

THE CEYLON GOVERNMENT GAZETTE

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PART II —LEGAL.

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

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GOVERNOR'S ORDINANCES

L D-O 42/43

GO No C 21/45/43

No. 33 of 1943.

An Ordinance to make special additional financial provision for the financial year 1943-44 to meet the cost of the detention and maintenance of persons detained under the Defence (Miscellaneous No 3) Regulations

A CALDECOTT

BE it enacted by the Governor of Ceylon as follows -

1 This Ordinance may be cited as the Defence Expenditure (Additional Financial Provision) Ordinance, No. 33 of 1943

2. Without prejudice to any other law authorising any expenditure and in addition to the sums declared by the Appropriation Ordinance, No 32 of 1943, to be payable out of the revenue and other funds of the Island for the service of the financial year beginning on October 1, 1943, and ending on September 30, 1944, all sums necessary during that financial year to meet the cost of the detention and maintenance of persons ordered to be detained under the Defence (Miscellaneous No 3) Regulations are hereby declared to be payable out of such revenue and other funds for the service of that financial year, and all such sums are hereby allocated to the following specific purpose, namely, "Custody and Maintenance of Detenus", which shall be deemed to be included under "Head 8—Defence Expenditure" in Schedule I to the Appropriation Ordinance, No 32 of 1943, and may be expended accordingly

Signed by His Excellency the Governot the twenty-ninth day of September, One thousand Nine hundred and Forty-three, by virtue of the powers in him vested by Article 22 (4) of the Ceylon (State Council) Order in Council, 1931, as amended by the Ceylon (State Council) Amendment Order in Council, 1937

H A C Dobbs, Acting Secretary to the Governor Short title

Special additional financial provision out of general revenue for specified purposes

PASSED ORDINANCES

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

No. 35 of 1943.

L D-O 36/43

F S 812/14 (P D)

An Ordinance to make provision for raising a loan of one hundred and twenty-five million rupees for expenditure on emergency and post-war development purposes and the repayment of the three-year loan raised under the Home Defence Loan Ordmance, No 2 of 1942

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 National Loan Short title Ordinance, No 35 of 1943

511---J N A 28878-860 (9/43)

Authority to raise loan

- 2. The Governor is hereby authorised to raise by way of loan a sum not exceeding one hundred and twenty-five million rupees for—
 - (a) expenditure on emergency purposes, that is to say, purposes connected with or incidental to the emergency arising out of any war in which His Majesty may be engaged,
 - (b) expenditure on any work connected with or incidental to post-war development, whether such work is commenced before or after the termination of the war, and
 - (c) the repayment of the three-year loan raised under the Home Defence Loan Ordinance, No 2 of 1942, and maturing in 1945 and 1946

Method of raising loan

Cap 289

3 The loan or any part of the loan authorised by this Ordinance may, subject as hereinafter provided, be raised under the Registered Stock and Securities Ordinance, at such time or times as the Governor may determine

Provided that the Governor may, by Order, direct that in respect of any such loan or part of a loan, the provisions of the Registered Stock and Securities Ordinance shall apply and have effect subject to such exceptions, modifications and amendments as may be specified in the Order, and every such Order shall, upon publication in the Gazette, be as valid and effectual as if it were herein enacted

Authority to raise additional sums for incidental expenses 4 In addition to the sum specified in section 2, the Governor is hereby authorised to raise in the manner prescribed in or under section 3, such further sums as may be necessary for the purpose of defraying the expenses incurred in raising the loan or any part thereof

Application of moneyraised by way of loan under section 2

- 5 (1) All moneys raised by way of loan under section 2 may be expended for the purposes mentioned in section 2, but such expenditure on any of the purposes mentioned in paragraph (a) or paragraph (b) of that section shall not be finally charged to any such loan or to any part of any such loan except upon a resolution in that behalf passed by the State Council and ratified by the Governor
- (2) Where moneys have been expended out of general revenue for any purpose mentioned in section 2 whether before or after the commencement of this Ordinance, such expenditure may, by a resolution passed by the State Council and ratified by the Governor, be declared to be charged to any loan or to any part of any loan raised under section 2

Power to issue Treasury Bills, &c

Cap 287

- 6 (I) In anticipation of the raising of any loan or of any part of any loan by authority of this Ordinance, the Governor may, in his discretion, from time to time cause such sums as he may deem necessary to be raised by the issue of Treasury Bills under the Local Treasury Bills Ordinance, and the provisions of that Ordinance shall apply accordingly except in so far as they are inconsistent with the provisions of this Ordinance
- (2) Every sum raised by the issue of Treasury Bills under the authority of sub section (1) shall be applied—
 - (a) for paying off at maturity any Treasury Bills issued under the authority of that sub-section and outstanding at the date on which such sum is raised, or
 - (b) for the purposes mentioned in section 2
- (3) Upon the raising of the loan or part of the loan in anticipation of which any sum has been raised by the issue of Treasury Bills under the authority of sub-section (1), the Governor may—
 - (a) expend from such loan or part thereof such amounts as may from time to time be necessary to meet the habilities of the Government in respect of such Treasury Bills, or
 - (b) where such habilities have been met in the first instance out of general revenue, refund to the general revenue such amounts as may have been expended therefrom for that purpose

Exemption from taxes and duties Cap 289.

7. The interest payable on any registered stock, promissory notes or bearer bonds issued by authority of this Ordinance under the Registered Stock and Securities Ordinance and held by the Government of any part of His Majesty's dominions (including therein any British Protectorate or Protected State and any territory in respect of which a Mandate on behalf of the League of Nations has been accepted by His Majesty),

shall be exempt from all taxes and duties leviable or payable under any written law in force in Ceylon, notwithstanding anything in any such law to the contrary

Passed n Council the Twenty-second day of September, One thousand Nine hundred and Forty-three

> D C R GUNAWARDANA, Clerk of the Council

Advented to by His Excellency the Governor the Sixth day of October, One thousand Nine hundred and For y-three

> H A C Dobbs, Acting Secretary to the Governor

NOTICES OF INSOLVENCY

In the District Court of Colombo

In the matter of the insolvency of Imbulana Badalge No 5.658 Insolvency Carolishamy of Embaraluwa

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 October 29, 1943, to consider the granting of a certificate of conformity to the above named insolvent

