

THE CEYLON GOVERNMENT GAZETTE

No. 9,584 — FRIDAY, JULY 26. 1946.

Published by Anthority.

PART II.—LEGAL.

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

-				•	PAGE					PAG
Governor's Ordinances	••	a u	• •			Council of Legal Education Notices	••	••		
Supreme Court Notices	••		••	• •	_	Notices in Insolvency Cases	• •	• •	••	620
Passed Ordinances		• •	••	• •	613	Notices of Fiscals' Sales	••	••	••	620
Draft Ordinances	••	••	••	••	_	Notices in Testamentary Actions	••	••	••	622
Notifications of Crimina	Sessions of the	Supreme Court	••	• •	620	List of Notaries	••	••	••	
District and Minor Cour	ts Notices	••	••	••	<u> </u>	Miscellaneous	••	-	-	

PASSED ORDINANCES.

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

No. 20 of 1946.

L. D.—O.39/42/M. L. A.—B.A. 465A.

An Ordinance to amend the Rent Restriction Ordinance, No. 60 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 Rent Restriction (Amendment) Ordinance, No. 20 of 1946.
- 2. Section 6 of the Rent Restriction Ordinance, No. 60 of 1942, (hereinafter referred to as "the principal Ordinance"), is hereby amended as follows:—
 - (1) by the re-numbering of that section as sub-section (1) of section 6; and
 - (2) in the re-numbered sub-section (1)—
 - (a) by the substitution, for paragraph (b) of that sub-section, of the following paragraph:—
 - "(b) Where the actual amount for the time being payable per annum in respect of any premises by way of rates levied under any written law exceeds the amount paid in respect of those premises by way of rates for the year which included the date by reference to which the standard rent per annum of those premises is determined for the purposes of this Ordinance, such rent may—
 - (i) if under the terms of the tenancy the rates are paid by the landlord of those premises, be increased by an amount not exceeding the difference between such rent and the aggregate of the annual value of those premises as assessed for the time being and of the amount for the time being payable per annum in respect of those premises by way of rates, and

Short title.

Amendment of section 6 of Ordinance No. 60 of 1942.

(ii) if under the terms of the tenancy the rates are paid by the tenant of those premises, be increased by an amount not exceeding the difference between such rent and the annual value of those premises as assessed for the time being.";

and

- (b) by the addition, at the end of that sub-section, of the following new paragraph:-
 - "(e) The standard rent of any premises in respect of any month or part of a month subsequent to such date as may be prescribed, may be increased by an amount not exceeding ten per centum of such rent.".

Insertion of new section 8A in the principal Ordinance

" Continuance of original contract of tenancy.

Amendment of section 11 of the principal Ordinance.

- 3. The following new section is hereby inserted immediately after section 8, and shall have effect as section 8A, of the principal Ordinance:-
 - 8A. Where an action for the ejectment of any person from any premises occupied by him as a tenant is dismissed by any court by reason of the provisions of this Ordinance, his occupation of those premises for any period prior or subsequent to the dismissal of such action shall be deemed to have been or to be under the original contract of tenancy.'
- 4. Section 11 of the principal Ordinance is hereby amended as follows :-
 - (1) by the repeal of sub-section (2) of that section and the substitution of the following new sub-section for that sub-section :-
 - "(2) The Assessment Board for any proclaimed area which is a Municipality or a town within the meaning of the Urban Councils Ordinance, No. 61 of 1939, or of the Local Boards Ordinance, shall consist of-
 - (a) a Chairman appointed by the Minister, or elected in the prescribed manner from a panel of seven persons appointed by the Minister, being persons who are not members of the Municipal Council, Urban Council, or Local Board, as the case may be,
 - (b) not more than three other persons selected in the prescribed manner from such panel, (c) the Chief Government Valuer or an officer of
 - his Department nominated by him, and (d) the Municipal Assessor, if any.";

(2) by the repeal of sub-section (3) of that section; and (3) by the re-numbering of sub-section (4) and sub-section (5) of that section as sub-section (3) and sub-section (4) respectively.

Amendment of section 12 of the principal Ordinance.

