

## THE

# CEYLON GOVERNMENT GAZETTE

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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. 16 of 1908.

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

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

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

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".

Amendment of section 14 of the principal Ordinance.

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".

Amendment of section 21 of the principal Ordinance.

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".

#### 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. 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.

Preamble.

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:

No. 10 of 1930.

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:

Be it therefore 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 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.

Τ.

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 Majesty King George the Fifth, his heirs and successors of head 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. 33r.) 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

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

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.

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

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 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 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

2. 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 twenty-seven.

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.

Bounded 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 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 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 Kacheheri 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 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

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.

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

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



By His Excellency's command,

R. B. NAISH, Assistant Controller of Revenue. 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 18,893. East by T. F. 381,895 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. 30r.) 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.

#### MINUTE.

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

# An Ordinance to amend the Weights and Measures Ordinance, 1876.

No. 8 of 1876.

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 Weights and Measures (Second Amendment) Ordinance, No. of 1935.

Short title.

2 The following new section is hereby inserted immediately after section 17, and shall have effect as section 18, of the Weights and Measures Ordinance, 1876:—

Insertion of new section 18 in Ordinance No. 8 of 1876.

- 18. (1) For the purposes of any test or verification of the copies of the standard weights and measures preserved under section 2—
  - (a) one set of copies of the standards declared by section 1 may be preserved by the Registrar-General; and
  - (b) a person may be appointed by the Governor, by name or by office, to be or to act as Inspector of Weights and Measures for the Island.

(2) The person so appointed may at any time inspect and test or verify the copies of the standards preserved under section 2, and it shall be the duty of the authority by whom such copies are preserved to permit such inspection and to render all such assistance as may be necessary for such test or verification.

#### Objects and Reasons.

Under the Weights and Measures Ordinance, 1876, copies of the weights and measures declared by that Ordinance to be the standards for the whole Island are preserved by various local authorities and at each Kachcheri. Some of the copies in use have been found to be not quite accurate, owing to the wear and tear caused by frequent use over long periods. There is at present no provision in the Ordinance under which the accuracy of the copies of the standards in use throughout the Island can be tested.

2. Clause 2 of this Bill therefore adds to the principal Ordinance a new section which, by providing for the preservation of one set of copies of the standards by the Registrar-General, and for the appointment of an officer who will be empowered to inspect and test the accuracy of any copies of the standards in use, will make it possible to ensure accuracy and uniformity in the standards used throughout the Island.

Verification of the copies preserved under the Ordinance.

PERI SUNDARAM,
Minister for Labour, Industry and
Colombo, September 13, 1935.
Commerce.

### MINUTE.

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

#### An Ordinance to amend the General Loan and Inscribed Stock Ordinance, No. 5 of 1921.

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 General Loan and Inscribed Stock Amendment Ordinance, No. of 1935.

Repeal of section 6 of Ordinance No. 5 of 1921 and substitution of a new section therefor.

2 Section 6 of the General Loan and Inscribed Stock Ordinance, No. 5 of 1921 (hereinafter referred to as "the principal Ordinance"), is hereby repealed and the following new section is substituted therefor:—

Redemption of debentures.

- 6. The debentures shall be redeemable either—
- (a) at par on a fixed date to be declared at the time of issue of the debentures, such date being not later than sixty years from the date of the issue: provided that the Governor or the Crown Agents acting on his behalf may reserve the option to redeem the debentures at some earlier date on such conditions as may be declared at the time of issue: or
- (b) by annual drawings at par, or at the option of the Governor or the Crown Agents acting on his behalf of purchase at or below par.

Amendment of section 13 of the principal Ordinance.

- 3 Section 13 of the principal Ordinance is hereby amended by the substitution for all the words from "after" to "aforesaid," of the following:—
  - "The Governor shall, in the half year ending on the date specified in the terms of issue of the loan as that on which the first contribution to the sinking fund shall be taken, and in each subsequent half year,"
- 4 Section 15 of the principal Ordinance is hereby amended by the substitution for the words "on a date to be named when issuing the debentures", of the words "on a fixed date".

of section 15 of the principal Ordinance.

Amendment

Amendment of section 23 of the principal Ordinance.

- 5 Section 23 of the principal Ordinance is hereby amended by the substitution for all the words from "and forwarded" where those words occur for the first time to the end of the section, of the following:—
  - "and disposed of in such manner as the Governor or the Crown Agents acting on his behalf may decide. Any debenture redeemed by purchase shall be cancelled and disposed of in like manner."

Repeal of section 25 of the principal Ordinance and the substitution of a new section therefor.

Redemption of inscribed stock.

- 6 Section 25 of the principal Ordinance is hereby repealed and the following new section is substituted therefor:—
  - 25. All the inscribed stock which may be created under the provisions of this Ordinance shall be redeemable at par on a date to be named in that behalf by the Crown Agents when issuing the stock, such date not being later than sixty years from the date of issue: Provided that the Governor or the Crown Agents acting on his behalf may reserve the option to redeem the stock in whole or in part, by drawings or otherwise, at any time prior to such date on such conditions as may be declared at the time of issue. From and after the date appointed for the redemption of the stock or any part of it all the interest on the principal moneys represented thereby shall cease and determine whether payment of the principal shall have been demanded or not.

Repeal of section 27 of the principal Ordinance and the substitution of a new section therefor.

7 Section 27 of the principal Ordinance is hereby repealed and the following new section is substituted therefor:—

Mode of providing for repayment of principal of inscribed stock.

27. The Governor shall, in the half year ending on the date specified in the terms of issue of the loan as that on which the first contribution to the sinking fund shall be taken, and in each subsequent half year, appropriate out of the said revenue and assets of the Colony of Ceylon for the formation of a sinking fund an additional sum equal to one-half of the annual contribution specified in the prospectus

or in the case of a loan not issued publicly, in the terms of issue, relating to the loan in respect of the total nominal amount of such inscribed stock including any such inscribed stock as may at any time have been issued in exchange for debentures under the authority of this Ordinance, and shall remit that sum to the Crown Agents with the remittance hereinbefore mentioned.

- 8 Section 31 of the principal Ordinance is hereby amended in paragraph (d) thereof by the substitution for the words "any outstanding loans," of the words "any outstanding loans, whether issued before or after the commencement of this Ordinance,".
- 9 The following new section shall be inserted immediately after section 37, and shall have effect as section 37A, of the principal Ordinance:—

37A. Upon the notification in the Gazette of any resolution passed by the State Council and approved by the Governor, that all privileges exemptions and immunities attaching by virtue of any written law in force in Ceylon to any debenture or inscribed stock issued for the purposes of any loan charged on the public revenue of Ceylon at any time prior to the twenty-first day of March, 1932, shall attach to any new debenture or inscribed stock issued in conversion of the earlier debenture or inscribed stock aforesaid, all such privileges exemptions and immunities shall accordingly attach to any such new debenture or inscribed stock issued or duly transferred to any individual not ordinarily resident in Ceylon or to any company or body of persons having its registered or principal office outside Ceylon or having its business actually controlled or managed from any place outside Ceylon.

#### Objects and Reasons.

The General Loan and Inscribed Stock Ordinance, No. 5 of 1921, authorises the issue of debentures or of inscribed stock when power has been taken by Ordinance to raise money for public purposes, but contains no provision enabling an existing loan to be converted into a new loan on terms more advantageous to the Government. Under section 6 debentures must be redeemed either on the date fixed for that purpose at the time of the issue or by annual drawings or by purchase in the open market. Section 25 similarly provides that inscribed stock must be redeemed on the date specified at the time of issue. No provision exists in either case for taking advantage of the fluctuations in the money market, either to discharge or to lighten the burden of debt whenever a suitable opportunity occurs. The power to convert loans appears to be limited by section 31 to the conversion of loans which were outstanding at the time the Ordinance came into

- 2. The principal object of this Bill is to facilitate the conversion of loans by amending the Ordinance as follows:—
  - (1) by the substitution, for section 6, of a new section which enacts the provisions of the old section, and in addition enables the Governor, or the Crown Agents on his behalf, to specify at the time of issue of any debentures, the conditions on which an option may be exercised to redeem the debentures at a date earlier than that fixed at the time of issue (Clause 2);
  - (2) by the substitution, for section 25, of a new section which similarly enlarges the provisions relating to the redemption of inscribed stock (Clause 6); and
  - (3) by an amendment of paragraph (d) of section 31, extending the provisions of that section to loans raised after the date on which the Ordinance came into force (Clause 8).
- 3. The purpose of Clause 9 is to add to the principal Ordinance a new section, which will empower the Government to exempt from the liability to pay any local tax or duty, any non-resident holder of debentures or inscribed stock issued in conversion of a loan, the interest on which is exempt from tax under section 8 of the Income Tax Ordinance, 1932. The exemption will be effected by resolution of the State Council approved by the Governor.

4. The minor amendments proposed in Clauses 3, 5 and 7 have been found to be necessary in order to remove the difficulties of interpretation and to facilitate the administration of the principal Ordinance.

The General Treasury, C. H. Collins, Colombo, September 16, 1935. Acting Financial Secretary.

Amendment of section 31 of the principal Ordinance.

Insertion of new section 37A in the principal Ordinance.

Exemption from tax and duty in certain cases.

#### 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 District of Ratnapura will be holden at the Court-house at Hulftsdorp, Colombo, on Thursday, October 10, 1935, at 11 o'clock of the morning of the said day.

And  $\dot{\mathbf{I}}$  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, Ratnapura, September 11, 1935. A. R. HALLOCK, for Fiscal.

### NOTICES OF INSOLVENCY.

In the District Court of Colombo.

No. 4,425. In the matter of the insolvency of William Arnold Speldewinde de Vos of Colombo.

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 November 12, 1935, for the grant of a certificate of conformity to the insolvent.

By order of court, GERALD E. DE ALWIS, September 11, 1935. Secretary.

In the District Court of Colombo.

No. 1,193. In the matter of the insolvency of E. G. Catiaen, W. V. de Rooy, and G. A. H. Wille of Colombo.

O'Wille of Colombo.

O'TICE is hereby given that a meeting of the creditors the allowance will take place at the sitting.

of the above-named insolvents will take place at the sitting of this court on October 8, 1935, for the proof of claim of Ruth Barbara Johnson.

By order of court, Gerald E. de Alwis, September 17, 1935. Secretary.

In the District Court of Colombo.

In the matter of the insolvency of Lucas Nö. 4,731. Rayen of Colombo.

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 November 5, 1935, for the grant of a certificate of conformity to the insolvent.

