

ERNMENT GAZETT CEYLON

No. 9.053 — FRIDAY, DECEMBER 18, 1942.

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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NOTIFICATIONS OF CRIMINAL SESSIONS.

BY virtue of a mandate to me directed by the Hop, the Supreme BY virtue of a mandate to no directed by the Hon, the Supremo Court of the Island of Ceylon, I do hereby proclaim that a Criminal Session of the said court for the Districts of Ratinapura and Avissa-wella will be holden at the court-house at Colombo on Monday, January 11, 1943, at 11 o'clock of the morning of the said day. And I do hereby require and inform all persons concerned therein to attend at the time and place above mentioned, and not to depart without leave acted and invented.

without leave asked and granted

Fiscal's Office, Ratnapura, December 11, 1942.

R M DAVIES. Fiscal

DISTRICT AND MINOR COURTS NOTICES.

Destruction of Useless Documents.

NOTICE is hereby given that three months from the date hereof the records enumerated in the schedule hereto will be destroyed under the provisions of Section 5 of Chapter 336 of the Legislative Enactments Any person interested in any record may personally, or by Proctor, or by diply authenticated petition, claim upon valid cause shown, that such record should not be destroyed

Schedule Scrial Numbers. Year .. C. B 19.480-20.200 1928-1932 1-2,200 M C. 10,402-21,900 1933-1937 1-22,159

> A C Z WIJAYARATNA, Magistrate and Commissioner of Requests.

Magistrate's Court, Matale, December 15, 1942

NOTICE is hereby given that three months from the date hereof the records enumerated in the schedule annexed will be destroyed under the provisions of section 5 of Chapter 336 of the Legislative Enactments.

Any person interested in any record may personally or by Proctor or by duly authenticated potition claim upon valid cause shown, that such record should not be destroyed

Diffee Back	White Blieff Tools a street of							
	No	o, of Cases						
Year.	No. of Cases.	to be '	Court.					
Destroyed.								
1935-37	. 8,000-9,199	1.200	Court of Requests, Badulla					
1929-37	5,543-6,595 &	1,741	Court of Requests, Badulla-					
	1-687		Haldummulla					
1935 - 37	.17.900 - 26.699	8.800	Magistrate's Court. Badulla					
1935-37	., 4,711-8,999 .	4.288	Magistrate's Court. Badulla-					
			Haldummulla					
1922-37	. 3,800-6.662 .	2 863 .	District Court (Civil), Ba-					
			dulla					
1917 - 35	. 4,700-5,010	320 . \	District Court (Criminal),					
			Badulla					
1915-32	. L 300-L 844	545 .	District Court (Lunacy).					
	,		Badulla					
	Total	10 757						

Pro-Inquest 1928-1937 ceedings

HERBERT S. ROBERTS. District Judge. Commissioner of Requests, and Magistrate. The District Court,

Reserving Land and Chena

Badulla December 8, 1942. 933---J. N. A 19858-812 (12/42)

NOTICES OF INSOLVENCY.

In the District Court of Colombo.

In the matter of the msolvency of K. S. Seyadu Varusan of 35 Old Butcher street, Pettah, Colombo, msolvent No 5,624 Insplyones

Inshlvency Values of 30,000 Dutting street, 1000

December 9, 1942.

By order of court, O. EMMANUEL. · Secretary.

In the District Court of Kandy.

No It 102. In the matter of the insolvency of Wilhe Alexander Wijotunga of Agriya, Kandy.

NOTICE is hereby given that a meeting of the creditors of the above-named insolvent will take place at the sitting of this court on January 29, 166, to consider the granting of a certificate of conformity to the above-named insolvent.

By order of court. R. B. RATNAIKA.

By order of court. R. B. RATNAIKA.

December 14, 1942.

Secretary.

NOTICES OF FISCALS' SALES. Western Province.

In the Court of Requests of Gampaha.

Dona Pedinona Sirimanna Hamine of Pothuwila in Paiyagala, presently of Gampaha Medagama No 904 1

payment in full and costs of suit. Rs. 29.75, Niz. —
All that underfield a part or share of the alloment of land called Ushettiynwatta alias Hettiynwatta bearing essessment Nos. 104 and 105 together with the trees plantations, and buildings thereon, situated at Korteboain street in the Kotahena Ward within the Municipality and District. of Colombo, Western Province; and bounded on the north by the premises bearing assessment No. 103, on the east by the property of Delnegy Forsyth & Company, south by the property of Hutson & Company, and on the west by Korteboain street; containing in extent 35 perches, which said allotment is otherwise described according to a more recent plan bearing No. 2484 dated November 12, 1921, made by E. F. Daniel, Municipal Surveyor, as follows:—

A block of land with the buildings thereon bearing accessment.

A block of land with the buildings thereon bearing assessment No 2760/104 (1-10) Korteboam street, situated in the Kotahena Ward and now bearing assessment Nos 128, 132 to 136 (1-22) situated in Kotahena Ward within the Municipality and District of Colombo. Western Province; and bounded on the north by property of Thala Umma (widow of the late Ana Kana Seyadu) and Ana Kana Mohammadu Sattakathulla bearing assessment No 2761/103 (1-10), east by the property of Messrs Samuel & Co.

bearing assessment No. 2766/2771/96 to 99, south by property of the Government bearing assessment No. 2746/2759/106, and on the west by Korteboam street, containing in extent 23 68/100 perches subject to the morpage bond No. 4083 dated May 7, 1941, and attested by M. P. Wijesinghe, Notary Public, in favour of Rambukkana Maggonge Edwin Perera of Gorakana.

Fiscal's Office, Colombo, December 15, 1942.

H C. WIJESINHA, Deputy Fiscal.

