

THE CEYLON GOVERNMENT GAZETTE

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Published by Authority.

PART II.—LEGAL.

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

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PASSED ORDINANCES.

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

No. 51 of 1945.

L. D.—O. 28/45. M. H. A.—D. 904/44.

An Ordinance to amend the Pilgrimages Ordinance.

Chapter 133. Vol. III. page 603.

Short title.

Amendment

of section 2 of Chapter

133.

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 Pilgrimages (Amendment) Ordinance, No. 51 of 1945.
- 2. Section 2 of the Pilgrimages Ordinance is hereby amended by the addition, at the end thereof, of the following

provise:—

"Provided that, in respect of any place to which pilgrimages are made frequently, the Governor may, in lieu of making such regulations in anticipation of any specified pilgrimage to that place, make such regulations declared by him to be applicable to every pilgrimage to that place."

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

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

Assented to by His Excellency the Governor the Fourteenth day of December, 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. 54 of 1945.

L.D.-O. 47/44.

A 1 Ordinance to amend the Patents Ordinance.

Chapter 123 (Vol. III. page 491).

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 Patents (Amendment) Ordinance, No. 54 of 1945.

Short title.

Amendment of Second Schedule to Chapter 123. 2. The Second Schedule to the Patents Ordinance is hereby amended, by the substitution, for all the items from the item "For every application accompanied by a provisional specification only ...25.0" to the item "Examiner's fee on reference of amended or substituted specification25.0" (both items inclusive), of the following new items:—

"On every application accompanied by a

| clusive), of the following new items: | • |
|-----------------------------------------------|-------------|
| o "On every application accompanied by a | |
| provisional specification only | 10.0 |
| On every application 'accompanied by a | |
| complete specification | 50.0 |
| On filing complete specification after filing | 00 0 |
| provisional specification | 40.0 |
| On extending the time for leaving complete | *U U |
| specification | 25.0 |
| On extending the time for acceptance of | 20.0 |
| complete specification | 25.0 |
| On request for seeling a retent | |
| On request for sealing a patent | 10.0 |
| On every patent— | |
| before the expiration of the fourth year | |
| from the date of the patent | 50.0 |
| after the expiration of the fourth year | |
| and before the expiration of the fifth | |
| year from that date | 60.0 |
| after the expiration of the fifth year and | |
| before the expiration of the sixth year | |
| from that date | 70.0 |
| after the expiration of the sixth year and | |
| before the expiration of the seventh year | |
| from that date | 80.0 |
| after the expiration of the seventh year | 30 0 |
| and before the expiration of the eighth | |
| year from that date | 90.0 |
| after the expiration of the eighth year and | 50 0 |
| before the expiration of the ninth year | |
| from that date | ·100·0 |
| after the expiration of the ninth year and | 100 0 |
| before the expiration of the tenth year | |
| from that date | 110.0 |
| | 110.0 |
| after the expiration of the tenth year and | |
| before the expiration of the eleventh | 100.0 |
| year from that date | 120.0 |
| after the expiration of the eleventh year | |
| and before the expiration of the twelfth | 100.0 |
| year from that date | 130.0 |
| after the expiration of the twelfth year and | |
| before the expiration of the thirteenth | |
| year from that date | 140.0 |
| On filing every amended or substituted | |
| specification | 50 · 0.". |

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

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

Assented to by His Excellency the Governor the Eighteenth day of December, 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. 55 of 1945.

L.D.-O. 40/44.

Chapter 18. (Vol. I., p. 576).

An Ordinance to amend the Prevention of Crimes Ordinance.

[Assented to by His Majesty the Kinq: See Proclamation dated December 20, 1945, publish d in Government Gazette No. 9,501 of January 4, 1946.]

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 Prevention of Crimes (Amendment) Ordinance, No. 5 of 1945, and shall come into operation on such date as the Governor may appoint by Proclamation published in the Gazette.

Amendment of section 3 of Chapter 18.

2. Section 3 of the Prevention of Crimes Ordinance is hereby amended, in sub-section (1) thereof, by the substitution, for the words "Where any accused person is found guilty of a crime after summary trial,", of the words "Where, after summary trial of any person accused of a crime, after summary trial of any person accused of a crime, a Magistrate finds him guilty thereof or without proceeding to conviction proposes to deal with him under section 325 (1) of the Criminal Procedure Code,"

Cap. 16.

