

THE

CEYLON GOVERNMENT GAZETTE

No. 8,288 – FRIDAY, MAY 7, 1937.

Published by Authority.

PART II.--LEGAL.

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

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DRAFT ORDINANCES.

MINUTE.

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

12.00

Short title.

An Ordinance to amend Ordinance No. 5 of 1891, intituled "An Ordinance to incorporate the Public Service Mutual Provident Association."

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 Public Service Mutual Provident Association amendment Ordinance, No. of 1937.

Insertion of new section 13a in Ordinance No. 5 of 1891. 2 The following section shall be inserted immediately after section 13 of Ordinance No. 5 of 1891, intituled "An Ordinance to incorporate the Public Service Mutual Provident Association" (hereinafter referred to as the "principal Ordinance") and shall have effect as section 13A of that Ordinance:—

Power to contribute to the Provident fund and to pay gratuities. 13a. Subject to and in accordance with Rules made under section 14, it shall be lawful for the corporation out of its moneys and funds to contribute to any provident fund duly established for the benefit of its employees and to pay gratuities to its employees upon their retirement and to the dependants of employees who have died while in the service of the corporation.

Amendment of section 14 of, principal ordinance.

3 Section 14 of the principal Ordinance is hereby amended by the substitution for the words "and otherwise", of the words "for the establishment and regulation of a provident fund for the benefit of the employees of the corporation or any of them and for all matters incidental thereto, including the determination of the amounts from time to time to be paid into such provident fund, whether by such employees or by the corporation from its funds, on account of contributions, bonus, interest, or otherwise, and the manner and conditions of making payments from such provident fund, for the payment of gratuities from the funds of the corporation to specified employees of the corporation upon the retirement of such employees from the service of the corporation or for the benefit of the dependants of specified employees who have died while still in the service of the corporation and for all matters incidental thereto, including the method of calculation and the conditions of payment of such gratuities, and otherwise".

Insertion of new section at the end of principal Ordinance

4. The following section shall be added at the end of the principal Ordinance and shall have effect as section 28 of that Ordinance:—

Saving of rights of the Crown. 28. 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 anybody politic or corporate, or of any other person, except such as are mentioned in this Ordinance and those claiming by, from, or under them.

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 anybody politic or corporate, or of any other person, except such as are mentioned in this Ordinance and those claiming by, from or under them.

Objects and Reasons.

The Objects of this Bill are:—(1) to insert in Ordinance No. 5 of 1891 a new section 13a which will empower the Public Service Mutual Provident Association to contribute to a provident fund established for the benefit of its employees and to pay gratuities to such employees or their dependants; (2) to amend section 14 so as to enable Rules to be made for the purpose of supplementing the powers conferred on the corporation by the new section.

C. H. COLLINS, Mover of the Bill.

Colombo, April 23, 1937.

SUPREME COURT NOTICES.

IN terms of the provisions of Public Service Regulation 29, the Honourable the Chief Justice has been pleased to appoint Mr. P. W. Van Langenberg, First Deputy Registrar of the Supreme Court, to act, in addition to his own duties, as Registrar and Keeper of the Records of the Supreme Court, with effect from May 10, 1937, during the absence of Mr. Guy O. Grener, or until further orders.

The Supreme Court, Guy O. GRENIER, Colombo, May 5, 1937.

DISTRICT AND MINOR COURTS NOTICES.

Change of Village Tribunal Court-house.

IT is hereby notified under section 98 of the Village Communities Ordinance, No. 9 of 1924, that the Circuit Bungalow at Bingiriya in Katugampola hatpattu in Kurunegala District of the North-Western Province is the Village Tribunal Court-house for Kiniyama korale, a portion of Karandapattu korale comprising of the Gan Arachchis' divisions of Barampola No. 406, and Karandawa No. 407, and a portion of Yagampattu korale comprising of the Gan Arachchis' divisions of Wirakodiyama No. 418, Hiruwalpola No. 419, Horagasagara No. 419A, Kadigamuwa No. 420, and Wellarawa No. 417 as from June 21, 1937.

2. The rented building belonging to A. M. Kiri Bandappuhamy at Murukandiya will cease to be used as the Village Tribunal Court-house by the President of Village Tribunals of Katugampola hatpattu with effect from the above date.

The Kachcheri, Kurunegala, May 1, 1937.

A. M. Christoffelsz, Government Agent.

NOTICES OF INSOLVENCY

No. 4,496. In the matter of the intervency of Singarakkarage Sach's Fernando of Bombuwela.

NOTICE is hereby over 12 to a meeting of the creditors of the above-name insolvent will take place at the sitting of this court on line 1, 1937 to approve conditions of sale.

By order of court, GERALD E. DE ALWIS, April 28, 1937. Secretary

No. 4,832 In the matter of the insolvency of A. L. M. Insolvency. Alim Abdul Wahab of Wellawatta.

NOTICE is hereby even that a special sitting of this court will take play on the 1, 1937, at 11 o'clock in the forenoon, to will be a special sitting of this court will take play on the forenoon, to will be a special sitting of this court will take play on the forenoon to will be a special sitting of this court will take play of the forenoon to will be a special sitting of this court will take play of the special sitting of this court will take play of the special sitting of this court will be a special sitting of this co

By order of court, H. L. D. DE SILVA, for Secretary.

No. 4,912. In the District Court of Colombia M. B. R. Dijerryane of the land, Colombia

NOTICE thereby given that a meeting of the creditors of the above notific the place at the sitting of this court on June 1 1937 to approve conditions at sale.

By order of court, Gerald E. DE Alwis, April 29, 1937. Secretary

In the District Court of Colombia.

No. 4,997. In the matter of the insolvency of P. L.

Deutrom of 66, Station road, Mount

Companion Companion.

NOTICE is hereby given that a meeting of the creditors of the above-named insolent will take place at the sitting of this court on June 1, 1937, to approve conditions of sale.

By order of court, GERALD E. DE ALWIS, April 28, 1937. Secretary

In the District Court of Colombo

No. 5,012. In the matter of the insolvency of Waitialingam Sathasivam of San Sebastian, Colombo.

NOTICE is hereby given that a meeting of the creditors of the above-named insolvent will take place at the sitting of this court on June 15, 1937, for the grant of a certificate of conformity to the insolvent.

By order of court, GERALD E. DE ALWIS, April 29, 1937. Secretary.

In the District Court of Colombo.

No. 5,036. In the matter of the insolvency of Jamal Mohideen Ahamado Meran Mohideen of 90/2, Peer Saibo street, Colombo.

NOTICE is hereby given that a meeting of the creditors of the above-named insolvent will take place at the sitting of this court on June 15, 1937, for the grant of a certificate of conformity to the insolvent.

April 29, 1987.

In the District Court of Colombo.

No. 5,048. In the matter of the insolventy of Haltotage Abeynis Perera, presently of 152, Barber street, Colombo.

NOTICE is hereby given that a meeting of the creditors of the above-named insolvent will take place at the sitting of this court on June 15, 1937, for the grant of a certificate of conformity to the insolvent.

By order of court, GERALD E. DE ALWIS, April 29, 1937. Secretary.

In the District Court of Colombo.

No. 5,088. In the matter of the insolvency of Kalutarawedage Christian Solomon Fonseka of Charles place, Moratuwa.

WHEREAS the above-named K. C. S. Fonseka has filed a declaration of insolvency, and a petition for the sequestration of his estate has been filed by B. C. Fernando of Moratuwa, under the Ordinance No. 7 of 1853: Notice is hereby given that the said court has adjudged the said K. C. S. Fonseka insolvent accordingly; and that two public sittings of the court, to wit, on June 1, 1937, and on July 6, 1937, 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,
- April 28, 1937. Secretary

In the District Court of Colombo.

No. 5,089. In the matter of the insolvency of Thiruchelva Singaraya Chan and Kottavie Kochchapen Raman, carrying on business in partnership as M. S. Chetty & Co." 107, Maliban street, Colombo.

WHEREAS the above-named T. S. Chetty and K. K. Raman have filed a declaration of insolvency, and a petition for the sequestration of his estate has been filed by W. J. Fernando of Moratuwa, under the Ordinance No. 7 of 1853: Notice is hereby given that the said court has adjudged the said T.S. Chetty and K. K. Raman insolvents accordingly; and that two public sittings of the court, to wit, on June 8, 1937, and on July 6, 1937, will take place for the said insolvents 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, April 29, 1937. Secretary

In the District Court of Kalutara.

In the matter of the insolvency of Dadayak- 'S. P. No. 297. karage Martin Fernando of Uggalboda.

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 June 4, 1937, to examine the insolvent.

By order of court, J. N. Culanthaivalu,

In the District Court of Nuwara Eliya.

In the matter of the insolvency of Muttiah Kangany, son of Arumugam of Delmar estate, Halgranoya. No. 25.

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 June 18, 1937, for the grant of a certificate of conformity to the insolvent.

By order of court, E. DE S. GUNAWARDENE, May 3, 1937.

In the District Court of Chilaw.

In the matter of the insolvency of M. P. R. Case No. 46/1. Fernando and J. F. A. Fernando, carrying on business under the article and firm of S. M. J. Fernando & Co., Chilaw and Puttalam,

S. M. J. Fernande & Co. Chilaw and Puttalam.

WHEREAS M. B. R. Fernande and J. F. A. Fernando have filed a declaration of insolvency, and a petition for the sequestration at this event of his own estate, under the Ordinance Ao. Tof 853: Notice is hereby given that the said court has adjudged them insolvents accordingly; and that two public settings of the court, to wit, on June 10 and July 9, 1987, will take place for the insolvents to surrender and conform to agreeably to the provisions of the surrender and conform to, agreeably to the provisions of the said Ordinance, and for the taking of the other steps set forth in the said Ordinance, of which creditors are hereby required to take notice.

By order of court, S. P. STOUTER, April 28, 1937.

In the District Court of Badulla.

In the matter of the insolvency of Kana Runa Sathiaval Thevar.

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 June 1, 1937, to examine the insolvent.

By order of court, A. K. ALVAPILLAI, April 23, 1937. Secretary.

NOTICES OF FISCALS' SALES.

Western Province.

In the District Court of Colombo.

(1) N. Louisa de Silva, (2) N. Cornelis de Silva, both of

No. 59r. Vs

(6) D. J. Wijesinghe and others Defendants.

NOTICE is hereby given that on Tuesday, June 8, 1937,

NOTICE is hereby given that on Tuesday, June 8, 1937, at 4 P.M., will be sold by public auction at the premises in the following property for the precipery of the sum of Rs. 225 59, to wit, Rs. 170 33 Maint incurred costs and Rs. 55 26 being prospective costs, viz. The right, title and life interest of the plaintiffs in and to the following puperty, to wit.

All that part of a decrea ward A in the survey plan attached to the said deed planted with coconut and other fruit trees, together with the buildings and houses thereon, situated in Wellawatta in the Palle pattu of Salpiti korale, within the Municipality and District of Colombo, Western Province; bounded on the north by the other parts of garden of Ratnaweera-aratchige Marthelis Rabel, on the east by the garden of Hendrick Appu, on the Rabel, on the east by the garden of Hendrick Appu, on the south by the garden of Lokuralage Don Carolis Appu, and on the west by the high road from Colombo to Galle; and on the west by the high road from Colombo to Galle; and containing in extent 2 square roads and 2½ perches according to survey dated September 20, 1865, made by Mr. Charles Swallie, Surveyor, and which whole premises formerly bore Colombo Municipal assessment No. 405, Galle road, Wallawatta Wellawatta.