In the District Court of Colombo

In the matter of the last will and tostament of the late Weerakoon Girigoris Gomes Abeysinghe Deceased Batagama ,

3,392 Testy

Edward Aboysmghe of Batagama ... Executor. Weerakoon George aforesaid

Weerakoon George Edward Aboysinghe of Batagama . Executor. NOTICE is hereby given that on Wednesday, January 13, 1943, will be sold by public auction at the respective premises the following properties for the recovery of the sum of Rs. 5,726 80, with interest thereon at 4 per cent. For annum from May 17, 1941, to date of payment, being balance estate duty together with a further sum of Rs. 5 15 being accrued interest, viz. —

The following properties beloning to the estate of the late Weerington Guigoris Games Abeysinghe above named, to wit:—

1. At 2 m m All that and called Kinatagahawatta situated at Batagama borth in the Riggin pattic of Alukkuru korale in the District of Colombo, Western Trovince, and bounded on the north by the land of the late M. Manuel Alwis, on the south by land of M Norbert Alwis, on the east by village Committee road, and on the west by land of the late M. Manuel Alwis, containing in extent about 2 tores. Registered in B 366/282. (**)

2 At 2 m m.—All that portion of Marandagarawatta situated at Batagama North aforesaid, and bounded on the north by land of Abeysinghe Julian Lomes and others, out the south by Welgamphiya Ganemulla road, on the east by village cart road on the west by village cart road containing in extentation of Marandagahawatta situated at Batagama North aforesaid, and on the vest by village cart road containing in extentation of Marandagahawatta situated at Batagama North aforesaid, and on the west by village cart road containing in extentation of Marandagahawatta situated at Batagama North aforesaid, and on the west by Wela Pita-ela; containing in extent about 3 acres. Registered in B 366/204

3. At 3 p m.—All that land called half share of Dawatagaha-

B 366/264

3. At 3 p m.—All that land called half share of Dawatagahawatta stuated at Batagama North aforesaid, and bounded on the north by the land of Rajapassa Korallage Thomas Caldera and others, on the south by land of M Norbert Alwis, on the east by ditch of the field, and/on the west by land of Abeysinghe Aratchinge Juhan Gomes; and containing in extent about 3 acres and 3 roods together with the thatched house and everything appertaining thereto. Registered in B 368/265.

S. At 3.15 p.m—All that field called Dangahaowita alias Dawatagahakunbura situated at Batagama North aforesaid; bounded on the north by wafer-course (Waturabasna Mudun-ela), on the south by a portion of this field, on the east by field of H. Peraginu Tissora and others, and on the west by Waturabasna Mudun-ola (water-course); containing in extent about 4 beras of paddy sowing Registered in B 366/267.

9. At 3.30 p.m—All that field called Delgaha alias Pothupurana Koralkumbura situated at Batagama North aforesaid, and bounded on the north by the land of H. Bastian Tissera, on the south by water-course (Waturabasna Mudun-ela), on the east by field of H. Peraginu Tissera, and on the west by field of Rajapassa Korallago Dionis Caldera; containing in extent about 4 bushels of paddy sowing. Registered in B 366/268.

Fiscal's Office,

H. C. Witesinha. At 3 pm.—All that land called half share of Dawatagaha-

Fiscal's Office. Colombo, December 15, 1942. H. C. WIJESINHA, Deputy Fiscal.

In the District Court of Colombo.

(1) Muttupalaniappa Chettiar, (2) Thiagarajan Chettiar, (3) Annamalai Chettiar, "all sons of Nallacaruppan Chettiar, carriag on business under the name, style, firm and vilasam of Nana Moona Awaman Roona or N. M. A. R. of 285, Sea street, Golombo Value Value Jayasurahe of 501 501 Jayasını'ne of 591 Baseline road, Demata-Plaintiffs.

Don't Jayasimshe of 591h Bredine road, Demataged.

NOTICE is horeby given that on Tuesday Lamary 12, 1943, at 3 M., will be sold by public action at the premises the right, title and interest of the sand defendent in the tollowing property for the recovery of the sum of Rs. 1,097 19 together with further interest, Rs. 30 a month from October 1, 1941, up to the date of decree, October 2, 1942, viz.

All that divided lot marked E in the plan No 755 dated October 26, 1925, made by L. Saliokingh Licensed Streeper, with the buildings and trees standing therefore mand out of the premises bearing assessment Nos. 281 to 282, and presently bearing assessment Nos. 281 to 282, and presently bearing assessment Nos. 41 (20-27), 41/28-32, 41 (38-41) and 43 to 45, situated at Pickerings road, Kotaheng, within the Municipality and District of Colombo, Western Province; and bounded on the north by Messrs. Delmege Forsyth & Company's Oil Stores and tenements, on the east by the properties of late Mr. Cassie Chetty, Miss Aserappa and of the late Wappu Mudalai, on the south by Pickering's road, and on the west by lot marked D; and containing in extent 1 rood and 11 16/100 perches held and possessed by the defendant under and by virtue of deed of gift bearing No. 2217 dated August 23 and 27, 1926, attested by D R. de S Abhayanayake, Notary Public, and registered under title A 249/126 Colombo.

Fiscal's Office,

H. C. Wijesinha,

Fiscal's Office, Colombo, December 15, 1942.

H. C. WIJESINHA, Deputy Fiscal. In the District Court of Colombo

Plaintiffs

No. 13,634/M A. Selvaratum of Jawatte road, Colombo ... Defendant

A. Selvaratain of Jawatte road; Colombo Defendant NOTICE is hereby even that on Friday, January 15, 1943, at 4 r k, will be sole by public bacton at the premises the right, title, and interest of the said defendant in the following property for the recovery of the said defendant in the following property for the recovery of the said defendant in the following property for the recovery of the said defendant in the following property for the recovery of the said defendant in the following property for the recovery of the said defendant in the following property of the said the control of the following in the said further costs, is a sum of Rs. 1,707, viz.:

All that alternent following harked lots 1 on plancho 15/35 dated December 21, 1935, made by S. R. de La Harpe Licensed Surveyor, of the land called Mudalpraveni Madangahar tita alta Ulugedarawatta with the buildings standing thereon bearing assessment No 131, Thimburgasyaya road, struated at Thin bingasyaya within the Municipality and District of Colombo, Wastern Lydvince, bounded on the north by land belonging to the heirs of W. D. Carolis, on the east by lands of E. C. de Bonsoka and M. A. Vincent Anawaratne and lot 2 on the said plan No. 15/35 which said allotment of the south by Thiburgasyaya road, and on the west by land of D. E. Wijesunyal land of E. C do Fonseka, and land belonging to the heirs of W. D. Carolis and containing in extent 1 acre and 13.5 pershes according to the said plan No. 15/35 which said allotment of land as above described is included in all that allotment of land as above described is included in all that allotment of land as above described is included in all that allotment of land as above described is included in all that allotment of land as above described is included in all that allotment of land as above described is included in all that allotment of land as above described is included in all that allotment of land as above described is meluded in all that allotment of land called Mudalpraven Madangahawatta with the pitya road, and on the south-west by lands of D Don Carolis and of Proctor Fonseka; containing in extent 1 acre 16 c/100 perches, according to the survey plan dated May 5, 1907, made by T. F. Ondatjee, Fiscal's Surveyor; and registered in A 186/29 of the Colombo District Land Registry

Fiscal's Office, Colombo, December 16, 1942.