By order of court, C EMMANUEL,

October 5, 1943

Secretary

In the District Court of Colombo

In the matter of the insolvency of Andrew Wilson Weerasekera of 4, Vajira lane, Bambalapitiya No 5,672 Insolvency

WHEREAS Andrew Wilson Weerasekera of 4, Vajira lane, Bambalapitaya, has filed a declaration of insolvency, and a petition for the sequestration of his estate has also been filed by Colombage Lawrence Fernando of Boralessa in Lumuwila under the Ordinance No 7 of 1853 Notice is hereby given that the said court has adjudged the said Andrew Wilson Weerasekera insolvent accordingly, and that two public sittings of the court, to wit, on November 12, 1943, and on November 26, 1943, will take place for the said insolvent to surrender and conform to, agreeably to the provisions of the said Ordinance, and for the taking of the other steps set forth in the said Ordinance of which creditors are hereby required to in the said Ordinance, of which creditors are hereby required to

By order of court, C EMMANUEL,

September 27, 1943

In the District Court of Kandy

No I 113 In the matter of the insolvency of M H M Jameel of Trincomalee street, Kandy

WHEREAS M H M Jameel has filed a declaration of insolvency, and a petition for the sequestration of his estate has also been filed by George Fernando under the Ordmance No 7 of 1853 Notice is hereby given that the said court has adjudged the said M H M Jameel insolvent accordingly, and that two public sittings of the court, to wit, on November 2, 1943, and on November 23, 1943, will take place for the said insolvent to surrender and conform to, agreeably to the provisions of the said Ordinance, and for the taking of the other steps set forth in the said Ordinance, of which creditors are hereby required to take notice. are hereby required to take notice

October 5, 1943 '

By order of court, T J M FERNANDO, Secretary

In the District Court of Galle

In the matter of the insolvency of A E Ratnayaka of No 728 Ganegama

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 November 4, 1943, to consider the issuing of a certificate of con formity to the said insolvent

By order of court, M N PEIRIS,

September 17, 1943

Secretary

In the District Court of Jaffna

Insolvency In the matter of the moolvency of Kandar Appudurai No 198 $\,$ of Iruvil moolvent

C P Rajah of Thavady NOTICE is hereby given that a meeting of the creditors of the above named insolvent will take place at the second sitting of this court on October 20, 1943, at 10 AM for the examination of the

msolvent above named By order, V KATHIRGAMATHAMBY,

September 28, 1943

NOTICES OF FISCALS' SALES Western Province

In the District Court of Colombo

P L Vinaitheeithan Chettiar of 146, New Moor street, Colombo Plaintiff

No 5,920/S

(3) 8 Madasamy Kone of Urugodawatta, Grandpass,

NOTICE is hereby given that on Friday, October 29, 1943, at 3 PM, will be sold by public auction at 191, Messenger street,

Colombo, the following movable property, belonging to the 3rd defendant for the recovery of the sum of Rs 883 together with legal interest thereon from July 16, 1943, till September 20, 1943, and thereafter on the aggregate amount of the decree at 9 per cent per annum till payment in full, viz —

One Baroda crossbred black she buffalo with red and white spots on the two hind legs and white spots on the head and tail (brand marks indistinct), I white she buffalo with bent horns (brand marks indistinct), I Baroda crossbred she buffalo with brand marks indistinct), I Baroda crossbred she buffalo with brand marks indistinct), I black she buffalo bearing No A 230 (brand marks indistinct), I black she buffalo (brand marks indistinct), I black young she buffalo

Fiscal's Office Colombo, October 5, 1943 V ALLI RAJAH, Deputy Fiscal

Southern Province

In the District Court of Galle Nupe Vidane Aratchige Jangoappu of Ahangama

Plaintiff P G Francis de Silva of Hatuwa Piyadigama Substituted Plaintiff

No 37,644

(1) Vincent Henry Wellala of Ahangama, and others Defendants

NOTICE is hereby given that on Saturday, October 30, 1943, at 3 30 n the afternoon, will be sold by public auction at the premises the right, title, and interest of the said defendants in the following mortgaged property, for the recovery of Rs 7,245 58 with legal interest thereon from April 7, 1941, till payment in full and costs of suit taxed at Rs 649 38 plus Rs 52 50 being costs of inquiry of February 15, 1943, viz —

All the soil and fruit trees together with all the buildings and the boundary wall built round the land and everything appertaining thereto of the land called Diviniyagahawatta alias Janisgewatta, stuated at Ahangama in Talpe pattu of the Galle District, Southern Province, and bounded on the north by Gamage Maharakandawatta, east by Diyawalakoratuwa, south by high road, and on the proceeding the Maharakandawatta, east by Diyawalakoratuwa, south by high road, and on the west by Maharakandewatta, containing in extent 2 acres

Fiscal's Office, Galle, October 4, 1943

A H H DE SILVA, Deputy Fiscal

In the District Court of Galle

Nupe Vidane Aratchige Simanappu of Ahangama Pilettuwasan Gallege Francis deSubstituted gama

No 37.643 v_s

(I) Vincent Henry Wellala of Ahangama, and others Defendants

NOTICE is hereby given that on Thuisday, November 4, 1943, at 3 30 in the afternoon, will be sold by public auction at the premises the right, title, and interest of the said defendants in the following mortgaged property for the recovery of a sum of Rs 7,128 75 with legal interest thereon from February 7, 1941, till payment in full and costs of suit taxed at Rs 324 87, less a sum of Rs 52 50 being costs payable, by the plaintiff to the 1st defendant, viz

All the soil and fruit trees together with all the plantations thereon An the soft and rults trees together with all the printations thereon of the land called Mekhlyagahwattas, situated at Kapuwatta in Midig una in Weligam korale in Matara District, Southern Province, and bounded on the north by Kajugahawatta, east by Jambugaha korutuwa Udahena and Pussellhena south by Kamburumullawela, and on the west by Korale ima, and containing in extent 2 acres I rood and 1 4 perches Registered in D 355/129

Deputy Fiscal's Office, Matara, October 2, 1943

H V F ABAYAKOON, Additional Deputy Fiscal

North-Western Province.

