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PART II.--LEGAL.

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DRAFT ORDINANCES.

MINUTE.

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

No. 1 of 1898.

An Ordinance further to amend the Widows' and Orphans' Pension Fund Ordinance, 1898.

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 Widows' and Orphans' Pension Fund Amendment Ordinance, No. of 1935.

Amendment of section 5 of Ordinance No. 1 of 1898 as amended by Ordinance No. 3 of 1924.

2 Section 5 of the Widows' and Orphans' Pension Fund Ordinance, 1898, is hereby amended by the repeal of subsection (2) of that section and by the substitution of the following therefor:—

"(2) Such interest shall, until the thirtieth day of September, ninteen hundred and thirty-five, be at the rate of eight per centum per annum, free from any deduction, and shall after that date be at the rate of six per centum per annum, free from any deduction".

Objects and Reasons.

The Widows' and Orphans' Pension Fund Amendment Ordinance, No. 3 of 1924, increased from 6 per cent. to 8 per cent. the rate of interest payable on moneys belonging to the Fund which were invested with Government in accordance with the requirements of section 5 of the principal Ordinance, No. 1 of 1898.

No. 1 of 1898.

2. The object of this Bill is to reduce the rate of interest from 8 per cent. to 6 per cent. as from the 1st October, 1935, in order to give statutory authority to the decision of the Board of Ministers that the original and lower rate of interest should be restored.

D. S. SENANAYAKE, Acting Leader of the House.

Colombo, September 10, 1935.

MINUTE.

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

An Ordinance to incorporate a Methodist Trust Association of Ceylon.

WHEREAS it is proposed and thought expedient to incorporate a Methodist Trust Association of Ceylon with perpetual succession and a common seal and limited liability with full power to acquire purchase take hold and enjoy or lease movable and immovable property on behalf of the people called Methodists in Ceylon in connexion established by the Late Reverend John Wesley of England Master of Arts to do and perform all such acts ownership and possession in respect of and concerning and affecting such property as a private individual would do and perform if he held the same in trust for the said society or church and to sell or otherwise dispose of the same where necessary

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 "INCORPORATION OF THE METHODIST TRUST ASSOCIATION OF CEYLON 193
- 2 Unless anything shall appear in the context or subject repugnant thereto or inconsistent therewith the expression—
 - (a) The said Church shall mean the Church of Christian Society in Ceylon called the Methodist Church in Ceylon composed of Christians in the connexion established by the late Reverend John Wesley A.M. of England and shall include all members thereof at present in the two Districts into which as regards the activities and organisation of the work of the said Church the Island of Ceylon is now divided viz:—
 - (1) The North Ceylon District embracing and including the Northern Province, the North-Central Province, and the Eastern Province

- (2) The South Ceylon District embracing and including the Western Province, the North-Western Province, the Southern Province, the Central Province, and the Provinces of Sabaragamuwa and Uva or in any other District which may hereafter be formed within the said Island
- (b) The said Association shall mean the members of the Methodist Trust Association of Ceylon appointed by the Provincial Synod of the Methodist Church in Ceylon in manner hereinafter appointed
- (c) The Provincial Synod shall mean the Annual Synod composed of delegates lay as well as ministerial chosen by the District Synods of the Districts aforementioned and held in accordance with the constitution law or custom of the said Church
- (d) The District Synod shall mean the annual synod composed of lay representatives and ministers held at present in either of the two Districts or in any other District hereinafter to be formed in accordance with the constitution law or custom of the said Church
- (e) The Chairman of the Provincial Synod shall mean the Chairman of the said Provincial Synod for the time being (until he shall have been relieved of the Chairmanship of the Provincial Synod of the following year by the Chairman elected for the Sessions of the Provincial Synod of such following year.
- (f) The Chairman of the South Ceylon District shall mean the Chairman of the Synod of the South Ceylon District and shall include his deputy, if any, appointed in accordance with the law custom and constitution of the said Church
- (g) The Chairman of the North Ceylon District shall mean Chairman of the Synod of the North Ceylon District aforesaid and shall include his deputy if any appointed in accordance with the law custom and constitution of the said Church
- (h) The words "Standing Committee" shall mean the Committee appointed by the Provincial Synod of the Methodist Church in Ceylon to act for the said Provincial Synod between two sessions of the said Synod
- 3 The Reverend Edwin Middleton Weaver, The Reverend Arthur Stanley Beaty, The Reverend Nathaniel Kathiri-thamby Nalliah, The Reverend George Alfred Fernando Senaratna, The Reverend Samuel George Mendis, Mr. Wesley Duraiappa Niles, Dr. Henry Isaac Fernando, Mr. Bertie Ebenezer de Pinto, Mr. Llewellyn Solomon Fernando, and Mudaliyar George Washington Rasiah Vallipuram are hereby incorporated under the name of the Methodist Trust Association of Ceylon and they and their successors to be appointed in the manner hereinafter to be provided shall for ever hereafter be associated together as the Methodist Trust Association of Ceylon with perpetual succession and a common seal and shall have full power and authority to hold, acquire, purchase, accept, take, take on lease and enjoy movable and immovable property of every description and to sell mortgage alienate lease or otherwise dispose of or deal with the same and by that name to sue and be sued in all courts of justice and to do perform and exercise all acts which a private individual may can or shall do perform or exercise in the pursuance of his right as an owner or lessee or holder of such property and shall be empowered to lend its name and act as a Trustee in respect of any endowment of funds of the said Church and to borrow money where the necessity arises with or without the security of its own property

And as to the constitution of the said Methodist Trust Association of Ceylon

4 The said Methodist Trust Association of Ceylon shall be composed of ten members who shall be appointed annually by the Provincial Synod of the Methodist Church of Ceylon and of the said ten members not less than three shall be Ministers serving in the South Ceylon District or any District which shall in the future organisation of the activities of the Church take its place and not less than three shall be laymen within the said District and not less than two shall be ministers serving in the North Ceylon District or any District which shall in the future organisation of the activities of the Church take its place and not less than two shall be laymen therefrom. One out of the five ministerial members of the said Trust Association shall be the Chairman of the Provincial Synod for the year.

They shall hold office until the next Provincial Synod which shall be holden after such appointment.

- 5 The said members here by incorporated shall hold office till the Session of the Provincial Synod of the Methodist Church next to be holden after the enactment of this Ordinance
- The District Synods of the South Ceylon District and the North Ceylon District shall at the annual District Synods to be holden in each year in the month of January or as soon thereafter as possible elect the representatives both ministerial and lay from each District who shall be six in number from the South Ceylon District and four in number from the North Ceylon District and such Synods shall nominate such persons to the Provincial Syned of the Methodist Church of Ceylon to be holden in the same year for election as members of the said Trust Association and to form the same for the year and upon the appointment of such members or of other members in the discretion of the Provincial Synod they shall thereupon be and form the said Association from the day of such appointment until the next session of the Provincial Synod aforesaid at which the members for the ensuing year shall be elected in manner aforesaid

The appointment of such members to form the said Association under the hand of the Chairman of the Sessions of the Provincial Synod shall be conclusive proof of their appointment and authority

- 7 No act of the said Methodist Trust Association shall be rendered invalid or of no force or avail in law nor shall the said Trust Association cease to exercise the powers or to discharge the duties devolving on it merely because there is a vacancy created in the said Association by reason of the death or absence from the Island or mental disability of any member thereof unless more than half of the members shall have either died or left the Island or become mentally incapable of acting as members of the said Association in which case the Standing Committee of the Provincial Synod shall have the power and they are hereby empowered to elect members to fill the vacancies which have occurred the appointment of such members to fill such vacancies being in force from the day of their appointments till the date of the next Provincial Synod
- 8 The said Methodist Trust Association shall be responsible to the Provincial Synod of the Methodist Church of Ceylon but this provision shall not be deemed to interfere with provisions of any particular trust under which any property movable or immovable shall be held by the said Trust Association or curtail the powers or authority of the Trust Association thereunder or under section 3 hereof

Between two Sessions of the Provincial Synod the Chairman of the Provincial Synod in consultation with the Standing Committee is hereby empowered to act for and in the name of the Provincial Synod in giving orders and directions to the Trust Association

- **9** The Liability of the members of the Trust Association aforesaid shall be limited.
- 10 The Methodist Trust Association of Ceylon shall have the power to hold possess and use all property movable and immovable of what kind or nature soever and whether in possession expectancy remainder reversion or otherwise and to allow itself to be nominated and appointed and to act as Trustees for any fund endowment bequest legacy or trust for the use of the said Church.
- 11 The said Trust Association shall every year or as often as it may be convenient appoint a Secretary who shall have the power to call meetings whenever necessary and at such meetings the Chairman of the Provincial Synod if present shall preside
- 12 The said Trust Association shall have a registered office and the Common Seal of the said Association shall be in the custody of the Chairman of the South Ceylon District and shall not be affixed to any instrument or document except in the presence of three at least of the Members of the said Trust Association who shall sign their names on the Instrument or document in token of their presence and such signing shall be independent of the signing of any person who may sign the Instrument as a witness
- 13 Nothing in this Ordinance shall affect the rights of His Majesty the King His heirs and successors.

Objects and Reasons.

To provide an incorporated body to hold and deal with lands and property movable and immovable on behalf of the Methodist Church of Ceylon

N. SELVADURAI, Mover of the Bill.

MINUTE.

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

An Ordinance to amend the Ceylon Railway Benefit Association Ordinance, 1908.

No. 16 of 1908.

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 Ceylon Railway Benefit Association Amendment Ordinance, No. of 1935.

2 Section 3 of the Ceylon Railway Benefit Association Ordinance, 1908, (hereinafter referred to as "the principal Ordinance"), is hereby amended by the substitution, for the words "next of kin or", of the words "to his widow and

children or if there is no widow or child surviving him to his ".

3 Section 14 of the principal Ordinance is hereby amended by the substitution for the words "business, and", of the words "business, for the regulation of the extraordinary loans to be given to members under section 21 and for prescribing the conditions of such loans including the nature and situation of the immovable property that may be accepted as security, and ".

4 Section 21 of the principal Ordinance is hereby amended in sub-section (1) thereof by the substitution in paragraph (b) of that sub-section, for all the words from "within" to "Colombo", of the words "within such limits as may be prescribed by rules made under section 14".

Short title.

Amendment of section 3 of Ordinance No. 16 of 1908.

Amendment of section 14 of the principal Ordinance.

Amendment of section 21 of the principal Ordinance.

Objects and Reasons.

The objects of these amendments to the Ceylon Railway Benefit Association Ordinance, 1908 (No. 16 of 1908, as amended by No. 15 of 1931) are—

(1) to make it clear that on the death of a member who has not appointed a nominee, his widow and children shall be entitled, in preference to other next of kin or heirs, to receive the balance of his contributions to the funds and the donation given by the Association (Clause 2):

(2) to leave it to the members to prescribe, by rules under section 14, the conditions subject to which extraordinary loans will be given and the nature and situation of the immovable property that will be accepted as security for such loans (Clauses 3 and 4).

The General Treasury, Colombo, September 9, 1935. A

C. H. Collins, Acting Financial Secretary.

MINUTE.

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

An Ordinance to vest in the Rubber Research Board the right, title and interest of the lessee in certain lands leased by the Crown for the use of the Ceylon Rubber Research Scheme.

