

THE

CEYLON GOVERNMENT GAZETTE

No. 8,142-FRIDAY, AUGUST 30, 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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DRAFT ORDINANCES.

MINUTE.

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

An Ordinance relating to Farbridge's Patent No. 2,479 of 1929.

Preamble.

WHEREAS by a Grant of Patent (in this Ordinance called Farbridge's Patent) under the Public Seal of the Island of Ceylon bearing date the 19th day of June, 1929, and numbered 2,479, the Governor in Executive Council did give and grant unto John Robert Farbridge, Mechanical Engineer, 4 1. 4. 2 Comme. 4 1. 4. 2 Comme. 3 tree peges - 216.00 3 tree peges - 216.00 of 5, Spencer Terrace, Bensham, Gateshead-on-Tyne, in the County of Durham, England, (hereinafter referred to as ' said Patentee ") his especial licence, full power, sole privilege, and authority that he the said Patentee by himself his agent or licensee and no others might at all times thereafter during the term of years therein mentioned make use, exercise and vend a certain invention entitled "Improvements in and relating to stoves or air heating apparatus" within the Island of Ceylon in such manner as to him or them might seem meet and that the said Patentee should have and enjoy the whole profit and advantage from time to time accruing by reason of the said invention during the term of fourteen years from the Mate mentioned in the said Grant of Patent.

And whereas under the provisions of The Patents Ordinance 1906 it is provided that every patent shall notwithstanding anything therein or in the said Patents Ordinance 1906 cease if the Patentee fail to make the prescribed payments within the prescribed times

And whereas the third schedule to the said Patents Ordinance 1906 prescribes after the expiration of the fourth year and before the expiration of the fifth year from that date an annual fee of fifty rupces in respect of the continuance of the exclusive privilege.

And whereas the said renewal fee of fifty rupees on Farbridge's Patent became due on the 18th day of June, 1934, and was not paid on or before the said date.

And whereas the time prescribed by section 22 (4) (a) of the said Patents Ordinance 1906 during which the Registrar of Patents is empowered to enlarge the time for such payment expired on the 18th day of December, 1934.

And whereas the said Patentce inadvertently omitted to pay the said renewal fee of fifty rupees on Farbridge's Patent within the period aforesaid and failed to apply for an enlargement of the time for payment of the said renewal fee to the Registrar of Patents.

And whereas the said Patentce will be deprived of all advantage to accrue to him under Farbridge's Patent unless the legislative powers hereinafter contained are graciously granted.

And whereas a further renewal fee of Rs. 50 became due on the 18th day of June, 1935, being the fee payable after the expiration of the fifth year and before the expiration of the sixth year.

And whereas the said prescribed renewal fees aggregating one hundred rupees have now been paid and have been deposited in the proper department.

And whereas the present difficulty and threatened loss arise from inadvertence and accidentally and not from a wilful neglect or disobedience of the law; and it is therefore expedient that Farbridge's Patent should be rendered valid in the manner hereinafter mentioned.

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

1. This Ordinance may be cited as "The Farbridge's atents Ordinance, No. 1935". Patents Ordinance, No.

2 Upon the commencement of this Ordinance Farbridge's Patent (a true copy of which is set forth in the schedule to this Ordinance annexed) shall be considered, deemed, and taken to be and to have been as good, valid and effectual to all intents and purposes as if all the payments prescribed by "The Patents Ordinance 1906" to be made in respect of Farbridge's Patent before the passing of this Ordinance had been duly made or satisfied.

Short title.

Validation of Patent.

3 No action or other proceeding shall be commenced or prosecuted nor any damage recovered—

- (1) In respect of any infringement of Farbridge's Patent which shall have taken place after the 18th day of June, 1934, and before the commencement of this Ordinance.
- (2) In respect of the use or employment at any time hereafter of any structure, process, or operation actually made or carried on within the Island of Ceylon, or of the use or sale of any article manufactured or made in infringement of Farbridge's Patent after the said date and before the commencement of this Ordinance Provided that such use employment or sale is by the person or corporation by or for whom such article was *bona fide* manufactured or made or such structure process or operation was *bona fide* made or carried on by his or their executors administrators successors or vendees or his or their assigns respectively.
- (3) In respect of the use or employment at any time hereafter (by the person or corporation entitled for the time being under the preceding sub-section to use or employ any structure, process, or operation) of any improved, extended, or developed structure, process, or operation or of the use or sale of any article thereby manufactured or made in infringement of Farbridge's Patent Provided that the use or employment of such improved, extended, or developed structure, process, or operation shall be limited to the buildings, works, or premises of the person or corporation by or for whom such structure, process, or operation was made or carried on, within the meaning of the preceding sub-section, his or their executors, administrators, successors, or assigns.

4 If any person shall within one year after the passing of this Ordinance make an application to the Registrar-General and Director of Commercial Intelligence for compensation in respect of money, time, or labour expended by the applicant upon the subject-matter of Farbridge's Patent on a *bona fide* belief that such Patent had become and continued to be void, it shall be lawful for the said Registrar-General and Director of Commercial Intelligence, after hearing the parties concerned or their agents, to assess the amount of such compensation if in his opinion the application ought to be granted, and to specify the party by whom and the day on which such compensation shall be paid; and if default shall be made in payment of the sum awarded, then Farbridge's Patent shall by virtue of this Ordinance become void, but the sum awarded shall not in that case be recoverable as a debt or damages.

5 Nothing in this Ordinance contained shall prejudice or affect the rights of His Majesty the King, his heirs and successors or of any body politic or corporate or of any other person except such as are mentioned in this Ordinance and those claiming by from or under them.

THE SCHEDULE BEFERRED TO IN THE FOREGOING ORDINANCE.

The Patents Ordinance, 1906.

Grant of Patent.

No. 2,479.

Date : 19th June, 1929.

By His Excellency Sir GRAEME THOMSON, Knight Grand Cross of the Most Distinguished Order of Saint Michael and Saint George, Knight Commander of the Most Honourable Order of the Bath, Governor and Commander-in-Chief in and over the Island of Ceylon, with the Dependencies thereof.

To all to whom these Presents shall come. Greeting:

Whereas John Robert Farbridge, Mechanical Engineer, of 5, Spencer Terrace, Bensham, Gateshead-on-Tyne, in the County of Durham, England and presently care of Messrs. Hoare & Co. (Engineers), Limited, Colombo, in the Island of Ceylon hath by his solemn declaration represented unto me that he has made an Application dated 19th June, 1929, for the protection of an Invention in the United Kingdom entitled "Improvements in and relating to Stoves or Air Heating Apparatus" and that the said Invention was not in use in Ceylon by any other person or persons before the nineteenth day of June, 1929, to the best of his knowledge and belief: Prohibition of actions in respect of infringements, &c., taking place between date when patent became void and commencement of Ordinance.

Compensation for money, &c., expended in *bona fide* belief that patent was void.

Saving clause.

And whereas the said inventor hath humbly prayed that I would be pleased to grant unto him (hereinafter together with his executors, administrators, and assigns, or any of them, referred to as the said patentee), Letters Patent in the name of His Majesty for the sole use and advantage of the said invention within the Island of Ceylon :

And whereas the said inventor hath by and in his complete specification particularly described the nature of his invention :

Know Ye, therefore, that I, in the name and on behalf of His Majesty, do by these presents give and grant unto the said patentee my especial licence, full power, sole privilege, and authority, that he, the said patentee, by himself, his agent, or licensee, and no others, may at all times hereafter, during the term of years herein mentioned, make, use, exercise, and vend the said invention within the Island of Ceylon in such manner as to him or them may seem meet, and that the said patentee shall have and enjoy the whole profit and advantage from time to time accruing by reason of the said invention during the term of fourteen years from the date hereunder written of these presents. And to the end that the said patentee may have and enjoy the sole use and exercise and the full benefit of the said invention, I do by these presents require and strictly command all and every person and persons, bodies, politic and corporate, and all others of what estate, quality, degree, name, or condition soever they be within Ceylon, that they do not at any time during the continuance of the said term of fourteen years, either directly or indirectly, make use of or put in practice the said invention or any part of the same, nor in anywise imitate the same, nor make or cause to be made any addition thereto or subtraction therefrom, whereby to pretend themselves the inventors thereof, without the consent, licence, or agreement of the said patentee in writing under his hand and seal, on pain of incurring such penalties as may be justly inflicted on such offenders for their contempt and of being answerable to the said patentee according to law for his damages thereby occasioned. Provided always, and these Letters Patent are on this condition, that if at any time during the said term it be made to appear to the Court that this grant is contrary to law or prejudicial or inconvenient to His Majesty's subjects in general, or that the said invention is not a new invention as to the public use and exercise thereof, or that the said patentee is not the first and true inventor thereof, within this Island as aforesaid, these Letters Patent shall forthwith determine, and be void to all intents and purposes, notwithstanding anything hereinbefore contained. Provided also, that if the said patentee shall not pay all fees purposes, by law required to be paid in respect of the grant of these Letters Patent, or in respect of any matter relating thereto at the time or times, and in manner for time being by law provided; and also if the said patentee shall not supply or cause to be supplied for His Majesty's Service in this Island all such articles of the said invention as may be required by the officers administering any department of His Majesty's Service in Ceylon in such manner, at such times, and at and upon such reasonable prices and terms as shall be settled for that purpose by the Governor of Ceylon, then, and in any of the said cases, these Letters Patent and all privileges and advantages whatever hereby granted shall determine and become void, notwithstanding anything hereinbefore contained. Provided also that nothing herein contained shall prevent the granting of licences in such manner and for such considerations as they may by law be granted. And lastly, I do by these presents in the name and on behalf of His Majesty grant unto the said patentee that these Letters Patent shall be construed in the most beneficial sense for the advantage of the said patentee.

In witness whereof I have caused these letters to be made Patent this tenth day of August, One thousand Nine hundred and Thirty-one, and to be sealed and dated as of the said nineteenth day of June, One thousand Nine hundred and Twenty-nine in the twentieth year of His Majesty's reign.

(Seal)

(Sgd.) GRAEME THOMSON, Governor.

I certify this to be a true copy.

(Sgd.) E. R. BARTLAM, Registrar of Patents.

Statement of Objects and Reasons.

The object of this Ordinance is to revive a patent which has been allowed to lapse by inadvertent failure to pay the prescribed renewal fees.

2. The Ordinance contains the usual provisions for the protection of the persons who *bona fide* made use of the patented invention during the interval between the date when the patent lapsed and the commencement of the Ordinance and also the usual provision saving the rights of the Crown in accordance with Article 6 of the Royal Instructions.

E. C. VILLIERS, Mover of the Bill.

MINUTE.

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

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

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. of 1935.

2 Section 32 of the Births and Deaths Registration Ordinance, 1895, (hereinafter referred to as "the principal Ordinance"), is hereby amended—

- (1) in sub-section (1), by the substitution for the words "duly given to him" occurring in paragraph (a) of the words "duly given to him or a certificate of registration in form Y issued under section 32A"; and
- (2) in sub-section (3), by the insertion immediately after the words "or order of the Inquirer into Deaths" of the words "or the certificate of registration issued under section 32A".

3 $\,$ Section 32A of the principal Ordinance is hereby amended as follows :—

- in sub-section (2), by the substitution for all the words from "except with the written permission of the proper authority" to the end of the sub-section of the words "unless a person required by this Ordinance to give information of the death to a Registrar has—
 - (a) given such information to the proper Registrar and obtained from him a certificate of registration of the death, and
 - (b) obtained written permission for the removal of the dead body from the proper authority under the Cemeteries and Burials Ordinance, 1899, or from the Assistant Government Agent or Police Magistrate within whose territorial jurisdiction such town, district, or place is situate, or from some public officer authorized in writing under the hand of the Government Agent or Assistant Government Agent to give such written permission.";

(2) by re-numbering sub-section (3) as sub-section (6); and

(3) by the insertion between sub-section (2) and renumbered sub-section (6) of the three following subsections :—

"(3) The Registrar shall register every such death in the prescribed form and manner, after such inquiry as may be necessary to ascertain the particulars required to be registered concerning the death and with as little delay as may be consistent with the exigencies of such inquiry, and shall have power to enter into any house or land to make such inquiry or to inspect the body of the deceased person.

(4) The certificate of registration issued under sub-section (2) shall be in the form Y in the second schedule hereto and shall be issued without fee or reward:

Provided that the Registrar may demand and accept for his own use from the person applying for such certificate—

- (a) a fee of five rupees where the application is made between the hours of 6 P.M. and 6 A.M. and the certificate is issued between those hours, or
- (b) a fee of seven rupees and fifty cents where the application is made between the hours of 6 P.M. and 6 A.M. and any inspection of the body of the deceased person that may be necessary under sub-section (3) is completed between those hours, notwithstanding that the certificate is issued after 6 A.M.

(5) Notwithstanding the provisions of sub-section (2), when a death occurs in a Government Hospital the dead body may, before registration of the death, be removed outside the town, district, or place in which the death occurred." Amendment of section 32A of the principal Ordinance.

No. 1 of 1895.

Short title.

Amendment of section 32 of Ordinance No. 1 of 1895. 651

New form in second schedule to the principal Ordinance.

4 The form in the Schedule to this Ordinance is hereby inserted as form Y in the second schedule to the principal Ordinance.

SCHEDULE.

Y.—Certificate of Registration of Death.

(Section 32A(2).)

I have this day received from ——— of ——— notice of, and registered, the following death :

Name : _____.

Sex and nationality : ----

Age : _____

No.

Date of occurrence : -

Cause of death : _____

Registrar.

—, 193—.

Objects and Reasons.

