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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:—

No. 3 of 1897.

An Ordinance further to amend the Quarantine and Prevention of Diseases Ordinance, 1897.

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 Quarantine and Prevention of Diseases (Amendment) Ordinance, No. of 1936.

Amendment of section 5 (1) (b) of Ordinance No. 3 of 1897.

2 Section 5 of the Quarantine and Prevention of Diseases Ordinance, 1897, is hereby amended in sub-section (1) thereof, by the substitution for the word "Quarantine." in paragraph (b) of that sub-section, of the words "quarantine, for the manner of disinfecting or fumigating such goods, for the imposition of fees or charges for carrying out such operations and for the method of recovering such fees or charges."

Objects and Reasons.

The object of this Bill is to amend the Quarantine and Prevention of Diseases Ordinance, 1897, by taking power to make regulations under the Ordinance for the disinfection or fumigation of goods brought in any boat or vessel arriving at any port or place in the Island and for the imposition and recovery of charges for such disinfection or fumigation.

The Ministry of Health, Colombo, September 3, 1936. W. A. DE SILVA, Minister for Health.

MINUTE.

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

A 55/36

No. 6 of 1887.

An Ordinance to amend the Petroleum Ordinance, 1887.

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 Petroleum Amendment Ordinance, No. of 1936.

Amendment of section 3 of Ordinance No. 6 of 1887.

- 2 Section 3 of the Petroleum Ordinance, 1887 (hereinafter referred to as "the principal Ordinance"), is hereby amended in the definition of "Flashing point" by the substitution, for all the words from "when tested" to "have been made," of the following:—
 - "when tested with such apparatus and in such manner as may be prescribed from time to time by the Governor by rules under section 19B;".

Amendment of section 11 of the principal Ordinance.

- 3 Section 11 of the principal Ordinance is hereby amended by the substitution for all the words from "in the manner" to "by this Ordinance." of the following:—
 - "with such apparatus and in such manner as may be prescribed from time to time by the Governor by rules under section 19B."

Amendment of section 17 of the principal Ordinance.

4 Section 17 of the principal Ordinance is hereby amended by the substitution for all the words from "the apparatus" to "annexed," of the words "such apparatus and in such manner as may be prescribed from time to time by the Governor by rules under section 19B,".

Re-numbering of section 19 (1) of the principal Ordinance.

5 Section 19 (1) of the principal Ordinance is hereby re-numbered as section 19A of that Ordinance.
6 The following new section shall be inserted immediately after re-numbered section 19A and shall have effect as section

Insertion of new section 19B in the principal Ordinance.

19B of the principal Ordinance:—

19B. The Governor may from time to time make rules

Rules as to apparatus and tests for determining flashing point.

- prescribing—

 (a) the apparatus which shall be used for testing petroleum
 - (a) the apparatus which shall be used for testing petroleum for the purpose of ascertaining the flashing point thereof;

Repeal of Schedule to the principal Ordinance.

(b) the manner in which the petroleum shall be tested by such apparatus;

(c) the corrections which shall be applied to the result of any test so conducted; and

(d) all other matters connected with or incidental to the use of the apparatus or the conduct of the test.

 ${f 7}$ The Schedule to the principal Ordinance is hereby repealed.

Objects and Reasons.

Section 3 of the Petroleum Ordinance, 1887, defines "Flashing point" as the lowest temperature at which petroleum yields a vapour which will furnish a momentary flash or flame when tested with an Abel's test apparatus, in accordance with the directions in the Schedule to that Ordinance. The Schedule further provides for the use of Gray's Flash Point Apparatus where the petroleum is oil ordinarily used for lubricating purposes and is declared to have its flashing point at or above 150°F. Gray's apparatus is also specified for use in other cases to which reference is made in the Schedule.

In actual trade practice, Abel's apparatus is now used for temperatures below 90°, and, with some modifications, from 90° to 120°F. For all oils flashing at or above 120°F, the instrument called "Pensky-Martin's closed type apparatus" is at present the universal standard and has superseded old types such as Gray's Flash Point Apparatus, which is now obsolete.

2. The object of this Bill is to amend the definition of Flashing point" by the omission of reference in that definition to any specific apparatus or test and to add to the principal Ordinance a new section (19B), which will enable rules to be made prescribing the apparatus to be used and the test to be applied for the purpose of determining the flashing point of petroleum. This rule-making power will enable the provisions of the principal Ordinance to be adapted so as to secure conformity with modern technical practice in these matters and will avoid the necessity for an amendment of the Ordinance whenever the prescribed apparatus, tests and methods have to be varied rom time to time.

3. Clause 2 of the Bill accordingly amends the definition of "Flashing point" in section 3 of the principal Ordinance, and Clause 6 adds a new section which confers the necessary rule-making power. Clauses 3, 4, and 7 effect consequential amendments, including the repeal of the whole of the Schedule to the principal Ordinance.

4. The opportunity has been taken to re-number as section 19A the new section which was added to the principal Ordinance in 1918 as section 19 (1). (Clause 5).

The Ministry of Home Affairs, Colombo, August 28, 1936. D. B. JAYATILAKA, Minister for Home Affairs.

MINUTE.

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

An Ordinance to amend Ordinance No. 28 of 1871, intituled "An Ordinance to provide for the Registration of Domestic Servants".

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 Domestic Servants (Amendment) Ordinance, No. of 1936.

Short title.

2 Section 1 of Ordinance No. 28 of 1871, (hereinafter referred to as "the principal Ordinance"), is hereby amended by the substitution for the words "This Ordinance", of the words "This Ordinance may be cited as the Registration of Domestic Servants Ordinance, No. 28 of 1871, and ".

Amendment of section 1 of Ordinance No. 28 of 1871.

3 The following section is hereby inserted immediately after section 15 of the principal Ordinance and shall have effect as section 15A of that Ordinance:—

Insertion of new section 154 in the principal Ordinance.

15A Where a servant has at any time been convicted by a court of any offence specified in the Schedule, it shall be lawful for the Registrar to enter particulars of such conviction in the pocket register of that servant. Every Registrar authorised to enter convictions in pocket register of servants. entry so made shall be authenticated by the signature of the Registrar who may, if he thinks fit, draw attention to such entry by one or more endorsements made in that pocket register in writing or by means of a rubber or other stamp.

Addition of a Schedule to the principal Ordinance.

4 The following Schedule is hereby added to the principal Ordinance immediately after section 22 thereof:—

SCHEDULE.

(Section 15A.)

		(,	
Ordinance.		Section.		Nature of Offence.
The Cevlon Pena	l Code	From 226	to 256	Offences relating to
		(inclusive)	Coin and Govern-
Do.	••	296, 297, 30	00, 301	ment Stamps Culpable homicide, &c.
Do.	••	From 315 (inclusive		Voluntarily causing hurt by dangerous
Do.		345		weapons, &c. Use of criminal force
			•	to a woman with intent to outrage her modesty
Do.	• •	From 354 to (inclusive		Kidnapping
Do.	• •	360A		Procuration
Do.		364, 364A		Rape
Do.		365		Unnatural offence
Do.			to 371	Theft, theft of cattle,
Do.		(inclusive)	&c. Extortion, &c.
		(inclusive)	
Do.		(inclusive))	Robbery, &c.
Do.		387		Criminal misappro- priation
Do.	• • •	From 389 (inclusive) but	Criminal breach of trust
Do.	••		to 397	Dishonestly receiving
Do.		(inclusive From 400 t	o 403	stolen property Cheating
Do.			o 426	Mischief, &c.
Do.		$\begin{array}{c} ext{(inclusive)} \\ ext{From } & ext{435} & ext{t} \\ ext{(inclusive)} \end{array}$	o 451	House trespass, house breaking, &c.
Do.	• •		o 466	Forgery, &c.
Do.	• •	486		Criminal intimida-
Do.	• •	488	• •	Misconduct in public by drunken person
Do.	••	490	••	Attempting the breach of any of the sections above specified
The Ceylon Pape rency Ordin 1884	r Cur- nance,	From 21 (inclusive)	to 23	Offences relating to currency notes
	ts) as ne Va- dment	All offences	under t	he Ordinance
The Ceylon Pena	l Code	101, 113а 113в	and .	Abetting or con- spiring to commit any of the offences heréinbefore speci- fied
Do.		466A	••	Falsification of accounts

Objects and Reasons.

Section 11 of Ordinance No. 28 of 1871 provides that the Registrar of Servants "shall not grant registration to any convicted thief or associate of thieves, or to any person known to the Police to be leading a disorderly or disreputable life, or who shall have been convicted of any infamous crime". No provision is made in the Ordinance for dealing with a case in which a domestic servant is convicted of an offence after he has been registered. It has, however, been the practice for the Registrar of Servants to enter particulars of such convictions in the pocket register of a servant so that any such conviction may be brought to the notice of a prospective employer before he takes into his service a person who has been convicted after the date of his registration as a domestic servant under the Ordinance.

- 2. The object of this Bill is to regularise the existing practice and to empower the Registrar to enter in the pocket register of a servant particulars of the conviction of that servant of any offence under the Penal Code, the Ceylon Paper Currency Ordinance, 1884, and the Vagrants Ordinance, No. 4 of 1841, specified in the new Schedule which will be added to the principal Ordinance.
- 3. The opportunity has been taken to insert a short title in section 1 of the principal Ordinance.

G. C. S. COREA, Minister for Labour, Industry and Commerce.

The Ministry of Labour, Industry and Commerce, Colombo, September 4, 1936.

(Continued on page 629.)

DISTRICT AND MINOR COURTS NOTICES.

Destruction of Court Records.

NOTICE is hereby given that, at the expiration of three months from the date etcof, the records of this court for the year 1930 will be destroyed, under the provisions of Ordinance No. 12 of 892. Any pason interested in any record may personally, by Proctor, or by duly authenticated petition claim upon good cause shown that such record may not be destroyed.

The Municipal Court, Colombo, September 8, 1936. МЕКУУN JOSEPH, Municipal Magistrate.

Notice regarding Udispattu Village Tribunal.

NOTICE is hereby given in terms of section 98 of Ordinance No. 9 of 1924, that on and after April 1, 1936, the Boys' school building at Udispattu in Udispattu north korale in Uda Dumbara has been used by the President, Village Tribunals, Uda Dumbara, as a Village Tribunal Court-house for the trial of cases from Uda Dumbara, and will be so used until further notice.

The Kachcheri, Kandy, September 2, 1936.

T. A. Hodson, Government Agent.

NOTICES OF INSOLVENCY.

In the District Court of Colombo.