H C WILLIAMA. Deputy Fiscal.

. Plaintiff

Northern Province.

In the District Court of Jaffna.

Sivaguru Balasingam of Chavakachchen

No. 16429.

No. 14429.

Vanctumby Varramuttur Chayakachtheri

Defendant.

NOTICE schereby given that on Saturday, January 23, 1943, at 16.30 in the forenoon, will be sold by public auction at the plenises the right, fulle, and the sold by public auction at the plenises the right, fulle, and the sold by public auction at in the following property, for the redwiry of the sum of Rs. 1,039–50, with interest on Rs. 1,000 at the radio of 3 per cent per annum from February 13, 19417 all payments full and poundage and charges, viz.:

All the ground, cocontition of last toes and other plantations, stone-built holises and well within the boundaries of the divided extent of 9 lachams variage culture and 15 kuhes on the southern parish, Thenmandely Division of the Jaffina District, Northern Province, called Anadous in the said extent of 9 lachams variage culture and 15 kuhes it bounded on the east by Railway lane, north by Varithamby Vairamuttu and sharcholders, west by road, and south by Kanthar Vallipuram. south by Kanthar Vallipuram.

This land is said to be under mortgage.

Fiscal's Office, Jaffna, December 15, 1942

A C. NALLIAH.

North-Western Province.

In the District Court of Kurunegala.

Ana Lana Govindan of Kurunegala Plaintiff. No. 1,044

No. 1,044.

Edirisinghe tratchilage Podisingho of Konpola in Tiragandahe kofale

NOTICE is hereby given that our Tuesday, January 12, 1943, commencing from the 1st land at 11.0 clock in the forence, will be sold by politic actionant the premises the right, title, and interest of the said defendant in the following property for the recovery of the sum of Rs. 462 with interest on the puncipal sum of Rs. 300 at the rate of 18 per cent, per annum from June 5, 1942, to October 8, 1942, and thereafter, with unterest at 9 per cent per annum on the aggreages amount till payment by full and Rs. 74, 90 being costs and roundage, viz:

1. All that felli called Ihaladeniye Inyaganakumbura of 2 pelas paddy sowing extent, situated at Konpola in Tiragandaho korale of Weuda Wih hatpattu, in the District of Kurunggaliy, North-Western Province; and bounded on the north by the energy fence of the garden of Smmah, east by the limitary ridge of the field of Kiriya and others, south by the garden Mohammetic Casalm, and west by the limitary ridge of the field of Appi, Naido and others. Registered in A 170/235.

2. Undivided 5/8 stare of Lindawatti, of 2 lahas kurukkan sowing in extent, situated at Konpola aforesaid; and bounded on the east by the fences of the gardens of Dinginappu Naide and Kiri Naide, south by the wire fence on the limit of the garden of

Appuwa, west by the garden of Kui Naido and others, and north by Lindakotuwowela, together with everything thereon Registered m A 227/159.

in A 221/199.

3. Undivided 1/5 share of Deniye Iriyagahamulakumbura of 2 polas and 5 lahas paddy sowing and its adjoining pillews of \(\frac{1}{2} \) a seer kutakkan sowing both forming one land, containing in extent 1 acre and 3 roods, situated at Konpola aforesaid; and bounded are and 3 roods, situated at Konpola aforesaid; and bounded on the north by the tences of the gardens of Cader Saibo and Appu Naide, east by the limitary ridge of Denryckumbura, south by elawella, and west by the limitary dam of the field of Sirweddya, together with everything thereon. Registered in A 401/78 which is identical with the land registered at A 220/78.

4. All that land called Rightatianagahamulawatta alias Muruthagahamulawatta of about 1 laha kurakkan sowing or 1 rood and 12 perches in extent, situated at Konpola aforesaid, and bounded on the north by Lindawatta of Appuwa, south and ivest by Beligahamulawatta of Appuwa, south and ivest by Beligahamulawatta of Appuwa, together with everything thereon. Registered in A 326/9 which is identical with the land registered at A 298/140.

5. All that one undivided thirteenth share of the southern portion of 8 lahas of paddy sowing extent from and out Weliyaddekumbura of 3 pelas paddy sowing extent from and out Weliyaddekumbura of 3 pelas paddy sowing in extent, situated at Konpola aforesaid, and bounded on the north by the limit of the other portion of this field, east by limitary dam of Bandiya's field, south by limitary dam of Dingriya's field, and west by chena of Ram Registered in A 234/77.

Fiscal's Office.

S Subramaniam.

Fiscal's Office, Kurunegala, December 15, 1942.

S SUBRAMANIAM Additional Deputy Fiscal.

In the District Court of Puttalam

(1) Thamby Marikar Mahamoothu and (2) Thamby Marikat Mohamedo Sarah Umma, both of Puttalam, administrators of the intestate estate of the late Mohamedo Cassim Marikar Mohamedo Ibrahim Nama Macikar Plaint

No. 4,875. (1) P. R. L. V Subramanian Chottiar by his attorney Periyaiah Pillai Chimnah Pillai of Puttalam. (2) P. R. L. V. Letchi-manan Chattar alyas Sockalingung Chettian of Put-talam Detendants

Defendants
NOTICE is hereby given that on Thursday, January 7, 1943.
commencing from the first land, at 10 o'clock in the forenoon, until both the lands are sold eat, will be sold by public auction at the spot the right, titled shad interest of the said 1st defendant in the following property, viz.:—For the recovery of the sum of Rs \$6,000, with interest thereon at the rate of six per centum per annual from August 12/1942, till payment in full and costs of suit Rs \$000.