Section 32A of the Births and Deaths Registration Ordinance, 1895, provides that the dead body of a person who dies within an area proclaimed under section 31 of that Ordinance cannot be removed outside that area for burial until the death has been duly registered and a permit for removal issued by a competent authority. There is no provision in the principal Ordinance for the issue of a certificate as proof of registration of the death and it has been the practice for a Registrar in such cases to issue to the person registering the death the certificate required by section 32, and this certificate has been accepted as proof of the fact that the necessary registration has been effected.

2. All Registrars are bound to attend their offices and stations during certain hours specified by the Registrar-General, but it frequently happens, when a dead body has to be removed outside the area in which the death occurs, that in order to comply with the provisions of section 32A a Registrar is called upon to register the death and issue a certificate outside his office hours and even at night. Under the existing law a Registrar is not permitted to charge a fee for the issue of a certificate in such circumstances. While it is desirable that there should be facilities for registering a death and obtaining a certificate at night, it also seems equitable that a Registrar should be suitably remunerated when called upon to issue a certificate outside office hours.

3. The object of Clause 3 of this Bill it to amend section 32_A of the principal Ordinance so as to prescribe the form of a certificate which will be issued by a Registrar as proof of registration of the death, and to enable a Registrar to charge a fee of Rs. 5 when application for the certificate is made and the certificate is issued between the hours of 6 P.M. and 6 A.M. When the application is made between those hours and an inspection of the body is necessary under the Ordinance and is completed by the Registrar between those hours, provision is made that he may charge a fee of Rs. 7.50, even though the certificate is not actually issued until after 6 A.M.

4. Clause 2 of the Bill amends section 32 of the principal Ordinance so as to empower the person in charge of a cemetery in a proclaimed area to permit the burial of the body of a person who died in some other proclaimed area on production of a certificate of registration in form Y.

PERI SUNDARAM,

Minister for Labour, Industry and Commerce.

Ministry of Labour, Industry and Commerce, Colombo, August, 27, 1935.

MINUTE.

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

An Ordinance to amend the Indian Labour Ordinance, No. 27 of 1927.

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

Short title.

1 This Ordinance may be cited as the Indian Labour Amendment Ordinance, No. of 1935. 2 The following new section shall be inserted immediately after section 10, and shall have effect as section 10A, of the Indian Labour Ordinance, No. 27 of 1927, (hereinafter referred to as "the principal Ordinance") :---

10A. (1) On every estate an allowance of one-eighth of a bushel of unblended rice of good quality shall be issued, free of charge, each month by the employer—

- (a) to every Indian male labourer above the age of sixteen years employed on the estate, and
- (b) to every Indian widow resident on the estate and having at least one child below the age of ten years dependent on her.

(2) With the written permission of the Controller first had and obtained, any employer may, in lieu of the allowance of rice under sub-section (1), supply daily, free of charge, one or more meals of rice and gurry or such other article of food as may be approved by the Controller, to each of the children below the age of ten years resident on the estate and dependent on any of the labourers employed or the widows resident thereon.

(3) The permission given by the Controller under subsection (2) shall be -

- (a) subject to the condition that the meals supplied are at all times of good quality, and that in the aggregate for any month they are not less in value than the allowance of rice that would otherwise have been issued under sub-section (1); and
- (b) liable to be withdrawn at any time by written notice under the hand of the Controller, if the foregoing condition is not fulfilled to his satisfaction.

(4) Nothing in this section contained shall be deemed to affect the provisions of section 12 of the Medical Wants Ordinance, No. 9 of 1912.

3 Section 11 of the principal Ordinance is hereby amended as follows :—

(1) in sub-section (1) thereof, by the substitution for the words "shall on conviction", of the words—

" or fails to issue the monthly allowance of rice or in lieu thereof to supply free meals in accordance with section 10A, shall on conviction "; and

(2) in sub-section (2) thereof, by the substitution for the words "during that period", of the words---

" during that period, or to represent the cost of the allowance of rice which ought to have been issued in accordance with section 10A during that period."

Objects and Reasons.

The object of this amendment to the Labour Ordinance, No. 27 of 1927, is to implement an undertaking given to the Government of India, that legislation will be introduced in Ceylon to make it obligatory on the proprietor of an estate to issue, each month, one-eighth of a bushel of free rice to each male Indian labourer, and to each Indian widow with one or more children under ten years of age, resident on the estate. As even non-working widows are to be entitled to the rice if they have such children to support, this issue of rice has to be treated not as a part of the wages but as an allowance. The necessary provision for such an allowance is accordingly to be made by sub-section (1) of the new section 10A which is set out in Clause 2.

The other sub-sections of the proposed section will provide that as an alternative to the issue of free rice, the proprietor of any estate may, with the prior approval of the Controller of Labour, supply daily one or more free meals of rice or other approved article, to all resident children under ten years of age who are dependent on the labourers or the widows living on the estate.

The penalties for a contravention of the new provisions are to be the same as those now prescribed for the failure to pay the proper wages. The amendments which have to be made in section 11 for this purpose are set out in Clause 3 of the Bill.

PERI SUNDARAM,

Minister for Labour, Industry and Commerce

Colombo, August 27, 1935.

Insertion of new section 104 in the principal Ordinance.

Liability to issuemonthly allowance of rice

or to supply free meals.

Amendment of section 11 of the principal Ordinance.

DISTRICT AND MINOR COURTS NOTICES.

List of Uncertified Insolvents for the Half-year ended June 30, 1935.

In the District Court of Avissawella.

- No. of case : 6—Name of insolvent : G. Lambert Perera, Halpandenikanda estate, Digala, Dehiowita—Remarks: No order.
- No. of case : 7—Name of insolvent : Meemanage Gabriel Peiris, Avissawella—Remarks : Protection withdrawn.
- No. of case : 8—Name of insolvent : Weliwita Vithanalage Don Juan Appuhami, Kosgama Ihala—Remarks : Protection withdrawn.
- No. of case: 10-Name of insolvent: Don Thomas Wettasinghe, Puwakpitiya-Remarks: Meeting of creditors for September 10, 1935.

District Court, S. S. J. GOONASEKERA, Avissawella, August 22, 1935. District Judge.

In the Court of Requests of Badulla.

Ramasamy's son Palaniandi, labourer of Culloden estate, Badulla, on his own and on behalf of the labourers appearing on schedule A annexed to the plaint Plaintiff.

No. 8,226. Vs.

The proprietor of Culloden estate, Badulla Defendant.

NOTICE is hereby given that a suit has been instituted in the court of Requests of Badulla holden at Badulla by 14 labourers of Culloden estate, Badulla, against the proprietor thereof, under Ordinance No. 13 of 1889, for the recovery of their wages emounting to Rs. 101.76.

August 23, 1935.

N. M. BHARUCHA, Commissioner of Requests.

In the Court of Requests of Badulla.

The proprietor of St. Bernards estate, Badulla . . Defendant. NOTICE is hereby given that a suit has been instituted in the Court of Requests of Badulla holden at Badulla by 16 labourers of St. Bernards estate, Badulla, against the proprietor thereof, under Ordinance 13 of 1889, for the recovery of their wages amounting to Rs. 96.70.

August 23, 1935.

N. M. BHARUCHA, Commissioner of Requests.

NOTICES OF INSOLVENCY.

In the District Court of Colombo.

No. 4,889. In the matter of the insolvency of M. S. Mohamed Mohideen of 165, Main street, Colombo.

WHEREAS the above-named M. S. Mohamed Mohideen has filed a declaration of insolvency, and a petition for the sequestration of his estate has been filed by Ana Sahul Hamid of 33, Dam street, Colombo, under the Ordinance No. 7 of 1853: Notice is hereby given that the said court has adjudged the said M. S. Mohamed Mohideen insolvent accordingly; and that two public sittings of the court, to wit, on September 24, 1935, and on October 8, 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 21, 1935. Secretary.

In the District Court of Colombo,

No. 4,890. In the matter of the insolvency of C. Vetti Vale of 180/124, Grandpass road, Colombo.

WHEREAS the above-named C. Vetti Vale has filed a declaration of insolvency, and a petition for the sequestration of his estate has been filed by Chas. H. Pieris of 66, Wall street, Kotahena, Colombo, under the Ordinance No. 7 of 1853: Notice is hereby given that the said court has adjudged the said C. Vetti Vale insolvent accordingly; and that two public sittings of the court, to wit, on September 24, 1935, and on October 8, 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 23, 1935. Secretary.

In the District Court of Colombo.

No. 4,891. In the matter of the insolvency of Thamodarampillai Candiah of 227, Jampettah street, Colombo.

WHEREAS the above-named Thamodarampillai Candiah has filed a declaration of insolvency, and a petition for the sequestration of his estate has been filed by S. M. Susepillai of 24, Vihara lane, Wellawatta, Colombo, under the Ordinance No. 7 of 1853 : Notice is hereby given that the said court has adjudged the said Thamodarampillai Candiah insolvent accordingly ; and that two public sittings of the court, to wit, on October 1, 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 26, 1935. Secretary.

In the District Court of Kalutara.

No. 283. In the matter of the insolvency of B. E. S. Fernando of Ardent Forest, Sarikkamulla, s Panadure.

NOTICE is hereby given that on August 20, 1935, a certificate of conformity of the 3rd class was issued to the above-named insolvent by the District Judge of Kalutara.

By order of court, J. N. CULANTHAIVALU, Secretary.

In the District Court of Kalutara.

No. 291. In the matter of the insolvency of Asana Lebbe Mohammadu Cassim of Beruwala.

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 October 28, 1935, to consider the granting of a certificate of conformity to the above-named insolvent.

By order of court, J. N. CULANTHAIVALU, August 26, 1935. Secretary.

In the District Court of Kalutara.

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

NOTICE is hereby given that on August 23, 1935, a certificate of conformity of the 2nd class was issued to the above-named insolvent by the District Judge of Kalutara.

By order of court, J. N. CULANTHAIVALU, August 26, 1935. Secretary.

In the District Court of Badulla.

No. 24. In the matter of the insolvency of Punchi Banda Bothalawa of Ettampitiya.

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 13, 1935, to receive assignee's report. By order of court, A. K. ALVAPHILAI, August 16, 1935. Secretary.

OF FISCALS' SALES. NOTICES

Western Province.

In the District Court of Colombo.

(1) Alfred Benjamin Gomes and (2) Charlotte Adeline Gomes of Woodlands, Pickerings road, in Colombo Plaintiffs. No. 1,713. Vs.

till payment in full and costs of suit, viz. :

All that part of a garden with the buildings standing thereon including the upstair house and all the trees and plantations thereon, situated at Pass Nakalagam street, now called Grandpass, within the Municipality and District of Colombo, Western Province, bearing assessment No. 207 presently bearing assessment No. $936/207^{1}$, $936\Delta/207^{2}$, $936B/207^{3}$, $936C/207^{4}$ (now bear assessment Nos. 66, 74 (1, 5, 6, 8, 10), Grandpass); and bounded on the north by Grandpass road, on the east and west by the other part of the said garden, on the south by the field of Don Adrian Mudaliyar, deceased, or howsoever the said part of the garden and buildings may be abutted; containing in extent 3 roods and 15 26/100 square perches more or less, and which said premise is also described according to plan No. 810 dated April 4, 1927, made by H. Don David, Special Licensed Surveyor and Leveller, as follows :-

All that allotment of land bearing assessment No. 936/207, situated at Grandpass, within the Municipality of Colombo in the District of Colombo, Western Province; bounded as follows :---on the north by Grandpass road, east by premises bearing assessment No. 206 of Samson Gunawardene, south by grass field, and west by property of N. D. H. Abdul Caffoor; containing in extent 3 roods and 17 60/100 perches. Prior registration A 160/235 Colombo.

Fiscal's Office,		J. R. TOUSSAINT,		
Colombo, August 28, 1935.	•	Deputy Fiscal.		
		•		

No. 2.957 .Vs 1

110. 4,001.	
Kandage Don James	of Batuwandara, presently & Kenny, Dean's 1963,
of Messrs. Hayley	& Kenny, Dean's road,
Colombo	Defendant

after with legal interest on the aggregate amount till payment in full and Rs. 21.75 costs, viz.:

An undivided $\frac{1}{2}$ share of the land called Agatuduwewatta and of the buildings standing thereon, situated at Jambu-raliya in the Udugaha pattu of Salpiti korale in the District of Colombo, Western Province; and bounded on the north by land belonging to Haputantrige Noris Appu, on the east and south by field, and on the west by a portion of this land belonging to Jamel Appu; containing in extent about 3 acres.

Fiscal's Office,	J. R. TOUSSAINT,
Colombo, August 28, 1935.	Deputy Fiscal.

In the Court of Requests of Panadure.

Mrs. N. C. Peiris of Oliver Castle, Gregory's road, Colombo Plaintiff. No. 4,214. Vs.

- K. Raman, U. D. C. Contractor of 111, Idama, Moratuwa Defendant.
- NOTICE is hereby given that on Saturday, September 28, 1935, at 12 noon, will be sold by public auction at the **B**2

premises the right, title, and interest of the said defendant in the following property for the recovery of the sum of Rs. 116.35 and further rent at Rs. 15 per month from November 1, 1934, till payment in full and costs of suit Rs. 20:25 incoment

November 1, 1934, till payment in full and costs of suit Rs. 20.25 incurred and Rs. 5.50 prospective costs, less Rs. 85, viz. : All that portion of land called Kirillagahadeniya marked letter A in plan No. 1,544, afted December 14, 1899, made by J. Mandis, Surreyor, bearing assessment No. 111, together with the trees, plantations, and all the buildings thereon, situated at Idaya in Moratuwa in the Palle pattu of Salpiti korale in the District of Colombo, Western Province; bounded on the north by the road and the property of S. Albinu Silva, east by property belonging to the estate of the late Merennage Juwan Fernando, south by the estate of the late Merennage Juwan Fernando, south by the Panadure river, and west by a portion of the same land; and containing in extent 1 rood and 21 35/100 perches.

