

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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PASSED ORDINANCES

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

No. 49 of 1943.

L D -O 7/38

An Ordinance to provide for the prevention and punishment of bribery and corruption of and by members of local authorities

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 Public Bodies (Prevention of Corruption) Ordinance, No 49 of 1943
- 2 (1) Any person who corruptly gives, promises or offers to any member of a public body, whether for the benefit of such member or of another person, any gift, loan, fee, neward or advantage whatsoever as an inducement to or reward for such member doing or forbearing to do any official act, shall be guilty of an offence

(2) Any person who corruptly gives, promises or offers to any other person, whether for the benefit of that person or of another person, any gift, loan, fee, reward or advantage whatsoever, as an inducement to or reward for influencing any member of a public body to do or forbear to do any official act, shall be guilty of an offence

8. (1) Any member of a public body who corruptly solicits or receives or agrees to receive, for himself or for any other person, any gift, loan, fee, reward or advantage whatsoever as an inducement to or reward for such member doing or forbearing to do any official act, shall be guilty of an offence

(2) Any person who corruptly solicits or receives or agrees to receive, for himself or for any other person, any gift, loan, fee, reward or advantage whatsoever as an inducement to or reward for influencing any member of a public body to do or forbear to do any official act, shall be guilty of an offence

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

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

Short title

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

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

Penalties for and trial of offences under this Ordinance Cap 16.

- (3) Notwithstanding anything in the Criminal Procedure Code, a District Court shall have jurisdiction to try, on indictment, any offence under this Ordinance and to impose any penalty prescribed in the preceding provisions of this section
- (4) No prosecution for any offence under this Ordinance shall be instituted except by or with the written sanction of the Attorney-General

Vacation of seat and disqualification

- 5. (1) Any member of a public body who is convicted of an offence under section 3 shall vacate his seat or office with effect from the date of such conviction
- (2) Any person who is convicted of an offence under section 3 committed during his membership of a public body shall, for a period of five years reckoned from the date of such conviction, be incapable of being registered as a voter or of voting at any election of members of any public body or of being elected, nominated or appointed, or of sitting or voting, as a member of any public body
- (3) Where any person who is convicted of an offence under section 3 appeals against such conviction, the following provisions shall have effect
 - (a) nothing in sub-section (1) or sub-section (2) shall apply unless such conviction is affirmed in appeal,
 - (b) where the conviction is so affirmed, the provisions of those sub-sections shall apply as though the references therein to the date of his conviction were references to the date of the affirmation of his conviction in appeal, and
 - (c) if such person is, between the date of his conviction and the date of the affirmation of the conviction m appeal, elected, nominated or appointed as a member of any public body, that person shall, with effect from the date of the affirmation of the conviction, vacate his seat or office as a member of that public body
- (4) Where any person, by reason of the operation of any of the preceding provisions, vacates his seat or office as a member of any public body, the provisions of the Ordinance by or under which that public body is constituted shall apply for the purpose of filling the vacancy so occurring in like manner as they would have applied if such member had resigned his seat or office

Interpretation

- 6 In this Ordinance, unless the context otherwise requires—
 - "advantage" includes-
 - (a) any office or dignity, and any forbearance to demand any money or money's worth or valuable thing, and
 - (b) any aid, vote, consent or influence, and
 - (c) any promise or procurement of or agreement or endeavour to procure, or the holding out of any expectation of, any gift, loan, fee, reward, or advantage as hereinbefore defined,
 - "official act", when used with reference to any member of a public body, includes any act which that member is, by or under the provisions of any law for the time being in force relating to that public body, empowered, authorised, entitled or required to do or forbear to do in respect of any matter or transaction whatsoever, actual or proposed, in which the public body is concerned,
- "public body" means any Municipal Council, Urban Council, Local Board, Saintary Board or Village Committee, and includes any standing or select or other committee of any such Council, Board or Committee

Passed in Council the Sixteenth day of November, One thousand Nine hundred and Forty-three

D G R GUNAWARDANA, Clerk of the Council.

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

H A C Dobbs,

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

No. 50 of 1943.

L D -O 40/43

An Ordinance to amend the Thoroughfares Ordinance.

