

THE

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# PART II.---LEGAL.

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

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#### DRAFT ORDINANCES.

#### MINUTE.

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

#### An Ordinance to provide for the establishment of a Volunteer Naval Defence Force.

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 Naval Volunteer Ordinance, No. of 1936, and shall come into operation on such date as the Governor shall appoint by proclamation in the Gazette.

Governor may raise a naval force.

Force to be maintained at public expense.

Period of service.

Force to consist of units.

Constitution of Force.

Governor may dispense with services.

Instruction.

Organisation, conditions of service, &c. to be prescribed by regulations. 2 It shall be lawful for the Governor to raise and maintain for the naval defence of the Island of Ceylon within its territorial waters a force of volunteers to be called the Ceylon Naval Volunteer Force.

**3** The Force shall be raised and maintained at the expense of the Island of Ceylon out of moneys provided by the State Council.

4 Every member of the Force shall be entered for a term of three years, and shall during such term be subject to the provisions of this Ordinance, and at the expiration of every third year of the period of his service as a volunteer he shall be entitled to claim his discharge : Provided that if he is then in actual service his right to claim his discharge shall be suspended until the cessation of such service.

5 The Force shall consist of such units as the Governor may appoint from time to time by notification in the Gazette.

6 The Force shall consist of such numbers of officers and men as the Governor may from time to time decide. The officers of the Force shall receive either commissions or warrants from the Governor, and such commissions or warrants shall not be deemed to be vacated by the death or retirement from office of the Governor by whom the same were issued.

7 The Governor may at any time dispense with the services of any member of the Force.

8 The Governor may cause any member of the Force to be instructed, trained and exercised on shore or on board any ship or vessel or partly on shore and partly on board any ship or vessel within the limits of the Island of Ceylon including therein its territorial waters: Provided that no member of the Force shall under this Ordinance be required to be in attendance for the purpose of instruction, training and exercise on more than twenty-eight days in any one year.

**9** The government, organisation, administration and training of, and the qualifications for entry into and conditions of service in the Force shall be prescribed by regulations made by the Governor. Such regulations may in particular provide for all or any of the following matters or things :---

- (a) the numerical establishments of units of the Force, and the grades, ranks and ratings therein ;
- (b) the training and inspection of the Force, the formation of training camps, the establishment of depots or stations of the Force, and the holding of manœuvres and exercises for the Force :
- (c) the attendance of members of the Force for the purpose of instruction, training or exercise ;
- (d) the seniority of officers of the Force, and the appointment to, promotion to and tenure of commissioned or warrant rank in the Force;
- (e) the advancement to or reversion from petty officer rating of men of the Force ;
- (f) the conditions as to physical fitness and efficiency on which members of the Force may continue to serve in the Force after completing their first term of service;
- (g) the calling into actual service of the members of the Force;
- (h) the issue and care of arms, accoutrements, ammunition, supplies, clothing and equipment for members of the Force;
- (i) returns, books, forms and correspondence relating to the Force;

- (j) the establishment and conduct of institutions for providing recreation and refreshment to members of the Force ;
- (k) generally for the better carrying out of the provisions of this Ordinance.

10 Any person who wilfully obstructs any portion of the Force or any member thereof in the performance of any service or duty under this Ordinance or the regulations made thereunder shall be guilty of an offence.

11 Any person who-

- (a) agrees with, or induces or attempts to induce any member of the Force to neglect or to act in conflict with his duty as a member of the Force, or
- (b) who is a party to, or aids or abets, or incites to the commission of, any act whereby any lawful order given to any member of the Force or any law or regulation with which it is the duty of any member of the Force to comply may be evaded or infringed, or
- (c) who supplies or is a party to supplying any member of the Force with intoxicating liquor when such member is on duty and prohibited by regulations or instructions from receiving or taking intoxicating liquor,

shall be guilty of an offence.

12 Any member of the Force who fails without just cause (the proof whereof shall lie upon him) to attend at any time or place lawfully appointed by proper authority for instruction, training or exercise shall be guilty of an offence.

13 Any member of the Force who, without proper authority and permission, gives, sells, pledges, lends, or otherwise disposes of any arms, ammunition, accoutrements, clothing, supplies or any other article entrusted to or held by him for the service of the Force shall be guilty of an offence, and, in addition to any other penalty which may be imposed under this Ordinance, he may be ordered by the court convicting him to make good the loss or deficiency caused by such gift, sale, pledge, loan or other disposition.

14 Any person who on discharge from the Force fails or neglects to render up any arms, ammunition, accoutrements, clothing, supplies or other article supplied to him as a member of the Force on demand being made to him by the proper authority shall be guilty of an offence, and in addition to any other penalty which may be imposed under this Ordinance he may be ordered by the court convicting him to make good the loss or deficiency caused by such failure or neglect.

15 (1) Any person who is guilty of an offence under this Ordinance shall, on conviction after summary trial before a Police Magistrate, be liable to a fine not exceeding five hundred rupees, and in default of payment, to imprisonment for a term not exceeding three months.

(2) Any member of the Force who is convicted of an offence under section 13 of this Ordinance may, in addition to or in lieu of any other penalty, be committed to detention at any depot, training camp or station of the Force, for the purpose of undergoing instruction, training or exercise during such detention; and any member of the Force who, having been committed to detention under this sub-section escapes therefrom or fails to return thereto or fails properly to carry out the instruction, training or exercise given under such detention, shall be guilty of an offence and shall be liable to imprisonment for a term not exceeding one month : Provided that in the committal of an offender to detention under this sub-section the period of detention shall not necessarily be continuous, nor shall it exceed in any one sentence of commitment, a total number of days' detention in excess of twice the total number of days on which such member has unlawfully failed to attend the instruction, training or exercise.

16 In this Ordinance, unless the context otherwise requires—

- "actual service" has the same meaning as in the Royal Naval Reserve Volunteer Act, 1859, of the Imperial Parliament as incorporated in the Naval Forces Act, 1903, of the Imperial Parliament;
- "Force" means the Ceylon Naval Volunteer Force raised under this Ordinance.

17 The Ceylon Royal Naval Volunteer Reserve Ordinance, No. 15 of 1934, is hereby repealed. Obstructing the Force.

Aiding or inducing member of Force to dereliction of duty.

Failure to attend training in Force.

Wrongful disposal of property.

Wrongful detention of property.

Penalties.

Interpretation.

22 Vic., c. 40. 3 Ed. VII. c. 6.

Repeal.

#### Objects and Reasons.

The object of this Bill is to repeal the Ceylon Royal Naval Volunteer Reserve Ordinance, No. 15 of 1934, and to substitute therefor a measure which has been drawn on the lines of a model supplied by the Secretary of State. As this model was received after the introduction of the original Ceylon Bill in the State Council, it was decided that the Bill should be proceeded with and not withdrawn particularly as it reproduced the material provisions of an Ordinance enacted by the Legislature of Kenya.

2. In his comments on the Ceylon Ordinance of 1934, the Secretary of State has pointed out that the position in regard to the Kenya Ordinance had to be regularised by an *ex post facto* Order in Council because he was advised that the creation in a colony of a Royal Naval Volunteer Reserve before the prior establishment therein of a Naval Volunteer Force may be considered to be repugnant to the provisions of section 2 of the Colonial Naval Defence Act, 1931, (21 Geo. V., ch. 9) which provides that when the Legislature of a Colony has made provision for raising a Force for the naval defence of the Colony within its territorial waters, that Legislature, with the approval of His Majesty in Council, can further provide that the members of that Force may, subject to stipulated conditions, form part of the Royal Naval Volunteer Reserve.

3. The Secretary of State therefore suggests the repeal of the Ceylon Royal Naval Volunteer Reserve Ordinance, No. 15 of 1934, and the enactment in its place of a measure based on the model supplied by the Colonial Office in order to secure uniformity in the form of colonial legislation and in order to avoid a possible conflict with the provisions of the Imperial Statute.

4. This Bill accordingly reproduces those provisions of the Ceylon Royal Naval Volunteer Reserve Ordinance, No. 15 of 1934, which relate to the establishment of a Defence Force and omits all reference to the Royal Naval Volunteer Reserve. When, after the enactment of this measure, the necessary approval of His Majesty in Council has been received, steps will be taken to introduce in the State Council a second Bill for the purpose of enabling members of the Ceylon Naval Defence Force to be enlisted as a local unit of the Royal Naval Volunteer Reserve.

Chief Secretary's Office, Colombo, July 11, 1936. F. G. TYRRELL, Chief Secretary.

#### MINUTE.

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

#### An Ordinance to empower the Lord Bishop of Colombo as Trustee of "The Frederick Dias Abeysinghe Orphanage", to sell the immovable property held by him as such Trustee.

WHEREAS Frederick Dias Abeysinghe Mudaliyar and Johanna de Saram (consorts) late of Galle deceased by their Last Will and Testament dated the third day of January one thousand eight hundred and eighty seven and attested by Edwin Roland Anthonisz of Galle, Notary Public, which was duly proved and admitted to Probate in Testamentary Proceedings No. 3008 of the District Court of Galle, bequeathed to the Right Reverend Father in God, Reginald Stephen, by Divine Permission, Lord Bishop of Colombo, and his successors in the said See for ever, the whole of their real and personal estate whatsoever, wheresoever and of what nature or kind soever In Trust to use the income, issues, rents and profits thereof for the endowment and maintenance of an Orphanage for boys, to be called "The Frederick Dias Abeysinghe Orphanage" to be conducted and maintained in the manner and subject to the conditions in the said Will set out, and directed, inter alia, that the immovable property found in their said estate (except as in the said Will excepted) should for ever remain unsold, the issues, rents and profits thereof being devoted to the maintenance of the said Orphanage.

And whereas presently the Right Reverend Mark is, by Divine Permission, the Lord Bishop of Colombo, in succession to the previous Lord Bishops of Colombo, and holds the said immovable properties, in trust as aforesaid, under and by virtue of the said will.

And whereas the immovable properties subject to the said Trust, which are situated in the Districts of Galle, Matara and Hambantota in the Southern Province of this Island, are numerous and have become inconvenient and difficult to manage, and it is necessary and expedient to sell the same.

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

1 This Ordinance may be cited as "The Frederick Dias Abeysinghe Orphanage Ordinance, No. of 1936".

2 It shall be lawful for, and the power is hereby granted to, the said The Right Reverend Mark, Lord Bishop of Colombo, and his successors as such Bishop, as Trustee as aforesaid, at his absolute discretion, to sell all or any of the said immov-able property subject to the said Trust created by the said will, and the buildings thereon respectively, if any, together or in parcels, by public auction or private contract, with power to make any special conditions as to title or evidence of title or otherwise, and with power to buy in the premises at any public sale, or to rescind, either on terms or gratuitously, any contract, or to resell without being answerable for any consequent loss, and to convey and assign the premises respectively so sold to the purchaser or purchasers thereof absolutely, freed and discharged of and from all and every the trusts, terms and conditions in the said Will contained concerning the same, and to apply the proceeds of such sale, or any part thereof, in the purchase of other suitable immovable property, or to invest such proceeds, or any part thereof, in the name, or under the legal control, of the said The Right Reverend Mark, Lord Bishop of Colombo, or of his successors as such Bishop, as Trustee as aforesaid, in any of the securities on which trustees are empowered by the law for the time being in force in this Island to invest trust money, with power for the said The Right Reverend Mark, Lord Bishop of Colombo, or for his successors as such Bishop, at' his discretion, from time to time, and whenever and as often as it may be considered expedient, to sell any immovable property purchased as aforesaid, or any part or parts thereof, in the same manner and on the same terms and subject to the same powers and conditions hereby granted, and to apply the proceeds or any part thereof as soon as may be convenient, in the purchase of other suitable immovable property, or to invest the proceeds, or any part thereof, in the manner hereby authorised, and to vary or transpose all or any of the said investments from time to time for or into any other or others of the nature hereby authorised. Provided that all such other immovable property purchased out of the proceeds of any such sale, and all such investments made out of the proceeds of any such sale, shall be held in trust by The Right Reverend Mark, Lord Bishop of Colombo, and by his successors as such Bishop, for the purposes and subject to the terms and conditions in the said Will declared and contained.

