

THE

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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 :-

L. D.-O. 26/37

No. 7 of 1903.

An Ordinance to repeal the Victoria Home for Incurables Incorporation Ordinance, 1903, and to make provision for matters incidental to such repeal.

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

Short title and date of operation.

1 This Ordinance may be cited as the Victoria Home (Dissolution) Ordinance, No. of 1937, and shall come into operation on such date as the Governor may appoint by Proclamation in the Gazette.

Repeal of Ordinance No. 7 of 1903 and Ordinance No. 13 of 1928.

2 On the appointed date, the Victoria Home for Incurables Incorporation Ordinance, 1903, (hereinafter referred to as "the principal Ordinance"), and the Victoria Home Amendment Ordinance, 1928, shall be repealed.

Dissolution of Victoria Home for Incurables.

On the appointed date, the body corporate constituted under the principal Ordinance by the name and style of "The Incorporated Victoria Home for Incurables" shall be dissolved.

Consequential and incidental provisions.

- 4 On and after the appointed date-
- (1) all the rights, powers, duties and functions of or belonging to, or vested in, the Victoria Home by or under the principal Ordinance at the time of its dissolution shall, subject to the provisions of this Ordinance, be transferred and belong to or be vested in the Government in direct succession to the Victoria Home; and the Government shall in all respects whatsoever be deemed to be the successor of the Victoria Home :
- (2) all property movable or immovable, vested in, or purchased, acquired, held or enjoyed by, or leased to, or placed at the disposal of, or in any other manner transferred to the Victoria Home by or under the principal Ordinance at the time of its dissolution shall be vested in or held by the Government, subject to any trust, charge, liability, reservation, servitude, or other encumbrance, and on the terms and conditions appertaining, attaching or applicable thereto at that time;

(3) all deeds, documents and muniments of title belonging to the Victoria Home shall become and remain the

property of the Government;

(4) all moneys vested in, held by, or in the possession of the Victoria Home by or under the principal Ordinance at the time of its dissolution shall be vested in, and held by the Government; and all charges, contributions, fees or other sums of money due or payable to the Victoria Home at the time of its dissolution shall be deemed to be due and payable to the Government;

(5) all debts, liabilities, obligations or contracts of the Victoria Home outstanding or subsisting at the time of its dissolution shall be deemed to be debts, liabilities, obligations or contracts of the Govern-

ment;

(6) all debentures, stock or other securities held by the Victoria Home at the time of its dissolution shall be

deemed to be held by the Government;

(7) all mortgages of movable or immovable executed by or in favour of the Victoria Home and outstanding or subsisting at the time of its dissolution shall be deemed to be mortgages executed by or in favour of the Government;

(8) all actions or other legal proceedings instituted or which might have been instituted by or against the Victoria Home at the time of its dissolution may, subject to the provisions of any other written law, be continued or instituted by or against the Government;

(9) all decrees or orders made by any competent court in favour of, or against the Victoria Home prior to the appointed date shall be deemed to have been made in favour of, or against the Government;

- (10) all officers and servants employed by the Victoria Home at the time of its dissolution shall, subject as hereinafter provided, be entitled to be transferred to the service of the Government on such terms and conditions as may be approved by the Governor:
- Provided that nothing herein contained shall in any way affect or be deemed or construed to affect the right of the Government at any time to abolish the office or to discontinue or dispense with the services of any officer or servant so transferred.

5 In this Ordinance, unless the context otherwise requires—

Interpretation.

"appointed date" means the date appointed by the Governor under section 1:

Governor under section 1;
"Victoria Home" means "The Incorporated Victoria
Home for Incurables", a body corporate constituted
under the principal Ordinance.

Objects and Reasons.

The object of this Bill is to repeal the Victoria Home for Incurables Incorporation Ordinance, 1903. Clause 3 provides for the dissolution of the Victoria Home and clause 4 makes provision for matters incidental to such dissolution.

Colombo, October 20, 1937.

W. A. DE SILVA, Minister for Health.

MINUTE.

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

An Ordinance to prevent the treatment of venereal disease otherwise than by registered medical practitioners or specially authorised practitioners of indigenous medicine, and to control the supply of remedies therefor, and for other matters connected therewith.

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 Venereal Disease Ordinance, No. of 1937.

of this

- 2 (1) In any part of Ceylon to which the provisions of this section apply, no person other than—
 - (a) a registered medical practitioner; or
 - (b) a practitioner of indigenous medicine who has been specially thereto authorised in writing by the Governor with the advice of the Executive Committee,

shall, for reward either direct or indirect, treat any person for venereal disease or prescribe any remedy therefor or give any advice in connection with the treatment thereof, whether the advice is given to the person treated or to any other person.

- (2) The Governor may, with the advice of the Executive Committee, by Proclamation published in the Gazette, direct that the provisions of this section shall apply to the whole or any specified part of Ceylon.
- **3** (1) No person shall by advertisement or any public notice or announcement treat or offer to treat any person for venereal disease, or prescribe or offer to prescribe any remedy therefor, or offer to give or give any advice in connection with the treatment thereof.
- (2) No person shall hold out or recommend to the public by any notice or advertisement, or by any written or printed papers or handbills, or by any label or words written or printed affixed to or delivered with, any packet, box, bottle, phial, or other inclosure containing the same, any pills, capsules, powders, lozenges, tinctures, potions, cordials, electuaries, plaisters, unguents, salves, ointments, drops, lotions, oils, spirits, medicated herbs and waters, chemical and officinal preparations whatsoever, to be used or applied externally or internally as medicines or medicaments for the prevention, cure, or relief of any venereal disease:

Provided that nothing in this section shall apply to any advertisement, notification, announcement, recommendation, or holding out made or published by any person with the

Prevention of treatment of venereal disease otherwise than by duly qualified or specially authorised persons.

Short title.

Restriction on advertisements,

sanction in writing of the Executive Committee, or to any publication sent only to registered medical practitioners or to wholesale or retail chemists for the purposes of their business.

Penalties.

Any person who does any act in contravention of any of the provisions of this Ordinance shall be guilty of an offence and shall be liable to a fine not exceeding one hundred rupees or to imprisonment of either description for a term not exceeding six months or to both such fine and imprisonment.