- Section 12 of the principal Ordinance is hereby amended as follows:
 - (1) by the insertion, immediately after sub-section (3) of that section, of the following sub-sections:-
 - "(3A) The Board may, in such circumstances and according to such scale as may be prescribed, award costs when disposing of any application made to the Board under this Ordinance.
 - (3B) Any sum ordered by the Board to be paid as costs by any person may be recovered, on application made to the Magistrate's Court having jurisdiction in the place where such person is resident, in like manner as a fine imposed by the court, notwithstanding that such sum may exceed the amount of the fine which the court may, in the exercise of its ordinary jurisdiction, impose.

(2) in sub-section (4) of that section, by the substitution, for the words "under the hand of the Chairman of the Board", of the following:—

"under the hand either of the Chairman of the Board or of such Secretary of the Board as may be appointed in accordance with any regulation made in that behalf under section 15";

and

- (3) in sub-section (6) of that section—
 - (a) by the substitution, for the expression "section 11 (4),", of the expression "section 11 (3),";

- (b) by the substitution, for the expression "appointed under section 11 (2) (c) or section 11 (4) (c).", of the expression on the panel specified in section 11 (2) or section 11 (3).".
- 6. Section 13 of the principal Ordinance is hereby amended in sub-section (2) of that section as follows:—
 - (1) in paragraph (b) of that sub-section, by the substitution for the words "Assessment Boards.", of the following:—
 - "Assessment Boards and to such of the persons mentioned in sub-section (2) of section 11 as may attend any meeting for the election of the Chairman referred to in that subsection;";

and

- (2) by the addition, immediately after paragraph (b) of that sub-section, of the following paragraph:—
 - "(c) providing for the payment of travelling expenses to any person who, on being summoned by an Assessment Board on its own motion, appears before it for the purpose of giving any evidence or producing any document.".
- 7. Section 16 of the principal Ordinance is hereby amended in sub-section (1) of that section by the insertion, immediately after the definition of "landlord", of the following new definition:

" "prescribed" means prescribed by regulation made under section 15;".

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

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

Assented to by His Excellency the Governor the Nineteenth day of July, One thousand Nine hundred and Fortysix.

> C. H. HARTWELL, Acting Secretary to the Governor.

Amendment of section 13 of the principal Ordinance.

Amendment of section 16 of the principal Ordinance

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

No. 21 of 1946.

L.D.—O.43/44.—M.L.A.—E.B. 117 (2).

An Ordinance to amend the Motor Car Ordinance, No. 45 of 1938.

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 Motor Car Amendment Ordinance, No. 21 of 1946.
- 2. Section 32 of the Motor Car Ordinance, No. 45 of 1938, (hereinafter referred to as "the principal Ordinance") is hereby amended in sub-section (4) thereof, by the substitution for the words "His Majesty", of the words "His Majesty, or belonging to the Government of the United States of America or such other foreign State as the Governor may from time to time specify by notification published in the Grantie"

3. Section 162 of the principal Ordinance is hereby amended in the provise to sub-section (1), by the substitution in paragraph (a) of that provise, for the words "His Majesty; or", of the words "His Majesty, or belonging to the Government of the United States of America or such other foreign State as the Governor may from time to time specify by notification published in the Gazette; or ".

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

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

Assented to by His Excellency the Governor the Nineteenth day of July, One thousand Nine hundred and Fortysix

C. H. HARTWELL, Acting Secretary to the Governor, Short title.

Amendment of section 32 of Ordinance No. 45 of 1938.

Amendment of section 162 of the principal Ordinance.

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

No. 22 of 1946.

L. D.-O. 36/44.

An Ordinance to amend the Factories Ordinance, No. 45 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 Factories (Amendment) Ordinance, No. 22 of 1946.

Amendment of section 25 of Ordinance No. 45 of 1942. 2. Section 25 of the Factories Ordinance, No. 45 of 1942 (hereinafter referred to as "the principal Ordinance"), is hereby amended, by the substitution, for the words "shall not be required or permitted to clean", of the words "shall not clean".

Amendment of section 26 (1) of the principal Ordinance.

