

THE

# CEYLON GOVERNMENT GAZETTE

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# PART II.--LEGAL.

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### PASSED ORDINANCES.

Ordinance enacted by the Governor of Ceylon, with the advice and consent of the State Council thereof.

### No. 30 of 1938.

L. D.-0 68/38

An Ordinance to provide for the construction of written law in cases where such written law is affected by the change of name of the Irish Free State.

G. S. WODEMAN.

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

Short title.

Reference in

written law State to be construed as reference to

- This Ordinance may be cited as the Irish Free State (Change of Name) Ordinance, No. 30 of 1938.
- 2 (1) Any reference in any written law to the Irish Free
- State shall be construed as a reference to Eire.

  (2) In this section, "Eire" means the territory which, in accordance with the provisions of the Irish Free State (Agreement) Act, 1922, and the Irish Free State Constitution Act, 1922, of the Imperial Parliament, was required to be styled and known as the Irish Free State.
- Retrospective effect of Ordinance.
- This Ordinance shall be deemed to have come into force on the seventeenth day of May, 1938, being the date of the commencement of the Eire (Confirmation of Agreements) Act, 1938, of the Imperial Parliament.

Passed in Council the Ninth day of August, One thousand Nine hundred and Thirty-eight.

> E. W. KANNANGARA, Clerk of the Council.

Assented to by His Excellency the Officer Administering the Government the Twenty-seventh day of August, One thousand Nine hundred and Thirty-eight.

> E. R. SUDBURY, Secretary to the Governor.

> > (Continued on page 1036.)

### DRAFT ORDINANCES.

### MINUTE.

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

L. D.-O 48/37

An Ordinance to make provision for the payment of maternity benefits to women workers and for other matters incidental to the employment of such women before and after their confinement.

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An Ordinance to make provision for the payment of maternity benefits to women workers and for other matters incidental to the employment of such women before and after their confinement.

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

This Ordinance may be cited as the Maternity Benefits of 1938, and shall come into operation on Ordinance, No. such date as the Governor may appoint by Proclamation published in the Gazette.

Short title and date of operation.

2 No employer shall knowingly employ a woman worker at any time during the period of four weeks immediately following her confinement.

Woman worker not to be employed for four weeks after her confinement.

3 (1) The maximum period for which any woman shall be entitled to the payment of maternity benefit shall be six weeks, that is to say, two weeks up to and including the day of her confinement and four weeks immediately following that day.

Period for which maternity benefit must be paid.

(2) If a woman dies during the period of six weeks mentioned in sub-section (1), the maternity benefit shall be payable only for the days up to and including the day of her death.

> Qualifying period of employment for maternity benefit.

4 No woman shall be entitled to maternity benefit unless she has been employed under the employer from whom she claims such benefit for a period of not less than nine months immediately preceding the date on which she gives notice under section 6.

> Liability of employer and rate of maternity benefit.

5 (1) Subject as hereinafter provided, the employer of a woman worker shall pay to that woman worker maternity benefit at the rate of fifty cents a day during the period of two weeks immediately preceding her confinement and for the entirety of the period of four weeks immediately following her Provided that a woman worker who has worked in her

employment on any day during the period of two weeks immediately preceding her confinement shall not be entitled to any maternity benefit for that day or for that part of that period which precedes that day.
(2) In this section "day" includes a Sunday and any

holiday.

6 (1) A woman worker may, prior to her confinement, give notice to her employer that she expects to be confined within a month from the date of such notice.

(2) A woman worker who has been confined shall, within one week of her confinement, give notice to her employer of the date on which she was confined.

(3) A woman worker who gives notice under sub-section (1) or sub-section (2) may in such notice nominate some other person to whom her maternity benefit may be paid on her behalf; and any payment of any maternity benefit made to the person so nominated shall, for the purposes of this Ordinance, be deemed to be payment to the woman worker who nominated such person.

(4) The employer shall, on receipt of a notice from a woman worker under sub-section (1) or sub-section (2), permit that woman worker to absent herself from employment until the expiry of four weeks after the day of her confinement.

(5) If a woman works in any employment after she has been permitted by her employer to absent herself under sub-section (4), she shall forfeit her claim to the payment of maternity benefit to which she is entitled.

The amount of maternity benefit for the period up to and including the day of confinement shall be paid by the employer to the woman within forty-eight hours of the employer to the woman within forty-eight hours of the production of such proof of confinement as may be prescribed. The amount due for the subsequent period shall be paid to the woman in two instalments at the end of the second and the fourth week, respectively, after her confinement.

- Payment of maternity benefit. accrued due before death of woman.
- 8 If a woman worker entitled to maternity benefit under the provisions of this Ordinance dies during the period for which she is entitled to such benefit, the employer shall pay the amount of maternity benefit due to the person nominated in the notice given under section 6 (3) or, if there is no such person, to her heirs-at-law.
- Woman worker not to be given notice of dismissal during authorised absence from employment.
- 9 When a woman worker absents herself from work in accordance with the provisions of this Ordinance, it shall not be lawful for her employer to give her notice of dismissal during such absence or on such a day that the notice will expire during such absence.

Notice to employer of confinement or expected confinement.

Payment of maternity benefit.

Right to maternity benefit unaffected by notice of dismissal in specified circumstances. 10 (1) No notice of dismissal given without sufficient cause by an employer to a woman worker within a period of three months before her confinement shall have the effect of depriving her of any maternity benefit to which but for such notice she would have been, or would on or before the date of her confinement have become, entitled under this Ordinance.

(2) If any question arises as to whether any notice of

(2) If any question arises as to whether any notice of dismissal given under sub-section (1) was or was not given for sufficient cause, it shall be referred to the Controller whose

decision shall be final.

Appointment of officers and servants.

11 The Governor may appoint such officers or servants as may from time to time be required for the purposes of this Ordinance.

Regulations.

- 12 (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) any matter required by or stated in this Ordinance to be prescribed;
  - (b) the preparation, maintenance and inspection of registers of women workers and the particulars to be entered in such registers;
  - (c) the inspection of factories, estates, mines, and shops;
  - (d) the manner of giving and serving notices under this Ordinance and the maintenance of notice boards and notice books;
  - (e) the method of payment of maternity benefit in so far as provision has not been made therefor in this Ordinance;
  - (f) the duties and powers of officers and servants appointed for the purposes of this Ordinance;
  - (g) other matters incidental to or connected with the matters hereinbefore enumerated.
- (3) No regulation shall have effect unless it has been approved by the State Council and ratified by the Governor. Notification of such approval and ratification shall be published in the Gazette.
- (4) Every regulation shall, on publication of the notification of the approval and ratification of that regulation under sub-section (3), be as valid and effectual as if it were herein enacted.

Offences and penalties.

13 Any employer who acts in contravention of any provision of this Ordinance or of any regulation made thereunder shall be guilty of an offence and shall, on conviction after summary trial before a Police Magistrate, be liable to a fine not exceeding five hundred rupees.

Prosecutions not to be instituted except with sanction of Controller. 14 No prosecution for any offence against this Ordinance or any regulation made thereunder shall be instituted except by the Controller or with his written sanction.

Prosecutions to be instituted within six months of date of offence. 15 No court shall take cognizance of, or convict a person for, any offence against this Ordinance or any regulation made thereunder unless complaint thereof has been made within six months of the date on which the offence was committed. In computing the period of six months aforesaid, the time, if any, taken for the purpose of obtaining the previous sanction of the Controller shall be excluded.

Contracting out.

16 Any contract or agreement, whether made before or after the date appointed by the Governor under section 1 whereby a woman relinquishes any right under this Ordinance shall be null and void in so far as it purports to deprive her of that right or to remove or reduce the liability of any person to pay maternity benefit under this Ordinance.

Consequential amendment of the Medical Wants Ordinance, No. 9 of 1912.

- 17 Section 12 of the Medical Wants Ordinance, No. 9 of 1912, is hereby amended in paragraph (f) of sub-section (1) thereof by the substitution for all the words from "for one month after the birth of such child," to the end end of that paragraph, of the following:—
  - " for four weeks after the birth of such child;".

18 Subject as hereinaster provided, the provisions of this Ordinance shall be in addition to and not in derogation of the provisions of any other written law relating to the employment or remuneration of women or women workers and the conditions of such employment:

Provided that a woman who is entitled to maternity benefit under this Ordinance shall not be entitled, as of right, to food and lodging under paragraph (f) of section 12 (1) of the Medical Wants Ordinance, No. 9 of 1912; nor shall it be the legal duty of the superintendent of an estate as defined in that Ordinance to provide food and lodging for any woman who is entitled to maternity benefit under this Ordinance.

Interpretation.

Application of

law.

19 In this Ordinance, unless the context otherwise requires-

"Controller" means the person appointed to be or to act as Controller of Labour under the Labour Ordinance, No. 1 of 1923, and includes the person appointed to be or to act as Deputy Controller of Labour under that Ordinance;

"employer"-

- (a) when used with reference to a shop, mine or factory, means the owner thereof and includes any duly accredited manager, managing agent or other person who for the time being is in charge of the shop, mine or factory; and
- (b) when used with reference to an estate, means the owner or lessee of the estate and includes the superintendent or other person for the time being in charge of the estate;
- "employment" with its grammatical variations and cognate expressions means, when used with reference to a woman or a woman worker, employment in a shop, mine, estate or factory; "estate" means any land on which all or any of the

following are growing, namely tea, rubber, coffee,

cacao, cardamoms or coconuts;
"Executive Committee" means the Executive Committee

of Labour, Industry and Commerce; "factory" means any premises, including the precincts thereof, in any part of which any manufacturing process is being carried on; "maternity benefit" means the amount of money payable

under the provisions of this Ordinance to a woman

worker " mine " " includes any undertaking, whether public or private, for the extraction of any substance from

under the surface of the earth; " prescribed " means prescribed by this Ordinance or by

regulation; "regulation" means a regulation made under this Ordinance

by the Executive Committee; "shop" means any premises where any trade or business is carried on and includes a warehouse, hotel or

restaurant; "woman worker" means a woman employed on wages in any shop, mine, factory or estate in which ten or more persons other than persons whose employment is of a casual nature are employed, whether such wages are calculated by time or by work done or otherwise and whether the contract of employment or service was made before or after the commencement of this Ordinance, and whether such contract is expressed or implied, oral or in writing, but does not include a person whose employment is of a casual nature.

## Objects and Reasons.

The object of this Bill is to make legal provision for the payment of maternity benefits to women workers in any shop, mine, estate, or factory where at least ten persons are employed. No woman will be entitled to maternity benefit unless she has been employed for a period of at least nine months under the employer from whom she claims such benefit.

2. An employer is not permitted to give a woman worker employment at any time during the period of four weeks immediately following the date of her confinement (clause 2). During these four weeks, the employer must pay the woman worker maternity benefit at the rate of fifty cents a day. In addition, the employer must pay the woman worker fifty cents for each day during the period of two weeks immediately preceding the day of her confinement; but if she works on any day during that period she loses all benefit for that part of that period which precedes that day. The maximum period for maternity benefit is six weeks, two weeks before and four weeks after confinement.

3. A woman worker is entitled to appoint a nominee to receive her maternity benefit in the event of her death. In default of the appointment of a nominee, the benefit must be paid to her heirs (Clause 8). An employer cannot avoid the obligation to pay maternity benefit by dismissing the woman (Clause 9); nor can he enter into an agreement to avoid the statute as such an agreement of "contracting-out" is declared to be null and void (Clause 16). Besides, an employer who contravenes any provision of the Ordinance is guilty of an offence punishable with a fine (Clause 13). Prosecutions, however, cannot be instituted except by the Controller of Labour or with his written sanction (Clause 14).