3 It shall be lawful for, and the power is hereby granted to, the said The Right Reverend Mark, Lord Bishop of Colombo, and to his successors as such Bishop, to manage, cultivate and carry on such immovable property that may be purchased as aforesaid, in such manner as the said The Right Reverend Mark, Lord Bishop of Colombo, or his successors as such Bishop, shall in their absolute discretion think fit, and, for that purpose, at any time and from time to time, to employ and pay superintendents, and other agents, agricultural or commercial, and to discharge or to discontinue such superintendents and other agents, to enter into any arrangement or agreement with any person or persons or corporation or company for the cultivation and upkeep of the same and for the curing, transmission and sale of the crops and produce thereof, and for the remuneration of such person or persons or company acting in that behalf, and, for all or any of the purposes aforesaid, to appropriate the income from such immovable property or investments or any part thereof, to raise money on the said immovable property purchased as aforesaid, or the said investments made as aforesaid, by mortgaging, or assigning by way of mortgage or pledge, the same or any part thereof to any person or persons or company, and, out of the rents, issues and profits of the said immovable property purchased as aforesaid, or of any part thereof, or the income from the said investments, or any part thereof, after payment of all necessary outgoings and expenses, to

pay or reduce from time to time the mortgage debts due upon the same, and to mortgage and hypothecate such immovable property purchased as aforesaid or any part thereof, or the said investments, or any part thereof, for the purpose of paying off the mortgage debts due thereon respectively.

4 Nothing in this Ordinance shall prejudice or affect the rights of His Majesty the King, His Heirs, and Successors.

#### Statement of Objects and Reasons.

The late Frederick Dias Abeysinghe Mudaliyar and his wife Johanna de Saram by their Last Will and Testament gave, devised and bequeathed to the Lord Bishop of Colombo and his successors as such Bishop all their movable and immovable property in trust, to use the income, issues, rents and profits thereof for the endowment and maintenance of an Orphanage for boys, to be called "The Frederick Dias Abeysinghe Orphanage", on the terms and conditions in the said Will set out. The Orphanage was duly established and still continues.

The Will provided that should the Trustee so desire, all or any of the lands subject to the trust, which are under the value of Rs. 500, ascertained by competent appraisement, may be sold and converted into money and funded as in the said Will provided, but the Will also provided that, save as aforesaid, the immovable property subject to the trust should for ever remain unsold, the issues, rents and profits thereof being devoted to the maintenance of the said Orphanage.

Forty-six immovable properties are now subject to the trust and they are scattered over three districts, namely the Districts of Galle, Matara and Hambantota. They vary in extent from 60 acres to a few perches.

Apart from the difficulty of finding suitable tenants His Lordship has found it inconvenient and expensive to supervise these properties and collect the rents.

In view of the provisions of the Will, this Ordinance is presented for passing in order to give the necessary power to the Lord Bishop and his successors to sell and dispose of any property subject to the trust, and apply the proceeds in the purchase of movable or immovable property to be held in trust on the same conditions as the property sold.

Colombo, June 24, 1936.

M. J. CARY, Mover of the Bill.

#### MINUTE.

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

#### An Ordinance to amend the Registration of Documents Ordinance, No. 23 of 1927.

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 Registration of Documents Amendment Ordinance, No. of 1936.

2 Section 35 of the Registration of Documents Ordinance, No. 23 of 1927, is hereby amended in sub-section (1) thereof by the addition of the following proviso to that sub-section :---

"Provided that the Registrar-General may with like effect make such an order for the correction of any error or omission made in registering any such instrument if it is proved to his satisfaction by any person interested that by reason of the death or legal incapacity of any person or party whose written consent is required as aforesaid or for any other sufficient cause, such written consent cannot be obtained.".

#### Objects and Reasons.

Under section 35 of the Registration of Documents Ordinance, No. 23 of 1927, any error or omission made in registering an instrument can be corrected only with the written consent of the parties in the case of a deed, of the executor in the case of a will, or of the person who presented it for registration in the case of any other instrument. The object of this amendment is to give the Registrar-General additional power to cause corrections to be made on the application of a party interested, where it is proved to his satisfaction that it is impossible to obtain the written consent of any person whose consent is required by reason of the death or legal incapacity of that person or for any other sufficient cause.

#### G. C. S. COREA,

Minister for Labour, Industry and Commerce. Colombo, July 14, 1936.

Short title.

Amendment of section 35 of Ordinance No. 23 of 1927.

#### CRIMINAL NOTIFICATIONS OF SESSIONS.

BY virtue of a mandate to me directed by the Hon. the Supreme Court of the Island of Ceylon, I do hereby proclaim that a Criminal Session of the said court for the District of Kurunegala will be holden at the Court-house at .Kandy on Monday, August 3, 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, W. J. L. ROGERSON, Kurunegala, July 6, 1936. Fiscal.

BY virtue of instructions to me directed by the Hon. the Supreme Court of the Island of Ceylon, I do hereby notify that my notification dated June 26, 1936, proclaiming that the Criminal Session of the said court for the Second Eastern Circuit, 1936, will be holden at Batticaloa on Monday, July 20, 1936, is cancelled.

Fiscal's Office, C. SITTAMPALAM, Batticaloa, July 13, 1936. for Fiscal.

#### DISTRICT AND MINOR COURTS NOTICES.

#### Village Communities Ordinance, No. 9 of 1924.

I, Reginald Young Daniel, Assistant Government Agent, Matale, do hereby notify under section 98 of Ordinance No. 9 of 1924, that whereas the Village Tribunal of Matale South has set apart the Circuit Bungalow at Yatawatta as a Court-house with effect from August 1, 1936, the said Circuit Bungalow will be a Court-house of the Village Tribunal of Matale South as from August 1, 1936:

R. Y. DANIEL, The Kachcheri. Matale, June 30, 1936. Assistant Government Agent.

IT is hereby notified in terms of section 98 of the Village Communities Ordinance, No. 9 of 1924, that the bungalow at Habarane, situated on the Polonnaruwa road, and till recently used by the Public Works Department as a Circuit Bungalow is a Court-house of the Village Tribunal of Tamankaduwa with effect from September 1, 1936, in place of the Village Tribunal Court-house at Moragaswewa in Sinhala pattu of the Tamankaduwa district.

The Kachcheri, L. L. HUNTER. Anuradhapura, July 10, 1936. Government Agent.

#### NOTICES OF INSOLVENCY.

In the District Court of Colombo.

In the matter of the insolvency of W. P. Fernando of 39, Moratuwella, Moratuwa, presently of 292, Lady de Soysa Drive, No. 4,916. . Moratuwa.

NOTICE is hereby given that a meeting of the creditors of the above-named insolvent will take place at the sitting of this court on September 1, 1936, for the grant of a certificate of conformity to the insolvent.

By order of court, GERALD E. DE ALWIS, July 8, 1936. Secretary.

> -----In the District Court of Colombo.

No. 4,987. In the matter of the insolvency of Joseph Henry Gabrial of 24, Manning Mansion, Slave Island, Colombo, presently of 22/1, De Mel street, Slave Island.

WHEREAS the above-named J. H. Gabrial has filed a declaration of insolvency, and a petition for the sequestra-tion of his estate has been filed by T. D. Dassan of 72, Short road, Slave Island, Colombo, under the Ordinance No. 7 of 1853: Notice is hereby given that the said court has adjudged the said J. H. Gabrial insolvent accordingly; and that two public sittings of the court, to wit, on August 25, 1936, and on September 22, 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, July 8, 1936. Secretary.

#### In the District Court of Colombo.

No. 4,988. In the matter of the insolvency of Kariat Kutten Raman of 34, 2nd Fisher's lane, Pettah, Colombo.

WHEREAS the above-named K. K. Raman has filed a declaration of insolvency, and a petition for the sequestra-tion of his estate has been filed by T. C. K. Keshavan of 36, Fisher's lane, Pettah, Colombo, under the Ordinance No. 7 of 1853 : Notice is hereby given that the said court has adjudged the said K. K. Raman insolvent accordingly ; and that two public sittings of the court, to wit, on August 25, 1936, and on September 22, 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, Secretary. July 8, 1936. ₹,

In the District Court of Colombo.

No. 4,989. In the matter of the insolvency of Austin Wickremasinghe of 18/23, St. Joseph's Street, Grandpass, Colombo.

WHEREAS the above named Austin Wickremasinghe has filed a declaration of insolvency, and a petition for the sequestration of his estate, under the Ordinance No. 7 of 1853: Notice is hereby given that the said court has ad-1853: Notice is hereby given that the said court has ad-judged the said Austin Wickremasinghe insolvent ac-cordingly; and that two public sittings of the court, to wit, on August 25, 1936, and on September 22, 1936, will take place for the said insolvent to surrender and conform to, agreeably to the provisions of the said Ordi-nance, and for the taking of the other steps set forth in the said Ordinance of which are discussed and the provision said Ordinance, of which creditors are hereby required to take notice.

By order of court, GERALD E. DE ALWES, 36. Secretary. July 8, 1936.

#### In the District Court of Colombo.

No. 4,990. In the matter of the insolvency of B. R. J. Ondatjie of Mirihana, Nugegoda. WHEREAS the above-named B. R. J. Ondatjie has filed a declaration of insolvency, and a petition for the sequestra-tion of his estate has been filed by D. A. Perera of 31/4, Skinner's road south, Colombo, under the Ordinance No. 7 of 1853: Notice is hereby given that the said court has adjudged the said B. R. J. Ondatjie insolvent accordingly; and that two public sittings of the court, to wit, on August 25, 1936, and on September 22, 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, July 10, 1936. Secretary.

#### In the District Court of Colombo.

No. 4,991. In the matter of the insolvency of Kalahe Pathiranage Charles of Nawinna, Nugegoda.

WHEREAS the above-named K. P. Charles has filed a declaration of insolvency, and a petition for the sequestra-tion of estate has been filed by M. M. Saibo of Hospital street, Colombo, under the Ordinance No. 7 of 1853: Notice is hereby given that the said court has adjudged the said K. P. Charles insolvent accordingly ; and that two public sittings of the court, to wit, on August 25, 1936, and on September 22, 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, July 10, 1936. Secretary. -.472

#### In the District Court of Kandy.

No. 2,118. In the matter of the insolvency of Pakkiyanathan Arumanayagam Chelliah of Katukelle, Kandy.

WHEREAS Pakkiyanathan Arumanayagam Chelliah has filed a declaration of insolvency, and a petition for the sequestration of his estate has also been filed by Mohamad Ismail Mohamad Thahir under the Ordinance No. 7 of 1853: Notice is hereby given that the said court has adjudged the said Pakkiyanathan Arumanayagam Chelliah insolvent accordingly; and that two public sittings of the court, to wit, on August 7, 1936, and on August 28, 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, R. MALALGODA, July 7, 1936. Secretary.

In the District Court of Jaffna. Insolvency. In the matter of the insolvency of Sinnak-Jurisdiction. And Ponnambalam of Karampan in No. 163. Haves, insolvent. WHERDAS the above-named Sinnakkuddy Ponnambalam has field affectoration of insolvency and a petition for the sequentration of his estate has been filed by Sinnakkuddy Ponnambalam of Karampan, Dayts, Jaffna, under Ordi-nance No. 7 of 1853: Noice is hereby even that the said court has adjudged the said Sinnakkuddy. Ponnambalam insolvent accordingly; Jaffi that two public sittings of this court, to wit, on July 39, 1936, and on August 77, 1936, will take place for the said insolvent to symptoter and conform to, agreeably to the provisions on the said Ordinance, and for taking other steps set forth therein, of which creditors are taking other steps set forth therein, of which creditors are hereby required to take notice.

By order of court, C. CANAPATHIPILLAI, July 14, 1936. Secretary.

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

In the District Court of Avissawella.