WHEREAS by two Indentures of Lease dated the twenty-seventh day of May, Nineteen hundred and Twenty-seven and the twenty-sixth day of May, Nineteen hundred and Twenty-eight, respectively, His Excellency the Governor, acting therein for and on behalf of His Majesty King George the Fifth, let, leased and demised to Frank Arthur Stockdale in his capacity as Chairman of the Ceylon Rubber Research Scheme and to his successors in office as Chairman of that Scheme the lands described in the schedules to the said two indentures of lease:

And whereas it is expedient to transfer and assign to the Rubber Research Board constituted and established under the Rubber Research Ordinance, 1930, all the right, title and interest of the aforesaid Frank Arthur Stockdale and of his successors in office as Chairman of the Ceylon Rubber Research Scheme in, to and over the lands let, leased and demised under the said two indentures of lease:

And whereas the necessary deed of transfer and assignment by the Chairman for the time being of the said Scheme cannot legally be executed by reason of the fact that the said Scheme was not a body corporate constituted by law and that the consent of each and every one of the members participating in the said Scheme cannot now be obtained owing to the death or absence beyond the seas of certain of them, and for divers other good and sufficient causes: Preamble.

No. 10 of 1930.

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

Short title.

Transfer to Rubber Research Board of leasehold rights of Rubber Research Scheme.

No. 10 of 1930.

Saving of the rights of the Crown, &c.

1 This Ordinance may be cited as the Rubber Research Farm (Transfer of Lease) Ordinance, No. of 1935.

- 2 All the right, title and interest of the Ceylon Rubber Research Scheme and of the members of that Scheme and of Frank Arthur Stockdale in his capacity as Chairman of that Scheme and of his successors in office as Chairman of that Scheme in, to and over the lands let, leased and demised by the Governor on behalf of His Majesty under the two indentures of lease severally set forth in the Schedule hereto, shall be and are hereby transferred to and vested in the Rubber Research Board constituted and established under the Rubber Research Ordinance, 1930; and such lands may be held, possessed and used by the Rubber Research Board for the purposes set out in section 2 of that Ordinance subject to the terms, conditions, covenants, exceptions and reservations contained in the said two indentures of lease.
- 3 Nothing in this Ordinance shall affect or be deemed to 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.

Schedule.

T.

THIS INDENTURE made on the dates specified on page 5 between His Excellency Sir Hugh Clifford, Knight Grand Cross of the Most Distinguished Order of Saint Michael and Saint George, Knight Grand Cross of the Most Excellent Order of the British Empire, Governor of Ceylon (hereinafter called the Lessor, which expression shall include his successors in office for the time being) acting herein for and on behalf of His Majesty King George the Fifth, his heirs and successors of the one part, and the Honourable Mr. Frank Arthur Stockdale, Director of Agriculture, in his capacity as Chairman of the Ceylon Rubber Research Scheme, on behalf of himself and his successors in office as Chairman of the Ceylon Rubber Research Scheme, hereinafter called the Lessee.

WITNESSETH:

That in consideration of the rent hereinafter reserved and of the covenants on the part of the lessee hereinafter contained the lessor doth hereby let demise and lease unto the lessee to be used as an experiment station for the study of the growth and development of budded rubber trees and of rubber trees raised from seed selected from trees of known parentage, the study of soil problems and the effect of manures on the growth and development of the rubber tree and generally for research work in connection with the growth cultivation and development of the rubber tree and the extraction of latex therefrom and the manufacture of rubber for commercial uses; and subject to such exceptions and reservations as are hereinafter contained all that allotment of Crown land called Navitigaladeniya and Navitigalakele in Wettewa village, Iddagoda pattuwa, Pasdun korale west and Pinnagoda village, Maha pattu north, Pasdun korale east, Kalutara District, Western Province, containing in extent Fifty-two acres, Three roods, and Thirty-three perches, (52A. 3R. 33P.) and more particularly described in the schedule hereto, together with all ways, rights, easements and appurtenances thereto belonging. Except and reserving to the Crown out of this demise all mines, plumbago, gold, silver, precious stones, iron, tin, lead, and all petroleum, rock oil, mineral oil, coal, shale, or other deposit or formation from which any such oil may be obtained (which said petroleum, rock oil, mineral oil, coal, shale, or other deposit or formation as aforesaid shall hereinafter in these presents be deemed to be included and comprised in the term "minerals") and all other minerals or metals of whatsoever nature, or the ores thereof, in, under, or upon the said premises or any part thereof, together with all right to mine, search, prospect for the same, and all other powers and privileges necessary or requisite for discovering or working such mines, or procuring, smelting and carrying away such plumbago, gold, silver, precious stones, iron, tin, lead and all other mines or metals of whatsoever nature, or the ores thereof

TO HOLD the said allotment of land for the term of 99 years from the first day of January, 1926, determinable nevertheless as hereinafter provided YIELDING and PAYING therefor yearly and every year unto the Lessor at the Kalutara Kachcheri the yearly rent of one rupee (Re. 1) (lawful money of Ceylon) in advance on or before the 5th day of January in each and every year; the first of such payments having been made before the execution of these presents, the next payment to be made on or before the fifth day of January, 1927.

AND it is hereby mutually agreed upon by and between the Lessor and lessee in manner following, that is to say:

1. That the Lessee shall and will from time to time during the said term of Ninety-nine years well and truly pay the said rent

unto the lessor or to the Assistant Government Agent of the District of Kalutara at the Kalutara Kacheheri on the day and

in the manner hereinbefore appointed for payment thereof.

2. That the lessee shall make use of the said land for the purposes hereinbefore set forth only and for no other purpose and shall be at liberty to erect on the said premises at his own cost and expense such buildings as may be necessary for the said purposes and shall peaceably and quietly surrender and deliver possession of the said premises together with the plantations and buildings standing thereon at the expiration or sooner determination of the said term, without any claim for compensation in respect of the plantations standing thereon or for any improvements or alleged improvements upon the said land and the buildings (if any) erected thereon shall become the exclusive

property of the lessor.

That the lessee shall not use or suffer the said premises or any part thereof to be used for any purpose or purposes other than the purposes hereinbefore set forth. PROVIDED ALWAYS and it is hereby specially declared that should the said premises cease to be used and maintained as an experiment station as aforesaid it shall be lawful for the lessor to resume possession of the said premises together with the plantations and buildings standing thereon and the same shall revert to and become the exclusive property of the Crown, without any claim on the part of the lessee for compensation for improvements or on any ground whatsoever. A certificate under the hand of the Government Agent Western Province that the said premises is not being developed or maintained as an experiment station as required by this covenant shall in all cases be final, conclusive and binding on both parties for the purposes of this lease in regard to the matters or things so certified.

That the Lessee shall from time to time during the said term when and so often as need shall require, at his own cost, maintain all boundary marks, hedges, mounds and banks, fences, ditches and drains which indicate the boundaries of the premises

hereby demised.

That the lessee shall permit the lessor, his agent or agents, or surveyors, at all reasonable hours of the day during the continuance of this lease, to enter upon the said land and premises

for the purpose of inspecting the condition thereof.

6. The Lessee shall not sub-let, sell, donate, mortgage or otherwise dispose of or deal with his interest in this lease, or any portion thereof, without the written consent of the lessor or of the Controller of Revenue for the time being acting for and on behalf of the lessor, and every such sub-lease, sale, donation or mortgage without such consent shall be absolutely void.

7. The Lessee shall not remove or disturb any Government trignometrical station, or beacon, or boundary pillar or marks. Such disturbance or removal will render the lessee liable to all expenses incurred in refixing and restoring such objects.

- Provided further and it is hereby further agreed that if any rent hereby reserved or any part thereof shall remain unpaid for the space of six months after the time hereby appointed for payment thereof, whether the same shall have been legally demanded or not or if any breach shall be committed by the lessee of any of the covenants herein on the lessee's part contained or if it shall be certified by the said Government Agent Western Province that the said land has not been developed as an experiment station and maintained as such according to the true intent and meaning of this lease or if the lessee shall become bankrupt or compound with his creditors or if the interests of the lessee be sold in execution of a decree against him, then, and in any of the said cases this demise and the privileges hereby reserved together with these presents shall forthwith cease and determine and the lessor or his agent or agents may thereupon enter into and upon the said land and premises or any part thereof in the name of the whole and the same have again, repossess and enjoy as in his former estate and the said premises shall forthwith revert to the Crown without any claim on the part of the lessee against the lessor for compensation on account of any improvements or otherwise whatsoever.
- F. A. STOCKDALE, Chairman, Rubber Research Scheme. Signature of Lessee.

Witnesses to the signature of the lessee at Peradeniya, this second day of May, One thousand Nine hundred and Twenty-seven.

- 1. J. I. Gnanamuttu
- A. Visvanathan



HUGH CLIFFORD Signature of His Excellency the Governor.

I certify that the above signature, attached by means of a stamp under the provisions of Ordinances No. 11 of 1884, No. 30 of 1884 and No. 15 of 1915 has been so attached in my presence at Colombo, this twenty-seventh day of May, One thousand Nine hundred and twentyseven.

> R. NEVILLE. Private Secretary to the Governor.

The Schedule above referred to.

All that allotment of Crown land called Navitigaladeniya and Navitigalakele in Wettewa Village, Iddagoda pattuwa, Pasdun korale west, and Pinnagoda village, Maha pattu north, Pasdun korale east, Kalutara District, Western Province.

Bourded as follows:—North by Lots 3 and 1 in P. P. 18,893, T. P. 370,507, Navitigaladeniya said to be Crown and L. Ps. 2,369 and 2,373. East by Lot 9 in P. P. 18,893 and T. P. 365,902. South by T. Ps. 376,964, 125,927, and 184,346, Lot 2 in P. P. 18,673 and Lot 3 in P. P. 17,286. West by Lots 6, 5, 4, and 3 in P. P. 18,893 and Navitigalakele said to be Crown. Containing in extent Fifty-two acres Three roods and Thirty-three perches (52A. 3R. 33P.) and more particularly delineated and described in Lease Plan No. 2,935 dated the 21st September, 1926, authenticated by A. J. Wickwar, Esquire, Surveyor-General.

II.

This Indenture made on the dates specified on page 5, between His Excellency Sir Herbert Stanley, K.C.M.G., Governor of Ceylon (hereinafter called the Lessor, which expression shall include his successors in office for the time being) acting herein for and on behalf of His Majesty KING GEORGE THE FIFTH, his heirs and successors of the one part, and the Honourable Mr. Frank Arthur Stockdale, Director of Agriculture, in his capacity as Chairman of the Ceylon Rubber Research Scheme, on behalf of himself and his successors in Office as Chairman of the Ceylon Rubber Research Scheme, hereinafter called the Lessee.

Witnesseth.

That in consideration of the rent hereinafter reserved and of the covenants on the part of the lessee hereinafter contained the Lessor doth hereby let demise and lease unto the Lessee to be used as an experiment station for the study of the growth and development of budded rubber trees and of rubber trees raised from seed selected from trees of known parentage, the study of soil problems and the effect of manures on the growth and development of the rubber tree and generally for research work in connection with the growth cultivation and development of the rubber tree and the extraction of latex therefrom and the manufacture of rubber for commercial uses; and subject to such exceptions and reservations as are hereinafter contained all that allotment of Crown Land called Nawitigalakele in Owitigala Village, Iddagoda pattuwa, Pasdun korale west, in the Kalutara District of the Western Province, containing in extent Thirteen Acres One Rood and Thirty Perches (13A. 1R. 30P.) and more particularly described in the Schedule hereto, together with all ways, rights, easements and appurtenances thereto belonging. Except and reserving to the Crown out of this demise all mines plumbago, gold, silver, precious stones, iron, tin, lead, and all petroleum, rock oil, mineral oil, coal, shale, or other deposit or formation from which any such oil may be obtained (which said petroleum, rock oil, mineral oil, coal, shale, or other deposit or formation as aforesaid shall hereinafter in these Presents be deemed to be included and comprised in the term "minerals") and all other minerals or metals of whatsoever nature, or the ores thereof, in, under or upon the said premises or any part thereof, together with all right to mine, search, prospect for the same, and all other powers and privileges necessary or requisite for discovering or working such mines, or procuring, smelting, and corrying away such plumbago, gold, silver, precious stones, iron, tin, lead, and all other mines, or metals of whatsoever nature, or the ores thereof. TO HOLD the said allotment of land for the the ores thereof. TO HOLD the said allotment of land for the term of 98 years from the 1st day of January, 1927, determinable nevertheless as hereinafter provided YIELDING and PAYING therefor yearly and every year unto the Lessor at the Kalutara Kachcheri the yearly rent of One Rupee (Re. 1) (lawful money of Ceylon) in advance on or before the 1st day of January in each and every year; the first of such payments having been made before the execution of these presents, the next payment to be made on or before the 1st day of January, 1929.

