

### THE

# CEYLON GOVERNMENT GAZETTE

## No. 8,295 – FRIDAY, JUNE 11, 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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PRINTED AT THE CEYLON GOVERNMENT PRESS, COLOMBO.

#### DRAFT ORDINANCES.

#### MINUTE.

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

#### An Ordinance to make provision for the issue of Ceylon Savings Certificates, for the establishment of a Savings Certificates Fund, and for other purposes connected therewith.

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#### An Ordinance to make provision for the issue of Ceylon Savings Certificates, for the establishment of a Savings Certificates Fund, and for other purposes connected therewith.

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

Authority to borrow money by the issue of savings certificates.

Authority to issue savings certificates. 1 This Ordinance may be cited as the Savings Certificates Ordinance, No. of 1937, and shall come into operation on such date as the Governor may appoint by Proclamation in the Gazette.

2 (1) The State Council may by resolution authorise sums of money not exceeding such amount as may be specified in the resolution, to be borrowed within Ceylon by the issue of Ceylon savings certificates under this Ordinance.

(2) No such resolution shall have effect until it has been approved by the Governor and sanctioned by the Secretary of State.

(3) Notification of such approval and sanction shall be published in the Gazette.

3 (1) After the publication in the Gazette of a notification under section 2 (3), the Governor may from time to time direct the Postmaster-General to borrow sums of money not exceeding in the aggregate the amount specified in the resolution to which the notification relates, by the issue of eylon savings certificates as hereinafter provided.

(2) The Postmaster-General may also, when so directed by the Governor, borrow by the issue of savings certificates such sums of money as may from time to time be required for the purpose of meeting current demands for the surrender values of savings certificates lawfully issued under this Ordinance.

Short title and date of operation. 4 Where the Governor has directed the Postmaster-General to borrow any sum of money by the issue of savings certificates under this Ordinance, the Financial Secretary shall, subject to the approval of the Governor, by notification published in the Gazette, specify---

(a) the denomination or denominations of the savings certificates which are to be issued ; and

(b) the purchase price and the surrender value of a certificate of each such denomination.

5 (1) Savings certificates may be issued on behalf of the Postmaster-General—

(a) by any Postmaster; or

(b) by any other officer or class of officers of the Postal Dopartment specially or generally authorised by the Postmaster-General to issue such certificates.

(2) The Postmaster or other officer authorised by or under this section to issue savings certificates shall be an issuing officer for the purposes of this Ordinance.

6 (1) Subject as hereinafter provided, no savings certificate shall be issued except to an individual and in the name of that individual :

Provided that a savings cortificate may, in accordance with such regulations as may be made in that behalf and the terms, conditions and restrictions prescribed thereby, be issued to—

(a) a co-operative society; or

- (b) a central co-operative bank ; or
- (c) any society or association which, in the opinion of the Postmaster-General, is a thrift, benefit, benevolent or provident society or association.

(2) The decision of the Postmaster-General as to whether any society or association is a thrift, henefit, benevolent or provident society or association, as the case may be, shall be final and conclusive.

7 (1) No savings certificate shall be issued to any individual unless---

- (a) he is resident in Ceylon on the date of the issue of such certificate; and
- (b) he signs a declaration that he is resident in Ceylon as aforesaid.

(2) A declaration made by any person to the effect that he is resident in Ceylon shall be *prima facie* proof of the fact of such residence; but an issuing officer may for any reason require any person to furnish proof of any fact stated by that person in any declaration made under sub-section (1).

(3) The declaration required by this section to be made by an individual who is a minor may be made on behalf of that minor by his lawful guardian or curator or such other prescribed person as may be authorised by regulation to make such declaration.

- 8 No savings certificate shall be issued to an individual who is a minor except in accordance with the terms, conditions and restrictions prescribed by regulations made in that behalf.

9 An issuing officer shall, before he issues any savings certificate, enter thereon the name of the purchaser of that certificate.

10 The aggregate of the denominational value of all savings certificates held at any time-

- (a) by an individual, shall not exceed three thousand rupees;
- (b) by a recognised association, shall not exceed six thousand rupees;

and no savings certificate shall at any time be issued so as to increase the holding of an individual or a recognised association, as the case may be, beyond the limits herein prescribed.

11 (1) Where it is proved to the satisfaction of the Postmaster-General that a savings certificate has been lost, stolen or destroyed, the Postmaster-General may, on payment of the prescribed fee and subject to such terms and conditions as may be prescribed, issue to the purchaser of that savings certificate a certificate (hereinafter called a substitute certificate) to the effect that the savings certificate mentioned therein has been lost, stolen or destroyed, as the case may be.

Substitute certificate may be issued where savings certificate is lost, stolen or destroyed.

Issue of certificates to minors.

Name of purchaser to be entered on certificate.

Limits of holdings.

Issue restricted to individuals resident in Ceylon.

Issue of savings certificates.

Issuing officers.

Notification of

purchase price,

surrender

value, &c.

(2) A substitute certificate shall be issued to and in the name of the purchaser of the savings certificate to which that substitute certificate relates.

(3) On production of a substitute certificate on any date the person named therein shall be entitled to receive the surrender value on that date of the savings certificate to which that substitute certificate relates.

12 The purchaser of a savings certificate which is damaged or defaced shall be entitled, on delivery of the certificate and on payment of the prescribed fee, to obtain from the Postmaster-General, subject to the prescribed terms and conditions, a new savings certificate of the same denomination and of the same surrender value. Such new certificate shall be issued to and in the name of the purchaser of the savings certificate which is damaged or defaced, as the case may be.

13 The right, title and interest of the purchaser of a savings certificate shall not be assigned, donated, hypothecated, sold, transferred or otherwise disposed of by the purchaser in any manner whatsoever; and any such assignment, donation, hypothecation, sale, transfer or disposition shall not be recognised by the Postmaster-General or by the Government and shall for all purposes be null and void :

Provided that nothing herein contained shall affect or be deemed to affect the right of the Postmaster-General to issue a new certificate under section 14 and in the circumstances therein mentioned.

14 Where the Postmaster-General is satisfied on the application of the purchaser of a savings certificate---

- (a) that such purchaser is desirous of gifting his right, title and interest in or under that certificate to any person (hereinafter called the donee);
- (b) that such gift is a *bona fide* gift and is not a transfer for consideration in money or money's worth ; and
- (c) that the donee is a person to whom a savings certificate may lawfully be issued under this Ordinance,

the Postmaster-General may, on payment of the prescribed fee and on delivery to him by the purchaser of the savings certificate to which the application relates, issue to and in the name of the donee a new savings certificate of the same denomination and of the same surrender value.

15 (1) In a case where the Postmaster-General is satisfied that the purchaser of a savings certificate has died intestate and that no letters of administration are by any law for the time being in force required to be taken out for the due administration of the estate of the deceased purchaser, the Postmaster-General may on delivery to him of the savings certificate, in his discretion, either—

- (a) issue a new savings certificate to any person proved to his satisfaction to be an heir-at-law of the deceased purchaser; or
- (b) pay to any such heir-at-law a sum equivalent to the surrender value of the savings certificate of the deceased purchaser at the time of death.

(2) In any case other than that mentioned in sub-section (1), the Postmaster-General may, on the death of the purchaser of a savings certificate and on delivery to him of that certificate, in his discretion, either—

- (a) issue a new certificate to and in the name of an heir or legatee of the deceased purchaser if the duly appointed administrator or executor of the estate of the deceased purchaser applies in the prescribed form for the issue of the new certificate to that heir or legatee; or
- (b) pay to such administrator or executor, as the case may be, a sum equivalent to the surrender value of the savings certificate of the deceased purchaser at the time of death.

Provided that nothing in this sub-section shall affect or be deemed to affect the right of the Commissioner of Estate Duty under any law for the time being in force to require any person either—

- (a) to deliver to him any savings certificate forming part of the estate of any deceased purchaser ; or
- (b) to receive from the Postmaster General the surrender value of any such certificate.

Issue of new savings certificate on delivery of damaged or defaced certificate.

Transfer, hypothecation, &c., of savings certificate to be null and void.

Issue of a new savings certificate where purchaser of certificate desires to gift his rights thereunder.

Issue of new savings certificate or payment of surrender value on death of purchaser. (3) Any new savings certificate issued and any payment made under this section by the Postmaster-General shall be and shall operate for all purposes as a complete discharge of the obligations of the Government and of the Postmaster-General in respect of any savings certificate issued to the deceased purchaser or of any money payable on the surrender of that certificate.

16 The person to whom and in whose name a new savings certificate is issued under section 12 or section 14 or section 15 by the Postmaster-General shall, for all the purposes of this Ordinance, be deemed to be the purchaser of that savings certificate.

17 Where a new savings certificate is issued under section 12, or section 14, or section 15, the surrender value of the new savings certificate so issued shall be determined at any time as though such new certificate had been issued on the date on which the original savings certificate was issued to the purchaser thereof.

18 The Postmaster-General shall, after the issue of a new savings certificate under section 12, or section 14, or section 15, cancel any savings certificate delivered to him for the purposes of such issue.

