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PART II.-LEGAL.

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

					PAGE						PAGE
Governor's Ordinances	••		••	 	- ·	District and Minor Courts Notices	••				
Pamed Ordinances	••		••	 	639	Council of Legal Education Notices	••				_
Draft Ordinances	••		••	 	_	Notices in Insolvency Cases	••		••	••	642
List of Notagies	••	7	••	 	_	Notices of Fiscal's Sales	••	·	••		642
Supreme Court Notices	••		••	 	_	Notices in Testamentary Actions			••		643
Notifications of Criminal	Sessions o	of the	Supreme Court	 		Miscellaneous			••		

PASSED ORDINANCES.

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

No. 28 of 1945.

L. D.-CF. 4/42

An Ordinance to appoint a date for the expiry of the various provisions of the War Risks (Goods) Insurance Ordinance, No. 1 of 1942.

HENRY MOORE.

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 War Risks Goods Insurance (Discontinuance) Ordinance, No. 28 of 1945.
- 2. The War Risks (Goods) Insurance Ordinance, No. 1 of 1942, (hereinafter referred to as "the principal Ordinance"), save only sections 2, 9 and 9a thereof, shall expire on the thirtieth day of September, Nineteen hundred and Forty-five.
- 3. The following provisions of the principal Ordinance, that is to say—
 - (a) the provisions of section 2 which relate to the appointment of the Commissioner for War Risks Insurance and other officers and servants, in so far as such provisions are necessary for the purpose of carrying on and completing any action, proceeding or thing, pending or incomplete, on the thirtieth day of September, Nineteen hundred and Forty-five;
 - (b) the provisions of sections 9 and 9A which relate to the War Risks Insurance Fund, and the disposal thereof,

shall continue in force until such date as the Governor may appoint by Proclamation published in the *Gazette*, and shall then expire.

Passed in Council the Fourth day of September, One thousand Nine hundred and Forty-five.

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

Assented to by His Excellency the Governor the Twenty-first day of September, One thousand Nine hundred and Forty-five.

Short title.

Date of expiry of Ordinance No. 1 of 1942: exclusive of sections 2, 9 and 9A.

Date of expiry of sections 2, 9 and 9A of the principal Ordinance.

J. A. MULHALI, ජාතික පිස්තනාල හා පුලේබන මට සා ද

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

No. 29 of 1945.

L. D.—CF. 5/42

An Ordinance to appoint a date for the expiry of the War Damage (Business and Personal Movables) Ordinance, No. 9 of 1942.

HENRY MOORE.

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

Short title.

1. This Ordinance may be cited as the War Damage (Business and Personal Movables) (Discontinuance) Ordinance, No. 29 of 1945.

Date of expiry No. 9 of 1942.

2. The War Damage (Business and Personal Movables) Ordinance, No. 9 of 1942, shall expire on the thirtieth day of September, Nineteen hundred and Forty-five.

Passed in Council the Twenty-eighth day of August, One thousand Nine hundred and Forty-five.

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

Assented to by His Excellency the Governor the Twentysecond day of September, One thousand Nine hundred and Forty-five.

> J. A. MULHALL Acting Secretary to the Governor.

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

No. 30 of 1945.

L.D.-O. 23/44.

(Chapter 311, Vol. VI., page 490.)

An Ordinance to amend the Forest Ordinance.

HENRY MOORE.

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

Short title

Amendment of section 7 of Chapter 311.

- 1. This Ordinance may be cited as the Forest (Amendment) Ordinance, No. 30 of 1945.
- 2. Section 7 of the Forest Ordinance (hereinafter referred to as "the principal Ordinance") is hereby amended as follows:— (1) by the re-lettering of paragraph (g) thereof as paragraph

 - (2) by the insertion, immediately after paragraph (f) thereof, of the following new paragraphs:-
 - (g) erects any building whether permanent or temporary, or occupies any building so erected;
 - (h) constructs or uses any road constructed by him; or"; and
 - (3) in the re-lettered paragraph (i), by the substitution, for the words "or railing," of the words "railing, or

other boundary mark,".

