

THE

CEYLON GOVERNMENT

GAZETTE

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Published by Authority.

PART II.-LEGAL.

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

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PASSE? ORDINANCES.

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

No. 5 of 1942.

L. D.-O 33/41

1941 Supplement, Vol. II., p. 621.

Short title.

Amendment of

section 11 of Ordinance An Ordinance to amend the Agricultural Products (Regulation) Ordinance, No. 29 of 1939.

A. CALDECOTT.

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

1. This Ordinance may be cited as the Agricultural Products (Regulation) Amendment Ordinance, No. 5 of 1942.

2. Section 11 of the Agricultural Products (Regulation) Ordinance, No. 29 of 1939 (hereinafter referred to as principal Ordinance"), is hereby amended by the substiter sub-section (1) of that section of the following:—

"(1) Subject as hereinafter provided, the per whom a coupon has been issued under section 10 1 tany time before that coupon ceases to be valid; on application made to the Commissioner in that behalf, of ain from the Commissioner in exchange for that coupon a delivery warrant for the amount of the local product specified in that coupon:

Provided, however, that where, at the time when an application for a delivery warrant for any quantity of a local product specified in any coupon is so made, the Commissioner is of opinion that, having regard to the stocks of that local product at his disposal and to the number of coupons issued in respect of that product, it is inexpedient to issue a delivery warrant in exchange for that coupon at such time, he may defer the issue of such delivery warrant to some later time, but so, however, tings the warrant shall be issued before that coupon ceases to be valid:

Provided, further, that nothing in the preceding provisions of this sub-section shall in any way affect or prejudice any provision of section 12 or section 12A.".

- 3. The following new section is hereby inserted immediately after section 12 of the principal Ordinance and shall have effect as section 12A of that Ordinance:—
 - 12A. Where a coupon has been issued under section 10 in respect of any quantity of any local product and the Commissioner is of opinion that, having regard to the stocks of that local product at his disposal and to the number of coupons issued in respect of that product, it is inexpedient to issue a delivery warrant in exchange for that coupon, or to defer the issue of such delivery warrant, in accordance with the provisions of section 11, he may, notwithstanding anything in the preceding provisions of this Ordinance—
 - (a) recall and cancel that coupon, and
 - (b) refund the price paid under section 9 for the quantity of the local product specified in that coupon.

Passed in Council the Twentieth day of February, One thousand Nine hundred and Forty-two.

D. C. R. GUNAWARDANA, Clerk of the Council.

Assented to by His Excellency the Governor the Third day of March, One thousand Nine hundred and Forty-two.

E. R. Sudbury, Secretary to the Governor.

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

No. 7 of 1942.

L. D.-CF 22/38

N 111/39

Cap. 258 Vol. VI, p. 66. An Ordinance to amend the Defence Force Ordinance.

A. CALDECOTT.

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 Defence Force (Amendment) Ordinance, No. 7 of 1942.

Insertion of new section 12a in the principal Ordinance.

Cancellation of coupon and refund of price paid under section 9 in certain cases. 2. Section 3 of the Defence Force Ordinate, (hereinafter referred to as "the principal Ordinance"), is lereby amended, in the definition of "the Officer Commanding the Troops", by the substitution for the words "on active service," of the words "on active service within the meaning of the Army Act," (Libert "

3. Sections 6 and 7 of the principal Ordinance are hereby amended by the substitution, for the words "on active service,", wherever those words occur collectively in either of those sections, of the words "called out under section 13,".

Amendment of sections 6 and 7 of the principal Ordinance.

section 3 of Chapter 258.

Section of the principal Ordinance is hereby amended as follows :7

Amendment of section 8 of the principal Ordinance

(a) by the substitution for the words "In the event of the absence from the Island of the Officer Commanding, the Governor may request the Offic T Commanding the Troops" of the words "In the event of the absence from the Island of the Officer Commanding the Troops, the Governor may request the officer for the time being commanding the troops in the Island "; and Caur.

Gar. a

y the substitution, for the words "General or other Officer Commanding.", of the words "Officer Commanding the Troops.".

Amendment of section 9 of the principal Ordinance.

Ordinance.

5. Section 9 of the principal Ordinance is hereby amended by the substitution, for the words "The General or other Officer Commanding the Troops", of the words "The Officer Commanding the Troops ".

> Amendment of section 13 of

6. Section 13 of the principal Ordinance is hereby amended as follows :-

(a) in sub-section (1), by the substitution for the words "portion thereof for active service." of the words "nortion thereof". portion thereof.":

(b) in sub-section (3), by the omission of all the words from "Every such officer" to the words "on active service."; and

(c) by the omission of the words "for active service" occurring in the marginal note to that section.

7. Sections 14 and 16 of the principal Ordinance are hereby amended by the substitution for the words "on active , wherever those words occur collectively in either of those sections, of the words "under section 13"

Amendment of sections 14 and 16 of the principal Ordinance.

Section 15 of the principal Ordinance is hereby amended as follows:

Amendment of section 15 of the principal Ordinance

- (a) by the substitution, for the words "on such active service as aforesaid leave families", of the words "under section 13 leave families unable to support themselves,"; and
- (b) by the substitution, for the words "on active service", of the words "on service".

Section 17 of the principal Ordinance is hereby amended as follows :-

(a) by the substitution, for the words "on active service as aforesaid", of the words "on service when called out under section 13"; and

(b) by the substitution, for the words "such active service" wherever those words occur collectively in that section, of the words "such service".

10. Section 18 of the principal Ordinance is hereby amended by the substitution for the words "on active service," of the words "on service when called out under section 13,".

11. Section 19 of the principal Ordinance is hereby amended as follows:-

(a) in sub-section (1), by the substitution, for the words 'the following provisions", of the words "or when they are called out under section 13 but are not on active service within the meaning of the Army Act, the following provisions"; and

(b) in sub-section (2)-

(i) by the substitution, for the words "with part of His Majesty's Regular Forces,", of the words

"within the meaning of the Army Act,";
(ii) by the substitution, for the words "officers and soldiers", of the words "officers, soldiers,

civilian employees and followers "; and
(iii) by the substitution, for the words "officers and
men", of the words "officers, men, civilian employees and followers ".

