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PART II.--LEGAL.

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DRAFT ORDINANCES.

MINUTE.

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

L. D.-O 90/38

Chapter 16. (Vol. I., p. 327).

An Ordinance to amend the Criminal Procedure Code.

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

Short title.

1 This Ordinance may be cited as the Criminal Procedure Code (Amendment) Ordinance, No. of 1939.

Amendment of section 147(1)(d) of the Crimunal Procedure Code, (Chapter 16).

2 Section 147 of the Criminal Procedure Code, (hereinafter referred to as "the principal Ordinance"), is hereby amended, in paragraph (d) of sub-section (1) of that section, by the substitution for the words "under section 288" of the following:—

"under section 288 or section 290A".

Amendment of Second Schedule to the principal Ordinance. 3 The Second Schedule to the principal Ordinance is hereby amended by the insertion, immediately after the item relating to section 290 of the Penal Code, of the item set out in the Schedule hereto.

SCHEDULE.

1	2	3	4	5	6	7	8
290A	Doing any act in or upon or in the vicinity of a place of worship or a sacred or vene- rated object, with intent to insult the religion of any class of persons.		Same	Same	Same	Imprisonment of either description for one year, or fine or both.	District Court. Magis- trate's Court.

Objects and Reasons.

The Bill to amend the Penal Code, which is to be introduced together with this Bill, inserts in that Code a new section 290A, penalising acts done in relation to places of worship or sacred or venerated objects, with the intention or knowledge that the religious feelings of any class of persons will be wounded or insulted.

Clause 2 of this Bill amends the Criminal Procedure Code so as to require the Attorney-General's sanction for every prosecution under the new section, and Clause 3 inserts in the Second Schedule of the Code the necessary item relating to that section.

Colombo, March 30, 1939.

J. C. Howard, Legal Secretary.

MINUTE.

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

L. D.-O 90/38

Chapter 15 (Vol. I., p. 191).

An Ordinance to amend the Penal Code.

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

Short title.

1 This Ordinance may be cited as the Penal Code (Amendment) Ordinance, No. of 1939.

Insertion of new section 290A in the Penal Code, (Chapter 15). 2 The following new section is hereby inserted immediately after section 290 of the Penal Code, (hereinafter referred to as "the principal Ordinance"), and shall have effect as section 290a of that Code:—

Acts in relation to places of worship, &c., with intent to insult the religion of any class.

290a. Whoever does any act, in or upon, or in the vicinity of, any place of worship or any object which is held sacred or in veneration by any class of persons, with the intention of wounding the religious feelings of any class of persons or with the knowledge that any class of persons is likely to consider such act as an insult to their religion, shall be punished with imprisonment of either description for a term which may extend to one year, or with fine, or with both.

Amendment of

section 294 of

the principal

Ordinanco.

3 Section 294 of the principal Ordinance is hereby amended by the substitution, for Exception 5 in that section, of the following:—

Exception 5.—Culpable homicide is not murder if the offender, being the mother of a child under the age of twelve months, causes its death whilst the balance of her mind is disturbed by reason of her nothaving fully recovered from the effect of giving birth to the child or by reason of the effect of lactation consequent upon the birth of the child.

Objects and Reasons.

Section 290 of the Penal Code makes punishable with two years' imprisonment or with fine, or with both imprisonment and fine, the destruction, damage or defilement of a place of worship or any object held sacred by any class of persons, where the destruction, damage or defilement is done with the intention or knowledge that the religious feelings of any class of persons will be wounded or insulted.

The object of Clause 2 of this Bill is to widen the scope of the law so as to penalise other acts which, while not being so grave as to involve actual destruction, damage or defilement, are nevertheless of such a nature as to insult or wound

the religious feelings of any class of persons.

2. Exception 5 to section 294 of the Penal Code provides that culpable homicide is not murder if the offender, being the mother of a newly born child, causes its death while the balance of her mind is disturbed by reason of her not having fully recovered from the effect of giving birth to the child.

The recently passed Infanticide Act, 1938, of the Imperial Parliament amended the English law of infanticide, on which Exception 5 to section 294 of the Penal Code was based, in two particulars. It is no longer necessary in England that the child whose death has been caused should have been "newly born" in order to reduce the offence from murder to infanticide. The new provision is that the child should have been under twelve months old. Further, the fact that the balance of a woman's mind is disturbed at the time of the offence, by reason of the effect of lactation consequent on the birth of the child, has been added as a circumstance which will reduce the offence to one of infanticide.

The object of Clause 3 of this Bill is to incorporate in the Penal Code appropriate provisions designed to bring the Ceylon law into line with the English law relating to

infanticide.

Colombo, March 30, 1939.

J. C. Howard, Legal Secretary.

MINUTE.

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

L. D.-O 80/38

An Ordinance to amend the Medical Ordinance and other written law in consequence of the suppression of the post of Deputy Director of Medical and Sanitary Services.

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 Medical Amendment Ordinance, No. of 1939.

2 Section 4 of the Medical Ordinance, (hereinafter referred to as "the principal Ordinance") is hereby repealed.

3 Section 5 of the principal Ordinance is hereby amended—

- (a) by the omission of the words and figure "or by section 4 of this Ordinance,";
- (b) by the omission of the word "Deputy" where that word occurs in that section for the first time; and
- (c) by the omission of the words "or by the Deputy Director of Medical and Sanitary Services".
- 4 Section 8 of the principal Ordinance is hereby amended in sub-section (1) thereof by the substitution in paragraph (b) for the words "Deputy Director of Medical and Sanitary Services", of the words "Assistant Director of Medical Services".
- 5 Section 9 of the principal Ordinance is hereby amended in sub-section (1) thereof by the substitution, for the words "Deputy Director of Medical and Sanitary Services" of the words "Assistant Director of Medical Services".

Chapter 90. (Vol. III., p. 6),

Short title

Repeal of section 4 of Chapter 90.

Amendment of section 5 of principal Ordinance.

Amendment of section 8 of principal Ordinance.

Amendment of section 9 of principal Ordinance.

Corrections to be made in former laws. 6 Where in any written law made before the commencement of this Ordinance there occurs the expression "the Deputy Director of Medical and Sanitary Services" or any form of words intended to designate that officer, there shall be substituted therefor the expression "an officer of the Department of Medical and Sanitary Services authorised in that behalf by the Director".