A CALDEGOTT

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 Thoroughfares (Amendment) Ordinance, No. 50 of 1943
- 2. Section 71 of the Thoroughfares Ordinance is hereby amended in the Proviso to paragraph (2) of that section, by the substitution for the words "a further sum of twelve cents", of the words "a further sum not exceeding thirty cents"

Passed in Council the Sixteenth day of November, One thousand Nine hundred and Forty-three

D C R GUNAWARDANA, Clerk of the Council.

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

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

Amendment of section 71 of Chapter 148

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

No. 51 of 1943.

L D-CF 45/43

No 1/4/66 (FSO)

An Ordinance to provide for the exemption from import and export duties of tea imported into Ceylon for the purposes of re-exportation during the emergency caused by the present war.

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 Imported Tea (Exemption from Duties) Ordinance, No. 51 of 1943
- 2. All imports of tea, certified by the Tea Commissioner to be intended for re-exportation after being polished, prepared or blended in Ceylon, shall be exempt from the import duty leviable and payable under the provisions of section 9 of the Customs Ordinance
- 3 Where any consignment of tea brought to any Customs premises for the purpose of exportation is certified by the Tea Commissioner to be a blend containing a specified proportion of any tea referred to in section 2, a proportion of that consignment equal to such specified proportion shall be exempt from the export duty leviable and payable under each of the provisions of law specified in the Schedule hereto
- 4 Where any duty referred to in section 2 or section 3 has for any reason been paid by any person on any tea declared to be exempt from such duty by either of those sections, a sum equal to the amount of such duty shall be refunded to him out of the general revenue or other fund to which such amount may have been credited under the law applicable in that case.
- 5 This Ordmance shall be deemed to have come into operation on the first day of September 1943, and shall continue in operation until such date as may be appointed by the Governor by Proclamation published in the Guzette

Schedule

Section 8 of the Tea Propaganda Ordinance (Chapter 130) Section 28 of the Medical Wants Ordinance (Chapter 176) Section 9 of the Customs Ordinance (Chapter 185)

Section 9 of the Customs Ordinance (Chapter 185) Section 36 of the Tea Control Ordinance (Chapter 299) Section 11 of the Tea Research Ordinance (Chapter 301), read with section 3 of the Tea Cess (Temporary Increase) Ordinance, No 12 of 1930

Passed in Council the Sixteenth day of November, One thousand Nine hundred and Forty-three

D C R GUNAWARDANA, Clerk of the Council.

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

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

Exemption from import duty

Cap 185

Exemption from export duty

Refund of duty

Commencement and duration of Ordinance

Defendant

NOTICES OF FISCALS' SALES

Western Province

In the District Court of Kalutara

Illumbevidanelage Timoninus Gomis Wijesekera of Illumbe Plaintiff

Humbevidanelage Helenahamy of Ilimbe

NOTICE is hereby given that on Satisfiday, January 8, 1944-at 2 30 in the afternoon, will be sold by public auction at the premises the right, title, and interest of the said plaintiff in the following property for the recovery of Rs 237 40, viz —

All that lot G of the land called Ilimbemukalana, situated at All that lot G of the land called Illmoemukalana, sinuaced at Rimbe m Munwattebage pattu of Raigam korale in the District of Kalutara, Western Province, and bounded on the north by lot E of this land, east by portions of Illmbemukalana claimed by plaintiff and others, south by Delgahawattepitakattiya claimed by plaintiff and others, and on the west by carr road, containing in extent 6 acres 1 road and 1 perch, belonging to the plaintiff

Deputy Fiscal's Office, *Kalutara, December 2, 1943

P D WEERAMAN. Deputy Fiscal

Southern Province.