3. Section 8 of the principal Ordinance is hereby amended by the insertion, immediately after sub-section (2) thereof, of the following new sub-section-

(3) The forest officer granting any permission required by the preceding provisions of this section or by any regulation made thereunder, may charge and recover a fee in respect of such permission according to such rates as Agriculture and Lands."

may from time to time be prescribed by the Conservator of Forests with the sanction of the Executive Committee of

4. Sections 37 and 40 of the principal Ordinance are hereby amended by the substitution, for the words "all tools, boats, carts and cattle" wherever those words occur collectively in either of those sections, of the words "all tools, boats, carts, cattle, and motor vehicles".

Passed in Council the Fourth day of September, One thousand Nine hundred and Forty-five.

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

Assented to by His Excellency the Governor the Twentysecond day of September, One thousand Nine hundred and Forty-five.

> J. A. MULHALL, Acting Secretary to the Governor.

Amendment of section 8 of the principal Ordinance.

Amendment of ections 37 and 40 of the principal Ordinance.

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

No. 31 of 1945.

L. D.-O. 22/45.

An Ordinance to amend the Currency Ordinance, No. 21 of 1941.

HENRY MOORE.

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

- This Ordinance may be cited as the Currency Amendment Ordinance, No. 31 of 1945.
- 2. Section 23 of the Currency Ordinance, No. 21 of 1941, is hereby amended in sub-section (6) thereof, by the substitution in paragraph (a) (i) of that sub-section, for the words "ten per centum of the Security Fund", of the words "twenty million rupees".

Passed in Council the Twenty-eighth day of August, One thousand Nine hundred and Forty-five.

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

Assented to by His Excellency the Governor the Twentyfourth day of September, One thousand Nine hundred and Forty-five.

J. A. MULHALL. Acting Secretary to the Governor. Short title.

Amendment of section 23 No. 21 of 1941.

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

No. 32 of 1945.

L. D.-O. 9/45.

812/15 (PD/FSO)

An Ordinance to make provision for raising a further loan of two hundred million rupees for expenditure on emergency and post-war development purposes.

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 Develop- "Short title. ment Loan Ordinance, No. 32 of 1945.
- 2. The Governor is hereby authorised to raise by way of loan a sum not exceeding two hundred 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; and

(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

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.

- 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.
- 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 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.

Authority to raise loan.

Method of raising loan.

Cap. 289.

Authority to raise additional incidental expenses.

Application of by way of loan under section 2. Power to issue Treasury Bills, &c.

Cap. 287.

6. (1) 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 liabilities of the Government in respect of such Treasury Bills; or
 - (b) where such liabilities 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 in Council the Twentieth day of September, One thousand Nine hundred and Forty-five.

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

Assented to by His Excellency the Governor the Twentyfourth day of September, One thousand Nine hundred and Forty-five.

J. A. MULHALL, Acting Secretary to the Governor.

NOTICES OF INSOLVENCY.

In the District Court of Galle sitting at Balapitiya.

In the matter of the msolvency of Bernard Medonza Wijerama of Kosgoda. Insolvency No. 1.

WHEREAS Darley Perera Rajakaruna of Duwemodera in Kosgoda through his proctor, Mr. P. K. de Silva, has filed a declaration of insolvency and a petition to sequester the estate of Bernard Medonza Wijerama of Kosgoda, under the Ordmance No. 7 of 1853. Notice is hereby given, that the said court had adjudged Bernard Medonza Wijerama of Kosgoda an insolvent accordingly; and that two public attends of the court, to wit, on October 17 and November 8, 1945, wilktake place for the 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 taking of the other steps set forth in the said Ordinance, of which creditors are hereby required to take notice.

A. E DE SILVA By order of the court, Secretary. September 11, 1945.

NOTICES OF FISCALS' SALES Western Province.

In the District Court of Avissawella.

Manannalage Gunasenda of Kudagama Plaintiff. No. 4,067. ۷s.