Amendment of section 17 of the principal Ordinance

Amendment of section 18 of the principal Ordinance.

Amendment of section 19 of the principal Ordinance.

(c) in the milginal note to sub-section (2) by the omission of the fords "with regular forces".

Passed in Council the Thirteenth day of February, One thousand Nine hundred and Forty-two.

D. C. R. Gunawardana, Clerk of the Council.

Assented to by His Excellency the Governor the Fourth day of March, One thousand Nine hundred Forty-two.

E. R. Sublyry, Secretary to the Covernor.

Ordinan enacted by the Governor of Ceylon, with the arand consent of the State Council thereof.

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No. 8 of 1942.

L.D.-O 153/34

An Ordinance to make supplementary provision for the Public Service, the Railway Services and the Electrical Undertakings for the financial year 1939-40.

A. CALDECOTT.

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 Supplementary Appropriation (1939-40) Ordinance, No. 8 of 1942.

Supplementary Appropriation for the financial year 1939-40. 2. In addition to the sums declared to be payable for the service of the financial year beginning on the first day of October 1939, and ending on the thirtieth day of September, 1940, by or under the authority of the Appropriation Ordinance, No. 44 of 1939, the sums severally mentioned in the third column of the First, Second and Third Schedules and amounting to the sum of Ten million seven hundred and thirty-one thousand five hundred and sixty-six rupees and fifty-one cents in the First Schedule, one million seven hundred and thirty-three thusand nine hundred and twenty-five rupees and twenty cents in the Second Schedule, and one thousand and seventy-four rupees and eighty-two cents in the Third Schedule, are hereby declared to be payable for the service of the aforesaid financial year out of the revenue and other funds of the Island, the Ceylon Government Railway and the Electrical Undertakings, repsectively, in respect of those Schedules.

. SCHEDULE I.

Sums payable out of the Revenue of the Island.

í I.	II.	III.	
Head of	Service.	Sums declar	ь
Estimate		Payable.	eu
	. *	Rs.	_
_		Ivs.	c.
2	Supreme Court	10,295	9
4A	War Contribution	5,000,000	ō
7	Clerical Service	2,878	
10	Other Defence Expenditure	3,444,684	
17	Legal Secretary	943	
19	Legal Draftsman	3,452	
$24 \dots$	Fiscal	3,427	
42	Miscellaneous services	70,267	ĭ
$52 \dots$	Prisons	17,794	
66	Department of Agriculture	101,427	
70	Irrigation Annually Recurrent	26,851	77
. 71	Irrigation Extraordinary	146,773	
72	Department of Food Production	162,587	
78	Commissioner of Local Government	113,766	
80	Commissioner of Motor Transport	6,098	
92	Medical and Sanitary Services	34,665	
100	Minister of Labour, Industry and	0 ±,000	
	Commerce	1,477	78
104	Controller of Labour	434,117	
.105	Food Controller	23,581	
128	Railway Department	1,126,474	
,	· · · · · · · · · · · · · · · · · · ·	1,120,414	90
	•	10 721 566	57

10,731,566 51

claim, and demand whatsoever or howsoever of Mahudeen Be deceased, and of Mohammadu Lebbe Marikar Uduma Lebbe M rikar in his personal capacity and as legal representative of the est to of the said Mahudeen Beebee, deceased in, to, out of, or upon the said property and premises and very part thereof. Prior registration A 151/274, 190/263.

Fiscal's Offico, Colombo, March 11, 1942.

H. C. WIJESINHA, Deputy Fiscal.

In the District Court of Colombo. In the District Court of Colombo.

In the matter of the last will and testament of Hettiaratchige Cornelis Pinto Jayawardene, deceased.

No. 7,742 Testy.

No. 7,742 Testy.

Hettiaratchige Lewis Pinto Jayawarden of Ratmalana. Petitioner.

NOTICE is hereby given that on Wednesday, Pril 8, 1942, at 2 p.M., will be sold by public auction at the premises the following property belonging to the estate of Hetiaratchige Cornelis Pinto Jayawardene, deceased, for the recovery of the sum of Rs. 22 35, viz.:—

All that defined 1 part of two entirguous portions of land called Weralabodawatta with the buildings vin., situated at Ratmalana in the Palle pattu of Salpiti korale in the District of Colombo, Western Province; and bounded on the north by another portion of this land, south by the land of Wellawatte Aratchige Thomis Silva, east by the land of Baron Pinto Jayawardene, and on the west by the Railway line; containing in extent 1 rood and 20 88 perches. perches.

Fiscal's Office, Colombo, March 11, 1942.

H. C. WIJESINHA, Deputy Fiscal.

A. R. P. L. Arunasalam Chettiar of 206, Sea street, In the Court of Requests of Colombo. M. 25A. **X**0. 66,203. Vs.

being incurred costs and Rs. 25.50 being rospective costs, less Rs. 100, viz.:—

An undivided ½ share of the land called Dawatagahawatta and of the buildings standing thereon, stuated at Pagoda in the Palle pattu of Salpiti korale in the District of Colombo, Western Province; and bounded on the north by Pediyawatta alias Ambagahawatta of the late Agiris Mendis Muhandiram, on the east by Moragahawatta and Lansiyahena, on the south by Ketakelagahawatta of W. Allis Appuhamy, and on the north-west by road from Nugegoda to Kotte; containing in extent 1 acre and 6 72/100 perches, exclusive of the reservation for a road towards the southerfishoundary, and registered under M 252/149. boundary, and registered under M 252/149.

Fiscal's Office Colombo, March 10, 1942. H. C. WIJESINHA, Deputy Fiscal.

Central Province. Correction Slip.

NOTICE of sale in D. C. Kandy, No. M. R. 826, published in the Gazette No. 8,872 of Formatic 1942.

In line 3 of the first part telete the words "said defendant in" and substitute the words extree of the A de Silva, deceased, in and to".

Southern Province.

In the Court of Requests of Galle.