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

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

DRAFT ORDINANCES.

MINUTE.

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

An Ordinance to declare the Constitution of the Manipay . Hindu College and to incorporate the Board of Directors of the said College.

WHEREAS Welauthar Sangarapulle Esquire founded at Manipay a College called The Manipay Hindu College for the education of Hindu students with the support of several inhabitants of the Western and Northern Provinces.

And whereas after his death the management of the said

College was carried on by a Board of Directors.

And whereas it is found desirable to constitute certain persons one body politic and corporate for the purpose of effectually transacting all affairs connected with the said College.

Be it therefore enacted by the Governor of Ceylon by and with the advice and consent of the State Council thereof as

This Ordinance may be cited as The Manipay Hindu College Ordinance.

The persons named in Schedule "A" being the present Directors of the said College, and such persons as may hereafter be appointed from time to time Directors of the said College as declared and set forth in Schedule "B" shall be one body politic and corporate by the name of "The Board of Directors of the Manipay Hindu College", and by the said name they shall have perpetual succession, and shall and may use a common seal with power to alter the same at their

pleasure.

They and their successors by the same name may sue and be sued, implead and be impleaded in all and any Courts of Law whatsoever of the Island in all manner of actions, complaints and causes whatsoever.

They and their successors by the name aforesaid shall be capable of holding all movable and immovable properties as have been already acquired by them, and of having and holding ever hereafter other estates movable and immovable, either by purchase gift devise or legacy to and for the use and benefit of the said College, and of selling disposing of or exchanging same for the benefit of the said College all mortgages and other securities which they may hold or shall be entitled to.

All movable and immovable property including title deeds, mortgages, and other securities for land, tenements and money, held in the name of any persons as trustees of the said College shall be and the same are hereby declared to be transferred and vested in the Board of Directors of The Manipay Hindu College and their successors in the Corporate's name, as if the same had been conveyed, assigned and transferred by the Trustees in whose names the same are now held to the said Corporation.

Nothing in this Ordinance contained shall prejudice or affect the rights of His Majesty the King, his heirs and successors or of any body politic or corporate or of any other persons except such as are mentioned in this Ordinance and those claiming by from or under them.

Schedule " A ".

The Board of Directors of The Manipay Hindu College.

- Sangarapulle Pararajasingam, J.P.
- Sangarapulle Doresamy.
- Sangarapulle Pathmanathan Mootatamby Swaminathan, Advocate. Arumugam Sellamuttu, M.B.E.
- Eliyathamby Murugesampillai, J.P
- Thiruvilangam Sathasivam, J.P., M.B.E. Karalapillai Sunderampillai, B.Sc. (Lond.)
- Kanagasaby Swaminathan.
- Sivagurunathan Theagarajah
- Muhandiram Swaminathapillai Kanagaratnam Swaminathan.
- Rasanayagam Sinniah.
- R. Dharmalingam, Proctor.
- Sellamuttu Sivanathan.
 Jeganathan Tyagarajah, M.S.C.
 Hon. Sir Waitilingam Duraiswamy.
 Chithamparapillai Thiagarajah.
 Karalapillai Shanmukhan, Bar-at-Law. 15.
- 17.
- Sellamuttu Somasunderam. Rasaratnam Jeganathan. 19.

18.

Preamble.

Short Title.

Incorporation of the Directors of the Manipay Hindu College under the name and title of the Board of Directors of the Manipay Hindu College.

Corporation may sue and be sued, &c.

May hold movable and immovable

Power to sell lands. All Securities for money in name of Trustees of said College to be vested in the Corporation.

Saving of the rights of the

Schedule "B".

Constitution agreed to by the Board of Directors of The Manipay Hindu College.