1. The land called Chetty Chenarteam, situate at Chetty Chena in Akkara pattu south of the Pittalam pattu in the District of Puttalam, North-Western Provinge, and bounded on the north and east by reservations, south by \$7\$ P Nos. 206,265, 206,266, and west by \$7\$ P No. 206,265, and containing in extent 301 acres 2 coods and 35 perches H 75/190.

2. The land called Sambakultotam, situate at Manjad Coolin in Totapolai in Akkara pattu aforesaid, and bounded on the forth by Chetty Chena belonging to P. L. S. Letchmanan Chettar and others, east by reservation for a road, south by Chetty Chena belonging to E. S. A. M. Falaloon Markar, and west by land of Thema Moona Thamby Marakar, and containing in extent 87 acres and 3 roads H 75/191

The above lands are subject to the claim of the Moreantile Bank for Rs. \$1,500, further interesticand costs in terms of the decice entered in D. C. Calcuples (282 No. 10.536).

for Rs 51,500, further interest and costs in terms of the decree entered in D. C., Colombo, caso No. 10,536.

Office of the Doputy Fiscal, Puttalam, December 12, 1942.

N. MANICKA IDAIKKADAR. Additional Deputy Fiscal

Province of Sabaragamuwa.

In the District Court of Kandy.

The Public Trustee of Ceylon as executor of the last will and testament of Arthur John Pate and as executor of the last will and testament of Subolla Charlotte Pate, his wife, of Kandy, but the control of Subolla Charlotte Pate, his wife, of Kandy, but the control of Subolla Charlotte Pate, his wife, of Kandy, but the control of Subolla Charlotte Pate, his wife, of Kandy, but the control of Subolla Charlotte Pate, his wife, of Kandy, but the control of Plaintiff both dedeased //

No Mileta

Don Theadore Pelpole of Lake road, Kardy

Dottedant

(1) Sawanna Pana Lana Seepa Rawanna Mana Ramanathan
Chettiar of Sea street, Colombo and thico
Necessary Parties Defendant.

NOTICE to hereby given that on Filday, January 22, 1943, at 10 o'clock in the forenoon, will be sold by public diction at the respective premises the right, title, and interest of the said-defauldant in the following property, for the recovery of Rs 20.5203 with further interest on Rs 18,000 at 8 per cent, per rangum from March 1, 1941 till January 21, 1942, and thereafter on the aggregate amount at 9 per cent per annum till payment in full and Rs 364 59 being taxed costs and poundage, viz.

- 1. All that property called and known as Weranagan estate, stuate in the village named Fratna in the Uda pattin of Kuhuwiti korale in the District of Ratnapura of the Province of Sabaragamiwa: containing in extent 435 acres and 2 roods in the aggregate extent comprising the two following allotments of land which are separated from each other by the Kalu-ganga and the water-course flowing into it known as Jebua Konda-ela or Jebua Kanda-ela but which can, from their situation as respects each other, be included in one survey, to wit.—
- but which can, from their situation as respects each other. De meluded in one survey, to wit.—

 2 All that allotment of land called Werangalamukalana, bounded on the north by land described in plan No 99.586 Himpiduruh lagalamukalana and Pangaha-ela, on the east by Weraniyagalamukalana and Tummoderatenna, and on the south and west by Jubuakande-ela also known as Kunadiyagala-ela and

by the Kuru-ganga; containing in extent (exclusive of the Kuru-ganga the Pangaha-ela and the path and reservation fifty links wide passing through the land). 157 acres according for the title plan No. 11297—0 dated May 23, 1879, authenticated by Colonel A B Fyer, R. E., Surveyor-General, which said allotment is also described (probably by an error) as containing in extent 151 acres and 2 roods, and as bounded on the north by land described in plan No. 99,586 Worang-damukulana and Pangaha-ela, on the east by Tummoderatenna Mukalana and Attudenma Wellegawa Mukalana, and on the south and west by Jabinakanda and Kuru-ganga.

3. All that allotment of land called Kunadaraparawila Mukalana; bounded on the north-oast by the Kuru-ganga, the water-course known as Jebinakende-ela and by Attudenma Wellegawa Mukalana, on the south by Kunadeakodiya, south and west by land said to belong to the Crown, and on the north-west by the land described in plan No. 112973 (said to be the property of George Anthony Morris Hedges); containing in extent 278 acres and 2 roods according to T. P. No. 112,971 dated May 23, 1879, authenticated by the Surveyor-General above named. Registered in the Land Registry, Rataapara, under reference A 207/30, 217/272, 224/60, 232/174 and 252/293. 252/293.

Fiscal's Office. Ratnapura, Decomber 15, 1942

A B. KARALLIADDA Additional Deputy Fiscal.

In the Court of Requests of Kandy.

Cudabanda Nugawela, Basnayake Nilame of Maha Dewale Plaintiff. Kandy Vş

No. 29,713.

(I) Liana Mudiyansolago Kirinolis Korale and others of Defendants. Defendants.

NUTICIALS hereby given that on Wednesday, January 13, 1943.

complement at 12 moon, will be sold by public anction at the dispective premises the right, title, and interest of the said defendants in the following property, viz.

I. The entirety of the field called Uluwanakumburuyaya of about Janumans and 3 pelas of baddy sowing extent; bounded on the east by Algunoya, south by welprin of Begoderalyaddewatta, north by mniyara of Bandarakumbura and Waturabasmaclā, and wegt by Uduwanaheneyellura, situated at Algama in Keraweh pattu, west of Beligal korale in the District of Kegalla of the Province of Saburaganatwa forming part of Luyana Muchyanselage Mulpanguwa bearing No. 24.

2. The entirety of the field allied Borakadakumbura about I pela and 5 lahas of patter sowing loxtent, bounded on the east and north by Waturabaspin ela, south by mniyara of Adikarjacchige Dodanmunuwekumbura, and west by endaru fence of Histawatta situated at Algama aforosaid forming part of Liyana Muchyanselage Mulpanguwa bearing No. 26.

For the recovery of a sum of Rs. 134°55 with legal interest on Rs. 109 55 from August 5, 1941 till payment in full.

Deputy Fiscal's Office. Kegalla, December 14, 1942.

M. D. J. DISSANAVAKE. Additional Deputy Fiscal

NOTICES OF TESTAMENTARY ACTIONS.

In the District Court of Colombo.

Order Nist.