Fiscal's Office,	J. R. TOUSSAINT,
Colombo, August 28, 1935.	Deputy Fiscal.

In the District Court of Colombo.

following property for the recovery of the sum of Rs. 1,000 costs, viz.:

All that allotment of land situated at Malabe in the Palle pattu of Hewagam korale in the District of Colombo, Western Province ; bounded on the north-east and south by and claimed by villagers, south-east by land reserved for public purposes, south-west and north-west by land said to belong to the Crown and by land mentioned in plan No. 18,361; containing in extent 9 acres 1 rood and 9 perches.

Registered under G 14/135.

Fiscal's Office, Colombo, August 28, 1935. J. R. TOUSSAINT, Deputy Fiscal.

In the District Court of Colombo.

(1) Felix Reginald Dias, (2) Walter Dias Bandara-nayake, (3) Felix Lionel de Alwis, and (4) Donald Obeyasekera, all of Colombo, Trustees of All Saint's Church, Hulffadara, Colombo Church, Hulftsdorp, Colombo Plaintiffs. No. 53,849. **59**. Vs.

Kahandawa Aratchige Don Dias Kahandawa of Wala-

and situated at Bollate in the Ragam pattu of Alutkuru korale in the District of Colombo, Western Province; bounded on the north by the ditch and the land of Jayakodi Aratchige Ilaris Appu Daniel Perera and others, east by the barbed wire fence of the land of Moderagamage Piloris Appu and others, south by the cart road, west by the ditch and the land of I. Ilaris. Appu and others, ditch and the land of K. Gabriel and others, ditch and the land of S. Don Romanis, ditch and the land of M. Steven Appu, ditch and the land of the estate of Carthelis Ranasinghe; containing in extent 10 acres and 2 perches.

2. At 12.30 p.m.-Lot A of portion No. 5 of all those adjoining lands called Millagahawatta, Ketakelagahawatta, Godaporagahawatta, and Kahatagahawatta, now forming

one property, situated at Indivinna in Batagama in the Ragam pattu aforesaid; bounded on the north and north-west by the road leading to and from Ekala, north-east and east by the road leading to and from Galahitiyawa, south by

east by the road leading to and from Galanityawa, south by lot B of this property allotted to Don Marsal Jayawardene, west by the road leading to all the portions of the entire land; containing in extent 3 acres 3 roods and 15 perches. 3. Lot A of portion No. 1 of all those adjoining lands called Millagahawatta, Ketakelagahawatta, Godaporagaha-watta, Kahatagahawatta, situated at Indivinna aforesaid; bounded on the north by the road leading to Ekala, east by the road te all the portions of the antire land, south by by the road to all the portions of the entire land, south by lot B of this land of Don Marsal Jayawardene, west by the water-course; containing in extent 3 roods and 3 perches, and all the right, title, interest, claim and demand whatso-ever of the defendant as such administrator de bones non n and to the same ; registered B 221/280, 159/261, 259.

Fiscal's Office,		J. R. TOUSSAINT,
Colombo, August 28, 1935.	•	Deputy Fiscal.

In the District Court of Colombo

Vs. V No. 2,307.

) Jayasekera Mudalige Don Danieł Appuhamy, Registrar of Boragodawatta, (2) Manuel Jasiah (1) Victoria of Negombo

north by the land of the heirs of Silvestry Perera, east by the burial ground and the lands of J. D. Louis Appuhami, south by field, and west by the portion marked B of this land allotted to Wijeratne Muhandiramge Juse Fernando; containing in extent 1 acre 2 roods and 4 8/10 of a perch.

Amount to be levied Rs. 2,334, with interest on Rs. 1,500 at the rate of 12 per cent. per annum from November 12, 1934, to April 1, 1935, and thereafter on the aggregate amount of the decree at the rate of 9 per cent. per annum till payment in full and costs of suit.

Deputy Fiscal's Office. A. W. Rosa, Negombo, August 26, 1935. Deputy Fiscal.

Central Province.

In the District Court of Kandy.

George Ernest de La Motte of Kandy Plaintiff. No. 43.077. · Vs.

Frederick Gerald Percival Perera Seneviratne Goonetilleke of Galmaduwa estate in Natharanpota near Kandy Defendant.

Kandy Defendant. NOTICE is hereby given that on Saturday, September 21, 1935, commencing at 0 A.M., will be sold by public auction at the respective prepares the following property mortgaged with the plaintiff by Bond No. 804 dated July 1, 1929, and attested by A. V. Perera, Notary Public, and declared specially hourd and executable indepthe decree entered in the adore action and orderect to be sold 19, order of court, dated October 100 1933, for the recovery of the sum of Rs. 15,467 149, with indepth on the sum of As. 15,250 at 9 per cent. For annum from anuary 20, 1933, unit payment in full and costs and poundage, viz. -0 (1) The west of half share of 1 per in extent out of all that land called Gederavetta of 2 pelas in paddy sowing extent, situate at Natur another in Udagampaha of Lower Dumbara in the District of Kandy, Central Province; and which said western half part or share is bounded on the east

which said western half part or share is bounded on the east by Pasheeriya, on the south by waraka jak tree, on the west by the fence of the garden of Kudarala, and on the north by the fence of the garden of Kalu Ukkurala.

(2) All that land called Kapugederawatta of about 1 pela in paddy sowing extent with everything thereon, situate at Natharanpotha aforesaid; and bounded on the east and south by the land belonging to the late Jayasinghe Appuhamy now Galmaduwa estate, and on the west and north by Kapugedera Ukkurala's land; containing in extent 3 roods and 13 perches according to the survey made by O. V. Bartholomeusz, Licensed Surveyor of Kandy.

(3) All that land called Pehimbyagahamula-aswedduma and Gederawatta now forming one property and comprising of the following allotments of land, to wit :--(a) Four lahas in extent (now divided) out of and from the field called Pehimbiyagahamula-aswedduma of 2 pelas in paddy sowing extent in the whole, situate at Mahawatta in Udagampaha of Lower Dumbara aforesaid; and which said 4 lahas are bounded on the dist by the field of Don Hendrick Jaya-singhe Appuhany, on the south by the limitary ridge of the remaining portion, on the west by the field of Don Hendrick Jayasinghe Appuhany, and on the north by the Lower Dumbara portion of Gederawatta.

(b) All that garden called Gederawatta, together with the buildings thereon, situate at Mahawatta aforesaid; and bounded on the east by Pihiligaha-aswedduma, on the south by the garden of Don Hendrick Jayasinghe Appuhamy, on the west by Pansalawatta, and on the north by the chena of Don Hendrick Jayasinghe Appuhamy; containing in extent 18 lahas paddy sowing.

(c) The middle 5 lahas in paddy sowing extent of Pihim-biyagahamula aswedduma of 15 lahas in paddy sowing extent, situate at Mahawatta aforesaid; and which said middle 5 lahas are bounded on the east by the field of Don Hendrick Jayasinghe Appuhamy, on the south by the limitary ridge of the remaining portion, on the west by the field of Don Hendrick Jayasinghe Appuhamy, and on the north by limitary ridge of the remaining portion.

(d) All that field called Pehimbiyagahakumbura of 5 lahas in paddy sowing extent, situate at Mahawatta aforesaid; and bounded on the east by the paddy field of Don Hendrick Appuhamy, on the south by the bank of the paddy field, on the west by the paddy field called Pan-saleyakumbura, and on the north by the bank of the field.

(e) All that garden called Kumburewatta of 5 lahas in paddy sowing extent, situate at Mahawatta aforesaid; and bounded on the east by Katudombagaha and the bank of the field, on the south and west by endaru fence, and on the north by the bank of the field.

(f) All that garden called Gederawatta of 3 pelas in paddy sowing extent, situate at Mahawatta aforesaid; and bounded on the east by the madu tree and 2 jak trees, on the south by the bank on Kumburawella, on the west by the garden called Pansalayewatta, and on the north by Aratchigewatta.

(g) All that garden called Pehimbiyagahamulagedera-watta of 6 lahas in paddy sowing extent, situate at Mahawatta of o ranas in packy sowing orteni, induce at find watta aforesaid; and bounded on the east by the field of Don Hendrick Jayasinghe Appuhamy, on the south and west by land belonging to Don Hendrick Jayasinghe Appuhamy, and on the north by the fence of the garden of Dingirihamy, late Arachehi.

(h) All that field called Pehimbiyagahamula-aswedduma of 6 lahas in paddy sowing extent, situate at Mahawatta aforesaid; bounded on the east by the field of Dingirihamy Aratchy, on the south by Gederawatta of Dingirihamy Aratchy, on the west by the field of Dingirihamy Aratchy, and on the north by the garden of Dingirihamy Aratchy.

(4) All that field called Kelagahamnllakumbura of about 8 lahas in paddy sowing extent, situate at Kundasale in Udagampaha of Lower Dumbara aforesaid; and bounded on the east by the property of the late Don Hendrick Jayasinghe, on the south and west by the property of the said Don Hendrick Jayasinghe, and on the north by the dam of the field belonging to Setuhamy.

(5) All that land called Bogahamulawatta of about 1 acre and 6 square perches in extent, situate at Nattaranpotha aforesaid; and bounded on the north and east by land described in plan No. 40,999, on the south by land described in plan Nos. 90,077, 90,090, and 90,098, and on the north by land claimed by Walawwegedera Kirihamy.

(6) All that portion marked B in the plan dated May 2, 1883, made by S. W. Spencer, Licensed Surveyor; containing in extent 1 rood and 11 perches out of all that Kundasale aforesaid; and which portion marked B is depicted in the plan dated October 16, 1901, made by O. V. Bartholomeusz; and described therein as bounded on the north by Mahaweli-ganga, on the south by land said to belong to the Crown, on the east by the property of A. Kankanama, and on the west by the remaining portion of the same land; and containing in extent 1 rood and 36 perches

(7) All that western portion of all that land called Gantotagawatta, together with the buildings thereon, to wit: — All that portion marked C and more fully described in the annexed plan thereof dated May 12, 1883, made by the said S. W. Spencer; containing in extent 2 roods and 16 perches, situate near the Kundasale ferry aforesaid; and bounded on the north by Kundasale road, on the east by the land of Appu Kankanama, on the south by Government land, and on the west by the house of Don Hendrick Appuhamy.

(8) All that field called Hitigedera angakumbura of about 6 lahas in paddy sowing extent, structe at Natharanpotha aforesaid; and bounded on the east by the limitary dam of Paliyagodaellakumbura, on the south by the bank of Kongahakotuwa, on the west by Meegahakumbura, and on the north by Kongahakotuwewatta and Hettigederawatta.

(9) All that land called Hettigederawatta of about 3 lahas in paddy sowing extent, situate at Nathara potha aforesaid; and bounded on the east by Wattegedera-agala, on the south by the fence of the field called Hettigedera agaig, on the west by Hettigederawatta now belonging to Mr. James Perera Lama Etana, and on the north by Meddegederawatta.

(10) All that southern portion of land called Kumbure. gederawatta of about 8 lahas in paddy sowing extent situate at Natharanpotha aforesaid; and bounded on the east by Kahawattegederawatta, on the south and west by field, and on the north by Gansuriya tree standing on the limit of the remaining portion.

(11) All that field called Kosgahamula-anga of 6 kurunies in paddy sowing extent, situate at Natharanpotha aforesaid; bounded on the east by the limit of Upasekagedera Bairala, on the south by the bank of Pinchi Appu's land, on the west by the limitary ridge of Pinchi Appu's garden, and on the north by the bank of Pinchi Appu's land.

(12) All that land called Weediyawattekumbukgahaaswedduma of 8 lahas in paddy sowing extent, situate at Gurudeniya in Gandahaye korale of Lower Hewahetta in the District of Kandy aforesaid; and bounded on the east and north by the property of Joronis Soysa, on the south by the property of Ukkuwa Henaya, and on the west by Viharewatta.

(14) All that field called Weligodakumbura of 8 lahas in paddy sowing extent, situate at Natharanpotha aforesaid; and bounded on the east by a water-course, on the south by the water-course of Menikralagekumbura, on the west by the limitary dam of Unnanse's field, and on the north by the limit of the field belonging to Udunuwara people.

(15) All that land called Kongahamulawatta *alias* Pallahawatta of about 2 pelas in paddy sowing extent, situate at Natharanpotha aforesaid; and bounded on the north by the fence of the land of Viswasam Pulle and others, on the east by Walauwegederawatta belonging to the estate of Mr. F. J. de Silva, on the south by a bank, and on the west by Kongahamulawatta belonging to Mr. and Mrs. James Perera and others.

(16) All that land called Kayahawatta of about 12 lahas in paddy sowing extent, situate at Natharanpotha aforesaid; and bounded on the east by the water-course of Galgawakumbura, on the south by the fence of the land called Bathekotuwe, on the west by a ditch, and on the north by the fence separating Viswasam Pulle's land.

(17) All that land called Palliyagodellakumbura and wanata of about 16 lahas in paddy sowing extent, situate at Natharanpotha aforesaid; and bounded on the east by ridge of Menik Etana's field, on the south by Elawella, on the west by the dewata, and on 'the north by the jak fence of the land belonging to Wattegedera Mudalihamy.

(18) All that land called Dambagahawatta, situate at Natharanpotha aforesaid; bounded on the north by land described in plan No. 90,106, on the east by land called Lekambukumbura, on the south by land described in plan No. 90,075, and on the west by land described in plan No. 64,137; containing in extent 2 acres and 18 perches.