Jayaweeramudiyanselage Ukkubandara of Napawala..Defendant. **SOTICE is hereby given that on Friday, October 26, 1945, at 4 october in the afternoon, will be sold by public auction at the premises; the right, title, and interest of the said defendant in the following property, for the recovery of Rs. 700 and legal interest from April 17, 1944, till payment in full, viz.

An undivided & share of the land called Delkandure owita, situated at Napawala in Atulugam korale of Three Korales in the District of Kegalla, Province of Sabaragamuwa; and bounded on the

north by Kelegam-oya, cast and south by land of K. G. Loku-appuhamy, west by Uduwila-oya; and containing in extent about

appunatny, west by Cauman ten acres.

2. At 4.30 p.m.—An undivided ‡ share of the land called Mullayalage Aswedduma, situated at Napawala aforesaid; and bounded on the north by Akulkumbure-owita, east by Wagulekumbura, south by Danpitamulle-owita, west by Danpitamulle-owita; containing in extent about six acres.

south by Danpitamulle-owita, west by Danpitamulle-owita; containing in extent about six acres. 3. $At\ 5\ p.m.$ —An undivided 2/3 share, together with the rubber plantation standing thereon, bearing Rubber Control No. 117 S4 Kg 144 of all that divided portion of land called Kriwankande Rubberwatta; bounded on the north by Kapuelle rubber estate, dola, east by Godakele, south by Galwetiya and rubber estate, west by galenda separating Kajuhena; and containing in extent about three acres from and out of all that land called Kiriwane-kandehena. situated at Napawala aforesaid: and bounded on the when the acres from and out of all that land called Kiriwane-kandehena, situated at Napawala aforesaid; and bounded on the north by Weweldola ela and Punchikalugala, east by Mahakalugala and ela, south by oya, Waharakkumbura-owita and Kumbalpele-owitawatta, west by Gurunnehegehena; and containing about forty beras paddy sowing extent.

Valuation Rs. 1500.

Fiscal's Office, Avisawella, September 24, 1945.

A. V. P. SAMARANAYARA, Deputy Fiscal.

Central Province.

In the District Court of Kandy.

Veeyanna Rana Kawanna Kalimuttu Pulle of Gampola..Plaintiff. No. M. B. 698,

the recovery of the sum of Rs. 700, with interest thereon at the rate of 9 per centum per annum from March 17, 1943, till payment in full and poundage, viz. :-

 All that land called Panwilatennehena (now tea garden)
of about five pelas paddy sowing in extent, situate at Nillambe,
in Kandukara Pahala korale of Udapalata in the District of Kandy, Central Province; and bounded on the north by Diyabasnawa, east by W. D. R. Weeraman Ralahamy's land and ditch of the

east by W. D. R. Weeraman Ralahamy's land and ditch of the chena, south by Mala-ela, and west by Mala-ela of Panwilatennehena belonging to Laurawatta, together with the buildings, plantations, and everything thereon.

2. All that land called Kosgahamulahena (now tea garden) of about three pelas paddy sowing in extent, situate at Nillambe aforesaid; and bounded on the north by Mahagala and Dambagaha, east by limit of Dandudapudeniya belonging to Kathiyaralla, south by Mala-ela, and west by the water-course of Welawatta, together with the buildings, plantations, and everything thereon (which said two lands are subject to the Rajakariya service to Kandy Dalada Maligawa). and registered in D 115/278 and 279.

Valuation Rs. 2,900.

Fiscal's Office, Kandy, September 25, 1945.

H. F. BATWATLE. Deputy Fiscal.

Province of Uva.

In the District Court of Kandy.

Plaintiff.