- The Institution shall be called the Manipay Hindu College. The Institution shall be conducted and managed in accordance with the tenets of the Hindu Religion and at no time shall the number of non-Hindus on the Board of Directors exceed
- 3. The object of the Institution shall be to give all pupils admitted into the College a thorough general education and religious instruction.
- The general government and direction of the College shall be vested in a Board of Directors not more than twenty-three or less than twenty-one in number distributed for purposes of retirement and election of Directors into three sections designated A, B and C, each section not exceeding nine in number. Section C shall consist of Sangarapulle Pararajasingham, Sangarapulle Doresamy, Sangarapulle Pathmenathan and their successors, the two representatives of old boys, the Principal of the College and the member of the State Council who represents the Electoral Division in which the College is situated provided he consents.
- 5. The Board of Directors shall be constituted and elected as follows:
 - (a) Sangarapulle Pararajasingham, Sangarapulle Doresamy and Sangarapulle Pathmanathan who are the sons of the Founder of the said College, Websuthar Sangarapulle shall be life members of the Board of Directors. San-garapulle Pararajasingham and Sangarapulle Path-manathan shall have the right of perp tual succession to the Board. It shall be competent for Sangarapulle Pararajasingham and Sangarapulle Pathmanathan to nominate in writing their respective successors to the Board of Directors in the event of their retirement from the Board or death, and the persons so nominated shall be life Members of the Board of Directors with like power to nominate their successors on the Board, in the event of their death or retirement. In the event of the said Sangarapulle Pararajasingham or Sangarapulls Pathmanathan or their respective successors retiring or dying without nominating his successor on the Board, the Directors shall cleat the cldest available male member of the family of Welauthar Sangarapulle in the direct or collateral line to fill the vacancy provided he professes the Hindu Religion.
 - (b) Two Old Boys of the College to represent the Old Boys on the Board of Directors shall be elected by the Board of Directors itself or by any organisation of Old Boys to which the Board of Directors may by resolution delogate this power. The Old Boys so elected shell be members of the Board for a period of two years from the date of election after which fresh elections shall take
 - (c) The Principal of the College shall be a member of the Board of Directors.ex officio
 - (d) The representative in the Crylon State Council for the electoral division in which the College is situated shall, subject to his approval, be a member of the Board of Directors.
- (e) The remaining members of the Board of Directors shall be elected as hereinafter provided.
- The Board of Directors of the College shall, upon enactment of this Constitution consist of the following Directors distributed in the following manner for purposes of retirement and election.

Section " A ".

- Jeganathan Tyagaraja, M.S.C. Arumugam Sallamuttu, M.B.E.
- Karalapillei Shanrukham, Bar-at-Lew. Karalapillei Sunderampillei, B.Sc. (Lond!). 4.
- R. Dharmalingam. Procter.
- Thiruvilangem Sathasivem, J.P., M.B.E.
- S llamuttu Somesundarem.
- Chithamparapillai Thiagare jeh.

Section "B".

- M sotatamby Swaminathan, Advecate.
- Eliyathami y Murugesampillai, J.P. Kanagesabey Swaminathan.
- 3.
- Sivagurunathan Theagerajah.
- Muhandiram Swaminathanpillai Kanagaratnem Swaminathan.
- Raseneyagem Sinnish. Sollamuttu Sivenethen.
- Rasaratnam Jegenathen.

Section "C".

- Sangarapulle Pararajasingam, J.P. Sangarapulle Dorrsamy.
- Sangarapulle Pathmanathan. The Principal ex officio.
- Representatives of Old Boys.
- Representatives of Old Boys.
 Representative of V. West in State Council.

The Directors named in Section "A" and their substitutes elected as in Article 10 hereof provided may hold office until the first election of Directors as in Article 7 provided and those named in Section "B" and their substitutes until the second election and those named in Section "C" shall vacate office as provided in Article 5.

7. The first election of Directors shall be held at the First Annual General Meeting to be held under this Constitution and at the said election the Directors then forming Section "A" shall retire from office but shall be eligible for re-election. The Directors then forming Sections "B" and "C" shall elect Directors not exceeding nine in number to form Section "A" of the Directorate Body for the two years next ensuing.

The second election of the Directors shall in like manner be

The second election of the Directors shall in like manner be held at the Second Annual General Meeting which shall be held under this Constitution, the Directors then forming Section "B" retiring but being eligible for re-election. The Directors then forming Section "A" and "C" shall elect Directors not exceeding nine in number to form Section "B" and this rotation of retirement of Sections "A" and "B" with like eligibility for re-election shall be observed in the elections held each year.

The two representatives of the Old Boys on the Board of Directors shall retire from the Board at the second Annual General Meeting which shall be held under this Constitution after the election of the Directors forming Section "B" of the Directorate Body and the Directors forming Sections "A" and "B" shall at the said meeting elect two representatives to represent the Old Boys unless they shall have earlier delegated the power to elect two Old Boys to any organisations of Old Boys. Thereafter the said two representatives shall retire and fresh elections shall take place every two years and the same procedure shall te followed. The representatives of Old Boys who retire shall be eligible for re-election.