WijesingeDona EngerRona Hamine of Udugama...Plaintiff m Vs. No. 1,983 70

D. P. R. Samarasinghe, Noran Rublic, Hanwella. Defendant.
NOTATE is hereby given that on Friday, August 14, 1936, will be sold by public auction at the respective premises the right, title, and interest of the said defendant in the fellowing property for the recovery of the sum of Rs. 9201 with legal interest thereon from August 14, 1935, till payment in full and costs Rs. 147.72<sup>1</sup>/<sub>2</sub>, viz. :--

At 1 p.m.—An undivided  $\frac{3}{4}$  share of the land called Susangewatta, situated at Jaltara in the Meda pattu of Hewagam korale in the District of Colombo, Western Province; and bounded on the north by Heeraluatchige-kumbura, on the east by the land of Heeraluatchige Karamanisappu, on the south by the live fence of Kuruppuatchigewatta, and on the west by a portion of this land;

containing in extent about 3 bushels of paddy sowing. 2. At 1.30 p.m.—An undivided  $\frac{3}{8}$  share of the land called Mingankanda, situated at Jaltara aforesaid; and bounded on the north by Oluwela, on the north-east by the land belonging to Rubasinatchige Carolis Appu and others and the land of the heim of Rubasinatchige morth. and the land of the heirs of Rubasinatchige people, on the east by the land of Henage Romanis Sumanadasa, on the south by the land belonging to Talkotunnage Don Simon Kapurala and Crown land, on the south-west by the land of Don Amaris Rupasinghe and others and the land of the heirs of Wasagoda Mudalige Pauluappuhamy, and on the west by the land of John Rupasinghe; containing in extent

14 acres, subject to a mortgage. 3. At 2 p.m.—The defined portion of the land called Meewalaowita, situated at Jaltara aforesaid; and bounded on the north by Dewatantrigeowita, on the east by Wara-goda Mudaligeowita, on the south by Rubasinatchigeowita, and on the west by Diganeowita; containing in extent

2 bushels of paddy sowing. 4. At 2.30 p.m.—An undivided 1/5 share of the land called Angahaowita, situated at Jaltara aforesaid; and bounded on the north by Waragoda Mudalige agala,

Wendaowita agala, on the east by Rubasinatchigeowita and Senayaka Atchigeowita, on the south by Embattayaowita and Rubasinatchigeowita, and on the west by Meewalaowita; containing in extent about 8 bushels of paddy sowing.

Fiscal's Office, J. R. TOUSSAINT, Colombo, July 15, 1936. Deputy Fiscal.

In the District Court of Colombo.

(1) Tennekoon Wijelath Welmina Fernando of San Sebastian, Colombo, and another.....Plaintiffs.

No. 43,839. Vs.

(1) Lily Wijeyesekera and (2) N. S. Fernando Wijeyesekera, wife and husband, both of Montrose, Horton place, Colombo, presently of Lansenne, Alston place, Colombo .....Defendants.

NOTICE is hereby given that on Thursday, August 27, 1936, will be sold by public auction at the respective premises the following property for the recovery of the sum of Rs. 12,837.91, with interest on Rs. 4,000 at 18 per cent. per annum from March 1, 1931, to date of decree (September 1, 1931), and on the sum of Rs. 5,950 at 9 per cent. per annum from April 28, 1931, to date of decree and thereafter on the whole aggregate amount of the decree at 9 per cent. per annum till payment in full and costs of suit, less Rs. 50, viz. :-

The right, title, and interest of the 1st defendant of her life interest in and to the following properties, to wit :-

At 10 a.m.—All that allotment of land with the buildings standing thereon formerly bearing assessment No. 12 now bearing assessment No. 46, situated at Butcher's street in the Pettah, within the Municipality and District of Colombo, Western Province; and bounded on the north by premises No. 13, on the east by premises Nos. 76 and 77, on the south by premises No. 11, and on the west by Butcher's street; containing in extent 7 perches more or less. 2. At. 10.30 a.m.—All that allotment of land together with the buildings standing thereon formerly bearing

assessment No. 33 now bearing assessment No. 68, situated at St. John's street in Pettah, Colombo aforesaid; and bounded on the north by premises No. 34, east by premises belonging to the estate of the late Wellage Carolis Perera, deceased, on the south by premises bearing assessment No. 32, and on the west by St. John's street; containing in

extent 1 40/100 perches. 3. At 11.15 a.m.—All that house and ground formerly bearing assessment No. 40 now No. 137, situated at Maliban street, Pettah, Colombo aforesaid; bounded on the northeast by the house of Lawrence Fernando now assessment No. 41 of N. S. Fernando, on the south-east by Maliban street, on the south-west by the house of Karansie now assessment No. 39 of C. Louis, and on the north-west by the house of Mr. Lourensz now of Mr. Mottau; containing in extent  $8 \pm 5/100$  perches.

4. At 11.30 a.m.-All that house and ground formerly bearing assessment No. 41 and presently bearing assessment No. 141, situated at Maliban street aforesaid; bounded on the north by the house of Mr. Lourensz lately of Philippu Perera alias Joronis Appu and now of Mrs. J. A. Nelson, on the east by the house of Amaris Appu alias Janchi Peiris, on the south by Maliban street, on the north-west by the house of the late P. B. Fernando now of

Misses Campbell; containing in extent 8 (0/100 perches. 5. At 12 noon.—All that house and premises formerly assessment No. 36 and presently bearing assessment No. 95, situated at Maliban'street, Pettah aforesaid; and bounded on the north by the house of Mr. Cramer and the widow Buybertsz, on the east by the house of Mr. Adams now of the widow and daughter of the late Peter Godelib, on the south by Maliban street, and on the west by the house of A. Simon Fernando; containing in extent 5 41/100 perches.

6. At 1 p.m.-All those two contiguous lots of ground with the buildings standing thereon formerly bearing assessment Nos. 76 and 77 and presently bearing assessment No. 232, situated, at Bankshall street in Pettah, Colombo aforesaid; bounded on the north-east by the property of Francis Nugara, on the south-east by the other part of this property of Suleima Lebbe Abdul Cader, on the north-west by Bankshall street, and on the south-west by the property of Nueve Lebbe Abdul Cader, west by the property of Meera Lebbe Marikar Wappu Marikar; containing in extent 2 83/100 perches. 7. At 2.30 p.m.—All that allotment of land with the

buildings thereon called and known as Alexanderia House, situated at Alexandra place, Maradana, Colombo aforesaid, bearing assessment No. 53; bounded on the north by land described in plan No. 72,328 now the property of F. C. Loos, on the south by a road, on the east by the land described in plan No. 63,554 now belonging to the estate of the late Joranis Peirs, deceased, and on the nest by a road; containing in extent 2 acres and 33 perchesis The life interest of the 1st defendant in and to the following property to write

following property, to where  $3^{\circ}$ 8. At 4 p.m.—All that house and ground with the out 8. At 4 p.m.—All that house and ground with the out-houses standing thereon and a piece of ground marked No. 22 with the rooms standing thereon, the former situated at Fourth Cross street and the latter on the methern side of the southern division of Kajapáne Gate 1 the Pettan, Colombo aforesaid, which said lands are new former into one property bearing assessment No. 28, Fourth Cross street, and presently bearing assessment No. 704, Fourth Cross street, and Nos. 111, 113 and 115, Fifth Guoss street, Pettah Colombo : and hounded or reputed to be bounded Pettah, Colombo ; and bounded or reputed to be bounded on the north by the house and ground of Juwanis Appu and Ivasamy and the house and ground of Juwan's Appu and Ivasamy and the house and ground of Philip Rodrigo, on the east by a pathway now the road bordering the New Canal called Fifth Cross street, on the south by the house of J. H. Land and Philip Rodrigo now of Anthony Coomara-vel, and on the west by the Fourth Cross street; containing in extent 17 1/2 possibles in extent 17 1/9 perches.

Fiscal's Office, J. R. TOUSSAINT, Colombo, July 15, 1936.

Deputy Fiscal.

3 In the District Court of Colombo.

(3) S. L. M. Abdul Razack of Ord Moor street in Colombo and others ...... Defendants.
NOTICE is hereby given that on Saturday, August 22, 1936, at 1 o'clock in the afternoon, will be sold by public suggest that the afternoon will be sold by public structure of the structure of the solution at the non-mixed structure of the solution.

auction at the premises the right, title, and interest of the said 3rd defendant in the following property for the recovery of the sum of Rs. 622 66, with interest on Rs. 563 at 21 per cent. per annum from January 19, 1933, till February 20, 1933, and thereafter on the aggregate amount at 9 per cent. per annum till payment in full and costs of suit Rs. 267.25, less the sums of Rs. 240 and Rs. 3.90, viz. :-

The land called Hendala Farm, situated at Hendala in the Ragam pattu of Alutkuru korale in the District of Colombo, Western Province; bounded on the north by a portion of this land belonging to C. S. Antony, on the east by Hamilton canal and lands belonging to others, on the south by Jawage-ela and lands belonging to others, and on the west by sea and Jawagewatta; containing in extent 20 acres more or less.

Fiscal's Office, J. R. TOUSSAINT, Colombo, July 15, 1936. Deputy Fiscal.

#### In the District Court of Colombo.

Stanley Frederick de Saram of Colombo, administrator (with will annexed) of the estate of Elizabeth Jane Somerville, widow, deceased, (2) James Anderson Ridge of Linden (ottage, 'Mount Harry road, Sevenoaks, Kent, England, (3) Emma Davidson Murray of 24, Belgrave. Terrace, Aberdeen, Scotland. Spinster, (4) Ethel St. Cyr Powell of 3, Glenroyd, Cleveland road, St. Helier Jersey Channel Islands, widow, (5) George Percival Madden, (6) Daniel Cottier Wilson, and (7) Aubrey Hollingworth, all care of Messrs. George Steuart & Co., Colombo, as Trustees of a certain Indenture dated April 2, 1887 ..... Plaintiffs.

No. 54,265.

(1) Kudduru Aratchige Rosaline Perera, (2) Alagama Korallage William Perera (wife and husband), both of 31, Police Training School road, Havelock road, Defendants. Colombo 

Vs.

NOTICE is hereby given that on Thursday, August 20, 1936, at 3 o'clock in the afternoon, will be sold by public auction at the premises the following property mortgaged with the plaintiffs by bond No. 100 dated September 27, 1928, attested by James Frederick Van Langenberg of Colombo, Notary Public, and declared specially bound and executable under the decree dated November 17, 1933, entered in the above action and ordered to be sold by the order of court dated June 11, 1934. for the recovery of the sum of Rs. 33,311:02: together with interest on Rs. 30,052.51 at 7.per cent. per annum from October 1,

1933, till ne date of the said decree, and thereafter on the aggregate amount of the decree at 9 per cent. per annum till date of payment in full and costs of suit Rs. 1,163.02, less Rs. 4,261 85 and Rs. 2,250, viz. :-

less Rs. 4,261 85 and Rs. 2,250, viz. :--All those contiguous lots of lands marked Nos. 1 and 2, with all the buildings, trees, and plantations thereon for-merly bearing assessment Nos. 7, 8, 9, 10, 11, and 12 and presently bearing assessment Nos. 7, 8, 9, 10, 11, and 12 and presently bearing assessment Nos. 7, 8, 9, 10, 11, and 12 and presently bearing assessment Nos. 7, 21, 5/9A/(1-9) and 2156/8, 9-12 Mayfield road, situated at Komhena, within the Municipanty of Colombo, in the District of Colombo, Western Province, in the Island of Coylon (now bears assess-ment Nos. 46, 48, 50, 52, 54, 56, 58, 60, and 62, Wasala street, and Nos. 59, 61, 63, 63, 64, 77, and 69, Mayfield road); bounded on the north by land described in Government plan No. 49,945, on the least by the other part of this garden marked No. 3, and on the south and west by the roads; containing in extent 1 rood and 29 21/100 perches ac-cording to the figure of survey thereof dated May 26, 1864, and made by C. H. Schwallie, Licensed Shrveyor, together with the buildings standing thereon, and all the buildings to be hereat er erected on the said allotment of land and all with the buildings standing thereon, and all the buildings to be hereather erected on the said allotment of land and all rights, privileges, easements, servitudes, and appurtunances whatsoever to the said allotment of land, and buildings belonging or in anywise appertaining or used of enjaged therewith or reputed or known as part and particly thereof and all the estate, right, title, interest, claim, and flemand whatsoever of the defendants in, to, upon, or out of the same. Registered A 223/173. Registered A 223/173.

Fiscal's Office, J. R. TOUSSAINT, Colombo, July 15, 1936. Deputy Fiscal.

