

# THE

# CEYLON GOVERNMENT GAZETTE

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# PART II.--LEGAL.

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## DRAFT ORDINANCES.

## MINUTE.

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

L. D.-O 58/40

812/12 (P.D.)

Cap. 289. Vol. VI., p. 289. An Ordinance to authorise a sum of one hundred million rupees to be raised under the Registered Stock and Securities Ordinance and to be lent to His Majesty's Government in the United Kingdom for the purposes of Imperial War expenditure.

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

Short title.

1. This Ordinance may be cited as the War Loan Ordinance, No. of 1941.

Authority to raise loan.

Cap. 289.

- 2. (1) The Governor is hereby authorised to raise by way of loan a sum not exceeding one hundred million rupees for the purpose of enabling the Government of Ceylon to lend such sum to His Majesty's Government in the United Kingdom for expenditure on the war in which His Majesty is at present engaged.
- (2) The sum not exceeding one hundred million rupees referred to in sub-section (1) and every part of such sum shall, subject as hereinafter provided, be raised under the Registered Stock and Securities Ordinance at such time or times as the Governor may, in his discretion, determine:

Provided that section 4 (e) and sections 27 to 33 (both inclusive) of the Registered Stock and Securities Ordinance shall not be applicable in respect of any loan raised under the authority of this Ordinance.

Loans by Government of Ceylon to His Majesty's Government in the United Kingdom. 3. (1) Subject as hereinafter provided, the Governor is hereby authorised, on behalf of the Government of Ceylon, to lend to His Majesty's Government in the United Kingdom such sum not exceeding one hundred million rupees as may be raised under section 2, for the purposes of Imperial war expenditure:

Provided that the rate of interest at which any such sum may be so lent by the Governor and the date of repayment of that sum by His Majesty's Government in the United Kingdom shall be the same as the rate of interest and the date of repayment, respectively, specified in the Order made under section 4 of the Registered Stock and Securities Ordinance in respect of the raising of that sum by way of loan in Ceylon.

(2) The Governor is hereby further authorised, on behalf of the Government of Ceylon, to make all such arrangements as may be requisite, and to enter into such agreements as may be necessary with His Majesty's Government in the United Kingdom, for the purpose of exercising the powers conferred by sub-section (1) in accordance with the provisions of that sub-section.

Application of moneys received from the United Kingdom.

4. All moneys received from His Majesty's Government in the United Kingdom, whether by way of interest or principal, in respect of any sum lent under section 3 to His Majesty's Government in the United Kingdom shall, subject as hereinafter provided, be appropriated and applied for the purpose of paying the interest or principal, as the case may be, on the corresponding loan raised in Ceylon under the authority of this Ordinance:

Provided that, where payment of any amount in respect of any such loan in Ceylon has been made out of the general revenue of the Island, an equivalent amount shall be paid to the general revenue out of any moneys received as aforesaid from His Majesty's Government in the United Kingdom.

Exemption from taxes and duties. Cap. 289.

5. The interest payable on any registered stock, promissory notes or bearer bonds issued by authority of this Ordinance under the Registered Stock and Securities Ordinance and held by the Government of any part of His Majesty's dominions (including therein any British Protectorate or Protected State and any territory in respect of which a Mandate on behalf of the League of Nations has been accepted by His Majesty), shall be exempt from all taxes and duties leviable or payable under any written law in force in Ceylon, notwithstanding anything in any such law to the contrary.

Expenses of raising loan to be a charge on revenue.

6. All expenses incurred in raising any sum by way of loan under the authority of this Ordinance are hereby charged upon and shall be payable out of the general revenue and assets of the Island.

#### Objects and Reasons.

The object of this Bill is to enable a sum not exceeding one hundred million rupees to be raised in Ceylon by the issue of securities under the Registered Stock and Securities Ordinance (Chapter 289) so that the money so raised may be lent to His Majesty's Government in the United Kingdom for the purposes of Imperial war expenditure.

2. As the loan will be raised under the Registered Stock and Securities Ordinance, the payment of interest and principal will, by virtue of section 3 of that Ordinance, be charged upon the general revenue and assets of Ceylon. Furthermore, clause 4 of the Bill provides that sums paid to Ceylon by the Imperial Government in respect of the contemplated loan shall be applied to the service of the loan raised in Ceylon.

The Secretariat, Colombo, January 18, 1941. H. J. Huxham, Financial Secretary.

#### MINUTE.

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

L. D.—O 58/40

812/12 (P. D.)

An Ordinance to enable money to be lent without interest to His Majesty's Government in the United Kingdom, through the Government of Ceylon, for the purposes of Imperial War Expenditure.

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 Free Loans (War Purposes) Ordinance, No. of 1941.

Short title.

2. Any person who desires to lend money without interest to the Government of Ceylon for expenditure on the war in which His Majesty is at present engaged shall, on the deposit of such money with the Deputy Financial Secretary, be entitled to a Treasury Certificate substantially in the form prescribed in the Schedule.

Interest-free loans and issue of Treasury Certificates.

3. A Treasury Certificate shall entitle the person named therein to the payment without interest, out of the general revenue and assets of Ceylon, of the sum of money specified in the Certificate on the date therein provided.

Rights conferred by Treasury Certificates.

**4.** Subject as hereinafter provided, a Treasury Certificate shall not be transferable:

Treasury Certificates to be non-transferable

Provided that nothing in the preceding provisions of this section shall affect or be deemed or construed to affect any devolution of any rights to or in a Treasury Certificate or the moneys represented thereby on the death of the person named in the Certificate or otherwise by operation of law.

Interest-free loans to His Majesty's Government in the United Kingdom.

5. The Governor, on behalf of the Government of Ceylon, is hereby authorised to lend without interest to His Majesty's Government in the United Kingdom moneys equivalent to the amount represented by the Treasury Certificates issued under section 2 and to make all such arrangements as may be necessary for the remittance of such moneys to the United Kingdom and for the repayment of such moneys to the Government of Ceylon.

Application of moneys received from the United Kingdom.

6. All moneys received in repayment of any loan to His Majesty's Government in the United Kingdom under section 5 shall, subject as hereinafter provided, be appropriated and applied for the purpose of re-paying the interest-free loans represented by the Treasury Certificates issued under this Ordinance:

Provided that, where payment of any amount in respect of any such interest-free loan in Ceylon has been made out of the general revenue of the Island prior to the receipt of such moneys from His Majesty's Government in the United Kingdom, an equivalent amount shall be paid out of such moneys to the general revenue before such moneys are appropriated and applied for the purpose mentioned in the preceding provisions of this section.

7. All expenses incurred in connexion with the issue of Treasury Certificates and the advertisement of the scheme relating to interest-free loans hereinbefore referred to, and all moneys required for the repayment of the principal sums represented by Treasury Certificates issued under this Ordinance are hereby charged upon and shall be payable out of the general revenue and assets of Ceylon.

Expenses and repayment of loan to be a charge on revenue.

8. No Treasury Certificate and no right to or in a Treasury Certificate or the most year represented thereby shall at any time be seized, attituded or sequestered in execution of the decree or process of any court.

Treasury
Certificates,
to be
compt from

#### SCHEDULE.

FORM OF TREASURY CERTIFICATE (SECTION 2).

The Free Loans (War Purposes) Ordinance, 1941.

TREASURY CERTIFICATE.

 $(Not\ transferable.)$ 

Serial No. -----

(1) Name (2) Address This certificate entitles (1) — of (2) — in respect of his interest-free loan to the Government of Ceylon for the purpose of Imperial War expenditure, to the payment of the sum of — rupees, without interest, out of the general revenue and assets of Ceylon, such payment to be made on the — day of — , 19—, or on or after the expiration of a period of twelve months from the date hereof, on his giving at least three months' notice in writing requiring such payment.

Issued under section 2 of the Free Loans (War Purposes) Ordinance, 1941.

Deputy Financial Secretary.

The Treasury, Colombo,

Date: ----. 19---.

This Certificate should be lodged at the Treasury, Colombo, three days prior to the date on which payment is due.

Payment will ordinarily be made by means of a cheque drawn to the order of the person named in this Cortificate and posted to the address set out above.

#### Objects and Reasons.

The object of this Bill is to enable the Government of Ceylon to accept interest-free loans from persons in Ceylon and to lend the money received by way of such loans, without interest, to His Majesty's Government in the United Kingdom for the purposes of Imperial war expenditure.

2. Non-transferable Treasury Certificates will be issued in respect of local loans and the moneys represented by such Certificates will be charged on the general revenue of Ceylon. The Bill further secures that repayments made by the Imperial Government to the Ceylon Government shall be applied to the repayment of the amounts represented by the Treasury Certificates. Treasury Certificates and the moneys represented thereby will be exempt from seizure or sequestration in execution of the decree or process of a Court.

The Secretariat, Colombo, January 18, 1941. H. J. HUXHAM, Financial Secretary.

#### MINUTE.

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

L. D.—O 7/38

ئىرار بىمىسانور) ئىر An Ordinance to provide for the prevention and punishment of bribery and corruption of and by members of the State Council or of local authorities.

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

Short title.

1. This Ordinance may be cited as the Public Bodies (Prevention of Corruption) Ordinance, No. of 1941.

Offer or giving of gratification to member of public body or to influence a member.

- 2. (1) Any person who corruptly gives, promises or offers to any member of a public body, whether for the benefit of such member or of another person, any gift, loan, fee, reward or advantage whatsoever as an inducement to or reward for such member doing or forbearing to do any official act, shall be guilty of an offence.
- (2) Any person who corruptly gives, promises or offers to any other person, whether for the benefit of that person or of another person, any gift, loan, fee, reward or advantage whatsoever, as an inducement to or reward for influencing any member of a public body to do or forbear to do any official act, shall be guilty of an offence.
- 3. (1) Any member of a public body who corruptly solicits or receives or agrees to receive, for himself or for any other person, any gift, loan, fee, reward or advantage whatsoever as an inducement to or reward for such member doing or forbearing to do any official act, shall be guilty of an offence.
- (2) Any person who corruptly solicits or receives or agrees to receive, for himself or for any other person, any gift, to an, fee, reward or advantage whatsoever as an inducement to or teward for influencing any member of a public body to do or rhear to do any official act, shall be guilty of an offence.

Taking of gratification by member of public body or to influence a member,

(1) Any person who commits any offence under this Ordinance shall, on conviction, be liable to a fine not exceeding five thousand rupees or to imprisonment of either description for a term not exceeding two years, or to both such fine and

imprisonment.

(2) The court which convicts any person of any offence under this Ordinance may, in addition to the penalties prescribed in sub-section (1), order as a further penalty, that the whole or any part of the amount or value of any gift, loan, fee or reward received by that person shall be recovered from him in the same manner as a fine imposed by the court; and any sum so recovered shall be disposed of in such manner as the court may direct.

(3) Notwithstanding anything in the Criminal Procedure Code, a District Court shall have jurisdiction to try, on indictment, any offence under this Ordinance and to impose any penalty prescribed in the preceding provisions of this

section.

No prosecution for any offence under this Ordinance shall be instituted except by or with the written sanction of the Attorney-General.

Restriction on prosecutions.

Interpretation.

Cap. 16.

Penalties for

and trial of offences under

this Ordinance.

6. In this Ordinance, unless the context otherwise requires-

"advantage" includes-

(a) any office or dignity, and any forbearance to demand any money or money's worth or valuable thing, and

(b) any aid, vote, consent or influence, and

(c) any promise or procurement of or agreement or endeavour to procure, or the holding out of any expectation of, any gift, loan, fee, reward, or advantage as hereinbefore defined;

"official act", when used with reference to any member of a public body, includes any act which that member is, by or under the provisions of any law for the time being in force relating to that public body, empowered, authorised, entitled or required to do or forbear to do in respect of any matter or transaction whatsoever, actual or proposed, in which the public body is concerned:

"public body "means the State Council of Ceylon, or any Municipal Council, Urban Council, Local Board, Sanitary Board or Village Committee, and includes any standing or select or other committee of any such Council, Board or Committee;

"State Council of Ceylon" includes the Board of Ministers and any executive, standing, select or committee of the State Council.

#### Objects and Reasons.

The object of this Bill, which is modelled on the provisions of the Public Bodies Corrupt Practices Act, 1889, of the Imperial Parliament, is to penalise the offer of a bribe to a member of a public body, or the acceptance of a bribe by any such member, as a motive or reward for doing or forbearing to do any act in his capacity as a member of that public body. "Public body" is defined to include the State Council, any Municipal or Urban Council, and any Local Board, Sanitary Board or Village Committee.

Chambers, Hulftsdorp, Colombo, January 22, 1941. ROBERT H. DRAYTON, Legal Secretary.

#### MINUTE.

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

An Ordinance to enable companies formed and registered in Ceylon to make contributions to war funds and war charities.

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

This Ordinance may be cited as the Companies (War Contributions) Ordinance, No. of 1941.

(1) Notwithstanding anything in any written law or instrument, the memorandum of every company shall be deemed to include and since the third day of September, 1939, to have included among the objects of the company the making of contributions to any war fund; and every company shall have power to ratify, allow and confirm any such contribution already made and to make or ratify any future contributions.

Short title.