8. No person who is a member of the Staff of the Manipay Hindu College except the Principal or who is a member of the Staff of any other School or College shall be eligible to be a Director.

9. No person who has been convicted of any infamous crime shall be a member of the Board of Directors.

10. Whenever a Director dies or resigns his office the other Directors may elect as substitute for such Director any suital le person to fill the vacancy and such substitute Director shall hold office until he himself shall vacate his office in any manner before mentioned.

11. The Annual General Meeting of the Board of Directors shall be held at such time and at such place as the Directors for the time being shall determine not later than the 30th day of April of every year, notice whereof shall be given by the Secretary to each Director seven days previous thereto. At such Annual General Meeting the Principal shall present a Report on the state of the College and on the work done during the previous Collegiate year. The Treasurer shall present a statement of receipts and expenditure during the year properly audited by Auditors appointed by the Board. The Managing Committee shall present a full report of its work during the year together with Minutes of its Meetings.

12. A Meeting of the Board of Directors shall be held at least once in every year. The Secretary shall summon a meeting of the Board of Directors to be held on such date or dates and at such place as may be decided upon by the Board, and at such other times on a requisition in writing by at least seven members of the Board of Directors or by the President of the Board of Directors.

13. At any Marting of the Board of Directors duly convened five shall form a quorum.

14. The Offine bearers of the Board of Directors shall be a President who shall also be the Munager of the College, a Vice-President, a Secretary, Treasurer each of whom shall be cleated out of the body of Directors by the members of the Board of Directors present at the Meting of Directors held immediately after the election of a new section of the Board and shall continue to hold office until the close of the Annual General Meting which shall be held next thereafter provided, however, that Sangarapulle Pararajasingam held the office of President of the Board and Menager of the College for the period of three years from the date of incorporation of the Board of Directors, anything to the contrary herein contained netwithstending and shall be entitled to stand for re-election. Should any office be vacated at any time other than at the Annual General Meting the Board of Directors may appoint another Director thereto.

15. The Board of Directors may from time to time make by-laws and rules to define the duties of its several officers and to regulate the manner in which its meetings shall be convened, held and adjourned and for the conduct of its proceedings. Such by-laws and rules when made shall not be revoked or altered save at a meeting of the said Board duly convened for the purpose.

16. The Board of Directors shall have power to make and enforce such laws and regulations as may be necessary for the conduct and management of the Institution, to appoint the Principal and other members of the Staff of the College and at their discretion remove any of them and to decide upon all matters connected with the course of study in the College and the management of the College.

17. The Office-bearers of the Board of Directors and the Principal ex Officio and one Director to be elected by the Board of Directors at the Annual General Meeting shall form the Managing Committee of the College. The Managing Committee shall have power to consider and decide all questions pertaining to the Management of the College which may arise in the interval between any meetings of the Board of Directors, including the appointment and removal of teachers or other employees. But it shall submit a report of all its activities to the Board of Directors at its next meeting thereafter to be by the Board confirmed or disallowed both in relation to or disallowed both in relation to the occasions in which such actions originated (so far as final action on any of them has been deferred or may thereafter yet be taken) and in relation to all like questions which may arise in future.

18. At all meetings of the Managing Committee three shall form a quorum provided, however, that decisions of the Managing Committee may be registered by circularising papers among the members and obtaining their views in writing, if the President

of the Board considers such a step necessary.

19. The Faculty of the College shall be constituted as

follows:

(1) The Principal shall be Chairman of the Faculty ex Officio.

(2) All teachers of the College, who are university graduates, or who have obtained First Class Trained Teacher's Certificates or an equivalent diploma in education and who have served the College for two years shall be members of the Faculty.

20. The Faculty shall be an advisory body and shall have power to advise the Pincipal on the general course of study and the conditions under which students shall be admitted, the general arrangement of the terms and the limits of the Collegiate year, all questions of promotions of students and all questions relating to the general discipline of the College. The Faculty shall submit the minutes of their Meetings to the Managing

21. The members of the Faculty shall frame rules for the election of all Office-bearers other than the Chairman and for the

conduct of their meeting.