No. 4,959. In the matter of the insolvency of Denis Lionel Van Dort of Wellawatta.

NOTICE is hereby given that a meeting of the creditors of the above-named insolvent will take place at the sitting of this court on October 13, 1936, for the grant of a certificate of conformity to the insolvent.

By order of court, Gerald E. de Alwis, September 2, 1936. Secretary.

In the District Court of Colombo.

No. 5,008. In the matter of the insolvency of Hathtotuwagamage Richard of 32, Gangodawila.

WHEREAS the above-named H. Richard has filed a declaration of insolvency, and a petition for the sequestration of his estate has been filed by F. J. Rodrigo of Kandana, under the Ordinance No. 7 of 1853: Notice is hereby given that the said court has adjudged the said H. Richard insolvent accordingly; and that two public sittings of the court, to wit, on October 6, 1936, and on October 27, 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, August 31, 1936. Secretary.

In the District Court of Colombo.

No. 5,009. In the matter of the insolvency of Don Arthur Wickremaratne of 19, Dematagoda, Colombo.

WHEREAS the above-named D. A. Wickremaratne has filed a declaration of insolvency, and a petition for the sequestration of his estate has been filed by P. L. Senaratne of Chapel place, Colombo, under the Ordinance No. 7° of 1853: Notice is hereby given that the said court has adjudged the said D. A. Wickremaratne insolvent accordingly; and that two public sittings of the court, to wit, on October 6, 1936, and on October 27, 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, September 3, 1936.

In the District Court of Kandy.

No. 2,113. In the matter of the insolvency of Rawanna Kaniah of 139, Castle Hill street, in Kandy.

NOTICE is hereby given that a meeting of the creditors of the above-named insolvent will take place at the sitting of this court on October 9,1936, to appoint an assignee.

September 5, 1936. Secretary.

In the District Court of Kandy.

No. 2,117. In the matter of the insolvency of Ismail Mohamed Sheriff of Madulkele.

NOTICE is hereby given that a meeting of the creditors of the above-named insolvent will take place at the sitting of this court on October 9, 1936, to appoint an assignee.

By order of court, R. MALALGODA, September 5, 1936. Secretary.

In the District Court of Badulla.

Insolvency In the matter of the insolvency of Kana No. 27. Runa Sathaival Thevar of Passara.

NOTICE is hereby given that a meeting of the creditors of the above-named insolvent will take place at the sitting of this court on October 27, 1936, to examine the insolvent.

By order of court, D. C. DISSANAYAKA, September 4, 1936. for Secretary.

In the District Court of Kegalla.

Insolvency
Jurisdiction.
No. 70.

In the matter of the insolvency of Koruwage
Peter Fernando of Rambukkana.

NOTICE is hereby given that certificate of conformity in Class II. has this day been granted to the above-named insolvent.

By order of court, R. B. RATNAIKE, September 3, 1936. Secretary.

NOTICES OF FISCALS' SALES.

Western Province.

In the District Court of Colombo.

Wijekoon of Norwood, Hatton Plaintiff. No. 4,389.

entered in the above action and ordered to be sold by the order of court dated July 21, 1936, for the recovery of Rs. 1,599 50, with interest on Rs. 936 at 16 per cent. per annum from December 3, 1935, to May 8, 1936, and thereafter on the aggregate amount of the decree at 9 per cent. per annum till payment in full and Rs. 325.04 being costs of suit, viz. :-

The land called the $\frac{1}{3}$ share of Kendagahawatta bearing sessment Nos. 709 and 710, situated at Kuda Edanda, attala, in the Ragam pattu of Alutkuru korale in the District of Colombo, Western Province; bounded on the north-east by another portion of this land, on the southeast by the field, on the south-west by the limit of a portion of this land, and on the north-west by the high road to Negombo; containing in extent 29 88/100 perches, together with the trees, plantations, and buildings thereon.

Prior registration B 223/121.

Fiscal's Office, Colombo, September 9, 1936. J. R. Toussaint, Deputy Fiscal.

In the District Court of Colombo. No. \cdot Vs.

Kuruppu Atchige Don Abraham Singho of Jaltara

Kurupu Atchige Don Abraham Singho of Jaltara in the Meda pattu of Hewsgam korale Defendant NOTICE is hereby given that on Saturday, October 17, 1936, at 11 A.M. will be god by publicauction at the premises the following property mortgaged with the plaintiff by bond No. 1,353 dated June 8, 1927, attested by David de 1948, Notary Public and declared specially bound and executable under the above action and recentable under the above action and referent to be soon by the order of court dated July 16, 1946, for the ecotory of the sum of Rs. 2,500, with interest thereon at 9 percent. per annum from August 27, 1935, till payment in full and costs of this action, viz. .—

All that lot E. of Alphogabalands, together with all the

All that lot E of Alubogahalanda, together with all the buildings and plantations standing thereon, less a portion of extent of 1 rood and 21 perches towards the eastern boundary thereof, situated at Jaltara in the Meda pattu of Hewagam korale in the District of Colombo, Western Province; and bounded on the north-west by lot D of the same land, on the north-east by the property of Dona Philippa Rupasinghe, T. P. 21,407, on the east by the footpath and a cart road, on the south-east by the property of Don Porolis Rupasinghe, late Vidane Arachchi, and on the west by the field belonging to Don Welikala Appuhamy and high road and owita land of Miriagalle Don Amis Appu; and containing in extent 7 acres 1 rood and 2 perches according to the figure of survey bearing No. 1,338 dated August 17, 18, and 19 1918, made by M. G. de Silva, Licensed Surveyor, and filed of record in D. C., Colombo, partition suit No. 47,318, and registered in H 64/60.

Fiscal's Office, Colombo, September 9, 1936. J. R. Toussaint, Deputy Fiscal.

In the District Court of Colombo.

Wellawatta Respondents.

NOTICE is hereby given that on Tuesday, October 20, 1936, at 1 P.M., will be sold by public auction at the premises

the right, title, and interest of the said respondents in the following property for the recovery of the sum of Rs. 52:50 being the fixed costs due to the manager for the inquiry,

All that 4/10 share or part of all that allotment of land called Madangahawatta bearing lot No. 119, together with the house standing thereon bearing assessment No. 586/849 presently bearing assessment No. 152 now bearing No. 96, Pamankada road, and 1, 3, 5, 7, 9, and 11, Hampden lane, situated at High street, Wellawatta, within the Municipality and District of Colombo, Western Province; bounded on the north by a road, east by lot No. 120, south by lot No. 139, west by a path, and containing in the latest and latest lot No. 139, west by a path; and containing in extent 14½ perches.

Fiscal's Office, Colombo, September 9, 1936. J. R. Toussaint, Deputy Fiscal.

In the District Court of Colombo.

J. P. Melder of Colpetty, Colombo Plaintiff. No. 49,819. Vs.

No. 49,819. Vs. \(\)
(1) Sampathawaduge Emily Caroline Fernando, (2) Sampathawaduge Roslin Fernando, legal representative of the estate of the deceased, S. Richard Fernando, both of Moratunulla Defendants.

NOTICE is hereby given that an Monday, October 26, 1936, at 2 P.M., will be obliby to the auction at the premises the following property mortgaged with the plaintiff by bond No. 621 dated June 14, 1948, attested by O. D. Nicolle of Columbs, Notary, tube, and declared specially bound and excitable under the decree entered in the above action and referred to be sold by the order of court dated April 16, 1936, for the recovery of the sum of Rs. 1, 12, 50, together with further interest on Rs. 1,000 at 9 per cent. per annum from June 29, 1935, till date of decree (October 30, 1935) and thereafter on the aggregate amount of the decree at 9 per cent. per annum till date of amount of the decree at 9 per cent. per annum till date of payment in full and costs of suit Rs, 394.75, viz.:

All that portion of the garden called Koratuwawatta marked A on plan dated May 4, 1911, made by C. J. Mendis, Surveyor, with the buildings, trees, and plantations standing thereon, situated at Moratumulla in Moratuwa in the Palle pattu of Salpiti korale in the District of Colombo, Western Province; and bounded on the north by the property of Yalagalage Joseph Abraham Peiris, on the east by the property of Niculasia Cooray, on the south by the property of Yalagalage Joseph Abraham Pieris, and on the west by Panciyawatta belonging to S. Domingo Fernando and S. David Fernando; and containing in extent 29 7/100 perches, together with rights, ways, privileges expected acquiring and appropriate acquiring solutions. privileges, easements, servitudes, and appurtenances what-soever to the said land and all the estate, right, title, interest, claim, and demand whatsoever of the 1st.defendant and of the said Sampathawaduge Richard Edwin Fernando, deceased, in, to, out of, or upon the same.

Prior registration M 151/29 Colombo.

Fiscal's Office, Colombo, September 9, 1936. J. R. Toussaint, Deputy Fiscal.

In the District Court of Colombo.

M. R. M. M. N. Nadarajan Chettiar of 155, Sea street, in Colombo Plaintiff. $V_{\rm S}$. No. S/2.

M. Nadarajan Chettjar of 178, Sea street, in Colombo Defendant.

NOTICE is hereby given that on Tuesday, October 6, 1936, at 1 P.M., will be sold by public auction at this office the following property for the recovery of the sum of Rs. 7,561 32, with interest thereon at 7½ per cent. per annum from March 25, 1935, till payment in full and Rs. 77.30 incurred costs of the action, less Rs. 1,500, viz.:-

The amount due or the right, title, and interest on bond No. 2,545 dated June 12, 1934, attested by Mr. S. R. Amarasekera, Notary Public, affecting the following properties :-

The Schedule A above referred to.

All that allotment of land (being a defined portion of the premises now bearing assessment Nos. 190, 192, 194, and 196) marked letter B, with the buildings standing thereon, situated at Silversmith street in New Bazaar Ward, within the Municipality and District of Colombo, Western Province; and bounded on the north by Silversmith street, on the east by premises bearing assessment No. 206 belonging to A. Weeraratna and other portion of the same land belonging to Messrs. Walker & Sons, on the south by lot A in the plantamer of, and on the west by the common road reservation and lot A in the plan thereof; containing in extent 1 agre and 23 48 percents, exclusive of the common roadway aforesaid in extent 1 rood and 12 99 perches as per figure of plan Mo. 1,55, late. August 28, 1933, made by S. S. Ratham, Licensed Sarvetor and Leveller, together with full right of way over the roadway marked D in the plan.

The Schedule B above referred to.