Testamentary In the Matter et the Intestate Estate of Kathfirusinghe Aratchigo Dona Marguret Perora nee Gooncratne of Nedmale, Dohiwala, No 10,242 deceased.

Lathpandurago Thomas

l. (. Perera of Nedimale, Delii e rater an . . . Petitioner.

And .

Wild Wathie Ciscy Porta. (?) Danawatho Nancy Porera, (%) Siriyawathe Soma Popera, (4) Upawansa Perera, (5) Pontawansa Porera, (6) Shomawansa Perera, (7) Indranco Porora, all of Nedimala, Debruala, (8) Ansort Weerasingho of "Mahage". Nedimala in Dehiwala. Respondents.

THIS matter coming on for disposal before James Josoph, Esq., Additional District Judge of Colombo, on November 12, 1942, in the presence of Mr. E. W. Scherinthe, Proctor, on the part of the petitioner approx a named, and the affidavit of the petitioner dated November 9, 1942, having been total:

It is ordered that the 8th respondent above named be and he is hereby appointed guardan addition of the mitors, the 1st, 2nd, 3rd, 4th, 5th, 6th, and 7th 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 latter of administration to the above estate issued to hum accordingly, unless the respondents above named or any other person or persons interested shall, on or before January 21, 1943, show sufficient cause to the satisfaction of this court to the contiary.

December 8, 1942

December 8, 1942.

JAMES JOSEPH Additional District Judge.

In the District Court of Colombo.

Order Nisi.

Testamentary In the Matter of the Intestate Estate of KasiJunishettona Visyanathan Chettar, son of Somasunderam
No. 10.278! Chettar, son of Somasunderam
Chettar, slockshown as V K. R. S. T. Kasilivenathan Chettar of Devacotta, Ramnad
District South India deceased.

Pana Lanas Sona Fana Navania Thiunavukkarasu Chettiar,
son of Natchappa Chettar of Colombo. Petitioner.

(1) Ranganayukk Achi, and (2) Manikam Chettar, both of
Dovacottai afdrosaid
THIS matter coming on for idisposal before James Joseph
Esq, Additional District Junta of Colombo, on December 9, 1942.

in the presence of Mr. John Wilson, Proctor, on the part of the petitioner above named; and (1) the affidavit of the petitioner dated December 9, 1942, (2) the power of attorney dated November 19, 1942, and (3) the order of Supreme Court dated December 9, 1942, heaving hear mod. 1942, having been read:

It is ordered that the petitioner above named be and he is hereby declared entitled as the attorney in Coylon of the widow of the deceased above named, to have letters of administration to the estate of the deceased aboye named issued to him accordingly, unless the respondents above named or any other person or persons interested shall, on or before February 11, 1943, show sufficient cause to the satisfaction of this court to the contrary.

December 12, 1942.

James Joseph, Additional District Judge.

In the District Court of Colombo.

Order Nisi.

In the Matter of the Last Will and Testament of Sattnathapillai, son of Thrumavukarasupillai, also known as Sana Ana Sattanathapillai of Kotugoda in the District of Negombo, deceased Testamentary Jurisdiction. No. 10,255.

Paramasiyanpıllar, son of Theyanayagam Pillar attorney of Gomathianmal, vidow of the above mained deceased, of 24, Fourth Closs street in Colombo Petitioner.

1942, having been read:

It is ordered that the last will and testament of Sattanathapillar, son of Thrunavukarasupillar, 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 petitioner above named is the attorney in Ceylon of Gomathianmal, the widow of the deceased above named and he is bereby declared entitled to have letters of administration to the above estate with the will annexed issued to him accordingly, unless the respondents above named or any other person or persons interested shall, on or before January 28, 1943, show sufficient cause to the satisfaction of this court to the contrary.

It is further ordered that the 8th respondent above named be and he is hereby appointed guardian ad letter of the minors the 3rd, 4th, 5th, 6th and 7th respondents, to represent them for all the purposes of this action.

November 25, 1942.

JAMES JOSEPH. Additional District Judge.

In the District Court of Colombo.

Order Nist.

Testamentary In the Matter of the Intestate Estate of Nawanna Jurisdiction Ramasamypillar of Muraiyoor Sooraikudv Ramasamypillar of Muraiyoor Sooraikudy. Trrupathur Taluk, Ramnad District, South India, deceased No. 10,272

(1) Amirthammal alias Ramayee, (2) Kalyanaminat (3) Nagasundram Ramasamypillai, (4) Visalachi Ramasamypillai, (5) Poomani Ramasamypillai (3rd to 5therospondents appearing by their guardian ad litem Amirthammal alias Ramayee, the widow of the lote Nawanna Ramasamypillai, the lst respondent), all of Auguyoor Soonakudy, Tirupathur Taluk, Ramnad District South India Rosponde . Respondents

THIS matter coming of for disposal before James Joseph, Esq Additional District Judge of Colombo, on December 7, 1942, in the presence of Mr. K. Smuah, Proctor, on the part of the petitioners above named; and (1) the affidavit of the petitioners dated December 5, 1942, and (2) the order of the Supreme Court dated November 25, 1942, baying hear read 1942, having been read

It is ordered that the 1st respondent above named be and she is hereby appointed guardian ad litem of the minors, the 3rd, 4th, and 5th respondents, to represent them for all the purposs of that action and that the petitioners above named be and they are hereby declared entitled, as heirs of the deceased above named and the creditors of the estate of the deceased, to have letters of administration to the above estate issued to them accordingly, unless the respondents above named or any other person or persons interested shall, on or before February 4, 1943, show sufficient cause to the satisfaction of this court to the contrary

Additional District Judge j

In the District Court of Negombo. Order Nisi declaring Wall proved.

Tostamentary
Jurisdiction.
No. 3,196
No. 3,196
No. Balanago Don Rabilis Appuhamy, ox-Pohce
No. 3,196
Nidano of Campaha Lhalagama, deceased.
Geckiyanago akas Karunanayaka Jayawardana Appuhamillage
Doni Resohamme of Gampaha, Ibalagamas Pentioner.
Vs. Testamentary

Dom Roschamme of Gampaha, Ibalagama, Pention Vs.