(19) All that land called Telambugahamulahena of about 2 pelas in paddy sowing extent, situate at Natharanpotha aforesaid; and bounded on the east by Welawatta, on the south by the property of Maruwetchigedera Aratchy, on the west by the property of Weerakoon Mudiyanselagedera Welmuladeniya, and on the north by the property of Maruwetchagedera Aratchy. (20) All that land called Wedagederawatta of about 2

(20) All that land called Wedagederawatta of about 2 pelas in paddy sowing extent, situate at Natharanpotha aforesaid; and bounded on the east by the water-course of the field, on the south by the ditch of Viharekotuwa, on the west by the ditch (now endaru fence) of Madugalle Banda's land now belonging to Viswasam Pulle, and on the north by the fence of the land called Kanatakotiwa of Sethuhamy now said to belong to Heen Appu.
(21) All that tract of field and high land of the extent of

(21) All that tract of field and high land of the extent of 22 acres 1 rood and 30 perches according to the plan dated June 20, 1929, made by Mr. A. J. Frugtneit of Kandy, Licensed Surveyor, situate at Natharanpotha aforesaid; and bounded on the east by Kundasale estate, south by the property of Mr. Percival Perera (obligor), Bamunupolawatta of Somasunderam, Wattegederawatta and Pallegadella claimed by the heirs of W. Appuhamy, and Galmaduwa estate, on the south-west by the ovita of Kundasale Unnanse, on the west by the live fence separating Wellawatta claimed by Kundasale Unnanse and the road to the bungalow, and on the north by the live fence of Kahawatta belonging to Viswasam Pulle, live fence separating Walawwewatta belonging to Ukkuhamy and Galmaduwa estate; which said tract of field and high land is comprised of the following allotments of land, to wit :---

(a) All that field called Dambagahamula-aswedduma of 1 pela in paddy sowing extent, situate at Natharanpotha aforesaid; and bounded on the east by fence of Mudalihamy's field, and on the south and west and north by a water-course.

(b) All that field called Jambugahamulakumbura of about 12 lahas in paddy sowing extent, situate at Natharanpotha aforesaid; and bounded on the north by the field called Jambugahamulakumbura, on the south by the field of F. J. de Silva, Muhandiram, on the east by the water-course of Gederawatta, and on the west by the water-course of Vedagederawatta belonging to Viswasam Pulle.

(c) The lower portion of Kolongahakumbura of about 1 pela in paddy sowing extent, situate at Natharanpotha aforesaid; and bounded on the east by the remaining portion of the same land now belonging to Silva Muhandiram, on the south by the wella of Babamahatmayagewatta now Talwattewatta, on the west by the limitary dam of Kudarala's kumbura now belonging to Menikrala, and on the north by the bank of Kahawattegederawatta.

(d) All that field called Siyambalagahakumbura of 3 lahas in paddy sowing extent, situate at Natharanpotha; and bounded on the east by the limitary dam of Mudalihamy's field, on the south by the bank of Siyambalagahawatta, on the west by the limitary dam of the field belonging to Mr. Silva, and on the north by a stream.

(e) All that field called Ambagahamulakumbura of I pela in paddy sowing extent, situate at Natharanpotha; and bounded on the east by land belonging to Hendrick Jayasinghe, on the south by the field belonging to Kongahakotuwa Punchi Appu, on the west by land belonging to Don Hendrick Jayasinghe, and on the north by the fence of Dambagahakumbura.

(f) All that field called Koholange-aswedduma of 5 kurunies in paddy sowing extent, situate at Natharanpotha aforesaid; and bounded on the east by Kahawattegederakumbura, on the south by the bank of Kekunawatta, on the west by Pangolla, and on the north by a water-course.

(g) All that field called Milagahakumbura of 8 lahas in paddy sowing extent, situate at Natharanpotha aforesaid; and bounded on the east by aswedduma of Bandu Vidane, on the south by Kekunawatta, on the west by bank, and on the north by Ukkurala's field.

(h) All that field called Siyambalagahamulakumbura of 2 pelas and 6 lahas in paddy sowing extent, situate at Natharanpotha aforesaid; and bounded on the east by limit of Mudalihamy's field, on the south by watte-ela, on the west by the limit of Punchirala's field, and on the north by the water-course of Beligahamulawatta.

(i) All that land called Heenwelgahakumbura and watta, situate at Natharanpotha aforesaid; and bounded on the north by land described in plan No. 40,999, on the northeast by land described in plans Nos. 40,999 and 90,081, on the east by land described in plan No. 65,296, on the south by land claimed by Kumburegedera Kaurala and land described in plan No. 90,089, and on the west by land described in plans Nos. 90,089 and 90,077; and containing in extent 1 acre 2 roods and 34 perches according to title plan No. 90,080.

(j) All that field called Siyambalagahakumbura of about 1 pela in paddy sowing extent, situate at Natharanpotha aforesaid; and bounded on the east by the fence of Siyambalagahawatta belonging to Appu and by the bank of the garden of Selambaram Pulle, on the north by the ridge of the field belonging Siyambalagahawatta erroneously called Upasekagedera field, on the west by the bank of Nallawe wattegedera people and Kiria erroneously called bank of Ran Etana's garden, on the south by the limit or ridge of the field Galagawa erroneously called Ran Etana's field.

(k) All that field called Galagawakumbura of about 16 lahas in paddy sowing extent, situate at Natharanpotha aforesaid; and bounded on the east by the bank of Selambram Pulle's garden, on the south by the field Kongmula otherwise called Sethuhamy's field, on the west by the bank of Upasekagederawatta and Kongahamulawatta, and on the north by the ridge of Siyambalagahakumbura erroneously called imminiyara or ridge of Walawwegederakumbura.

(l) All that field called Galagawakumbura of 16 lahas paddy sowing extent, situate at Natharanpotha aforesaid; and bounded on the east by the bank of the field of Sabapathy, on the south by the field called Kongahamula, on the west by the bank of Upasekagederawatta and Kongahamulawatta, and on the north by the bank of Kongahamulawatta *alias* Pallehawatta.

(m) All that field called Palpanawekumbura of 18 lahas in paddy sowing extent, situate at Natharanpotha aforesaid; and bounded on the east by a dam, on the west by the field

and bounded on the east by a dam, on the west by the field belonging to Kapugedera Menikrala, on the north by Galmaduwa estate, and on the south by Talwatta estate. (n) All that land called Hingumkosgahawatta alias Kahawattavitharanagederawatta of 14 lahas in paddy sowing extent now called and known as Gederawatta, situate at Natharanpôtha aforesaid; and bounded on the parth by the present of Salambaram Pulle on the east by north by the property of Selambaram Pulle, on the east by Agalwella of Kuranketuwegalagawakotuwa, on the south by the fence of Hettigederawatta, and on the west by the bank of Jambugahakumbura

(0) All that land called Kurankottanagalakotuwa *alias* Kalugalkotuwa of 16 lahas in paddy sowing extent, situate at Natharanpotha aforesaid; and bounded on the north by Kandaheeriyavidhanawatta now belonging to Sellambaram Pulle, on the east by fence and Gansabhawa road, on the south by the property of Wattegedera Mudalihamy, and on the west by Agalawella.

and on the west by Agalawella. (p) All that land called Patiakosgahamulawatta alias Kamatkotuwa of 18 lahas in paddy sowing extent now called and known as Batukotuwa, situate at Natharanpotha aforesaid; and bounded on the north by the fence of Kongahamulawatta, on the east by the bank of Jambu-gahamulakumbura, on the south by the fence of Veda-gederawatta belonging to Viswasam Pulle, and on the west by agala and fence of Viswasam Pulle, spoperty. (q) All that field called Jambugahakumbura of 16 lahas in paddy sowing extent, situate at Natharanpotha afore-

in paddy sowing extent, situate at Natharanpotha afore-said; and bounded on the north by imminiyara of Beragederakumbura, on the east by Gederawatta, on the south by Jambugahakumbura, and on the west by land belonging to Viswasam Pulle and Kamatakotuwa.

(r) All that field called Kahawattegederakumbura of 12 lahas in paddy sowing extent, situate at Kahawatta in Udagampaha of Lower Dumbara aforesaid ; and bounded on the east by the water-course, on the south by the limit of Kumburegedera Menikrala's field, on the west by the water-course, and on the north by the limit of Kapugederakumbura; containing in extent 2 roods and 4 perches

(22) All that land called Walawwegederawatta of 6 lahas in paddy sowing extent, situate at Natharanpotha aforesaid; and bounded on the north by the high road, on the east by Ran Etana's house, on the south by the ditch, and on the west by the fence of Kirihamy's garden.

(23) All that land called Beligahamulawatta of 4 kurunies in paddy sowing extent, situate at Natharanpotha afore-said; and bounded on the east by fence of Ukkurala's garden, on the south by the road, on the west by Hamy's

* (24) All that field called Madugahakumbura of 1 pela in paddy sowing extent, situate at Natharanpotha aforesaid; and bounded on the east by Kumburewatta, on the south by Kumburegederawattewella, on the north by a watercourse, and on the west by Gantotawe road.

(25) All that land called Mahaberiyakumburewanatahena of 3 roods and 4 perches in extent, situate at Gurudeniya in Gandahaye korale of Lower Hewahetta; and bounded on the north by Government high road and part of the ditch which runs along the side of the Government road now converted into fields, on the east and south by stream, and on the west by the property of De Soysa and Keerala as per figure of survey dated October 18, 1901, and made by O. V. Bartholomeusz of Kandy, Licensed Surveyor.

$At \ 4 \ p.m.$

(13) All that land called Dehipewatta alias Gederawatta of 5 lahas in paddy sowing extent, situate at Dehipe in Kohoka korale of Uda Hewahetta in the District of Kandy aforesaid; and bounded on the east by high road, on the

Fiscal's Office,	H. C. WIJESINHA,
Kandy, August 17, 1935.	Deputy Fiscal.

In the District Court of Kandy.

Samarasinghe Samarakoon Mudiyanselage Dingiri Banda Abeykoon of Uda Peradeniya in Gangawata

Plaintiff. of Yatinuwera No. 44,552. Vs.

Meetalawe Alutdurayalegedera Setuwa Vidane of Alugolla in Ganga Ihala korale of Udapalata..Defendant.

NOTICE is hereby given that on Saturday, September 21, 1935, commencing at 12 noon, will be sold by public auction at the respective premises the following property mortgaged with the plaintiff by bond No. 28,512 dated December 21, 1929, and attested by Mr. J. W. Wickremasinghe, Notary Public, and gclared specially bound and executable under the decree entered in the above action and ordered to be sold by the order of court dated August 28, 1934, for the recovery of the balance sum of Rs. 2,124 · 68, out of the amount of the judgment and interest due up to August 11, 1934, with legal interest thereon at the rate of 9 per cent. per annum from August 140 1934, till payment in full and costs of suit and poundage, vr. :--1. All the field called Thebuwakekumbura of about 12 lahas paddy sowing in extern since at Telihumne in Dolosbage in Ganga Inda korale of Mapalata in the District of Kandy, Central Provinge; and bounded on the north by ella of the tea land, east by Matawella, south by stone fence, and west by limitary dam of Setuwa Vidane's field. Regis-tered in D 114/205 of the Kandy Land Registry Office. 2. All that field called Gonnagahamulakumbura of obset 4 labor paddy coving extent it to the data of the tea labor and by an extent of the rate of the tea labor the context of the tea labor the tea of the tea labor the tea of the tea labor tea tea of the tea of tea of tea of the tea of tea of the tea of tea of

2. All that field called Gonnagahamulakumbura about 8 lahas paddy sowing extent, situate at Alugolla in Polmalagama in Dolosbage aforesaid ; and bounded on the east by Babee's field, south by Rankira's portion, west by Kiri Banda's portion, and north by Asweddumawatta, together with everything thereon.

3. All that land called Asweddumewatta of about 3 lahas paddy sowing extent, situate at Alugolla aforesaid; and bounded on the east by Babee's land, south by Asweddumekumbura, west by Mala-ela, and north by Mr. Soysa's

land, together with the buildings and everything thereon.4. All that field called Asweddumekumbura of about 12 lahas paddy sowing in extent, situate at Alugolla afore-said; and bounded on the north by the limit of the portion of Gonnagahamula, east by Babee's field, south by Mala-ela,

and west by the portion called Naththaranpotha. 5. All that field called Asweddumekumbura alias Naththaranpothamulla of about 1 pela paddy sowing extent, situate at Alugolla aforesaid; and bounded on the east by Inwella, south by Mala-ela, west by ella, and north by the ima of the land belonging to Setuwa Vidane, together with the buildings, plantations, and everything thereon. Regis-tered in D 115/295 of the Kandy Land Registry Office, and ell the sight with a sight of the sight plane of the all the right, title, interest, and claim whatsoever of the said defendant in, to, upon, or out of the said several. premises mortgaged by the defendant.

Fiscal's Office, H. F. RATWATTA, Kandy, August 20, 1935. Deputy Fiscal.

Southern Province.

11 In the District Court of Galle.

Hakkiri Ukkusingho de Silva of Welitara Plaintiff. Vso No. 33,388.

No. 33,388. Via⁻
(1) E. W. Alahakoon of Kalahe and mother .. Defendant. NOTICE is hereby given that on Saturday, September 21, 1935, at 2 o'clock in the afterpoon, will be sold by public auction at the store the right, title, and interest of the said 1st defendant in the following property, viz. :--An undivided Maart of the land and house bearing assessment No. 38, situated as Pedlar street, Fort, within the Four Gravets of Galle District, Southern Province; and bounded on the north by house No. 13, east by house No. 30, south by Pedlar street, and west by house No. 37.
Writ amount Bs 300 and legal interest (costs being street).

