

THE

CEYLON GOVERNMENT GAZETTE

No. 8,185 – FRIDAY, DECEMBER 20, 1935.

Published by Authority.

PART II.--LEGAL.

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

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NOTIFICATIONS OF CRIMINAL SESSIONS.

BY virtue of a mandate to me directed by the Hon. the Supreme Court of the Island of Ceylon, I do hereby proclaim that a Criminal Session of the said Court for the Western Circuit, will be holden at the Court-house at Hulftsdorp, on Friday, January 10, 1936, at 11 o'clock of the morning of the said day.

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

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

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 Friday, January 10, 1936, at 11 o'clock of the morning of the said day.

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

Fiscal's Office, Ratnapura, December 10, 1935. A. R. HALLOCK, for Fiscal.

LEGAL COUNCIL OF **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 Ordinance, 1900.

C. A. BRITO-MUTUNAYAGAM, Law College, Registrar. Colombo, December 12, 1935.

RULES. The Rifes made under The Council of Legal Education Incorporation Ordinance, 1900 as last amended by Notification dated September 16, 1935, published in Gazette No. 8,146 of September 20, 1935, were further amended at mastings of the Council held on October 25, and December meetings of the Council held on October 25, and December 9, 1935, as follows:-

1. Rule 63 is amended by the addition at the end of the words

"and no student shall be entitled to the Scholarship in respect of any examination unless he obtains at least 60 per cent. of the aggregate of the maximum marks on all the subjects for that examination.

2. Rule 21 is amended so as to read
"The Council shall in the month of June every year,
"The convenient, appoint a or so soon thereafter as may be convenient, appoint a Board of Examiners for the ensuing year, and may during the year appoint to such Board an additional Examiner. The Council may at pleasure remove any Examiner so appointed; and when an Examiner is so removed, or for any other cause, ceases to act, appoint another in his place. The Board shall be composed of competent persons appointed as aforesaid, and it shall conduct and report upon all examinations held under these Rules as hereinafter provided. The Council shall from time to time by resolution prescribe the duties of examiners and the remuneration to be paid to them."

JURORS AND OF LIST ASSESSORS.

EASTERN PROVINCE—Batticaloa District.

LIST of persons in the District of Batticaloa, who are qualified to serve as Jurors and Assessors under the provisions of Ordinance No. 15 of 1898 (Criminal Procedure Code), as amended by Ordinance No. 1 of 1910, for the year July, 1935, to June, 1936.

The Jurors numbered in a separate series on the left of the number indicating ordinary Jurors are qualified to serve as Special Jurors. The mark (*) prefixed to a name denotes that it is a new name added.

ENGLISH-SPEAKING JURORS.

- 1 Abdul Majeed, Kosumuhamadulebbe, landed
- proprietor, Sammanturai

 2 Abdul Majeed, M. M., irrigation superintendent, Paddiruppu

- 3 Allegacone, John Edward, shroff, Kachcheri, Batticaloa
- 4 Anthonipillai, Rayappu, assistant inspector of schools, Batticaloa
- 5 Arambamoorthy, P., irrigation superintendent, Chenkalady
- 6 Arasanilai, Henry John, landed proprietor, Koddaimunai
- 7 Armstrong, Joseph Sinnaturai, superintendent of 1. . minor roads, Batticaloa
- 9 Backhouse, J. R. C., proprietary planter, Batti-
 - 10 Bagot, Samuel Henry, forest exploitation officer, Batticaloa
 - 11 Barthelot, Peter Patrick, teacher, St. Michael's College, Batticaloa
 - 12 Canagaretnam, Ramanathan, clerk, Kachcheri, Batticaloa
 - 13 Canagaretnam. Kathiramathamby Udaivar, landed proprietor, Navatcudah
 - 14 Casinader, Robert James Daniel, draughtsman, Public Works Department, Batticaloa
 - 15 Casinader, Reginald Young John, clerk, Kachcheri, Batticaloa
 - 16 Chellapillai, Chellappah, clerk, Kachcheri, Batticaloa
 - 17 Chinniah, Muttiah Joseph. clerk, D. I. E's. Office, Batticaloa
 - 18 Coomarasekaram, Arunachalam, elerk, Kachcheri, Batticaloa
 - 19 David, Eliatamby Chinniah, headmaster, Wesleyan Mission English School, Kalmunai
 - 20 De Lima, John Alphonsus Benedict, teacher, St.
 - Michael's College, Batticaloa
 - 22 Elalasingam, Ramanathan Hardy, sub-inspector, Public Works Department Batticaloa
 - 23 Eliyatamby, Samuel Rasamuttiah, registrar of marriages, Batticaloa
 24 Francis, Emmanuel, retired clerk, Batticaloa
 25 Hassan, Meeralebbe Mohamed, irrigation president,

 - Sammanturai
 - 26 Impett, NelsonCollingwood, superintendent, Easter Seaton estate, Paddiruppu
 - 27 28 Joseph, Angelmu Sinnappu, building contractor, Kalmunai
 - 29 Kadramatamby, Victor, trained teacher, Central College, Batticaloa
 - 30 Kadramer, Robert Daniel, agricultural instructor, Kalmunai
- 31 Kanagasabapathy, Chellatamby Udayar, teacher, St. Michael's College, Batticaloa
- 32 Kanapathipillai, Kailasapillai, teacher, St. Mary's Practising School, Batticaloa
- 33 Kanapathipillai, Kandavanam, storekeeper, A. I. E's. Office, Kalmunai
- 3.. 34 Kanapathipillai, T. K. S., landed proprietor, Navatcudah
 - 35 Kandappu, Velupillai, teacher, St. Augustine's Training School, Batticaloa
 - 36 Kandiah, George Chinniah Thevakuddi, head teacher, St. Mary's School, Kalmunai
 37 Kandiah, Kumaraswamy, irrigation superintend-Thevakuddi, head
 - ent, Arasadichenai
 - 38 Kariapper, Ahamadulebbe Kariapper Abdul Latiff, retired vanniah mudaliyar, Saintamarutu 39 Kulandavelu, Karuvelthamby, clerk, Land Regis-
- try, Batticaloa 40 Kumarasamy. Saravanamuttu, landed proprietor,
- Batticaloa
- 5.. 42
 - 43 Louis, Seemanpillai Mary Joseph, clerk, Kachcheri, Batticaloa
 - 45
 - 46 Michael, Jagaraj, teacher, St. Andrew's School, Batticaloa
 - 47
 - 49 Muttukistna, Herbert Milton Christoper, clerk, Kacheheri, Batticaloa
 - Mylvaganam, Thambiah Kandiah, head clerk, I. E's. Office, Kalmunai
 - 51 Nadarajah, Thedsanamoorthy, clerk, Agricultural Office, Batticaloa
 - 52 Nagalingam, Pillaiyinar, clerk, Kachcheri, Batticaloa
 - 53 Nagapper, Robert William, landed proprietor, Amirthagaly
 - 54 Nallaretnam, Chelliah Martin, landed proprietor, Batticaloa

- 6.. 55 Nallatamby, N. Kanapathipillai, notary public and landed proprietor, Navatcudah
 7... 56 Nathanielz, A. C., district engineer, Kalmunai
- - 57 Ockers, Cecil, registered overseer, P. W. D., Batticaloa
 - 58 Patrick, Sebastian Canute, sanitary inspector, Batticaloa
 - 60 Philipiah, Lionel Clarence, landed proprietor and
- copra merchant, Batticaloa
- 8.. 61 Pietersz, M. C., retired divisional officer, Batticaloa 9.. 62
 - 63 Rajah, Xavier Francis, landed proprietor, Korakallimadu

 - 64 Raju, Rengasamy, retired clerk, Batticaloa65 Rasanayagam, S. R., irrigation sub-inspector, Batticaloa
 - 66 Rasiah, Nandiapper, teacher, St. Michael's College, Batticaloa 67
- 10.. 68 Retnasingham, S. U., broker and auctioneer, Batticaloa
- 11. 69 Retniah, T. K. S., landed proprietor, Navateudah
- 70 12.. 71 Selvadurai, Kanapathipillai Nallatamby, landed
- proprietor, Navatcudah 13.. 72 Selvadurai, N. S., landed proprietor, Navatcudah
- 14.. 73 Selvanayagam, S. A., broker and auctioneer, Batticaloa
 - 74 Sivapiragasam, Kanagaretnam, chief clerk, Kachcheri, Batticaloa
- 15.. 75 Somanader, Betram Cyril, retired assistant irriga
 - tion engineer, Batticaloa
 76 Somanader, C. L. H., head clerk, Provincial and
 District Road Committees, Batticaloa
 - 77 Somanader, Edmund Walter David, clerk, Provincial Registrar's Office, Batticaloa
 78 Somanader, S. V. O., trained teacher, Central College, Batticaloa

 - 79 Somanader, S. R., head clerk, D. I. E.'s Office,
 - Batticaloa 80 Somasunderam, Kandappen Sanmugapillai, elerk,
 - P. W. D., Batticaloa
 - 81 Somasunderam, Kulandavelu, clerk, P. W. D., Batticaloa
- 16.. 82 Taylor, Stanley Graham, acting divisional irrigation engineer, Batticaloa
- 17.. 83 Thambyyappah, Vyramuttu, clerk, Irrigation Office, Unnichchai
 - 84 Thambirajah, Samithamby George, additional registrar of lands, Batticaloa
 - 85 Thambyrajah, Samuel Vyramuttu, recordkeeper, Kachcheri, Batticaloa
 - 87 Thangavelu, Chinnasamypillai, teacher, Central College, Batticaloa
 - Thillanathan, Nellinathan, clerk, Kachcheri, Batticaloa
 - 90
- 18... 91 Vaitilingam, Kathiramer Ambalavanar, agricul
 - tural instructor, Chengaladi 92 Vethanayagam, Joseph Stephen T., manager,
 - Chronicle Press, Batticaloa 93 Vynthirasapillai, Periatamby, town overseer. P. W. D., Kalmunai 94 Vyramuttu, David Rasiah, teacher,
 - College, Batticaloa
 - 96 Wickramasekera, Andreas, elerk, Kachcheri, Batti-
 - 97*Ahamed, Mohamedu Tamby Sahid, subdivisional officer, Kalmunai
 - 98*Alvapillai, Murugesu, clerk, Kachcheri, Batticaloa 99*Ampikaipaker, Sangarapillai, teacher, Kallady, Uppodai
 - 100*Azeez, Seyed Mohamed Sheriff Abdull, clerk, P. W. D., Kalmunai 101*Barthelot, Joseph Benjamin, clerk, Kachcheri,
 - Batticaloa
 - 102*Canagasunderam, Canagasabapathy, irrigation sub-
- inspector, Kalmunai 19...103*Cooke, William Penfold Amirthanayagam, divisional agricultural officer, Batticaloa
 - 104*Dixon, Samuel, licensed surveyor, Batticaloa
 - 105*Duraiappah, Kandiah, registrar of lands, Batti-
 - 106*Eliatamby, Kanapathipillai Timothy, teacher, Valaichenai
 - 107*Gnanasuriam, V. T., teacher, Arasadi School, Batticaloa
 - 108*Joseph, Francis, draughtsman, D. I. E.'s Office, Batticaloa
 - 109*Markus, George Ernest, irrigation sub-inspector, Kalmunai

- 110*Murugesu, Sabapathipillai, irrigation sub-inspector, Kalmunai
- 111*Nalliah, Sinnappu, clerk, P. W. D., Batticaloa 112*Rasiah, Victor Jayaretnam, electrical superintend-ent, U. D. C., Batticaloa 113*Seenithamby, John K., head teacher, Vantharu-
- moolai
- 20..114*Selvadurai, Arumugam, district engineer, Batticaloa
 - 115*Senegaratnam, Kathiraser, clerk, P. W. D., Kalmunai
 - 116*Sivasubramaniam, Arumugam, clerk, P. W. D., Batticaloa
 - 117*Velupillai, T. T., teacher, Arasady School, Batticaloa

TAMIL-SPEAKING JURORS.

- 1 Ahamadulebbe, Habibumuhamadulebbe, landed proprietor, Sammanturai
- 2 Ahamadulebbepody, Sulaimalebbe, landed proprietor, Sammanturai
- 4
- 5 Arasaretnam, Reginald Winfield, teacher, Central College, Batticaloa
- 6 Arasaretnam, Albert Stephens, assistant shroff, Kachcheri, Batticaloa
- Arulnathapillai, Swaminathapillai, chief clerk, Urban District Council, Batticaloa
 - 9
- 10 Arumugam, Kathirasapillai, teacher, Karative
- 12 Arunachalam, Casinader, teacher, Singalavady
- 14 Balasingam, Murugasapillai Udaiyar, landed proprietor, Munaikadu
- 16
- 17 Canagasabey, Parasuramathamby Samuel, teacher, Eraur
- 18 Canagaretnam, Anthonipillai Gabriel, teacher, St. Michael's College, Batticaloa
- Canagasuriam, Edward Chinnathamby, teacher, Arasady, Batticaloa
- Candasamy, Kasipathipillai, teacher, Shivananda Vidyalaya, Batticaloa
- Casinader, Charles Stanley, clerk, P. W. D., Batticaloa
- 22 Chellappah, Veeracutty, landed proprietor, Kaluvanchikudi
- 24 23
- 25 Chelliah, Vyramuttu, overseer, Urban District Council, Batticaloa
- 26 Coomaraswamy, Sinnathamby, merchant, Batticaloa
- Croos, Krusu Joseph, clerk, Provincial Surgeon's Office, Batticaloa
- 28 Daniel, Marimuttu Poopalapillai, head teacher, Kaluthavalai
- David, Ponnampalam Arunachalam, head teacher, Palukamam

- 30 Eliatamby, J. S., head teacher, Kurumanveli
 31 Eliatamby, K. J., teacher, Kurumanveli
 32 Eliatamby, Parikari Konamalai Parikari, native physician, Koddamunai
- 33 Fernando, Thomas Anthony, clerk, Rural Education District Committee, Batticaloa
- 34 Gnanamuttu, Sinnatamby Samuel, teacher, Munaikadu 35 Gnanapiragasam, Arumugam Francis, teacher, St.
- Michael's College, Batticaloa 37
- 38 Gunasegeram, Kathiravelu Visvalingam, clerk, Rural Education District Committee, Batticaloa
- 39 Hadjiar, Aliyarpody Ahamadulebbe, cultivator, Valaichenai
- Ahamadulebbepody Mohamed Ibralebbe, 40 Hadjiar,
- landed proprietor, Nindoor
 41 Hadjiar, E. M. Hadjimuhamadualim, merchant and
- landed proprietor, Kattankudy adjiar, Umarulebbe Parikari Mohamed Ibrahin., 42 Hadiiar.
- merchant, Valaichenai 43 Ismail, A. L. Mohamed, merchant and landed proprietor, Kattankudy
- 44 Johnpillai, Jacob, elerk, Kacheheri, Batticaloa
- 45 46 Joseph, Mathew Arulappen Eliathamby, clerk, Kach-
- cheri, Batticaloa 47 Joseph, Thomas, teacher, St. Michael's College, Batti-
- 49 Kanapathipillai, D. E., head teacher, Pandiruppu
- 50 Kanapathipillai, Kanthappen, teacher, Karati
- 51 Kanapathipillai, Kandavanam, teacher, Karative
- 53 Kanapathipillai, S. E., assistant teacher, Kurumanveli
 - 54 55 56