By order of court, GERALD E. DE ALWIS, September 17, 1935. Secretary.

In the District Court of Colombo.

No. 4,743. In the matter of the insolvency of P. Arumugam Pulle and D. B. Jayasinghe, carrying on business as "P. A. Arumugam Pulle & Co", at 71, Sea street, Colombo.

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 November 12, 1935, for the grant of a certificate of conformity to the insolvent.

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

In the District Court of Colombo.

In the matter of the insolvency of Harold Charles of 1st Cross street, Colombo. No. 4,805.

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 November 12, 1935, for the grant of a certificate of conformity to the insolvent.

By order of court, GERALD E. DE ALWIS, September 17, 1935. Secretary. In the District Court of Colombo.

In the matter of the insolvency of J. A. V. No. 4,817. Modder of Dalugama in Adikari pattu of Siyane korale.

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 November 12, 1935, for the grant of a certificate of conformity to the insolvent.

By order of court, GERALD E. DE ALWIS, September 17, 1935. Secretary.

In the District Court of Colombo.

In the matter of the insolvency of Ahamadu Lebbe Mohamed Salihu of Walgama in No. 4,825. the District of Colombo.

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 November 5, 1935, for the grant of a certificate of conformity to the insolvent.

By order of court, GERALD E. DE ALWIS, September 17, 1935. Secretary.

In the District Court of Colombo.

In the matter of the insolvency of M. Martin Silva of 169, Prouse road, Kolonnawa, No. 4,834.

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 November 12, 1935, for the grant of a certificate of conformity to the insolvent.

By order of court, Gerald E. de Alwis, September 17, 1935. Secretary.

In the District Court of Colombo.

No. 4,844. In the matter of the insolvency of A. H. Tett of 46, Mount Mary, C. G. R., Colombo.

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 15, 1935, for the grant of a certification. ficate of conformity to the insolvent.

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

In the District Court of Colombo.

No. 4,897. In the matter of the insolvency of Tuan Bagus Samsudeen Ahamat of 37, Vauxhall lane, Slave Island, Colombo.

WHEREAS the above-named T. B. S. Ahamat has filed a declaration of insolvency, and a petition for the sequestration of his estate has been filed by M. C. Miskin of Church street, Slave Island, Colombo, under the Ordinance No. 7 of 1853: Notice is hereby given that the said court has adjudged the said T. B. S. Ahamat insolvent accordingly; and that two public sittings of the court, to wit, on October 22, 1935, and on November 5, 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 16, 1935. Secretary.

In the District Court of Colombo.

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

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 22, 1935, for the grant of a certificate of conformity to the insolvent.

By order of court, GERALD E. DE ALWIS, September 17, 1935. Secretary. In the District Court of Kandy.

No. 2,021. In the matter of the insolvency of M. Z. A. Cader of Kandy.

NOTICE is hereby given that a meeting of the creditors of the above-named insolvent will take place at the sitting of this court on October 25, 1935, to consider the granting of a certificate of conformity to the above-named insolvent

By order of court, R. MALALGODA September 14, 1935. Secretary.

In the District Court of Kandy.

No. 2,024. In the matter of the insolvency of A. L. Adam Lebbe of Lagamuwa, Kadugannawa.

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 25, 1935, to consider the granting of a certificate of conformity to the above-named insolvent.

By order of court, R. MALALGODA, September 14, 1935. Secretary.

In the District Court of Galle.

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

October 7, 1935.

By order of court, T. WEERARATNE, Galle, September 12, 1935. Additional District Judge.

In the District Court of Jaffna.

In the matter of the insolvency Insolvency Kandappar Sinnadurai of Punguduthivu East, insolvent. Jurisdiction. No. 156. East, insolvent.

NO. 100. East, hisovene.

NOTICE is here Mgiven that this courts od adjudged the above named Kandappar Sinnsdurai, insolvent, and that two public sittings of this pourt on September 23, 1935, and october 16, 1935, will take place for the saldinsolvent to surrender and conform agreeably to the provisions of Ordinance No. 7 of 1853, of which the creditors are hereby required to take notice.

By order of court, C. CANAPATHIPILLAI, September 13, 1935. Secretary.

In the District Court of Kegalla.

In the matter of the insolvency of Joseph Insolvency Jurisdiction. Rogation Corera of Kegalla. No. 68.

NOTICE is hereby given that a sitting of this court on the above matter will be held on September 25, 1935, for the assignee to file his report.

By order of court, R. B. RATNAIKE, Secretary.

#### NOTICES OF FISCALS' SALES. 16 Western Province.

In the District Court of Colombo.

No. ED/9 I. In the matter of the estate of Mohamed Testamentary. Salih Idroos of Colombo, deceased.

Mohamed Thawfeek Idroos of 55, Hulftsdorp, Colombo,

NOTICE is hereby given that on Thursday, October 10, 1935, at 3 P.M., will be send by Jublic auction at the firm of Messrs. Idroos & Sheriff Hospital street, Fort, Colombo, the following property for the recovery of the sum of Rs. 100, with interest at 4 per cent. per annum from January 9, 1933, being Estate Duty and further sums of Rs. 10 being regalty and Rs. 4.02 being regalty and being penalty and Rs. 4.02 being stamp duty, viz. :-

Deceased's share in the firm of Messrs. Idroos & Sheriff, Hospital street, Fort, Colombo.

Fiscal's Office. Colombo, September 18, 1935,

J. R. TOUSSAINT, Deputy Fiscal. In the District Court of Colombo,

H. G. Caldera of 5, Blake road, Cotta, Colombo . . Plaintiff. 52. No. 2,362. Vs.

S. David Silva of Meetotamulla, Kolonnawa, Colombo ...... Defendant.

NOTICE is hereby given that on Monday, October 21, 1935, at 3 o'clock in the afternoon, will be sold by public auction at the respective premises the right, title, and interest of the said defendant in the following property for the recovery of the sum of Rs. 431.25, together with legal interest thereon from November 20, 1934, till payment in full and Rs. 72.62 heirs coefficients.

legal interest thereon from November 20, 1934, till payment in full and Rs. 72.62 being costs incurred and Rs. 103.95 being prospective costs, viz. 24.

1. All that part of a garden called Kahangahawatta, situated in the village Meetotamulla in Ambatalenpahala division of the Alutkuru karafe south in the District of Colombo, Western Province; bounded on the Jorth by the garden of Mr. Gabo, on the east by the garden of Gabriel Perera, on the south by the other part and on the west by the field of Mr. Gabo; containing in extent 1 acre and 1 9/10 square perches according to the figure of survey. 1 9/10 square perches according to the figure of survey dated January 29, 1827, authenticated by Captain G. S. Schreider, Surveyor-General.

2. All that part of a field called Kurundugahakumbura, situated at Meetotamulla aforesaid; bounded on the north and west by the filed of Gabriel Fernando, on the east by the garden of Vinthorogez Markoo, on the south by the other part of the field; containing in extent 3 square roods and 96/100 square perch according to the figure of survey of April 11, 1832, authenticated by Captain G. S. Schreider,

Land Surveyor-General.

3. All that garden and field called Pattiniawatta, situated at Meetotamulla aforesaid; bounded on the north by a dam, on the east by the garden and field of Simon Perera, by the garden Kahatagahawatta, and by the garden of Boteju Appu, on the south by the field of Tavarayan Pulle, and on the west by the canal to Kotte; containing in extent 10 acres 2 square roods and 21 6/10 perches according to the figure of survey dated May 20, 1822, duly authenticated by Captain G. S. Schreider, Land Surveyor-General, together with all buildings, plantations, and trees standing thereon, which said three portions of land being contiguous form one property; bounded on the east by Meetotamulla high road, on the north by land of W. A. Philip Silva and of his deceased wife, Jambugahawila, dewata road and Simankanniyara, on the west by Kolonnawa-ela and the land of W. A. Don Adonis Silva, and on the south by the land of Kurage Jimanis Appu, Carolis Appu, and Francina Hamy; in extent 12 acres 1 rood and 24 46/100 perches.

Fiscal's Office, Colombo, September 18, 1935. J. R. TOUSSAINT. Deputy Fiscal.

Plaintiffs.

No. 2,935/1,303  $\mathbf{v}_{\mathbf{s}}$ 24.00

Civil Gdn.

Paranjothy Perumal of St. Michael's road, Bowatta,
Colpetty (executor appointed by last will and testament of John Perumal, later of Colpetty, Colombo,
deceased), legal representative of the estate of the said John Perumal ......

NOTICE is hereby given that on Thursday, October 24, 1935, at 3.30 P.M., will be sold by public auction at the premises the following property mortgaged with the plaintiffs by bond No. 453 dated July 1, 1930, attested by C. M. G. de Saram, Notary Public, and declared specially bound and executable under the decree dated June 7, 1935, entered in the above action and ordered to be sold by the order of court dated July 17, 1935, for the recovery of the sum of Rs. 21,503.68, with further interest on Rs. 19,500 at 6½ per cent. per annum from and including March 1, 1935, till date of the said decree and thereafter on the aggregate amount of the said decree at 9 per cent. per annum till date of payment in full and costs of suit,

All that allotment of land (being a divided portion of lot No. 26 of the allotment of land called "Bagatelle"), with the buildings standing thereon, called and known as "West Down", formerly bearing assessment No. 1076/91 and presently No. 39, Charles place, situated at Charles place and Alfred place in Kollupitiya, within the Municipal Charles and Alfred place in Kollupitiya, within the Municipal Charles and Alfred place in Kollupitiya, within the Municipal Charles and Alfred place in Kollupitiya, within the Municipal Charles and Alfred place in Kollupitiya, within the Municipal Charles and Alfred place in Kollupitiya, within the Municipal Charles and Charles a place and Affred place in Kollupitiya, within the Municipality and District of Colombo, Western Province of the Island of Ceylon; bounded on the north by the land of A. B. Gomes, on the east by the T. P. No. 39,730, on the south by Alfred place, and on the west by Charles place; containing in extent 37 perches according to the plan thereof dated February 10, 1908, made by Lawrence de

Silva, Licensed Registered Surveyor, together with all buildings now standing, and hereafter to be erected upon the said allotment of fand and all rights, ways, privileges, easements, servitudes, and appurtenances whatsoever thereunto belonging or in any wise appertaining or held, used, or enjoyed therewith, and all the estate, right, title, interest, claim, and demand whatsoever of the said John Perumal in, to, out of, or upon the same. Registered A 200/88.

Fiscal's Office, Colombo, September 18, 1935. J. R. Toussaint, Deputy Fiscal.

In the District Court of Colombo.

Vs.No. 51,357.