Power for companies to contribute to war funds.

(2) A company may resolve to make, or ratify the making of, a contribution to any war fund by an ordinary resolution passed at a general meeting of the company of which not less than seven days' prior notice shall have been given.

Indemnity.

3. No president, chairman, director, secretary, treasurer, auditor or other officer of any company shall be or be held to be personally liable, either alone or jointly with others, to account for or to repay or otherwise be liable for or in respect of any contribution made prior to the commencement of this Ordinance by the company to any war fund.

Interpretation.

- **4.** (1) In this Ordinance, unless the context otherwise requires—
  - "company" and "memorandum" have, respectively, the same meaning as in the Companies Ordinance, No. 51 of 1938;
  - "war fund" means any fund, charity or organisation created, established or maintained for the efficient prosecution of any war in which His Majesty may be engaged or for any other purpose whatsoever relating to or connected with any such war.
- (2) For the purposes of this Ordinance, contributions sent to His Majesty's Government in the United Kingdom for war purposes shall be deemed to be contributions to a war fund.

#### Objects and Reasons.

The object of this Bill is to enable companies formed and registered in Ceylon to contribute to war funds and war charities. Provision has already been made in the Local Authorities (War Contributions) Ordinance, No. 32 of 1940, to enable local authorities to make similar contributions.

G. C. S. COREA,
Minister for Labour, Industry and Commerce.
Colombo, January 22, 1941.

#### MINUTE.

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

# An Ordinance to incorporate the Society known as the Moratuwa Social Service Society.

WHEREAS a Society called and known as the Moratuwa Social Service Society has heretofore been established for the purpose of rendering social service and promoting social service work in the town of Moratuwa, according to the Rules agreed to by its members:

And whereas the said Society has become seized and possessed of certain lands and buildings, with the appurtenances thereof, both movable and immovable, called and known as the Moratuwa Home for the Aged, and also a sum of money amounting to a total of Rs. 20,000, of which sum of money only the interest is to be utilized by the said Society for the use and maintenance of the said Home for the Aged only.

And whereas the above mentioned lands, buildings and money are to be held in perpetuity, for the use and maintenance of the said Home:

And whereas the said Society has applied to be incorporated and it will be for the public advantage to grant such application for incorporation.

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

Short title.

1. This Ordinance may be cited as the Moratuwa Social Service Society Incorporation Ordinance, No. of 1940.

Incorporation.

2. From and after the date of the commencement of this Ordinance, the members for the time being of the Moratuwa Social Service Society (hereinafter referred to as the Society) and such and so many persons as shall after that date be members of the Society shall be and become a body corporate with perpetual succession under the name and style of "The Moratuwa Social Service Society" and by that name may sue and be sued in all courts.

General objects.

3. The general objects for which the Society is constituted are the rendering of social service and the promotion of the social service work in the town of Moratuwa by the provision of facilities for the relief of poverty, distress, sickness, unemployment and illiteracy, and by the establishment and maintenance of homes for the aged and destitute and schools and by such other measures as may be necessary for the purposes of the Society.

'My 'new all mende 366

4. (i.) It shall be lawful for the Society from time to time at any general meeting of the members and by the votes of at least two-thirds of the members present at such meeting to make rules for any of the following purposes:

(a) the admission, withdrawal or expulsion of members;

(b) the powers, conduct, duties and functions of the various officers, agents and servants of the Society;

(c) the procedure to be observed at meetings and in convening meetings and in the transaction of the business of the Society;

(d) the administration and management of the property of the Society;

- (e) fixing the subscription payable by members and the collection of such subscription;
- (f) the imposition of penalties and forfeitures of breaches of the rules; and
- (g) generally the management of the affairs and the accomplishment of the objects of the Society.
- (ii.) All members of the Society shall at all times be subject to the rules for the time being of the Society.
- No rule made by the Society at a general meeting shall be altered, amended or revoked except by the votes of at least two-thirds of the members present at any subsequent general meeting, provided that no such rule or regulation shall however be made to convert the property of the Home for the Aged or monies earmarked for the said Home for any other purpose.

The Corporation shall be able and capable in law to receive and to hold property, both movable and immovable, which may be vested in it by virtue of any purchase, grant, gift, testamentary disposition or otherwise; and all such property shall be held by the Corporation for the purposes of this Ordinance and subject to the rules for the time being of the said Corporation with full power (subject to any trust attaching to such property and to the law regulating such trusts) to sell, mortgage, lease, exchange or otherwise dispose of the same.

From and after the date of the commencement of this Ordinance all property of the Society, both movable and immovable, whether held in the name of the Society or in the name of any person or persons in trust for the Society, shall be and is hereby vested in the Corporation, and such property together with all after-acquired property both movable and immovable, and all subscriptions, donations, loans and other moneys received or to be received shall be held by the said Corporation for the purposes of this Ordinance and subject to the rules for the time being of the Society.

(i.) It shall be competent for the Corporation to have and to use a seal and to change and alter its seal from time to

(ii.) The seal of the Corporation shall not be affixed to any instrument whatsoever except in the presence of three Members of the Board of Trustees, who shall sign their names on the instrument in token of their presence, and such signing shall be independent of the signing of any person as a witness.

Nothing in this Ordinance contained shall affect or be deemed to affect the rights of His Majesty the King, His Heirs and Successors, or of any body politic or corporate, or of any other persons except such as are mentioned in this Ordinance and those claiming by, from or under them.

Objects and Reasons.

The object of this Bill is to incorporate the Moratuwa Social Service Society, so as to enable the Society more effectively to administer its affairs, and to hold and dispose of property, both movable and immovable, as a body corporate with perpetual succession.

W. A. DE SILVA, M.S.C.

Alteration of

Power of corporation to hold property.

Vesting of property.

Seal of Corporation.

Saving of rights of the Crown.

Moratuwa.

#### NOTIFICATIONS OF CRIMINAL SESSIONS.

BY virtue of a mandate to me directed by the Honourable the Supreme Court of the Island of Ceylon, I do hereby proclaim that a Criminal Session of the said court for the 1st Eastern Circuit, 1941, in respect of offences committed within the District of Batticaloa, will be holden at the District Court-house at Batticaloa on Monday, February 10, 1941, at 11 o'clock of the morning of the said

And I do hereby require and inform all persons concerned therein to attend at the time and place above mentioned, and not to depart thence without leave asked and granted.

## SUPREME COURT NOTICES.

IT is hereby notified that the Chief Justice and the other Justices of the Supreme Court of the Island of Ceylon acting in the respective capacities of President and Judges of the Colonial Court of Admiralty of the Island of Ceylon have been pleased to appoint, with the approval of His Excellency the Governor, Mr. Christopher Ernest Edmund Stork, Acting Registrar of the Supreme Court, to be Acting Registrar of the Colonial Court of Admiralty of the Island of Ceylon in the exercise of its Prize Jurisdiction, during the absence on leave of Mr. Guy O. Grenier, Registrar, from January 15, 1941.

By order,

C. E. E. STORK. Acting Registrar, Supreme Court.

#### NOTICES OF INSOLVENCY. જ

In the District Court of Colombo.

Insolvency. In the platter of the insolvency of Hamza Edris of Rajisinghe rand, Wellawatta, Colombo.

NOTICE is hereby given that a meeting of creditors of the abovenamed insolvent will bake place at a sitting of this court on February 25, 1941, for the granting of a certificate of conformity.

December 2, 1940, O Secretary.

In the District Court of Colombo.

lo Insolveroy. In the matter of the insolvency of Percy Keir Leitch Jurisdiction.

No. 5,477.

No. 5,477.

NOTICE of hereby given that a meeting of the creditors of the above-named introvent will the place at the sitting of this court on January 28, 1940 to confider the grant of a certificate of conformity to the insolvent in this case.

By order of court, C. Emmanuel, December 21, 1940, Secretary.

In the District Court of Colombo.

No. 5,512. In the matter of the insurvency of Magage Robert Fernandocof Watarapola road, Mount Lavinia, insolvent.

NOTICE is hereby given that meeting of the creditors of the above-named insolvent will take the creditors of the sitting of this court on February 25, 1941, to consider the granting of a certificate of conformity to the above-named insolvent.

By order of court, C. EMMANUEL,

January 22, 1941.

Secretary.

In the District Court of Colombo.

In the matter of the insolvency of Sinnathamby Changarapillai of 121, New Chetty street, Colombo. Insolvency. No. 5,564.

No. 5,564. Changarapillai of 121, New Chetty street, Colombo. WHEREAS the above-named S. Changarapillai has filed a declaration of insolvency, and a petition for the sequestration of his estate has been filed by Kathigesu Kandiah of 15, Lascoreen street, Colombo, under the Ordinance No. 7 of 1853: Notice is hereby given that the said court has adjudged the said S. Changarapillai insolvent accordingly; and that two public sittings of the court, to wit, on February 25, 1941, and on March 25, 1941, 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,

January 17, 1941.

January 17, 1941.

Secretary.

In the District Court of Colombo.

In the matter of the insolvency of Theophilus Vincent Lazarus of Jambugasmulla, Nugegoda. Insolvency. No. 5,565.

WHEREAS the above-named T. V. Lazarus has filed a declaration of insolvency, and a petition for the sequestration of his estate has been filed by K. Gopalarajah of 161, Sea street, Colombo, under the Ordinance No. 7 of 1853: Notice is hereby given that the said court has adjudged the said T. V. Lazarus insolvent accordingly; and that two public sittings of the court, to wit, on February 25, 1941, and on March 25, 1941, 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 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, January 18, 1941.

In the District Court of Kalutara.

No. 305. In the matter of the insolvency of Mahamarakkalage
Thelenis Fernando of Pandure.

NOTICE is hereby given that a meeting of the creditors of the above-named insolvent will take piloce at the sitting of this court on January 28, 1941, to consider the Scinting of a certificate of conformity to the above-named insolvent.

By order of court, R. S. Gunasekera,
January 21, 1941.

January 21, 1941. Secretary.

In the District Court of Kalutara.

No. 310. In the matter of the insolvency of Koruwage John Fernando of Wadduwa.

WHEREAS Kathiriachchige Agiris Appuhamy of Palagama in Kesbewa, has filed a declaration of insolvency, and a petition for the sequestration of the estate of Koruwage John Fernando, under the Ordinance No. 7 of 1853: Notice is hereby given that the said court has adjudged the said Koruwage John Fernando insolvent accordingly; and that two public sittings of the court, to wit, on March 21, 1941, and on April 25, 1941, 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 s set forth in the said Ordinance, of which creditors are hereby required to take notice.

> By order of court, R. S. GUNASEKERA, Secretary.

In the District Court of Kandy.

In the District Court of Kandy.

In the District Court of Kandy. No. I. 23. Ιń

Reiss of 4a, Bahirawakanda in Rainay.

NOTICE is hereby given that a meeting of the creditors of the above-named insolvent will take place at the sitting of this court on February 21, 1941, to consider the granting of a certificate of conformity to the above-named insolvent.

By order of court, R. B. RATNAIKA,

January 18, 1941.

Secretary.

In the District Court of Kandy.

In the matter of the insolvency of M. V. Kurian of

NOTICE is hereby given that a meeting of the creditors of the above-named insolvent will take place at the sitting of this court on February 14, 1941 to consider the granting of a certificate of conformity to the above-named insolvent.

DF January 20, 1941.

By order of court, R. B. RATNAIKA,

In the District Court of Kandy.

In the matter of the insolvency of Nana Sawanna rappa Pillai of Galaha. No. I. 53.

No. 1. 33. In the manufacture of Galaha.

NOTICE is highly given that a meeting of the creditors of the above marked product will take place at the sitting of this court on February 21, 1941, for the examination of the above named insolvent. By order of court, R. B. RATNAIKA,

January 18, 1941.

Secretary.

In the District Court of Kandy.

No. I. 61. In the matter of the insolvency of Nagahapitiye Sirisoma Gunutunga of Gampola.

NOTICE is hereby given that a insetting of the creditors of the above-named insolvent will take place at the sitting of this court on January 31, 1941.

By order of court, R. B. RATNAIKE,
January 15, 1941.

Secretary.

January 21, 1941.

January 21, 1941.

In the District Court of Kandy.

In the matter of the insolvency of Wijenayake Mudalige Albin Appuhamy alias A. Wijenayaka of Brownrigg street, Kandy. No. I. 85.

WHEREAS W. M. Albin Appuhamy alias A. Wijenayaka has filed a declaration of insolvency, and a petition for the sequestration of his estate has also been filed by Ahamadu Lebbe's son Hameedu Lebbe, under the Ordinance No. 7 of 1853: Notice is hereby given that the said court has adjudged the said W. M. Albin Appuhamy alias A. Wijenayaka insolvent accordingly, and that two publics. that the said court has adjudged the said W. M. Alon Appularly alias A. Wijenayaka insolvent accordingly; and that two public sittings of the court, to wit, on January 31, 1941, and on February 21, 1941, will take place for the said insolvent to surrender and conform to, agreeably to the provisions of the said Ordinance, and for the taking of the other steps set forth in the said Ordinance, of which creditors are hereby required to take notice.

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

In the District Court of Kandy.