(1) C. K. Sangaran of Menikhinna in Hurikadiwa, Pata Dumbura, (2) V. V. Selvathurai of Hulugangs, (3) C. K. Arpu of Menikhinna aforesaid (4) M. K. Govinda of 18, toddy tavern, Pallewaradola, Passara, presently of Menikhinna now of Pallewaradola, Passara

NOTICE is hereby given that on Saturday, October 20, 1945, at 4 o'clock in the afternoon, will, be sold by piblic auction at 45, Welagedera, Badulla town, the right, title, and interest of the said 4th defendant in the following property, for the recovery of the sum of Rs. 5000, together with interest thereon at the rate of 15 per centum per annum from April 23, 1945, till August 3, 1945, and thereoffers on the corrected amount at legal rate of interest. 1945, and thereafter on the aggregate amount at legal rate of interest till payment in full, costs of suit and poundage, viz.:—

One Chevrolet motor lorry bearing identification plate No. D.

Fiscal's Office, Badulla, September 25, 1945. T., KANDIAH, Additional Deputy Fiscal.

NOTICES IN TESTAMENTARY ACTIONS.

In the District Court of Colombo.

Order Nisi.

Testamentary

Jurisdiction.

Wedamestrige Asnolis Fernando of Henamulla,

deceased Kusumawathie Suwandaratne of Henamulla Petitioner. No. 10,936. deceased.

And

(1) Wedamestrige Pércy Oswald Fernando, (2) ditto Vincent
Edward Fernando, (3) ditto Hector Noel Fernando, (4)
ditto Charles Stanley Fernando all of Hemmulla, minors by
their guardian ad litem, (5) H. W. Fernando of
Henamulla

Respondents

THIS matter coming on for disposal before S. J. C. Schokman, Esq., Additional District Judge of Colombo. on May 29, 1944, in the presence of Mr. Tudar A. Perera, Proctor, on the part of the petitioner above named; and the affidavit of the petitioner dated March 1, 1943, having been read:

It is ordered that the 5th respondent above named be declared appointed guardian ad litem over the minors 1st, 2nd, 3rd, and 4th, respondents above named, and the petitioner declared to have letters of administration to the estate of the above named deceased issued to her, unless the respondents above named or any person or persons interested shall, on or before July 13, 1944, show sufficient cause to the satisfaction of this court to the contrary.

May 29, 1944.

S. J. C. SCHOCKMAN, Additional District Judge.

The date of showing cause against the foregoing Order Nisi is extended to October 18, 1945.

September 20, 1945.

V. E. RAJAKARIER. Additional District Judge.

In the District Court of Colombo.

Testamentary. In the Matter of the Intestate Estate of the late Jurisdiction. Navurumne Pallyaguruge Siridasa of Walliwala, No. 11,521.

N. P. G. Somadasa of Walliwala in Weligama...... Petitioner.

Vi.

(1) Navuranne Palliyaguruge Juneris Appu, (2) Samara-wickrenia Vidane Arachelinge Babu Nona; both of Walliwala in Wengama Respondents.

THIS matter coming on for disposal before V. E. Rajakarier, Æsq., Additional District Judge of Colombo, on August 21, 1945, in the

presence of Mr. D. P. Samarajewa, Proctor, on the part of the petitioner above named and the affidavit of the said petitioner dated August 18, 1945, having been read:

It is ordered that the petitioner above named be and he is hereby declared entitled, as the brother of the deceased, to have letters of administration to the estate of the said deceased issued to him accordingly, unless the respondents above named or any person or persons interested shall, on or before October 4, 1945, show sufficient cause to the satisfaction of this court to the contrary.

September 11, 1945.

V. E. RAJAKARIER, Additional District Judge.

In the District Court of Colombo.

Order Nisi.

Testamentary In the Matter of the Intestate Estate of Mary Jurusdiction. Margaret Perera Gunasekera of Sanchiarachchi's Garden, Colombo, deceased. No. 11,523.

Habaragomuwage Thomas Peiris of Sanchiarachchi's Garden, Colombo Petitioner. Vs.

20, 1945, having been read:
It is ordered that the 7th respondent above named be and he is hereby declared appointed guardan ad litem over the minors, the lst, 2nd, 3rd, 4th, 5th and 6th respondents above named and the petitioner above named be and he is hereby declared entitled, as the widower of the deceased, to have letters of administration to the estate of the said deceased issued to him accordingly, unless the respondents above named and the said deceased issued to him accordingly, unless the respondents and the said deceased issued to him accordingly, unless the respondents and the said deceased issued to him accordingly, unless the respondents and the said deceased issued to him accordingly. the respondents above named or any person or persons interested shall, on or before October 4, 1945, show sufficient cause to the satisfaction of this court to the contrary.