Geens Appuhamy of Duva, Dangedera, No. 22,172.

full, plus costs Rs. 18, viz.:—

All the soil and trees of the defined lot 2 of the land called Schoisgewatta, together with all the buildings standing thereon and everything else in, on, or within the said premises presently marked Nos. 152, 152/2 and 154, Matara road, in Ward No. 3, situated at Banewatta in Galupiadda within the Municipal limits of Galle in the Four Gravets of the District of Galle, Southern Province; and bounded on the north by high road from Galle to Matara, east by lot 1 of the same land and land belonging to Pan Babappu, south by seashore, and west by lots C and D (excluded) and land claimed by Mrs. K. L. Sumathipala; containing in extent 1 rood and 37.74 perches, subject to mortgage bond No. 1249 dated December 1, 1939, for Rs. 3,000, with interest thereon at 12 per centum per annum.

Fiscal's Office, Galle, March 5, 1942,

W. P. DALUWATTE, Deputy Fiscal.

In the District Court of Matara. Daluwatiege Lewis Silva of Weligama Plaintiff. No. 12,298. Vs.

Marakkala Hennedige Abraham Silva of Mirissa Defendant.

NOTICE is hereby given that the Thursday, April 9, 1942, commencing at 2.30 in the afternoon, will be viold by public auction at the premises the right, title, and interest of the said defendant in the following mortgaged property for the provery of a sum of Rs. 4,468 61, with legal therest on Rs. 3,553 28 from May 7, 1940, till payment in full viz. :—

All that land called awatta together the all the plantations and buildings standing the on, situate at Mirissa in Weligam korale of Matara District, Sou ern Province; and bounded on the north by Sattambigewatta and Paluwatta, east by Ilukwatta, south by Mudillagewatta, and the west by Samarasin Kalukankanangegedarawatta; and containing in extent 3 roods and 15 perches. 15 perches.

Deputy Fiscal's Office, Matara, March 6, 1942. V. F. ABAYAKOON,

In the District Court ara. Kankanangamage John Weerasinghe Gabadaweediya, Plaintiff. No. 13,351. Vs.

Meddin Bawa Pathuma Nafchiyar of Kadeweediya,
Matara Defendant.

NOTICE is hereby fixen that on Wedgesday, April 8, 1942,
commencing at 10 o'clock in the forenood, will be sold by public
auction at the premises the right, title, and interest of the sad
defendant in the following property, for the recovery of a sum of
Rs. 486 70 together with legal interest on 183 352 80 from October
27, 1941, till date of payment viz.

27, 1941, till date of payment viz. :—10 that undivided one half part of the soil and of fruit trees. together with the entirety of the two boutiques standing thereon, of the land called Kongahawattekebella bearing assessment No 932, of the land called Konganawatterepens bearing assessment for 35.5, situated at Kadeweediya within the Four Gravets of Matars, Matara District, Southern Province; and bounded on the north by Broadway, east by the portion of the same land, south by portion of Kongahawatta wherein S. Izzadeen resides, and west by 3rd Cross road; and containing in extent 1 ro.

Deputy Fiscal's Office, Matara, March 5, 1942.

H. V. F. ABAYAKOON, Additional Deputy Fiscal.

Northern Province.

No. 11,989/A. ٧s.

and charges, viz. :-

All that piece of land with its appurtenances, situated at Neervely in Kopay parish, Valikamam East division of the Jaffina District, Northern Province, called Kiluvampattai and Thavanthaollai, in extent 39½ lachams varagu culture with houses, wells, and cultivated and spontaneous plantations; and bounded on the east by Suppar Kandiah and others, north by lane, west by lane and Kanapathy Sinnappodian and others, and south by lane and Poothar Sinnathamby and others.

Fiscal's Office, Jaffna, March 10, 1942.

Р. Тнамвіан, for Fiscal.

Eastern Province.

In the District Court of Colombo.

No. 12,229/M. B.

Kariyawasan Pattiyata Vitanage Sugathadasa of Trincomalee, carrying on business under the name, style, and firm of Jayanoris Silva & Sugathadasa or K. P. W. Sugathadasa

Thamby Muttu Rasiah of Division No. 2, Party.

and poundage, viz. :-

(1) All that allotment of land situated at Division No. 2, Trincomalee town, Eastern Province, with a tiled house of three rooms,

a tiled building used as a boutique, kitchen, and other outhouses, share in the well and other appurtenances belonging thereto depicted in the plan of Mr. Crayne, Surveyor, dated July 21, 1857; bounded or v outed to be bounded on the north-east and south-east by road, south-west by the land of Chellamma, widow of Arumugam, and on the north-west by the land of Mrs. Alfred de Jong; in extent 11 13/100 square perches bearing assessment No. 140. Registered A 12/208.

(2) All that piece of land bearing assessment No. 166, situated in Division No. 7, in the Town and District of Trincomalee, Eastern Province; and bounded on the north by land belonging to me the mortgagor, on the east and south by road, and on the west by a lane; containing in extent 5 perches with \$\frac{1}{2}\text{2}\text{1}\text{2}\text{1}\text{2}\text{1}\text{2}\text{1}\text{2}\text{1}\text{2}\text{1}\text{2}\text{1}\text{2}\text{2}\text{1}\text{2}\t

5th, 6th, and 7th lands subject to a secondary mortgage bearing No. 1,172 dated October 3, 1931, and attested by S. Natarajah of Anuradhapura, Notary Public, in favour of W. D. Piloris Silva for Pa. 1560.

Deputy Fiscal's Office, Trincomalee, March 7, 1942.

B. VRASPILLAI Additional Deputy Fiscal.

NOTICES IN TESTAMENTARY ACTIONS.

In the District Court of Colombo.

Order Nisi.

34 In the Matter of the Intestate Estate of Aliar Mohi-Testamentary Jurisdiction. No. 9,716. deen Aliar of Alagiamanavalapuram, Alwarthirunagarı, Tınnevelly Zilla ın South India, deceased.