In the Court of Requests of Galle

P'L R M M Manikkawasagam Chettyar of Galle No 10.284

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

(1) M S D Silva (dead), (2) John James de Silva of Ambalan goda (dead), (3) Anthony Mango Nona de Silva, legal representative of the estate of 1st and 2nd defendants, deceased, of Meetiyagoda Defenda Defendants

NOTICE is hereby given that on Wednesday, January 5, 1944, commencing at 3 30 in the afternoon, will be sold by public auction at the respective premises the right, title, and interest of the said defendants in the following property for recovery of the sum of Rs 93 80 with legal interest thereon from December 2, 1930, till payment in full, and Rs 16 25 for costs, viz —

till payment in full, and Rs 16 25 for costs, viz —

(1) An undivided ½ paxt or share of the soil and trees of the land called Meetiyagoda Kurunduwatta, situated at Meetiyagoda in Wellaboda pattu of Galle District, Southern Province, and bounded on the north by land of M W Dines and T P 67730, east by road, south by land of M W Dines, and west by land of M W Dines and T P 67745, and containing in extent about 7 acres

(2) All that allotment of land called Nungalabedda, situated at Meetiyagoda aforosaid, and bounded on the north by a lot of the same land, east by Liyanamullewatta, and south and west by a lot of the same land, and containing in extent 3 roods

Deputy Fiscal's Office, Balapitiya, December 6, 1943

SAM RANASOORIYA. Additional Deputy Fiscal

NOTICES IN TESTAMENTARY ACTIONS

In the District Court of Colombo

Order Nası

In the Matter of the Intestate Estate of the late Palamandadige Martin Fernando, deceased, of Wekada, Panadure Testamentary Jurisdiction No 10,360

Constance Fernando nee Wijesooriya of Wijayamandiraya, Dodanduwa

(1) Kurukulasuriya Cicilia Perera, (2) Palamandadige Eddie Fernando, (3) Palamandadige Oliver Fernando, (4) Pala mandadige Dutor S Fernando, (5) Jane Adeline Senanayake, wife of N Senanayake, (6) Palamandadige Margaret Fernando, (2) Margaret Fernando, (3) Palamandadige Margaret Fernando, (6) Palamandadige Diver Fernando, (7) Palamandadige Diver Fernando, (7) Palamandadige Diver Fernando, (8) Palamandadige Diver Fernando, (8) Palamandadige Margaret Fernando, (8) Palamandadige Margaret Fernando, (8) Palamandadige Margaret Fernando, (8) Palamandadige Margaret Fernando, (8) Palamandadige Diver Fernando, (8) Palamandadi all of Wekada, Panadure Respondents

THIS matter coming on for disposal before S J C Schokman, Rsq., Additional District Judge of Colombo, on October 21, 1943, in the presence of Mr B Walter de Silva, Proctor, on the part of the petitioner above named, and the affidavit of the said petitioner dated February 19, 1943, having been read

It is ordered that the said petitioner be and she is hereby declared entitled, as the widow of the deceased above named, to have letters of admirestration to the above estate usend to her accordingly.

cartitled, as the widow of the deceased above named, to have selected of administration to the above estate issued to her accordingly, unless the respondents above named or any other person or persons interested shall, on or before December 16, 1943, show sufficient cause to the satisfaction of this court to the contrary

November 11, 1943

S J C SCHOKMAN, Additional District Judge

In the District Court of Colombo

Testamentary
Jurisdiction

In the Matter of the Last Will and Testament of Samuel Dixon Rasanayagam of Pioneer road, No 10,551 Batticaloa, deceased

Haputantrige Don David of Karagampitiya, Dehiwala, Petitioner

(1) Dixon Navaratnam of Maradana in Colombo, (2) Dixon Paranjoti of Ambalangoda (3) Dixon Ranee of Ambalangoda, (4) Dixon Rajaratnam of Maradana, (5) Navamany Daniel of Pickerings road, Kotahena, Colombo, (6) Florence Dixon of Pickerings road, Kotahena, (7) Surgunam Daniel of Rasponde Respondents Pickerings road aforesaid

THIS matter coming on for disposal before S J C Schokman, Esq , Additional District Judge of Colombo, on October 7, 1943,

in the presence of Mi C Vethecan, Proctor, on the part of the

in the presence of Mi C Vethecan, Proctor, on the part of the petitioner above named, and the affidavit of (1) the petitioner dated February 20, 1943, and (2) the attesting Notary Public and the witness dated February 2, 1943, having been read