Fiscal's Office, Colombo, May 5, 1937.

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

Jayawardene of 67, Havelock road,

No. 3,766. Vs.

No. 424, situated at Pirivena road, Ratmalana North, in the Palle pattu of Salpiti korale in the District of Colombo, the Fale pattin of Salphti korale in the District of Colombo, Western Province; and bounded on the north by lot B belonging to Jane Roberthina Silva, east by water-course, south by land belonging to N. Robert William Silva, and west by land belonging to N. Robert William Silva, and containing in extent 1 acre 2 roods and 9 perches, and registered in M 366/264.

Fiscal's Office Colombo, May 5, 1937. J. R. TOUSSAINT, Deputy Fiscal.

In the District Court of Colombo.

Lathpendurage Subatheris Perera of Karagampitiya in the Palle pattu of Salpiti korale Plaintiff. Vs.

No. 5,254. Vs.

(1) Dewapurage Moisa Fernando, (2) ditto Selestinu Fernando, and (3) Hikkaduwage Marthinu Fernando, all of Pallidora in Palle pattu aforesaid . . . Defendants. NOTICE is thereby given that on Friday, June 11, 1937, at 11 A.M., who so by the public auction at the premises the following property mortgaged with the plaintiff by bond No. 2,224 dated of the premise of the property mortgaged with the plaintiff by B. S. Wakramaratha North Julie, and ordered to be sold by the arder, or bart day of February 4, 1937, for the recovery of the sum of Rs. 1,200, with interest thereon at the rate of 9 per century per annum from June 26, 1936, till payments in full arm costs of suit, viz. :—

An undivided 11,28 part of share from and out of the

An undivided 11/28 part or share from and out of the portion of land called Liyannihotuwekumbura and of the trees and plantations, together with the entire tiled house thereon built by Moisa Fernando, situated at Pallidora in the Palle pattu of Salpighkorale in the Distitict of Colombo, Western Province; and bounded on the post by Jand of Horanahunuge Carolis Fernando, on the cast by Jand of Are Fernando, and on the west by on the east by land of Ana Fernando, and on the west by land of Alexander Rodrigo; containing in extent 1 acre 1 rood and 21 25/100 perches. Prior registration M 269/294.

Fiscal's Office, 7 J. R. Toussaint, Colombo, May 5, 1937.

28 In the District Court of Colombo. Nancy Charlotte Peiris of Oliver Castle, Gregory's No. 37.323.

Cecelia Louisa Engeltina de Mel of Winton, Dickman's road, Havelock town, Colombo, now residing at Wilhelm's Rhue, Boyd place, Colombo Defendant.

Wilhelm's Rhue, Boyd place, Colombo ... Defendant. NOTICE is hereif given that on Monday, June 7, 1937, at 3 P.M., will be sold by public auction at the premises the right that and aberest of the said affendant in the following property for the receivery of the sum of Rs. 33,206 93, with interest thereon at 10 per cent, per annum from February 3, 1933, till date of sayment in full and that's of suit pix.

An allotment of land allied Tahanankele, situated at Godigomuwa in the celle pattu of Salpiti korale in the District of Colombo Western Province; and bounded on the north by lot L 11 in P. P. 4,553 and reservation along

District of Colombo Western Province; and bounded on the north by lot L 11 in P. P. 4,553 and reservation along the road, on the east by land claimed by natives and T. P. 183,659, on the south by land elaimed by natives and T. Ps. 105,309 and 183,115, and on the west by T. P. 105,826 and reservation along the road; containing in extent 17 acres and 1 rood according to the survey and description thereof No. 192,141 dated June 22, 1901, authenticated by P. D. Warren, Esq., Surveyor General (registered in Colombo M 264/101).

Fiscal's Office. Colombo, May 5, 1937. J. R. Toussaint, Deputy Fiscal. In the District Court of Kalutara.

The estate of late Kaineris de Zoysa Amarasekera of Mullepitiya Plaintiff.

No. 2,362 T. · Vs.

C. D. S. Karunaratna of Mullepitiya Defendant.

NOTICE is hereby given that on Wednesday, June 2, 1937, at 4 o'clockin the afternoon, will be sold by public auction at the proposes the right, title, and interest of the said deceased, Kameris de Zoysa Amarasekera, in the following preferty for the Rovery of Rs. 102 40, with interest thereon at 4 per feat, per annum from November 4, 1936, and acquied interest 68 cents and a further sum of Rs. 18 40, viz. —

The entire soil plantations and buildings standing thereon of the land called Elabodawatta alias Koraelalangawatta, situated at Mullepitiya in Alutgambatide of Kalutara totamune in the District of Kalutara; and bounded on the north by Kongahawatta, east by D.R. C. road, south by Kora-ela, and west by rail road; and containing in extent about 3 roods.

Deputy Fiscal's Office, Kalutara, May 4, 1937. H. SAMERESINGHA, Deputy Fiscal.

314 Central Province.

A. K. Nadoris Fernando of Ampitiya Plaintiff.

Mohammado Tamby's son, Aldul Hamedu of Hendeniya in Gangapalata, Udunuwara Defendant.

- hena and Erawegodahena, situate at Mampitiya, in Gangapalata of Udunuwara in the District of Kandy, Central Province; and which said divided \(\frac{1}{2} \) share of the extent of 2 acres 2 roods and 20 perches is bounded on the north by lots A, B, and C and road, east by chocolate factory land, south by lots G, H, and K, and west by land claimed by Mr. Elves, together with buildings and everything thereon.
- 2. All that land called Erawegodawatta of 1 yelamunam or 3 acres in paddy sowing extent, situate at Hendeniya in Gangapalata of Udunuwara in the District of Kandy, Gangapalata of Udunuwara in the District of Kandy, Central Province; and bounded on the east by the fence of Mohammedo Thamby's property, south by the limit of Erawekumbura, west by the kahata tree and the fence of the property belonging to Segu Maday and others, and north by Nanu-oya (excluding however therefrom the western specific portion of 1 acre 2 roods and 37 perches and northern portion of 3 roods and 18 perches), together with the tiled house and everything standing thereon.

Fiscal's Office, Kandy, May 1, 1937. H. C. WIJESINHA, Deputy Fiscal.

Southern Province. In the District Court of Galle.

Hendahewa Lewis de Silva of Ambalangoda Plaintiff.

No. 33,931.

Munasinha Saralis de Zoysa of Parutota Defendant.

NOTICE is hereby given that on Monday, May 31, 1937, commencing at 20 clock in the Afternoon, will be sold by public auction at the Fiscal's Office Galle, the right, title, and interest of the Did Condon in the following property.

and interest of the cid refendant in the following property, viz.:

The right, title, and interest of the defendant in mortgage bond No. 4,695 dated November 4, 1927, attested by R. J. Rupasingha, Notary Fublic, for Rs. 1,500 and interest thereon at 12 per cent. thereon at 12 per cent. per annum.

Writ amount Rs. 736 75, with legal interest from May 28,

1936.

Fiscal's Office. Galle, May 4, 1937. T. D. S. DHARMASENA, Deputy Fiscal.

North-Western Province.

In the District Court of Kurunegala.

(1) S. P. R. M. Ramanathan Chettiar, and (2) S. P. R. M. Supramaniam Chettiar by their attorney K. N. Sockalingam Chettiar of Narammala Plaintiffs.

No. 16,644. 52 Vs.

(1) Imiya Ralalage Siyatu Banda of Paranagama in Dambadeni Oducaha korale west, (2) Ana Lena Mohammado Lebbe of Malgomuwa in Katugampola, Medapattu korale east Defendants.

poundage, viz. :-

1. An undivided 2/5 share of the land called Etamba-gahamulawatta of about 3 lahas kurakkan sowing extent, situated at Paranagama in Damabadeni Uducaha korale west of Dambadeni hatpattu in the District of Kurunegala, North-Western Province; and bounded on the north by

North-Western Province; and bounded on the north by Peellagawaowitawatta, east by fence of the garden of Punchisingho, south by fence of the garden of Dingiri Banda, west by Polhena. Registered F 295/135.

2. An undivided \$\frac{2}{3}\$ share of the field called Ambagahakumbura of about 3 pelas paddy sowing extent, situated at Paranagama aforesaid; and bounded on the north by field of Vidane, east by Godaidama, south by high road, west by stream. Registered F 266/229.

3. All that land called Innawatta of 5 lahas kurakkan sowing extent, situated at Paranagama aforesaid; and sowing extent, situated at Faranagama aforesaid; and bounded on the north by garden belonging to Siyatuhamy and others, east by Delmula, south by garden of Punchappuhamy Arachchi, west by Pinkumburepillewa, together with the buildings standing thereon. Registered F 91/185.

4. All that land called Polhena of about 2 lahas of kurakkan sowing extent, situated at Paranagama aforesaid; and bounded on the north by Peellagawaowitewatta cost by Etambagahamulawatta south by garden of

watta, east by Etambagahamulawatta, south by garden of Punchappuhamy, west by Polhena of Kirimudiyanse and others. Registered F 325/204.

others. Registered F 325/204.

5. An undivided \(\frac{1}{2} \) share of the land called Peellagawaowitewatta of 2 acres 1 rood and 1 perch in extent, situated
at Paranagama aforesaid: and bounded on the north by ela,
east by lot 5B in B. S. P. P. 566, south by lots 5E and 4 in
B. S. P. P. 556, west by lots 3A and 2 in B. S. P. P. 566.
Registered F 47/390.

Fiscal's Office, Kurunegala, May 4, 1937. R. S. GOONESEKERA, Deputy Fiscal.

In the Court of Requests of Negombo.

Muna Runa Rawanna Mana Muna Runa Ramasamy No. 40,009. Vs.

No. 40,009.

Warnakulasuriya Marceline Tissera of Walpitagama (dead). Mary Agnes of Walpitagama, Kunutippala in Katugampola hatpattu, the substituted defendant in place of the deceased defendant of the control of the following property for the respective premises the right, title, and interest of the said substituted defendant in the following property for the recovery of the sum of Rs. 225-25 with interest of the said substituted defendant in the following property for the recovery of the sum of Rs. 225-25 with interest of the said substituted defendant in the following property for the recovery of the sum of Rs. 255-25 with interest of Rs. 150 at the late of 24 per cent. per almost from January 15, 1933, thi March 31, 1933, and thereafter at 9 per cent. For following Rs. 50, and poundage, viza:

(a) All that allotment of land called Etabagahamulawatta, situated at Walpitagama in Katugampola korale of the Katugampola hatpattu, in the District of Kurunegala, North-Western Province illounded on the north by the cart road, east by the land of Herat Madiyanselage Menikhamy and others, south by the field of Hitihamy, and on the west by the land of Podinilame and by the lands described herein below under headings (b) and (c); containing in extent lagge 2 monds and 191 prophes more calless held. described herein below under headings (b) and (c); containing in extent 1 acre 2 roods and $12\frac{1}{2}$ perches more or less, held and possessed by the said obligor in manner aforesaid for over a period of ten years undisturbedly for and in lieu of the undivided $\frac{1}{2}$ share belonging to him under deed No. 19,304 dated July 23, 1926, attested by P. W. Marasinghe, Notary Public, from and out of the land called Etabagahamulawatta, situated at Walpitagama aforesaid; bounded on

the north by the garden of Yahapathamy, cast by the fence of the garden of Appuhamy, south by the field of Hitihamy, and on the west by the garden of Yahapathamy; containing in extent ground sufficient for sowing 3 lahas of kurakkan or 3 acres and 25 perches, and registered under C 161/319 after an amicable partition and division thereof along with the other co-owners.