- 57 Kandappen, Kasinader, landed proprietor, Kurukalmadam
- 58 Kandappen, Periyatamby, landed proprietor, Kaluthavalai
- 59 Kandiah Kannapper, cultivator, Valaichenai 60
- 61 Kandiah, Samuel Palipody, head teacher, Eraur 62 Kandiah, Thamotherampillai, cultivator, Valaichenai
- 63 Kandumani, Murugapper, teacher, St. Mary's School,
- Kannamuttu, Sinnatamby, teacher, Singalavady, Batticaloa
- 65 Kannapper, Subramaniam, head teacher, Kattancudy 66
- 67 Karthigesu, Seenithamby, head teacher, Kattankudy 68
- 69 Kattamuttu, Kandapper, teacher, Arapattai
- 70 Kumarasingam, Velapody Udaiyar, landed proprietor, Mahiladitivu
- 71 Kunchitamby, Velavannimai, landed proprietor, Ambilanturai
- 72 Marakair, A. M. Sinnalebbe, chief marakair and landed proprietor, Kattankudy
- 73 Marakair, Aliyarlebbepody Mohamed Ismail, landed proprietor, Sammanturai
- Mariantamby, Zabadeen Joseph, clerk, Kachcheri, Batticaloa
- 76 Mathiaparanam, Arumugam, clerk, Kachcheri, Batticaloa
- 77 Meeralebbe, Umarulebbepody Vanniah, landed proprietor, Eraur
- 78 Mohideenbawapody, Meerasaibulebbe, landed proprietor, Kalmunaikudy
- 79 Mohamed Ali, Sulaimalebbe Alim, landed proprietor, Sammanturai
- Murugesapillai, Kandaperumal, teacher, Mandur
- 81 Murugesu, Kathiramalaipody, teacher, St. Michael's College, Batticaloa
- 83 Murugupillai, Veerasingam, teacher, Kallady Uppodai
- 85 Mylvaganam, Kannapper, teacher, Kallady Uppodai 86 Nadarajah, Chelliah, teacher, St. Mary's School, Batticaloa
- 88 Nagamuttupody, Vyramuttupody, landed proprietor, Munaikadu
- 89 Nallatamby, Daniel Nandiapper, head teacher, Kudiruppu
- Nallatamby, Thambimuttu, teacher, Arapattai
- 91 Nalliah, Alfred Muttuvelu, teacher, Singalavady, Batticaloa
- 92 Narayanapillai, Vinasitamby Udaiyar, landed proprietor, Palukamam
- 93 94 Pakeer, Mohideen, M. P. H., merchant and landed proprietor, Kattankudy 95 Parasiramapillai, Thambapillai, teacher, Mandur
- 96 Parasuraman, S. P., teacher, Singalavady 97 Pattakuddy, Vyramuttu, teacher, Mandur
- Patrick, Ignatius, teacher, St. Mary's School, Batticaloa
- 99 Periyatamby, Ehamparapillai, teacher, St. Cecilia's
- Convent, Batticaloa
 100 Periyatamby, Visvalingam, teacher, Hindu Boys'
 Tamil School, Karative
- 101 102 Ponnampalam, A. D., teacher, Palukamam
- 103 104 Ponnampalam, Sathunandapillai, teacher, Karative
- 105 Ponniah, David Sinnatamby, teacher, Arasadi School, Batticaloa
- 106 107
- 108 Poopalapillai, V. M., teacher, Kaluthavalai
- 109 110 Rajadurai, Aaron George William, clerk, P. W. D., Batticaloa
- 111 112 Ramanathan, Alfred Hugh Karunaretnam, clerk, Provincial Registrar's Office, Batticaloa
- Rasiah, U. G., teacher, Chittandikudy 114
- 115 Retnasingam, Kanapathipillai Vanniah, landed proprietor, Naipaddimunai Regunathan, Velupillai, teacher, head teacher, Eraur
- 117 Retnam, Nallatamby, teacher, Kallady Uppodai
- 119 Samithamby, Seenithamby, teacher, Kurumanveli
- 120 Samithamby, V., head teacher, Marutamunai 121 Sathurukkapody, Manikapody, teacher, Mandur
- 123 Savaryrajah, Swampillai, teacher, St. Michael's College, Batticaloa

- 124 125
- 126 Seenitamby, T., head teacher, Arapattai
- 127
- 128 Selvanayagam, Edward Chelliah, head teacher, Mira-
- 129 Selvanayagam, Gnanamuttu, teacher, Morakkoddanchenai
- 130 Sembakuddy, Murugapper, landed proprietor, Periyakallar
- 131 Sethukavalar, Robert Newton, teacher, Central College, Batticaloa
- 132 133
- 134 Sinnatamby, Vallipuranathar, head teacher, Oddamavady
- 135 136 Sithamparapillai, Kathiramatamby, teacher, Kallady Uppodai
- 137 Sithravelu, Kurunathapillai, teacher, Arapattai
- 139 138
- 140 Sockalingam, John Karthigesu, head teacher, Thamara-
- Edmund Douglas, clerk, Kachcheri, 141 Somanader, Batticaloa
- 142 Somasunderam, Thambimuttu, clerk, Kachcheri, Batticaloa
- 143 Subramaniam, Nagalingam, clerk, Batticaloa
- 144
- 145 Thambapillai, Seenitamby, landed proprietor, Kurumanveli
- 146 Thambimuttu, Edwin Thedore, clerk, Kachcheri, Batticaloa
- Thambipillai, Susaimuttu Mariantamby, clerk, Land Registry, Batticaloa
- Thambirasa, K. J., teacher, Kaluvanchikudy
- 149 Thambu, E. M., teacher, Arasady School, Batticaloa
- 150 Thankarajah, Seenitamby, teacher, Karative 151 152
- 153 Velmurugu, S. D., teacher, Kurukalmadam
- 154 Velupillai, Thambiah, teacher, Karative
- 155
- 156 Vyramuttu, K. S., head teacher, Naipaddimunai
- 158*Alagiah, J. M., teacher, Arasady School, Batticaloa
- 159*Alagiah, Nagapper Seenitamby, clerk, P. W. D., Batticaloa
- 160*Arambamoorthy, S., assistant teacher, Kattankudy
- 161*Arasakonepillai, Kanapathipillai, clerk, Kachcheri, Batticaloa
- 162*Arokiyanathan, V. S., teacher, Batticaloa 163*Arunachalam, David Ponnampalam, head teacher, Palukamam
- 164*Bonney, T. P., agricultural instructor, Kaluvanchikudy 165*Kanagasabapathy, Nellinathan, clerk, Kachcheri, Batticaloa
- 166*Kanagasabey, P., head teacher, Kallar
- 167*Kandiah, J., head teacher, Thuraineelavanai 168*Kandiah, J. V., teacher, Arasady School, Batticaloa
- 169*Krishnapillai, A. N., teacher, Koddakallar
- 170*Krishnapillai, Kanapathipillai, clerk, P. W. D., Batticaloa
- 171*Mariaselvam, Curusupillai, clerk, U. D. C., Batticaloa 172*Poopalapillai, Jeremiah Kanagaretnam, teacher, Valaichenai
- 173*Ponniah, Seenitamby, teacher, Karative 174*Rajaretnam, P., teacher, Arasady School, Batticaloa 175*Sanmugam, K., head teacher, Saintamarutu 176*Savarimuttu, E. V., teacher, Kallady street

- 177*Selvanayagam, E. P., teacher, Arasady School, Batticaloa
- 178*Sinnatamby, Veeracuddy, teacher, Mandur
- 179*Thambyrasa, A. S., teacher, Central College, Batticaloa 180*Thambyrasa, W. N., teacher, Arasady School, Batticaloa
- 181*Thambyrasa, Velupillai, teacher, Karative
- 182*Thirunamakarasu, Kanagasabey, clerk, Kachcheri, Batticaloa
- 183*Tillanayagam, Thambimuttu, teacher, Arapattai 184 ^{*}Velmurugu, Kanapathipillai, teacher, Arapattai

SINHALESE-SPEAKING JURORS.

- 1 Appuhamy, Hena Derage Deonis, landed proprietor, Mandur
- 2 De Silva, K. G. A., merchant, Chenkalady
 3 De Silva, Mohandiram Arumabaduge Methias, merchant and planter, Batticaloa
- 4 De Silva, Weligamage Sarnelis, merchant, Batticaloa 5*Alwis, Geedrick Nanayakara Alisandra Withanage, manager of Mr. W. Denis de Silva's shop, Kalmunai
- 6*Appuhamy, Weligamage Palliya Guruge Peter, merchant,
- 7*Chandraratne, B., salt storekeeper, Batticaloa

8*De Silva, Martin Lama Hewagae, merchant, Batticaloa 9*De Silva, Pemachandra Hemapala Martin, merchant, Batticaloa

10*De Silva, Waduge Denis, general merchant, Kalmunai 11*James Singho, Wadughe, merchant, Batticaloa

12*Kuruneru, Walter, merchant, Batticaloa 13*Wickramasinghe, William Weeraratne, merchant, Batticalos

14*Wirasinghe, Vivian Victor Mendis, clerk, Provincial Surgeon's Office, Batticaloa

K. S. Chandrasegarampillai, Fiscal's Office, for Fiscal. Batticaloa, December 11, 1935.

NOTICES OF INSOLVENCY.

In the District Cours of Colombo.

No. 4,102. In the matter of the insolvency of K. Visvaratnamof Wellawatta, Colombo.

NOTICE is herely given that a mostly of the creditors of the above-named insolvent will take piece at the sitting of this court on January 21, 1036, for the declaration of a dividend. a dividend.

By order of court, GERALD E. DE ALWIS, December 13, 1935. Secretary.

In the District Court of Colombo.

No. 4,926. In the matter of the insolvency of Joseph Siman Paiva of 20, Joseph's lane, Bambalapitiya, Colombo.

WHEREAS the above-named Joseph Siman Paiva has filed a declaration of insolvency, and a petition for the sequestration of his estate has been filed by Xavier Pitchai Fernando of 83, Maliban street, Pettah, Colombo, under the Ordinance No. 7 of 1853: Notice is hereby given that the said court has adjudged the said Joseph Siman Paiva insolvent accordingly; and that two public sittings of the court, to wit, on January 21, 1936, and on February 4, 1936, 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, December 11, 1935. Secretary.

In the District Court of Colombo.

No. 4,927. In the matter of the insolvency of Puche Seyado Koya Adumay of 181, Old Moor street, Colombo.

WHEREAS the above-named Puche Seyado Koya Adumay has filed a declaration of insolveney, and a petition for the sequestration of his estate has been filed by A. C. A. Saibo of 130, St. Sebastian street, Colombo, under the Ordinance No. 7 of 1853: Notice is hereby given that the said court has adjudged the said Puche Seyado Koya Adumay insolvent accordingly; and that two public sittings of the court, to wit, on January 21, 1936, and on February 4, 1936, 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, December 14, 1935. Secretary.

In the District Court of Kalutara.

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

NOTICE is hereby given that on December 13, 1935. the above-named insolvent was issued a certificate of conformity of the 2nd class.

By order of court, J. N. Culanthaivalu, December 16, 1935.

In the District Court of Kandy.

No. 2,095. In the matter of the insolvency of E. W. Schokman of Trincomalee street, Kandy.

NOTICE is hereby given that a special meeting of the creditors of the above-named insolvent will take place at the sitting of this court on January 31, 1936, to appoint a fresh assignee.

By order of court, R. MALALGODA, December 14, 1935. Secretary. In the District Court of Kegalla.

Insolvency In the matter of the insolvency of J. R. Corera of Kegalla. Jurisdiction

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 January 8, 1936, for the report of the auditor on the accounts fled by the assignee.

By order of court, R. B. RATNAIKE, The District Court, Secretary. Kegalla, December 12, 1935.

NOTICES OF FISCALS! SALES.

Western Province.

In the District Court of Colombo.

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

Testamentary
No. 5,110.

(1) Mandadige Sylvestry Fernando and (2) Wedage
Don Bastian, both of Angulana aforesaid, executors.

NOTICE is hereby given that a Monday, January 20, 1936, at 1 P.M., will be sold by public auton at the premises the right, title, and interest of the estate of the abovenamed deceased in the following property for the recovery of the sum of Rs. 421.76 with interest thereon at 4 per cent. per annum from April 8, 1931, to date of payment being estate duty plus stamp duty, Rs. 39, less Rs. 100.21 recovered, viz.:—

All those several activities.

All those several contiguous allotments of land called Wetakeiyagahawatta and Dombagahawatta together with the buildings, trees, and plantations standing thereon, situated at Angulana in Moratuwa, in the Palle pattu of Salpiti korale, in the District of Colombo, Western Province; bounded on the north by high road, on the east by the land of Karthenis Fernando and Goniamalimige Aron Aponsu, on the south by the land of J. S. Cooray, and on the west by the land of Goniamalimige Simon Aponsu and M. G. Aponsu, containing in extent 2 roods and 13 77/100 perches.

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

In the District Court of Colombo.

In the matter of the estate of W. Catherine Aponsu of 26 Moratuwa, deceased.

No. 4,555 Testy. Vs.

A. C. Beling, Chief Clerk, District Court, Colombo, official administrator.

NOTICE is hereby given that on Monday, January 20, 1936, at 2 P.M., will be old popublic auction at the premises the right, title, and atterest of the estate of the abovenamed deceased in the following property for the recovery of the sum of Rs. 681-80, together with interest thereon at the rate of 4 per cent. Per anium from January 14, 1930, up to date of payment being datate duty due in this case plus a further sum of Rs. 15 being penalty due and a still further sum of Rs. 345-80 being stamp duty due in this case, viz.:—

All that portion of Delgahawatta (palm grove) situated at Laxapathiya in Moratuwa, in the Palle pattu of Salpiti korale, in the District of Colombo, Western Province; and bounded on the north by Pansalawatta, on the east by a portion of land called Palm Grove belonging to F. A. Mendis, on the south by a cart road, on the west by land belonging to Sir H. L. De Mel, and containing in extent about I rood, together with the plantations and buildings standing thereon.

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

In the Court of Requests of Colombo. G. P. Jayasumana of Hyde Park Corner, Colombo...Plaintiff. Vs.