It is ordered that the last will and testament of Samuel Dixon Rasanayagam, 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 the respondents above named or any other person or persons interested shall, on or before November 11, 1943, show sufficient cause to the satisfaction of this court to the contrary

It is further ordered that the 1st respondent above named be and he is hereby appointed guardian ad litem of the minor, the 3rd respondent, to represent her for all the purposes of this action, unless the respondents or any other person or persons interested shall, on or before November 11, 1943, show sufficient cause to the satisfaction of this court to the contrary

the satisfaction of this court to the contrary

October 16, 1943

S J C SCHOKMAN, Additional District Judge

The date for showing cause to the contrary in the foregoing Order New is extended to December 16, 1943

November 11, 1943

S J C SCHOKMAN, Additional District Judge

In the District Court of Colombo

Order Absolute

Testamentary In the Matter of the Estate of the late Frederick Emmanuel Albert Ginger, deceased, of Jurisdiction No 10,701 Bandarawela

THIS matter coming on for final determination before S J C Schokman, Esq., Additional District Judge of Colombo, on November 29, 1943, in the presence of Mr G A H Wille, Proctor, on the part of the petitioners (1) Frederick Collin Ferdinands of Nawalapitya and (2) Charles George Oliver Speldewinde of Colombo, and the Gidgarts of Colombo, and the Gidgarts of Colombo, and the Gidgarts of Colombo, and the Colombo of Colombo of Colombo, and the Colombo of Colombo of Colombo of Colombo of Colombo, and the Colombo of Col and the affidavits of (1) the above named petitioners dated Septem ber 21, 1943, and (2) the attesting Notary Public dated September 2, 1943, and the Supreme Court order dated October 28, 1943, having

been read

It is ordered that the last will No 4164 made by the deceased above named and attested by G A H Wille, Notary Public, on January 4, 1936, and 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 declared entitled to have probate thereof issued to them accordingly on the publication of this order once in the Ceylon Government Gazette and twice in the Ceylon Daily Nows newspaper and their taking the usual oath and tendering the security bond

S J C SCHOKMAN

November 30, 1943

S J C SCHORMAN Additional District Judge

In the District Court of Negombo

Order Nisi

No 3,229/T In the Matter of the Intestate Estate of the late Kurukulasuriya Pilomina Fernando of Grand street, Negombo

Between

Kurukulasuriya Jestreet, Negombo Joseph Manuel Fernando. Grand Petitioner

(1) Anthony Stanly Fernando of 149, Alles road, Negombo (2) Emmanuel Wilmot Fernando, Office of Executive Engineer, P W D, Colombo, (3) Mary Nansly Fernando, Floral Bank, Katana, (4) Gallkissage David Gunawar dana of Tudella, Ja ela, (5) Victor Gunawardana, Irrigation Department, Gampaha, (6) Clitus Gunawardana 15, Fish Market street, Negombo, (7) Mrs Simon Fernando, (8) Vivian Fernando, (9) Christy Fernando, all of Prim rose Cottage, Chilaw road, Negombo Respondents

THIS matter coming on for disposal before Spencer Rajaratnam, Esq, District Judge of Negombo, on October 20 1943, in the presence of M. E. W. de Zoysa, Proctor, on the part of the petitioner dated September 15, 1943, having been read. It is ordered that the petitioner above named be and he is hereby declared entitled, as the widower 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 November 29, 1943, show sufficient cause to the satisfaction of this court to the contrary

S RAJARATNAM, District Judge

October 20, 1943

The Order Nisi returnable date is extended to December 16, 1943.

S RAJARATNAM, District Judge

In the District Court of Kalutara

Order Nusi

Testamentary In the Matter of the Intestate Estate of the late Mrs Ellen Meraya Bolonno of Maha Wadduwa, Jurisdiction No 3,114 deceased

Agnes Leanora Samarasooriya of Maha Wadduwa Petitioner. THIS matter coming on for disposal before J H V S. Jayawickrama, Esq , District Judge, Kalutara, on November 6,

1943, in the presence of Mr C L E Perera, Proctor, on the part of the petitioner, and the affidavit of the above named petitioner dated June 18, 1943, having been read