22. Any article of this Constitution may be by the Board of Directors repealed or amended and a new provision in lieu thereof may be substituted for or added to any of the then existing articles provided that all such changes shall be voted by three-fourth of the Directors present at any meeting at which with due notice to the Directors the alterations shall have been proposed and discussed and that such three-fourth shall constitute a clear majority of the entire Board and provided, secondly, that the object for which the College was founded shall be respected, and thirdly, such changes shall be approved by the Governor.

Objects and Reasons.

The object of this Bill is to incorporate the Board of Directors of the Manipay Hindu College so as to enable the Board more effectively to administer its affairs and to hold and dispose of property, both movable and immovable, as a body corporate with perpetual succession.

J. Tyagaraja Mover of the Bill.

DISTRICT AND MINOR COURTS NOTICES. Destruction of Valueless Records.

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

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

| Year. Period covered. | | No. of Cases. | Cas | No. of ses to be stroyed. | Court. |
|---------------------------|---|------------------|-----|---------------------------------|------------------------------|
| | • | 1454-2010 | | | District Court (Civil) |
| | | | • | 16 | District Court (Criminal) |
| 24. 1. 1887–31. 12. 1940 | | | | | District Court (Lunacy) |
| 1. 1. 1931-31. 12. 1935 . | • | 1924-3822 | | 1899 | Court of Re- |

District Court, Trincomalee, December 20, 1945. P SRI SKANDA RAJAH, District Judge and Commissioner of Requests.

NOTICES OF INSOLVENCY.

In the District Court of Colembo.

ncy of D. S. S. Senaratne

No. 5684. In the matter of the insolvency.

NOTICE is hereby given that meeting of above-named insolvent, will take place at the same of the above-named insolvent.

Proceedings of the same of the grant of a certain the above-named insolvent. meeting of the creditors of the court on this court on the facertificate of conformity

December

By order of court, M. N. PEIRIS,

NOTICES OF FISCALS Southern Province. In the District Court of Matara.

18 Diunuhamine of Malimboda. . Pannıgala

Deputy Fiscal's Office, Matara, December 19, 1945.

F. P. W. GUNASEKERA, Additional Deputy Fiscal.

Plaintiff.

North-Western Province.

In the District Court of Chilaw.

Kachchekaduge Jeramana Fernando Wijeyesuriya Hamine of Katuneriya, executrix of the Last Will and Testament of Kachchakaduge Bethakino Fernando, late of Katuneriya Plaintiff.

No. 12,001 D. C. Chilaw. Vs.

(I) Kachchakaduge Paulu Fernando of Mudukatuwa, legal representative of the estate of the late Kiripitige Celestina Fernando of Marawila, Mudukatuwa, (2) Kachchakaduge James Fernando of Marawila, Mudukatuwa Defendants.

NOTICE is hereby given that on Monday, February 4, 1946, at 10 o'clock in the forenoon, will be sold by public auction at the

premises the following property mortgaged with the plaintiff by bond No. 2625 dated July 26, 1932, and attested by T. P. M. F. Gunewardena, Notary Public, and declared specially bound and executable under the decree entered in the above action, and ordered to be sold by order of court dated June 26, 1945, for the recovery of Rs. 840, with interest thereon at the rate of 9 per cent. per annum from February 21, 1945, till payment in full and costs of this action and poundage, viz.:—

of this action and poundage, viz.:

All that divided half share from and out of the land called Kohombagahawatta, situate at Mudakatuwa in Marawila in Medapalata of Pitigal korale, Chilaw District, North-Western Province in extent about 400 coconit trees plantable soil; and which half share is bounded on the north and east by the dewata road, south by the remaining half share of this land belonging to the land owners, and west by the garden planted by Bastian Appu and others; and containing in extent about 200 coconut trees plantable extent together with the soil, plantations and everything thereon, registered in L40/86 and all the right, title, interest and claim whatsoever of the said defendants in, to, upon or out of the said several premises. or out of the said several premises.

Fiscal's Office, Chilaw, December 22, 1945.

7 D. S. NANAYAKKARA, Additional Deputy Fiscal.

NOTICES IN TESTAMENTARY ACTIONS.

In the District Court of Colombo. Order Nisi.

Testamentary In the Matter of the Last Will and Testament of the Jurisdiction. late Wilbert Ratnapala Weerasinghe of 166, Forbes No. 11,623. road, Maradana, deceased.

Amadoruge Don Henry Perera of 129, Forbes road, Maradana ColomboPetitioner

Colombo

Vs.