A. C. M. Razik of Bicycle shop, Forbes road, Mara dana Defendant.

NOTICE is hereby given that on Saturday, January 18, 1936, at 12 noon will be sold by public auction at the premises the right, title, and interest of the said defendant in the following property for the recovery of the sum of

Rs. 275 th legal interest thereon from October 2, 1934, till payment in full, and costs of suit, to wit:—Rs. 44 being costs incurred and Rs. 4 being prospective costs, less a sum of Rs. 80. viz.: sum of Rs. 80, viz. :-

All that premises with the buildings bearing assessment No. 189 (16A1), stuated at Darley road, Maradana, within the Municipality and District of Colombo, Western Province; and bounded on the borth by property of I. L. M. 1900 Lobbe Marikkan tearing assessment No. 2,276/26, east M assessment No. 2,290/30 of Delmege Forsyth & Colombo, western No. 2,285/31r of P. T. Assen Lebbe, and west M assessment No. 2,284/31 of P. T. Assen Lebbe; and containing in extent 9.85 perches, and which is registered in A 226/254.

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

In the District Court of Colombo.

1935) till payment in full, viz.:-

The Policy No. 702,755 and Policy No. 703,757 (National Mutual Life Association, Colombo).

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

In the District Court of Colombo.

The Bank Chettinad, Limited, Colombo.....Plaintiff.
No. 49,085. Vs.

(1) J. H. Peiris, (2) A. B. C. Peiris, (3) H. R. D. Peiris, all of Katubedda, Moratuwa Defendants.

all of Katubedda, Moratuwa Defendants. NOTICE is hereby given that on Monday, January 20, 1936, at 3 ciclock in the afternoon, will be sold by public auction at the coremises the right, title, and interest of the said defendants in the following property for the recovery of the sum of Rs. 13,786; 38 with the erest at 18 per cent. per annum from Julie 2, 1932, to Ottober 12, 1932, and thereafter at 9 per cent. per annum on the aggregate amount till payment in full, costs and poundage, less Rs. 2,750, viz.:—

All those two contiguous allotments of land called Delgahawatta together with the buildings, trees, and plantations standing thereon, situated at Idama in Moratuwa, in the Palle pattu of Salpiti korale, in the District of Colombo, Western Province; bounded on the north by a portion of this land belonging to Dodampahalage Simon Fernando, on the east by high road from Colombo to Galle, on the south by land called Mandappe Keenagahawatta, and on the west by Luna-ela; containing in extent 3 roods and 92/100 perches.

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

Central Province.

Pena Rena Muna Pana Lana Muttiah Chettiar of 376, Trincomalee street, Kandy. Plaintiff. ۷s. No. 44,249.

No. 44,249.

(1) Edith Maria Sirima de, (2) Value Sewaris Perera, both of Ampitiya in Gandahaye korale of Pata Hewaheta.

NOTICE is fereby given that on Sajurday January 18, 1936, commencing at 2 p.m., will be sold by public auction at the respective pterphses the following property mortgaged with the plaintiff by bond No. 1,750 deted August 3, 1927, and attested by E. H. Wijenaike, Netary Public of Kandy, and declared specially bound and executable under the decree entered in the above action and ordered to be sold by the entered in the above action and ordered to be sold by the order of court dated December 5, 1934, for the recovery of the sum of Rs. 2,053:55, with further interest on Rs. 1,400 at 18 per centum per annum from August 21, 1933, till

November 29, 1933, and thereafter legal interest on the total amount due at the said date till date of payment in full and poundage, viz.:

One undivided half part or share of and in all that allotment of land called Yamanelegederawatta or Doragodagederawatta lying below the road; containing in extent rood, situate at Ampitiya in Gandahaye korale of Pata Hewaheta in the District of Kandy, Central Province; and bounded on the north by Kahatagaha aswedduma, east by the limit of W. P. Sirimanne's property, south by road, and north-west by the property of H. Johannes Perera.

2. All that eastern half share of 11 perches in extent from and out of all that piece of ground with the upstair house and buildings thereon, situate at Ampitiya aforesaid; which said eastern half share is bounded on the north by Kahatagaha aswedduma, east by the limit of Fredrick de Silva's property, south by high road, and west by the portion given to Louisa Carline Sirimanne.

3. All that portion of 3 kurunies in paddy sowing extent

out of Kahatagaha aswedduma, situate at Ampitiya aforesaid; whichsaid portionis bounded on the north by Pattiyakelehena, east by fence of Fredrick Silva's property, south by fence of Yamanegederawatta, and west by 3 kurunies given to Louisa Caroline Sirimanne, which said premises 2 and 3 adjoin each other and form one property and registered as such in G 136/182 and which said premises are described in the figure of survey dated May 9, 1927, and made by H. Keyt of Kandy, Licensed Surveyor, as follows:

All that portion being lot B in the said plan of 1 rood and 72 perchesin extent from and out of Kahatagaha aswedduma, situate at Ampitiya aforesaid; and which said portion is bounded on the north by Kahatagaha aswedduma, east by Fredrick Silva's property, south and south-west by high road, and north-west by lot C of the same land, together with a half share of the buildings thereon standing, and registered in G 139/193 and 194, 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, December 16, 1935. H. C. WIJESINHA, Deputy Fiscal.

In the District Court of Kandy.

No. 45,288.

B. Nelson Fernando, Station road, Flampola, (2) D. S.
Goonewarding of Lower Peradentya..... Defendants.
NOTICE is heeby giver that on Saturday, January 25,
1936, at 12 noon, will be sold by public auction at the
premises the right, title, and interest of the said defendant
for the recovery of the sum of Rs. 574.70, together
with legal interest on Rs. 419.45 from June 6, 1934,
till navment in full and poundage, in the following property. till payment in full and poundage, in the following property,

All that land called Bogetewatta of 3 pelas paddy sowing extent, situate at Gampolawela in Ganga Ihala korale of Uda palata, Kandy, District, Central Province; and bounded on the north by Nitulhitiyawa, east by Guruwagekumbura, south by Lensuwa Vidanagekumbura, and west by Uhana, held and possessed by first defendant, B. Nelson Fernando, under deed No. 825 dated June 20, 1927, attested by T. B. Illangantilleke, Notary Public, of Kandy.

Fiscal's Office, Kandy, December 16, 1935.

H. C. WIJESINHA, Deputy Fiscal.

In the District Court of Kandy.

Pena Reena Muna Iththanna Thoona Muttiah Chettiar of Trincomalee street, Kandy......Plaintiff. No. 46,734. $\mathbf{V}_{\mathbf{S}}$.

) Alutdurayalagedera Hemapala of Meetalawa in Dolosbage in Ganga Ihala korale of Udapalata, 2) Bodikotuwe Dugganna Rallage Punchi Banda of Hiyarapitiya in Medapalata of Udunuwera . . Defendants.

NOTICE is hereby given that on Thursday, January 9, 1936, at 11 A.M. will be sold by public auction at the Fiscal's Office, Kandy, the following property mortgaged with the plaintiff by bond No. 30,755 dated August 11, 1931, and attested by J. W. Wickremasinghe, Notary Public of Kandy, and declared specially bound and executable under the decree entered in the above action and ordered to be sold by the order of court dated November 6, 1935, for the recovery of the sum of Rs. 1,180, with farther interest on Rs. 1,000 at the rate of 18 per cent per annum from August 1, 1935, till September 12, 1935, and the affect on the aggregate amount at the set of 9 per cent per annum from September 12, 1935, in payment in full and poundage viz.:—

All the right, title, interest, and clartowhats wer of the said 1st defendant in, to, upon, or out of all that primary existing mortgage bond No. 1,465 dated August 16, 1929, and attested by M. R. R. de Silvari Gampola, Notary Public, and in and to the principal sum of Rs. 7,000 thereby secured and in and to the lands and premises thereby mortgaged:

Fiscal's Office, Kandy, December 9, 1935.

H. F. RATWATTE, Deputy Fiscal.

In the Court of Requests of Nuwara Eliya.

S. P. S. Supramanian Pillai of Nuwara Eliya....Plaintiff. ·Vso· No. 10,487.

M. H. M. Perera of Boralanda, Miwara Eliya.... Defendant.

NOTICE is hereby given that of Monday, January 20, 1936, at 10 o'clock in the forence of the sold by public auction at the Offic of the Deputy Bistal, Nuwara Eliya, the right, title, and interest of the said defendant in D. C., Nuwara Eliya, case No. 1,820, and all poneys alleged to be due from the defendant in the said action to the judgment debtor as the plainting in the said action.

For the recovery of Rs. 136.50, interest and poundage.

Deputy Fiscal's Office, December 17, 1935.

J. T. PARAMANATHAN, for Deputy Fiscal.

In the District Court of Colombo.

All that estate called Wewakelle estate, situated at Kumbalgamuwa in the Intrict of Niwara Eliya, in the Central Province, and bounded on the north by main road (Kandy to Walaysta), on the east by felds and gardens claimed by villagers on the south by fields and chena lands claimed by villagers. T. P. Nos. 112,708, village claims and Narangala patana, and on the west by P. T. No. 105,890 and Yakunagawalandura, together with the bungalow and labour lines standing threeon; containing bungalow and labour lines standing threreon; containing in extent about 50 acres more or less, for the recovery of Rs. 1,642.31, interest, costs less Rs. 264.69, and poundage.

This property has also been seized under writ in D. C., Kandy, 46,076 for the recovery of Rs. 585, interest and costs.

Deputy Fiscal's Office, December 17, 1935.

J. T. PARAMANATHAN, for Deputy Fiscal.

Southern Province.

In the Court of Requests of Galle. W. Richard de Silva of Galle Plaintiff. No. 14,816.

All the soft and trees together with all the buildings standing thereon at present and any buildings that may be erected, thereon hereafter of the defined and divided lot No. 2 of the land called Bewilapitiyawatta alias Godelle-watta alias Baasgewatta, situated at Kumbalwella, within the Four Gravets of Galle, within the Municipality of Galle, bearing Municipal assessment No. 208 in the District of Galle, Southern Province; and bounded on the north

by lot No. 1 of the same land, east by Richmond Hill road, south by lot No. 2 of the same land, and west by Katu-kurundugodellewatta alias Pelagahawatta; and containing in extent 1 rood and 4 perches.

Writ amount Rs. 171 15 with legal interest thereon

from January 9, 1935, till payment in full, and costs of

suit Rs. 22 · 25.

Fiscal's Office, T. D. S. Dharmasena, Deputy Fiscal. Galle, December 16, 1935.

In the District Court of Kalutara.

Wickramasinghe Madanayake Sarnelis of Panadure......Plaintiff.

No. 15,217. Vs.

S. A. Appuhamy of Katukurunda......Defendant.

NOTICE is hereby given that on Saturday, January 25, 1936, at 2 o'clock in the afternoon, will be sold by public auction at the premises the right, title, and interest of the said defendant in the following property, viz.:—

All the trees, fruit trees, soil, and everything thereon together with the wattle-walled thatched house of 9 cubits standing thereon of the land called the \$\frac{1}{6}\$ part lot on the eastern side defined from the \$\frac{1}{3}\$ part lot bearing letter D on the eastern side of Banwelduwewatta, situated at Narawela in Akmeemana, Galle District; Southern Province, and the said \$\frac{1}{6}\$ part lot is bounded on the north by the lot bearing the letter B of Banwelduwewatta, east by Kanatte-watta, south by Baasgekanatta, and west by the remaining 5/6 part lot of the said lot D, containing in extent 37.37 perches.

II. All the trees, fruit trees, soil, and everything thereon

of the lot of land called Kanda-adderadolewaguregoda-watta bearing No. 2,389, situated at Narawela aforesaid; and bounded on the north by lot bearing No. 2,393, on the

and bounded on the north by lot bearing No. 2,393, on the east by Kinititiyagodakanda, south by Kunittewatta, and west by the lot bearing No. 2,391; containing in extent 2 roods and 11 perches.

III. All the trees, fruit trees, soil, and everything thereon of the lot of land called Dolewaguregodaevita, bearing No. 2,391, situated at Narawela aforeand; 341 bounded on the north by Dolewaguregodaevita, east by the lot of land bearing No. 2,390 reserved for the Cansabhawa road, south by Kanattewatta, and west by Barawelduwewatta, containing in extent 1 rood and 11 perches. containing in extent 1 rood and 11 perches.

IV. All the trees, fruit trees, soil, and everything thereon of the land called the lot bearing No. 2 of the land Dolegodawatta alias Kanattewatta, situated at Narawela aforesaid; and bounded on the north by lot No. 3 of the same land, east by footpath and lot No. 1 of the same land, south by Baasgekanattewatta, and west by Banwelduwewatta, containing in extent 21 perches.

V. An undivided 1/5 part of all the fruit trees, soil, and everything thereon of the 5/6 part lot, on the western side defined from the $\frac{1}{8}$ lot bearing letter D of Banwelduwewatta, situated at Narawela aforesaid; which 5/6 part lot is bounded on the north by lot B of this same land, east by the remaining 1 part lot sold to Nimal Alles Hamine, on the eastern side of the said lot bearing lot D, south by Baasgekanatta and the lot E of the same land, and west by lot bearing letter C of the same land; containing in extent 1 acre and 29.85 perches.

VI. All the trees, fruit trees, soil, and everything thereon of the lot bearing No. 1 of the land called Kinihitiyagodawilakumbura, situated at Narawela aforesaid; and the said lot No. 1 is bounded on the north by the land called Kastel estate, north-east by lot No. 2 of the same land, south-east by lots bearing Nos. 4 and 3 of the same land, south-west by Kinihitiyagodawatta, and north-west by Heendeniya; containing in extent 1 acre 1 rood and 2 5/10 perches.

VII. All the trees, fruit trees, soil, and everything thereon of the land called lot bearing No. 3 defined from the lot bearing letter C of Baasgekanattewatra, sicuated at Narawela aforesaid; and the said lot No. 3 is bounded on the north by lots bearing Nos. I and 2 of the same land and Dolagodawatta, east by Kinihiriyagodakanda, south by Baasgewela, and west by lot bearing letter B of Baasgekanatta, containing in extent 3 roods and 3 6/10 perches.
Writ amount Rs. 750 with interest thereon at the rate of

9 per cent. per annum from the date of decree till payment in full, together with Rs. 474 67 and Rs. 171 being District Court and Supreme Court costs, less Rs. 75 withdrawn.

Fiscal's Office, T. D. S. DHARMASENA; Deputy Fiscal. Galle, December 16, 1935.

V. E. L. S. Letchimanan Chettiar of Galle Plaintiff. No. 29,865. $\mathbf{v}_{\mathbf{s}}$

D. D. Wickramasuriya of Kanuketiya estate, Kananke (dead).

Rs. 12,000, together with all the right, title, and interest of the mortgage in and to the said bond.

Writ amount Rs. 5,431.21, with legal interest thereon from May 26, 1931, till payment in full, and Rs. 125.22 for

costs, less Rs. 1,875 paid.

Fiscal's Office. Galle, December 17, 1935. T. D. S. DHARMASENA, Deputy Fiscal.

In the District Court of Galle.