September 15, 1945.

V. E. RAJAKARIER, Additional District Judge.

In the District Court of Colombo.

Testamentary In the Matter of the Last Will and Testament of Jurisdiction.

No. 11,530. John Marthelis Fernando of Wanawahala, deceased.

Ranamukadewage Joslin Fernando of Wanawahala. Petitioner.

Ranamukadewage Joslin Fernando of Wanawahala. Petitioner. THIS matter coming on for disposal before V. E. Rajakarier, Esq., Additional District Judge of Colombo, on August 28, 1945, in the presence of Mr. H. Weliwitigoda Proetor, on the part of the petitioner above named; and the affidavit of the said petitioner dated July 17, 1945, and the affidavit of the attesting notary and witnesses dated July 17, 1945, having been road:

It is ordered that the will of Elandaridewage Marthelis Fernando, the above-named deceased, the original of which has been produced and is now deposited in this court, be and the same is hereby declared proved and petioner is the executivi named in the said will and she is hereby delcared entitled to have probate of the said will issued to her accordingly, unless any person or persons interested shall, on or before October 11, 1945, show sufficient cause to the satisfaction of this court to the contrary. faction of this court to the contrary.

September 11, 1945.

V. E. RAJAKARIER, Additional District Judge.

In the District Court of Colombo.

Order Nisi.

Testamentary Jurisdiction.

In the Matter of the Intestate Estate of the late Don Yasasiri Abeysinghe of Dehiwala, deceased. No. 11,534.

No. 11,534.

Don Themyadasa Abeysinghe of Abeypura, Union place, Hill street, Dehiwala Vs.

(1) Dona Bestrice Balawathie Abeysinghe, wife of (2) George Abeywardane, both of Abeypura Union place, Hill street, Dehiwala Respondents.

THIS matter coming on for disposal before V. E. Rajakariar, Esq., Additional District Judge of Colombo, on August 28, 1945, in the presence of Mr. S. Wickremesinghe, Proctor, on the part of the petitioner above named, and the aliffavit of the said petitioner dated August 23, 1945, having been read:

It is ordered that the petitioner above named be and he is hereby declared entitled, as the brother of the deceased, to have letters of administration to the estate of the said deceased issued to him accordingly, unless the respondents above named or any person

accordingly, unless the respondents above named or any person or persons interested shall, on or before October 11, 1945, show sufficient cause to the satisfaction of this court to the contrary.

V. E. RAJAKARIAR, Additional District Judge.

In the District Court of Colombo

Order Nisi

In the Matter of the Intestate Estate of Bethmage Don Marthelis of Suwarapola, Kesbewa, in the District of Colombo, Western Province, deceased. Testamentary No. 11,542.

And

In the matter of the Civil Procedure Code (Cap. 86) Chapter

Don Jayasekera Dodangoda of Pinwatta, Suwarapela, Kesbewa, Golombo Vs.

Vs.

(1) Eleyapperumarrachchige Adılin Nona, c/o E. S. Mitraratne, Pamunugama, Alubomulla, Panadure, (2) Bethmage Don Cornelis of Pinwatta aforesaid, (3) Kumatheris Perera Geonetilleke of Kaduruduwa, (5) Kulaprena Dodangoda, c/o B. D. Samarasinghe, Rowlands, Ltd., Colombo, (7) Bethmage Don Samarasinghe, Rowlands, Ltd., Colombo, (8) Bethmage Dona Somawathie of Dewalagama Mixed School, Badawala, Hakmana, (9) Bethmage Dona Kulawathie of Suwarapola aforesaid, (10) Tilakawathie Dodangoda of Kulupana, Horana, (11) Millie Ciciliyanu Kularatne, c/o D. L. Abeyesekera, Halbarawa Estate, Mulleriyawa, Angoda, (12) Bethmage Don Saranelis Kularatne, C. M. C. Anti-Malarial Unit, Trincomalee, (13) Bethmage Don Simeon Kularatne of Suwarapola aforesaid, (14) Bethmage Don Rubert Kularatne of Suwarapola aforesaid, (15) Bethmage Dona Selestinahamy of Suwarapola aforesaid. Respondents. THIS matter coming on for disposal before V. E. Rajakarier, Esq.,