Objects and Reasons.

The object of this Bill is to make the necessary amendments in the Medical Ordinance and in other written law, consequent on the suppression of the post of Deputy Director of Medical and Sanitary Services.

Colombo, April 1, 1939.

W. A. DE SILVA, Minister for Health.

MINUTE.

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

L. D.-O 346/34

An Ordinance to provide for the regulation and control of the prices of commodities.

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

Short title.

1 This Ordinance may be cited as the Control of Prices Ordinance, No. of 1939.

Appointment of officers.

- 2 (1) The Governor may appoint—
- (a) any person, by name or by office, to be or to act as Controller of Prices; and
- (b) such number of Deputy and Assistant Controllers of Prices as he may consider necessary for the purposes of this Ordinance.
- (2) The act of appointment of any Deputy or Assistant Controller of Prices shall specify whether he is appointed as such for Ceylon or for any part thereof.

The area for which a Deputy or an Assistant Controller is appointed is hereinafter referred to as "the area of his appointment".

(3) Every Deputy or Assistant Controller of Prices may, subject to the general direction and control of the Controller, exercise within the area of his appointment all or any of the powers conferred by or under this Ordinance on the Controller.

Orders fixing prices and prescribing conditions of sale.

- 3 (1) If it appears to the Controller that there is, or is likely to arise, in any part of Ceylon, any shortage of any article or any unreasonable increase in the price of any article, the Controller may by Order—
 - (a) fix the maximum price (both wholesale and retail) above which that article shall not be sold; and
 - (b) prescribe the conditions of the sale of that article, including conditions as to the time and place of the sale and the quantity and quality of the article to be sold
- (2) An Order may be limited in operation to any particular place or area in Ceylon and in duration for any specified time or period:

Provided that no Order made by a Deputy or an Assistant Controller of Prices shall be operative outside the area of his appointment.

- (3) Every Order shall come into operation when such Order is made and signed by the Controller.
- (4) After an Order has been signed by the Controller, public notice thereof shall forthwith be given—
 - (a) by beat of tom-tom at such public places within the area in which the Order is to be in operation as the Controller may direct, and by causing a copy of the Order and a translation thereof in Sinhalese and Tamil to be affixed and exhibited in a conspicuous position in every Kachcheri, District Court, Magistrate's Court and police station situated in that area: or
 - (b) by publication of the Order in the Gazette; or
 - (c) in such other manner as may be prescribed.

- (5) Every Order shall, as soon as may be after the date on which it comes into operation, be placed before the Executive Committee for consideration and the Executive Committee may thereupon approve or rescind the Order.
- (6) Where an Order is rescinded by the Executive Committee under sub-section (5), notice of such rescission shall be published in the Gazette and the Order shall be deemed to be rescinded with effect from the date of such publication but without projudice to anything done or suffered thereunder or any right, obligation or liability acquired, accrued or incurred thereunder.
- (7) Where an Order has been approved by the Executive Committee under sub-section (5), that Order shall, as soon as may be after the date of such approval, be submitted to the Board of Ministers; and the Board may confirm or rescind the Order, or vary the Order in such manner as the Board may deem expedient.
- (8) Where any Order is varied by the Board of Ministers under sub-section (7), the Order as so varied shall be published in the Gazette and shall come into operation upon such publication, in substitution for the Order made under subsection (1), but without prejudice to anything done or suffered thereunder or any right, obligation or liability acquired, accrued or incurred thereunder.
- (9) Where any Order is rescinded by the Board of Ministers under sub-section (7), notice of such rescission shall be published in the Gazette and the Order shall be deemed to be rescinded with effect from the date of such publication, but without prejudice to anything done or suffered thereunder or any right, obligation or liability acquired, accrued or incurred thereunder.
- (10) Every Order which is confirmed or varied by the Board of Ministers shall be brought before the State Council by the Minister by a motion that such Order be approved, and, if so approved, shall be presented to the Governor for ratification.
- (11) Any Order which the State Council refuses to aprove or which the Governor refuses to ratify shall be deemed to be rescinded, but without prejudice to anything done or suffered thereunder or any right, obligation or liability acquired, accrued or incurred thereunder. The date on which an Order shall be deemed to be rescinded under this sub-section shall be the date on which the State Council refuses to approve or the Governor refuses to ratify the Order; and such date shall be notified in the Gazette.
- (12) Where an Order has been approved by the State Council and ratified by the Governor, notification of such approval and ratification shall be published in the Gazette; and, upon such notification, the Order shall be deemed to be as valid and effectual as though it were herein enacted.
- 4 (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) 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) the returns and information to be furnished for the purposes of this Ordinance;
 - (b) the appointment, constitution and functions of a general advisory board and one or more local advisory boards for the purpose of advising the Controller as to the prices at which and the conditions subject to which any article may be sold;
 - (c) the power to summon and examine witnesses or informants, to administer oaths, to require the production of, or to impound, documents, and to search and inspect premises;
 - (d) the seizure, sale or destruction of articles sold in contravention of any Order, and the disposal of forfeited articles:
 - (e) the prevention, during the operation of any Order under section 3 fixing the price of any article, of the hoarding of such articles;
 - (f) the modes, other than the modes proscribed in section 3(4), in which public notice may be given of Orders made under this Ordinance;
 - (g) any other matters incidental or consequential to any of the matters hereinbefore mentioned, or which may be necessary for the purpose of securing compliance with any Order which may be made under section 3.

Regulations

(3) No regulation made by the Executive Committee 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 made by the Executive Committee shall, upon the publication of the notification of the approval and ratification of that regulation, be as valid and effectual as though it were herein enacted.

Penalty for breach of Order or regulation. 5 Any person who acts in contravention of any Order or regulation made under this Ordinance shall be guilty of an offence and shall, on conviction after summary trial before a Magistrate, be liable to a fine not exceeding one thousand rupees or to imprisonment of either description for a period not exceeding six months, or to both such fine and imprisonment, and in the case of such offence being continued or repeated after such conviction, to an additional fine not exceeding five hundred rupees for each day on which such offence is continued or repeated, or to imprisonment of either description for a term not exceeding one year, or to both such fine and imprisonment; and the court may order the forfeiture of the article in respect of which the offence was committed.