In the District Court of Colombo

B Helen Perera nee Cooray, Administratrix of the estate of the late G M Perera (in D C. Colombo, case C, Colombo, case Paintiff Perera (m D No 16,018 Testy)

No 5,653/S

Don Albert Kekulawala of Hendala

NOTICE is hereby given that on Wednesday, November 3, 1943, commencing from 1st land at 3 30 in the afternoon will be sold by public auction at the piemises the right, title, and interest of the said defendant in the following property for the recovery of the sum of Rs 4,834 50 with interest on Rs 3,300 at 9 per centum

per annum from December 11, 1942, till April 12, 1943, and there after on the aggregate amount at the said rate till payment in full and poundage viz

and poundage viz —

1 All that land called Nugagahamulahena marked lot A in survey plan made by H Auwardt, Licensed Surveyor, bearing No 10 dated March 11, 1915, in extent according to the said plan 6 acres and 24 perches and its adjoining Kongahamulakumbura marked A 1 m the said plan, containing m extent 27 perches, and both bounded on the north by Kongahamulahena of Siri and others and Galagawakumbura owned by Suwandi, east by Esseddumekumbura owned by Ganitha and others, south by Goliuwa kotuwakumbura of Kalu and others, and west by Ambagahamulahena marked B m the said plan, situated at Malagane in Talam pitiya in Tiragandahayo korale of Weudawih hatpattu in the District of Kurunegala, North Western Province Registered in A 215/30

A 215/30

2 All that land called Kırıwanekumbura marked letter C m the said plan, in extent 5 acres 2 roods and 15 perches, situated at Malagane in Talampitiya afoiesaid, and bounded on the north by Ambagahamulahena marked B in the said plan, on the east by Weligodawatta owned by Tenna, south by Ambagahamulahena owned by Abadda and others, and west by Iriyagahamadchena owned by Doctor of Potuhera Registered m A 215/301

3 All that land called Ambagahamulahena marked B in the aforesaid plan, containing in extent 8 acres 1 rood and 20 perches, situated at Malagane in Talampitiya aforesaid, and bounded on the north by Kongahamulahena owned by Siri, east by Kongahamulahena marked A in the aforesaid plan, south by Kiriwane marked C, and west by Iriyagahamadehena owned by Abadda and others and Waragollehena owned by Mohota Registered in A 215/302

Fiscal's Office, Kurunegala, October 5, 1943. WALTER D M PERERA, Deputy Fiscal

NOTICES OF TESTAMENTARY ACTIONS.

In the District Court of Colombo

Order Nusi

Testamentary In the Matter of the Last Will and Testament of Jurisdiction Susai Salvador Mathew Miranda of Manapad, South India No 10,570

(1) Salvador Mıranda of Anuradhapura, (2) Susai Estove Fernando of Battıcaloa, (3) Joseph Marian Salvador Mıranda of 194, Chekku street, Colombo Petition

It is ordered that the last will and testament of Susai Salvador Mathew Miranda, 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 they are hereby declared entitled to have probate thereof issued to them accordingly, unless any person or persons interested shall, on or before September 23, 1943, show sufficient cause to the satisfaction of this court to the contrary

September 10, 1943

S J C SCHOKMAN, Additional District Judge

The date for showing cause against the above $Order\ Niss$ is hereby extended to October 21, 1943

September 24, 1943

S J C SCHOKMAN Additional District Judge

In the District Court of Colombo

Order Nisi

Testamentary In the Matter of the Last Will and Testament of Milage Aron alias Arnolis Perera of Hokandara in the Palle pattu of Hewagam korale, deceased No 10,582

Milage Lewis Perera of Hokandara in the Palle pattu of Hewagam

Milage Ceciliana Perera wife of (2) Waduwage alias Simon Perera, (3) Milage Mary Perera, (4) Milage Abraham Perera,
 Milage Podi Nona Perera, (6) Milage Lizzie Nona Perera,
 Milage Ruitan Perera, all of Hokandara in the Palle pattu

of Hewagam korale

THIS matter coming on for disposal before James Joseph, Esq, Additional District Judge of Colombo, on September 6, 1943, in the presence of Mr J J Weimman Proctor, on the part of the petitioner above named, and the affidavit of (1) the petitioner dated July 12, 1943, and (2) the attesting notary dated September 6, 1943, having been read

been read

It is ordered that the last will and testament of Milage Aron alias
Arnolis Perera, 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
evecutor 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 any other person shall, on or before
October 14, 1943, show sufficient cause to the satisfaction of this
court to the contrary

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

J C SCHOKMAN Additional District Judge

In the District Court of Colombo

Order Nisi

Testamentary In the Matter of the Last Will and Testament of Jurisdiction Weerackodige Paulu Alwis of Maharagama in the Palle pattu of Salpiti korile, deceased

(1) Weerackedige Itin Alwis, (2) Hendadirage Reganona, (3) Weerackedige Rosaline Alwis, (4) Weerackedige Sisira Kumara, all of Maharagama, (5) Yatagama Lokugei Deceder Homy of Kalapaluwawa Respondents

THIS latter coming on for disposal before James Joseph, Esq, Additional District Judge of Colombo, on September 6, 1943, in the presence of Mi N V T Cooray, Proctor, on the part of the petitioner above named, and the affidavit of (1) the petitioner dated August 31, 1943, and (2) the attesting notary and witnesses dated August 31, 1943, having been read. 1943, having been read

It is ordered that the last will and testament of Weerackodige Paulu Alwis, 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 executrix named in the said will and she is hereby declared entitled to have probate thereof issued to her accordingly, unless the respondents above named or any other person or persons interested shall, on or before October 14, 1913, show sufficient cause to the satisfaction of this court to the contrary

It is further ordered that the 3rd and the 5th respondents above named be and they are hereby appointed guardian ad litem of the minors, the 2nd and the 4th respondents, respectively, to represent them for all the purposes of this action, unless the respondents above named or any other person or persons interested shall, on on before October 14, 1943, show sufficient cause to the satisfaction of this court to the contrary

October 5, 1943

S J C SCHOKMAN, Additional District Judge

In the District Court of Colombo

Order Nisi

Testamentuy In the Matter of the Last Will and Testament of Junisdiction Emily Clarice Maitinus of 32, Arethusa road, No 10,591 Wellawatta, deceased

Lawford Maitland Martinus of 32, Arethusa road, \underline{W} ella Petitioner.