In the matter of the insolvency of K. P. Alaga-perumalpillai of Tunnisgala estate, Rangala. No. I. 86.

where the said of the said that two public sittings of the court, to wit, on January 31, 1941, and on February 21, 1941, will take place for the said insolvent to surrender and conform to, agreeably to the provisions of the said Ordinance, of which creditors are hereby required to take notice.

By order of court, R. B. RATNAIKA,

In the District Court of Anuradhapura.

In the matter of the insolvency of A. M. M. Muthu Insolvency Ibrahim of 54, Puttalam road, Anuradhapura.

WHEREAS the above-mentioned A. M. M. Muthu Ibrahim has WHEREAS the above-mentioned A. M. M. Muthu Ibrahim has filed a declaration of insolvency, and a petition for the sequestration of his estate under the insolvency Ordinance, Chapter 82: Notice is hereby given that the said court has adjudged the said A. M. M. Muthu Ibrahim insolvent accordingly; and that two public sittings of the court, to wit, on February 20, 1941, and on March 20, 1941, 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, E. DE S. GUNAWARDENE, Secretary.

# NOTICES OF FISCALS' SALES.

33 Western Province.
In the District Court of Colombo.

dated February 13, 1946, attested by S. Somasundaram, Notary Public, subject to the frimary mortgage created by bond No. 5068 dated September 28, 1939, attested by the said Notary S. Somasundaram, Notary Public, and declared specially bound and executable under the decree entered in the above action and ordered to be sold by the order of court dated November 20/22, 1940, for the recovery of the sum of Rs. 1,042, with interest on Rs. 1,000 at 18 per cent. per annum from October 7, 1940, till October 9, 1940, and thereafter on the aggregate amount at 9 per cent. per annum full payment in on the aggregate amount at 9 per cent. per annum till payment in

An undivided 1/5 share of the house and premises formerly bearing assessment Nos. 32 and 33, now bearing assessment Nos. 121, 123, 123 (1-53), 125 and 127, Silversmith street, and No. 364, Old Moor street, situated at Silversmith street and Old Moor street, within the Municipality and District of Colombo, Western Province; and bounded on the north by the property of Pitche Thamby, on the east by the property belonging to the estate of the late Padani Manikam Waliappen, on the south by the high road, and on the west by the property of Colondewal Chetty; and containing in extent 1 rood and 11 55/100 perches, according to the survey and description thereof dated September 28, 1812.

Prior registration A 263/256.

Fiscal's Office, Colombo, January 22, 1941.

H. C. WIJESINHA, Deputy Fiscal.

. . . Plaintiffs. No. 12,126/M.

korale, in the District of Colombo, Western Province; and bounded on the east by the property of Sir Obeyesekera, Proctor, south by the garden of Kadinappuliradage Miga and others, west by the garden of Ganihi Kankanamalage Dines Appu and others, north by the garden of Lokuhitige Sanchi Hami and others; containing in extent 5 bushels of paddy sowing:

(2) At 3.45 p.m.—The land called Mohottalalage Kele alias Kongahawatta, situated at Kamburagalla in the Udugaha pattu aforesaid; bounded on the north by land claimed by Koranis Appu, east and south by land appearing in plan No. 127,696, land claimed by Sanchi Aratchirala; containing in extent 1 acre 2 roods and 38 perches.

(3) At 4.15 p.m.—The portion of Godaudawatta, situated at Kamburagalla aforesaid; bounded on the north by the garden of Adikarige Davith Sinno, late Police Vidane, east by the portion of this land belonging to Wijesundara Appuhamillage Yohanis Appu and others, south by the portion of this land of Andiris Appu, and west by the garden of Bulatsinhalage Juan Appu; containing in extent about I bushel of paddy sowing.

Registered F 73/231, 85/243, 244.

Fiscal's Office,

H. C. Wijesinha,

Fiscal's Office, Colombo, January 22, 1941.

H. C. WIJESINHA, Deputy Fiscal.

In the Coulof Bequests of Colombo.

assessment No. 118, situated at Santiago street. Kotahena, within the Municipality and District of Colombo, Western Province; bounded on the north by assessment No. 124, belonging to Mr. H. V. Perera, Advocate, east by parapet wall, south by assessment No. 114 belonging to Cassie Chetty, and on the west by Santiago road; containing in extent a but I acre more or less.

Fiscal's Office, H. C. WIJESINHA,

Colombo, January 22, 1941.

H. C. WIJESINHA Deputy Fiscal. In the District Court of Avissawella.

Gamarallage Wijehamy of Hatnapitiya and others......l laintiffs.

No. 188.

Vs.

Mudalihamy (2) Gamarallage of Hatnapitiya others ..... ..... Defendants.

Lots A and A I are bounded on the north by Maussawe-ela and lot A I, east by ela and lot A 4, south by lot A/4 and Hemingford estate, west by lots A Is to A Ir.

Lot A 2 is bounded on the north by lots A 4 and A 3, east by lots A 3 and A 5, south by lot A 5 and Hemingford estate, west by Hemingford estate and lot A 4.

Lot DA 3 is bounded on the north by lot D 6, east by lot D, south by lot D 8, and west by lot D 7.

At 4.30 p.m.

The right, title, and interest of the 19th defendant in and to the following property:—

(2) Lots F, F1 and F2 in extent 29 acres 3 roods and 15 perches together with the rubber plantation and the coconut and arecanut trees and bounded as follows:—

Lots F and F 1 are bounded on the north by lot F 1 (of plan No. 13/31), east by lot G, south by lots G 1 and F 7, west by lots A 4; E and D 10.

Lot F 2 is bounded on the north by lot F 6, east by Hemingford estate, south by Hemingford estate, and west by lot F 10.

The right, title, and interest of the 5th intervenient (dead) abstituted by the 8th intervenient, in and to the following substituted property:-

(3) Lot F 6 bounded on the north by lots G, F 5, F 6A and G 2, east by Hemingford estate, south by lots F 2 and F 10, west by lot F 4; containing in extent 44 acres out of and from all that land F 4; containing in extent 44 acres out of and from all that land called Hathnapitive Gamwasama now partitioned into lots A, A 1, A 2, D A3, A 4, A 5, F, F 1, F 2, F 3, F 4, F 5, F 6, F 7, F 8, F 9, F 10, G, G 1, G 2, D, D 11 and F 6A situated at the village Hathnapitiva in Panawal korale of Three Korales in the District of Kegalla, Province of Sabaragamuwa; and bounded on the north by Maussawe oya and lots D 1 to D 10 and H, east and south-east by Hemingford estate, south and south-west by Hemingford estate, and on the west by Hemingford estate, and lots A 1s to A 1s; and containing in extent within these boundaries 256 acres 3 roods and 34½ perches, and defined and depicted in plan No. 13/P31 made by Mr. F. A. Ebert, Licensed Surveyor, Avissawella.

Valuation Rs. 6,100.

Valuation Rs. 6,100

'Fiscal's Office, Avissawella, January 18, 1941.

A. V. P. SAMARANAYAKA, Additional Deputy Fiscal.

In the District Court of Colombo.

The Bank of Chettinad, Limited of Colombo ...... Plaintiff. No. 41,005. Vs.

C. de Fonseka (Senior) of Kenilworth, Havelock road, Colombo ...... Defendant.

Colombo Defendant.

NOTICE is hereby given that on Tuesday, February 18, 1941, at 3 o'clock in the afternoon, will be sold by public auction at the bungalow of the Silverdale estate, the right, title, and interest of the said defendant in the following property for the recovery of Rs. 102,988, with further interest on Rs. 15,000 at 12 per cent. and on Rs. 80,000 at 14½ per cent. per annual from October 15, 1930, to date of decree and thereafter on the aggregate amount at 9 per cent. per annual till payment in full, less a total sum of Rs. 35,003 28, and also less a further sum of Rs. 2,000, aggregating Rs. 37,003 28, viz.:—

All that and those estate plantation and premises called and known as Silverdale comprising the following allotments and paycels of land which adjoin each other, and form one property and which from their situation as respects one another can be included in the survey, to wit:—A 313/208.

1. All that allotment of land called Puwaks anakele in Wadugoda village in Paiyagalbadda of Kalutara totamune of Kalutara District, Western Province; and bounded on the north by land described in

village in Paiyagalbadda of Kalutara totamune of Kalutara District, Western Province; and bounded on the north by land described in title plans Nos. 226,663, 212,182, and 62,582 and lot 17502 in P. P. No. 12,558, east by lands described in title plans Nos. 62,583, 240,905, and 56,100 and lot 17500 in P. P. No. 12,558, south by lands described in T. P. Nos. 56,101 and 56,908 and lot 17503 in P. P. No. 12,558, and west by lands described in T. P's. Nos. 56,098, 229,254 and 226,663; containing in extent 43 acres 1 rood and 15 perches according to the title plan thereof No. 240,979 dated March 25, 1907, authenticated by P. D. Warren, Surveyor-General. A 368/32.

2. All that allotment of land called Loolalamullepitakattiya, situated in Dodangoda village in Iddagoda pattu of Pasdun korale

situated in Dodangoda village in Iddagoda pattu of Pasdun korale west in Kalutara District aforesaid; bounded on the north by Crown west in Ralutara District aloresaid; bounded on the north by Crown land, east by Crown land and a portion of Silverdale Rubber estate, south by Silverdale Rubber estate, and west by Silverdale Rubber estate, Crown land and Loolalamullekumbura; containing in extent 1 acre and 20 perches according to the plan thereof No. 1,747 dated August 23, 1918, made by James Orr, Licensed Surveyor, which allotment of land as above described is the same as land registered in C 32/221 at the Kalutara District Land Registry. C 85/117.

All that allotment of land called Pepiliattekumbura, situated in Dodangoda village aforesaid; bounded on the north by lots 20716, 20714, and 20717 in P. P. No. 13,172, east and south by lot 20714 in P. P. No. 13,172, and west by land described in T. P. No. 56.105; containing in extent 3 acres 1 rood and 25 perches according to the title plan thereof No. 253,060 dated May 19, 1908, authenticated by

the said P. D. Warren. C 85/118.

4. All that allotment of land called Pandithaudumullekele. stuate in Dodangoda village aforesaid; bounded on the north by Crown land and land described in T. P. No. 224.043, east and south by lot 8324 in P. P. No. 2,275, and west by Crown land; containing in extent 2 acres I rood and 8 perches according to the title plan thereof No. 224,044 dated May 1, 1905, authenticated by the said P. D. Warren. C 85/119.

All that allotment of land called Kumbulawilagaladeniya. 5. All that another of land caned Kumbulawinggaladeniya, situate in Dodangoda village aforesaid; bounded on the north by lots 19453 and 19459 in P. P. No. 12,914, east by lands described in T. Ps. Nos. 245,370 and 61,477, south by lots 19461 and 19453 in P. P. No. 12,914, and west by lot 19453 in P. P. No. 12,914; con-

P. P. No. 12.914, and west by lot 19453 in P. P. No. 12.914; containing in extent 1 acre 1 rood and 8 perches according to the title plan thereof No. 245,369 dated October 8. 1907, authenticated by the said P. D. Warren. C 85/120.

6. All that allotment of land called Minuwaudeniya, situate in Dodangoda village aforesaid; bounded on the north by lots 19453 and 19455 in P. P. No. 12.914, east by lot 19455 in P. P. No. 12.914 and land described in T. P. No. 203.257, and on the south and west by Crown land; containing in extent 2 roods and 14 perches according

to the title plan thereof No. 245,368 dated October 8, 1907, authenticated by the said P. D. Warren. C 85/121.

7. All that allotment of land marked lot 2 in the plan thereof No. 812 dated June 25, 1911, made by James O. Orr, Licensed Surveyor, called Puwakgahawilakele Kahatagahaudumulla, situate surveyor, called Puwakganawiakele Kanataganaudumulla, situate in Wadugoda village aforesaid; bounded on the north by lots 25846 and 25847 in P. P. No. 14,009, lot 18106 in P. P. No. 12,648 and land described in T. P. No. 56,068, east by lot 18113 in P. P. No. 12,648 and land described in T. P. No. 56,047, south by land described in T. P. No. 56,047 and lots 18114 and 18115 in P. P. No. 12,648, and west by the other divided portion of the same land marked lot No. 1 in the said plan now belonging to E. C. de Fonseka; containing in extent 13 agrees and 24 percents agreewing to the said plan No. 313 extent 13 acres and 24 perches according to the said plan No. 812. A 368/33.

A 368/33.

8. All that allotment of land marked lot No. 1 in plan thereof No. 812 dated June 25, 1911, made by the said James O. Orr, called Puwakgahawilakele and Kahatagahaudumulla, situated in Wadugoda village aforesaid; bounded on the north by lots 25846 and 25847 in P. P. No. 14,009, east by a portion of the same land marked lot 2 in the said plan allotted to M. Joronis Cooray and now belonging to E. C. de Fonseka and lot No. 18115 in P. P. No. 12,648, south by land described in T. P. No. 56 047, lot 18116 in P. P. No. 12,648, and

to E. C. de Fonseka and lot No. 18115 in P. P. No. 12,648, south by land described in T. P. No. 56,047, lot 18116 in P. P. No. 12,648 and reservation along the footpath or road, and west by Crown land, land described in P. P. No. 56,113, lot 18104 in P. P. No. 12,648 and a portion of the same land containing in extent 13 acres and 24 perches according to the said plan No. 812. A 368/34.