(1) Adaline Elcie Weerasinghe of 166, Forbes road, Maradana,
(2) Somawathie Weerasinghe of 129, Forbes road, Maradana,
appearing by her guardian the 3rd respondent, (3) Amadoringe
Don Henry Perera of 129, Forbes road, Maradana Respondents,
THIS matter coming on for disposal before V. E. Rajakarier,
Esq., Additional District Judge of Colombo, on November 30, 1945,
in the presence of Messrs. Merrill Pereira & Guinasekera, Proctors,
on the part of the petitioner above named; and the affidavit of the
said petitioner dated October 18, 1945, the affidavit of the notary
attesting the will dated October 18, 1945, having been read:

It is ordered that the 3rd respondent above named be and he is
hereby declared appointed guardian ad litem over the minor, 2nd
respondent above named, and the last will and testament of Wilbert
Ratnapala, the deceased above named, the original of which has
been produced and is now deposited in this court be and the same is
hereby declared proved, and the petitioner is the executor named in
the said will and the said petitioner be and he is hereby declared
entitled to have probate of the said will issued to him accordingly,
unless the respondents above named or any person or persons
interested shall, on or before January 17, 1946, show sufficient
cause to the satisfaction of this court to the contrary.

December 5, 1945.

.,

C. NAGALINGAM. District Judge.

In the District Court of Colombo. Order Nisi.

Order Nisi.
In the Matter of the Joint Last Will and Testament Testamentary of Sidney Evertsz Fernando of Fredrica road, Wellawatta, Colombo, deceased. Jurisdiction. No. 11,680.

No. 11,680. road, Wellawatta, Colombo, deceased.

Mira Elaine Fernando of 5, Fredrica road, Wellawatta, Colombo

Petitioner.

THIS matter coming on for disposal beautic. Nagalingam, Esq. District Judge of Colombo, on November 30, 1945, in the presence of J. M. Pereira, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated November 23, 1945, and the affidavit of the attesting witnesses dated October 8, 1945, November 22, 1945, September 25, 1945, October 2, 1945, and September 19, 1945, having been read:

It is ordered that the joint last will and testament of the late Sidney Evertsz Fernando, the deceased above named, the original of which has been produced and is now deposited in this court be and the same is hereby declared proved and the petitioner is the executrix named in the said will and the said will issued to her accordingly, unless any person or persons interested shall, on or before February 7, 1946, show sufficient cause to the satisfaction of this court to the contrary.

V. E. RAJAKARIER,

December 20, 1945.

V. E. RAJAKARIER Additional District Judge.

In the District Court of Colombo.

Order Nisi.

7 Jurisdiction.
No. 11,684.

In the Matter of the Intestate Estate of the late Hapuarachchige Paulis Perera of Mahara Suripaluwa in the Adikari pattu of Siyane korale, deceased.

Wijesinghe Arachenige Lona Rango Nona of Mahara Suripatuwa aforesaid

Vs.

(1) Hapuarachchige Samarasiri Perera of Mahara Suripatuwa aforesaid, (2) Wijesinghe Alachchige Bon Pieris Appahamy of Gedumana in the Meda patturof Styane korale

THIS matter coming on for disposal before C. Nagalingam, Esq., District Judge, of Colombo, on December 3, 1945, in the presence of

Mr. H. A. Abeyewardene, Proctor, on the part of the petitoner above named; and the affidavit of the said petitioner dated December 3, 1945, having been read:

It is ordered that the 2nd respondent above named be and he is hereby declared appointed guardian ad litem over the minor, the 1st respondent above named, and the petitioner above named be and she is hereby declared entitled, as the pritioner above named be and she is hereby declared entitled, as the pritioner above named be and letters of administration 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 February 7, 1946, show sufficient cause to the satisfaction of this court to the contrary.

V. E. RAJAKABIER

December 5, 1945.

V. E. RAJAKARIER, Additional District Judge.

In the District Court of Panadure.

Order Nisi.

tration issued to her, unless the above-named respondents or any other person interested in the estate shall, on or before January 16, 1946, show sufficient cause to the satisfaction of this court to the

It is further ordered that the 4th respondent above named be and he is hereby appointed guardian ad litem over the 3rd respondent above named, who is a minor, for all the purposes of this action, unless sufficient cause be shown to the satisfaction of this court on or before January 16, 1946, to the contrary.