It is ordered that the petitioner be declared, entitled as the sole heir of the said deceased, to have letters of administration issued to her, unless the respondents or any other person or persons interested in the said estate shall on or before December 16, 1943, show sufficient cause to satisfaction of this court to the contrary

November 6, 1943

V S JAYAWICKRAMA District Judge

In the District Court of Nuwara Eliya

Testamentary In the Matter of the Intestate Estate of the late Kurukulasoonya Pata deceased, of Wettegama Patabendige Albinu Silva Jurisdiction

Between

Bodimaluwegedera Loku Menika of Wettegema in Pallegampaha korale, Uda Hewaheta Petitir

And

(l) Kurukulasooriya Patabendige Benedict Silva, (2) Kurukula sooriya Patabendige Garah Silva, (3) Kurukulasooriya Patabendige Justina Silva, (4) Kurukulasooriya Patabendige Patabendige Jusuna Silva, (4) Kurukulasooriya Patabendige Wilbert Silva all minors by their guardian ad litem (6) Kurukulasooriya Patabendige Jusey Silva of Wettegama in Pallegampaha korale, Uda Hewaheta Respondents

THIS matter coming on for disposal before T P P Goonetilleka, Esq., District Judge of Nuwara Eliya, on November 19, 1943, in the presence of Mr C M L de Silva, Proctor, on the part of the petitioner, and the affidavit of the petitioner dated November 19, 1943, having been read and the petitioner and the respondents being present, and the 1st, 2nd, 3rd, 4th, and 5th respondents consenting to the appointment of the 6th respondent as their guarden of letter. guardian ad htem

It is ordered and decreed that the 6th respondent be and he is It is ordered and decreed that the oth respondent be and he is hereby appointed guardian ad litem of the 1st to 5th respondents (minors) and that the said petitioner, as widow of the deceased above named, be and she is hereby declared entitled to have letters of administration of the above named deceased issued to her unless the contract of the same of the respondents above named or any other person do show sufficient cause to the contrary on or before December 17, 1943

November 19, 1943

T P P GOONETILLERA District Judge

In the District Court of Galle

Order Nisi

Testamentary In the Matter of the Intestate Estate of the late Jurisdiction Nanavakkara Moodage Punchihamy No 8,057 Keppitiyagoda, deceased

George Wickrama Seneviratne of Keppitiyagoda Petitioner

(1) Edwin Wickrama Seneviratne of Keppitiyagoda, (2) Pinhamy Wickrama Seneviratne, (3) Katukolihe Gamage Endris, (4) ditto Arnolis, (5) ditto Carolis, (6) ditto Andris, all of Nagoda, (7) Nanayakkarawasan Moodage Pindoris, (8) ditto Gilbert Dayananda, (9) ditto Dannie, (10) ditto Wimplemethe, all of Komptinged). (8) ditto Gilbert Dayananda, (9) d Wimalawathie, all of Keppitiyagoda Respondents

Wimalawathe, all of Reppittyagoda Respondents THIS matter coming on for disposal before M A Samarakoon, Esq., District Judge, Galle, on September 29, 1943 in the presence of Mr S P A Gunewardene, Proctor, on the part of the petitioner, and the affidavit of the said petitioner dated September 24, 1943, and petition dated September 27, 1943, having been read It is ordered that the petitioner above named, as eldest son of the deceased above named, be and he is hereby declared entitled to have letters of administration to the estate of the deceased above named issued to him accordingly unless the respondents.

above named issued to him accordingly, unless the respondents

above named or any other person interested shall show sufficient cause to the contrary to the satisfaction of this court on or before November 5, 1943

M A SAMARAKOON District Judge

September 29, 1943

Date for showing cause to the above Order Niss is extended to December 10, 1943

M A SAMARAKOON District Judge

November 5, 1943

In the District Court of Matara

Order Absolute in the First Instance declaring Will proved In the Matter of the Last Will and Testament of Testamentary Wickramasinghe Aratchige Dingi Appuhamy of Kamburupitiya, deceased Jurisdiction

No 4,189 Kamburupitiya, qeecased (1) Caroline Balasooriya and (2) Balasooriya Hinnihamy, both Petitioners

