

THE

CEYLON GOVERNMENT GAZETTE

No. 8,455 – FRIDAY, JUNE 2, 1939.

Published by Authority.

PART II.--LEGAL.

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

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PRESS, COLOMBO.

415 - J.N. 84335-828 (5/39) **B** 1

LIST OF JURORS AND ASSESSORS

PROVINCE OF UVA.

LIST of Persons in the Province of Uva, who are qualified to serve as Jurors and Assessors under the Provisions of Ordinance No 15 of 1898, as amended by Ordinance No. 13 of 1938, for the year July, 1939, to June, 1940.

The Jurors numbered in a separate series on the left of those indicating Ordinary Jurors are qualified to serve as Special Jurors.

ENGLISH-SPEAKING JURORS.

- 1 Abeysekera, Don Andrew, landed proprietor. Hali-ela 2 Abeysekera, Don Henry, planter, Uvadickarawa, Bandarawela 1.
 - 3 Abhayaratna, Don William, clerk, U. D. C, Bandarawela
- 2.. 4 Adams, Gerald, manager, Elmhurst, Yelverton, Badulla
- 5 Alderson-Smith, Hubert. planter, Pingarawa estate, 3. .
- Namunukula Iexander, Thuppahige Don, landed proprietor, 6 Alexander. 4. . Lunugala
 - Anderson, Gilbert Lemos, planter, Ohiya estate, Ohiya
 8 Antony, M. J., teamaker, Roeberry estate, Madulsima
 9 Appathurai, Samuel Kanapathipillai, chief clerk, Kachcheri, Badulla
 10 Aranwela, Benjamm Abeyatunga, irrigation field assistant, Badulla
 14 Arbuthyott Lamos Condon planter, Haputala estate
- 5.. 11 Arbuthnott, James Gordon, planter, Haputale estate, Haputale
- 6.. 12 Arnott, Duclas William, engineer, Walker & Greig, Badulla
 - 13 Augustine, S. M., head clerk, Galapitakanda, Namunukula
- 14 Bagot, Samuel Henry, range forest officer, Haputale
 15 Balasungh, Sesudasan William, conductor, Beauvais, Haputale
 7. 16 Bandaran, Julian Punchi Bandara Malala, landed
 proprietor, Badulla
 8.. 17 Bannarman, Nigel Johnston, planter, Naranagala, Badulla
- Badulla
 - 18 Bellhouse, John Leader, planter, Attampitia, Bandarawela
- 9.. 19 Benham Charles Philip, planter, Ledgerwatta, Badulla Bent Henry Walter, planter, Roehampton, Haputale 20
- Bertie, Robert, Benhope estate, Bandarawela
 Bharati, F. B., assistant teacher, Uva College, Badulla
 23 Birkbeck, Vivian White, planter, Kumaradola, Monara-
- gala 24 Birkett, John Morris, planter, Sarnia estate, Badulla 11. 25 Bisset, Frederick Robert, planter, Welimada estate, Welimada
- 13.. 26 Bolster, George Francis, assistant superintendent, Rookatenna, Hali-ela
 14.. 27 Bolster, Sidney, planter, Craig estate, Bandarawela
 15.. 28 Boyd-Moss, Charles Edward Durban, planter, Poona-
- galla, Bandarawela 29 Boyle, Brent Moore, assistant superintendent, Tel-

 - 29 Boyle, Brent Moore, assistant superintendent, Tel-bedda estate, Badulla
 30 Breay, Hugh Francis, assistant superintendent, Tel-bedda, Badulla
 31 Brooke, Ivan, superintendent, Rookatenna estate,
- 16 . 31 Brooke, Hali-ela
- 132 Brooke-Smith, Charles Fearon, superintendent, 2nd and 5th Divisions, Spring Valley, Badulla
 17.. 33 Bunzle, Gustavus Henry, superintendent, Kinellan estate, Ella
 18.. 34 Burnet, Charles Rutherford, planter, Nayabedda, Bardenausla
- Bandarawela
- 35 Cameron, Ian Bruce Hamilton, planter, Kandehena, 19
- Namunukula 36 Canagaratna, A. D., principal, Uva College, Badulla 37 Carey, Percival De Preaux, superintendent, Dyrabba 20 21
 - estate, Bandarawela 38 Carey, Peter, assistant superintendent, Dambatenna
- estate, Haputale 22. 39 Carmichael, Harold Clinton, superintendent, Albion,
- 39 Garman, Franciski Connorm, Preprint 23 .
- 24 Demodara
- Demodara
 43 Clarko, Aubery Martin, planter, Elteb Group, Passara
 44 Clements, Thomas Robert, teamaker, Poonagalla Group, Bandarawela
 45 Cloughton, John Percy Cartright Inter, Passara 25 .
 - Group, Passara
 - 46 Coomarasamy. Coomarasamy Linga. Athàn Nadarajah, clerk, Haputale estate, Haputale
 47 Coilpillai, Gnanapragasam Issac, head clerk, Passara
 - Group, Passara 48 Coombe, Gorton, manager, Poonagalla Group,
- Bandarawela 49 Cotton, John Wallace, planter, Koslanda estate, 27 . Koslanda

2)

- 28...50 Craig, John Alexander, supermeters
 estate, Hali-ela
 29. 51 Cranfield, Jack, superintendent, 6th and 7th Divisions, Spring Valley, Badulla
 52 Culauayakam, Arunasalam, superintendent, minor
- Culloy, Geoffery Campbell, planter, Keenakcle estate, 30 53 Badulla
- 31
- 54 Dalton, Paul, planter, Gamawala estate, Passara
 55 Dangamuwa, H. W., landed proprietor, Wehmada
 56 Darby, Rodney Desterre, assistant superintendent, Hopton Group, Hopton
 57 Davidson, John Eld, superintendent, Gawaiakelle
- 32 . . estate, Demodara
- 33.. 58 Doakor, George Kent, planter, Gonakele estate, Passara
 - 59 De Silva, U. D. C 60 De Silva, Gorakanage Simon, sanitary inspector, Bandarawela
 - S E., assistant teacher, Uva College, Badulla 61 Dewarayan, Nadarajapıllaı, supermtendent, Thiru-
 - wanaketiya, Nikapota 62 Dickinson, H. G., planter, Idalgashinna, Haldum-
 - mulla 63 Dickson, Alistair De Courcy, planter, Meenabedda
- estate, Koslanda 34. . 64 Dickson, Thomas Glon, planter, Mahadowa, Madulsima
 - 65 Dissanayaka, D. M. A., teamaker, Galapitakanda; Namunukula
 - 66 Dru-Drury Humphery Nicholas, planter, Grahams-land, Badulla 67 Durrant, Christopher James, planter, Kaloogala,
 - Namunukula 68 Dyson-Rook, Noel Humphery, assistant superintend-
- ent, Ury Group, Badulla 35.. 69 Earland, Arthur Vivian, planter, Verellapatana,
- Madulsima 70 Edwards, Elen George Smyth, planter, Pitaratmalie, Haputale 36..
- 71 Emerson, Alexander Lyon, planter, Sorendib, Hall-ela 72 Fanshaw, Evelyon Gascoyne, planter, Park Group, 37.
- Lunugala 73 Fay, Basıl Dawson, planter, Dickwella estate, Hali-ela 74 Fenandez, Silvester, Vincent, clerk, Newburgh estate, 38. Ella
- 75 Fincher, Arthur Patric, planter, Glen Alpin, Badulla 76 Findon, Richard Harold, manager, Cocagalla Group, 39..
- Madulsıma 40.. 77 Fletcher, Ian, superintendent, 3rd and 4th Divisions, Spring Valley, Badulla
- 78 Francillon, Francis Robert, planter, Nayabedda, Bandarawela 41.. 79 Fowke, Francıs John, assistant superintendent, Ury
- Group, Badulla
 80 Gatehouse, Richard Cecil, assistant superintendent, Hopton estate, Hopton
 42.. 81 Gidden, J. Arthur, superintendent, Batawatta estate,
 - Madulsıma
- 43 . 82 Gilman Stuart Alastair, planter, Oakfield estate, Koslanda
- 44.. 83 Glassborrow, Reginald Walter, manager, Hinguru-kaduwa estate, Wellawaya
 84 Gnanamuttu, Animuttu Rao, teamaker, Balagalla
- 46 Granarmutud, Ammutud Fab, Isamaker, Balagana estate, Badulla
 85 Goonesekera, Sidney Wilfred, clerk, Poonagalla Group, Bandarawela
 45.. 86 Goonewardena, Richard Henry, principal, Dharma-duta College, Badulla
 87 Goonewardena, Simon Vas, plantar, Ampitutenna
 - 87 Goonewardena, Simon Vas, planter, Ampititenna
- 87 Gronewardena, Simon Vas, planter, Ampiritemia estate, Koslanda
 88 Grant-Cook, Skeen Everard, planter, Sarnia, Badulla
 89 Grimwood, Philip Francıs, assistant superintendent, Hopton estate, Hopton
 90 Hall, Augustus Henry, superintendent, Dammeria Group, Passara
 91 Hemilter Donald Edward menager Oodcouward 46 .
- 47.. 90 Hall,
- 48.. 91 Hamilton, Donald Edward, manager, Oodoowerre estate, Demodara
 92 Handerson, Thomas Grieve, planter, Attamapitia
- 49 93 Hare, Oven Christopher, superintendent, Kelburne estate, Haputale
 94 Harvey, Robert Laurence, planter, Gonakelle estate, * Passare
 - Passara
- 50 51 .
- Passara
 95 Harvey, Roy Warren, planter, Southam, Demodara
 96 Henty, Portland, planter, Passara Group, Passara
 97 Herft, Percy Allan, superintendent, Ambatenna, Bandarawela Bandarawela
 52. 98 Howe, Charles Edward, planter, Ury Group, Badulla
 99 Irlappen. Vellasamy, assistant superintendent, Oodoowerre, Demodara
 100 Jackson, Henry Murry, assistant superintendent, Dyrabba. Bandarawela
 101 Jainudeen, Tuan Noor, planter, Green Lodge, Badulla
 53. 102 Jamieson, R. A., superintendent, Uva estate, Madulsure
- sıma
- 103 Jayawardena, Don Nonis, planter, Nilella, Boragas 54. 104 Jeans. John Filer, planter, Dickwella estate, Hah-ela 55. 105 Jones, A. Le P, superintendent, Galapitakanda, Namunukula
- 56..106 Johnson, John Gordon, superintendent, Glenarchy, Ambawela
- 107 Johnson, Oscar, planter, Uva Highlands, Bandarawela 108 Johnston, Dennis Nicollas, planter, Passara Group, 57 Passara

- 58 .109 Johnston, John Fitzsimon, manager, Miller & Co., Bandarawela 110 Kannangara, Don Wimalasena, clerk, Blackwood, Haputale
- 59 .111 Kelly, Charles Antony, planter, Haputale estate, Haputale
 60 .112 Kennedy, Derric Edward, planter, Thotulugalla, .112 Kennedy, Haputale
- 61 .113 Keun, Fredrick Herbert, superintendent, Nahavilla, Demodara
- 62.114 Key, Harry De Tregot Wilkinson, superintendent, Tonacombe estate, Namunukula 63.115 Knox. George, planter, Chelsea estate, Bandarawela 116 Kodagoda, K. P. D G., conductor, Galapitakanda, Namunukula
- 117 Kotalawela, Don William, landed proprietor, Badulla 117a Kulasegaram, Vaithilingam, irrigation officer, Kos-64 landa
- 65 .118 La Pontaine, J. D. C., planter, Galoola estate, Madulsıma
- 66 .119 Lemmon, John Mark, superintendent, Ambewela estate, Ambewela
 - 120 Letchuman, Arsuathy Meyappen Sinniah, landed propriotor, Thangamali estate, Hali-ela
 121 Lushington, Ronald Arthur, planter, Pitaratmalee,
- Haputalo
 122 Loton, William Arthur, assistant superintendent, Mahatenna, Demmeria, Passara
 68..123 MacDonald, Donald Patrick, manager, Canaverella

 - Group, Namunukula 124 Mackenzie, Ian, planter, Nayabedda. Bandarawela 125 Mailvaganam, Thambiah, head clerk, Elteb Group, Passara
 - 126 Manuel, Yeganathan Mahari, teamakor. Cullan estate, Badulla
- Badulla
 69..127 Maskell, Hubert Edward, planter, Deansland, Hali-ela
 128 Maudslay, P. C., assistant superintendent, Dambe-tenna, Haputale
 70..129 Mayow, Reginald Wynell, planter, Wewesse estate,
- 70..129 Mayow, R Badulla
- 71..130 McIntyre, Alexander Robb, superintendent, Downside. Welimada
 72..131 McNiel, James Reddied, planter, Poonagalla Group,

- 73..131 Meidelin, Graighton Cathcart, superintendent, Neluwa estate, Halı-ela
 74..133 Meidelin, Wulliam Losley, planter, Kahagolla, Haputale
 75..134 Meidrum, Hue Thomas, planter, Deaculla estate, Bandarawela
- 76..135 Michels, W. A., planter, Roeberry estate, Madulsima 136 Miskin, Tuan Anfeon, contractor and forwarding agent. Badulla
- agent, Badulla 137 Mohamed, N. S., clerk, Uva Highlands, Bandarawela 138 Money, Cecil, planter, Ridipana estate, Badulla 139 Moore, Gerald Cadian Dupre, superintendent, 1st Division, Spring Valley, Badulla 77..140 Murray, R., superintendent, Glennanore, Haputale 141 Mustard, John Howard, assistant superintendent, Mahadowa, Madulsima 142 Muttab. John David Forestor Haputale
- - 142 Muttah, John David, Forester, Haputale 143 Muthiya, A. S., planter, Marthavan estate, Diyatalawa
- 144 Nadarajah. Arumugam, irrigation officer, Monaragala
 145 Naidu, Venkatsamy Balakrishna, assistant irrigation engineor, Badulla
 146 Nicoll, Wilfred, planter, Cullen, Badulla
 147 Norris, Percival Morton, provincial engineer, Badulla
 148 Noor-ad-dm, Segu Meedim, landed proprietor, Badulla
 149 Omar, Mohamed Zubar, manager, Paul Soris Co., Bodulla
- 79

 - 149 Omar, Mo Badulla
 - Bantula
 150 Cutschoorn. Earnest Edward, superintendent of works, U. D. C., Bandarawela
 151 Packir Saibo, Abdul Latiff, general merchant, Badulla
 152 Palmer, A J D., engineer, Colombo Commercial Co.,
- 80 Badulla
- 81..153 Paterson, Charles John, planter, Allagolla, Uda Pussellawa
- Pussellawa 82..154 Payne, Rowdon; manager, Dambatenna, Haputale 155 Perera. Charles Gilbert, clerk, Kahagolla, Haputale 156 Perera, Dissanayakage Lawrence, manager, Motor Service Station, Bandarawela
 - 157 Perera, Don Philip, head clerk, Spring Valley, Badulla 158 Perera, Hettiaratchchige Don Lawrence, clerk, Tel-bedda estate, Badulla