1) Morsandara Appuhamillage Abraham Appuhamy, (2) ditto Volun Appuhamy, (3) ditto Baron Appuhamy, all of Gampaha Alalagama, (4) Kauunawantha Geelhyanage Nonobalahamy, (5) Abeysundara Appuhamy, all of Gampaha Alutgama, (7) ditto Charles Appuhamy, all of Gampaha Alutgama, (7) ditto Ransonona of Bemmulla, (8) ditto Rosalne Nona of Warapalana, (9) Rokawalage Pabilunahany, (10) Abeysundara Appuhamillage Carthelis Appuhamy, (11) ditto Daniel Appuhamy, (12) ditto Jamos Appuhamy, (13) ditto Vohanahamy, (14) ditto Managoma, (15) Alutto Luhamy, all of Gampaha Thalagama, (16) ditto Maruhamy of Bondiyamilla; (17) ditto Baron Appuhamy, (18) Aleysundara Appuhamillage Charles Appuhamy, (18) Aleysundara Appuhamillage Themani, Appuhamy, (21) ditto Seemon Appuhamy, (22) ditto Marynona, (23) ditto Sopanona, all of Gampaha Thalagama, (24) Vihana Pelpita Korallage Bempy Appuhamy, (25) ditto Odiris Appuhamy, (26) ditto Veinn Appuhamy, all of Warapalana ... Respondents

THIS matter coming on for disposal before Spencer Rajaratnam, Esq., District Judge of Negombo, on November 28, 1942, in the presence of Mr. P. P. Jayawardama, Proctor, on the part of the petitioner, and the petition of the petitioner dated November 28, 1942, and the affidavits dated November 15, 1942, of the petitioner dated the petitioner dated the petitioner. and the attesting potary and the witnesses of the will of the above-named deceased having been read:

It is ordered that the last will of the said Algamage Don Pablis Appulamy, deceased, bearing No. 4,827 dated August 14, 1942, and attested by Paulus Pieris Jayawardena of Campaha, Notary Public, the original of which has been produced and is now deposited in this court, be and the same is hereby declared proved, unless the respondents above named or any other person or persons interested shall, on or before December 22, 1942, show sufficient cause to the

contrary to the satisfaction of this court.

It is further ordered that the said politioner is the executrix named in the said last will and that she is entitled to have probate thereof issued to her accordingly, unless the said respondents or any other person or persons interested shall, on or before December 22, 1942, show sufficient cause to the satisfaction of this

court to the centrary. ▲ November 28, 1942.

S. RAJARATNAM, District Judge.

In the District Court of Negombo.

Order Nisi,

In the Matter of the Intestate Estate of Sembu-kutti Arashching Clara Senanayaka nee de Silva of Katana, deceased: Testamontary Jurisdiction No. 3,197. 1:

Between noch Coul Felix Johannes Senanayaka of Hunopitiya, Negombo Potationer. Enoch And.

 Iris Dorgen Sylvie Strangain Jayakodi nee Senanayaka of Dankotyawa,
 Rose Leela Padmini Senanayaka of Katana,
 Marien Hyacinth Somawathre Senanayaka of Dankotuwa, (4) Senibukutty Aragachinge Hoctor de Silva of Katana Respondents.

Katana Respondents.

THIS matter coming on for disposal before Spencer Rajaratnam, Esq., District Judge of Negonbo, on December 4, 942. In the presence of Mr. Lionel Samanthunga, Proctor, on the part of the petitioner; and the petition and the affidavit of the stud petitioner dated December 3, 942, having been read.

It is ordered (a) that the 4th respondent above named be and he is hereby appointed guardian ad litem of the 3rd respondent above named by the study of the study appointed guardian ad litem of the 3rd respondent above.

as nearly appointed guardian as then of the art respondent above named, who is a minor, to topresent her for all the purposes of this action, and (b) that the sank petitioner be and he is hereby declared outsiled, as widower of the above-named deceased, to have letters of administration to her estate issued to him accordingly, unless the respondents above pained or any other person, or persons interested shall, on or before December 23, 1942, show sufficient causa to the satisfaction of this court to the contract. cause to the satisfaction of this court to the contrary.

December 4, 1942

S. RAJARATNAM, District Judge.

In the District Court of Kandy Order Masi?

Testamentary In the Matter of the Estate of the late Vera Zoe Juridiction Anthonisz, deceased, of New Peacock Group, Gampol.

No. 1319. pol.

The matter coming on for disposal before C. Nagalingam Esq. District Judge, Kandy, on November, 9, 1942. In the presence of Mr. E. Carthigesin, Proctor, on the part of the petitioner, Cyril Aloysus Amonusz of New Polcock Group Gantoolal and the affidavit of the said petitioner Sated November 9, 1942, Inving been read:

It, is ordered that the petitioner, is the widower of the abovenamed deceased to have letters of administration of the estate of the deceased issued to him, in the proposed in the person of the case of the deceased issued to him, in the support of the deceased second to him, in the proposed in the person of the case of the deceased issued to him, in the proposed in the person of the deceased issued to him, in the proposed in the person of the deceased issued to him, in the proposed in the person of the person of persons interested shall on or before January 18, 1943, show sufficient cause to the satisfaction of this court to the contrary.

It is further ordered that the 2nd respondent, be appointed guardian ad hiem over the minor, the 1st respondent, unless the respondents above named or any other person or persons interested shall show sufficient cause to the satisfaction of this court to the contrary. C NAGALINGAM November 9. 1912. District Judge. In the District Court of Nuwara Eliya.

Order Nist. Testamentary

In the Matter of the Last Will and Testament of Jessie Hay Baker, late of 69, Queen's Park avenue in the County Borough of Bournemouth, England, deceased No. 357) Aubrey Smoons, Piper Paymenter and (2) Mary Norah Madeline Hay Parmentor, both of Eildon Hall, Lin-dula Potition

THIS matter coming on for disposal before T. P. P. Goonetilleke, Esq., District Judge of Nuwira Eliya. on December 3, 1942, in the presence of Mr. V. C. Modder. Proctor, on the part of the potitioners above named, and (1) the liftdayit of the potitioners dated November 28, 1942, (2) the exemplification of probate of the last will and testament of Jessic Hay Baker, deceased, and (3) the order of the Supreme Court lated November 19, 1942, having been read:

It is ordered that the will of the said Jessie Hay Baker, deceased, dated October 9, 1936, a certified copy of which under the said 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 petitioners are two of the executors named in the said will and that they are entitled to have probate issued to them accordingly hopeys being reserved to Ivor Kerrison Preston, the other executor named in the said last will, to at any time come in and obtain a similar grant), unlessany person or persons interested shall, on or before January 8, 1943, show sufficient cause to the satisfaction of this court to the contrary. cause to the satisfaction of this court to the contrary.