Interpretation.

- 5 In this Ordinance, unless the context otherwise requires
 - "Executive Committee" means the Executive Committee of Health
 - "indigenous medicine" includes the systems of medicine
 - known as Ayurveda, Siddha and Unani; "registered medical practitioner" means a person registered as a medical practitioner under the Ordinance, 1927; Medical

No. 26 of 1927.

"venereal disease" means syphilis, gonorrhoea or soft chancre and includes any complication of any such disease.

Objects and Reasons.

The object of this Bill, which is modelled on the provisions of the Venereal Diseases Act, 1917, (7 and 8 Geo. V., Ch. 21), is to prevent the treatment of venereal disease by persons other than registered medical practitioners and specially authorised practitioners of indigenous medicine. Clause 3 restricts the publication of advertisements which recommend the use or application of medicines for the prevention, cure or relief of venereal disease. The new law can, by Proclamation, be applied generally to the whole Island or to specified parts

The Ministry of Health, Colombo, October 20, 1937.

W. A. DE SILVA Minister for Health.

MINUTE.

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

81/2/1 (S.B.)

An Ordinance further to amend the Naval and Military Goods (Exemption from Customs Duties) Ordinance, No. 3 of 1927.

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

Short title.

This Ordinance may be cited as the Naval and Military Goods (Exemption from Customs Duties) Amendment Ordinance, No. of 1937.

Amendment of ection 2 of Ordinance No. 3 of 1927.

- 2 Section 2 of the Naval and Military Goods (Exemption from Customs Duties) Ordinance, No. 3 of 1927, is hereby amended in sub-section (1) thereof as follows:—
 - (1) in paragraph (a) of that sub-section-
 - (a) by the substitution for the words "Naval and Military" wherever they occur in that paragraph, of the words, "Naval, Military and Air"; and
 - (b) by the omission of the words "or the Royal Air Force in Ceylon" wherever they occur collectively in that paragraph;
 - (2) in paragraph (c) and in paragraph (d) of that subsection by the substitution for the words "Naval and Military", of the words "Naval, Military and Air '

Objects and Reasons.

The object of this Bill is to amend section 2 of the Naval and Military Goods (Exemption from Customs Duties) Ordinance, No. 3 of 1927, as amended by Ordinance No. 17 of 1928, so as to add the Air Force to the units of the Forces of the Crown which are entitled to the privilege of exemption from customs duties in respect of articles imported or exported in the circumstances specified in that section.

> H. J. HUXHAM, Financial Secretary.

Colombo, October 27, 1937.

MINUTE.

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

81/10/2 (S.B.)

An Ordinance to amend the Heavy Oil Motor Vehicles Taxation Ordinance, No. 56 of 1935.

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

- 1 This Ordinance may be cited as the Heavy Oil Motor Vehicles Taxation (Amendment) Ordinance, No. of 1937, and shall come into operation on the first day of January, 1938.
- Short title and date of operation.
- 2 The First Schedule to the Heavy Oil Motor Vehicles Taxation Ordinance, No. 56 of 1935, is hereby repealed and the following Schedule is substituted therefor:—

Repeal of First Schedule to Ordinance No. 56 of 1935 and substitution of a new Schedule therefor.

FIRST SCHEDULE.

(Section 2.)

Tax payable in respect of heavy oil motor vehicles.

Description of Vehicle.							(Tax (montl rate), Rs.	
Where the tare of the heavy oil motor vehicle—									
(a) d	loes n	ot exc	eed 1 to	on				63	25
(b) e	xceed	ls 1 tor	a but de	oes not excee	d 13 t	$_{ m tons}$		69	0
(c)	,,	1 չ t	\mathbf{ons}	,,	2	,,		74	75
(d)	,,	2^{-}	,,	,,	$\frac{2\frac{1}{2}}{3}$,,		80	50
(e)	.,	$2\frac{1}{2}$,,	,,	3	,,		86	25
(f)	,,	$\substack{\frac{2\frac{1}{2}}{3}}$,,	,,	$3\frac{1}{2}$,,		92	0
(g)	,,	$3\frac{1}{2}$,,	,,	4	,,		103	50
(h)	,,	4~	,,	,,	41	,,		115	0
(i)	,,	43	,,	,,	4 <u>ֆ</u> 5	,,		126	50
(j)	,,	5 to:		• •		•		138	0

Objects and Reasons.

The object of this Bill is to repeal the First Schedule to the Heavy Oil Motor Vehicles Taxation Ordinance, No. 56 of 1935, and to substitute in its place a new Schedule containing revised rates of tax on diesel-engined vehicles.

- 2. The tax on diesel-engined vehicles was imposed in order to re-imburse the Government to the extent of the amount estimated to be lost to revenue by reason of the fact that such vehicles do not use petrol but gas oil and other oil on which no import duty is paid.
- 3. The increase in the import duty on petrol has necessitated a corresponding increase in the rates of tax set out in the First Schedule to the Ordinance in order to equalize the incidence of taxation. The revised rates set out in the proposed new Schedule represent an increase of 15 per cent. on the existing rates, an increase slightly less than the increase in the import duty on petrol from 65 cents to 75 cents a gallon.

Colombo, October 26, 1937.

H. J. HUXHAM, Financial Secretary.

MINUTE.

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

An Ordinance to make supplementary provision for the Public Service for the financial year 1935–36.

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 Supplementary Appropriation (1935-36) Ordinance, No. of 1937.

Short title.

2 In addition to the sums declared by the Appropriation Ordinance, No. 27 of 1935, to be payable out of the revenue and other funds of the Island, the sums severally mentioned in the third column of the Schedule hereto and amounting to the sum of six million and four hundred and eighty-seven thousand and five hundred and ninety-five rupees and thirty-three cents are hereby declared to be payable out of the revenue of this Island for the service of the financial year

Supplementary Appropriation for the financial year 1935-36.

beginning on the first day of October, nineteen hundred and thirty-five, and ending on the thirtieth day of September, nineteen hundred and thirty-six, in respect of the several services respectively mentioned in the second column of that Schedule.

Sums payable out of the Revenue of the Island.