 - 159 Perera, Panadura Acharige Carolis, superintendent of mnor roads, Uva North, Bible
 160 Penris, Malwattage Simon Andrew, forwarding agent, Badulla
- Badulla
 161 Pern, Alfred Paul Montague, assistant superintendent, Cannaverella Group, Namunukula
 83..162 Philpott, Edgar James Peak, planter, Galkanda estate, Haputale
 84 .163 Pickering, William Cowing, planter, Queenstown,
- 84 .163 Pickering, Hali-ela
- 164 Pippet, George Reginald, superintendent, Ampiti-kanda, Bandarawela 85..165 Playfair, John William Menzies, planter, Uva Kellie, Madulsima
- 86...166 Ramanathan, Marie Sithanbaram, planter. Hapugaha- 100 Kamanananan, marie Stenanderan, planter. Hapugana-watte estate, Diyatalawa
 167 Ramasamy, Rama Muthiya, planter, Roseland, Bandarawela
 168 Ramasubramanam, R., assistant teacher, Uva

 - College, Badulla

87. 169 Ranchagoda, Edwin Daniel de Silva, superintendent, Bibile estate, Bibile
170 Ranasingha, Piyadasa, clerk, Kachcheri, Badulla
88 171 Richardson, Aldwin Arnold, superintendent, Liyan-geheurele estate, Roderspielderspiele

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- gahawela estate, Bandarawela
- 172 Richardson, Eric Alexander. planter, Gonakelle estate, Passara 89 173 Robin Robert Arnald, planter. Haputale ostate,
- Haputale
- Haputale
 90..174 Rodrigo, Josoph Conrad George, secretary, U. D. C., Bandarawela
 91..175 Rudd, Rodney, Hampton, superintendent, Gona-motawa estate, Haputalo
 176 Rusbriger, Frank Robert, assistant superintendent, Meeriabedda estate, Koslanda
 92 177 Ruxton, Charles, manager, Hopton Group, Hopton
 93 .178 Samahim, Tuan Aasikeen, Halleen, secretary, U. D. C., Badulla
- 94. 179 Sanguah, Visualingam, proprietor, Newkingston estate, Haputale
 95 Selvadurai, R. P., clerk, Roeberry, Madulsima
 95 .181 Semmence, Robert Howard, superintendent, Meeria-bedda, Koslanda
 96 182 Sanguaphi, D. haad hanguay, Clemencore estate
- 96 .182 Sengamalai, A. D. head kangany, Glenanoore estate, Haputale 97..183 Shand, Stuart Gordon Loudan, planter, Oetumba,
- 98..184 Sheldon, Vincent, Thedore, planter, Hingurugama estate, Badulla

- 100
- estate, Badulla 185 Sım, Thomas, Guthrie, planter, Kehelwatta, Hopton 186 Silas, Symon Jacob, clerk, Demodara estate, Demodara 187 Sılva, B. A. B., supermtendent, Oomaoya estate, Attampitia, Halı-ela 188 Sılva, Don Stephen, clerk, Unugalla estate, Hali-ela 99..189 Sinclair, Erroll Hannısh Lindsay Greame, superin-tendent, Berragalla estate, Haputale 100 190 Sınclair, John Walter, manager, Walkor & Greig, Badulla 191 Smith Jackson planter Telunctenna estata Haputala
- 191 Smith, Jackson, planter, Telipotenna estate, Haputale 101. 192 Smith, Kenyon Sentance, manager, Telbedda estate, Badulla
- 102..193 Smith, Sidney Baynard, superintendent, Blackwood, Haputale

- 194 Smith, S. A., planter, Needwood, Haldummulla
 103. 195 Smyth, Hugh, superintendent, Strathedon, Ella
 104..196 Spedding, Joseph Carlisle Harrington, assistant superintendent, Elteb Group, Passara
 105..197 Stewart, Norman, planter, Attampita estate, Bandarawela
- 106. 198 Stonehewer, E. H., planter, Needwood, Haldummulla
 107 199 Strachan, Charles James, superintendent, Macaldeniya, Koslanda
 200 Strong, John Montague Douglas, assistant superintendent, Canawerella, Namunukula
 108 Sutherland Dwarld Sutta Sutta and American Sutta and Sutta an
- 108..201 Sutherland, Donald Scott, superintendent, St. James estate, Hah-ela 109 .202 Sutherland, Francis Ian Sinclair, manager, Spring
- Valley, Badulla aylor, R., engineer, Colombo Commercial Coy.,
- 110..203 Taylor, R., engineer, Colombo Commercial Coy., Badulla
 111 204 Thompson, Reginald Demprey, planter, Beauvais,
- 111 204 Hompson, Kegnath Demprey, planter, Beauvais, Haputale
 205 Thomson, Duncan Garland, Eyers, assistant superintendent, Unugalla estate, Hali-ela
 112. 206 Thomson, John, planter, Rossett estate, Demodara
 113. 207 Tilliambalam, A., clerk, Colombo Commercial Coy.,
- Badulla
- Patrick Edward, assistant superin-114..208 Tremenheere,
- 114...203 Freihenmere, Fatrick Edward, assistant superm-tendent, Eltob estate, Passara
 115..209 Troup, C. F, planter, Roeberry, Madulsima
 116..210 Tutein-Nolthenus, Adrian Constant, planter, West Haputale estate, Ohiya
 117 .211 Villiers, M. H., assistant superintendent, Dambatenua, Haputale
- 118
- Haputale
 212 Vitharana, Pieris, district engineer, Badulla
 213 Walker, Charles Hubert Anthony, planter, Kandehena, Namunukula

- hena, Namunukula 119. 214 Wallace, John Alan Fraser, superintendent, Hinda-gala estate, Namunukula 120..215 Waller, Walter Jacolyne De Warrene, assistant supermtendent, Canawerella, Namunukula 121..216 Wallace.Tarry. A. E., assistant supermtendent, Glenanore, Haputale 217 Wanasundara, Gunapala, kachcheri mudaliyar. Badulla Badulla
- 218 Waterfall, Vincent Roy, assistant superintendent. Unugalla, Hali-ela
 219 Watson, Michael John, planter, Uvaketawela, Hali-ela
 220 Watson, William James, divisional irrigation engineer, 122 .219 123
 - $\mathbf{221}$
- 124..222
- Weerasunha, Dingiri Banda, forest ranger, Haputale Weirasunha, Dingiri Banda, forest ranger, Haputale Whitehouse, J. E. F., planter, Roeberry, Madulsima Wijayakoon, Arthur Henry, manager, Uvadickarawa, Bandarawela 223
- 125...224 Wijayakoon, Rienzie Alexander, district engineer, Passara

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126..225 Will, Ernest Percival, planter, Glen Alpin, Badulla 127..226 Williams, Gilbert Elhot, planter, Udaveria, Ohiya 128..227 Williams, William Trevor, planter, Balagalla estate, De de Viennes, Participation (2019) Badulla Wilson, A. Mac, engineer, Colombo Commercial Coy., Badulla

129...229 Wilson, Geoffery, superintendent, Ellawatta estate,

230 Wilson, P. A. C., assistant superintendent, Battawatta, Madulsıma

Greig, Haputale 231 Wortom, 130

SINHALESE-SPEAKING JURORS.

- 1 Abayakoon, William Robert, clerk, Tonacomb, Namunukula 2 Abeyakoon, Alexander Charles Casemeru, conductor, Ros-

- 2 Abeyaroon, Alexander Charles Casemerit, conductor, Rosbury, Koslanda
 3 Almenda, Thuppahige Edwin, conductor, Wewessa, Badulla
 4 Appuhamy, Ratnayake Mudiyanselage, forest guard, Buttala
 5 Attanayake, Vincent, trader, Bazaar street, Badulla
 6 Balasooriya, Charles, engine driver, U. D. C., Badulla
 7 Basnayake, G P., clerk, Colombo Commercial Company, Badula
- Badulla
- 10

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- Badulla 8 Basnayake, Tikiri Bandara, clerk, Rookatenna, Hali-ela 9 Charles, Elubetthiya Koralalage, driver, C. M. T., Badulla 10 Charles, Y., conductor, Lawerlyegrove, Nikapota 11 Dehideniya, Heen Bandara, teamaker, Ballagalla, Ella, 11 Dehideniya, He Bandarawela
- 12 Delgoda, D. O., assistant teacher, Uva College, Badulla 13 De Alwis, Edwin, assistant teamaker, Nayabedda, Bandara-wela
- 14 De Wel, L. W., rubber maker, Kumaradola, Moneragala 15 De Silva, Dodampegamage Don Francis, clerk, Demodara,
- Demodara
- De Silva, Gardiya Punchihewage William, planter, Silvaland, Badulla
 De Silva, Manickkawaduge Upaneris, conductor, Talpitigala, Badulla
- 8 De Silva, Henry, clerk, Blarneywatta, Passara 19 De -Silva, Warsawitharana Abraham, cler
- 18 De Silva, Henry, CIErk, BIEIROY, RECE,
 19 De Silva, Warsawitharana Abraham, clerk, Yelverton, Badulla
 20 De'Silva, W. M. Martin, clerk, Deaculla, Bandarawela
 21 Dias, Don Hettiaratchillage, engine driver, U. D. C., Badulla
 22 Dias, Manatungage Simon, mechanic, Hopton, Hopton
 23 Disanayake, Don James, clerk, Walker & Greig, Badulla
 24 Fernando, Charles Alfred, trader, Bazaar street, Badulla
 25 Fernando, John, teamaker, Mahadowa, Madulsima
 26 Fernando, H. E., conductor, Uva estate, Madulsima
 27 Fernando, Senanayake Charles, conductor, Cocagalla, Madulsima

 - 28 Fonseka, Don Paul, clerk, Kinellen, Ella
 - 29 Galketye, Wanasinghe Mudiyanselage Kiri Banda, teamaker, Queenstown, Hali-ela
 - 30 31
 - George, Pathiranage, lorry driver, Keenakelle, Badulla Gunasekara, Martin, clerk, Thotulugala, Haputale Goonatillake, Don William Emilinayas, conductor, Park 32

 - 32 Goonatillake, Don William Emilinayas, conductor, Park Group, Lunugala
 33 Gupapala, Leopold Henry, clerk, Kachcheri, Badulla
 34 Henry, Athtottage Don, clerk, Kelburn, Haputale
 35 Hettyarachi, Albert, clerk, Hingurukaduwa, Wellawaya
 36 Hetti Hewa, David de Silva, conductor, Bibile estate, Bible
 37 Hewavitharana, Thomas, clerk, Makaldeniya. Koslanda
 38 James Appuhamy, Thabawita Gurunnanselage. bass, Udwenya, Ohiya
 39 James, G. W., clerk, Uva estate, Madulsima
 40 Jayasekara, Don Hector Vincent, clerk, Hopton, Hopton
 41 Jayasinghe, Dan Dayapala, clerk, U. D. C., Badulla
 42 Jayasinghe, James Alexander de Alwis, conductor, Mantenna, Haputale

 - Haputale

 - Haputale 43 Jayasundera, Heen Banda, clerk, U. D. C., Bandarawela 44 Jayawardena, Alfred, conductor, Keenapitiya, Koslanda 45 Jayawardena, S. M. A., clerk, Dambetenna, Haputale 46 Jopheus, Peter, typist, Walker & Greig, Badulla 47 Karadawale, S. R. B., clerk, Neewood, Haldummulla 48 Kuruppu, V. A., conductor, Paravilla, Moneragala 49 Lewla, Loku Banda, conductor, Gamawela, Passara 50 Lewla, Punchi Banda, conductor, Vykumbura es Passara. estate, Passara
 - 51 Lewisingho, engine driver, Battawatta, Madulsima 52 Madanayake, Don Robert Alfred, teamaker, Craig estate, Bandarawela

 - bandarawela
 53 Manchanayake, Don Baron, mechanic, Elteb Group, Passara
 54 Mathews, Ferdmends Jeramuas, teamaker, Udaweriya, Ohiya
 55 Mudiyanse, P M., lorry driver, Roeberry estate, Madulsima
 56 Mullegama. Selaratne, teamaker, West Haputale estate,
 - Ohiya 57 Pandithasekara, Donald, clerk, Poonagala, Bandarawela 58 Perera, Galagamage Henry, teamaker, Makaldeniya, Kos-

 - 59 Perera, George Walter, clerk, Tonocomb, Namunukula 60 Perera, James, Benjamin, clerk, Walker & Greig, Badulla 61 Perera, Kurukulasooriya George, teamaker, Elteb, Passara 62 Perera, Kurukulasooriya Simon, assistant clerk, Elteb,
 - Passara 63 Perera, Mahakumarage Don John, teamaker, Nayabedda, Bandarawela

 - 64 Perera, Patrick, clerk, Kachcheri, Badulla 65 Perera, Ronald St. Sebastian, clerk, U. D. C., Badulla 66 Perera, U. C., conductor, Alliawatta, Moneragala 67 Peter, Galpellegedara, assistant teamaker, Poonagala, Bandarawela
 - 63 Peter, Maha-appuhamy Don, conductor, Dameria, Passara 69 Piyasena, Jayapathma Mudiyanse, lorry driver, Cocagalla,
 - Madulsima
- Madulsima
 70 Piyasena, Mihindupala, clerk, U. D. C., Badulla
 71 Piyatissa, John William, trader, Lower street, Badulla
 72 Punchi Banda, Dissanayake, Mudiyanselage, engine driver, Serendib, Hali-ela
 73 Rangappus, mechanic, Roeberry estate, Madulsima
 74 Ranasinghe, Galaniha Jayasundera Mudiyanselage Martin, clerk, Kachcheri, Badulla
 75 Ratnayake, E. M. B., clerk, Commercial Company, Badulla

- 76 Ratnayake, Hendry, teamaker, Ellawatta, Ella
- 77 Ratnayake, Madiarawegedara Punchi Banda, revenue inspector, U. D. C., Bandarawela
 78 Ratnayake, Sudu Banda, driver, Ceylon Motor Transit, Batrayake, Sudu Banda, driver, Ceylon Motor Transit,
- Badulla

- Badulia
 79 Samarasekara, Ahas, clerk, Attampitia, Bandarawela
 80 Samaratunge, Nicolas, lorry driver, Dameria, Passara
 81 Sepala, Don Henry, conductor. Bibile estate, Bibile
 82 Silva, Carryawasam Gamage Don Hendrick, teamaker, Wewossa estate, Badulla
 83 Silva, D. L. planter St. Sabastian Idalgashinna.
- 83 Silva, D. L, planter, St. Sebastian, Idalgashinna
 84 Silva, Koralage Andoris, carpenter bass, Passara Group, Passara.