3. Section 26 of the principal Ordinance is hereby amended in sub-section (1), by the substitution, for the words "shall be required or permitted to work", of the words "shall work".

Amendment of section 32 (1) of the principal Ordinance.

4. Section 32 of the principal Ordinance is hereby amended, in paragraph (b) of sub-section (1), by the substitution, for the words "shall be required or permitted to enter", of the words "shall enter".

Amendment of section 34 (9) of the principal Ordinance.

- 5. Section 34 of the principal Ordinance is hereby amended in sub-section (9) as follows:—
 - (1) in paragraph (a) thereof, by the substitution, for the words "No steam boiler", of the words "No new steam boiler"; and
 - (2) in paragraph (b) thereof, by the substitution, for all the words from "in the factory" to the end of that paragraph, of the words "in the factory.".

Insertion of new Section 76A in the principal Ordinance. 6. The following new section is hereby inserted immediately after section 76 of the principal Ordinance, and shall have effect as section 76 of that Ordinance:—

Certificate of fitness for employment of young persons.

- 76a. (1) Subject to the provisions of this section, a young person who has not attained the age of sixteen and is taken into any employment in a factory, shall not remain in that employment after the expiration of such period, not being less than seven days, as may be prescribed, unless he has been examined by the examining surgeon and certified by him to be fit for that employment.
- (2) Where the examining surgeon after examining a young person, requires further information or further time for consideration before deciding whether or not to certify him as fit for employment or as to the conditions subject to which the certificate is to be issued, he may issue a provisional certificate authorising the employment of the young person for such period as may be certified in the certificate, not exceeding twenty-one days from the date on which it was issued.
- (3) Any certificate by the examining surgeon may be issued—
 - (a) in respect of employment in all factories in the occupation of the same occupier, or such of them as may be specified in the certificate;

(b) subject to conditions as respects the nature of the work in which the person concerned is to be employed;

(c) subject to a condition that he shall be re-examined after an interval specified in the certificate.

- (4) Where a certificate under this section in respect of any young person is issued by the examining surgeon upon any such condition as aforesaid, the young person shall not be employed except in accordance with the condition.
- (5) Where the examining surgeon so directs in the certificate, any such condition as aforesaid shall, so far as relates to the employment in respect of which the certificate was issued or other employment in a factory in the occupation of the same occupier, continue to have effect after the young person has attained the age of sixteen; but unless such direction is made, the condition shall cease to have effect when the young person attains the age of sixteen, and shall in any case cease to have effect when the young person attains the age of eighteen.
- (6) Where a certificate under this section is subject to a condition requiring re-examination after an interval specified

in the certificate, the examining surgeon, on such reexamination, may vary the certificate or may revoke the certificate as from such date as he may direct; and, if the certificate of a young person is revoked before he attains the age of sixteen, he shall not remain in any employment to which the certificate relates, and sub-section (1) of this section shall thereafter have effect as if no certificate had been issued in respect of that young person.

(7) Where a certificate under this section in respect of any young person is refused or revoked, the examining surgeon shall, if requested to do so by the parent of the young person, give to the parent in writing the reasons for the refusal or

revocation.

(8) The Executive Committee may make regulations prescribing—

 (a) the manner in which, and the place at which, examinations under this section shall be conducted;

(b) the form of certificates under this section;

- (c) the facilities to be afforded by occupiers of factories for the purpose of examinations under this section, including facilities for an examining surgeon to inspect any process in which a young person is to be employed:
- (d) any other matter which the Executive Committee may consider desirable for the purpose of giving effect to this section.
- (9) The Executive Committee may by regulations exempt from the operation of this section any class or description of factory in which mechanical power is not used.
- 7. The following new section is hereby inserted immediately after section 94 of the principal Ordinance, and shall have effect as section 94A of that Ordinance:—

94A. Save as otherwise expressly provided under this Ordinance, the occupier of a factory shall not in respect of anything to be done or provided by him in pursuance of this Ordinance, make any deduction from the sum contracted to be paid by him to any person employed or receive or allow any person in his employment to receive any payment from any such person.