Application of Ordinance.

6 The provisions of this Ordinance or of any Order or regulation shall have no application to any article imported, purchased or stored by or on behalf of the Naval, Military, Air Force or Civil Authorities for the use of His Majesty's Forces or the Civil Administration.

Interpretation.

- ${\bf 7}$ In this Ordinance, unless the context otherwise requires—
 - "article" means any article of food, drink or merchandise; "Controller" means the Controller of Prices, appointed under section 2;
 - "Executive Committee" means the Executive Committee of Labour, Industry and Commèrce;
 - "Minister" means the Minister for Labour, Industry and Commerce;
 - "Order" means an Order made under section 3.

Objects and Reasons.

A Bill to provide for the regulation and control of the prices of commodities was passed by the State Council towards the end of 1937. That Bill was reserved for Royal Assent. A despatch was received from the Secretary of State who expressed the opinion that he did not feel able to advise His Majesty to assent to the Bill in the form in which it had been passed by the State Council. He was, however, prepared to give the matter further consideration if the Bill was amended, inter alia, so as to require submission to the Board of Ministers of Orders made under the powers conferred by the Bill.

2. After consideration of the views expressed by the Secretary of State, it was decided that it would be preferable to introduce a new Bill under which emergency Orders fixing prices will be referred to the Board of Ministers before they are submitted to the State Council for approval. Administrative machinery will be provided for by regulations made by the Executive Committee in accordance with the usual procedure for the enactment of subsidiary legislation. The power to make regulations will enable subsidiary legislation of a general character to be made in advance of the actual emergency which calls for the promulgation of an Order regulating the prices at which specified commodities may be sold.

G. C. S. COREA, Minister for Labour, Industry and Commerce. Colombo, April 3, 1939.

DISTRICT AND MINOR COURTS NOTICES.

NOTICE is hereby given that by virtue of Ordinance No. 12 of 1894, records of the criminal cases of the District Court of Negombo, from Nos. 3,729 to 4,155 of the years 1925, 1926, 1927, 1928, 1929, 1930, 1931, 1932, and 1933, will within three months after the date hereof be destroyed.

Any person interested in any record may personally, by Proetor, or by duly authenticated petition, claim upon good cause shown within the period, that any one or more records of the above cases may not be destroyed.

District Court, Negombo, March 28, 1939. T. WEERARATNE, District Judge. NOTICE is hereby given that by virtue of Ordinance No. 12 of 1894, records of the money cases of the District Court of Negombo, from Nos. 13,629 to 17,151 and Nos. 1 to 3,003 of the years of 1919, 1920, 1921, 1922, 1923, 1924, 1925, 1926, 1927, and 1928, will within three months after the date horeof be destroyed.

Any person interested in any record may personally, by Proctor, or by duly authenticated petition, claim upon good cause shown, within the period, that any one or more records of the above cases may not be destroyed.

District Court, Negombo, March 28, 1939. T. WEERARATNE, District Judge. No. I. 25.

insolvent.

April 4, 1939.

Secretary.

In the District Court of Colombo

No. 5,253 In the matter of the insolvency of Santiago
Insolvency.

Fernando of 31/3, Chntupttiya street,
Colombo, insolvent.

K. P. R. Periya Carappan of Frincomalee street,
Matale

Opposing Creditor.

NOTICE is hereby given that a special sitting of this
court will be held on May 9, 1939, at 10.45 in the forenoon
for proof of claims in this case.

By order of court, C. EMMANUEL, March 22, 1939. Secretary.

In the District Court of Colombo.

In the matter of the insolvency of Thajudeen No. 5.347. Ameer Mannan of School lane, Dematagoda, Colombo.

WHEREAS the above-named T. M. Mannan has filed a declaration of insolvency, and a petition for the sequestration of his estate has been filed by N. Mohideen of Modara, Colombo, under the Ordinance No. 7 of 1853: Notice is hereby given that the said court has adjudged the said T. M. Mannan insolvent accordingly; and that two public sittings of the court, to wit, on May 23, 1939, and on June 20, 1939, 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, C. Emmanuel, April 3, 1939. Secretary.

In the District Court of Kandy.

In the matter of the insolvency of Andrew Allan Bowie of Peradeniya road, Kandy. No. I. 2.

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 May 12, 1939, to consider the granting of a certificate of conformity to the above-named insolvent.

By order of court, R. B. RATNAIKE,

April 3, 1939.

In the District Court of Kandy.

In the matter of the insolvency of A. K. Kader Saibo of Trincomalee street, No. I. 9. Matale.

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 May 19, 1939, to consider the granting of a certificate of conformity to the above-named insolvent.

> By order of court, R. B. RATNAIKE, Secretary.

April 4, 1939.

In the District Court of Kandy.

In the matter of the insolvency of T. Thambyrajah of 65, Trincomalee street, Matale. No. I. 11.

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 May 19, 1939, for the examination of the insolvent.

By order of court, R. B. RATNAIKE, Secretary.

April 3, 1939.

In the District Court of Kandy.

In the matter of the insolvency of H. A. No. I. 14. Alwis Perera of Mahiyawa in Kandy.

NOTICE is hereby given that a meeting of the creditors of the above-named insolvent will take place at the sitting of this court on May 26, 1939, to consider the granting of a certificate of conformity to the above-named insolvent.

> By order of court, R. B. RATNAIKE, Secretary.

In the District Court of Kandy. In the matter of the insolvency of Don Simon Samaradiwakara Wickramasinghe No. I. 30. of Morape in Pallepone korale.

In the District Court 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 May 26, 1939, for the examination of the

In the matter of the insolvency of Muniandy's son Karupaih of Nellimale estate, Madulkelle.

By order of court, R. B. RATNAIKE,

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 May 5, 1939, to appoint an assignee.

> By order of Court, R. B. RATNAIKE, Secretary.

> > ٠,

April 3, 1939.

In the District Court of Kandy.

In the matter of the insolvency of Manuel Pillai Bastián Pillai of Frotoft Group, Ramboda, presently of Kandy. No. I. 31.

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 May 5, 1939, to appoint an assignee.

By order of court, R. B. RATNAIKE,

April 3, 1939.