(b) All that allotment of land called Kahatagahamulawatta, situated at Walpitagama aforesaid; bounded on the north by the land of Yahapathamy and others, east by the

north by the land of Yahapathamy and others, east by the land of Appuhamy and others, south by the land of Yahapathamy and others, and on the west by the land of Pinhamy and others, and on the west by the land of Pinhamy and others, containing in extent 1 acre and 2 roods more or less, and registered ander C 455/25, held by the said obligor under deed No. 19/934 aforesaid.

(c) All that allowing to fland comprised to the contiguous portions called Kosgahamulawstra, situated at Walpitagama aforesaid; bounded on the north by the cart road separating the land which formerly belonged to Don Juan Appuhamy and now belonging to the said obligor, east by the land which formerly belonged to Don Juan Appuhamy and others and now belonging to the said obligor, south by and others and now belonging to the said obligor, south by the live fence of the land which formerly belonged to Menik Etana and others and now belonging to Punchinilame, # and on the west by the fence of the garden of Pinhamy and by the cart road; containing in extent ground sufficient by the eart toad; containing in extent ground sumeent for sowing 3 lahas of kurakkan more or less, and registered under C 479/156 held by the said obligor under deed No. 7,389 dated January 16, 1928, attested by L. M. S. Wickremasekara, Notary Public, and which said allotments of land described under headings (a), (b), and (c) herein above adjoin each other and now form one property and as such is bounded on the north by the cent read seat by the such is bounded on the north by the cart road, east by the garden of Menikhamy and others, south by the field of Hitihamy, and on the west by the garden of Pinhamy and by the cart road and is found to contain in extent 6 acres more or less, and registered under C 487/70.

(2) All that allotment of the high and low land called Ihalawelakumbura and the two pillewas thereto adjoining, situated at Walpitagama aforesaid; the said allotment being bounded on the north by the garden of Herath Gamarala, east by the ditch separating the garden now belonging to Dr. A. S. Goonewardena, south by the garden of Hendappu Mudalaly, and on the west by the field of Podinilame; containing in extent 2 acres 2 roots and 15 perches, held and possessed by the said obligor in manner aforesaid undisturbedly and uninterruptedly for over a period of ten years, for an in lieu of the undivided 1 share belonging to him under the aforesaid deed No. 19,304 from and out of the field called Ihalawalakumbura about 1 amunam of paddy sowing extent and of its two adjoining pillewss of about 6 kurunies kurakkan sowing extent, situated at Walpitagama aforesaid; and bounded on the north by the limit of the chena land of Herathamy and others, east by the ditch of the garden of Simon Gamarala, south by the garden of Menuhamy, and west by the field; containing in extent 10 acres 1 rood and 20 perches, and registered under C 487/71, after an amicable partition and division thereof along with the other co-owners.

These lands are subject to mortgage under bond No. 224 of February 22, 1928, attested by P. J. Loos, Notary Public, for Rs. 2,000 and interest thereon.

Deputy Fiscal.

Province of Uva.

In the District Court of Nuwara Eliya holden at Hatton.

H. R. Arnolis Appaca Co. of Calawakeld Plaintiffs.

No. 2,275. Vs.

No. 2,275.

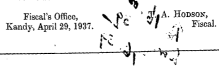
D. M. Punchi Asighamy of Diyatalaya Defendant.

NOTICE is hereby tiven that on Saturday, Uune 12,
1937, at 3 o'clock in the deternoordwill be sold by public auction at the promises the right Liter and interest of the said defendant in the following property for the recovery of the sum of Rt. 507: 57, together will interest at 9 per cent. per annum from August 15, 1932 till payment in full and costs of suit right.

All that land called and known as Welgollewatta, containing in extent about 2 acres, situated at Alutwela-Ellegama in Mahapalata korale in Udukinda division in Badulla District of the Prayings of Ilva: and hounded on

Badulla District of the Province of Uva; and bounded on the north by ela, east by ela, south by wetiya of the land belonging to Mr. Badvere, and west by Gansabhawa road, together with the buildings and plantations and everything else standing thereon. .

Fiscal's Office. Badulla, May 3, 1937. T. J. MENDIS. Deputy Fiscal. I, Thomas Arthur Hodson, Fiscal for the Central Province, do hereby appoint Mr. Nigamuni Rajaliyas de Zoysa Gunawardhana to be my Marshal for the District of Nuwara Eliya, with effect from May 1, 1937, under Ordinance No. 4 of 1867, and authorize him to perform the duties and experies the authority of Marshal for which this duties and exercise the authority of Marshal, for which this shall be his warrant.



NOTICES IN TESTAMENTARY ACTIONS.

In the District Court of Colombo.

Order Nisi.

In the Matter of the Intestate Estate of Testamentary Abilinu Perera Appuhamy, deceased. Jurisdiction.

Kuruppu Appuhamillage Albert Perera Wijeyewardene of Veyangoda . Petitioner.

And

(1) K. Charles Persal Wijeyewardene, (2) K. Karunadasa Wijeyewardene, (3) K. Jinadasa Wijeyewardene, (4) K. Dharmadasa Wijeyewardene, (5) K. Nandasoma Wijeyewardene, (5) K. Piyadasa Wijeyewardene, and (7) K. Wishissana Wijeyewardene all of Veyangoda Respondents.

THIS matter coming on to disposal before M. W. H. de Silva, Esq., District Judge of Colorabo, on April 22, 1937, in the presence of Mr. H. Rasiah Joseph, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated December 6, 1935, having been read:

It is ordered that the positioner be and he is, hereby declared entitled, as son, to his estate issued to him sulless the respondents above named or any other gerson or persons

respondents above named or any other person or persons interested shall, on or before May 13, 1937, show sufficient cause to the satisfaction of the court to the contrary.

April 22, 1937.

M. W. H. DE SILVA, District Judge.

In the District Court of Colombo. Order Nisi.

Testamentary In the Matter of the Intestate Estate of Edward Shelton Dornhorst Ohlmus of Jurisdiction. 237, Kalubowila, deceased.

Elsie Victoria Ohlmus of Hampden lane, Wellawatta Petitic 2And

(1) Mervyn Shelton George Dilmus and (2) Evelyn Romaine Dominast Animus) both of Wellawatta, and (3) George William Earle E Zylva of Florence Rhue, Hampden lane, Wellawatta Respondents.

THIS matter coming on for disposal before M. W. H. de Silva, Esq., District Judge of Colombo, on February 24, 1937, in the presence of Mr. T. F. Paulickpulle, Proctor, on the part of the petitioner above-named; and the affidavit of the said petitioner dated February 11, 1937, hoving been

It is ordered (a) that the 3rd respondent be and he is It is ordered (a) that the 3rd respondent be and he is hereby appointed guardian ad bitem of the minors, the 1st and 2nd 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, 3s widow of the above-named deceased, to have lefters of adoptistration to his estate issued to her, unless the respondents above named or any other person or persons interested shall, on or before April 22, 1937, show sufficient sause to the satisfaction of this court to the contrary. this court to the contrary.

> M. W. H. DE SILVA, District Judge.

February 24, 1937.

The date for showing cause is extended to May 13, 1937.

M. W. H. DE SELVA. ·District Judge. In the District Court of Colombo. Order Nisi.

Testamentary Jurisdiction. No. 7,915.

In the Matter of the Intestate Estate of Kottige Elizabeth Fernando of Rat-malana, in the Palle pattu of Salpiti korale, degeased.

Adambarage Charles Henry de Alwis of Ratmalana aforesaid Petitio Petitioner.

of the said petitioner dated January 21, 1937, 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 respondent above named or any other person or persons interested shall, on or before April 29, 1937, show sufficient cause to the satisfaction of the court to the contrary.

February 26, 1937.

M. W. H. DE SILVA District Judge.

The date for showing cause against this Order Nisi has been extended for May 13, 1937.

> M. W. H. DE SILVA, District Judge.

In the District Court of Colombo.

Order Nisi.

Testamentary In the Matter of the Intestate Estate of Jurisdiction.
No. 7,918.

In the Matter of the Intestate Estate of Basildon, Union place, Slave Island, Colombo, deceased.

part of the petitioner above named; and the affidavit of the said petitioner dated March 6, 1937, 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 13, 1937, show sufficient cause to the satisfaction of the court to the contrary.

March 8, 1937.

M. W. H. DE SILVA District Judge.

In the District Court of Colombo.

Order Nisi.

Testamentary Jurisdiction. No. 7,935.

In the Matter of the Last Will and Testament of Gonsalbotejuge William Botejue Goonewardane of Pagoda, deceased.

Emalia Harriet Gomes Abeyesinghe Weerakoon of Pagoda in the Palle pattu of Salpiti korale . Petitioner.

It is ordered that the last will of Gonsalbotejugt William Botejue Goonewardene, 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 is the executrix named in the said will and that she is entitled to have probate thereof issued to her accordingly, unless the respondents above named or any other person or persons interested shall, on or before May 13, 1367, show sufficient cause to the satisfaction of this court to the contrary.

March 19, 1937.

M. W. H. de SILVA, District Judge.

In the District Court of Colombo.

Order Nisi.

In the Matter of the Intestate of Mary Beven of 16, Clifton Gardens, Brighton, Testamentary Jurisdiction. No. 7,945. in the County of Sussex, widow, deceased,

John Marcellus Pereira of Colombo Petitioner.

THIS matter coming on for disposal before M. W. H. de Silva, Esq., District Judge of Colombo, on March 22, 1637, in the presence of Mr. L. L. Fonsuka, Procher, on the part of the petitioner about name 21 and the diffidavit of the said petitioner about march 20, 1937, exemplification of letters of administration to the intestate estate of the above-named deceased, power of atterney in favour of the petitioner, and the order of the Supremb Court dated March 15, 1937, having been read:

It is ordered and declared that the said petitioner is the attorney of Leonard Wyman Beven and Robert Hemselov Beven, the English Administrators, and that letters of administration to the estate of the said deceased issued to

administration to the estate of the said deceased issued to him accordingly, unless other person or persons interested shall, on or before May 13, 1937, show sufficient cause to

the satisfaction of the court to the contrary.

March 22, 1937.

M. W. H. DE SILVA, District Judge.

In the District Court of Colombo.

23

Order Nisi.

Testamentary Jurisdiction. In the Matter of the Intestate Estate of Madathingal Abdulla Koya of 31, St. John's road, Pettah, Colombo, deceased. No. 7,946.