AND it is hereby mutually agreed upon by and between the Lessor and Lessee in manner following, that is to say:

- 1. That the Lessee shall and will from time to time during the said term of Ninety-eight years well and truly pay the said rent unto the lessor or to the Assistant Government Agent of the District of Kalutara at the Kalutara Kachcheri on the day and in the manner hereinbefore appointed for payment thereof.
- 2. That the Lessee shall make use of the said land for the purposes hereinbefore set forth only and for no other purpose and shall be at liberty to erect on the said premises at his own cost and expense such buildings as may be necessary for the said purposes and shall peaceably and quietly surrender and deliver possession of the said premises together with the plantations and buildings standing thereon at the expiration or sooner determination of the said term, without any claim for compensation in respect of the plantations standing thereon or for any improvements or alleged improvements upon the said land, and the buildings (if any) erected thereon shall become the exclusive property of the Lessor.

3. That the Lessee shall not use or suffer the said premises or any part thereof to be used for any purpose or purposes other than the purposes hereinbefore set forth. Provided always and it is hereby specially declared that should the said premises cease to be used and maintained as an Experiment Station as aforesaid it shall be lawful for the Lessor to resume possession of the said premises together with the plantations and buildings standing thereon and the same shall revert to and become the exclusive property of the Crown, without any claim on the part of the Lessee for compensation for improvements or on any ground whatsoever. A Certificate under the hand of the Government Agent, Western Province that the said premises is not being developed or maintained as an Experiment Station as required by this covenant shall in all cases be final, conclusive and binding on both parties for the purposes of this lease in regard to the matters or things so certified.

4. That the Lessee shall from time to time during the said

4. That the Lessee shall from time to time during the said term when and so often as need shall require, at his own cost, maintain all boundary marks, hedges, mounds, and banks, fences, ditches, and drains which indicate the boundaries of the premises

hereby demised.

5. That the Lessee shall permit, the Lessor, his Agent or agents, or surveyors, at all reasonable hours of the day during the continuance of this lease, to enter upon the said land and premises

for the purpose of inspecting the condition thereof.

6. The Lessee shall not sublet, sell, donate, mortgage, or otherwise dispose of or deal with his interest in this lease, or any portion thereof, without the written consent of the lessor or of the Controller of Revenue for the time being acting for and on behalf of the Lessor, and every such sub-lease, sale, donation, or mortgage without such consent shall be absolutely void.

7. The Lessee shall not remove or disturb any Government Trignometrical station, or beacon, or boundary pillar or marks. Such disturbance or removal will render the lessee liable to all

expenses incurred in refixing and restoring such objects.

Provided further and it is hereby further agreed that if any rent hereby reserved or any part thereof shall remain unpaid for the space of six months after the time hereby appointed for payment thereof, whether the same shall have been legally demanded or not or if any breach shall be committed by the Lessee of any of the covenants herein on the lessee's part contained or if it shall be certified by the said Government Agent, Western Province that the said land has not been developed as an Experiment Station and maintained as such according to the true intent and meaning of this lease or if the lessee shall become bankrupt or compound with his creditors or if the interests of the lessee be sold in execution of a decree against him, then, and in any of the said cases this demise and the privileges hereby reserved together with these presents shall forthwith cease and determine and the lessor or his agent or agents may thereupon enter into and upon the said land and premises or any part thereof in the name of the whole and the same have again, repossess and enjoy as in his former estate and the said premises shall forthwith revert to the Crown without any claim on the part of the lessee against the lessor for compensation on account of any improvements or otherwise whatsoever.

F. A. STOCKDALE, Signature of Lessee.

H. J. STANLEY, Signature of His Excellency the Governor.

I certify that the above signature, attached by means of

Witnesses to the signature of the Lessee at Peradeniya this 14th day of May, One thousand Nine hundred and Twenteight.

- 1. J. I. Gnanamuttu.
- 2. A. Visvanathan.

Seal.

By His Excellency's command,

R. B. Naish, Assistant Controller of Revenue.

a stamp under the provisions of Ordinance No. 12 of 1927, has been so attached in my presence at Kandy this Twenty-sixth day of May, One thousand Nine hundred and Twenty-eight.

> M. E. Antrobus, Private Secretary to the Governor.

The Schedule above referred to.

All that allotment of Crown Land called Nawitigalakele in Owitigala Village, Iddagoda Pattuwa, Pasdun korale west, Kalutara District, Western Province. Bounded as follows:—North by Lot 2 in P. P. 19,356, L. P. 2,935 and Lot 6 in P. P. 18,893. East by T. P. 381,859 and a channel. South by a channel and land claimed on T. Ps. 184,345 and 55,286. West by land claimed on T. Ps. 55,286 and 73,087. Containing in extent Thirteen Acres One Rood and Thirty Perches (13A. IR. 30P.) and more particularly delineated and described in Lease Plan No. 3,270 dated the 4th February, 1928, authenticated by A. H. G. Dawson, Esquire, Surveyor-General.

Objects and Reasons.

In 1927 and 1928, the Crown leased two allotments of land for the use of the Ceylon Rubber Research Scheme which was a voluntary association formed for the purpose of furthering and developing the rubber industry and of encouraging and promoting scientific research in respect of rubber and all problems connected with the rubber industry.

2. When the Rubber Research Board was established under the Rubber Research Ordinance, 1930, the members of the Scheme decided by resolution that the lease-hold rights of the Scheme in the two allotments of land referred to above should be transferred to the Rubber Research Board. Legal difficulties were experienced in giving effect to this resolution by an ordinary notarial assignment and this Bill is introduced with the object of vesting in the Rubber Research Board by legislation valid title to the lease-hold rights of the Ceylon Rubber Research Scheme in the two lands leased to the Scheme by the Crown.

D. S. SENANAYAKE, Minister for Agriculture and Lands.

Ministry of Agriculture and Lands, Colombo. August 30, 1935.

NOTIFICATION OF CRIMINAL SESSIONS.

BY virtue of a mandate to me directed by the Hon. the Supreme Court of the Island of Ceylon, I do hereby proclaim that a Criminal Session of the said court for the Western Circuit will be holden at the Court-house at Hulftsdorp on Thursday, October 10, 1935, at 11 o'clock of the morning of the said day.

And I do hereby require and inform all persons concerned therein to attend at the time and place above mentioned, and not to depart without leave asked and granted.

Fiscal's Office, Colombo, September 10, 1935. J. R. Toussaint, for Fiscal.

DISTRICT AND MINOR COURTS NOTICES.

IT is hereby notified under section 98 of the Village Communities Ordinance, No. 9 of 1924, that the building, situated on the land called Allangara Topu at Pomparippu pattu in Kalpitiya division of the Puttalam District of the North-Western Province, shall be the court of the Pomparippu Pattu Village Committee as from July 1, 1935.

A. E. Christoffelsz, The Kachcheri, Assistant Government Agent. Puttalam, September 7, 1935.

NOTICES OF INSOLVENCY.

In the District Court of Colombo.

No. 4,893. In the matter of the insolvency of S. E. de Silva of Bon Hope in Moratuwa.

WHEREAS the above-named S. E. de Silva has filed a declaration of insolvency, and a petition for the sequestration of his estate has been filed by B. S. Peiris, under the Ordinance No. 7 of 1853: Notice is hereby given that the said court has adjudged the said S. E. de Silva insolvent accordingly; and that two public sittings of the court, to wit, on October 8, 1935, and on October 22, 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, September 4, 1935. Secretary.

In the District Court of Colombo.

No. 4,894. In the matter of the insolvency of Edmund Wilfred Perera of 50, Wall street, Kotahena, in Colombo.

WHEREAS the above-named E. W. Perera has filed a declaration of insolvency, and a petition for the sequestration of his estate has been filed by B. L. Fernando of Hill street in Colombo, under the Ordinance No. 7 of

1853: Notice is hereby given that the said court has adjudged the said E. W. Perera insolvent accordingly; and that two public sittings of the court, to wit, on October 8, 1935, and on October 22, 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, September 4, 1935.

In the District Court of Colombo.

No. 4,895. In the matter of the insolvency of V. K. Nadarajah of 226, Sea street, Colombo.

WHEREAS the above-named V. K. Nadarajah has filed a declaration of insolvency, and a petition for the sequestration of his estate has been filed by S. Rasiah of 28, Lascoreen street, Colombo, under the Ordinance No. 7 of 1853: Notice is hereby given that the said court has adjudged the said V. K. Nadarajah insolvent accordingly; and that two public sittings of the court, to wit, on October 8, 1935, and on October 22, 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, September 4, 1935. Secretary.

In the District Court of Colombo.

No. 4,896. In the matter of the insolvency of M. S. A. Raheem of 368, Grandpass road, Colombo.

WHEREAS the above-named M. S. A. Raheem has filed a declaration of insolvency, and a petition for the sequestration of his estate has been filed by M. A. S. Noordeen of 234, Messenger street, Colombo, under the Ordinance No. 7 of 1853: Notice is hereby given that the said court has adjudged the said M. S. A. Raheem insolvent accordingly; and that two public sittings of the court, to wit, on October 8, 1935, and on October 22, 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, September 5, 1935.

In the District Court of Kandy.

No. 2,054. In the matter of the insolvency of Ismail Lebbe's son, Nuhu Sulaiman Alim Saibo of Pangollamada, Udagampaha.

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 11, 1935, to consider the granting of a certificate of conformity to the above-named insolvent.

By order of court, R. MALALGODA, September 7, 1935. Secretary.

No. 701.

In the District Court of Kandy.

No. 2,097. In the matter of the insolvency of Puhunam Kristambuge Sam de Silva of Gampola.

WHEREAS Kataluwa Patabendige David Silva of Wellakka in Weligama has filed a declaration of insolvency, and a petition for the sequestration of the estate of Puhum Kristambuge Sam de Silva, under the Ordinance No. 7 of 1853: Notice is hereby given that the said court has adjudged the said Puhum Kristambuge Sam de Silva insolvent accordingly; and that two public sittings of the court, to wit, on September 20, 1935, and on November 25, 1935, will take place for the said insolvent to surrender and conform to, agreeably to the provisions of the said Ordinance, and for the taking of the other steps set forth in the said Ordinance, of which creditors are hereby required to take notice.

> By order of court, R. MALALGODA, Secretary.

In the District Court of Kandy.

No. 2.098. In the matter of the insolvency of P. Melder of Kandy.