In the District Court of Kandy.

In the matter of the insolvency of M. Chuniah of Bollwood estate, Galaha. No. 2,135.

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 May 19, 1939, to consider the granting of a certificate of conformity to the above-named insolvent.

> By order of court, R. B. RATNAIKE, Secretary.

April 4, 1939.

In the District Court of Jaffna.

Insolvency In the matter of the insolvency of Vina-Jurisdiction. sitamby Appadurai of Tellipalai East, 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 May 4, 1939, for the purposes of issuing a certificate of conformity.

By order of court, J. N. CULANTHAIVALU, April 3, 1939. Secretary.

SALES. NOTICES OF FISCALS'

Western Province.

In the District Court of Colombo.

(1) Edwin de Livera, (2) Felix Reginald Dias, (3) Felix Lionel de Alwis, (4) Donald Obeyasekera, all of Colombo, Trustees of All Saints' Church, Hulftsdorp Colombo Plaintiffs.

Rajapassa Appuhamillage Sarnelis Appu of Aruppassa in the Udugaha pattu of Siyane korale....Defendant.

NOTICE is hereby given that on Tuesday, May 9, 1939, at 3 F.M., will be sold by public auction at the premises the following property mortgaged, with the plaintiffs by bond No. 1,127 dated May 6, 1927, attested by J. H. Perera, 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 February 9, 1939, for the recovery of the sum of Rs. 970, together with further interest on Rs. 500 at 10 per cent. per annum from

May 26, 1938 to that of decree (July 4, 1938) and thereafter on the aggregate amount of the decree at 9 per cent. per annum till payment in fig. viz.:—

An undivided half of all the called house standing thereon, situated by Aruppassa in the Udugaha pattu of Siyane kerale in the District of Colonied Western Province; bounded on the North by land claimed by Sanchi Appuhamy, cast by land claimed by Sanchi Appuhamy, south by land possessed by Babappuhamy, south by land possessed by Babappuhamy, south by land possessed by Babappuhamy and Crown land, west by Crown land; containing in extent 6 acres 3 roods and 8 perches. Registered F 77/142. 6 acres 3 roods and 8 perches. Registered F 77/142.

Fiscal's Office, Colombo, April 11, 1939.

B. M. Christoffelsz, Doputy Fiscal.

In the District Court of Colombo.

T. M. K. B. Karuppiah Pillai of 121, Sea street, Colombo.

Plaintiff.

No. 9,826/M.

Vs.

No. 9,826/M.

(1) Julien Hettige Edwird Stephen Perera, (2) Agnes Perera, husband and wife, both of 7, Manning Town, Colombo Defendants.

NOTICE is hereby given that on Friday, May 5, 1939, commencing and P.M., will be said by public auction at 13, Manning Town, Colombo, the following movable property mortgated with the plant of the bound No. 35 dated February 4, 1938, and attested by J. C. F. Arsecularatne, Notary Public, and declared specially bound and executable under the degree entered in above action and ordered to be under the decree entered in above action and ordered to be sold by the order of court dated March 2, 1939, for the recovery of the sum of Rs. 352.50, with interest on Rs. 350 at 18 per cent. per annum from January 28, 1939, till date of decree (February 24, 1939) and thereafter on the aggregate amount at 9 per cent. per annum till payment in full, and costs, viz.:

- 1. All that Moutrie Bijou Piano bearing No. 7,679, manufactured by Messrs. S. Moutrie and Company, now lying at premises No. 7, Manning Town, Colombo, presently at 13, Manning Town, Colombo.

 2. All that brass double bed six feet in length and forth beautiful and the control of the property of the control of the control
- 6 feet in breadth new lying at 7, Manning Town, Colombo, presently at 13, Manning Town, Colombo.

Fiscal's Office, Colombo, April 11, 1939. B. M. Christoffelsz. Deputy Fiscal.

In the Court of Requests of Colombo.

P. R. N. K. R. K. R. Cassie Chettiyar of 164, Sea street in Colombo Plaintiff.

No. 48,100.

(1) Mrs. A. Sivagur mathan and (1) R. Sivagurunathan, both of 29, (Minwall House Rosmead place, Colombo Defendants.

NOTICE is hereby given that on Monday, May 8, 1939, at 4 P.M., will be sold by public auction at the premises the right, title, and interest of the said 1st and 2nd defendants in the following property, for the recovery of the sum

ants in the following property, for the recovery of the sum of Rs. 200, with interest on Rs. 200 at 9 per cent. per annum from October 26, 1938, till payment in full, and costs of suit Rs. 26.25 and prospective costs Rs. 9.50, less Rs. 25,

All those two contiguous allotments of land with the buildings and plantations standing thereon forming one property and bearing assessment Nos. 4A and 4B and presently bearing assessment Nos. 95/35 to 95/61, situated at Vincent street, New Bazaar, within the Municipality and District of Colombo, Western Province; and bounded on District of Colombo, Western Province; and bounded on the north by the property of O. L. Usup, formerly of K. S. Muthucaruppen Chetty, bearing assessment No. 103, on the east by the property of O. L. Usup, on the south by a passage and by the properties of D. A. Perera and Adaraman and Company, bearing assessment No. 5, and on the west by the property of Nicholas Appuhamy, formerly portion marked A and B allotted to Albertina L. Peris Gunatilleke and Clara F. Peris Gunatilleke; containing in extent I agree and 31 profelos inclusive of the passage as extent 1 acre and 31 perches inclusive of the passage as per figure of survey dated October 20, 1917, made by C. H. Frida, Licensed Surveyor, and registered in Colombo Land Registry under A 222/158, exclusive of the portion allotted to Y. M. Khalid in D. C., Colombo, case No. 11/L.

> B. M. Christoffelsz, Deputy Fiscal.

In the District Court of Colombo. Messis Lee Hedges & Co., Ltd., Colombo Plaintiff. No. 1,998 S.

E. W. Abeygoonesekera, M.S.C., Rajamantry Walawwe, Karandagolla, Kandy, presently of Defendant. gama

NOTICE is hereby given that on Saturday, May 6, 1939, commencing at the time given below, will be sold by public auction at the respective premises the right, title, and interest of the said defindant for the recovery of the sum of Rs. 441.87, with interest on Rs. 422.65 at 8 per cent. per annum from J. 20, 1927, till date of decree, October 21, 1937, and thereafter on the aggregate amount at 9 per cent. per annum till payment in full less a sum of Rs. 135 and poundage in the following property, viz.:—

Saturday, May 6, 1939, commencing at 2 P.M.