(1) Peson Hamine and (2) D. D. G. Jayatilleke, both of Kanampella ...... Defendants.

NOTICE is hereby given that on Saturday, October 19, 1935, will be sold by public auction at the respective premises the right, title, and interest of the said defendants in the following property for the recovery of the sum of Rs. 667.80, with interest on Rs. 450 at 18 pc cent. per annum from December 19, 1932, ill Foruary 23, 1933, and thereafter on the aggregate amount of the decree at 9 per cent. per annum till payment in full and costs of suit, viz.: suit, viz.:-

1. At 11 a.m.—All that land called Kanampelilande Laulugahawatta, situated at Kanampelila in Udugaha pattu of Hewagam korale in the District of Colombo, Western Province; and bounded on the north by Totillagahaowita and Rukattanagahaowita, east by a portion of Kanampelilanda of P. Baba Appuhamy, water-course, dola, Deniyageowita, and Kahatagahaowita, south by Kanampelilanda, Timbirigalewatta, and west by land of Withanage Salan Appu and others, land of Vithanage Don Odenis and others and Kanampelilanda of Don Agonis, Vidane Arachchi, and others; containing in extent about 40 bushels of paddy sowing. Registered under K 42/168.

2. At 11.15 a.m.—All that land called Kanampelilanda,

situated at Kanampella aforesaid; and bounded on the east by limitary ditch of a portion of this land, south by watercourse, west by limitary ditch of a portion of this land, and north by owita land of Don Amaris, Peace Officer; containing in extent 4 acres. Registered under K 52/4.

3. At 11.30 a.m.—All that land called Rukattanagaha-

watta, situated at Kanampella aforesaid; and bounded on the east by live fence of the portion of Vithanage Don Odris and others, south by live fence of Dimbulgahaowita, west by Nilipolagewatta, and north by Kelani-ganga; containing in extent of about 1½ bushels of paddy sowing. Registered under K 52/5.

4. At 11.45 a.m.—All that land called Nilipolagewatta, situated at Kanampella aforesaid; and bounded on the east by Rukattanagahawatta, south by Dimbulgahaowita and Totillagahaowita, west by live fence of the land of Pitumpe Appuhamilage Haramanis Appuhamy and others, and north by Kalani garage a containing in out of 2 bushels. and north by Kelani ganga; containing in extent 2 bushels of paddy sowing. Registered under K 52/6.

At 12 noon.—All that field called Kobemullegahakumbura, situated at Kanampella aforesaid; and bounded on the east and south by land of Judge Dias, west by land called Moruthalanda, and north by Kanampelilanda; containing in extent 14 bushels paddy sowing. Registered under K 52/8.

6. At 12.15 p.m.—All that land called Totillagahaowita, situated at Kanampella aforesaid; and bounded on the east by owita land of the heirs of Don Amaris, Vidane Arachchi, south by Kanampelilanda of Don Amaris, west

by Vithanageowita, and north by live fence of Withanagewatta; containing in extent 4 bushels of paddy sowing.

7. At 12.30 p.m.—All that land called Kahatagahaowita, situated at Kanampella aforesaid; and bounded on the east by owita of Vithanage Bala-appu, south by Meedeniyageowita, west by Laulugahawatta of Kanampeliandeniyageowita, west by Laulugahawatta of Kanampeliandeniyageowita, landa, and north by Dimbulgahaowita; containing in extent 2 bushels of paddy sowing. Registered under K 52/10.

Fiscal's Office, J. R. Toussaint, Colombo, September 18, 1935. Deputy Fiscal.

In the District Court of Colombo.

A. R. N. S. P. Suppramaniam Chettiar of 90, Sea street, Colombo :...

No. 53,864. Vs.

(2) K. A. Wilson of 4th land colpetty, in Colombo ...... Defendant.

NOTICE is hereby siven that puride, October 18, 1935, at 3 r.m., will be sold by public suction at the premises

the right, title, and interest of the said 2nd defendant in the following property for the recovery of the sum of Rs. 3,217.50, with interest on Rs. 2,000 at 18 per cent. per annum from September 14, 1933, till date of decree (October 4, 1933), and thereafter on the aggregate amount of the decree at 9 per cent. per annum till payment in full and costs of suit, viz. :-

All that allotment of land together with the buildings and plantations, now bearing Municipal assessment No. 1612A/6c, situated at Madampitiya of Bloemendahl, within the Municipality and District of Colombo, Western Province; bounded on the north and east by a field belonging to the Crown and slaughter house, on the south by canal, on the west and north-west by the boundary of the 12 acres of this land belonging to the Crown; containing in extent  $4\frac{1}{2}$  acres, which said premises are also described as being bounded on the north-east by the Government land adjoining the slaughter-house, on the south-east by the canal, on the south-west and north-west by the Government cemetery; and containing in extent 4 acres 1 rood and 20 square perches.

Fiscal's Office, Colombo, September 18, 1935. J. R. TOUSSAINT, Deputy Fiscal.

No. 15,666.  $v_{s}$ .

Weerakoon Atchige Don Seemon of Dambara in

Weerakoon Atchige Don Seemon of Dambara in Udugaha pattu in Raigam korale ........ Defendant. NOTICE is hereby given that on Friday, October 25, 1935, at 4 o'clock in the afternoon, will be sold by public auction at the premises in the following property (mortgaged by the defendant with plaintiff by mortgaged bond No. 711 dated March 19, 1922, and attested by R. W. Perera, Notrry Public and declared bound and executable for the decrepentered in the sid case) for the recovery of Rs. 9,916.66, with intelest on Rs. 8,500 at the rate of 12½ per centum per annum from July 18, 1929, to February 13, 1930, and thereafter of the aggregate at the rate of 9 per centum per annum from this date, February 13, 1930, tills. centum per annum from this date, February 13, 1930, till? payment in full and costs of this action, Rs. 179.54, viz.:—

All that allotment of land called Puhuwalaowita, situated at Dambara in Udugaha pattu of Ralgam korale in the District of Kalutara, Western Province, together with all the trees, buildings, and plantations standing thereon; and bounded on the north-east by land described in plans No. 71,054, on the east by land described in plan No. 71,053 and by Gorakagodinwetichcha-ela, on the south-east by Gorakagodinwetichcha-ela land purchased by W. Don Gorakagodinwetichcha-eia, land purchased by W. Don Simon and land described in plan No. 71,081, on the south-west by land described in plan No. 71,081, and on the north-west by lands described in plans Nos. 71,055, 77,093, and 71,049; containing in extent 6 acres 3 roods and 20 perches according to figure of survey bearing No. 126,876 dated May 5, 1883, and issued under the hand of the then Acting Surveyor-General, and registered in L 35/50.

H. SAMERESINGHA, Deputy Fiscal's Office, Kalutara, September 16, 1935. Additional Deputy Fiscal.

In the District Court of Kalutara.

Cyril Claude Goonewardene of Wijayagiri, Dodanduwa, in Galle District, by his duly appointed curatrix, Mildred Flora Gunawardene of Wijegiri of Dodan-

. Vs.

Bogoda-aratchige Don Dias Jayawardene Appuhamy of Meegahatenne in Pasdun korale ...... Defendant.

NOTICE is hereby given that on Friday, November 1, 1935, commencing at 3.30 in the afternoon, will be sold by public auction at the respective premises the right, title, and interest of the said defendant in the following property (mortgaged by the defendant with plaintiff and declared bound and executable for the decree entered in the said case) for the recovery of Rs. 3,131, with interest on Rs. 2,550 at 12 per cent. per annum from March 3, 1932, till date of decree (Tanuary 19, 1932) and thereafter on the agreement decree (January 19, 1933), and thereafter on the aggregate with legal interest at the rate of 9 per centum per annum till payment in full and costs of suit, Rs. 209·24, less Rs. 311·26 recovered, viz.:—

A defined portion of land called Galgodahenedeniya together with the soil, trees, plantations, and everything standing thereon, situated at Meegahatenna in the Maha

pattu south of Pasdun korale east in the Kalutara District; and bounded on the north by T. P's. 114,473 and 198,114, and bounded on the hortin by 1. Fs. 114,475 and 195,114, east by Crown land and a water-course, south by lot 8820 in P. P. No. 6,273, and west by a read and T. P. No. 97,027; containing in extent 2 acres 1 rood and 10 perches as per figure of survey No. 220,950 dated February 2, 1905, authenticated by P. D. Warran, Est., Surveyor-General.

The above-mentioned a operty will be sold at the risk of the original purchaser, B. D. E. Jayawardene Appuhamy

of Meegahatenna.

2. An undivided ½ share of the defined portion of the

2. An undivided ½ share of the defined portion of the land called Idamewatta, together win the soil, trees, plantations, and everything standing thereon, situated at Meegahatenna aforesaid; bounded on the north by T. P. 96,705, east by lot 260 n. P. 3,199, south and west by Crown land; and containing in extent 3 roods and 21 perches as per figure of survey No. 232,883 dated August 21, 1905, authenticated by P. D. Warren, Esq., Surveyor-General 3. A defined portion of large called Moragabawile, together with the spil, trees, plantations, and everything standing thereon, situated at Meegahatenna atolesaid; bounded on the north by reservation along the footpath, east by reservation along the footpath and T. P. 316,388, south by lot 6579 in B. P. 15,822, and west by T. P's. 316,153, 97,128, and 196,630 and lot 6579 in P. 15,822; containing in extent 3 roods and 17 perches as per figure of survey No. 338,066 dated June 2, 1920, authenticated by A. J. Wickwar, Esq., Acting Surveyor-General.

The above-mentioned property will be sold at the risk of the original purchaser, U. S. Jeesin Appuhamy of Meegahatenna.

of the original purchaser, U.S. Jeesin Appuhamy of Mee-

gahatenna.

4. An undivided  $\frac{1}{2}$  share of the soil, trees, plantations, and everything standing thereon of the defined portion of the land called Palupussegodahena, situated at Meegahatenna aforesaid; bounded on the north by reservation along the path, east by lots 5715 and W 304 in P. P. 3,269, south by lot W 304 in P. P. 3,269, and west by lot 5712 in P. P. 3,269 and T. P. 198,093; containing in extent 1 acre 3 roods and 10 perches as per figure of survey No. 227,297 dated August 2,1005, authorizated by P. D. Warren Egg. dated August 2, 1905, authenticated by P. D. Warren, Esq., Surveyor-General.