WHEREAS S. A. Kamsa Mohideen of Amunugama has filed a declaration of insolvency, and a petition for the sequestration of the estate of P. Melder, under the Ordinance No. 7 of 1853: Notice is hereby given that the said court has adjudged the said P. Melder insolvent accordingly; and that two public sittings of the court, to wit, on September 20, 1935, and on October 25, 1935, will take place for the said insolvent to surrender and conform to, agreeably to the provisions of the said Ordinance, and for the taking of the other steps set forth in the said Ordinance, of which creditors are hereby required to take notice.

> By order of court, R. MALALGODA, Secretary.

In the District Court of Kandy.

In the matter of the insolvency of Liyanage No. 2,099. Appoolamy of Udispattu.

WHEREAS Tennekoon Mudiyanselage Seneviratna Banda of Udispattu has filed a declaration of insolvency, and a petition for the sequestration of the estate of Liyanage Appoohamy, under the Ordinance No. 7 of 1853: Notice is hereby given that the said court has adjudged the said Liyanage Appoohamy insolvent, accordingly; and that two public sittings of the court, to wit, on September 27, 1935, and on October 25, 1935, will take place for the said 1935, and on October 25, 1935, will take place for the said insolvent to surrender and conform to, agreeably to the provisions of the said Ordinance, and for the taking of the other steps set forth in the said Ordinance, of which creditors are hereby required to take notice.

By order of court, R. MALALGODA,

In the District Court of Galle.

No. 685. In the matter of the insolvency of A. R. M. Hassen of Galle.

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 30, 1935, to audit the accounts of the assignee.

> By order of court, L. B. CASPERSZ, Secretary.

In the District Court of Galle.

No. 698. In the matter of the insolvency of Cassim Lebbe Marickar Abdul Rahim and Cassim Lebbe Marickar Abdul Wahab, both of Piyadigama

NOTICE is hereby given that a meeting of the creditors of the above-named insolvents will take place at the sitting of this court on October 8, 1935, to consider an offer of composition made by the insolvents to pay Rs. 2 50 in respect of every Rs. 10 now due from the insolvents.

> By order of court, L. B. CASPERSZ, Secretary.

In the District Court of Galle. In the matter of the insolvency of S. H. Abey-

WHEREAS T. W. D. S. Goonetilake of Ratgama has filed a declaration of insolventy, and a petition for the sequestration of the estate of S. H. Abeygoonewardena under the Ordinance Na Trof 1853: Notice is hereby given that the said court has adjudged the said S. H. Abeygoonewardena insolvent accordingly; and that two public sittings of the court, to wit, on October 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 Ordiconform 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.

goonewardena of Kaluwella, Galle.

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

In the District Court of Galle.

No. 702. In the matter of the insolvency of Cader Tamby Abdul Majeed of Katugoda, Galle.

WHEREAS Cader Tamby Abdul Majeed has filed a declaration of insolvency, and a petition for the sequestration as insolvent of his own estate, under the Ordinance No. 7 of 1853, and it appears that he has been in actual custody within the walls of a Prison for debt for more than 21 days: Notice is hereby given that the said court has adjudged him an insolvent accordingly; and that two public sittings of the court, to wit, on October 1 and 15, 1935, will take place for the 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, S. M. KARUNARATNE, for Secretary.

In the District Court of Jaffna.

No. 152. In the matter of the insolvency of Edwin Thambiahpillai Retnam of Manippay in Jaffna, intolvent.

WHEREAS the above-named Edwin Thambiahpillai Retname has fled a decleration of insolvency and a petition for the sequestration of his estate has been filed by Suppiah Theagaraja of Manippay, under the Ordinance No. 7 of 1853: Notice is hereby, even that the said court has adjudged the said Edwin Thambiahpillai Retnam insolvent accordingly; and that two public sittings of the court, to wit, on October 15, 1935, and on December 10, 1935, will take place for the said insolvent to surrender and confirm to, agreeably to the provisions of the said Ordinance, and for 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, C. Canapathipillai, September 4, 1935. Secretai Secretary.

OF FISCALS' NOTICES SALES. Western Province.

In the District Court of Colombo.

In the matter of the last will of Wattorutantrige Aron Fernando of Angulana in Moratuwa, deceased.

No. 5,110 Testy.

(1) Mandadige Sylva by Fernando and (2) Wedage
Don Bastian both of Angulana aforesaid.

NOTICE is hereby even that on Saturday, October 5,
1935, at 1 o'clock in the afternoon, will be sold by public
auction at the premises the right, title, and interest of the
estate of the approximated deceased in the following
property for the recovery of the sum of Rs. 421 76, with
interest thereon from April 8, 1931, to date of recovery of interest thereon from April 8, 1931, to date of payment at 4 per cent. per annum being estate duty plus stamp duty Rs. 39, viz. :

All those the undivided 4/9 parts or shares of the allot-All those the undivided 4/9 parts or snares of the anot-ments of land called Watakeiyagahawatta and of the trees and plantations and buildings standing thereon, situated at Angulana in Moratuwa in the Palle pattu of Salpiti korale in the District of Colombo, Western Province; bounded on the north by the land of Ungamandadige Gebel Fernando and others, on the east by the land of Samuel Perera Gurunanse and others, on the south by the land of Madanakondage Andris Fernando, and on the west by seashore; containing in extent land sufficient to plant about 25 coconut plants.

Fiscal's Office, Colombo, September 11, 1935. J. R. Toussaint, Deputy Fiscal. In the District Court of Colombo.

(1) Kodithuwakkuaratchige Don Gosanawansa Silva,

All that house and garden bearing assessment No. 88 called Ambagahawatta, situated at Meetotamulla in Ambatalenpahala, Alutkuru korale south, in the District of Colombo, Western Province; and bounded on the north by a portion of this land, east by Seekkuge land, south by land belonging to Pathirage Nono Hamy, and west by a portion of this land; containing in extent 22.4 perches as per plan dated December 27, 1925, made by M. de S. Suriyabandara, Surveyor.

Fiscal's Office, Colombo, September 11, 1935. J. R. Toussaint, Deputy Fiscal.

Central Province.

In the District Court of Nuwara Eliya.

(1) V. E. K. R. Karuppiah Pillai and (2) V. E. K. R. Savumiamoorthy, both of Ramboda Plaintiffs.
No. 1,800.

Aldeniyegedera Ukku Naide, and (2) Lunugama

together with further interest on Rs. 1,300 at the rate of 18 per cent. per annum from December 11, 1934, till date of decree and thereafter at the rate of 9 per cent. per annum on the aggregate amount of the decree till payment in full, costs and poundage:

1. On October 18, 1935, at 2.30 p.m.—An undivided two-third share of all that land called Muttaralande Henaya Wedahitigalagawakotuwa, in extent about 3 seers kurakkan, situated at Nawangama, Tispone korale, Kotmale, Nuwara Eliya District, Central Province, Ceylon; and bounded on the east by stone fence of Wedahitihena of Nawaneliyegedera, south and west by Malgahayatakotuweima, and north by Manamedragederahena and Iure-ima.

2. On October 18, 1935, at 3 p.m.—An undivided one-half share of all that land called Ambakotuwehena, in extent

15 seers kurakkan sowing, situated at Nawangama aforesaid; and bounded on the north by the galweta of Juwan Naide Arachchilagewatta, east by galima of the hena of Pallegamaya, south by the stone fence of the hena of Medawatta, and west by stone fence of the hena of Galmadugedera Kaluetana.

On October 18, 1935, at 3.30 p.m.—All that upper portion of Meegahayatatennehena, in extent kurakkan, situated at Nawangama aforesaid; and bounded on the north by ima of the hena of Pahalalandegedera, east by live fence, south by stone fence, and west by the ima of Limagahayatakotuwa, together with the zinc roofed house.

4. On October 18, 1935, at 4 p.m.—All that land called Pallegederawatta, in extent 3 nellies kurakkan sowing, situated at Nawangama aforesaid; and bounded on the north by the ima of the remaining portion of this land belonging to Tikiri Naide, east by the stone fence of Batala-

watta, and south by galweta, and west by the ima of the remaining portion belonging to Tikiri Naide.

5. On October 18, 1935, at 4.30 p.m.—An undivided one-fifth share of the land called Kandegederahena, in extent 1 amunam paddy sowing, situated at Nawangama aforesaid; and bounded on the north by D. R. C. road, east by ima of the land of Menik Etana, south by the big bo-tree, and west by the Mala-ela of the land of N. Appu Naide.

6. On October 19, 1935, at 11 a.m.—All that field called Ratambelekumbura, in extent 6 kurunies paddy sowing, situated at Mawella, Pallepona korale, Kotmale, aforesaid; and bounded on the north by Kotuweratambeinweilla, east by Asweddumainweilla, south and west by Lankeneyelegedera Appu Naide's kumbura.

Office of the Deputy Fiscal, C. J. OORLOFF Nuwara Eliya, September 5, 1935. for Deputy Fiscal.

Southern Province.

In the District Court of Colombo.

In the matter of the estate of Dona Carlina Samara-Galle

No. 5,619 T. Mahabethmege Don Richard Romulus Perera of 89

said estate in the following property, viz.:

All that allotment of kind called De Hope lots Nos. 11 and 12, situated at Galupiadda within the Four Gravets of Galle, in the town of Galle bearing assessment No. 380 and another boutique; and bounded on the north by high road from Galle to Matara, east by the wall of Dr. Jayanayake Padinchi Idama, south by seashore, and west by Kariyawasan Mahatmaya Padinchi Idama, in extent 21 11/100 square perches.

Writ amount Rs. 115.68 with interest at 4 per cent. per annum from May 1, 1930, being Estate Duty due, and a further sum of Rs. 10 being penalty, and a still further sum of Rs. 8.04 being Stamp Duty due.

Fiscal's Office, Galle, September 10, 1935.

K. KANAGASUNDRAM, Deputy Fiscal.

In the District Court of Galle.

Obadage Dan Sl Silva of Polwatta in Ambalangoda ... Plaintiff. v_{s} . No. 28,047.

Pinnaduwege Gunehamy Polwatta, and others Defendants.

NOTICE is hereby given that of atterday, October 12, 1935, commencing at 30 clock in the atternoon, will be sold by public auction at the premises the right, title, and interest of the still defendants in the following property, viz.:—

viz.:—

1. Against the Chylefendant—Writ amount Rs. 174·10.—
An allotment of land called lot No. A of Nugetuduwewatta, situated at Polwatta in Ambalangoda, Wellaboda pattu, Galle District, Southern Province; and bounded on the north and east by paddy fields, south by lot B, and west by road reservation: and containing in extent 2 roads and road reservation; and containing in extent 2 roads and 2.29 perches.

Against the 10th and 12th defendants-Writ amount Rs. 20:11.—An allotment of land called lot B of Nugetuduwewatta, situated at Polwatta aforesaid; and bounded on the north by lot A, east by paddy fields, south by lot C, and west by road reservation; and containing in extent 18.99 perches

Against the 7th, 8th, and 9th defendants—Writ amount Rs. 108.05.—An allotment of land called lot C of Nugetuduwewatta, situated at Polwatta aforesaid; and bounded on the north by lot B, east by paddy fields, south by lot D, and west by road reservation; and containing in extent 1 road and 10.64 perches.

4. Against the 1st, 2nd, 3rd, and 5th defendants—Writ amount Rs. 48·50.—An allotment of land called lot E of Nugetuduwewatta, situated at Polwatta aforesaid; and bounded on the north by lot D, east by paddy fields, south by lot F, and west by road reservation; and containing in extent 33.76 perches.

5. Against the 4th defendant—Writ amount Rs. 18 70.—
An allotment of land called lot F of Nugetuduwewatta, situated at Polwatta aforesaid; and bounded on the north by lot E of the same land, east by paddy fields, south by lot 9 belonging to Gallege Kovis and others, and west by road reservation; and containing in extent 16.88 perches. Writ costs Rs. 15.12½.