And

(1) Clauce Irene Martinus, (2) Christophei Francis Martinus, and (3) Kenneth Maitland Martinus, all of 32 Arethusa road, Wellawatta Respondents

THIS matter coming on for disposal before S J C Schokman, Esq, Additional District Judge of Colombo, on September 9, 1943, in the presence of Mr C J Ooiloff, Proctor, on the part of the petitioner above named and the affidavit of (1) the petitioner dated September 6, 1943, and (2) the attesting notary public dated September 6, 1943, having been read

It is ordered that the last will and testament of Emily Clarice Martisaus, 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 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 any other person or persons interested shall, on or before October 14, 1943, show sufficient cause to the satisfaction of this court to the contiaiy

September 23, 1943

S J C Schokman, Additional District Judge

In the District Court of Colombo

Order Nisi

In the Matter of the Last Will and Testament of Isaac Kwesius of Ratmalana, Mount Lavinia, Testamentary Jurisdiction No 10,593 deceased

Oswald Stanley Kwesius of Kismet, 7th lane, Pagoda, Nuge goda Petitioner.

THIS matter coming on for disposal before S J C Schokman, Esq, Additional District Judge of Colombo, on September 9, 1943, in the presence of Mr T E D Pieres, Proctor, on the part of the petitioner above indimed, and the affidavit of (1) the petitioner dated August 27, 1943, and (2) the attesting Notary Public dated

September 8, 1943, having been read

It is ordered that the last will and testament of Isaac Kwesius, 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 executor named in the said will and he is hereby declared entitled to have probate thereof issued to him accordingly, unless any person or persons interested shall, on or before October 14, 1943, show sufficient cause to the satisfaction of this court to the contrary,

S J C SCHORMAN Additional District Judge

_September 22, 1943

In the District Court of Colombo

Order Nisi

In the Matter of the Last Will and Testament of Douglas Goodall Woodall O'Connell of 14, Craven Testamentary Jurisdiction No 10,607 Hill, Paddington, London, deceased

Frederick John de Saram (also known as Fred de Saram) of Homelea, Alexandra place, Colombo

THIS matter coming on for disposal before S J C Schokman Esq , Additional District Judge of Colombo, on September 16, 1943,

September 9, 1943

in the presence of Mr A Samaresinghe, Proctor, on the part of the petitioner above named, and (1) the affidavit of the petitioner dated September 16, 1943, (2) the exemplification of probate dated April 6, 1943, granted by the Principal Probate Registry of the High Court of Justice, England, (3) the power of attorney dated April 14, 1943, and (4) the order of the Supreme Court dated August 24, 1943, having been read.

It is ordered that the petitioner above pamed be and he is hereby

It is ordered that the petitioner above named be and he is hereby declared entitled, as the attorney of the executors and trustees of the last will and testament of the deceased above named, to have letters of administration with the will annexed issued to him accordingly, unless any person or persons interested shall, on or before October 14, 1943, show sufficient cause to the satisfaction of this court to the

contrary

September 28, 1943

S J'C SCHOKMAN, Additional District Judge

In the District Court of Colombo Order Nisi

No 10,596 T

Aloncia Kerner of Karagampitiya in Dehiwala

Petitioner

Bridget Sebastiana Nevdorf of Colombo, (2) Erm, Olivia Juriansz nee Gallander, (3) Granville Gallander foi himself and as guardian ad litem for (4) Amabelle Gallander and (5) Vilma Gallander, all of Nugegoda Responde Respondents

(5) Vilma Gallander, all of Nugegoda . Respondents THIS matter coming on for disposal before S J C Schokman, Esq, Additional District Judge of Colombo, on September 9, 1943, m the presence of Mr D W Walpola, Proctor, on the part of the petitioner above named, and the affidavit of the petitioner dated September 8, 1943, having been read

It is ordered that the 3rd respondent above named be and he is hereby appointed guardian ad litem of the minors, the 4th and 5th respondents, to represent them for all the purposes of this action and that the petitioner above named be and she is hereby declared entirtled, as the widow of the deceased above named, to have letters of administration to the above estate issued to her accordingly, unless the respondents above named or any other person or ingly, unless the respondents above n med or any other person or persons interested shall, on or before October 14, 1943, show sufficient cause to the satisfaction of this court to the contrary

September 17, 1943

S J C SCHOKMAN Additional District Judge

In the District Court of Colombo Order Nisi

Testamentary In the Matter of the Intestate Estate of Tamppuli aratchige Dona Lais Gunaratne Jayatileke Hamme of Diyawala in the Gangaboda pattu of Siyane korale, deceased

Vitana Wickremasinghe Arachchige Don Louis Wickremasinghe of Diyawala aforesaid

(1) Vitana Wickremasinghe Arachchige Dona Belin Wickremasinghe, (2) Vitana Wickremesinghe Aratchige Don Peter Wickremesinghe, both of Diyawala, (3) Vitana Wickremesinghe Aratchige Dona Nancy Wickremesingho of Kelamya, (4) Vitana Wickremesinghe Aratchige Don Kulasena Wickremesinghe, (5) Vitana Wickremesinghe Aratchige Don Dharmasena Wickremesinghe, both of Diyawala aforesaid Respondents

THIS matter coming on for disposal before S J C Schokman Esq, Additional District Judge of Colombo, on September 20, 1943, in the presence of Mr H A Abeyewardene, Proctor, on the part of the petitioner above named, and the affidavit of the petitioner dated September 10, 1943, having been read

dated September 10, 1943, having been read
It is ordered that the petitioner above named be and he is hereby
declared entitled, as one of the children of the deceased above
named, to have letters of administration to the above estate issued
to him accordingly, unless the respondents above named or any other
person or persons interested shall, on or before October 21, 1943,
show sufficient cause to the satisfaction of this court to the contrary

September 28, 1943

S J C SCHORMAN, Additional District Judge

In the District Court of Colombo Order Absolute in the First Instance

Testamentary In the Matter of the Last Will and Testament of the Jurisdiction late Margaret Dorothy Abraham, deceased, of No 10,612 Indram, Skelton road, Havelock Town in Indrani, Colombo