N. Sinnathamby, District Judge.

November 30, 1945.

In the District Court of Kalutara. Order Nisi.

Testamentary In the Matter of the Estate of the late Martinus Jurisdiction.

Christopher Goonaratna, deceased, of Kalutara. No. 3,250.

THIS matter coming on for disposal before J. H. V. S. Jayawickrama, Esq., District Judge of Kalutara, on October 30, 1945, in the presence of Mr. J. A. W. Kannangara, Proctor, on the part of the petitioner; and the affidavit of the above-named petitioner having been read:

having been read:

It is ordered that the petitioner be declared entitled, as widow of the diseased, to claim letters of administration and the same be issued to her, unless the respondents or any person interested in the estate shall, on or before January 7, 1946, show sufficient cause to the satisfaction of this court to the contrary.

It is further declared that the said 25th respondent be appointed guardian ad litem over the 24th respondent and that the said petitioner is entitled to letters of administration and the same issued to her accordingly unless the respondents or others interested in the estate shall, on or before January 7, 1946, show sufficient cause to the satisfaction of this country.

October 20, 1945.

V. JAYAWICKRAMA, District Judge.

In the District Court of Kalutara.

Testamentary

Jurisdiction.

No. 3,254.

Saibu Dore Markar Elijanona of Molliyamale, Feruwala.

THIS matter coming on for disposal before J. H. V. S. Jayawickerama, E.g., District Judge, Kalutara, on November 9, 1945, in the presence of Mr. A. D. de Fonseka, Proctor, on the part of

he petitioner; and the affidavits of petitioner and attesting notary dated November 9, 1945, having been read, along with last will No. 33,611 of June 20, 1945, and filed of record:

It is ordered that the will of the late Idroos Lebbe Marikar Abdul

Han idu Marikar, deceased, dated June 20, 1945, be and the same is hereby declared proved, unless the respondents shall on or before January 11, 1946, show sufficient cause to the satisfaction of this

court to the contrary.

It is further declared that the said Saibu Dore Marikar Ehiyanona is the executor named in the said will, and that she is entitled to have probate of the same issued to her accordingly, unless those interested in the said case shall, on or before January 11, 1946, show sufficient cause to the satisfaction of this court to the contrary

November 10, 1945.

J. H. V. S. JAYAWICKERA District Judge.

In the District Court of Kalutara.

Order Nisi.

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Testamentary In the Matter of the Estate of the late Samsi Junediction Lebbe Marikar Mohamadu Lebbe Marikar, Lebbe Marikar Mohamadu Lebbe deceased, of Kankanangoli, Beruwala. No. 3,252.

Vs.

(I) Omeru Lebbe Marikar Maimunatchia by herself and as guardian ad litem over 5th to 9th respondents, (2) Mohamadu Lebbe Marikar Mehamadu Jemaldeen Marikar, (3) ditto Isudeen Marikar, (4) ditto Rahumath Umma, (5) ditto Salahudeen Marikar, (6) ditto Mohamadu Rafaudeen Marikar, (7) ditto Ahamadu Ismail, (8) ditto Mohamadu Ibrahim, (9) ditto Abdul Raheem, all of Kankanangoda, Beruwala Respondents.

It is further declared that the said 1st respondent be appointed guardian ad litem over the 5th to 9th respondents and that the said petitioner and that he is entitled to have letters of administration to the same issued to him accordingly, unless the respondents or others interested in the case shall, on or before February 8, 1946, show sufficient cause to the satisfaction of this court to the contrary.

October 31, 1945.

J. H. V. S. JAYAWICKERAMA, District Judge.

In the District Court of Galle. Order Nisi.

Order Nisi.

Testamentary Jurisdiction.
No. 8,150.
Galle Wellalage Daniel Nimalaratne of Caylon No. 8,150.
Grownment Railway, Nawalapitiya, deceased.
THIS matter coming on for disposal before T. F. C. Roberts, Esq., Acting District Judge of Galle, on November 21, 1945, in the presence of Messras Goonetillete & Pandita Gunewardene, Proctors, on the part of the petitoner Galle Wellalago Saineris Nimalaratne of Kalutara; and the affidarit of the said petitioner dated October 8, 1945, having been read.