19 (1) Where the Postmaster-General is satisfied at any time that any savings certificate has been issued in error, or for an incorrect amount, or to the wrong person, or to a person not entitled therato, he may, by written notice, addressed to the purchaser of that certificate or, if he is dead, to his executor or administrator or to any of his heirs-at-law, require the person noticed to deliver the certificate to the Postmaster-General at a time and place specified in such notice and may, on such delivery, cancel the certificate on payment to the person delivering it a sum equivalent to the purchase price, if any, paid at the time of the issue of such certificate; and such payment shall be and shall operate for all purposes as a complete discharge of the obligations of the Government and of the Postmaster-General in respect of that savings certificate and of any moneys payable on the surrender thereof:

Provided, however, that the Postmaster-General may in his discretion pay the surrender value and not the purchase price of any savings certificate delivered as hereinbefore provided, if he is satisfied that such certificate was not issued in consequence of any fraud or wilful misrepresentation on the part of the purchaser.

(2) If any person called upon to deliver a savings certificate by the Postmaster-General under sub-section (1) refuses or fails to deliver the certificate at the time and place specified by the Postmaster-General or within such further period as may be allowed by the Postmaster-General on an application made in that behalf, the Postmaster-General may, by written notice addressed to that person, declare the certificate to be cancelled and the purchase price paid therefor shall be forfeited to the Crown :

Provided, however, that if within three months of the date of such notice of cancellation any person who has made default in delivering a savings certificate within the time fixed for such delivery by the Postmaster-General proves to the satisfaction of the Postmaster-General that his default was due to any reasonable cause or to any cause over which he had no control, the Postmaster-General may act under sub-section (1) as though no default had been made in the delivery of the certificate.

20 (1) Where any savings certificate is seized or sequestered in execution of a decree or order of any court, the Fiscal effecting the seizure or sequestration shall forward the savings certificate to the Postmaster-General who shall cancel such certificate and pay the surrender value thereof as on the date of seizure or sequestration to the credit of the action in which that decree was entered or order made.

(2) Where the Fiscal in the execution of a decree or order entered or made against any person who is the purchaser of a savings certificate or in sequestering the property of any such person under a mandate of sequestration issued by any court, is unable for any reason to obtain possession of the savings certificate, the amount of the surrender value of that certificate shall be deemed to be a debt not secured by a negotiable instrument due from the Postmaster-General as Procedure on seizure or sequestration of savings certificate.

Person named in new savings certificate deemed to be the purchaser thereof.

Computation of surrender value of new savings certificates.

Cancellation of savings certificate on issue of new certificate.

Cancellation of savings certificate issued in error. 719

No. 2 of 1889.

creditor to the purchaser as debtor: and the provisions of section 229 of the Civil Procedure Code, 1889, shall apply accordingly:

Provided that the Postmaster-General or the Government shall not incur any liability or be subject to any penalty by reason only of the fact that the surrender value of any savings certificate is paid to the purchaser thereof after the service of a prohibitory notice under section 229 of the Civil Procedure Code, 1889, if such payment was *bonu fide* made by any person on behalf of the Postmaster-General by error or by accident or in ignorance of the fact of the service of such prohibitory notice.

Payment on surrender of savings certificates.

Surrender value of savings certificates to be a charge on general revenue.

Government not affected by notice of trust.

The Savings Cortificates Fund.

Application of Fund. 21 (1) On the surrender of a savings certificate in the prescribed manner and at a prescribed place, the purchaser shall be entitled to receive the surrender value of that certificate as at the time of such surrender.

(2) Where a place prescribed for the purposes of this section is outside Ceylon, the Postmaster-General may make and he is hereby authorised to make such arrangements as may be necessary to enable savings certificates to be surrendered at that place.

22 The surrender values of savings certificates lawfully issued under this Ordinance are hereby charged upon, and shall be payable out of, the general revenue and assets of Cevion.

23 No notice of any trust in respect of a savings certificate shall be receivable by the Postmaster-General or by the Government of Ceylon.

24 (1) All moneys received by the Postmaster-General on the issue of savings certificates shall be paid by him from time to time into a fund which shall be called the Savings Certificates Fund.

(2) The Deputy Chief Secretary and the Deputy Financial Secretary shall be the Trustees of the Fund and shall have the control and charge thereof.

25 (1) The Trustees shall retain in their name, in such bank or banks as they may think fit, such portion of the Fund as may in their opinion be required for the purpose of meeting current demands for the surrender values of savings certificates already issued, and shall from time to time issue to the Postmaster-General at his request such sums as may be necessary for that purpose.

(2) Out of the halance of the Fund, the Trustees may from time to time grant loans of such amounts as may be approved by the Governor—

- (i) to the Deputy Financial Secretary, for the purpose of meeting the expenditure incurred or to be incurred in any public works undertaken by the Government; and
- (ii) to the Local Loans and Development Commissioners, for the purposes of the Local Loans and Development Ordinance, No. 22 of 1916.

(3) The terms as to repayment and interest and the other conditions on which any loan is granted under sub-section (2) shall be such as may be approved by the Governor either generally or in the special circumstances of any particular case.

(4) Such part of the Fund as may not be immediately required for the purposes of sub-sections (1) and (2), may—

- (a) be invested by the Trustees, with the approval of the Governor—
  - (i) in stock, bonds or debentures issued by the Ceylon State Mortgage Bank or by any Land or Mortgage Bank over which the Governor exercises control, or by any central bank established under the Co-operative Societies Ordinance, No. 16 of 1936; or
  - (ii) on any security, other than a mortgage of immovable property, on which a trustee is authorised by section 20 of the Trusts Ordinance, No. 9 of 1917, to invest trust moneys; or
- (b) be deposited for fixed periods not exceeding one year in any bank in Ceylon approved by the Governor.

(5) Every loan granted under this section to the Local Loans and Development Commissioners shall be deemed to be a sum appropriated to the Local Loans and Development Fund by Ordinance, and shall, together with the interest ducthereon, be repaid out of that fund.

No. 16 of 1936

No. 22 of 1916.

No. 9 of 1917.

26 (1) As soon as possible after the thirtieth day of A September in each year, the Trustees shall furnish to the au Auditor-General a statement of accounts showing—

- (a) all sums paid into the Fund under section 24 or issued therefrom to the Postmaster-General under section 25 (1) during the period of twelve months immediately preceding that date ;
- (b) the income of the Fund derived from interest earned on loans, investments or deposits made under section 25 during that period;
- (c) the liabilities and assets of the Fund on that date : and (d) such other information as may be necessary to set

forth the financial results of that period.

(2) Every such statement shall be published in the Gazette with a certificate by the Auditor-General as to its accuracy and completeness.

27 (1) The Executive Committee may make regulations for the purpose of carrying out or giving effect to the principles and provisions of this Ordinance.

(2) In particular, and without prejudice to the generality of the powers conferred by sub-section (1), the Executive Committee may make regulations for or in respect of all or any of the following matters :—

- (a) all matters stated or required under this Ordinance to be prescribed;
- (b) the terms, conditions and restrictions subject to which savings certificates may be issued to minors and recognised associations;
- (c) the issue and surronder of savings certificates, the places at which such certificates may be issued and surrendered, and the procedure to be adopted in connection with such surrender;
- (d) the payment of the surrender value of savings certificates on the death of the purchaser thereof;
- (e) the issue of new savings certificates under sections 12, 14 and 15;
- (f) the procedure to be followed where the loss, theft or destruction of a savings certificate takes place or is discovered after the death of the purchaser thereof; the persons to whom and the circumstances in which a new certificate will be issued in such a case; and the mode of payment of the surrender value of any certificate so lost, stolen or destroyed;
- (g) all other matters connected with and incidental to the matters hereinbefore enumerated.

(3) Every regulation made by the Executive Committee under this section shall be published in the Gazette and shall come into operation upon such publication.

(4) Every regulation made by the Executive Committee shall be brought before the State Council as soon as may be after the publication thereof by a motion that such regulation shall be approved and, if so approved, shall be submitted to the Governor for ratification.

(5) Any regulation which the State Council refuses to approve or which the Governor refuses to ratify shall be deemed to be rescinded, but without prejudice to the validity of anything previously done thereunder or to the making of any new regulation. The date on which a regulation shall be deemed to be so rescinded shall be the date on which the State Council refuses to approve, or the date on which the Governor refuses to ratify the regulation, as the case may be.

(6) Notification of the date on which any regulation made by the Executive Committee is deemed to be so rescinded shall be published in the Gazette.

(7) Any regulation made by the Executive Committee shall, when approved by the State Council and ratified by the Governor, be as valid and effectual as if it were herein enacted. Notification of such approval and ratification shall be published in the Gazette.

28 In this Ordinance, unless the context otherwise requires-

"certificate" or "savings certificate" means a certificate which is issued under this Ordinance by the Postmaster-General on behalf of the Government to any person on payment of the purchase price notified under section 4 on the condition that such person, by virtue of the said payment, becomes entitled, on surrender of the certificate at any time, to receive its surrender value at that time; Annual statement of accounts.

#### Regulations

Interpretation.

- "Executive Committee " means the Executive Committee of Communications and Works ;
- "Fund " means the Savings Certificates Fund established under section 24;
- " issuing officer " means a Postmaster or any other officer authorised to issue savings certificates ;
- "Local Loans and Development Commissioners" means the Board of Commissioners appointed under section 2 of the Local Loans and Development Ordinance, No. 22 of 1916;
- " prescribed " means prescribed by this Ordinance or by any regulation made thereunder ;
- " purchase price", when used with reference to a savings certificate, means the sum of money paid or to be paid for that savings certificate at the time of the issue thereof;
- " purchaser " means the person to whom or the recognised association to which a savings certificate is issued under this Ordinance and includes a person to whom a new savings certificate is issued under section 12, or section 14, or section 15;
- " recognised association " means a co-operative society or bank or any other society or association, referred to in section 6 and to which a savings certificate may lawfully be issued;
- " regulation " means a regulation made by the Executive Committee under this Ordinance ;
- "surrender value", when used with reference to a savings certificate, means the sum of money which at any given time the purchaser of that certificate is entitled to receive on the surrender thereof.