W. B. Thegiris Mudalali of Kumbalwella, the administrator of the estate of Welandawe Acharige Enso-No. 32,798. V_{s} .

(1) Don Lewis Manukulásuriya, (2) Banduwardene Manukulasuriya, both of Ahangama in Talpe

pattu Defendants.

NOTICE is hereby given that of Saturday, January 18. NOTICE is hereby given that of Saturday, January 18, 1936, commencing at 2.30 in the afternoon, will be sold by the 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 Ks. 12,834·40, with interest on Rs. 12394·98 at 9 per cent. per annum from February 12, 133, till payment in full and costs of suit, viz.:—

All that and those the rents and produce derived therefrom during the life-time of the 1st named defendant of the land called Meegahabena or Nagewia with the buildings and plantations young and old standing thereon, situated at Midigama in Weligam korale, in the district of Matara, Southern Province; and bounded on the north by a road, but long described in plan No. 184 607, courth core by east by land described in plan No. 184,697, south-east by Batadombagahadeniya and Punchiduwa-addara-owita claimed by K. Siman and Kendagahaowita claimed by K. Siman and Kendagahaowita claimed by V. Kiriappu and Kajugahaowita claimed by P. Lewis and Pitaowita claimed by V. Adirian and others, south-west by Pitaowita claimed by V. Adirian and others and Amupanowita claimed by V. Thorsiyan and others, and west by Dolospambaowita claimed by L. Aratchy and others and Higgahaduwa claimed by Thomas and others, north-west by Galpanduwadeniya claimed by L. Luwis and land described in plan No. 134,713; and containing in extent 50 acres including the lots A and B appearing in title plan No.134,711 of April 24, 1885, and registered in D 286/300 in the Office of the Registrar of Lands, Matara.

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

Northern Province.

In the District Court of Jaffna. Kantha Pandaram Kandavanam of Puloly West. Plaintiff. No.2,458. Vs.

Karthigesar Kandiah of Karanavai North Defendant.

NOTICE is hereby given that of Saturday, January 11, 1936, at 10 o'clock in the forenoth, will be sold by public auction at the spots the right, title, and interest of the said defendant in the following property for the recovery of Rs. 2,000 with interest thereon at the rate of 10 per cent. per annum from September 2, 1932, till payment in full, and costs Rs. 17.40 poundage and charges, viz.:—

1. An undivided 1 share out of a divided 32 lackage.

1. An undivided ¼ share out of a divided 32 lachams varagu culture and 6 kulies of a piece of land, situated at Karanavai Navindikurichy in Uduppiddy parish, Vadamaradchy Division of the Jaffna District, Northern Province, called Santhirathaithoddam, (1) ditto in

extent 36 lachams varagu culture of this exclusive of 5 lachams varagu culture, on the south-eastern side of lot No. 1 and 2; the remaining said 32 lachams varagu culture and 6 kulies is bounded on the east by Kunchupillai, wife of Periathamby, and others, north by Rama-lingam Thamotherampillai and others, west by Velupillai Kulanthaithamby and others, and south by Karthigesar

Kandiah and others.

2. An undivided ‡ share of a piece of land, situated at ditto called Santhirathaithoddam, (1) ditto in extent 14‡ lachams varagu culture of this 9 lachams varagu culture and 144 kulies; is bounded on the east by the abovementioned 1st land, north by the above-mentioned 1st land and by that of Veluppillai Kulanthaithamby and others, west by Sittampalam Krishnapillai and others,

and south by Kartigesar Kandiah and others. 4 share of the 1st land is subject to mortgage.

Fiscal's Office, Jaffna, December 16, 1935. M. SELVADURAI. for Fiscal.

Eastern Province.

In the District Court of Trincomalee.

Arunasalam Muttuvelu of No. 3 Division, Trin-...... Plaintiff. comalee No. 1,882. V_{S} .

(1) Joseph Rajendiram of No. 1 Division and (2) Prakasij, wife of Nagamuttu Francis Xavier of Division No. I Trincomalee, now officer in charge of Rail and Station, Moratuwa Defendants.

Railway Station, Moratuwa. Defendants. NOTICE is hereby given that on the days, dates, and hours mentioned below, will be sold by public auction at the premises the following properties mortgaged with the plaintiff by bond No. 1,363 dated May 13, 1931, attested by Mr. M. Somanathapital of Trincomalee, Notary Public, and declared specially bound and executable under the decree entered in the above case and ordered to be sold by order of court lated Formary 9, 1935, for the recovery of the som of Bs. 237.90, with interest on Rs. 232.40 at 12 per cent. per annum from September 5, 1934, till November 26, 1934, and thereafter at 9 per cent. per annum from September 6, 1934, till November 26, 1934, and thereafter at 9 per cent. per annum from September 6, 1934, till November 26, 1934, and thereafter at 9 per cent. per annum from September 6, 1934, till November 26, 1934, and thereafter at 9 per cent. per annum on the aggregate amount, costs Rs. 220.15, Fiscal's fees and charges, and poundage, viz.:—

1. Saturday, January 18, 1936, at 10 o'clock in the fore-

- 1. Saturday, January 18, 1936, at 10 o'clock in the forenoon.—An undivided 3 share of and in all that land bearing assessment No. 254 and the tiled house of three rooms, kitchen, well, well-sweep and posts and other rights relating thereto, situated at Division No. 2, Trincomalee, Eastern Province; bounded in its entirety on the north-east by land belonging to Velu and wife, Vellachy, and others, south-east by land belonging to the heirs of S. Samugampillai, south-west by land of Thomas Speering, and on the north-west by road, in extent on the north-east 21 fathoms 2 cubits, south-east 19 fathoms 2 cubits, south-west 20 fathoms 2 cubits, and on the north-west 16 fathoms. Registered A 11/39.
- 2. Saturday, January 18, 1936, at 5 o'clock in the after-2. Saturday, January 10, 1930, at 3 o clock in the difer-noon.—An undivided ²/₃ share of a piece of land and the cadjan roofed houses, two wells and the coconut trees and plantations thereon, situated at Mankanai in Sampaltivu, Trincomalee District, Eastern Province; bounded in its entirety on the east by land belonging to Roman Catholic Church, west by land of S. Bastiampillai, north by road, and on the south by land of P. Poopalapillai, in extent on the east 35 fathoms, west 34 fathoms, north 56 fathoms, and on the south 47 fathoms. Registered C 3/115.

K. Ratnasingham, •Additional Deputy Fiscal. Deputy Fiscal's Office, Trincomalee, December 13, 1935.

In the District Court of Trincomalee.

Margaret Victoria Ludowyke and her husband, Austin No. 1,893. Vs.

(1) Manuel Michael and (2) Michael Swany, both of Division No. 2, Trincomalee Defendants.

NOTICE is hereby given that on Monday, January 20, 1936, commencing at 4 o'clock in the afternoon, will be sold by public auction at the premises the following properties

mortgaged with the plaintiffs by bond No. 1,983 dated June 15, 1934, attested Mr. Somanathapillai of Trincomalee, Notary Public, and declared specially bound and comalee, Notary Public, and declared specially bound and executable under the decree entered in the above case and ordered to be sold by order of court dated July 22, 1935, for the recovery of the sum of Rs. 3,342·32, less Rs. 61, with interest on Rs. 3,200 at the rate of 15 per centum per annum from October 6, 1934, till perober 15, 1934, and thereafter at 9 per centum per annum on the aggregate amount and costs of suit, asked's fees and charges, and poundage, viz.

- amount and costs or sure, poundage, viz.:—

 1. All that and those the premises bearing assessment No. 13 and the tiled house and other building, plantations, well and well-sweep and posts thereon, situated at Division No. 2, Trincomalee town, Eastern Province; bounded on the north-east by land of the heirs of Jacco, widow of Sinnappu, south-east by good, south west by land of A. Anthonypillai, and on the north west by Government Gaol House and by land of others extent 17 98/100 perches. Registered A 13/142.
- 2. An undivided just half share of a piece of land bearing assessment No. 13, situated at Division No. 2 aforesaid, with an ola house and other rights relating thereto; bounded in its entirety on the east and south by road, west by land belonging to Mariachy, widow of Saverimuttu, and on the north by land of Venathitha, widow of Thavithu, extent 39 perches. Registered A 11/151.

K. RATNASINGHAM. Deputy Fiscal's Office, Additional Deputy Fiscal. Trincomalee, December 17, 1935.

Province of Sabaragamuwa.

In the District Court of Ratnapura.

Mrs. M. M. A. P. Van Denberg of Ratnapura, administratrix of the intestate estate of the late Mr. James J. J. Plaintiff. Van Denberg .

No. 5,905. Vs.

M. L. M. Assana Marikar of 35, Main street, Ratnapura Defendant.

NOTICE is hereby given that of Friday, January 10, 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 the sum of Rs: 6.26.80 and poundage, viz.:—

- 1. An undivided is share of the land called Godairawala and Walairawalla, sithate at Halder, in the Palle pattu of Nawadun korale, in the District of Ratnapura aforesaid; and bounded on the north by Ratnapura alaowita, and bounded on the north by Ratnapura and bounded on the north by Ratnapura and the Ratnapura and t east by Bandarawalairawalla, south by Haldola-ela, and on the west by Gansabhawa road; containing in extent about 3 pelas and 1 timba of paddy sowing.
- The land called and known as Peelalangahena and Annakagalahena, situate at Haldola aforesaid; and bounded on the north by Diyakontaela, east by Crown land, south by Ihaladeniya and on the west by Pelawatta and Nanawelakumburuyaya; containing in extent 3 acres planted with rubber subject to a mortgage.
- 3. The two contiguous allotment of land called and known as Yatawatta and Dewatawattehena bearing lot No. 7c 1 of B. S. P. P. No. 57, situate at Haldola aforesaid; and bounded on the north by lot No. 7c 2 and 8p, east by lot No. 8p, south by lot No. 7c, and on the west by lots 15, 12 and 7c 2; and containing in extent 3 acres 1 rood and 12 perches planted with rubber subject to a mortgage.

Commencing at 2 p.m.

- All that allotment of land called Batahena, situate at Karangoda in Palle pattu of Nawadun korale aforesaid; and bounded on the north by lots 1E 4 and 1E, east by lot 1E, south by lots 1E 5 and 1E 2, and on the west by lot 9; and containing in extent 10 acres and 6 perches (rubber estate) subject to a mortgage.
- All that allotment of land called Batewatta bearing lot No. 1E 7 of F. V. P. No. 72, situate at Karangoda aforesaid; and bounded on the north and east by lot le, south by T. P. No. 365,624, and west by lot 1E 4; containing in extent 1 rood and 32 perches.

Fiscal's Office, Ratnapura, December 11, 1935.

E. Munasinha, Deputy Fiscal.

I, Louis Lucien Hunter, Fiscal of the North-Central Province, do hereby appoint Mr. Herath Wickremesinghe Ranatunga to act as Marshal for the division of Tamman kaduwa, under the provisions of the Fiscal's Ordinance, No. 4 of 1867 from January 1, 1936, until further orders, and authorize half to perform the duties and exercise the authority of Marshal, for which this shall be his warrant.

Given under my hand at Anuradhapura, this 12th day of December, 1935.

> L. L. HUNTER, Fiscal.

NOTICES IN TESTAMENTARY ACTIONS.

In the District Court of Colombo.

Order Nisi.

Testamentary In the Matter of the Intestate Estate of Jurisdiction. Casamally Adamjee of Jetpur in Kathia-

No. 7,404. war District in India, deceased.

Mohamedally Adamjee of Colombo Petitioner.

And

(1) Amuthubhai Thayabjee of Kathiawar, (2) Caderbhoy Adamjee of Colombo, (3) Abdulally Adamjee of Colombo, (4) Rukanlhai Adamjee of Kathiawar, (5) Sugurabhai Adamjee of Kathiawar, (6) Diyambhai Adamjee of Kathiawar, (7) Sughabhai Adamjee of Kathiawar, (8) Sughabhai Adamjee of Kathiawar, (9) Sughabhai Adamjee of Kathiawar, (10) Sughabhai Adamjee of Kathiawar, (11) Sughabhai Adamjee of Kathiawar, (12) Sughabhai Adamjee of Kathiawar, (13) Sughabhai Adamjee of Kathiawar, (14) Sughabhai Adamjee of Kathiawar, (15) Sughabhai Adamjee of Kathiawar, (16) Sughabhai Adamjee of Kathiawar, (17) Sughabhai Adamjee of Kathiawar, (18) Sughabhai Adamj

THIS matter coming and for disposal before G. C. Thambyah, Esq., District Judge of tombo, on November 20, 1935, in the presence of M. J. F. Van Langenberg, Proctor, on the part of the positioner above named; and the affidavit of the said positioner dated November 20, 1935, and the order of the Supreme Court dated September 14, 1935, having been read. 14, 1935, having been read:

It is ordered (a) that the 3rd respondent be and he is hereby appointed guardian ad litem of the minors, the 5th, 6th, and 7th respondents above named, to represent them for all the purposes of this action, and (b) that the petitioner be and he is hereby declared entitled, as 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 January 16, 1936, show sufficient cause to the satisfaction of the court to the contrary.

November 20, 1935.

G. C. THAMBYAH. District Judge.

In the District Court of Colombo.

Order Nisi declaring Will proved.

Jurisdiction No. 7,426 N.T.

34

Testamentary In the Matter of the Last Will and Testament of Arthur William Wellesley Wal-kinshaw of 29, Meon road, in the County Borough of Bournemouth, England, and care of Hong Kong & Shanghai Banking Corporation, 9, Gracechurch street, in the City of London, England, formerly temporarily of 11, Ophir road, Bournemouth angland, deceased.

THIS metter coming on for disposal before G. C. Thambyah, Esd., District Judge of Colombo, on December 10, 1935, in the presence of Tames Frederick van Langenberg, Proctor, on the part of the petitioner, Stanley Frederick de Saram of Colombo; and (1) the affidavit of the said petitioner dated becember 7, 1935, (2) the power of attorney dated betober 3, 1935, and (3) the order of the Supreme Court dated November 20, 1935, having been read. It is ordered that the will of the said Arthur been read: It is ordered that the will of the said Arthur William Wellesley Walkinshaw, deceased, dated March 12, 1931, a certified copy of which under the seal of His Majesty's High Court of Justice in England has been produced and is now deposited in this court, be and the same is hereby declared proved; and it is further declared that the said Stanley Frederick de Saram is the attorney

in Ceylon of Lloyds Bank, Limited, and that he is entitled to have letters of administration (with will annexed) issued to him accordingly, unless any person or persons interested shall, on or before January 16, 1936, show sufficient cause to the satisfaction of this court to the contrary.

December 10, 1935.

G. C. THAMBYAH, District Judge.

In the District Court of Colombo.

Order Nisi declaring Will proved.

Jurisdiction. No. 7,436 N.T. 32.