23 In the District Court of Colombo.

Brown & Company, Limited, of Colombo ..... Plaintiffs. No. 2,585. <sup>Vs.</sup> 🔊 .

from January 4, 1935, till payment in full and costs of suit, less a sum of Rs. 400, plus Rs. 50, viz. :--

An undivided half share of the land called Rattagawa-kurahanwatta, situate at Yatiyantota in Deligampal korale of Three Korales in the District of Kegalla, Province of Sabaragamuwa; and bounded on the north by Crown land, east by land belonging to Helena, south by high road leading to Parussella, west by Demala kovileidama; containing in extent about  $\frac{1}{8}$  of an acre, together with the buildings standing thereon.

Valuation Rs. 1,000.

Fiscal's Office, CHARLES DE SILVA, Additional Deputy Fiscal. Avissawella, July 13, 1936.

#### In the District Court of Colombo.

The British Ceylon Corporation, • Limited, of Colombo ...... Plaintiffs. · Vs. No. 50.886.

Mrs. Helen de Fonseka of Eluwila, Panadure ... Defendant. NOTICE is hereby given that on Tuesday, August 18, 1936, commencing at 2 o'clock in the afternoon, will be sold by public auction at the respective premises the right, title, and interest of the said defendant in the following property for the recovery of Rs. 499.15 being taxed costs, viz. :-

1. All that land called Siyambalagahawatta *alias* Paulaowita, situated at Nalluruwa in Panadure totamune ratiaowita, situated at Nantiruwa in Fanadure totamine aforesaid; bounded on the north by portion of land belong-ing to the estate of A. P. Dissanayake Mudaliyar, and a portion belonging to P. Prolis Dias, on the east by portion of this land of Tewaratantrige people, on the south by Dombagahawatta, and on the west by ditch of Etapelawela; containing in extent 2 roods. Registered B 116/140 in the Kalutara District Land Registry Office.

2. All that undivided  $\frac{1}{2}$  share of the field called Waduramulladeniya *alias* Diyaporagahacumbura, situated at Wekada in Talpitibadde of Panadure totamune in the District of Kalutara; and bounded on the north by a portion of this field of William de Fonseka but now of C. D. de F. G. J. Jayasooriya, on the east by a portion of this field belonging to M. John Peiris, on the south by a portion belonging to W. D. Arnolis but now of C. D. de F. G. J. Jayasooriya alias wella, and on the west by land planted with rubber; containing in extent 5 bushels of paddy sowing. Registered B 181/103 in the Kalutara District Land Registry Office. 3. All that undivided 1/28 share of Godaporagahawatta,

Land Registry Office.
3. All that undivided 1/28 share of Godaporagahawatta, situated at Wekada aforesaid; bounded on the north by a portion of this land, on the east by owita of this land, on the south by a road leading to Raigam korale, and on the west by mosque; containing in extent 5 acress. Registered B 146/342 in the Kalthara District Land Registry Office.
4. All the undivided 4/7 of 9/16 shares of Godaporagahawatta exclusing planter's share of the trees of the 3rd plantation situated at Wekada Goresaid; bounded on the north by owita of Hendreck Fernando, on the east by Gorakagahawatta, on the by D9gahawatta, and on the west by land of Hendreck Fernando; containing in extent 1 acre and 2 roods: Registered B 93/360 in the Kalutara District Land Registry Office.
5. All the undivided 1/5 share of Gorakagahawatta, situated at Wikena aforesaid; and bounded on the north by the land in the name of Lewis Foneke of the east by Gorakagahakurunduwatta, on the couth by Eliwiladepaagalay and on the west by Delgahawatta containing in examtal acro. Registred B 98/201 in the Kalutara District Land Registry Office.
6. All that undivided 5/96 plus 81/20 shares of Gorakagahawatta and Paulaowita, situated at Wekada aforesaid; bounded on the north by Delgahawatta, wherein Juan District Land Registry Office.
6. All that undivided 5/96 plus 81/20 shares of Gorakagahawatta and Paulaowita, situated at Wekada aforesaid; bounded on the north by Delgahawatta, wherein Juan Fernando resides and hive fence of the owita sold by K. Wappu Marikar, on the east by the land belonging to Philippu Fonseka and ethers, on the south by Gorakagaha.

Wappu Marikar, on the east by the land belonging to Philippu Fonseka and others, on the south by Gorakagahawatta, Delgahawatta, Godaparagahawatta, and on the west by the ditch of Mahaliyadda ; containing in extent 3 acres. Registered B 175/19 in the Kalutara District Land Registry Office.

Office. 7. All that undivided 4,397/8,820 shares of Deigaha-watta, situated at Pinwala in the Talpitibadde of the Panadure totamune in the District of Kalutara; bounded on the north by the land of Johannes Fonseka and Amba-gahawatta *alias* Delgahawatta on the east by cart road, on the south by land belonging to G. F. Fernando and others and the land of Andiris Fernando, and on the west by Hunukirillagahachinbura and other lands; containing in extent 11 acres. Registered B 209/257 in the Kalutara District Land Registry Office. District Land Registry Office.

8. All that land called Dangahacumbura being lot No. 3, situated at Wanduramulla in Panadure totamune aforesaid; bounded on the north by portion of No. 2 allotted to Juwanis Teswa, on the south-east by Kurunduwatta belonging to Charlis David de Fonseka Gunawarna Jayasooriya, on the south by Millagahawatta, and on the west by Moona-malgahawatta; containing in extent  $1 \cdot acre$  19 54/100 perches.

All that undivided 22/29 plus 22/27 plus 1/36 plus 7/54 plus 3/54 plus 1/10 shares of Gamaralagekurunduwatta, situated at Mahawila; bounded on the north by limit of land purchased by Wappu Lebbe, on the east, south, and west by Dewawilawelicumbura and garden of Induruwage Daniel Teswa; containing in extent 4 acres and 36 perches. Registered in B 186/66 in the Kalutara District Land Paristry Office Registry Office. 10. All that undivided  $\frac{1}{2}$  plus  $\frac{1}{4}$  from the western side of

the land called Gamaralagekurunduwatta, situated at Mahawila aforesaid; and bounded on the north by wall of a portion of this kurunduwatta in the name of Davith Fonseka Wadumestrirala, on the east by ditch opened from wall to the garden, on the south by wall of the portion belonging to W. Don. Babasinno, and on the west by the ditch and wall opened from the garden of Daniel Teswa; containing in extent 9 ocres. Registered i the Kalutara District Land-Registry Office. Registered in B 186/252 in

Deputy Fiscal's Office. Kalutara, July 13, 1936.

H. SAMERESINGHA Additional Deputy Fiscal.

#### Southern Province.

In the District Court of Galle.

Meera Lebbe Marikkar Abdul Azeez of Welipitimodera, ..... Plaintiff.

(1) Henegoda Witanachchi William de Silva of Parana-

tanayangoda and others ..... Defendants. NOTICE is hereby given that on Saturday, August 8. 1936. commencing at 2 o'clock in the afternoon, will be sold

by public auction at the spot the following mortgaged property, viz. :-

1. All that undivided  $\frac{1}{4}$  part of the soil and remaining fruit trees of the land called Dehigahawatta, together with the planter's share of the new plantation or 2nd and 3rd

plantations made by Henegola Witanachchi William de Silva and the entirety of the II cubits house built by Henerati Witanachchi William de Silva in which he residue and also an undivided ½ part of the old house of houbers, all standing thereen, situated at Parana-tanayargoda in dapalagama in Langaboda pattu in the District of Galle, Southern Province; and bounded on the notif by Gin-gange, east by Meegahawatta, south by Heefdeniyegoda, and west by Meegahawatta, south by Heefdeniyegoda, and west by Meegahawatta south by Heefdeniyegoda, and west by Meegahawatta south by Heefdeniyegoda, and west by Meegahawatta and Puhukathahaliadda; and containing in extent I acre 3 foods and 12 52 period. De All those undivided 18/40 parts of the soil and soil thare trees of the contiguous allotment of the land called Wickramawatta comprising of three lots marked E 261 F 50, and C 661, a pearing in title plan No. 94,354, situated at Paranatanay mgoda in Mapalagama aforesaid; and are together bounded on the east by lands claimed by Wanni Achchige Jawan de Silva, Odiris de Silva, and Witanachchi Nicolas and the lands said to belong to the Crown, south-east by the lands owned by Mapalagama Acharige Mathes and Athuraliyeguruge Don Davith de Silva, south-west by lands owned by Mapalagama Acharige Mathes and Athuraliyeguruge Don Davith de Silva, and Digan-elakumbura, west by Digan-elakumbura and the Mathes and Athuraliyeguruge Don Davith de Silva and Digan-elakumbura, west by Digan-elakumbura and the lands appearing in plan No. 94,276, and on the north-west by lands owned by Ilesinghe Kankanange Andiris and others and Meegahawatta; and containing in extent 3 acres 3 roods and 33 perches, together with an undivided  $\frac{1}{4}$  part out of the planter's half share of the plantations made on the undivided lots E 261 and F 261, in extent of about 1 acre and 4 perches and 1 acre 3 roods and 29 perches, respectively.

All that undivided  $\frac{1}{6}$  part of the soil and fruit trees 3. of the land called Jambugasgodellewatta, situated at Paranatanayangoda in Mapalagama aforesaid; and bound-ed on the north by Wadugedarawatta, east by Iddamal-deniyekumbura, south by Wadugedarawattakumbura, and west by Pothuketiyewilakumbura and Delgahawilakumbura; and containing in extent about  $1\frac{1}{2}$  acres.

Amount due Rs. 575, with interest thereon at the rate of 9 per centum per annum from September 3, 1935, till payment in full and costs of action, Rs. 143.05.

Fiscal's Office. Galle, July 9, 1936. T. D. S. DHARMASENA, Deputy Fiscal.

#### In the District Court of Matara.

Gardiye Punchihewage Abraham Silva of Mirissa. . Plaintiff. No. 6,787. Vs.

(1) Dona Arlina Wickreimasinghe, wife of (2) Don Luwis Samarasekere, both of Akurugoda, and others..Defendants.

NOTICE is hereby given that on Monday, August 10, 1936, commencing at 2 o'clock in the afternoon, will be sold by public auction at the respective premises the right, title, and interest of the said defendants in the following property for the recovery of a sum of Rs. 3,411.38, with legal interest on Rs. 2,891 from July 13, 1936, till payment in full, viz. :

All that the land called Puhulhena alias Gamimehena, 1. comprising five portions, and the buildings standing thereon, situated at Karagoda Uyangoda in the Gangaboda thereon, situated at Karagoda Uyangoda in the Gangaboda pattu of the Matara District, Southern Province; and bounded on the north by Crewn land called Puhulhena, land No. 158,234, east by Linwalahena and Linwaladeniya claimed by Sunanda Terunnanse and others, south by Puhulhenedeniya claimed, by M. Adirian and others, and on the west by Puhulhenedeniya claimed by M. Adirian and others and Euhulhenedeniya claimed by E. Abaran and others and containing in extent 10 acres E. Abaran and others ; and containing in extent 19 acres

2 roods and 25 perches. ( 2. All that the field called Unindugodella, situated at Karagoda Uyangoda aforesaid ; and bounded on the north by Gamatchigewatta alias. Wadugewatta, east by Wadugeaddara, south by Pitaketiya, and on the west by ela; and

containing in extent 6 bags of paddy sowing. 3. All that undivided  $\frac{1}{2}$  part of the land called Anguru-melegodahena, situated at Karagoda Uyangoda aforesaid; and bounded on the north by Paragahalese binhumbaha and the ditch, east by Ketakalagahalese binhumbaha, south by delmula and ditch, and on the west by Pin-kumbura; and containing in extent 7 kurunies of kurakkan sowing.

4. All that undivided one-half of the field called Amunewagura, situated at Karagoda Uyangoda aforesaid; and bounded on the north by Wataliyadda and Ennaidakumbura, east by Ennaidakumbura, south by Lintotamulla and Magamure, and on the west by Magamure and Deckiriwagura; and containing in extent 5 bags of paddy sowing.