All that road reservation (Long a defined portion of the premises now pearing assessment Nos. 190, 192, 194, and 196), situated at Silversmith street afort said; and bounded on the north by Silversmith street, on the east by lot

on the north by Silversmith street arrivally, and bounded on the north by Silversmith street, on the east, by lot marked B, on the south by southern portion of lot marked A, and on the west by lot marked A; containing in extent 1 rood and 12.99 perches according to plans Nos. 1,554 and 1,555, both dated August 28, 1933, made by S. S. Ratnam, Licensed Surveyor and Leveller.

Fiscal's Office, Colombo, September 9, 1936. . J. R. Toussaint, Deputy Fiscal.

In the District Court of Colombo.

John Edward Perera Samarasinghe P. V. Mallehewa in Yatigaha pattu di Hapitigam korale Plaintiff.

No. 53,291. 5 · Vs.
Samaratunga Appuhamillage Don Deonis Samaratunga Appuhamy of Mudunnegedera in Udugaha pattu of Siyane korale

pattu of Siyane korale Defendant.

NOTICE is hereby given that on Thursday, October 8,
36, will be sold by public systion of the sold by public systion of t NOTICE is hereby given that on Thursday, October 8, 1936, will be sold by patric auction at the respective premises the following projectly morphaded with the plaintiff by bond No. 957 dated March 5, 129, attested by W. Dalpatadu, Noticy Public, and declared specially bound and executable inder the decree of freed in the above action and ordered to be sold by the order of court dated May 22, 1934, for the recover of the sam of Rs. 1,000, together with interest on Ks. 60 at 15 per cent. per annum from July 6, 1933, up to date hereof (October 27, 1933), and thereafter on the aggregate amount of the decree at 9 per cent. per annum till payment in full and costs of suit, viz.: of suit, viz. :-

- (1) At 1 p.m.—An undivided 21/32 parts or shares, together with the trees, plantations, and everything belonging thereto and the entirety of the thatched house standing thereon, from and out of Lidamulawatta appearing in the thereon, from and out of Lidamulawatta appearing in the true copy obtained on January 13, 1928, from the Registrar-General's Office, Colombo, of deed of transfer No. 3,528 dated January 17, 1925, attested by D. S. Mendis Abeyasekera, Notary Public, and situated at Mudunnegedera in Udugaha pattu of Siyane korale in the District of Colombo, Western Province; bounded on the north by the land belonging to Dassanayake Mudiyanse Ralahamy, on the east and south by the land belonging to Senarat Appuhamillage Manik Rala Appuhamy and by the land belonging to Dassanayake Mudiyanse Ralahamy, and on the west by the land belonging to Senarat Appuhamillage on the west by the land belonging to Senarat Appuhamillage Don Daniel, er Vidane Arachchi, and by the land belonging to Walpola Unnanse; containing in extent within these boundaries about 6 acres.
- (2) At 1.30 p.m.—All that portion of the field called Dangolledeniya, situated at Mudunnegedera aforesaid; which said portion is bounded on the north by the limitary dam of the field belonging to Bandaranayake Maha Mudaliyar, on the east and west by the high lands nelonging to Bandaranaike Maha Mudaliyar, and on the south by a portion of his land belonging to Sanchi Appu and others; containing in extent about 2 bushels of paddy sowing, together with everything belonging thereto which said premises are appearing in the true copy of the deed of transfer mentioned herebelow and obtained on November 21, 1928, from the Registrar-General's Office and held and possessed by the defendant upon deed of transfer No. 3,090 dated October 17, 1923, attested by D. S. Mendis Abeyasekara, Notary Public.

Prior registration F 58/96, 67/204.

Fiscal's Office, Colombo, September 9, 1936.

J. R. Toussaint, Deputy Fiscal.

In the District Court of Negombo.

No. 3,468. · Vs.

(1) Edippuli Achchige Ungappu and 3 others . . Defendants.

by Meekanatuowita land of B. Files Singho and others, east by right of way separating Beligahawatta land of W. Jango Nona, south by dewata road and Owitakumbura land of J. A. Raphiel and others, and west by Owitakumbura land of J. A. Raphiel and others and Owitakumbure land of Mrs. Allis; in extent 7 acres and 10 perches, with the ouildings standing thereon.

The said land is new divided and the plaintiff is allotted lot 1; which is bounded on the north by water course separating the field of K. Cornelis Appuhamy and others, east by lot 4 belonging to Pelis Appu, south by lot 2 belonging to B. A. Bempy Singho and lot IA belonging to H. Don Chrispian Valentine Samaranayake Appuhamy, west by the land of Mrs. Allis, road and the field of K. Cornelis Appulamy and others; in extent 1 acre and 3 roods, with the buildings standing thereon.

J. R. Toussaint, Fiscal's Office, Colombo, September 9, 1936. Deputy Fiscal.

In the Court of Requests of Colombo. In the Court of Requests of Colombo.

Paranthinattu Gopalan Nambiar of 74/26, Union place, No. 23,289. Vs.

Ganegoda Don Vincent Spaeviratna of 131, Dematagoda road, Colombo Defendant.

NOTICE is hereign given that on Tuesday, October 13, 1936, at VP.T., will be sold by public auction at the premises the right, title, and interest of the said defendant in the following property for the ecovery of the sum of Rs. 178, with legal interest thereon from July 8, 1936, till payment in full and costs of our Rs. 10 25 and prospective costs Rs. 12 50, viz.—

All those premises and the sathing well, together with the trees and plantations the confueating assessment No. 103, situated at Dematagoda, road, within the Municipality and District of Colonbo, Western Province; bounded on the north by a portion of this land, east by property belonging to the territo, south and west by Crown land; containing in extent about 10 perches, and registered in A 223/76 Colombo.

Fiscal's Office, Colombo, September 9, 1936.

J. R. Toussaint, Deputy Fiscal.

In the District Court of Colombo.

 V_{s} .

No. 4,961.

(1) Kurukulasuriya Idalia Adline Florence Perera nee Fernando, wife of (2) Dr. Walter Franklin Harward Perera, both of binhagiri, Lunawa, in Moratuwa.

NOTICE is hareby given that on Saturday, October 3, 1936, at 2 o'clock in the afternoon, will be sold by public auction at the premises the right, title, and interest of the said defendants in the following mortgaged property for the recovery of the kinn of R3 \$,200, tagether with further interest on Rs. 5,000 from and including January 20, 1936, at the rate of 12 per cent. per annum till the date of the decree (viz.. June 19, 1936), and thereafter on the aggregate decree (viz.. June 19, 1936), and thereafter on the aggregate amount of the decree at the rate of 9 per cent. per annum till payment in full and costs of suit, viz. :-

1. All that allotment of land called Nugehena alias Nugehenewatta alias Wattegamagehena, situated at Talduwa in Atulugam korale of Three Korales in the

District of Kegalla, Province of Sabaragamuwa, marked lots A and B in plan bearing No. 847 dated Oct. 24, 1913, made by V. A. Vancuylenberg, Licensed Surveyor; and bounded on the north by Uduwila village boundary, on the east by lands belonging to Mapitigama family, on the south by land belonging to Vitaramalage people now Sitawaka estate, and on the west by Kirjammalage Konda

the south by land belonging to Vitaramalage people now Sitawaka estate, and on the west by Kiriammalage Kanda Lekamalagehena now Sitawaka, estate; and containing in extent within these boundaries 5 acres and 3 roods according to the survey plan aforesaid.

2. All that divided portion of land called Goluwamullenugehena, situated at Tilduwa aforesaid, and bounded on the north by lands belonging to Mapitigama family, on the east by ela, on the south by Durainnehene, and on the west by land belonging to Vitaramalage people, now Sitawaka estate; and containing in extent within these boundaries 2 acres 1 rood and 6 perches according to the boundaries 2 acres 1 rood and 6 perches according to the survey plan aforesaid which said two allotments of land adjoin each other and now form one property and are according to figure of survey thereof bearing No. 847 dated October 24, 1913 made by V. A. Vancuylenberg, Licensed Surveyor, described as follows:—All that estate and plantation comprising the lands called Nugehena or Nugehenewatta alias Wattegamagehena and Columbia or Nugehenewatta alias wattegamagehena and Columbia or Nugehenewatta alias wattegamagehena and Columbia or Nugehenewatta alias wattegamagehene and Columbia or Nugehenewatta alias wattegamagehenewatta alias wattegamagehenew nugehena, situated in Talduwa village in Atulugam korale in Three Korales in the Kegalla District, Province of in Three Korales in the Kegalia District, Province of Sabaragamuwa; bounded on the north by Uduwila village boundary, on the east by lands belonging to Mapitigama family and ela, on the south by Durainnahena and land belonging to Vitaramage people now comprised in Sitawaka estate, and on the west by Kiriammalagekande Lekamalagehena, now comprised in Sitawaka estate; containing in extent 8 acres and 6 perches, together with machinery Together with all and singular the appurtenances, thereon. rights, and easements thereof or thereto in anywise belonging or appertaining or used or enjoyed therewith or reputed or known as part or parcel thereof and all the estate, right, title, interest, property, claim, and demand whatso-ever of the said Kurukulasuriya Idalia Adline Florence Perera nee Fernando in, to, out of, or upon the same.

Valuation Rs. 5,000.

CHARLES DE SILVA, Fiscal's Office, Additional Deputy Fiscal. Avissawella, September 2, 1936.

In the District Court of Colombo.

layage 10,01

No. 4,865.

(1) Hewadewage Sally Remando alias Agostina Fernando, (2) Sadudewage Siyaderis Fernando of Walpola in the Ragam pattu of Alutkuru korale for himself and as legal representative of the estate of 1st defendant, deceased Defenda Defendants.

Ist defendant, deceased Defendants.

NOTICE is hereby given that in Tuesday, October 6, 1936, commencing at 4.30 in the afternoon, will be sold by public auctor at the respective premises the following property (mortgaged by the defendants with plaintiff by martgage bond No. 1,022 lated November 13, 1935, attested C. E. Jayanayaka Notary Public, and declared bound and recurable for the decree entered in the said case) for the recovery of Bs. 515, with legal interest thereon from March 16, 1936, till payment in full, viz.:—

An undivided 10/24 posts on share out of all that lend

An undivided 19/24 parts or shares out of all that land called Mutugewatta, together with the well built tiled house, plantations standing thereon, situated at Desastara Kalutara now within the Urban District Council limits of Kalutara formerly bearing assessment No. 684 and now 121, Main road, Kalutara North, in the Kalutara badde of Kalutara totamune in the District of Kalutara, Western Province; and bounded on the north by a portion of this Mutugewatta, east by high road, south by a portion of this Mutugewatta, and west by Halgewatta; containing in extent 1 road.