#### The Schedule B.

1. An allotment of land called Kalatigammananewatta, situated at Meegahatenna aforesaid; bounded on the north by T. P. 220,950 and lot 513, east by lot 513, south by lot 513 and T. P. 377,395, and on the west by a road; containing in extent 1 acre and 8 perches as per figure of survey No. 383,827 dated March 30, 1927, authenticated by A. H. G. Dawson, Acting Surveyor-General.

2. An allotment of land called Kalatigammananewatta, situated at Meegahatenna aforesaid: bounded on the north by T. P. 376,093, east by lot 513, south and west by T. P. 220,950; containing in extent 2 roods and 25 perches as per figure of survey No. 383,828 dated March 30, 1927, authenticated by A. H. G. Dawson, Acting Surveyor-

3. An allotment of land called Puwakgahahenewatta, situated at Meegahatenna aforesaid; bounded on the west and north by lot 569, east by lot 508; containing in extent 10 perches as per figure of survey No. 377,113 dated June 11, 1926, authenticated by A. H. G. Dawson, Acting

Surveyor-General.

4. An allotment of land called Puwakgahahenewatta, situated at Meegahatenna aforesaid; bounded on the north by lots 512 and 513, east by lot 513, south by lot 508, and on the west by lot 569; containing in extent 1 rood and 7 perches as per figure of survey No. 377,114 dated June 11, 1926, authenticated by A. H. G. Dawson, Acting Surveyor-General.

Deputy Fiscal's Office, H. SAMERESINGHA, Kalutara, September 10, 1935. Additional Deputy Fiscal.

In the District Court of Kalutara.

C. S. Perera of Pattiya South in Panadure . . . . . Plaintiff.

No. 17,418. , Vs.

(1) Kamalawathie Namasiwayan, (2) Selvarajah Namasiwayan, (3) Rajasingha ditto, (4) Arunasalam ditto, (5) Hellasage Appu Singho, (6) Sinna Sami Atchchi Muttu Namasiwayan, guardian ad litem over the minor defendants, 1st to 4th defendants, all of Kuda Heenatiyangala at Palatota ..... Defendants

NOTICE is hereby given that on Monday, October 21, 1935, at 4 o'clock in the afternoon, will be sold by public auction at the premises the right, title, and interest of the said defendants in the following property for the recovery of Rs.  $199 \cdot 77\frac{1}{2}$ ; viz.:—

of Rs. 199 77½, viz.:—

The soil and all things thereon of lot B of the land called Himidiriyh bekele and Hakurugodakele allotted to 1st, 2nd 3 d, 4th, and bin defendants appearing in plan No. 1,111 Lated February 18, 1935, made by L. H. de Mel, Licensed Superver stuated at Kuda Heenatiyangala in Kalutara hadde in the District of Kalutara; and bounded on the north by lot A of the same land, on the east by the properties of I. M. Sori and A. E. Dias, on the south by the properties of A. D. de Fonseka and A. E. Dias, and west by the property of the heirs of the late R. C. Namasiwayam; and containing in extent 6 acres and 5 perches.

Deputy Fiscal's Office, H. SAMERESINGHA, Kalutara, September 16, 1935. Additional Deputy Fiscal.

S. P. S. Arunasalam Chettiar of Sea street, 

No. 47.805. · Vs.

(1) P. A. L. Dias and (2) E. Rodrigo, both of Pana-

1935, commencing at 4 o'clock in the afternoon, will be sold by public auction of the respective premises the right, title, and interest of the said defendants in the following property (mortgaged by the defendants with plaintiff and declared bound and executable for the decree entered in the receiver of Re. 7 905.25 at 121 per cent said case) for the recovery of Rs. 7,905·25 at 13½ per cent. per annum from February 3, 1932, till date of decree (September 5, 1932), and thereafter on the aggregate at 9 per cent. per annum till payment in full, less the sum of Rs. 3,725, and less a sum of Rs. 300, viz. :

All that estate, plantation, and premises called and known as Kandemulla, comprising the following allotments of land which adjoin each other and form one property and which from their situation as respects each other can be included in one survey, to wit :-

- All that portion of land comprising lots B, B 1, B 2, B 3, B 4, B 5, and B 6 in plan No. 1,464 dated April, 1915, and made by James O. Orr of Kalutara, Licensed Surveyor, situated at Koholana in Kalutara badde in Kalutara totamune in the District of Kalutara, Western Province of the Island of Ceylon; bounded on the north by Godagamawatta alias Kovilandawatta lot A in the said plan No. 1,464 and Laulugahalanda, east by lot C in the said plan No. 1,464, south by land claimed by natives, and west by Nikatu-ela, Elabodawela, Keegaduwewela, Elabodaduwekattiya, and Elabodawela; containing in extent 10 acres 1 road and 39 perches according to the said plan No. 1,464 save and except an extent of 3 roads and 29 perches claimed by Ratuvithanage Girinis Appuhamy of Koholana, which said portion is bounded on the north by Godagomuwawatta alias Kovilandawatta, east by road, south by lots B and B I of the same land, and west by lot B.
- 2. All that portion of land marked lot C in the said plan No. 1,464, situated at Koholana aforesaid; and bounded on the north by the high road, east by lot D in the said plan No. 1,464, south by land calimed by natives, and west by lots B, B 4, and B 5 in the said plan No. 1,464; containing in extent 9 acres according to the said plan No. 1,464.

Deputy Fiscal's Office, H. SAMERESINGHA, Kalutara, September 10, 1935. Additional Deputy Fiscal.

#### Central Province. 32

In the District Court of Kandy.

Mudianselage Ukku Banda Lekam Nawaratne Mahatmaya of Amunupura in Kandukara Ihala korale, Udapalata V. V. Plaintiff.

V\$ 9 No. 41,371. No. 41,371. Vs. 3 a

Segu Abdul Cader Lebbe Hadiyar Mbhamed Lebbe of Illawature in Vangapahala korale of Udapalata and another . . . . . . . Defendants.

NOTICE is hereby given that on Saturday, October 19, 1935, at 12 noon, will be sold by public auction at the premises the following property mortgaged with the plaintiff

by bond No. 5,199 dated January 5, 1928, and attested by M. B. E. Seneviratne, Notary Public of Kandy, and declared specially bound and executable under the decree entered in the above action and ordered to be sold by the order of court dated September 3, 1935, for the recovery of the sum of Rs. 1,547.20, with legal interest from October 14, 1931, and costs and poundage, viz:

All that eastern half part or share of 2 pelas and  $3\frac{1}{2}$  kurunies in paddy sowing extent, out of Mahagodaya alias Mahagodagamakumbura of 1 amunam and 7 kurunies paddy sowing extent in the whole, situate at Naranwita in Kandukarapahala korale of Udapalata in the District of Kandy, Central Province; which said eastern portion is bounded on the east by Uduwerella and Badhalaya-kumbura, south by ela, west by the remaining portion of this field, and north by the field belonging to Rev. Ranasinghe, and all the right, title, interest, and claim what has evidence of the said that the said the residual to the said the sa of the said 1st defendant in, to, upon, or out of the said several premises mortgaged by the 1st defendant.

Kandy, September 14, 1935. H. C. WIJESINHA,

Deputy Figo. Deputy Fiscal.

In the District Court of Kandy.

Paideen Bhai of 126, Colombo street, Kandy .... Plaintiff.
No. 42,433.

Vs. ...

P. B. Nugawela, Diyawada Nilame, Beragama, Haris-

Defendant. pattu .....

NOTICE is hereby given that on Saturday, October 19, 1935, commencing at 2 P.M., will be sold by public auction at the respective premises the right, title, and interest of the said defendant for the recovery of the sum of Rs. 1,657.09, with legal interest thereon from May 12, 1932, till payment in full and costs of suit and poundage in the following property, viz.:—

1. All that field called Narankumouraz Aturkagana-yatapela of I pela in paddy sowing extent, situate at Werellagama in Kulugammanasiyapatta, Harispattu, in the District of Kandy, Central Province; and bounded on the east by the imaniyara of Dikliyadde, south by ela, west by the imaniyara of the field belonging to Dingiri Menika, and north by the ella of Gederawatta.

2 All that eastern 3 pelas in and out of all that field

2. All that eastern 3 pelas in and out of all that field called Narankumbura of 5 pelas in paddy sowing extent, situate at Werellagama aforesaid; and the said 3 pelas being bounded on the east by the ela, south by the imaniyara of Attikkagahayatapela, west by the imaniyara of Godapela,

and north by Kurunde-ela.

3. All that field called Medaliyadde of 12 lahas paddy sowing extent, situate at Werellagama aforesaid; and bounded on the east by ela, south by the imaniyara of Dikliyadde, west by Kurunde-ella, north by the imaniyara of Mulwellade 12 lahar.

of Mulwakkade, 12 lahas.

4. All that land called Kurundewatta alias Kurukudewatta of about I amunam in paddy sowing extent, situate at Werellagama aforesaid; and bounded on the east by the fence of Vidanelewatta and the ditch of Medakurundehena, west by stone fence of Kiri Appu's garden, south by Wele-ella, and north by the fence of Pilasdeniyegederawatta.

5. The land called Medakurundehena alias Medakuru-

kudehena of 1 amunam paddy sowing extent, situate at Werellagama aforesaid; and bounded on the east by the ela of Narankumbura, south by ella of Godapelekumbura, west by the Kandaheeriya of the field of Ukku Menika and the ditch of Vidanelegewatta; and north by the ela of Elamalpothekumbura.

6. The land called Arambe of 5 pelas paddy sowing extent, situate at Werellagama aforesaid; and bounded on the east by the agala of the Amukotuwa and the road, south by the agala of Pansalewatta, west by the agala and the fence of Ampitive Punchirale's garden, and north by

Pansale-ella.

The land called Amukotuwewatta of 15 lahas paddy

sowing extent, situate at Werellagama aforesaid; and bounded on the north, east, west, and south by the agala.

8. The land called Amukotuwewatta of 15 lahas paddy sowing extent, situate at Werellagama aforesaid; and bounded on the east by the fence of Mudunegederawatta, south by the agala, west by Padassaleange-ella, and north by the ela of Narankumbura.

9. The field called Padathalangekumbura of 1 pela in paddy sowing extent, situate at Werellagama aforesaid; and bounded on the east by the imaniyara of Godaliyadde, south by the ella of Ampitiyegederawatta, west by the imaniyara of Gederakumbura, and north by below the ella of Amuhenewatta.

Fiscal's Office, Kandy, September 13, 1935. H. C. WIJESINHA, Deputy Fiscal. 33. In the District Court of Kandy.

Samuel of Plaintiff. Jesupathan Manual Colombo

No. 44,346
(1) Grace Abeysinghe, (2) Don John Albert Abeysinghe, wife and husband, both of Postleniya . . . . Defendants.