THIS matter coming on for disposal before V. E. Rajakarier, Esq., Additional District Judge of Colombo, on September 4, 1945, in the presence of Mr. E. R. S. R. Coomaraswamy, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated August 25, 1945, having been read:

It is ordered that the petitioner above named be and he is hereby declared entitled.

declared entitled, a sa nephew of the deceased above named, to have letters of administration to the estate of the said deceased issued to him accordingly, unless the respondents above named or any person or persons interested shall, on or before October 18, 1945, show sufficient cause to the satisfaction of this court to the contrary.

September 14, 1945.

V. E. RAJAKARIER, Additional District Judge.

In the District Court of Colombo.

Notice of Application.

Testamentary Jurisdiction. No. 11,545.

In the Matter of the Intestate Estate of Charles Sikes of Long Grove Hospital Epsom Surrey, England, deceased. And

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

(Re-sealing) Ordinance, (Chapter 84).

NOTISE is hereby given that after the expiry of fourteen days from the date hereof, application will be made to the District Court of Colombo under the British Courts Probates (Re-sealing) Ordinance (Chapter 84), for the sealing of letters of administration in respect of the estate of Charles Sikes of Long Grove Hospital Epsom, Surrey, England, deceased; granted by the Principal Probate Registry at Llandudno of His Majesty's High Court of Justice in England, on March 24, 1945.

V. GNANARATNAM COOKE, Proctor for Alison Mona Milly Turner, the administratrix of the intestate estate of Charles Sikes, deceased.

September 28, 1945

In the District Court of Colombo.

Order Nisi declaring Will proved.

Testamentary Jurisdiction. No. 11,551.

In the Matter of the Last Will and Testament of Osmund James Clement Beven of 23, Tickell road, Colombo, Clerk in Holy Orders and an Honorary Canon of the Cathedral, Colombo, deceased.

THIS matter doming on for disposal before V. E. Rajakarier, Esq., Additional District Judge of Colombo, on September 12, 1945, in the presence of Messrs. F. J. & G. de Saram, Proctors, on the part of the petitioner, Francis Lorenz Beven of Franklands, Veyangoda; and (1) the affidavit of the said petitioner dated September 2, 1945, and (2) the affidavit of James Aubrey Martensz of Colombo. Notary Public, dated September 10, 1945, having been read: It is ordered that the will of the said Osmand James Clement Beven, deceased, No. 2762 dated April 15, 1945, and attested by the said James Aubrey Martensz of Colombo, aforesaid Notary Public, the original of which has been produced and is now deposited m this court, be and the same is hereby declared proved; and it is further declared that the said Francis Lorenz Beven is the sole executor named in the said will and that he is entitled to have probate thereof issued to him accordingly, unless any person or persons interested issued to him accordingly, unless any person or persons interested shall, on or before October 25, 1945, show sufficient cause to the satisfaction of this court to the contrary.

V. E. RAJAKARIER, Additional District Judge.

In the District Court of Negombo.

Order Nisi.

In the Matter of the Intestate Estate of Sena-Testamentary nayake Amarasinghe Mohotti Appuhamillage Don Gabriel Appuhamy, deceased. Jurisdiction. No. 3.333.

Pattivila Arachchige Dona Ellan Perera Nawaratna of Mara-pola Petitioner.

Vs.