4. As the new law prohibits the employment of a woman worker at any time during the four weeks next following her confinement, it has been found necessary, as a consequential amendment, to omit the provision in section 12 (1) (f) of the Medical Wants Ordinance, No. 9 of 1912, which enables a woman worker to resume work before the expiry of a month if the District Medical Officer is prepared to certify that she is fit for work; but the obligation under that Ordinance to provide food and lodging for a female labourer who has been confined will no longer be a statutory duty in a case where such labourer will be entitled to maternity benefit under the

new law.

5. The provisions of the Bill will be supplementary to other law relating to the employment and wages of women and such law will not be affected by the new obligation cast on an employer to provide maternity benefits.

G. C. S. COREA, Minister for Labour, Industry and Commerce. Colombo, September 22, 1938.

### MINUTE.

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

M. L. A.-B 1587/L.D.-O 32/38

No. 6 of 1910.

# An Ordinance to amend the Municipal Councils Ordinance, 1910.

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 Municipal Councils Amendment Ordinance, No. of 1938.

2 Section 190 of the Municipal Councils Ordinance, 1910, (hereinafter referred to as "the principal Ordinance"), is hereby amended by the substitution for the words "privy or water closet", wherever they occur collectively in that section, of the words "privy, water closet or bathroom".

3 Section 192D of the principal Ordinance is hereby amended in sub-section (1) by the substitution for the words "water closet." wherever they occur in that sub-section, of the words "bathroom, water closet".

4 Section 197 of the principal Ordinance is hereby amended in the table appearing at the end thereof, by the substitution in column 2 of that table for the reference "Provision of privies or earth closets" of the reference "Provision of privies, water closets or bathrooms".

### Objects and Reasons.

Section 190 of the Municipal Councils Ordinance, 1910, empowers the Chairman of a Council to require the provision of privies or water closets for any house, building or land; but there is no such power in that section to require the provision of bathrooms.

2. The object of Clause 2 of this Bill is to amend section 190 so as to empower the Chairman to require the provision of bathrooms, and to enable him, in cases where such requisitions are not complied with, to exercise the further powers conferred by that section.

3. Clauses 3 and 4, respectively, effect consequential amendments in section 192D and in the table of penalties appearing at the end of section 197.

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

Colombo, September 23, 1938.

an news

Short title.

Amendment of section 190 of Ordinance No. 6 of 1910.

Amendment of section 192p of the principal Ordinance.

Amendment of section 197 of the principal Ordinance.

### MINUTE.

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

WHEREAS a school called and known as the Sivali Vidyalaya has heretofore been established at Ratnapura for the purpose of educating boys, girls, and adults (day and night school).

And Whereas the purpose and object of the said Vidyalaya, and Night School would be more effectually prosecuted and attained by the constitution and incorporation of the Board of Governors empowered to hold, control, manage and deal with all the property belonging to the said Vidyalaya and Night School and transact all the affairs of the said Vidyalaya.

Be it therefore 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 Sivali Vidyalaya, Ratnapura, Board of Governors (Incorporation) Ordinance, 1938
- 2 (1) There shall be established a Board (hereinafter referred to as "the Board"), the members of which for the time being shall be and are hereby constituted a body politic and corporate, with the name of "Sivali Vidyalaya Board of Governors".
- (2) The Board shall be in the said name and for the purposes herein mentioned have perpetual succession, and shall and may by the said name sue and be sued, plead and be impleaded answer and be answered, in all Courts and shall and may have and use a common Seal with power to break, alter, and renew the same at its discretion.
  - 3 (1) The Board shall consist of the following members:—
  - (a) Ex-Officio Member.
  - (b) Life Members.
  - (c) Such other persons as may be elected, nominated or co-opted in accordance with the rules in the schedule to this Ordinance, provided that at least 70 per cent. of the members of the Board shall be Buddhists.
  - (d) The Manager of the Vidyalaya and Night School, or any other institution constituted under paragraph 8 hereof.
- (2) Notwithstanding anything in sub-section (1) (a), (b), and (c) contained the first members of the Board shall be the following:—
  - (a) Ex-Officio Member—A. C. Attygalle, Esq. (manager) or his successor.
  - (b) Life Members—Sir D. B. Jayatilaka, Dr. N. Attygalle.
  - (c) Other members—D. L. Edussuriya, Esq.; N. E. Weerasooriya, Esq., K.C.; H. A. Goonesekera, Esq., J.P., M.S.C.; A. W. Muttetuwegama, Esq.; J. D. Hoare, Esq., J.P., U.P.M.; D. M. Berry, Esq., J.P., U.P.M.; G. J. B. Kiriella, Esq., R.M.; Barnes Ratwatte Dissawa, R.M.; S. A. I. Elapata, Esq., R.M.; R. S. Ellawala, Esq.; J. Deheragoda, Esq.; L. L. Attygalle, Esq.
- 4 The Board shall at all times hereafter be able and capable in law to acquire either by purchase, exchange, gift, devise or bequest or in any other manner, and to hold and enjoy in perpetuity or for any lesser term, subject to any express trust or otherwise for the benefit of the said Vidyalaya and Night School and connected institutions any property movable or immovable of any nature and kind whatsoever and to invest the funds vested in the Board in securities of the United Kingdom or of the Government of India or of any of His Majesty's Dominions, or of Ceylon, or any of His Majesty's Colonies authorised as a trustee investment by the Law of England or the Law of Ceylon for the time being or upon any mortgage of movable or immovable property in Ceylon and also in the purchase or acquisition of such lands, buildings, goods, chattels, and things as may in its opinion be proper or necessary for the purposes of the Vidyalaya and Night School or connected institutions.
- 5 (a) The lands and buildings purchased and leased and donated and all other lands, buildings and premises now vested in the Manager, A. C. Attygalle, or held in trust for

- the said Vidyalaya shall from the commencement of this Ordinance be vested in the Board for the purpose and object and subject to the Mortgage Bond No. 96 dated 13th day of February, 1934, and Agreement No: 97 dated 13th day of February, 1934, both attested by Mr. E. Wijetileke, Notary Public of Ratnapura.
- (b) All other property movable or immovable of any nature or kind whatsoever and all monies, goods, chattels and instruments and evidence or muniments of title and all other effects and all rights and claims held by any person or persons as trustee or trustees for the benefit of the said Vidyalaya, Night School and connected institutions at the date of the commencement of this Ordinance shall be vested in the Board to all intents and purposes as if the same has been assigned and transferred to the Board by the trustee or trustees in whose name the same are now held and upon the trust and subject to the terms and conditions applicable thereto.
- 6 (a) The Board may erect or cause to be erected any buildings on any land vested in the Board by virtue of this Ordinance or acquired or held by it, and may also from time to time sell, grant, convey, demise, assign, exchange and dispose of or mortgage any property for the time being vested in the Board.
- (b) The Board may from time to time remove the said Vidyalaya and Night School or any connected institution or any part thereof to any other site.
- 7 All debts and liabilities of the said Vidyalaya existing at the commencement of this Ordinance including the said Mortgage Bond No. 96 dated 13th February, 1934, attested by E. Wijetileke, Notary Public of Ratnapura, shall be payable by the Board and all debts due to and monies payable to the said Vidyalaya shall be payable to the Board for the purpose of this Ordinance.
- 8 The Board may separate the boys and the girls school and establish a vernacular school or industrial school or an orphanage if it shall appear to it best calculated to promote the welfare of the said Vidyalaya and Night School.
- 9 (1) It shall be lawful for the Board from time to time at any meeting specially called for that purpose and by a majority of the members present and voting to make such rules not inconsistent with this Ordinance it may deem expedient for the—
  - (a) Constitution of the Board and the term of Office of its members and the custody of the Seal.
  - (b) Regulating the time and place of its own meetings and the order to be observed thereat.
  - (c) Conduct of the duties of the Board, and of the Officers, Agents and servants of the Vidyalaya, Night School and connected institutions and otherwise generally for the management of the property affairs of the Vidyalaya, Night School and connected institutions.
- (2) The rules of the schedule to this Ordinance shall be deemed to be the rules of the Board and to have been made by the Board under this Ordinance, and shall remain in force until amended added to or rescinded by rules made by the Board under this section at a meeting called for that purpose.
- (3) All rules under this section shall be published in the Ceylon Government Gazette
- 10 The Seal of the Board shall not be affixed to any instrument whatsoever except in the presence of the Chairman or the Manager and one other member of the Board who shall sign their names to the instrument in token of their presence, and such signing shall be independent of the signing of any person as a witness.
- 11 It shall be lawful for the Board in all cases not provided for in this Ordinance to act in such manner as shall appear to it best calculated to promote the welfare of the said Vidyalaya, Night School, and connected institutions.
- 12 Nothing in this Ordinance contained shall prejudice or affect the rights of His Majesty the King, His heirs, and Successors or of any body politic or corporate or of any other persons except such as are mentioned in this Ordinance and those claiming by, from or under them.

### SCHEDULE.

### Rules.

1. The Board shall consist of fifteen members, that is to say :-

The Manager-Ex-Officio Member.

- (b) Two representatives of the old boys of the Vidyalaya, nominated by the Manager.
- Two representatives of the Kandyan Chiefs of the Ratnapura District elected from among its members, provided that the persons so elected are Buddhists. (d) Ten persons to be co-opted by a resolution of this Board.
- (e) The First Manager may appoint his successor, provided that such successor may be suspended or removed by the Board. In the event of the first manager failing to appoint his successor and in all subsequent vacancies the Board shall elect a manager from among its members.

  (f) After the demise of any or all of the life members the
- Board shall elect persons to fill up the vacancies.

  (g) No member of the staff of the Vidyalaya or the Night School or connected institutions shall be a member of the Board.

(h) The Board shall elect its own Chairman.

- (i) In the absence of the Chairman from any meeting of the Board the Board shall elect one from among the other members present to preside over that particular meeting.
- (j) The Seal of the Board shall be kept in a locked box to be deposited with the Manager and the key of the box shall be kept in such custody as the Board may direct.

  (k) The use of the Seal shall be recorded in the Minute Book
- of the Board.
- (l) At the end of three years from the date of the commencement of this Ordinance two out of the first members of the Board (other than the Ex-Officio and Life Members to be selected by the Board by lot, shall retire from office.
- (m) At the end of four years from the said date two out of the remaining ten of such members to be selected similarly shall retire from office.
  (n) At the end of five years the remaining members shall retire
- 2. (a) When any of the first members of the Board retire from office under rule (1) a member shall be elected, nominated or co-opted as the case may be in succession to such member by one of the persons or bodies required by paragraph 1 of the rules to elect nominate or co-opt members of the Board and for that purpose the Board upon the retirement of each of the first members shall select the person or body by whom the succeeding member shall be elected, nominated or co-opted, but so however as to comply in all respects with the necessity for constituting the Board in accordance with the provisions of the
- (b) Every person who is elected nominated or co-opted to succeed any of the first members of the Board shall hold office until the end of the third year after his election, nomination or co-option as the case may be, and shall then retire and shall be succeeded by a member elected nominated or co-opted and such successor and all subsequent successors shall hold office and be succeeded in like manner.
- 3. Whenever any vacancy occurs by reason of the death or resignation of any member of the Board, other than the first members, the Board shall call upon the person or the body by whom such person was elected or nominated to elect or nominate another member in his place, or if such member was a co-opted member, shall co-opt another member in his place; and any member so elected, nominated or co-opted to fill the vacancy shall hold office for such time only as the member in whose place he is elected, nominated or co-opted would have held office if the vacancy had not occurred.
- 4. Any member of the Board may be again elected nominated or co-opted after the expiry of any term of office, provided that no member of the Board shall hold office for more than two successive terms. Provided also that for the purpose of this rulle the period of office of any member appointed, elected, nominated or co-opted under rule 3 to fill a vacancy shall not be deemed to be a term of office. deemed to be a term of office.
- 5. The Board shall appoint annually a Secretary and a Treasurer from among its own members.
- 6. (a) The Board shall meet at least once in every six months. A Special Meeting may at any time be summoned by the Secretary on the requisition of any six members of the Board provided that ten clear days notice is given to the other members of the matters to be discussed at the meeting of the Board shall ordinarily be held in the Vidyalaya Hall.
- (b) The Annual General Meeting of the Board shall be held in the month of March in every year and ten clear days notice thereof and of the business to be transacted thereat shall be given to each member of the Board. At such Annual General Meetings the Secretary shall submit a report and the Treasurer a statement of accounts duly audited for the year preceding.