(2) An undivided 56/120 parts or shares out of all that land called Warnagewatta, together with the trees and plantations, stonding at horse structure.

plantations standing thereon, situated at Desastara Kalutara aforesaid; and bounded on the north by Kadima-aratchiyawatta, east by Goniwatta, south by Palajjawatta, and west by Bamunugewatta; and containing in extent about 3 roods and 37 perches excluding therefrom a portion in extent about ½ an acre purchased by the Crown for the reilyay lines and receivered under titles A 246/76 for the railway lines, and registered under titles A 348/58 and 351/178.

Deputy Fiscal's Office, H. SAMERESINGHA, Kalutara, September 7, 1936. Additional Deputy Fiscal. In the District Court of Kaluaya.

Abdul Careem Abdul Raheem of 129, New Modestreet, .. Plaintiff. No. 19,659.

No. 19,659.

Deyagu Aratchige Allisof Silva of Pohaddramulla, presently of Well add Jail, Colomb Defendant.

NOTICE is hereby given that on Friday, October 9, 1936, commencing at 4-o clock in the afternoon will be sold by public auction at the respective premuses the following property (mortgaged by the defendant with plaintiff by mortgage bond No. 1,66 dated January 16, 1929, and attested by S. D. M. Burham, Notary Public, and declared bound and executable for the defendant with interest on Rs. 3,000 at 12 pp. cent. per annum from February 4, 1933, till May 7, 1936, at 1 thereafter at 3 the vent per annum on the aggregate amount till payment in the viz. :—

(1) An undivided 56 stare of the central part of the land called and known as Maranduwewatta, together with all the trees, plantations, and appurtenances thereto belonging, situated at Mananduw in Waskadubadda of Panadure totamune in the District of Kalutara, Western Province; and bounded on the north by the cinnamon garden, east

and bounded on the north by the cinnamon garden, east by Subenaidege wela, south by footpath, and on the west by the footpath and the deny land; containing in extent

about 21 acres.

(2) All that defined centre portion of the land called Mananduwewatta and of the plantations standing thereon, situated at Mananduwa in Munwattebage pattu of Rayigam korale, in the District of Kalutara, Western Province; and which said defined centre portion of the land is bounded on the north by Kurunduwatta, east by the low land called wela of Subenaide, on the south by footpath, and on the west by the footpath and deny ground; containing in extent 21 acres 2 roods and 8 perches.

The aforesaid two lands being contiguous now form one

property and described as follows:-

An allotment of land called and known as Mananduwe-watta, situated in the village Mananduwa (otherwise called Nugagoda) in Munwattebage pattu of Rayigam korale in the District of Kaluttas Western Brovince; bounded on the north by lands described in plans Nos. 65,751 and 63,594, on the east by land described in plan No. 63,596, and on the south by reservation along the footpath; containing in extent 21 acres 2 roods and 8 p rehes according to the survey plan bearing No. 75,130 dated May 15, 1869. to the survey plan bearing No. 75.130 dated May 15, 1869, authenticated by A. B. Tyers, Cabrain, R. E., Surveyor-General.

Deputy Fiscal's Office, Kalutara, September 7, 1936.

H. SAMERESINGHA. Additional Deputy Fiscal.

In the District Court of Colombo.

Udawattage Don Paulis Appuhamy of Suwarapola Plaintiff. No. 53,242.

(1) Galhenage William Perera of Wadduwa, (2) Kahandawala Aratchige Susan Perera of Ratmalana, (3) Kahandawala Aratchige Alsina Perera, legal representative of 1st defendant, deceased . . Defendants.

NOTICE is hereby given that on Friday, October 2, 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 Rs. 1,169.60, with interest on Rs. 1,000 at $16\frac{1}{3}$ per cent. per annum from July 11, 1935, and thereafter on the aggregate amount at 9 per cent. per annum till date of payment and costs Rs. 230·14 incurred and Rs. 97·55 prospective, less a sum of Rs. 270,

The right, title, and interest of Galhenage William Perera, deceased, of Wadduwa in and to the following properties, to wit :-- :

The allotment of land called Wilakolawatta alias Welikalewatta and owita, together with the buildings, if any, the plantations and everything else standing thereon, situated at Kuda Wadduwa aforesaid; and bounded as follows:—north by portion of this land, east by portion of this land, south by portion of this land, west by Wetakeiyagahakumbura and Hembagewela; containing in extent $\frac{1}{2}$ an acre, and registered under title B 146/71 in the

Kalutara District Land Registry Office.
2. The allotment of land Wilakolewatta alias Wilakolawattapaulaowita, together with the buildings, if any, the plantations and everything else standing thereon at Kuda Wadduwa aforesaid; and bounded as follows:—north by cart road and portion of this land of A. Salgado and others, east by portion of this land, south by Watta-addarakanatta and Kurunduwatta, and west by Wetakeiyagahakumbura and Hembagewela; containing in extent 1 acre 3 roods and 36.47 perches, and registered under title B 146/42 in the Kalutara District Land Registry Office.

3. The southern one-fourth portion of Wilakolawatta alias Welikalewatta, together with the buildings, if any, the plantations and everything else standing thereon, situated at Kuda Wadduwa; and bounded as follows:—north by one-fourth portion of this land allotted to Manis Salgado, east by the portion of this land, south by Watte-addara-kanatta, and west by Wilakolewattapaulaowita; and containing in extent 32 perches, and registered under title B 146/43 in the Kalutara District Land Registry Office.

4. The southern one-fourth portion of Wilakolewatta alias Welikalewatta and the adjoining Wilakolewattaalias Welikalewatta and the adjoining Wilakolawatta-paulaowita, together with the buildings, if any the plantations and everything else standing thereon, situated at Kuda Wadduwa aforesaid; and bounded as follows:—worth by one-fourth portion belonging to S. B. Fernando, cast by another portion of this land, south by Watta-addara-kanatta and Kurunguyatta, and west by Wetakai agaha-kumbura and Hempagewela; containing in extent rood and 39 perches, and registered under title B 175/231 in the Kalutara District Land Hegistry Office.

5. The one-fourth portion adjoining the cast road of the land called Wilakolewattapaulaowita marked letter B, together with the buildings, if any, the plantations and everything has standing thereon, situated at Kuda Wadduwa aforesaid; and bounded as follows:—north by cart road, east by a portion of Wilakolewatta, south by the three-fourth of owita, and west by Hembagewela; containing in

fourth of owita, and west by Hembagewela; containing in extent 1 rood and 7.43 perches, and registered under title B 115/2 in the Kalutara District Land Registry Office.

The right, title, and interest of Galhenage William Perera, deceased, of Kuda Wadduwa, in and to the mortgage bonds bearing Nos. 7,261 dated June 4, 1927, 7,274 dated June 14, 1927, both attested by A. S. R. Senaratna, Notary Public, effecting the land called Wilakolewatta, together with the buildings, if any, the plantations and everything else standing thereon, situated at Kuda Wadduwa aforesaid, and bounded as follows:-north by wela, east by Welikolewatta, south by Kurunduwatta, and west by land of Merennage people; containing in extent 3 acres, and registered under title B 223/132 in the Kalutara District Land Registry Office.

The allotments of land marked lots A and B of the land called Gorakagahawatta alias Delgahawatta, together with the tiled house and other buildings, the plantations and everything else standing thereon, situated at Kuda Wadduwa aforesaid; and bounded as follows:—north by Godaparagahawatta, east by portion of Godaparagahawatta belonging to K. D. Bastian and now of K. P. Perera, south by cart road, and west by lot C of this land of Mestrige Don Kustan; containing in extent 1 rood and 14 perches, and registered under title B 273/3 in the Kalutara District Land Registry Office.

Lot A of the land called Wilakolewatta alias Weli-8. Lot A of the land called Wilakolewatta alias Welkalewatta and Welikalewattapaula, together with the buildings, if any, the plantations, and everything else standing thereon, and situated at Kuda Wadduwa; bounded as follows:—north by the cart road, east by the portion of this land, south by lot E of this land, west by Hembagewela; containing in extent 2 roads and 10 5/12 perches, and registered under title B 226/195 in the Kalutara District and Land Registry Office.

Deputy Fiscal's Office, H. Sameresingha, Kalutara, September 7, 1936. Additional Deputy Fiscal.

Central Province.

In the District Court of Kandy.

Pena Sidambarampulle of Galbodawatte estate, Madulkele Plaintiff.

No. 45,837. Vs.

(1) Pallekumburegedara Pusumba, (2) Yaddehigedara Ukku, (3) Yaddehigedara Bodiya, all of Galbodawatta in Fallis pattu of Pata Dumbara Defendants.

NOTICE is hereby given that on Saturday, October 17, 1936, commencing at 2 P.M., and on Monday, October 19, 1936, commencing at 2 P.M., will be sold by public automatical the following provided the followin at the respective premises the following property mortgaged with the plaintiff by bond No. 7,084 dated November 9, 1929, and attested by M. B. E. Seneviratne of Kandy, Notary Public, and declared specially bound and executable under the decree entered in the above action and ordered to be sold by the order of court dated May 1, 1936, for the

recovery of the sum of Rs. 1,441.99, with interest thereon at the rate of 9 per cent. per annum from October 15, 1934, till payment in full, costs of suit, and poundage, viz. :

October 17, 1936.

1. All that land called Getaudahahena of about 20 nellies in kurakkan sowing extent, situate at Udawela in Gandeke korale of Uda Dumbara in the District of Kandy. Central Province; and bounded of the east by stone fence, south by limit of Mudaliham it chena, and west and north by limit of Tikirale Schena, with everything thereon.

2. Three undivided fourth parts or shares out of Watagodakumbura alias Bogahakumbura of about 1 amunam in paddy sowing, situate as aforesaid; and the entirety being bounded on the east, south, and north by ela, and west by the field belonging to Ukku Banda and Keerale.

Keerale.

3. All that land called Bocahatemellena now tea garden of about 30 nellies in kurakkan sorting extent, situate as aforesaid; and bounded on the east by limit of Kiri Banda's elena, south by ela, west by Gallectiya, and north by eld, with everything thereon.

4. All that field called Dunkeppffickur bura of 5 pelas in paddy sowing extent, situate at Hanwella in Gandeke korale aforesaid; ald bounded on the east by limit of Keerale Arachchila's field and accanut fence, south by limit of Keerala Arachchila's field, west by the mee trees on the limit of Mudalihamy Arachchila's field, and north by the limit of Mudalihamy Arachchila's field, and north by Maha-ova.

October 19, 1936.