(1) Senanayake Amarasinghe Mohotti Appuhamillage Rupasinghe Senanayake, (2) ditti Kularatna, both of Marapola Respondents

THIS matter coming on for disposal before Herbert S. Roberts, Esq., District Judge of Negonabo, on August 29, 1945, in the presence of Messrs. Striwardana and Samaratunga, Proctors, on the part of the petitioner above named; and the affidavit of the petitioner dated

August 21, 1945, having been read:

It is ordered that the petitioner above named be and she is hereby declared entitled, 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 persons interested shall, on or before September 28, 1945, show sufficient cause to the satisfaction of this court to the contrary.

August 29, 1945.

HERBERT S. ROBERTS, District Judge.

In the District Court of Kalutara. Order Nisi.

Testamentary Jurisdiction. In the Matter of the Intestate Estate of Sembu-kuttige Pabilis de Silva Weerasuriya Patabendi-No. 3,242. aratchy of Alutgama in the District of Kalutara, deceased.

Vs.

(1) Sembukuttige Simon Silva of Alutgama, (2) ditto Alice Silva of ditto, (3) ditto Irene Sopaya Silva of Polwatte in Ambalangoda, (4) Sembukuttige Aney Nona Silva of Alutgama, (5) ditto Nancy Nona Silva of Alutgama, (6) Tetage Girigoris Felmando-V. H. of Alutgama, (7) ditto Reginald Fernando of ditto, (8) ditto Nandawathie Fernando of ditto, (9) Sembukuttige Redinona Silva of Warapitiya, (10) ditto Neny Nona Silva of Kamburugoda, (11) Puhappu Vidan Anurappu Olindahamy of Ambalangoda, (12) Sembukuttige Norton Silva of Ambalangoda, (13) ditto Somasiri Silva of ditto, 12th and 13th respondents being minors by their guardian ad litem the 11th respondent, (14) Maggonagurunanselage Arnolis Sumatipala of Amugoda, (16) Nainabaduge David Fernando of Beruwala, (16) ditto Ananda Fernando of ditto, a minor by his guardian ad litem the 15th respondent.

Respondents.

THIS matter coming on for disposal before V. S. Jayawickreme,

THIS matter coming on for disposal before V. S. Jayawickreme, Esq., District Judge of Kalutara, on September 3, 1945, in the presence of Mr. Wilson de Silva, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated December 6, 1944, having been read:

It is ordered that the 11th respondent be and she is hereby declared appointed guardian ad litem over the mmors, the 12th and 13th respondents above named and the 15th respondent be and he is hereby declared appointed guardian ad litem over the 16th respondent above named.

respondent above named.

It is further ordered that the petitioner above named be and she is hereby declared to have letters of administration, as widow of the deceased, to the estate of the said deceased issued to her accordingly, unless the respondents above named or any person or persons interested shall, on or before October 31, 1945, show sufficient cause to the satisfaction of this court to the contrary.

September 15, 1945.

V. S. JAYAWICKREMA, District Judge.

In the District Court of Matara.

Order Absolute in the First Instance.

In the Matter of the Last Will and Testament of Jatunaratchige Gimarahamine of Meepawita, Testamentary No. 4.264.

Gamage Don Carolis of Meepawita Petitioner.

K. D. DE SILVA. District Judge.

In the District Court of Matara.

Order Nisi.

Testamentary In the Matter of the Last Will and Testament of Jurisdiction. the late Dondiyas Ranaweera of Radawela, No 4,247.

Gunawardene Livanage Sumana Hamine of Radawela Matara Petitioner

March 3, 1945.

K. D. DE SILVA District Judge.

Extended to June 18, 1945.

P. SRI SKANDA RAJAH, District Judge. April 30, 1945.

Extended to August 20, 1945.

K. D. DE SILVA, June 18, 1945. District Judge.

Extended to October 8, 1945.

August 20, 1945.

K. D. DE SILVA. District Judge.

In the District Court of Jaffna.

Order Nusi.

Testamentary In the Matter of the Intestate Estate of the late Jurisdiction. No. 414. Asaıar Murugesu of Vaddukkoddi East, deceased.