- 7. The members of the staff of the Vidyalaya, Night School and other connected institutions and other employees of the said institutions shall be appointed, suspended or removed by the Manager subject to the approval of the Board.
- 8. Seven members of the Board shall form a quorum at any meeting of the Board. Every matter shall be determined by a majority of the members present and voting on the matter. In case of an equal division of votes, the Chairman shall have a second or casting vote.
- 9. The Proceedings of the meeting of the Board shall be duly recorded in a Minute Book.
- 10. It shall be competent for the Chairman to decide what business may be transacted by the Board by the circulation of paper without calling a meeting of the Board.
- 11. The members of the staff and other employees of the Vidyalaya, Night School and other connected institutions, shall not undertake any other office or employment without the approval of the Board.
- 12. The scale of fees payable by boarders and the day scholars shall be fixed by the Manager and may be altered by him at his discretion subject to the approval of the Board.

### Objects and Reasons.

This bill is for the purpose of incorporating the Board of Management of the Seevali Vidyalaya, Ratnapura. This has been in existence for over 30 years and at the present time it is one of the leading educational institutions in the Sabaragamuwa Province. At present it has an attendance of 270 pupils and its buildings and lands on which they stand are worth over Rs. 60,000.

In order to secure the permanency of the school, it is proposed to appoint a Board of Governors and give this body legal status by incorporating it under this bill.

> H. A. GOONESEKERA, Mover of the Bill.

> > (Continued on page 1038.)

# COUNCIL OF LEGAL EDUCATION NOTICES.

The Council of Legal Education Incorporation Ordinance, 1900.

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

C. C. A. BRITO-MUTUNAYAGAM,
Registrar, Council of Legal Education.
Ceylon Law College,
Colombe. September 21, 1938.

Rules.

The rules made under "The Council of Legal Education Incorporation Ordinance, 1900", (as last amended by Notification dated May 1, 1937 published in *Gazette* No. 8,288 of May 7, 1937), were further amended at a meeting of the Council held on September 16, 1938, as follows:—

- 1. Rule 26 is amended by the addition at the end of the following provise:—
  - "Provided further, that a student who is qualified to seek admission to a Preliminary Examination may, on similarly applying and paying Rs. 100 in the case of a proctor student and Rs. 125 in the case of an advocate student, be provisionally registered to attend such lectures; but he may continue such attendance beyond the first term, only if he passes such Preliminary Examination in the meantime and pays the remaining portion of the lecture fee, viz.: Rs. 200 and Rs. 275, respectively."
- 2. Rule 27 is amended by the addition at the end of the following proviso :---
  - "Provided further, that a student who is qualified to seek admission to an Intermediate Examination may, on similarly applying and paying Rs. 100 in the case of a proctor student and Rs. 125 in the case of an advocate student, be provisionally registered to attend such lectures; but he may continue such attendance beyond the first term, only if he passes such Intermediate Examination in the meantime and pays the remaining portion of the lecture fee, viz.: Rs. 200 and Rs. 275, respectively."

### NOTICES OF INSOLVENCY.

In the District Court of Colombo.

No. 5,198. In the matter of the insolvency of James William Eagar of Siri Saranankara road, Wellawatta.

NOTICE is hereby given that a meeting of the creditors of the above-named insolvent will take place at the sitting of this court on October 25, 1938, for the grant of a certificate of conformity to the insolvent.

By order of court, A. C. Beline, September 20, 1938.

In the District Court of Colombo.

No. 5,215. In the matter of the insolvency of Rajapaksa Madduma Bandara of 228, 5th Cross street, Pettah, presently of 8/18, Small Pass road, St. Sebastian street, Colombo.

NOTICE is hereby given that a meeting of the creditors of the above-named insolvent will take place at the sitting of this court on October 25, 1938, for the grant of a certificate of conformity to the insolvent.

By order of court, A. C. Beling, September 20, 1938. Secretary

In the District Court of Colombo.

No. 5,275. In the matter of the insolvency of Stephen Perera Wanigaratne of 230, Gasworks street, Colombo.

WHEREAS the above-named S. P. Wanigaratne has filed a declaration of insolvency, and a petition for the sequestration of his estate has been filed by S. S. Money of 162, New Chetty street. Colombo, under the Ordinance No. 7 of 1853: Notice is hereby given that the said court has adjudged the said S. P. Wanigaratne insolvent accordingly; and that two public sittings of the court, to wit, on October 18, 1938, and on November 8, 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, A. C. Beling, September 19, 1938. Secretary.

In the District Court of Colombo.

No. 5.276.

In the matter of the insolvency of Appavoo Sinnatamby Chellinh of 14, Collingwood place, Wellawatta, Colombo.

WHEREAS the above named A. S. Chelliah has filed a declaration of insolvency, and a petition for the sequestration of his estate has been filed by A. K. Nagalingam of Rifle street, Slave Island, Colombo, under the Ordinance No. 7 of 1853: Notice is hereby given that the said court has adjudged the said A. S. Chelliah insolvent accordingly; and that two public sittings of the Court, to wit, on October 18, 1938, and on November 8, 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, A. C. BELING, September 21, 1938. Secretary.

10 In the District Court of Colombo. In the matter of the insolvency of James Alexander de Silva of 298, Galle road, No. 5,277. Dehiwala.

WHEREAS the above-named J. A. de Silva has filed a. declaration of insolvency, and a petition for the sequestration of his estate has been filed by C. D. David of Nugegoda, under the Ordinance No. 7 of 1853: Notice is hereby given that the said court has adjudged the said J. A. de Silva, insolvent accordingly; and that two public sittings of the court, to wit, on October 25, 1938, and on November 15, 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

By order of court, C. Emmanuel, . September 23, 1938. Secretary.

In the District Court of Kalutara.

No. 300. In the matthr of the insolvency of Bodiyabadye Abdy Perera of Walana in Panadure.

NOTICE is hereby given that a meeting of the creditors of the above-named assolvent will take place at the sitting of this court on October Vo, 1938, to examine the insolvent.

By order of court, B. J. Arasaratnam, September 27, 1938.

Secretary.

In the District Court of Kandy.

No. 2,146. In the matter of the insolvency of Heen Banda Diyawe of Kandy.

NOTICE is hereby given that a meeting of the creditors of the above-named insolvent will take place at the sitting of this court on October 21, 1938, to consider the granting of a certificate of conformity to the above-named insolvent.

By order of court, R. MALALGODA, September 22, 1938. Secretary.

In the District Court of Nuwara Eliya.

Insolvency In the matter of the insolvency of Suppra-No. 27. maniam, son of Nallamuttu of Nuwara' Eliya.

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 21, 1938, for the examination of the above-mantioned insolvent.

By order of court, E. DE S. GUNEWARDENE, September 23, 1938.

In the District Court of Nuwara Eliya Holden at Hatton. No. 33. In the matter of the insolvency of P. L. V. E. P. L. Palaniappa Chettiar of Talawakele.

WHEREAS the above-named P. L. V. E. P. L. Palaniappa Chettiar of Talawakele has filed a declaration of Inalawakele has filed a declaration of insolvency, and a petition for the sequestration of his estate has been filed by A. M. Ramasamy Chettiar of Talawakele, under Ordinance No. 7 of 1853: Notice is hereby given, that the said court has adjudged the said P. L. V. E. P. L. Palaniappa Chettiar an insolvent accordingly, and that two public citizens of the said that the said that two public citizens of the said that the said t ingly, and that two public sittings of the court, to wit, on October 11 and November 8, 1938, will take place for the

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, E. DE S. GUNAWARDENE, September 26, 1938. Secretary.

In the District Court of Jaffna.

In the matter of the insolvency of Murugesar Richard Ramanathan of Pungudutivu Insolvency No. 166. Jurisdiction. West, insolvent.

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 26, 1938, for the grant of a certificate of conformity to the insolvent.

By order of court, J. N. CULANTHAIVALU, September 27, 1938.

In the District Court of Kurunegala.

In the matter of the insolvency of Kawann Pana Muna Mohammed Abdul Cader and No. 120. Kawanna Pana Muna Badurudeen, both of Bandawa, carrying on business under the name, style, and firm of K. P. M. Badurudeen and Brothers.

WHEREAS Kawanna Pana Muna Mohammed Abdul Cader and Kawanna Pana Muna Badurudeen, both of Bandawa, carrying on business under the name, style, and firm of Badurudeen and Brothers have filed a declaration of insolvency, and a petition for the sequestration of their estate has been filed by Kawanna Shawanna Muna Mohammed Abubakkar of Bandawa, under the Ordinance No. 7 of 1853: Notice is hereby given that the said court has adjudged the said K. P. M. Badurdeen and Brothers of Bandawa insolvent accordingly; and that two public sittings of the court, to wit, on October 19, 1938, and on November 16, 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, T. J. M. FERNANDO, September 23, 1938. Secretary.

### NOTICES OF FISCALS'

Western Province.

In the District Court of Colombo.

No. 99, Dam street, Pettah, Colombo, the tollowing movable property for the recovery of the sum of Rs. 800.08, with interest on Rs. 775.75 at/ 9 per cent. per annum from August 28, 1937, till date of decree October 18, 1937, and thereafter on the aggregate amount at 9 per cent. per annum till payment in full, less a sum of Rs. 160, viz. — 20 almirahs, 3 show cases, 1 Underwood typewriter, 4 office tables, 5 chairs, 1 clock. 1 cash register, 3 small show cases, 2 counters, 1 iron safe, 2 tables, 1 pigeon hole, 1 show case. 1 stand.

I show case, I stand.

Fiscal's Office, Colombo, September 28, 1938.

J. R. TOUSSAINT, Deputy Fiscal.

Alexandrina Wijayasinghe ............. Defendants.

NOTICE is hereby given that on Thursday, October 27, 1938, commencing at 3 P.M., will be sold by public auction

at the respective premises in their respective order the following property mortgaged with the plaintiff by bonds Nos. 1,023 and 1,053 dated March 29, 1926, and July 28, 1926, respectively, and both attested by J. H. Perera of Colombo, 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 November 8, 1937, for the recovery of the sum of Rs. 4,000 and costs of suit Rs. 278, viz. :-

### Schedule 1 referred to.

### As a Primary and Secondary mortgage.

The land called Kiriwanakele. situated Timbirigama in the Gangaboda pattu of Siyane korale, in the District of Columbo, Western Province; bounded on the north-east by land said to belong to the Crown and land claimed by Andiris Appu, south-east by lands claimed by Allis Appu and Baba-appu, south-west by land said to belong to the Crown, west by land claimed by Thelenis Appu, Baba Appu, and others, north-west by lands claimed by Baba Singho and Babanis Appu; containing in extent 8 acres.

### Schedule 2 referred to.

### As a Primary mortgage.

(1) All that undivided \( \frac{1}{8} \) part of Kobomellagahadeniya, situated at Meddegama in the Gangaboda pattu of Siyane korale, in the District of Colombo, Western Province; bounded on the north-east by the lands appearing in plans Nos. 133,590 and 133,591, south by land of R. S. Punchi Singho and another and land appearing in plan No. 133,589,

Singho and another and land appearing in plan No. 133,589, west by land appearing in plan No. 133,582, containing in extent 1 acre 3 roods and 19 perches.

(2) All that undivided ½ part of Ihaladeniya, situated at Meddegama aforesaid; and bounded on the north-east by the reservation for a road, east by land appearing in plan No. 133,591, south by lands appearing in plans Nos. 133,586 and 133,582, and on all other sides by land appearing in plan No. 133,579; containing in extent 1 acre 2 roods and 18 perches.

(3) All that undivided ½ part of Kohomellagahadeniya.