M. Mohamed Koya 20190, Bankshall street, in Co-..... Petitioner. lombo .

And M. Ali Koya

M. Ali Koya of Kachin, South Malabar Respondent.

THIS matter coming on for disposal before M. W. H. de
Silva, Esq., District Vidge of frombo, on March 22, 1937,
in the presence of Mr. John Wilson, Proctor, on the part of
the petitioner above tained; and the affidavit of the said
petitioner dated March 19, 1937, 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 be setted is supplying the best of setting.

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 May 27, 1937, show sufficient cause to the satisfaction of the court to the contrary.

March 22, 1937.

M. W. H. DE SILVA, District Judge.

In the District Court of Colombo.

Order Nisi.

In the Matter of the Intestate Estate of Ranasinghe Aratchige Don Laurence alias Lourence Jansz, deceased. Testamentary Jurisdiction. No. 7,949.

Weeranarayana Mudalige Theodora Fonseka of 159, Gintupitiya street, Colombo Petitioner.

(1) Ranasinghe Aratchige Dona Ellen, (2) ditto Dona Violet, (3) ditto Don Lucian, (4) ditto Dona Florrie, (5) ditto Don Stanley, (6) ditto Dona Florence, (7) ditto Don Michael, (8) Weeranarayana Mudalige Miguel Fonseka, all of 159, Gintupitiya street, Respondents. Colombo

THIS matter coming on for disposal before M. W. H. de Silva, Esq., District Judge of Colombo, on March 24, 1937,

in present of Mr. S. Ratnakaram, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated March 23, 1237, having been read:

It is ordered (a) that the 8th respondent be and he is hereby appointed gual an artitem of the minors, the 1st to 7th respondents above named, to represent them for all the purposes of the action, and (b) that the petitioner be and she is hereby declared entitled, as widow of the above named deceased, to the letters of administration to his estate issued to her, unless the respondents above named or any other person or persons into ested shall, on or before May 13, 1937, show sufficient cause to the satisfaction of the court to the contrary. court to the contrary.

March 24, 1937.

M. W. H. DE SILVA, District Judge.

In the District Court of Colombo.

Order Nisi.

Testamentary In the Matter of the Joint Last Will and Testament of Jayakodi Aratchige Dona Francina Weerdsekera of Dambuwe Jurisdiction. No. 7,952. Walauwa, Kinigama, in the Meda pattu of National Kerale, deceased, and Ranasinghe Madalice Peter Paul Weerasekera Karun Wijayagunasekera Abhayaratne Dambuye Walauwa in Kinigama

THIS matter coming on for disposal before M. W. H. de Silva, Esq., District Judge of Colombo, on April 15, 1937, in the presence of Mr. N. J. S. Cooray, Proctor, on the part of the petitioner above named; and the affidavits (1) of the said petitioner dated March 24, 1937, and (2) of one of the attesting witnesses also dated March 24, 1937, having been read:

It is ordered that the last will of Jayakodi Aratchige Dona Francina Weerasekera, 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 the surviving spouse under the said last will is entitled to have probate thereof issued to him accordingly, unless any person or persons interested shall, on or before May 20, 1937, show sufficient cause to the satisfaction of this court to the contrary.

M. W. H. DE SILVA, District Jude District Judge. April 15, 1937. In the District Court of Colombo. Order Nisi.

Testamentary Jurisdiction. No. 7,956.

In the Matter of the Last Will and Testament of Lavenna Marikar Muttu Natchia of Police Quarters, Maradana, deceased.

of Police Quarters, Mara-Miskin Sahabudeen Petitioner. dana

(1) Lavenna Marikar Assers Marikar of 26th lane, Wellawatte (2) Layenna Marikar Maimoon Natchia of Police Quarunt Maradana, Jolombo...Respondents.

THIS matter coming on for disposal before M. W. H. de Silva, Esq., District Judge of Colombo, on April 23, 1937, in the presence of Mr. S. M. Saheed, Proctor, on the part of the petitioner above named; and the affidavits (1) of the said petitioner dated April 2, 1937, (2) of the attesting notary dated April 2, 1937, and (3) of one of the attesting witnesses also dated April 2, 1937, having the attesting witnesses also dated April 2, 1937, having been read:

It is ordered that the last will of Lavenna Marikar Muttu Natchia, 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 is the executor named in the said will and that he is entitled to have probate thereof issued to him accordingly, unless the respondents above named or any other person or persons interested shall, on or before June 3, 1937, show sufficient cause to the satisfaction of this court to the contrary.

> M. W. H. DE SILVA District Judge.

In the District Court of Colombo. Order Nisi.

Testamentary. In the Matter of the Intestate Estate of Malimige Stephen Fernando of Laxa-Jurisdiction. pathiya in Moratuwa, deceased. No. 7,965.

Malimige Julian Christopher Stephen Fernando of Laxapathiya in Moratuwa Petitioner.

THIS matter coming on for disposal before M. W. H. de Silva, Esq., District delige of Colombo, on April 19, 1987, in the presence of Mr. F. J. Botejue, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated April 15, 1937, having been read:

It is ordered (a) that the 1st respondent be and she is hereby appointed guardian ad litem of the minors, the 3rd, 4th, 5th, and 6th 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 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 May 20, 1937, show sufficient cause to the satisfaction of the court to the contrary.

April 19, 1937.

M. W. H. DE SILVA. District Judge.

In the District Court of Kalutara. Order Nisi.

In the Matter of the Estate of the late Testamentary Jurisdiction. Raigama-acharige Arnolis Perera, deceased, of Kehelwatta. No. 2,749.

THIS matter coming on for disposal before M. A. Samarakoon, Esq., District Judge of Kalutara, on December

Samarakoon, Esq., District Judge of Kalutara, on December 22, 1936, in the presence of Messrs, Tirimanne & Meegama, Proctors, on the part of the petitioner, Panadura-acharige Don John of Kehelwattar, and the affidivit of the said petitioner dated November 6, 1936, having been read:

It is bridered that the petitioner above named be and he is hereful the central of the deceased above named, to have letters of administration to his estate issued to tim, unter the respondents—(1) Erippuwebadalge Emic Medrawardene, (2) Raigama-acharige Geeris Perera, (3) ditto James Perera, (4) ditto Menjo Nona Perera, (5) Panadura-acharige Don Peter, all of Kehelwatta, (6) Ambepitiyewaduge Romanishamy of Beruwala, (7) Panadura-acharige Dona Emally Nona of Kehelwatta, (8) Ambepitiyewaduge Jane Nona of Kalubowila West, or any other person or persons interested shall, on or before February 18, 1937, show sufficient cause to the satisfaction of this court to the contrary. cause to the satisfaction of this court to the contrary.

M. A. SAMARAKOON, December 22, 1936, District Judge.

The date for showing cause against this $Order\ Nisi$ is extended for June 3, 1937.

M. A. SAMARAKOON. District Judge.

In the District Court of Kandy. Order Nisi.

Testamentary In the Matter of the Estate of Gama-Jurisdiction. gurunnanselagedera Qmaru Kandu Pulle's No. 5,454. son Seiyadu Lebbe, deceased, of Akurana.

THIS matter coming on for disposal before R. F. Dias, Esq., District Judge, Kandy, on November 10, 1936, in the presence of Mr. B. H. Dunuwila on the part of the petitioner, Gamegurunnanselagedera Omaru Kandu Pulle's daughter Pathumma Natchia; and the affidavit of the said petitioner dated November 4, 1936, having been read. read:

It is ordered that the petitioner, as a sister of the deceased. be and she is hereby declared entitled to have letters of administration to the estate of the deceased issued to her, unless the respondents—(1) Gamagurunnanselagedera Mohamadu's son Seiyadu Mohamadu Lebbe, (2) Gamagurunnanselagedera Mohamadu's son Seiyadu Mohamadu Lebbe, (2) Gamagurunnanselagedera Mohamadu's Mohamadu Lebbe, (2) Gamagurunnanselagedera Mohamadu's Son Seiyadu Mohamadu's Seiyadu Seiyadu Mohamadu's Seiyadu Seiyadu Seiyad nanselagedera Mohamadu's son Omaru Lebbe, (3) Gama-gurunnanselagedera Mohamadu's son Habeebu Mohamadu

April 23, 1937.

Lebbe, (4) Gamagurunnanselagedera Mohamadu's daughter Pathu Muttu, (6) Gamagurunnanselagedera Mohamadu's daughter Kadija Umma and (6) Gamagurunnanselagedera Mohamadu's daughter Phanga Umma, all of Akuranaor any other person or persons interested shall, on or before December 17, 1936, show the ficient cause to the satisfaction of this court to the contrary.

November 10, 1936.

District Judge.

The date for showing cause is extended to May 17, 1937.

R. F. DIAS. District Judge.

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

Testamentary In the Matter of the Last Will and Testa-Jurisdiction. ment of Alfred Brodie, deceased, of Kandy. No. 5.465.

THIS matter coming on for disposal before R. F. Dias, Esq., District Judge, Kandy, on January 6, 1937, in the presence of Messrs. Silve & Karunaratne, on the part of the petitioner, Catherine Wilhelmina Brodie; and the affidavit of the said petitioner dated November 16, 1936, and of the petitioner notary dated November 18, 1936, having been read;

It is ordered that the last will of the above-named deceased dated rebreary, 1256, and now deposited in this court, be and the same is hereby declared proved, unless any person or persons interested shall, on or before

unless any person or persons interested shall, on or before February 25, 1937, show sufficient cause to the satisfaction

of this court to the contrary.

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

January 6, 1937.

R. F. DIAS. District Judge.

Date for showing cause is extended for April 15, 1937.

February 25, 1937.

R. F. DIAS. District Judge.

Date for showing cause is extended for May 13, 1937.

April 15, 1937.

R. F. DIAS. District Judge.

In the District Court of Galle. Order Nisi.

Testamentary In the Matter of the Estate of the late Jurisdiction. Dantanarayana Gomis of Eliott road,

No. 7,758. Galle, deceased.

Between

Kamburugamuwe Dokuruge Lisa of Eliott road, Galle

THIS matter coming on for disposal before G. Furse Roberts, Esq., District Judge, Galle, on February 3, 1937, in the presence of Mr. F. A. de S. Wijeratna, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated November 30, 1936, having been

It is ordered that the said 6th respondent be and he is hereby appointed guardian ad litem over the 2nd to 5th respondents, unless the said respondents or any person or persons interested shall, on or before March 23, 1937, show sufficient cause to the satisfaction of this court to the contrary.

It is further declared that the said petitioner is entitled to the letters of administration issued to him accordingly, unless the said respondents or any person or persons interested shall, on or before March 23, 1937, show sufficient cause to the satisfaction of this court to the contrary.

> G. FURSE ROBERTS, District Judge.

February 3, 1937.

April 23, 1937.

The date for showing cause is extended to May 18, 1937.

G. FURSE ROBERTS, District Judge. 38 In the District Court of Matara.

Testamentary In the Matter of the Intestate Estate of Gintota Polwattege Babahamy Jurisdiction. Weerasuriya Hamine, late of Nupe. No. 3,954.

Baron de Silva Abeywickrand of Nupe Petitioner.