Fiscal's Office, Galle, September 6, 1935. K. KANAGASUNDRAM, Deputy Fiscal. In the District Court of Matara.

16. v_{s} . 39 Silva No. 5,881.

No. 5,881.

Nanayakkara Talpe Merenchige Johanis de Silva Waidiyaratne of Walliwala Defendation.

NOTICE is hereby given that on Saturday Detober 1935, commencing at 2 o'clock in the afternoon, will be sold by public auction at the premises the right, title, and interest of the said defendant in the following mortgaged property for the recovery of a sum of Rs. 3,595.65, together with legal interest from June 19, 1935, till payment in full, viz. :-

All that undivided 103/107 part of the soil and of the fruit trees of the defined lot D and all the buildings standing thereon of the land called Nikagahakoratuwa, situated at Walliwala in Weligam korale, Matara District, Southern Province; and which said defined lot is bounded on the north by the minor road, east by the defined lot E, south by seashore, and west by the defined lot C; and containing in extent about 2 acres.

Deputy Fiscal's Office, Matara, September 6, 1935.

H. V. F. ABAYAKOON, Additional Deputy Fiscal.

In the District Court of Matara.

 v_{s} No. 8.444.

NOTICE is hereby given that on Saturday, October 12, 1935, commencing at 2 o'clock in the afternoon, will be sold by public auction at the respective premises the right, title, and interest of the said the Defendant in the following mortgaged property for the recovery of a stan of Rs. 1,644 43, viz.:—

Rs. 1,644 43, viz.:—
1. All that the soil, fruit trees, and the two 15 cubits tiled house, of the defined lot B of the land called Hummanewatta, situated at Dondra in the Wellaboda pattument of Matara District, Southern Province; and which lot is bounded on the north by lot A of the same land, east by seashere, south and west by lot A of the same land; and containing in extent 2 roods and 10 perches.

2. All that the soil and fruit trees of the defined eastern

portion of lot A of the land called Hummanewatta, situated at Dondra aforesaid; and which said defined eastern portion of the same land is bounded on the north by Gansabhawa road, east by seashore and lot B of Hummanewatta, south and west by lot A of Ummanewatta belonging to S. P. Gunawardena; and containing in extent about 1 rood.

Deputy Fiscal's Office, Matara, September 6, 1935.

H. V. F. ABAYAKOON, Additional Deputy Fiscal.

Northern Province.

In the District Court of Jaffna.

Kasinather Chellappah of Suruppiddy Plaintiff.

No. 13,638. Vs.
(1) Vaitialingampillai and wife (2) Theivanaipillai, both of Port Swettenham Defendants.

NOTICE is hereby given that on Saturday, October 12, 1935, at 10 o'clock in the forenoon, will sold by public auction at the spots the right, title, and interest of the said defendants in the following projectly for the recovery of Rs. 500 with interest thereon at the rate of 9 per cent. per annum from April 5, 1919 Mi payment in full and poundage and charges viz. and charges, viz. :-

- 1. A piece of land situated at Tellipalai west in Tellippalai parish, Valikamam north division of the Jaffna District, Northern Province, called "Vetharana", in extent 14 lachams p.c. with share of well, on the north-eastern 14 lachams p.c. with share of well, on the north-eastern corner; and bounded on the east by Pillainar Sinnappu and Murugesu Mailvaganam, north by Murugesu, Mailvaganam, Muttupillai, widow of Visuvalingam and Murugesu Vaitilingam, west by Annapillai, wife of Velupillai, and Theiyanai, wife of Kanagasabapathy, and south by Murugesu Arumugam, Kathiresu Kumarasingam, Murugesu Vaitilingam, and Arumugam Velupillai.
- 2. An undivided \(\frac{1}{3} \) share with its appertenances of a piece of land situated at ditto called "Kirampanai and Kumulodu Thiddy and Vinalaipiddy or (Pallakkadu)", in extent 39 lachams varagu culture with palmyrahs and

vadalies; and bounded on the east by Lily, wife of Rasanayagam, north by Naduvilar Sangarapillai, west by Amarasingam Ponniah and shareholders; and south by Sooriyar Arumugam Sinnathamby Arumugam and Emirangy, wife of Lucasu.

3. A piece of land situated at ditto called "Valuchai," in extent 5 lachams varagu culture with palmyrahs; and bounded on the east by Kathiresu Veerasingam and shareholders, north by Marathapuraye avally, wife of Sathasivam, west by Kanthar Sellappah and Vairavy Kathiresu and others, and south by Murugesu Sathasivam and others. and others.

Fiscal's Office. Jaffna, September 10, 1935. S. TURAIYAPPAH, Deputy Fiscal.

In the Court of Requests of Point Pedro. Elayavan Murugan of Karavanai South Plaintiff. No. 27,699. 31 v_s .

(1) Velupillai Nagamuttu of Puloly West, presently of

Mihintale, (2) Nagamuttu Ponnigh of Puloly
West Defendants.

NOTICE is hereby given that on Saturday, October 5,
1935, at 10 o'clock in the forenoon, will be sold by public auction at the spot the right, title, and interest of the said 1st defendant in the following property for the recovery of Rs. 296, with interest at the rate of 9 per cent. per annum from February 14, 1935, until payment in full and costs of suit being Rs. 28.25, and writ costs, Rs. 2.75, poundage and charges.

A divided 61 lachams varagu culture of a piece of land situated at Puloly West, Singapakuthevankurchi in Point Pedro parish, Vadamaradehi division of the Jaffina District, Northern Province, called "Kottan Periyan Seema", in extent 221 lachams varagu culture and the said 61 lachams varagu culture with stone built house, hut, casurina tree, margosa tree, jujube tree, palmyrah, and vadalies; bounded on the east by Parupathu, wife of Kanapathipillai, and daughter, Vallinachi and front of lane, north by Nagmuttu, widow of Sinnathamby, west by the heirs of Theivar Nagalinga Mudliyar and another land, south by Sinnachipillai, wife of Karthikesu.

The land is said to be under mortgage.

Also seized under writ Nos. 27,695, 27,696, 27,697, and 27,698, C. R. Point Pedro.

Fiscal's Office, Jaffna, September 10, 1935. S. TURAIYAPPAH, Deputy Fiscal.

Eastern Province.

In the District Court of Trincomalee.

Thangam, widow of Kartigesu, of Chally Plaintiff. $\mathbf{v}_{\mathbf{s}}$. No. 1,918.

Saibu Ravuthar, legal representative of the estate of the deceased, Katerbawa Sickanthar, and wife, Ameenumma of No. 10 Division, Trincoma lee 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 plaintiff by bond No. 82 dated December 13, 1929, and attested by Mr. P. Viswallngam of Trincomalee, Notary Public, and declared specially bound and executable under the decree entered in the above case and ordered to be sold by an order of court dated August 22, 1935, for the recovery of the sum of Rs. 4,054·16, with interest on Rs. 2,500 at the rate of 12 per cent. per annum from February 28, 1935, till April 4, 1935, and thereafter at 9 per cent. per annum until payment in full and costs of suit, Rs. 245.92½, Fiscal's fees, and charges and poundage, viz.:—

Wednesday, October 9, 1935, commencing at 10 o'clock in the forenoon.

1. A piece of land bearing assessment No. 109, situated at No. 10 Division, Trincomalee, together with a tiled bankshall room standing thereon and all other rights relating thereto, boundaries are on the north and east by the bankshall and ground belonging to Emamsaibu Abdul Rasool, and on the south by road, and on the west by the land and bankshall belonging to Vyramuttu Sinnatamby; extent 1 91/100 perches. Registered A 11/145.

2. A piece of land bearing assessment No. 54, situated at No. 11 Division Trincomalee, together with the coconut trees and palroyra trees and other plantations standing thereon and a newly built well, well-weep, and posts and other rights relating thereto excluding however the madam and well standing on the said land for the use of Thoduvai-pillayar temple and the portion of land yet apart for the use of those residing in the said madam; bouldaries are on the north-east by roat and the south-east by land belonging to T. Ponniah and other on the south-west by land belonging to C. Sathasivam, and of the north-west by land of Vinasitamby Udaiyar Sankarpilai, extent as found in the Fiscal's conveyance 2 acres 2 roods and 16 48/100 perches. Registered A 11/248. Registered A 11/248.

Wednesday, October 9, 1935, at 4 o'clock in the afternoon.

3. A piece of land situated at Division No. 10, Trincomalee, bearing assessment No. 103, together with an ola malee, bearing assessment No. 103, together with an ola house of three rooms standing thereon and a share in the well situated at the adjoining land belonging to P. V. Vanniyatamby Vannipam and the right of way thereto and all other rights relating thereto; boundaries on the north by land of V. Sinnappan, on the east by the land of Ponnampalam Chellappa, on the south by the bankshall and outer wall belonging to Saravanamuttu Ven Mylvaganam, and on the west by the land belonging to Vanniyatamby Vannipam; extent 8 fathoms in length and 38 fathoms in breadth. pam; extent 8 fathoms in length and 33 fathoms in breadth. Registered A 11/57.

Deputy Fiscal's Office. Trincomalee, August 5, 1935.

K. RATNASINGHAM. Additional Deputy Fiscal.

North-Western Province.

In the District Court of Kurunegala.

Singappulige Charles Fernando of deceased. №. 1,999т.

said deceased in the following property for the recovery of the sum of Rs. 338 91, with interest at 4 per cent. from June 16, 1922, to date of payment being estate duty and poundage, viz. :-

All that western $\frac{1}{6}$ share of all that defined $\frac{1}{4}$ portion of Kohilakandewatta, situated at Hemudawa alias Hemudawa in Pitigal korale of Katugampola hatpattu in the District of Kurunegala, North-Western Province, which said defined \$\frac{1}{2}\$ share is bounded on the north by Mahoowitiyewatta of Singappulige Podda, on the east by Maha-oya, on the south by the remaining \$\frac{3}{4}\$ portion of the same land belonging to Lentotage Simar Fernando, and on the west by Compassed in artists about \$54 acres 4. road, in extent about 54 acres.

Fiscal's Office, R. S. Goonesekere, Kurunegala, September 9, 1935. Deputy Fiscal.

In the District Court of Kurunegala. Subasinghe Mudiyanselage Johnu Appu of Dodampotta, deceased

No. 4,029r.

Subasinghe Mudiyantelage, Pendynga Appra of Kandana

Petitioner.

NOTICE is hereby given that on Thursday, October 10, 1935, at 4.30 in the afternoon, will be sold by public auction at the premises the right, title, and interest of the said deceased in the following property for the recovery of the sum of Rs. 157 10, with interest at 4 per cent. from March 12, 1933, and costs of this writ, Rs. 14 40, and poundage, viz.: poundage, viz. :-

The land called Totil agollewatta of 2 acres and 2 roods in extent, situate at Narangomuwa alias Wellewa in Medapattu korale east of Katugampola hatpattu in the District of Kurunegala, North-Western Province; and bounded on

the north by Maimpa-ara of Elhenkanda belonging to the Crown, south by Galwetiya of Totillagollewatta of Ukku Banda and others, east by galwetiya of Mailagahamulawatta, west by Maimpaara to the lands of Silinduhamy and others. With every plantation thereon.

Riscal's Office, R. S. GOONESEKERA, Kurunegala, September 9, 1935. Deputy Fiscal.

Province of Uva.

In the District Court of Badulla.

P. Cader Bawa Saibo of Haputale Plaintiff. $\mathbf{v}_{\mathbf{s}}$.

No. 5,982.