(3) All that undivided † part of Kobomellagahadeniya, situate at Meddegama aforesaid; and bounded on the north by the reservation for a road, east by land belonging to H. A. Don Haramanis Gunasekera Vidana Arachchi and others, south-east by land belonging to R. A. Punchi Sino and another, south by land appearing in plan No. 133,586, west by land appearing in plan No. 133,586, west by land appearing in plan No. 133,590; containing in extent 2 acres and 39 perches with all the right, title; interest, claim, and demand whatsoever of the 1st defendant personally and the 2nd defendant in his capacity as legal representative as aforesaid.

Registered D 135/3, 110/192-194, 135/3.

Fiscal's Office. J. R. Toussaint, Colombo, September 28, 1938. Deputy Fiscal. ..... Plaintiff. Colombo ..... 39// No. 29,892. Vs. 3 NOTICE is hereby given that on Monday, October 24, 1938, at 4.30 P.M., will be sold by public auction at the premises the right, title, and interest of the said defendant

An undivided 1/5 part or share from and out of all that land and property bearing assessment No. 74, now No. 76-78, Armour street, Colombo, within the Municipality and in the District of Colombo, Western Province; and bounded on the north by the property of Don Weerasinghe, on the north by the property of Don Weerasinghe, No. 801/9-12 and Armour street, east by Armour street, and Messenger street, south by Messenger street and property of A. E. Kotalawala and the estate of Don Weerasinghe, No. 688-692-49-54 and 801/9-12; in extent 8 perches and registered in A 186/188.

in the following property for the recovery of the sum of Rs. 276.25 with legal interest thereon from February 25,

1937, till payment in full and costs of suit, Rs. 61.75 (Rs. 52.25, costs incurred and Rs. 9.50 prospective costs),

Subject to a mortgage for Rs. 500.

Fiscal's Office, Colombo, September 28, 1938. J. R. TOUSSAINT, Deputy Fiscal.

### Central Province.

In the District Court of Kandy.

Angunawela Panditharatne Wasala Mudiyanse Ralahamillage Seelawathie Kumarihamy of Warakauila in Wattapola in Udunuwera . . . . . . . . . . . . . . . . . Plair No. 43,639. Vs. /..... Plaintiff.

1. All that northern half part or share with the house standing thereon, bearing assessment No. 323 from and out of all that ground, situate at Trincomalee street, within the Town Municipality and District of Kandy, Central Province; which said northern half part or share is bounded on the east by Trincomalee street, south by the remaining portion of the same ground on which stands the house and ground and the lane (debitcha) sold to A. D. Philip, Notary, west and north by the property of George Schrader; and containing in extent 2 91/100 square perches as per title plan No. 48,805 dated March 13, 1846, and authenticated by W. H. Simms, Surveyor-General, which said land has also been described in plan dated October 18, 1920, and made by James T. Troughl, Licensed Surveyor. 1920, and made by James T. Trowell, Licensed Surveyor, as follows:

All that and those the house and ground bearing assess-All that and those the house and ground bearing assessment No. 323 of the extent of 1\frac{1}{8} perches, situate at Trincomalee street, Kandy, aforesaid; and bounded on the east by the reservation along Trincomalee street, south by the property bearing No. 324, west by the property bearing assessment No. 48, and north by the property bearing assessment No. 322 belonging to Mr. A. Ratwatte, which said premises are held and possessed by me (defendant) under and by virtue of deed of conveyance No. 9,057, bearing date November 1, 1920, and attested by D. A. Wickremasinghe of Kandy, Notary Public.

2. Two undivided third parts or shares of and in all that

2. Two undivided third parts or shares of and in all that field called Kahalagodakumbura of about 3 pelas in paddy sowing extent, situate at Moladande in Gangapalata of Yatinuwera in the District of Kandy, Central Province; and bounded on the east by the limitary dam of Maligawa-kumbura belonging to Mecca and Dingiri Appu Calladda, south by the below the limitary dam of Dandeniya belonging to Kahatapitiya Lekam Mahatmaya, west by below the limitary dam of Dawakakumbura belonging to Kavudupelella Loku Banda Basnayaka Nilame, and north by the limitary dam of Delgahakumbura belonging to Dumbara Udurawana Nugetennegedera Keerale and Kawrale, which said premises have been held and possessed by nie (defendant) under and by virtue of deed of conveyance No. 9374 bearing date November 3, 1921, and attested by the said D. A. Wickremasinghe, Notary Public, and registered in A 43/213 and B 95/176 in the Kandy Land Registry Office, and all the right, title, interest, and claim whatsoever of the 1st defendant in, to, upon, or out of the said several premises mortgaged by the 1st defendant.

H. C. WIJESINHA, Fiscal's Office, Kandy, September 22, 1938. f. Deputy Fiscal. In the District Court of Galle. Jandoris de Silva Wickramasuriya Muhandiram of Poramba, Ambalangoda (S. Plain No. 36,574. 20 Vs.

(1) Hilda de Silva Jegal representatio of the estate of H. W. de Silva, (2) Henda Vithavana Garlis de Silva, (3) Henda Vithavana Bardond de Silva, (4) Henda Vitharana Benillo de Silva, (5) Henda Vitharana Hilton de Silva, (6) Henda Vitharana Basil de Silva, (7) Henda Vitharana Dulciye de Silva, (8) Henda Vitharana Fredrick de Silva, (9) Henda Vitharana Martin de Silva, all of Balapitiya, 4... Plaintiff. Henda Vitharana Martin de Silva, all of Balapitiya, minors, by their guardian ad litem (10) Peter Jayawardene Wijesekara of Vilegoda in Ambalangoda ...... Defendants.

NOTICE is hereby given that on Saturday, October 22, 1938, at 3 o'clock in the afternoon, will be sold by public auction at the spot, the right, title, and interest of the said

defendants in the following property for the recovery of the sum of Rs. 18,848, together with interest thereon at the rate of nine per centum per annum from April 4, 1938, till payment in full and costs and poundage due in respect of mortgage bonds Nos. 2,022 of March 18, 1929, and 7,121 of July 14, 1928, attested by Messrs. P. C. Dias & R. J. Rupasinghe, respectively, Notary Public, mortgaged with the plaintiff, viz. the plaintiff, viz. :-

The entire soil and all the trees and buildings of the three lots A, A1, and A2 of the land called Galkotuwa, situated at Rasingolla and Ambanwela in the division of Walapone, in Nuwara Eliya District in the Central Province; which said lots are together bounded on the north by lots C, B, B 1, and B 2 of the same land, on the east by water-course and Gansabhawa road, on the south and west by the land belonging to the villagers, and on the west by the Crown land; and containing 22 acres and 8 66 perches in extent.

D. G. L. Misso. Deputy Fiscal's Office, Additional Deputy Fiscal. Nuwara Eliya, September 26, 1938.

> Southern Province. In the District Court of Matara. C,

Ransegoda Chandrajothi Therunnanse of Rajamaha
Vihare of Bamunugama

No. 9,169.

(1) Vidana Gamage Funchihamy and musband, both of Ellawala

NOTICE is hereby given that on Monday, October 31,

1938, commencing at 3 o'clock in the afternoon, will be sold by public auction at the premises the right, title, and interest of the said 1st defendant in the following property for the recovery of a sum of Rs. 220, viz. :-

All that divided and separated lot No. 2 together with the buildings thereon of the land called Dunumadalagaha-watta and Kapuhena, situated at Ellawala in Kandaboda pattu of Matara District, Southern Province; and bounded on the north by Borellagederawatta, east by lot No. 3 of the same land, and Dunumadalagahawatta, south by lot No. 1 of the same and, and on the west by Baduwatta; and containing in extent 2 acres 3 roods and 23.75 perches.

H. V. F. ABAYAKOON, Additional Deputy Fiscal. Deputy Fiscal's Office, Matara, September 27, 1938,

In the District Court of Tangalla.

Samson Wanigasinghe of Tangalla.

No. 4,037.

Vs. 1

(1) Kahandawe Gegana Agachiga Carolis alias Don Carolis, Fiscal's Arachen Oard (2) Palawinnege Emalihamy Kumananatunga, both of Tissa & Defendants.

NOTICE is hereby given that on Saturday, October 22, 1938, at 11 o'clock in the forenoon, will be sold by public auction at the premises the right, title, and interest of the said defendants in the following mortgaged property for the recovery of Rs. 2,607 78, with legal interest on Rs. 2,535 14 from June 17, 1938 till naument in full and naundage. from June 17, 1938, till payment in full and poundage :-

At Tissa.

(1) All that and those the soil and plantations, together with all that and those the soil and plantations, together with all the buildings standing thereon, of the south-eastern portion (consisting of both high and low land) of the allotment of land bearing lot No. 10879, exclusive of the triangular portion thereof towards north in extent 3 roods, more or less, situated at Tissamaharama, in Magam pattu of the Hambantota District; which said south-eastern portion is bounded on the north-east by Mayandigeidama, south-east by old road, south-west by Dingihaminege idama, and north-west by Samel Appugeidama and old channel; containing in extent about 10 acres.

Valuation: Rs. 8,000.

V. L. WIRASINGHE, Additional Deputy Fiscal. Deputy Fiscal's Office, Hambantota, September 22, 1938.

### Northern Province.

In the District Court of Jaffna.

Vetharaniya Aiyer Karthigesu Aiyer of Urelu . . Petitioner. No. T. R. 47. Vs.

- Added-Respondent.

NOTICE is hereby given that on Monday, October 24, 1938, commencing at 10 o'clock in the forenoon, will be sold by public auction at the respective premises the right, title, and interest of the said petitioner for the recovery of Rs. 335 85, and poundage and charges in the following property, viz.: property, viz. :-

1. An undivided 4 share with its appurtenance of a piece of land situated at Urelu in Kopai parish, Valikamam East division of the Jaffna District, Northern Province, called Thurappulam, in extent 12 lachams varagu culture, with share of well lying on the western boundary; and bounded on the east by bye lane, north and west by the property beloning to Sithamparam Amabalavanswamy temple, and on the south by Paramire inchum and shareholders. the south by Pararajasingham and shareholders

velipulam and Payanthai, in extent 4 lachams varagu culture and 12 kulies with houses, well, and cultivated plants; and bounded on the east by road, north by the property of Pillaiyar temple, west by Vairamuttu Selvadurai, and on the south by Sathasivam Vinasithamby, and wife Ibdebelumipillai Iladehehumipillai.

The 2nd land is said to be under mortgage.

Fiscal's Office, Jaffna, September 24, 1938.

M. SELVADURAL for Fiscal.

In the District Court of Jaffna.

(1) Suppiah Paramanathan a minor, appearing by his next friend Sinnappu Suppiah of Thavady, the 2nd plaintiff, (2) Sinnappu Suppiah of Thavady . . . Plaintiffs.

No. 781.

Vs.

Kathiresar Arumagam of Thavady and 6 others

Others

others ...... Defendants.

NOTICE is hereby given that on Saturday, October 22, 1938, commencing at 10 o'clock in the forenoon, will be sold by public auction at the respective premises the right, title, and interest of the sold plaintiffs for the recovery of Rs. 525, as per revised order of September 20, 1938, and Rs. 138 being taxed costs of appeal both aggregating to Rs. 663 poundage and charges in the following property, viz. ;-

1. A piece of land, situated at Thavady in Uduvil parish, Valikamam North division of the Jaffna District, Northern Province, called Urulaippulam, in extent 5 lachams varagu culture with its appurtenances; and bounded on the east by Sinnappu Suppiah and by Suppiah Paramanathan, north by S.T. Kandiah and by the property belonging to Sithamparam Ambalavana Swamy Temple, weet by path and by the being S. Straight by North and west by path and by the heirs of Kasinather Velauther, and on the south by road. 12. A piece of land with its appurtenances, situated at

Thavady in ditto called Urulaippulam in extent 63 lachams varagu culture; and bounded on the east by Ponnampalam Thambu and brothers, north by channel used as path, west by Sinnappu Suppiah, and on the south by Murugesu Sinnappu.