- S Suriwardena, Don John, teamaker, Koslanda, Koslanda
 Solamon, B. S., teamaker, Needwood, Haldummulla
 Stephen, Opatha Manuel, clerk, Cullen, Badulla
 Sudu Banda, Warnasoonya Mudiyanselage, driver, Ceylon Motor Transit Badulla
- Motor Transit, Badulla Thoronis Appu, Liyana Arachchige, carpenter bass, Kana-verella, Namunukula Wanigasooriya, Don Abilin, teamaker, Haputale estate, Haputale 89
- 90 Haputale
- 91 Weerarathe, Don Palitha, clerk, Gamawella, Passara 92 Weerasekara, Aluthwelagam Ganethi, soda maker, Walker
- Weerasinghe, Don Pius Perera, clerk, Uvakelle, Madulsima
 Wickramasinghe, Don Somapala, teamaker, Leangahawela, Bandarawela
 William M. K. clerk, Telinotowna, Horutelo
- 95 William, M. K., clerk, Talipotenna, Haputale 96 Wijeyasekara, Don William, conductor, Thotulugala, Hapu-tale
- 97 Wijayatunge, Dharmakirthi, assistant teamaker, Narangala, Badulla

TAMIL-SPEAKING JURORS.

- Abdul Cader, A. S. M, trader, Meegahakiula, Badulla Abdul Rahuman, Sınna Lebbe, C. M. T. Co., Badulla Abubakar, Kawanna Moona Seryadu, trader, Badulla 2
- 3
- Moona Sawanna, merchant, Lower 4 Abubaker street.
- Badulla
- 6
- 8

Koslanda

wela

Badulla

Haputale

wela

Bandarawela

wēla

estate, Ambewela

- Badulla Abraham, Anthony Muttu, teamaker, Glenorchy, Ambewela Ahamath, Abdul Razak, clerk, Dickapitiya, Bandarawela Alagappen, A., cultivator, Maligatenna, Welimada Allapithhie, M. M. A., Kandegedera, Badulla Ambalawaner, V., clerk, Kumaradola, Moneragala Anthony, Vethanayagam Paul, teamaker, Blarneywatta, Passera 10 Passara
- 11 Arland, George Anthony, conductor, Yelverton estate, Badulla
- 12 Asırwatham, Koon Jesudian, teamaker, Hindagalla estate, Namunukula

18 Caruppiah, Narayanan Suppiah, conductor, Ballagalla, Badulla

Daddila
Daddila
Cassem, Jecob Mohamed, teamaker, Neluwa, Hali-ela
Chellappillai, Sinnathamby, clerk, Irrigation Office, Badulla
Chellah, Ariyacutty, conductor, Telbedda, Badulla
Christopher, Gabriel, typist, Walker & Greig, Haputale
Coilpillai, David Rollow, clerk, Passara Group, Passara
Chrispus, Ponnusamy, clerk, Poonagalla Group, Bandara-wela

25 Daniel, Jesudasan Edward Paul, conductor, Glenorchy

25 Daniel, Jesutasan Euward Fahl, conductor, Glenorony estate, Ambewela
26 Daniel, Jebamoney Samuel, clerk, Glen Alpın, Badulla
27 David, Jeyaraj, teamaker, Cobo state, Badulla
28 David, John, teamaker, Beauvais, Haputale
29 David, Rajah, teamaker, Canaveralla, Namunukula
30 David, Jesudian Solomon, clerk, Hindagala, Namunukula
31 Dasan, Jesudian Samnather, clerk, Cobo estate, Badulla
32 Diraviam, A. D., assistant clerk, Batawatta, Madulsima
33 Dorai Raj, Joseph James, clerk, Telbedda, Badulla
34 Dorasamy, Velupillai Arunasalam Krishnasamy, Kanaka-pulle, Hindagala, Namunukula
35 Emanuel, Francis Joseph, clerk, P. W. D., Diyatalawa
36 Francis, Titus William, conductor, Rossett, Demodara
37 George, Stephen, assistant clerk, Poonagalla, Bandarawela
38 Gnanamuttu, Noble Selladurai Ponniah, clerk, Glen Alpin, Badulla

40 Gnapraksam, John Samuel, clerk, Nayabedda, Bandara-

41 Gnanaraj, David, clerk, Nayabedda, Bandarawela 42 Gnanasirivatham, Daniel William, teamaker, Ampitikanda,

Bandarawela
Hamman, Abdul Hameed, teamaker, Nahawilla, Demodara
Hassen, Abrahim Cader, teamaker, Park Group, Lunugala
Hassen, A. M., teamaker, Galloolla, Madulsima
Ibrahim, Moona Kawanna Chena, merchant, Lower street,

40 Ibrahim, Moona Rawaima Chuna, Juna Badulla
47 Israel, S. N., clerk, Battawatta, Madulsima
48 Jainul Abdeen, M. H., trader, Badulla
49 James Pullu, Lasurus Thambiyah, conductor, Kahagolla,

50 Jaimoney, Gnanamuttu, teamaker, Uva Kelle, Madulsima 51 John, Siththambaram Raj, teamaker, Yelverton, Badulla 52 Joseph, Charles Henry, assistant clerk, Poonagalla, Bandara-

53 Joseph, Jesudasan Sathiadas, Ballagallaella, Bandarawela 54 Kadiravel, V., head kangany, Uva estate, Madulsima

Meeriyabedda,

- 13 Asırwatham, Samuel Mayow, clerk, Dickwella, Halı-ela
 14 Balasunderaj, Adı Kumaraswamy, Passara Group, Passara
 15 Batcha Saibo, Cader, merchant, Lower street, Badulla
 16 Carthigesu, Amabalawaner, teacher, Park Group, Lunugala
 17 Carupanna Pillay, Ana, head kangany, Meeriyabedda,

- 55 Kahappen, C. N., kanakapıllai, Roeberry, Madulsima
- 56 Kandasamy, Ayasamy Suppiah, conductor. Deyangala, Badulla
- 57 Kandasamy, Muttu Karuppen, engine driver, Telbedda, Badulla
- 58 Kandasamy, Thangargepilla: Supprahpillar, kanakapulle,
- 50 Kanuasany, Thangargephar Supplicit Badulla
- 62 Karunanthi, Sivambu, clerk, P. W. D., Passara
 63 Karupanapillai, Sadayan Sappani, planter, Deemaya,

- Karupanapillai, Sadayan Sappani, planter, Deemaya, Koslanda
 Kadıresan, Ouna Palaniappen, Ondayawatta estate, Halı-ela
 Kadırawetpıllaı, N., clerk, Roeberry, Madulsıma
 Kesavan, Muttukuttiah Pillai, Narangalla, Badulla
 Kutnan, Kana, merchant, Badulla
 Kutnasamy, Narayanasamy Kuppasamy, teamaker, Kelburn, Haputale
 Kutnas Stephen, Chartashar, alark, Clar, Alare Amos Stephen Christopher, clerk, Glen Alpin,
- 69 Knight, A Badulla 70 Krisnasamypillai, Subramaniam, superintendent, Singara-
- watta, Koslanda
- Yana, Koshana
 Kuppapillai, K. S., proprietor, Swamimaley, Bandarawela
 Kutty, Arunasalam Pillai, superintendent, Tawalamewatta, Bandarawela
- 73 Lantra, Mohamed Arifeen Raheem, clerk, Koslanda estate, Koslanda
- 74 Letchcheman, Villathy Arunasalam Krishnasamy, conductor, Glen Alpin, Badulla
 75 Letchbridge, Edwin Bernard, conductor, West Haputale,
- Ohya Ohya 76 Luke, Job Samuel, clerk, Craig estate, Bandarawela 77 Mahamood, Mohamat, Hakim, clerk, Nahavilla, Demodera 78 Mahamoor, A., clerk, Colombo Commercial Company, Decuile

- 79 Manuel, Moses, Rajaih, teamaker, Dameria, Passara
- 80 Mathiaparanam, Sinnatamby, conductor, Queenstown, Hali-ela
- 81 Meera Saibo, Miskin Bawa, Cader, trader, Welimada 82 Meyappan, Narayanan, Supplah, conductor, Rockhill, Badulla

- Badulla
 83 Mohdeen, K. P. M., Lower street, Badulla
 84 Moses, Jesuidien, head clerk, Dameria, Passara
 85 Murugan, Periathamby, superintendent, Sammuganadi, Haputale
- 86 Murugesu Kandappar, trader, Viharagoda; Badulla 87 Muttah, A., head kangany, Forest Hill, Batawatta, Madulsima
- 88 Muttuah, Athiapullai, kanakapulle, Attampitia, Bandarawela 89 Mutuah, Gnanakam Samuel, teamaker, Passara Group, Passara

- Passara
 90 Mutiah, S., lorry driver, Batawatta, Madulsima
 91 Mutiahpilla, Sinnalaperannen, proprietary planter, Iruven-dumpola, Koslanda
 92 Mutiah, Andysiyan, conductor, Leangahawela, Bandarawela
 93 Muttusamy, Muthucaruppen Rengasamy, teamaker, Narangala, Badulla
 94 Muttuthamby, Sinnathamby, teacher, Blaurlond, Uda Pussellawe

- 94 Muttuthamby, Sinnathamoy, Sussellawa
 95 Nagagam, J. A. S., teamaker, Uva Highlands, Bandarawela
 96 Nagapillai, Mariapillai Arunasalam, kanakapulle, Ampiti-kanda, Bandarawela
 97 Nallacooty, Perumcondar, Nana Ravanna Mana, estate proprietor, Kapuwatta estate, Diyatalawa
 98 Narayanan, Arunasalam, head kangany, Karangala, Badulla
 99 Neelakander, K. A., clerk, Colombo Commercial Company, Badulla

- Badulla 100 Noor, Jamam, clerk, Walker and Greig. Badulla 101 Palany, Arasam, clerk, Glenorchy estate, Ambewela 102 Paul, Nottham Sandasham, clerk, Welumada, Welimada 103 Peroira, Alexander David, conductor, Kinellan, Ella 104 Periyasamy, M. D., Kanakapulle, Galoolla, Madulsima 105 Ponnampalam, Rajaratnam, Sub-Inspector, P. W. D., Badulla
- 106 Ponnasamy, Vythiyalamgam, head kangany, Narangala,
- 106 Ponnasamy, Vythiyalamgam, head kangany, Naran Badulla
 107 Ponnah, Valupillai, work overseer, U. D. C., Badulla
 108 Ponnudorai, Kandasamy, clerk, Elteb Group, Passara
 109 Poopalasmgam Thambymuttu, lorry driver, Teb Tebedda, Badulla
- 110 Raj, Abraham. Paul. clerk, Wewessa estate, Badulla 111 Raj, David Samuel. teannaker, Tonacoomb, Namunukula 112 Rajaratnam. Sinnathamby, storekeeper, Mahadow
- Mahadowa, Madulsima
- 113 Rajiah, Vethanayagam, head clerk, Mahadowa, Madulsima

- 114 Rajamoney. Rajanayagam Durai, clerk, Ballagalla, Badulla 115 Ramalingam, M., conductor, Dambetenna, Haputale 116 Ramasamy, Malayappan, head kangany, Ampitikanda,
- Bandarawela

- Bandarawela 117 Ramasany, Sanjivee, head kangany, Dameria. Passara 118 Ratnam, Gnayatham Samuel, clerk, Keenakelle, Badulla 119 Ratnam, Sunderampillai, clerk, Pmgarawa, Namunukula 120 Ratnasabapathy. K, clork, Galoola, Madulsima 121 Sam, Sam Pon, Arthur, teamaker, Kinellen, Ella 122 Samuel, Asirvatham, teamaker, Unugalla, Hali-ela 123 Samesin. C O. M, conductor, Dambetenna, Haputale 124 Sappanapillai, M S. T, head kangany. Galkanda, Haputale 125 Sathakatalinsaibo, Vawanna, Sana, merchant, Lower street, Badulla
- Badulla 126 Sathasiam, T., clerk, Colombo Commerical Company, Badulla
- 127 Sellacuttiapillai. Veerappapillai, superintendent, Niyaramangoda, Bandarawela

128 Selladural, Sinnathamby Eliathamby, clerk, P. W. D., Badulla

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- 129 Sellen, Vythilingam, kanakapillai, Telbedda, Badulla
 130 Senathirajah Ponniah Edwards, clerk, P. W. D, Passara
 131 Selvadurai, Fredrick Thamatharampillai, clerk, Ellawatta,
- Ella 132 Selvadurai, Kathigesu, conductor, Uvakelle, Madulsima
- 133 Singham, Sunnathamby Ethirimana, clerk, Queenstown, Hali-ela
- Eliathamby, assistant teamaker, Telbedda, 134 Smnadorai, Badulla
- 135
- 136
- Badulla Sunnah, Petor Murugas, teamaker, Serendib, Hali-ela Sunnah, Suppiah, kanakapulle, Telbedda, Badulla Sinniah, Veerappen, conductor, Navilla, Demodera Sirinivasagam, Velliah Muthiah, teamaker, Bala Balagalla, 138 Sirmivasagam, Badulla
- 139 Sthambarampilla, Thamaderampilla, assistant teamaker, Telbedda, Badulla
- 140 Sithamparampillai, Sayambunathar, clerk, Deensland, Halı-ela
- 141 Sıvaratnaın, Nagar Sınnathamby, clerk, Leangahawela, Bandarawela
- 142 Sockalıngam, S., kanakapulle. Beauvaıs, Idalgashınna 143 Soman, Narayanan, Arunasalam, kanakapulle, Hındagala,
- Namunukula 44 Subramaniam, Carupathevar, teamaker, Pingarawa,
- Namunukula
- 145 Suppiah, Periyannen, assistant clerk, Demaria, Passara
 146 Suppiah, Poosary Annan, mechanic, Hopton, Hopton
 147 Supramaniam, Mootatamby, clerk, Canaveralla, Namunu**k**ula
- 148 Thamby, P. V., clerk, Colombo Commercial Company, Badulla
- Thambypillai, Sinnathamby, teamaker, Telbedda, Badulla
- 150
- Thampar, P., assistant leacher, Uva College, Badulla Thanapakiyam, V., head kangany, Uva estate, Madulsima Thagarajh, Saravanamuttu, conductor, Kumbukkana, 151152 Thiagarajh,
- Moneragala Moneragala 153 Thiagaraj, Asirvatham Christmas, clerk, Canaveralla, Namunukula 154 Thiliampalam, Marimuttu, kade keeper, Telbedda, Bádulla 155 Thomas, John Hozanah, teamaker, Blaulond, Uda Pussellawa 156 Thuratsamy, A., cultivator, Maligatenna, Welmada 157 Vailoo, M., head kangany, Idalgashuna, Haldummulla 158 Valatham, Muthusamy Vengadasalam, kanakapulle, Dick-walla Heb.ele

- wella, Hah-ela
- Wellakhy, Kondamurugan, kanakapulle, Tolbeddda, Badulla
 Veerapathiran, Murugiah Narayanasamy, kanakapulle, Ledgerwatta, Badulla
 Ledgerwatta, Badulla
- 161 Veerappapillai, Sapani Periannapillai, superintendent, Wewatenna, Bandarawela
 162 Veeravagoo, Veerasamy Arumogan, clerk, Telbedda, Badulla
 163 Velautham, Namappen Muthusamy, manager, Luckyhill estate, Haldummulla
 164 Velauthan, Sandarawela Kapany, Thotakarah, Kapantala

- 164 Vellayan, V. S., head kangany, Thotulugala, Haputale
 165 Vethacan, Arulandu Santhian, clerk, Udawena, Ohiya
 166 Vethamanay, John Mamkkam, teamaker, Keenakelle, Badulla
- Vyapuripillai, T., superintendent, Kudawatta, Bandarawela Vythilingam, Arunasalam, Raman, conductor, Grahamsland, Badulla 168

In the District Court of Colombo.