Testamentary In the Matter of the Last Will and Testament of Henry Watson Sykes Thornton otherwise Watson Sykes Thornton of Moorland Court, Queen's Park, Bournemouth in the County of Hants, England, and formerly of Colombo in Ceylon, deceased

THIS matter coming on for disposal before G. C. Thambyah, Esq., District Judge of Colombo, on December 13, 1935, in the presence of Messrs. F. L. & G. de Saram, Proctors, on the part of the petitioner, Sawald Boyd Forbes of Colombo, and (1) the affident of the said petitioner dated December 2, 1935, (2) the power of attorney dated September 16, 1935, and (3) the order of the Supreme Court dated December 2, 1935, having been read: It is ordered that the will of the all Henry Watson Sykes Thornton otherwise Watson Sykes Thornton, deceased, dated November 19, 1910, a certified copy of which under the seal of His Majesty's High Court of Justice in England has been produced and is now deposited in this court, has been produced and is now deposited in this court, be and the same is hereby declared proved; and it is further declared that the said Oswald Boyd Forbes is the attorney in Ceylon of the sole executrix named in the said will and that he is entitled to have letters of administration (with will annexed) issued to him accordingly, unless any person or persons interested shall, on or before January 16, 1936, show sufficient cause to the satisfaction of this court to the contrary.

> G. C. THAMBYAH, District Judge.

December 13, 1935.

In the District Court of Colombo.

Order Nisi.

No. 7,440.

Testamentary In the Matter of the Last Will and Testa-Jurisdiction. ment of Seyna Seena Navenna Kana Kandasamy Chettiar of Kandramanikam, Ramnad District in South India, de-

Add

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Proctor, on the part of the petitioner above named; and the affidavits (1) of the said petitioner dated December 13, 1935, (2) of the attesting witnesses dated December 7, 1935, and (3) the order of the Supreme Court dated November 4, 1935, having been read:

It is ordered that the last will of Seyna Seena Navenna Kana Kandasamy Chettiar, deceased, of which the original has been produced and is now deposited in this court, be and the same is hereby declared proved; and it is further declared that the petitioner, as son of the above-named deceased, is entitled to have letters of administration with copy of the said will annexed to the estate of the abovenamed deceased issued to him, unless the respondents above named or any other person or persons interested shall, on or before January 23, 1936, show sufficient cause to the satisfaction of this court to the contrary.

It is further ordered that the 1st respondent be and she is hereby appointed guardian ad litem of the minor, the 2nd respondent above named, to represent her for all the purposes of this action.

December 14, 1935.

G. С. Тнамвуан, District Judge.

In the District Court of Negombo.

Orđer Nisi. Testamentary In the Matter of the Intestate Estate of Abilino Perara Wijeratna Subasingha, Notary Public, of Kendangamuwa, deceased. Jurisdiction. No. 2,968.

A.... Petitioner. V_{S}

Vs.

(1) Subasingha Arathige Dona Septemba of Magalegoda, (2) Punchinona Subasingha of Vuligedara, (3) Abraham Richard Peort Sub Stmaster, (4) Chintha Agnes Perera, (3) Regented Francis Perera, (6) Justin Albert Perera of Escla, (7) Amarasingha Aratchiga Nony Hamy of Jugampola ... Respondents.

THIS matter coming on for disposal before D. H. Balfour, Esg. District Judge of Negombo, on October 14.

Balfour, Esq., District Judge of Negombo, on October 14, 1935, in the presence of Mr. E. R. Samarasekara, Proctor, on the part of the petitioner; and the petitioner's petition and affidavit dated April 8, 1935, having been read: It is ordered that the petitioner be and he is hereby declared entitled, as the eldest brother and an heir of the above-named deceased, to have letters of administration of the estate issued to him, unless the respondents above named or any other person or persons interested shall show sufficient cause to the contrary on or before November 13,

It is further ordered that the 3rd respondent be appointed guardian ad litem over the 6th respondent, who is a minor, for the purpose of this case, unless the respondents above named or any other person or persons interested shall show sufficient cause to the satisfaction of this court to the contrary on or before November 13, 1935.

October 14, 1935.

D. H. BALFOUR. District Judge.

Time for showing cause against this Order Nisi is hereby extended till December 23, 1935.

November 13, 1935.

- D. H. BALFOUR, District Judge.

In the District Court of Kandy.

Order Nisi.

Testamentary In the Matter of the Estate of the late Trimana Hettige Don Girigoris Appu-Jurisdiction. hamy, deceased, of Heenkenda in Ra-No. 5,347.

No. 5,347. hamy, deceased, of Heenkenda in Ragama in Adikaripattu of Siyane korale.

THIS matter coming on for disposal before R. F. Dias, Esq., District Judge, Kandy, on October 17, 1935, in the presence of Messas Coomaraswamy & Vijayaratnam, Proctors, on the part of the petitioner, Liyanarallage Listy Nona of Angunavela, and the affidavit of the said petitioner dated June 18, 1935, having been read:

It is ordered that the petitioner be and she is hereby declared entitled, as sister-in-lay of the deceased, to have letters of administration to the estate of the deceased issued to her unless the respondents—(1) Tirimanahettige

issued to her, unless the respondents—(1) Tirimanahettige Don Aloysius, (2) Tirimanahettige Don Julian by their guardian ad litem, (3) Hedelle Aratchige Peter Alexander, all of Angunawela, and (4) Tirimanahettige Don Selestinu Appuhamy of Heenkenda in Ragama—or any other person or persons interested shall, on or before December 2, 1935, show sufficient cause to the satisfaction of this court to the contrary.

October 17, 1935.

R. F. DIAS. District Judge.

The date for showing cause is extended to January 20, 1936.

December 2, 1935.

R. F. DIAS, District Judge. In the District Court of Kandy.

, Order Nisi. 29

Testamentary Jurisdiction. No. 5,348.

In the Matter of the Estate of the late Rambukwelle Yaparatne Ekanayake Wasala Mudiyanselage Idame Walawwe Punchi Banda Rambukwella, deceased, of Yatiwawala.

THIS matter coming on for disposal before R. F. Dias, Esq., District Judge Handy, on October 17, 1935, in the presence of Mr. D. L. Buultjens, Proctor, on the part of the petitioner, Rambukwelle Aparatne Ekanayake Wasala Mudiyanselage Idame Walawwe Loku Banda Rambukwelle; and the affidavit of the said petitioner dated July 31, 1935, having been read:

It is ordered that the

It is ordered that the petitioner be and he is hereby declared entitled, as the father of the deceased to have letters of administration to his estate issued to him, unless the respondents—(1) Rambukwelle Yaparatne Ekanayake Wasala Mudiyanselage Idame Walawwe Abeyratne Banda Rambukwelle, (2) ditto Tikiri Banda Rambukwelle, (3) ditto Anula Rambukwelle, all of Yatiwawala—or any other person or persons interested shall, on or before November 28, 1935, show sufficient cause to the satisfaction of this court to the contrary.

October 17, 1935.

R. F. DIAS, District Judge.

Date for showing cause is extended to January 16, 1936.

R. F. DIAS, District Judge.

In the District Court of Kandy.

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Order Nisi.

Testamentary In the Matter of the Estate of the late A. Santhanam alias Arokiam Sandanam, Jurisdiction. No. 5,365. deceased, of Tismoda estate, Kadugannawa.

gannawa.

THIS matter coming on for disposal before R. F. Dias, Esq., District Judge, Khay, on November 27, 1935, in the presence of Messrs. Hesching & Lee, on the part of the petitioner, Santage Rosamma Santharam; and the affidavit of the said betitioner dated November 22, 1935, having been read:

having been read:

It is ordered that the detitioner is and she is hereby declared entitled, as widow of the declared to have letters of administration to the estate of the declared issued to her, unless the respondents—(1) Awania Shana Mariamma, (2) Awanna Shana Sawathi Amma and (2) Awanna Shana Sawathi Amma and (2) Awanna Shana Shan (2) Awanna Shana Sewathi Amma, and (3) Awanna Shana Erudian, all of Tismoda estate, Kadugannawa—or any other person or persons interested shall, on or before January 20, 1936, show sufficient cause to the satisfaction of this court to the contrary.

November 27, 1935.

R. F. DIAS, District Judge.

In the District Court of Kandy.

Order Nisi in Intestacy.

In the Matter of the Intestate Estate of Testamentary Ferguson Jurisdiction. Lucy Blanche $^{
m of}$ Rose Cottage, Bandarawela, in the Island of Ceylon, Spinster, deceased. No. 5,372.

Hugh Webster Urquhart of Messrs. Whittall & Co., Colombo Petitioner.

(1) John Charles Ferguson of Route 1, box 972, Miami, Florida, U. S. A., (2) Esmee Innes Vigors of 11, Collingham road, London, S.W. 5, England, spinster, (3) Lt.-Col. Mervyn Doyne Vigors, D.S.O., M.C., of Hodson's Horse, The Equitation School, Sangon, C. P., India, (4) Eleanor May Perry, wife of (5) Walter Arnold Copland Perry, both of 11, Collingham road aforesaid, (6) Dorothea Innes Marion Bidgood, c/o Mrs. John Ferguson, Kings Lea, Littlemore, Oxford, England, Spinster, (7) Robina Joan Bidgood of The County Library, Titsey road, Limpsfield, Surrey, England, Spinster, (8) Phyllis Mary McLeod, wife of (9) Thomas McLeod, both of 7, Macduff place, Dufftown, Banffshire, Scotland, (10) Lilian Constance Bidgood of The Progressive Nursery Co., Copthorne Bank, Crawley, Sussex, England, Spinster.. Respondents.

THIS matter coming on for disposal before R. F. Dias, Esq., District Judge of Kandy, on December 4, 1935, in

the presence of G. B. de Vos, Proctor, on behalf of the petitioner, High Webster Urquhart of Colombo; and (1) the affidavit of the said petitioner dated November 26, 1935, (2) power of attorner dated Juny 26, 1935, and (3) the minutes of consent from the 1st to 9th respondents having been date? It is declared that the said Hugh Webster Urquhart is the attorner in Ceylon of Mary Eliza Ferguson or Thomson the sister and one of the heirs and next of kin of the said Lucy Blanche Ferguson, deceased, and that as such he is entitled to have letters of administration issued to him accordingly, unless the above-named respondents or any other person or persons above-named respondents or any other person or persons interested shall, on or before January 9, 1936, show sufficient cause to the satisfaction of this court to the contrary.

December 4, 1935.

R. F. Dias, District Judge.

In the District Court of Jaffna.

Order Nisi.

Testamentary In the Matter of the Estate of the late Jurisdiction. Chinniah Navaratnarajah of Alvai South, No. 189. 24 deceased.

David Nagappar Chinniah of Alvai South..... Petitioner.

THIS matter of the petition of the above-named petitioner praying that letters of administration to the estate of the said late Chinniah Navaratnarajah, coming on for disposal before C. Cumaraswamy, Esq., District Judge, Jaffna, on December 9, 1935, in the presence of Mr. I. W. A. Samuel, Proctor, on the part of the petitioner; and the petition of the above-named petitioner dated December 7, 1935, having been read: It is ordered that letters of administration be issued to the petitioner as the father of the said deceased, unless the respondent or any other persons shall, on or before March 9, 1936, show sufficient cause to the satisfaction of this court to the contrary.

December 10, 1935.

K. KANAKASABAI, District Judge.

25

In the District Court of Kegalla.

Order Nisi declaring Will proved.

Testamentary In the Matter of the Last Will and Testament of Sakalacharige alias Pattiyagama Jurisdiction. Sapathipathi Ganitayalage Lamina Guru-No. 1,582. nanse of Mirihella in Kegalla District.

THIS matter coming on for disposal before G. S. Suraweera, Eson Actine District Judge of Kegalla, on December 6, 1936, in the presence of Mr. A. A. Wickramasinghe, Proctor, on the part of the petitioner; and (1) the affidavit of the petitioner dat of November 22, 1935, and (2) the affidavits of the attesting witnesses dated November 23, 1935 having been read: 1935, having been read:

It is ordered that the will of the said deceased dated July 11, 1935, of which the original has been produced and is now deposited in this court, be and the same is hereby declared proved, unless the respondent, Pattiyagama Ganitayalage Dingiri Ukku of Mirihella, shall, on or before January 22, 1936, show sufficient cause to the satisfaction of this court to the contrary.

And it is further ordered that the above-named petitioner, as adopted son of the said deceased, is entitled to have letters of administration to the estate of the above-named deceased issued to him, unless the said respondent shall, on or before January 22, 1936, show sufficient cause to the satisfaction of this court to the contrary.

> G. S. SURAWEERA, District Judge.

December 6, 1935.

· PABSED ORDINANCES.

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

No. 49 of 1935.

³ M. L. A. 124

An Ordinance to amend the Whaling Ordinance, 1928.

R. E. STUBBS.

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

Short title.

No. 30 of 1928.

This Ordinance may be cited as the Whaling Amendment Ordinance, No. 49 of 1935.

Amendment of Schedule to Ordinance No. 30 of 1928.

2 The Schedule to the Whaling Ordinance, 1928, is hereby amended by the substitution, for the form of licence set out therein, of the form set out in the Schedule to this Ordinance.

SCHEDULE.

Form of Licence.

Whaling Ordinance, 1928.

(S. 3.)

No.

Subject to the provisions of the Whaling Ordinance, 1928, and of the regulations made thereunder, licence is hereby granted to — of — (hereinafter called "the licensee") to kill, hunt, and take whales in the colonial waters of Ceylon within the following limits:—

And to flench, render, boil down, treat, or manufacture the blubber or any part of the carcase of any whales so taken,

For a period of five years from the date of this licence:

And (1) to establish-

*(a) A floating factory at -— on the following vessel: ss. "-----".

*(b) A land factory at ——; and

(2) To employ the following vessel as (a whale-catching vessel:-

ss "-

This licence is also subject to the following terms and conditions :-

This licence is not transferable without the approval of the Governor first obtained.

2. The licensee shall, within one year from the date of this licence, establish the floating (or land) factory referred to above.

3. (1) The licensee shall not establish any additional factory or employ and ditional whole-catching vessel until the payment. of the additional fee prescribed in that behalf and the particulars of such factory or vessel are duly endorsed on this licence by the Marine Biologist.

(2) The licensee shall not be entitled to have this licence endorsed for the use of more than three additional whale-catching

The licensee shall pay to the Marine Biologist a fee of Rs. 300 per annum in respect of the factory and one whale-catching vessel, and a fee of Rs. 150 per annum for every additional factory or whale-catching vessel established or employed by him.

5. The licensee shall in every year during the period for which this licence is granted pay to the Principal Collector of Customs an export duty of one rupee per 40 gallons for the first 160,000 gallons exported from Ceylon during the year, and of two rupees for each quantity of 40 gallons in excess of that number.

6. The proportion which the production of press oil shall bear to the total production of oil shall be not less than one gallon of press oil to two and a half gallons of blubber oil.