5. All that undivided ½ part of the field caned Maha-kumbura, situated at Karagodi Oyang anagewatta, and bounded on the north by Medaganagewatta, thuth-gederawatta, and Oddgamagewatta, east by Dannuy ma and Managediwala, south by Nindeliyadda, and of the west by Aluketiyekungura and Emaida combura; and containing in extend 5 bags of paddy soving 6. All that the land called Baigamagewatta, situated at Karagoda Unifiedda aforesad; and bounded on the north by Gederawata, east by Lokuralagemulana, south by Kawaiwala, and on the west by Kirindegewatta; and containing in extend 2 acres. 7. All that the field called Mahagediwala

Karagoda Uyangoda aforesaid; and bounded on the north by Dammulana, east by Hirikumbura, south by a portion of Managediwela, and on the west by Mahakumbura; and containing in extent 2 pelas of paddy sowing. 8. All that undivided  $\frac{1}{2}$  part of Diddeniyewewa, situated at Karagoda Uyangoda aforesaid; and bounded

on the north, east, and south by jungle, and on the west by Daraleliyanakumbura; and containing in extent 1 amunam

of paddy sowing. 9. All that undivided 1/14 part of the land called Polgasdekawattehena, situated at Karagoda Uyangoda aforesaid; and bounded on the north by water-course and Linwalahena, east by land described in plan No.155,003 and footpath, south by land described in plan No. 154,918 Batakolayamullekumbura and Egodabatakolayamullehena, and on the west by footpath; and containing in extent 12 acres.

10. All that undivided 1/14 part of the field called Diddeniya Karamannehegekumbura, situated at Karagoda Uyangoda aforesaid; and bounded on the north and south by Crown jungle, east by Nindeliyadda, and on the west by Magalayaliyadda; and containing in extent 3 pelas of paddy sowing. 11. All that undivided  $\frac{1}{2}$  part of the soil and fruit trees, and all the buildings standing thereon of the land called Linwalahena, situated at Karagoda Uyaagoda aforesaid

and bounded on the north by Linwaladeniya, east by village boundary *alias* gamimma, south by high road, and west

by Crown jungle; and containing in extent about 6 acres. 12. All that undivided  $\frac{1}{4}$  part of the field called Nakandeudumulla, situated at Karagoda Uyangoda aforesaid ; and bounded on the north by Crownsjungle, east by Darale, south and west by Crown jungle; and containing in extent

3 bags of paddy sowing.
13. All that undivided 1 parb of the soil and fruit trees, together with the planter's share of the rubber plantation thereon, of the land called Udakarahena, situated at Karagoda Uyangoda aforesaid; and bounded on the north, east, and west by paddy fields, south by Tennaketiyahena and Kadanketiyehena; and containing in extent 22 acres. 14. An undivided  $\frac{1}{2}$  part of the soil and fruit trees, together with the planter's share of the rubber plantation of the loud colled Malarian glice Kadaplatiyahena

the land called Malavigedeniya *alias* Kadanketiyehena, situate at Karagoda Uyangoda aforesaid; and bounded on the north and east by lands belonging to villagers, south by lands belonging to villagers and footpath, and west by Crown land; and containing in extent 6 acres and 6 perches.

Deputy Fiscal's Office, Matara, July 9, 1936.

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

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28 In the District Court of Galle. E. Coates & Co. (Galle), J.A., Galle.... ..... Plaintiffs.

recovery of a sum of Rs. 1,820.24, with legal interest thereon from November 18, 1932, till payment in full and costs of this action, less a sum of Rs. 558.06, viz. :-

All that land called Oliyamullehena, together with all 2. All that fand called Onyanuitenena, together with an the buildings standing thereon, situated at Attudawa in Gangaboda pattu of Matara District aforesaid ; and bounded on the north by Mahadeniya and Pinwatta, east by Nambigewatta, south by Ranchawatta, and on the west by Kiralagaha-addara ; and containing in extent 10 acres. 3. All that field called Haliyamullakumbura, situated at

Attudawa aforesaid; and bounded on the north-west and **B** 3

north by Liyaddegodahena, south-east by Munamalgahali-yadda and Crown land, south by Crown land, and southwest by Haliyamullewatta; and containing in extent 1 acre 3 roods and 16 perches.

Deputy Fiscal's Office, H. V. F. ABAYAKOON, Additional Deputy Fiscal. Matara, July 13, 1936.

#### North-Western Province.

34. In the District Court of Kurunegala. Thamber Nagamutter Thampoo of Moragolla estate, Pannala ..... ..... Plaintiff.

April 1, 1936, for the recovery of the sum of Rs. 1,189 being the aggregate amount of the principal and interest, together with further interest thereon at the rate of 9 per cent. per annum from this date till payment in full and the costs of this action as taxed by the officer of the court and poundage, viz. :-

The land called Paragahapitiyehena, situated at Kele-gedera in Katugampola Medapattu korale of Katugampola hatpattu in the District, of Kurunegala, North-Western Province : and bounded on the north by lot bearing 8 in P. P. 399, on the east by lots 5, 88, 80, 9c, 98, and 96 in the said plan, on the south by limit of the village Kaudamunna, and on the worth by limit of the village Kaudamunna, and on the west by the village Kaudamunna and lot  $9_{\rm A}$  in P. B. 399; containing in extent 7 acres 3 roods and 9 perches, together with plantations and everything appertaining thereto.

Fiscal's Office, Kurunegala, July 14, 1936. R. S. GOONESEKERA, Deputy Fiscal.

#### Province of Uva.

#### In the District Court of Badulla.

- S. Suppramaniam of Tellippalai, Jaffna ..... Plaintiff. No. 4,835. Vş.
- N. Kiri Bandu of Hinnarangolla, Dambawinipalata, deceased ..... Defendant.
- (1) N. Abraham of Hinnarangolla, (2) Pahalagedera Kamalawathie of Galladanda, aet 9 years, (3) Galle-gedera Lily Nona of Ahangama, aet 3 years : 2nd and 3rd minors by their guardian ad litem (4) W. P. Samitchi Appu of Haputale .... Substituted Defendants.

NOTICE is hereby given that on Saturday, August 8, 1936, 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 seid defendants and substituted defendants in the following property for the recovery of the sum of Rs.  $767 \cdot 53$ , with legal interest thereon from May 13, 1933, till payment in full and costs of suit Rs.  $230 \cdot 02$ , viz. :---

#### At-the Defendant's Residence.

One almirah, jak wood ; 2 nadun whatnots ; 4 broken the amiran, jak wood; 2 haddin whathous; 4 broken chairs; 2 broken easy chairs; 1 old settee; 1 jakwood table, in four pieces; 1 jakwood screen; 1 broken brass lamp; 1 jakwood bed; 1 broken sofa; 1 iron safe; 1 mirror; 103 pieces sawn timber; 2 doors with two shutters each; 45 bushels of paddy; 1 she-buffalo, 9 years with brand marks  $\varsigma$ .  $\mathfrak{D}_{\circ}$ ,  $\mathfrak{H}_{\circ}$ ; 1 she-buffalo, 8 years with brand marks ද. නා. කි; 1 she-buffalo, 3 years with brand marks ද. නා. කි ; 1 she-buffalo, 8 years with brand marks q. 500. 25; 1 cow, white, 10 years with brand marks ද. හා. あ; 1 cow, brown, 9 years with brand marks ද. නා. කි.

#### At the respective Premises.

2. All that land called Naranwelwatta, situated at Hinnarangolla in Dambawinipalata korale in Udukinda division in Badulla District of the Province of Uva; and bounded on the north by the fence of Naranwelwatta, and

east by Maranwelwatta fence, south by the fence of Ugurassagahawatta, west by the boundary separating the land belonging to Dickwatta James; and containing in extent about 3 kurunice kurakkan sowing extent, together

extent about 3 kurunia kurakkan sowing extent, together with a tiled building standing thereon. 3. All that pairs field and dualay kumbura, situated at Hinnarangolla in Dambawinipalata korale in Udukinda division in Podulla District of the Province of Uva; con-taining in a tent 3 pelas of paddy saying; and bounded on the north by Udaty kumbura belonging to Kuma, east by ela, south by anteriyawath, west by patana. 4. All that paddy field falled Kitulgahakumbura, situated at Galladanda-Weillary-Kumburagama in Damba-winipalata korale in Udukinga division in Badulla District of the Province of Uva; containing in extent 1 amunam and 2 pelas; and bounded on the north and east by Hewaliya, south by Heenkira's field, west by ela.

of the Province of Uva, ..., 2 pelas; and bounded on the north and east v, south by Heenkira's field, west by ela. 5. An undivided ½ share of the paddy field called Mulatha-arawa, situated at Udal kumbura in Hinnaran-golla in Dambawinipalate koraligh Udukinda division in Badulla District of the Province of Uva; containing in extent 1 amunen and 2 pelas of paddy sowing; and bounded on the north by patana, and east by oya, south by ova. and west by patana.

Fiscal's Office. Badulla, July 13, 1936. T. J. MENDIS. Deputy Fiscal.

T. J. MENDIS.

Deputy Fiscal.

In the District Court of Badulla. N. Arunasalam Pillai & Company of Badulla .... Plaintiffs. No. 5,868. Vs.

J. B. M. Bandaranayaka of Badulla ..... Defendant.

NOTICE is hereby given that on Saturday, August 15, 

2. All that allotment of land called Millagaswatta in Hegoda village, Rilpola korale aforesaid; and bounded on the north by the reservation along the footpath, east by Mala Kandura, south by lot No. M. 68, and west by footpath; and containing in extent 6 acres 2 roods and 4 perches.

Fiscal's Office, Badulla, July 13, 1936.

**NOTICES IN TESTAMENTARY** ACTIONS.

24 In the District Court of Colombo.

Order Nisi.

In the Matter of the Intestate Estate of Puwakewitage Thosalinahamy of Kalu-Testamentary Jurisdiction.

Jurisdiction. ruwana No. 7,498. wargala. Puwakowitage Sarners Appuharay of Getahetta. . Petitioner.

(1) Puwakowitage Paui Appuhary of Getahetta,
(2) Don William Waligeooloof Kouwaggala. Respondents.
THIS matter coming on for disposal before G. C.
Thambyah, Esq., District Judge of Colombo, on June 15,
1935, in the presence of Mr. L. V. B. de Jacolyn Seneviratne, Proctor, on the part of the petitioner above named ; and the affidavit of the said petitioner dated June 15, 1936, having been read :

It is ordered that the petitioner be and he is hereby declared entitled, as brother of the above-named deceased, to have letters of administration to his estate issued to him, unless the respondents above named or any other person or persons interested shall, on or before July 23, 1936, show sufficient cause to the satisfaction of the court to the contrary.

June 15, 1936.

· G. C. ТНАМВУАН, District Judge. In the District Court of Colombo.

Order Nisi. Testamentary In the Matter of the Intestate Estate of Junification. Yalagalage Simon Beiris of Eladaluwa No. 7,608. estate of Badulle deceased. Gunawaraawaduge Luvie Catherine Phris of De Soysa road, Rawatawatta, in Moratuwa ..... Petitioner.

Anti

(1) Yalagalage Ugan Simon Peiris, (2) ditto Narada Peiris, (3) ditto Mahinda Peiris; the 1st to 3rd re-spondents are mixes appearing by their guardian *ala litem* (4) Dickwellah wage Charles Perera, all of Leisöysa road, Rawatawatta, in Moratuwa Bornerd-

THIS matter coming on for disposal before G. C. Thambyah, Eeu, District Ludge of Colombo, on July 4, 1936, in the presence of Messrs. Perera & Fernando, Proctors, on the part of the petitioner above named; and the affidavit of the said petitioner dated April 3, 1936, having been read:

It is ordered (a) that the 4th respondent be and he is hereby appointed guardian ad litem of the minors, the 1st, 2nd, and 3rd respondents above named, to represent them for all the purposes of this action, and (b) that the petitioner be and she is hereby declared entitled, as widow of the above-named deceased, to have letters of administration to his estate issued to her, unless the respondents above named or any other person or persons interested shall, on or before July 23, 1936, show sufficient cause to the satisfaction of the court to the contrary.

> G. C. Тнамвуан, District Judge.

#### In the District Court of Colombo. りん Order Nisi.

In the Matter of the Intestate Estate of

Testamentary Mrs. Helena Perera Seneviratne nee Jayatilleke of Kohilawatta, deceased. Jurisdiction. No. 7,617.

Benjamin Perera Japanleke of Kohilawatta ... Petitioner.