Fiscal's Office, Jaffna, September 27, 1938. M. SELVADURAI, for Fiscal.

In the District Court of Jaffna.

The Attorney-General of Ceylor.

No. 11,849.

Eliathamby Ponniah of Sirupiddy appearing by his

attorney to confess judgment, viz., K. Kanagasabai, Proctor, Supreme Court ...... Defendant.

NOTICE is hereby given that on Friday, October 21, 1938, at 11 o'clock in the forenoon, will be sold by public auction at the Fiscal's Office, Jaffna, the right, title, and interest of the said defendant for the recovery of Rs. 2,428 94, with interest on Rs. 2,358 at the rate of 9 per

cont. per annum from June 30, 1936, until payment in full, and costs Rs. 114.67, poundage, and charges in the following mortgage bond, viz. :

A mortgage bond executed by Mailu Rajasingham of Sirupiddy in favour of Eliathamby Ponniah and Theivanaipillai, wife of Thambirajah of Sirupiddy for a sum of Rs. 2,800, with interest and attested by S. Kangathara Aiyer, Notary Public, on November 26, 1931, under No. 8,595.

Fiscal's Office. Jaffna, September 24, 1938. M. SELVADURAI,

Eastern Province.

In the District Court of Batticaloa.

Samuel Reginald Philippin of Saffna ...... Plaintiff.

20:

Sulaimalevve Alim Umerulebbe of Sammanturai ... Defendant.
BY virtue of commission issued to me in the above case,

I shall sell by public auction the under-mentioned properties at the respective spots on the date and hours of the day herein below mentioned for the recovery of the sum of Rs. 1,000 being the aggregate amount of the principal and interest due in respect of mortgage bond No. 17,983 dated April 30, 1931, and attested by A. S. Ragunathan, Notary Public, with interest thereon at the rate of 12 per cent. per annum from the date of the bond till February 8, 1938, deducting Rs. 320 out of the money due as interest and 9 per cent. from February 8, 1938, on the said balance amount of the principal and interest till payment in full, and cost of

- this action Rs. 300 62, poundage, and other charges:—
  1. On Saturday, October 29, 1938, at 10 a.m.—The paddy land lot No. 2,325 called Kulalanvelycadu, situated at Mallikaitivu in Nadukadupattu, in the District of Batticaloa, E. P., in extent 25 acres 3 roods and 2 perches with outlets, inlets, and other rights; bounded on the east by the land of Aveevu Mohamadulevve and others, south by the land of Aliarlevve Meeramukayatin, west by the boundary dam of the field belonging to M. V. Utumalevve Marikar and others called Kulalanvely, and north by the land appearing in plan No. 238,870 belonging to U. Sulaimalevvai Alim. Out of the land of these metes and bounds an undivided one half share.
- October 29, 1938, at 3 o'clock in the afternoon.-The land lot No. 6,438 composed of the three pieces Madukeethu, Alaiadialavarai Puthupoomi, and Araiakerpoomi forming into one out of the field called Vanniyanenenthilavely, situated at Nenthila in Mallikaitivu, in extent 9 acres and 2 roods with outlets, inlets, and other rights; bounded on the east by the land of Abdulrahumalevvepody, south by Crown land, west by Crown land and bund, and north by the land of Sinnamah. The whole of this and all the rights.

J. W. VALLIPURAM, Fiscal's Office. Batticaloa, September 24, 1938.

In the District Court of Trincomalec.

1938, commencing at 3 o'clock in the afternoon, will be sold 1938, commencing at 3 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. S. Nadarasapillai of Trincomalee, Notary Rublic, and declared specially bound and executable under the decree entered in the above case and ordered to be sold by order of court dated April 26, 1938, for the recovery of the sum of Rs. 1,251 66, with interest on Rs. 1,000 at 12 per cent. per annum from January 12, 1937, till March 16, 1937, and thereafter at 9 per cent. per annum till payment in full, and costs Rs. 177 16, less Rs. 400, Fiscal's fees and charges and poundage, viz.: poundage, viz. :-

1. A piece of field called Kiranchenai alias Poththanaikadu, situated at Tamblegam, Tamblegam pattu, Trincomalee District, Eastern Province, and all other rights relating thereto; on the north by channel and on all other three sides by field belonging to Uthumdevvai Maraccair Hadjiar Mohammadu Careem; in extent 8 acres. Registered D 9/158.

2. A piece of field called Elupaiadivadduvankadu, situated at Tamblegam, Tamblegam pattu, Trincomalec District, Eastern Province, and all other rights relating thereto, exclusive of the cart road to and from throughout this land and to the land of Sinnakuddy Thamper; bounded on the north by land described in plan No. 169174 and Karikkadumalaiaru, on the east by Crown land called Illupaiyadiveddiduvankadu, south by field of Sinnakuddy Thamper, and on the west by land described in plan No. 169171; in extent 6 acres 2 roods and 28 perches. Registered D 7/196.

B. VRASPILLAI, Additional Deputy Fiscal.

Deputy Fiscal's Office, Trincomalee, September 23, 1938.

### NOTICES IN TESTAMENTARY ACTIONS.

In the District Court of Colombo.

Order Nisi. In the Matter of the Intestate Estate of the Testamentary late Kaluthanthrige Carolis Peiris of Cangodawila, deceased. Jurisdiction. No. 8,507.

Mapitiyage Elisa Penis of Gangodawila . . . . Petitioner.

ys.

(1) Kalathanthrige Edwin Heiris of Gangodawila, and

(2) Kalathanthrige David Peiris of Gangodawila, and

(2) Kalathanthrige Edwin Heiris of Gangodawila, and

(3) Kalathanthrige Edwin Heiris of Gangodawila, and

(4) Kalathanthrige Edwin Heiris of Gangodawila, and

(5) Kalathanthrige Edwin Heiris of Gangodawila, and

(6) Kalathanthrige Edwin Heiris of Gangodawila, and

(7) Kalathanthrige Edwin Heiris of Gangodawila, and

(8) Kalathanthrige Edwin Heiris of Gangodawila, and

(9) Kalathanthrige Edwin Heiris of Gangodawila, and

(10) Kalathanthrige Edwin Heiris of Gangodawila, and

(11) Kalathanthrige Edwin Heiris of Gangodawila, and

(12) Kalathanthrige Edwin Heiris of Gangodawila, and

(13) Kalathanthrige Edwin Heiris of Gangodawila, and

(14) Kalathanthrige Edwin Heiris of Gangodawila, and

(15) Kalathanthrige Edwin Heiris of Gangodawila, and

(16) Kalathanthrige Edwin Heiris of Gangodawila, and

(17) Kalathanthrige Edwin Heiris of Gangodawila, and

(18) Kalathanthrige Edwin Heiris of Gangodawila, and

soni, Esq., District Judge of Colombo on July 29, 1938, in the presence of Mr. G. C. E., Pieris, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated July 9, 1938, having been read:

It is ordered (a) that the 1st respondent be and he is

hereby appointed guardian ad litem of the minor, the 2nd 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 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 August 18, 1938, show sufficient cause to the satisfaction of the court to the contrary.

August 4, 1938.

W. Sansoni, District Judge.

The date for showing cause against the within mentioned Order Nisi is hereby extended to October 6, 1938.

September 1, 1938.

W. SANSONI, District Judge.

In the District Court of Colombo. Order Nisi.

Testamentary In the Matter of the Intestate Estate and

Jurisdiction.
No. 8,514.

Eugenie Sophia Perera Manchanayaka of Pannipitiya, in the Palle patt of Hewagam korale. Petitioner.

And

(1) Stephen Perera Ranasinghe of Dematagoda in Colombo, (2) Emaly Amarasiri Gunawardene nee Ranasinghe of 119, Regent street. Colombo, (3) Ruby Mildred Gunasekera nee de Alwis, (4) Hector Annsley de Alwis of Edge Court, Mount Lavinia, (5) Annsley de Alwis of Edge Court, Mount Lavinia, (5) Edgar Garret de Alwis of Wellawatta, (6) Trixie Constance Weerakkody nee de Alwis, (7) Ernest Cecil de Alwis, presently of England, (8) Edward Vernon de Alwis of Nugegoda, (9) Duncan Eric de Alwis of Edge Court, (10) Irene Blanche de Alwis of Edge Court, a 

THIS matter coming on for disposal before W. Sansoni, Esq., District Judge of Colombo, on August 2, 1938, in the presence of Mr. D. E. Wanigasooria, Proctor, on the part of

presence of Mr. D. E. Wanigasopria, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated July 27, 1938, having been read:

It is ordered (a) that the 11th respondent be and he is hereby appointed guardian ad litem of the minor, the 10th respondent above named, to represent her for all the

purposes of this action, and (b) that the petitioner be and she is hereby declared entitled, as sister of the above-named deceased, to have letters of administration to his estate issued to her, unless the respondents above named or any other person or persons interested shall, on or before August 25, 1938, show sufficient cause to the satisfaction of the court to the contrary.

August 2, 1938.

W. Şansoni, District Judge.

The date for showing cause against the above Order Nisi is hereby extended to October 3, 1938.

September 7, 1938.

W. SANSONI, District Judge.

In the District Court of Colombo.

Order Nisi.

Testamentary

In the Matter of the Intestate Estate of the 

(1) Atukoralage Mthur Lawrence Perera, (2) Atukoralage Marshal Gregora Perera, (3) Atukoralage Irene Elizabeth Perera, (4) Atukoralage Michael Nicholas Perera, (5) Atukoralage Beatrice Clementia Perera, (6) Atukoralage Anthony Theodore Perera, (7) Rita Crysanthus Daria Perera, all of Dalupitiya aforesaid; the 2nd to 7th respondents are minors appearing by the 2nd to 7th respondents are minors appearing by their guardian ad litem the above-named 1st respondent......Respondents.

THIS matter coming in for disposal before W. Sansoni, Esq., District Judge of Colombo, on August 23, 1938, in the presence of Mr. D. L. Camasekera, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated August 17, 1938, having been read:

It is ordered (a) that the first respondent be and he is

hereby appointed guardian ad litem of the minors, the 2nd to the 7th respondents above named, to represent them for all the purposes of this action, and (b) that the petitioner be and she is hereby declared entitled, as widow of the abovenamed deceased, to have letters of administration to his estate issued to her, unless the respondents above named or any other person or persons interested shall, on or before September 8, 1938, show sufficient cause to the satisfaction of this court to the contrary.

August 23, 1938.

W. Sansoni, District Judge.

The date for showing cause against the above Order Nisi is hereby extended to October 6, 1938.

September 12, 1938.

W. Sansoni. District Judge.

In the District Court of Colombo.

Order Nisi.

Testamentary
Jurisdiction.
No. 8,538.
In the Matter of the Intestate Estate of the late Kalapugamage Paulis Corea of Kandana in Ragam pattu of Alutkuru koral Clevelle Corea of Kandana aforesaid.

Kalapugamage Christopler Angeloge Corea of Kandana

Kalapugamage Christopler Angeloge Corea of Kandana

Kalapugamage Christopler Aneslere Corea of Kandana aforesaid Mr. Respondent.

THIS action coming of for final disposal before W. Sansoni, Esq., District Judge of Colombo, on August 23, 1038 in the present of Mr. District Frage of Colombo, on Respondent 1938, in the presence of Mr. D. L. Gunasekera, Proctor, on the part of the petitioner above named, and the affidavit of the said petitioner dated August 5, 1938, having been read:

It is ordered that the petitioner be and he is hereby declared entitled, as son of the above-named deceased, to have letters of administration to his estate issued to him, unless the respondent above named or any other person or persons interested shall, on or before September 8, 1938, show sufficient cause to the satisfaction of the court to the contrary.

August 23, 1938.

W. SANSONI, District Judge.

The date for showing cause against the above Order Nisi is hereby extended to October 6, 1938.