The licensee shall not take or kill-

- (a) any sperm whale of a length less than 25 feet, or such other length as the Governor may specify at the end of two years from this date in revision of this condition;
- (b) any whale calf or immature whale, or any female whale
- when it is accompanied by a calf; or

 (c) any blue whale of a length less than 60 feet, the term

 "blue whale" being deemed to include Sibbald's rorqual and sulphur bottom; or

(d) any fin whale of a length less than 50 feet, the term "fin whale" being deemed to include common finback, common finner, common rorqual, fin back, herring

whale and razorback; or
(e) any right whale, the term "right whale" being deemed to include North Cape whale, Greenland whale, southern right whale, Pacific right whale and southern pigmy right whale.

*Strike out whichever is inapplicable.

- A close season for whales may be imposed by the Governor and shall be observed by the licensee.
- 9. The licensee shall pay as compensation in respect of any damage to any fishing vessel or fishing appliance at any time resulting from his operations such amount as shall be assessed by the Government Agent or Assistant Government Agent of the district within which the owner or lessee of such vessel or appliance resides.
- 10. The licensee shall from time to time supply the Governor with any information he may require, and on or before January 31 in each year shall render to the Governor an annual report on his operations during the previous year. Such reports shall state inter alia the following particulars :-
 - (1) The number and description of whales taken during each month of the year;
 - (2) In respect of each whale taken by him details as to-
 - (a) Date of taking.
 - (b) Place of taking.
 - (c) Species. (d) Sex.

 - (e) Length—measured, from tip of the snout to the notch between the flukes of the tail, if whale is taken out of the water; estimated, if cut up in the water.
 - (f) Length and sex, if ascertainable, of any foetus present.
 - (g) Contents of stomach, if ascertainable.
 - (3) The number of gallons of oil of various grades produced during each month of the year;

 - (4) The quantity of baleen obtained; (5) The quantity of guano (which term shall include all fertilizers obtained from the whale) manufactured.
- 11. The licensee shall permit an authorized representative of the Department of Fisheries to inspect his records at all reasonable times.
- The licensee shall at all times during the continuation of this licence have a duly appointed agent resident in the Island to represent him.
- 13. The licensee shall make adequate arrangements for utilising all residue left after the extraction of the oil.
- 14. The licensee shall not engage gunners or crew for any of his whaling vessels on such terms as are likely to make their remuneration depend solely upon the mere number of whales taken.

15.4

Licence fee Rs. 300 paid.

(Sgd.) -Marine Biologist. Here insert

Forms of Endorsement.

1. The licensee is hereby permitted to establish an additional floating (or land) factory at ——— (If a floating factory, continue and to use the following vessel for that purpose:—

Fee paid Rs. 150.

(Sgd.) --Marine Biologist.

The licensee is hereby permitted to use the following vessel as an additional whale-catching vessel:-

ss. "-- ".

Fee paid Rs. 150.

(Sgd.) -Marine Biologist.

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

> K. VAITHIANATHAN, Acting Clerk of the Council.

Assented to by His Excellency the Governor the Sixteenth day of December, One thousand Nine hundred and Thirtyfive.

> G. M. RENNIE, Secretary to the Governor.

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

No. 50 of 1935.

No. 16 of 1877.

An Ordinance to amend the Prisons Ordinance, 1877.

R. E. STUBBS

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 Prisons Amendment Ordinance, No. 50 of 1935.

Substitution of a new section for section 4 of Ordinance No. 16 of 1877.

2 Section 4 of the Prisons Ordinance, 1877, (hereinafter referred to as "the principal Ordinance") is hereby repealed and the following new section is substituted therefor:—

Interpretation

4 In this Ordinance, unless the context otherwise requires—

"assault", "criminal force", "hurt", and "grievous hurt", respectively, have the same meaning as in the Ceylon Penal Code;

No. 2 of 1883.

"civil prisoner" means-

No. 2 of 1889.

No. 15 of 189 8.

- (a) a judgment-debtor committed to prison under the Civil Procedure Code, 1889; or
- (b) a person committed to prison under section 280 of the Criminal Procedure Code, 1898, in default of payment of a fine imposed under that section of that Code; or
- (c) a person ordered to be detained in prison under section 383 of the Criminal Procedure Code, 1898; or
- (d) a person committed to prison under section 411 (4) of the Criminal Procedure Code; or
- (e) a person committed to prison for contempt of court, not being a person sentenced—
 - (i) to rigorous imprisonment for contempt of court;
 - (ii) to simple or rigorous imprisonment as for a contempt of court under section 440 (Î) of the Criminal Procedure Code, 1898; or
- (f) a person committed to prison by order of a civil court under any provision of written law which does not authorise a sentence of rigorous imprisonment to be imposed;
- "criminal prisoner" means any prisoner other than a civil prisoner;
- "close confinement" means confinement which deprives a prisoner of all means of communication with other prisoners;
- "court" includes a village tribunal, and a village committee when it is acting judicially;
- "Executive Committee" means the Executive Committee of Home Affairs;
- "Inspector-General" means the Inspector-General of Prisons;
- "prison" includes any prison hospital and any grounds or buildings occupied or used for the purposes of the prison;
- "prison officer" means an officer of the prison staff;
- "punishment cell" means an unfurnished cell used for the purpose of carrying out any punishment;
- "Visitor" means-
 - (a) a member of the Board of Prison Visitors or of a Local Visiting Committee, acting individually in any matter in which he is authorised by this Ordinance to act individually, or
 - (b) an Additional Prison Visitor.

- 3 Section 5 of the principal Ordinance is hereby amended as follows:
 - section 5 of the principal Ordinance.

Amendment of

- (1) by the substitution for the words "any court, Justice of the Peace, or Coroner or Deputy Coroner", of the words "any court"; and
- (2) in the proviso to that section, by the omission of the words "with the advice of the Executive Council".
- 4 Section 8 of the principal Ordinance is hereby amended as follows:—
- Amendment of section 8 of the principal Ordinance.
- (1) by the substitution for the words "Coroner, Deputy Coroner, or Justice of the Peace", of the words "President of a village tribunal or Chairman of a village committee"; and
- (2) by the substitution for the words "Coroner, Deputy Coroner, or Justice" wherever they occur therein, of the words "President or Chairman".
- 5 The following new section shall be inserted immediately after section 12, and shall have effect as section 12A, of the principal Ordinance:—

Insertion of new section 12A in the principal Ordinance.

- 12A (1) Every prison officer shall, for the purposes of this Ordinance, be deemed to be always on duty.
- (2) Every prisoner while being taken to or from any prison or while working outside prison walls or remaining for any other authorised purpose under the custody and control of any prison officer beyond the limits of any prison, shall be deemed to be in prison and to be subject to the discipline prescribed by this Ordinance and the rules made thereunder.

Officers to be deemed always to be on duty and prisoners always under discipline.

6 Section 17 of the principal Ordinance is hereby amended by the substitution for the words "Governor, acting with the advice of the Executive Council", of the words "the Executive Committee, after consulting the Executive Committee of Health".

Amendment of section 17 of the principal Ordinance.

7 Section 23 of the principal Ordinance is hereby amended by the substitution for the words "nearest Coroner or Deputy Coroner of the district", of the words "Police Magistrate having jurisdiction over the area in which the prison is situated".

Amendment of section 23 of the principal Ordinance.

- 8 Section 32 of the principal Ordinance is hereby repealed and the following section is substituted therefor:—
 - 32 (1) It shall be lawful for the Governor to appoint a Board of Prison Visitors for the purpose of—
 - (a) advising the Inspector-General in matters relating to the general administration of prisons in the Island other than matters relating to the appointment, discipline and control of the prison staff, and
 - (b) investigating and reporting on any matter concerning prisons referred to it either by the Inspector-General or the Executive Committee.
- (2) The Board shall consist of the Inspector-General who shall be its Chairman and of not less than six other members, four of whom shall be persons who do not hold any public office under the Crown.
- (3) It shall be lawful for the Governor to appoint in respect of each prison in the Island a Local Visiting Committee for the purpose of—
 - (a) visiting the prison periodically and reporting to the Inspector-General any matter concerning the prison which, in their opinion, requires his attention:
 - (b) investigating and reporting at the request either of the Executive Committee or the Inspector-General on any matter concerning the prison other than matters relating to the control and discipline of the prison staff; and
 - (c) exercising any other power or performing any other duty conferred or imposed by any written law upon on a Local Visiting Committee.

Substitution of a New section for section 32 of the principal Ordinance.

Appointment
of Board of
Prison
Visitors,
Local
Visiting
Committees
and
additional
Frison
Visitors.

- (4) Each Local Visiting Committee shall consist of a chairman and three other members and shall meet once at least in every half year within the prison.
- (5) At least one member of every Local Visiting Committee shall, unless prevented by illness or other sufficient cause, visit the prison for which that Committee is appointed once at least in each week, and the members of each Local Visiting Committee shall determine among themselves the arrangements to be made for ensuring that such visits are regularly and duly made.
- (6) It shall be lawful for the Governor to appoint, as an Additional Prison Visitor to any prison or prisons, any fit and proper person who is not a member of the Board of Prison Visitors or of the Local Visiting Committee, and every such person shall, with reference to the prison or prisons in respect of which he is appointed, be entitled to exercise the rights, and be liable, when called upon by the Superintendent of the prison, to perform the duties of a member of the Local Visiting Committee.
- (7) Any person appointed as a Visitor may be removed from office by the Governor at any time.
- 9 The following new sections shall be added immediately after section 32 of the principal Ordinance and shall have effect respectively as sections 32A, 32B and 32C of that Ordinance:—
 - 32A Every visitor shall, unless earlier removed from office by the Governor, hold office for a period of three years from the date of his appointment as a Visitor.
 - 32B (1) Every Visitor shall be entitled to enter a prison at any time and to make any inquiry or investigation therein relating to the treatment of prisoners: Provided that a member of a Local Visiting Committee or an Additional Prison Visitor shall not enter or hold any inspection, inquiry, or investigation, in any prison other than that for which he has been appointed.
 - (2) Nothing in this Ordinance shall be deemed to abridge or affect the power of any judge of the Supreme Court to visit any prison at any time and to hold therein any inspection, investigation or inquiry which he may consider necessary.
 - 320 (1) No jailor or subordinate prison officer shall refuse admittance or offer any hindrance or obstruction to any Visitor, or to any member of the State Council, or to any District Judge, Police Magistrate or Commissioner of a Court of Requests having jurisdiction in the district wherein the prison is situated, or to any person authorised by any rule made under section 76.
 - (2) A jailor or subordinate prison officer who acts in contravention of this section shall be guilty of an offence and shall be liable to be tried and punished therefor under the provisions of section 69.
- 10 Section 33 of the principal Ordinance is hereby repealed and the following section is substituted therefor:—
 - 33 (1) Every Visitor appointed under this Ordinance shall hear all complaints which may be made to him by any prisoner respecting any deficiency in the quantity or quality of the food or respecting any ill-treatment that he may have received in the prison.
 - (2) Where any complaint appears to be frivolous or malicious, the Visitor hearing it may order the confinement of the prisoner making such complaint in a punishment cell for not more than forty-eight hours, and may direct that during the period of such confinement the prisoner be placed on the most restricted diet prescribed by rules under this Ordinance, and the jailor shall comply with every such order or direction.
 - (3) Where any complaint is substantiated to the satisfaction of the Visitor—
 - (a) if in his opinion the complaint is not of a serious character, he shall make a report thereon to the Inspector-General, and
 - (b) if he considers that the complaint discloses the commission of an offence sufficiently serious to require the intervention of a court of justice, he shall immediately report the matter to the Attorney-General and send a copy of his report to the Inspector-General.

Insertion of new sections 32A, 32B and 32C in the principal Ordinance

Term of office of Visitors.

Visitors' right of entry into prisons

Penalty for obstructing or refusing admittance to authorised officers or Visitors.

Substitution of new section for section 33 of the principal Ordinance.

Visitors to hear complaints and punish or report under section 67. 11 Sections 59, 60 and 69 of the principal Ordinance are hereby amended by the substitution in each of those sections for the words "imprisonment, with or without hard labour", of the words "imprisonment of either description".

Amendment of sections 59, 60 and 69 of the principal Ordinance.

12 The following new section shall be inserted immediately after section 61 of the principal Ordinance and shall have effect as section 62 of that Ordinance:—

Insertion of new section 62 in the principal Ordinance.

62 If any prisoner in any manner whatsoever whether within or without any prison aids or abets any other prisoner in escaping or in attempting to escape from lawful custody, that prisoner and the prisoner escaping or attempting to escape from such custody shall severally be guilty of an offence triable by a tribunal constituted under section 67 and punishable with imprisonment of either description for a period not exceeding five years in addition to the original sentence which each of the prisoners is serving at the time.

Punishment for escape.

13 Section 63 of the principal Ordinance is hereby repealed.

Repeal of section 63 of the principal Ordinance.

14 Section 64 of the principal Ordinance is hereby repealed and the following section is substituted therefor:—

Substitution of new section for section 64 of the principal Ordinance.

64 A prisoner shall be guilty of an offence against prison discipline if he—

List of prison offences.

- (1) mutinies or incites another prisoner to mutiny;
- (2) assaults or uses criminal force on, or causes hurt or grievous hurt to, a prison officer or another prisoner, or incites a fellow prisoner to commit any such offence;
- (3) fails or refuses to obey any lawful order of the Superintendent or of any other prison officer or commits a breach of any prison regulation:
- a breach of any prison regulation;
 (4) escapes or conspires to escape from lawful custody;
 (5) swears curses or uses any abusive insulting threaten
- (5) swears, curses, or uses any abusive, insulting, threatening or other improper language or gesture;
- (6) is indecent in language, conduct, act or gesture;
- (7) is impertinent, insubordinate or insolent in demeanour to any prison officer or to any Visitor;
- (8) creates a disturbance or behaves in a disorderly manner;
- (9) refuses to work, or wilfully mismanages work, or fails to perform his allotted task, or is idle, careless or negligent at work;
- (10) wilfully evades labour by self-disablement or by refusing to take food or by feigning madness or illness or other incapacity for work;
- (11) wilfully damages or disfigures any part of the prison, any prison property or any prison clothing or equipment;
- (12) is in possession of, or keeps in a cell or any other place any article not permitted by the rules of the prison;
- (13) leaves a cell or other place of work or location without permission;
- (14) gives to, or receives from, or exchanges with, any other prisoner any article whatever without the permission of the Superintendent;
 (15) trafficks or has any business dealings with any

(15) trafficks or has any business dealings with any prison officer or with any other person;

- (16) without the authority of a prison officer, communicates whether by writing, speech or gesture with any person who is not connected with the administration of the prison;
- (17) gambles, or possesses any playing cards, dice or other instrument or device for gambling;
- (18) prefers a false charge against a prison officer or another prisoner or incites any other prisoner to do so;
- (19) makes groundless complaints or incites others to do so;
- (20) removes food from the place where meals are consumed, or conceals food;
- (21) commits any nuisance;
- (22) bathes or washes at unauthorised places or times;
- (23) writes or receives any unauthorised letter or communication;
- (24) refuses when called upon to assist a prison officer in quelling a mutiny or disturbance or in capturing any escaped or escaping prisoner, or

leaves his seat, working place or other location during a mutiny or disturbance without an order from a prison officer;

(25) omits to give a warning or an alarm when it is known that a prisoner is escaping or attempting to escape;

(26) omits to give immediate information to the prison authorities when he is aware of a design to commit an offence against the rules;

(27) files, cuts or tampers with iron bars, locks or doors:

(28) commits a breach of any rule or lawful order;

- (29) offends in any other way against the good order and discipline of the prison;
- (30) aids and abets another prisoner in committing or attempting to commit any of the foregoing offences against prison discipline; or
- (31) attempts to commit any of the foregoing offences other than those specified in paragraphs (3), (5), (7), (8), (9), (12), (19), (24), (25) and (26).