8. Section 103 of the principal Ordinance is hereby amended in sub-section (1), by the substitution, for the words "may, after consultation with the Factory Advisory Board, make regulations", of the words "may make regulations".

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

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

Assented to by His Excellency the Governor the Nineteenth day of July, One thousand Nine hundred and Forty-six.

C. H. HARTWELL, Acting Secretary to the Governor. Insertion of new section 94A in the principal Ordinance.

Prohibition of deductions from wages.

Amendment of section 103 (1) of the principal Ordinance.

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

No. 23 of 1946.

L.D.—O 29/46. M.L.A.—BA 525a.

An Ordinance to amend the Town Councils Ordinance, No. 3 of 1946.

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 Town Councils (Amendment) Ordinance, No. 23 of 1946.

2. The Eighth Schedule to the Town Councils Ordinance, No. 3 of 1946, is hereby amended by the addition, immediately after item 4 thereof, of the following new items in the appropriate columns:—

5. The Vehicles Ordinance. 5. As if every reference therein to a
District Council, or to the
Chairman of a District Council,
(now construed as Urban Council)
includes a reference to the Town
Council, or to the Chairman of
the Town Council, constituted
under this Ordinance.

Short title.

Amendment of Eighth Schedule to Ordinance No. 3 of 1946.

. [Cap. 155.]

[Cap. 201.]	6.	The Butchers Ordinance.	6.	As if every reference therein to a District Council, or to the Chairman of a District Council, (now construed as Urban Council) includes a reference to the Town Council, or to the Chairman of the Town Council, constituted under this Ordinance.
[Cap. 333.]	7.	The Rabies Ordinance.	7.	As if every reference therein to a District Council, or to the Chairman of a District Council, (now construed as Urban Council) includes a reference to the Town Council, or to the Chairman of the Town Council, constituted under this Ordinance.
[Cap. 334.]	8.	The Dog Registration Ordinance.	8.	As if every reference therein to a District Council, or to the Chairman of a District Council, (now construed as Urban Council) includes a reference to the Town Council, or to the Chairman of the Town Council, constituted under this Ordinance.

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

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

Assented to by His Excellency the Governor the Nineteenth day of July, One thousand Nine hundred and Forty-six.

C. H. HARTWELL, Acting Secretary to the Governor.

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

No. 24 of 1946.

My No. O. 45/45. M.L.A.—BA. 650.

Cap. 199. Vol. V., page 422. An Ordinance to amend the Housing and Town-Improvement Ordinance.

J. C. HOWARD.

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 Housing and Town Improvement (Amendment) Ordinance, No. 24 of 1946.

Amendment of section 2 of Chapter 199.

- 2. Section 2 of the Housing and Town Improvement Ordinance (hereinafter referred to as the "principal Ordinance") is hereby amended in the definition of "local authority", by the substitution, for paragraph (c) thereof, of the following paragraph:—
 - "(c) within the limits of any Urban Council or Town Council, the Urban Council or Town Council,".

Insertion of new section 109A in the principal Ordinance. 3. The following new section is hereby inserted immediately after section 109, and shall have effect as section 109A, of the principal Ordinance:—

Erection of shelters, roundabouts, &c., by local authority.

- 109A. Where a local authority, having power in that behalf under any other law, erects—
 - (a) any masonry shelter for the use of passengers or intending passengers at or near any stopping place, parking place or public stand appointed or set apart for omnibuses or tram-cars in any street; or
 - (b) any roundabout, signpost or other structure of masonry in any street or at the intersection of two or more streets for the purposes of the regulation of traffic,

the local authority or any person acting under the direction of the local authority shall not be deemed to have contravened any of the provisions of this Ordinance, by reason only that such shelter, roundabout, signpost or other structure is within the street lines of the street or streets aforesaid.

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

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

Assented to by His Excellency the Officer Administering the Government, the Twentieth day of July, One thousand Nine hundred and Forty-six.

C. H. HARTWELL, Secretary to the Governor.

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

No. 25 of 1946.

L. D.-O. 18/46.

An Ordinance to amend the Medical Ordinance.

J. C. HOWARD.

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 Medical (Amendment) Ordinance, No. 25 of 1946.