29 The Post Office Cash Certificates Ordinance, 1929, and the Post Office Cash Certificates (Amendment) Ordinance, 1932, are hereby repealed.

#### Objects and Reasons.

The object of this Bill is to repeal the Post Office Cash Certificates Ordinance, 1929, and to substitute in its place an Ordinance which will make provision for the issue of Ceylon Savings Certificates similar to National Savings Certificates issued in Great Britain under the powers conferred by section 59 of the Finance Act, 1920. (10 & 11 Geo. V., c. 18).

2. Savings certificates will be sold only to individuals resident in Ceylon and to Co-operative Societies, Central Co-operative Banks, and to Thrift, Benevolent and Provident Associations recognised as such by the Postmaster-General.

3. Savings certificates will be issued by the Postmaster-General in pursuance of a resolution of the State Council approved by the Governor and sanctioned by the Secretary of State authorising a specified sum to be raised by way of loan within the Island by the issue of such certificates (Clause 2).

4. Certificates will be available for purchase at local post offices. It is proposed to issue such certificates at a discount. The nominal value of the certificate will be its surrendervalue at the end of a specified period of years ; but a certificate may be surrendered at any time within that period for a cash payment which will vary with the period which has elapsed since the date of its issue. The surrender value will increase every six months and the rate of interest earned by a savings certificate will be sufficient to attract the smaller investors and to induce them to purchase certificates out of their savings. The principal object of the scheme is to promote thrift and to provide a safe investment which will enable cash to be realised without difficulty or delay in an emergency. The aggregate holding of an individual is limited to Rs. 3,000, but this limit is increased to Rs. 6,000 in the case of a recognised society or association (Clause 10).

5. The rights of the purchaser of a savings certificate cannot be sold, transferred or hypothecated (Clause 13), but provision has been made to permit a gift of such rights primarily to meet a case in which a parent desires to transfer his rights in a certificate for the benefit and advancement of his children (Clause 14). In every such case a new certificate will be issued in the name of the donee.

6. The amount outstanding on the certificates issued will be a charge on the general revenue of the Island. The money obtained by the issue of certificates will be credited

No. 22 of 1916.

Repeal.

No. 20 of 1929. No. 15 of 1932.

. . .

to a Savings Certificates Fund which will be administered by the Deputy Chief Secretary and the Deputy Financial Secretary as Trustees. The Trustees are empowered to invest the Fund in trustee securities authorised by the Trusts Ordinance, No. 9 of 1917, and to grant loans to the central government for public works and to the Local Loans and Development Commissioners for the purposes of Ordinance No. 22 of 1916 (Clause 25). The accounts of the Fund will be audited annually by the Auditor-General (Clause 26).

7. As the Postmaster-General is responsible for the issue and payment of savings certificates and as his Department is under the control of the Executive Committee of Communications and Works, that Executive Committee has been entrusted with the power to make regulations necessary for the due administration of the Ordinance.

> J. L. KOTALAWALA. Minister for Communications and Works.

Ministry of Communications and Works, Colombo, June 3, 1937.

#### LIST **OF JURORS AND** ASSESSORS.

#### SOUTHERN PROVINCE—Tangalla District.

LIST of Persons in the Tangalla District, Southern Province, qualified to serve as Jurors and Assessors, under the provisions of "The Criminal Procedure Code, 1898," as amended by Ordinance No. 1 of 1910, for the year July 1, 1937, to June 30, 1938.

N.B.-The Jurors numbered in a separate series in the left of those indicating ordinary Jurors are qualified to serve as special Jurors. New names added are denoted by an asterisk.

#### ENGLISH-SPEAKING JURORS.

- 1 Abeywickrama, S. C., chief clerk, Kachcheri, Hambantota
- 2 Abeysiriwardena, D., kachcheri mudaliyar, Hambantota 3 Abraham, M. C., assistant irrigation engineer, Ridiya-
- gama 4 Amaranayake, D. H., clerk, Public Works Department,
- Hambantota 5 Amarasekera, H. E., pensioner, Hambantota 6\*Anandappa, L. A., draughtsman, Irrigation Office,
- 6\*Anandappa, L. A., draughtsman, Irrigation Office, Tangalla
  7 Andrado, P. M., second clerk, Kachcheri, Hambantota
  1. 8\*Arumugam, M., treasury officer, Tangalla
  9 Aziz, P. S. A., trader, Hambantota
  10 Cassim, T. H. A., landed proprietor, Hambantota
  2.11\*Dahanayake, H. A., landed proprietor, Aggrahera
  12\*David, S., chief clerk, Public Works Department, Hambantota

- 12\*David, S., chief clerk, Fubic trong Separation Hambantota
  13 Dias, P. B., chief clerk, District Road Committee, Hambantota
  14 Doole, B. R., landed proprietor, Hambantota
  15 Doole, T. N., landed proprietor, Hambantota
  3. 16 Ediriweera, Mendis, landed proprietor, Tangalla
  17\*Fernando, J. V., inspector, Public Works Department, Hambantota

  - Hambantota 18\*Fernando, C. L. T., teacher, Christ Church College, Tangalla
- 4..19 Gunasekera, F. H. S., district engineer, Public Works Department, Hambantota
  - 20 Gunaskers, B., clerk, Additional Provincial Registrar's Office, Hambantota

  - Office, Hambantota 21\*Gunasekera, J., elerk, Divisional Irrigation Engineer's Office, Tangalla 22 Hamid, M. S. H. A., elerk, Kachcheri, Hambantota 23 Haniffa, A. L. M., landed proprietor, Hambantota 24 Hanifa, U. L. M., landed proprietor, Hambantota 25 Hayden, P. C., cultivation officer, Ambalantota 26 Hewakopara, B. S., irrigation overseer, Mamadala 27 Jainudeen, A. L. M., recordkeeper, Kachcheri, Hamban-tota tota

  - tota 28 Jamion, B. T., clerk, Kachcheri, Hambantota 29\*Junaido, A. H. M., trader, Hambantota 30 Jayasekera, R. S., pensioner, Tangalla 31\*Jayasinha, P. R. P., teacher, Christ Church College, Tangalla 32\*Kamar, Packir Mohammed Mohammed, agent, Shell & Co., Tangalla 33 Kanagasabapathy, B., clerk, Kachcheri, Hambantota 34 Kanagasuntharie, O. M., irrigation sub-inspector, Hambantota

  - Hambantota 35 Kandiah, S. T., irrigation sub-inspector, Ridiyagama
- 36\*Kanaganayagam, T., salt storekeeper, Hambantota
  36\*Kitching, J., acting divisional irrigation engineer, Southern Division, Tangalla
  38 Kuruneru, C., trader, Hambantota
  39 Kock, E. R. F., special licensed surveyor, Netalpitiya

- 40 Liyanage, D. U., clerk, Public Works Department, Hambantota

- Hyang, D. C., etch, I table 'torks' Department, Hambantota
  Habantota
  Machelvie, J. A. B., agricultural instructor, Bata-ata
  Madawela, F. C., superintendent, Minor Roads, Tangalla
  Marjan, G. A., clerk, Kachcheri, Hambantota
  Murath, C. L. M., clerk, Irrigation Engineer's Office, Ridiyagama
  Murath, C. L. M., clerk, Irrigation Office, Tangalla
  Murath, C. L. M., clerk, Irrigation Office, Tangalla
  Outschoorn, R. W., pensioner, Hambantota
  Peiris, Arthur P., sanitary inspector, Hambantota
  Ponniah, S. K., pensioner, Ambalantota
  Rajapaksa, D. E., landed proprietor, Medamulana, Wiraketiya
  Kanaweera, S. H., trader, Hambantota

- 54\*Ranaweera, S. H., trader, Hambantota 55 Ratnayake, J. A., special licensed surveyor, Tangalla

- 56 Rodrigo, C., superintendent, Village Works, Tangalla
  57 Samuel, N. D., principal, Christ Church College, Tangalla
  58 Samarasinghe, R. R., clerk, Kachcheri, Hambantota
  59 Samarawickrama, S., cultivation officer, Tissamaharama
  6..60\*Scharenguivel, H. O. T., engineer in charge, Tissamaharama
  - 61 Senaratna, N., inspector, Public Works Department, Hambantota
    Singappuli, W., agricultural instructor, Middeniya
    Thajudeen, M. T., shroff, Kachcheri, Hambantota
    Vaz, F. L., superintendent, Collette estate, Ambalantota
    With L. Instructor, T. Instructor, Middeniya

  - 66 Wickramasinghe, J., landed proprietor, Tangalla
    67\*Wickramasinghe, P. de S., proprietory planter, Tangalla
    68\*Wickramasinghe, L. D., clerk, Land Registry, Tangalla
    69\*Wickramasinghe, G. W. N., clerk, Kachcheri, Hamban-
  - tota

  - tota
    70\*Wijesekara, J. de S., chena surveyor muhandiram Walasmulla
    71 Wijesinghe, W. E. P., clerk, Kachcheri, Hambantota
    72 Wijesinghe, A. W., landed proprietor, Wauwa
    73 Wijesinghe, C. St. F. A., landed proprietor, Kanumul-deniya