I. Head Estimat		S	III. Sums declared payable.
7	Clerical Service		21,141 9
9	Attorney-General		531,222 10
11	District Courts		5,202 86
25	Miscellaneous Services		459,272 82
27A	Commissioner for Relief		1,318,672 23
27в	Zoological Gardens		34,898 49
46	Commissioner of Local Government .		117,916 85
52	Medical and Sanitary Services		270,331 40
57	Controller of Labour		13,851 48
59	Education		576,946 45
60	University College	٠.	344 67
68	Public Works Annually Recurrent		299,201 73
72A	Railway Department		2,838,593 16
	·		6,487,595 33

Objects and Reasons.

This Bill makes supplementary provision for the Public Service of the Island for the financial year 1935-36.

No supplementary provision for the Ceylon Government Railway Services for the financial year 1935-36 is required.

> D. B. JAYATILAKA, Minister for Home Affairs, and Leader of the State Council.

Colombo, October 27, 1937.

MINUTE.

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

M. L. A.- B 1369

An Ordinance to amend the Dog Registration Ordinance, 1901.

No. 25 of 1901.

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

Short title.

1 This Ordinance may be cited as the Dog Registration Amendment Ordinance, No. of 1937.

Amendment of section 5 of Ordinance No. 25 of 1901. 2 Section 5 of the Dog Registration Ordinance, 1901, (hereinafter referred to as "the principal Ordinance"), is hereby amended as follows:—

(1) by the substitution for the words "one rupee and fifty cents" of the words "five rupees"; and

(2) by the substitution, for all the words from "Provided further" to the end of the section, of the words "Provided further that within the limits of the Colombo Municipality the proper authority may charge an annual registration fee not exceeding seven rupees and fifty cents in the case of female dogs".

Amendment of section 14 of the principal Ordinance. 3 Section 14 of the principal Ordinance is hereby amended by the substitution for all the words from "the said Board," to the end of the section of the words "the said Board.".

Objects and Reasons.

- 1. The object of this Bill is to amend the Dog Registration Ordinance, 1901, so as to enable an increased annual registration fee to be imposed in respect of dogs kept in towns and other heavily populated areas. It is thought that an increase in the registration fee will effect a reduction in the number of dogs kept within such areas and thus incidentally check the spread of rabies in the Island.
- 2. Under section 5 of the principal Ordinance, the annual registration fee which may be charged on each dog (whether male or female) kept within the limits of a town wherein a Municipal Council, District Council, or Local Board of Health

and Improvement is established and within the limits of a town or village brought under the operation of the Small Towns Sanitary Ordinance, 1892, cannot exceed one rupee and fifty cents. Two exceptions are made by the Ordinance: in the town of Nuwara Eliya the fee may be five rupees for each dog (whether male or female), and within the Municipality of Colombo the fee may extend to five rupees in the case of each male dog and seven rupees and fifty cents in the case of each female dog.

- 3. The purpose of Clause 2 of this Bill is to amend section 5 of the principal Ordinance so as to increase to five rupees the maximum registration fee which may be charged annually in respect of every dog (whether male or female) kept within the limits of all towns administered by Municipal Councils or District Councils and all towns or villages brought within the operation of the Small Towns Sanitary Ordinance, 1892. The question of the exact fee to be charged by each local authority will be left for determination by the local authority in accordance with local conditions. As there is now an Urban District Council in Nuwara Eliya and as all Municipalities will be allowed to charge a fee of five rupees in the case of all dogs (both male and female), the further proviso to section 5 of the principal Ordinance is necessary only to provide for the imposition of a fee of seven rupees and fifty cents in the case of female dogs within the Municipality of Colombo.
- 4. The Nuwara Eliya Board of Improvement Ordinance, 1896, was repealed with effect from the 1st January, 1933, on which date an Urban District Council was established for Nuwara Eliya. The reference in section 14 of the principal Ordinance to the Nuwara Eliya Board of Improvement is therefore no longer necessary and is repealed by Clause 3 of the Bill.

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

The Ministry of Local Administration, Colombo, October 29, 1937.

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 the Criminal Session of the said court for the District of Kurunegala will be holden at the Audience Hall at Kandy on Wednesday, December 1, 1937, at 11 o'clock of the morning of the said day.

at Kandy on Wednesday, December 1, 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, A. E. Christoffelsz, Kurunegala, November 2, 1937. Fiscal.

BY virtue of a mandate to me directed by the Hon. the Supreme Court of the Island of Ceylon, I do hereby proclaim that a Criminal Session of the said court for the District of Anuradhapura will be holden at the Court-house at Kandy on Wednesday, December 1, 1937, at 10 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, LIONEL FERDINAND, Anuradhapura, November 1, 1937. for Fiscal.

NOTICES OF INSOLVENCY.

In the District Court of Colombo.

No. 2,757 In the matter of the insolvency of Ernest Insolvency.

Michael Glarence Pieries of Ragama, insolvent

NOTICE is hereby with that a sitting of the above court is fixed for November 1937, for the purpose of approving the scheme of distribution of the money's lying to the credit of the above case.

By order of court, Gerald E. de Alwis,
November 1, 1937.

In the District Court of Colombo.

No. 5,075. In the matter of the insolvency of Sinnathamby Selvadurai of 67/9, Peiris avenue, Daniel's road, Madampitiya, 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 December 7, 1937, for the grant of a certificate of conformity to the insolvent.

By order of court, Gerald E. de Alwis, October 27, 1937. Secretary.

In the District Court of Colombo.

No. 5,080. In the matter of the insolvency of Granville Lawson Weinman of Ford place, Old Kolonnawa road, in 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 January 25, 1938, for the grant of a certificate of conformity to the insolvent.

By order of court, GERALD E. DE ALWIS, October 27, 1937. Secretary.

In the District Court of Colombo.

No. 5,117. In the matter of the insolvency of Mohamed Thamby Jamaldeen of 323, Dematagoda, 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 February 1, 1938, for the grant of a certificate of conformity to the insolvent.

By order of court, Gerald E. de Alwis, October 27, 1937. Secretary.

In the District Court of Colombo.

No. 5,127. In the matter of the insolvency of James Henry Pereira of 70/5, Wall street, Kotahena, 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 February 1. 1938, for the grant of a certificate of conformity to the insolvent.