December 3, 1942

December 4, 1942.

T. P. P Goonetillere, District Judge.

In the District Court of Matara.

Order Nisi

Testamentary In the Matter of the Estate of Don Cornelis Yapa Abeywardene of Beragama Jurisdiction. No. 4.166

Don Charles Yabar Abeywardone of Beragama . . .

Don Charles Yapin Abeywardene of Beragama

Vs.

(1) Aratchige Batchohamy of Beragama. (2) Edwin Yapa
Abeywardene of ditto, (3) Leelawathie Abeywardene of ditto,
(4) Deoris Aberwardene of ditto, (5) Dias Abeywardene of
ditto, (6) Somi Abeywardene of ditto, (7) Piyasih Abeywardene
dene of ditto.

Respondents.

THIS matter coming on for disposal before S. S. J. Goonesekere,
Esq., District Judge of Matqua, on December 4, 1942, in the presence
of Mr. A. E. Biuithens Proctor, on the part of the petitioner above
named, and the affidavit of the petitioner dated August 10, 1942,
having been read: It is ordered that the 1st respondent be and
she is hereby appointed guardian ad lutem over the 4th to 7th
respondents, minors, for all purposes of this action and that the
above-named petitioner be and he is hereby declared entitled, as the
son of the above-named deceased, to have letters of administration
to the above-named estate issued to him accordingly, unless the son of the above-named necessed, to have letters of administration to the above-named estate issued to him accordingly, unless the respondents or any other person or persons interested shall, on or before January 25, 1943, show sufficient cause to the satisfaction of this court to the contrary.

S. S. J GOONESEKERE, District Judge.

In the District Court of Matara.

Order Nist.

No. 4,161 In the Matter of the Estate of Alensina Baronchi net Abeygoenewardane of Andarademya Group, Deniyaya

Pilane Lokus Jinadria of Anderademya Group, Deni-yaya yaya Petitioner.

Vs.

(1) Pilane Lokuge Grace Karunaratne. (2) Pilane Lokuge Chandradasa, (3) Pilane Lokuge Promadasa. (4) Pilane Lokuge Promadasa. (4) Pilane Lokuge Promadasa. (5) Pilane Lokuge Buddalladasa of Andrademya Group, Demyaya, (6) Dr. K. E. Rarunaratne of Matara

THIS matter coming on for disposal before S. J. Gonesekere, Esq., District Judge of Matara, on December 10, 1942, in the

presence of Messrs. C. L. & M. L. N. Wickromasinghe on the part of the petitioner; and the affidavit of the petitioner dated October 27, 1942, having been road:

October 27, 1942, having been read:

It is ordered that the petitioner above named be and he is hereby declared entitled, as son of the deceased above named, to have lotters of administration to the estate of the deceased issued to him accordingly, unless the respondents above named or some other person or persons interested shall, on or before December 22, 1942, show sufficient cause to the satisfaction of the court to the contrary. It is further ordered that the 6th respondent be and he is hereby appointed guardian ad litem over the 3rd, 4th, and 5th minor respondents, unless they show sufficient cause to the contrary on or before December 22, 1942.

December 10, 1942.

S. S. J. GOONESEKERE, District Judge.

In the District Court of Jaffna.

Order Nust.

Testamentary In the Matter of an application for letters of Jurisdiction

No. 58.

Administration to the Estate of Ramalingam Arulamandam of Trunelvely, Jaffna, deceased. No.58.

Rasammah, widow of Ramalingam Arulanandam of Nallore.

Rasaminah, widow of Ramalingam Arulanandam of Nalloro.

Jaffina.

Vs.

(1) Arulanandam Sivara u of Tirunelvely, Jaffina, (2) Mylvaganam Somasunderam, and wife. (3) Sivasothy of Chiviatheru, Jaffina.

(4) Hamalambikai, daughter of Arulanandam of Tirunelvely, presently of Kandapola, (5) Saraswathy, daughter of Arulanandam of Tirunelvely, presently of Kandapola, (7) Chinnappah Ramanathan and wife. (8) Kanagambigai of Nalloro, Jaffina.

(7) Chinnappah Ramanathan and wife. (8) Kanagambigai of Nalloro, Jaffina.

THIS matter coming of for disposal before G. C. Tambyah, Esq.. District Judge of Jaffina, on November 27, 1942, in the presence of Mr V Somasunderam. Proctor, on the part of the petitioner; and the affidavit and petition of the petitioner having been read:

It is ordered that the above mines, the 4th and the respondents, and that the petitioner, be declared entitled to have letters of administration to the estate of the deceased, as the lawful widow of the deceased, unless the respondents above named or any other person or persons shall appear before this court on or before January 18, 1943, and show cause to the satisfaction of this court to the contrary. The minors shall be produced on that date.

November 27, 1942.

G. C. THAMBYAIL District Judge.

In the District Court of Jaffna.

Order Nisi.

In the Matter of the Estate and Effects of Pakkam. Testamentary wife of Ramalingam Sundarampillar, late of Nunavil, deceased. Jurisdiction. No. you. Sundarampillar of Nunavil, Chavakachchery

(1) Gnanapooshany, daughtet of Sundalampillai of Nunavil, Chavakachelaay, (2) Sundarampillai Ramalingam of ditto, (3) Ramalingam Subramaniam Prologasingham of ditto, presently of Government Dispersary, Manippay Respondents.

presently of Government Disposary, Manippay
THIS matter coming on for disposal before G. Thambyah,
Esq., District Judge, Jaffina, on November 13-1942, in the presence
of Mr. P. Casippillai, Proctor, on the part of the petitioner; and the
affidavit and petition of the petitioner having been read:
It is ordered that the above named 3rd respondent be appointed
guardian ad hiem over the 1st and 2nd minor respondents for the
purpose of protecting their mittrest in the testamentary proceedings
and that letters of administration to the estate of the above named
deceased be issued to the petitioner, as the highand of the said
deceased, unless the respondents of any other persons interested
appear before this court on January 15, 1943 and show sufficient
cause to the satisfaction of this court to the contrary.