(1) Ahamadu Pathummal, (2) Mohideen Aliar Abdul Caffoor, both of West street, Alagian and Aleguram, Alwarthirunagari, Tinnevelly Zilla, in South India, (3) Mohamadu Pathummal, wife of Mohideen Mohamed Hamiffa, Thatka Street, Alagiamanavalapuram, Alwarthirunagari, Tinnevelly Zilla, South India, (4) Aysha Ummal of West Street, Alagiamanavalapuram, Alwarthirunagari, Tinnavelly, in South India, of whom (3) and (4) are minors, appearing by their guardian ad litem (5) Mohideen Mohamed Haniffa of 208, Prince street, Pettah, Colombo Responde Pettah, Colombo Respondents.

Pettah, Colombo

Respondents,
THIS action coming on for disposal before James Joseph Esq.,
Additional District Judge of Colombo, on February 5, 1942, in the
presence of Mr. N. T. Palasandiran, Proctor, on the part of the
petitioner above named; and the affidavit of the petitioner dated
February 4, 1942, having been read;
It is ordered that the 5th respondent above named, be and he is
hereby appointed guardian ad litem of the minors, 3rd and 4th
respondents, to represent them for all the purposes of this action,
and that the petitioner above named be and she is hereby declared
entitled, as the eldest daughter of the deceased above named, to
have letters of administration issued to her accordingly, unless the have letters of administration issued to her accordingly, unless the respondents above named or some other person or persons interested ll, on or before March 19, 1942, show sufficient cause to the satisfaction of the court to the contrary.

February 27, 1942.

JAMES JOSEPH Additional District Judge.

In the District Court of Colombo.

Order Nisi.

20 Testamentary In the Matter of the Estate of the late Govinnage

Juridiction.
No. 9,928.

Govinnage Elaris Appuhamy of 77, Gotami lane, Welikada,
Colombo
Petitioner

Colombo

THIS matter coming on the disposal before James Joseph, Esq., Additional District Judge of Colombo on February 18, 1942,

nr. S. presence of Mr. S. W. Perera, Proctor, on the part of the persioner; and the affidavit of the above-mentioned petitioner did ed January 12, 1942, having been read:

Lis ordered that the petitioner above named be and he is hereby declared entitled, as the brother of the deceased above named, to have letters of admig. Extainon to the above estate issued to him accordingly, unless any person or persons interested shall, on or before March 19, 1942, show sufficient cause to the satisfaction of this court to the control. of this court to the contrary.

March 5, 1942.

JAMES JOSEPH, Additional District Judge.

In the District Court of Colombo. Order Nisi.

Testamentary In the Matter of the Intestate Estate of Maha-

Testamentary Jurisdiction.
No. 9,903.
Stemos, deceased.
Wannakuwattawaduge Faya Metor Fernando of The Alwis Piace, Dehiwala

(1) Wannakuwattawaduge Raya Victor Irving Fernando,
(2) Wannakuwattawaduge Raya Victor Irving Fernando,
(3) Wannakuwattawaduge Shelton Livyd Brindley Fernando,
all of The Alwis Digit. Del. Juryd Brindley Fernando,
all of The Alwis Digit. Del. Juryd Brindley Fernando,
all of The Alwis Digit. Del. Juryd Brindley Fernando,
all of The Alwis Digit. Del. Juryd Brindley Fernando,
all of The Alwis Digit. Del. Juryd Brindley Fernando,
all of The Alwis Digit. Del. Juryd Brindley Fernando,
all of The Alwis Digit. Del. Juryd Brindley Fernando,
all of The Alwis Digit. Del. Juryd Brindley Fernando,
all of The Alwis Petitioner.

THIS matter coming on for disposal before T. Weeraratne, Esq.,
District Judge of Colombo, of December 8, 1941, in the presence of
Mr. F. N. Jayaratne, Proster, on the part of the petitioner above
named; and the affidavit of the petitioner dated November 26,
1941, having been read:

named; and the athicavit of the petitioner dated November 26, 1941, having been read:

It is ordered that the 4th respondent above named be and he is hereby appointed guardian ad litem of the minors, the 1st, 2nd, and the 3rd respondents, to represent them for all the purposes of this action and that the petitioner above named be and he is hereby declared entitled, as the husband of the deceased above named, to have letters of administration to the above estate issued to him accordingly, unless the respondents above named or some other person or persons interested shall, on or before January 29, 1942, show sufficient cause to the satisfaction of this court to the contrary.

December 11, 1941.

T. WEERARAT District Judge.

The date for showing cause against the above Order Nisi is hereby extended to March 19, 1942.

James Josepu, District Judge.

February 25, 1942.

In the District Court of Colombo

Testamentary Jurisdiction. No. 9,962.

Notice of Application. y In the Matter of the Last Will and Testament of
Maria Ann Thomson of 53, Hill Top road, Oxford,
in the County of Oxford, formerly of Beaumont
Hotel, kny Planes Square, London, W. 2, and care
of Barcleys Benk, Limited, 7, Highgate Hill,
Uppor Holleway, in the County of Middlesex
uppor Holleway, in the County of Middlesex
Maria Chemistry Hill, Chearsley, Aylesbury, in
the County of Buckingham, England, Spinster,
deceased And

And

In the Matter of the British Courts Probates (Re-sealing) Ordinance (Chapter 84).

(Re-sealing) Ordinance (Chapter 84).

NOTICE is hereby given that after the expiry of fourteen days from the date hereof, application will be made to the District Court of Colombo under the British Courts Probates (Re-sealing) Ordinance (Chapter 84) for the sealing of probate of the will of Maria Ann Thomson of 53, Hill Top road, Oxford, in the County of Oxford, formerly of Beaumont Hotel, 17, Princes Square, London, W. 2, and care of Barclays Bank, Limited, 7, Highgate Hill, Upper Holloway in the County of Middlesex and of Chearsley Hill, Chearsley, Aylesbury, in the County of Buckingham, England, Spinster, deceased, granted by the Principal Probate Registry at Llandudno of His Majesty's High Court of Justice in England on the thirtieth day of May, One thousand nine hundred and forty-one.

F. J. & G. DE SARAM, Proctors for Barclays Bank, Limited one of the executors named in the will.

Colombo, March 13, 1942.