Henry William of Nugegoda. NOTICE is hereby given that a meeting of the creditors of the above-named insolvent will take place at the sitting

of this court on July 11, 1939, to consider the grant of a

In the District Court of Colombo.

NOTICE is hereby given that a meeting of the creditors of the above-named insolvent will take place at the sitting of this court on June 27, 1939, to consider the grant of a.

T. J. MENDIS,

INSOLVENCY.

By order of court, C. EMMANUEL,

By order of court, C. EMMANUEL,

In the matter of the insolvency of Alister Aubrey Keyt of Pepeliyana estate, Nuge-

In the matter of the insolvency of Basil

for Fiscal.

Secretary.

Secretary.

- William, Joseph Vethiah, clerk, Telbedda, Badulla
 Yegamparam, S. K. Pulle, Roeberry, Madulsima

Fiscal's Office,

Badulla, May 26, 1939.

No. 5,133.

No. 5,301.

May 23, 1939.

May 23, 1939.

NOTICES OF

certificate of conformity to the insolvent.

goda.

certificate of conformity to the insolvent.

In the District Court of Colombo.

No. 5,318. In the matter of the insolvency of Don Everard Weerekoon of Littlehampton Pirivena road, Mount Lavinia.

NOTICE is hereby given that a meeting of the creditors of the above-named insolvent will take place at the sitting of this court on June 27, 1939, to consider the grant of a certificate of conformity to the insolvent.

> By order of court, C. EMMANUEL, Secretary.

In the District Court of Colombo.

No. 5,367. In the matter of the unsolvency of Sumitra Aratchige Don Paulis of 20, 2nd Maligakanda lane, Colombo.

WHEREAS the above-named S. A. Don Paulis has filed a declaration of insolvency, and a petition for the sequestration of his estate has been filed by D. A. Pathmaperuma of Drieberg's lane, Dematagoda, under the Ordinance No. 7 of 1853: Notice is hereby given that the said court has adjudged the said S. A. Don Paulis insolvent accordingly; and that two public sittings of the court, to wit, on June 20, 1939, and on July 18, 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, |
|--------------|-----------------------|------------|
| May 24, 1939 | | Secretary. |

In the District Court of Colombo.

No. 5,368. In the matter of the insolvency of Walter Henry de Silva Suriaaratchi of Thalangama.

WHEREAS the above-named W. H. de S. Surnaratchi has filed a declaration of insolvency, and a petition for the sequestration of his estate has been filed by Muslin Bhai of 134, Church street, Slave Island, Colombo, under the Ordinance No. 7 of 1853: Notice is hereby given that the said court has adjudged the said W. H. de S. Suriaaratchi insolvent accordingly; and that two public sittings of the court, to wit, on June 20, 1939, and on July 18, 1939, will take place for the said insolvent to surronder 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.

May 24, 1939.

By order of court, C. EMMANUEL. Secretary.

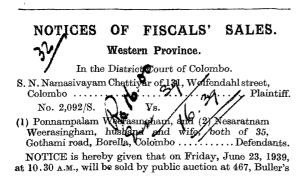
In the District Court of Colombo.

No. 5,369. In the matter of the insolvency of Osmund Noel Bakelmun of 712/3, Second Division, Maradana, Colombo.

WHEREAS the above-named O. N. Bakelmun has filed a declaration of insolvency, and a petition for the sequestration of his estate has been filed by A. G. Samarawira of 77, Norris road, Pettah, Colombo, under the Ordinance No. 7 of 1853: Notice is hereby given that the said court has adjudged the said O. N. Bakelmun insolvent accordingly; and that two public sittings of the court, to wit, on June 20, 1939, and on July 18, 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.

May 25, 1939.

By order of court, C. EMMANUEL, Secretary.



road, Colombo, the following movable property, for the recovery of the sum of Rs. $2,016\cdot30$, with further interest on Rs. 1,800 at 12 per cent. per annum, from September 1, 1937, till October 29, 1937, and thereafter on the aggregate amount at 9 per cent. per annum, till payment in full, less Rs. $1,471\cdot14$, viz. :—

One white Cape cow with brown spots on neck, I brown Cape cow with short horns and white spots on stomach, I white brown spotted Cape cow with bent horns, I brown Cape cow with crocked horns, I brown white spotted Cape cow with white spots on head, I brown Cape cow with white spots on forehead and on stomach, I brown white spotted Cape cow with bent horns, I Cape cow with white spot on forehead, I brown Cape cow with white spot on forehead, I brown Cape cow with white spot on forehead, I brown Cape cow with white spot on forehead, I black and white spotted Cape cow (one horn broken), I black and white Spotted Cape cow (one horn broken), I black and white Cape bull, I brown spotted bull, I black Cape cow with bent horns, I brown white Cape cow with white spots on forehead, I brown Cape cow with white spots on forehead and on stomach, I white Cape cow with brown spots, 2 Cape calves, I Raleigh bicycle bearing No. 50275/S, I brass tub, I white Cape cow.

Fiscal's Office, B. M. CHRISTOFFELSZ, Colombo, May 30, 1939. Deputy Fiscal.

In the District Court of Colombo.

- V. S. P. Suppramaniam Chettiyar of 355, Grandpass road, Colombo, and presently in India . . Plaintiff. No. 7,720 M. Vs.
- (1) A. T. N. Thabrew, and (2) K. L. G. Perera, both of Dehnowita Defendants.

NOTICE is hereby given that on Tuesday, June 27, 1939, at 3 o'clock in the afternoon, will be sold by public auction at the premises the right, title, and interest of the said Methadants in the ellowing property for the recovery of the sum of Rs. 327, with further interest on Rs. 300 at 18 per cent. per anatim from November 1, 1937, up to date of decree and therefilter on the aggregate amount of the decree at 2 per cent. For annum till payment in full, viz. :--

An undivided 1/8 share of all that land called Digala estate, situated at Udayogama in Panawal korale of Three Korales in the District of Kegalla, Province of Sabaragamuwa; and bounded on the north by Deraniyagalaganga and Ambagampola rubber estate, east by Ambagampola rubber watta and Udayogama rubber watta, south by Dompeduruwe rubber watta and Morellengehena, and on the west by Galabodagewatta, Bilmgahawatta, Dingirinaide's garden, Singappuligehena, Panwatteagalwetiya, Kumburwatta, Mahawatta, Salamonhamy Mudalalipadinchiwatta, Gansabhawa road, leading to Hingullakanda and Deraniyagal-ganga; containing in extent 124 acres and of the buildings, rubber and other plantations standing thereon and registered in G 25/78.

Valuation: Rs. 4,800.

Fiscal's Office, Avissawella, May 26, 1939. S. AMIRTHALINGAM, Additional Deputy Fiscal.

In the District Court of Colombo.

Walker Sons and Company, Limited of Colombo . Plaintiffs. No. 9,068-M. Vs.

A. L. M. Ismail, Hardware Stores, Panadure, now of

Kadiawatta, Alutgama Defendant. NOTICE is hereby given that on the following days at 3 o'clock in the afternoon, will be sold by public auction at the respective premises the right, title, and interest of the said defendant in the following property for the recovery of Rs. 401.9, with legal interest thereon from September 14, 1938, till December 12, 1938, and thereafter on the aggregate amount of the decree, till payment in full :---

Wednesday, June 28, 1939, at 3 p.m.

I. An undivided 2/4 of $\frac{3}{4}$ shares of the soil and of all the trees and plantations, together with an undivided half share of the tiled house and of the other buildings appertaining thereto standing thereon of the land called Mediyapitya, situated at Alutgarn Weediya, in Alutgama of the Kalutara totamune in the District of Kalutara, Western Province; and bounded on the north by the land of Sethupolapadi, east by the high road, and on the south and west by portions of this land, and containing in extent 1 rood.

2. An undivided $\frac{1}{4}$ of $\frac{3}{4}$ shares of the soil and of all the trees and plantations standing thereon, together with an undivided $\frac{1}{4}$ of the tiled house standing thereon near the

May 23, 1939.

road and of the other buildings appertaining thereto of the land called let A of Bakmeegahawatta alias Mediya-pitiya, situated at Alutgam Weediya aforesaid; and pitiya, situated at Alutgam Weodiya aforesaid; and bounded on the north by Kojamarikkar thottam, east by the road loading to Mullenitiya, south by the half portion of Bakmeegahawatta *ahas* Modiyapitiya, wost by 1 portion of this languariked let D, and containing in extent 21 fathoms in tength and 13 fathoms in breadth.

Thursday, June 29, 1939, at 3 p.m. 3. All that lot G of Kelfflägahiwatte, situated at Totawatta, in Panadure backs of the Panadure totamune, in the District of Kalutara aforesaid; and which said lot G is bounded on the north by lot A of this land described in the plan mentioned hereof, east by lot F of this land mentioned in the plan, south by Madangahawatta, and on the west by Ethaheralyawatta belonging to Kappa Udahyar Lebbe, and containing in extent 13 and 7/10 perches as per plan No. 1,778 made by John R. A. Rodrigo, Surveyor, together with the trees, plantations, and an undivided portion of 24 feet breadth.

Deputy Fiscal's Office, H. SAMERESINGHA, Kalutara, May 29, 1939. Deputy Fiscal.

7 In the District Court of Kalutara.

NOTICE is hereby given that on Saturday, June 24, 1939. at 2 o'clock in the afternoon, will be sold by public auction at the respective premises the right, title, and interest of the said plaintiff and 3rd defendant in the following property for the recovery of Rs. 470.72 :--

The soil, buildings and everything else standing thereon of lot No. 2 belongmg to the plaintiff as per plan No. 446 made by W. P. Wickremasinghe, Surveyor, of the land called Galagahamullewatta, situated at Magalkanda in Maggon badda of the Kalutara totamune, in the District of Kalutara, Western Province; and which said lot No. 2, is hounded on the north by the field called Totamulleowita, east by lots Nos. 1, 2A, and 4, south by the field called Totamullewatta, rnd on the west by Totamullewatta, and containing in extent 7 acres 3 roods and 36 6 perches 2. The soil, buildings and everything else standing thereon of lot No. 4 belonging to the 3rd defendant as per plan No. 446-made by W. P. Wickremasinghe, Surveyor, of the land called Galagahamullewatta, situated at Magalkanda aforesaid; and which said lot No. 4 is bounded on the north by lot No. 2A, cast by lot No. 3, south by the field called Totamullewatta, and on the west by lot No. 2 and containing in extent 2 roods and 1.7 perches.

Deputy Fiscal's Office, Kalutara, May 29, 1939. H. SAMERESINGHA, Deputy Fiscal.

Central Province.

In the Court of Requests of Gampola,

Mana Sandanam of Gondennawa estate, Nawalapitiya Plaintiff.

No. 3,989. . Vs.

Mohamed Noor Mohamed of Nawala-Warsa Defendant. pitiya

NOTICE is hereby given that on Tuesday, June 20, 1939, at 12 noon, will be sold by public auction at the respective premises the following property mortgaged with the plaintiff by bond No. 3218 dated October 27, 1937, and attested by M. W. R. de Silva, Notary Public, and declared specially bound and executable under the decree entered in the above action and ordered to be sold by order of court dated March '20, 1939, for the recovery of the sum of Rs. 294.25, with interest on Rs. 268 at 9 per cent. per annum from November 28, 1938, till payment in full and poundage, viz. :-

1. All that nuddle portion containing in extent 1 pela in paddy sowing out of the field called Konarachchigedera-kumbura containing 3 pelas and 2 lahas paddy sowing

extent in the whole, situate at Medagahawatura in Pasbage korale of Uda Bulatgama, Kandy District, Central Province, or within the Orban District Council limits of Nawalapitya in Pasbage Korale aforesaid ; and bounded on the east by the boundary wall of the tracts of fields belonging to Niyangampaya Tomple, south by the boundary wall of Eragoda fields, west by the boundary wall of the portion of the field belonging to Dirgin Appu, and on the north by the boundary wall of the portion of the field belonging to Appu Ertena and the portion of the field belonging to Appu Ertena and the Mahagoda and presently bounded on the north prediction and the west by Bogahagedege Butchiralalage watter and on the west by Bogahagedege Intechiralalage watter and on the west by Bogahagedege dated July 2, 1929, made by A. J. Frugtniel, Licensed Surveyor. extent in the whole, situate at Medagahawatura in Pasbage Licensed Surveyor.

2. All that garden called Konarachchigewatta contain-2. All that garden called Konarachengewatta contain-ing about 5 lahas in paddy sowing extent, situate at Medagahawatura aforesaid within the U. D. C. limits of Nawalapitiya aforesaid; and bounded on the east by the stone fence of the field, south by the boundary of Dingiri Appu's garden, west by the ela, and Jak tree near the coconut tree, and on the north by Karatipitiya-dia and presently bounded on the north by Mahaliyadde, east and south by Bogabagadara Punchiralarawatta and Kongrach. south by Bogahagedera Punchiralagewatta and Konarachchigekumbura, and on the west by Dewatagahamulahenawatta; containing in extent 1 rood and 1 perch as per plan No. 58A/1929, dated July 2, 1929, and made by the aforesaid Surveyor which said two lands adjoin each other and form one property as respects each other and can be included in one survey bearing assessment Nos. 49-52, Baily road, Nawalapitiya, and all the right, title, interest, and claim whatsoever of the said defendant in, to, upon, or out of the said several premises mortgaged by the defendant.

| Fiscal's Office, | H. C. WIJESINHA, |
|----------------------|------------------|
| Kandy, May 23, 1939. | Deputy Fiscal. |
| | |

In the District Court of Kandy.

Awanna Veena Rawanna Mana Shuna Pana Ramasamy Chettiyar by his attorney Sena Sidamberam Pilla of Ambegamuwa road, Gampola Plaintiff.

No. 47.879. Vs.

Alutdurayalegedera Setuwa Vidane of Alugolla, in Ganga Ihala korale of Udapalata Defendant.

NOTICE is hereby given that on Monday, June 26, 1939, commencing at the time and places mentioned below will be sold by public auction the following property mortaged with the plaintiff by bond No. 1815, dated August 5, 1930, and attested by M. W. R. de Silva of Gampola, Notary Public, and No. 2041, dated May 17, 1931, attested by M. W. R. de Silva of Gampola, 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 July 14, 1937, for the recovery of the sum of Rs. $2,529 \cdot 58$, with further legal interest on Rs. $1,868 \cdot 50$ from April 25, 1939, till payment in full and poundage, viz. :

Monday, June 26, 1939, commencing at 12 noon at the spot.

(1) All that land called Pallepitiyegodamada said to contain about 2 pelas or 1 acre and 36 perches by survey together with the buildings and everything thereon, situate at Galpaya, in Dolosbage Ganga Ihala korale of Udapalata, in the District of Kandy, Central Province; and bounded on the east by stone fence, south by the stone fence and nala-ela, west by high road, and north by kumbure-ela.