NOTICE is bereby given that on Saturday, October 12, 1935, at 10 A.M., will be sold by public auction at the premises the following property mortgaged with the plaintiff by bond No. 99 dated December 13, 1929, and attested by K. Vijeyaratnam of Kandy, Notary Public, and declared specially bound and executable under the decree entered in the above action and ordered to be sold by the order of court dated April 20, 1934, for the recovery of balance sum of Rs. 1,109·31, with interest on Rs. 1,399·33 at the rate of 9 per cent. per annum from December 7, 1933, till payment in full and costs of this action which were taxed at Rs. 129.20, and poundage, viz.:

The northern  $\frac{1}{2}$  portion of land called and known as Wagollehena, now a garden in extent about  $\frac{1}{2}$  an acre, situate at Eriyagama in Peradeniya in Gangapalata of Yatinuwara in the District of Kandy, Central Province; and which said northern half portion is bounded on the north by land belonging to Mr. V. Ranatunga, Station Master, south by the remaining half portion of this land, east by the road to Gampola, and west by the land belonging to Mr. Ranatunga, together with the newly built tiled house and everything thereon. Registered in B 97/8 Kandy, and all the right, title, interest, and claim whatsoever of the said defendants in, to, upon, or out of the said several premises mortgaged by the defendants.

Fiscal's Office, Kandy, September 12, 1935. H. C. WIJESINHA, Deputy Fiscal.

In the District Court of Kandy.

Muna Runa Pana Lana Muna Pana Lana Muttu Ramen Chettiyar of 400, Trincomalee street, Plaintiff. Kandy .....

Vs.

Gopalasamy's son, Ramiah Rajaperiyar of Kossinna Group, Lower Hewaheta ...... Defendant.

NOTICE is hereby given that on Saturday, October 12, 1935, commencing at 2 P.M., will be sold by public auction at the respective premises the following property mortgaged with the plaintiff by bond No. 2,070 dated April 3, 1929, and attested by E. Wijenaike, Notary Public of Kandy, and declared specially bound and executable under the decree entered in the above action and ordered to be sold by the order of court dated August 30, 1935, for the recovery of the sum of Rs. 2,100, with interest thereon at the rate of 9 per cent. per annum from December 19, 1934, till payment in full and costs of this action (less a sum of Rs. 300 paid by defendant) and poundage, viz. :-

1. All that allotment of land called Delpitiyewatta of 1 pela in paddy sowing extent, situate at Hippola in the Gandaha korale of Pata Hewaheta division in the District of Kandy, Central Province; and bounded on the east by the high road, south by the limit of the remaining portion of the same land belonging to Ambakumbure Appoo, west by Wele-ela, and north by the limit of the portion belonging to Korala, with the buildings and everything thereon which said land is also described as Galpottegederawatta alias Delpitiyewatta, situate at Hippola aforesaid; and bounded on the east by ella (eura) of the field said to belong to Ambekumbure Appoo, west by the high road, south by land belonging to Ambekumbure Appoo, and north by the remaining portion belonging to Korala with everything thereon; and containing in extent by survey 1 road and 24 perches according to the plan dated October 23, 1928, made by S. A. Soysa of Kandy, Licensed Surveyor, and registered in G 145/184.

2. All that land called Egodawatta of 2 pelas in paddy sowing extent, situate at Talatuoya in the Gandahe korale aforesaid; and bounded on the east by the Talatuoya road, south by the limit of the chena belonging to Keerale, west by old road, and north by Kiri Banda's chena, with the tagaram house and everything thereon, registered in

G 144/260.

3. An undivided ½ part or share of and in all that portion of 7 pelas in paddy sowing extent from and out of all that allotment of land called Delpitiyewatta of 2 amunams in paddy sowing extent, situate at Talatuoya aforesaid; which said portion of 7 pelas is bounded on the

east by stone tender, south by galwetiya of Katupullehena, west by the did high road, and north by Henegederahena, with everything thereon, registered of 142/85.

with everything thereon, registered of 3 142/85.

4. All that eastern 1 share in extent 1 pela paddy sowing from and out of all that allothest of land called Delpitiyehena of about 1 anunam in paddy sowing extent, situate at Talathora aforesaid; which said 1 share is bounded on the early by the chena belonging to Ankendagolle Menikrala, south by the old high road, west by the remaining portion of this land and north by the high road, with everything thereon. Registered in C 145/185 which said premises secondly, thirdly, and fourthly described lands adjoin each other and form one property; containing in extent 3 acres 3 roods and 38 perches according to plan dated October 23, 1928, and made by S. A. Soysa, Licensed Surveyor; and bounded on the east by the high road, south by Keerale's chena, west by burial ground and Soysa's land, and north by the remaining portion, and all the right, title, interest, and claim whatsoever of the said defendant in, to, upon, or out of the said several premises mortgaged by the defendant.

Fiscal's Office, Kandy, September 10, 1935. H. C. WIJESINHA, Deputy Fiscal.

A. In the District Court of Kandy

No. 2,076. In the matter of the insolvency of S. M. Sultam Mondeen of Market street, Matale, insolvent.

NOTICE is hereby given that an Monday, September 30, 1935, commenting at 12 noon, will be sold by public auction at the premises Nos. 47 and 48, Market Feet, Matale, the following movable property belonging to the said insolvent:—All the Book Gebts, including all decrees obtained and actions instituted for the recovery of monies due to the said insolvent; and also will be sold on Thursday, October 10, 1935, by public auction at the spot the right, title, and interest of the said insolvent in the following property, viz.:—

All that land called Mandandawelakumbura, containing in extent 5 lahas paddy sowing or 21 25/100 perches, situated at Mandandawela (at the junction of King street and Trincomalee street) in Matale town, within the Urban District Council limits of Matale in Kohonsiyapattu of Matale South in the Matale District, Central Province; and bounded formerly on the east and north by Trincomalee road, south by Abdulla's land, west by new road, and presently bounded on the north by drain, east by Trincomalee street and boutiques of Hindu temple, west by King street, and on the south by Abdulla's land, together with the buildings standing thereon bearing assessment Nos. 47, 47a, 47a, and 47c; and registered in A 5/124.

September 17, 1935.

S. C. FERNANDO, Additional Deputy Fiscal.

In the District Court of Matara.

W. T. H. Bias Appu, Mudalali of Weligama . . . . Plaintiff.
No. 6,725. Vs.

Arumabaduge Don Andris Silva, (2) ditto Don Bastian Silva, carrying on business in partnership under the name, style, and firm of D. A. Carolis Silva & Bros. at 249, 250, and 251, Trincomalee street, Matale, (3) A. John de Silva of 121, 2nd Division, Maradan Defendants.

NOTICE is hereby given that on Thursday, October 17, 1935, at 12 noon, will be sold by public auction at the spots the right, title, and interest of the said defendants in the following property for the recovery of a sum of Rs. 3,787·27, with legal interest on Rs. 3,641 from January 11, 1934, till payment in full, viz.:—

- 1. An undivided half share of the coconut estate called Dewalemulayayewatta, in extent 6 acres and 11 perches, situated at Tetagama in Gampahasiyapattu, Matale South, in the District of Matale, Central Province; and bounded on the north by the fence of Packeer's land, east by Edurawatta, south by Waragella estate, and west by Trincomalee street.
- 2. An undivided half share of the rubber estate called Calmunekongahamulahena, in extent 15 acres and 6 perches, situated at Walliwela in the aforesaid pattu; and bounded on the east by Kanakaratna's land, south by Kanakasabey's land, west by the road to Trincomalee, and north by the oya.

3. All that individed † part or share of the soil and trees and of the buildings standing the son of the land called Gamagedarawatta, situate at Galwadukumbura in the aforesaid pattu; and bounded on the north by agala, east by agala, sorth by agala, west by agala; and containing in extent about 4 nellies of kurakkan sowing.

4. An undivided one half part or share of the field called Galamunekumbura, simulated at Galwadukumbura aforesaid; and bounded on the north by Dingiralagewatteweta and Bandiralagekumbura, east by high road, south by Punchiralagekumbureimaniara, and west by Berakarayagewatteweta; and containing in extent 6 lahas of paddy sowing.

Deputy Fiscal's Office, S. C. Fernando, Matale, September 17, 1935. Additional Deputy Fiscal.

#### Southern Province.

3

In the District Court of Matara.

NOTICE is hereby given that on Saturday, October 26, 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 defendants in the following mortgaged property for the recovery of a sum of Rs. 1,213.05, with legal interest from August 3, 1935, till payment in full, viz.:—

All that the two tiled boutiques each about 9 yards in length and  $2\frac{1}{2}$  yards in breadth (bearing Nos. 15 and 23) and the soil covered by the said boutiques, bearing assessment Nos. 1087 and 1100 and standing on the land called Ratnaweeragekoratuwa alias Salitagekoratuwa, situated at Karaweediya in Weligama in the Weligam korale of Mataraweediya in Weligama in the Weligam korale of Matara District, Southern Province; and bounded on the north by Mataragewatta alias Palliyagawakoratuwa, east and south by ela, and on the west by high road; and containing in extent about 1 acre. (Subject to a lease of 5 years commencing from January 1, 1928.)

Deputy Fiscal's Office, H. V. F. ABAYAKOON, Matara, September 14, 1935. Additional Deputy Fiscal.

the Additional Court of Requests of Matara.

D. S. Goonewardene, Sidney House, Matara.....Plaintiff.

No. 19,627. Vs

Martin Weeratunga of Madiha in Matara .... Defendant

NOTICE is hereby given that on Saturday, October 19, 1935, commencing at 10 o'clock in the forenoon, will be sold by public auction at the respective premises the right, title, and interest of the said defendant in the following property for the recovery of a sum of Rs. 212·27, and legal interest on Rs. 276·16 from January 22, 1935, till payment in full, viz.:—

- 1. All that soil and fruit trees (exclusive of the shafe dedicated to the temple) of the land called Kongahawatta alias Ihalakadawatta atta, situated at Madiha in the Four Gravets of Matata. Matata Distret, Southern Province; and bounded on the north by Kadawatekumbura and Balagekumbura, east by Okunabadawatta, Kandewatta, and Pissugewatta, south by Bettikankanamgehena and Iswaragehena, and on the west by Dolemullegewatta, Owilanegewatta and Deniya and Ibbakumbura; and containing in extent about 6 acres.
- 2. All that land called Pahalawatta alias Pokunabadawatta, situated at Madiha aforesaid; and bounded on the north by high road, east by minor road, south by Kandewatta, and on the west by Kongahawatta alias Ihalawatta; and containing in extent about 2 acres.