Amendment of section 65 of the principal Ordinance.

- 15 Section 65 of the principal Ordinance is hereby amended as follows:—
 - (1) by the substitution for the words "The Superintendent or in his absence a visitor", of the words "Save as provided in section 67, the Superintendent or in his absence a Visitor";
 - (2) by the repeal of paragraph (3) thereof;
 - (3) by the substitution in paragraph (4) thereof, for the words "When the offender is not sentenced to hard labour", of the words "Where the offender is not serving a sentence of rigorous imprisonment";
 - (4) by the re-numbering of paragraphs (1), (2), (4) and (5) thereof as paragraphs (5), (6), (7) and (8) respectively;
 - (5) by the insertion of the following new paragraphs (1), (2), (3) and (4) therein immediately before the re-numbered paragraph (5):—
 - "(1) By warning or reprimand;
 - (2) By the forfeiture of any number of remission marks not exceeding 360 for each offence;
 - (3) By reduction to a lower class or detention in any class for a period in respect of each offence not exceeding one month if that class is the prescribed penal stage, or ninety days in any other case;
 - (4) By postponement or forfeiture of any one or more privileges; "
 - (6) by the addition of the following proviso thereto:—
 - "Provided that-
 - (1) in all cases where the complaint is made by or on behalf of the Superintendent or the Inspector-General, and in other cases in which the interests of justice may so require, the offences shall be tried and punished only by a Visitor,
 - (2) the Inspector-General shall have power—
 - (a) to call for and revise any proceedings taken under this section by the Superintendent and to confirm, modify or reverse his findings;
 - (b) to remit or vary the punishment awarded by the Superintendent; or
 - (c) to make such order thereon as justice may require, other than an order increasing the punishment awarded by the Superintendent."
- 16 Section 67 of the principal Ordinance is hereby repealed and the following section is substituted therefor:—
 - 67 (1) (a) If any prisoner is charged with mutiny or incitement to mutiny, or with causing hurt or grievous hurt or with escaping or attempting to escape from lawful custody, or with an attempt to cause hurt to a prison officer by means of any instrument for shooting, stabbing or cutting, or any instrument which, when used as a weapon of offence, is likely to cause death; or

Substitution of a new section for section 67 of the principal Ordinance.

> Constitution and powers of tribunal for punishment of prisoners.

- (b) if any prisoner is charged with any offence against prison discipline which, in the opinion of the Superintendent or a Visitor acting under section 65, is not adequately punishable by him or is not adequately punishable under that section by reason of the prisoner's record of previous offences against prison discipline, of the Superintendent shall in the former case, and the Superintendent or Visitor may in the latter, cause the offender to be tried by a tribunal consisting of the District Judge of the district in which the prison is situated and two Visitors who shall be members of the Local Visiting Committee, unless for any reason no member of that Committee is able to serve on that tribunal.
- (2) (a) Every inquiry into a prison offence under this section shall be held in the prison on such date not later than seven days after the receipt of information of the offence from the Superintendent, as the District Judge may appoint.
- (b) Every Visitor summoned for the purpose of acting in a judicial capacity under the provisions of this section shall attend at the prison on the date and at the time specified unless prevented by illness or other sufficient cause: Provided that in the event of either or both of the Visitors summoned failing so to attend, the District Judge and the Visitor who is present or the District Judge alone, as the case may be, may perform all the functions and exercise all the powers of the tribunal.
- (3) The tribunal shall have power to inquire into the offence upon oath or affirmation and by a majority verdict to punish the offender-
 - (a) with confinement in a punishment cell for any time
 - not exceeding one month; or

 (b) with any one of the several punishments a Superintendent is authorised to impose under section 65;
 - (c) with imprisonment of either description for a term not exceeding five years in the case of the offence of escaping or attempting to escape from lawful custody or the abetment of any such offence, and not exceeding six months in any other case;
 - (d) with corporal punishment not exceeding 24 lashes with a whip or 24 strokes with a rattan in the following
 - mutiny or incitement to mutiny,
 - (ii) causing hurt or grievous hurt to a prison officer, or attempting to cause hurt to any such officer by means of an instrument for shooting, stabbing, or cutting or any instrument which, when used as a weapon of offence, is likely to cause death; or
 - (e) with a combination of any two of the abovementioned punishments.
- (4) Nothing in this section shall authorise the infliction of corporal punishment on any female prisoner or on any civil prisoner or on any person remanded by a court pending inquiry or trial.
- (5) In any case where the whole or any part of a sentence of corporal punishment cannot for any reason be carried into execution, the Superintendent shall report the fact to the District Judge who, with the concurrence of the other members of the tribunal which inquired into the offence, may order that in lieu of corporal punishment or in lieu of so much of the corporal punishment as was not carried out, the offender be punished with imprisonment of either description for any term which the tribunal is competent to impose, any imprisonment so imposed being in addition to any other punishment already imposed on the offender for that offence: Provided that if for any reason the report of the Superintendent under this sub-section cannot be considered by the tribunal which originally inquired into the offence, it shall be competent for another tribunal duly constituted under this section to consider such report and to make order thereon as hereinbefore provided.
- (6) A term of imprisonment imposed under this section shall not run concurrently with, but shall be in addition to, any term of imprisonment or of preventive detention which the offender may be undergoing at the time of the inquiry.

(7) Any term of imprisonment imposed under any other written law on an offender at any time while he is serving a term of imprisonment imposed under this section, shall commence on the expiry of the term of imprisonment imposed under this section.

Insertion of new sections 67A, 67B, 67C and 67D in the principal Ordinance.

Evasion of labour by malingering, &c., liable to result in extension of term of imprison-

ment.

17 The following sections shall be inserted immediately after section 67 of the principal Ordinance and shall have effect respectively as sections 67A, 67B, 67C and 67D of that Ordinance:

- Any prisoner undergoing a sentence of imprisonment of either description or of preventive detention, or any prisoner sentenced to hard labour for an offence against prison discipline, who-
 - (a) wilfully refuses to work or perform hard labour, or
 - (b) wilfully disables himself so as to be incapable of work
 - or hard labour, or (c) evades work or hard labour by malingering, or refusing to take food or otherwise,

shall, on conviction either under section 65 or 67 of this Ordinance or under any other written law, be liable, in addition to any other punishment which may be awarded, to imprisonment of either description for a further period equal to the period during which he so evaded work or hard labour.

Additional penalties for prisoners guilty of escape or of assaulting prison officers

- Every prisoner found guilty by a court of law, or by the authority or tribunal specified in section 65 or section 67, either of assaulting or using criminal force on or causing hurt or grievous hurt to a prison officer or of an escape or an attempt to escape, shall, if the Inspector-General by order in writing so directs, in addition to any other punishment-
 - (1) forfeit all or any of the remission marks previously earned by him;
 - (2) be classed and treated in all other respects as a prisoner commencing a new sentence;
 - (3) wear, for such period as may be specified in the order, such distinctive clothing as may be prescribed by rules made under section 76.

There shall be no appeal from a conviction or sentence under section 65 or section 67.

No appeal from convictions under section 65 or section 67.

Ordinary criminal courts to retain jurisdiction.

No. 2 of 1883.

Nothing contained in sections 65, 67, 67A, 67B and 67c shall be deemed to deprive any competent court in the Island of its jurisdiction to hear and determine any charge in respect of an offence punishable under the Ceylon Penal Code or any other written law: Provided, however, that no person shall be punished both under the aforesaid sections and by a court for the same offence.

Substitution of new sections for sections 70, 71, 72, 73, 74 and 75 of the

Prohibition of mechanical restraint as punishment.

Means of restraint for purposes of extra-mural security.

- 18 Sections 70, 71, 72, 73, 74, and 75 of the principal Ordinance are hereby repealed and the following sections are respectively substituted therefor:—
 - 70 No prisoner shall be put under mechanical restraint as a punishment.
 - 71 (1) A prisoner may, when confined in an insecure place or whenever he is outside prison walls, be put in handcuffs solely as a measure of precaution against violence, disturbance, mutinous conduct, escape, or rescue and, where the number of such prisoners being males exceeds two, they may for the same reason, be secured by a gang chain and wrist-cuffs.
 - (2) A male prisoner, when confined in an insecure place or whenever he is outside prison walls, may, with the approval of a medical officer, be put in body-belt with sidecuffs to prevent violence, disturbance, mutinous conduct, escape or rescue, but only on the orders of a prison officer not below the rank of Jailor.

When, in order to prevent any prisoner from injuring himself or others, or damaging property or creating a disturbance, or using violence, or in any case of insubordination or mutiny, it is necessary, in the interests of discipline, to place him under mechanical restraint, a prison officer not below the rank of Jailor (or in the case of a prisoner mentally deranged, the medical officer) may order him to be placed under mechanical restraint. The use of restraints under

Means of restraint for purposes of intra-mural discipline.

this section shall forthwith bereported to the Superintendent, who shall inquire into the matter, give such orders as appear to be necessary and report the circumstances to the Inspector-General for final decision.

73 No prisoner shall be kept under mechanical restraint for a longer period than is necessary, and in no case for more than 24 consecutive hours unless an order approving such restraint and specifying the cause and duration thereof is made by the Inspector-General. Such order shall be preserved by the Superintendent as his authority for the employment of restraint.

Duration of restraint.

74 Particulars of every case in which any mechanical restraint is used shall be forthwith recorded by the Superintendent in a "Register of Restraints" which shall be kept in every prison in such form as may be prescribed by rules under section 76.

Register of Restraints.

75 No handcuffs, body-belts or other mechanical means of restraint shall be used except of such patterns and in such manner and under such conditions as may be approved by the Governor.

Means of restraint to be approved.

19 Section 76 of the principal Ordinance is hereby amended as follows:—

Amendment of section 76 of the principal Ordinance.

- (1) by the substitution for the words, "the Governor, acting with the advice of the Executive Council", of the words "Executive Committee";
- (2) in paragraph (11) thereof, by the substitution for the word "convicts" wherever it occurs therein, of the word "prisoners";
- (3) in paragraph (14) thereof, by the substitution for the words "visitors of prisons" of the words "the Board of Prison Visitors, Local Visiting Committees and Additional Prison Visitors";
- (4) by the repeal of paragraph (15) thereof, and the substitution of the following new paragraph for that paragraph:—
 - "(15) For prescribing for the purposes of section 75 the approved patterns of hand-cuffs, body-belts, and other mechanical means of restraint and the manner in which and the conditions under which they may be used; and
- (5) by the repeal of the proviso thereto, and the insertion of the following new proviso:—

"Provided that no rule made under this Ordinance shall have effect until it is approved by the State Council and ratified by the Governor and notification of such approval and ratification is published in the Gazette."

20 Section 77 of the principal Ordinance is hereby repealed.

Repeal of section 77 of the principal Ordinance.

21 Sections 78, 81, and 84 of the principal Ordinance are hereby amended by the omission of the words "Coroner, Deputy Coroner, or Justice of the Peace", and of the words "Coroner, Deputy Coroner, or Justice", wherever they occur therein.

Amendment of sections 78, 81 and 84 of the principal Ordinance.

22 Section 79 of the principal Ordinance is hereby amended as follows:—

Amendment of section 79 of the principal Ordinance.

- (1) by the omission of the words "Coroner, Deputy Coroner, or Justice of the Peace";
- (2) by the substitution for all the words from "it shall be lawful" to "under his hand", of the following:—
 - "it shall be lawful for such court in its discretion, if it considers the presence of such prisoner necessary for the ends of justice, by an order in writing"; and
- (3) by the omission of the words "Coroner, Deputy Coroner, or Justice".

Amendment of section 80 of the principal Ordinance

- 23 Section 80 of the principal Ordinance is hereby amended as follows:
 - (1) by the substitution for the words "Coroner or Deputy Coroner", of the words "Police Magistrate or Inquirer", and

(2) by the substitution for the word "juror", of the word "assessor".

Amendment of section 83 of the principal Ordinance.

- 24 Section 83 of the principal Ordinance is hereby amended as follows: -

 - by the substitution for the words "civil prisoners" of the words "judgment-debtors"; and
 by the substitution for the words 'the 68th section of "The Fiscals Ordinance, 1867", of the words "section 315 of the Civil Procedure Code, 1889".

No. 2 of 1889.

Amendment of section 85 of the principal Ordinance.

25 Section 85 of the principal Ordinance is hereby amended by the substitution for the words "civil prisoners" wherever they occur therein, of the words "judgment-debtors".

Repeal of section 86 of the principal Ordinance.

26 Section 86 of the principal Ordinance is hereby repealed

Savings for existing rules.

All rules made under the principal Ordinance subsequent to the date of the commencement of the Prisons (Amendment) Ordinance, No. 17 of 1916, shall, if otherwise in conformity with the provisions of the principal Ordinance, have the same force and effect in law as though the Prisons (Amendment) Ordinance aforesaid had not been passed.

Reprinting of the principal Ordinance.

The principal Ordinance may be reprinted from time to time by order of the Governor with all amendments, additions, alterations, or modifications which may have been or may be made thereto by any written law; and any copy of that Ordinance so reprinted shall be deemed for all purposes to be a correct copy of the principal Ordinance as amended, added to, altered, or modified at the date of such reprinting.

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

E. W. KANNANGARA, Clerk of the Council.

Assented to by His Excellency the Governor the Sixteenth day of December, One thousand Nine hundred and Thirtyfive.

> G. M. RENNIE, Secretary to the Governor.

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

No. 53 of 1935.

502/33 (SB)

No. 2 of 1932.

An Ordinance to amend the Income Tax Ordinance, 1932.

R. E. Stubbs.

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

Short title.

This Ordinance may be cited as the Income Tax Amendment Ordinance, No. 53 of 1935.

Amendment of section 20 of Ordinance No. 2 of 1932.

- 2 Section 20 of the Income Tax Ordinance, 1932, is hereby amended by the addition of the following proviso at the end of sub-section (6) thereof:—
 - "Provided that for the year of assessment commencing on the first day of April, 1936, and for each subsequent year of assessment tax shall be charged upon the taxable income of any such company at twice the unit rate only."