September 12, 1938.

W. Sansoni, District Judge. In the District Court of Colombo.

Order Nisi.

In the Matter of the Intestate Estate of the Testamentary late Kuragamage Don James Appuhamy of Pannipitiya; deceased. Jurisdiction. No. 8,560.

Kuragamage Don Heras of Pannipitiya in the Pulle pattu of Salpiti koral ..... Petitioner.

(1) Kuraganage Den Davith of Pannipitiya aforesaid,
(2) Kuraganage Englicia Hlume, wife of (3) Kiriwaththuduwage Englicia, both of Dedigomuwa, (4)
Kuragamage Eugene Nona, (5) Kuragamage Dona
Johana Hamy, wife of (6) Koralalage Cornelis, all of Pannipitiya, aforesaid . . . . . . . . . . . . . Respondents.

THIS matter coming on for disposal before W. Sansoni, Esq., District Judge of Colombo, on September 9, 1938, in the presence of Mr. F. J. Botejue, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated August 31, 1938, having been read:

It is ordered that the petitioner be and he is hereby declared entitled, as brother of the above-hamed deceased, to have letters of administration to his estate issued to him.

to have letters of administration to his estate issued to him, unless the respondents above named or any other person or persons interested shall, on or/before September 29, 1938, show sufficient cause to the satisfaction of this court to the

September 23, 1938.

W. Sansoni, District Judge.

The date for showing cause against the above Order Nisi is hereby extended to October 6, 1938.

September 23, 1938.

W. Sansoni, District Judge.

In the District Court of Colombo. Order Nisi.

Testámentary

In the Matter of the Intestate Estate of Deveni Aratchige Ellen Fernando of Hotel read, Mount Lavinia, deceased. Jurisdiction. No. 8,566.

Katuwapitiyade William Fernando of Anderson road,
Dehiwela Petitic ..... Petitioner.

Dehiwela

2 And

3 Weinpitist alkarage Letchi Fernando of Hill

Crest, Anderson rand Dehiwala, (2) Deweni Aratchige Daniel Fernando Jayasekera of Hill Crest,

Anderson road, Dehiwala, (3) Deweni Aratchige

Melgina Rajasuriya nee Fernando of Dehiwala,

(4) Dayroni Aratchiga Selina Fernando of Torrela, (4) Deweni Aratchigo Selina Fernando of Temple road, Colombo, (5) Deweni Aratchige Wilbert Fernando Jayasekere of Fife road, Havelock Town, Colombo........ ..... Respondents.

THIS matter coming on for disposal before W. Sansoni, Esq., District Judge of Colombo, on September 14, 1938, in the presence of Mr. H. A. Abeyewardene, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated September 7, 1938, having been read:

It is ordered that the petitioner be and he is hereby declared entitled, as husband 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 herore September 29, 1938, show sufficient cause to the satisfaction of this court to the contrary.

W. Sansoni,

September 15, 1938. 4,

September 24, 1938.

W. Sansoni, District Judge.

The date for showing cause against the above Order Nisi is hereby extended to October 43, 1938.

W. SANSONI, District Judge.

In the District Court of Colombo.

Order Nisi.

Testamentary
Jurisdiction.
No. 8,567.

No. 8,567.

Jayasuriya Aratchigey Done Mary Porera of 71, Nagalagam street, Grandpass in Colombo.

Jayasuriya Aratchigey Done Mary Porera of 71, Nagalagam street Grandpass in Colombo.

THIS matter coming on for disposal before W. Sansoni, Esq., District Judge of Colombo, on Sentember 14, 1938

Esq., District Judge of Colombo, on September 14, 1938, in the presence of Mr. D. A. Dissanayake, Proctor, on the part of the petitioner above named; and (1) the affidavits

of the said petitioner dated August 23, 1938, and (2) of the attesting witnesses dated August 25, 1938, having been read:

It is ordered that the last will of Mallehege George Perera, deceased, of which the original has been produced and is now deposited in this court, be and the same is hereby declared proved; and it is further declared that the petitioner is the executrix in the said will, and that she is entitled to have probate thereof issued to her accordingly, unless any person or persons interested shall, on or before September 29, 1938, show sufficient cause to the satisfaction of this court to the contrary.

September 23, 1938.

W. Sansoni, District Judge.

The date for showing cause against the above Order Nisi is hereby extended to October 6, 1938.

September 27, 1938.

W. SANSONI, District Judge.

In the District Court of Colombo.

Order Nusi.

Other Matter of the Last Will and Testament of Charles Wilfred Perera of St. Anton, Ambagahawatta, Hendala, Testamentary Testamenton, Jurisdiction. V Tes

Mary Agnes Porern of St. Anton, Ambagahawatta, Hendala, Hendala, Aforesaid.

And

(1) Albert Perera of Thappakotuwawatta, Telengapatha, Wattala, (2) Mary Perera of Thappakotuwa-watta, Telengapatha, Wattala, aforesaid; (3) Charles Alexander Perera of 99, St. Joseph's street, Grandpass in Colombo . . . . . . . . . . . . Respondents.

THIS matter coming on for disposal before W. Sansoni, Esq., District Judge of Colombo, on September 15, 1938, in the presence of Mr. J. Stanley Perera, Proctor, on the part of the petitioner above named; and the affidavits (1) of the said petitioner dated September 15, 1938, and (2) of the attesting notary and witnesses also dated, September 15, 1938, having been read:...

It is ordered that the last will of Charles Wilfred Perera, deceased, of which the original has been produced and is now deposited in this court be and the same is hereby declared proved; and it is further declared that the petitioner is the executrix in the said will and that she is entitled to have probate thereof issued to her accordingly, unless the respondents above named or any other person or persons interested shall, on or before October 6, 1938, show sufficient cause to the satisfaction of this court to the contrary.

September 19, 1938.

W. Sansoni. District Judge.

In the District Court of Colombo. Order Nisi.

Testamentary In the Matter of the Last Will and Testa-Jurisdiction. ment and Codicil of Lewis Frazer late of No. 8,572. "St. Mcdrels", Hankham in the County of Sassex, England, a Major in the late 4th Hampshire Regiment, deceased.

THIS natter coming on for disposal before W. Sansoni, Esq., District Hulge of Colombo, or September 15, 1938, in the presence of Patrick Merle Duggan of Colombo, Proctor, on the part of the petitioner Frederick Claude Rowan of

on the part of the petitioner Frederick Claude Rowan of Colombo; and the affidacy of the said petitioner dated September 14, 1938, a certified copy of probate, a certified copy of the last will and testament and codicil of the abovenamed deceased, power of attorney in favour of the petitioner and Supreme Court's Order dated September 6, 1938, having been read: It is ordered that the will of the said deceased dated April 20, 1933, and a codicil thereto dated April 7, 1938, of which a certified copy has been produced and is now deposited in this court, be and the same is hereby declared proved, and it is further declared that the said petitioner is the attorney of one of the executors named in the said will and that he is entitled to have letters of administration with copies of the said will and codicil annexed issued to him, accordingly, unless any person or persons interested shall on or before October 6, 1938, show sufficient cause to the satisfaction of this court to the sufficient cause to the satisfaction of this court to the contrary.

W. SANSONI, · District Judge. In the District Court of Colombo.

Order Nisi declaring Will proved.

Testamentary
Jurisdiction.
No. 8,577 N.T

Of Westminister Bank Limited, 94,
Westminister Bank 10, 1938, (2) the power of attorney dated July 6, 1938, and (3) the order of the Supreme Court dated September 7, 1938, having been read: It is ordered that the will of the said Helen Ferguson Smyth, deceased, dated August 16, 1937, a certified copy of which under the seal of His Majesty's High Court of Justice in Northern Ireland has been produced and is now deposited in this court, be and the same is hereby declared proved, and it is further declared that the said Alexander George Penfold is the attorney in Ceylon of the executor named in the said will and that he is entitled to have letters of administration (with will annexed) issued to him accordingly, unless any person or persons interested shall, on or before October 6, 1938, show sufficient cause to the satisfaction of this court to the contrary.

September 20, 1938.

W. Sansoni. District Judge.

In the District Court of Colombo. Order Nisi.

Testamentary In the Matter of the Last Will and Testament of Bridget Louisa Jayawardana of Davidson road, Bambalapitiya, deceased. Jurisdiction. No. 8,578.

,578.
Camillus Alexis Jayawardana of Wata-

THIS matter coming and for disposal before W. Sansoni, Esq., District Judge of Colombo, on September 21, 1938, in the presence of Mr. S.A. Jayasekera, Proctor, on the part of the patition of above named; and (1) the affidavits of the said petitioner dated July 3, 1938, and (2) of the attesting Notary and witnesses dated September 14, beging attesting Notary and witnesses dated September 14, having been read:

It is ordered that the last will of Bridget Louisa Jaya-wardana, 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 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 October 6, 1938, show sufficient cause to the satisfaction of this court to the contrary.

September 27, 1938.

W. Sansoni, District Judge.

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

In the Matter of the Estate of the late Honnantara Acharige Don Simon, deceased, of Sarikkalimulla in Panadure. Testamentary Jurisdiction.

Honnantara Acharige Don Bastian of Sarikkalimulla in Panadure Petitioner. in Panadure/v:..:

(1) Honnandara Activities Don Hendrick of Alutgama, presently of C. R., Deradeniya, (2) ditto Dona Podinona, (3) ditto Don Arnolis Hamy, both of Sarikkalimulla, (4) ditto Dona Alice Nona of Sarikkalimulla, presently of 57. Maligakanda road, Colombo, (5) ditto Roso Nona of Sarikkalimulla in Panadura. Panadure

THIS matter coming on for disposal before E. O. C. Vander Gert, Esq., District Judge of Kalutara, on July 22, 1938, in the presence of Messrs. De Abrew & Fernando, Proctors, on the part of the petitioner, Honnantara Acharige Don Bastian of Sarikkalimulla in Panadure; and the affidavit of the said petitioner dated July 7, 1938, having been read:

It is ordered that the petitioner above named be and he is hereby declared entitled, as a nephew of the deceased above named, to have letters of administration to his

September 15, 1938.

estate issued to him, unless the respondents or any other persons or persons interested shall, on or before September 8, 1938, show sufficient cause to the satisfaction of this court to the contrary.

July 22, 1938.

T. F. C. ROBERTS, District Judge.

Date for showing cause has been extended to October 12, 1938.

E. O. C. VANDER GERT, District Judge.

In the District Court of Negombo.

Order Nisi.

Testamentary In the Matter of the Intestate Estate of the later R. Don Jusey Appuhamy of Jurisdiction. No. 3,032. Godigomuwa.

Between

THIS matter coming on for disposal before T. Wee aratne, Esq., District Judge of Negombo, on January 26, 1938, in the presence of Mr. H. A. Jayatileke, Proctor ton the part of the substituted petitioner dated January 26, 1938, having been read:

It is ordered that the said substituted petitioner be and he is hereby declared entitled, as brother of the abovenamed deceased, to have letters of administration to his estate issued to him accordingly, unless the respondents above named or any person or persons interested shall, on or before February 24, 1938, show sufficient cause to the satisfaction of this court to the contrary.

January 26, 1938.

J. WEERARATNE, District Judge.

Order Nisi extended till February 24, 1938.

T. WEERARATNE, January 26, 1938. : District Judge.

Order Nisi extended till March 24, 1938.

T. WEERARATNE, February 24, 1938. . . District Judge.

Order Nisi extended till April 29, 1938.

T. WEERARATNE, March 24, 1938. . District Judge.

Order Nisi extended till May 20, 1938.

T. WEERARATNE, • • April 29, 1938. District Judge.

Order Nisi extended till June 17, 1938.

T. WEERARATNE,
District Jude May 20, 1938. District Judge.

Order Nisi extended till July 1, 1938.

T. WEERARATNE, June 17, 1938. District Judge.

Order Nisi extended till July 11, 1938.