9. All that allotment of land called Berakandawalaudumullalanda, situate in Halkandawila in Maggonbadda of Kalutara totamune aforesaid; bounded on the north by lands described in T. Ps. Nos. 74,682 and 74,673 and lot 4 in P. P. No. 15,890, east by lands described in T. Ps. Nos. 74,673, 81,977, and 74,703 and lot 5 in P. P. No. 15,890, south by land described in T. P. No. 74,703 and in P. P. No. 15,890, south by land described in T. P. No. 74,703 and Crown land, and west by reservation along the road, lot 3 in P. P. No. 74,703 and Crown land, and west by reservation along the road, lot 3 in P. P. No. 15,890 and land described in P. P. No. 74,682; containing in extent 4 acres 2 roads and 16 perches according to the title plan thereof No. 318,349 dated February 18, 1916, authenticated by the said W. C. S. Ingles. A 368/35.

10. All that allotment of land called Patarapanduraowitadeniya, situation in Pederagala.

10. All that allotment of land called Patarapauduraowitadeniya, situate in Dodangoda village aforesaid; bounded on the north by lot No. 307 in P. P. No. 1,193 and land described in T. P. No. 62,704, east by lot 21947 in P. P. No. 13,411, land described in T. Ps. Nos. 259,528 and 252,375 and reservation for an outlet, south and west by land described in T. P. No. 65,110; containing in extent exclusive of the reservation for the outlet passing through the land 2 acres and 33 perches according to the title plan thereof No. 298,424 dated November 14, 1913, authenticated by R. S. Templeton, Surveyor-General. C 85/122.

11. All that allotment of land called Minnwandeniyekele situate

Surveyor-General. C 85/122.

11. All that allotment of land called Minuwandeniyekele, situate in Dodangoda village aforesaid; bounded on the north by land described in T. P. No. 250,170, east by lot 19455½ in P. P. No. 12,914, south by land described in P. P. No. 203,257, and west by lot 19455½ in P. P. No. 12,914 and land described in T. P. No. 250,170; containing in extent 1 rood according to the title plan thereof No. 298,811 dated December 4, 1913, authenticated by the said R. S. Templeton. C 85/123.

12. All that allotment of land called Minuwandeniyakele, situate in Dodangoda village aforesaid; bounded on the north by lands

12. All that allotment of land called Minuwandeniyakele, situate in Dodangoda village aforesaid; bounded on the north by lands described in T. Ps. Nos. 245,133, 203,257. and 298,384 and a footpath, east by land described in T. P. No. 250,170, south by land described in T. P. Nos. 250,170 and lot 19455 in P. P. No. 12,914, west by land described in T. P. No. 203,257; containing in extent exclusive of the footpath passing through the land 1 acre 2 roods and 31 perches according to the title plan thereof No. 298,810 dated December 4, 1913, authenticated by the said R. S. Templeton. C 85/124. C 85/124.

All that allotment of land called Minuwandeniyekele 13. All that allotment of land called Minuwandeniyekele, situate in Dodangoda village aforesaid; bounded on the north by land described in T. P. No. 250,170, east by lot 19455\(\frac{1}{2}\) in P. P. No. 12914 and land described in T. P. No. 203,257, south by lands described in T. Ps. Nos. 203,257 and 245,368, west by land described in T. P. No. 245,368; containing in extent 2 acres 2 roods and 15 perches according to the title plan thereof No. 298,812 dated December 4, 1913, authenticated by the said R. S. Templeton. C 85/125.

14. All that allotment of land called Minuwandeniyakele, situate in Dodangoda village aforesaid: bounded on the north by lot 19455\(\frac{1}{2}\)

14. All that allotment of land called Minuwandeniyakele, situate in Dodangoda village aforesaid; bounded on the north by lot 19455½ in P. P. No. 12,914, east by land described in T. P. No. 250,170, south by lot 19455½ in P. P. No. 12,914, and west by land described in T. P. No. 203,257; containing in extent 12 perches according to the title plan thereof No. 298,384 dated November 11, 1913, authenticated by the said R. S. Templeton. C 85/126.

15. All that allotment of land called Minuwandeniyakele, situate at Dodangoda village aforesaid; bounded on the north and east by land described in T. P. No. 250,170, south by lands described in

T. Ps. Nos. 298,384 and 203.257, west by lands described in T. Ps. Nos. 203.257 and 298,811; containing in extent exclusive of the footpath passing through the land 2 acres and 9 perches according to the title plan thereof No. 300.618 dated March 19, 1914, authenticated by the said W. C. S. Ingles. C 85/127.

16. All that allotment of land called Delgahalanda, situate in Newholums without the privagalabadda aforesaid; bounded on the

16. All that allotment of land called Delgahalanda, situate in Nagahaduwa village in Paiyagalabadda aforesaid; bounded on the north by a road and lands described in T. Ps. Nos. 62,579 and 62,760. cast by land described in T. P. No. 212,182, south by lots Nos. N 307 and M 307 in P. P. No. 5,620, and west by lot 2787 in P. P. No. 7,315; containing in extent 10 acres and 30 perches according to the title plan thereof No. 21245 dated October 31, 1904, authenticated by the said P. D. Warren. A 368/36.

17. All that allotment of land called Pattarapandurehimbutu-wiladeniya and Karagahaudumulla, situated in Dodangoda village aforesaid; bounded on the north by Crown land, lots 1391 and 1395 in P. P. No. 14,461, reservation along the road and lot 307 in P. P.

aforesaid; bounded on the north by Crown land, lots 1391 and 1395 in P. P. No. 14,461, reservation along the road and lot 307 in P. P. No. 11,913, east by Crown land, land described in T. P. No. 62,477 and reservation along the road, south by lands described in T. Ps. Nos. 62,477 and 245,370, lot 19459 in P. P. No. 12,914 and lot 1396 in P. P. No. 14,461, and west by lot 1396 in P. P. No. 14,461 and Crown land; containing in extent exclusive of the roads and reservations on either side of them passing through the land 31 acres 3 roads and 31 perches according to the title plan thereof No. 280,896 dated March 27, 1912, authenticated by the said R. S. Templeton, C 85/128. C 85/128.

18. All that allotment of land called Pepilia-attendumulla, situate in Dodangoda village aforesaid; bounded on the south-west by land described in P. P. No. 118.556 and on all other sides by lands said to belong to the Crown; containing in extent 4 acres 2 roods and 36 perches, according to the title plan thereof Nc. 118,555 dated February 7, 1881, authenticated by the said Colonel A. B. Fyars, Surveyor-General. C 85/129.

19. All that allotment of land called Pepilia attendumulla, situate in Dodangoda village aforesaid; hounded on all sides by land said to belong to the Crown; containing in extent 2 roots, according to the title plan thereof No. 118,554 dated February 5, 1881, authenticated by the said A. B. Fyers. C 85/130.

20. All that allotment of land called Pepili-attekumburaowita,

situate in Dodangoda village aforesaid; bounded on the north and east by lot 20707 in P. P. No. 13,172, south by lot 2707 in P. P. No. 13,172 and land described in T. P. No. 56,097, and west by land

east by lot 20707 in P. P. No. 13,172, south by lot 2707 in P. P. No. 13,172 and land described in T. P. No. 56,097; containing in extent 13 perches, according to the title plan thereof No. 253,113 dated May 31, 1908, authenticated by the said P. D. Warren. C 85/131.

21. All that allotment of land called Pepiliya-attekumbura, situate in Dodangoda village aforesaid; bounded on the north by lands described in T. Ps. Nos. 56,104 and 56,105, east and south by lot 20714 in P. P. No. 13,172, and west by land described in T. P. No. 188,087; containing in extent I rood and 12 perches according to the title plan thereof No. 253,528 dated May 30, 1908, authenticated by the said P. D. Warren. C 85/132.

22. All that allotment of land called Pepiliya-attedeniya, situate in Dodangoda village aforesaid; bounded on the south by land described in T. P. No. 118,554 and on all other sides by lot 19437 in P. P. No. 12,914; containing in extent 18 perches, according to the title plan thereof No. 245,362 dated October 8, 1907, authenticated by the said P. D. Warren. C 85/133.

23. All that allotment of land called Pepiliya-attedeniya, situate at Dodangoda village aforesaid; bounded on the north by land described in T. P. No. 118,555, east by lot 19437 in P. P. No. 12,914; containing in extent 15 perches according to the title plan thereof No. 245,363 dated October 18, 1907, authenticated by the said P. D. Warren. C 85/134.

24. All that allotment of land called Minuwandeniya, situate in

24. All that allotment of land called Minuwandeniya, situate in Dodangoda village aforesaid; bounded on all sides by Crown land containing in extent 3 acres and 1 rood according to the title plan thereof No. 203.257 dated February 6, 1903, authenticated by F. H. Grinlinton, Surveyor-General. C 85/135.

Grinlinton, Surveyor-General. C 85/135.

25. All that allotment of land called Minuwendeniya Pitakattiya, situate at Dodangoda village aforesaid; bounded on the north by land described in T. P. No. 203.257, east and south by footpath, and on the west by lot 19455 in P. P. No. 12,914 and land described in T. P. No. 203.257; containing in extent 9 perches, according to the title plan thereof No. 245,133 dated September 26, 1907, authenticated by the said P. P. Worren. C 85,136.

cated by the said P. D. Warren. C 85/136.

26. All that allotment of land called Pandithaudumulla, situate 26. All that allotment of land cauled Pandithaudumina, steated at Dodangoda village aforesaid; bounded on the north by lot 2 in P. P. No. 16,331, east by Pandithaudumulla claimed by G. Bunga Gura and lot 4 in P. P. No. 16,331, south by lot 4 in P. P. No. 16,331, and west by land described in T. P. No. 187,517; containing in extent 1 acre and 2 roods according to the title plan thereof No. 327,754 dated November 7, 1917, authenticated by the said W. C. S. Ingles. C 85/137. C 85/137.

C 85/137.

27. All that allotment of land called Pepiliya-attedeniya, situate in Dodangoda village aforesaid; bounded on the north by lot 19437 in P. P. No. 12,914 and land described in T. P. No. 250,170, east by land described in T. P. No. 118.555, and west by lot 19437 in P. P. No. 12,914; containing in extent exclusive of the footpath passing through the land, 2 roods and 16 perches according to the title plan thereof No. 260,386 dated Eebruary 4. 1909, authenticated by the said R. S. Templeton. C 85/138.

28. All that allotment of land called Hibbotuwelalanda, situate at Puhambugoda village in iddagoda-pattu aforesaid; bounded on the north by Crown land called Himbutalanda, east by Malawatte-kumbura claimed by R. Lenchihamy, south-west, west and north-west by the property of H. Lenchihamy; containing in extent 5 acres 3 roods and 15 perches according to the title plan thereof No. 138,790 dated May 14. 1886, authenticated by F. C. H. Clarke, Surveyor-General. C 85/139.

29. All that allotment of land called Elaweladeniya Elawela-landeled situate in Williage in Dodanata in Dodanata in Blandeled situate in Williage in Dodanata in Dodanata Elawela-landeled situate in Williage in Dodanata in Dodanata Elawela-landeled situate in Williage in Dodanata in Dodanata Elawela-landeled situate in Williage in Dodanata in Dodanata in Blandeled situate in Williage in Dodanata in Dodanata in Blandeled situate in Williage in Dodanata in Dodanata in Blandeled situate in Williage in Bodanata in Blandeled situate in Williage in Bodanata in Blandeled situate in Williage in Bodanata in Bodana

General. C 85/139.
29. All that allotment of land called Elaweladeniya Elawelalandekele, situate in Wilpata in Dodangoda village aforesaid; bounded on the north by land described in T. P. No. 217,370, east by land described in T. P. No. 217,370,lot 3918 in P. P. No. 15,075

and Crown land, south by Crown land, and west by Crown land and and crown land, south by Crown land, and west by Crown land and land described in T. P. No. 217.370; containing in extent exclusive of the reservation for a path passing through the land, 3 acres 2 roads and 6 perches according to the title plan thereof No. 294,455 dated July 19, 1913, authenticated by the said R. S. Templeton.

Three undivided eighth parts or shares of the land called Amuhena, situate in Dodangoda village aforesaid; bounded on the north-west by land claimed by U. Sanchiappu and on all other sides by land said to belong to the Crown; containing in extent 2 acres and

by land said to belong to the Crown; containing in extent 2 acres and 30 perches according to the title plan thereof No. 113,672 dated August 1, 1879, authenticated by the said A. B. Fyers. C 85/141. 31. All that allotinent of land called Ambagahakumburabodakattiya, situate in Dodangoda village aforesaid; bounded on the east by land described in T. P. No. 54,164 and Crown land, and on all other sides by Crown land; containing in extent 3 roods and 28 perches according to the title plan thereof No. 62.072 dated October 22, 1864, authenticated by Cherles Sim, Surveyor-General. C 85/142.

authenticated by Charles Sim, Surveyor-General. C 85/142.