THIS matter coming on for final determination before S J C Schokman, Esq, Additional District Judge of Colombo, on September 22, 1943, in the presence of Mr C A S Mather Proctor, on the part of the petitioners—(1) Prosper Abraham and (2) Lonol Abraham, both of Colombo, and the affidavit of the said petitioners dated August 25, 1943, and of the attesting notary and a witness dated September 13, 1943, having been read

It is ordered that the last will made by the deceased above named bearing No 716 dated February 16, 1942, and now deposited in this court be declared proved and probate hereof be issued to the petitioners aforesaid as the executors mentioned in the said will on the publication of this order once in the Ceylon Government Gazette and twice in the Times of Ceylon newspaper and on their tendering the

twice in the Times of Ceylon newspaper and on their tendering the usual oath and bond

S J C SCHOLMAN, Additional District Judge

In the District Court of Colombo

Order Nisi

Testamentary In the Matter of the Last Will and Testament of Morawakage Gabriel Perera of Depanama, Panni pitiya, deceased No 10.615

Ambuldeniyage Johana Hamy of Depanama, Pannipitiya Petitioner

(1) Morawakage Wilson Perera, (2) ditto Banduwathie Perera, (3) ditto Pabawathie Perera, (4) Somapala Perera, (5) ditto Saranapala Perera, (6) ditto Sumanapala Perera, (7) Ambul deniyage Don William of Udahamulla Respondents

THIS matter commg on for disposal before S J C Schokman, Esq., Additional District Judge of Colombo, on September 23, 1943, in the presence of Mr G E de Livera, Proctor, on the part of the petitiner above named and the affidavit of (1) the petitioner dated September 18, 1943, (2) the attesting Notary Public dated September 1941, 1943, (2) the attesting Notary Public dated September 22, 1943, (3) the attesting Notary Public dated September 22, 1943, (3) the attesting Notary Public dated September 22, 1943, (4) the attesting Notary Public dated September 22, 1943, (5) the attesting Notary Public dated September 22, 1943, (6) the attesting Notary Public dated September 22, 1943, (6) the attesting Notary Public dated September 24, 1943, (6) the attesting Notary Pu

21, 1943, and (3) the attesting witnesses dated September 22, 1943, having been read

It is ordered that the last will and testament of Morawakage Gabriel Perera, 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 executrix named in the said will and she is hereby declared entitled to have probate thereof issued to her accordingly, unless the respondents above named or any other person or persons interested shall, on or before November 4, 1943, show sufficient cause to the satisfaction of this court to the

4, 1943, show sufficient cause to the satisfaction of this court to the contrary

It is further ordered that the 7th respondent be and he is hereby appointed guardian ad litem of the minors, the 1st, 2nd, 3rd, 4th, 5th, and 6th respondents, to represent them for all the purposes of this action unless the respondents above named or any other person or persons interested shall, on or before November 4, 1943, show sufficient cause to the satisfaction of this court to the contrary

September 28, 1943

S J C SCHOKMAN, Additional District Judge

In the District Court of Colombo

Order Nisi declaring Will proved

Testamentary Jurisdiction No 10,617

In the Matter of the Last Will and Testament of The Reverend Doctor Edmund Loftus Macnaghten of St Thomas's Vicarage, Overmonnow, in the Borough and County of Monmouth, England, Clerk in Holy Orders, deceased

Clerk in Holy Orders, deceased

THIS matter coming on for disposal before S J C Schokman,
Esq, Additional District Judge of Colombo, on September 23, 1943,
in the presence of Messrs F J & G de Saram, Proctors, on the part
of the petitioner, Matthew Richard Lothian Leishman, care of the
National Bank of India, Limited, Colombo, and (1) the affidavit
of the said petitioner dated September 21, 1943, (2) the power of
attorney dated June 2, 1943, and (3) the order of the Supreme
Court dated September 15, 1943, having been read It is ordered
that the will of the said The Reveiend Doctor Edmund Loftus
Macnaghton deceased dated November 16, 1942, a certified copy
of which under the Seal of the Probate Division of the High Court of
Justice in England has been produced and is now deposited in
this court, be and the same is heroby declared proved. And it is
further declared that the said Matthew Richard Lothian Leishman
is the attorney in Ceylon of the executrix named in the said will and
that he is entitled to have letters of administration (with will 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 October 21, 1943, show sufficient cause to the satisfaction of this court to the contrary

September 24, 1943

September 25, 1943

S J C Schokman, Additional District Judge

In the District Court of Colombo

Order Nisi declaring Will proved

Testamentary Jurisdiction No 10,622

In the Matter of the Last Will and Testament (and two Codicils) of Lizzie Kate Forbes of The Avenue Fleet in the County of Hants, England, widow of Arthur George Forbes, Captain in His Majesty's Army, 1st 4th Hampshire Regiment and formerly of Kadienlena, Kotmale, Ceylon, deceased

of Kadienlena, Kotmale, Ceylon, deceased THIS matter coming on for disposal before S J C Schokman Esq, Additional District Judge of Colombo, on Soptember 24, 1943 in the presence of Messrs F J & G de Saram, Proctors, on the part of the petitioner, Frank Ernest Harvey Goddard, care of the Chartered Bank of India, Austraha and China, Colombo, and (1) the affidavit of the said petitioner dated September 21, 1943, (2) the power of ittorney dated March 10, 1943, and (3) the order of the Supreme Court dated September 16, 1943, having been read It is ordered that the will of the said Lizzie Kate Forbes, deceased, dated December 30, 1933 (with two codicils dated May 25, 1936, and December 30, 1940, respectively) 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 Frank Ernest Harvey Goddard is the attorney in Ceylon of the executors named in the said second codicil to the said will and that he is entitled to have letters of administration (with will and two codicils annexed) issued to him accordingly, unless any person or persons interested shall, on or before October 14, 1943, show sufficient cause to the satisfaction of this court to the contrary

S J C SCHORMAN Additional District Judge In the District Court of Colombo Order Nisi declaring Will proved

Testamentary Jurisdiction No 10.625

In the Matter of the Last Will and Testament with four codicils of Francis Herman Milfold Wayne, OBE, formerly of Hillbury, Harrow, there after of 4, Phillmore Gardens, Kensington, London, and afterwards of Campfield, Battle, late of 29, Mayfield Gardens, Edinburgh, Scot land, deceased