(2) All that land called Nugemulawatta said to contain 2 kurunies in paddy sowing extent or $16\frac{1}{2}$ perches in extent by survey together with the buildings and everything thereon, situate at Galpaya aforesaid; and bounded on the east by the high road, south by kaju tree and loku-gala, west by live fence, and north by kumbure-ela; and registered in D 118/157 and 158.

(4) All that eastern I laha of paddy sowing extent adjoining the high road together with the buildings and everything thereon from and out of all that field called Elweedeniya of about 16 lahas in paddy sowing extent in the whole, situate at Polmalagama, in Dolosbage, Ganga Ihala korale aforesaid; and which said eastern portion of laha u paddy sowing extent is bounded on the north by the wall of Elweedeniyakumbura; and registered in D 118/157, 118/158, 94/157, 59/382, 59/384, and 120/300.

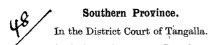
Monday, June 26, 1939, at 3 p.m. at the Inscal's Office, Gampola. 3 (3) The right, title, and interest of the defendant in and to the mortgage bond No. 2000 dated August 29, 3544, attested by A. J. F. Jayatileke, Notary Fublic, affecting the following property tolunt :-

(a) An undividual, part or share from and a that divided portion containing in extent 1 and paddy sowing together with a like share the plantations, and everything standing thereon from of all that land called Paluwattehena of about - L unam out pelas in paddy sowing extent in the whole, situate, at Alugolla in Dolosbage, Ganga Ihala korale of Uda Palata aforesaid; and which said divided portion containing in extent about 1 amunam in paddy sowing is bounded on the north by ela which separates a remaining portion of 1 pela in paddy sowing extent, east by Alugollakumbura, south by mala-ela which separates the remaining portion of this land, and west by Galperiya.

(b) All that undivided portion of about 8 lahas in paddy sowing extent from and out of the divided northern half share of 8 lahas in paddy sowing extent and the adjoining high land of 1 nellie in kurakkan sowing (excluding an undivided portion of 1 nellie in kurakkan sowing) from and out of all that land called Alugollekumbura of 16 lahas in paddy sowing and the adjoining high lands of 2 nellies in kurakkan sowing, situate at Polmalagama in Dolosbage aforesaid; which said divided northern half share is bounded on the north by the stone fence of the land belong-ing to Balaya, west by the field belonging to Karunapedn Hatana, south by remaining portion of this land, and west by the limit of Welikandekopiwatta and by Edagala.

(c) An undivided half share from and out of all that divided southern half share of 8 lahas in paddy sowing extent and the adjoining high land of 1 nellie in kurakkan sowing extent from and out of all that land called Alugollekumbura of 16 lahas in paddy sowing extent and the adjoining high land of 2 nellies in kurakkan sowing extent. situate at Polmalagama aforesaid ; and which said divided southern half share is bounded on the north by the remaining portion of this land, east by Karunapedi Hatana's field, south by the limit of Welikandekopiwatta, west by the limit of the said Kopiwatta and by Edagala, and all the right, title, interest, and claim whatsoever of the said defendant, in, to, upon, or out of the said several premises mortgaged by the defendant.

Fiscal's Office. Kandy, May 25, 1939. H. C. WIJESINHA, Deputy Fiscal.



Beligalla Plaintiff.

(4) Rattasin Aratchige Babusin Appuhamy of Pallattara Befendant. Ratnayaka Kankanange Alhyas Appuhamy of Ihala Beligalla

NOTICE is hereby given that on Saturday, June 24, 1939, commencing at 2 o'clock in the afternoon, will be sold by public auction at the premises the right, title, and interest of the said parties in the following properties for the recovery of Rs. 976.59, and poundage, viz.

At Ihala Beligalla.

(1) Lot Y of the land called Badanagewattehena m (1) Let A are and $9\frac{1}{2}$ perches, stuated at hala Beligalla in West Giruwa pattu of the Hembantota District; and bounded on the north by lot X, east by road, south by lot Z, and west by old road (for the recovery of Rs. 391 04 from the plaintiff).

(2) Lot Y 1 of the land called Badanagewattehena, in extent 1 acre 3 roods and 251 perches, situated at Ihala Beligalla aforesaid ; and bounded on the north by lots X 1, Beingalia aroresant ; and bounded on the norm by lots Λ 1, and F, east by Maliduwage panguwa claimed by Mara-singha Vidane and others, Owage panguwa claimed by T. J. D. Kandamby, south by lot Z1, and west by road (for the recovery of Rs. 391.04 from the plaintiff).

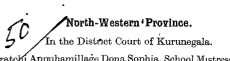
(3) Lot Z of the land called Badanagewattehena, m extent 1 acre and 93 perches, situated at Ihala Beligalla aforesaid; and bounded on the north by lot Y, east by road, south by lot D, and west by old road (for the recovery of Rs. 490.98 from the 4th defendant).

(4) Lot Z l of the land called Badanagewattchena, in extent 1 acre 3 roods and $25\frac{1}{3}$ perches, situated at Ihala Behgalla aforesaid; and bounded on the north by lot Y 1, east by Owage panguwa and Badanage panguwa claumed by T. J. D. Kandamby and others, south by lot G, and west by road (for the recovery of Rs. 490.98 from the 4th defendant).

(5) 1/14 of $\frac{1}{2}$ share of the land called Welagahawatta, in extent 11 acres, situated at Ihala Beligalla aforesaid, and the entirety of the 9 cubits tiled house standing thereon,; and bounded on the north by Sandewatteweta, east by Malamuguna, south by Pansaleweta, and west by Weh-hena (for the recovery of Rs. 94.57 from the added defendant).

Deputy Fiscal's Office, Tangalla, May 26, 1939.

P. D. WEERAMAN. Additional Deputy Fiscal.



Aratchi Appruhamillage Dona Sophia, School Mistress of Bandarawatta Girls' School, Gampaha, administratrix of the estate of the late Don Martenis Appuhamy in D. C., Colombo, testamentary No 1.179 case Plaintiff.

6 Vs.

No. 12,616.

Aracci Appuliaminete Don Hendrick Appulamy of Murutenep in Mairawati korale, administrator of the estate of the late Don Sameris Appulary in D. C., Kurunegala, testementary care No. 2,403 . . Defendant. NOTICE is hereby given that, on Saturday, June 24, 1939, commencing from the 1st and at 3.30 in the after-noon, will be sold by public auction at the respective memises the right, title, and interest of the said defondants

premises the right, title, and interest of the said defendants in the following property for the recovery of the sum of Rs. 3,904 · 89, with further damages at the rate of Rs. 900per year from September 22, 1927, to October 23, 1929, and poundage, viz. :

(1) An undivided 11/16 share of the land called Tolgodapitiyewatta of 3 acres and 27 perches in extent, situated at Murutenge in Mairawati korale of Dambadeni hatpattu in the District of Kurunegala, North-Western Province; and bounded on the north by lot 102AA, east by field, south and west by lot 102AA, together with everything standing thereon.

(2) An undivided $\frac{3}{4}$ share of the land called Tolgodapitiyehena now garden of 6 acres 2 roods and 20 perches in extent, situated at Murutenge aforesaid ; and bounded on the north by lot 102z, east by field and lot 101 and village limit of Kanugala, south by lot 104, west by 102x and 102w, together with everything appertaining thereto.

(3) An undivided $\frac{1}{2}$ share of the land called Sudumal-pityewatta of 1 acre 1 rood and 30 perches in extent, situated at Murutenge aforesaid; and bounded on the north by lot 110 F, east by lot 104 A, south by lot 110 I, west by lot 110GI.

(4) An undivided $\frac{1}{2}$ share of the land called Sudumalpitiyekumbura now watta of about 2 roods in extent, situated at Murutenge aforesaid; and bounded on the north and east by lot 104, south by 110H, west by field and of the plantations standing thereon.

(5) An undivided 9/32 share of the land called Hungawalagodahena of about 4 acres in extent and of everything standing thereon, situated at Murutenge aforesaid; and bounded on the north by lot 1020, east by lots 102_{U} and 102_{V} , south by field, and west by lots 102_{N} and 102.0.

Fiscal's Office Kurunegala, May 26, 1939.

CHARLES DE SILVA. Deputy Fiscal.

Onder Nin In the Motter of the Last Will and Testa-ment of Don-Anthony Jayasuriya Appu-Testamentary

Jurisdiction hamy of Kanetana, deceased. Esupery Perers Haming No. 8.817T. Kanugalawattege ٥f

Kandana

THIS matter coming on the disposal before 7. Naga-lingam, Esq., District Judge of Colombe, on May 9, 1939, in the presence of Messrs. D. L and F, he sprane Proctors, on the part of the petitioner, and 11) the affidavat of the said petitioner dated March 19, 1939, and (2) at the attesting notary dated April 17, 1939, hear read notary dated April 17, 1939, having been read :

It is ordered that the last will of Don Anthony Jayasuriya Appuhamy, 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 in 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 June 15, 1939, show sufficient cause to the satisfaction of this court to the contrary.

C. NAGALINGAM, District Judge. May 11, 1939. In the District Court of Colombo. Order Nisi. Testamentary In the Matter of the Intestate Estate of Jurisdiction. Marahahathavalli Ammal of Wijeratna No. 8.763.

town, Colombo, deceased. Saravanamittu of Wijeratha Sinnathamby town, Colombo Petitioner. V 1 Vs. (1) Saravanaruttu 6.1) Saravanavalttu Fajelakshmi; (1) Saravanamuttu Pyrahasundram, (2) Saravanamuttu Thanlakshami, Ist to 3rd respondents are minors, appearing by their guardian *ad litem*, (4) S. Kandiah, all of Katukella street, Kandy Respondents.

THIS matter coming on for disposal before W. Sansoni, Esq., District Judge of Colombo, on March 10, 1939, in the presence of Mr. N. Saravanamuttu, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated February 27, 1939, having been read :

It is ordered (a) that the 4th respondent be and he is hereby appointed guardian *ad litem* of the minors, the 1st, 2nd, and 3rd respondents above named to represent them for all the purposes of this action, and (b) that the petitioner be and he is hereby declared entitled, as widower of the above-named deceased, to have letters of administration to his estate issued to him, unless the respondents above named or any other person or persons interested shall, on or before May 11, 1939, show sufficient cause to the satisfaction of this court to the contrary.

May 22, 1939.

C. NAGALINGAM, District Judge.

The date for showing cause against the above Order Nisi is hereby extended to June 22, 1939.

| May 22, 1939. | •. | C. NAGALINGAM, District Judge. |
|---------------|--|-----------------------------------|
| | and the second | |

In the District Court of Colombo. Order Nisi.

Testamentary Jurisdiction. In the Matter of the Intestate Estate of the late Beryl Glencora Frances de Mel of Moratuwa, deceased. No. 8,830.

٥f Gilbert Mo //Sammuddragiri Lunawa Petitioner. Vs.) Telga Berche Alice de Mel of Lunawa, (2) Ulic A. Piers de Wel of Laxapathiya, Moratuwa, (3) H. E. Frank de Mel of P.W.D., Passara.......Respondents. (1) Telge I

THIS matter coming on for disposal before C. Nagalin-gam, Esq., District Judge of Colombo, on May 23, 1939, B 2

in the presence of Mr. W. L. P. Amaratunga, Proctor, on the part of the petitioner above named ; and the affidavit of the said petitioner dated May 19, 1939, 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 erson or persons interested shall, on or before June 29, 1939, show sufficient cause to the satisfaction of this court to the contrary.

May 24, 1939.

C. NAGALINGAM. District Judge,

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

Testamentary In the Matter of the Last Will and Testa-Jurisdiction. No. 8,834 N.T.

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ment of Hyscinth Mabel Arscott of Wadhams, South Chard in the County Somerset, England, wife of Cecil Ridler 6 Arscott, deceased.

THIS matter coming on for disposal before V. L. St. C. Swan, Esq. of strict, Judg, af Colombo, on May 29, 1939, in the presence of Messrs. F. L & G. de Saram, Proctors, on the part of the pottioner, John Wilfred Edwin Adamson of Colombo; and (1) the affidavit of the said petitioner dated May 22, 1939 (2) the power of attorney dated January 28 and February 7, 1939, and (3) the Order of the Supreme Court dated May 19, 1939, having been read: It is ordered that the will of the said Hyacinth Mabel Arscott, deceased, dated December 7, 1929, a certified Arscott, deceased, dated December 7, 1929, a certified copy of which under the Seal of His Majesty's High Court of Justice in England, 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 John Wilfred Edwin Adamson is the attorney in Ceylon of the executors 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 July 6, 1939, show sufficient cause to the satisfaction of this court to the contrary.

May 29, 1939.

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V. L. ST. C. SWAN, District Judge.

In the District Court of Colombo

Order Nisi declaring Will proved

Testamentary Jurisdiction. No. 8,835 N.T.

In the Master of the Last Will and Testa-ment of Elizabeth Alice Carmichael of Cheeley road, Rugley in the County yf Stafford, England, spinster, deceased.

Apple Stafford, England, spinster, deceased. THIS matter coming on fou disposal before V. L. St. C. Swan, Asy, District Judge of Colombo, on May 29, 1939, in the presence of Messis. I. J. & Grie Saram, Proctors, on the part of the petitioner, Daniel Cottier Wilson of Colombo; and (1) the affidavit of the said petitioner dated May 26, 1969, (2) the power of attorney dated January 31 and February 11, 1939, having been read : It is ordered that the will of the said Elizabeth Alice Car-michael, deceased, dated November 7, 1935, exemplication of probate of which under the Seal of His Majesty's High Court of Justice in England has been produced, and is now Court of Justice in England 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 Daniel Cottier Wilson is the attorney in Ceylon of the executors 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 July 6, 1939, show sufficient cause to the satisfaction of this court to the contrary.

May 29, 1939.

V. L. ST. C. SWAN, District Judge.

PASSED ORDINANCES.

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

No. 20 of 1939. L. D.---O 153/34

An Ordinance to make supplementary provision for the Public Service and the Electrical Undertakings for

the financial year, 1936-37,

A. P

A. CALDECOTT.

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

Short title.

1 This Ordinance may be cited as the Supplementary Appropriation (1936-37) Ordinance, No. 20 of 1939.

Supplementary Appropriation for the financial year 1936–37. 2 In addition to the sums declared to be payable for the service of the financial year beginning on the first day of October, 1936, and ending on the thirtieth day of September, 1937, by or under the authority of—

(a) the provisions of the Appropriation Ordinance, No. 5 of 1936;

(b) the budget of the Electricity Board approved for that year in accordance with the provisions of section 13 of the Electricity Board Establishment Ordinance, No. 38 of 1935 : and

(c) the provisions of section 4 of the Electricity Board (Dissolution) Ordinance, No. 10 of 1937,

the sums severally mentioned in the third column of the First and Second Schedules and amounting to the sum of one million six hundred and sixty-seven thousand five hundred and sixty-eight rupees and ten cents in the First Schedule, and five hundred and fifteen thousand two hundred and forty-four rupees and seventy-five cents in the Second Schedule, are hereby declared to be payable for the service of the aforesaid financial year out of the revenue and other funder of the Island and the Electrical Undertakings, respectively, in respect of the several services mentioned in the second column of each of those Schedules.