THIS matter coming on for disposal before S S J Goonesekera, Esq., District Judge of Matara, on September 15, 1943, in the presence of Mr Mahanama Samaraweera, Proctor, on the part of the petitioners, and the affidavits of the petitioners and the attesting notary and two witnesses dated September 10, 1943, having been

It is ordered that the last will and testament of the above named deceased the original of which has been deposited in this court be and the same is hereby declared proved, It is further ordered that the petitioners be and they are hereby declared entitled, as the executors named in the will, to have probate to the same issued to

September 15, 1943

S S J GOONESEKERA District Judge

In the District Court of Matara

Order Nisi

Testamentary In the Matter of the Intestate Estate of the late Jurisdiction No 4,196 Weijje Hewage Charlis Silva, late of Kappara tota, deceased

Weijje Hewage Jothipala of Kapparatota in Weligama Petitioner And

) Seekku Baduge Babunona of Kapparatota, (2) Weijje Hewage Ariyapala of Kapparatota, (3) Weijje Hewage Dayawathie of Kapparatota • Respondents,

THIS matter coming on for disposal before S S J Goonesekera, Esa, District Judge of Matara, on October 26, 1943, in the presence of Messrs Daluwatte & Jayasuriya, on the part of the petitioner, and the affidavit of the above named petitioner dated October 12,

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 said deceased issued to him, unless the respondents or any other person or persons interested in the said estate shall on or before December 6, 1943, show sufficient cause to the satis faction of this court to the contrary

S S J GOONESEKERA District Judge

October 26, 1943 Extended to January 24, 1944

S S J GOONESEKERA District Judge

December 6, 1943

In the District Court of Tangalla Order Nisi

In the Matter of the Intestate Estate of the Testamentary deceased Ehelapitiye Hewage Mendis, late of Etpitiya, deceased No 1.371 Petitioner

Ehelapitiye Hewage Sawneris of Etpitiya v_s

(1) Gabbalage Snusena (minor), (2) Gabbalage Arnolis, both of Horewela Respondents

THIS matter coming on for disposal before M C Sansoni, Esq , District Judge of Tangalla, on September 30, 1943, in the presence

of Mr D P Atapattu, Proctor, on the part of the petitioner, and

the affidavit dated November 25, 1941, having been read
It is ordered that the petitioner be and he is hereby declared
entitled, as brother of the deceased, Ehelapitiye Hewage Mendis,
to have letters of administration issued to him, unless any person or persons interested shall, on or before November 4, 1943, show sufficient cause to the satisfaction of this court to the contrary

It is further ordered that the 2nd respondent above named be and he is hereby appointed guardian ad litem over the 1st named minor respondent for the purpose of this case, unless any person or persons interested shall, on or about November 4, 1943, show sufficient each cause to the absolutor of the court that the court cause to the absolutor of the court that the court cause to the absolutor of the court that the court cause to the absolutor of the court that the court cause is the court that the court cause to the cause to cient cause to the satisfaction of this court to the contrary

> M C SANSONI, District Judge

Date for showing cause is extended till December 16, 1943

A LEANAGE District Judge November 4, 1943

> In the District Court of Jaffna Order Nisi

In the Matter of the Estate and Effects of Sıvaka-Testamentary mavally, wife of Chinniah Arulampalam, late of Kokkuvil, deceased No 187

Sanmugam Appacuddy Vettivelu of Nallur

September 30, 1943

(1) Parasaththy, wife of Sanmyam Appacuddy Vettavelu of Nallur, (2) Nadanakanagasabai Kandiah of ditto, (3) Segara-sasegaram Kandiah of ditto, (4) Pararasasegaram Kandiah of ditto, (5) Annaledchumy, daughter of Kandiah of ditto, (6) Parameswari, daughter of Kandiah of ditto, (7) Chimniah Arulampalam of Kokkuvil Respondents

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

THIS matter coming on for disposal before James Joseph, Esq, District Judge, Jaffna, on November 11, 1943, in the presence of Mr P Casippillai, Proctor, Supreme Court, on the part of the petitioner, and the affidavit and petition of the petitioner having been