By order of court, Gerald E. de Alwis, October 27, 1937. Secretary.

In the District Court of Colombo.

No. 5,152. In the matter of the insolvency of Soosapillai Antonisamy of 131, Hill street, Colombo.

WHEREAS the above-named S. Antonisamy has filed a declaration of insolvency, and a petition for the sequestration of his estate has been filed by M. D. Cornelis Appuhamy of Talangama South, under the Ordinance No. 7 of 1853: Notice is hereby given that the said court has adjudged the said S. Antonisamy insolvent accordingly; and that two public sittings of the court, to wit, on December 7, 1937, and on January 18, 1938, 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, October 29, 1937.

In the District Court of Colombo.

No. 5,153. In the matter of the insolvency of Thambyah Karthegesan of 84, Cotta road, Colombo.

WHEREAS the above-named T. Karthegesan has filed a declaration of insolvency, and a petition for the sequestration of his estate has been filed by S.M. Lingam of Maradana, Colombo, under the Ordinance No. 7 of 1853: Notice is hereby given that the said court has adjudged the said T. Karthegesan insolvent accordingly; and that two public sittings of the court, to wit, on December 7, 1937, and on January 18, 1938, 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, October 29, 1937. Secretary.

In the District Court of Colombo.

No. 5,154. In the matter of the insolvency of N. R. M. K. R. L. Letchumanan Chettiar of 53, Wilson street, Colombo.

WHEREAS the above-named N. R. M. K. R. L. Letchumanan Chettiar has filed a declaration of insolvency, and a petition for the sequestration of his estate has been filed by V. P. O. Peer Rawther of Third Cross street, Colombo, under the Ordinance No. 7 of 1853: Notice is hereby given that the said court has adjudged the said N. R. M. K. R. L. Letchumanan Chettiar insolvent accordingly; and that two public sittings of the court, to wit, on December 7, 1937, and on January 18, 1938, 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, November 1, 1937.

In the District Court of Colombo.

No. 5,155. In the matter of the insolvency of Felix Theodore Muruguppillai of 289, Galle road, Mount Lavinia.

WHEREAS the above-named F. T. Muruguppillai has filed a declaration of insolvency, and a petition for the sequestration of his estate has been filed by I. L. M. Haniffa of 38, Vincent street, Colombo, under the Ordinance No. 7 of 1853: Notice is hereby given that the said court has adjudged the said F. T. Muruguppillai insolvent accordingly; and that two public sittings of the court, to wit, on December 7, 1937, and on January 18, 1938, 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, November 1, 1937.

In the District Court of Colombo.

No. 5,156. In the matter of the insolvency of Abdul Canny Mohamed Abdul Cader of 63/5, Stace road, Grandpass, Colombo.

WHEREAS the above-named A. C. M. A. Cader has filed a declaration of insolvency, and a petition for the sequestration of his estate has been filed by J. M. Hassim of 138, New Moor street, Colombo, under the Ordinance No. 7 of 1853: Notice is hereby given that the said court has adjudged the said A. C. M. A. Cader insolvent accordingly; and that two public sittings of the court, to wit, on December 7, 1937, and on January 18, 1938, 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, November 1, 1937. Secretary.

In the District Court of Colombo.

No. 5,157. In the matter of the insolvency of Lloyd Horace Firth of 51, Albion road, Dematagoda.

WHEREAS the above-named L. H. Firth has filed a declaration of insolvency, and a petition for the sequestration of his estate has been filed by S. Somasundaram of 10, Smith street, Hulftsdorp street, Colombo, under the Ordinance No. 7 of 1853: Notice is hereby given that the said court has adjudged the said L. H. Firth insolvent accordingly; and that two public sittings of the court, to wit, on December 7, 1937, and on January 18, 1938, 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, November 1, 1937. Secretary.

In the District Court of Colombo.

No. 5,158. In the matter of the insolvency of Tiddy de Silva of Vanivilla, Narahenpita, in Colombo.

WHEREAS the above-named T. de Silva has filed a declaration of insolvency, and a petition for the sequestration of his estate has been filed by P. Van Dort of Ambalama road, Kotahena, Colombo, under the Ordinance No. 7 of 1853: Notice is hereby given that the said court has adjudged the said T. de Silva insolvent accordingly: and that two public sittings of the court, to wit, on December 7, 1937, and on January 18, 1938, 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, November 1, 1937.

In the District Court of Kandy.

No. 2,147. In the matter of the insolvency of L. B. Nawaratne of Kadugannawa.

WHEREAS L. B. Nawaratne has filed a declaration of insolvency, and a potition for the sequestration of his estate has also been filed by K. P. Siriwardane under the Ordinance No. 7 of 1853: Notice is hereby given that the said court has adjudged the said L. B. Nawaratne insolvent accordingly; and that two public sittings of the court, to wit, on November 121 1937, and on December 3, 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, R. Malalgoda, November 2, 1937. Secretary In the District Court of Kandy.

No. 2,148. In the matter of the insolveney of I. L. M. Masood of Kadugannawa.

WHEREAS I. L. M. Masood has filed a declaration of insolvency, and a petition for the sequestration of his estate has also been filed by A. C. S. Hameed, under the Ordinance No. 7 of 1853: Notice is hereby given that the said court has adjudged the said I. L. M. Masood insolvent accordingly; and that two public sittings of the court, to wit, on November 26, 1937, and on December 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, R. MALALGODA, November 2, 1937. Secretary.

In the District Court of Kandy.

No. 2,149. In the matter of the insolvency of Don Francis Emanuel Ranasinghe of West Hall Group. Kotmale.

WHEREAS Don Francis Emanuel Ranasinghe of West Hall Group, Kotmale, has filed a declaration of insolvency, and a petition for the sequestration of his estate has also been filed by Weerasekera Mudiyansele Bandara Seneviratna, under the Ordinance No. 7 of 1853: Notice is hereby given that the said court has adjudged the said Don Francis Emanuel Ranasinghe insolvent accordingly; and that two public sittings of the court, to wit, on November 26, 1937, and on December 16, 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, R. MALALGODA, November 2, 1937. Secretary.

OF FISCALS' SALES. NOTICES Central Provinca.