Writ amount Rs. 300 and legal interest (costs being reserved), writ costs Rs. 11.60.

Fiscal's Office,	[•] K. KANAGASUNDRAM,
Galle, August 23, 1935.	Deputy Fiscal.

In the District Court of Galle. V. K. Wijewickima of Walinenna in Bentota . . Plaintiff. No. 24,713. Vs. Defendant. NOTICE is hereby given that on daturday beptember 21, 1935, at 3 o'clock in the atternooi ovil be sold by public auction at the premises the right, title, and interest of the said defendant in the following property, viz. :--(1) The defendants residing land called Robolgewatta, with the house called Siri Medura standing thereon, situated at Robolgoda in Bentota-Walallawiti korale, Southern Province; and bounded on the north by a-

Southern Province; and, bounded on the north by aportion of the same land, east by Galle high road, south by a portion of the same land, and west by Railway line; containing in extent about $1\frac{1}{2}$ acres.

(2) The land called Moragodawatta planted with rubber in the village called Moragoda in Pahalaganhaya in Bentota-Walallawiti korale; and bounded on the north by Hidanpalayawatta *alias* land belonging to villagers, east by wela and a land called a portion of 5 acres, south by land belonging to Wijesekera Aratchi, and west by land belonging to villagers and fields; containing in extent $17\frac{1}{2}$ acres.

Writ amount Rs. 833.33, with legal interest thereon from July 6, 1927, till payment in full, less Rs. 100.

K. T. S. GURUSINGHE, Fiscal's Office. Galle, August 20, 1935. Deputy Fiscal.

In the District Court of Matara.

Don Andiris Abeywardene Wickremasinghe ofKirinda Plaintiff. Vs.

No. 6,260.

(1) Ramanayaka Hewa Belpege Yono of Kirinda and

pattu of Matara District, Southern Province; and bounded on the north by Thenna, east by Magawatta, south by road, and on the west by Higgahalusemagawatta, south by road, and on the west by Higgahalusemagawatta, south by road, and on the west by Higgahalusemagawatta, and containing in extent about 7 acres 2. On Saturday, Oktober 5, 1995, at 2 p.m.—All that undivided 49/80 parts or shares of all the fruit trees and of soil of the land called Paragahadolewatta, together with the 9 cubit tiled house standing thereon, situated at Denagama in the Kandaboda patte, of Matara District, Southern Province; and bounded of the north by Paragahadeniye-iura, east by the fence of Liyanatamagewatta, south by Crown chena, and on the west by Philiyadda and ara; and containing in extent about $3\frac{1}{2}$ acres. (Save and except the planter's half share of the fruit trees of the 2nd plantation standing thereon.) standing thereon.)

Deputy Fiscal's Office, H. V. F. ABAYAKOON, Matara, August 26, 1935. Additional Deputy Fiscal.

In the District Court of Tangalla.

P. G. Peter Gunawardena of Ambalantota and another..... Plaintiffs. Vs.

No. 1,817.

(1a) Baronchina Amarasinghe of Colombo and



(1) Thirty-three perches against the 1a defendant for the recovery of Rs. 2,567.82*; 1 mod and 16 perches against 5a to 5e defendants for the recovery of Rs. 8.16; 2 roods and 26 perches against 24 defendant for the recovery of Rs. 86.99; 2 roods and 12 perches against 25a to 25ddefendants for the recovery of Rs. 75.12; 1 acre 2 roods defendants for the recovery of Rs. $75 \cdot 12$; 1 acre 2 roods and 22 perches against 25e to 25h defendants for the recovery of Rs. 213 · 81; 25 perches against 26a defendant for the recovery of Rs. 20 · 52; 1 rood against 27 to 36 defendants for the recovery of Rs. $34 \cdot 90$; 2 acres and 1 rood against 37 and 38a to 38g defendants for the recovery of Rs. 401 · 68; 2 roods and 3 perches against 39 and 40 defendants for the fecovery of Rs. $102 \cdot 34$; 1 acre and 2 perches against 41a and 41aa to 41ac defendants for the recovery of Rs. 141 · 10; 6 perches against 46a to 46c defendant for the recovery of Rs. $8 \cdot 36$; 10 perches against 48 defendant for the recovery of Rs. $8 \cdot 36$; 10 perches against 49 defendant for the recovery of Rs. $8 \cdot 36$; 30 perches against 49 defendant for the recovery of Rs. $8 \cdot 36$; 30 perches perches against 49 defendant for the recovery of Rs. 8.36;

1 rood and 13 perches against 55a to 55e defendants for the recovery of Rs. 348.40; I rood and 17 perches against 56 defendant for the recovery of Rs. 60.53; 5 perches against 57a defendant for the recovery of Rs. 4.08; 11 perches against 58 defendant for the recovery of Rs. 9.75; 1 acre 1 rood and 2 perches against 61 defendant for the recovery of Rs. 233.90; 29 perches against 62*a* defendant for the recovery of Rs. 23.71; 1 rood and 4 perches against 63 defendant for the recovery of Rs. 203.04; 1 rood and 9 perches against 64 defendant for the recovery of Rs. 52.30; 6 perches against 65a to 65d defendants for the recovery of 6 perches against 65a to 65d defendants for the recovery of Rs. 5·13; 1-rood and 31 perches against 66a to 66f defend-ants for the recovery of Rs. $58 \cdot 28$; 1 rood and 3 perches against 67a defendant for the recovery of Rs. $35 \cdot 89$; 28 perches against 68a defendant for the recovery of Rs. $26 \cdot 39$; 17 perches against 69 defendant for the recovery of Rs. $12 \cdot 30$; 17 perches against 70a to (70e defendants for the recovery of Rs. $12 \cdot 30$; 17 perches against 71a defendant for the recovery of Rs. $12 \cdot 30$; 1 food and 17 perches against 72 defendant for the recovery of Rs. $54 \cdot 03$; 1 rood and 21 perches against 75a to 75c defendants for the recovery of Rs. $49 \cdot 99$; 2 roods and 19 perches against 76defendant for the recovery of Rs. $115 \cdot 29$ of the land lot A of Dombagahaodedakunupettekebella, depicted in the of Dombagahaodedakunupettekebella, depicted in the plan of partition No. 3,532 dated April 28, 1933, prepared by Mr. E. R. F. Koch, Licensed Surveyor and Commissioner, in case No. 1,817 of the District Court of Tangalla; con-taining in extent 15 acres, situated at Wanduruppa in Magam pattu of the Hambantota District; and bounded on the north by settled lot 3a, on the east by dewata, Goowewa and Godawa-ela, on the south by Godawa-ela, and on the west by lot J.

(Against the 15 and 16 Defendants for the recovery of Rs. 170.95.)

(2) An undivided 57/306 of lot B of Dombagahaode-kunupettekebella, depicted in the aforesaid plan; dakunupettekebella, depicted in the aforesaid plan; containing in extent 2 acres and 10 perches, situated at Wanduruppa aforesaid; bounded on the north by Karagahakoratuwa, Bakmeegahawatta, and Ratgamayage-watta (Delgahawatta), on the east by lot C and road, on the south by lot E and lot 31 (Crown plan), and on the west by Walawe-ganga.

(Against the 41*aa*, 41*ab*, and 41*ac*, Defendants for the recovery of Rs. 141 · 10.)

(3) The entire lot C of Dombagahaodedakunupette-kebella, depicted in the aforesaid plan; containing in extent 1 perch, situated at Wanduruppa aforesaid; and bounded on the north by Rajjamayagewatta (Delgaha-watta), on the east by road, on the south by lot B, and on the met by let B. the west by lot **B**.

(Against 1*a* Defendant for the recovery of Rs. $2,567 \cdot 82.$)*

(4) The entire lot F of Dombagahaqdedakunupette-kebella, depicted in the aforesaid plan geometric function of a cress and 15 perches, situated at Wanduruppa aforesaid; bounded on the north by Madduma Mahatmayawewaparanaopisarapadinehiwasitiyawatta; minor road and lot 3A (settled lot), on the east by lot GL on the south by lot E and Godawa-ela, and on the west by lewata and lot D.

(Against 7 Defendant for the recovery of Rs. 228.53.)

(5) The entire lot G of Dombagahaodedakunupette-kebella, depicted in the aforesaid plan; containing in extent 37 perches, situated at Wanduruppa aforesaid; and bounded on the north by lot 3A (settled lot), on the east by lot H, on the south by Godawa-ela, and on the west by lot F.

(Against the 4 Defendant for the recovery of Rs. 144.25.) (6) The entire lot H of Dombagahaodedakunupettekebella, depicted in the aforesaid plan; containing in extent 3 roods and 27 perches, situated at Wanduruppa aforesaid; and bounded on the north by lot 3A (settled lot), on the east by lot I, on the south by Godawa-ela, and on the west by lot G.

(Against 5a to 5e Defendants for the recovery of Rs. 8.16.) (7) The entire lot K of Dombagahaodedakunupettekebella, depicted in the aforesaid plan; containing in extent 36 perches, situated at Wanduruppa aforesaid; and bounded on the north by lot E, on the east by lot L, on the south by lot L and Godawa-ela, and on the west by lot E.

Deputy Fiscal's Office, Hambantota, August 22, 1935. Additional Deputy Fiscal.

M. RAJENDRA

Northern Province.

In the District Court of Jaffna.

The Honourable the Attorney-General for the Island of Ceylon Plaintiff.

 v_{s} . No. 7,427.

Kanapathy Naganathy and 2 others of Sara-vanai Defendants. Defendants. NOTICE is hereby given that on Tuesday, September 24, 1935, at 10.15 in the forenoon, will be sold by public 1935, at 10.15 in the forenoon, will be sold by public auction at the spots the right, the, and interest of the said defendants in the following property for the recovery of Rs. 2,400 21, with interest thereon at the rate of 9 per cent. per annum from January 18, 935, till payment in full, less Rs. 400, and cost of soit being Rs. 174 42, poundage and charges, viz. ... 1. A piece of land tuated at Saravanai in Kayts parish, Islands Division of the Jafna District, Northern Province, called Irachebing, in extent 44 lachems variant culture

called Irachchima, in extent $4\frac{1}{2}$ lachams varagu culture with house and hut; and bounded on the east by lane, north by M. Arunasalam, west by the property of Naranthanai Kandasamy temple and Sethukavalar Ponnampalam, and south by lane.

2. A piece of land situated at ditto called Navalninra-kevilipulam, in extent 4 lachams varagu culture; and, bounded on the east by Sinnacuddy, wife of Ampalavany, north by Nallathamby Muttucumaru, west by tank, now a days it is used as a lane, and south by Sivakolunthu, wife of Naganathy; the whole hereof excluding the portion of the land in width 4 cubits along the northern boundary of this land which is used as a lane by the owners of the land on the eastern limit for the use of well on the western limit.

3. A piece of land situated at so called Saddampi-seema, in extent $10\frac{1}{2}$ lachams varagu culture, with house and huts, spontaneous and cultivated plantations; and bounded on the east by lane, north by T. R. Singham, west by Arumugam Kurumoorthy and wife, Valliammai, and others, and on the south by the property belonging to Naranthanai Kandasamy temple and Achchimuttu, wife of

Murugar Sinnathamby, and shareholder. 4. A piece of land situated at so called Vannanthurai-kaladu, Kanthankaladu, in extent 12 lachams varagu culture, with well; and bounded on the east by Seethevipillai, wife of Ampalavanar Nagenthiri, north by land, west by Valliammai, wife of Nagalingam, and others, and south by Sinnathangam, wife of Nagan Subramaniam.

Fiscal's Office, Jaffna, August 26, 1935.

S. TURAIYAPPAH, Deputy Fiscal.

Eastern Province.

In the District Copp of Trincomalee.

Plaintiffs.

No. 1,953. Vs.. Sahuranbeebee, widow of Jalal Muhammathu Sheriff, legal representative of the estate of Jalal Muham-mathu Sheriff Division No. 7, Tripcomalee. Defendant. NOTICE is hereby given that on the days, dates, and hours mentioned below, will be sold by public auction at the premises the following properties mortgaged with the plaintiffs by bond No. 1,322 dated December 3, 1931, and attested by Mr. D. Rajaratnam of Trincomalee, Notary Public, and declared specially bound and executable under the decree entered in the above case and ordered to be sold by a writ dated July 18/27 1935 for the recovery of the by a writ dated July 18/27, 1935, for the recovery of the sum of Rs. $3,444\cdot92$, with interest on Rs. 2,500 at 12 per cent. per annum from May 30, 1935, till June 10, 1935, and thereafter at 9 per cent. per annum till payment in full and costs of suit, Fiscal's fees and charges, and poundage, viz. :

Saturday, September 28, 1935, commencing at 10 o'clock in the forenoon.

I. A piece of field called Kudavayal, situated at Kan-talai in Tamblegam pattu, Trincomalee District, Eastern Province, together with all rights relating thereto; bounded on the north and west by the field of Punnusamy Chetty Appadurai Chetty and his wife Thankaponnu, and on the east by water-course, and on the south by Kusampa-kadavan; in extent 8 acres and 13 perches. Registered D 7/96.

An undivided 1/18 share of a piece of land called 2. Perattukadu, situated at Kantalai aforesaid, together with a grass thatched house and all other rights relating thereto; boundaries of the whole land are on the north by Per-aru, on the east by land described in T. P. 275,498, and on the

south by land described in T. P. 205,498, and land reserved for channel, and on the west by land described in T. P. 169,200; extent 9 acres 3 roods and 30 perches. Registered D 9/48.