It is ordered that the 3rd respondent be appointed guardian ad litem over the 1st and 2nd minor respondents, unless the respondents—(I) Galle Wellalage Ranjane Nimalaratne, (2) Galle Wellalage Ruwan Nimalaratne, and (3) Raigam Koralege Sophia de Silva Dheerasekera, all of Talpe—shall, on or before January 11, 1946, show sufficient cause to the satisfaction of this court of the contrary.

It is further declared that the said petitioner, as brother of the deceased above named, is entitled to have letters of administration issued to him accordingly, unless the respondents shall, on or before January 11, 1946, show sufficient cause to the satisfaction of this

January 11, 1946, show sufficient cause to the satisfaction of this court to the contrary.

It is also ordered that 3rd respondent do produce the 1st and 2nd

minor respondents before this court on January 11, 1946, at 10 A.M.

December 20, 1945.

T. F. C. ROBERTS. District Judge.

In the District Court of Tangalla. Order Nisi.

Testamentary In the Matter of the Last Will and Testament of Jurisdiction. Tuan Jynudeen Zenoh, late of Hambantota, deceased. No. 1,396.

Dhane Johora Samsi of Hambantofa Petitioner.

(I) Tuan Mass Zenoh, (2) Nei Enra Zenoh, (3) Nei Bazeen Zenoh, (4) Tuan Raden Zenoh, (5) Nei Fareeda Zenoh, (6) Nei Faleela Zenoh, (7) Nei Wangia Zenoh, (8) Nei Den Zenoh, minors (9) Sikki Mutaliph, all of Hambantota Respondents. THIS matter coming on for disposal before G. C. T. A. D. Silva, Esq., District Judge & Tangalla, on October 4, 1945, in the presence

of Mr. H D. Ratnatunga, Proctor, on the part of the petitioner; and the affidavits of the petitioner dated May 5, 1945, and of the attesting notary dated September 11, 1945, and of the two attesting witnesses Balamanage Emanis Dias Senanayaka of Tissamaharamaya and Abdul Hamid Mohamed Khalid of Hambantota dated September 20, 1945, having been read:

It is ordered that the last will of Tuan Jynudeen Zenoh, late of Hambantota, deceased of which the original has been produced and is now deposited in court be and the same is hereby proved, unless any person or persons interested in the said last will shall, on or before November 15, 1945, show sufficient cause to the satisfaction of the court to the americant.

of the court to the contrary.

It is further ordered that the petitioner above named is the executrix named in the said last will and that she is entitled to have probate thereof issued to her accordingly, unless any person or persons interested in the said last will shall, on or before November 15, 1945, show sufficient cause to the satisfaction of the court to the

15, 1940, show sunform the sunformer of the sunformer of

October 4, 1945.

G. C. T. A. D. SILVA, District Judge.

The date for showing cause is extended to January 24, 1946.

December 13, 1945.

G. C. T. A. D. Silva, District Judge.

In the District Court of Jaffna (held at point Pedro).

Order Nisi.

In the Master of the Last Will and Testament of Megnatchipillai, wife of Vallipuram Sabapathy of Alvai South, deceased. Testamentary Jurisdiction. No. 290/P.

Vallipuram Sabapáthý of Alvai South Petitioner.

(1) Chellathurai Krisnamenthy of Alvai South, (minor), (2) Chellain widow of Chellathurai of ditto; (3) Sunthareswari, daughter of Appadurai of ditto, (4) Appadurai Kanapathypillai of ditto (minors), (5) Chinnathambiar Visuvalingham of ditto, (1st respondent is a minor by his guardian ad litem, the 2nd respondent, 3rd and the 4th respondents are minors by their guardian ad litem the 5th respondent).... Respondents.

THIS matter of the petition of the above-named petitioner coming on for disposal before E. Wilayawardena, Esq. additional District Judge, Jaffaa, of December 4, 1945, m the presence of Messrs. Kandanya & Mailvaganam, Proctors, on the part of the petitioner, and the petition of the petitioner dated October 21, 1945, having been paid. It is ordered that the said last will be declared proved and admitted to probate and that the petitioner be declared executor of the said last will and probate thereof be issued to him, unless the respondents or any other person shall on or before January 10, 1946, show cause to the satisfaction of this court to the contrary. court to the contrary.

December 4, 1945.

M. K. SANGARAPILLAL, Acting Additional District Judge.

In the District Court of Puttalam. Order Nisi.

V. H. WIJEYARATNE, District Judge.

December 12, 1945.