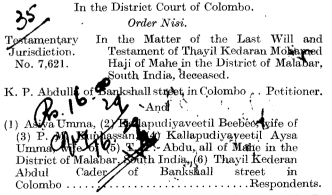
·he Silva **I MR**e Jayatilleke of Kohila-Mrs. watt . . . . THIS matter epmin? In for disposal before G. C. Thambyah, Dsq. District Padge of Colombo, on June 2, 1936, in the presence of Dr. A. H. Seneviratne, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated June 1, 1936, having been read: It is ordered that the petitioner be and he is hereby declared entitled as brother of the above-named deceased. THIS

declared entitled, as brother of the above-named deceased, to have letters of administration to the estate issued to him, unless the respondent above named or any other person or persons shall, on or before July 23, 1936, show sufficient cause to the satisfaction of the court to the contrary.

June 2, 1936.

July 4, 1936.

G. C. THAMBYAH. District Judge.



THIS matter coming on for disposal before G. C. Thambyah, Esq., District Judge of Colombo, on June 5, 1936, in the presence of Mr. J. A. Perera, Proctor, on the part of the petitioner above named ; and the affidavits (1) of the said petitioner dated June 1, 1936, (2) of the attesting notary dated June 2, 1936, (3) power of attorney in favour of the petitioner, and (4) the order of the Supreme Court dated May 11, 1936, having been read :

It is ordered that the last will of Thayil Kedáran Mohamed Haji, 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 attorney of the widow 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 accordingly, unless the respondents above named or any other person or persons interested shall, on or before July 23, 1936, show sufficient cause to the satisfaction of this court to the contrary.

G. C. ТНАмвуан, District Judge. June 5, 1936. R In the District Court of Colombo 3 Order Nisi.

In the Matter of the Intestate Estate of Testamentary 

- Pr. And · 29.
- (1) Florence M. Ohlmus of Palm Grove Inion place, Colombo, (2) And M. Dhlmus of Hanpden lane, Wellawatta, (3) Beata Martenson, wife of (4) B. M. Martenstyn of Peradeniya road, Kandy, (5) Elsie Martenstyn, wife of (6) E. V. Martenstyn of Homagama, (7) Jean Anderson, wife of (8) F. B. Anderson of Sri Saranankara road, Kalubowila, (9) A. C. Ohl-mus of Quarry road, Dehiwala, (10) F. Barrow, wife of (11) J. Barrow of Clifford place, Bambalapitiya, (12) G. Van Hoff of Frances road, Wellawatta, (13) Rene Van Hoff of Beatrix House, Kirillapone, (14) Gladys Van Dort, wife of (15) Carl Van Dort of Albion place, Baseline road, (16) Leslie Van Hoff of Kelaniya, (17) Elaine Van Hoff of Beatrix House, Kirillapone, (18). Beatrice Van Hoff of Beatrix House, Kirillapone ..... Respondents.

THIS matter coming on for disposal before G. C. Thambyah, Esq., on June 9, 1936, in the presence of Mr. G. A. Wille, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated May 30, 1936, having been read: May 30, 1936, having been read :

It is ordered that the petitioner above named be and he is hereby declared entitled, as brother of the deceased; to have letters of administration to her estate issued to him, unless the respondents above named or any other person or persons interested shall, on or before July 23, 1936, show sufficient cause to the satisfaction of the court to the contrary.

June 9, 1936.

G. C. ТНАМВУАН, District Judge.

In the District Court of Colombo. 81

#### Order Nisi.

In the Clatter of the Intestate Estate of Mohamed Pathumma Nachial, daughter of Mohamel Mohideen of Aladi Theru Adirampatham, Pattukkuttai Taluk, in Testamentary Jurisdiction. No. 7,633. Ahammadu 4

Aurampatham, Pattukkuttai Taluk, in South Iadia, deceased. hammadu Araha of Aladi Theru Samampatham, Pattukkotta Taluk no South Iadia by his attorney Mohammad Meera Saibo, son of Sheik Muhammad of 53, Bankshall street, Bottah, Colombo....Petitioner.

And

(1) Kadija Umma, wife of Nena Mohammad Haniffa, and (2) Mohammad Mariam, wife of Sena Ahamed Thahalan, both of Aladi Theru Adirampatnam, Pattukkottai Taluk in South India......Respondents.

THIS matter coming on for disposal before G. C. Thambyah, Esq., District Judge of Colombo, on June 11, 1936, in the presence of Mr. M. M. A. Raheem, Proctor, on the part of the petitioner above named; and the affidavit of the attorney of the said petitioner dated June 2, 1936, having been read :

It is ordered that the petitioner be and he is hereby declared entitled, as son of the above-named deceased to have letters of administration to her estate issued to him. unless the respondents above named or any other person or persons interested shall, on or before August 6, 1936, show sufficient cause to the satisfaction of the court to the contrary.

June 11, 1936.

G. C. ТНАМВУЛН, District Judge.

28 In the District Court of Colombo.  $\mathscr{I}_{\mathcal{H}}$ Testamentary In the Matter of the Intestate Estate and Jurisdiction. Effects of Assen Meera Lebbe Samsu-deen of Temple road, Colombo, deceased. No. 7.640. Assen Meera Leybe Andul Hameed of Temple road, Petitioner. Colombo

(1) Assen Meera ..... Respondents.

THIS matter coming on for disposal before G. C. Thambyah, Esg., District Judge of Colombo, on June 16, 1936, in the presence of Mr. A. M. Mohamed, Proctor, on the part of the petitioner above named ; and the affidavit of the said petitioner dated June 15, 1936, having been read :

It is ordered that the petitioner be and he is hereby declared entitled, as brother of the above-named deceased, to have letters of administration to his estate issued to him, unless the respondents above named or any other person or persons interested shall, on or before July 23, 1936, show sufficient cause to the satisfaction of the court to the contrary.

> С. С. Тнамвуан, District Judge.

#### In the District Court of Colombo. 23 Order Nisi.

June 16, 1936.

June 18, 1936.

Testamentary Jurisdiction. No. 7,644. Puwakowitage Sernelis Appulating of Getahetta...Petitioner.

Puwakowitage Podiappuhany on Stahetta. . Respondent. THIS traver coming on for disposal before G. C. Thambyah, Esq., District Judge of Colombo, on June 18, 1936, in the presence of M. d. V. B. de Jacolyn Seneviratne, Proctor, on the part of the petitioner above named; and the effedurit of the scid petitioner above named; and the affidavit of the said petitioner dated June 15, 1936, having been read :

It is ordered that the petitioner be and he is hereby declared entitled, as son of the above-named deceased, to have letters of administration to his estate issued to him, unless the respondent above named or any other person or persons interested shall, on or before July 23, 1936, show sufficient cause to the satisfaction of the court to the contrary.

> G. С. Тнамвуан, District Judge.

In the District Court of Colombo.

33. <sup>•</sup>Order Nisi.

Testamentary No. 7,645. In the Matter of the Intestate Estate of Liyana Aratchige Don Stephen Appu-hamy of Mabole in Ragam pattu of Alutkuru korale, deceased.

Liyana · Aratchige / Don Simon of Mabole aforesaid ..... Pètitioner. (Ns. 24 nd

(1) Dehiwala Lyapage Martha Hamy, (2) Liyana Arat-chige Dona Hosephine, (3) Lyana Aratchige Dona Eugine, (4) Liyana, Aratchige Dona Jorthina, (5) Liyana Aratchige Don Loseph Lawrence, (6) Liyana Aratchige Dona Catherina Margret, (7) Liyana Arat-chige Don Leon Lambert, all of Mabole Cafored 

THIS matter coming on for disposal before G. C. Thambyah, Esq., District Judge of Colombo, on June 19, 1936, in the presence of Mr. D. L. Gunasekera, Proctor, on the part of the petitioner above named; and the affidavit

of the said petitioner dated April 8, 1936, having been read : It is ordered that the 1st respondent above named be and she is hereby appointed guardian *ad litem* over the 2nd, 3rd, 4th, 5th, 6th, and 7th respondents above named, minors, to represent them for all the purposes of this action, and (2) that the petitioner be and he is hereby declared entitled, as son of the above-named deceased, to have letters of administration to the estate issued to him, unless the respondents above named or any other person or persons shall, on or before July 30, 1936, show sufficient cause to the satisfaction of the court to the centrary.

June 19, 1936.

G. C. Тнамвчан, District Judge.

Jurisdiction. No. 7,665.

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YA.

In the District Court of Colombo. zo Order Nisi.

In the Matter of the Intestate Estate of Thiripurasundary, wife of Dr. Siva-ithamparam of Colombo, deceased. Testamentary

Canapathipillai Sivasithamperam of Colombo ... Petitioner. Ks. And

(1)

THIS matter coming on for disposal before G. C. Thambyah, Esq., District Judge of Colombo, on July 4, 1936, in the presence of Mr. K. T. Chittampalam, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated July 1, 1936, having been read:

It is ordered (a) that the 6th respondent be and he is hereby appointed guardian ad litem of the minor, the 5th respondent above named, to represent him for all the purposes of this action, and (b), that the petitioner be and he is hereby declared entitled, as widower of the above-named deceased, to have letters of administration to her estate issued to him, unless the respondents above named or any other person or persons interested shall, on or before August 20, 1936, show sufficient cause to the satisfaction of the court to the contrary.

G. C. THAMBYAH. July 4, 1936. District Judge.

In the District Court of Negombo.

#### Order Nisi.

No. 3,006/T. Let the Matter of the Intestate Estate of the late Pethawadu Hendrickhewage Peduru 16 Silva of 4th Division, Bolawalana, Regonzbo, deceased.

Maluwahandi Siyadosia Silva of 4th Division, Bola-walana, Negombo  $\mathbf{Z}_{\mathrm{Vs.}}$ 

 Pethawadu Hendrickhewage John Silva, (2) ditto Jordi Nona Silva, (3) ditto Punchi Singho Silva, (4) ditto James Silva, (5) ditto Simon Silva, (6) ditto Nonohamy (7) ditto Rosa Maria Silva, (8) ditto Romlin Nona Silva ...... Respondents.

THIS matter coming on for disposal before D. H. Balfour, Esq., District Judge of Negombo, on June 5, 1936, in the presence of Mr. T. Q. Fernando, Proctor, on

the part of the presence of Mr. 1. Q. Fernando, Proceer, on the part of the petitioner; and her petition and affidavit dated June 5 and 2, 1936, respectively, having been read: It is ordered that the petitioner be and shelfs hereby declared entitled, as the widow of the above-named deceased, to have letters of administration to the above estate issued to her, unless the respondents above named or any other person or persons interested shall show sufficient cause to the satisfaction of this court to the contrary on or before June 30, 1936. 10.1

d'l' June 5, 1936.

Time for showing cause against this Order Nisi is extended to July 21, 1936.

June 30, 1936.

D. H. BALFOUR, District Judge.

D.H. BALFOUR, District Judge.

#### In the District Court of Kalutara.

#### Order Nisi.

No. 2,594. In the Matter of the Estate of M. Jacovis (Testamentary). Mores, deceased, of Paranakade in Beruwala.

THIS matter coming on for disposal before M. Α. Samarakoon, Esq., District Judge of Kalutara, on April 28, 1936, in the presence of Mr. F. J. C. Perera, on the part of the petitioner, Elabodakankanange Mainona Fernando of Paranakade in Beruwala; and the affidavit of the said petitioner dated December 18, 1933, having been read :

It is ordered that the petitioner above named be and she is hereby declared entitled, as wife of the said deceased above named, to have letters of administration to the estate of the deceased above named be issued to her, unless the respondents, viz., (1) Martinnemoreslage Thomas Mores

THIS matter coming on for disposal before G. C. Thambyah, Esq., District Judge of Colombo, on June 25, 1936, in the presence of Mr. N. J. S. Cooray, Proctor,

In the District Court of Colombo.

Order Nisi.