Sellammah, widow of Asaiar Murugesu of Vaddukkoddai

It is ordered that the above named 5th respondent be appointed guardian ad litem over the minors 1st, 2nd, 3rd and 4th named respondents for the purpose of watching their interests in these administration proceedings and that letters of administration to the estate of the said deceased be granted to the petitioner, as his lawful widow, unless the said respondents or any other person shall apper before this court on June 29, 1945, and show sufficient cause to the satisfaction of this court to the contrary.

June 1, 1945.

S. J. C. Schorman,

© District Judge.

Time to show cause extended to October 9, 1945.

In the District Court of Jaffna.

Order Nisi.

In the Matter of the Last Will and Testament of the late Scillammah, wife of Sithamparappillar Visuvalingam of Manipay, deceased. Testamentary No. 446.

Sithamparappillai Visuvalingam of Manipay Petitioner. v_s .

Vs.

(1) Ramalingam Kathiravelu of Karainagar East, (2) Ramalingam Somasundaram of Valantalai, Karainagar, (3) Ramalingam Kandiah of Karimgkaly, Karainagar, (4) Kandiah Ponnampalamand wife, (5) Meenadehy, (6) Valliammai, widow of Thamatharampillai, all of ditto, (7) Tambiah Ponnudurai of Tangodai, Karainagar, (8) Vaitlingam Arumugam of Karungkaly, Karainagar, (9) Subramaniam Sabapathy and wife, (10) Kanagasundari of Pillaiyar Temple, Pulely East, (11) Kandiah Sockalingam, (12) Kandiah Tiagarajah, (13) Ratnasabapathy Panagopan, minor, all of Karungkaly, Karainagar, (14) Aiyadurai Sabaretnam and wife, (15) Sellam of Manipay, (16) Apputhurai Kanagasabai of Thavady, (17) Apputhurai Thiagarajah of Vamarponnai, (18) Vetharainar Kandasamy of Irupalai, (19) Chelliah Kandiah Overseer, Meerigama, (20) Muttu Vetharaniar and wife, (21) Amirtham of Irupalai, (22) Nadesa Aiyer Sabaretnam and wife, (23) Ratnam of Manipay, and (24) Packiam, widow of Sittampalam Ramasamy of Karainagar Respondents. THIS matter coming on for disposal before Earle Wijayawardene,

September 12, 1945.

S. S. J. GUNASEKARA District Judge. In the District Court of Jaffna.

Order Nisi.

In the Matter of the Intestate Estate of the late Leelavathy, daughter of Thamotharampillai Elayathamby of Myliddy South. deceased. Testamentary Jurisdiction. No. 458

Sinnathamby Kandavanam of Myliddy South.... Petitioner. Vs.

tion to the estate of the above-named deceased issued to him accordingly, unless the respondents or any person or persons interested shall, on or before October 9, 1945, show sufficient cause to the

satisfaction of this court to the contrary.

September 11, 1945.

S. S. J. GUNASEKARA District Judge.

In the District Court of Badulla.

Order Nisi.

In the Matter of the Intestate Estate of Jane Testamentary Emalia Florence Goonetilleke nee Dambawinne of Mohotti Walawwa in Bentota, deceased. No. B. 1,107.

Percial Charles Goonetilleke of Maha Walawwa, Kıtulam-

intestate estate and to have letters of administration issued to him lawfully interested therein shall, on or before March 27, 1945, show sufficient cause to the satisfaction of this court to the contrary.

January 24, 1945.

L. W. DE SILVA, District Judge.

Time for showing cause is extended till April 24, 1945.

L. W. DE SILVA, District Judge.

Time for showing cause extended to October 4, 1945.

L. W. DE SILVA District Judge.

In the District Court of Ratnapura.

Order Nisi.

Testamentary In the Matter of the Last Will and Testament of Jurisdiction. the late Theodore. Louis Perera of the Castle, No. 1,160. Ratnapura, deceased.

Between
Clement Reginald Perera of Colombo Petitioner.
And

to the satisfaction of this court to the contrary.

Ratnapura, September 3, 1945. C. J. C. Jansz, District Judgo.