SCHEDULE I.

Sums payable out of the Revenue of the Island.

| / I. | | | III. | • | |
|--------------------|---|------------|-------------|----------------|-----------|
| "Head of | II. | 8 | Sum declar | ed | |
| Estimates | s Service. | | payable. | | |
| | | | Rs. | | |
| 2 | Supreme Court | | 48,302 | 39 | |
| 6 | Civil Service | •• | 84,619 | 84 | |
| 10 | Legal Secretary | | 9,978 | 9 [,] | |
| 11 | Attorney-General | | 44,783 | 68 | |
| 17 | Fiscals | | 55,661 | 44 | |
| 21 | Pensions | •• | 93,143 | 65 | |
| 29 | Miscellaneous Services | | 1,314,097 | 93 | |
| 30 | Minister for Home Affairs | •• | 5,172 | 16 | |
| 53 | Department of Fisheries | •• | 968 | 92 | |
| 58 | Ayurvedic Medicine | •• | 10,840 | 0, | |
| . 0 | <u>e</u> | - | 1,667,568 , | 1 <u>0</u> | |
| - + · | SCHEDULE II. | | | | |
| e Su | in's payable out of the Revenue of Undertakings. | fthe | Electrics | 1. | |
| T ANY | Ų | | | | |
| Head o | , II. | | _ III. | · . | |
| ↑ . Estimat | | | Sum decl | | |
| S Estimat | 08 | | payable | | |
| ÷ . | Transfer to D 1 m | | Rs. | c. | • |
| | Transfer to Reserve and Renew Fund | va1 • • | 515,244 | 75 | |
| , | | | 515,244 | 75 | |
| Passed Nine hur | l in Council the Sixteenth day of a dred and Thirty-nine. E. W. Cler | Ka | NNANGAR | á, | ۱ ۱۳۶۱ |

Assented to by His Excellency the Governor the Twenty-

E. R. SUDBURY, Secretary to the Governor.

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

No. 21 of 1939.

L. D.-O 46/38

An Ordinance further to amend the Police Ordinance, 1865. No. 16 of 1865.

A. CALDECOTT.

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 Police Amendment Ordinance, No. 21 of 1939.

2 Section 90 of the Police Ordinance, 1865, is hereby amended by the substitution for the word "fireworks," of the words "fireworks, or release any fire balloon or other combustible or explosive contrivance or article which is likely to cause injury to person or property,".

Passed in Council the Eighteenth day of May, One thousand Nine hundred and Thirty-nine.

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

Assented to by His Excellency the Governor the Twentysixth day of May, One thousand Nine hundred and Thirty-nine.

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

DRAFT ORDINANCES.

MINUTE.

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

M. L. A.- B 1410/L. D.-O 44/36

An Ordinance to amend certain provisions of the Municipal Councils Ordinance.

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 1939.

2 Section 110 of the Municipal Councils Ordinance, (hereinafter referred to as "the principal Ordinance"), is hereby amended by the addition at the end thereof, of the following new paragraph, which shall have effect as paragraph (25) of that section :---

"(25) The abatement of nuisances, including the prohibition, regulation and control of the operation of gramophones, loudspeakers, amplifiers and other instruments automatically or mechanically producing or reproducing sound."

3 Section 188 of the principal Ordinance is hereby repealed and the following new section is substituted therefor :---

188. (1) The Council shall determine the name by which any street shall be known, and may at any time alter the name of any street.

(2) Before any private street is given a name or before the name of any private street is altered, the Council shall cause notice of the proposed name to be posted at either end of such street and to be given to the owners of land abutting such street; and any such owner may, within fifteen days after the posting of the notice or the date on which such notice is given, whichever is the later, object to the proposed name, by sending to the Council a written statement containing the grounds on which his objection is based.

Chapter 193. Vol. V., p. 3.

Short title.

Amendment of section 110 of Chapter 193.

Repeal and replacement of section 188 of the principal Ordinance. Naming of streets and numbering of houses.

Short title.

Amendment of section 90 of Ordinance No. 16 of 1865. The Council shall, after considering the objections, if any, determine the name by which such private street shall be known.

In this sub-section, "private street" means a street over which the public have no right of way.

(3) The Council shall determine the number by which any house or tenement shall be distinguished and may alter such number from time to time as occasion may require.

(4) It shall be lawful for the Council to paint or otherwise mark or exhibit the name of any street or the number of any house or tenement on any private property, and from time to time to alter or renew such inscription of the name or the number, as the case may be, whenever such name or number is altered or the inscription becomes illegible.

(5) Any person who, without the authority of the Council destroys, pulls down, defaces, or alters any inscription of the name of any street or the number of any house or tenement which has lawfully been set up by the Council or sets up in any street any name different from the name lawfully given to such street or sets up in any house or tenement any number other than the number lawfully given to such house or tenement, shall be guilty of an offence.

(6) For the purposes of this section and of section 43 (1)(f) the word "street" includes any road, footway or passage used or intended to be used as a means of access to two or more houses or sites of houses whether the public have a right of way thereover or not, and any side-walk and reservation at the side thereof.

4 Section 269 of the principal Ordinance is hereby amended as follows :---

- (a) by the substitution, for the words "this Ordinance" of the words "this Ordinance or the Colombo Municipal Council (Constitution) Ordinance";
- (b) by the substitution, for the words "before a Magistrate", of the words "before a District Judge, Magistrate".

Objects and Reasons.

The object of this Bill is to amend sections 110, 188, and 269 of the Municipal Councils Ordinance (Chapter 193).

2. The object of the amendment to section 110 proposed in Clause 2 is to enable a Municipal Council to make by-laws for the abatement of nuisances, including the prohibition, regulation and control of the use of gramophones, radio sets and other instruments automatically or mechanically producing or reproducing sound.

3. The purpose of Clause 3 is to repeal section 188 of the principal Ordinance and to substitute in its place a new section which will confer power on a Municipal Council to name all streets (both public and private) within the Municipality, to number houses and tenements, and to paint or exhibit the names of such streets and to affix the numbers of houses and tenements on private property. A name will not be given to a private street until the owners of property abutting on such street have been afforded an opportunity of objecting to the name proposed to be assigned thereto by the Municipality.

4. Sections 17 and 19 of the Colombo Municipal Council (Constitution) Ordinance (Chapter 194) provide that the offences specified in those sections shall be tried by a District Judge in the exercise of a special original jurisdiction; and section 75 of that Ordinance provides that municipal officers and servants who have a direct or indirect concern or interest in any contract of the Council shall, in certain circumstances, be guilty of an offence. Section 269 of the Municipal Councils Ordinance (Chapter 193) has to be read and construed as one with Chapter 194 and provides that prosecutions for offences made cognizable before a Magistrate or Municipal Magistrate must be instituted within three months of the date of the commission of such offence. The object of the amendment proposed in Clause 4 is to make express reference to the Colombo Municipal (Constitution) Ordinance in section 269 and to provide that a similar limitation of time shall apply in the case of offences made cognizable by a District Judge under that Ordinance.

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

Amendment of section 269 of the principal Ordinance.

Chapter 194.

MINUTE.

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

L. D.-O 70/38

2.

An Ordinance to provide for the better preservation of the Antiquities of Ceylon.

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An Ordinance to provide for the better preservation of the Antiquities of Ceylon.

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

PART I.-PROPERTY IN ANTIQUITIES.

be or be deemed to be the property of such person :

2 (1) No antiquity shall, by reason only of its being discovered in or upon any land in the ownership of any person

Provided that such person shall be deemed to be interested in such antiquity in accordance with the provisions of this

(2) Every ancient monument which on the date on which this Ordinance comes into operation is not owned by any person or the control of which is not vested in any person as trustee, incumbent or manager, shall be deemed to be the

(3) All undiscovered antiquities (other than ancient monuments), whether lying on or hidden beneath the surface of the ground or in any river or lake, shall be deemed to be the absolute property of the Crown, subject to the provisions of this

3 On the discovery of any antiquity (other than an ancient

monument), the Archæological Commissioner, on behalf of

This Ordinance may be cited as the Antiquities

of 1939, and shall come into operation

Short title and date of Ordinance, No. operation. on such date as the Governor may appoint by Proclamation published in the Gazette.

Property in antiquities.

Payment by the Crown of market value of certain antiquities

the Crown, shall be entitled to the custody and possession of such antiquity, unless in any case the Archaeological Commissioner does not consider it necessary that such antiquity shall be retained by the Crown ; and, where any such antiquity is retained by the Archaeological Commissioner on behalf of the Crown, there shall be paid by the Crown-(a) one-half of the market value of the antiquity to the finder thereof and one-half of such value to the

- owner of the land in which the antiquity was found, or (b) where the same person is both the finder of the antiquity
 - and the owner of such land, the whole of the market value of the antiquity to such person, or
- (c) where the antiquity is found on Crown land by any person (other than the Archæological Commissioner or any person acting under his authority in the discharge of any duty or function under this Ordinance), one-half of the market value of the antiquity to the finder thereof :

Provided that on the retention by the Crown of any antiquity no such payment as aforesaid shall be made to the finder thereof where the finder has failed to report the discovery of that antiquity in accordance with the provisions of section 10 or section 14, as the case may be.

Agreement asto apportionment of antiquities, without payment by the Crown.

4 (1) Notwithstanding the provisions of section 3, it shall be lawful for the Archæological Commissioner, with the approval of the Executive Committee, to enter into an agreement in writing with any person who would under the provisions of section 3 be entitled to the market value of any, antiquity or any part of such value, whereby such person shall receive from the Crown, in lieu of such value or part thereof, a share of such antiquity, to be apportioned in such manner as may be provided in the agreement.

(2) Every agreement under subsection (1) shall be free from stamp duty and shall have force and effect notwithstanding anything in section 3:

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Provided always that where the finder of any antiquity does not report the discovery thereof in accordance with the provisions of section 10 or section 14, as the case may be, he shall not be entitled to receive any share of such antiquity under any such agreement.

5 Where there is any dispute between the Archæologial Commissioner and any person as to the market value of any antiquity or as to the apportionment of any antiquity in terms of an agreement under section 4, such dispute shall be determined in the manner provided in section 45, and such determination shall be final and conclusive.

PART II.-DISCOVERY OF ANTIQUITIES.

Excavations.

6 Subject as hereinafter provided, no person shall excavate for the purpose of discovering antiquities, whether on land belonging to himself or otherwise, except under the authority of a licence issued by the Archæological Commissioner:

Provided that nothing in this section shall apply to any excavation carried out by or on behalf of the Archæological Commissioner.

- 7 Every application for a licence to excavate shall—
- (a) be made to the Archæological Commissioner in the prescribed form, and
- (b) contain a full and accurate description of the land on which it is proposed to carry out the excavation, the nature and extent of the proposed excavation, and such other particulars as may be prescribed.

8 The Archæological Commissioner may in his discretion grant or refuse any application for a licence to excavate :

Provided that no such licence shall be granted unless the Archæological Commissioner is satisfied, after such inquiry as he may deem it necessary to make—

- (a) that the owner of the land where the proposed excavation is to be made has consented to the excavation, and
- (b) that the proposed excavation will not cause any damage or inconvenience to persons residing in the vicinity of such land, or to any place used for religious purposes, or to any cemetery, school, water source, irrigation work or public road, or that if any such damage is likely to be caused adequate provision has been made by the applicant for the payment of compensation therefor, and
- (c) that the applicant is able to furnish security for the due observance by him of the provisions of this Ordinance or any regulation, and of any conditions subject to which the licence may be issued.

9 Every licence to excavate shall be issued in the prescribed form, subject to the payment of the prescribed fee and shall remain in force, subject to the provisions of section 11, during the period specified in the licence.

11, during the period specified in the licence. Any such licence may contain, in addition to the prescribed conditions, such stipulations as the Archæological Commissioner may deem necessary regarding—

- (a) the supervision of the proposed excavation by any person approved by the Archæological Commissioner for the purpose;
- (b) the payment of remuneration to any such person not being a public servant, or the payment of the prescribed fee in respect of any service rendered by such person being a public servant; and
- (c) the security to be furnished by the licensee for the due observance of the provisions of this Ordinance and of the terms and conditions subject to which the licence is issued.

10 Every person to whom a licence to excavate is granted shall keep a record in the prescribed form of all antiquities discovered in the course of the excavation and shall, within the prescribed period from the date on which any antiquity is discovered, report the discovery thereof to the Archæological Commissioner and furnish to him the prescribed particulars in respect of that antiquity. Dispute as to market value or apportionment of antiquities.

No excavation except upon licence from Archæological Commissioner.

Application for licence to excavate.

Grant or refusal of licence to excavate.

Terms of licence.

Duty of licensee in respect of discoveries. Withdrawal of licence without compensation.

Appeal against refusal or withdrawal of licence to excavate.

Immunity of Crown from claims for loss or damage.

Discovery of antiquities otherwise than under licence to excavate.

Offences relating to discovery of antiquities. 11 Any licence to excavate may, at any time before the expiry of the period specified in the licence, be withdrawn by the Archæological Commissioner and the licensee shall not be entitled to claim compensation for any loss or damage suffered or alleged to have been suffered by him by reason of such withdrawal.

12 (1) Any person aggrieved by the refusal of the Archæological Commissioner to issue a licence to excavate or the withdrawal by the Archæological Commissioner of any such licence may appeal against such refusal or withdrawal to the Minister.

(2) The decision of the Minister on any appeal preferred under subsection (1) shall be final and conclusive.

13 The Crown shall incur no liability by reason of any loss sustained by any person or any damage caused to any person in the course of any excavation carried on under the authority of a licence granted under this Ordinance.

Discovery of antiquities otherwise than under a licence to excavate.

14 (1) Every person who discovers any antiquity otherwise than under the authority of a licence to excavate—

- (a) shall forthwith report the discovery to the nearest peace officer and, if it is practicable so to do, deliver the antiquity to such officer and obtain a receipt therefor from such officer, and
- (b) shall, within seven days of the discovery, report the discovery, together with the prescribed particulars relating thereto, to the Government Agent of the province or the Assistant Government Agent of the district in which the discovery was made.

(2) It shall be the duty of the Government Agent or Assistant Government Agent to whom the discovery of any antiquity is reported under paragraph (b) of subsection (1), to communicate forthwith to the Archæological Commissioner the fact of such discovery together with the particulars furnished to him.

Offences relating to discovery of antiquities.