THIS matter coming on for disposal before S J C Schokman, Esq , Additional District Judgo of Colombo, on September 28, 1943, in the presence of Victor Gnanaratnam Cooke, Proctoi, on the part of the petitioner, Porcival Stephen Martenz of Messis F J & G de of the petitioner, Poreival Stephen Martensz of Messis F J & G de Saram, Colombo, and (1) the affidavit of the said petitioner dated September 20, 1943, (2) the power of attorney dated May 19, 1943, and (3) the order of the Supreme Court dated September 15, 1943, having been read. It is ordered that the will of the said Francis Herman Milford Wayne, deceased, dated August 14, 1933, with four coducils dated August 10, 1936, September 2, 1936, June 30, 1937, and August 23, 1941, a certified copy of which under the Seal of The Commissariot of Edinburgh in Scotland 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 Percival Stephen Martensz 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 and codicils annoxed) issued to him accordingly, unless any person or persons interested shall, on or before October unless any person or persons interested shall, on or before October 21, 1943, show sufficient cause to the satisfaction of this court to the

September 29, 1943

S J C SCHOKMAN, Additional District Judge

In the District Court of Kalutara Order Nisi

Testamentary In the Matter of the Estate of the late Vithanage Jurisdiction Don James Singho, deceased, of Gungamuwa No 3,039

Vithanage Heras Singho of Gungamuwa

Petitioner

(1) Gamage Mainona of Gungamuwa, (2) Vithanage Mainona of Tantirimulla, (3) ditto Sopinona of Bandarawela, (4) Gamage Agossingho of Raigama, guardian ad latem over the 1st respondent and manager over the estate of the 1st respondent who is a lunatic Respondents

THIS matter coming on for disposal before J H V S Jaya wickrama, Esq , District Judge of Kalutara, on July 8, 1943, in the presence of Mr E F B Surya Bandara, Proctor, on the part of the petitioner, and the affidavit of the above named petitioner dated June 1, 1943, having been read

It is ordered that the petitioner be declared entitled, as brother of the deceased to have lettered advanced that the petitioner of advanced to proceed and or the deceased to have better of advanced to proceed and or the deceased to have better of advanced to proceed and or the deceased to have better of advanced to proceed and or the deceased to have better of advanced to proceed and or the deceased to have better of advanced to proceed and or the deceased to have better of advanced to proceed and or the deceased to have better of advanced to proceed and or the deceased to have better of advanced to the second to the deceased to have been deceased to the second to the deceased to the second to the sec

of the deceased, to have letters of administration issued, unless the respondents or any other person or persons interested shall, on or before August 5, 1943, show sufficient cause to the satisfaction of

this court to the contrary

It is further declared that the said 4th respondent be appointed guardian ad litem over the 1st respondent for this case, unless the respondents or others interested in the estate shall, on or before August 5, 1943, show sufficient cause to the satisfaction of this court to the contrary

J H V S JAYAWICKRAMA District Judge

The above Order Nisi is extended for September 16, 1943

J H V S JAYAWICKRAMA District Judge

August 5, 1943

July 8, 1943

The above Order Ness is extended for October 14, 1943

J H V S JAYAWICKRAMA District Judge

September 16, 1943

In the District Court of Kandy Order Nisi

Testamentary In the Matter of the Estate of the late Maliduwa Galgane Gurusinghe Aratchige Leisa Nona *alias* Laisa Hamy, deceased, of Kahalla No T 379

No T 379 Lasa Hamy, deceased, of Kahalla

THIS matter coming on for disposal before C Nagalingam, Esq,
District Judge, Kandy, on August 2, 1943, in the presence of
Messrs Wijayatilake & Wijayatilake, Proctors, on the part of the
petitioner, Bentota Hettige Jamis of Kahalla, and the affidavit of
the said petitioner dated July 29, 1943, having been read

It is ordered that the petitioner be and he is hereby declared
entitled, as the widower of the above named deceased, to have
letters of administration to the estate of the deceased issued to him,
unless the respondent, Mahduwa Galgane Dimes Hamy of 146E,
Castle street, Kandy, or any other person or persons interested shall,
on or before September 2, 1943, show sufficient cause to the satis
faction of this court to the contrary

C Nagalingam.

C NAGALINGAM. September 2, 1943 District Judge

The date for showing cause is extended to October 21, 1943

C NAGALINGAM. District Judge In the District Court of Galle sitting at Balapitiya Order Nisi

Testamentary In the Matter of the Intestate Estate of Kalumin Marshal Alwis of Seenigama, deceased No B 68

Pattidora Chalonona of Seenigama

Petitioner

(1) Kalumin Donald Alwis, (2) ditto Shelton Alwis, (3) ditto Hamilton Alwis, (4) ditto Lihan Alwis, (5) ditto Dottie Alwis, (6) ditto Alexander Alwis, (7) ditto David Alwis, all of Seeni,

THIS matter coming on for disposal before A S Vanigasooriyar,

THIS mattet coming on for disposal before A S Vanigasooriyar, Esq, Additional District Judge of Galle (sitting at Balapitiya) on September 9, 1943, in the presence of Mr T S P de S Gunasekera Proctor, on the part of the petitioner and the affidavit of the above named petitioner dated August 27, 1943, having been read. It is ordered that the said seventh respondent above named, Kalumin David de Alwis, be appointed guardian ad litem over the minois, 1st to 6th respondents, for all the puiposes of this action and that the above named petitioner be and she is hereby declared entitled, as widow of the above named deceased, to have letters of administration to his estate issued to her accordingly unless the administration to his estate issued to her accordingly, unless the respondents or any other person or persons interested shall, on or before October 15, 1943, show sufficient cause to the satisfaction of this court to the contrary

September 28, 1943

D A JAYARATUL Additional District Judge

In the District Court of Matara

Order Nisi

In the Matter of the Estate of the late Hewa Juwan Testamentary Kankanange Jurisdiction Girgoris Wijerama of Dickwella, No 4,181 deceased

Juwankanakan ige Pıyadasa Wıjerama wella Petitioner

(1) Matagadeera Jayasekara Kankanange Dingihamy alias (Hinnihamy, (2) Hewa Juwankankanange Elsy Wijerama, (3) ditto Dharmadasa Wijerama, (4) ditto Somadasa Wijerama, (5) ditto Siriyawathie Wijerama, (6) ditto Sumanawathi Wijerama, (7) ditto Sardhawathi Wijerama, all of Dick Respondents wella

THIS matter coming on for disposal before S S J Goonesekera, Esq., District Judge of Matara, on July 14, 1943, in the presence of Mr C E Wickramasinghe, Proctor, on the part of the petitioner and the affidavit of the above named petitioner dated July 9, 1943 having been read.