Testamentary Jurisdiction. No. 7,651. Solomon Valentine Wijesekere Bia Kotte aforesaid Solomon Valentine Wijesekere Solomon Valentine Valentine

And M

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(1) Alexina<sup>4</sup>

on the part of the petitioner above named; and the affidavit of the said petitioner dated June 24, 1936, having been read :

It is ordered that the petitioner be and he is hereby declared entitled, as son of the above-named deceased, to have letters of administration to the estate issued to him, unless the respondents above named or any other person or persons shall, on or before July 30, 1936, show sufficient cause to the satisfaction of the court to the contrary

G. C. THAMBYAH, June 25, 1936. District Judge. In the District Court of Colombo. b Order Nisi.

Order Nisi. Testamentary In the Matter of the Last Will and Jurisdiction. No. 7,659. THIS matter coming on for disposal before G. C. Thambyah, here District Judge of Colombo, on July 3, 1936, in the presence of pressive. Thus, it Creasy of Colombo, Proctors, on the part of the petitioner, Harold Douglas Thornton of Colombo ; and the affidavit of the said petitioner dated June 30, 1936, a certified copy of probate, a certified copy of the will of the above-named deceased. 21 a certified copy of the will of the above-named deceased, power of attorney in favour of the petitioner, and Supreme Court's order dated June 19, 1936, having been read : It is ordered that the will of the said deceased dated January 31, 1930, of which a certified copy 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 petitioner is the attorney of the sole executive named in the said will and that he is entitled to have letters of administration with a copy of the said will annexed issued to him accordingly, unless any person or persons interested shall, on or before July 23, 1936, show sufficient cause to the satisfaction of this court to the contrary.

G. C. THAMBYAH, July 3, 1936. District Judge. · \* \* In the District Court of Colombo. 8 Ordør Nisi. ÷ In the Matter of the Intestate Estate of Mansfield Dural Forbes, M.A., late of Finella, Queens road, Cambridge, in the Testamentary Jurisdiction. No. 7/660. Cunty of Cambridge, deceased. <u>ر</u>ه،

THIS matter coming on for disposal before G. C. Thambyah Fsq., District andge of Colombo, on July 3, 1936, in the presence of Messrs. Julius & Creasy of Colombo, Proctors, on the part of the petitioner, John William Thompson of Colombo; and the affidavit of the said petitioner dated June 27, 1936, exemplification of letters of administration to the intestate estate of the above-named deceased, power of attorney in favour of the petitioner, and Supreme Court's order dated June 19, 1936, having been read: It is ordered and declared that the said petitioner is the attorney of Mary Antoinette Forbes the petitioner is the attorney of Mary Antoinette Forbes, the English administratrix, and that he is entitled to have letters of administration to the intestate estate of the said deceased issued to him accordingly, unless any person or persons interested shall, on or before July 23, 1936, show sufficient cause to the satisfaction of this court to the contrarv.

July 3, 1936.

G. C. THAMBYAH, District Judge.

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and (2) after Maria Mores, all of Aranakade in Beruwala, or any other person or persons interested shall, on or before June 16, 1936, show sufficient calse to the satisfaction of this court to the bostrary. MA: SAMARAKOON, Bistrict Judge. April 28, 1936. and Time for showing cause against this Order Nisi has been extended to August 11, 1936. M. A. SAMARAKOON . District Judge.

> In the District Court of Kalutara. gur 0.5 Order Nisi.

Order Nisi. No. 2,089. In the Matter of the Estate of the late (Testamentary). Asana Marikkar Mohammadu Cassim, deceased, of Denagoda in Beruwala). THIS matter coming on for disposal before N. E. Einst, Esq., District Judge of Kultara on November 21, 1935, in the presence of Hr. F. J. C. Pensia, Provior, on the part of the petitioner Beruwala; and the affidavit of the said petitioner dated November 11, 1935, having been read : It is ordered that the petitioner allow named be and he is hereby declared entitied, as brother in law of the deceased above named, to have letters of administration to his estate issued to him, unless the respondents, viz., (1) Segu Saibo Lebbe Maria Muttu Natchia (2) Mohammadu Cassim Lebbe Paththu Muttu Sohora, (3) ditto Mohammadu Monsoor,

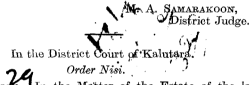
Paththu Muttu Sohora, (3) ditto Mohammadu Monsoor, (4) ditto Ummu Jessyumma, (5) ditto Ummu Aina, (6) ditto Mohammadu Sisdu, (7) Ahamadu Lebbe Mohammadu Haniffa, all of Deenagoda in Beruwala, or any other person or persons interested shall, on or before December 20, 1935, show sufficient cause to the satisfaction of this court to the contrary.

It is further declared that the said 7th respondent be and he is hereby appointed guardian ad litem over the 2nd to 6th respondents, who are minors, for all the purposes of this action, unless the respondents shall, on or before March 27, 1936, show sufficient cause to the satisfaction of this court to the contrarv.

November 21, 1935.

N. E. Enver, District Judge.

This Order Nisi is extended till July 31, 1936.



Testamentary In the Matter of the Estate of the late Jurisdiction. Don Brampy Munasinghe Appuhamy, deceased, of Matugama. No. 2.703.

No. 2,703. deceased, of Matugama. THIS matter coming on for disposal before N. E. Ernst, Esq., District Judge of Kalutaral on March 18, 1936, in the presence of Messrs. De Zorsa Kalwaris, Prestors, an the part of the petitioner, Charles Affred Munas as read pruhamy. of Matugama; and the affidavit of the said petitioner dated February 10, 1936, having been read. It is ordered that the petitioner above named use and he is hereby declared entitled, as son of the above-named deceased, to have letters of administration to his estate issued to him, unless the respondents—(1) Gamalathree Dona

issued to him, unless the respondents—(1+Gamalathge Dona Carlina Karunatilleke Hamine, (2) Don Charles Munasinghe Appuhamy, (3) Don Salman Munasinghe Appuhamy, (4) Don Abraham Munasinghe Appuhamy, (5) Dona Missi Nona Munasinghe Hamine, (6) Dona Helena Munasinghe Hamine, (7) Dona Jane Nona Munasinghe Hamine, all of Matugama—or any. other person or persons of Matugama or any other person or persons interested shall, on or before May 4, 1936, show sufficient cause to the satisfaction of this court to the contrary.

N. E. Ernst, March 18, 1936. . District Judge.

The time for showing cause against the Order Nisi is extended till July 20, 1936.

M. A. SAMARAKOON. District Judge.

### In the District Court of Kandy.

Decree Nisi declaring Will proved, &c.

Testamentary Jurisdiction. No. 5,386.

In the Matter of the Estate of the late Rantetduragedara Bilinda, deceased, of Kandekumbura in Naranpanawa in Pallispattu of Pata Dumbara

THIS matter coming on for disposal before R. F. Dias, Esq., District Judge, Kandy, on February 14, 1936, in the presence of Mr. F.\*J. P. Mudannayake, Proctor, on the

page the petitioner, Rajamantrigedara Ukku; and the affidavit of the said petitioner dated February 3, 1936, having been read having been read It is ordered that the petitioner be and she is hereby declared, as the of the deceased to have letters of administration of the deceased issued to her, unless the respondent, Kandekingbure Raintantrige Samaratunga, or any other parameters interested shall, on or before April 30, 1936, show sufficient causes to the satisfaction of this court to the centrary. VR. F. DIAS, District Judge. February 14, 1936. år

The date for showing cause is extended to June 1, 1936. F. F. DIAS,

April 30, 1936.

The date for showing cause is extended to June 29, 1936.

R. F. DIAS, June 1, 1936. District Judge.

The date for showing cause is extended to July 27, 1936.

June 29, 1936.

R. F. DIAS, District Judge.

District Judge.

S. In the District Court of Kandy.

Order Nisi declaring Will proved, &c.

Order Nisi declaring Will proved, &c.
Testamentary In the Matter of the Estate of the late Jurisdiction. Waragollegedera Tikiri Menika, deceased, No. 5 202.
Of Puwakpitiya ind Gangala in the Udesiya pattu of Matale East.
THU matter coming of for disposal before R. F. Dias, Esq., District Judge, Kandy, on May 14, 1936, in the present Mr. V. M. Constrainty, of the patt of the petitioner, Ratnayake Muniyanselage Inalagedera Dingiri Banda; and the afficiavit of the said petitioner dated March 13, 1936, having been read:

It is ordered that the petitioner be and he is hereby declared entitled, as widower of the deceased, to have letters of administration to the estate of the deceased issued to him, unless the respondent, Ratnayake Mudiyanse-lage Ihalagedera Ran Banda by his guardian *ad litem* Simon Bandirala Ratnayake, or any other person or persons interested shall, on or before June 25, 1936, show sufficient cause to the satisfaction of this court to the contrary.

May 14, 1936.

R. F. DIAS, District Judge.

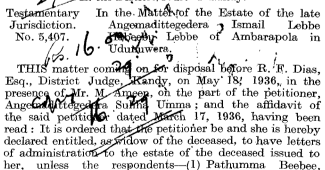
R. F. DIAS, District Judge.

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

June 25, 1936.

27 In the District, Court of Kandy.



her, unless the respondents-(1) Pathumma Beebee. (2) Zainath Umma, (3) Anifa Umma, (4) Shareefa Umma,
(5) Mohammed Junaideen, (6) Abusa Umma, and (7) Uwanna Habeebu Mohamado, all of Ambarapola, the 1st-6th by their guardian *ad litem* the 7th—or any other person or persons interested shall, on or before June 29, 1936, show sufficient cause to the satisfaction of this court to the contrary.

May 18, 1936.

#### R. F. DIAS, District Judge.

Time for showing cause is extended and reissued till July 27, 1936.

June 29, 1936.

R. F. DIAS. District Judge.

ع ٢ In the District Court of Nuwara Eliya. ン Order Nisi declaring Will proved. In the Matter of the Last Will and Testa-ment of Manamaratical agey Sarah Fernando, now Sarah Diss (widow of Ponnahannedigey Lewis Dias, deceased) Testamentary Jurisdiction. No. 301. Pone abonnedigey of Panadure,

(1) Ponnahennediger Robert Ponna ickman Harold Dias, 101 hennedigey Pana-Petitioners. dure

THIS in fiter coming on for disposal before W. Holmes, Esq., Displet Judge of Nuwara Eliya, on June 30, 1936, in the presence of Mr. J. Orde S. Wijeyeratne, Proctor, on the part of the intrinners: and atfidavits of the 1st petitioner and attesting hotary, both dated May 27, 1936, having been read :

It is ordered that the last will of the said deceased of which the original has been produced and is now deposited in this court, he and the same is hereby declared proved ; and it is further declared that the above-named petitioners are the executors named in the said will and that they are entitled to have probate thereof issued to them, unless any person or persons interested shall, on or before July 24, 1936, show sufficient cause to the satisfaction of this court to the contrary.

W. HOLMES, July 8, 1936. District Judge.

٠ ج ، In the District Court of Galle. ast.

Testamentary Jurisdiction. No. 7,710.

Order Nisi. In the Matter of the Intestate Estate of the late Maria Carline Madanayake, receased, of Totagoda in Ekmeemana.

THIS matter coming on for disposal before Q: Furse Roberts, Esq. Cistrict Judge of Galle, on May 20, 1936, in the presence of Toy A. E. J. Jocatilaka, Proctors, on the part of the petitioner. Henry Arthur Madanayake of Totagoda; and the affidavit of the said petitioner dated May 20, 1936, having been read : It is declared that the said petitioner, Henry Arthur Madanayake, is entitled to have letters of administration issued to him accordingly, unless the respondent, Alexander Dias Madanayake, or any ersons or persons interested shall, on or before July 10, 1936, show sufficient cause to the satisfaction of this court to the contrary.

May 28, 1936.

G. FURSE ROBERTS. · District Judge.

The foregoing Order Nisi is extended to July 24, 1936.

July 10, 1936.

G. FURSE ROBERTS, District Judge.

In the District Court of Galle.

Order Nisi.