Monday, September 30, 1935, commencing at 4 o'clock in the afternoon.

A piece of land bearing assessment No. 110, situated at Division No. 7, Trincomalee, Eastern Province, together with share of well in the adjoining land and all rights with share of wen in the adjoining land and an rights relating thereto; boundaries: west by land belonging to Jalal Mohamathu Sheriff, east by land of Abdul Rahuman Muhammathukanny, north by land of the heirs of Umaru Seeny, south by road; extent 11 fathoms in length and 2 fathoms in breadth. Registered A 11/78. 4. A piece of land bearing assessment No. 107, situated of Division N.7 of preside and the right here of

at Division No. 7 aforesaid, together with a tiled house of one room, share in the well in the adjoining land, and all rights relating thereto; boundaries : east by land belonging Jalal Mohamathu Sheriff, north by the land of the heirs of Abdul Rahuman Muhammathu Kasim, south by road, west by land of Muhammathu Nachchia, widow of Meerasa; extent 2 17/200 perches Registered A 11/79.

Deputy Fiscal's Office, Additional Deputy Fiscal. Trincomalee, August 23, 1935.

North-Western Province.

In the District Court of Kurunegala.

Ambalavanar Naganathar, Gate Mudaliyar of Latmi

No. 12,708. Vs.
(4) E. M. Punchirala, (5) E. M. Punchi Banda, (6) E. M. Ranmenika, (7) Gunarathe Bandaranayake Yapa Mudiyanselage Punchi Banda, Vidane, (8) ditto Dingiri Amma, (9) acto Bandaramenika (dead), (10) ditto Ran Banda, (11) ditto Bandaramenika (dead), (16) Amerasinghe Vidanelago Isabelahami, widow of the late A. D. Phulu Appulation of 7, Regent street, Colombo, (17) Galkandage Peter Perera of 7, Regent street, Colombo, (16) Galkandage Dotty Pieris, (19) Govindage Austin Perera, (20) ditto Somawathie Perera, (21) ditto Kusumawathie Perera, (22) ditto Sumanadasa Perera; 18 to 22 by G. A. L. 16th defendant. 16th to 22nd substituted in place of 1st defendent. (23) Hitihamy Mudiyanselage Mutu Menika, (24) ditto Kumahami, (25) ditto Somasiri, (26) ditto Banda, all of Rangama. 23rd to 26th (26) ditto Banda, all of Rangama. 23rd to 26th substituted in place of 9th defendant........ Defendants.

NOTICE is hereby given that on Tuesday, September 24, 1935, commencing from the 1st land at 1 o'clock in the afternoon, will be sold by public auction at the premises the right, title, and interest of the said 4th, 5th, 6th, 7th, 8th, 10th, 11th, 23rd to 26th, 14th and 16th to 22nd defendants in the following property for the recovery of the sum of Rs. 199.60 from the 4th and 5th defendants; Rs. 121.81 from the 6th defendant; Rs. 30.45 from 7th, 8th, 10th and 11th and 23rd to 26th defendants; Rs. 30.45 from 14th defendant; and Rs. 73.09 from 16th to 22nd defend-ants (total amount as Rs. 455.40) and poundage, viz. :--

The rights of the 18th to 22nd defendants in the following property :---

All that land called Narangahanulahena, marked lot E in plan No. 157, in extent 6 acres 2 roods and 24 perches, situate at Pubbowa in Mahagalboda Megoda korale north of Weudawili hatpattu in the District of Kurunegala, North-Western Province ; and which said lot E is bounded on the north by lot D, east by reservation for Deduru-oya, south by lot F, west by cart road leading to the garden of plaintiff. With everything thereon.

The rights of the 6th defendant in the following property :-

All that land called Narangahamulahena, marked lot H in plan No. 157, in extent 11 acres and 131/3 perches, situate at Pubbowa in Mahagalboda Megoda korale north aforesaid; and which said lot H is bounded on the north by lot G in plan No. 157, east by reservation for Deduru-oya, south by lot I in plan No. 157, west by land called Alakola-pillewa. With everything thereon.

The rights of the 7th, 8th, 10th, 11th, 23rd, 24th, 25th, and 26th defendants in the following property :--

All that land called Narangahamulahena, marked lot F in plan No. 157, in extent 2 acres 3 roods and $3\frac{1}{2}$ perches, situate at Pubbowa in Mahagalboda Megoda korale north aforesaid; and which said lot F is bounded on the north

by lot E in plan No. 157, east by reservation for Deduru-ova, south by lot G, west by cart road leading to the garden of the plaintiff. With everything thereon.

The rights of the 14th defendant in the following property :-

All that land called Narangahamulahena, marked lot I in plan No. 157, in extent 2 acres 3 roods and $3\frac{1}{2}$ perches, situate at Pubbowa in Mahagalboda Megoda korale north aforesaid; and which said lot I is bounded on the north by lot H, east by Walhabaralahenyaya, south by Walhabaralahenyaya, west by land called Alakolapillewa. With everything thereon.

The rights of the 4th and 5th defendants in the following property

All that land called Narangahamulahena, marked lot G in plan No. 157, in extent 30 acres 1 rood and 362/3 perches, situate at Pubbowa in Mahagalboda Megoda korale north aforesaid; and which said lot G is bounded on the north by lot F in plan No. 157, east by reservation for Deduru-oya, south by lot H in plan No. 157, west by land called Alakola-

Fiscal's Office, Kurunegala, August 23, 1935. い ブ Deputy Fiscal.

·•, ' In the Additional Court of Requests of Kurunegala. Shroff, Canaganayagam, National / Bank, N. Kandy Plaintiff. No. 9,106. Vs.

Herat Mudiyanselage alias Ekanayake Mudiyanse-lage Ausadahamy of Pubbowa in Mahagalboda Megoda korale Defendant.

NOTICE is hereby given that on Tuesday, September 24, 1935, commencing from the 1st land **et 2.30** in the 1935, commencing from the 1st land **pt** 2.30 in the afternoon, will be sold by public auction at the gremises the right, title, and interest of the said defendant on the following property for the recovery of the sum of Rs. 220–75, with interest on Rs. 200 at 9 per cent. per annum from May 28, 1935, till payment in full and pour age, viz. :--3

hena of about 3 lahas kurakkan sowing extent, situate at Pubbowa in Mahagalboda Megoda korale north of Weudawili hatpattu in the District of Kurunegala, North-Western Province; and bounded on the north by fence of the land of Punchirala Aratchila and others, east by wela, south by fence of the other portion of Polwattehena, west by Rangama Gonagama road. With the plantation and buildings standing thereon.

An undivided 1/5 share of the land called Dangaha-2 mulagaala of about 4 lahas kurakkan sowing extent, situate at Pubbowa aforesaid; and bounded on the north by fence of the garden of Punchirala Aracci and others, east by tank, south by land of Punchirala Aracci and others, west by railway line. With the plantations and buildings standing thereon.

An undivided $\frac{2}{3}$ shares of the high and low lands called Walbeligollehenyaya and its adjoining Kumburuyaya, both of 1 amunam kurakkan sowing extent, situate at both of I amunam kurakkan sowing extent, situate at Pubbowa aforesaid; and bounded on the north by Mahaela belonging to the Crown, east by railway line and field of Banda Araccila, south by high road leading to Wila-katupotha, west by wire fence of Yodellewatta and Gilmaela, together with the plantations and buildings thereon, excluding therefrom the high road.

Fiscal's Office. R. S. GOONESEKERE. Kurunegala, August 26, 1935. Deputy Fiscal.

In the District Court of Kurunegala.

walana No. 15.161. Vs.

Nissanga Aratchi Kankanamalage Punchi Singho of Madawala in Dambadeni Udukaha korale east, administrator in D. C., Kurunegala, testamentary case No. 3,899 Defendant.

NOTICE is hereby given that on Saturday, September 21, 1935, commencing from the 1st land at 1 o'clock in the afternoon, will be sold by public auction at the premises the right, title, and interest of the said defendant as administrator of the intestate estate of the late Jokin Singho in the following property for the recovery of the sum of Rs. 1,591.80, with interest on.Rs. 1,300 at 12 per cent. per annum from January 13, 1928, to March 18, 1935, and thereafter with legal interest on the aggregate amount till payment in full and poundage, viz. :-

1. Amuhenewelehena now garden of 5 lahas kurakkan sowing extent, together with the buildings, plantations, and everything thereon, situate at Madawala in Dambadeni Udukaha korale east, now south of Dambadeni hatpattu, in the District of Kurunegala, North-Western Province; and bounded on the north by chena of Dingiri Menika, east by field, south by Galkanda, and west by the chena of Appu. Registered in F 181/155.

Ambagahamulawatta of proods in extent, together 2. with the buildings, plantations, and everything thereon, situate at Keppitiwalana in Dambadeni Udukaha korale south aforesaid; and bounded on the north by high road, east by field, south by land now of Ranmenika and others, and west by portion of this land sold to Unguhamy now of Ranmenika and others. Registered in F 302/54.

Ranmenika and others. Registered in F 302/54.
3. Godaliyadda of I pela paddy sowing extent, situate at Keppitiwalana oforesaid; and bounded on the north by Atukoralagekumbura, getet by Godaiura, and south and west by ela. Precistered in F 90 209.
4. Godaliyaddehena now garden of 5 lahas kurakkan sowing extent, together with the buildings, plantations, and everything thereary, situate at Madawała aforesaid; and bounded on the north by yillage librat of Keppitiwalana, east by enderu fence of Kapura inny's pillewa, south by Amuhenwalehena, and west by Katuwehena. Registered in F 50/63.
5. An undivided & share of Katuwehena now garden of

in F 50/63. 5. An undivided $\frac{1}{2}$ share of Katuwehena now garden of 1 pela kurakkan sowing extent, together with the buildings, plantations, and everything thereon, situate at Madawala aforesaid; and bounded on the north by stone fence of Mudalihamy Aratchi's chena, east by Ketakala tree and rock on the limit of Dingiri Menika's chena, south by stone fence of the hena of Silinduhamy and others, west by fence of trees on Punchirala Lekama's hena. Registered in trees on Punchirala Lekama's hena. F 238/189.

F 238/189.
6. Giriullakandehena now garden of 2 Iahas kurakkan sowing extent and its adjoining field of I laha paddy sowing, both form one property, together with the buildings, plantations, and 'everything thereon, situate at Madawala aforesaid; and bounded on the florth by Amuhenewalewatta and field, east by field, south by thena of Bandahamy and others, west by Giriulakanda. 'Higistered in F 274/87.
7. An undivided ½ share of Godaliyadda of 15 lahas paddy sowing extent, situate at Keppitiwalana aforesaid; and bounded on the north by 'inneara between field of Dingiri Menika, east by field of Punchirala and others, south by field of Appu and others, and west by Godaidama. Registered in F 50/66.

Registered in F 50/66.

8. An undivided $\frac{1}{2}$ share of Puswellagawaliyadda of 15 lahas paddy sowing extent, situate at Keppitiwalana aforesaid; and bounded on the north by innivara between fence of Punchirala, east and south by inniyara between fence of Dingiri Menika, and west by live fence of Godaidama. Registered in F 50/65.

Ruppegawawatta of 2 seers kurakkan sowing extent, together with the buildings, plantations, and everything thereon, situate at Keppitiwalana aforesaid; and bounded on the north by enderu fence between the gardens of Punchappu and others, east by wela, south by Innawatta, Ambagahamulawatta. Registered and west Ъу in F 291/162:

Fiscal's Office, Kurunegala, August 22, 1935.

R. S. GOONESEKERE, Deputy Fiscal.

Province of Sabaragamuwa.

In the District Court of Kegalla.

P. L. M. R. M. Palaniappa Chettiyar, by his attorney

defendant in the following property, viz. :-

All those allotments of lands called and known as Morakadullehena, Indigollehena, Pinnagollehena, Moonamalgahamulahena, Balutantiriyewatta, Illukgollehena, and Morakadullehena of 16 acres 3 roods and 31 perches in extent, situated at Mainnoluwa in Keeraweli pattu west of Beligal korale in the District of Kegalla of the Province of Sabaragamuwa; and bounded on the east by the land

Fiscal.

July 26, 1935.

belonging to Mr. A. Mickramasingha, north by Ban-darawatta, west by the fence and the stone, and on the south by the stone, excluding therefrom Pinnagollehena of 2 pelas and 1 timba of paddy sowing and Moonamalgaha-mulahena of 3 pelas and 6 lahas of paddy sowing. For the recovery of the sum of Rs. 307 59; with legal interest on Rs. 270 34 from April 30, 1930, till payment.

R. H. WICKRAMASINGHE, Deputy Fiscal's Office, for Deputy Fiscal. Kegalla, August 23, 1935.

I, Thomas Arthur Hodson, Fiscal for the Central Province, do hereby appoint Mr. Victor Emmanuel Wijesinghe to be my Marshal for the Division of Matale for one month from August 20, 1935, or until the resumption of duties by Mr. P. B. Ellepola, and authorize him to perform the duties and exercise the authority of Marshal, for which this shall be his warrant. 02

Fiscal's Office, A. Hodson. Kandy, August 22, 1935. ×.,

IN TESTAMENTARY NOTICES ACTIONS.

In the District Court of Colombo. Order Nisi.

In the Matter of the Intestate Estate of Testamentary Jurisdiction. Don Metheris Samaratunga Randunu of Wataddara in the Meda pattu of Siyane No. 2.968. korale, deceased. 7

Ranasinghe Appuhamillage On Branpy Ranasinghe Appuhamy of Hakurukumour Petitic Petitioner.