(1) A portion of land situate near the well and the old stone quarry adjoining the high road to Kundsale road in Talwatta, within the town and Municipality of Kandy, in the District of Kandy, Central Province; bounded on the NOTICE is hereby given that on Saturday, May 6, 1939,

the District of Kandy, Central Province; bounded on the north-east by the high road to Kundsale, north-west by the remaining portion of this land, south-west and south-east by the remaining portion of this land; containing in extent 80 feet in length and 60 feet in breadth or 16 perches, registered in Kandy A 61/148.

Saturday, May 6, 1939, commencing at 3.30 P.M.

- (2) An undivided 1/9 part or share of and in all that land called Dodangolle alias Kethgannawelawatta alias Mailapitrya of about 12 acres more or less in extent in the whole, situate at Mailapitrya in Hewawisse korale of Lower Hewaheta, in the District of Kandy aforesaid; bounded on the north by the land of Ratnayake Mudiyanse Ralahamy, east by cart road, and the land called Alawatteketiya belonging to the Crown, south by the limit of the land belonging to Sinnatamby and Meenathie, and west by the kanata belonging to the Crown, registered in Kandy G 122/110.
- (3) An undivided 1/9 part or share of and in all that land called Dodangolla alias Mailapitiya of 8 acres more or less in the whole, situate at Mailapitiya aforesaid; bounded on the north by Gansabhawa road and Mutusamy Kanaka-pulle's 'land, east by kandura and high road, south by Ratnayake Mudiyanse Ralahamy's land, west by Crown
- land, registered Kandy G 122/111.

 (4) An undivided 1/9 part or share of and in all that land called Makulgolle of 26½ acres more or less in extent in the whole, situate at Mailapitiya aforesaid; bounded on the north and east by the lands belonging to L. W. A. de Soysa, south by the land belonging to Arumugam and others, west by the limit of Kandurewatta, registered in Kandy G 122/112.
- (5) An undivided 1/9 part or share of and in all that allotment of land bearing No. 129, situate and lying at Talwatta aforesaid; and bounded on the east by Kundasale road, south-east by lot No. 128, south-west by the portion of land reserved along the road, and north-west by lot No. 130; containing in extent 2 acros and 30 perches in the whole, registered in Kandy A 62/173.

Fiscal's Office, Kandy, April 3, 1939. H. C. WIJESINHA, Deputy Fiscal.

In the District Court of Kandy.

Lal Mohamed Bai of Cross street, Kandy Plaintiff.

(1) Dionysius Sonanayako, (2) Mrs. C. S. Senaratne, both of Trincomalee street, Kandy Defendants.

NOTICE is hereby given that on Friday, May 5, 1939, commencing at 2 r.m., will be sold by public auction at the respective premises the right, title, and interest of the said 1st defendant for the recovery of the sum of Rs. 1,572.75, with interest on Rs. 1,500 at 18 per cent. per annum from October 18, 1937, to August 22, 1938, and thereafter legal interest on the aggregate amount till payment in full and poundage in the following property, viz. :-

(1) All those two allotments of land adjoining each other and forming one property called Munwattegedarawatta, with the newly built upstair house called and known as Senanayake Madura and other buildings standing thereon bearing assessment Nos. 127, 128, and 129, situato at Trincomalee street, Kandy, and the buildings facing Lady Torrington's road bearing assessment Nos. 34 and 35, both within the town Municipality and District of Kandy, Central Province, all fully described in A 24/137, 138 and of the entire extent of 27 perches; and bounded in their entirety on the north by the property of Robanside bearing No. 130 formerly belonging to J. W. Weerakoon, east by

Fiscal's Office, Colombo, April 11, 1939. Trincomalee street, south and west by Lady Torrington's road, and registered in A 28/284, together with a like share

of everything thereon.

(2) All that house and ground bearing assessment
Nos. 75 and 75A; containing in extent 6 10/100 square
perches in the whole, situate at Trincomage street aforesaid;

perches in the whole, situate at Trincoma to street aforesaid; and the entirety being bounded of the east by the Pavilion ground, south by Girihagama's holes, west by Trincomalee street, and north by the house by longing to the late Rambukwelle Proctor, and registered in A 23/305

(3) All that upstair house and ground bearing present assessment No. 36, stuate at Trincomalee street groresaid; containing in extent about 2 square per hes, zone or less comprising two contiguous allotments. Tand formerly bearing assessment Nos 489 and 40: and which said house and ground No. 36 is bounded on the north by the house No. 37, east by Pavilion grounds, south by No. 35, and west by Trincomalee street which premises are also decribed as by Trincomalee street which premises are also decribed as separate allotments as follows:

(a) All those house and ground marked Nos. 36 and 36A, situate at Trincomalee street aforesaid, and described in the title deeds thereof as all that houses and ground marked No. 39, situate at Trincomalee street aforesaid; and bounded on the north by house of Muna Rawanna Mana Ana partner of Odayappa Chettiyar bearing No. 40, east by Pavilion ground, south by house of Mohammadu Meera Lebbe Ossen Saibo, No. 38, west by Trincomalee street; containing in extent 1 71/100 square perches as per plan dated November 12, 1850, and made by J. C. de Neys of Kandy, Licensed Surveyor.

(b) All those houses and ground bearing assessment No. 40, situate at Trincomalee street aforesaid; and bounded on the north by the property of Appavoo and Muttu Kumaren, east by Pavulion ground of Government, south by property of Samipulle Ibrahim Saibo, and west by Trincomalee street; containing in extent 1 71/100 square perches as per plan dated September 18, 1850, and made by the said J. C. de Neys, Surveyor, and registered in A 22/182, 183.

(...) All those houses and ground bearing formerly assessment No. 65 and presently No. 63, situate at Browning street, within the Town Municipality and District of Kandy, Central Province; and which said houses and ground being bounded on the north by the property of Sunatamby, east by the Brownrigg street, south by houses and ground allotted to Madulendage Andris Fernando, west by Sinnathamby's propery; and containing in extent 2 perches in the whole, registered in A 65/130.