Deputy Fiscal's Office, H. V. F. ABAYAKOON, Matara, September 13, 1935. Additional Deputy Fiscal.

# North-Western Province.

In the District Court of Kurunegala.

Aratchi Appuhamillage Don Edwin Wijeratne Appuhamy of Batupitishna .................... Petitioner.

No. 3,788 T. Vs.

No. 3.788 T.

(2) Arachchi Appuhamillage Don William Wijeratne of Batupitigama in Dewame le korale, (3) ditto Philip Wijeratne of Batupitigama aforesaid, (4) ditto Nancy Ethaline Wijeratne of Plikuttuwa, Gampaha, (5) Vithana Angehchige Dona Elmenthinahamy of Galoluwa in Atatkuru korale, (6) ditto Don Vinthoris Appuhamy, (7) Jayalath, Balagallalage Messlin Nona, (8) litto Karunapala, all of Patanduwana in Dassiya pattu in Alutkuru korale. Respondents.

NOTICE is hereau given that on Monday, October 14. 1935, commencing from the 1st land at 4.30 in the afternoon, will be sold by public auction at the premises the right, title, and interest of the said respondents in the following property for the recovery of the sum of

following property for the recovery of the sum of Rs. 559 40 and poundage, viz.:—

An undivided 17/24 shares of Katupilayayewatta of about 3 lahas kurakkan sowing extent, situate at Galagedara in Dewamedde korale of Dewamedi hatpattu in the District of Kurunegala, North-Western Province; and bounded on the east by limit of the garden of Edwin Wijeratne and others, south by fence of the garden of Simon Seneviratne and others, west by village limit of Kumbalporuwa and limit separating the Crown land, north by fence of the garden of Suwaris Appu and others. With the plantations and buildings thereon, excluding therefrom the road leading to Puttalam passing through the land and its reservation.

2. An undivided 17/24 shares of Webadewatta of about 3 lahas kurakkan sowing extent, situate at Galagedara aforesaid; and bounded on the east by limitary ridge of Abagahakumbura belonging to Reginahamy and others, south by fence of Werellapitiyewatta and garden of Simon Seneviratne and others, west by limit of the garden of Edwin Wijeratne and others, north by fence of the garden of Luwis Appu. With the plantations and buildings thereon thereon.

3. An undivided 17/24 shares of Kiribathkumbura of about 2 pelas paddy sowing extent, situate at Galagedara aforesaid; and bounded on the east by Mala-ela and reservation for ela, south by limitary ridge of the field of Kirimudiyanse and others, west by Webadewatta of Luwis Appu and others, north by limitary ridge of the field of Luwis Appu.

4. An undivided 5/6 shares of Werellapitiyewatta of about 4 lahas kurakkan sowing extent, situate at Galagedara aforesaid; and bounded on the east by Diggala and Werellapitiyehena reserved for villagers, south by Galkanda and tank bund, west by fence of the garden of Simon Seneviratne and others, north by Abagahakumbura of Reginahamy and others, and limit of the chena of Webodakumburewatta. With the plantations thereon.

Fiscal's Office, Kurunegala, September 17, 1935. R. S. GOONESEKERE, Deputy Fiscal.

#### NOTICES IN TESTAMENTARY ACTIONS.

In the District Court of Colombo. 66.16. Order Nisi.

29.

mentary In the Matter of the Intestate Estate of Ction Don Brampy Godamune Podiralahamy Kaugoda, Waga in the Udugaha tu of Hewagam korale, deceased. Testamentary

Don Jacolis Jodamune of Kadugoda, Waga afore-

# And

(1) Kaththriachchi Pinnawalage Nono Hamine, (2) Don Sethan Godamune, both of Kadugoda aforesaid, (3) Dona Matilda Pemawathie Hamine of Attigala in the Meda pattu of Hewagam korale, (4) Dona Jane Nona Hamine of Mudunkotuwa in the Palle pattu of Kuruwiti 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 31, 1934, having been read:

It is ordered that the petitioner be and he is hereby declared entitled, as brother 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 September 26, 1935, show sufficient cause to the satisfaction of the court to the contrary. court to the contrary.

August 14, 1935.

G. C. THAMBYAH, District Judge.

In the District Court of Colombo. 41 Order Nisi.

Testamentary Jurisdiction. No. 7,253.

In the Matter of the Intestate Estate of Abdulla Saibo Ozirbibi Ammal of Govindakudi in Papanasan Taluk in District Tanjore in South India, deceased.

Batcha Rawther Ahamed Saibo of Govindakudi aforesaid, presently of 34, Bankshall street, Pettah, Colombo Petitic

And

(1) Razeonshill, a daughter the deceased of Govinda-kudi aforesaid, (2) Haja Mohideen, son of the deceased of Gozadakudi, presently of Colombo, (3) Mohamed kafeek, a son of the deceased of Govindakudi aforesaid, (4) Mohamed Raceed, a son of the deceased of Govindakudi aforesaid, all minors appearing by their guardian ad litem (5) Nathar appearing by their guardian ad litem (5) Nathar Saibo Packeer Mohamed Saibo of Govindakudi aforesaid, presently of 134, Bankshall street, Pettah, Colombo, (6) Nathar Saibo Hiron Bibi of Govinda-

THIS matter coming on for disposal before G. C. Thambyah, Esq., District Judge of Colombo, on July 11, 1935, in the presence of Mr. T. Canaga-Rayar, Proctor, on the part of the petitioner above named; and the attitude of the said ratio and the statement of the said ratio and the of the said petitioner dated July 2, 1935, power of attorney dated March 8, 1935, and the order of the Supreme Court dated July 9, 1935, having been read:

It is ordered (a) that the 5th respondent be and he is hereby appointed guardian ad litem of the minors, the 1st, 2nd, 3rd, and 4th respondents above named, to present them for all the purposes of this action, and (b) that the petitioner be and he is hereby declared entitled, as widower of the above-named deceased, to have letters of administration to her estate issued to him, unless the respondents above named or any other person or persons interested shall, on or before October 10, 1935, show sufficient cause to the satisfaction of the court to the contrary.

July 11, 1935.

G. C. THAMBYAH, District Judge.

In the District Court of Colombo.

Order Nisi.

Jurisdiction. No. 7,309.

Testamentary In the Matter of the Intestate Estate of Maximilienne Marie Elise Dumonteil-Lagreze of Lyons, Avenue Verguin, 6, deceased.

THIS matter coming on for disposal before G. C. Thambyah, Esq., Detrict Judge of Colombo, on September 4, 1935, in the presence of Messrs. Julius & Creasy of Colombo, Proctors, on the part of the petitioner, Mrs. Helene Henrietta Davies of Nuwara Liya; and the affidavit of the said politioner dated August 27, 1935, a true copy of the certificate of death in French characters, an English translation theraof, minute of conserve by Mrs. J. M. M. Lerway-Day, drower of attended in avour of the petitioner, and Sprenie Court's order tated August 2, 1935, having been read: It is ordered and declared that the said petitioner is the daughter of the said deceased and attorney of Suzanne Noelly Chabert, and that she is entitled to have letters of Noelly Chabert, and that she is entitled to have letters of administration to the intestate estate of the said deceased issued to her accordingly, unless any person or persons interested shall, on or before September 26, 1935, show sufficient cause to the satisfaction of this court to the contrary.

> G. С. Тнамвчан, District Judge.

September 4, 1935.

In the District Court of Colombo.

H Order Nisi.

Testamentary Jurisdiction. No. 7,323.

In the Matter of the Intestate Estate of William Martin Billinton, late of Blakeney The Promenade Peacehaven County of Sussex, deceased.

County of Sussex, deceased.

THIS matter coming on for disposal before 1. C.
Thambyah, Esq., District Judge of tombo, on September 9, 1935, in the presence of 1. Frederick Claud Rowan of Colombo, Proctor, on the part of the petitioner, Mr. Geoffery Thomas Hale of Colombo; and the affidavit of the said petitioner dated August 28, 1036 a samplification of letters of administration to the interactic estate of the above named deceased, power of attorney in favour of 1. 1935, as ing been read: It is ordered and declared that the said petitioner is the attorney of the English administrator's, and that he is the attorney of the English administrator's, and that he is entitled to have letters of administration to the intestate estate of the said deceased issued to him accordingly, unless any person or persons interested shall, on or before any person or persons interested shall, on or before September 26, 1935, show sufficient cause to the satisfaction of this court to the contrary.

September 9, 1935.

G. C. THAMBYAH, District Judge.

In the District Court of Avissawella.

Order Nisi.

In the Matter of the Last Will and Testa-Testamentary ment of Mr. John Henry Meedeniya, Adigar and Member of the State Council, Jurisdiction. No. 192. Ruanwella, deceased.

Cornelia Magdalina Meedeniga of Ruanwella, executrix (deceased).

Meedeniya, patemahatmaya Joseph Hercules Ruwanwellacopi. Petitioner.

(1) Mrs. Adeline Molamur Member of the State Council for Ruwanwella, (2) Mrs. Ruby Wijewardene of Colombo . . . . . . Respondents.

THIS matter coming on for disposal before S. S. J. Goonesekera, Esq., District Judge, Avissawella, on August 8, 1935, in the presence of Mr. J. R. Pieris, Proctor, on the part of the petitioner above named; and the affidavit of the petitioner dated June 28, 1935, having been read:

It is ordered that the petitioner being the son of the deceased executrix, be and he is hereby appointed administrator, 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 this court to the contrary.

August 29, 1935.

S. S. J. GOONESEKERA, District Judge.

In the District Court of Avissawella.

Order Nisi.

Testamentary In the Matter of the Intestate Estate of the Jurisdiction. late Gamladdalage Jane Nona of Ma-No. 237. pata, deceased.

Between

Arambe Wattage Hendrick Rodrigo of Mapata . . Petitioner.

And

(1) Arambewattage Cornelis Rodrigo, (2) ditto Somalin Rodrigo, (3) ditto Misi Nona Rodrigo, (4) I. A. Ranetana, all of Mapata ...... Respondents.

THIS matter coming on for disposal before S. S. J. Goonasekera, Esq., District Judge, Avissawella, on July 18, 1935, in the presence of Messrs. Joseph & Gunawardane, Proctors, on the part of the petitioner above named; and the affidavit of the said petitioner having been read:

It is ordered that the said petitioner be and he is hereby declared entitled, as the husband of the deceased above named, to have letters of administration to her estate issued to him, unless the respondents above named or any other person or persons interested shall, on or before August 15, 1935, show sufficient cause to the satisfaction of this court to the contrary.