And it is further ordered that the 3rd respondent do appear in
person before this court on the said date and produce the minors,

person before this court on the said date and produce the minors, 1st and 2nd respondents, before this court.

November 19, 1942.

G. C. THAMBYAH, District Judge.

PASSED ORDINANCES.

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

No. 57 of 1942.

L. D.-O. 32/40.

An Ordinance to amend the Lands Resumption Ordinance.

Cap. 313 Vol. VI., p. 558.

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 Lands Resumption Short title. Amendment Ordinance, No. 57 of 1942.

Amendment of section 2 of Chaptor 313.

- 2. Section 2 of the Lands Resumption Ordinance, (hereinafter referred to as "the principal Ordinance"), is hereby amended as follows:—
 - (1) in sub-section (1)—
 - (a) by the omission of the words "of the province in which such land is situate'
 - (b) by the substitution, for the word "Governor", of the words "Land Commissioner"; and
 - (2) in sub-section (2) by the substitution, for the words "twice at least", of the words "once at least".

Amendment of sections 3, 6, 7 and 10 of the principal Ordinanco.

Amendment of sections 4 and 5 of the principal Ordinance.

Amondment of section 9 of the principal Ordinance.

Insertion of new section 17 in the principal Ordinance.

Interpretation

- Section 3 and the marginal note thereto, and sections 6, 7 and 10 of the principal Ordinance are hereby amended by the substitution, for the word "Governor" wherever that word occurs therein, of the word "Minister".
- 4. Sections 4 and 5 and the marginal note to section 5 of the principal Ordinance are hereby amended by the substitution, for the word "Governor" wherever that word occurs therein, of the words "Land Commissioner".
- Section 9 of the principal Ordinance is hereby amended as follows :-
 - (1) by the substitution, for the word "Governor", of the words "Land Commissioner"; and(2) by the omission of the words "of the province in which
 - such land is situate".
- 6. The following new section is hereby inserted immediately after section 16 of the principal Ordinance and shall have effect as section 17 of that Ordinance :-
 - 17. In this Ordinance-
 - "Government Agent" means the Government Agent of the province or the Assistant Government Agent of the district within which any land is situated;
 - "Minister" means the Minister for Agriculture and Lands.

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

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

Assented to by His Excellency the Governor the First day of December, One thousand Nine hundred and Forty-

> H. A. C. Dobbs, Acting Secretary to the Governor.

DRAFT ORDINANCES.

MINUTE.

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

Cap 236 (Vol V., p. 771.)

Preamble

An Ordinance to amend the Roman Catholic Archbishop and Bishops of Ceylon Incorporation Ordinance.

WHEREAS a portion of the area hitherto under the Ecclesiastical Jurisdiction of the Roman Catholic Archbishop of Colombo has now been erected into a new Diocese called the Diocese of Chilaw, and the Right Reverend Edmund Peiris has been duly appointed Bishop of Chilaw to administer the same:

And whereas it is expedient to amend the Roman Catholic Archbishop and Bishops of Ceylon Incorporation Ordinance to provide for the Incorporation of the Bishop of Chilaw, and in other respect:

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 Roman Catholic Archbishop and Bishop of Ccylon Incorporation (Amendment) Ordinance, No. of 1942.
- 2. The Roman Catholic Archbishop and Bishops of Ceylon Incorporation Ordinance (hereinafter referred to as "the principal Ordinance "), is hereby amended, by the insertion, immediately after section 2 of that Ordinance, of the following new section, which shall have effect as section 2A of the principal Ordinance:-

21. The Right Reverend Edmund Peiris, Bishop of Chilaw, and his successors duly appointed according to the laws and usages of the Roman Catholic Church, shall

Insertion of new section 2/ in Chapter 236.

> Incorporation of the Bishop of Chilaw.

be a body corporate and shall, for all the purposes of this Ordinance, have the name of the Bishop of Chilaw, and by such name shall have perpetual succession and shall have full power to acquire, purchase, take, hold and enjoy movable and immovable property of every description and to sell or otherwise dispose of the same, and may sue or be sued in respect of such property in all Courts of Justice.

- 3. The following sections shall be inserted immediately after section 3 of the principal Ordinance and shall have effect as section 3A and 3B, respectively, of that Ordinance:—
 - 3A. All property both movable and immovable already acquired, held or possessed by the said Right Reverend Edmund Penris in his official capacity shall, subject to any trust or condition affecting the same, vest in the said Bishop of Chilaw.
 - 33. Any instrument of conveyance, transfer or assignment executed by the Archbishop of Colombo in favour of the Bishop of Chilaw of all the property movable or immovable which by reason of the creetion of the Diocese of Chilaw became, subject to the administration of the Bishop of Chilaw, shall be deemed to be an instrument chargeable under Part 1., item 23 (5) of the Stamp Ordinance.
- 4. Section 4 of the principal Ordinance is hereby amended by the addition, at the end of that section, of the following:—
 - "Provided further, that the temporary absence from Ceylon of any of them the said Archbishop and Bishops, shall be deemed to create a temporary vacancy in the See until the return to the Island of the absent Archbishop or Bishop, as the case may be; and the person temporarily administering such Diocese shall during the period of absence be deemed to be the Successor of the said Archbishop or Bishop for all the purposes of this Ordinance".
- 5. Nothing in this Ordinance contained shall affect or be deemed to affect the right of His Majesty the King, His heirs and successors, or of any body politic or corporate, or any other person 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 amend the Roman Catholic Archbishop and Bishop of Ceylon Incorporation Ordinance by providing for the incorporation of the Bishop of Chilaw. The opportunity has been taken to amend section 4 of the principal Ordinance so as to provide that the temporary absence of the Archbishop or of a Bishop from Ceylon shall be deemed to create a "temporary vacancy" in the See of the Archbishop or Bishop, as the case may be, within the meaning of that section.

January 20, 1942.

R. S TENNEKOON, Mover of the Bill. Insertion of new section 3 in the principal Ordinance

> Vesting of property in the Bishop of Chilaw.

Stamp duty on Conveyances, &c.

Cap 189

Amendment of section 4 of the principal Ordinance

Saving or right of the Crown, &c.