 And
 (1) Don Terence inmaratunga Bancunu, (2) Dona Amarawathee Simaratunga Rancunu, both of Hakurukumbura m Hupingam korale, Negombo District, minors, appearing by their guardian ad litem
 (3) Don Helenis Samaratunga Randunu of Wataddara aformarid aforesaidRespondents.

THIS matter coming on for disposal before G. C. Thambyah, Esq., District Judge of Colombo, on July 8, 1935, in the presence of Mr. M. E. P. Samarasinghe, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated July 2, 1935, having been read :

It is ordered (a) that the 3rd respondent be and he is hereby appointed guardian *ad litem* of the minors, the 1st and 2nd respondents above named, to represent them for all the purposes of this action, and (b) it is decreed that the petitioner be and he is hereby declared entitled, as brother-in-law of the above-named deceased, to have letters of administration to his actual is incred to him unless the administration to his estate issued to him, 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.

	. С. С. Тнамвуан,
July 8, 1935.	District Judge.

The date for showing cause against this Order Nisi is extended to September 5. 1935.

one character to be promiser of	
August 22, 1935.	.G. C. THAMBYAH, District Judge.
	· ·
	Court of Colombo.
🕈 🖧 Ord	ter Nisi. tter of the intestate Estate of the Aratchige Don Deonis Rana-
Testamentary In the Ma	tter of the Intestate Estate of
Jurisdiction. Ranasing	he Aratchige Don Deonis Rana-
No. 7,266. single of	Kottawa, deceased.
Lokupanagodage Caroline	Perera of Kottawa Petitioner.

Т

(1) Ranasingha athan Ranasinghe, Aratchige anasinghe, (3) ditto Don of Mottawa, in the Palle (2) ditto 😺 Wilbert Ran n Charlis Nof pattu of Salpi kotale Respondents.

THIS matter coming on for disposal before G. C. Thambyah, Esq., District Judge of Colombo, on July 26, 1935, in the presence of Mr. D. H. Jayasinghe, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated June 27, 1935, having been read.:

It is ordered (a) that the 1st respondent be and he is hereby appointed guardian *ad litem* of the minor, the 3rd respondent above named, to represent him 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 September 5, 1935, show sufficient cause to the satisfaction of the court to the contrary.

G. C. THAMBYAH, District Judge.

In the District Court of Colombo. 29

Order Nisi.

In the Matter of the Intestate Estate of Testamentary Abdul Rahuman Mohamed Mubarak of Jurisdiction. No. 7,273. Walgama, deceased.

Hamdoon Maraikar Sithi Zain of Walgama Petitioner. And

(1) Mohamed Mubaran Mohamed Mihular of Walgama, minor, appearing by his guaran ad litem (2) Mahu-mood Lebbe Mohamad Shekabdeen of Wal-gama Responde Respondents. read :

It is ordered (a) that the 2nd respondent be and he is hereby appointed guard an ad litem of the minor, the 1st respondent above named, to represent him for all the purposes of this action, and (b) that the petitioner be and she is hereby declared entitled, as widow of the abovenamed 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 September 12, 1935, show sufficient cause to the satisfaction of the court to the contrary.

G. C. THAMBYAH, July 31, 1935; District Judge.

In the District Court of Colombo.

Order Nisi.

Testamentary In the Matter of the Intestate Estate of Sathasivam Muthammah of Mayfield Jurisdiction. No. 7,282. road, Kotahena, in Colombo, deceased.

Chelliah Sathasivamo of New Chetty street Colombo in Petitioner.

the part of the petitioner above named ; and the affidavit of the said petitioner dated August 13, 1935, having been read :

It is ordered (a) that the 4th respondent be and he is hereby appointed guardian ad litem of the minors, the 1st to 3rd respondents above named, to represent them for all the purposes of this action, and (b) that the petitioner be and he is hereby declared entitled, as widower, of the abovenamed deceased, to have letters of administration to her estate issued to him, unless the respondents above named or any other person or persons interested shall, on or before October 3, 1935, show sufficient cause to the satisfaction of the court to the contrary.

August 14, 1935.

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G. C. THAMBYAH, District Judge.

2th In the District Court of Colombo. Order Nisi.

It the Matter of the Intestate Estate of Thomes Charles William Skipp, late of Civil animMilitary Station of Bangalore, Testamentary Jurisdiction. 3 No. 7,286 de

devease THIS matter THIS mitter coming on for disposal before G. C. Thambyah, Fan, District Judge of Colombo, on August 15, 1935, in the presence of Messrs. Julius & Creasy of Colombo, Proctors, on the part of the petitioner, Miss Evelyn Elizabeth Skipp at present of Colombo; and the affidavit of the said petitioner dated August 5, 1935, letters of administration to the intestate estate of the above-named

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deceased, and Supreme Court's order dated July 21, 1935, having been read: It is ordered and declared that the said petitioner is the Indian administratrix and a daughter of the said deceased, and that she is entitled to have letters of administration to the intestate estate of the said deceased issued to her accordingly, unless any person or persons interested shall, on or before September 5, 1935, show sufficient cause to the satisfaction of this court to the contrary.

August 15, 1935.

In the District Court of Colombo.

Order Nisi.

Testamentary

In the Matter of the Last Will and Testa-

G. О. Тнамвуан,

tring

G. C. Тнамвуан,

District Judge.

District, Judge.

Testamentary Jurisdiction. No. 7,287. In the Matter of the Last Will and Testa-ment of Christina Macpherson Mc Millan of Springfield, Highclere near Newbury in the County of Berks, formerly of Colombo, Ceyler deceased. THIS matter. coming on for disposal before G. C. Thambyah, Esq., District Julies of Colombo, og August 15, 1935, in the presence of M. Frederick Claude Royan of Colombo, Proctor, on the part of the petitoper, Mr Geoffrey Thomas Hale of Colombo; Sulf the afficient of the said petitioner dated August 12, 1935, exemplification of probate of the will of the above-named deceased, power of attorney of the will of the above-named deceased power of attorney in favour of the petitioner, and Supreme Court's order dated July 24, 1935, having been read : It is ordered that the will of the said deceased dated January 30, 1908, of which an exemplification of probate has been produced and is nowdeposited in this court, be and the same is hereby declared proved ; and it is further declared that the said petitioner is the attorney of the sole executor named in the said will and that he is entitled to have letters of adminis-tration with a copy of the said will annexed issued to him accordingly, unless any person or persons interested shall, on or before September 5, 1935, show sufficient cause to

August 15, 1935.

In the District Cours & Colombo. Order Nisi.

In the Matter of the Intestate Estate of Testamentary Hithanadura Albinu Sika of Mutwal, Jurisdiction. No. 7,296. deceased.

Attanayake Catherine Fernando of 104, Autmawatta, Mutwal, in Colombo Petitioner. And

(1) Hithanadura Cecily Silva, (2) ditto Bertie Silva, (3) ditto Aloysius Silva, (4) ditto Pius Silva, (5) ditto Mildred Silva, (6) ditto Wilfred Silva, (7) Kodikaraaratchige Bibiana Silva, guardian ad litem of 2nd to 6th respondents, minors, all of 294, Alutmawatta, Mutwal, in Colombo Respondents.

THIS matter coming on for disposal before G. C. Thambyah, Esq., District Judge of Colombo, on August 20, 1935, in the presence of Mr. J. M. Caderamanpulle, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated August 20, 1935, having been read :

It is ordered (a) that the 7th respondent be and she is hereby appointed guardian ad litem of the minors, the 2nd to 6th 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 abovenamed 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 October 3, 1935, show sufficient cause to the satisfaction of the court to the contrary.

August 20, 1935.

G. C. Тнамвчан, District Judge.

20 In the District Court of Kalutara.

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

proved, &c. Testamentary In the Matter of the Estate of the late Jurisdiction. Weetasinghe Savalis de Silva Gunatilleke, No. 2,613. Deceased, of Uluwara. THIS matter coming on for final determination before N. M. Bharucha, Esq., District Judge of Kalutara, on March 29, 1935, in the presence of air. Cycli de Zoysa, Proctor; and the affidavit of Weetasinghe Aron de Silva Gunatilleke of Valuara, having been read:

It is ordered that the last will dated February 4, 1930, be and the same is hereby declared entitled to have probate to the said will. the said will. ð

91 N. M. BHARUCHA, March 29, 1935. District Judge.

11.)

The time for showing cause against the Order Nisi is extended till September 27, 1935.

N. E. ERNST, District Judge.

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

Testamentary In the Matter of the Estate of the late Jurisdiction Sellapperumage Selestin No. 2,627.31 deceased, of Horetuduwa. Selestina Fernando.

THIS matter coming on for final determination before THIS matter coming on for final determination perore N. M. Bharucha, Esq., District Judge of Kalutara, on January 20, 1935, in the presence of Mr. H. D. Perera, Proctor; and the affidavit of Sellapperumage Maththes Fernando of Dibbedd having been read : It is ordered that the last will dated August 14, 1953, be and the same is hereby declared protect; that the above named be and he is hereby declared entitled to have probate to the said will.

CVI 16. M. BHARUCHA, January 20, 1935. District Judge.

Date of showing cause mainst this order is extended for May 9, 1935.

N. M. BHARUCHA, District Judge. March 14, 1935. Date of showing cause against this order is extended for June 13, 1935.

M. BHARUCHA, 4 Ņ., District Judge.

District Judge.

Date of showing cause against this order is extended for July 25, 1935.

N. M. BHARUCHA, District Judge. June 13, 1935. Date for showing cause against this order is extended for September 5, 1935. N. E. ERNST,

July 25, 1935.

May 24, 1935.

May 9, 1935.

In the District Court of Kalutara.

Order Nisi declaring Will proved, &c.

Testamentary In the Matter of the Estate of the late Bolonguage Arthur Bolonguo, deceased, 'of Wadduwa. Jurisdiction. 27 No. 2.648.

THIS matter coming on for deposal before N. M. Bharucha, Esq., District Video of Ralutara, on May 20, 1935, in the presence of Messrs. Thrimana & Meegama, Proctors, on the part of the petitioner, Ellen Meraya Bolonguo of Wadduwa; and the affidavit of the said potitioner dated May 12, 1025 having hear read. petitioner dated May 13, 1935, having been read : .

It is ordered that the petitioner above named be and she is hereby declared entitled, as widow of the deceased abovenamed, to have letters of administration to his estate issued to her, unless the respondent or any other person or persons interested shall, on or before July 4, 1935, show sufficient cause to the satisfaction of this court to the contrary.

N. M. BHARUCHA District Judge.

The date for showing cause against this Order Nisi is extended for September 5, 1935.

N. E. ERNST. District Judge.

In the District Court of Kalutara.

Order Nisi declaring Will proved.

Testamentary In the Matter of the Estate of the late Matilda de Silva nee Katugaha, deceased, Jurisdiction. of Panadure. No. 2,649.

(I) Pallage Newton de Silva, (2) ditto Godwin de Silva,

both of Henegama, (3) Punchi Singho Katugaha of Weralupe, Ratnapura Respondents.

THIS matter coming on for disposal before N. E. Ernst, Esq., District Judge of Kalutara, on August 15, 1935, in the presence of Mr. H. D. Perera, Proctor, on the

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part of the petiticer, Justin Alles of Henegama; and the affidavit of the affidavit of the petitioner dated, February 5, 1935,

affidavit of the same r having been read: It is ordered that the petitione above named be and he is hereby declared entitled, as brother indiaw of the above-named deceased, to have letters of administration to her estate issued to him, where the respondents or any other person or persons interested shall, on or before teptamber 12, 1935, show sufficient cause to the satisfaction of this court to the contrary.

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 respondents who are minors for all the purposes of this action, unless the respondents shall, on or before September 12, 1935, show sufficient cause to the satisfaction of this court to the contrary.

August 15, 1935.

N. E. ERNST, District Judge.

In the District Court of Kandy.

Order Nisi.

Testamentary In the Matter of the Estate of the late Arumugam's daughter Ponnamma, de-Jurisdiction. No. 5,308. ceased, of Palapatwala in Matale South.

No. 5,308. ceased, of Palapatwala in Matale South. THIS matter coming on for disposal before W. E. Barber, Esq., District Judge, Kandi, on July 23, 1935, in the presence of Mr. P. Balasingam, on the part of the petitioner, Mayandi Muttalagu; and the affida at of the said petitioner dated May 28, 1935, having been read A. It is ordered that the petitioner be and he is hereby declared entitled as where of the above-named deceased, to have letters of adiumistration to the estate of the deceased issued to him, unless the respondents—(1) Mutta-Tagu's daughter Ponnammal, 2) Muttalagu's daughter Kaliammal both of Palapatwala aforesaid by their guardian Kaliammal, both of Palapatwala aforesaid by their guardian ad litem (3) Arumugam Muttiah of Periamanikkawatta, Dikoya, or any other person or persons interested—shall, on for before September 2, 1935, show sufficient cause to the satisfaction of this court to the contrary.

July 23, 1935.

R. F. DIAS, District Judge.

In the District Court of Kandy.

Testamentary In the Matter of the Intestate Estate of Jurisdiction. Napana Tennakoon 'Mudiyanselagedera No. 5,311. / Ukku Banda *alias* N. T. U. Banda of

Medduma Buda Tennakoon of Napana Petitioner. 16 And 294

THIS matter coming on for disposal before W. E. Barber, Esq., District Judge, Kandy, on July 11, 1935, in the presence of Mr. M. A. S. Marikar, on the part of the petitioner, Medduma Banda Tennakoon; and the affidavit of the said petitioner dated June 19, 1935, having been read :

It is ordered that the petitioner be and he is hereby declared entitled, as a son of the deceased above named, to have letters of administration to the estate issued to him, unless the respondents or any other person or persons interested shall, on or before August 12, 1935, show sufficient cause to the satisfaction of this court to the contrary.