It is ordered that the above-named 2nd respondent be appointed guardian ad litem over the minor, the 6th respondent, for the purpose of representing her and protecting her interest in this testamentary proceedings and that letters of administration over the estate of the deceased above named be issued to the petitioner, unless the respondents shall, on or before December 17, 1943, appear before this court and show sufficient cause to the satisfaction of this court to the contrary It is further ordered that the minor should be produced on that date

November 11, 1943

JAMES JOSEPH, District Judge

In the District Court of Batticaloa Order Nisi

Testamentary In the Matter of the Estate and Effects of the late Jurisdiction Sinnathamby Kanapathipilla of Kallady No 523 Uppodai, deceased

Kanapathipillai Alagusavundaram of Kallady-Uppodai Petitioner

THIS matter coming on for disposal before D E Wijeyewardene Esq, District Judge of Batticaloa, on November 29, 1943, in the presence of Mr K W Devanayagam, Proctor, on the part of the petitioner, and the affidavit and petition of the petitioner dated November 29, 1943, having been read

It is ordered that the petitioner be and she is hereby appointed administratrix of the estate of the late Sinnathamby Kanapathipillar of Kallady-Uppodar, and that letters of administration be issued to her accordingly, unless any person or persons interested shall, on or before December 23, 1943, show sufficient cause to the satisfaction of this court to the contrary

November 29, 1943

D E WIJEYEWARDENE District Judge In the District Court of Kurunegala

Order Nisi declaring Will proved, &c

Testamentary In the Matter of the Estate of the late Mahamarak kalage Jaan Perera, deceased, of Rangama Jurisdiction. No 4,485

THIS matter coming on for disposal before H A de Silva, Esq, District Judge, Kurunegala, on October 26, 1943, in the presence of Mr D A S Ranaweera, Proctor, on the part of the petitioner, Maha Marakkalage Martin-Perera of Rangama, and the (1) affi davit of the petitioner dated July 28, 1943, and (2) of the witnesses to the last will dated July 22, 1943, having been read

It is ordered that the last will of Maha Marakkalage Jaan Perera of Rangama, deceased, dated November 10, 1941, and now deposited in this court, he and the same is hereby declared proved, unless any

in this court be and the same is hereby declared proved, unless any person or persons interested shall, on or before December 13, 1943, show sufficient cause to the satisfaction of this court to the con

trary It is further declared that the said Maha Marakkalage Martin Perera of Rangama is the executor named in the said will and that he is entitled to have probate of the same issued to him accordingly, unless any person or persons interested shall, on or before December 13, 1943, show sufficient cause to the satisfaction of this court to the contrary

October 26, 1943

H A DE SILVA District Judge

In the District Court of Kurunegala

Order Niss declaring Will proved

In the Matter of the Estate of the late Ambai Testamentary No 4,490 Ammal Moses, deceased, of Polgahawela

John Ratnam of 490, Galle road, Kollupitiya

Ambu Abraham nee Joseph, (2) Edwin Jacob, both of 133, Muhandiram's road, Kollupitiya, (3) Samuel Ross David, (4) Ida David, (5) Florence of Polgahawela, (6) Berthe Joseph,

(7) M A Joseph, both of Meepitiya, Kegalla Respondents

THIS matter coming on for disposal before H A de Silva, Esq, District Judge of Kurunegala, on November 12, 1943, in the presence of Messrs Perera & Perera, Proctors, on the part of the petitioner, John Ratnam of 490, Galle road, Kollupitya, and the affidavit of the said petitioner having been read

It is ordered that the will of the above named deceased dated April 6, 1925, and now deposited in this court be and the same is hereby declared proved, unless the respondents or any other person or persons interested shall, on or before December 21, 1943, show sufficient cause to the satisfaction of this court to the contrary

The executor named in the will having died it is further declared that the said petitioner is entitled to have letters of administration above named respondents or any other person or persons interested shall, on or before December 21, 1943, show sufficient cause to the

And it is further ordered that the 7th respondent be appointed guardian ad htm of the 5th and 6th respondents, unless the above-named respondents or any other person or persons interested shall, on or before December 21, 1943, show sufficient cause to the satis faction of this court to the contrary

November 12, 1943

H A DE SILVA, District Judge

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