S. M. Sadayapillai of Manikawatte estate, Hapu-

tale Defendant.

NOTICE is noteby given that on Monday, October 7, 1935, commencing at 10 'clock is the forenoon, will be sold by public action at the respective premises the right, title, and interest of the said defendant in the following property for the recovery of RO23,509'92, together with legal interest thereon from April 5, 1934, till payment in full and costs of suit, Rs. 315'33. viz.: costs of suit, Rs. 315.33, viz. :-

- 1. An undivided 5/32 share of the estate called Manickawatte estate about 413 acres in extent, together with all the buildings and tea and rubber plantations thereon, situated at Haputale in Kandapalla korale, Wellawaya division in Badulla District of the Province of Uva; and bounded on the north by Aluthwatta and Kalupana estates, east by oya, south by Singarrawatte Nawaratna Singuwatte and Mantenna Viharatenna estates, west by patana belonging to Nana Kawyanna Krishnan and Vena Palaniyandi.
- 2. An undivided 5/32 share of the estate called Sinna Galcanda of 108 acres and 2 roods in extent, together with all the buildings and tea plantations thereon, situated at Haputale in Kandapalla korale, Wellawaya division in the District of Badulla of the Province of Uva; and bounded on the north by the boundary of Periya Galcanda estate, east by Kelburne estate and Periya Galcanda estate, south by eart road leading from Haldummulla to Koslanda, and west by Periya Galcanda estate.

Fiscal's Office, Badulla, September 9, 1935.

T. J. MENDIS, Deputy Fiscal.

Province of Sabaragamuwa.

In the Court of Requests of Kegalla.

Saranetti Patirannehelage John Singho of Raddalgoda 3 3 Plaintiff. No. 7,638.

- sowing in extent, situated at Siyambalapitiya in Egodapota pattu aforesaid; and bounded on the north by field, east by limit of Kurewatta and field, south by ditch, and west by village limit of Dodantale; and
- 3. All that land called Udahawatta of 1 acre and 2 roods in extent, situated at Siyambalapitiya aforesaid; and bounded on the north by ditch and live fence, east by Gansabawa road, south by wire fence, and west by high

To levy Rs. 197.70, with further interest on Rs. 200 at the rate of 10 per cent. per annum from June 6, 1933, till September 4, 1934, and thereafter with legal interest on the aggregate amount till payment in full, Fiscal's charges, and poundage.

Deputy Fiscal's Office, Kegalla, September 9, 1935.

L. JAYASUNDERA. Additional Deputy Fiscal.

NOTICES IN TESTAMENTARY ACTIONS.

In the District Court of Colombo. 40 Order Nisi.

No. 7,093.

Testamentary Jurisdiction.
No. 7,093.

In the Matter of the Last Will and Testament of Weerawarna Kurukulasooriya Busabaduge Elizabeth Margaret Fernando of Uyana in Moratuwa, deceased.

nando of Uyana in Moratuwa, deceased.

Hettiyakandage William Fernando of Uyana in Moratuwa Petitioner.

(1) Cyril Reginald Dunstan Fernando, (2) Austin Edward Justin Fernando, (3) Wilfred Stanley Fernando, (4) Helphy Lloyd Fernando, (5) John Oliver Fernando, (6) Kingsley Duniel Anston Fernando, (7) Earle Norhet Schastian Fernando, (8) Rex Winston Godfrey Fernando, (9) W. K. B. Reginald Fernando, (1) of Luyana in Moratuwa Respondents.

THIS matter coming on for dispectable of Communication of C

THIS matter coming on for disposal before G. C. Thambyah, Esq., District Judge of Colombo, on February 21, 1935, in the presence of Mr. C. S. A. Perera, Proctor, on the part of the petitioner above named; and the affidavits (1) of the said petitioner dated February 1, 1935, and (2) of the attesting witnesses dated February 16, 1935, having

It is ordered that the last will of Weerawarna Kurukulasuriya Busabaduge Elizabeth Margaret Fernando, deceased of which the original has been produced and is now deposited, in this court, be and the same is hereby declared proved, and it is further declared that the petitioner, as widower of the above named, is entitled to have letters of administration with copy of the said will annexed issued to him accordingly, 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 this court to the contrary.

August 29, 1935.

G. C. THAMBYAH, District Judge.

The date for showing cause is extended to September 19, 1935.

September 10, 1935. .

G. С. Тнамвуан, District Judge.

In the District Court of Colombo.

Order Nisi.

Testamentary
Jurisdiction
No. 7,278. 34

In the Matter of the Intestate Estate of
Wickrema-atchi Millawalage Simon
Appuhamy of Hunupola in the Udugaha
pattu of Siyane korale, deceased.

(6) Senanayake Alagiawanna Mohofti Appuhamillage Don Daniel Appuhamy, both of Meewitigammana in Udugaha pattu of Siyane korale.....Respondents.

THIS matter coming on for disposal before G. C. Thambyah, Esq., District Judge of Colombo, on August 13, 1935, in the presence of Mr. H. A. Abeyewardene, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated August 9, 1935, having been read. having been read:

It is ordered that the petitioner be and she is hereby declared entitled, as widow of the above-named deceased, to have letters of administration to his estate issued to her, unless the respondents above named or any other person or persons interested shall, on or before September 26, 1935, show sufficient cause to the satisfaction of the court to the contrary.

> G. С. Тнамвуан, District Judge.

In the District Court of Colombo Order Nisi.

Testamentary Jurisdiction. No. 7,279.

In the Matter of the Intestate Estate of Munasinghearatchige Peiris Appuhamy of Narammala in Dambadeni Udukaha korale north in the District of Kurunegala, deceased.

Sangapala-aratchige Dona Ausina Dissanayake
Hamine of Sewralamulla in Mora pattu of Siyaney
korale Petitioner.

And

(1) Munasinghearatchige Harriet Somawathie Hamine
of Sewralamulla appetant, minor, appearing by his
guardian ad litem (2) Sangapala atchige Don
Sedris Dissanayake of Sewralamulla aforesaid Respondents.

THIS matter coming on the disposal before G. C.

THIS matter coming on Tor disposal before G. C. Thambyah, Esq., District Judge of Colombo, on August 13, 1935, in the presence of Mr. H. A. Abeyewardene, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated August 9, 1935, having been read:

It is ordered (a) that the 2nd respondent be and he is hereby appointed guardian ad litem of the minor, the 1st respondent above named, to represent her for all 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 26, 1935, show sufficient cause to the satisfaction of the court to the centrary.

August 13, 1935.

G. C. THAMBYAH, District Judge.

In the District Court of Colombo.

39. Order Nisi.

Testamentary
Jurisdiction.
No. 7,280.

In the Matter of the Intestate Estate of
Ganepola Aratchige William Perera Wijesekera late Police Vidane of Pepiliyawala in the Gangaboda pattu of Siyane korale,

decessed:

Dona Alice Nona Wariapperma Hamine of Pepiliyawala in the Gangaboda pattu of Siyane korale Petitioner.

pattu of Siyane korale Respondents.

THIS matter coming on for disposal before G. C. Thambyah, Esq., District Judge of Colombo, on August 14, 1935, in the presence of Mr. S. Gunasekera, Proctor, on the

part of the petitioner above named, and the affidavit of the said petitioner dated July 22, 1935, paving been read: It is ordered (a) that the 6th respondent and he is hereby appointed guardian ad litem of the minors, the 3rd, 4th, and 5th respondents above named, to represent them for all 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 19, 1935, show sufficient cause to the satisfaction of the court to the contrary.

August 14, 1935.

G. C. THAMBYAH, District Judge.

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

Testamentary In the Matter of the Last Will and Testament or trust, disposition, and settlement of John Anderson Hunter of 42, Market place, Inverurie in Scotland, Engineer, decoased. Jurisdiction. No. 7,310, N.T. deceased:

THIS matter coming on for disposal before G. C. Thambyah, Esq., District Judge of Colombo, on September 4, 1935, in the presence of Messrs. F. J. & G. de Saram, Proctors, on the part of the petitioner, Frederic Alexander Waldock of Colombo, and (1) the affidavit of the said petitioner dated August 29, 1935, (2) the power of attorney dated March 29, and June 5, 1935, and (3) the order of the Supreme Court dated August 21, 1935, having been read: It is ordered that the will of the said John Anderson Hunter, deceased, dated May 1, 1934, a certified copy of which under the Seal of the Commissary Court of Aberdeenshire has been produced, and is now deposited in this/court, be and the same is hereby declared proved; and it is further declare that the said Frederic Alexander Waldock is the attorney in Ceylon of the executors named in the said will and that he is entitled to have letters of administration (with will annexed) issued to him accordingly. administration (with will annexed) is sued to him accordingly, unless any person or persons interested shall, on or before September 19, 1935, show sufficient cause to the satisfaction of this court to the contrary.

September 4, 1935.

G. C. THAMBYAH, District Judge.

In the District Court of Colombo. Order Nisi.

Testamentary In the Matter of the Intestate Estate of Dona Albina Weerasekera Ranasinghe Jurisdiction. Hamine of Attanagalla in the Udugaha No. 7.281. pattu of Siyane korale, deceased.

Dona Gimara Mary Jayasuriya Gunatillaka Hamine

of Tihariya in the Meda pattu of Siyane korale, (2) Dona Alice Jayasur a Gunawardena Hamine of Galagedara in the Meda pattu of Hewagam korale, (3) Lionel Samaratunga Randunu, (4) Ellen Samaratunga Randunu, (6) Cyril Samaratunga, Randunu, all of Dewalapola in the Dasia pattr a Alutkuru Jorale; the 4th, 5th, and 6th are might appearing by their guardian ad litem (7) Don William Evancis Samaratunga Randunu

1935, in the presence of Mr. S. Gunasekera, Proctor, on the part of the petitioner above named; and the affidavit of the petitioner dated August 6, 1935, having been read: It is ordered (a) that the 7th respondent be and he is

hereby appointed guardian ad litem of the minors, the 4th, 5th, and 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 daughter of the above-named deceased, to have letters of administration to her estate issued to her, unless the respondents above named or any other person or persons interested shall, on or before September 19, 1935, show sufficient cause to the satisfaction of the court to the contrary.

August 14, 1935.

G. C. THAMBYAH, District Judge.

In the District Court of Colombo. Order Nisi.

Testamentary In the Matter of the Intestate Estate of Jurisdiction. Pinchadewage Singho Baba Fernando of

And

(1) Pinchaderege Livenis Fernando, (2) ditto Ago Fernando, (3) ditto Rio Fernando, (4) ditto Velo Fernando, (5) Ayaladdewage Yohadis Fernando, (6) ditto Lewis Fernando, (7) ditto Sela Fernando, (8) ditto Maria Fernando, (2) Beopatidewage Arlis Fernando, (10) ditto Rango Fernando, (11) Pinchadewage Cheris Fernando, (12) ditto Warlis Fernando, (13) ditto Caroline Fernando, (14) Ayabaddedewage Meiya Fernando, (15) ditto Manis Fernando, (16) ditto Podina Fernando, (17) ditto James Fernando, (18) Rampatidewage Tailin Fernando, (19) ditto Seebel Fernando, (20) ditto Harrision Fernando, (21) ditto Pavistina Fernando, all of Polpitimukalana; the 20th and 21st respondents are minors appearing the 20th and 21st respondents are minors appearing their guardian ad litem (22) Pinchadewage Garbinu Fernando Respondents.