It is ordered that the said petitioner be and he is hereby declared entitled, as son of the deceased, to have letters of administration to the estate of the deceased issued to him, unless the respondents or any other person or persons interested in the estate shall, on or before October 25, 1943, show sufficient cause to the satisfaction of this court to the contrary

It is further ordered that the said 1st respondent be appointed guardian ad litem over the 6th and 7th respondents, unless the guardian two work of the one that will respond to the estate shall, on or before October 25, 1943, show sufficient cause to the satisfaction of this court to the contrary

July 14, 1943

S S J GOONESERERA, District Judge

In the District Court of Jaffna

Order Nisi

Testamentary In the Matter of the Last Will and Testament of the late Arumugam Chellappah of Chavakachcheu Junsdiction

Ratnam, widow of A Chellappah of Chavakachcheii Petitioner $\mathbf{v}_{\mathbf{s}}$

(1) Rasamany, daughter of Chellappah of ditto, (2) Chellappah Selvadurai of ditto, presently of Nahaketiya in Koslantha, (3) Amirthambikai, daughter of Chellappah of Chavakachcheri (4) Chelvamany, daughter of Chellappah of ditto, (5) Chellappah Selvaratnam of ditto Respondents

Chellappah Selvaratnam of ditto

THIS matter of the petition of the above named petioner, praying that the 2nd respondent be appointed guardian ad litem over the minors, the 3rd, 4th, and 5th respondents, and for an order declaring the said last will admitted to probate and the probate be issued to the petitioner, coming on for disposal before G C Thambyah, Esq., District Judge, Jaffina, in the presence of Mr S K Thira vinayagam, Proctor for the petitioner, on May 17 '1943, and the affidavit and petition of the petitioner having been read

It is ordered that the 2nd respondent be and he is hereby appointed guardian ad litem over the minors, the 3rd, 4th, and 5th respondents, and that the said last will be proved and admitted to probate and that such probate be issued to the petitioner, unless the respondents above named shall appear before this court on June 25, 1943, and show sufficient cause to the satisfaction of this court to the contrary

show sufficient cause to the satisfaction of this court to the contrary. The minor over the age of 12 shall be produced before court on

G C THAMBYAR May 17, 1943 District Judge Extended for July 23, 1943

GCT District Judge Extended for July 27, 1943

G C T Ď'j

Extended for October 15, 1943

G C T D J

In the District Court of Jaffna

Order Nışı

Testamentary In the Matter of the Estate of the late Elizabeth, Jurisdiction wife of Philip Saverimuttu of Valvettiturai, No 132 deceased

Philip Saverimuttu of Jaffna town

Petitioner

 $\mathbf{v}_{\mathbf{s}}$

(1) Mary Rita Pakkiamalar, daughter of Saverimuttu, minor, (2) Mary Theresa Arulmaloi, daughter of Saverimuttu, (3) Swammather Sebastiampillai of Dispensary road, Valvettiturai Respondents

THIS matter of the petition of the petitioner praying that the 3rd respondent be appointed guardian ad litem over the 1st and 2nd minor respondents for the purpose of watching their interests in testamentary proceedings and that letters of administration to the estate of the said deceased be issued to him, coming on for determination before G C Thambyah, Esq, District Judge, Jaffina, on June 16, 1943, in the presence of Mr D B Canagaratina, Proctor, on the part of the petitioner, and his affidavit and petition having been read. It is ordered that the 3rd respondent be appointed guardian ad litem over the 1st and 2nd minor respondents for the purpose mentioned above and that letters of administration be issued to the petitioner, as the husband of the said deceased, unless the respondents shall appear before this court on October 18, 1943, and show cause to the satisfaction of this court to the contrary

August 30, 1943

G C THAMBYAH, District Judge

In the District Court of Jaffna

Order Nisi

Pestamentary In the Matter of the Estate of the late Sangarap Jurisdiction pillar Rajah of Vaddukoddar West, deceased

Rajah Ragunathar of Vaddukoddaı West

Petitione

Rajah Subramaniam of ditto, presently of Singapore,
 Sivakkolunthu, widow of Sangarappillai Rajah of Vaddu koddai West

Respondents

THIS matter of the petition of the above named petitioner coming on for disposal before G C Thambayah, Esq, District Judge, Jaffna, on June 16, 1943, in the presence of Mr V Nagalingam, Proctor for petitioner, and the affidavit and petition of the petitioner having been read. It is ordered that letters of administration be granted to the petitioner of the estate of the said deceased, unless the said espondents shall appear before this court on August 30, 1943, and show cause to the satisfaction of this court to the contrary

G C THAMBAYAH, District Judge

June 16, 1943 Extended to October 25, 1943

_B_3_

In the District Court of Jaffna

Order Nisu

Testamentary In the Matter of the Estate of the late Sivakamip-Jurisdiction pillar wife of Murugesar Sathasivam of Vaddu koddar West, deceased

(1) Vaitilingam Sabaratnam, (2) and wife Sivapakkiam of Vaddukoddai West Petitioners

 V_s

(1) Veluppıllaı Nagamany of ditto, (2) Chinnachchippillai, widow of Kathiresar Akamparam of Vaddukoddai East Respondents.