B. 20.

(1) Dona Leisa Abeywickrema Hamine of Ahangama,
(2) Dona Anddara Abeywickremahamine of Galle,
(3) Punchi Hewage Bettiil of Galle, (4) Punchi Hewage Lucinona of Abangama, (5) Punchi Hewage Jane Nona of Akangama, (6) Suriya Patabendige Babunona of Dondra, (7) Gauthamadasa de Silva Abeywickrema of ditto, (8) Dias de Silva Abeywickrema of ditto, (9) Buddhadasa de Silva Abeyrema of ditto, (9) Buddhadasa de Silva Abeywickrema of ditto, (10) Leelawathie Abeywickrema of ditto; the 6th to 10th respondents are the heirs of Arnolis de Silva Abeywickrema, deceased . . Respondents.

THIS matter coming on for disposal before Cyril Ernest de Pinto, Esq., District Judge of Matara, on March 10, 1937, in the presence of Messrs. Balasuriya & Daluwatte, Proctors, on the part of the petitioner above named; and the affidavit of the said petitioner dated February 23, 1937, having been read:

een read:
It is ordered that the 6th respondent above named be and she is hereby appointed guardian ad litem over the 10th respondent above named, her minor ohild, unless the respondents above named or any person or persons interested shall, on or before May 11, 1937 show sufficient cause to the satisfaction of this court to the contrary.

It is further ordered that the petitioner above named

be and he is hereby declared entitled, as son of the deceased above named, to have letters of administration to the estate of the deceased issued to him, unless the respondents above named or any other person or persons interested shall, on or before May 11, 1937, show sufficient cause to the satisfaction of this court to the contrary.

March 10, 1937.

C: E. DE PINTO, District Judge.

In the District Court of Matara. Order Nisi.

Testamentary In the Matter of the Estate of Siridas Jurisdiction. Karunanayake late of Denipitiya, Karunanayake late of No. 3,957. deceased.

Piyasena Karunanayak of Denipitiya Petitioner.

Keuneman, Proctors, on the part of the petitioner above named; and the affidavit of the said petitioner dated February 11, 1937, having been read:

It is ordered that the petitioner above named be and he is hereby declared entitled, as brother of the deceased above named, to have letters of administration to the estate of the deceased issued to him, unless the respondent above named or any other person or persons interested shall, on or before June 10, 1937, show sufficient cause to the satisfaction of this court to the contrary.

March 31, 1937.

C. E. DE PINTO, District Judge.

In the District Court of Jaffna. Order Nisi.

In the Matter of the Estate of the late Testamentary Jurisdiction. Kanapathippillai Kanthappu of Araly No. 181. South, deceased.

(1) Kanthappu Spiramanian of Araly South, (2) Kanthappu Kumaraswamy of ditto, (3) Nagammah, daughter of Kanthappu of of to, (4) Muthu Nagalingam of ditto; the list to an respondents are minors appearing by the guardian ad litem the 4th respondent.

Respondents.

THIS matter of the petition of the above-named petitioner praying that letters of administration to the estate of the above-named deceased be granted to the petitioner, coming on for disposal before C. Coomaraswamy, Esq., District Judge, Jaffna, on October 19, 1936, in the presence of Mr. C. C. Somasegaram, Proctor, on the part of the petitioner, and on reading the effective and positions. of the petitioner; and on reading the affidavit and petition of the petitioner:

It is ordered that letters of administration to the estate of the above-named deceased be granted to the petitioner, as the lawful widow of the above-named deceased, unless the above named respondents appear before this court on December 14, 1936, and show sufficient cause to the satisfaction of this court to the contrary.

> C. COOMARASWAMY, District Judge.

Order Nisi extended for May 10, 1937.

October 31, 1936.

C. COOMARASWAMY, District Judge.

In the District Court of Jaffna. Order Nisi.

Testamentary . In the Matter of the Estate of the late Achimuttamma, wife of Sivasubra-maniam of Ilavalai, deceased. Jurisdiction.

Proctor, on the part of the petitioner; and the affidavit of the petitioner dated January 12, 1937, having been read: It is declared that the petitioner is, as mother of the said intestate, 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 May 19, 1937, show sufficient cause to the satisfaction of this court to the contrary.

C. COOMARASWAMY, April 19, 1937. District Judge.

In the District Court of Jaffna. Order Nisi.

Testamentary In the Matter of the Estate of the late Thiayalnayagam, wife of Vaitilingam of Kocky Il East, deceased. Jurisdiction. No. 412.

to the petitioner, as her husband, coming on for disposal before C. Coomansawamy, Esq., District Judge of Jaffina, on January 19, 1937, in the presence of Mr. M. Asaipillai, Proctor, on the part of the petitioner; and the affidavit of the petitioner having been read: It is ordered that the 2nd respondent be appointed guardian ad litem over the 1st respondent and that letters of administration begranted to the petitioner, unless the respondents appear before this court, on May 10, 1937, and show cause to the satisfaction of this court to the contrary.

C. COOMARASWAMY. District Judge. March 3, 1937.

ηO In the District Court of Jaffna. Order Nisi.

Testamentary In the Matter of the Estate of the late Kanapathippillai Rajendira of Vannar-ponnai, deceased. Jurisdiction. No. 429.

No. 429. ponnai, deceased.

Annappillai, widow of Kanapathippillai of Vannarponnai East Petitioner.

(1) Kanapathippillai Thurasuigan, (2) Kanapathippillai Nadarajah, (3) Kanapathippillai (4) Kanapathippillai (4) Kanapathippillai, all of Vannarponnai East; the 4th respondent is a minor over whom the 1st respondent has been appointed guardian ad litem Respondents. litem Respondents.

THIS matter of the petition of the above named 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 April 20, 1937, in the presence of Mr. C. C. Somasegaram, Proctor, on the part of the petitioner; and the aftidavit of the petitioner dated March 1, 1937, 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 extens of the said intestate issued to her unless the to the estate of the said intestate issued to her, unless the respondents or any other person shall, on or before May 10, 1937, show sufficient cause to the satisfaction of this court to the contrary.

April 26, 1937.

C. COOMARASWAMY. District Judge.

In the District Court of Chilaw. Order Nisi.

Testamentary
Jurisdiction.
No. 2,181.

In the Matter of the Intestate Estate of Adicari Mudiyanselage Herath Hamy of Thulawela, deceased.

Adicari Mudiyanselage Peeris Singho of Thula-

issued to him, unless the respondents above named or any other person or persons interested shall, on or before May 14, 1937, show sufficient cause to the satisfaction of this court to the contrary.

M. A. Samarakoon District Judge.

March 5, 1937.

In the District Court of Chilaw. Order Nisi.

In the Matter of the Intestate Estate of Testamentary

Testamentary
Jurisdiction.
No. 2,183.
Hapanpedige Menika of Hathiniya,
deceased.
Hapanpedige Kekuta of Haththiniya.
Petitioner.
Vs.

(1) Hapanpedige Sind, (2) Hapanpedige Balaya,
both of Apathiniya, (3) Hapanpedige Dinguru of
Horampedial (Hapanpedige Pini of Halpanwala Respondents.
THIS matter coming on for disposal before J. A. Corea,
Esq., Acting District Judge of Chilaw, on March 17, 1937,
in the presence of Mr. C. V. M. Pandittesekere, Proctor,
on the part of the petitioner; and the affidavit of the

on the part of the petitioner; and the affidavit of the petitioner dated January 12, 1937, having been read:

It is ordered that the petitioner be and he is hereby declared entitled, as a son of the above-named deceased, to have letters of administration to his estate issued to him, unless any person or persons interested shall, on or before May 11, 1937, show sufficient cause to the satisfaction of this court to the contrary.

MARTIN DE ALWIS SAMARAKOON, March 17, 1937. District Judge.

In the District Court of Chilaw. Order Nisi.

Testamentary In the Matter of the Intestate Estate of Jurisdiction. Rosalin Daberera of Waikkal, deceased. No. 2.184.

Warnekulasuria Telesphore Dabarera of Angampitiya Petitioner.
THIS patter conting on for disposal before J. A. Corea, Esq., Asting-District Judge of Chilaw, on March 20, 1937, in the Presence of Mr. C. V. M. Pandittesekere, Proctor, on the part of the petitioner; and the affidavit of the said petitioner data. March 18, 1937, having been read: It is ordered that the petitioner be and he is hereby

declared entitled, as the only son of the above-named deceased, to have letters of administration to her estate, issued to him, unless any person or persons interested shall, on or before April 23, 1937, show sufficient cause to the satisfaction of this court to the contrary.

March 20, 1937.

J. A. COREA, District Judge.

Date for showing cause against the Order Nisi is extended to May 14, 1937.

April 23, 1937.

J. A. COREA, District Judge.

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

In the Matter of the Estate of the late Wickremathitha Solomon Joseph, Testamentary No. 1,600. deceased, of Pelmadulla.

THIS matter coming on for disposal before H. A. de Silva, THIS matter coming on for disposal before H. A. de Silva, Esq., District Judge of Regald, on February 10, 1937, in the presence of Mr. A. One at je, Proctor, on the part of the petitionen; and the affidavit of Victor Sinniah of Porakawa, dated February 2, 1937, having been read:

It is ordered that the will of Wickremathitha Solomon Joseph of Pelmathilla, deceased, dated June 18, 1936, be and the same is hereby declared proved, unless the respondent shall, on or before April 14, 1937, show sufficient cause to the satisfaction of this court to the contrary.

It is further declared that the said Victor Sinniah is the executor named in the said will, and that he is entitled to have probate of the same issued to him accordingly, unless

have probate of the same issued to him accordingly, unless the respondent shall, on or before April 14, 1937, show sufficient cause to the satisfaction of this court to the contrary.

H. A. DE SILVA District Judge.

February 10, 1937. Date for showing cause against this Order Nisi is extended and reissued, returnable May 19, 1937.

April 14, 1937.

H. A. DE SILVA District Judge.

OF LEGAL EDUCATION COUNCIL NOTICES.

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

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

C. C. A. BRITO-MUTUNAYAGAM, Registrar, Council of Legal Education.

Ceylon Law College, Colombo, May 1, 1937.

RULES.

The rules made under "The Council of Legal Education Incorporation Ordinance, 1900", (as last amended by notification dated September 30, 1936, published in Gazette No. 8 249 of Ortobar 2, 1922)

notification dated September 30, 1936, published in Gazette No. 8,249 of October 9, 1936), were further amended at a meeting of the Council held on April 26, 1937, as follows:

1. For the words "Registrar", "Superveigg Committee", "Committee", "First Examination in Law", "Second Examination in Law" and "Figure 1921 "Board of Studies", "Board", "Preliminary Hamination", "Intermediate Mamination" and "Figure 1921 "Intermediate Translation" and "Figure 1921 "Intermediate Translation" and "Figure 1921 "Intermediate Translation" and "Figure 1921 "Intermediate 192

is inserted:-Academic Year.