(5) All that piece of land together with the buildings

standing thereon formerly bearing assessment Nos. 58 and 59, presently No. 71, situate at King street, within the Town Municipality and District of Kandy, aforesaid; and which said piece of land being bounded on the north by Crown land formerly occupied as Police Station, east by the crown mand formerly occupied as Police Station, east by the portion of the land buildings standing thereon bearing assessment Nos. 60 and 61 belonging to Philip Ambrose Pulle, south by King street, and west by the property of Meera Saibo; and containing in extent 8½ square perches, and registered in A 65/181.

Fiscal's Office, Kandy, April, 3, 1939. H. C. WIJESINHA, Deputy Fiscal.

In the District Court of Kandy.

S. T. S. Valliappa Chettiyar of Matale Plaintiff. No. 48,343. ' $\mathbf{v}_{\mathbf{s}}$.

and can be included in one survey, registered in B 29/283.

Abarana Appu's garden comprising of Kehelwatte-ilukhena alias Kandaudakotuwehena and Gorakagaha-kotuwa; containing in extent 11 acres 1 rood and 6 perches or 10 acres 2 roods and 28 perches; bounded on the east by land belonging to Ukkurala-appuhamy and Dingirala, south by mala-ela and land belonging to Punchirala Arachchi, and on the west and north by Hempshire estate, stuated at Kanderedera. Dedandeniya in Kohonsiya pattu situated at Kandegedera, Dodandeniya in Kohonsiya pattu of Matale South in the District of Matale, Central Province, together with all the plantations and everything standing thereon, registered in B 38/142.

Dematakotehena containing in extent 10 nellies kurakkan: sowing or 1 acre 2 roods and 24 perches or 1 acre 2 roods and 12 perches; bounded on the east by iura, bank and limit of Ririya's garden, south by Galheeriya, west by Alaga's garden, and on the north by ela and Wiltshire estate, together with all the plantation and everything standing thereon, situated at Kandegedera aforesaid, registered in B 38/143.

2. Gallenamulawatta containing in extent 6 nellies kurakkan sowing; bounded on the east by stone fence, south by mala-ela, west by Kehelwattehena, and on the north by Appuhamy's hena, together with all the plantations and everything standing thereon, registered in B 29/284, situated at Kandegedera aforesaid.

3. Alagan's garden consisting of Ehetugahamulahena, containing in extent 2 acres; bounded on the east by Karandagolla, south by Dikhena, west by stone, and on the north by Ukkurala's hena, together with all the plantations and everything thereon, situated at Kandegedera aforesaid, registered in B 29/285.

Tikırı Menika's garden consisting of southern portion of Karandagollehena; containing in extent 12½ nellies kurakkan sowing; bounded on the east by Botaya's hena and Hettirala's land, south by big rock on Hendappu's hena and ditch, west by Palani's garden, and on the north by remaining portion of this land, together with all the plantations and everything standing thereon, situated at Kandegedera aforesaid, registered in B 29/286.

Which said four allotments of land adjoin each other and now forming one property; containing in extent about 18 acres more or less; and bounded in their entirety, on the east by Hulangamuwa estate, P. M. Tikirimenika's garden, Punchiappuhamy's garden, P. M. Sumanawathie's garden, P.M. Mudiyanse's garden, and Arnolis Appu's garden, south by Hulangamuwa estate, west by stone pillar of Crown land and on the north by Wiltshire estate, situated at Kandegedera aforesaid.

Deputy Fiscal's Office, Matale, April 3, 1939.

IAN M. DE SILVA, Additional Deputy Fiscal.

NOTICE is hereby given that on Monday, May 8, 1939, at 10 o'clock in the forenoon, 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. 1,246.50 with interest thereon at the rate of 9 per cent. per annum from May 27, 1935, until payment in full and poundage and charges, viz.:—

A piece of land situated at Manipay in Manipay parish, Valigamam West division of the Jaffna District, Northern Provmee, called "Koddaiyadyvalavu alias Kallivelivalavu" in extent 12 lachams varagu culture with houses and cultivated and spontaneous plantations; and bounded on the east by the property belonging to the heirs of Edward Mather and by lane, north by lane, west by the property belonging to the heirs of Kanagaratnam Lorton, and on the south by the property belonging to Innumany wife of Thuraratnam. Of this an undivided 3 lachams varagu culture with the stone-built house (newly built) in it, on the eastern side, the share of produce in the entire land, the share of well and the right of way.

Fiscal's Office, Jaffna, April 11, 1939. M. SÉLVADURAI, for Fiscal.

North-Western Province.

In the District Court of Negombo.

S. K. A. R. S. T. Arunasalam Chettiyar by his attorney Rawanna Mana Muthusamy Naidu of Negom-Plaintiff.

No. 10,013. · Vs.

Don Frederick Halahakone, Proctor of Madampella

NOTICE is hereby given that on Saturday, May 6, 1939, commencing at 3.30 in the afternoon, will be sold by public auction at the respective premises the right, title, and

interest of the said detendant in the following property for the recovery of the sum of Rs. 702·22, with interest on Rs. 500 at the late of 13½ per cent. per annum from February 14, 1937, till June 25. 1937, and thereafter at 9 per cent. per annum till paymont, less Rs. 450 paid to the plaintiff by the defendant, and poundage! viz.:—

1. The land called Humbulawamadittewatta, situate at Dambadeni in Dambadeni Udilaha korale west of Dambadeni latpattu in the District Kurunegala, North-Western Rovince; and bounded on the north by lot 30 in P.P. 156, east, by T.P. 114,951, lots 33a, 15, 30r, 30a, 30a, and 305 in P.P. 556, an lela and a road, south by the village limit of Aturuwala ; containing in extent 64 acres 3 roods and 20 perches, exclusive of the ela passing through the land, together with the buildings, machinery, and trees standing thereon and registered under F 143/232. standing thereon and registered under F 143/232.

2. The land called Humbuluwamaditte-owita, situate at Dambadeniya aforosaid; and bounded on the north by the village limit of Kitaladeniya, east by an ela and the village limit of Kitaladeniya, south by village limit of Kitaladeniya, and wost by road; containing in extent 2 acres and 10. 19 perches, together with the buildings, trees, and plantations standing thereon and registered under F 209/287.