15 (1) Every person who-

- (a) excavates in contravention of the provisions of section 6: or
- (b) commits a breach of any condition of any licence issued under section 6; or
- (c) fails to report the discovery of any antiquity in accordance with the provisions of section 10, or commits a breach of any other provision of that section; or
- (d) fails to report the discovery of any antiquity in accordance with the provisions of section 14 or commits a breach of any other provision of that section; or
- (e) knowing or having reason to believe that any antiquity has been excavated in contravention of the provisions of section 6, purchases or removes, or otherwise acquires or purports to acquire, any such antiquity, whether for himself or on account of or as agent for any other person,

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 term not exceeding one year : Provided that no person shall be liable to be convicted

Provided that no person shall be liable to be convicted of an offence under paragraph (c) or paragraph (d) where the antiquity is, in the opinion of the court, insignificant or of trivial value:

Provided, further, that any person convicted of an offence under paragraph (c) or paragraph (d) in respect of any antiquity (other than an ancient monument, shall, by virtue of such conviction, forfeit all claim or interest to or in that antiquity or the value thereof, and in any such case the Magistrate may order that the antiquity be delivered to the Archæological Commissioner within such time as may be specified by the Magistrate; and where the Magistrate makes such order, it shall be the duty of any person in whose possession that antiquity may be to deliver it within the specified time to the Archæological Commissioner. (2) If any person who has been ordered to deliver any antiquity to the Archæological Commissioner under subsection (1) does not deliver such antiquity within the specified time the Magistrate may order the Fiscal or a peace officer to take immediate possession of such antiquity and deliver it to the Archæological Commissioner.

PART III.—ANCIENT MONUMENTS.

16 (1) The Executive Committee may, by order in writing under the hand of the Minister, declare that any specified monument which dates or is believed to date from a period prior to the first day of January, 1850, shall, notwithstanding that such monument does not or is not believed to date to a period prior to the second day of March, 1815, be deemed to be an ancient monument for the purposes of this Ordinance.

(2) Upon the publication in the Gazette of an order under subsection (1), the monument to which the order relates shall be deemed to be an ancient monument and all the provisions of this Ordinance relating to ancient monuments shall apply to that monument as if it were an ancient monument.

17 (1) Where it appears to the Executive Committee that any tree, whether growing in Crown land or any other land, is of such historical or archæological importance, that it is necessary in order to secure the preservation or protection of such tree that the provisions of this Ordinance relating to ancient monuments should apply to such tree, the Executive Committee may, by order in writing under the hand of the Minister, declare that such tree shall be deemed to be an ancient monument for the purposes of this Ordinance.

(2) Upon the publication in the *Gazette* of an order under subsection (1), the tree to which the order relates shall be deemed to be an ancient monument and all the provisions of this Ordinance relating to ancient monuments shall, *mutatis mutandis*, apply to such tree as if it were an ancient monument.

18 Where it appears to the Executive Committee, with the approval of the Governor, that any ancient monument situated on any land other than Crown land is in danger of destruction or removal, or damage from neglect or injudicious treatment, and that it is in the public interest that such monument should be protected, it may, subject to the provisions of section 19, by order published in the *Gazette* under the hand of the Minister, declare such monument to be a protected monument; and from the date of the publication of such order, the monument to which the order relates shall be a protected monument for the purposes of this Ordinance.

19 (1) No order under section 18 shall be made unless the Executive Committee has given notice in the *Gazette* in accordance with the provisions of this section, of its intention to make such order.

(2) Every notice under subsection (1) shall specify a date on or before which objections to the proposed order will be received by the Archæological Commissioner.

(3) Every objection preferred in consequence of a notice under subsection (2) shall be made in writing and shall contain a statement of the grounds upon which the objection is made.

(4) The Archæological Commissioner shall transmit all objections received by him together with his report thereon to the Executive Committee

(5) The Executive Committee shall consider all objections transmitted under subsection (4) and may for the purpose of investigating any such objection make or cause to be made such inquiry as to it may seem necessary.

20 (1) The owner of any land on which a protected monument is situated and the Archæological Commissioner may enter into a written agreement providing for the due conservation of such monument and its protection from danger of destruction or removal and from damage by neglect or injudicious treatment.

(2) Every agreement entered into under subsection (1) shall be free of stamp duty.

21 (1) No person shall, except under the authority and in accordance with the conditions of a permit issued by the Archæological Commissioner, or in accordance with an agreement entered into under section 20, commence or carry out any work of restoration, repair, alteration or addition in connexion with any protected monument.

Declaration of a monument dating to period prior to 1850 as an ancient monument.

Declaration of specified trees as ancient monuments.

Notification of protected monuments.

Previous notice of intention to declare an ancient monument to be a protected monument.

Agreements in regard to protected monuments.

No restoration, &c., of protected monument, except upon permit.

(2) Every permit under subsection (1) shall be issued in the prescribed form subject to the prescribed conditions and may contain such additional conditions as the Archæological Commissioner may deem fit to insert therein regarding

(a) the supervision of the proposed work by the Archæological Commissioner or by any person approved • by him for the purpose ; and

 (b) the payment of remuneration to any such person, not being a public servant, or the payment of the prescribed fee in respect of any service rendered by such person, being a public servant.

Refusal or revocation of permit under section 21.

22 (1) The Archæological Commissioner may in his discretion-

- (a) refuse to issue a permit under section 21 in any case in which he is of opinion that the applicant for such permit is unable to carry out and complete satisfactorily the work to authorise which such permit is applied for, or that such work is unnecessary;
- (b) after notice in writing to the holder of any such permit revoke such permit, if he is of opinion that the work is not being carried out satisfactorily or in accordance with the conditions and restrictions subject to which such permit was issued.

(2) Any person aggrieved by the refusal or revocation of any permit by the Archeeological Commissioner may appeal against such refusal or revocation to the Minister whose decision on any such appeal shall be final and conclusive.

Power of Archæological Commissioner to restore. repair, &c., protected monuments

Prohibition

or restriction of building,

mining, &c., in vicinity of

monuments

certain

23 (1) Where a permit under section 21 has not been issued in respect of any protected monument, or where any such permit has been revoked, the Archæological Commissioner may, with the approval of the Executive Committee, carry out or cause to be carried out under and in accordance with his directions such work of restoration, repair, alteration or addition in connection with that monument as to him may seem expedient.

(2) It shall be the duty of the owner of any monument, in connection with which any work is authorised to be carried out under subsection (1), to permit the Archæological Commissioner or any person acting under the directions of the Archæological Commissioner to enter the land in which that monument is situated and to do all such acts as may be such owner shall not be entitled to claim compensation for any loss or damage suffered or alleged to have been suffered by him by reason of the execution of such work or any part of such work.

24 (1) Regulations may be made prohibiting, or restricting subject to the prescribed conditions, the erection of buildings or the carrying on of mining, quarrying, or blasting operations on any land within the prescribed distance of any ancient monument situated on Crown land or any protected monument.

(2) Every regulation made under subsection (1) shall have effect notwithstanding anything in any other written law; but nothing in any such regulation shall permit or be deemed to permit the erection of any building or the carrying on of any operations mentioned in subsection (1) in contravention of any provision of such other law.

Claim for compensation by owner of land affected by regulations under section 24.

25 (1) The owner of any land affected by any prohibition or restriction in any regulation made under section 24 who suffers any loss or damage by reason of any such prohibition or restriction, may forward to the Archæological Commissioner within the prescribed period a claim for compensation in respect of such loss or damage.

(2) Every claim made under subsection (1) shall specify-

- (a) the amount of compensation claimed
- the grounds on which the claim is based

in respect of that claim.

(c) the person chosen by the claimant as a member of the Compensation Board to be established under section

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26 in respect of that claim; and (d) such other particulars as may be prescribed.

(3) The Archæological Commissioner shall transmit every claim received by him under subsection (1) to the Minister and shall specify the person chosen by him as a member of the Compensation Board to be established under section 26 (4) No person who fails to make a claim under subsection (1) within the period prescribed for the purposes of that subsection shall be entitled to any compensation for any loss or damage for which a claim under that subsection might have been made, and no action in respect of any such loss or damage shall be entertained by any court or tribunal.

(5) Any compensation determined by a Compensation Board under section 27 or, where an appeal is preferred to a District Court, by a District Court under section 30, shall be paid to the claimant out of funds provided by the State Council for the payment of compensation to claimants under this section.

26 (1) The Minister shall, on the receipt of any claim under section 25, establish a Compensation Board (hereinafter referred to as "the Board") and shall refer the claim to such Board.

(2) The Board shall consist of a Chairman, who shall be nominated by the Minister, and the two persons chosen by the claimant and the Archæological Commissioner under section 25.

27 (1) The Board shall inquire into the claim referred to it under section 26 and give its decision as to the amount of compensation, if any, which shall be paid to the claimant.

(2) Where the Board is not unanimous in its decision, the decision of the majority of the members shall be the decision of the Board.

(3) Where a majority of the members of the Board are unable to agree on the decision, the decision of the Chairman shall be the decision of the Board.

28 (1) For the purpose of holding any inquiry under section 27 the Board shall have and may exercise the same powers as a civil court in relation to—

- (a) the enforcing of the attendance of any person and his examination on oath,
- (b) the enforcing of the production of documents; and
- (c) the issuing of commissions for the examination on interrogatories or otherwise of any person,

and the provisions of the Civil Procedure Code (Chapter 86) shall, for the purpose of the exercise of such powers, apply to proceedings by or before the Board as if such Board were a court and such proceedings were an action instituted in a court under that Code.

(2) The claimant and the Archæological Commissioner shall be entitled to appear before the Board either in person or by pleader and place before it such evidence whether oral or documentary as may help the Board to determine the amount of compensation, if any, to be awarded.

(3) At an inquiry under this section the Chairman of the Board shall keep or cause to be kept a full record of the proceedings, and shall either at the conclusion of the inquiry or on a date to be later notified to the parties pronounce the decision of the Board which must be in writing signed by the Chairman.

(4) At any time after the decision of the Board has been pronounced, either of the parties to the inquiry or any person establishing to the satisfaction of the Minister that he is a person interested in the subject-matter of the inquiry shall be entitled, upon prepayment of the copying and other charges payable under section 3 of the Proof of Public Documents Ordinance (Chapter 12), to obtain a copy of the proceedings before the Board certified under the hand of the public officer entrusted with the duty of keeping the records of the Board :

Provided that such public officer shall not be required to issue a certified copy during the pendency of an appeal to the District Court.

29 (1) The claimant or the Archæological Commissioner may in the manner hereinafter provided appeal from any decision of the Board to the District Court of the district in which the land in respect of which compensation has been claimed is situate (hereinafter referred to as "the Court").

(2) Every appeal under subsection (1) shall be by written petition signed by the appellant or his proctor and shall be lodged with the Secretary of the Court not later than thirty days from the date of the decision of the Board.

(3) The petition of appeal shall state—

(a) the full name and address of the respondent,

(b) the grounds of appeal, and

(c) the relief prayed for.

(4) The appellant or his proctor shall together with the petition of appeal deliver a typed or printed copy of the petition of appeal certified under the hand of the appellant or his proctor.

Establishment of

Compensation Board.

Decision of the Board after inquiry.

Powers of the Board.

[Vol. II., p. 428.]

> [Vol. I., p. 178.]

Appeal to District Court from decision of the Board and procedure thereon. (5) On the lodgment of the petition of appeal together with a certified copy thereof, the Court shall inform the public officer entrusted with the duty of keeping the records of the Board that an appeal has been lodged and require him to forward to the Court within a specified time the record of the proceedings in respect of which the appeal has been lodged with the written decision of the Board.

(6) Upon the receipt of the record of the proceedings and the written decision of the Board the Court shall cause to be served on the respondent the certified copy of the petition of appeal together with a notice stating the date and time fixed for the hearing of the appeal.

30 (1) The Court shall have full power to hear and determine an appeal under section 29, and the provisions of sections 769, 770, 771, 772 and 774 of the Civil Procedure Code (Chapter 86) shall *mutatis mutandis* apply to the hearing by the Court of appeals from the Board :

Provided that in every case the judgment of the Court shall be signed and dated by the District Judge.

(2) At the hearing of the appeal the parties shall not be entitled to rely on any evidence that has not been placed before the Board :

Provided that the Court may call for any evidence which in the judgment of the Court is necessary for the decision of the appeal.

(3) The Court may confirm the decision of the Board or reduce or increase the amount of compensation awarded by the Board and make such other order as to costs or otherwise as the Court shall deem just.

(4) The decision of the Court shall be final and no appeal from or application for revision of any decision of the Court shall lie to the Supreme Court.

(5) No stamp $\bar{d}uties$ shall be required in any proceedings in the Court under sections 29 and 30.

(6) The Court may upon prepayment of the charges payable under section 205 of the Civil Procedure Code (Chapter 86) authorise the Secretary to furnish, to any party to an appeal a certified copy of the record of the proceedings of the Board in respect of which the appeal has been lodged, at any time after the record has been received in the Court and before its decision is pronounced.

(7) The Court shall after the decision of an appeal return the record of the proceedings of the Board to the public officer entrusted with the duty of keeping the records of the Board.

31 Any person who—

- (a) wilfully destroyes, injures, defaces or tampers with any protected monument or any ancient monument on Crown land; or
- (b) does in, upon, to, near or in respect of any ancient monument which is held sacred or in veneration by any class of persons, any act which wounds or offends or is likely to wound or offend the religious susceptibilities of the class of persons by whom such ancient monument is held sacred or in veneration,

shall be guilty of an offence and shall be liable on conviction after summary trial before a Magistrate to a fine not exceeding one thousand rupees or to imprisonment of either description for a term not exceeding one year or to both such fine and imprisonment.

- 32 Every person who commits a breach of—
- (a) any provision of section 21, or
- (b) any regulation made under section 24,

shall be guilty of an offence and shall be liable on conviction after summary trial before a Magistrate to a fine not exceeding one thousand rupees or to imprisonment of either description for a term not exceeding one year.

PART IV.-ARCHÆOLOGICAL RESERVES.

33 (1) The Archæological Commissioner may by notification published in the *Gazette* declare any specified area of Crown land to be an $\operatorname{archæological}$ reserve for the purposes of this Ordinance :

Provided that no area of land shall be so declared unless it has been mapped-out under the Land Development Ordinance (Chapter 320) for the purpose mentioned in paragraph (k) of section 8 of that Ordinance.

(2) Any area of Crown land reserved for archæological purposes before the date on which this Ordinance comes into operation, whether by notification in the *Gazette* or otherwise,

Hearing of appeal by the Court and its powers. [Vol. II., p. 428]

[Vol. II., p. 428.]

Penalty for destruction, desecration, &c., of ancient monuments.

Further offences.

Archæological Reserves.

[Vol.VI., p. 609.]

shall be deemed to be an archæological reserve declared under the provisions of this section, notwithstanding that it has not been mapped-out under the said Land Development Ordinance.

 \cdot 34 Every person (other than the Archæological Commissioner, or a person acting under and in accordance with his directions) who—

- (a) clears or breaks up for cultivation or cultivates any part of an archaeological reserve, or
- (b) erects any building or structure upon any such reserve, or
- (c) fells or otherwise destroys any tree standing on any such reserve, or
- (d) otherwise encroaches on any such reserve,

shall be guilty of an offence and shall, on conviction after summary trial before a Magistrate, be liable to a fine not exceeding one hundred rupees or to imprisonment of either description for a term not exceeding three months or to both such fine and imprisonment, and the Magistrate may, in addition to passing any such sentence, make order that such person shall be forthwith ejected from such reserve :

Provided that no person shall be convicted under this section unless the land in respect of which the offence is committed has been declared to be the property of the Crown under the Land Settlement Ordinance (Chapter 319) or under any Ordinance repealed by that Ordinance, or has been acquired by the Crown under the Land Acquisition Ordinance (Chapter 203), or has been resumed by the Crown under the Lands Resumption Ordinance (Chapter 313).