THIS matter coming on for disposal before G. C. Thambyah, Esq., District Judge of Colombo, on August 15, 1935, in the presence of Mr. H. Weliwitigoda, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated August 14, 1935, having been read:

(a) It is ordered that the 22nd respondent be and he is hereby appointed guardian ad litem of the minors, the 20th

and 21st 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 this court to the contrary.

August 15, 1935.

G. C. THAMBYAH, District Judge.

In the District Court of Colombo.

301

Testamentary
Jurisdiction.
No. 7,299.

In the Matter of the Last Will and Testament of Peter Daniel de Silva of "St. Peters", Elibank road, Havelock Town, Colombo, deceased.

Peter de Silva of Badalgama estate, Negombo. Petitioner.

(1) Hannah Maud Jansz of Greenlands road, Havelock
Town, (2) Atchel Emily Pereira of Elibank road,
Havelock Town, Respondents.
THIS matter coming on for disposal before G. C.
Thambyah, Esq., District Judge of Colombo, on August 22,
1935, in the presence of Mr. S. D. W. Nagel, Proctor, on the part of the petitioner above named, and the affidavits (1) part of the petitioner above named; and the affidavits (1) of the said petitioner dated August 17, 1935, and (2) of the attesting notary, dated August 20, 1935, having been read:

It is ordered that the last will of Peter Daniel de Silva, deceased, of which the original has been produced and is now deposited in this court, be and the same is hereby declared proved; and it is further declared that the peti-tioner is the executor named in the said will, and that he is entitled to have probate thereof issued to him accordingly, unless the respondents above named or any other person or persons interested shall, on or before September 19, 1935, show sufficient cause to the satisfaction of this court to the contrary.

August 22, 1935.

G. C. THAMBYAH, District Judge.

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

Testamentary Jurisdiction No. 7,311 N.T.

In the Matter of the Last Will and Testament (with two codicils) of Jane Tilly of Aadneven, Rossmoyne road, Scotforth, Lancaster, in the County of Lancaster, England, spinster, deceased.

England, spinster, deceased.

THIS matter coming on for disposal before G. C. Thambyah, Esq., Intrict Judge of Colombo, on September 4, 1935, in the presence of Mr. G. N. S. de Saram, Proctor, on the part of the pertioner, David Ernest Martensz of Colombo; and (1) the affidavit of the said petitioner dated August 29, 1935, (2) the power of attorney dated May 25, 1935, and (3) the order of the Sapreme Court dated August 21, 1935, (ast ing blad read at it is ordered that the will of the said Jane Tilly deceased, dated November 1, 1929 (and two codicils thereto dated respectively, May 23, 1932, and November 19, 1932, a certified copy of which under the November 19, 1932 a certified copy of which under the Seal of His Majesty's High Court of Justice in England has been produced and is now deposited in this court, be and the same is hereby declared proved; and it is further declared that the said David Ernest Martensz is the attorney in Ceylon of the executors named in the said will, and that he is entitled to have letters of administration (with will annexed) issued to him accordingly, unless any person or persons interested shall, on or before September 19, 1935, show sufficient cause to the satisfaction of this court to the contrary.

September 4, 1935.

G. C. THAMBYAH, District Judge.

In the District Court of Colombo.

Order Nisi declaring Will proved.

Testamentary In the Matter of the Last Will and Testament of Cecil Francis Fitz Gerald of Jurisdiction. No. 7,314 N.T. 23, Princes avenue, Great Crosby, in the County of Lancaster, England, deceased.

THIS matter coming on for disposal before G. C. Thambyah, Esq., District Judge of Colombo, on September 4, 1935, in the presence of Messrs. F. J. & G. de Saram,

Proctors, on the part of the petitioner, Robert Alexander Sharrocks of Colombo; and (1) the affidavit of the said petitioner dated August 28, 1935, (2) the power of attorney dated May 22, 1935, and (6) the order of the Supreme Court dated August 21, 1935, having been read: It is ordered that the will of the said Cecil Frances Fitz Gerald, deceased, dated October 20, 1934, a certified copy of which under the Seal of His Majerty's High Court of Justice in England has been produced and is now deposited in this court, be and the same is helpby detained proved; and it is further declared that the said Robert Alexander Sharrocks is the attorney in Ceylon of the sole executrix named in the said will, and that he is entitled to have letters of administration (with will annexed) issued to him accordingly, unless any person or persons interested shall, on or before September 19, 1935, show sufficient cause to the satisfaction of this court to the contrary.

September 4, 1935.

G. C. THAMBYAH, District Judge.

In the District Court of Colombo.

Order Nisi.

Testamentary In the Matter of the Intestate Estate of Jurisdiction.
No. 7,318.
In the Matter of the Intestate Estate of Thuraisamy Rajaratnam or Wellawatta in Colombo, deceased.

Namasivayampulle Thuraisamy of 557/10, Havelock road, Wellawatta, Colombo...... Petitioner.

(1) Letchim Amma, wife 20 (2) N. Thuraisamy, both of 557/10, Havelock road, Wellawatta in Colombo (2.1) M. Respondents

Colombo C. C. Respondents.

THIS matter coming on for disposal before G. C. Thambyah, Esq., District Judge of Colombo, on September 5, 1935, in the presence of Messrs. Rajanathan & Raju, Proctors, on the part of the petitioner above named; and the affidavit of the said petitioner dated September 2, 1935, having been read:

It is ordered that the petitioner be and he is hereby declared entitled, as father of the above named deceased, to have letters of administration to his estate issued to him, unless the respondents above named or any other person or persons interested shall, on or before October 10, 1935, show sufficient cause to the satisfaction of the court to the contrary.

September 5, 1935.

G. C. THAMBYAH, District Judge.

In the District Court of Negombo.

30 Order Nisi.

Testamentary
Jurisdiction.
No. 2,905.
In the Matter of the Intestate Estate of
the late Ranatunga Jayasekera Korallage
Sedris Perera Ranatunga of Asgiriya,
deceased.

THIS matter coming on for disposal before D. H. Balfour, Esq., District Judge of Negombo, on November 27, 1933, in the presence of Mr. D. W. Samaratunga, Proctor, on the part of the petitioner; and the petition and affidavit of the said petitioner dated November 27, 1933, and October 7, 1933, having been read:

It is ordered that the petitioner be and he is hereby declared entitled, as brother of the said deceased, to have letters of administration to the estate of the said deceased issued to him, unless the respondent above named or any other person or persons interested shall, on or before December 22, 1933, show sufficient cause to the contrary to the satisfaction of this court.

November 27, 1933.

D. H. Balfour,
District Judge.

Time for showing cause against this $Order\ Nisi$ is extended to September 24, 1935.

D. H. Balfour, District Judge. In the District Court of Negonibo.

Orden Nisi.

Testamentary Jurisdiction.

No. 2,970.

In the Matter of the Intestate Estate of the late Alawaturage Mendis Perera of Hapitigama, deceased.

Ihalage Maria Perera of Hapitigama Petitioner.

(1) Alawaturage Alled Edlina Perera, wife of M. Albert Fonse M. Kent road, Colombo, (2) Alawaturage Allen Metays Perera, wife of L. K. Simon Perera of Kaleliya Respondents.

THIS matter coming on for disposal before D. H. Balfour, Esq., District Judge of Negombo, on August 24, 1935, in the presence of Messrs. Ranasinghe & Raheeman, Proctors, on the part of the petitioner; and the petitioner's petition and affidavit dated August 24, 1935, and August 20, 1935, respectively, having been read:

It is ordered that the petitioner be and she is hereby declared entitled, as widow of the above-named deceased, to have letters of administration to the above estate is fied to her, unless the respondents above named or any other person or persons interested shall show sufficient cause to the satisfaction of this court to the contrary on or before September 24, 1935.

August 24, 1935.

D. H. Balfour, District Judge.

34 In the District Court of Kalutara.

Order Nisi declaring Will proved, &c.

Testamentary Jurisdiction.
No. 2,645.

In the Matter of the Estate of the late Jeewathmuni Liyaneris Silva, deceased, of Etagama.

THIS matter coming on for disposal before N. M. Bharucha, Esq., District Judge of Kalatara, on June 10, 1935, in the presence of Messrs. Jayasundera & Gunetilleke, Proctors, on the part of the petitioner Jeewathmuni Simon de Silva of Etagama and the affidavit of the said petitioner dated March 11, 1935, having began ead:

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

It is further declared that the said 2nd respondent be and he is hereby appointed guardian ad litem over the 3rd respondent, who is a minor for all the purposes of this action, unless the respondents or any other person or persons interested shall, on or before July 12, 1935, show sufficient cause to the satisfaction of this court to the contrary.

N. M. BHARUCHA, District Judge.

June 10, 1935.

The date to show cause was extended to September 17, 1935.

N. E. Ernst, District Judge.

In the District Court of Kalutara.

Order Nisi.

Testamentary
Jurisdiction.
No. 2,663.

In the Matter of the Estate of the late
Mahasarukkalapatabendige Matilda
Dharmaratne of Kalutara, deceased.

THIS matter coming on for disposal before N. E. Ernst, Esq., District Judge of Kalutara, on August 13, 1935, in the presence of Mr. Cyril de Zoysa, Proctor, on the part of the petitioner, Diyalagoda Liyanage Philippa Fernando of Paiyagala: and the affidavit of the said petitioner dated May 24, 1935, having been read:

It is ordered has the Secretary, District Court of Kalutara, the 6th respondent be and he is hereby declared edititled to have letters of administration to the estate of the deceased above named issued to him, unless the (1) Arthur William Alexander Dharmaratne, (2) Oliver Charles Dharmaratne, (3) Michael Henry Dharmaratne, (4) Cynthia Dharmaratne, (5) Arthurnie Wimired Francis Dharmaratne, all of Kalutara, (6) The Secretary District Court of Kalutara, 1st to 5th respondents or any their parts of the presents interested shall, on or before September 17, 1935, show sufficient cause to the satisfaction of this court to the dontrary.

It is further declared that the said 1st respondent be and he is hereby appointed guardian ad litem dver! the 2nd to 5th respondents who are minors, for all the purposes of this action, unless the 1st to 5th respondents shall, on or before September 17, 1935, show sufficient cause to the satisfaction of this court to the contrary.

of this court to the contrary.

N. E. Ernst, District Judge.

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

Testamentary
Jurisdiction.
No. 5,331.
In the Matter of the Last Will and Teastament of Gerard Andrew Herriman
Robinson, formerly of Pussella estate,
Parakaduwa, and late of Tipperary estate, Matugastota, in the Island of Coylon deseased.

estate, Katugastota, in the Island of Ceylon, dewased.

THIS matter counting on for disposal before Reginald Felix Dias Fig., District Judge of Kandy, on August 23, 1935, in the Aresence of Mr. Gracie Banning de Vos, Proctor, on the part of the petitioner, David Ernest Martensz; and (1) the affidavit of the said petitioner dated August 14, 1935, and (2) the appropriate fatternery dated July 12, 1025. and (2) the power of attorney dated July 12, 1935: It is ordered that the will of the said Gerard Andrew Herriman Robinson, deceased, dated September 1, 1923, a certified copy of which under the Seal of the High Court of Justice, Saorstat Eireann, has been produced and is now deposited in this court, be and the same is hereby declared proved; and it is further declared that the said David Ernest Martensz is the attorney in Ceylon of the sole executor named in the said will and that he is entitled to have letters of administration (with will annexed) issued to him accordingly, unless any person or persons interested shall, on or before September 19, 1935, show sufficient cause to the satisfaction of this court to the contrary.

August 23, 1935.

R. F. DIAS. District Judge.

In the District Court of Galle.