In the District Court of Colombo.

Order Nasi.

Testamentary Jurischiction. No. 9,964.

In the Matter of the Last Will and Testament of K. M. Karuppiah Pillai son of Kangany Muthiah Goundar of Sergudi Village, Musiri Taluk, Trichy District, South India, deceased.

Trichy District, South India, deceased.

K. Natarajan of 180, Second Cross street, Pettah, in Colombo Petitioner.

(1) K. M. K. Sinnakutti Ammal, widow of the deceased above named of St George estate Agrapatana, (2) Shanmugasundarammal, with of S. Sivalingam of Pottireddipatti Village, Erumaipatti Post, Namkii Paluk, Selam District, South India, (3) Thiana and Januaria, wife of A. Arapula Pillai of Thumbalam, Kolakutti Esst, Musiri Taluk, Trichnapoly District, South Edda, (4) Paravathapathniammal, wife of Ramasamy Pillai of Aldie estate, Bogawantalawa, (5) Dhanalakshimnammal, wife of T. Muttiah Pillai of Sergudi Village, Musiri Taluk aforesaid, (6) Ramamoorthi of St. Joseph's Musiri Taluk aforesaid, (6) Ramamoorthi of St. Joseph's College, Trichy, India, (7) K. Krishnamoorti of Trinity College, Kandy, (8) Vinayakachandiramallmathan of St. George estate, Agrapatana, (9) Raja Letchimi, daughter of T. Muttiah and Agilandam, deceased, who is a daughter of the deceased above named the deceased above named Respondents.

THIS matter coming on for disposal before James Joseph, Esq., Additional District Judge of Colombo, on March 2, 1942, in the presence of Mr. C. Sevaprakasam, Proctor, on the part of the petitioner above named; and (1) affidavit of the petitioner depetitioner 13, 1942, (2) the affidavit of the attesting witness dailed February 13, 1942, (3) the certificate of death dated November 1, 1941, and (4) the order of the Supreme Court dated February 4, 1942, having been read. 1942, having been read:

It is ordered that the last will and testament of K. M. Karuppiah

Pillai, deceased, the original of which is produced and is now deposited in this court, be and the same is hereby declared proved; and that the petitioner above named is the executor named in the said will and he is hereby declared entitled to have probate thereof issued to him accordingly, unless the respondents above named or some other person or persons interested shall, on or before May 14, 1942, show sufficient cause to the satisfaction of this court to the

contrary.

It is further ordered that the 1st respondent above named be and she is hereby appointed guardian ad litem of the minors, the 6th, 7th, 8th, and 9th respondents, to represent Dem for all the purposes of this action.

March 3, 1942.

JAMES JOSEPH. Additional District Judge.

In the District Cour Colombo. Qrdër Nisi.

Testamentary
Jufisdiction.

No. 9,969.

(1) Lawrie Polycarp Weuman of 62, Twenty-third lane, Wellawatta, Colombo, deceased.

(2) Lawrie Polycarp Weuman of 28, Hoden place, Bambalapitya, in Colombo, (1) Jahn Stokken Campbell of 66, Twenty-third lane, Wellawatta, in Colombo (2) Julian Eustace Weinman of 62, Twenty-third lane, Wellawatta, in Colombo (2) Julian Eustace Weinman of 62, Twenty-third lane, Wellawatta, in Colombo (3) Julian Eustace Weinman of 62, Twenty-third lane, Wellawatta, in Colombo (4) Julian Eustace Weinman of 62, Twenty-third lane, Wellawatta, in Colombo (5) Julian Eustace Weinman of 62, Twenty-third lane, Wellawatta, in Colombo (62, Twenty-third lane, Wellawatta, in Colombo (63, Twenty-third lane, Wellawatta, in Colombo (64, Twenty-third lane, Wellaw

It is ordered that the last will and testament of Marshall Francis Weinman, deceased, the original of which has been produced and is now deposited in this court be and the same is hereby declared proved and that the petitioners above named are the executors named in the said will and that they are hereby declared entitled to have probate thereof issued to them accordingly, unless any person or persons interested shall, on cr before March 19, 1942, show sufficient cause to the satisfaction of this court to the contrary.

March 9, 1942.

No. 9,973.

JAMES JOSEPH, Additional District Judge.

entary lestamentar Jurisdiction

In the District Court of Colombo.

Order Nisi.

In the Matter of the Last Will and Testament of Lucy Annette Epiles of Clifton Crescent, Folkstony in the Lounty of Kent, formerly of Lethenty, Justice, in the Island of Ceylon, deceased.

THIS matter coming on for disposal before James Joseph, Esq., Additional District Judge of Colombol on February 26, 1942, in the presence of Beram Kaikhushroo Billimoria of Colombo, in the presence of Beram Kaikhushrod Bilimoria of Colombo, Proctor, on the part of the petitioner, Oscar Percy Mount of Colombo; and the affidavit of the said petitioner dated February 23, 1942, an affidavit as to the due execution of the will, original will, certificate of death of the above-named deceased, power of attorney in favour of the petitioner, and Supreme Court's order dated February 16, 1942, having been read: It is ordered that the will of the said deceased dated January 7, 1914, 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 said petitioner is one of the attorneys of the sole executor named in the said will and that he is entitled to have letters of administration with a copy of the said will annexed issued to him accordingly, unless any person or persons interested shall, on or before March 19, unless any person or persons interested shall, on or before March 19, 1942, show sufficient cause to the satisfaction of this court to the

February 26, 1942.

James Joseph, Additional District Judge.

In the District Court of Colombo.

Testamentary
Jurisdiction.
No. 9,984.

In the Matter of the Last Will and Testament of Arthur John Leech of Rodmile, Serpentine road, Sevenaks, Ment. Brighand, formerly of the Palms Odlege frad, Ningumbaukum, in Madras, India, deceased.