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

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

Assented to by His Excellency the Governor the Eighteenth day of December, One thousand Nine hundred and Thirty-five.

> G. M. RENNIE, Secretary to the Governor.

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

No. 55 of 1935.

613/1 (SB)

An Ordinance to amend the Stamp Ordinance, 1909.

No. 22 of 1909,

R. E. STUBBS.

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 Stamp Amendment Ordinance, No. 55 of 1935.

Short title.

2 Schedule B to the Stamp Ordinance, 1909, is hereby amended in Part III. thereof by the substitution in the second proviso to that Part, for the words "in determining", of the words

Amendment of schedule 8 to Ordinance No. 22 of 1909.

"and of persons dying at any time while the Abolition of Estate Duty Ordinance, No. of 1935, is in force, in determining".

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

E. W. KANNANGARA, Clerk of the Council.

Assented to by His Excellency the Governor the Eighteenth day of December, One thousand Nine hundred and Thirty-five.

G. M. RENNIE, Secretary to the Governor.

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

No. 56 of 1935.

An Ordinance to impose a Tax on Motor Vehicles using uncustomed Oil as Fuel.

R. E. STUBBS,

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 Heavy Oil Motor Vehicles Taxation Ordinance, No. 56 of 1935.

2 (1) On and after the first day of January, 1936, the registered owner of a heavy oil motor vehicle shall be liable to pay in respect of that vehicle and in the manner hereinafter provided a tax determined in accordance with the rates

prescribed in the First Schedule.

(2) The tax due in respect of any heavy oil motor vehicle shall be paid in advance either annually or monthly at the Kachcheri of the Government Agent having jurisdiction over the place set out in the certificate of registration of that vehicle as the place in which that vehicle is usually kept. Where the tax is paid annually, it shall be deemed to be due on the first day of January and shall be paid on or before the seventh day of January of the year for which the tax is payable; and where the tax is paid monthly it shall be deemed to be due on the first day and shall be paid on or before the seventh day of the month for which the tax is payable.

(3) Where a heavy oil motor vehicle is registered in the course of any month of any year, tax shall be payable in respect of that vehicle for the whole of the month in the rate of which that vehicle was registered and if the registration was effected after the seventh day of that month, the tax shall become due and shall be paid forthwith upon

the registration of that vehicle.

(4) No tax shall be payable in respect of a heavy oil motor vehicle proved to the satisfaction of the Government Agent not to have been used for any continuous period exceeding thirty days and the registered owner shall, if any tax has been paid in advance for such period or any part thereof, be entitled to a refund of that tax or to a set-off of the amount so paid against any tax which may thereafter be payable in respect of that vehicle. Nothing in this sub-section shall be deemed to apply to any period of time prior to the date on which any heavy oil motor vehicle is registered.

Short title.

Imposition of a tax on heavy oil motor vehicles. First Schedule. (5) Any person who pays the tax due in respect of any heavy oil motor vehicle in advance for a whole year or for any unexpired part of a year not being less than two months shall be entitled to a reduction of tax equivalent to five per centum of the total amount due for that year or for such unexpired part of that year, as the case may be, calculated at the monthly rate specified in the First Schedule.

No. 20 of 1927.

(6) The tax imposed by this Ordinance shall be in addition to any other tax, duty, fee or charge imposed under the Motor Car Ordinance, 1927, or under any other written law, and shall, when paid, be credited to the general revenue of the Island.

Collection of tax.

- 3 (1) The Registrar of Motor Cars and every licensing authority shall furnish to the Government Agent all necessary particulars and information relating to any heavy oil motor vehicle in respect of which tax has to be paid at his Kachcheri under the provisions of this Ordinance.
- (2) When any tax imposed by this Ordinance on any heavy oil motor vehicle is paid at any Kachcheri for the first time in any year, the Government Agent shall issue to the person making such payment a motor tax payment card (hereinafter referred to as a "payment card") in acknowledgment of the receipt of the tax so paid.
- (3) When any tax imposed by this Ordinance on any heavy oil motor vehicle is paid at any Kachcheri other than for the first time in any year, the person making such payment shall, at the time of payment, produce or cause to be produced the payment card relating to that vehicle for endorsement on that card of the payment so made.

Second schedule.

- (4) Every payment card shall be substantially in the form prescribed in the Second Schedule. If payment of any tax payable in respect of any heavy oil motor vehicle is not duly endorsed on the payment card relating to that vehicle, it shall be presumed, until the contrary is proved, that such payment has not been made.
- (5) The payment card relating to a heavy oil motor vehicle shall at all times be carried on that vehicle and shall forthwith be produced for inspection by the driver thereof on demand made by any police officer or, by an Examiner of Motor Cars; and if upon such demand the payment card is not so produced by the driver of the vehicle, it shall be presumed until the contrary is proved, that the tax payable under this Ordinance in respect of that vehicle has not been paid at the time of such demand.
- (6) Where it is proved to the satisfaction of the Government Agent that any payment card issued under this section has been lost, torn, defaced or destroyed, the Government Agent may issue a duplicate in place thereof on payment of a fee of one rupee.

Recovery of unpaid tax.

- 4 (1) Where default is made in the payment of any tax due in respect of any heavy oil motor vehicle under the provisions of this Ordinance, it shall be lawful for the Government Agent to issue to the Police Magistrate having jurisdiction over the place where the registered owner of that vehicle is resident a certificate specifying the amount so due together with a statement to the effect that the notice required by sub-section (2) has been duly served on that registered owner and that a period of seven days has clapsed since the date of service of that notice; and the Magistrate shall, upon receipt of such certificate and statement, forthwith direct the amount to be recovered as though it were a fine imposed by him on the registered owner of that vehicle; and such amount may be so recovered notwithstanding the fact that it exceeds the amount of fine which a Police Magistrate may impose in the exercise of his ordinary jurisdiction.
- (2) Before issuing his certificate to the Police Magistrate under sub-section (1), the Government Agent shall, by notice under his hand duly served on the registered owner who is in default, call upon such owner to pay the amount of the unpaid tax within a period of seven days reckoned from the date of service of such notice. Simultaneously with the issue of such notice, the Government Agent may by order under his hand direct any police officer to seize and sequester the heavy oil motor vehicle in respect of which the default has been made, and, upon such seizure, the licence issued in respect of that vehicle under the Motor Car Ordinance, 1927, shall be deemed

to be suspended and shall continue to be regarded as suspended until payment of the amount of unpaid tax or until that vehicle is sold by public auction as hereinafter provided.

(3) Notwithstanding anything in any other written law to the contrary, the Police Magistrate may, upon receipt of the certificate and statement referred to in sub-section (1), direct the heavy oil motor vehicle in respect of which tax is unpaid to be sold by public auction by the Fiscal or by an auctioneer or some other person appointed for the purpose. Any balance remaining out of the proceeds of sale after recovery and payment of the total amount of tax due and of the costs of seizure, sequestration and sale, shall be paid to the registered owner of the vehicle sold. The purchaser of the vehicle at such auction shall be entitled to be registered as the owner of that vehicle and shall by such purchase acquire title thereto free from all encumbrances:

Provided that if at any time before the auction the amount due in respect of tax and costs of seizure, sequestration and sale is paid into court or to such Fiscal, auctioneer, or other person, the sale shall not be held and the vehicle shall by order of the Police Magistrate be released from seizure and restored to the registered owner thereof.

- (4) For the purposes of this section, a notice shall be deemed to have been duly served on the registered owner of any heavy oil motor vehicle if such notice was served on him personally or was sent by registered post addressed to him at the address set out in the certificate of registration of that vehicle. In the case of a notice sent by registered post, the notice shall be deemed to have been received by the addressee on the date on which it would ordinarily have been delivered to him.
- 5 (1) No person shall possess or use a heavy oil motor vehicle in respect of which any tax due and payable under the provisions of this Ordinance has not been paid.

Offences and penalties.

- (2) Any person who possesses a heavy oil motor vehicle in contravention of the provisions of sub-section (1) shall be guilty of an offence and shall be liable to a fine not exceeding one hundred rupees or to imprisonment of either description for a term not exceeding six months or to both such fine and imprisonment.
- (3) The registered owner and the driver of any heavy oil motor vehicle which is used in contravention of the provisions of sub-section (1) shall severally be guilty of an offence and shall be liable to a fine not exceeding one hundred rupees or to imprisonment of either description for a term not exceeding six months or to both such fine and imprisonment.
- (4) Nothing in this section contained shall apply to the possession or use of any heavy oil motor vehicle under a dealer's licence.
- 6 (1) This Ordinance shall be supplementary to the Motor Car Ordinance, 1927, and shall be read and construed as one with that Ordinance.

Construction and interpretation of Ordinance.

- (2) In this Ordinance, unless the context otherwise requires—
 - (a) any expression defined in section 2 of the Motor Car Ordinance, 1927, shall have the same meaning as in that Ordinance;
 - (b) "Government Agent" includes an Assistant Government Agent;
 - (c) "heavy oil" means crude petroleum, liquid fuel, gas oil, or any other oil, not subject to import duty under the provisions of Ordinance No. 17 of 1869;
 - (d) "heavy oil motor vehicle" means any motor car equipped with a compression-ignition or other engine which uses or is adapted to use any heavy oil as fuel;
 - (e) "police officer" includes any Headman;
 - (f) "registered owner" means the person registered as the owner of a motor car under the provisions of the Motor Car Ordinance, 1927.

FIRST SCHEDULE.

(Section 2.)

Tax payable in respect of heavy oil motor vehicles.

Description of vehicle.

				Tax. Monthly rate.				
When	re the ta	re c	f the h	eavy oil motor	vehicle—		Rs.	c.
(a)	does no	ot ex	ceed 1	ton			55	0
(b)	exceeds	s 1	ton bu	t does not exc	$eed 1\frac{1}{2} tons$		60	0
(c)	**	$1\frac{1}{2}$	tons	,,	2 ,,		65	0
(d)	,,	2	,,	,,	$2\frac{1}{2}$,,		70	0
(e)	,,	$2\frac{1}{2}$,,	,,	3,,		75	0
(f)	••	3	••	**	$3\frac{1}{2}$,,		80	0
(g)		$3\frac{1}{2}$	••	••	4,,		90	0
(h)	,,	4	1*	,,	$4\frac{1}{2}$,,		100	0
(i)	77	$4\frac{1}{2}$	**	,,	5		110	0
(j)	**	5	••				120	0

SECOND SCHEDULE.

(Section 3.)

Form of payment card.

Payment card of heavy oil motor vehicle.

Distinctive No.

Monthly Tax: Rs.

(N.B.—To be carried on the vehicle and to be produced whenever required by a police officer or by an Examiner of Motor Cars—vide section 3 (4) of the Heavy Oil Motor Vehicles Taxation Ordinance, 1935).

DETAILS OF TAX PAID.

Year.	Month.	Ta pai Rs.	d.	Date of Pay- ment.	Kach- cheri at which tax is paid.	Signature of Government Agent or Asst. Government Agent or Office Assistant.	
	January February March April May June July August September October November December					-	

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

E. W. KANNANGARA, Clerk of the Council.

Assented to by His Excellency the Governor the Eighteenth day of December, One thousand Nine hundred and Thirty-five.

G. M. Rennie, Secretary to the Governor.

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

No. 57 of 1935.

613/1 (SB)

No. 22 of 1909.

An Ordinance to amend the Stamp Ordinance, 1909.

R. E. STUBBS.

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 Stamp Amendment Ordinance, No. 57 of 1935.

2 Section 3 of the Stamp Ordinance, 1909, (hereinafter referred to as "the principal Ordinance") is hereby amended in paragraphs (3) and (21) thereof, by the substitution in each of those paragraphs for the words 'by "The Bills of Exchange Act, 1882" (45 and 46 Victoria, chapter 61)', of the words "by the Bills of Exchange Ordinance, 1927".

Amendment of section 3 of Ordinance No. 22 of 1909.

3 Section 36 of the principal Ordinance is hereby amended in paragraph (a) of the proviso thereto by the substitution for the word "exceptions," of the words "exceptions and to the provisions of section 36A,".

Amendment of section 36 of the principal Ordinance.

4 The following new section shall be inserted immediately after section 36, and shall have effect as section 36A, of the principal Ordinance:—

Insertion of a new section 36A in the principal Ordinance.

36A. Notwithstanding any written or other law to the contrary, a bill of exchange which is presented for acceptance or accepted, or payable, outside Ceylon shall not be invalid by reason only that it is not stamped in accordance with the provisions of this Ordinance, or of any other law for the time being in force relating to stamp duties; and any such bill of exchange which is unstamped or not properly stamped may be admitted in evidence on payment of the duty with which that bill of exchange is chargeable, or, in the case of any such bill of exchange which is insufficiently stamped, of the amount required to make up the duty, together with a penalty, as prescribed in paragraph (a) of the proviso to section 36.

Effect of non-compliance with stamp laws in case of certain bills of exchange.

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

E. W. KANNANGARA, Clerk of the Council.

Assented to by His Excellency the Governor the Eighteenth day of December, One thousand Nine hundred and Thirty-five.

G. M. Rennie, Secretary to the Governor.

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

No. 58 of 1935.

973/9 (SB)

An Ordinance to amend the Ceylon State Mortgage Bank Ordinance, 1931. No. 16 of 1931.

R. E. STUBBS.

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

1 This Ordinance may be cited as the Ceylon State Mortgage Bank Amendment Ordinance, No. 58 of 1935.

Short title.

- 2 (1) Section 4 of the Ceylon State Mortgage Bank Ordinance, 1931, (hereinafter referred to as "the principal Ordinance"), is hereby amended by the substitution for the words "agricultural purposes", of the words "agricultural and other prescribed purposes".
- Amendment of section 4 of Ordinance No. 16 of 1931.
- (2) The amendment made by sub-section (1) shall be deemed to have had effect from the date of commencement of the Ceylon State Mortgage Bank Amendment Ordinance, No. 1 of 1935, that is to say, the fifteenth day of April, 1935.
- 3 (1) Section 83 of the principal Ordinance is hereby repealed and the following new section is substituted therefor:—

Substitution of a new section for section 83 of the principal Ordinance.

- 83. Upon such report the Governor may—
- (a) authorize a further overdraft upon the Capital Account and direct the Financial Secretary to sign and issue the necessary guarantee, or

Action by the Governor.

- (b) authorize the Financial Secretary to lend the Bank out of the general revenue of the Island any sum that may be necessary upon such terms as may be determined by the Financial Secretary as to the mode and time of repayment of the sum so lent and the interest payable thereon, or
- (c) take such other action as to him may appear advisable.
- (2) The new section substituted by sub-section (1) shall be deemed to have had effect from the fifteenth day of April, 1935.

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

E. W. KANNANGARA, Clerk of the Council.

Assented to by His Excellency the Governor the Eighteenth day of December, One thousand Nine hundred and Thirty-five.

G. M. Rennie, Secretary to the Governor.