32. All that allotment of land called Dolagawalanda, situate in Dodangoda village aforesaid; bounded on the north by land described in T. P. No. 62,946 and reservation along the water-course, east by Crown land, south by land described in T. P. No. 63,236, and west by lots Nos. 6385, 6384, and 6383 in P. P. No. 5,540; containing in order 10 and 10 in extent 10 acres 1 rood and 23 perches according to the title plan thereof No. 187,521 dated August 16, 1900, authenticated by the said F. H. Grinlinton. C 85/143.

33. All that allotment of land called Eladuwalandekattiya, situate at Eladuwa village in Iddagoda pattu aforesaid; bounded on the north and east by Crown land, south by land claimed by natives, and west by land claimed by natives and land described in T. P. No. 142,477; containing in extent I acre 3 roods and 32 perches according to the title plan thereof No. 283,652 dated September 13, 1912, authenticated by the said R. S. Templeton. C 85/144.

34. All that allotment of land called Millagahalanda, situate in Puhambugoda aforesaid; bounded on the north by land claimed by

natives, land described in T. P. No. 184.335 and Crown land, east by Crown land and lot 8486 in P. P. No. 6,197, south by Crown land and land described in T. P. No. 183.695, and west by lands described in title plan No. 244,791 and 264,563 and lot 24846 in P. P. No. 13,812; containing in extent 17 acres 3 roods and 34 perches according to the title plan thereof No. 279,358 dated December 20, 1911, authenticated by the said R. S. Templeton. C 85/145.

35. All that allotment of land called Millagahalanda, situate in Puhambugoda village aforesaid; bounded on the north by lot 2034

Pulambugoda village aloresaid; bounded on the north by 10t 2034 in P. P. No. 14,607, east by lands described in T. Ps. Nos. 188,722 and 188,721 and lots F 16 and G 16 in P. P. No. 14,607, south by lots 2032 and H 16 in P. P. No. 14,607, and west by lands described in T. Ps. Nos. 188,693 and 188,694; containing in extent 5 acres 1 rood and 22 perches according to the title plan thereof No. 280,979 dated April 4, 1912, authenticated by the said R. S. Templeton. C 85/146.

36. All that allotinent of land called Millagahalanda, situate in Pulambugoda of pressaid; bounded on the north by lot 1555 in P. P.

36. All that allotment of land called Millagahalanda, situate in Puhambugoda aforesaid; bounded on the north by lot 1555 in P. P. No. 14,496 now land described in T. P. No. 279,358, east by lot 8486 in P. P. No. 6.197 and lands described in T. Ps. Nos. 188,723 and 188,722, south by lot 2033 in P. P. No. 14,607 now lands described in T. Ps. Nos. 280,979, and west by lands described in T. Ps. Nos. 188,694 and 188,695; containing in extent 3 acres 1 rood and 18 perches according to the title plan thereof No. 280,980 dated April 4, 1912, authenticated by the said R. S. Templeton. C 85,147.

37. All that allotment of land called Gonnagahalanda, situate in Duwegoda village in Maggonbadda aforesaid; bounded on the north

Duwegoda village in Maggonbadda aforesaid; bounded on the north by lands claimed on T. Ps. Nos. 71.869 and 201,071, east by by lands claimed on T. Ps. Nos. 71.899 and 201,071, east by reservation for a road and land described in T. P. No. 278,768, south by lot 2183 in P. P. No. 14.647 and lands described in T. Ps. Nos. 223,860 and 96,789, west by lands described in T. Ps. Nos. 69,789 and 310,410, lots N 544 and R 544 in P. P. No. 1.938, lands claimed on T. Ps. Nos. 71,871 and 71,869 and lot 5809 in P. P. No. 1.578, and prophers in contract 18, and 1,869 and lot 5809 in P. P. No. 15,583; containing in extent 18 acres 1 rood and 5 perches according to the title plan thereof No. 311.695 dated February 16. 1915, authoricated by the said R. S. Temploton. A 368/37.

according to the title plan thereof No. 311,695 dated February 16. 1915, authenticated by the said R. S. Temploton. A 368/37.

38. All that northern defined half part of the land called Delgahalanda (comprised and described in T. P. No. 223,860), situate in Duwegoda village aforesaid; bounded on the north by 106 6685 in P. P. No. 1,938, east by land described in T. P. No. 220,965, south by the southern half part of the same land, on the west by land described in T. P. No. 96,789; containing in extent 2 acres and 32 perches according to the title plan thereof No. 2,573 dated December 28, 1912, made by H. O. Scharenguivel, Licensed Surveyor. A 368/38.

39. All that allotment of land called Delagawalanda, situate in Dodangoda village aforesaid; bounded on the north by land

39. All that allotment of land called Delagawalanda, situate in Dodangoda village aforesaid; bounded on the north by land described in T. P. No. 129,841 and land claimed by natives, east by land described in T. P. No. 187,519, Crown land and water-course, south by Crown land and reservation along the water-course, and west by lands described in T. Ps. Nos. 63,946, 63,222 and 129,841, reservation along the path and Crown land; containing in extent 45 acres according to the title plan thereof No. 187,520 dated August 16, 1900, authenticated by the said F. H. Grinlinton. C 85/148. C 85/148.

C 85/148.

40. All that allotment of land called Battalawattelanda, situate at Dodangoda village aforesaid; bounded on the north and east by Crown land, south by lands described in T. Ps. Nos. 129,615, 124,539 and 74,667, and west by land described in T. P. No. 187,515; containing in extent 1 acre 3 roods and 39 perches, according to the title plan thereof No. 187,517 dated August 16, 1900, authenticated by the said F. H. Grinlinton. C 85/149.

41. All that allotment of land called Dalkandurawelekele, situate in Dodangoda village aforesaid; bounded on the north and east by Crown land, south and west by land described in T. P. No. 131,374; containing in extent exclusive of the path and reservation on either side of it passing through the land 4 acres 3 roods and 3 perches according to the title plan thereof No. 313,077 dated April 27, 1915, authenticated by the said R. S. Templeton. C 85/150.

42. All that allotment of land called Siribarageudamulla, situate

April 27, 1915, authenticated by the said R. S. Templeton. C 85/150. 42. All that allotment of land called Siribarageudamulla, situate in Wadugoda village aforesaid; bounded on the north by land described in No. 56,099, east by land described in T. P. No. 56,098, south by lands described in T. Ps. Nos. 56,098 and 56,069, and west by lands described in T. Ps. Nos. 56,069, 56,103, and 56,099 and lot 2716 in P. P. No. 699; containing in extent 10 acres 3 roods and

19 perches according to the title plan thereof No. 237,530 dated September 13, 1906, authenticated by the said P. D. Warren. A 368/39.

A 368/39.

43. All that allotment of land called Ambagahakumburadeniya, situate in Dodangoda village aforesaid; bounded on the north by lots 19453 and 19444 in P. P. No. 12,914, east by lot 19447 in P. P. No. 12,914, south by lots 19452 and 19453 in P. P. No. 12,914, and west by lot 19453 in P. P. No. 12,914; containing in extent 1 rood and 9 perches according to the title plan thereof No. 245,365 dated October 8, 1907, authenticated by the said P. D. Warren. C 85/151.

44. All that allotment of land called Horagahaudumulla, situate in Dodangoda village aforesaid: bounded on the south by lead

44. All that allotment of land called Horaganaudumulia, situate in Dodangoda village aforesaid; bounded on the south by land described in P. P. No. 113,012 and on all other sides by Crown land; containing in extent 1 acre 3 roods and 8 perches according to the title plan thereof No. 129.626 dated January 25, 1884, authenticated by J. H. Stoddart, Acting Surveyor-General. C 85/152.

45. All that allotment of land called Wilpatageowita, situate in Dodangoda village aforesaid; bounded on the north by land described in T. P. No. 113,013, cast by land described in T. P. No. 208,054, south by reservation for a road, and west by land described in title plan No. 208,054; containing in extent 17 perches according to the title plan thereof No. 312,856 dated April 17, 1915,

authenticated by the said R. S. Templeton. C 85/153.

46. All that allotment of land called Wilpatagehena, situate in Dodangoda village aforesaid: bounded on the north by reservation for a road and land described in T. P. No. 309,855, east by lot 3921 in P. P. No. 15,075, south by lands described in T. Ps. Nos. 307,601, 245,136, and 345,180, and west by land claimed by natives and land described in T. Ps. Nos. 131,372 and 308,889; containing in extent S acres 2 roods and 3 perches, according to the title plan thereof No. 312,858 dated April 17, 1915, authenticated by the said R. S.

Templeton. C 85/154.

47. All that allotment of land called Kebellagahakumburaowita, situate in Dodangoda village aforesaid; bounded on the north by lands described in T. Ps. Nos. 131,374 and 217,370, east by lot 3919 lands described in T. Ps. Nos. 131,374 and 217,570, east by for 5919 in P. P. No. 15,075, south by reservation for a road, and west by land described in T. P. No. 131,373, land claimed by natives and lot 5362 in P. P. No. 15.439; containing in extent 2 roads and 38 perches, according to the title plan thereof No. 312,732 dated April 9, 1915, authenticated by the said R. S. Templeton. C 85/155.

authenticated by the said R. S. Templeton. C 85/155.

48. All that allotment of land called Ambagahalanda, situate in Dodangoda village aforesaid; bounded on the north by lots 19434, 19443, and 19444 and 19452 in P. P. No. 12,914, land claimed by natives, Crown land and lands described in T. Ps. Nos. 62,702 and 245,365, cast by lot 19459 and 19461 in P. P. No. 12,914 and lands described in T. P. No. 245,369, south by lots 19461, 19455, 19440, 19437 and 19434 in P. P. No. 12914, lands described in T. Ps. Nos. 129,626, 245,668, and 118,555, lots 20719, 20711 and 20708 in P. P. No. 13,172 and a footpath, west by lot 19434 in P. P. No. 12,914; containing in extent exclusive of the footpath passing through the land 195 acres, according to the title plan thereof No. 250,170 dated March 16, 1908, authenticated by the said P. D. Warren. C 85/156.

49. All that divided portion or lot No. 2 of the land called Kahamulawatta, situate in Karampatara village in Iddagoda pattu aforesaid; which said lot No. 2 is bounded on the north by lot No. 1

aforesaid; which said lot No. 2 is bounded on the north by lot No. 1 of the same land and land described in T. P. No. 153,795, east by lands described in T. Ps. Nos. 234,498, 55,793, 143,903, and 153,792, south by land described in title plan No. 153,793, south-west by lands described in T. Ps. Nos. 215,913, 215,912, and 73,899, and west by lot No. 1 of the same land; containing in extent 13 acres 3 roods and 24 perches according to the figure of survey thereof No. 837 dated July 8, 1907, made by H. O. Scharenguivel, Licensed Surveyor. C 85/157.

50. Two undivided third parts or shares of and in all that allotment of land called Galaudamullakele, situate in Dodangoda village aforesaid; bounded on the north by Crown land, and lot 7148 in P. P. No. 8,740, east by lot V 306 in P. P. No. 1,169 and land described in T. P. No. 224,411, south by lot V 306 in P. P. No. 1,169 and Crown land, and west by Crown land; containing in extent 8 acres and 10 perches, according to the title plan thereof No. 231,060 dated December 9, 1905, authenticated by P. D. Warren, Surveyor-General. C 85/158.

51. All that allotment of land called Sarakkuwekurunduwatta, situate in Dodangoda village aforesaid; bounded on the north by low land, the high road, Pathuwilagewatta, east by Batadombagahawatta and Pelawatta, south by Patuwilagodawatta and Radawatta said to belong to John William Krickenbeek, and west by deniya and Pelelhena; containing in extent 16 acres 2 roods and 27 perches. C 85/159.

One undivided fourth part or share of an allotment of land

52. One undivided fourth part or share of an allotment of land called Sarakkuwewelbima, situate in Dodangoda village aforesaid; bounded on the north by the cart road, east by the cart road and cinnamon garden, south by the cinnamon garden, and west by Pelelhena; containing in extent 4 acres and 6 perches. C 85/160.
53. All that allotment of land called Maguruwelakumbura, situate in Dodangoda village aforesaid; and bounded on the north by land claimed by natives, title plan No. 184,334 and Crown land, and on all other sides by Crown land; containing in extent 1 acre 3 roods and 36 perches according to the title plan thereof No. 184,335 dated November 30, 1899, authenticated by the said F. H. Grinlinton. C 85/161 C 85/161.

54. An allotment of land called Himbutuwiladeniya, situate in Dodangoda village aforesaid; bounded on the north by Crown land and T. P. No. 62,477, east and south by T. P. No. 62,477, and west by T. P. No. 245,369 and lot 19459 in P. P. No. 12,914; containing in extent 2 acres I rood and 6 perches as per title plan No. 245,370 dated October 8, 1907, authenticated by the said P. D. Warren. C 85/162.