- "10a. The academic year for the Ceylon Law College shall commence on the Monday of the week in which the first day of October falls every year, and shall consist of three terms each of which shall be of such duration (not unree terms each of which shall be of such duration (not exceeding twelve weeks) as will permit of the delivery in accordance with the prescribed time table of one-third of the number of lectures required to be delivered during the year; and during the month of June in each year there shall be notified in such manner as may seem desirable the dates on which the terms of the next academic year shall commence."
- 3. Rule 11 is amended by inserting the words "(one of whom shall be a Proctor) and the Principal" between the word "Council" and the word "whose" in line 4.

- 4. (1) Rule 12 is numbered 12 (1) and amended as follows:
 - (a) By substituting the words "The Council shall in the month of June appoint by resolution a sufficient number of properly qualified persons to deliver the lectures hereinafter provided for "for the first sentence.
 - (b) By substituting the words "and they shall perform such duties and" for the words "and shall" in line 7.
 - (c) By substituting the word "September" for the word "July" in line 12.
 - (d) By adding to the fourth sentence the words "provided that the term of office of the lecturers appointed in 1937 shall be for such periods (not exceeding three years) as will ensure that one-third of their number shall cease to hold office on August 31st in each of the three succeeding years ".
 - (e) By deleting the last sentence.
 - (2) The following is added as sub-section 12 (2):-
 - "(2) The lecturer in Trust Accounts and Book-keeping shall be a Chartered Accountant, and the lecturers in the other subjects shall be Advocates or Proctors admitted to the profession in Ceylon not less than three years previously and who are either full-time teachers of law at the College or are engaged in practising their profession. Provided however, that the lecturers in Jurisprudence, Roman Law and Constitutional Law need have been so admitted only one year previously, but must hold a law degree of a University in the British Empire which required them to pass in the subject in which they are to lecture, and the lecturer in Conveyancing, Office management and Notarial practice shall be a Proctor who was so admitted not less than ten years previously."
- Rule 13 is amended by substituting the words "shall from time to time and not less than twice annually " for the words "may from time to time"
- Rule 14 is repealed and the following is substituted therefor:
 - "14. Each lecturer shall in accordance with the approved time table deliver the lectures and hold the classes hereinafter prescribed for the subjects in respect of which he holds office."
- Rule 15 is repealed and the following is substituted therefor :-
 - "15. One lecturer shall be appointed in respect of and be responsible for each of the following subjects or groups of subjects, and he shall during each academic year deliver the lectures and hold the classes herein indicated, provided that on the report of the Board of Studies the Council may from time to time by resolution alter the number of lectures and classes allotted to each subject and divide or re-group the subjects in such manner as may seem desirable."
 - (a) Jurisprudence (40 lectures); Roman Law (80 lectures); Informal classes 30.
 - (b) General Constitutional Law (60 lectures); Ceylon Constitutional Law (30 lectures); Legal History (30 lectures); Informal classes 30.
 - (c) Contracts (120 lectures); Informal classes 30.
 - (d) Torts (60 lectures); Digest (20 lectures); Voet (20 lectures); Insolvency (20 lectures); Informal classes 30.
 - (e) Criminal Law and Procedure (120 lectures); Informal classes 30.
 - (f) Persons and Property (120 lectures); Informal classes 30.
 - (g) Civil Procedure (80 lectures); Pleadings (20 lectures); Executors and Administrators (20 lectures); Informal classes 30.
 - (h) Evidence (60 lectures); Trusts (30 lectures); Partnership (15 lectures); Company Law (15 lectures);
 - nership (15 lectures); Company Law (15 lectures), Informal classes 30.

 (i) Conveyancing (60 lectures); Notarial and Court Practice (15 lectures); Office Routine and management (15 lectures).
 - (j) Trust Accounts and Book-keeping (30 lectures).(k) Private International Law (30 lectures).

 - (l) Kandyan Law (20 lectures). (m) Muslim Law (20 lectures). (n) Thesawalamai (10 lectures).
- 8. Rule 16 is amended by deleting the words "and time table" wherever they occur and substituting the word "September" for the word "June" in line 6.

 9. Rule 17 is amended by adding at the end of the first sentence the words "including a list of the relevant Ordinances and cases".
- 10. Rule 20 is amended by substituting the word "Principal" for the words "Lecturer whose duty it is to grant such certificate".

11. Rule 21 is repealed as from September 1, 1937, and the following is substituted therefor:

"21. The Council shall in the month of October every year or so soon thereafter as may be convenient appoint a Board of Examiners for each of the examinations to be held during the current academic year, and may during such year appoint to such Boards an additional examiner or examiners. No person shall be eligible for appointment as an examiner unless he is qualified to be appointed as a lecturer; and the Council may at pleasure remove any examiner so appointed, and when an examiner is so removed or for any other cause ceases to act, appoint another in his place. In the case of the examinations for the admission of Advocates each Board shall consist of two Advocates one of whom shall be a lecturer, and in the case of the examinations for the admission of Proctors each Board shall consist of a lecturer, an Advocate and a The Chairman of every Board so composed Proctor. shall be the lecturer, and the Board shall in accordance with these rules conduct and report upon the examination in respect of which it has been appointed. The Council shall from time to time by resolution prescribe the duties of examiners and the remuneration to be paid to them ".

11A. Rule 22 is amended as from September 1, 1939, by adding at the end the following proviso:-

Provided further that a candidate who relies for admission as an advocate student on his having passed the Intermediate Examination in Arts or Science of the University of London, shall adduce proof that he has passed in English at the Intermediate Examination in Arts."

12. Rule 23 is amended to read as follows:-

- "23. Such admission shall be in the month of September each year; and every candidate who fulfils the requirements of Rule 22 may be registered as a student on paying to the Council the admission fee of Rs. 100. Provided that the Principal may, pending the publication of the results of any examination referred to in Rule 22, provisionally admit any person who, being a candidate for such examination, satisfies the other requirements of the said rule and pays the admission fee not more than three fourths of which may be refunded if he fails to pass such examination."
- 13. Rule 24 is repealed and the following is substituted therefor:
- "24. Every student duly admitted as aforesaid may register to attend the various lectures provided for the Preliminary Examination by applying to the Principal in the month of September for admission to such lectures next due to commence, provided that where the admission is not provisional he shall have paid to the Council the lecture fee for the course, namely: Rs. 300 in the case of a Proctor student and Rs. 400 in the case of an Advocate student."
- 14. Rule 24A is repealed.
- Rule 25 is repealed and the following is substituted therefor :-
 - "25. Every student who has passed the Preliminary Examination may register to attend the various lectures provided for the corresponding Intermediate Examination by applying to the Principal in the month of September for admission to such lectures next due to commence, provided that he shall have paid to the Council the lecture fee for the course, namely: Rs. 300 in the case of a Proctor student and Rs. 400 in the case of an Advocate student.
- 16. Rule 25A is repealed and the following is substituted $\, \cdot \,$ therefor :--
- "25A. Every student who has passed the Intermediate Examination may register to attend the various lectures provided for the corresponding Final Examination by applying to the Principal in the month of September for admission to such lectures next due to commence, provided that he shall have paid to the Council the lecture fee for the course, namely: Rs. 300 in the case of a Proctor student and Rs. 400 in the case of an Advocate student."
- 17. Rule 26 is repealed and the following is substituted therefor :-
- "26. There shall be three examinations for the admission of Proctors and three examinations for the admission of Advocates; and the subjects for examination in each case shall be as follows:-
- A.—Examinations for the Admission of Proctors.
- (1) Preliminary Examination-
- (a) Jurisprudence, (b) Roman Law,
- Constitutional Law including a study of the Ceylon Legal System, and (d) Trust Accounts with Book-

- (2) Intermediate Examination-
- (a) Law of Contracts,
 (b) Law of Torts,
 (c) The elements of the Law of Trusts, Partnership and Company Law, and
 (d) Criminal Law with Criminal Procedure.
- (3) Final Examination
- (a) Law of Persons, (b) Law of Property,
 (c) Conveyancing, (d) Civil Procedure and Pleadings,
 (e) Law of Evidence, (f) Law of Insolvency and Law of Executors and Administrators.
- B.—Examinations for the Admission of Advocates.
- (1) Preliminary Examination-

- (a) Jurisprudence, (b) Roman Law,
 (c) Constitutional Law, (d) Legal History,
 (e) A Title of Justinian's Digest to be prescribed from time to time.
- (2) Intermediate Examination-
- (a) Law of Contracts,
 (b) Law of Torts,
 (c) Law of Trusts, Partnership and Company Law,
 (d) Criminal Law and Criminal Procedure, and (e) A Title of Voet's Pandects to be prescribed from time to time.
- (3) Final Examination-
- (a) Law of Persons, (b) Law of Property,
 (c) Civil Procedure and Pleadings, (d) Law of Evidence,
 (e) Law of Insolvency and Law of Executors and Administrators, and
- (f) Private International Law."
- 18. Rule 27 is repealed and the following is substituted therefor:
- "27. The Board of Studies shall from time to time indicate the scope of each of the subjects for examination, prescribe the syllabus and recommend books for the purpose of study; but until so altered the scope of the subjects, syllabus and books shall be as indicated in Schedule I. No alteration after 1937 shall however have effect, unless not later than 12 months before the date on which it is to come into force it is notified in such manner as may seem desirable."
- 19. Rules 30, 31, 36, 38, 39, 43, 44 and 45 are repealed and Rules 28, 34 and 40 are repealed as from September 1,
- 20. Rule 29 is amended by substituting the words "the Preliminary Examination until three terms" for the words "such examination until twelve months" and by deleting the words "from the Lecturers" wherever they occur and
- the last sentence.
 21. Rule 32 is amended by substituting the words "appropriate froms A, B, C, in Schedule I." for the words form A "and by substituting the words "the Preliminary Examinations, the Intermediate Examinations and the Final Examinations, respectively "examination" at the end. for the
- "examination" at the end.

 22. Rule 33 is amended by substituting the words "for any examination" for the words "or re-entered for the First Examination" wherever they occur, by inserting the words "pay to the Council a sum of Rs. 50" between the word "Examination" and word "apply" in sub-section 1 line 3, by re-numbering sub-section (4) as sub-section (3) and by the numbering the rule of 63. and by re-numbering the rule as 63A.
- 23. Rule 35 is amended by substituting the words "the Intermediate Examination" for the words "such exami-Examination ", by substituting the words "Preliminary Examination and until six terms" for the words "First Examination and until two Years", by deleting the words "from the Lecturers" wherever they occur, and by

re-numbering the rule as 29A.

24. Rule 37 is amended by inserting the words and figures "(3) Criminal Law and Procedure and (4) Civil Procedure and Pleadings" between the word "Torts" and the word "and" in line 3, and by re-numbering the rule as

- 25. Rule 41 is amended by substituting the words "the Final Examination" for the words "such examination", by substituting the words "Intermediate Examination and until nine terms" for the words Second Examination and until "three years", by deleting the words "from the Lecturers", by adding at the end the words "and in the case of Proctor students unless he produces a certificate or certificates proving that he has served as a clerk in the manner required by rule 46" and by re-numbering the rule
- 26. Rule 42 is amended by substituting the words "and shall include as supplementary to the written examination an oral examination (at which not more than 10 per cent, of the maximum number of marks may be awarded in each

subject) in the case of every candidate who obtains 40 per cent. of the maximum marks in each subject, but fails to obtain 50 per cent. of the aggregate of the maximum marks in all the subjects, and in the case of every candidate who obtains 50 per cent. of such aggregate of the maximum marks, but fails to obtain 40 per cent. of the maximum marks in one subject," for the words "unless otherwise

ordered by the Council or the Supervising Committee."