Fiscal's Office. Kurunegala, April 4, 1939. CHARLES DE SILVA, Deputy Fiscal.

NOTICES IN TESTAMENTARY ACTIONS.

In the District Court of Colombo.

Order Nisi.

Jurisdiction. No. 8,755.

'Testamentary In the Matter of the Intestate Estate and effects of Anthony Gomis Abeysinghe Weerakoon late of Dehiwala in the Palle pattu of Salpiti korale, deceased.

Ellen Weerakoon, widew of the above-named, deceased of Mirihana in the Page pattu aforesaid.. Petitioner. And

Respondents.

THIS matter coming on for disposal before W. Sansoni. Esq., District Judge of Colombo, on March 7, 1939, in the presence of Mr. T. Canaga-Rayar, Proctor, on the part of the petitioner above named; and the affidavit of the

said potitioner dated March 5, 1939, having been read:

It is ordered (a) that the 2nd respondent be and he is hereby appointed guardian ad litem of the minor, the 1st 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 widow of the above-named deceased, to have letters of administration to his estate issued to her, unless the respondents above named or any other person or persons interested shall, on or before May 4, 1939, show sufficient cause to the satisfaction of this court to the contrary.

March 11, 1939.

W. Sansoni, District Judge.

In the District Court of Negombo.

Order Absolute in the First Instance.

Testamentary In the Matter of the Last Will and Testament of Jayasinghe Aratchige Dona Veronica Hamine of Kadawala, de-Jurisdiction. No. 3.092.

THIS matter coming on for disposal before S. S. Jaya-wickrama, Esq. Wistrict Judge of Negombo, on February 23, 1939, in the presence of Mr. S. D. C. W. Senaratare, 23, 1939, in the presence of Mr. S. D. C. W. Senaratne, Proctor, on the part of the petitioner, and the petitioner's petition and affidavit dated February 23, 1939, and February 4, 1939, respectively, and the affidavit dated February 22, 1939, of Jayasinghe Aratchige Don Francis Jayasinghe, Police Vidane of Kongodamulla, and Don Marthelis Alwis Gunasekere Seneviratne of Kadawala, two of the five attesting witnesses, having been read:

It is ordered that the last will and testament of the above-named deceased dated August 17, 1927, which has now been deposited, in this court, be and the same is hereby declared proved:

It is further ordered that the prayer be and he is hereby declared entitled, as executor named in the said last will,

to have probate to same issued to him.

February 23, 1939.

T. WEERARATNE, District Judge.

In the District Court of Kandy. $Order\ Nisi$

In the Matter of the Estate of the late Herat Mudalige William Perera, de-ceased, of Hataraliadde in Pallepalata Testamentary Jurisdiction. No. T 86.

No. T 86. ceased, of Hatarahadde in Pallepalata of Tumpane.

Dona Luvina Perera nee Kajapathirana of Kudumeriya estatojin Hadalalidde aforesaid Petitioner And

(1) Harat Madalic Danste Perera, (2) ditto Neville Perera, (3) ditto Paratam Perera, (4) ditto Shelton Perera, (5) ditto Shally Perera, (6) ditto Pearl Perera, (7) ditto John Perera, all of Kudumeriya estate in Hatarahadde aforesaid Respondents.

THIS matter coming on for disposal before M. W. H. de Silva, Esq., District Judge, Kandy, on February 10, 1939, in the presence of Mr. Alfred Fernando, Proctor, on the part of the petitioner, Donal Luvina Perera, and the affidavit of the said petitioner dated February 10, 1939, having been read:

It is ordered that the petitioner be and she is hereby declared entitled, as the widow of the above-named de ceased, to have letters of administration to the estate of the deceased issued to her, unless the respondents or any other person or persons interested shall, on or before March 27, 1939, show sufficient cause to the satisfaction of this court to the contrary.

February 10, 1939.

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

Date to show cause extended to May 8, 1939.

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

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

Testamentary In the Matter of the Last Will and Testa-Jurisdiction. Mo. T-95. In the Matter of the Last Will and Testa-ment of Wilham Edward Barber, de-ceased of McCarthy House, Malabar

No. T-95. ceased of McCarthy House, Malabar street, Kandy.

THIS matter coming on for disposal before M. W. H. de Silva, Esq., District Didge, Kandy, on March 30, 1939, in the presence of McSars. Liesching & Lee, Proctors, on the part of the petitioner, Stellander, Barber of McCarthy House, Malabar street, Kandy; and the affidavits of the said petitioner dated March 23, 1939, having been read.

It is ordered that the last will of the above-named deceased, dated July 14, 1937, and now deposited in this court be and the same is hereby declared proved. unless

court be and the same is hereby declared proved, unless any person or persons interested shall, on or before May 11, 1939, show sufficient cause to the satisfaction of

this court to the contrary.

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

March 30, 1939.

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

In the District Court of Galle. Order Nisi.

Testamentary In the Matter of the Estate of the late Jurisdiction. Weerawarna Kurukulasuriya Boosabaduge Polisingho Fernando, deceased, of Gonapinuwala. No. 7,857.

THIS matter educing on for discosal before N. M. Bharucha, Esq., District Judge of Calle, on February 16, 1939. in the presente of Mesgrs. D. A. B.//Amarasuriya, Proctors, on the part of the philitioner, Ambalangodage Mangonona; and the affidavit of the sad petitioner, Ambalangodage Mangonona of Gonapinuwala is

entitled to have letters of administration issued to her accordingly, unless the respondent Weerawarna Kurukulasuriya Boosabaduge Winnie Fernando or any person or persons interested shall, on or before March 29, 1939, show sufficient cause to the satisfaction of this court to the contrary

March 9, 1939.

N. M. BHARUCHA District Judge.

Date for showing cause is extended to May 24, 1939.

March 31, 1939.

N. M. BHARUCHA, District Judge.

In the District Court of Galle. Order Nisi in Intestacy.

Testamentary In the Matter of the Intestate Estate of Karunaratne Perera Appuhamy Tenne-koon of Matara in the Island of Ceylon, Jurisdiction. No. 7,861. Doctor of Medicine, deceased.