An undivided fourth part or share of and in all that divided portion known as Gammeddehena of about 1 amunam in paddy sowing extent from and out of the western half part or share of about 6 pelas in paddy sowing extent from and out of all those contiguous lands called Gammeddewatta and hena of about 3 amunams in paddy sowing extent in the whole, situate at Galabodawatta in Pallispattu of Pata Dumbara aforesaid; which said portion known as Gammeddehena is bounded on the north by kandura, east by water-course, south by limit of Palinnewattehena and by the limit of Punchi Appuhamy's garden, and west by Gansabhawa road 3 feet wide; together with everything thereon.

An undivided fourth part or share of all that portion of I amunam in paddy sowing extent of and in all that portion of 5 pelas in paddy sowing extent of all that western half part or share of about 6 pelas in paddy sowing extent from and out of all that contiguous lands called Gamagemmeddewatta and hena of about 3 munams in paddy sowing extent in the whole situate at Galabodawatta aforesaid; which said portion of 1 amunam in paddy sowing extent is bounded on the east by the limit of the portion belonging to Ukkuwa, by jamboogaha and bamboo bush, south by the remaining I pela of this land, west by the limit of the portion sold to Punchi Appuhamy and by road, 3 feet wide, and on the north by kindura and by the karawelakebella tree on Davit Appuhamy's garden.

7. All that middle portion of 1 pela in paddy sowing extent from and out of all that land called Medagammedde watta of 3 amunams in paddy sowing extent in the whole, situate at Galabodawatta aforesaid; and bounded on the east by the limit of the land belonging to Davith Appu, south by limit of Punchi Appu's land, west by Gansabhawa road, and north by kandura of Beddegamawatta.

8. All that portion of 12 lahas in paddy sowing extent towards the east from and out of all those contiguous lands called Gamagemmeddewatta and hena of about $\ddot{3}$ amunams in paddy sowing extent, situate at Galabodawatta aforesaid; and which said portion of 12 lahas is bounded on the east by the ela, south by the limit of Punchi Appuhamy's garden, west by the limit of the portion of this land belonging to Punchi Appuhamy, and north by the limit of Yaddehigedera Menika's land and buildings, plantations, and everything thereon, and registered in F 35/324, 91/175, 35/329, 91/176, E 233/57, 230/186, 155/143, and 232/229, and all the right, title, interest, and claim whatsoever of the said defendants in, to, upon, or out of the said several premises mortgaged by the defendants.

Fiscal's Office; Kandy, September 7, 1936. H. C. WIJESINHA, Deputy Fiscal.

In the District Court of Kandy.

P. Sidambaram Pillai of Galboda estate, Madul-

No. 46,925. Vs.

B. Ekanayake of Werapitiya in Pata Dumbara Defendant.

NOTICE is hereby given that on Monday, October 19, 1936, commencing at 4 P.M., will be sold by public auction

- at the respective premises the right, title, and interest of the said defendant for the recovery of the sum of Rs. 1,281:07 with legal interest from November 12, 1935, till payment in full and poundage viz.:

 1. All just western half part or share of two pelas in paddy sawing extent out of Medalumbura of about 1 amunam in paddy sowing extent, situate at Werapitiya in Pallispattu of rata Dambara in the District of Kandy, Central Provinca; which said western half part or share is bounded on the said by the remaining portion of the field, south by the limit of Medakumburatena, west by the limit of Wanathehena, and horth by the ditch of Matalawe-kumbura and by the kandura of Tikki Menika's field, with everything thereon.

 2. All that southern fortion of 1 anymam and 3 pelas in paddy sowing extent lying above the Calheeriya from and out of all those contiguous lands called Galbokkewatta and hena now garden of 2 amunams in paddy sowing extent, situate at Werapitiya aforesaid; which said southern portion is bounded on the east by kandura south by the ditch of Mahalekamewatta, west by welan tree, damanaran tree, and by the ditch of Puhulpanawa, and north by ela, with everything thereon.

 3. All that land called Mawilmadeliena now garden of
- with everything thereon.
- 3. All that land called Mawilmadekena now garden of about 1 amunam in paddy sowing extent, situate at Werapitiya aforesaid; and bounded on the east by the limit of Illagollehena and ditch, south by ditch, west by ditch of Mawilmadawatta and jak tree, and north by the ditch of Keerale's field, and by the ditch of Edandupolawatta, with everything thereon.

Fiscal's Office, Kandy, September 5, 1936. H. C. WIJESINHA, Deputy Fiscal.

In the District Court of Nuwara Eliva.

(1) V. E. K. R. Karuppiah Pillai and (2) V. E. K. R. Savumiamoorthy, both of Ramboda Plaintiffs. No. 1,836. Vs.

(1) Siriwardhane Mudiyanselage Kiri Banda and wife(2) Jayasurdara Mudiyanselage Mutu Menika (2) Jayasurdara Mudiyanselage Mutu Menika Kumarihany, both of Tispane in Kotmale..Defendants.

Kumarihamy, both of Tispane in Kotmale. Defendants.

NOTICE is hereby given that on Monday and Tuesday,
October 5 and 6, 1936, will be sold by public auction at the
premises the right, title and interest of the said defendants
in the following property for the recovery of the sum of
Rs. 6,503·65 being the aggregate argument of the principal,
interest, and costs due in respect of martgage bond No. 1,242
dated January 5, 1931, and attested by Wiltor de Vos,
Notary Public, together with further interest of the sum
of Rs. 5,962·09 at 15 per cent. per amount from August 1,
1935, till October 11, 1935, and thereafter on the aggregate
amount of the decree at 9 pir cent. per amount till payment
in full accosts of suit as faxed by the officer of the court.

- October 5, 1936, commencing/from 2 p.m. 1. All that allotment of land called Alakolawewatta, situated at Niyangandora in Udapona korale of Kotmale division in the District of Nuwara Eliya, Central Province; and bounded on the north by a water-course and all other sides by land claimed by natives; containing in extent 3 roods and 19 perches according to the survey and description thereof authenticated by R. S. Templeton, Surveyor-General, bearing date May 30, 1911, No. 277,245.
- All that allotment of land called Harimana alias Hurimanawatta of about 2 pelas in paddy sowing extent, situated at Otalawa in Udapona korale aforesaid; and bounded on the east by the boundary of Mahatmaya's land, on the south by the main road, on the west by the boundary of Mahatmaya's land, and on the north by the land belonging to Kankanigedera people and the 3 ft. road.
- All that divided southern portion of about $3\frac{1}{2}$ acres in extent out of Radapelimadittehena and the adjoining Kankanigederawatta, both situated at Otalawa or Niyangandora aforesaid; and which said divided southern portion is bounded on the east by the cart road leading to Pundaluoya, on the south by the boundary of Gunawardhana's land, on the west by the Road Committee road, and on the north by the remaining portion of this land being the divided southern portion out of the said Radapelimadittehena and Kankanigederawatta of 3 amunams and 3 pelas in paddy sowing extent in the whole; and bounded in the entirety on the east by the cart road leading to Fundaluoya, on the south by the boundary of Gunawardhana's land, on the west by the Road Committee road, and on the north by the ditch of the land belonging to Mackey.

Which said lands numbers 3 and 4 adjoin each other and now formed one property called and known as Hurimanawatta, situated at Otalawa or Niyangandora aforesaid; and bounded on the north by Hurimanawatta belonging to Mudiyanse and the land called Hurimana belonging to Welagedera, R.M., on the east and west by Medatenna estate, and on the south and south-east by road leading to Pundaluoya, containing in extent 4 acres 1 road and 25 perches according to the survey and description thereof dated December, 1927, and made by V. J. Claud Jonklass of Kandy, Licensed Surveyor.

All that portion lying below the high road of about 5 lahas paddy sowing or one rood and ½ perch in extent, according to survey plan dated October 30, 1930, and made by the said J. C. Misso, out of all that allotment of land called Madawalayayehena, situated at Niyangandora aforesaid and which said portion of land below the high road is bounded on the north by Gansabhawa road, on the east by high road, on the south by the stone fence of Patane Weerakoongederawatta, and on the west by stone fence of Kirihondewatta, with the house and boutiques standing thereon.

October 6, 1936, at 11 .m.

5. All those contiguous allotments of land called Wagalayahena Atubendihinna and Welagamayahena, situated at Tispane village in Tispane korale, Kotmale aforesaid; and bounded on the north by reservation along the channel on the east by reservation for a road, on the south by Welagamayahena and Wegalayahenagammana said to be Crown and reservation along the road, and on the west by Wegalayahenagammana said to be Crown and reservation wegalayahenagammana said to be Crown and reservations for a road; containing in extent exclusive of reservations 6 acres 3 roods and 16 perches according to the survey and description thereof authenticated by A. H. C. Dawson, Esq., Acting Surveyor-General, bearing date January 25, 1927, No. 382,589, excluding however therefrom the eastern portion marked 27 on the said plan No. 382,589 of the extent of about 2 acres 28 perches, sold upon deed No. 112 dated January 12, 1928, attested by J. P. Batayaka dated January 12, 1928, attested by J. P. Ratnayaka, Notary Public, and registered Q 55/42.

Deputy Fiscal's Office, C. J. OORLOFF, Nuwara Eliya, September 1, 1936. for Deputy Fiscal.

Southern Province.

In the District Court of Matara.

Fredrick de Silva Jayawickrama Warnasuriya of Kottagoda

No. 10,137.

Mrs. Jane Nlaweera of Circular road, Magalle, Galle, duly appointed administratrix over the estate of the late Mr. C. W. Nilaweera under trestamentary proceedings No. 1,180, D. A. Tangalla. 2. . . Defendant.

NOTICE is hereby given that on Thursday, October 1, 1936, conmencing at 2 o'clock in the atternoon, will be sold by public auetton at the premises the right, title, and interest of the said defendant in the following property for the recovery of Rs. 2, 271478, together with legal interest from August 15, 1936, till payment and poundage, viz.:—

- (1) The allotment of land wherein building bearing assessment No. 105 presently bearing assessment No. 112 stands, situated at Beliatta in West Giruwa pattu of the Hambantota District, Southern Province; and bounded on the north by portion of land and house purchased from Lokuganhewage Eliyas, east by high road, south by portion of land and house claimed by Maharayakatirala, and west by koratuwa claimed by Meegasdeniye Kankanange Baba; containing in extent about I rood and also the entirety ofthe said building.
- (2) An undivided \(\frac{1}{3} \) share of soil and plantations of the land called Arekoratuwa, situated at Puwakdandawa in West Giruwa pattu aforesaid, together with an undivided ashare of all the buildings standing thereon; and bounded on the north by land belonging to P. Don Allis, east by lands in plans Nos. 121,062 and 121,069, south by footpath, and west by land in plan No. 120,163 and land belonging to P. Don Allis; containing in extent 3 roods and 38 perches.