It is further declared that the 4th respondent be and she is hereby appointed guardian ad litem over the 1st to 3rd respondents who are minors for all purposes of this action, unless any person or persons interested shall, on or before the said date, show sufficient cause the satisfaction of this court to the contrary.

July 18, 1935.

GOONASEKERA,
District Judge.

The date for she extended to September 5, GOONASEKERA. District Judge.

The date for showing cause is extended to September 26, 1935.

> S. S. J. GOONASEKERA, A Ristrict Judge.

6 In the District Court of Negombo. Arder Nisi declaring Will proved.

In the Matter of the Last Will and Testament of the letel Siyambalapitiyage Don Paulis Weerasinghe Appuhamy of Makewita, deceased. Testamentary Jurisdiction. No. 2,959.

Mutukuda Arachchige Helend Dias Hamine of Makewita ...... Petitioner

THIS matter coming of for disposal before D. H. Balfour, Esq., District Judge of Negombo, on June 10, 1935, in the presence of Mr. M. P. Jayavardane, Proctor, on the part of the petitioner and the petitioner's petition and affidavit dated June M. 1935, and March 17, 1935; and the affidavit of the attesting notary and one of the witness to the last will dated Mooth 26, 1935, having been read. to the last will dated March 26, 1935, having been read:
It is ordered that the last will and testament of the

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

It is further ordered that the petitioner be and she is hereby declared entitled, as sole heir and beneficiary to have probate to the above estate issued to her, unless any person or persons interested shall, show sufficient cause to the satisfaction of this court to the contrary on or before July 5, 1935.

June 10, 1935.

D. H. BALFOUR, District Judge.

Time for showing cause against the Order Nisi is hereby extended to September 10, 1935.

August 27, 1935.

D. H. BALFOUR, District Judge.

Time for showing cause against the Order Nisi is hereby extended to September 24, 1935.

September 10, 1935.

D. H. BALFOUR, District Judge.

1/ In the District Court of Negombo.

Order Nisi. In the Matter of the Intestate of Panam. Testamentary barage Peduru Marsal Fernando of Piti-

Jurisdiction. No. 2,971. pana, deceased. Liyanage Franciscu Marcelina Fernando of Piti-

pana ...... Petitioner.

(1) Panambarage Henry Peter Fernando, (2) Panambarage John Cyril Fernando, (3) Panambarage Desias Cicil Vincent Fernando, (4) Panambarage Leo Anthony Francis Fernando, (5) Panambarage Peduru Gabriel Fernando, all of Pitipana . . Respondents.

THIS matter coming on for disposal before D. H. Balfour, Esq., District Judge of Negombo, on September 3, 1935, in the presence of Mr. A. V. Pereira, Proctor, on the part of the petitioner; and the petitioner's petition and affidavit dated September 3, 1935, and August 31, 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 issued

to her, unless the respondents above partial or any other person or passons interested shall show sufficient cause to the satisfaction of this court to the contrary on or before September 23, 1935.

September 23, 1935.

It is further ordered that the 5th respondent be appointed guardian ad litem over the 1st to 4th respondents who are minors for the purpose of this case, unless the respondents or any other person of persons in the star of the set and 1 show sufficient cause to the satisfaction of this court to the contrary on or before September 23;1935.

It is further ordered that the 5th respondent do produce

It is further ordered that the 5th respondent do produce the said 1st to 4th respondents before this court at 10 A.M.

on September 23, 1935. September 3, 1935.

D. H. BALFOUR, District Judge.

In the District Court of Kalutara. 28 Order Nisi.

m the Matter of the Estate of the late Testamentary Lokuliyanage Singho Allis Appuhamy of Pelpola, deceased. Jurisdiction. No. 2,498.

THIS matter coming on for final disposal before P. Saravanamuttu, Esq., District Judge of Ralutara, on June 29, 1932, in the presence of Mr. D. E. de Almeida, Proctor, on the part of the petitioner, Localivanage Carlina Allis Hamy of Julpola; and the affidavit of the said petitioner dated May 24, 1932, having been read:

It is ordered that the petitioner be and she is hereby declared entitled, as widny M. his estate issued to her, unless the respondents M. E. Eddie, Mis, (2) H. Prolis Perera, (3) L. Misi Allis, (4); R. C. Perera, (5) L. Francis Allis alias Sidoris Allis, (6) L. Charlotte Allis, (7) R. Pawlis Perera, (8) L. Edwin Allis, (9) L. Harriet Allis, (10) T. D. Piyasena, (11) L. Rubina Allis, (12) L. Camalawathie Allis, (13) Don Issac Wijesekara, (14) Don Sirisena Wijesekara, (13) Don Issac Wijesekara, (14) Don Sirisena Wijesekara, (15) Don Rupawathie Wijesekara, (16) Don Tuline Nanadapala Wijesekara, 14th to 16th respondents are minors by their guardian ad litem the 13th respondent or any other person or persons interested shall—on or before July 29, 1932, show sufficient cause to the satisfaction of this court to the contrary.

It is further declared that the 13th respondent be and

he is hereby appointed guardian ad litem over the 14th, 15th, and 16th respondents for all the purposes of this action, unless the respondents or any other person or persons interested shall, on or before July 29, 1932, show sufficient cause to the satisfaction of this court to the contrary.

June 29, 1932.

P. SARAVANAMUTTU. District Judge.

The date for showing cause against this Order Nisi is extended to September 25, 1935.

N. E. Ernst. District Judge.

 $\gamma_{
m In \ the \ District \ Court \ of \ Kalutara.}$ 

Order Nisi.

In the Matter of the Estate of the late Testamentary Jurisdiction. Watutantrige William de Alwis, deceased, of Gakana, Panadure.

And 

Ernst, Esq., District Judge of Kalutara, on August 27, 1935, in the presence of Messrs. Perera & Senaratne, Proctors, on the part of the petitioner, Watutantrige Murie Mabel de Alwis of Gorakana; and the affidavit of the said petitioner dated August 23, 1935, having been read:

It is ordered that the petitioner above named be and she is hereby declared entitled, as daughter of the deceased above named, to have letters of administration to his estate issued to her, unless the respondents or any other person or persons interested shall, on or before October 2, 1935, show sufficient cause to the satisfaction of this court to the contrary.

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

N. E. Ernst. District Judge. In the District Court of Kandy.

In the Matter of the Mestate Estate of Endarutennegedera Muhammad Lebbe's son, Ismail Lebbe of Akurana (deceased). Testamentary Jurisdiction. No. 5,296.

Endarutennegedera Ismail Lebbe's son, Habeebu Muhammad Lebbe of Akurana ...... Petitioner.

(1) Gamegurunnanselegedera Yoosoof Lebbe's daughter,
Kadeeja Umma, (2) Endamitennegedera Noohoo
Lebbe, (3) ditto Pathumuthu Natchiya, (4) ditto
Sahul Hameed, (5) ditto Zainulabideen, all of
Akurana Respondents.

THIS matter coming or for disposal before W. E. Barber,
Esq., District Judge, Kandy, on March 22, 1935, in the
presence of Mr. M. A.S. Marker, on the part of the petitioner,
Endarutennander Tismail Lebbe's son, Habeebu
Mohammed Lebbe of Akurana; and the affidavit of the
said petitioner dated March 18, 1935, having been read:

It is ordered that the petitioner be and he is hereby declared entitled, as son of the aforesaid deceased, 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 May 16, 1935, show sufficient cause to the satisfaction of this court to the contrary.

April 1, 1935.

W. E. BARBER, District Judge.

Date for showing cause against this Order Nisi is extended for June 24, 1935.

May 16, 1935.

- W. E. BARBER. District Judge.

Date for showing cause against this Order Nisi is extended for July 22, 1935.

June 24, 1935.

W. E. BARBER, District Judge.

Date for showing cause against this Order Nisi is extended for August 26, 1935.

July 22, 1935.

W. E. BARBER, District Judge.

Date for showing cause against this Order Nisi is extended to September 26, 1935.

August 26, 1935.

R. F. DIAS. District Judge.

rb In the District Court of Kandy.

In the Matter of the Estate of the late Testamentary Matale · Vidanelagedera Lebbe's · son, Seyado Jurisdiction. Abubukker Mohamado, No. 5,317. deceased, of Madawela in Lower Dum-

THIS matter coming of or disposal before R. F. Dias, Esq., District Judge, Eandy, on August 15, 1025 Esq., District Judge, Kandy, on August 15, 1935, in the presence of Messrs Beven & Beven, on the part of the petitioner, Uduma Lebbe's daughter, Kadija Umma of Madawala, and the affidavit of the said petitioner dated July 15, 1935, having been read:

It is ordered that the petitioner be and she is hereby declared entitled, as widow of the said deceased, to have letters of administration to the estate of the deceased issued to her, unless the respondents—(1) Abdul Azeez, (2) Abdul Majeed, (3) Abdul Jabbar, (4) Umma Salima, (5) Abdul Caffoor, (6) Mohamado Samsudeen, (7) Ana Seyado Mohamado, and (8) Awanna Seyado Hussan the 1st and 2nd respondents by their guardian ad litem the 7th and the 3rd, 4th, 5th, and 6th respondents by their guardian ad litem the 8th respondent or any other person or persons interested, on or before September 23, 1935, show sufficient cause to the satisfaction of this court to the contrary.

> R. F. DIAS. District Judge.

In the District Court of Kandy.

Order Nisi declaring Will proved, &c.

Testamentary In the Matter of the Estate of the late Jurisdiction. Sinhalapedigedera Guru, deceased, of Urapola in Melopalata of Yatinuwara.

THIS matter coming on for disposal before B. F. Dias, Esq., District Judge of Kandy, on August 15, 1935, in the presence of Mr. F. J. P. Medamayake, on the part of the petitioner, Rajapaksagedara Rapkina Waduwa; and the affidavit of the said petitioner dated August 15, 1935, having been read:

It is ordered that the petitioner be and he is hereby declared entitled, as widower of the said deceased, to have letters of administration to the estate of the said deceased issued to him, unless the respondents—(1) Rajapaksagedara Sumanawathie, (2) Rajapaksagedara Lielawathie, (3) Rajapaksagedara Empenona, (4) Rajapaksagedara Gunawathie, by their guardian ad litem (5) Rajapaksagedara Samara, all of Urapola, or any other person or persons interested shall, on or before September 23, 1935, show sufficient cause to the satisfaction of this court to the contrary.

August 15, 1935.

R. F. DIAS, District Judge.

In the District Court of Nuwara Eliya.