In the Court of Requests of Kandy. S. Moosa Bai of Kandy 6: 34. Plaintiff.
No. 22,569. Vs. 34
Kawanna Pitche of Colombo street Kandy . Defendant.

NOTICE is hereby with that on Tuesday, November 30, 1937, at 2 P.M., will be sold by public auction at the premises the right, title, and interest of the said defendant in the following property, viz. :

All those buildings and premises bearing assessment Nos. 164 and 164A and houses bearing assessment Nos. 75 Nos. 104 and 104A and nouses bearing assessment Nos. 76 and 76, both forming one property and forming the newly built upstair building at Colombo street and Brownrigg street in Kandy, within the town and Municipality of Kandy, Central Province; bounded on the east by Brownrigg street, south by Colombo street, west by premises No. 163, Colombo street, and north by premises bearing assessment Nos. 73 and 74, Brownrigg street; containing in extent 0 A, 0 R $1 \cdot 60/100$.

Amount of writ Rs. 241 98, with interest on Rs. 214 73 at 9 per cent. per annum from August 11, 1937, till payment in full.

Fiscal's Office, Kandy, November 2, 1937. H. C. WIJESINHA, Deputy Fiscal.

In the District Court of Kandy.

Kumarege Wattege John Simon Fernando of Rikillagaskada Plaintiff. Vs. No. 47.801.

(1) Thawanna Suppiah Pulle's son, Periasamy Pulle. (2) Suppiah Pulle's son, Selambaram Pulle, both of Rikillagaskada in Kohoka korale of Uda Hewaheta Defendants.

NOTICE is hereby given that on Saturday, November 27, 1937, commencing at 2 P.M., will be sold by public auction at the respective premises the following property mortgaged with the plaintiff by bond No. 679 dated September 10, 1926, and attested by T. B. Illangantilaka of Kandy. Notary Public, and declared specially bound and executable under the decree entered in the above action and ordered to be sold by the order of court dated September 28, 1937,

and the road, west by the ditch, and north by Pambaketivekumbura and kandura.

2. All that divided eastern part or share in extent about 1 chundu kurakkan sowing out of the land called Kirimetiyewatta of about 2 seers kurakkan sowing in extent in the whole, situate at Udagama in Diyatilaka korale aforesaid; which said divided eastern part or share in extent about I chundu kurakkan sowing is bounded on the east by the ditch, south also by the ditch, west and north by the limit separating the portion of this land belonging to

Appuhamy

All that field called Kirimetiyekumbura of 15 lahas paddy sowing in extent alias 1 rood and 25 perches according to plan of survey dated December 16, 1884, made by S. W. Spencer. Licensed Surveyor, situate at Udagama aforesaid; and bounded on the east by kandura, south by weilla of Kirimetiyawatta, west by the limit of the field belonging to Kawrala and Dingiri Amma, and north by the limit of the field belonging to Ukku Banda.

All that land called Kirindewelpatanehena of about I laha kurakkan sowing in extent, situate at Walugama in Diyatilaka korale aforesaid; and bounded on the east by limit of Dingirala's land, south by Malakandura of Appuhamy's land, west by agala, and north by Naye-agala, with

everything thereon.

5. All that divided eastern portion in extent of about 3 lahas kurakkan sowing out of all that land called Kirindiwelpatanehena of about 5 lahas kurakkan sowing in extent in the whole, situate at Dodankumbura in Diyatilaka korale aforesaid; which said eastern portion of about 3 lahas kurakkan sowing in extent is bounded on the east by Mahagala, south by the field, west by Gansabhawa road separating the remaining portion of this land, and north by limit of Ram Menika's chena, with everything thereon.

All that land called Narangodalandehena of about 6 lahas kurakkan sowing in extent, situate at Dodan-kumbura aforesaid : and bounded on the east by agala of Kalu Banda's garden, south by Malakandura, west by Gansabhawa road, and north also by Malakandura.

7. Undivided six-eighth parts or shares out of about

undivided 6 nellies kurakkan sowing in extent out of all that land called Koswattagehena alias watta of about 1 thimba kurakkan sowing in extent in the whole, situate at Dodankumbura aforesaid; and bounded in its entirety on the east by weilla of Mahakumbura, south by Malakandura, west, by agala and road, and north also by Malakandura. with everything thereon.

8. Undivided five-eighth parts or shares out of an undivided half part or share of and in all that land called Kirimetiyewatta of 5 kurunies kurakkan sowing in extent in the whole, situate at Dodankumbura aforesaid; and bounded in its entirety on the east by agala, south also by agala, west by the garden, and north by the field, and all the right, title, interest, and claim whatsoever of the said defendants in, to, upon, or out of the said several premises mortgaged by the said defendants.

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

Southern Province.

In the District Court of Galle.

In the matter of the intestate estate of the late Nugaduwevitanage Lewis de Silva, deceased, Andugoda,

No. 6,670 T. $\mathbf{v}_{\mathbf{s}}$.

NOTICE is hereby given that on Saturday, November 27, 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 estate in the following property, viz.:—

(1) Undivided & part of Delgahawatta at Andugoda in Talpe pattu of Galle District, Southern Province; and bounded on the north by Telambugahawatta, east by Pangalhenewatta and Bogahawatta, south by Bogahawatta. and west by Wilcowita; and in extent about 3 acres.

(2) Undivided 1 bag of paddy sowing extent of Widanelai-(2) Undivided I bag of paddy sowing extent of Widministration with the country of the property of the country o

south by Makandederoys, and west by Ambugaha-owita; and in extent yout 4 effres:

(4) Undivided 22 being padd oswing extent of Delgaha-kumbura at Midworth afordaid; and bounded on the north by Nakandeddriiya, east by Gamagoikimbura, south by Teahena, and vest by Ambalamagawahena; and in extent 1 amunam of paddy.

(5) Undivided 30 kurunies paddy sowing extent of Wellawalakumbura atias Ralahamilaikumbura, situated at Andurada aforesiid, bounder for the parth by Pallewala.

Andugoda aforesaid; bounded on the north by Pallewalakumbura, east by Dissanayakagejowita, south by Widanelai-kumbura, west by Kajjugahakumbura; and in extent 6 pelas of paddy.