  - 74\*Wijesinghe, R., registrar of lands, Tangalla 75\*Wirthamulla, S. D., clerk, Land Registry, Tangalla 76\*Zilva, L. V. de, sanitary inspector, Tangalla

#### SINHALESE-SPEAKING JURORS.

- 1 Abeygunawardena, D. E. S., landed proprietor, Dedduwawala
   2 Abeysinghe Don Diyonia, landed proprietor, Ovilana
   3 Alahapperuma, D. H., landed proprietor, Beminiyanwila
   4 Amadoru, O. J., landed proprietor, Minietiliya
   5 Amarasinghe, D. J., contractor, Tangalla
   6 Amarasinghe, D. S., overseer arachchi, Public Works Department, Tangalla
   7 Amersinghe P. Overseer, Public Works Department 7 Amarasinghe, P., overseer, Public Works Department,

- 7 Amarasinghe, P., overseer, Public Works Department, Tangalla
  8 Andrahennadi, D. D. de S., landed proprietor, Mawella
  9 Andrahennadi, D. N. de S., landed proprietor, Mawella
  10 Appu, Jatun Arachchige Dineris, landed proprietor, Ovilana
  11 Atapattu, D. J., landed proprietor, Nakulgamuwa
  12 Dahanayake, F., trader, Kanumuldeniya South
  13 Daluwatta Don Andris, landed proprietor, Mamadala
  14 Davith Singho, I. D. M., trader, Ambalantota
  15 Diyonis Appu, Wella Kankanange, landed proprietor, Palopota
  16 Discourse D. D. L. Landed progristica
- 16 Dissanayake, D. D. J., landed proprietor, Pallegama

- 17 Dissanayake, D. G. T., landed proprietor, Pallegama
  18 Dissanayake, D. H. K., landed proprietor, Pallegama
  18 Dissanayake, D. H. K., landed proprietor, Beminiyanwila
  19 Dissanayake, D. N. M., landed proprietor, Katuwana
  20 Dissanayake, D. M. W, landed proprietor, Welipitiya
  21 Edirisinghe, M., overseer, Public Works Department, Hambantota
  - Hambantota
- Za Ediriwickrama, D. D., landed proprietor, Walgandiya
   Zafarawickrama, D. A., landed proprietor, Mawella
   Hendrick, Liyanage Don, landed proprietor, Palapota

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- 25\* Jayawickrama, Don Eliyas, landed proprietor, Modarawana
  26\* Jayasuriya, S. M. P., trader, Hambantota
  27\* Juliyas, Tuppahi Baduge, landed proprietor, Katuwana
  28\* Lewis, Wagachchige Don, landed proprietor, Palupota
  29\* Mathes, Jatun Arachchige Don, landed proprietor, Palupota
  29\* Mathes, Jatun Arachchige Don, landed proprietor, Ovilana
  30 Sabapathy, D. D., landed proprietor, Ambalantota
  31 Samarasinghe, M., trader, Ambalantota
  32\* Samichchi Appu, T. P., trader, Hambantota
  33 Silva, P. H. M. de, landed proprietor, Manual and the second state of the

#### TAMIL-SPEAKING JURORS.

- 1 Adbul Latiff, S. K., trader, Hungama
  2 Abdul Majid, A. L. M., trader, Tangalla
  3 Ahamadu Lebbe, Pitche Bawa, trader, Hungama
  4 Careem, A. A., landed proprietor, Hambantota
  5 Cassim, P. S. M., trader, Tangalla
  6 Deen Usuph, contractor, Hambantota
  7 Doole, T. W., landed proprietor, Hambantota
  8 Rahaman, S. E. A., trader, Ambalantota
  9 Shariff, A. H. M., trader, Hambantota
  10 Sinhawansa, A. W., landed proprietor, Hambantota
  11 Thassim, U. D., contractor, Hambantota

P. D. WEERAMAN, Tangalla, June 2, 1937. Additional Deputy Fiscal.

NOTIFICATIONS OF CRIMINAL SESSIONS.

BY virtue of a mandate to me directed by the Hon. the Supreme Court of the Island of Ceylon, I do hereby proclaim that a Criminal Session of the said court for the Districts of Jaffna, Mannar, and Mullaittivu will be holden at the District Court-house at Jaffna on Monday, July 5, 1937, at 11 o'clock of the morning of the said day. And I do hereby require and inform all persons concerned

therein to attend at the time and place above mentioned, and not to depart without leave asked and granted.

**Fiscal's** Office Jaffna, June 4, 1937. S. TURALYAPPAH, for Fiscal.

#### SUPREME COURT NOTICES.

IN terms of the provisions of Public Service Regulation No. 29, the Hon. the Chief Justice has been pleased to appoint Mr. Tambyah Welayuthan, Chief Tamil Interpreter of the Supreme Court, to officiate as a Deputy Registrar of the Supreme Court during the absence of Mr. O. Struys, on leave from June 1, 1937.

#### By order.

P. W. VAN LANGENBERG, The Registry, Supreme Court, Acting Registrar. Colombo, May 31, 1937.

NOTICES OF INSOLVENCY.

In the Histrict Court of Colombo. Insolvency If the matter of the insolvency of Abubacker No. 5,032 Hadjiar Mohamed Sheriff, also known as H. M. Sheriff, Gresently of 49, Stanley place, Colombo, insolvent NOTICE is hereby given that a spectral sitting in the above proceedings will be held on june 15, 1937, for the

on June 15 appointment of an assigner

By order of court; GERALD E. DE ALWIS, June 7, 1937. Secretary. In the District Court of Colombo.

No. 5.061. In the matter of the insolvency of Stickney Kunanayagam of 849, Bloemendahl road, Colombo.

NOTICE is hereby given that a meeting of the creditors of the above-named insolvent will take place at the sitting of this court on July 6, 1937, for the grant of a certificate of conformity to the insolvent.

	By order of court, A.	C. BELING,
June 1, 1937.		for Secretary.

In the District Court of Colombo.

No. 5,091. In the matter of the insolvency of A. K. S. Sivakaminathan of 89, Bankshall street, Colombo.

WHEREAS the above-named A. K. S. Sivakaminathan NALLARS the above named A. K. S. S. Stvataminathan has filed a declaration of insolvency, and a petition for the sequestration of his estate has been filed by S. S. Fernando of 177, Bankshall street, Pettah, under the Ordinance No. 7 of 1853: Notice is hereby given that the said court has adjudged the said A. K. S. Sivakaminathan insolvent accordingly; and that two public sittings of the court, to wit, on July 13, 1937, and on July 27, 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, June 7, 1937. Secretary.

#### In the District Court of Colombo.

No. 5,092. In the matter of the insolvency of E. K. Sangaram of 61, Union place, Slave Island.

WHEREAS the above named E. K. Sangaram has filed a declaration of insolvency, and a petition for the sequestration of his estate has been filed by A. Unniri of 3, Dean's road, Colombo, under the Ordinance No. 7 of 1853 : Notice is hereby given that the said court has adjudged the said E. K. Sangaram insolvent accordingly; and that two public sittings of the court, to wit, on July 6, 1937, and on July 27, 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, June 7, 1937. Secretary.

#### In the District Court of Colombo.

No. 5,093. In the matter of the insolvency of Mulle Widanage Punchisingho of 194, Galle road, Dehiwala.

WHEREAS the above-named Mulle Widanage Punchiwith the sequestration of his estate has been filed by O.T. de Silva Waidyasekera of High street, Wellawatta, under the Ordinance No. 7 of 1853 : Notice is hereby given that the said court has adjudged the said Mulla Widanage Punchisingho insolvent accordingly; and that the wo public sittings of the court, to wit, on July 6, 1937, and on July 27, 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, June 7, 1937. Secretary.

#### In the District Court of Colombo.

No. 5,094. In the matter of the insolvency of Tuan Mohamed Halaldeen Samsadeen of 61, Lukmanjee Square, Grandpass.

WHEREAS the above-named Tuan Mohamed Halaldeen Samsadeen has filed a declaration of insolvency, and a petition for the sequestration of his estate has been filed petition for the sequestration of his estate has been hied by C. Pararajasingham of Wilson street, Colombo, under the Ordinance No. 7 of 1853: Notice is hereby given that the said court has adjudged the said Tuan Mohamed Halaldeen Samsadeen insolvent accordingly; and that two public sittings of the court, to wit, on July 6, 1937, and on

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June 5, 1937.

July 27, 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, June 7, 1937. Secretary.

#### In the District Court of Colombo.

No. 5,095. In the matter of the insolvency of K. S. N. Neina Mohamed carrying on business under the name, style, and firm of K. S. N. Neina Mohamed & Sons at 183, Fifth Cross street, Pettah, Colombo.

WHEREAS the above-named K. S. N. Neina Mohamed has filed a declaration of insolvency, and a petition for the sequestration of his estate has been filed by Sena Nena Sena Seyed Mohamed of Galkande in the District of Negombo, under the Ordinance No. 7 of 1853: Notice is bedre the relation of the set o hegombo, inder the Ordinance NO. 7 of 1503 : Notice is hereby given that the said court has adjudged the said K. S. N. Neina Mohamed insolvent accordingly ; and that two public sittings of the court, to wit, on July 13, 1937, and on July 27, 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, June 7, 1937. Secretary.

#### In the District Court of Colombo.

No. 5,096. In the matter of the insolvency of Arthur Lionel Kelly of 173A, St. Rita's road, Mount Lavinia.