20. Order Nisi.

In the Matter of the Intestate Estate and Testamentary Jurisdiction. Effects of the late Mawanna Vengadasalam Rettiyar of Kelegala in Nuwara No. 291. 00 Eliya, deceased.

Mavenna Salatchi of Kelegala, Nuvada Eliya, q Petitioner.

(1) Muna Vena Muthu Karayar of Kelegala Nuwara Eliya, a minor appearing by his guardian nublitem (2) Mr. Edmund de Silva Guntagardana, Scoretzer of the District Court of Nuwara Eliya ... Bespondents.

THIS matter coming on for disposal before C. S. Rajaratnam, Esq., District Jude, Nuwara Eliya, on August 16, 1935, in the presence of Mr. V. C. Bartholomeusz, Proctor, on the part of the petitioner; and the affidavit of the petitioner dated August 1, 1935, having

It is ordered that the petitioner be and she is hereby declared entitled, as the widow of the above-named deceased, to have letters of administration issued to her, unless the respondents or any other person or persons interested shall, on or before September 27, 1935, show sufficient cause to the satisfaction of this court to the

It is further ordered that the above-named 2nd respondent be and he is hereby appointed guardian ad litem of the 1st minor respondent for the purpose of these proceedings.

August 16, 1935.

C. S. RAJARATNAM, District Judge.

In the DietOct Court of Galle.

Testamentary of the Matter of the Intestate Estate of the Jurisdiction.
No. 7,545. late Bona Enso Hamy Devasirinarayana, deceased, of Pategama.

THIS matter coming on for disposal before T. W. Roberts, Esq., District Judge of Galle, on June 12, 1934, in the presence of Mr. William de Silva, Proctor, on the part of the petitioner, Elpitiye Acharige Paulas of Galwadugoda, Galle; and the affidavit of the said petitioner dated February 6, 1933, having been read:

It is declared that the said petitioner, as son of the deceased above named, is entitled to have letters of administration issued to him accordingly, unless any person or

persons interested shall, on or before July 4, 1933, show\* sufficient cause to the satisfaction of this court to the contrary.

June 12, 1934.

T. W. ROBERTS, District Judge.

Extended to December 4, 1934.

November 9, 1934.

T. W. ROBERTS, -District Judge.

Extended to September 24, 1935.

August 27, 1935.

C. E. DE Vos, Additional District Judge.

In the District Court of Jaffna.

Order Nisi.

Testamentary
Jurisdiction.
No. 18.

In the Matter of the Estate of the late
Makeswary, widow of Ambalavanar
Thambapillai of Vaddukkoddai West, deceased.

Alagaratnam Ratnasabapathy of Vaddukkoddai West Petitioner.

(1) Alagaratnam Rajasundaram, (2) Alagaratnam Kanagaratnam, (3) Savuntharammah, daughter of Alagaratnam, (4) Alagaratnam Kanapathipillai, (5) Vethavalliammah, daughter of Alagaratnam, (6) Rajaledchumiammah, widow of Alagaratnam, all of ditto; the 3rd respondent is a minor appearing by his guardian ad litem the 1st respondent, and the 4th and 5th respondents are also minors by their guardian ad litem the 6th respondent. . . . Respondents.

THIS matter coming on for disposal before C. Coomaraswamy, Esq., District Judge, Jaffna, on August 9, 1935, in the presence of Mr. M. M. Kanagasingham, Proctor, on the part of the petitioner and the affidavit of the petitioner, having been read: It is ordered that the petitioner be declared entitled to have letters of administration to the estate of the said intestate, as one of her heirs, unless the respondents or any other person or persons interested shall, appear before this court on September 24, 1935, and state objection or show cause to the contrary.

August 14, 1935.

C. COOMARASWAMY, District Judge.

In the District Court of Jaffna.

Order Nisi. 29.

Testamentary In the Matter of the Estate of the late Jurisdiction.

Annappillai, wife of S. Ponnuthurai of No. 159. Veemankamam, deceased.

Sinnatamby Ponnuthurai of Veemankamam. Petitioner.

Vs.

(1) P. Mankaiatkarasi, (2) P. Sivananthan, (3) P. Sampunanthan, (4) P. Kanagambikai, (5) P. Saradwathy, (6) Vambury (minors), all children of S. Ponnuthurai of Vermankamam, by their guardian ad litem (7) Kandiah Tambipillai of ditto

..... Respondents.

THIS matter of the petition of Sinnatamby Ponnuthurai of Veemankamam, praying for letters of administration to the estate of the above-named deceased, Annappillai, wife of S. Ponnuthurai, coming on for disposal before C. Coomaraswamy, Esq., District Judge, on August 16, 1935, in the presence of Mr. U. A. Harichandra, Proctor, on the part of the petitioner; and the affidavit of the petitioner dated May 10, 1935, having been read: It is declared that the petitioner is the widower of the said intestate, and is entitled to have letters of administration to the estate of the said intestate issued to him, unless the respondent or any other person shall, on or before September 25, 1935, show sufficient cause to the satisfaction of this court to the contrary. .

C. COOMARASWAMY District Judge.

August 30, 1935.

In the District Court of Jaffna. Order Nisi.

Testamentary Jurisdiction. No. 8,175.

In the Matter of the Estate of the late Annammah; wife of Suppiah Navaratnam of Manippay, late of Kuala Lumpur, deceased.

Suppiah Navaretnam of Manippay .... Original Petitioner.

Serietary District Canapathypillai, . Present Petitioner. 10

who has consented to the appointment of the Secretary of this court to be appointed as official administrator, having been read:

It is ordered that the Secretary of this court be appointed official administrator and letters be issued to him accordingly, unless the respondents or any other persons shall appear before this court on September 24, 1935, and show sufficient cause to the satisfaction of this court to the contrary.

August 26, 1935.

C. COOMARASWAMY, District Judge.

In the District Court of Chilaw. Order Nisi.

Testamentary In the Matter of the Intestate Estate of Gabriel Gilbert Perera of Madampe, Jurisdiction. deceased. No. 2,150.

Ebanizer Daniel Perera of Madampe . . . . . Petitioner. 10'

(1) Lidia Magdeline Seneviratne ner Rerepa of Ja-ela,
(2) Samuel Herbert Perera of Madamee, (3) Edith
Clency Seneviratne ner Pagga of Inbulgoda, (4)
Rosaline Amalia Direct, (4) Letina Mabel Perera
of Madampe, (6) Henry Bernard Ferera of 301, Galle
raad Bambala nitiva road, Bambalapitiya ...... ..... Respondents.

THIS matter coming on for disposal before M. Chinniah, Esq., District Judge of Chilaw, on August 3, 1935, in the presence of Mr. C. V. M. Pandittesekere, Proctor, on the part of the petitioner; and the affidavit of the said petitioner dated July 12, 1935, having been read: It is ordered that the petitioner, be and he is hereby declared entitled, as elder brother of the above-named deceased, 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 September 12, 1935, show sufficient cause to the satisfaction of this court to the contrary.

August 3, 1935.

M. CHINNIAH, District Judge.

Showing cause against the Order Nisi is extended to September 26, 1935.

September 12, 1935.

CHINNIAH,  $\mathbf{M}^{1}$ District Judge.

#### COUNCIL OF LEGAL **EDUCATION** NOTICES.

"The Council of Legal Education Incorporation Ordinance, 1900.'

RULES made by the Incorporated Council of Legal Education under section 7 of The Council of Legal Education Incorporation Ordinates, 1900.

Law College, C. C. A. Breto-Mutunayagam,

Brito-Mutunayagam, Registrar.

The rules made under The Council of Legal Education Incorporation Ordinance, 1900, as last amended by notification dated July 19, 1935, published in Gazette No. 8,135 of July 26, 1935, were further amended at a meeting of the Council held on September 13, 1935, as follows:—

1. Rule 33 is repealed and the following is substituted therefor-Entering and withdrawing from I Examination.

33. C(1) Every student who desires to enter or re-enter for the First Examination shall, not less than one menth before the commencement of such Examination, apply to the Registrar in writing for admission to the Examination; provided however that an application made not less than two weeks before the commencement of such examinations, may the commencement of such examinations, may be accepted on payment of an additional late entry fee of Rs. 10.

(2) Every student who has entered or reentered for the First Examination may, at any time not less than one week before the commencement of such Examination, apply to the Registrar in writing for withdrawal from such Examination; and every student who so withdraws shall on applying to the Registrar, as herein before provided, be entitled to enter for the first Examination on one subsequent occasion without paying any entry fee.

(3) Every student who re-enters for the First Examination having previously failed to satisfy the Council in such examination or having failed to withdraw from such examination as hereinbefore provided, shall before applying to re-enter for such examination pay to the Council a sum of Rs. 50 each time he so re-

2. Rule 39 is repealed and the following is substituted therefor:

Entering and withdrawing from II Examination.

(1) Every student wholdesires to enter for the Second Examination shall, not less than one month before the commencement of such Examination, apply to the Registrar in writing for admission to the Examination, provided however that an application made not less than two weeks before the commencement of such Examination, may be accepted on payment of an additional late entry fee of Rs. 10.

(2) Every student who has entered for the Second Examination may, at any time not less than one week before the commencement of such Examination, apply to the Registrar in writing for withdrawal from such Examination; and every student who so withdraws shall on applying to the Registrar as herein-before provided be entitled to enter for the Second Examination on one subsequent occa-

sion without paying any entry fee.

(3) Every student who re-enters for the Second Examination having previously failed to satisfy the Council in such examination or having failed to withdraw from such examination as hereinbefore provided, shall before applying to re-enter for such examination pay to the Council a sum of Rs. 50 each time he so

re-enters.

therefor: Entering and withdrawing from Final Examination.

3. Rule 45 is repealed and the following is substituted

(1) Every student who desires to enter for the Final Examination shall, not less than one month before the commencement of such Examination, apply to the Registrar in writing for admission to the Examination; provided however that an application made not less than two weeks before the commencement of such Examination, may be accepted on payment of

an additional late entry fee of Rs. 10.

(2) Every student who has entered for the Final Examination may, at any time not less than one week before the commencement of such Examination, apply to the Registrar in writing for withdrawal from such Examination; and every student who so withdraws shall on applying to the Registrar as hereinbefore provided be entitled to enter for the Final Examination on one subsequent occasion without

paying any entry fee.

(3) Every student who re-enters for the Final Examination having previously failed to satisfy the Council in such examination or having failed to withdraw from such examination as hereinbefore provided, shall before applying to re-enter for such examination pay to the Council a sum of Rs. 50 each time he so