T. WEERARATNE, July 1, 1938. District Judge.

Order Nisi extended till October 4, 1938.

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T. WEERARATNE, July 11, 1938. District Judge. In the District Court of Negombo. fOrder Nisi.

In the Matter of the Intestate Estate of the Testamentary

Testamentary
Jurisdiction.
No. 3,082.

Millicert Beatrice For awadana of Kurana Katunayaka deceased.

Millicert Beatrice For awadana of Kurana Katunayaka Petitioner.

And

(1) Esme Merlin Palihawadana, (2) Prinzie Ursula Palihawadana, (3) Erin Beatitia Palihawadana, (4) Ainsley Gladwin Palihawadana, (5) Kingsley Godwin Palihawadana, (6) Cecil Elwick Palihawadana, (7) Susima Ninetti Palihawadana, (8) Benedict Palihawadana, all of Kurana, Katunayaka Respondents.

THIS matter coming on for disposal before T. Weera-

THIS matter coming on for disposal before T. Weeraratne, Esq., District Judge of Negombo, on September 19, 1938, in the presence of Mr. A. E. Rosa, Proctor, on the part of the petitioner; and the petition and affidavit of the said petitioner dated September 19, 1938, and September 17, 1938, respectively having been read:

It is ordered (a) that the 8th respondent above named be and be in hearthy appointed guardian ad history of the let

be and he is hereby appointed guardian ad litem of the 1st to 7th respondents above named; who are minors, to represent them for all the purposes of this action, and (b) that the said petitioner be and she is hereby declared entitled as widow of the above-named deceased to have letters of administration to his estate issued to her accordingly, unless the respondents above named or any other person or persons interested shall, on or before October 12, 1938, show sufficient cause to the satisfaction of this court to the contrary.

T. WEERARATNE, September 19, 1938. District Judge.

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

Testamentary
Jurisdiction.
No. T. 58.

This matter of the Last Will and Testament of Danture Gurugamagedera alias
Sinhalapedigedera Pinchi Ukku,
deceased of Heeyawela in Medapalata,
dunnyara.

This matter coming of for disposal before Reginald
Felix Phs. Esq. District Judge, Kandy, on August 30,
1938, in the presence of Messrs. Beven & Beven, Proctors,
on the part of the petitioner, Hapanpedigedera Ukkuwa of
Heeyawela in Medapalata of Udunuwara; and the affidavits of the said petitioner dated July 13, 1938, and of the
attesting notary dated July 8, 1938, having been read:

attesting notary dated July 8, 1938, having been read:

It is ordered that the last will of the above-named deceased dated May 31, 1933, and now deposited in this court, be and the same is hereby declared proved: unless any person or persons interested shall, on or before October 6, 1938, show sufficient cause to the satisfaction of this court

to the contrary.

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

August 30, 1938.

R. F. DIAS, District Judge.

In the District Court of Kandy. Order Nisi.

Testamentary In the Matter of the Estate of the late Jurisdiction.
No. 3.692
THIS matter coming on for disposal before Reginald Felix Dias Lisa. District Judge, Kandy on September 21, 1938, in the presence of Mr. Ponnampalam Balasingam, Proctor, on the part of the petitioner, Vallipuram Ganesar of Galle; and the affidavit of the said petitioner dated August 10, 1938, having been read: August 10, 1938, having been read:

It is ordered that the petitioner be and he is hereby

declared entitled, as the son of the above named deceased, to declared entitled, as the son of the above named deceased, to have letters of administration de bonis non to the estate of the deceased issued to him, unless the respondents (1) Rukmani, wife of A. Canagaratnam, (2) Vallipuram Supprayar, and (3) Leelawathie, wife of T. Nagaratnam or any other person or persons interested shall, on or before October 3, 1938, show sufficient cause to the satisfaction of this court to the contrary. this court to the contrary.

September 21, 1938. ·

R. F. DIAS, District Judge.

In the District Court of Galle. Order Nisi. Testamentary In the Matter of the Estate of the late Jurisdiction. Motimed Cassim Abdul Rahim of Galle. No. 7,829. Mohamed Cassim Mohideen Abdul Cader of Lighthouse street, Galland Petitioner. Hetween

THIS matter coming on for disposal before N. M. Bharucha, Esq., District Judge of Galle, on July 11, 1938, in the presence of Messrs. C. L. & M. L. N. Wickremasinghe, Proctors, on the part of the said petitioner; and the affidavit of the said petitioner dated July 11, 1938, having been read:

It is declared that the petitioner above named is entitled to have letters of administration to the estate of the said deceased issued to him accordingly, unless the said respondents or any person or persons interested shall, on or before September 30, 1938, show sufficient cause to the satisfaction of this court to the contrary.

August 26, 1938.

N. M. BHARUCHA, District Judge.

In the District Court of Galle.

Order Nisi.

Testamentary
Jurisdiction.

No. 7 836.

Agessing the Intestate Estate of the Intestate Estate of the Agessing the Agessing the Agessing the Agessing the Intestate Estate of Estate International Estate Aggssingho of Patuwata, Dodanduwa, No. 7,836.

tebengige Nikonemy of Patuwata. Petitioner. And

THIS matter coming on for disposal before N. M. Bharucha, Esq., District Judge, Galle, on August 18, 1938, in the presence of Mr. A. T. P. Kurukulasooriye, Proctor, on the part of the petitioner; and the affidavit of the said petitioner dated August 9, 1938, having been read:

It is ordered that the 2nd respondent be and he is hereby appointed guardian ad litem over the said 3rd, 4th, and 5th minor respondents, unless the said respondents or any person or persons interested shall, on or before September 30, 1938, show sufficient cause to the satisfaction of this court to the contrary.

It is further declared that the petitioner above named is entitled to have letters of administration to the estate of the said deceased, unless the said respondents or any person or persons interested shall, on or before September 30, 1938, show sufficient cause to the satisfaction of this court to the contrary.

August 18, 1938.

N. M. BHARUCHA, District Judge.

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

In the Matter of the Last Will and Testancent of Suwanda Haluge alias Suwanda rayin de Haluge Jayan of Dene-Testamentary Jurisdiction. No. 3,981. pitive decrased.

(1) Saranadasa Shwandaratna and (2) Stephen 

Jayaweera Kankanamge Anohamy of Denepitiya ..... Respondent.

THIS matter coming on for disposal before C. E. A. Samarakkody, Esq., District Judge of Matara, on December 4, 1937, in the presence of Messrs. Balasuriya & Daluwatte, Proctors, on the part of the petitioner; and the affidavit of the said petitioner dated October 27, 1937, and the affidavit

of (1) the Notary Public who attested the will and (2) of the witnesses to the will having been read: It is ordered that the will of Suwanda Haluge alias Suwandaratna Haluge Jayan, deceased, dated August 20, 1937, and now deposited in this court, be and the same is hereby declared proved, unless any person or persons interested shall, on or before February 2, 1938, show sufficient cause to the satisfaction of this court to the contrary.

December 4, 1937.

C. E. A. SAMARAKKODY, District Judge.

The date of showing cause against the above Order Nisi is extended to March 2, 1938.

K. D. DE SILVA, District Judge.

The above Order Nisi is extended to May 9, 1938.

JAMES JOSEPH, March 2, 1938. District Judge.

The above Order Nisi is extended to June 6, 1938.

May 9, 1938.

JAMES JOSEPH, District Judge.

ૣ૽૽ૢૡ૽ૺ The above Order Nisi is extended to July 11, 1938.

June 6, 1938.

James Jose**∳**н, District Judge.

The above Order Nisi is extended so August 29, 1938.

July 11, 1938.

JAMES JOSEPH, . District Judge.

The above Order Nisi is extended to October 10, 1938.

August 29, 1938.

JAMES JOSEPH, District Judge.

In the District Court of Matara.

Testamentary In the Matter of the Last Will and Testament of the late Don Cornelis Suriya Afatchi Wickremaratna, deceased, of Jurisdiction. No. 4,003. Jamburupitiya.

Roslin Matilda Wickremaratna nee Amarasingha Dahanayaka of Kamburupitiya ................ Petitioner.

(1) Beatrico Suriya Aratchi Wickremaratna, (2)
Torrington Suriya Aratchi Wickremaratna (3)
Gemeni Suriya Aratchi Wickremaratna (minors by
their guardian the 4th respondent), (4) Alfred
Donald Suriya Aratchi Wickremaratna, all of Kamburupitiya ...... Respondents.

THIS matter coming on for disposal before James Joseph Esq., District Judge of Matara, on May 20, 1938, in the presence of Messrs. Abeygunawaradana, Proctors, on the part of the petitioner. Roslind Matilda Wickremaratna nee Amarasingha Dahanayaka of Kamburupitiya; and the affidavit of the said petitioner dated April 4, 1938, having been read:

It is ordered that the will of Don Cornelis Suriya Aratchi Wickremaratna, deceased, dated January 24, 1938, and now deposited in this court, be and the same is hereby declared proved, unless the respondents or any other persons interested shall, on or before July 11, 1938, show sufficient cause to the satisfaction of this court to the contrary.

further ordered that the said Roslin Matilda Wickremaratna nee Amarasingha Dahanayaka is the executor named in the said will and that she is entitled, to have probate of the same issued to her accordingly, unless the respondents or any other person or persons interested shall, on or before July 11, 1938, show sufficient

cause to the satisfaction of this court to the contrary.

And it is further ordered that the said 4th respondent be and he is hereby appointed guardian ad litem over the 1st to 3rd respondents for all the purposes of this action, unless the respondents or any other person or persons interested shall, on or before July 11, 1938, show sufficient cause to the satisfaction of this court to the contrary.

JAMES JOSEPH, May 20, 1938. District Judge. Date extended to September 5, 1938. Date extended to October 17, 1938.

In the District Court of Tangalla.

Testamentary
Jurisdiction.
No. 1,276.
In the Matter of the Last Will and Testament of Wedikara Arachchi Senerath Sinno Appuhami, late of Dedduwawala, deceased.

attesting notary and the two witnesses dated April 4, 1938, having been read:

It is ordered that the said last will and testament of the

aforesaid deceased dated September 2, 1936, be and the same is hereby declared proved, unless any person or persons interested shall, on or before July 4, 1938, show sufficient

cause to the contrary.

It is further ordered that the said petitioner is the executor named in the said last will, and that he is entitled to have probate of the same issued to him accordingly. unless any person or persons interested shall, on or before July 4, 1938, show sufficient cause to the contrary.

> V. S. JAYAWICKREME, District Judge.

July 14, 1938.

Extended and reissued for October 3, 1938.

V. S. JAYAWICKREME, District Judge.

In the District Court of Tangalla. Order Nisi.

In the Matter of the Intestate Estate of Senerath Dona Sensin Hamine late of Testamentary Jurisdiction. Pallegama, deceased. .? No. 1,282.

Don Hendreck Abeysing Wijesekera of Dedduwa-

guardian, the 2nd respondent ...... Respondents.

THIS matter coming on for disposal before J. H. V. S. Jayawickrama, Esq., District Judge of Tangalla, on June 25, 1938, in the presence of Mr. D. P. Atapattu, Proctor, on the part of the petitioner above named, the affidavit of the above-named petitioner dated May 31, 1938, having been read.

1938, having been read:

It is ordered and adjudged that the petitioner, as cousin. be appointed to administer the estate of the said intestate

and directing that letters of administration of the said estate be granted to him accordingly.

It is ordered and adjudged that the 2nd respondent be appointed guardian ad litem over the 1st respondent, unless any person or persons interested shall, on or before August 8, 1938, show sufficient cause to the contrary.

> V. S. JAYAWICKRAMA, District Judge.

Extended for October 10, 1938.

V. S. JAYAWICKRAMA, District Judge.

September 8, 1938.

June 25, 1938.

/In the District Court of Tangalla.

Order Nisi.