Order Absolute in the 1st instance declaring Will proved, &c. Testamentary
Jurisdiction.
No. 7,673.
In the Matter of the Last Will and Testament and Codicil of William Yule
Mackintosh, decreased, of Nakiyadeniya. Yule No. 7,673.

THIS matter coming on for disposal before C. E. de Vos, Esq., District Judge et Galle, of August 16, 1935, in the presence of Mr. A. L. Wickremasinghe, Proctor, on the part of the petitioner Laurence J. R. Jefferg of Norwood estate, Norwood; and (1) the indavit of the said petitioner dated April 1, 1935, and (2) the affidavit of one of the attesting witnesses of the last will and of the notary who attested the codicil dated April 16, 1935, having been read:

It is ordered that the will and codicil of William Yule Mackintosh, deceased, dated April 26, 1926, and July 1, 1932, respectively, now deposited in this court be and the same are 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.

August 16, 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. No. 7,676.

THIS matter country on for hisposal before C. E. de Vos, Esq., District Judge of Galle, on August 27, 1935,

in the presence of Messrs. Saheed & Thahir, Proctors, on the part of the petitioner, Ehalavitanage Alexander of Manawila; and the affidavit of the said petitioner dated August 27, 1935, having been read:

It is ordered that the 2nd respondent be appointed guardian ad litem over the 1st minor respondent, unless the respondents, viz., (1) Ehalavitanage Herriot, (2) Carolis Jayawardena, both of Manawila, or any other person or persons interested shall, on or before October 1, 1935, show sufficient cause to the satisfaction of this court to the contrary.

It is further declared that the said petitioner, as son of the deceased above named, is entitled to have letters of administration issued to him accordingly, unless the said respondents or any other person or persons interested shall, on or before October 1, 1935, show sufficient cause to the satisfaction of this court to the contrary.

August 27, 1935.

C. E. DE Vos, District Judge.

In the District Court of Tangalla.

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 $Order\ Nisi.$

Testamentary In the Matter of the Estate of the late Case Lewwanduwa Liyanege Selestinu Perera, No. 1,230.

Gimara Abaygunawardana of Nakulugawa Petitioner. Dona muwa

(1) Lewwanduwa Liyanege Grace Perera, (2) ditto Josephine Perera, (3) ditto Vincent Perera, (4) ditto Carolino Perera, (5) ditto Agnes Perera, (6) ditto Eva Perera, all of Nakaduramuwa Respondents.

THIS matter coming on for disposal before R. R. Selvadurai, Esq., District Judge of Tangalla, on August 10, 1935, in the presence of Mr. Nelson Karunarama, Proctor.

1935, in the presence of Mr. Nelson Karunaratne, Proctor, on the part of the petitioner; and that the affidavit of the above-named petitioner dated August 8, 1935, having been read:

It is ordered that the above-named 1st respondent be appointed guardian ad litem over the 3rd, 4th, 5th, and 6th minors above named, unless any person or persons interested shall, on or before September 19, 1935, show sufficient cause to the contrary.

It is further ordered that the petitioner above named be and she is hereby declared entitled, as widow of the deceased, to have letters of administration issued to her, unless any person or persons interested shall, on or before September 19, 1935, show sufficient cause to this court to the contrary.

August 10, 1935.

R. R. SELVADURAI, District Judge.

In the District Court of Jaffna.

Order Nisi.

Testamentary Jurisdiction. No. 44.

In the Matter of the Intestate of the late Annapooraniammal, wife of E. Sinnadurai of Vannarponnai East, Jaffna, deceased.

Vythialingam Kanthapper ofVannarponnai East Petitioner.

THIS matter of the petition of the above-named petitioner, coming on for disposal before C. Coomaraswamy, Esq., District Judge, Jaffna, on February 18, 1935, in the presence of Mr. C. C. Somasegaram, Proctor, on the part of the petitioner; and the affidavit and petition of the petitioner having been read:

It is ordered and declared that letters of administration to the estate of the above-named deceased be granted to the petitioner, as the lawful father of the deceased, and same be

issued to him accordingly, unless the respondents above named shall, on or before March 29, 1935, at 10 A.M. appear before this court and show sufficient cause to the satisfaction of this court.

March 6, 1935.

N. SINNATAMBY, n District Judge.

Order Nisi extended for September 16, 1934

C COOMARASWAMY District Judge.

In the District Court of Jaffna.

Order Nisi.

Testamentary In the Matter of the Estate of the late Sivagnanam, widow of Eliappah Chelliah Jurisdiction. of Kokkuvil East, deceased. No. 157.

Karthigesar Visuvalingam of Kokkuvil Petitioner.

swamy, Esq., District Judge, Jaffna, on September 16, 1935, in the presence of Mr. K. Somasundram, Proctor, for petitioner; and the affidavit of the petitioner having been read: It is ordered that letters of administration to the estate of the above-named deceased be granted to the petitioner in respect of the above-named deceased, unless the respondents show sufficient cause to the satisfaction of this court to the contrary on September 16, 1935.

September 9, 1935.

S. Rodrigo, District Judge.

In the District Court of Jaffna.

Order Nisi.

Testamentary In the Matter of the Estate of the late Eliappah Selliah of Kokkuvil, deceased. Jurisdiction.

Karthigeser Visuvalingam of Kokkuvil East....Petitic

(1) Kamalambikai, widow of Salfah Wijeyaratnam, and (2) Sivakasavunthary Jaughter of C. K. Arumugam, both of Kakhuvil Eas. Respondents.

THIS matter coming on for disposal before C. Coomaraswamy, Esq., District Judge, on September 16, 1935, in the presence of Mr. K. Somasundram, Proctor, for petitioner; and the affidavits of the petitioner and of the notary and witnesses having been read: It is ordered that the last will and testament of the above-named deceased be declared proved, and letters of administration with the will annexed be issued to the petitioner to the estate of the above-named deceased, unless the respondents show sufficient cause to the satisfaction of this court to the contrary on September 16, 1935.

September 9, 1935.

S. Rodrigo, District Judge.

In the District Court of Mullaittivu.

Order Nisi.

In the Matter of the Estate of the late Testamentary Vallipuram of Jurisdiction. Manonmani, wife of Mullaittivu, deceased. No. 304.

Canapathipillai Arumugam Mudaliyar of Mullai-Vs.

(1) Ponnamma, wife of Arumugam Mudaliyar of Mullaittivu, (2) Sithambarapillai Vallipuram of Respondents.

THIS matter of the petition of the above-named petitioner, praying for letters of administration to the estate of the above-named deceased, Manonmani, wife of Vallipuram of Mullattive, coming on for disposal before Edmund J. Cooray, Esq., District Judic, on August 26, 1935, in the presence of Act. V. T. Swammanher, Proctor, on the part of the potitioner; and affidavit of the petitioner dated August 24, 1935, having seen read: It is declared that the petitioner sore of the two heirs and the husband of the other heir of the said intestate and is entitled to have letters of administration to the espate of the said intestate issued to him, unless the espandent or any other person shall, on or before September 25 1935, show sufficient cause to the satisfaction of this court to the contrary. cause to the satisfaction of this court to the contrary.

August 26, 1935.

EDMUND, J. COORAY, / Additional District Judge.

In the District Court of Chilaw.

Order Nisi.

Testamentary In the Matter of the Intestate Estate of the late Mahamanamalage John Singho of Jurisdiction. No. 2,151. Manakkulama, deceased.

It is ordered that the petitioner be and she is hereby declared entitled, as widow and sole heir of the above-named deceased, to have letters of administration to his estate issued to her, unless any person or persons interested shall, on or before September 19, 1935, show sufficient cause to the satisfaction of the court to the contrary.

August 29, 1935,

M. CHINNAIYAH, District Judge.

In the District Court of Badulla.

Order Nisi.

Testamentary In the Matter of the Last Will and Testament of the late Arumugam Kangany, son of Arumugam, Head Kangany of Jurisdiction. No. B/960. Hugoland estate, Welimada, deceased.

Between

Mr. Frederick Christian Charnaud of Hugoland estate,

And

(1) A. Adimoolam, (2) A. Saminathan, (3) A. Muttamma, (4) A. Weeramma, (5) Mangalam alias Nallamuttu, widow of deceased, and (6) A. Annamalai, a minor aged about 8 years represented by his guardian ad litem his mother the 5th respondent above named, all of Hugoland estate, aforesaid...... Respondents.

THIS matter coming on for disposal before N.M. Bharucha, Esq., District Judge of Badulla, on August 16, 1935, in the presence of Messrs. Rambukpota & Abeyesekere, Proctors, on the part of the petitioner, and his petition dated August 16, 1935; and affidavit dated August 12, 1935, having been read:

It is ordered (a) that the 5th respondent above named, be and she is hereby appointed the guardian ad litem over the minor, the 6th respondent above named; and (b) that the last will of Arumugam Kangany, son of Arumugam, Head Kangany, late of Hugoland estate, Welimada, of which the original has been produced and is now deposited in this court, be and the same is hereby declared proved; and it is further declared that the petitioner above named is declared the executor named in the said will, and that he is entitled to have probate thereon issued to him accordingly unless the respondents above named or any person or

persons 12 wally interested therein shill, on or before September 24, 1935 shows afficient cause to the satisfaction of this court to the contrary. of this court tot

N. M. BHARUCHA, August 16, 193 District Judge.

> In the District Court of Ratnapura. Order Nisi declaring Will proved.

In the Matter of the Last Will and Testa-ment of Punchi Banda Morahela, No. 1,028. ment of Punchi I deceased, of Morahela.

THIS matter caming on to disposal before L. H. de Alwis, Esq., District Judge, Rata apura, on August 14, 1935, in the presence of Mr. M. A.W. Koonesekere, Proctor, on the part of the petitioner, Harriet Ellawala Morahela Kumariham, of Balangoda, and the affidavits of the said petitioner and the Notary who attested the last will dated July 8, 1935, having been read:

It is ordered that the will of Punchi Banda Morahela deceased, dated May 21, 1932, and now deposited in this court, be and the same is hereby declared proved, unless

court, be and the same is hereby declared proved, unless any person or persons interested shall, on or before September 17, 1935, show sufficient cause to the satisfaction of this court to the contrary.

It is further declared that the said petitioner aforementioned is the executrix in the said will and that she is entitled to have probate of the same issued to her accordingly, unless any person or persons interested shall, on or before September 17, 1935, show sufficient cause to the satisfaction of this court to the contrary.

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August 14, 1935.

L. H. DE ALWIS, District Judge. In the District Court of Kegalla. Amended Order Nisi.

Testamentary In the Matter of the Intestate Estate of Jurisdiction. Ramasamy Vengadasamy of Helawa, No. 1,555. deceased.

(1) Ramasamy Suppiah of Helawa, (2) Narasinmal Naidu Alamail Ammal of Helawa Petitioners. 29 Vs.

Suraweera, Esq., Acting District Judge of Kegalla, on July 10, 1935, in the presence of Messrs. D. S. Crispeyn & A. A. Wickramasinghe, Proctors, on the part of the petitoners.

It is ordered that the petitioners be and they are declared entitled to have letters of administration in respect of the estate of the above-named deceased, unless the respondents or any person or persons interested shall, on or before August 21, 1935, show sufficient cause to the satisfaction of the court to the contracy.

It is further ordered that the above-named 3rd respondent be and he is hereby appointed guardian ad litem of the 1st and 2nd minor respondents for the purposes of this action unless the respondents or any person or persons interested shall, on or before August 21, 1935, show sufficient cause to the satisfaction of the court to the contrary.

July 10, 1935.

J. N. VETHAVANAM, District Judge.

The date for showing cause is extended to September 18,

J. N. VETHAVANAM, District Judge.