WHEREAS the above-named Arthur Lionel Kelly has filed a declaration of insolvency, and a petition for the sequestration of his estate has been filed by Philip Simon de Silva of Mount Lavinia, under the Ordinance No. 7 of 1853: Notice is hereby given that the said court has adjudged the said Arthur Lionel Kelly insolvent accordingly; and that two public sittings of the court, to wit, on July 13, 1937, and on July 27, 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, June 7, 1937. Secretary.

#### In the District Court of Colombo.

No. 5,097. In the matter of the insolvency of Edward Clarence Fernando of 47, Albert road, Colpetty.

WHEREAS the above-named E. C. Fernando has filed a declaration of insolvency, and a petition for the seques-tration of his estate has been filed by K. Krishnaswamy of St. Michel's road, Colpetty, under the Ordinance No. 7 of 1853: Notice is hereby given that the said court has adjudged the said E. C. Fernando insolvent accordingly; and that two public sittings of the court, to wit, on July 13, 1937, and on July 17, 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 then given as the forth in the said Ordinance of which other steps set forth in the said Ordinance, of which creditors are hereby required to take notice.

#### By order of court, A. C. BELING,

Secretary.

#### In the District Court of Colombo.

June 5, 1937.

No. 5,098. In the matter of the insolvency of Hetti-aratchige Simon Perera of 43, New Moor street, Colombo.

WHEREAS the above-named H. S. Perera has filed a declaration of insolvency, and a petition for the seques-tration of his estate has been filed by V. P. Perera of 340, Blomendhal road, Kotahena, Colombo, under the Ordinance No. 7 of 1853: Notice is hereby given that the said court has adjudged the said H. S. Perera insolvent accordingly; and that two public sittings of the court, to wit, on July 13, 1937, and on July 17, 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, A. C. BELING, Secretary.

#### In the District Court of Kalutara.

No. 288. In the matter of the insolvency of W. B. E. Fernando of Katukurunda, Kalutara.

NOTICE is hereby given that on June 7, 1937, the abovenamed insolvent was issued a certificate of conformity of the first class.

By order of court, J. N. CULANTHAIVALU, June 7, 1937. Secretary.

#### In the District Court of Kalutara.

No. 297. In the matter of the insolvency of Dadayakkarage 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 October 13, 1937, for the purpose of issuing a certificate of conformity.

By order of court, J. N. CULANTHAIVALU, June 4, 1937. Secretary.

#### In the District Court of Kandy.

No. 2,107. In the matter of the insolvency of Christopal William Peter Perera of 3, Railway Approach road, in Kandy.

NOTICE is hereby given that a special meeting of the creditors of the above-named insolvent will take place at the sitting of this court on July 16, 1937, for proof of claims.

By order of court, R. MALALGODA, June 5, 1937. Secretary.

NOTICES OF FISCALS' SALES.

#### Western Province.

In the District Court of Colombo.

4 P.M., will be sold by public metton at the premises the right, title, and interest of the said defendants in the fight, 600, and interest of the start detendants in the following property for the recovery of the sum of Rs. 238,392 and Rs. 105,584;89, with interest on Rs. 216,000 and Rs. 95,600, respectively, at 12 per cent. per annum from June 16, 1931, to date of decree (March 20, 1934), and thereafter on the aggregate amount of the decree at 9 per cent. per annum till payment in full, less Rs. 14,970, viz. :-

All that allotment of land and buildings standing thereon called and known as Merton and Newton, bearing Municipal assessment Nos. 1720/1 and 1720A/1B, situated Municipal assessment Nos. 1720/1 and 1720A/1B, situated at Guildford crescent, Cinnamon Gardens, in Colombo, within the Municipality and in the District of Colombo, Western Province; and bounded on the north by land described in plan No. 72,325, east by Torrington road, south by Guildford crescent, and on the west by the other part marked B allotted to Carolis Perera; and containing in extent 1 acre and 35:50 perchas in extent 1 acre and 35. 50 perches.

Fiscal's Office. J. R. TOUSSAINT. Colombo, June 8, 1937. Deputy Fiscal.

35 In the District Court of Kalutara.

Merennege John Solomon Salagade of Siri-Medura, Laxapathiya, Moratuma No. 15,666. Vs. 39

Weerakoon Atchige Don Seemon of ambara in Udugaha pattu in Baytam Longe . . . . Defendant. NOTICE is hereby given that on Wednesday, July 7, 1937, at 4 o'clock in the afternoor, will be sold by public

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auction at the said premises the following property (mort-No. 711 dated March 17, 1928, and attested by R. W. Perera, Notary Public, and declared bound and executable for the decree entered in the said case) for the recovery of Rs. 9,916 66, with interest on Rs. 8,500 at the rate of 121 per centum per annum from July 18, 1929, to February 13, per centum per annum from July 18, 1929, to February 13, 1930, and thereafter on the aggregate at the rate of 9 per centum per annum from this date, February 13, 1930, till payment in full and costs of this action, Rs. 179.54, viz. :--

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

Deputy Fiscal's Office, Kalutara, June 3, 1937. H. SAMERESINCHA, Deputy Fiscal.

#### Central Province.

Ψ Ur the District Court of Nuwara Eliya. M. M. Socklingam Pillai, (2) M. C. Suppramaniam Pillai, (3) V. K. Arunasalam, (4) M. C. Suppramaniam Pillai, (5) Alamelu, widow of R. M. Meyappa Thevar, (6) M. L. Gopal, (7) R. M. Velauthen, (8) R. M. Periyasamy, (9) V. R. Suppaiah Thevar, and (10) K. K. Sinnaiah, all carrying on business under the name, firm, and style of S. P. S. Suppramaniam Pillai the Nurvey Filter.

right, title, and interest of the said defendant in the following property, viz. :-

An undivided two-third parts or shares out of all that southern part of about one-half acre in extent, with the buildings and everything standing thereon, out of the western portion of the allotment of land adjoining Lovers' buildings Leap estate the said half acre being bounded on the west and north by the high road from Nuwara Eliya to Kanda-pola, on the east by Kandura, and on the south by the boundary of Fairyland estate. The whole of the allotment of land according to the plan thereof (filed with the Fiscal's Conveyance No. 13,610 dated March 18, 1900) made by S. A. Soysa, Licensed Surveyor ; being bounded on the north by Lovers' Leap estate and footpath, on the east and south by Fairyland estate, and on the west by the high road from Nuwara Eliya to Kandapola and Lovers' Leap estate; containing in extent 3 acres and 29 perches, and situated at Hawa Eliya, Nuwara Eliya, within the Board of Improvement now Urban District Council limits of the town of Nuwara Eliya in the District of Nuwara Eliya, Central Province, mortgaged with the plaintiffs upon bond No. 504 dated May 25, 1932, and attested by G. S. V.

dated May 25, 1932, and attested by G. S. V. Tambinayagam, Notary Public of Nuwara Eliya. Amount of writ Rs. 2,500 and interest thereon at the rate of 9 per cent. per annum from September 25, 1936, till payment in full and costs and poundage.

Deputy Fiscal's Office, J. W. H. O'RECAN, Nuwara Eliya, June 3, 1937. Additional Deputy Fiscal.

#### Southern Province.

In the District Court of Galle.

No. 27,736. We Bichard Perera Sirie ardaneer Dope and differs perendants.

NOTICE is hereby than that on Saturday, July 3, 1937, commencing at 10 o clock indic morning will be sold by

public auction at the premises the right, title, and interest of the said defendants in the following property, viz.

All that 1 share of the planter's share of the old I. All that § share of the planter's share of the old plantations (excluding the new plantation made by the writ-holder) of the contiguous lots called Adirianmala-liadda bearing No. M 501 appearing in T. P. 249,367, Adirianmalaliadda bearing No. P 501 appearing in T. P. 249,504, Weerapurageliadda bearing No. 13,285 appearing in T. P. 249,372, Weerapurage Attikkagahaliadda bearing No. N 501 appearing in T. P. 249,503, Weerasekera Punchi-digana bearing No. D 500 appearing in T. P. 249,507, Mahusabwella bearing No. U 501 appearing in T. P. 249,507 digana bearing No. D 500 appearing in 1. P. 249,361, Mahagalwella bearing No. U 501 appearing in T. P. 249,567, Galwellawatta-addara-owita bearing No. T 501 appearing in T. P. 249,506, and Mahagalwela bearing No. R 501 appearing in T. P. 249,505, situated at Horanduwa in Dope in Bentota in Bentota-Walallawiti korale in the Galle District; and which said contiguous lots together are bounded on the north by lots bearing Nos. Y 499, O 501, G 501, and S 501, appearing in P. P. 4,723, on the east by the land claimed by the natives, on the south by the lands appearing in T. P. 180,589, the land claimed by natives, and by lot No. Y 502 Nos. T 502, L 501, K 501, and C 500 appearing in plan No. 4,723; and containing in extent 6 acres 1 rood and 9 perches, excluding the road and water-course running through the land.

2. The entirety of the plantation of the land called Kongahaliadda appearing in plan No. 4,723 and bearing Iton and the second sec perches.

3. All that § share of the soil and plantations of the land called Kitulgahaowita, Polniyarakumburawatta-addara Punchipolniyara appearing in plan No. 4,723 and bearing lot No. Y 502, situated at Horanduwa aforesaid; and bounded on the north by Mahagalwella bearing lot No. U 501, on the east by Tantirige Mahawatta, on the south by Tantirige Mahawatta and Kentuduweliadda bearing lot No. V 502, and on the west by Kentuduwegeliadda bearing lot No. U 502 and Tantirige Digana bearing lot No. T 502; and containing in extent 1 acre and 36 perches.