All that allotment of land marked lot No. 3 in plan No. 767 dated December 22, 1919, made by J. F. Dias, Special Licensed Surveyor, situate at Dodangoda village aforesaid; bounded on the north by road from Kalutara to Matugama and lots 1 and 2 in the said plan No. 767, east by land which belongs to D. W. Wijeyaratne, and presently to E. C. de Fonscka, and west by T. P. No. 53,917, and presently to E. C. de Fonscka, and west by T. P. No. 53,917, and presently to E. C. de Fonscka, and west by T. P. No. 53,917, and presently to E. C. de Fonscka, and west by T. P. No. 53,917, and presently to E. C. de Fonscka, and west by T. P. No. 53,917, and presently to E. C. de Fonscka, and west by T. P. No. 53,917, and presently to E. C. de Fonscka, and west by T. P. No. 53,917, and presently to E. C. de Fonscka, and west by T. P. No. 53,917, and presently to E. C. de Fonscka, and west by T. P. No. 53,917, and presently to E. C. de Fonscka, and west by T. P. No. 53,917, and presently to E. C. de Fonscka, and west by T. P. No. 53,917, and presently to E. C. de Fonscka, and west by T. P. No. 53,917, and presently to E. C. de Fonscka, and west by T. P. No. 53,917, and presently to E. C. de Fonscka, and west by T. P. No. 53,917, and presently to E. C. de Fonscka, and west by T. P. No. 53,917, and presently to E. C. de Fonscka, and west by T. P. No. 53,917, and presently to E. C. de Fonscka, and west by T. P. No. 53,917, and presently to E. C. de Fonscka, and west by T. P. No. 53,917, and presently to E. C. de Fonscka, and west by T. P. No. 53,917, and presently to E. C. de Fonscka, and west by T. P. No. 53,917, and presently to E. C. de Fonscka, and west by T. P. No. 53,917, and presently to E. C. de Fonscka, and west by T. P. No. 53,917, and presently to E. C. de Fonscka, and west by T. P. No. 53,917, and presently to E. C. de Fonscka, and presentl containing in extent I acre and 35½ perches, and which said allotment of land is a divided and specific portion of all that allotment of land called Sarakkuwewela, situate at Dodangoda village aforesaid;

bounded on the north-west and north by cart road, east and south-east by the land which belonged to D. W. Wijeratne and presently to E. C. de Fonseka, south-west by land described in T. P. No. 53,917;

containing in extent 4 acres 3 roods and 22 perches according to the said plan No. 767. C 85/163.

56. All that defined allofment of land called Kahatagahaudumulla alias Bastiannaidegewela, situate in Weragala in Paiyagalabadda of the Kalutara totamune aforesaid; bounded on the north by a portion of the same land, east by estate claimed by Mr. E. C. de Fonseka, south and west by Crown land; containing in extent 1 acre and 10 perches according to plan No. 590 dated March 27, 1920, made by J. Weeraratne, Licensed Surveyor. A 368/40.

57. An undivided two-thirtieth part or share of and in the land called Himbutuwila-aswedduma and Himbutuwila-asweddumegodella, situate in Dodangoda aforesaid; bounded on the south by land called Gorelsagahacowite and on all other sides by land said to

land called Gorakagahaowita and on all other sides by land said to belong to the Crown; and containing in extent exclusive of the path passing through the land 18 acres and 3 roods. C 85/164.

58. All that allotment of land called Heendelalanda marked lot 1

in the figure of survey thereof No. 815 dated June 13, 1920, made by J. F. Dias, Licensed Surveyor, situate in Dodangoda aforesaid; bounded on the north and east by lands claimed by natives, south bounded on the north and east by lands claimed by natives, south by the other portion of the same land marked lot 2, and west by land described in T. P. No. 187,520, now comprised in Silverdale estate belonging to E. C. de Fonseka; containing in extent 1 rood and 29 perches, which said allotment of land is a divided and specific portion of all that allotment of land called Heendelalanda, situate in Dodangoda aforesaid; bounded on the north by land belonging to the natives, east by land belonging to the natives, south by lands belonging to the natives and T. P. No. 187,520, and on the west by T. P. No. 187,520 and rubber estate; containing in extent 3 roods and

T. P. No. 187,520 and rubber estate; containing in extent 3 roods and 18 perches according to the said plan No. 815. C 85/165.

59. All that allotment of land called Heendelalanda marked lot 2 in the said figure of survey No. 815 dated June 13, 1913, made by 2 in the said figure of survey No. 815 dated June 13, 1913, made by J. F. Dias, Licensed Surveyor, situate in Dodangoda village aforesaid; bounded on the north by the other portion of the same land marked lot 1, east by lands claimed by natives, and south by lands claimed by natives and land described in T. P. No. 187,520 now comprised in Silverdale estate belonging to E. C. de Fonseka, and west by land described in T. P. No. 187,520, now comprised in the said Silverdale estate; containing in extent 1 rood and 29 perches, according to the said figure of survey thereof No. 815, which said allotment of land is a divided and specified portion of the land called Heendolalanda; containing in extent 3 roods and 18 perches heretofore fully described. C 85/166.

60. An allotment of land called Dawatagahakele and Dawatagahalandaudamulla, situate in Halkandawila village in the Kalutara

60. An allotment of land called Dawatagahakele and Dawatagahalandaudamulla, situate in Halkandawila village in the Kalutara totamune aforesaid; bounded on the north by T. P. No. 290,194 and 306,739, east by T. P. No. 357,108 and Dawatagahakele said to be Crown, south by reservation along the path and Dawatagahakele said to be Crown, and west by Dawatagahakele said to be Crown; containing in extent 3 acres 1 rood and 29 perches, according to the title plan thereof No. 365,918 dated January 31, 1925, authenticated by A. J. Wickwar, Surveyor-General. A 368/41.

61. An allotment of land called Pandithaudumulla, situate in Dodangoda village aforesaid; bounded on the north by T. P. No. 175,339 and Pandithaudumulla said to be Crown, east by T. P. No. 224,044 and Pandithaudumulla claimed by G. Bungagura, south by T. Ps. Nos. 327,754 and 185,517, and west by T. Ps. Nos. 167,515 containing in extent 7 acres 1 rood and 35 perches, according to the title plan thereof No. 365,959 dated February 2, 1925, authenticated by the said A. J. Wickwar. C 85/167.

62. An allotment of land called Himbutawila alias Himbutuwiladeniya, situate in Dodangoda village aforesaid; bounded on the west and north by reservation along the road, east by reservation along the road and Himbutuwilakumbura claimed by J. Davithsinno and others, and south by Himbutuwilakumbura claimed by J. Davithsinno and others, and south by Himbutuwilakumbura claimed by J. Davithsinno and others, and south by Himbutuwilakumbura claimed by J. Davithsinno and others, and south by Himbutuwilakumbura claimed by J. Davithsinno and others, and south by Himbutuwilakumbura claimed by J. Davithsinno and others, and south by Himbutuwilakumbura claimed by J. Davithsinno and others, and south by Himbutuwilakumbura claimed by J. Davithsinno and others, and south by Himbutuwilakumbura claimed by J. Davithsinno and others.

others, and south by Himbutuwilakumbura claimed by J. Davithsinno and others; containing in extent 2 roods and 35 perches, according to the title plan thereof No. 365,983 dated February 3, 1925, authenticated by the said A. J. Wickwar. C 85/168.

63. An allotment of land-called Munamalgahalanda, situated at Deducated with the said A. D. Wickwar.

63. An allotment of land-called Munamalgahalanda, situated at Dodangoda village aforesaid; bounded on the north by Munamalgahalandakele said to be Crown, east by T. Ps. Nos. 368,341 and 277,532 and land claimed on T. P. No. 251,091, south by lot 1 in P. P. No. 18,408, and west by T. P. No. 313,077; containing in extent 6 acres 1 rood and 9 perches, according to the title plan thereof No. 374,046 dated February 17, 1926, authenticated by A. G. Dawson, Acting, Surveyor-General. C 85/169.

64. An allotment of land called Himbutuwilekumbura, situated at Dodangoda village aforesaid; bounded on the west and north by lot 1 in P. P. No. 18,408, south by land claimed on T. P. No. 288,054, and east by T. P. No. 294,451; containing in extent 29 perches according to the title plan thereof No. 378,050 dated July 21, 1926, authenticated by the said A. G. Dawson. C 85/170.

65. An allotment of land called Dawatakumbura, situated in Halkandawila village aforesaid; bounded on the north by T. P. No. 306,739, east by lot 4 in P. P. No. 16,264, south by Dawatagaha-kele said to be Crown, and west by lot 2 in P. P. No. 16,264; containing in extent 24 perches according to the title plan thereof No. 357,108 dated November 24, 1923, authenticated by the said A. J. Wickwar. A 368/42.

A 368/42.

Deputy Fiscal's Office, Kalutara, January 15, 1941. P. D. WEERAMAN, Deputy Fiscal.

Southern Province. In the Past/ide fourt of Galle.

P. R. S. P. Supparamaniam Charliar of Galle ... Plaintiff.

No 36,703.

K. S. Tillekeratne of Ratgama and another ... Defendants.

NOTICE is hereby given that on Saturday, February 22, 1941, at 2 o'clock in the afternoon, will be sold by public auction at the

premises the right, title, and interest of the said defendants in the following property, viz.:—

An undivided 1/5 of \$\frac{2}{3}\$ part of all the soil and soil share trees of the land called Punchinaiduwa and of the houses standing thereon built by Don James de Silva Tillakaratna, deceased, situated at Ratgama, in the Wellaboda pattu of the Galle District, Southern Province; and bounded on the north by the land claimed by natives, east by Panwilakumbura, south by land belonging to Dadallege Aronlis, and west by Banduramullakumbura; containing in extent 56 agres and 17:33 perches

in extent 56 acres and 17.33 perches.

Writ amount Rs. 731.56, with further interest on Rs. 700 at 18 per cent. per annum from March 25, 1938, April 27, 1938, and on the aggregate at 9 per cent. per annum till payment and Rs. 58.92 for costs less Rs. 276.66 plus Rs. 346.64.

Fiscal's Office Galle, January 21, 1941.

No. 2.191.

W. P. DALUWATTE, Deputy Fiscal.

#### North-Central Province.

Vs.

In the District Court of Anuradhapura. Ussanga Udayar Kappamuthu of Diulana......Plaintiff.

sowing.

3. A piece of land called Kulathu Kadu depicted as lot No. 337A in T. P. 390,334; bounded on the north by lot No. 337, east by road, south by lot No. 331, and west by bund; containing in extent

2 acres 2 roods and 33 perches.
4. A paddy field called Thevaralai, situated in Kumadiya tulana in Meda pattu; bounded on the north by field belonging to Ahamadu Lebbei Vidane, east by fence, south by field of Mottiyar, and west by field of Mapulle Udayar; containing in extent about 8 petty

by field of Mapulle Udayar; containing in extent about 8 petty paddy sowing.

5. An undivided \$\frac{1}{4}\$ share of a paddy field called Devarala Paha Elapotha, situated in Kumadiya tulana in Meda pattu; and bounded on the north and east by Crown jungle, south by field belonging to Ahamadu Lebbei Vidane, and west by field of Manawala Udayar; containing in extent about 12 petty paddy sowing.

6. An undivided \$\frac{1}{2}\$ share of a filed called Ilupayadi Kottuvam, situated in Kumadiya tulana in Meda pattu; bounded on the north by Crown land, south-east by T. P. 140,375, south and southwest by Crown land, and land of M. Ahamadu Lebbei and land belonging to the mosque, and north-west by Crown land; containing in extent 3 acres 2 roods and 15 perches.

7. A paddy field called Devaralai, situated in Kumadiya tulana in Meda pattu; bounded on the north by field of Mohamadu, east by field of E. Abdul Rahiman, south by Crown land, and west by field of Mudaliyar; containing in extent about 13 petty paddy sowing.

sowing.

8. A paddy field called Kuthadiyin Vayal in Muttu Meeraveli, situated in Kumadiya tulana in Meda pattu; bounded on the north by field of Kuppa Ummah, east by field called Puthu Kattu Vayal; containing in extent 6 petty paddy sowing.

9. A paddy filed called Muttu Meera Veli, situated at Kumadiya tulana in Meda pattu; bounded on the north by field called Vakiliya Veli (Vanniyadi), east by field called Pahala-ela Pottai, south by filed of E. Abdul Rahiman Lebbei, west by field called Puthu Kattu Vaval: containing in extent about 2 petty paddy sowing.

Vayal; containing in extent about 2 petty paddy sowing.

10. An undivided ½ share of a paddy field called Veepayadi Keethu in Kumadiya tulana; bounded on the north by watercourse (evvai), east by field of Sinna Udayar, south by field called Koddan Keethu Vayal, west by Crown land; containing in extent

Koddan Keethu Vayal, west by Crown land; containing in extent 8 petty paddy sowing.

11. A piece of land called Puthu Kadu, situated in Kumadiya tulana in Meda pattu; bounded on the north by T. P. 140,374, and on the east, south and west by lands depicted in lot No. 422; containing in extent 5 acres and 26 perches.

12. A paddy field called Sinna Vettai Karutha Kankani Vayal, situated in Tambala tulana in Meda pattu; bounded on the north by field belonging to Aliyar Vidane, east and south by water-course (evvai), and west by field belonging to Kathi; containing in extent about 8 petty paddy sowing.