35 (1) Where no appeal has been preferred against the conviction of any person of an offence under section 34, or, where an appeal has been preferred, after the final judgment or order of the Supreme Court affirming the conviction, the Magistrate may on the application of the Archæological Commissioner make order directing the Fiscal or a peace officer to eject the person convicted from the archæological *reserve* and to deliver possession thereof to the Archæological Commissioner or his representative.

(2) The Fiscal or peace officer shall comply with the directions of the Magistrate under subsection (1) and shall make due return to the Magistrate's Court of the manner in which he executed the order.

(3) In complying with the directions issued under subsection (1) the Fiscal or peace officer or any officer authorised by either of them may use such force as may be necessary to enter the archæological reserve, to eject the person convicted and to deliver possession of the archæological reserve to the Archæological Commissioner or his representative.

PART V.-EXPORT OF ANTIQUITIES.

36 (1) No person shall, except upon a licence in the prescribed form issued by the Archæological Commissioner, export any antiquity from Ceylon.

(2) For the purposes of the application of the provisions of the Customs Ordinance (Chapter 185), antiquities shall be deemed to be articles the exportation of which is restricted by Ordinance or legal order.

37 (1) Every application for a licence under section 36 shall be made to the Archæological Commissioner in the prescribed form, shall set out a list of the antiquities sought to be exported, and shall contain such other particulars as may be prescribed.

(2) If the Archæological Commissioner is of opinion that any antiquity sought to be exported should be acquired for the Colombo or other museum in Ceylon or that for any other reason it is not desirable that such antiquity should be exported, he may refuse to issue a licence under section 36 in respect of that antiquity.

38 (1) Any person aggrieved by the refusal of the Archæological Commissioner under section 37 to issue any licence may appeal against such refusal to the Minister.

(2) The decision of the Minister on any appeal preferred under subsection (1) shall be final and conclusive.

39 (1) Where a licence to export any antiquity has been refused on the ground that such antiquity should be acquired for the Colombo or other museum in Ceylon, and there is a dispute between the authority empowered to purchase objects for the use of such museum and the owner of the antiquity as to the price to be paid therefor, such price shall be

Encroachments, &c., on archæological reserves.

[Vol. VI., p. 585.] [Vol. V., p. 507.] [Vol. VI., p. 558.]

Ejectment of person convicted under section 34.

Prohibition of export of antiquities except upon licence. [Vol. IV., p. 491.]

Applications for licence to export antiquities.

Appeal against refusal of licence.

Acquisition by museum of antiquity sought to be exported. determined in the manner provided in section 45, and such determination shall be final and conclusive. On payment of the price so determined the antiquity shall become the absolute property of the museum.

(2) Where the price determined under subsection (1) is not paid to the owner of the antiquity within two months from the date on which the price was so determined, the museum shall be deemed to have lost all right to the acquisition of the antiquity at such price, and the Archæological Commissioner shall issue a licence to export the antiquity subject to any other conditions which may be applicable to the issue of such licence being complied with.

PART VI.—POWERS AND DUTIES OF ARCHÆOLOGICAL COMMISSIONER.

40 The Archæological Commissioner is hereby empowered---

(a) to prepare a list of ancient monuments ;.

- (b) to conserve, maintain, repair and restore all ancient monuments on Crown land and such protected monuments as may from time to time be specified by the Executive Committee;
- (c) to carry out excavations with the approval of the $\mathbf{E}_{\mathbf{x}}$ ecutive Committee.

41 The Archaeological Commissioner shall perform and discharge all such duties and functions as are assigned to him by this Ordinance or any regulation.

42 The Archaeological Commissioner or any officer authorised by him in writing for the purpose may at all reasonable times inspect any antiquity in the possession of any person; and it shall be the duty of every such person to permit such inspection and further to give to the Archaeological Commissioner or such officer all reasonable facilities to study such antiquity and to make drawings, photographs or reproductions thereof by the making of casts or by any other means:

Provided that no such drawings, photographs or reproductions shall be sold without the consent of the person in possession of the antiquity.

43 The Archæological Commissioner may generally or specially authorise the exercise, performance or discharge of any of his powers, duties or functions under this Ordinance—

- (a) by the Government Agent of any province or the Assistant Government Agent of any district, within that province or district; or
- (b) by any officer of the Department of Archæology, either throughout Ceylon or in any specified area.

PART VII.---MISCELLANEOUS.

44 Every person who commits a breach of any provision of this Ordinance or of any regulation shall be guilty of an offence and shall, where no penalty is specially provided by this Ordinance for such offence be liable on conviction to a fine not exceeding one hundred rupees or to imprisonment of either description for a term not exceeding three months or to both such fine and imprisonment.

45 Every dispute under section 5 or section 39 shall be referred to arbitrators, one to be chosen by each of the interested parties; and the arbitrators shall, before proceeding to decide the matter of the dispute, select an umpire whose decision, in the event of a disagreement between the arbitrators, shall be final:

Provided that where-

(a) the interested parties do not appoint an arbitrator, or

(b) the arbitrators do not select an umpire,

the Minister may after such time as he may deem reasonable appoint an arbitrator or an umpire as the case may be.

46 In any case in which any person is sentenced to pay a fine under this Ordinance, the court may direct that any part, not exceeding one-half, of such fine or of so much as shall actually be recovered shall be paid to any person through whose information the conviction has been obtained.

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

Powers of Archæological Commissioner.

Duties of Archæological Commissioner.

Power of inspection, &c., of antiquities.

Authorisation of Government Agents and other officers to exercise powers of Archæological Commissioner.

Penalty for breach of Ordinance or regulation, where no other penalty provided.

Determination of disputes under sections . 5 and 39.

Informer's share of fines imposed under the Ordinance.

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

- (a) the manner in which security shall be furnished by any person to whom a licence under section 6 is issued, and the procedure for enforcing such security;
- (b) the conditions and restrictions (including the payment of a fee) subject to which any licence or permit under this Ordinance may be issued;
- (c) the disposal of antiquities delivered to the Archæological Commissioner under section 15;
- (d) the matters which shall be considered in assessing the compensation to be paid to claimants under section 25, and any matters which shall not be taken into consideration in assessing such compensation; (e) the procedure to be followed before the Board in inqui-
- ries held under section 27;
- (f) the time within which appeals under section 12 or section 22 or section 38 shall be preferred, and generally all matters incidental to or connected with the hearing and disposal of such appeals;
- (g) the conditions and restrictions (including the payment of fees) subject to which members of the public may have access to any ancient monument on Crown land or any protected monument;
- (h) any matters for which regulations may be made under section 24; and
- (i) all matters stated or required by this Ordinance to be prescribed.

(3) Every regulation made by the Executive Committee shall be brought before the State Council by a motion that such regulation shall be approved and if so approved shall be submitted to the Governor for ratification. No regulation made by the Executive Committee shall have effect until 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) A regulation made by the Executive Committee when approved by the State Council and ratified by the Governor shall, upon the notification of such approval and ratification in the Gazette, be as valid and effectual as if it were herein enacted.

PART VIII.-INTERPRETATION AND REPEALS.

48 In this Ordinance, unless the context otherwise requires

- "ancient monument" means any monument lying or being or being found in Ceylon which dates or may reasonably be believed to date from a period prior to the second day of March, 1815, and inlcudes-
 - (a) any other monument which has been declared to be an ancient monument by an order published in the Gazette under section 16, and
 - (b) any tree in respect of which an order under section 17 has been published in the Gazette ;

" antiquity " means-

- (a) any ancient monument, or
- (b) any of the following objects lying or being or being found in Ceylon, which date or may reasonably be believed to date from a period prior to the second day of March, 1815 :-

statues, sculptured or dressed stone and marbles of all descriptions, engravings, carvings, inscriptions, paintings, writings, and the material whereon the same appear, all specimens of ceramic, glyptic, metallurgic and textile art, coins, gems, seals, jewels, jewellery, arms, tools, ornaments, and all other objects of art which are movable property;

"Archæological Commissioner" means \mathbf{the} person appointed by the Governor to be or to act as Archæological Commissioner and includes any person authorised by the Archæological Commissioner under section 43 in respect of any power, duty or function of the Archæological Commissioner under this Ordinance;

Interpretation.

- "Crown land" means any land which under any law is deemed or presumed to be the property of the Crown or to which the Crown is lawfully entitled together with all rights, interests and privileges attached or appertaining thereto; and includes any land belonging to the Crown vested in any local authority;
- "Executive Committee " means the Executive Committee of Education :
- "Minister" means the Minister for Education and includes a person appointed by the Governor to act in place of the Minister;
- "monument" means any temple, church, building, monument, or other structure or erection, or any tomb, tumulus or other place of interment, or any other immovable property of a like nature or any part or remains of the same ; and includes the site of any monument and such portion of land adjoining such site as may be required for fencing or covering in or otherwise preserving any monument;
- " owner", with reference to any property, movable or immovable, means the person whose title to that property is recognised by any written or other law in force in Ceylon;
 - peace officer " means a police officer and includes any headman appointed by a Government Agent to perform police duties ;
- " prescribed " means prescribed by regulation ; " regulation " means a regulation made by the Executive Committee under this Ordinance.

The Lost Property Regulation not to apply to antiquities [Vol II., p. 120.]

Repeals and

amendments of other

Ordinances [Vol. III., p. 705.]

49 Nothing contained in the Lost Property Regulation (Chapter 63) shall in any manner apply to any antiquity.

50 (1) The Antiquities Ordinance (Chapter 144) is hereby repealed.

(2) The Ordinances specified in the first column of the Schedule hereto are hereby amended in the manner specified in the second column of that Schedule.

SCHEDULE.

| I . | II. |
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| The Treasure Trove Ordinance (Chapter 145) Vol. III., p. 711] | In section 10— the word "antiquities," shall be omitted; for the words "cannot be found;" there shall be substituted the following:— cannot be found, but shall not include any "antiquity" as defined in the Antiquities Ordinance, No. of 1939; |
| The Buddhist Tempora- lities Ordinance (<i>Chapter 222</i>) [Vol. V., p. 655] | In paragraph (a) of section 43 (1), for the word "monuments" thereshal be substituted the following : "monuments, (no theing "anta quities" within the meaning of the Antiquities Ordinance No. of 1939), '. |

Objects and Reasons.

The object of this Bill is to repeal the Antiquities Ordinance (Chapter 144) and to substitute in its place a new Ordinance [Vol.III.p.705.] which will make better provision for the preservation of the antiquities of Cevlon.

The most important changes introduced by the new law relate to what are termed "ancient monuments", that is to say, antiquities which are immovable property, such as temples, monuments, and buildings. Under our law it is possible for an ancient monument which is of archaeological

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or historical interest, or which is sacred or of religious importance, to be in private ownership. No control can at present be exercised in respect of such monuments and the owner of any such monument may allow it to fall into ruins or may destroy its archeological importance by incongruous or clumsily executed restorations or additions.

2. Part III. of this Bill deals in detail with ancient monuments and provides (Clause 18) that particular ancient monuments of religious, historical or archæological importance, which are situated on privately owned land, may be declared to be "protected mounuments".

Once an ancient monument has been declared a "protected monument", no work of restoration or repair of that monument and no alteration or addition thereto will be allowed except upon a permit from the Archæological Commissioner, who is also empowered to revoke a permit in certain cases. An appeal will lie to the Minister for Education against the refusal or revocation of such a permit by the Archæological Commissioner. (Clauses 21 and 22).

The Archæological Commissioner is himself empowered by Clause 23 to undertake, with the approval of the Executive Committee and at the expense of Government, any work of restoration, repair, alteration or addition in connection with any protected monument. A further feature in the scheme set out in the Bill for the protection of ancient monuments is contained in Clause 24, whereby power is taken to prohibit or restrict, on lands, situated in the vicinity of protected monuments or of ancient monuments on Crown land, operations of a nature which might damage or injure such monuments—e.g., building, blasting, mining, quarrying. Clause 47 (2) (g) provides for regulations controlling the right of members of the public to have access to any such monuments.

It is considered to be necessary in the public interest that the private right of ownership in a protected monument should be restricted to the extent indicated in the scheme outlined above, but, at the same time, certain safeguards are provided which are an essential part of that scheme. Clause 19 provides that no ancient monument on privately owned land can be declared a protected monument unless previous notice of the intention so to declare it is given in the Gazette and an opportunity afforded to any person interested to place his objections before the Executive Committee. Further, where any regulation is made under Clause 24 interfering with the right of any person to carry on any building, blasting, mining or quarrying operations, and where that person claims to have suffered any loss or damage thereby, procedure is provided for the payment of compensation, assessed by a special Compensation Board, with an appeal to the District Court against the order of the Board (Clauses 25 to 30).

Ancient monuments are defined to mean those which date to a period prior to the second day of March, 1815, which is the date of the Kandyan Convention. There are cases, however, of temples, buildings, &c., which, though they do not date back prior to 1815, at the same time seem to be deserving in the public interest of the protection afforded by the law to ancient monuments. Clause 16 of the Bill deals with such a case and provides for the making of an order which will extend to any monument dating to a period prior to 1850 the protection afforded to an ancient monument. It has also been considered advisable to make special provision in Clause 17 for the case of trees whose historical or religious importance make it desirable that they should be brought within the scope of the new law and afforded protection as if they were ancient monuments. Any monument or any tree in respect of which an order under Clause 16 or Clause 17. as the case may be, has been made may then be given special protection by its being declared a protected monument under Clause 18.

Clause 31 sets out certain offences in connexion with ancient monuments and deals specifically with the case of desecration of a monument which is held sacred by any class of persons.

4. Part IV. of the Bill deals with the notification of Archæological Reserves and makes provision for the protection of such reserves from encroachment.

5. No important change in the present law relating to the discovery of antiquities, (whether accidentally or in the course of excavations) or to the export of antiquities is made, and Parts II. and V. of the Bill largely reproduce provisions found in the Antiquities Ordinance (*Chapter 144*)

[Vol. III., p. 705.] 439

A change in the law is however made regarding the rights of a person who discovers an antiquity which is morable property. All such antiquities are declared to be the property of the Crown, and the present law is that the finder of the antiquity and the owner of the land on which it is found are each entitled to a one-third share of the antiquity, the other one-third share being given to the Crown. In order to induce a finder more readily to surrender possession of an antiquity to the authorities, Clause 3 provides that the full market value shall, where the Crown decides to retain any antiquity, be paid in equal shares to the finder and the owner of the land.

6. Clause 50 effects certain consequential repeals and amendments of other Ordinances.

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Colombo, May 25, 1939.

C. W. W. KANNANGARA, Minister for Education.