Anula Weerawarna Tennekoon of The Castle, Matara Petitioner.

(1) Mahinda Respondents.

THIS matter coming on for disposal before N. M. Bharucha, Esq., District Judge of Galle, on March 28, 1939, in the presence of Messrs. C. L. & M. L. N. Wickremasinghe, Proctors, on behalf of the petitioner, Anula Weerawarna Tennekoon of The Castle, Matara (widow); and (1) the affidavit of the said petitioner dated March 6, 1939, (2) minute of consent of the said petitioner as mother and natural guardian of the said minors dated March 6, 1939, and (3) minute of consent of the 4th respondent dated March 25, 1939, having been read: It is ordered that the said Anula Weerawarna Tennekoon is one of the heirs and next of kin of the above-named Karunaratne Perera Appuhamy Tennekoon, deceased, and that as such is entitled to have letters of administration issued to her accordingly, unless the above named respondents or any other person or persons interested shall, on or before May 8, 1939, show sufficient cause to the satisfaction of the court to the contrary. It is further ordered that the said 4th respondent be and he is hereby appointed guardian ad litem over the 1st, 2nd, and 3rd minor respondents above named for all the purposes of this action.

March 28, 1939.

N. M. BHARUCHA, District Judge.

In the District Court of Tangalla.

Order Nisi.

Testamentary In the Matter of the Intestate Estate of Dominguhewage Mendias Sılva Wijesurıya late of Walasmulla, deceased. Jurisdiction. No. 1,299.

Dominguhewage Jinadasa Wijesuriya of Walasmulla Petitioner.

Dominguhewage Margaret Wijesuriya of Hambantota, (4) Dominguhewage Edde Wijesuriya, (6) Dominguhewage Nandawathe Wijesuriya, (7) Dominguhewage Nandawathe Wijesuriya, (8) Dominguhewage Nandawathe Wijesuriya, (8) Dominguhewage Nandawathe Wijesuriya, (8) Dominguhewage Nandawathe Wijesuriya, (7) Dominguhewage Nandawathe Wijesuriya, (8) Dominguhewage Nandawathe Wijesuriya, (8) Dominguhewage Nandawathe Wijesuriya, (8) Dominguhewage Nandawathe Wijesuriya, (8) Dominguhewage Wijesuriy hewage Nandawathie Wijesuriya, (7) hewage Wilson Wijesuriya, all of Domingumulla Respondents.

THIS matter coming on for disposal before V. S. Jayawickrama, Esq., District Judge of Tangalla, on December 22, 1938, in the presence of Mr. H. Domingo, Proctor, on the part of the petitioner above named; and the affidavit of the petitioner dated December 22, 1938, having been read:

It is ordered that the petitioner be and he is hereby declared entitled, as the eldest son of the deceased, to have letters of administration of his estate issued to him, unless any person or persons interested in the said estate shall, on or before February 9, 1939, show sufficient cause to the satisfaction of this court to the contrary.

It is further ordered that the 1st respondent be appointed guardian ad litem over the minors, the 4th to 7th respondents, unless any person or persons interested shall, on or before February 9, 1939, show sufficient cause to the satisfaction of this court to the contrary.

December 22, 1938.

V. S. JAYAWICKRAMA, District Judgo.

This Order Nisi is extended to March 9, 1939.

V. S. JAYAWICKRAMA,

February 9, 1939.

District Judge.

This Order Nisi is extended to April 17, 1939.

V. S. JAYAWICKRAMA.

March 9, 1939.

District Judge.

In the District Court of Jaffna. Order Nisi.

In the Matter of the Estate of the late Testamentary Theivanaippillai, wife of Ampalavanar Kandiah of Mallagam, deceased. Jurísdiction. No. 608.

Ampalavanar Kandial of Mallagam Potitioner.

Sethanayaki, daughter of A. Kandiah (minor), (1) Sethunayari, daughter of A. Kandian (minor),
(2) Vaithianathar Visavanathapilla, both of Mallagam . Cliffing the Common of Common of Mallagam . Cliffing the Common of Commo

part of the petitioner; and the affidavit and petition of the

petitioner having been read:

It is ordered that the above-named 2nd respondent be appointed guardian ad litem over the minor, the 1st respondent, for the purpose of representing her in the testamentary proceedings, that the petitioner be declared entitled to administer the estate of the deceased, as the lawful husband, and that letters of administration be issued to him accordingly, unless the respondents above named shall appear before this court on July 13, 1938, and show cause to the contrary.

July 1, 1938.

C. COOMARASWAMY, District Judge.

Order Nisi extended for April 28, 1939.

C. COOMARASWAMY, District Judge.

In the District Court of Puttalam. Order Nisi.

Jurisdiction. No. 736.

Testamentary In the Matter of the Intestate Estate of Atham Mohamedo Beebi, late of Puttalam, deceased.

Between

..... Petitioner.

am

2. And

(1) Mohamedo Ibrahim Asin Neina Marakar, (2) Mohamedo Ibrahim Yusuf Natchia, wife of Abdul Asiz Marakar Schla Marakar, (3) Elevathamby Marakar Kothuwal Marakar and his wife (4) Mohamedo Suleha, commonly known as saina Muttu, all of Putthales. Respondents.

THIS matter coming on for disposal before M. L. D. Caspersz, Esq., Additional District Judge of Puttalam, on February 8, 1939, upon the motion of Mr. Wilfred A. Muttukumaru, Proctor, on the part of the petitioner, and the petitioner's affidavit dated January 24, 1939, and petition dated February 6, 1939, having been duly read:

It is hereby ordered that the petitioner be and he is hereby appointed administrator of the estate of Atham Mohamado Beebi, deceased, and directing that letters of administrators. tration be issued to the petitioner accordingly, unless the respondents or any other person or persons interested in the said estate shall show sufficient cause to the satisfaction of this court to the contrary on February 21, 1939, at 10 o'clcok in the forenoon.

February 14, 1939.

M. L. D. CASPERSZ, Additional District Judge.

Time for showing cause extended to March 28, 1939.

M. A. SAMARAKOON, District Judge.

February 21, 1939.

Time for showing cause extended to April 25, 1939.

March 28, 1939.

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M. A. SAMARAKOON, District Judge.