4. All that ½ share of the soil and everything of the lands called Tantirige Digana and Kanatideka bearing lot No. T 502, situated at Horanduwa aforesaid; and 10t No. T 202, situated at Horanduwa atoresaid; and bounded on the north by Beligahaliadda bearing No. L 501, on the east by Adiriyachchaliadda bearing No. M 501 and Mahagalwella bearing No. U 501, on the south by Kentu-duweliadda bearing No. U 502, and on the west by Wala-kadaliadda bearing No. N 502, Hampadameliadda bearing No. L 502, and Alakanduliadda bearing No. J 502 and Alakanduliadda bearing No. J 501. and containing and Alakanduliadda bearing No. J 501; and containing in extent 1 acre 3 roods and 8 perches.

5. All that 1 share of the soil and plantations and the entirety of the eleven cubits and nine cubits houses resided by Karnelis, Thevis, and Warahene Peter of and standing on the western lot of the land called Tantirige Mahawatta, situated at Horanduwa aforesaid; and bounded on the Situated at normania alorestati, and bounded on su-north by Wannigewatta, on the east by a portion (lot) of the same land, on the south by a portion of the same land, and the portion of the same land belonging to Kulasekera, and on the west by the field; and containing in extent 11 acres.

6. All that  $\frac{1}{4}$  of the 1st and 2nd plantations and 9/48share of the soil and remaining plantations,  $\frac{1}{3}$  share of the eastern edge of the 3rd plantation, and entirety of the fifteen cubis tiled house resided by Charles Perera of and standing on the land called Kekulandalawatta, situated at Dope aforesaid; and bounded on the north by Manantantiriyawatta and Kumaragewatta, on the cast by Weerasekera Digana, Duwatta, and Kereweliadda, on the south by Weerasekerayaya, and on the west by Pelagaswatta; and containing in extent about 5 acres.

7. All that 3/8 of 1 share of all the plantations and soil of the land called Adiriyawatta, situated at Dope aforesaid; bounded on the north by Massalagewatta and Mahagederawatta, on the east by Kosgodayawatta and Achenige Pathiya, on the south by Akadagewatta, and on the west by Godagewatta; and containing in extent about 3 acres.

Writ amount Rs. 1,452.60 and Rs. 22.50 a month from May 16, 1932, till possession is given from 1st to 6th, 9th, 11th to 14th, 16th, 17th, 20th to 35th defendants, less Rs. 8 recovered.

Fiscal's Office, T. D. S. DHARMASENA. Galle, June 3, 1937.

Deputy Fiscel.

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In the District Court of Colombo.

Adam Khan Bhai of Slave Jaland, Colombo .... Plaintiff. ZĨ ō No. S/1,144. Vs.

Alfred Kahaduwa of Wackwella rdad, Galle?... Defendant. NOTICE is hereby given that on Saturday, day 3, 1937, at 2 o'clock in the afternoon, will be sold by public function at the spot the right, title, and interest of the said defendant in the following property. with

in the following property, viz. :-

All the soil and trees of the defined lot of the land called Mahaowita, together with the new masonry built tiled house bearing Municipal assessment No. 41 and all other buildings thereon, situated at Kumbalwella, within the Municipal limits of Galle, Southern Province; and bounded on the north by a road, east by Wackwella road, south by lot 2 of the same land, and west by Parana-ela; containing in extent 13.89 perches.

Writ amount Rs. 504, together with interest on Rs. 450 at 18 per cent. per annum from July 7, 1936, till date of decree (to wit, September 25, 1936) and thereafter on the aggregate amount at 9 per cent. per annum till payment in full, less Rs. 150.

Fiscal's Office, T. D. S. DHARMASENA, Galle, June 7, 1937. Deputy Fiscal.

In the District Court of Matara. Madihe Eswarage Abeyapala of Matara 9. ....Plaintiff. ഗ No. 4.276. Vs.

(5) Bachchoappu de Silva Suwandaratnoof Folatu, modara ..... Detendant. NOTICE is hereby given that on Saturday, July 3, 1987, commencing at 2.30 in the afternoon, will be solve by mblic auction at the premises the right, Gitle, and interact of the said 5th defendant in the following property for the recovery of a sum of Rs. 240. viz .--of a sum of Rs. 240, viz :---

All that undivided 60/89 part of lot E of the land called Bandarawila alias Thalgahawila, situated at Warakapitiya in Weligam korale, Matara District, Southern Province; and bounded on the north by lots J, I, E, F, B, A, and D of the same land, east by Godaparagahakebella and Thal-gahahena, south by Kirigedeniya, Pansalakanatta, and on the west by Hattiadoowaowita *alias* Paragahakoratuwa; and containing in extent 14 acres 2 roods and 32.01 perches.

Deputy Fiscal's Office, Matara, June 3, 1937. H. V. F. ABAYAKOON Additional Deputy Fiscal. £

In the District Court of Tangalla.

Galappatti Arachehige David de Silva Jayasuriya of

of the said defendant in the following mortgaged property for the recovery of Rs. 1,322 44, with further legal interest on Rs. 1,140 from February 11, 1937, till payment in full and poundage, viz. :-

#### At Ethpitiya and Bowala.

(1) All that undivided  $\frac{1}{3}$  share of the soil and of the plantations of the land called Mawatagoda, situated at Ethpitiya in West Giruwa pattu of the Hambantota District; and bounded on the north by lot 16G in P. P. 160, east by lots 16H, 16G, 16N, 16Q, 16S, 16W, 16Z, 16Al, and T. P. 257,013, south by lots 128J1, and 12SL1 in P. P. 163, and west by a road; containing in estimat 32 acres 1 rood and 23 perches. perches.

(2) All that undivided  $\frac{1}{2}$  share of the soil and of the plantations of the land called Mckiliyagawamandiya, situated at Ethpitiya aforesaid; and bounded on the north by lot No. 90 in P. P. 157, east by lots 16n and 19 in P. P. 160, south by lots 16r and 16H in P. P. 160, and west by a road and lot 16c in P. P. 160; containing in extent 6 acres road and lot 16c in P. P. 160; containing in extent 6 acres 2 roods and 32 perches.

(3) All that undivided  $\frac{1}{3}$  share of the soil and of the plantations of the land called Batalawatta, together with the undivided  $\frac{1}{3}$  share of the citronella boiler standing

thereon and of the rights and appurtenances thereto, situated at Bowala in West Giruwa pattu aforesaid; and bounded on the north by lot 16 $\sigma$  in P. P. 157, east by Gansabhawa road, and south and west by cla; containing in extent 10 acres 1 rood and 39 perches.

Deputy Fiscal's Office Tangalla, June 4, 1937.

P. D. WEERAMAN, Additional Deputy Fiscal.

In the Court of Requests of Tangalla. Sellawaduge Don Hendreck Seneviratne of Pahala

NOTICE is hereby given that on Saturday, July 3, 1937, at 2 o'clock in the afternoon, will be sold by public auction at the premises the right, title, and interest of the said defendants in the following property for the recovery of Rs. 137.19 and poundage, viz. :-

At Ethgalmullt. The undivided  $\frac{1}{3}$  share of the land called Welipilahena, Mikiliya-arehena *alias* Mahahena, situated at Ethgalmulla in West Giruwa pattu of the Hambantota District; and hounded on the porth by lot  $\frac{92}{2}$  in B. D.  $\frac{929}{2}$  and both bounded on the north by lot 82 in P. P. 262 and lot 11 in P. P. 286, east by lot 1 in P. P. 286, bouth by lots 28 and 29 in P. P. 286, and west by lot 29 in P. P. 286, and lot 82 in P. P. 262; containing in extent 5 acres and 3 roods.

Deputy Fiscal's Office, Tangalla, June 4, 1937. P. D. WEERAMAN, Additional Deputy Fiscal.

Clair Woutersz of Mount Lavipia ...... Plaintiff. 30. Vs.

Abdulla Abdul Carim of Hamban 8 a ..... Defendant.

NOTICE is hereby given that of Monday, July 5, 1937, at 2 o'clock in the approved will be shift by public auction at the premises that fight, title, and interest of the said defendant in the following mutgaged property for the recovery of Rs. 1,955, together with further legal interest on Rs. 1,113 62 from April 18, 1967, till payment in full, and poundage, viz. :---

At Tissa.

All that allotment of land with plantations and build-ings thereon, depicted as lot No. 40 according to plan No. 115 of October 13, 1931, made by Mr. T. C. D. Abey-gunawardena, Licensed Surveyor, situate at Tissa in Magam pattu in Hambantota District ; and bounded on the north by the ela which supplies water to this field, and lots 19, 20, 21, 22, 23, and 24 of the said plan, east by the Maha-ela of the Crown, south by the Maha-ela of the Crown, and west by the ela which supplies water to this field; and containing in extent 9 acres 1 rood and 31 perches; which said lot No. 40 is a defined portion of the allotment of field bearing No. 28; and hearded port the high rood east by channel and bounded on the north by the high road, east by channel, south by channel and land belonging to S. Vallipuram, and west by Gansabhawa road ; containing in extent 14 acres 2 roods and 15 perches. 5.0

Valuation : Rs. 1,400.

No. 4,052.

V. L. WIRASINHA, Deputy Fiscal's Office, Hambantota, June 2, 1937. Additional Deputy Fiscal. . •

#### Province of Sabaragamuwa.

In the District Court of Ratnapura.