2. The Medical Ordinance is hereby amended by the insertion, immediately after section 32 thereof, of the following new section which shall have effect as section 32A:—

32A. (1) In the event of any delay on the part of the University of Ceylon in conferring the degree of Bachelor of Medicine on any person who has passed the examinations necessary for obtaining that degree, the Medical Council may, upon the application of that person supported by proof of his having passed the examinations and by testimonials as to his character, direct, if it thinks fit, that that person shall, on payment of the fee specified in section 32 (2), be temporarily registered under this Ordinance as a medical practitioner, notwithstanding that the aforesaid degree has not been conferred upon him; and on a direction being so given, that person shall be registered accordingly.

(2) The Registrar shall enter in a separate part of the register mentioned in section 23 (1) (a) the name of every person who is temporarily registered under this section.

(3) Section 32 (2) as to the payment of a fee for registration shall not apply in the case of any person who, being registered under this section, applies to be registered by virtue of section 32 (1) (c).

(4) In the event of any person temporarily registered under this section being duly registered thereafter by virtue of section 32 (1) (c), his name shall be erased from the part of the register referred to in sub-section (2).

(5) Every person who is temporarily registered under this section and whose name is not erased from the register under sub-section (4), shall cease to be so registered upon the expiry of a period of one year from the date on which he was so registered.

(6) Every person temporarily registered under this section shall, so long as he continues to be so registered, have and enjoy the right—

(a) to practise medicine and surgery for gain,

(b) to recover in a court of law any of the charges referred.

to in section 37,

(c) to grant any certificate required by any written law to be signed by a medical or surgical practitioner, and

. (d) to publish his name as a registered medical practi-

but shall not be entitled to any of the other rights, privileges or immunities of a registered medical practitioner under this Ordinance."

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

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

Assented to by His Excellency the Officer Administering the Government, the Twentieth day of July, One thousand Nine hundred and Forty-six.

C. H. HARTWELL, Secretary to the Governor. Chapter 90 (Vol. III. page 6).

Short title.

Insertion of new section 32A in Chapter 90.

"Temporary registration of medical practitioners.

NOTIFICATIONS OF CRIMINAL SESSIONS.

BY virtue of a mandate to me directed by the Hon. the Supreme Court of the Island of Ceylon, I do hereby proclaim that a Criminal Session of the said Court for the District of Badulla, will be holden at the Court-house at Kandy, on Thursday, August 1, 1946, at 11.30 of the morning of the said day.

And I do hereby require and inform all persons concerned therein to attend at the time and place above mentioned, and not to depart without lever selected and reproduced.

without leave asked and granted.

Fiscal's Office, Badulla, July 15, 1946. T. KANDIAH, for Fiscal.

NOTICES OF INSOLVENCY.

In the District Court of Colombo.

In the District Court of Colombo.

No. 5,710. In the matter of the insolvency of John Joseph of 42, Welikada, Rajigiriya, insolvent.

WHEREAS the above-named John Joseph has filed a declaration of insolvency, and a petition for the sequestration of his estate has also been filed by Francis George Perera of Station road, Panadure, under the Ordinance No. 7 of 1853: Notice is hereby given that the said court has adjudged the said John Joseph insolvent accordingly; and that two public sittings of the court, to wit, on September 6, 1946, and on September 20, 1946, will take place for the said insolvent to surrender and conform to, agreeably to the provisions of the said Ordinance, and for the taking of the other steps set forth in the said Ordinance, of which creditors are hereby required to take notice.

By order of court, M. N. PIERIS,

July 23, 1946.

NOTICES OF FISCALS' SALES.

Western Province.

In the District Court of Colombo.

 $\mathbf{v}_{\mathbf{s}}$ No. 3,207-L.

Siyan Pillai Santiago Pillai Chelliah of Maradana Colombo Defend Defendant.