THIS matter coming on for Christian brope rames Joseph, Esq., Additional District Judge of Colombo, Magras, 1942, in the presence of Messrs. F. J. & G. de Sargan, Proctors, on the part of the petitioner, Philip Edmonds Patener of Colombo; and (1) the affidavit of the said petitioner dated February 25, 1942, (2) the power of attorney dated August 26, 1941, and (3) the order of the Supreme Court dated February 16, 1942, having been read: It is ordered that the will of the said Arthur John Leech, deceased, dated September 9, 1931, a certified copy of which under the Seal of His Majesty's High Court of Justice in England, has been produced and is now deposited in this court, be and the same is hereby declared proved; and it is further declared that the said Philip Edmonds Pitcher is the attorney in Ceylon of the executors named

in the said will and that he is entitled to have letters of administration (with will annexed) issued to him accordingly, unless any person or persons interested shall, on or before March 19, 1942, show sufficient cause to the satisfaction of this court in the contrary.

March 4, 1942.

JAMES JOSEPH. Additional District Judge.

n the District Court of Colombo.

Testamentary No. 9,983.

One Nisi in Intestacy. the Matte of the Intestate Estate of Mutu-tantrige Catil rune de Silva, wito of the Hon. Dr. Wilmot Anthur de Silva of Sravasti, Edm-burgh crescent, Colombo, in the Island of In the Matte

Coylon, deceased.

And

And

Chapter XXXVIII.

The Hon. Dr. Wilmot Arthur de Silva

Crescent. Colombo.

nt, Colombo

...Petitioner

The Hon. Dr. Wilmot Arthur B. Bilva Crescent, Colombo Petitio C. A., Great Russell street, Tottenham Court road, London, W.C. 1, (8) Hector Clarence de Fonseka, Sumangala, Panadure, (9) Catherine Beatrice de Fonseka, Palm Grove, Panadure, (10) Dr. Frederick Lionel de Fonseka, Sri Mahal, Ward place, Colombo, (11) Dodwell Cyril de Fonseka, Palm Grove, Panadure, (12) Dr. Albert Edward de Fonseka, Ratnakara, Panadure, (13) Deepal Susantha de Fonseka, Sirimedura, Panadure, (14) Mrs. Gertrudo Claribel Salgado, Salgado Villa, Panadure, wife of Richard Salgado, (15) Jayariaia H raja H Sri Chandrasekera, Progtor, Panadure, (16) Phoebe Elaine Perera, Sirivasa, Sravasti place, Flower road, Phoebe Elame Perera, Sırıvasa, Sravastı place, Flower road, Colombo, wife of B F Perera, (17) Neville Spencer Cornelius Perera, Advocate, 1, Groenlands avenue, Colombo (son of Mrs. Mututantrige Cecilia Perera), (18) Leslie Simon Barnard Perera, C.C.S., Sirimedura, Bagatelle road, Colombo, (19) Henry W Amaiasuriya, Gower street, Colombo (the 17th, 18th, and 19 respondents being the executors of the will of Mututantrige Cecilia Perera, deceased), (20) Denister Perera Abeywardena, Abeyagiri, Nugegoda, (21) Geoffrey Perera Abeywardena, Fellah's Farm, Pannipitiya, (22) Llewellyn Perera Abeyawardena, Fellah's Farm, Pannipitiya, (23) The above-named Deepal Susantha de Fonseka of Sirimedura, Panadure, administrator of the estate of Mrs. Violet Hilda Sri Chandrasekora, late of 66, of the estate of Mrs. Violet Hilda Sri Chandrasekera, late of 66, Stratford avenue, Wellawatta, deceased.......Respondents.

THIS matter coming on for disposal before James Joseph, Esq., Additional District Judge of Colombo, on March 3, 1942, in the presence of Messrs. F. J. & G. de Saram, Proctors, on behalf of the petitioner, the Hon. Dr. Wilmot Arthur de Silva of Sravasti, Edinburgh crescent, Colombo; and the affidavit of the said petitioner dated January 25, 1942, having been read: It is ordered that the said the Hon. Dr. Wilmot Arthur de Silva, as the husband of the above-named Mututantrige Catherine de Silva, déceased, is entitled to have letters of administration issued to him, unless the above named respondents or any other person or persons interested shall, on or before March 19, 1942, show sufficient cause to the satisfaction of this court to the contrary.

March 4, 1942.

Additional District Judge.

In the District Court of Colombo.

. p Order Nisi declaring Will proved. estamentary in the Matter of the Last Will and Testament of the Mindestall of Norfolk House, Mundes-ley-on-Sta, All the Country of Norfolk, England, former troof "Stony Croft", Russell Terrace, Mundes by on Sta aforesaid, gentleman, deceased. Jurisdiction.

former type stony Croft", Russell Terrace, Mundelly-on the aforesaid, gentleman, deceased. THIS matter coming on for disposal before James Joseph, Esq., Additional District Jurge of Colorado, on March 3, 1942, in the presence of Messry III & G. Hossara, Proctors, on the part of the petitioner, Philip Edmond's Pitches Colombo; and (1) the affidavit of the said petitioner dated February 25, 1942, (2) the power of attorney dated September 17, 1941, and (3) the order of the Supreme Court dated February 18, 1942, having been road: It is ordered that the will of the said Henry Thomas Bayley, deceased, dated October 21, 1927, a certified copy of which under the Seal of His Majesty's High Court of Justice in England has been produced and is now deposited in this court, be and the same is hereby declared proved; And it is further declared that the said Philip Edmonds Pitcher is the attorney in Ceylon of the executor named in the said will and that he is entitled to have letters of administration (with will annexed) issued to him accordingly, unless any person (with will annexed) issued to him accordingly, unless any person or persons interested shall, on or before March 19, 1942, show sufficient cause to the satisfaction of this court to the contrary.

> JAMES JOSEPH. 'Additional District Judge.

March 4, 1942.

N M BHARUCHA District Judge.