(6) Undivided & kurunie extent of Puwakgahawala at (6) Undivided a furtime extent of Priwakganawaii at Andugoda aforesaid; bounded on the north by Millagaha-addadara, east by Pinhela and Wellagawakumbura, west by Puwakwaleowita; and in extent 2 kurunies of paddy.

(7) Undivided 8 kurunies paddy sowing extent of Munasingeikumbura at Andugoda aforesaid; bounded on the north by Wellagaha-addarawatta, east by Alutgedarawatta

and field, south by Paragaha-addarakumbura, west by Munasingewatta; and in extent 4 pelas of paddy.

(8) Undivided 1/5 of Munasingewatta at Andugoda

aforesaid; bounded on the north by Lokugewatta, east by Munasingeikumbura, south by Munasingeipittaniya, west by Wattakgodagewatta and Kapparagewatta, and in

extent about 2 acres.

(9) Undivided 1 bag paddy sowing extent of Dodan-godakumbura at Kodagoda aforesaid; bounded on the north by Attanaliyadda, east by Dedunna, south by Dedunna, Deikumpawa, and Telpeliya, west by Depelapattiniwatta; in extent 6 bags of paddy.

Writ amount Rs. 240 20.

Fiscal's Office. Galle, October 29, 1937. T. D. S. DHARMASENA. Deputy Fiscal.

In the District Court of Matara.

Alfred Manavidane Kulatible of Kottagoda...Plaintiff.

No. 8,512.

Va.

John George Abeydeer of Sirkkandsha estate, Dodanduwa.....Defendant.

NOTICE is her the given that on Saturday, November 27.
1937, commencing at 2 follow in the afternoon, will be sold by public auction at the premises the right, title, and interest of the said defendant in the following property, viz.:—

All that divided portion of the allotment of land marked lot No. 3 in the plan thereof being a portion of the four allotments of land called Ratgamkele and Gahalawela (comprised and described in T. P. 150,851 and situate at Ratgama in the Wellaboda pattu of Galle District, Southern Province; and which said lot 3 is bounded on the north by reservation for road and lot No. (2), two on the east by Aluthenewatta, Kanattewatta, Rathewele and land claimed by Sadiris, on the south by Mahanaiduwadeniya alias Rattewele Mahanaiduwa and Galagawakumbura, and on the west by Mahanaiduwawela, in extent 13 acres and 133 perches.

Writ amount Rs. 12,312.45 with legal interest on Rs. 9,817.38 from August 10, 1937, till payment and costs.

Fiscal's Office, T. D. S. DHARMASENA, Galle, October 30, 1937. Deputy Fiscal.

Eastern Province. In the District Court of Trincomalee.

Konamalai Saravanamuttu vill Division No. 8, Trincomalee

No. 2,109.

(1) Uthumaleva Maraccair Hadjiar Muhaiyatheenbawa and (2) wife Janampu of Sinnakiniya. Defendants.

NOTICE is hereby given that on Saturday, November 27, 1937, commencing at 2 o'clock in the afternoon, will be sold by public auction at the premises the following properties mortgaged with the plaintiff by bond No. 13,030 dated December 6, 1934, and attested by Mr. 8. Nadarnsapillai of

December 6, 1934, and attested by Mr. S. Nadarasapillai of

Trincomaiee, Notary Public, and declared specially bound and executable under the decree entered in the above case and ordered to be sold by order of court dated May 26, 1937, for the recovery of the sum of Rs. 1,251.66, with interest on Rs. 1,000 at 12 per cent. per amum from January 12, 1937, till March 16, 1937, and thereafter at 9 per cent. per annum till payment in full, and costs being Rs. 177 16, Fiscal's fees and charges and poundage, viz. :-

1. A piece of field called Kiranchenai alias Poththanaikadu, situated at Tamblegam at Tamblegampattu, Trinco-malee District, Eastern Province, and all other rights relating thereto. On the north by channel and on all other three sides by field belonging to Uthumalevvai Maraccair Hadjiar Mohammadu Careem; in extent 8 acres.

tered D 9/158.

2. A piece of field called Elupaiadivadduvankadu, situated at Tamblegam in Tamblegam pattu, Trincomalee District, Eastern Province, and all other rights relating thereto, exclusive of the eart road to and from throughout this land and to the land of Sinnakkuddy Thamper; bounded on the north by land described in plan No. 169,174 and Karikkadumalai-aru, on the east by Crown land called Illupaiyadivedduvankadu, south by field of Sinnakuddy Thamper, and on the west by land described in plan No. 169,171; in extent 6 acres 2 roods and 28 perches. Registered D 7/196.

Deputy Fiscal's Office, B. Vraspillai, Trincomalee, October 27, 1937. Additional Deputy Fiscal.

NOTICES IN TESTAMENTARY ACTIONS.

In the District Court of Colombo. Order Nisi.

In the Matter of the Intestate Estate of Jayamana Mohottige Victoria Hamine of Testamentary Jurisdiction. Pulluhena in Pamunugama, deceased. No. 8,167.

THIS matter coming on for disposal before M. W. H. de Silva, Esq., District Judge of Colombo, on September 30, 1937, in the presence of Mr. C. N. F. de Silva, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated September 17, 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 respondents above named or any other person or persons interested shall, on or before November 11, 1937, show sufficient cause to the satisfaction of the court to the contrary.

September 30, 1937.

M. W. H. DE SILVA District Judge.

In the District Court of Colombo.

Order Nisi.

In the Matter of the Intestate Estate of Rupesinghe Aratchige Kechonona of Hokandara deceased. Testamentary Jurisdiction.

Rupesinghe Aratchige Sopi Nona of Hokandara. Petitioner.

THIS matter coming on for disposal before M. W. H. de Silva, Esca District Julige of Colombo, on October 4, 1937, in presence of Mr. Edger A. C. Pereira, Proctor, on the part of the neutrinner above named; and the affidavit of the said petitioner above named; and the affidavit of the said petitioner latted Sectioner 30, 1937, having been read:

It is ordered that the petitioner be and she is hereby declared entitled as piece of the above named deceased to

declared entitled, as niece of the above-named deceased, to have letters of administration to her estate issued to her, unless the respondents above named or any other person or persons interested shall, on or before November 11, 1937, show sufficient cause to the satisfaction of the court to the contrary.