13. An undivided \( \frac{1}{3} \) share of a paddy field called Mummari Vayal, situated in Tambala tulana in Meda pattu; bounded on the north by Crown land, east by field called Kader Meera Vayal, south by Crown land, and west by field of M. Adam; containing in extent 2 petty paddy sowing.

extent 2 petty paddy sowing.

14. (i.) A piece of land in Tambala village in Tambala tulana in Meda pattu; bounded on the north by land of Avuthu Ibrahim, east by of Athembawa Pathumma and Kanar Karutha Ummah, by late of Mapulle Udayar Muthaliyar, and west by cart ross measuring on one side (five) fathoms with the house and plantations standing thereon.

(ii.) A paddy filed called Nadu Keethu Vayal in Muthu Meera

(ii.) A paddy filed called Nadu Keethu Vayal in Muthu Meera Veli, situated in Kumadiya tulana in Meda pattu; bounded on the north by field called Vanniyadi Vayal, east by field called Palla Alavarai, south by field of Abdul Rahiman, and west by field called Puthu Kattu Vayal; containing in extent 2 petty paddy sowing. (iii.) An undivided ½ share of a paddy filed called Devarala Vayal, situated in Kumadiya tulana in Meda pattu; bounded on the north by filed of Neinda Udayar, east by jungle, south by filed of Sinna Udayar, and west by water channel; containing in extent about 4 petty paddy sowing.

Fiscal's Office, Anuradhapura, January 20, 1941.

A. B. KARALLIADDE,

Province of Sabaragamuwa. In the Court of Requests of Kegalls.

H. M. Tillekaratne of Kegalla ...... Plaintiff.

Deputy Fiscal's Office, Kegalla, January 20, 1941. N. SWAMINATHA AYER, Additional Deputy Fiscal.

I, Edward Trevor Dyson, Fiscal for the Central Province, do hereby appoint Mr. George Samuel Weerasooriya, as Fiscal's Marshal, Hatton, with effect from February 1, 1941, under Ordinance No. 4 of 1867, and authorize him to perform the duties and exercise the authority of Marshal, for which this shall be his warrant.

Fiscal's Office, Kandy, January 15, 1941.

E. T. Dyson.

#### NOTICES IN TESTAMENTARY ACTIONS.

In the District Court of Colombo. Order Nisi.

Testamentary In the Matter of the Last Will and Testament Jurisdiction. and Codicil of Fidelis Kronemberg late of 51, No. 3,051. San Sebastian Hill, Colombo deceased.

Walter Maximus Diaz of Madamidiya, Colombo.....Executor.

Walter Maximus Diaz of Madaminiya, Colombo....Executor.
Robert Diaz of East Lynn, Henupitha, Wattala....Petitioner.
Percy Vernon Kronemica, of Chapel road, Nugegoda.. Respondent.
THIS matter coming of the dispotal before C. Nagalingam, Esq.,
District Judge of Colombo, on December 13, 1940, in the presence
of Mr. S. R. Ameresekere, Proctor, on the part of the petitioner
above named; and the affidavit of the petitioner dated December 9, 1940, having been read:

It is ordered that the executor above named being dead, the petitioner as one of the executors named in the last will is entitled to have letters of administration de bonis non with the will annexed issued to him in respect of the last will and testament and codicil of Fidelis Kronemberg, deceased, unless the respondent or any other person or persons interested shall, on or before January 30, 1941, show sufficient cause to the satisfaction of this court to the contrary.

January 16, 1941.

District Judge.

In the District Court of Colombo.

Order Absolute in the First Instance declaring Will proved, &c.

Testamentary
No. 9,476.

In the Matter of the Last Will and Testament of Caluwadewage Caroline Fernando, deceased, widow of the last Caluwadewage John Mendis.

THIS matter coming on for final determination before C. Nagalingam, Esq., District Judge Colomba, on November 8, 1940, in the presence of Mr. P. S. & Kretser, Proctor, on the part of the petitioner Caluwadewage Millicent Fernando; and the affidavits of (1) the said petitioner dated October 18, 1949, (2) of the attesting notary as to the due execution of the will dated October 28, 1940, (3) original will having been read:

It is ordered that the will of the said deceased dated May 4, 1938, of which the original has been produced and is now deposited in this court, be and the same is hereby proved and it is further declared that the said peditioner is the executrix named in the said will and that she is entitled to have probate of the said will issued to her on her tendering the usual oath and bond.

C. Nagalingam,

C. NAGALINGAM, District Judge. 25 In the District Court of Colombo.  $Order\ Nisi.$ 

Testamentary In the Matter of the Intestate Estate of Arachige Jurisdiction. Podi Nona Dabare of Timbirigasyaya, Havelock Town, deceased. No. 9,485.

No. 9,485. Town, deceased.

Nahallage Don Edward Abertvardene of Timbirigasyaya road in Colombo

Vs:

(1) Nahallage Don Peiris Abeytvardene of Timbirigasyaya road, Colombo, (2) Nahallage Dona Clara Abeytvardene, wife of Willora Arachiga Paulis Perera, buth of Wekande in Slave Island

Respondents.

THIS matter coming on the disposal before C. Nagalingam, Esq., District Judge of Colombo, on November 14, 1940, in the presence of Mr. J. S. Paranavitana, Proctor, on the part of the petitioner; and the affidavit of petitioner dated November 8, 1940, having been read:

read:

It is ordered that the petitioner be and he is hereby declared entitled, as the eldest son of the above-named deceased, to have letters of administration to the estate issued to him, unless the respondents above named or any other person or persons interested shall, on or before January 30, 1941, show sufficient cause to the satisfaction of this court to the contrary.

C. NAGALINGAM

January 17, 1941.

C. Nagalingam, District Judge.

73 In the District Court of Colombo.  ${\it Ordr.\,Nisi.}$ 

Ordr. Nisi.

Testamentary
Jurisdiction.
No. 9,490.

Matota Arachchige Peter of Ratnapura,
deceased.

Mahamada Aratchigo Daisy Leelawathie of Ratnapura .. Petitioner.

THIS matter coming on for disposal before C. Nagalingam, Esq.,
District Judge of Colombo, on November 21, 1940, in the presence
of Mr. B. S. Wekremaratne, Proptor, on the part of the petitioner
above named; and (1) the affidave of the said petitioner dated
November 18, 1940, having been read:
It is ordered that the last will of Matota Arachchige Peter,
deceased, of which the original has been produced and is now deposited in this court be and the same is hereby declared proved; and
it is further declared that the petitioner is the widow and sole heir
of the above-named deceased, and that she is entitled to her accordingly,

of administration with will annexed thereof issued to her accordingly, unless any person or persons interested shall on or before February 6, 1941, show sufficient cause to the satisfaction of this court to the contrary.

November 23, 1940.

District Judge.

20 In the District Court of Colombo.

Order Absolute in the First Instance declaring Will proved.

Testamentary In the Matter of the Last Will and Testament of Jurisdiction. Handunkande Dewage Pedoris Fernando, Jurisdiction. No. 9,500. deceased, of Gonahena.

No. 9,500. deceased, of Gonahena.

THIS matter coming on for determination before C. Nagalingam, Esq., District Judge, Colombo, on November 25, 1940, in the presence of Mr. H. Weliwitigoda, Proctor, on the part of the petitioner, Handungade Dewage Simon Fernando; and the affidavits of (1) the said petitioner dated November 22, 1940, (2) the attesting Notary dated November 22, 1940, (3) original will having been read:

It is ordered that the fill of the said deceased dated August 10, 1932, of which the original has been produced and is now deposited in this court be and the same is hereby proved and it is further declared that the said petitioner is the executor named in the said will and that he is entitled to have probate of the said will issued to him on his tendering the usual oath and bond.

C. Nagalingam,

December 2, 1940,

C. NAGALINGAM District Judge.

In the District Court of Colombo. Order Nisi.

Testamentary Jurisdiction. No. 9,520.

In the Matter of the Intestate Estate of Weerasuriya Aratchige Podi Singho of premises No. 180/56, Silversmith's street, Colombo.

Between

Christopher Emmanuel Secretary of the District Court of Colombo Official petitioner.

3 And
(1) Weerasuriya Aratchige Ameradasa alias Simon Singho, (2) Weerasuriya Aratchige Wijedical of premises No, 180/132, Grandpass road, Colombo Respondents,

THIS action coming in for disposal before C. Nagalingam, Esq., District Judge of Colombo, on December 12, 1940, in the presence of Mr. C. de Saram, Proctor, on the part of the petitioner above named; at the affidavit of the said petitioner dated December 11, 1940, having been read:

It is ordered that the petitioner dated December 11,

It is ordered that the petitioner be and he is hereby declared entitled, as official administrator 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 February 27, 1941, show sufficient cause to the satisfaction of this court to the contrary.

> C. NAGALINGAM, District Judge.

35

In the District Court of Kalutara.

Order Nisi declaring Will proved &c.

Testamentary In the Matter of the Estate of the late Gamage Jurisdiction. Sadoris Perera Senanayake, deceased, of Kuda No. 2.789. Gonaduwa.

THIS matter coming on for disposal before Waldo Sansoni, Esq.. District Judge of Kalutara, on October 29, 1937, in the presence of Messrs. De Zoysa & Swaris, Proctors, on the part of the petitioner. Gamage Don Premaratne of Kuda Gonaduwa; and the affidavit of the said betitioner dated October 19, 1937, having been read.

been read:

It is ordered that the will of Gamage Sadoris Perera Senanayake of Kuda Gonaduwa; deceased, dated September 5, 1937, and now deposited in this court be and the same is hereby declared proved, unless (1) George Charles Perera Senanayake of Wariyapola, (2) Gamage Jamis Februa Senanayake of Kuda Wadduwa. (3) Luina Lily Moonesinghe, (4) Josalin Seneviratne, both of Kuda Gonaduwa, (5) Gamage Jimeris Perera Senanayake of ditto. (6) Gamage Lily Perera Senanayake of Kandy, (7) Gamage Gamini Senanayake of Kuda Gonaduwa, (8) Gamage Alice Perera Senanayake of ditto respondents or any other person or persons interested shall, on or before December 16, 1937, show sufficient cause to the satisfaction of this court to the contrary.

It is further declared that the said Gamage Don Premaratne of Kuda Gonaduwa is the executor named in the said will and that he is entitled to have probate of the same issued to him accordingly, unless the respondents or any other person or persons interested

unless the respondents or any other person or persons interested shall, on or before December 16, 1937, show sufficient cause to the

satisfaction of this court to the contrary.

October 29, 1937.

W. SANSONL District Judge.

The time for showing cause against the Order Nisi is extended till January 30, 1941.

December 12, 1940.

JAMES JOSEPH District Judge.

In the District Court of Kalutara.

Order Nisi.

In the Matter of the Estate of the late Withanage Don Amaris Appuhamy, deceased, of Owitigala. Testamentary Jurisdiction.

(1) Nauthtuduw Liyanage Sarah Nona of Owitigala. Petitioner.
(1) Withanage Lischamy of Owitigala, (2) ditto Helenahamy of Palligoda, (3) ditto Soly Yona of Owitigala, (4) ditto Asilin Nona, (5) ditto David Gunasena, (6) ditto Jimo Nona, (7) ditto Hemawathie. (3) Wettewe Kankanange Omis Singho of Palligoda Respondents.

It is further declared that the said Wettewe Kankanange Omis Singho of Palligoda, the 8th respondent, be appointed guardian ad litem over the said 5-7 respondents, who are minors, for all the purposes of this action, unless the respondents or others interested shall, on or before October 21, 1940, show sufficient cause to the satisfaction of this court to the contrary.

September 10, 1940.

JAMES JOSEPH, District Judge.

Showing cause is extended to January 27, 1941.

In the District Court of Kalutara.

Order Nisi.

Testamentary In the Matter of the Estate of the late Dona Francina Jurisdiction.
No. 2,959.

In the Matter of the Estate of the late Dona Francina Jayasundara nee Gunatilleka Hamine, deceased, of Thalpitiya, Wadduwa.

No. 2,959. of Thalpitiya, Wadduwa.

Don Alfred Francis Jaya andara of Thalpitiya South, Wadduwa Petitioner.

S.

Dona Alice Margaret Ramasingh nee Jayasundara Hamine of Wadduwa Respondent.

THIS matter coming on for disposal before James Joseph, Esq., District Judge of Kalutara, on December 5, 1940, in the presence of Mr. E. F. B. Surya Bandara, Proctor, on the part of the petitioner; and the affidavit of the above-mentioned petitioner dated December 5, 1940, having been read:

It is ordered that the petitioner above named be and he is hereby declared entitled, as son of the deceased, to have letters of administration to her estate issued to him, unless the respondent or any other person or persons interested shall, on or before January 30, 1941, show sufficient cause to the satisfaction of this court to the contrary. contrary.

> JAMES JOSEPH District Judge.

In the District Court of Kalutara.

Order Nisi declaring Will proved, &c. In the Matter of the Estate of the late Kukulage

Testamentary Jurisdiction. Don Robiyes Singho, deceased, of Uduwa. No. 2,960.