Testamentary In the Matter of the Intestate Estate of Jurisdiction.
No. 1,287. In the Matter of the Intestate Estate of Intestate Intestate Intestate Inte

THIS action coming on for disposal before J. H. V. S. Jayawickrama, Esq., District Judge of Tangalla, on July

28, 1938, in the presence of Mr. G. P. Sirisena, Proctor, on the part of the petitioner, above named; the affidavit of the above-named petitioner dated July 26, 1938, having been read:

It is ordered and adjudged that the petitioner be appointed administrator of the said estate of the said deceased, that he be granted letters of administration, unless any person or persons interested shall, on or before September 5, 1938, show sufficient cause to the contrary.

> V. S. JAYAWICKRAMA, District Judge.

This Order Nisi is extended to October 6, 1938.

V. S. JAYAWICKRAMA. District Judge.

September 5, 1938.

July 28, 1938.

In the District Court of Jaffna.

Order Nisi.

31 Testamentary In the Matter of the Last Will and Testament of the late Visuvanathar Vinayagar Jurisdiction. of Chulipuram, deceased. No. 441.

Theivanaippillai, widow Visuvanathar Vinayagar of Chulipuram Petitic ..... Petitioner.

of Chulipuram

Of Chu

THIS matter coming on for disposal before C. Coomaraswamy, Esq., District Judge, Jaffna, on February 16, 1938, in the presence of Mr. R. Candiah, Proctor, on the part of the petitioner, and on reading the affidavit and petition of the petitioner:

It is ordered that the above named 7th respondent be appointed guardian ad litem over the minors, the above-named 4th, 5th, and 6th respondents, for the purpose of this testamentary proceeding and letters of administration be granted to the petitioner, unless the respondents shall appear before this court on March 14, 1938, and show sufficient cause to the satisfaction of this court to the contrary.

C. COOMARASWAMY. District Judge.

February 18, 1938.

Extended for October 3, 1938.

In the District Court of Ratnapura. Ardoj Nisi.

Testamentary
Jurisdiction.
No. 1.067.

In the Matter of the Intestate Estate of
Kondagunarage Serahamy of Teppanawa, decessed

Kondagunarage Serahamy of Teppanawa, decessed

Kondagunarage Serahamy of Teppanawa, (2) Kondagunarage
Podi Nona of Walawita, (3) Kondagunarage Kirihamy, (4) Kondagunarage Babahamy of Teppanawa, (5) Kondagunarage Anagihamy of Hidellana,
(6) Kondagunarage Menikhamy alias Cecilin Nona. nawa, (5) Kondacumarage Anaginamy of Hideliana, (6) Kondacumarage Menikhamy alias Cecilin Nona, (7) Kondacumarage James Sirisena. (8) Kondacumarage Hendrick. Gunasekera. (9) Paluwatte Muhandiramalaye Karunawathie, all of Teppanawa; the 8th and 9th are minors by their duly appointed to the state of the s 

THIS matter coming on for disposal before L. H. de Alwis, Esq., District Judge of Ratnapura, on September 1, 1938, in the presence of Messrs. A. & E. Wijetilaka, Proctors, on the part of the petitioner above named; and the affidavit of the said petitioner dated July 22, 1938, having been

It is further declared that the said petitioner above named is the eldest son of the deceased above named, and that he is entitled to have letters of administration issued to him accordingly, unless the respondents above named or any other person or persons interested shall, on or before October 4, 1938, show sufficient cause to the satisfaction of this court to the contrary.

> L. H. DE ALWIS, District Judge.

In the District Court of Ratnapura.

Order Nisi.

Testamentary In the Mutter of the Codicil to the Last Will and Testament of Harry Ellawala of Ellawala of Welgampola estate, Ratnapura Vs.

(1) Yakdehiralaye Rammente of Ellawala, (2) Hellings Ellawala of Ellawala of Ellawala (2) Respondents.

 of the said petitioner dated August 10, 1938, and also affidavits of (1) a witness to the codicil, and (2) of the notary who attested the codicil dated August 10, 1938, having been read:

It is ordered that the codicil to the last will and dated March 16, 1938, and now deposited in this court be and the same is hereby declared proved; and it is further declared that the said petitioner above named is the devisee under the said codicil, and that he is entitled to have probate of the codicil issued to him accordingly, unless the respondents or any other person or persons interested shall, on or before October 12, 1938, show sufficient cause to the satisfaction of this court to the contrary.

September 14, 1938.

L. H. DE ALWIS, District Judge.

### PASSED ORDINANCES.

(Continued from page 1018.)

Ordinance enacted by the Governor of Ceylon, with the advice and consent of the State Council thereof.

### No. 42 of 1938.

L.D.-O. 10/38.

An Ordinance to make provision for the Public and Railway Services and the Electrical Undertakings for the financial year 1938-39, to authorise the payment by way of advance out of Revenue of moneys required during that financial year for specified purposes, and to provide for the refund of such moneys to Revenue.

G. S. WODEMAN.

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 eited as the Appropriation Ordinance, No. 42 of 1938.

Appropriation for financial year 1938-39.

2 Without prejudice to any other law authorising any expenditure, sums not exceeding ninety-seven million and ten thousand nine hundred and ninety rupees, nineteen million seven hundred and fifteen thousand four hundred and twenty-one rupees, and three million one hundred and forty-seven thousand eight hundred and fifty-one rupees, are hereby declared to be payable out of the revenue and other funds of the Island, the Ceylon Government Railway, and the Electrical Undertakings, respectively, for the service of the financial year beginning on October 1, 1938, and ending on September 30, 1939; and the said sums may be expended as specified in the First, Second and Third Schedules, respectively.

Schedules I., II., and III.

Payment from and retund to revenue of advances for purposes specified in. Schedule IV.

- 3 (1) In addition to the sums mentioned in section 2, sums not exceeding five million one hundred and fourteen thousand one hundred and ten rupees in the aggregate are hereby declared to be payable by way of advance out of the revenue and other funds of the Island, during the financial year referred to in that section for the purposes enumerated in the/Fourth Schedule.
  - (2) Where the total sum paid under sub-section (1) by way of advance during the financial year beginning on October 1, 1938, and ending on September 30, 1939, has not been refunded to revenue out of the proceeds of any loan authorised to be raised under any written law, that sum or so much thereof as has not been so refunded shall be, and is hereby declared to be, payable out of the revenue and other funds of the Island for the service of the financial year beginning on October 1, 1943, and ending on September 30, 1944, in addition to any other sums that may by law be payable, or may by any written law hereafter enacted be declared to be payable, for the service of that financial year.

### SCHEDULE I.

Sums payable out of the Revenue of the Island.

				RS.
ı.	His Excellency the Governor			180,473
2.	Supreme Court	• •		481,767
3.	State.Council			482,091
4.	Audit Office	• •		566,323
5.	Chief Secretary	• •		236,964
6.	Civil Service	• •		384,151
7.	-Clerical Service			52,500
8.	Defence	• •		1,214,580

	.Rs.
O. J. Navel Walantson Force	77,409
9. Ceylon Naval Volunteer Force	29,753
10. Coast Lights	105,938
11. Legal Secretary	270,000
20. 200	108,883
22.	131,356
15. District Courts	885,630
10. 0011201 01 11101	508,305
17. Village Tribunals	325,172
18. Fiscals	975,792
19. Financial Secretary	2 <b>4</b> ,645
20. Treasury	$42\bar{0},381$
1. m	28,000
	. 813,100
an arrival and a land of the Office	. 23,833
64 T3 3	. 250,000
	201 650
	11 700
	004 100
_,,	. 264,196
	700,791
29. Department of Income Tax, Estate Duty an	d
Stamps	445,656
	. 841,553
31. Miscellaneous Services	. 880,000
an artist of TT Afficia	. 50,329
	. 3,599,303
0.4 351 1 30	1 501 070
6* TO 1:	0.000.045
•	
	. 941,492
	. 85,969
	. 51,120
39. Minister for Agriculture and Lands .	62,209
40. Commissioner for Development of Agricultura	ıl
Marketing	. 130,236
41. Appeal Board (Land Settlement Ordinance).	600
42. Land Commissioner	. 286,470
43. Land Settlement Department .	400 00
44. Survey Department	0.000 1.01
	·
46. Forest Department	
47. Registrer of Co-operative Societies	•
48. Irrigation Department	. 1,343,590
49. Irrigation Annually Recurrent .	. 397,500
50. Irrigation Extraordinary	. 547,491
51. Minister for Local Administration	. 26,289
52. Commissioner of Local Government	2,924,576
53. Registrar of Motor Cars	161 150
54. Salt and Mineralogy	708,278
55. Department of Fisheries	44,517
	. 44,011
Fund	67,533
57. Minister for Health	31,215
58. Quarantine	375,147
59. Medical and Sanitary Services	12,871,796
60. Medical College	268,385
61. Ayurvedic Medicine	57,500
62. Minister for Labour, Industry and Commerce	45,399
63. Registrar-General	-801,464
64. Director, Tourist Bureau	90,390
65. Director of Commerce and Industries	671,959
66. Controller of Labour	760,600
67. Minister for Education	40,754
·	19,448,777
69. University College	694,867
70. Archæological Department	164,160
71. Colombo Museum	131,466
72. Minister for Communications and Works	49,682
73. Colombo Port Commission	3,108,675
74. Ports other than Colombo	43,852
75. Post Office and Telegraphs	7,814,409
76. Public Works Department	2,025,636
77. Public Works Annually Recurrent	5,283,900
78. Public Works Extraordinary	3,517,733
79. Civil Aviation	40,083
90 dDuil Department	2,715,421
81. Electrical Installations in Government	-, + 1 U, T 4, L
D. 14:	540 947
Bundings	549,247
•• •	07.010.000
•	97,010,990
М <b>тт</b>	
Schedule II.	

Sums payable out of the Revenue of the Ceylon Government Railway.

Rs. Ordinary working expenditure of the Railway Interest payable to the Revenue of the Island on Advances

Annuities payable to the Revenue of the Island on Loans 19,715,421

3.

19,715,421

### SCHEDULE III.

Sums payable out of the Revenue of the Electrical Undertakings.

				ros.
1.	Ordinary working expo Undertakings			1,991,103
2.	Interest payable to the on Advances			30,000
3.	Annuities payable to to on Loans	he Revenue of t	he Island	645.394
4.	Fransfer to Reserve. F	Extensions and	Renewals	,
	Fund	• •		481,354
	•			3,147,851

### SCHEDULE IV.

Sums payable by way of advance out of the Revenue of the Island.

Rs. Loan Fund Expenditure 5,114,110 5,114,110

Passed in Council the Twenty-third day of September, One thousand Nine hundred and Thirty-eight.

> E. W. KANNANGARA, Clerk of the Council.

Assented to by His Excellency the Officer Administering the Government the Twenty-ninth day of September, One thousand Nine hundred and Thirty-eight.

> E. R. SUDBURY, Secretary to the Governor.

### DRAFT ORDINANCES.

(Continued from page 1026.)

### MINUTE.

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

L.D.-O 81/38

### An Ordinance to amend the Rubber Control Ordinance, No. 6 of 1934.

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 Rubber Control Amendment Ordinance, No. of 1938.

2 Section 6 of the Rubber Control Ordinance, No. 6 of 1934, is hereby amended by the substitution, for the word "plant." at the end of that section, of the following:—

"plant except to a territory mentioned in section 43 and on a permit issued by the Controller.".

### Objects and Reasons.

Under section 6 of the Rubber Control Ordinance, No. 6 of 1934, no person is permitted to export from Ceylon any leaves, flowers, seeds, buds, twigs, branches, roots or other living portion of the rubber plant. The International Rubber Regulation Committee has decided that this prohibition should be relaxed in the case of territories participating in the Rubber Regulation Scheme.

2. The Object of this Bill is to amend section 6 of the Ordinance so as to give effect to the decision of the Committee.

B. H. ALUWIHARE, Acting Minister for Agriculture and Lands. Colombo, September 28, 1938.

Short title

Amendment of section 6 of Ordinance No. 6 of 1934.