Testamentar Jurisdiction. No. 7,715. In the Matter of the Estate of the late Patabendiwasan Galappatti Baduge Patabendiwasan Galappatti Baduge Samuel de Silva of Ahangama, deceased. Berween

Charlotte e Samarakoon of Jayaweera Patal Andige Åhangama

And In Galappatrige Ellen Maraya de Vincent de blva, both of Ahangama, (1) Patapendiwarun Silva, 2) ditto Vi (3) ditto Stella de Silva of Brown's Hill, Matara, (4) ditto Alfred de Silva of Ahangama, (5) ditto Violet de Silva of Henaratgoda, (6) ditto Lilian de Silva of Dodanduwa, (7) ditto William de Silva, (8) ditto Reginald de Silva, both of Ahangama; 7th and 8th being minors by their guardian ad litem the 4th 

THIS matter coming on for disposal before G. Furse Roberts, Esq., District Judge, Galle, on June 1, 1936, in the presence of Mr. W. M. Kulatileke, Proctor, on the part of the petitioner above named; and the affidavit of the petitioner above named dated May 27. 1936, having been read :

It is ordered that the 4th respondent above named be appointed guardian ad litem over the 7th and 8th respondents, unless the said respondents or any person or persons interested shall, on or before July 20, 1936, show sufficient

cause to the satisfaction of this court to the contrary. It is further declared that the said petitioner, as widow of the above named deceased, is entitled to have letters of administration to the estate of the deceased issued to her

0 accordingly, unless the above named respondents or any person or persons interested shall, on or before July 20, 1936, show sufficient cause to the satisfaction of this court to the contrary.

June 6, 1936.

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FURSE ROBERTS, District Judg M District Judge.

In the District Court of Galle.

Order Nisi.

In the Matter of the Estate of the late Jasentu Patabendi Missinona de Silva, Testamentary Jurisdiction. No. 7,717. deceased, of Vilegoda.

No. 7,717. deceased, of Vilegoda. THIS matter coming on for disposal before G. Furse Roberts, FLA. District Judge, Galle, on June 10, 1936, in the presence of Mr. T. G. Jayawardena, Proctor, on the part of the petitioned, Amerawaas Patabendi Irineris de Vall of Ambalangoda and the affidavit of the said petitioner dated June 8, 1936, having been read : It is ordered that the 2nd respondent, Malliyawadu Girigdil de Silva of Gamaagoda, be and he is hereby appointed grardian ad them over the 1st respondent, Rahubedde Kankanange Reginald Ramachandra of Pata-bendimulla, unless the above-named prespondents or any person or persons interested, shall, or or before July 20, 1936, show sufficient cause to the satisfaction of this court to the contrary. to the contrary.

It is further declared that the said petitioner above named is entitled to have letters of administration to the estate of the above named issued to him accordingly, unless the said respondents or any person or persons interested shall, on or before July 20, 1936, show sufficient cause to the satisfaction of this court to the contrary.

June 17, 1936.

G. FURSE ROBERTS, District Judge.

In the District Court of Galle. Order Nisi.

Testamentary In the Matter of the Estate of the late Jurisdiction No. **17**9. Magana Arachchige Siyadoris Appu-No. 5 hamy of Induruwa, Galle District, deceased.

Podihany of Induruwa .... Petitioner. Galboda Arachige 6 And

It is further declared that the above-named petitioner is entitled to have letters of administration to the estate of the said deceased issued to her accordingly, unless the said respondents or any person or persons interested shall, on or before August 20, 1936, show sufficient cause to the satisfaction of this court to the contrary.

July 6, 1936.

G. FURSE ROBERTS, District Judge.

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

In the Matter of the Intestate Estate of Testamentary the late Thampar Jurisdiction. Kanagasabai of Alaveddy, deceased. No. 186.

Parupathippillai, widow of Thampar Kanagasabai of Alaveddy ..... Petitioner.

Vs.

(1) Thampar Nagalingam of Alaveddy, presently of Kemmendive, Rangoon, (2) Thampar Sellamuttu of Alaveddy, (3) Thampar Ponniah of Alaveddy, presently of Mandaly, Rangoon, (4) Nagamma widow of Vaithianathar Ponnampalam of Alaveddy ..... Respondents. THIS matter coming on for disposal before C. Coomara-swamy, Esq., District Judge, Jaffna, on October 10, 1935, in the presence of Mr. S. Ilayatambi, Proctor, on the part of the petitioner; and the affidavit and petition of the petitioner dated September 28 and October 10, 1935, having been read :

naving been read: It is ordered that letters of administration in respect of the estate of the above-named deceased be granted to the petitioner, unless the above-named respondents or any other person shell on orderfore November 29, 1935, appear before this court and show sufficient pouse to the satis-faction of this court to the contrary. 21

PC. COMARASWAMY, **M** District Judge. October 31, 1935. ſ Order Nisi extended for February 13, 1936. NARSY COOMARASWAMY.

District Judge.

November 29, 1935.

Order Nisi extended for April 28, 1936.

C. COOMARASWAMY, February 13, 1936. District Judge.

Order Nisi extended for May 26, 1936.

C. COOMARASWAMY, April 28, 1936. District Judge.

Order Nisi extended for July 28, 1936.

C: COOMARASWAMY, May 26, 1936. District Judge.

> In the District Court of Jaffna. Order Nisi.

Testamentary Jurisdiction. No. 209.

In the Matter of the Intestate Estate of the late Nagamma, wife of Eliathamby Eloornayagam of Tellippalai West, deceased. pprananiam

ananiam of Tellippalai ..... Petitioner.

Moothathamby East ..

M8. 1) Seenippillai, daughter of K. Sithamparappillai of Tellippalai (Var. (2) Assippillaim Iai, daughter of K. Sithamparappillai of Tellippalai West, appearing by their guardian (2) liter (3) Theivanaippillai, widow of Kathirithamby Sithamparappillai of Tellippalai West, (4) Sinnathangam, daughter of Kathirithamby Sithamparappillai of ditto, (5) Sinnacuddy Nadarajah and wife (6) Vallippillai, both of Kuala Lumpur Stores Supdt's Office, (1) Seenippillai. both of Kuala Lumpur Stores Supdt's Office, (7) Kathirithamby Eliathamby of Tellippalai West, (7) Kathirithamby Eliathamby of Tellippalai West,
(8) Ponnuppillai, widow of Suppar Ambalavanar of Tellippalai,
(9) Vairavappillai Chellappah of Tellippalai East,
(10) T. Vananappillai Chelliah presently of Audit Office, Kuala Lumpur,
(11) Kanagasabai Suppramaniam and
(12) wife, Sell-amma, presently of Railway Control Office Geneas,
F. M. S. Rlys.,
(13) Eliathamby Eloornayagam of Tellippalai East ...... Respondents.

THIS matter coming on for disposal before C. Coomara-swamy, Esq., District Judge, Jaffna, on April 23, 1936, in the presence of Mr. S. Ilayatambi, Proctor, on the part of the petitioner; and the affidavit and petition of the petitioner dated April 23, 1936, having been read:

It is ordered that letters of administration in respect of the estate of the above-named deceased be granted to the petitioner, unless the above-named respondents or any other person shall, on or before May 19, 1936, appear before this court and show sufficient cause to the satisfaction of this court to the contrary.

May 1, 1936.

C. COOMARASWAMY, District Judge.

Order Nisi extended for July 21, 1936.

May 19, 1936.

.C. COOMARASWAMY, District Judge.

In the District Court of Jaffna. Order Nisi. 10. In the Matter of the Intestate Estate of the late Eloornayagam Rasanayagam Testamentary Jurisdiction. No. 210. of Tellippalai West, deceased.

Suppramaniam · of Moothathamby Tellippalai ... Petitioner. East ÷ v Ko Seenippilla daughter Sithampara of

1) SeenIppillai, daughter of K. Sithamparapoillai of Tellippalar West, (2) Acappillai, daughter of K. Sithamparappillai of Tellippalai West, appearing by their guardian at *kiem* Tellippalai West, appearing by their guardian at *kiem* Tellippalai of Tellippalai West, (4) Sinnathangan; adughter of Kathirithamby Sithamparappillai of ditto, (5) Sinnacuddy Nada-rajah and wife (6) Vallippillai, both of Kuala Lumpur Stores Supdt's Office, (7) Kathirithamby Eliathamby of Tellippalai West, (8) Ponnuppillai, widow of Suppar Ambalavanar of Tellippalai West, (9) T. Vairavappillai Chellappah of Tellippalai East, (9) T. Vairavappillai Chellappah of Tellippalai West, (9) T. Vairavappillai Chellappah of Tellippalai East, (10) T. Vairavappillai Chelliah, presently of Audit Office, Kuala Lumpur, (11) Kanagasabai Suppra-maniam and wife (12) Sellamma, presently of Railway Control Office Geneas, F. M. S. Rlys.....Responde ...Respondents.

THIS matter coming on for disposal before C. Coomara-swamy, Esq., District Judge, Jaffna, on April 23, 1936, in the presence of Mr. S. Ilayatambi, Proctor, on the part of the petitioner; and the affidavit and petition of the petitioner dated April 23, 1936, having been read :

It is ordered that letters of administration in respect of the estate of the above-named deceased be granted to the petitioner, unless the above-named respondents or any other person shall, on or before May 29, 1936, appear before this court and show sufficient cause to the satisfaction of this court to the contrary.

May 11, 1936.

C. COOMARASWAMY, District Judge.

Order Nisi extended for July 24, 1936.

May 29, 1936.

C. COOMARASWAMY. District Judge.

#### In the District Court of Jaffna.

Order Nisi. 55

Testamenta In the Matter of the Estate of the late Jurisdiction. David Barnabas Thambiah of Karainagar West, deceased. No. 8.615.

Sinnachehy, widow of Ambalanar alias Barnabas of Karainagar West

And And (1) Rasamman, widow of David Barnabas Thambiah, (2) Arulaiyah Barnabas, (3) Nallathamby Barnabas, (4) Sinniah Barnabas, (5) Thambapillai Barnabas, (6) Velupillai Uneliah, (7) Velupilai Thambiah, (8) Velupillai Nallathamby, (9) Velupillai Sinnathamby, (10) Seethai, wile of Atanirayelu, (11) Theiyanai, widow of Kanapathipillai, and (11) Sinnachchy, widow of Sinnathamby, all of Karainagar widow of Sinnathamby, all of Karainagar West Respondents.

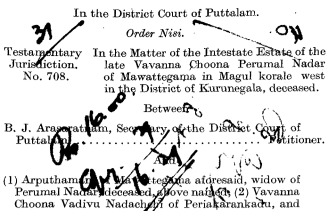
THIS matter of the petition of the petitioner above named, praying for letters of administration to the estate above-named deceased, coming on for disposal of the before C. Coomaraswamy, Esq., District Judge, Jaffna, on September 24, 1934, in the presence of Mr. S. M. Aboo-bucker, Proctor, on the part of the petitioner; and the affidavit of the above-named petitioner having been read : It is declared that the petitioner is the mother of the said intestate and is entitled to have letters of administration to the estate of the said intestate issued to her, unless the respondents or any other person shall, on or before November 14, 1934, show sufficient cause to the satisfaction of this court to the contrary.

September 26, 1934.

C. COOMARASWAMY, District Judge.

Extended for August 24, 1936.

C. COOMARASWAMY, District Judge.



THIS matter coming on for disposal before John N. Vethavanam, Esq., District Judge of Puttalam, on June 22, 1936, in the presence of Mr. Wilfred A. Muttukumaru, Proctor, on the part of the petitioner above named; and the affidavit and petition of the said petitioner dated June 22, 1936, having been duly read:

It is ordered that B. J. Arasaratnam, petitioner above named, be and he is hereby appointed administrator of the estate of the deceased above named, and that letters of administration be issued to him accordingly, unless the respondents above named or any other passon or persons interested shall, on or before July 27, 1936, show sufficient cause, if any, to the satisfaction of the court to the contrary.

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June 22, 193	36.	• Addi		District	/
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$\gamma \gamma^{\perp}$	n thè Distr	let Court	of Kega	alla.	
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Testamentary	In the M	atter onth	A Last	Will an	d Testa-
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G. S. Murawberal Ed. Active District Judge, Kegalla, on April 22, 1936, in the presence of Mr. J. H. Fernando, Proctor, on the part of the petitioner; and the evidence of the attesting witnesses having been recorded : It is ordered that the jast will of the said deceased No. 846 dated December 17, 1935, of which the original has been undered and is non-dimensional this court has made the

It is ordered that the first will of the said deceased No. 846 dated December 17, 1935, 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 above-named petitioner is the executor named in the said will and that he is entitled to have probate thereof issued to him accordingly.

April 22, 1936.

·G. S. SURAWEERA, District Judge.