Thanaweera Atchige Ransohamy of Uduwa ...... Petitioner.  $\mathbf{V}_{\mathbf{S}}$ 

(1) Kukulage Simon Singho, (2) ditto Albert Singho, (3) ditto Alice Nona, (4) ditto Abraham Singho, all of Uduwa, minors

It is further declared that the said 5th respondent be and he is hereby appointed guardian ad litem over the 1st to 4th respondents who are minors for all the purposes of this action unless the respondents or others interested in the said estate shall, on or before January 30, 1941, show sufficient cause to the satisfaction of this count to the contrary. court to the contrary.

December 5, 1940.

JAMES JOSEPH. District Judge.

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

Testamentary Jurisdiction. No. T 183. In the Matter of the Last Will and Testament of Nellie Gray, deceased, of Katugastota.

THIS matter coming on for disposal before Waldo Sansoni, Esq.

THIS matter coming on for disposal before Waldo Sansoni, Esq.. District Judge, Kandy, on November 27, 1940, in the presence of Mr. M. Ameen, Proctor, on the part of the petitioner, Henry Gray; and the affidavits of the aid petitioner dated November 19, 1940, and of the attesting notary dated November 22, 1940, having been read:

It is ordered that the last will of the above-named deceased dated December 20, 1926, and now deposited in this court be and the same is hereby declared proved. These the respondents (1) Humphry Gray, (2) Mary Contains Gry, (3) Humphry Irovin Gray alias: Humphry Gray, (4) Florence Gray, (5) Mertle Gray, (6) Nelly Gray, and (7) Shelton Gray or any other person or persons interested shall, on or before January 16, 1941, show sufficient cause to the satisfaction of this court to the contrary.

It is further declared that the said petitioner is the husband of the executrix named in the said will and that he is entitled to have letters of administration with copy of will annexed issued to him accordingly, unless the said respondents or any other person or persons interested shall, on or before the said date show sufficient cause to the satisfaction of this court to the contrary.

November 27, 1940.

Waldo Sansoni, District Judge.

Time for showing cause extended till February 20, 1941.

WALDO SANSONI District Judge.

In the District Court of Kandy.

Order Nisi.

Testamentary Jurisdiction. No. T. 186.

In the Matter of the Estate of the late T. de Silva, deceased, of Sinhabhawana "Y" road, Anuradhapura.

THIS matter coming on for disposal before Waldo Sansoni, Esq., District Judge, Kandy, on November 29, 1940, in the presence of Mr. M. Arteen, Rector, on the part of the petitioner, Grace Isabella Messilva; and the affidavit of the said petitioner dated November 26, 1940, inching been read:

It is ordered that the actitioner be and she is hereby declared entitled, as the victor of the above-named deceased, to have letters of administration to the estate of the deceased issued to her, unless the respondents (1) C. M. C. de Silva of Nuwara Eliya, (2) G. W. de Silva of Kuals Lumpur, F.M.S., (3) Solomon de Silva of Dunsimane, Pundaluoya; (4) George E. de Silva of Kandy, (5) Mrs. Justina Wickramatunge of Chase estate, (6) Rosaline Wickramatunge of 111, Wall street, Kotahena, and (7) Lilian Weerakoon, Station road, Gampola, or any other person or persons entitled, shall on or before January 16, 1941, show sufficient cause to the satisfaction of this court to the contrary. of this court to the contrary.

November 29, 1940.

W. SANSONI. District Judge.

Extended for January 30, 1941.

W. Sansoni, District Judge.

January 16, 1941.

In the District Ourt of Galle holding sessions at Balapitiya. Z : Order Nisi.

Testamentary In the Matter of the Intestate Estate of Henda-Jurisdiction. hewa Tetlina de Silva late of Brahmanawatu-

Malliawadu Andrew Nicholas Ceasar de Silva, (2) Hendahewa

Pobort do Silva both of Brokmanawatugoda in Bala.

THIS matter coming on for disposal before Spencer Rajaratnam, Esq., District Judge of Galle, holding sessions at Balapitiya on December 12, 1940, in the presence of Mr. G. Ranasuriya, Proctor,

December 12, 1940, in the presence of Mr. G. Ranasuriya, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated November 7, 1940, and the Supreme Court order dated November 28, 1940, having been read:

It is ordered that the petitioner be and he is hereby declared entitled, as the husband of the above-named deceased, to have letters of administration to her estate issued to him accordingly and that the second respondent be appointed guardian ad hitem of the 1st respondent minor for the purpose of these proceedings unless the respondents above named or any other person, shall on or before February 6, 1941, show sufficient cause to the satisfaction of this court to the contrary. of this court to the contrary.

January 16, 1941.

S. RAJARATNAM, District Judge.

In the District Court of Galle. • Order Nisi.

In the Matter of the Intestate Estate of late Weditaitirige Harmanis de Silva Appuhamy of Niyagama, deceased. Testamentary Jurisdiction. No. 7,941.

Charles Francis de Silva of Boossa ...... Petitioner.

It is ordered and adjudged that the petitioner is entitled, as the eldest son of the deceased, to letters of administration of the said estate, unless any person or persons interested shall, on or before January 31, 1941, show sufficient cause to the contrary.

December 12, 1940.

N. M. BHARUCHA, District Judge.

19 In the District Court of Galle. Order Nisi declaring Will proved.

In the Matter of the Estate of the late Gravina Testamentary Celina Obeysekera of Kumbalwella, deceased. Jurisdiction. No. 7,942.

No. 7,942.

Edmund Cecil Obeystora of Kundhalwella, Galle . . . . . Petitioner. THIS matter coming on for disposal before N. M. Bharucha, Esq., District Judge of Galle of December 16, 1940, in the presence of Messrs. C. L. and M. L. N. Wickelmasinghe, Proctors, on the part of the petitioner; and the affidavit of the petitioner dated December 13, 1940, baying beau read.

It is further declared that the said petitioner, Edmund Cecil Obeysekera, as sole heir is entitled to have letters of administration issued to him accordingly, unless sufficient cause to the satisfaction of this court to the contrary be shown on or before January 31, 1941.

December 23, 1940.

N. M. BHARUCHA, District Judge.

In the District Court of Matara. Order Nisi.

Testamentary In the Matter of the Intestate Estate of Omer Lebbe Marikar Mohamed Cassim Matticham of Miella in Kandaboda pattu, deceased. Jurisdiction. No. 4,096.

Mohammed Cassim Mattickcham Mohamed Athaulla of
Miella Petitioner

And Petitioner

(1) Mohamed Cassim Mattickcham Umnu Faleela, (2) ditto
Mohamed Mohamed, (3) chito Umnu Naiyeema, (4) ditto
Umnu Raleena, (6) ditto Linu Aiysha, all of Miella, (6) Deen
Bawa Mohamed Yassin of Dickwella Respondents

THIS action coming on for disposal before M. A. Samarakoon, Esq., District Judge of Matara, on September 19, 1940, in the presence of N. M. N. Singhawansa, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated September 12, 1940, having been read:

It is ordered (a) that the 6th respondent be and he is hereby appointed guardian ad litem over the minors, 3rd, 4th, and 5th respondents, to represent them for all the purposes of this action, and (b) that the petitioner be and he is hereby declared entitled, as son of the above-named deceased, to have letters of administration to his estate issued to him, unless the respondents above-named or any other person or persons interested shall, on or before October 21, 1940.

show sufficient cause to the satisfaction of this court to the contrary, and also produce the said minor respondents before this court on October 21, 1940.

September 19, 1940.

M. A. SAMARAKOON. District Judge.

The date is extended for November 25, 1940. The date is extended for February 10, 1941.

> In the District Court of Matara. Order Nisi.

In the Matter of the Intestate Estate of Theber's Dias-Karunaratna Weeraman of Polwatta, deceased. Testy. No. 4,097.

Dona Cornelia Warnabahana Dissanayake of Polwatta in

..... Respondents.

THIS matter coming on for disposal before M. A. Samarakoon, Esq., District Judge of Matara, on September 20, 1940, in the presence of Messrs. Dias, Proctors, on the part of the petitioner above named; and the affidavit of the said petitioner dated September 17, 1940, having been read:

It is ordered that the petitioner be and she is hereby declared entitled, as widow of the above named deceased, to have letters of administration to his estate issued to her, unless the respondents above named or any other person or persons interested shall on or

above named or any other person or persons interested shall, on or before November 18, 1940, show sufficient cause to the satisfaction of this court to the contrary.

September 20, 1940.

M. A. SAMARAKOON, District Judge.

The date of publication has been extended to February 10, 1941.

M. A. SAMARAKOON District Judge.

25 In the District Court of Matara.

Order Absolute in the First Instance declaring Will proved.

Testamentary No. 4,103.

In the Matter of the Joint Last Will and Testa-ment of Nanayakkara William Samarasekera of Gabadaweediya and his wife, Dona Ceciliana Kumanayaka of Gabadaweediya, Matara.

having been read:

It is ordered that the last will and testament of the above-named deceased, the original of which has been deposited in this court, be and the same is hereby declared proved.

It is further ordered that the petitioner be and is hereby declared entitled, as executor named in the said last will, to have probate to same issued to him.

November 29, 1940.

T. P. P. GOONETILEKA Additional District Judge.

In the District Court of Tangalla, Order Nisi.

In the Matter of the Intestate Estate of the deceased Don Davith Wickramasekera Rajapaksa, Vidana Aratchi of Polommaruwa. Testamentary No. 1,329.

Nanayakkara Haddagoda Karline Sumanawathy Yapa of Polommaruwa Petitioner.

(1) Wickramaseker (Majapaksa Katnapala, (2) ditto Chandrawathy, (3) ditto Pizatoni, (4) Nitto Gunasena, (5) ditto Disawathy, minors, (6) disto Wickramasekera Rajapaksa, Police Officer, all of Polomnaruwa Respondents.

THIS matter coming on for disposal before J. H. V. S. Jayawick-rama, Esq., District Judge, Tangalla, on April 27, 1940, in the presence of Mr. D. M. Wannigama, Proctor, on the part of the petitioner; and the affidavit of the petitioner dated April 26, 1940, having been read:

having been read:

It is ordered (a) that the 6th respondent be and he is hereby appointed guardian ad litem over the minors lst to 5th respondents, (b) that the petitioner be and he is hereby declared entitled as widow of deceased, to have letters of administration to the estate issued to her, unless the respondents or any other person or persons interested shall, on or before June 10, 1940, show sufficient cause to the contrary to the satisfaction of this court.

V. S. JAYAWICKRAMA . District Judge.

Order Nisi extended to January 30, 1941.

W. OLAGASAGARAM, District Judge.

June 10, 1940.

In the District Court of Trincomalee.

Order Nisi.

Testamentar Jurisdiction. No. 265.

In the Matter of the Intestate Estate and Effects of the late M. Subramaniam of Division No. 5, Trincomalee.

Annamma, widow of Sydramaniam of No. 5, Division, Trinco-

(2) H34 b Maheswaryamma, (3) w their goardian ad litem of (4) E. Nasion, Trincomalce . . . Respondents Retnamma, (1) Rasiah Rasiah Parames**tur.** Chellarajah, ali of No

THIS matter coming on for disposal before J. H. V. S. Jayawickrama, Esq., District Judge of Trincomalee, on January 13, 1941, in the presence of Mr. D. Rajaratnam, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated January 13, 1941, having been read:

It is hereby ordered that the petitioner be and she is hereby declared entitled to have letters of administration to his estate issued to her as widow of the deceased, M. Subramaniam of Division No. 5, Trincomalee, unless the respondents above named or any other person or persons interested shall, on or before January 30, 1941, show sufficient cause to the satisfaction of this court to the contrary.

It is further ordered 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.

January 13, 1941.

V. S. JAYAWICKRAMA District Judge.

In the District Court of Puttalant.

Order Nisi.

Testa entary Jurisdiction. entary No. 751.

In the Matter of the Intestate Estate of Ana Marianipillai Udayar, late of Karaitivu, in the District of Puttalam Adeceased.

Marianipillai Annamma of Karaitivu aforesaid ...... Petitioner

And

And

(1) Mana Mariyatch, minor aged about 15 years, (2) Mana
Thevadas, minor aged about 9 years, both of Karaitivu aforesaid appearing by their guardian ad litem, (3) Ana Santiago
Pillai of Karaitivu aforesaid.

Respondents.
THIS matter coming of for disposal before H. Shirley Amerasinghe, Esq., All tional Displict Judge of Puttalam, on November
29, 1940, in thelpresend of Mr. Lazarin E. David, Proctor on the
part of the petitioner; and her affidavit and petition dated November 3 and 28, 1940, respectively having been duly read:

It is ordered that the petitioner above named be and she is hereby
appointed administratrix of the intestate estate of the above-named
deceased, and that the 3rd respondent above named be and he is

deceased, and that the 3rd respondent above named be and he is hereby appointed guardian ad litem over the above-named 1st and 2nd minor respondents and that letters of administration be issued to the petitioner accordingly, unless the above-named respondents or any other person or persons interested in the matter of this application shall appear and show sufficient cause to the satisfaction of this court to the contrary on December 18, 1940, at 10 o'clock in the foreuoon.

November 29, 1940.

H. SHIRLEY AMERASINGHE. Additional District Judge.

Time for showing cause against the Order Nisi is extended to January 29, 1941.

December 18, 1940.

H. SHIRLEY AMERASINGHE, Additional District Judge.