Deputy Fiscal's Office, A. L. M. Noor Mohamed, Tangalla, September 3, 1936. Additional Deputy Fiscal.

North-Western Province.

In the District Court of Kurunegala. .

No 18,275.

G. D. John Fernando of Iluwehera estate, Ibbagomuwa in Ihala Wisiolka kanala

Vę.

All that land called Kahatagahamulahena of 1 acre 2 roods and 23 perches, situated at Ipalawa in Ihalawisideke korale of Hiriyala hatpattu in the District of Kurunegala, North-Western Province; and bounded on the north by Ampewela village boundary, east by lot 49, south and west by lot 47, together with everything standing thereon. Registered in B 207/232.

All that land called Ihalaimpitiyepillewa of 2 roods and 20 perches in extent, situated at Ipalawa aforesaid; and bounded on the east by lots 102 and 103, and on the north, west, and south by lot 64, together with everything

standing thereon. Registered B 207/235.

3. All that land called Bogahamulahena and Galgelangahena of 7 acres and 22 perches in extent, situated at Uda Tammita in Ihala Wisideke korale aforesaid; and bounded on the north by Polgolla village boundary, east by Daramitipola village boundary, south by lots 9B and 6, west by reservation for a path and lot 4, together with everything standing thereon. Registered B 206/208.

everything standing thereon. Registered B 200/208.

4. An undivided ½ share of Ilukweherakumbura of 33 acres and 26 perches in extent, situated at Ilukwehera in Hetahaye korale of Hiriyala hatpattu aforesaid; and bounded on the north by kumbuk tree standing on the limit of Thodanangahaweloya and mee tree, east by Pahalawewa, lands claimed by Punchirala, Ranhamy, Tikka, Mohotha, Kudaya, Dingiriya and Baiya, and by villagers, south by land claimed by villagers, west by mee tree standing on the land of Kirihamy, ela of the fields of the villagers and property of Frederik Mendis, together with everything thereon. Registered in B 201/261.

The fourth land is under seizure under D. C., Kurunegala.

The fourth land is under seizure under D. C., Kurunegala, writ No. 17,714. Writs in D. C., Kurunegala, cases Nos. 17,714 and 15,628 have been issued against the defendant herein.

Fiscal's Office, R. S. GOONESEKERA. Kurunegala, September 8, 1936. Peputy Fiscal.

Province of Sabaragamuwa.

In the District Court of Ratnapura.

Richard Stephen Ellawala of Walgampola estate, Ratnapura

/ No. 5,789.

No. 5,789. Vs.

Damme Arachchillage Appuhamy of Galgomuwa Defendant.

NOTICE is hereby given that on Thursday, October 8, 1936, at 2 o'clock in the afternoon will be sold by public auction at the premises the right title and interest of the said defendant in the following property for the recovery of the sum of 12 4,680 with in the right title and interest on Rs. 3,000 at 12 per cent. Per appun from Mayor 18, 1933, till June 29, 1933, and thereafth at the rate of 9 per cent. On the aggregate amount till payment in full, and poundage, lass Rs. 3,000 paid by the defendant: A.

paid by the defendant:

The undivided eastern ½ portion with the rubber plantation standing thereon, planted and separately possessed by the defendant in lieu of his undivided ½ share of the land called Kudumeeriyahena bearing lot No. 23 U in preliminary plan No. 60, situate at Palawala, in Palle pattu of Nawadun korale, in the District of Ratnapura; bounded on the north by Kudumeeriyahenyaya, declared to be the property of the Crown under the Waste Lands Ordinances. Potubodadeniye Ihalakella claimed by Mahadurage Kiribaba and others, Potubodadeniya claimed by Gampaha Herathamy Vidane and others, and Yamanage Pohata and others, east by Niriella village boundary, south by Niriella village boundary, and on the

west by Kudumeeriyahena (reservation for stream) declared to be the property of the Crown under the Waste Lands Ordinances, and containing in extent 20 acres and 35 perches, and registered in B 106/135.

Fiscal's Office, N. SWAMINATHA AYER, Ratnapura, September 7, 1936. Additional Deputy Fiscal.

I, Thomas Arthur Hodson, Fiscal for the Central Province, do hereby appoint Mr. L. B. Aluwihare to be my Marshal for the District of Matale, with effect from September 10, 1936, until the resumption of duties by Mr. P. B. Ellepola, and authorize him to perform the duties and exercise the authority of Marshal, for which this shall be his warrant.

Fiscal's Office, Kandy, September 7, 1936. T. A. Hodson, Fiscal.

NOTICES IN TESTAMENTARY ACTIONS.

In the District Court of Colombo.

Order Nisi.

Testamentary
Jurisdiction.
No. 7,517.
In the Matter of the Intestate Estate and
Effects of Tuppahimudalige Don Peter
of Nucleoda, deceased.

No. 7,517. of Nuaggoda, deceased.

Jayawardanapathiranage Charlina of Nugegoda. Petitioner.

Add

(1) Thuppahimudalige Don Alyawardena, (2) ditto Dona Somawathie, 2) ditto Dona Wimalawathie, minor (4) Nanayakkara stanage Ellen, all of Respondents.

1936, in the presence of Messrs. Perera & Senaratne, Proctors, on the part of the petitioner above named; and the affidavit of the petitioner dated February 28, 1936, having been read:

It is ordered that the petitioner be and she is hereby declared entitled, as widow of the above-named deceased, to have letters of administration to his estate issued to her, unless the respondents above named or any other person or persons interested shall, on or before May 14, 1936, show sufficient cause to the satisfaction of the court to the contrary.

May 11, 1936.

G. C. THAMBYAH, District Judge.

Time to show cause is extended till September 17, 1936.

G. C. THAMBYAH, District Judge.

In the District Court of Colombo. Order Nisi.

Testamentary In the Matter of the Intestate Estate of Sivanathapillai Cathiravelu of Colombo,

No. 7,671. deceased.

Velupillai Muthupillai of "The Gables", Galle road, Colpetty, Colombo And Petitioner.

(1) C. Sabapathy. (2) C. Muhisamy, (3) Nadarajah, (4) C. Kamalami, (5) C. Manisamy, (6) C. Rajendra, (7) C. Sivanathan, the 4th oth, 6th, and 7th respondents are minors appearing by their guardian ad litem, the 1st respondent abovenamed.

Respondents.

THIS matter coming on for disposal before G. C. Thambyah, Esq., District Judge of Colombo, on July 8, 1936, in the presence of Mr. W. D. N. Selvadurai, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated July 7, 1936, having been read:

It is ordered (a) that the 1st respondent be and he is hereby appointed guardian ad litem of the minors, the 4th to 7th respondents above named, to represent them for all the purposes of this action, and (b) that the petitioner be and she is hereby declared entitled, as widow of the abovenamed deceased, to have letters of administration to his estate issued to her, unless the respondents above named or any other person or persons interested shall, on or before September 24, 1936, show sufficient cause to the satisfaction of the court to the contrary.

G. C. THAMBYAH, July 8, 1936. District Judge. In the District Court of Colombo.

Order Nisi.

Ş. Testamentary the Matter of the Intestate Estate of Testamentary Jurisdiction. Wannakuwattewaduge Justin Victor 4 No. 7,706. Fernando of Dehiwala, deceased.

(1) Wannak Wattewaduge and husband (2) B. Rick Nand Wannak Wattewaduge Lucy Aprionia Fernando and husband (2) B. Richard Mendis, both of Hatton, (3) Wannak Wattewaduge Lizzie Margaret Fernando and husband (4) Don David Simon Ferdinando of Ratmalana in Mount Lovinia, (5) Wannakuwattewaduge Alfred William Fernando, (6) Wannakuwattewaduge Martin Marthelis Fernando, (7) Wannakuwattewaduge Lizzie Selina Fernando, (8) Wannakuwattewaduge George Benedict Fernando. Wannakuwattewaduge George Benedict Fernando, all of Dehiwala, (9) Wannakuwattewaduge Henry Walter Fernando, (10) Wannakuwattewaduge Walter Fernando, (10) Wannakuwattewaduge Joseph Arthur Fernando, (11) Wannakuwattewaduge Grace Laura Fernando, (12) Wannakuwattewaduge Mary Evelyn Fernando, all of Dehiwala, minors, by their guardian *ad litem* (13) Wattorutantrige Angelina Fernando of Dehiwala, (14) Simon Peter Fernando of Koralawella in Moratuwa, (15) Nayik-kaluge Daniel Fernando of Wekada in Panadure, kaluge Daniel Fernando of Wekada in Fanadure, (16) Nayikkaluge Romiel Fernando of Kadalana in Moratuwa, (17) Nayikkaluge Simon Fernando of Wekada aforesaid, (18) Nayikkaluge Gilbert Fernando, C. G. R., Kosgoda, (19) Nayikkaluge Nancina Fernando of Walana in Panadure, (20) Denzil de Silva of Rawatawatta in Moratuwa by his guardian ad litem (21) K. J. de Silva of Rawatawatta aforesaid Respondents.

THIS matter coming on for disposal before G. C. Thambyah, Esq., District Judge of Colombo, on August 4, 1936, in the presence of Mr. G. C. E. Peiris, Proctor, on the part of the petitioner above named; and the affidavit of

the said petitioner dated July 20, 1936, having been read:

It is ordered (a) that the 13th and 21st respondents be and they are hereby appointed guardians ad litem of the minors, the 9th, 10th, 11th and 12th, and 20th respondents above named respectively, to represent the for all the purposes of this action, and (b) that Mr. G. E. de Alwis as Secretary of this court be and he is hereby declared entitled to have letters of administration to the above estate issued to him, unless the respondents above named or any other erson or persons interested shall, on or before September 17, 1936, show sufficient cause to the satisfaction of the court to the contrary.

August 4, 1936.

G. C. THAMBYAH. District Judge.

In the District Court of Colombo.

Order Nisi.

Testamentary
No. 7,707.

In the Matter of the Intestate Estate of the late Naphtantrige Don Salamon Appuhamy of Tumbowila in the Palle pattu of Salpit kande deceased.

Dora Sorrawathie Hamine of Abeysin OUdygaha pattu of Salpiti Petitioner. //And

(1) Haputantrige Ranasinghe Premasena of Kahatuduwa aforesaid, (2) Abeysinatchige Don Arnolis of Kahatuduwa aforesaid Respondents.