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

October 4, 1937.

In the District Court of Colombo. Order Nisi.

Jurisdiction. No. 8,198.

Testamentary In the Matter of the Last Will and Testament of Tantulage Manuel William Fernando of Manito, Koralawella, Moratuwa, deceased.

Tantulage Manuel Francis Ooseph Fernando of Manito,

Tantulage Manuel Francis Coseph Fernando of Manuel, Koralawella, Moratuwa Petitioner.

THIS matter coming on for disposal before M. W. H. de Silva, Estroplistrict Judge of Colorabo, on October 18, 1937, in the bresence of Mr. H. Javawickrema, Proctor, on the part of the set dionel above haved; and the affidavits (1) of the said fethioner lated October 17, 1937, (2) of the attesting notary dated October 15, 1937, and (3) of the attesting witnesses dated October 17, 1937, having been read: read:

It is ordered that the last will of Tantulage Manuel William Fernando, 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 any person or persons interested shall, on or before November 18, 1937, show sufficient cause to the satisfaction of this court to the contrary.

October 18, 1937.

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

16 the District Court of Colombo. Order Nisi in Intestacy.

Testamentary In the Matter of the Intestate Estate of Jurisdiction. No. 8,207 N.T.

Dr. Colombo ...

(1) Marianne Ludovici, (2) Lucilia ulia Ludovici, both of la, Kuranni radi Borella, Colombo, (3) Sister Francesco of All Saints Home, Mazagon, Bombay, India, (4) Dr. Henry Ludovici of Kandy, (5) William Ludovici of Newstead, Maharagama, Pannipitiya. (6) James Ludovici of la, Kuruppu road, Borella, Colombo, (7) Herbert, Ludovici of road, Borella, Colombo, (7) Herbert Ludovici of Apartment 1, 21, Gladstone avenue, Westmount, Montreal, P. Q. Canada, (8) Annie Eveline Ludovici of St. Leonards, Flower road, Colombo . . Respondents.

THIS matter coming on for disposal before M. W. H. de Silva, Esq., District Judge of Colombo, on October 25, 1937, in the presence of Messrs. F. J. & G. de Saram, Proctors, on the part of the petitioner Dr. Edwin Ludovici of Colombo; and (1) the affidavit of the said petitioner dated October 21, 1937, and (2) minutes of consent from the 1st to 8th respondents having been read: It is ordered that the said Dr. Edwin Ludovici is the eldest brother and one of the heirs and next of kin of the said Amy Ludovici, deceased, and that as such he is entitled to have letters of administration issued to him accordingly, unless any person or persons interested shall, on or before November 11, 1937, show sufficient cause to the satisfaction of this court to the contrary.

October 25, 1937.

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

In the District Court of Negombo.

Order Nisi.

In the Matter of the Intestate Estate of the Testamentary Jurisdiction. late Mary. Lidwina Croos Moraes, nee No. 3,050. Croos Da'Brera of Marienburg, Negombo, deceased.

Between

George Croos Moraes of Marienburg, Negombo. . Petitioner. And

(1) Mrs. Joseph Croos Da'Brera of Marienburg, Negombo, (2) A. L. J. Croos Da'Brera of Horton place, Colombo, (2) L. H. Croos Da Brera, (4) Dr. V. Croos Da Brera, (5) Boniface Croos Moraes, (6) Sylvia de Croos, nee Croos Moraes, (7) Kenneth de Croos, (8) Celia de Croos, (9) Ingrid de Croos, (10) John E. de Croos, all of Negombo Respondents. THIS matter coming on for disposal before T. Weeraratne,

Esq., District Judge of Negombo, October 18, 1937,

in the presence of Mr. J. E. de Croos, Proctor, on the part of the petitioner, and the petition and affidavit of the said petitioner dated October 14, 1937, having been read:

said petrioner dated october 14, 1937, having been read:

It is ordered (a) that the 10th respondent above named be and he is hereby appointed guardian ad litem over the 7th, 8th, and 9th princers above named, who are minors, to represent them for all the purposes of this action, and (b) that the said petitioner be and he is hereby declared entitled, as widen for the above named deceased, to have letters of administration to were estate issued to him accordingly, unless the respondents above named or any other persons or persons interested shall, on or before November 10, 1937, show sufficient cause to the satisfaction of this court to the show sufficient cause to the satisfaction of this court to the contrary.

T. WEERARATNE, October 18, 1937.

District Judge.

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

Testamentary
Jurisdiction.
No. 2,784.

Abdul Hamid Marikar Hamid Jerty, Colombo, and of China Fort, Beruwala, aforesaid

(2) Abdul Hamid Marikar Mohaned Junaid and
(2) Abdul Hamid Marikar Mohaned Hamiffá, both of Colpetty, aforesaid and China Fort, Beruwala, aforesaid, (3) Yoonus Lebbe Pathumma Natchia of China Fort, Beruwala, aforesaid, (4) Abdul Fort, Beruwala, aforeasid, (4)
Marikar Azisa Umma, (5) Abdul Hamid Marikar Kadija Umma, both of China Fort, Beruwala Respondents.

THIS action coming on for disposal before Waldo Sansoni, Esq., District Judge of Kalutara, on September 27, 1937, in the presence of Mr. M. N. M. Salahudeen, Proctor, on the part of the petitioner, Abdul Hamid Marikar Hamid Ismail of Colpetty, Colombo, and of China Fort, Beruwala, and the affidavit of the said petitioner dated September 27, 1937, having been read:

It is ordered that the will of Sheik Lebbe Abdul Hamid Marikar of Colpetty, deceased dated June 15, 1935, bearing

Marikar of Colpetty, deceased, dated June 15, 1935, bearing No. 1300 and now deposited in this court, be and the same is hereby declared proved, unless the respondents or any other person or persons interested shall, on or before November 11, 1937, show sufficient cause to the satis-

faction of this court to the contrary. It is further declared that the said Abdul Hamid Marikar Hamid Ismail of Colpetty is the executor named in the said will and that he is entitled to have probate of the same issued to him accordingly, unless the respondents or any other person or persons interested shall, on or before November 11, 1937, show sufficient cause to the satisfaction of this court to the contrary.

