma of Randiwela Petitioner.

guardian ad litem (15) Egodawattegedera Ukkumenike all of Randiwela Respondents.

THIS matter coming on for final disposal before G. S. Suraweera, Esq., Acting District Judge of Kegalla, on May 16, 1935, in the presence of Mr. G. Jayawardane, Proctor, on the part of the petitioner; and her petition and affidavit dated March 13 and 14, 1935, respectively, having been read :

It is ordered that the petitioner be and she is hereby declared entitled, as the widow of the above-named deceased to have letters of administration to his estate issued to her, unless the respondents or any person or persons in-terested on or before July 3, 1935, show sufficient cause to the satisfaction of the court to the contrary.

It is further ordered that the 2nd respondent be and he is hereby appointed guardian ad litem of the 4th minor respondent, the 10th respondent is appointed guardian ad litem of the 7th-9th minor respondents, the 15th re-spondent is appointed guardian ad litem of the 11th-14th minor respondents for the purpose of this action, unless the respondents or any person or persons interested shall, on or before July 3, 1935, show sufficient cause to the satisfaction of the court to the contrary.

May 16, 1935.

G. S. SURAWEERA District Judge.

The date for showing cause is extended to August 7, 1935.

July 3, 1935.

G. S. SURAWEERA, District Judge.

The date for showing cause is extended to August 21, 1935.

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August 7, 1935.

J. N. VETHAVANAM, District Judge.

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