Dona Engaltina Ranasingha of Sudharsana Walauwa of Epitawala, Kiriella ..... Plaintiff.

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Mohammed Mohammed Falcel of Ratnapura and another ...... Defendants.

NOTICE is hereby given that on Tuesday, July 6, 1937, at 2 o'clock in the afternoon, will be sold by public auction

at the premises the right, title, and interest of the said

at the premises the right, title, and interest of the said defendant in the following property for the recovery of the sum of Rs. 471.31 and poundage, viz. .---All that divided portion of land allotted to the first defendant and marked of Nos. 1, 2, 3A in plan No. 660A made by J. S. Thambyah, Licenscorperveyor, from those allotments of and called and known or Paragaswatta, Kandewatuyaya, and Katukasatena, stuate at Kiriella in Meda pattu of Kuruyati korale in the district of Ratnapura; which said divided portion is bounded on the north by B. S: lots 107z and 106c, east by B. S. lots 106c, 106p and lot 3, south by lot 3, and west by B. S. lot 107 u and Pinnalot 3, south by lot 3, and west by B. S. lot 107 u and Pinna-golle-dola; containing in extent in the aggregate 10 acres, subject to seizure in D. C., Ratnapura, case No. 5,640.

Fiscal's Office, Ratnapura, June 7, 1937. N. SWAMINATHA AYER, Additional Deputy Fiscal.

#### NOTICES IN **TESTAMENTARY** ACTIONS.

In the District Court of Colombo.

Order Nisi.

In whe Matter of the Last Will and restament of Totawatta Don Manuelge Testamentary Jurisdiction. Jane de Silva of Galpotta street in Kotahena, Colombo, deceased. No. 7,884.

and the same is hereby declared proved; and it is further declared that the petitioner, as son of the above-named deceased, is entitled to have letters of administration with copy of the will amexed issued to him, unless the respondents above named, or any other person or persons interested shall, on or before June 17, 1937, show sufficient cause to the satisfaction of this court to the contrary.

May 20, 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. Wanasundera Muhandiramalage Dharma-No. 7.963. sena Wanasundera of Debichi road, Ratnapura, deceased.

Annie Wanasundera nee Perera of Campbell place in Colombo ..... ..... Petitioner. 3

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. **D**. And

hereby appointed guardian ad litem of the minor, the 1st respondent above named, to represent him for all the purposes of this action, and (b) that the petitioner be and she is hereby declared entitled, as widow of the above-named decoursed to here better of administration to his actual 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 June. 17, 1937, show sufficient cause to the satisfaction of the court to the contrary.

May 4, 1937.

M. W. H. DE SILVA, District Judge. In the District Court of Colombo.

Order Nisi.

In the Matter of the Last Will and Testa-ment of Charles Peter de Fonseka Testamentary Jurisdiction. Wijayawickrama Tillekeratne Samarak-No. 7.995. Gate, of Mount Lavinia, deceased.

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THIS matter coming on for disposal before M. W. H. de Silva, Esq., District Judge of Colombo, on May 15, 1937, in the presence of Mr. C. R. de Alwis, Proctor, on the part of the petitioners above named; and the affidavits (1) of the said petitioners dated April 30, 1937, (2) of the attesting notary and witnesses dated May 3, 1937, having been read: It is ordered that the last will and codicil of Charles Peter

de Fonseka Wijayawickrama Tillekeratne Samarakkody, deceased, of which the originals have been produced and are now deposited in this court, be and the same are hereby declared proved; and it is further declared that the petitioners are the executors named in the said last will and that they are entitled to have probate thereof issued to them accordingly, unless the respondents above named or any other person or persons interested shall, on or before June 17, 1937, show sufficient cause to the satisfaction of this court to the contrary.

May 15, 1937.

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M. W. H. DE SILVA District Judge.

In the District Court of Colombo.

Order Nisi.

Testamentary Jurisdiction. No. 8,008.

In the Matter of the Last Will and Testament of Arthur de Haven Boyd of Kilfillan, Berkhamsted, in the County of Hertford, but late of Colombo in the Island of Ceylon, deceased.

Island of Ceylon, deceased. THIS matter coming on for disposal before M. W. H. de Silva, Esq., District Judge of Colombo, on May 31, 1937, in the presence of Don John Honiface Gomes of Colombo, Proctor, on the part of the perioder. Oscar Percy Mount of Colombo; and the affidavit of the said petitioner dated May 28, 1937, a certified copy of probate, a certified copy of the last within testament of the above-named deceased, and power of attorney in the vor of the petitioner having been read: It is ordered that the will of the said deceased dated April 19, 1934, of which a certified copy has been produced and is now deposited in this court, be and the same is hereby declared proved; and it is further declared same is hereby declared proved; and it is further declared that the said petitioner is the attorney of the sole executrix named in the said will and that he is entitled to have letters of administration with a copy of the said wil annexed issued to him accordingly, unless any person or persons interested shall, on or before June 17, 1937, show sufficient cause to the satisfaction of this court to the contrary.

May 31, 1937.

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

In the District Court of Negombo. 36,

Order Nisi declaring. Will proved.

Testamentary Jurisdiction. In the Matter, of the Last Will and Testament of Don Peter Goonewardene No. 3,040. of 2nd Division, Tammitta, Negombo,

Meepalage Barbara Goodewardene nee Perera of 2nd Division, Tammitta, Negombo, defeased. Meepalage Barbara Goodewardene nee Perera of 2nd Division, Tammitta, Negombo, Petitioner.

 (1) Don Francispheter Serbis Joonewardene, (2) Dona Ena Basilise Goonewardene, (3) Dona Jasmin Guandolia Goonewardene, (4) Dona Mary Hysintha Goonewardene, (5) Dona Neolin Bianca Goonewardene, (6) Don Malcolm Lawrence Goonewardene, (6) Don Lawrence Goonewardene, (7) Don Anthony Goonewardene of ..... Respondents. Colombo . . . . . . . . . . . . . . . . . . . THIS matter coming on for disposal before T. Weera-ratne, Esq., District Judge of Negombo, on May 31, 1937,

in the presence of Mr. F. W. Gooneratne, Proctor, on the part of the petitioner; and the petitioner's petition and affidavit dated May 31 and 30, 1937, respectively, and the affidavit of the attesting witnesses having been read :

It is ordered that the last will and testament of the above-named deceased dated September 29, 1935, the original of which has been deposited in this court, be and the same is hereby declared proved, and that probate to same be issued to the petitioner, as the sole heir and executrix named in the said last will, unless the respondents above named or any other person or persons interested shall show sufficient cause to the satisfaction of this court to the contrary on or before June 21, 1937. It is further ordered that 7th respondent be appointed the guardian ad *litem* of the 1st to 6th respondents, who are

minors, for the purpose of this case, unless sufficient cause to the satisfaction of this court to the contrary is shown on or before June 21, 1937.

May 31, 1937.

· T. WEERARATNE, District Judge.

#### In the District Court of Kalutara. Order Nisi declaring Will proved, &c.

Testamentary In the Matter of the Estate of the late Kariyakarawanage Jetline Caroline Fer-Jurisdiction. No. 2,728. nando of Gorakepola in Panadure.

THIS matter coming on for disposal before M. A. Samarakoon, Esq., District Judge of Kalutara, on July 23, 1936, in the presence of Mr. G. G. Perera, Proctor, on the part of the petitioner, Gamage Don Solomon of Gorakepola in Panadure; and the affidavit of the said detitioner dated July 17, 1936, having been reading is ordered that the petitioner above named be and he is hereby decladed entitled, as widower of the deceased above named, to have, others of administration to her estate issued to thin, unless the responsients—(1) Gamage Helen Hemasiri (2) ditto Pumilyanga Punniya-latha, (3) ditto Grapathosi, (4) ditto Fusair chandrapala, (5) ditto Ariyarather eutopeans, (4) ditto Parime Annigation in Colombo—or any other person of persons interested shall, on or before September 10, 1936, show sufficient cause to the satisfaction of this court to the contrary. It is further declared that the said 7th respondent be and he is hereby appointed gandrian...d liten over the sati Ist to 6th respondents, who are minors, for all higo purposes of this action, unless the respondents shall, on or before September 10, 1936, show sufficient cause to the satisfaction the presence of Mr. G. G. Perera, Proctor, on the part of the

September 10, 1936, show sufficient cause to the satisfaction of this court to the contrary. \*.

M. A. SAMARAKOON,

July 27, 1936.	•	District Judge.
Date for showing cause a till October 29, 1936.	gainst	this Order Nisi is extended
September 10, 1936.	•	M. A. SAMARAKOON, District Judge.
Date for showing cause a till December 17, 1936.	ıgainst	t this Order Nisi is extended
October 29, 1936.		M. A. SAMARAKOON, District Judge.

Date for showing cause against this Order Nisi is extended till March 11, 1937.

M. A. SAMARAKOON, December 17, 1936. · District Judge.

Date for showing cause against this Order Nisi is extended till April 29, 1937.

• M. A. SAMARAKOON, , District Judge. March 11, 1937.