N. M BHARUCHA.

District Judge.

of No. C B. de Vos, Proctor, S. C., Kandy, on the part of the petitoder, George Walter Mervyn Pereira of Trincomaloe street, Kandy, and the affidavits of the said petitioner dated January 14, 1942, and of the attesting notary dated January 22, 1942, having been In the District Court of Kalutara Order Nisi declaring Will proved, &c. Testamentary Jurisdiction. In the Matter of the Estate of the late Muradu Marikkar Mohamed Sali Marikkar, deceased, of read:

It is ordered that the last will of the above-named deceased, dated September 25, 1941, and now deposited in this court, be and the same is hereby declared proved, unless any person or persons interested shall, on or before March 26, 1942, show sufficient cause to the satisfaction of this court to the contrary

It is further declared that the said petitioner is the executor named in the said will and that he is ontitled to have probate of the same issued to him accordingly, unless any persons or received. No. 3.019. Katukurunda. Usubu Lebbe Fahla Umma of Khukur had. .. Petitioner. same issued to him accordingly, unless any person or persons interested shall on or before the said date show sufficient cause to affidavit of the above-mention of having been read:

It is ordered that the petitioner (bove named be and she is hereby doclared entitled, as widow of the deceased above named, to have letters of administration issued to her, unless the respondent or any other person interests of the satisfaction of this court to the the satisfaction of this court to the contrary. C NAGALINGAM February 18, W42 District Judge. á.B In the District Court of Kandy Order Nisi Tostomentary contrary. In the Matter of the Estate of the late Erick tion Stanley Fruit deceased, of Rangalla estate, 270 Eurgall of Alpitikande Estate. Jurisdiction January 3, 194 District Judge. No. T 270 Stanley 3% The date for showing cause is extended to March 9, 1942. Gampola Petitioner. V. JOSEPH Madalino Trib of February 9, 1942. District Judge. Alpitikando The date for showing cause is extended to March 23, 1942. Floronco Gampola Respondent. Gampola Respondent.

THIS matter coming on or disposal before Chellappah Nagalingam, Esq., District Judge, Kandy, on March 3, 1942, in the presence of Messrs. Jonklans & Schokman, Proctors, on the part of the petitioner, Stanley Cavendish Traill; and the affidavit of the said petitioner dated January 22, 1942, having been read:

It is ordered and decread that the potitioner be and he is hereby declared entitled, as father of the above-named deceased, to have letters of administration of the estate of the deceased issued to him, unless the respondent or any other person or persons interested. V. Joseph March 9, 1942 District Judgo. In the District Court of Kalutara. Order Nisi declaring Will proved, &c Testanjonary In the Matter of the Estate of the late Galhene. Jurisdiction. appuhamilage Girigoris Samaranayako milage Girigoris Samaranayako *alias* Gregory Samaranayake, deceased No. 3,028. No. 3,028. George Gregory Samaranayake, deceased of Kegalla.

(1) Galheneappuhamilagery Lorans Safaganayake of Pambe, (2) ditto William Samaranayake of Angangoda . Petitioners.

(2) Petitioners.

(3) Rambura and Ramaranayake and (3) Kambura walakankanange Don Haffian Ramaranayake and (3) Kambura walakankanange Don Haffian Ramawaya a her husband, both of Dodaugoda, (4) Gatheneary hamiliage ossie Samaranayake, and (5) Heperuna Arata ing Saparaweera Mithraratne, her husband, both of Pamulugana . Respondents.

THIS matter coming of for disposal before V. Joseph, Esq District Judge, Kalutara, on March 2, 1942, in the presence of Mossis. Obeyesekere & de Silva, Proctors, on the part of the potitioners, and the affidavit of the above mentioned potitioners dated January 9, 1942, having been read.

It is ordered that the petitioners above named be and they are hereby declared entitled, as the brothers of the deceased, to have letters of administration to his estate, unless the respondents or any person or persons interested shall, on or before April 20, 1942, show sufficient cause to the satisfaction of this court to the contrary. George Kegalla. unless the respondent or any other person or persons interested shall, on or before April 16, 1942, show sufficient cause to the satisfaction of this court to the contrary. C. NAGALINGAM March 3, 1942: District Judge. In the District Court of Nuwara Eliya holden at Hatton. Testayentary Order Nisi. In the Matter of the Intestate Estate and Effects of Kana Runa Muttusamy Pillar of Perumall Palayam village, Musuri Taluk, Trichy District, South India, deceased. Jursdiction. No 214 They araya Pilla, son of Sempulingam Pilla of Watawala

(1) Secthaletchuru (mutour represented by hor guardian at litem, (2) Secthalatechuru (mutour represented by hor guardian at litem, (2) Secthalatechuru (mutour represented by hor guardian at litem, (2) Secthalatechuru (mutour represented by hor guardian at litem, (2) Secthalatechuru (mutour litem) at Uvakolle estate.

HIS matter coming on or displacal before W. Olagasogaram, Esq., District Judge. Nuwara Eliya-Haltan, on February 17, 1942, in the presence of Mr Sinniah Sellamurai, Proctor, on the part of the potitioner. They are yellal, son of Sempulingam Pilla of Watawala and the affidavit of the said potitioner dated February 13, 1942. V JOSEPH, March 2, 1942. District Judge and the affidavit of the said petitioner dated February 13, 1942, In the District Court of Kandy. 35 Order Nisi declaring Will proved. Testamentary
Jurisdation.
In the Matter of the Last Will and Testament of
No. 249.
THIS matter coming on fit disposal before James Joseph, Esq.
District Judge, Kandy, on Robember 17, 1941, in the presence of
Messrs. Marikar & Marikar, Proctors, on the part of the petitioner,
Tikin Kumarihamy Bandars Monike Abeygoonesekara; and the
affidavit of the said petitioner lifted November 17, 1941, and of the
attesting notary dated November 17, 1941, haying been read.

It is ordered that the last will of the abeygoonesek and the
same is horeby declared proved. Unless the respondents—(1)
Milhient May Abeygoonesekara. (2) Beatrice Bridget Abeygoonesekara, (3) Hinton Hubert Abeygoonesekara and (4) Princy Phillis
Abeygoonesekara, all of Trincomales street. Kandy, the 4th appearing by her guardian ad litem the 3rd respondent, or any other
person or persons interested shall, on or before January 19, 1942,
show sufficient cause to the satisfaction of this court to the contrary.

It is further declared that the is entitled to have probate of the
same issued to her 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.