27. Rule 46 is amended by substituting the words
"After passing the Intermediate Examination for the admission of Proctors, a Proctor student shall in accordance with the regulations in Schedule II. serve for a period of two years as a clerk under a Proctor of the Supreme Court of ten years standing approved by the Council, and prepare and submit to the lecturer in Conveyancing during the first of such years at least two different deeds a week; and an Advocate student shall after passing the Final Examination for the admission of Advocates attend for a period of ' the first four lines.

28. Rule 61 is amended by inserting the words "and rizes" between the word "Scholarships" and the word shall" in line one. prizes ''

Rule 62 is repealed and the following is substituted therefor :-

" **62**. (1) No student shall be eligible for a scholarship awarded on the results of any examinatoin (a) unless he obtains not less than 60 per cent. of the aggregate maximum number of marks in all the subjects for that examination and not less than 45 per cent. of the maximum number of marks in each of the subjects for that examination, and (b) unless in the case of scholar-ships awarded in respect of the Preliminary Examination, the Intermediate Examination and the Final Examination he was not more than 24, 25, and 27 years of age, respectively on the first day of such examinations.

(2) No student shall be eligible for a prize awarded for any subject, unless he obtains not less than 75 per cent. of the maximum number of marks for that subject and passes the examination of which that subject is a

part.

30. Rule 63 is repealed as from September 1, 1937, and the following is substituted therefor:

- "63. The examinations shall be held twice annually commencing in the months of December and July on such dates as the Council may appoint; but until so altered the Preliminary Examinations shall commence in December on the Monday falling in the eleventh week of the academic year, and in July on the fifteenth day of that month being a Monday and otherwise on the first Monday after such fifteenth day. The Intermediate Examinations and the Final Examinations shall not commence later than one week and two weeks respectively after the Preliminary Examinations, on dates to be notified in such manner as may seem desirable."
- 31. Immediately after Rule 63A the following shall be inserted as Rules 63B, 63c.
 - "63B. If through change of name, migration, otherwise, the identity of a candidate offering himself for any examination shall not be prima facie evident, the Principal may require such further evidence of identity as he may deem necessary.

63c. At every examination the papers of each candidate shall be distinguished not by name, but by the examination number assigned to him by the Principal."

32. Rules 64, 65, 66, 67, 68, and 69 are re-numbered as

Rules 66, 69, 67, 68, 64, and 65, respectively.

33. Between Rules 64 and 65 the following Rule 64A is inserted :-

"64A. A candidate who fails to appear at the time and place appointed for his oral examination shall be excluded from the examination that time."

Between Rules 65 and 66 the following Rules 65A, 65B, 65c, 65D are inserted :-

"65A. Only one candidate at a time shall be examined orally in any examination."

65B. No person shall be appointed as an examiner for the same examination in two successive years, and no lecturer shall examine in the subjects in which he lectures; provided that this rule shall not apply in the case of persons appointed to examine in subjects in which the number of competent examiners is so small as to make it undesirable in the opinion of the Council that the rule should be enforced strictly.

65c. The papers set in every subject shall be such as a candidate of decided ability well prepared in the subject can reasonably be expected to answer during the time allotted.

65D. The papers proposed for every writing shall be previously submitted to all the members writing shall be previously submitted to all the members writing that examination, and the Board of the Board conducting that examination, and the Board shall meet and revise them, and may alter such papers and consult and frame a uniform system of allotting of the marks."

35. Between Rules 66 and 67 the following Rules 66A, 66B, 66C, 66D, 66E, 66F are inserted :-

"66A. All questions arising among examiners as to the framing of questions or any other matter shall be determined by a majority of votes, the Chairman having a second or casting vote, when the votes are equally

divided. "66в. If the Board conducting any examination is divided in opinion as to the merit of any candidate, his case shall be decided by the votes of the majority; and if in voting the members are equally divided, the Principal shall at the request of the Board nominate a member of a Board appointed to conduct one of the other examinations to assist in the examination; and in such event the assisting examiner shall be remunerated for such assistance at

same rate as the other examiners.

66c. A candidate at any examination who takes all the subjects prescribed therefor on one and the same occasion, but who fails to reach the minimum standard in one subject only may be "referred", i.e., he may be m one subject only may be "referred", i.e., he may be permitted on the recommendation of the examiners to present himself in that subject alone on one occasion only at either of the next two examinations. Referred candidates who do not obtain 50 per cent. of the maximum number of marks in their referred subject within the above stated limit, will be required when re-entering to offer all the subjects, for examination again. The examiners may recommend that a candidate be referred, only if his failure in one subject is not serious and if his performance in the remaining subjects is reasonably good.

66D. A candidate who has completed any examination after having been referred in one subject will be deemed for all purposes to have passed the examination in

question on the date of such completion.

66E. (a) Candidates who pass at the same time in all subjects for any examination and obtain not less than 60 per cent. of the aggregate of the maximum marks for that examination shall be declared to have obtained honours, and their names will be arranged in the pass list in order of merit.

(b) Candidates who pass at the same time in all subjects for any examination, and obtain not less than 50 per cent. of the maximum marks for that examination but not 60 per cent. or more of such marks, shall be declared to have passed the examination, and their names shall be arranged in the pass list in alphabetical order.

(c) Candidates who obtain not less than 50 per cent. of the maximum marks in any subject having been previously referred in that subject, shall be declared to have passed the examination and their names shall be arranged in a separate pass list in alphabetical order.

The Board shall be responsible for the verbal accuracy of the papers as issued to the candidates."

- 36. Between Rule 69 and 70 the following Rule 69A is inserted :-
 - "69a. A candidate for the Preliminary Examination who has passed an examination in Jurisprudence or in Roman Law as part of an examination qualifying for a degree of a University in the British Empire may be exempted from examination in these subjects.
- 37. Rule 71 is amended by substituting the word "subject" for the word "course
- 38. Rule 77 is repealed and the following is substituted therefor :-
 - "77. There shall be three vacations in each year to be called the Christmas vacation, the Easter vacation, and the Mid-Summer vacation. The Christmas vacation shall commence at the end of the first term and be of one month's duration, the Easter vacation shall commence at the end of the second term and be of one month's duration, and the Mid-Summer vacation shall commence at the end of the third term and be of two month's duration.
- 39. Rule 81 is amended by substituting the words and figures "September 1, 1937" for the words "the rules come into operation" and by substituting the words "before that date" for the words "before the passing thereof" the words "before the passing of the said Rules" and the word "already".
- Rule 82 is repealed and the following is substituted **4**0. therefor:
 - All students shall be bound by such variations as may from time to time be made to these Rules.
- 41. The heading "Forms of certificate" at the end of the rules is altered to read "Schedule I.—Forms of Certificates".

42. Immediately after Schedule I. the following is inserted as Schedule II. :-

SCHEDULE II.—REGULATIONS CONCERNING APPRENTICESHIP.

· 1. No person shall be admitted to the Final Examination for the admission of Proctors (a) unless he has been bound by articles to serve as a clerk under a practising proctor approved by the Council for a period of not less than two years commencing after the date of his passing the Intermediate Examination for the admission of proctors; and (b) unless he has obtained from such proctor and produces a certificate to the effect that he has served such period of clerkship in accordance with these regulations.

All articles shall be produced to the Principal who shall on being satisfied (a) that they have been duly executed, and (b) that the Proctor party thereto is not already similarly bound by articles to more than one other person, record the names and address of the parties thereto, the date thereof and the date of the making of

the entry in his register of articles.

3. If the articles of any clerk are not produced to the Principal for registration within one month from the date thereof, the services of the clerk shall be reckoned as commencing only upon the date of such production.

4. Services by an articled clerk whilst a proctor has ceased to practice shall not be deemed to be good services

by the clerk under his articles.

5. Every articled clerk shall during the entire term of his articles be actually employed by the proctor to whom he is articled in the proper business practice and

employment of a proctor.

- 6. No person shall be refused admission to the Final Examination for the admission of Proctors by reason only of any proctor whom he has served for any part of the terms of articled service, having neglected or omitted to take out his annual licence to practice, or by reason only of any proctor whom he has served for any period having after the termination of that period been removed from or struck off the roll.
- Where an articled clerk has not served under his articles in strict accordance with the provisions of these rules, but has after the execution of his articles bona fide served (either continuously or not) one or more proctors as an articled clerk for a period equal in their aggregate to the full term for which he was originally articled and has complied with the other requirements of these rules, the Council may if satisfied that the irregularity in the services was occasioned by accident, mistake, or sufficient cause, and that the services though irregular was substantially equivalent to services in accordance with the provisions of these rules direct that the services of
- such clerk be treated as if they had been regular service.
 8. Where before the expiration of the term for which a clerk is articled the proctor to whom he is articled ceases to practice as a proctor or dies, or where the articles are cancelled by mutual consent, the clerk may be bound by fresh articles to another practicing proctor for the residue of the said term, and service under such fresh articles in accordance with the provisions of these rules shall be good service.
- '43. The heading "D—Rules referred to in Rule 46" is altered to read Schedule III.—Regulations Concerning Reporting of Cases.
 44. For the "Schedule referred to in Rule 27" the

following is substituted :-

SCHEDULE IV.—DETAILS AND SCOPE OF SUBJECTS FOR EXAMINATIONS AND BOOKS RECOMMENDED.

The subjects may be studied by candidates for the Examinations for the admission of Proctors in the books suggested for their use. Candidates for the Examina-tions for the admission of Advocates are advised to study in addition the other books suggested for their reading. The books are recommended in both instances with a view to indicating the general scope of each subject, but questions will not be confined to the books. Where the subject for study is an Ordinance candidates will be expected to be familiar also with the standard commentaries thereon. All candidates will be expected to be acquainted with Ceylon Ordinances and Cases corresponding to the statute law and of case law mentioned in the books recommended.

JURISPRUDENCE.

Theories as to the nature and purpose of law including theories of the State and Sovereignty. Definition of law; law and the State; law and justice; the end of law. The sources of law, their nature and history with particular reference to English and Roman Law. The

analysis of the following juristic conceptions-personality, legal rights and duties, property, obligations. Divisions of the law and the modes of its arrangement. The methods of Jurisprudence.

Examination for Admission of Proctors. Keeton-Elementary Principles of Jurisprudence; Wise and Winfield—Outlines of Jurisprudence.

Examination for Admission of Advocates. Salmond-

Jurisprudence; Holland—Jurisprudence.

For reference. Austin—Jurisprudence Lectures I., V., and VI.; Main—Ancient Law; Allen—Law in the making; Vinogradoff—Historical Jurisprudence, Vol. I.

ROMAN LAW.

This subject will include: (a) The history of the sources of the Roman Law together with an account of the administration and judicial organisation of the Empire under Constantine, and a sketch of the subsequent history and influence of Roman Law. (b) The law of persons; the law of property; the law of testamentary and intestate succession (excluding the law of succession to Freedmen and the changes in the law of intestate succession made after S. C. Orfitianum and before Justinian's Novels); the law of obligations; and the law of actions.