September 27, 1937.

W. Sansoni, District Judge.

In the District Court of Galle.

24 Testamentary Jurisdiction. No. 7,754.

Order Nisi. In the Matter of the Estate of the late Edirimum Edmund de Silva of Maha-Karawa, Balapitiya, 60

Between Edirimuni Martin de Ava of Mahakarawa, Bala-pitiya Petitioner,

THIS matter coming on for disposal before N. M. Bharucha, Esq., District Judge, Galle, on September 16, 1937, in the presence of Mr. C. R. de Silva, Proctor, on the part of the petitioner above named; and the petition of the said petitioner dated December 16, 1936, and January 8, 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 intersted shall, on or before October 14, 1937, show sufficient cause to the satisfaction of this court to the contrary.

> S. S. JAYAWICKREMA, District Judge.

The date for showing cause is extended to November 11, 1937.

N. M. BHARUCHA, District Judge.

October 14, 1937.

1108 In the District Court of Jaffna, Order Nisi. In the Matter of the Estate of the late Simuathamby Pomiah of Urumparai, Tostamentary .Turisdiction. deceased No. 358. Sinnanmah, widow of Sinnanmahy Ponniah of Urumparai

(1) Ponniah Somasundram of Urumparai

Sinnappo of Columbuthurai the 1st respondent a minor appearing in her marchan ita litem the 2nd respondent

Respondents. THIS matter coming on for final disposal before C. Coomaraswamy, Esq., District Judge, Jaffna, on April 21, 1937, in the presence of Mr. D. Rajadurai, Proctor, on the part of the petitioner, it is ordered that letters of administration be granted to the petitioner, unless the respondents or any other person shall appear on July 28, 1937, and show cause, if any, to the contrary. C. COOMARASWAMY, July 5, 1937. District Judge. Extended for November 12, 1937. C. COOMARASWAMY, 0.33 District Judge.

16 In the District Court of Jaffna. Order Nisi.

Testamentary In the Matter of the Estate and Effects of

Testamentary In the Matter of the Estate and Effects of Jurisdiction. the late Parainoo Sittampalam of No. 464. Karaitiyo West, deceased.

Kanthappar Supramaniam of Guraitiyo East. Petitioner.

Vs.

(1) Annanuthal Vidow of Paranoo Sittampalam, (2) Paramoo Kamilah, (3) Aryangam Nadarajah, (4) Maheswari, dan Utar of Aryangam, (5) Sivakamipillai, widow of Alumugum, all of Karaitiyu West, (6) Thamotharampillai Ponniah, and (7) his wife, Sinnapillai of Karaitiyu Past: the 3rd and 4th being minors

pillai of Karaitivu East; the 3rd and 4th being minors

THIS matter coming on for disposal before K. Kanagasabai, Esq., Acting District Judge, on October 18, 1937, in the presence of Mr. P. Sabaratnam, Proctor, on the part of the petitioner; and the affidavit of the petitioner dated June 21, 1937, having been read:

It is ordered that letters of administration be issued to the petitioner and that he be declared the administrator, and that letters of administration be issued to him accord ingly, unless the respondents or any other person interested shall on or before November 15, 1937, show sufficient cause to the satisfaction of this court to the contrary.

October 26, 1937.

S. Rodrigo Assistant District Judge.

/ In the District Court of Jaffna. In the Matter of the Estate of the late Anneled humyumma, wife of Maha-kanapathy Kucukkal of Kanderodai, Testame Itary Jurisdiction. No. 497. de ased.

Mahakanapathy Kurukkal Kanderodai Ramalingam Aiyer of Petitioner.

(1) S. Marca Akunutkal and wife (2) Parupathanma, both of Kandfoldsi Responder Respondents.

THIS matter coming on for disposal before C. Coomaraswamy, Esq., District Judge, Jaffna, on September 9, 1937, in the presence of Mr. T. Kumaraswamy, Proctor the part of the petitioner; and on reading the affid and petition of the petitioner.

It is ordered that the above-named petitioner be deck entitled to letters of administration to the estate of above-named deceased, and that letters be issued to accordingly, unless the above-named respondents or other person shall, on or before October 13, 1937, app before this court and show sufficient cause to the se faction of this court to the contrary.

September 14, 1937.

C. COOMARASWAMY, District Judge

Order Nisi extended for November 17, 1937.

C. COOMARASWAMY,

October 13, 1937.

District Judge

A In the District Court of Jaffua. Order Nisi.

In the Matter of the Estate of the Thresianmah, wife of Sellappah Di Mallathamby of Navaly, deceased. Testamentary Jurisdiction. No. 507.

Thaveethu Marku of Mayak.

(1) Savintsy, wife of Thavesthu Marku and (2) Sellappah Dayak Marku and (2) Sellappah Dayak Marku and (3) Sellappah Dayak Marku and (4) Sellappah Dayak Marku and (5) Sellappah Dayak Marku and (6) Sellappah Dayak Marku and (7) Sellappah Dayak Marku and (8) Sellappah Dayak Marku and (9) Sellappah Dayak Marku a

of the above-named deceased be issued to the petitic accordingly, as he is the father of the deceased intest unless the respondents above named or any other pe shall, on or before Nevember 10, 1937, show sufficient c to the satisfaction of the court to the contrary.

**

C. COOMARASWAMY. District Jude

October 20, 1937.

In the District Court of Mannar. Order Nisi.

In the Matter of the Estate of the Allapichchai Mohamado Caseen Cascen Jurisdiction. Mecca in Arabia, deceased. No. 611.

Allapichchai Mohaiade Abdulcader of Erakkilam-Vs. Petitic piddy .

estate of the above-named déceased, Allapichchai Mohan Caseen, coming on for disposal before C. Sithampa Esq., District Judge, on October 20, 1937, in the pres of Mr. S. Mudliar Anantham, Proctor, on the part of petitioner; and the affidavit of the petitioner of October 18, 1937, having been read: It is declared the petitioner is one of the heirs of the said intestate is entitled to have letters of administration to the e of the said intestate issued to him, unless the responder

any other person shall, on or before November 10, show sufficient cause to the satisfaction of this court to contrary.

C. STTHAMPALAM. District Jude

October 20, 1937.