James Joseph. Testamentary Jurisdiction. No. 249. In the Matter of the Last Will and Testament of to the contrary. It is further ordered that the 2nd respondent be and he is hereby appointed guardian ad litem over the minor, the 1st respondent above named, for the purposes of this action, unless the 2nd respondent above named or any other person or persons on her behalf shall, on or before April 28, 1942, show sufficient cause to the contrary. W. OLEGASEGARAM, February 17, 1942. District Judge. In the District Court of Galle. Tost investary Jurisphetion. No. 7,948 Order Nist. In the Matter of the Last Will and Testament of Charles William de Costa Dassanayake of Gano-gama in Galle, deceased JAMES JOSEPH November 17, 1941 District Judge The date for showing cause against this Order Nim is extended to February 26, 1942. C NAGALINGAM, District Judge The date for showing cause against this Order Nisi is extended having been read : to March 26, 1942. naving been read:

It is ordered and doclared that the said petitioner be and she is entitled, to have probate issued to her accordingly, unless the said respondents or any person or persons interested shall, on or before February 27, 1942, show sufficient cause to the satisfaction of this court to the contrary. C NAGALINGAM February 26, 1942. District Judge.

December 5, 1941

February 27, 1942.

Extended and reissued for March 20, 1942.

THIS action coming on for the laptan Nagalingam. Esq , District Judge, Kandy, on February 18, 512, in the presence

24

In the District Court of Kandy

Order Nun declaring Will arrayed &c.

Testamentary In the Matter of the Valt Will and Testament of Jurisdiction.
Bridget Millier Pereira, deceased, of 243, No. T. 267.

Trincomales treet, Kandy

to the contrary. It is further ordered that the 6th respondent be and he is hereby appointed guardian ad litem over the minors, lst to 5th respondents above named; to represent them for all the purposes of this action

M A. SAMARAKOON, March 31, 1941. District Judge.

Order Nisi extended to September 8, 1941.

T. P. GUNATILLAKA District Judge.

Order Nisi extended to February 16, 1942.

July 21, 1941.

M. A. SAMARAKOON, January 15, 1942. District Judge.

Order Nisi extended to March 23, 1942.

M. A. SAMARAKOON. February 16, 1942. District Judge . Under Rs. 15,000.

3*V* In the District Court of Matara. Order Nist.

Order Niss.

In the Matter of the Last Will and Testament of Talpawela Vidana Kankanange Munneris Kumarapperuma, late of Wattegama, deceased. Testamentary Jurisdiction. No. 4,134.

No. 4,134. Kumarapperuma, late of Wattegama, deceased.

(1) Talpawela Vidana Kankanange Yasodis Kumarapperuma,
(2) ditto Heardis Kumarapperuma, of Wattegama.

THIS matter coming of for disposal before M. A. Samarakoon.
Esq. District Judge. Vidara, on October M. 1941, in the presence of Mr. C. V. Samarakoga. Peroctor, on the part of the petitioners dated August 18, 1941, (b) the etter of (a) the sard petitioners dated August 18, 1941, (b) the etter of the part of the witnesses dated November 26, 1941, having begar read.

It is ordered that the last will and dissument of Talpawola Vidana Kankanango Minneris Kumarapperuma, deceased, of which the original has been produced and is one deposited in this court be and the same is hereby declared properties. And that the petitioners are the executors named in the said length of the petitioners are the executors named in the said length of the petitioners are the executors named in the said length of the petitioners are the executors named in the said length of the petitioners are the executors named in the said length of the petitioners are the executors named in the said length of the petitioners are the executors named in the said length of the petitioners are the executors named in the said length of the petitioners are the executors named in the said length of the petitioners are the executors named in the said length of the petitioners are the executors named in the said length of the petitioners are the executors named in the said length of the petitioners are the executors named in the said length of the petitioners are the executors named in the said length of the petitioners are the executors named in the said length of the petitioners are the executors named in the said length of the petitioners are the executors named in the said length of the petitioners are the executors named in the said length of the petitioners are the executors named in the said length of the petitioners are the executors are the executors are the executors. contrary.

M. A SAMARAKOON. October 29, 1941. District Judge

Date for showing cause extended to February 2, 1942.

M. A. SAMARAKOON, December 8, 1941. District Judge.

Date extended to March 16, 1942.

M. A. Samarakoon. District Judge.

In the District Court of Jaffna, held at Point Pedro. · Order Nusi.

Testamentary Jurisdiction. In the Matter of the Intestate Estate of the late K. Volupilla of Point Pedro, deceased. No. 170/P

Thyalmuthammah, widow of K. Velupillai of Point Pedro Politic

1941, having been read

It is ordered that the 2nd respondent above named be and he is hereby appointed guardian ad litem over the minor, the 1st respondent, to représent him for all the purposes of this action, and that the petitioner be and she is hereby declared entitled, as widow of the deceased above named, to have letters of administration to the above estate issued to here executed; whiles the representation to the above estate issued to her accordingly, unless the respondents above named or any other porson or porsons interested shall, on or before February 26, 1942, show sufficient cause to the satisfaction of this court to the contrary.

Jahuary 24, 1942.

L. W. DE SILVA. Additional District Judge.

Time to show cause extended till March 19, 1942.

L. W. DE SILVA, Additional District Judge.

In the District Court of Jaffna (held at Point Pedro). Order Nisi.

Testamentary In the Matter of the Intestate Estate of the late Jurisdiction. Karthiges doceased. Karthigesu Chinnathamby of Karaveddi East.

petitioner; and the petition and affidavit of the petitioner having been road:

been road:

It is ordered that the 8th respondent be appointed guardian ad litem over the minors, 1st to 7th respondents, that the petitioner be declared outstled to take letters of administration and that letters of administration be issued to the petitioner, as brother of the deceased, unless the respondents shall appear before this court on or before March 5, 1942, and show sufficient cause to the satisfaction of this court to the contrary.

February 18, 1942.

March 5, 1942

L. W DE SILVA Additional District Judge.

Extended for March 19, 1942.

L. W. DE SILVA, A D. J.