Date for showing cause against this Order Nisi is extended till June 17, 1937. :

M. A. SAMARAKOON, District Judge. April 29, 1937. .

# In the District Court of Kandy.

Testamentary Jurisdiction. No. 5,477. In the Matter of the Estate of the late deceased, of Urawala, Harandahawa, Galagedara. THIS matter coming on for dispositiobefore B F Jas, Esq., District Judge, Kandy, on March 22, 167, in the presence of Mr. V. R. Wickramatillek on the bort the postitioner Wijekoon Mudiyanselege Loku Memika and the

Esq., LISTRICT Judge, Kandy, on Variation 12, 1437, in the presence of Mr. V. R. Wickramatilleke on the part of the petitioner, Wijekoon Mudiyanselege Loku Menika and the affidavit of the said petitioner dated February 19, 1937, having been read: having been read :

It is ordered that the petitioner be and he is hereby declared entitled, as the widow of the above named deceased, to have letters of administration to the estate of the deceased issued to her, unless the respondents—(1) W. M. Tikiri Banda, (2) W. M. Wijekoon, (3) W. M. Heen Menika, (4) W. M. Bandara Menika, (5) W. M. Dingiri Banda—or any other person or persons interested shall, on or before June 17, 1937, show sufficient cause to the satisfaction of this court to the satisfaction of this court to the contrary.

March 22, 1937.

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

#### 24 the District Court of Kandy.

Order Nisi.

Testamentary In the Matter of the Estate of the lato Dematadenipathirana Unnehelage James Gunaratne, deceased, of Talatu-Jurisdiction. No. 5,481.

THIS matter coming on for disposal before R. F. Dias, Esq., District Judge Kandy, or April 19, 1937, in the presence of Mr. M. J. Paylor of the part of the petitioner; and the affidavit of the said petitioner dated February 1, 1937, having been read

It is ordered that the petitioner be and he is hereby declared entitled, as the widow of the above-named deceased, to have letters of administration to the estate of the deceased issued to her, unless the respondents-(1) Dematadeni Pathirana Unnehelage Wilmot Gunaratne, (2) ditto Daiyawathie Gunaratae, by their duly appointed guardian ad *litem* Yapanudianselage Kalu Banda Vedarala of Batagalla, Talatu-oya— or any other person or persons interested shall, on or before June 17, 1937, show sufficient cause to the satisfaction of this court to the contrary.

April 19, 1937.

R. F. DIAS, District Judge.

In the District Court of Nuwara Eliya holden at Hatton. Order Nisi.

Testamentary In the Matter of the Intestate Estate of the late Conthan Kangany's son, Annasamy Kangany of Division 3, Dyagama estate, Jurisdiction. No. 190. 32 /in Agrapatna, deceased.

Annasamy Kangany's gon, Senthan Kangany of Division 3, Dyagam estate, in Agrapatna .... Petitioner.

Division 3, Dyagamaestate, in Agrapatna .... Petitioner. Perumaie, piplow of Annasamy Kangany of Naluwatur Kalator in Trichinopely, Sotth India .... Respondent. THIS master of the petition of the above-named petitioner, praying for letter of administration to the estate of the above-named decessed, coming on for disposal before R. M. G. Monypenny, Esq., District Judge, Hatton, on July 25, 1935, in the presence of Messrs. Chelvatamby & Elistamby, Proctors, on the part of the petitioner ; and the affidavit of the petitioner dated July 24, 1935, having been affidavit of the petitioner dated July 24, 1935, having been read : It is ordered that the petitioner be declared entitled to have letters of administration to the estate of the abovenamed deceased, as his son, unless the respondent or any other person or persons interested shall, on or before May 4, 1937, show sufficient cause to the satisfaction of this court to the contrary.

A. R. MACDONALD, District Judge.

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

A. R. MACDONALD, May 4, 1937. District Judge.

The date of showing cause is extended to June 15, 1937.

A. R. MACDONALD, May 18, 1937. District Judge.

The District Court of Galle. Order Nisi.

In the Matter of the late Dhammadasa Amarasiri Jayasinghe of Nagoda in Gangaboda pattu, Galle, deceased. Between D. C., Galle, Test. Case No. 7,769. Between

Alfred Ama Siri Ja Minghe of Nagoda ..... Petitioner.

And Kumbalwella, (1) Mrs. Obertrice Galle, (2) Victor Amanasiri Jayasinghe of Nagoda, Mahaweera Amarasiri Jayasinghe, Fort, Galle,
 R. Amarasiri Jayasinghe of Mount Lavinia,
 Colombo, (5) Cyril Amarasiri Jayasinghe of Nagoda...... Respondents.

THIS matter coming on for disposal before G. Furse Roberts, Esq., District Judge, on April 30, 1937, in the

presence of Mr. D. C. Abeygoonewardene, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated April 30, 1937, having been read: It is declared that the said petitioner is entitled to have letters of administration issued to him accordingly, unless

the said respondents or any person or persons interested shall, on or before June 15, 1937, show sufficient cause to the satisfaction of this court to the contrary.

G. FURSE ROBERTS, District Judge.

V In the District Court of Jaffna.

Order Nisi.

In the Matter of the Estate of the late Ramanather Manickavasagar of Van-nargainai East, deceased. Testamentary Jurisdiction. No. 287.

Arumugam Aiyampillai of Wayarponnai East . . Petitioner. **X**s., Q

(1) Gnanampikai, daughter of Manioravasagar (minor), appearing hyper Sharman ad liram (2) Ramanather Nagalingan of Vannarponnai Last ..... Respondents.

THIS matter of the petition and affidavit of the petitioner coming on for disposal before C. Coomaraswamy, Esq., District Judge, Jaffna, on January 13, 1937, in the presence of Mr. K. Aiyadurai, Proctor, on the part of the petitioner; and the petition and affidavit of the petitioner having been read: It is ordered that letters of adminis-tration to the estate of the above-named deceased be granted to the petitioner above named, unless the re-spondents above named or any other person shall appear before this court on May 10, 1937, and show cause to the satisfaction of this court to the contrary.

March 18, 1937.

C. COOMARASWAMY, District Judge.

Time to show cause extended for June 14, 1937.

C. COOMARASWAMY, District Judge.

No In the District Court of Jaffna. Order Nisi.

In the Matter of the Estate of the late Testamentary Jurisdiction. Ramanather Ponnambalam of Chivia-No. 288. thery deceased.

Arulammah, widow oz Ramonathar Ponnampalam of Chiviatheru j**e** 

(1) Thanakled putty Naughter of Ramanathar Pon-nampalam of Chrynthera (minor), (2) Arulampalam Ponnampalam of ditto; the 1st respondent is a minor 

• THIS matter coming on for disposal before C. Coomara-swamy, Esq., District Judge, Jaffna, on April 19, 1937, in the presence of Mr. P. Casippillai, Proctor, on the part of the petitioner; and the affidavit of the petitioner dated March 18, 1937, having been read: It is declared that the petitioner is the lawful wife of the said deceased and is entitled to have letters of administration to the estate of the said intestate issued to her, unless the respondents appear before this court on June 14, 1937, and show sufficient cause to the satisfaction of this court to the contrary.

May 11, 1937.

C. COOMARASWAMY, District Judge. In the District Court of Jaffna (held at Point Pcdro).

Order Nisi.  $\mathbf{\gamma}$ 

In the Matter of the Estate of the late Kanther 'Veluppillai of Polikandy, Testamentary Jurisdicțion No. 124. deceased.

Kandhter Sidambarappillai of Polikandy..... Petitioner. б Vs.

Theivanai, whow of Veluppillai of ditto, (2) Than-gammal, claughter of Veluppillai of ditto... Respondents. THIS uniter coming on for disposal before S. Rodrigo, Esq., Additional district Gudge on April 12, 1937, in the presence of Mr. K. Muthukumoru, Proctor, on the part of the petitioner; and the petition and affidavit of the petitioner having been read.

It is hereby ordered that the above-named petitioner be and he is hereby declared entitled to take out letters of administration to the above estate, as the brother of the intestate, and that letters of administration be issued to him accordingly, unless the respondents above named appear and show cause to the contrary on or before May 13, 1937.

S. RODRIGO,

Additional District Judge.

Point Pedro, April 22, 1937.

Extended to June 17, 1937.

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S. RODRIGO, Additional District Judge.

In the District Court of Jaffna (held at Point Pedro).

Order Nisi.

In the Matter of the Estate of the late Testamentary Sinnachipillai, wife of Kandasamy of Jurisdiction. No. 224. Thanakaracurichy, deceased.

Veeragatty Chellappen of Thanakaracurichy ... Petitioner. ớ**٩** v₄ 0

(1) Alagambikai, daughter (c) Handasamy of ditto, (2) Kandacamy Sellarajah of ditto, (3) Nallamma, daughter of Kandasamy of ditto, (4) Sivayogamma, daughter of Kandasamy of ditto, (5) Veeragattiar Chellamuted of ditto, presently of C. G. R. in Ohiya, Province of Uva; the 1st to 4th respondents are minors by their querdian ad *litem* the 5th reminors by their guardian ad litem the 5th respondent ... 

THIS matter coming on for disposal before S. Rodrigo, Esq., Additional District Judge of Jafina, on December 17, 1936, in the presence of Mr. K. Muttukumaru, Proctor, on the part of the petitioner; and the petition and affidavit of the petitioner having been read :

It is hereby ordered that the petitioner be and he is hereby declared entitled to take out letters of administration to the above estate, as the brother-in-law of the deceased, and that letters of administration be issued to him accordingly, unless the respondents above named or of any other persons appear and show cause to the contrary on or before May 6, 1937.

> S. RODRIGO. Additional District Judge.

Point Pedro, April 10, 1937.

Extended till July 1; 1937.

S: RODRIGO, Additional District Judge.

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