THIS matter coming on for disposal before G. C. Thambyah, Esq., District Judge of Colombo, on August 4, 1936, in the presence of Mr. H. A. Abeyewardene, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated July 31, 1936, having been read:

It is ordered (I) that the 2nd respondent above named be and he is hereby appointed guardian ad litem over the 1st respondent above named, minor, to represent him for all the purposes of this action, and (2) that the petitioner be and she is hereby declared entitled, as widow of the above-named deceased, to have letters of administration to the estate issued to her, unless the respondents above named or any person or persons shall, on or before September 17, 1936, show sufficient cause to the satisfaction of the court to the contrary.

V. L. St. CLAIR SWAN, District Judge. In the District Court of Colombo. Order Nisi.

Testamentary In the Matter of the Intestate Estate of Charle William Bibile, Ratemahatmaya of Wellassa in Badulla District, deceased.

Sylvia Augusta Liyawardene Bibile of Bibile Walauwa,

Petitioner. Bibile

And

(1 (Maka William, 12) Spiata Doris, (3) Henry Ananday (1) Sylvester G. adra, (5) Charles Wimala, (6) Kidda Banday all of Bibile Walauwa aforesaid, (7) Cuda Banda Kambukpotha of Katugaha Walauwa, Badula Katugaha

1936, in the presence of Mr. J. P. Perera, Proctor, on the part of the petitioner above named; and the affidavit

of the said petitioner dated August 4, 1936, having been read:
It is ordered (a) that the 7th respondent be and he is hereby appointed guardian ad litem of the minors, 1st to 6th respondents above named, to represent them for all the purposes of this action, and (b) that the petitioner be and she is hereby declared entitled; as widow of the above-named deceased, to have letters of administration to his estate issued to her, unless the respondents above named or any other person or persons interested shall, on or before September 17, 1936, show sufficient cause to the satisfaction of the court to the contrary:

August 5, 1936.

G. C. THAMBYAH, District Judge.

In the District Court of Colombo.

32 Order Nisi. Testamentary Jarisdiction.

No. 7,713.

In the Matter of the Intestate Estate of Joseph Peter Richard Barnabas Victoria of "Das Nevis", Pendennis avenue, of "Das Nevis", clombo, deceased.

Joseph Aloysius Donatus Victoria of Norris road, Colombo Petitioner. Colombo 1.

(1) Jessie Victoria of Das Nivis", Pendennis avenue,
Colombo (2) Celine Victoria of "Das Nevis",
Pendennis avenue, Colombo, (3) Therese Victoria
of "Das Nevis", Pendennis avenue, Colombo Respondents.

THIS matter coming on for disposal before V. L. St. Clair Swan, Esq., Acting District Judge of Colombo, on August 21, 1936, in the presence of Mr. L. L. Fonseka, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated August 7, 1936, having been read

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

V. L. ST. CLAIR SWAN, August 21, 1936. District Judge.

) \ In the District Court of Colombo. Order Nisi.

Testamentary In the Matter of the Intestate Estate of Jurisdiction.
No. 7,721.

Ahangama Livanage Don Emanuel de Silva of Mutwal in Colombo, deceased.

Suriya Arachige Margaret de Silva of Colombo. Petitioner.

(1) Ahangana Liyanage Dona Mary Florence Jayasena, (2) ditto Don George Afred de Silva, (3) Ahangama Liyanage Low Gerald Bernard de Jilva, (4) ditto Don Anthon de Silva, (5) ditto Don Walter de Silva, minor, appearing by his guardian ad litem the 2nd respondent above named Respondents.

THIS matter coming on for disposal before V. L. St. Clair Swan, Esq., Acting District Judge of Colombo, on August 21, 1936, in the presence of Mr. A. H. M. Sulaiman, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated August 18, 1936, having been read:

It is ordered (a) that the second 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 she is hereby declared entitled, as widow of the abovenamed deceased, to have letters of administration to his estate issued to her, unless the respondents above named or any other person or persons interested shall, on or before October 1, 1936, show sufficient cause to the satisfaction of the court to the contrary.

August 21, 1936.

V. L. St. CLAIR SWAN. District Judge.

In the District Court of Colombo. Order Nisi.

In the Matter of the Intestate Estate of Testamentary Jurisdiction. No. 7,724. James Gibson Toussaint of Station road, Wellawatta in Colombo, deceased.

Travice Koch Toussaint of Station road, Wellawatta in Colombo ... Petitioner.

ARIY. (1) Lily Jane Toussaint of Station road, Wellawatta in Colombo, (2) Linda Rosalind Toussaint of Station road, Wellawatta in Colombo (3) Mariel Leembruggen and Makhusband (4) Eugen Lancelot Leembruggen, both of Gainthia. (5) Trevlyn Koch Toussaint of Station road, Wellawatta, (6) Rachel Leembruggen and her husband (7) Rex Granville Leembruggen, both of Kandy, (8) Miriam Toussaint of Station road, Wellawatta in Colombo . Respondents.

THIS matter coming on for disposal before V. L. St. Clair Swan, Esq., Acting District Judge, on August 21, 1936, in the presence of Messrs. Pierez & Anthonisz, Proctors, on the part of the petitioner above named; and the affidavit of the said petitioner dated August 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 respondents above named or any other person or persons interested shall, on or before October 1, 1936, show sufficient cause to the satisfaction of the court to the contrary.

August 21, 1936.

V. L. St. CLAIR SWAN, District Judge.

In the District Court of Matara. Order Nisi.

In the Matter of the Last Will and Testa-Testamer Jurischetion. ment of Wijenayaka Gamachchige Babun-No. 3,920. hamy alias Don Bastian, Karagoda

Uyangoda, deceased.

Don Andarayas Samarawakkrema of Karagoda Uyangoda

Petitioner. 29.

Samarasekera Liyanage Dinghamy alias Dona Gimarahamine of Karagoda Uyantola Respondent.

THIS matter timing on for disposal before Cyril Ernest de Pinto, Esq., District Judge of Matara, on April 7, 1936, in the presence of Mr. J. W. Wickremasingha, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated March 10, 1936, and of the attesting notary and the witnesses to the last will dated March 10, 1936, having been read: March 10, 1936, having been read:

It is ordered that the last will of the said deceased, No. 806, dated August 14, 1933, 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, unless the respondent above named or any other person or persons interested shall, on or before June 11, 1936, show sufficient cause to the satisfaction of this court to the contrary.

April 7, 1936.

C. E. DE PINTO, · District Judge.

Date for showing cause is extended to September 22, 1936.

C. E. DE PINTO. District Judge. the District Court of Matara.

Order Nisi.

In the Matter of the Intestate Estate of Testamentary Jurisdiction. Lorensu Hewage Sillie Nona of Kamburu-No. 3.936. gamuwa, deceased.

Bebiyas Singho Bandara of Kamburugamuwa. Petitioner.

(1) Dayan and Bandara of Kamburugamuwa, minor, by his grownian addition (2) Welling Singho Bandara

THIS matter coming or for disposal before Cyril Ernest de Pinto, Esq., District Judge of Matara, on July 22, 1936, in the presence of Messrs. Balasuriya & Daluwatte, Proctors, on the part of the petitioner above named; and the affidavit of the said petitioner dated May 15, 1936, having been read:

It is ordered that the petitioner above named be and he is hereby declared entitled, as husband of the deceased above named, to have letters of administration to her estate issued to him, unless the respondents above named or any other person or persons interested shall, on or before September 21, 1936, show sufficient cause to the satisfaction of this court to the contrary.

It is also ordered that the 2nd respondent above named be and he is hereby appointed guardian ad litem over the 1st minor respondent above named, his nephew, unless the respondents above named or any other person or persons interested shall, on or before September 21, 1936, show sufficient cause to the satisfaction of this court to the contrary.

July 22, 1936. .

C. E. DE PINTO, District Judge.

In the District Court of Jaffna. Order Nisi.

Testamentary In the Matter of the Estate of the late Vaitialingam Jurisdiction. Thamotharampillai No. 142. Chulipuram; Jaffna, deceased.

Valliammai, widow of Themotharampillai Vaitialingam of Chulipuram, Jaffna Petitic

) Vaitalingam Thamotharatingam (2) Thamotharampillai Subbayah of ditty Respondents.

THIS mat color the testition of the petitioner, praying for letters of administration to the estate of the abovenamed deceased, Thamotherampillai Vaitialingam, coming on for disposal before 2. Coomaraswamy, Esq., District Judge, on January 27, 1936, in the presence of Mr. V. Elaiyatamby, Proctor, on the part of the petitioner; and the affidavit of the petitioner having been read: It is declared that the petitioner is the lawful widow 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 July 31, 1936, show sufficient cause to the satisfaction of this court to the contrary.

C. COOMARASWAMY, June 10, 1936. District Judge. Extended to September 18, 1936.

In the District Court of Jaffna.

Order Nisi.

In the Matter of the Estate of the late Testamentary Youpillai Visuvalingam of Tolpuram, Jaffna, late of Seremban in F. M. S., Jurisdiction., No. 200. deed sed,

Sethupillai. widow Visuvalingam of Tolpura 🕽 Petitioner.

(1) Visuvalingam Sapalasingham, (2) Parameswary, daughter of Visuvalingam, (3) Thaneswari, daughter of Visuvalingam (minors); (4) Kathiresu Velupillai (guardian), all of Tolpuram Respondents.

THIS matter of the petition of the petitioner, praying for letters of administration to the estate of the above-named deceased, coming on for disposal before C. Coomaraswamy, Esq., District Judge, on July 2, 1936, in the presence of Mr. V. Elayatamby, Proctor, on the part of the petitioner; and the affidavit of the petitioner dated November 1, 1935, having been read. It is delayed that the activities in the having been read: It is declared that the petitioner is the

lawful widow 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 September 14, 1936, show sufficient cause to the satisfaction of this court to the contrary.

July 17, 1936.

C. COOMARASWAMY, District Judge.

In the District Court of Jaffna.

Order Nisi.

VO Testamentar Jurisdiction.

In the Matter of the Estate of the late Dominie Gabrielpillai Tambyah Martyn

No. 249. of Manippay, deceased.

Ponnu, widow of D. G. T. Martyn of Manippay. Petitioner.