*	W. E. BARBER,
July 11, 1935.	District Judge.

The date for showing cause against the above Order Nisi is extended to September 9, 1935.

August 12, 1935.

· R. F. DIAS, Acting District Judge.

In the District Court of Kandy. 21

Order Absolute declaring Will proved, &c.

Testamentary In the Matter of the Last Will and Testa-Jurisdiction. No. 5,316.

ment of the late Gate Mudaliyar Charles Henry Augustus de Fonseka Wijewickrema Tilekeratne Samarakody, deceased, pf Soladana in Gampaha. rema

THIS patter coming on for final determination before W. E. Farber, Esq., District Judge, Kandy, on July 15, 1935, in 172 presence of Messrs, Jayasekera & Jayasekera, Proctors, on july part of 196 executors, Charles Edwin Augustus Samarakkedy, and marles Solomon Arthur Samarakkody; and the affidarit of the said executors dated July 8, 1935, and of the subscribing witnesses dated June 29, 1935, having been read

And it appearing to this court that the said executors have established their right thereto, it is ordered that probate of the will of the aforesaid deceased be issued to the said executors on their taking oath of office.

W. E. BARBER, July 15, 1935. District Judge.

JH In the District Court of Nuwara Eliya.

Order Absolute in the First Instance.

Testamentary In the Matter of the Last Will and Testa-Jurisdiction. No. 292. Eliya, in the Island of Ceylon, deceased.

It is ordered that the will of Alexander Conway Walter Clarke, deceased, dated February 1, 1932, and now deposited in this court, be and the same is hereby declared proved.

It is further declared that the said petitioner, Henrietta Brian Sanders Clarke, is the sole executrix named in the said last will and testament and that she is entitled to have probate of the same issued to her accordingly.

V . C. S. RAJARATNAM, August 14, 1935. District Judge.

3 In the District Court of Galle.

Order Absolute declaring Will proved, &c.

In the Matter of the Estate of the late Testamentary Maria Victoria Cruse Amerasinghe of Marigold, Galgamuwa, in Kurunegala District Jurisdiction. No. 7,664.

THIS matter coming on for asposal before C. E. de Vos, Esq., District, Judge of Galle, on July 12, 1935, in the presence of Messrs. C. L. & M. L. N. Wickremasinghe, Proctors, on the part of the petitioner, Francis Amerasinghe of Galgamuwa Murimegala; and the affidavit of the said petitioner dated July 11, 1935, (2) the affidavit of the notary and one of the attesting witnesses of the last will dated July 7, 1935, having been read : It is ordered that the will of Maria Victoria Cruse Amera-singhe of Marigold Galgamuwa deceased dated May 30

singhe of Marigold, Galgamuwa, deceased, dated May 30, 1932, and now deposited in this court, be and the same is hereby declared proved.

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.

 ∞ C. E. DE Vos, District Judge. July 12, 1935.

In the District Court of Galle.

Testamentary In the Matter of the Estate of the late Jurisdiction. Arthur Robert Theadore Arndt, deceased, of Galle. No. 7,667.

THIS matter coming on for disposal before E. C. de Vos Esq., District Judge of Galle, on July 15, 1935, in the presence of Messrs. C. L. & M. L. N. Wickremasinghe,

Proctors, on the part of the partitioner, George Herbert Arndt of Galle; and the affidavit of the said petitioner dated Tube 25, 1935, having been read: July 25, 1935, having been read :

It is declared that the said petitioner, as a son of the above-named deceased, is entitled to have lettern a adminis-tration issued to him accordingly, unless the respondents. (1) Arthur Everard Arndt of Maligatenna estate, Veyangoda, (2) Muriel Alicia Ludovisi of Stapler rhad Colomby (3) Carl Even Arndt of Bambalapitiya; (4) Claribet Louise Blarco of Bambalapitiya, (5) Mabel Missd of Galle, (d) Beryl Schiffeld of Mankulam. (7) Sylvia Schradn Van Boovan of Anuradha. of Mankulam, (7) Sylvia Schradn Van Rooyan of Anuradha-pura, and (8) Aortensiz Arndt of Bambalapitiya-or any other person or persons entitled shall, op or before Sept-ember 5, 1935, show sufficient cause to the satisfaction of this court to the contrary.

July 25, 1935.

C. E. DE Vos, District Judge.

In the District Court of Galle.

Order Absolute declaring All proved, &c.

Testamentary In the Matter of the Estate of the late Jurisdiction. No. 7,668.

THIS matter coming on for disposal poore C. Dede Vos, Esq., District Judge of Galle, on July 26, 1935, in the presence of Messrs. C. L. & M. L. N. Wickremesinghe, Proctors, on the part of the petitioners, Guy Ross-Ball and Richard Lionel Ephraums, both of Galle ; and (1) the affidavit of the said petitioners dated July 13,0935, (2) the affidavit of the notary and witnesses attesting the last will deted July 26, 1935, having been read.

andavit of the hotary and witnesses attesting the last will dated July 26, 1935, having been read: It is ordered that the will of EmmanuelNicoffier, deceased, dated May 4, 1933, and now deposited in court, be and the same is hereby declared proved. It is further declared that the said petitioners are the

executors named in the said will and that they are entitled to have probate of the same issued to them accordingly.

C. E. DE Vos. District Judge. July 26, 1935.

In the District Court of Galle.

Order Nisi.

In the Matter of the Estate of the late Johanis Jayawardhana of Unawatuna, Testamentary Jurisdiction.

No. 7,670. deceased. THIS matter coming on for disposal beford C. E. de Vos, Esq., District Judge of Gaus, on August 2, 1935, in the presence of Messrs. D. & R. Amarasuriya, Proctors, on the part of the petitioner, Don George Kalahe Kohomban of Uluwitike; and the affidavel of the kaid petitioner dated August 2, 1935, having been read:

It is declared that the said petitioner, as son in law of the above-named deceased, is entitled to have letters of administration issued to him accordingly, unless the respondents, viz., (1) Dona Greena Jayawardhana, wife of spondents, viz., (1) Dona Greena Jayawardhana, whe of E. F. Jayawardhana of Denipitiya, (2) Dona Elgina Jaya-wardhana of Unawatuna, wife of A. G. Edmund Dias, (3) Dona Leena Jayawardhana of Unawatuna, wife of W. K. Theberis Appuhamy, (4) Dona Cornelia Jayawardhana of Uluwitike, wife of D. J. Kalahekohomban, (5) Dona Ciciliya Jayawardhana of Unawatuna, vife of G. K. D. Jayasena, (6) Dona Pabalina Jayawardhana of ditto, (7) Dona Jenet Jayawardhana of ditto, or any person or persons interested shall, on or before September 6, 1935, show sufficient cause to the satisfaction of this court to the contrary.

August 2, 1935.

C. E. DE Vos, District Judge.

In the District Court of Galle.

Order Nisi.

Testamentary . In the Matter of the Estate of the late Jurisdiction. Punchihewage Don Jinoris Appuhamy, No. 7,671. deceased, of Gonagala, Induruwa.

THIS matter coming on for disposal before C. E. de Vos, Esq., District Judge of Galle, on August 5, 1935, in the presence of Mr. P. B. de Silva, Proctor, on the part of

the petitioner, Hewin asan Galharage Dona Mango Nona of Gonagala ; and the affidavit of the said petitioner dated July 27, 1935, having been read :

July 27, 1935, having been read : It is ordered that the 1st respondent be appointed guardian ad litem over the 2nd, 3rd, 4th, and 5th minor respondents, unless the respondents, viz., (1) Punchi-hewage Dona Eddie, barnine 20) duto Don Carolis, (3) ditto Don Yasens, (4) ditto Dona Baby Nona, (5) ditto Don Somapatorial of Gonagata, er any other person or persons interested shall, on or beine September 16, 1935, show sufficient cause to the latisfaction of this court to the contrary. It is further declared that the said petitioner, as widow of the above-named deceased, is entitled to have letters of administration issuel to hav accordingly, unless the said respondents or any other person or persons interested shall, on or before September 16, 1935, show sufficient cause to the satisfaction of this court to the contrary.

August 5, 1935.

In the District Court of Matara.

21 Order Absolute.

In the Matter of the Last Will and Testa-ment of Dona Charlina Dewendara, late Testamentary Case No. 3,889. of Kotuwegoda, Matara, deceased.

John Clement Dewendre Mohandiram of Kotuwegoda, Matara, presently of Havelock Town, Colombo...Petitioner.

THIS matter coming on br dispessed before Cyril Ernst de Pinto, Esq., District Judge of Matara, on July 18, 1935, in the presence of Messrs. Keuneman, Proctors, on the part of the petitioner dated July 11, 1955, (2) of the attesting notary, K.C. J. P. Senevirative, dated July 8, 1935, having been read s It is ordered that the will of the coil de

It is ordered that the will of the said deceased dated December 2, 1934, be and the same is hereby declared proved; and 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 said will issued to him.

July 18, 1935.

C. E. DE PINTO, District Judge.

C. E. DE Vos, District Judge.

In the District Court of Batticaloa.

35. Order Nisi.

Testamentary In the Matter of the Estate of the late Jurisdiction. Kathirasa Kurukal Sunthara Iyer of No. 422. Kiran, deceased.

Sunthara Iyer Subramania Iyer of Koddaimunai.

(1) Sunthara Iyer Nadarajah of Valaichenai, (2) Sunthara Iyer Sellammah of Kotidaimunai, (3) Sunthara Iyer Sinnatangam of Alvai West, Thevarai Yaali, (4) Sunthara Iyer Armeah of Valvettiturai, Vykundapillayar kovil, Jaffda Respondents.

THIS matter coming environ disposal before P. Vythialingam, Esq., District Judge of Batticaloa, on August 1, 1935, in the presence of Mr. K. Thambiah, Proctor, on the part of the petitioner above named; and the affidavit and petition of the said petitioner dated July 31, 1935, and August 1, 1935, respectively, having been read :

It is ordered that the petitioner and the 1st, 3rd, and 4th respondents above named be and they are hereby substituted respondents in room of the deceased 2nd respondent, unless the respondents above named or any other person or persons interested shall, on or before September 5, 1935, show sufficient cause to the satisfaction of this court to the contrary:

It is further ordered that the said petitioner be and he is hereby declared entitled, as the eldest son of the abovenamed deceased, to have letters of administration to his estate issued to him, unless the respondendents above named or any other person or persons interested shall, on or before September 5, 1935, show sufficient cause to the satisfaction of the court to the contrary.

August 1, 1935.

P. VYTHIALINGAM, District Judge.

PART II. (LEGAL) - CEYLON GOVERNMENT GAZETTE - AUG. 30, 1935

In the District Court of Kunnegala.

Order Nisi.

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Testamentary Jurisdiction. No. 4,199. Kathirithamby Rajaratnam of Ipoh, Perak, in Federated Malar States, deceased. Related Malar States, deceased.

(1) Dharma Raja R ratnam, (3) Gouridevi aitratr Ipoh, (4) Sithamparapillai Nat Narammala in Dambadeni Udukaha korale nørti . Respondents.

THIS matter coming on for disposal before James Joseph. Esq., District Judge of Kurunegala, on August 15, 1935, in the presence of Messrs. Tambiraja & Kandiah, Proctors for the petitioner above named; and the affidavit of the said petitioner dated August 14, 1935, having been read :

It is ordered that the 4th respondent be and he is hereby appointed guardain ad litem over the 1st to 3rd minor appointed guardain at them over the 1st to 3rd minor respondents for the purpose of these proceedings, unless the respondents shall, on or before September 25, 1935, show sufficient cause to the satisfaction of this court to the contrary.

It is ordered that the said petitioner be and he is hereby declared entitled, as husband of the above-named deceased, to have letters of administration to her estate issued to him, unless the respondents or any other person or persons interested shall, on or before September 25, 1935, show sufficient cause to the satisfaction of this court to the contrary. contrary.

August 17, 1935.	4 · 4	JAMES JOSEPH, District Judge.
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355 Order Nisi. In the Matter of the Estate of the late Kumarapeli ArachchigeDonSedrisSingho Appuhamy, late of Dampitigama in Testamentary Jurisdiction. No. 2,143.

In the District Court of Chilaw.

Chilaw District, deceased. Kumarapeli Arachelige Don Carolis Appuhamy of Dampitigama aforesaid .. Petitioner. Vs

(1) Jayawar and A 1) Jayawardane Arachchige Dong Anohemy Marthis, (2) Kumarapel Arachchige Dona Emie Nona, (3) ditto Don Sethan Signo Appulary, (4) ditto Dona Missie Nona, and (5) ditto Eladio Singho Appulary, all of Demaiticana a famarid all of Dampitigama aforesaid Respondents.

THIS matter coming on for final disposal before S. S. J. Gunasekere, Esq., District Judge of Chilaw, on April 30, 1935, in the presence of Mr. M. L. Marasinghe, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated February 25, 1935, having been read :

It is ordered that the petitioner above named be and he is hereby declared entitled, as a son of the said deceased, to administer the said estate and that letters of administration to the said estate may be issued to him accordingly, unless the respondents above named or any person or persons interested shall, on or before May 24, 1935, show sufficient cause to the satisfaction of this court to the contrary.

M. CHINNAIYAH, . > District Judge. The date of showing cause is extended to June 27, 1935. M. CHINNAIYAH, District Judge.

Date for showing cause is extended to September 5, 1935.

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M. CHINNAIYAH, District Judge.