Advocate students will be expected to have studied the subject historically and to be familiar with the text of the Institutes of Justinian, from the following parts of which passages may be set for translation and comment, viz., Book I., Titles 1 and 2; Book II., Titles 1-9 Book III., Titles 13-29; Book IV., Titles 1-9 and

Examination for Admission of Proctors. Hunter—Introduction to Roman Law; Leage—Roman Private

Examination for Admission of Advocates. Moyle—Institutes of Justinian; Jolowicz—Historical Introduc-

tion to the Study of Roman Law.

For reference. Buckland—Manual of Roman Private Law; Buckland and Macnair-Roman Law and Common Law.

CONSTITUTIONAL LAW.

The outlines of the Constitution of the United Kingdom of the present day with such reference to those features of the constitution which are essential for a proper understanding of the relations between the United Kingdom and the Dominions, the Colonies, India and the Dependencies. A special study of the Constitution of Ceylon. The evolution of representative government in Ceylon. The legal and constitutional powers of the King in Council, the Governor, the Officers of State, and the Board of Ministers. The organisation of public authorities in Ceylon. The relation between central and local government. The powers of the Crown in relation to the armed forces. The powers of the Crown in time of emergency. The Police. The position of the Judges. Appeals to the Privy Council. Nationality. Aliens, &c. (L. E. R. 30 (c)).

Examination for Admission of Proctors. The Ceylon

(State Council Elections) Order in Council, 1931, and The Ceylon (State Council) Order in Council, 1931; Mills-Ceylon under British Rule; Jenks-The Government of the British Empire; Keith—An Introduction to British

Constitutional Law.

Examination for Admission of Advocates. Keith—The Government of the British Empire; Wade and Philips -Constitutional Law; Slant-Constitutional Laws of the British Empire.

For reference. Anson—The Law and Customs of the Constitution; Keith—Responsible Government in the Dominions; Ridges—Constitutional Law of England; Keith—The Constitutional Law of the British Dominions; Keith—A Constitutional History of India, Chapter X.: Keir & Lawson—Cases in Constitutional Law.

LEGAL HISTORY.

The history in outline of the different systems of law inforce in Ceylon and the relation between them. The Roman Law in Holland. The sources and authorities in Roman Dutch Law and their relative value. The introduction of Roman Dutch Law into Ceylon, and the extent of its present prevalence. The applicability of English Law, the Kandyan Law, the Thesawalamai, and Muslim Law. The existing legal system of Ceylon, its. history, organisation and the jurisdiction of the different courts (including the Privy Council).

Examination for Admission of Proctors. PereiraLaws of Ceylon, Parts I. and II.

Examination for Admission of Advocates. Wessel—History of the Roman Dutch Law; Lee—An Introduction to Roman Dutch Law—General Introduction; Vinogradoff—Roman Law in Mediaeval Europe.

Wessel-History of the Roman Dutch $For\ reference.$ Law; Potter-Historical Introduction to English Law.

ACCOUNTS AND BOOK-REEPING.

The scope of this subject is determined by the following books :- Hughes-Onslow-Lawyers' Manual of Bookkeeping : Chandler—Trust Accounts.

For reference. Fieldhouse—The Students' Advanced Commercial Book-keeping.

JUSTINIAN'S Digest.

The examination in this subject will have reference to a prescribed portion of Justinian's Digest to be studied in connection with the corresponding branch of the law in force in Ceylon. For 1938 and until altered —Title IX., 2-Ad. Legem Aquiliam. Grueber-The Lex Aquilia.

CRIMINAL LAW AND CRIMINAL PROCEDURE.

This subject will comprise an account of the law as contained in the Ceylon Penal Code, 1883, and such other Ordinances as may be prescribed from time to time, and the procedure in Criminal cases as contained in the Criminal Procedure Code, 1898.

Examination for Admission of Proctors. Ratanlal and Thakore—The Indian Penal Code; Kantawala—Ceylon

Police Court Law, Parts I. and II.

Examination for Admission of Advocates. Kenny—
Outlines of Criminal Law.

For reference. Dias-Commentary on the Criminal Procedure Code.

LAW OF CONTRACTS.

The scope of the subject will be in accordance with its treatment in the standard text-books and will comprise a knowledge of the law in force in Ceylon with respect to Contracts and include a special study of the Sale of Goods Ordinance, 1896, and Bills of Exchange Ordinance,

Examination for Admission of Proctors. Sutton and Shannon—Summary of the Law of Contracts; Lee—An Introduction to Roman Dutch Law (Book III., Parts I.

and III.); Pereira—Laws of Ceylon (Book II.); Stevens—Mercantile Law, Chapter XIII.—XVI.

Examination for Admission of Advocates. Anson—Law of Contracts, Maasdorp—Institutes of South African Law (Vol. III.); Slater—Bills, Cheques and Notes; Chalmers—Sale of Goods; Morice—English and Roman Dutch Law (Port III.) Dutch Law (Part III.).

For reference. Salmond & Winfield—Law of Contracts; Pollock—Principles of Contract; Nathan—Common Law of South Africa, Vol. II.; Chalmers—Bills of Exchange; Miles & Brierly—Cases illustrating the Law of Contracts.

LAW OF TORTS.

The scope of the subject will be in accordance with its treatment in the standard text-books and will comprise a knowledge of the law in force in Ceylon with respect to Torts.

Examination for Admission of Proctors. Underhill—Summary of the Law of Torts; Lee—An Introduction to Roman Dutch Law (Book III., Part III.); Pereira—Laws of Ceylon (Book II., Sec. III. and IV.).

Examination for Admission of Advocates. Massdorp—Institutes of South African Law (Vol. IV.); Mc Kerron—The Law of Delicts in South Africa; Morice—English and Roman Dutch Law (Part IV.).

For reference. Salmond—Law of Torts; Pollock—Law of Torts; Nathan—Common Law of South Africa, Vol. IV., Part VII.; Radcliffe & Miles—Cases illustrating principles of the Law of Torts. principles of the Law of Torts.

LAW OF TRUST, PARTNERSHIP AND COMPANY LAW.

This subject will comprise an account of the law in force in Ceylon concerning Trusts, Partnership and Company Law, and a knowledge of the texts of the relevant Ordinances and the case law thereon will be

expected.

Examination for Admission of Proctors.

Principles of Equity, Chapters I.-X.

Mercantile Law, Chapters XI. and XII. Stevens-

Examination for Admission of Advocates. Strahan—A Digest of Equity. Introduction and Book I. A First Division; Underhill—Law of Partnership; Topham— Principles of Company Law.

VOET'S Pandects.

The examination in this subject will have reference to a prescribed portion of Voet's Pandects to be studied in connection with the corresponding branch of the law in force in Ceylon. For 1939 and until altered—Title XL. 10 de Injuria. De Villiers—The Roman and Roman Dutch Law of Injuries.

LAW OF PERSONS.

This subject will comprise the law of persons in force in Ceylon other than the law of persons affecting political status, capacity to contract and liability in tort and the criminal law, and will include the law affecting marriage;

criminal law, and will include the law affecting marriage; husband and wife; minority; guardian and ward; legitimacy; parentage; insane persons; prodigals.

Examination for Admission of Proctors. Pereira—Laws of Ceylon (Part III.); Lee—Introduction to Roman Dutch Law (Book I.).

Examination for Admission of Advocates. Maasdorp—Institutes of South African Law (Vol. I.); Morice—English and Roman Dutch Law (Part I.).

For reference. Nathan—Common Law of South Africa, Vol. I., Part III.; Burge—Commentaries on Colonial and Foreign Laws, Vol I.; Arunachalam Digest of the Civil Law of Ceylon, Vol. I.

LAW OF PROPERTY.

This subject will comprise the law relating to movable and immovable property in force in Ceylon and comprise their classification, modes of acquisition, ownership, possession, servitudes, hypothec, fidei comissa and include the law of succession.

Examination for Admission of Proctors. Pereira—Law of Ceylon (Part IV.); Lee—Introduction to Roman Dutch

Law (Books II. and IV.).

Law (Books II. and IV.).

Examination for Admission of Advocates.—Maasdorp—
Institutes of Cape Law (Vol. II.); Morice—English and
Roman Dutch Law (Parts II., V. and VI.).

For reference.—Nathan—Common Law of South
Africa, Vol. I., Part IV.; Jayawardene—The Law of
Partition; Jayawardene—The Law of Registration of
Deeds in Ceylon.

KANDYAN LAW, MUSLIM LAW AND Thesawalamai.

These subjects will comprise the customary and statute These subjects will comprise the customary and statute law affecting persons and property subject to each system. Kandyan Law. Hayley—A Treatise on the Law and Customs of Sinhalese; Modder—Kandyan Law. Muslim Law. Mulla—Principles of Mohammedan Law; Ameer Ali—Mohammedan Law. Thesawalamai. Kantawala—A Thesis on the

Thesawalamai. Kantawala—A Thesawalamai.

CIVIL PROCEDURE AND PLEADINGS.

This subject will include (a) an account of the system of procedure in Civil cases before the Court of Requests, District Court, Supreme Court and the Privy Council as contained in the Civil Procedure Code, 1889, and Rules;

and (b) the principles of pleading.

Examination for Admission of Proctors. Civil Procedure Code, 1889, Wickremanayake—The Law of Civil Procedure; Odgers—Pleadings and Practice.

Examination for Admission of Advocates. Mulla—Students Code of Civil Procedure.

LAW OF EVIDENCE.

This subject will comprise the principles of the Law of

Examination for Admission of Proctors.—The Ceylon Evidence Ordinance, 1895: Dias.—The Ceylon Evidence Ordinance.

Examination for Admission of Advocates. Ratanlal & Thakore—The Law of Evidence.

CONVEYANCING.

The law and practice in conveyancing in Ceylon with respect to movable and immovable property. Preparation of contracts and conveyances of land, leases, mortgages, trusts and settlements. Examination of title and preparation of abstracts of title. Inspection of registers and encumbrances. The general principles governing the registration of titles to land. Stamping. Examination for Admission of Proctors. Kathiresu-Notary's Manual.

Professional FA Fire Land

PRIVATE INTERNATIONAL LAW.

The principles and provisions with respect to jurisdiction and the selection of the appropriate law in cases involving a foreign element.

Examination for Admission of Advocates. Burgin &

Fletcher—The Students Conflict of Laws.

For reference. Cheshire—Private International Law; Dicey—Conflict of Laws; Hibbert—Cases in Conflict of Laws.

Law of Executors, Administrators and Insolvents.

This subject will comprise an account of the law and practice in these matters in force in Ceylon.

Examination for Admission of Proctors. Civil Procedure Code, Part VII.; Ordinance No. 7 of 1853. "For regulating the due collection, Administration and Distribution of Insolvent Estates."

45. The rules as now amended shall be re-arranged in proper sequence and re-numbered consecutively, and every numerical reference to any rule in the body of another rule shall be altered in accordance with such re-numbering. The rules shall thereafter be printed as so revised and be reprinted from time to time together with all amendments, additions and alterations made thereto by the Council or by virtue of any powers contained in the rules.