(1) D. G. T. Martyn Jeraraja, (2) D. G. T. M. Navaretnam, (3) Padmayan, (4) Rajesuvary, (5) Ariamany, (6) Inthrany, daughters of D. G. T. Martyn, and (7) Sindapu Sellialy of Manippay, the 1st to 6th

THIS matter coming on for disposal before C. Coomaraswamy, Esq., District Judge, on June 15, 1936, in the presence of Mr. E. Murugesampillai, Proetor, on the part of the petitioner; and the affidavit of the petitioner dated March 27, 1936, having been read: It is declared that the petitioner is the lawful widow 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 September 22, 1936, show sufficient cause to the satisfaction of this court to the contrary.

June 22, 1936.

C. COOMARASWAMY, District Judge.

In the District Court of Jaffina. 1,

Order Nisi.

Testamentary Jurisdiction. No. 301.

In the Matter of the Estate of the late Thangammah, wife of S. Kumaraswamy Sinnappapillal, of Vaddukoddai West,

deceased.

Rasammah, widow of Kumaraswamy Moothappoo of Vaddukoddai West

Kumaraswamy Sinnappapillal of Vaddukoddai West **小**.

petitioner; and the affidavit of the petitioner dated June 8, 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 July 21, 1936, show sufficient cause to the satisfaction of this court to the contrary.

June 22, 1936.

C. COOMARASWAMY, District Judge.

Extended for September 16, 1936.

In the District Court of Jaffna.

Order Nisi.

Testamentary Jurisdiction. No. 340.

In the Matter of the Estate and Effects of the late Nagammah alias Nagamuttu, wife of Mootatamby Selvadurai of Neer-veli, datessed.

Arumugan Kumaravelu of Petitioner.

Mootatamby Selvering of ditte

on for disposal before coming THIS matter Coomaraswamy, Esq., District Judge on August 7, 1936, in the presence of Mr. P. Casippillai, Proctor, on the part of the petitioner; and the affidavit of the petitioner dated July 31, 1936, having been read: It is declared that the petitioner is the brother of the said intestate, and is entitled to have letters of administration to the estate of the said intestate issued to him, unless the respondent appear before this court on September 24, 1936, and show sufficient cause to the satisfaction of this court to the contrary.

August 20, 1936.

C. COOMARASWAMY, District Judge.

In the District Court of Kurunegala. Order Nisi.

Testamentary Jurisdiction. No. 4,253.

In the Matter of the Estate of the late Pathirannehelage Kapuruhamy Pallemorugama, deceased.

Pathirannehelage anchappuhamy !..... Petitioner.

Athukoralalage Ran Menika, (2); Pathirannehelage Podi Menika, (3) ditto Podi Apphiamy, 5 ditto D giri Mahathmaya, (6) ditto Mudways (7) ditto Somawathie, (8) ditto Punchi Mahathmaya (1) Athukoralalage Rad Podi Menika, (3) ditta Appillany, 5 ditto ditto Mudyals (7) Punchi Mahathmaya Respondents.

THIS matter oming on for disposal before James Joseph, Esq., District Judge of Kurunegala, on August 5, 1936, in the presence of Mr. Wilfred Kuruppu, Proctor for the petitioner above named; and the affidavit of the petitioner dated August 3, 1936, having been read:

It is ordered that the first respondent be and she is hereby appointed guardian ad litem over the 3rd to 8th minor respondents for the purpose of these proceedings, unless the respondents shall, on or before September 2, 1936, show sufficient cause to the satisfaction of this court to the

It is ordered that the petitioner be and he is hereby declared entitled, as eldest son of the above-named deceased, to have letters of administration to the estate issued to him, unless the respondents or any other person or persons interested shall, on or before September 2, 1936, show sufficient cause to the satisfaction of this court to the contrary.

August 5, 1936.

James Joseph. District Judge.

This is extended to September 23, 1936, for showing cause.

JAMES JOSEPH. District Judge.

September 2, 1936.

In the District Court of Kegalla. Order Absolute.

Testamentary In the Matter of the Last Will and Testa-Jurisdiction. ment of Thondaman Araccige Hilarian No. 1,593. Gomis of Kegalla.

Alice Catherine Godis nee Dissanayake of Ke-

THIS matter coming of final determination before H. A. de Silva Esq., District Judge of Kegalla, on August 7, 1936, in the presence of Mr. A. L. Perera, Proctor, on the part of the petitioner; and (2) the find of the said setting of the petitioner and (2) the find of the said setting o petitioner, and (2) the affidavit of the attesting witnesses and the attesting notary dated July 14. 1936, and July 10, 1936. respectively, having been read:

It is ordered that the last will of the said deceased and of the petitioner, No. 2,328 dated October 26, 1932, 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 ordered the above-named petitioner be and she is hereby appointed executrix of the said will, and that she is. entitled to have probate thereof issued to her accordingly, during the minority of the minor respondent legatee.

> H. A. DE SILVA, District Judge.

August 7, 1936.

DRAFT ORDINANCES.

(Continued from page 619.)

MINUTE.

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

An ordinance to validate certain acts of the Sanitary Board of the Colombo District, the Urban District Council of Dehiwala-Mount Lavinia, and the Colombo Gas and Water Company, Limited.

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 Dehiwala-Mount Lavinia Gas Supply (Validation) Ordinance, No. of 1936.

Short title.

2 Every act done by the Local Authority or by the Company during the period commencing on the first day of July, Nineteen Hundred and Twenty-six, and ending on the ninth day of November, Nineteen Hundred and Twenty-six, in connexion with the supply of gas by the Company to the area within the administrative limits of the Local Authority shall at all times and for all purposes be deemed to be and to have been as valid and lawful as if during that period and in respect of that area—

Validation of certain acts and transactions during period 1.7.1926 to 9.11.1926.

(1) the Local Authority had been entitled to the rights, powers and privileges vested in the Municipal Council of Colombo or in any officer of that Council under the Gas Ordinance, 1869, and the Gas Meter Ordinance, 1871; and

No. 1 of 1869. No. 3 of 1871.

(2) the Company had been entitled to exercise, perform and enjoy the same powers, functions and privileges under the Gas Ordinance, 1869, and the Gas Meter Ordinance, 1871, as within the Municipal town of Colombo.

Validation of certain acts and transactions during period 10.11.1926 to 7.12.1933.

3 Every contract entered into by the Local Authority with the Company and every act done by the Local Authority or by the Company during the period commencing on the tenth day of November, Nineteen Hundred and Twenty-six, and ending on the seventh day of December, Nineteen Hundred and Thirty-three, in connexion with the supply of gas to the area within the administrative limits of the Local Authority shall at all times and for all purposes be deemed to be and to have been as valid and lawful as if the requisite authorisa tions and declarations under which such contract could lawfully have been done had been made by proclamation under section 4a of the Gas Ordinance, 1869.

4 In this Ordinance, unless the context otherwise requires—

Interpretation.

- "administrative limits of the Local Authority" means-
 - (a) where the Local Authority referred to is the Sanitary Board of the Colombo District, the small town of Mount Lavinia and Dehiwala as defined for the purposes of the Small Towns Sanitary Ordinance, 1892; and

(b) where the Local Authority referred to is the Urban District Council of Dehiwala-Mount Lavinia, the Dehiwala-Mount Lavinia area as defined for the purposes of the Local Government Ordinance, No. 11 of 1920;

- "Company" means the Colombo Gas and Water Company, Limited;
- "Local Authority", when used with reference to any period or point of time prior to the first day of January, Nineteen Hundred and Twenty-nine, means the Sanitary Board of the Colombo District and includes the Chairman of that Board, and when used with reference to any period or point of time subsequent to the thirty-first day of December, Nineteen Hundred and Twenty-eight, means the Urban District Council of Dehiwala-Mount Lavinia and includes the Chairman of that Council.

No. 18 of 1892.

Saving of rights of the Crown.

5 Nothing in this Ordinance contained shall affect or be deemed to affect the rights of His Majesty the King, His Heirs and Successors, or of any body politic or corporate, or of any other persons, except such as are mentioned in this Ordinance and those claiming by, from, or under them.

Objects and Reasons.

1. The Gas Ordinance, No. 15 of 1926, added to the Gas Ordinance, 1869, a new section which enabled the Governor in Executive Council by Proclamation published in the Gazette to extend the provisions of the Gas Ordinance, 1869, and the Gas Meter Ordinance, 1871, to any area outside the limits of a Municipal town. The immediate object of this amendment was to enable the Colombo Gas & Water Co.. Ltd.. to supply gas to the Dehiwala-Mount Lavinia area which was at that time under the jurisdiction of the Sanitary Board of the Colombo District. The Gas Ordinance, No. 15 of 1926, became law on the 10th November, 1926, and on the 27th September, 1927, the Sanitary Board of the Colombo District entered into a contract with the Colombo Gas and Water Co., Ltd. for the supply of gas to the Dehiwala-Mount Lavinia area, on the footing that the requisite proclamation had been published in the Gazette enabling the Sanitary Board to enter into a contract for the supply of gas and the Gas Company to extend its operations outside the administrative limits of the Municipal town of Colombo.

As a matter of fact, by an oversight, no proclamation had been published before the date of the contract, but as the contract was effective from the 1st July, 1926, there was no legal authority to cover the operations of the Gas Company outside the Municipal town of Colombo during the period 1st July, 1926, to 9th November, 1926, as the earliest date on which a proclamation could have been published was the

10th November, 1926.

- 2. The purpose of Clause 2 of the Bill is to validate all acts done by the Company and by the Sanitary Board in connexion with the supply of gas to the Dehiwala-Mount Lavinia area during the period commencing on the 1st July, 1926, and ending on the 9th November, 1926.
- The necessary proclamation under section 4A of the Gas Ordinance, 1869, was published in the Gazette of December 8, 1933. As contracts entered into between the Company and the Sanitary Board or the Urban District Council, which was the successor of that Sanitary Board, would have been valid and effectual in law if the necessary proclamation had been issued immediately after the Gas Ordinance, No. 15 of 1926, became law, Clause 3 of this Bill provides that contracts entered into by the Company for the supply of gas to the Dehiwala-Mount Lavinia area and acts done by the Company or by the Sanitary Board or by the Urban District Council in connexion with the supply of gas to that area shall to all intents and purposes be as valid and effectual as if they had been authorized by the issue of the necessary proclamation for the purpose. Clause 3 accordingly validates the acts and contracts referred to for the period commencing on the 10th November, 1926 (being the date on which the Gas Ordinance, No. 15 of 1926, came into operation) and ending on the 7th December, 1933 (being the day immediately preceding the date on which the requisite proclamation was issued, under section 4A of the Gas Ordinance, 1869).

S. W. R. D. BANDARANAIKE, Minister for Local Administration.

Colombo, September 10, 1936.