THIS matter of the petition of the above named petitioner, coming on for disposal before G C Thambyah, Esq, District Judge, Jaffna, on September 6, 1943, in the presence of Mr V Nagalingam, Proctor for petitioners, and the affidavit and petition of the said petitioners having been read. It is ordered that letters of administration to the estate of the above named deceased be granted to the petitioners, unless the said respondents shall appear before this court on October 11, 1943, and show cause to the satisfaction of this court to the contrary

September 21, 1943

James Joseph, District Judge

In the District Court of Jaffna

Order Nisi

Testamentary
Jurisdiction
No 171
In the Matter of the Estate of the late Sethu
kavalar Ponrambalam of Saravanai, deceased

(1) Ulageswarı, wife of Sinnathamby Thiagarajah, (2) Sinna thamby Thiagarjah, both of Mandaitivu Petitioners

$\mathbf{v}_{\mathbf{s}}$

(1) Maheswari wife of Vallipuram Somasundram, (2) Vallipuram Somasundram of Saravanai, (3) Thiageswari, wife of Nagalin gam Subramaniam, (4) Nagalingam Subramaniam, both of Agriculture Department, Peradeniya, (5) Easwary, wife of Sellathamby Kandasamy, (6) Sellathamby Kandasamy, both of Mandaitivu

Respondents

THIS matter of the petition of the above named petitioner praying for letters of administration to the estate of the above named deceased, commg on for disposal before James Joseph, Esq, District Judge, Jaffina, on September 14, 1943, in the presence of Messrs Aboobucker & Sultan, Proctors, on the part of the petitioners, and the affidavit of the petitioners dated September 11/13, 1943, having been read 'It is declared that the petitioners are the

daughter and son in law of the said intestate and are entitled to have letters of administration to the estate of the said deceased issued to them, unless the respondents or any other person shall, on or before October 15, 1943, at 10 AM, show sufficient cause to the satisfaction of this court to the contrary

September 14, 1943

James Joseph, District Judge

Order Nisi

Testamentary In the Matter of the Last Will and Testament of the Jurisdiction deceased, Wakkumburage Rattaranhamy of No 1,140 Amuwala

Wakkumburage Mohottihamy of Amuwala

And Wakkumburage Somawathie Senaratne Hamine of Han gomuwa, being of unsound mind, by her guardian ad litem
 Wanasundara Arachchillage Mudalihamy of Hangomuwa,
 Wanasundara Arachchillage Saummahamy of

Amuwala Respondents

Amuwala

Respondents

THIS matter coming on for disposal before V E Rajakarier, Esq. District Judge, Ratnapura, on September 10, 1943, in the presence of Messrs Dharmaratne & Gunawardane, Proctors, on the part of the petitioner, and the affidavit of the said petitioner dated August 25, 1943, and the affidavit of the attesting notary of the said last will dated August 25, 1943, having been read. It is ordered that the last will of Wakkumburage.Rattaranhamy of Amawala, deceased, bearing No 879 and dated January 14, 1938, and 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 October 14, 1943, show sufficient cause to the satisfaction of this court to the contrary.

It is further ordered that the said petitioner above named is the executor named in the said last will, and that he is entitled to have probate of the same issued to him accordingly, unless the respondents or any other person or persons interested shall, on or before October 14, 1943, show sufficient cause to the satisfaction of this court to the contrary

the contracy

is further ordered that Wanasundara Arachchillage Mudalihamy It is further ordered that wanasundara Arachaninage Mudainianly of Hangomuwa, the 2nd respondent above named, be and he is hereby appointed guardian ad litem over Wakkumburage Soma wathie Senaratine Hamme of Hangomuwa, being of unsound mind, inless the 1st respondent above named or any other person or persons interested shall, on or before October 14, 1943, show sufficient cause to the satisfaction of this court to the contrary

Ratnapura, September 10, 1943

V E RAJAKARIER District Judge In the District Court of Ratnapura Order Nisi declaring Will proved

Testamentary Jurisdiction No 1.142

In the Matter of the Last Will and Testament of Rajapaksa Mudiyanselaye Lokuappuhamy of Demalaporuwa, deceased Between

(1) Rajapaksa Mudiyan slaye Mudiyanse of Demalaporuwa, (2) Epitawatte Ambagahage Punchimahatmaya of Mara-Petitioners

(1) Rajapaksa Mudiyanselayè Heen Menike, (2) ditto Karuna ratne, (3) ditto Dhanarat Menike, (4) ditto Karunadasa, (5) ditto Karunanayake, (6) ditto Somapala, (7) ditto Leelawathie (8) ditto Gunapala, mmors, by their guardan ad htem (9) ditto Dingirmudiyanse, (10) Jayaweera Mudiyanselaye Heenmenike, widow of the deceased, (11) Opata Kankanamalaye Endi Singho, all of Demalaporuwa.

And

Singho, all of Demalaporuwa.

THIS matter coming on fol disposal before V E Rajakarier, Esq. District Judge, Ratnapula, on September 16, 1943, in the presence of Messrs Gunasekera & Gunasekera, Proctors, on the part of the petitioners, and the petition and affidavit of the petitioners dated August 18, 1943, having bein read

It is ordered that the will o' Rajapaksa Mudiyanselaye Loku appuhamy, of Demalaporuwa, teceased dated June 25, 1943, and now deposited in this court be and the same is hereby declared proved, unless the respondents shove named or any other person or persons interested shall, on a before October 21, 1943, show sufficient cause to the satisfaction of this court to the contrary. It is further declared that the said petitioners above named are the executors named in the sad will, and that they are entitled to have probate of the same issued to them accordingly, unless the respondents or any other person or persons interested shall, on or before October 21, 1943, show sufficient cause to the satisfaction of this court to the contrary.

before October 21, 1943, show sufficient cause to the satisfaction of this court to the contrary

It is further ordered that Rajapaksa Mudiyanselaye Dingirimudiyanse of Demalajoriuwa, the 9th respondent above named be and he is hereby apointed guardian ad litem over, (1) Rajapaksa Mudiyanselaye Hen Menike, (2) Rajapaksa Mudiyanselaye Hen Menike, (3) Rajapaksa Mudiyanselaye Dhanarat Menike, (4) Rajapaksa Mudiyanselaye Karunadasa, (5) Rajapaksa Mudiyanselaye Karunadasa, (5) Rajapaksa Mudiyanselaye Somapala, (7) Rajapaksa Mudiyanselaye Leelawathie, (8) Rajapaksa Mudiyanselaye Gunapala, ill of Demalaporiuwa, the 1st, 2nd, 3rd, 4th, 5th, 6th, 7th and 8th repondents above named, unless the respondents above named or an other person or persons interested shall, on or before October 21, 1943, show sufficient cause to the satisfaction of this court to the outrary

V E RAJAKARIER District Judge

September 16, 1943

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