NOTICE is hereby given that on Tuesday, August 20, 1946, at 4 F.M., 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 the sum of Rs. 35 per month from April 1, 1942, till the plaintiffs are restored to the peaceful and quiet possession thereof, less taxes which defendant has paid in respect of the premises and costs of suit taxed at Rs. 377 '79, to wit: Rs. 292 '62 being incurred costs and Rs. 85 '17 being prospective costs, viz. —

All that block of land and the buildings, trees, plantations, soil and everyhting standing thereon bearing assessment No. 754/2768, Dematagoda road, presently bearing assessment No. 41, Dematagoda road, within te Municipality and District of Colombo, Western Province; and bounded on the north and east by the property of S. L. de Silva bearing assessment No. 755/277c, on the south by Dematagoda road, and on the west by the property of C. L. Meera Lebbe Marikkar bearing assessment No. 753/278: containing in extent 4 39 perches. Registered at the Land Registry, Colombo, in A 167/241. A 167/241.

Fiscal's Office, Colombo, July 23, 1946.

G. M. CHINNATAWBY, Deputy Fiscal.

In the District Court of Colombo.

Sha Bhai of Slave Island, Colombo Plaintiffe No. 6,655/S. Vs.

A. Krishnaraja of 282/18, Hulftsdorp street, Colombo, residing at Wall street, Kotahena Defendant.

NOTICE is hereby given that on Thursday, August 22, 1946, compending at 3 P.M., will be sold by public auction at the respective premises the right, title, and interest of the said defendant in the following properties for the recovery of the sum of Rs. 2,873 85 with interest thereon at 18 per cent. per annum from November 23, 1945, till date of decree March 4, 1936, and thereafter legal interest on the aggregate amount of the decree till payment in full and costs of suit. Viz. of suit, viz:

on the aggregate amount of the decree till payment in full and costs of suit, viz:—

1. All those six contiguous allotments of land called Kongahawatta adjoining each other and forming one property now known as Raja totam, situated at Mahara Enderamulla in the Adikari pattu of Siyane korale in the District of Colombo, Western Province; and bounded on the north by property of H. D. Visenthi Appuhamy, east by the property of R. Peduru Perera, south by the property of K. D. Peter Perera and cemetery, and on the west by the property of S. M. Augustine and a cart road; containing in extent 5 acres and 30 perches as per plan No. 1716 dated December 20, 1932, made by H. Don David, Licensed Surveyor; registered under title C 253/227, Colombo.

2. All that portion of land called Halgahakumbura and owita situated at Mahara Enderamulla aforesaid; and bounded on the north by the lands of Dehiwala Liyanage Lewis Appu and others and Tirimannehettige Maththappu and others, east by owita of Maniyangomuwage Jorinisappu and others and field, south by field of Tirimanne Hettige Maththappu and others, west by wela of Johanis de Carthelis, Registrar; containing in extent 3 roods and 28 perches as per plan No. 1469 dated October 21, 1914, made by H. G. E. Perera, Licensed Surveyor; and registered under title C 253/228, Colombo.

3. All that western undivided half part out of the defined 1/5 part of the land called Bogahawatta situated at Mahara Enderamulla aforesaid; and which said defined 1/5 part is bounded on the north by a portion of thus land owned by Tirimanne Hettige Dona Rosa Marihamy and others, on the east by the land of Bastian Koralage Lewis Rodrigo, south by a portion of this land of Tirimanne Hettige Don Andris Appu and others, and on the west by wela of Talagahakumbura; containing in extent about 3 roods; registered under title C 282/292 Calapha under title C 253/229, Colombo.

Fiscal's Office, Colombo, July 23, 1946.

G. M. CHINNATAMBY, Deputy Fiscal.

Northern Province.

In the District Court of Jaffna.

In the matter of the estate of Chelliah Veerasingham Chelliah Ratnam and Chelliah Velautham, all of Madduvi! Minors. Guardienship No. 146.

Sellampa, widow of Asamuttu Chelliah of Madduvil North Guardian Curator. Asamuttu Tambiah of Chuthumalai 1st Respondent.

NOTICE is hereby given that on Saturday, August 17, 1946, at 10 30 in the forenoon, will be sold by public auction at the respective premises the under-mentioned properties decreed to be sold, for the payment of the liabilities of the estate and sale charges Rs. 34.15, commission at 3 per cent. and poundage, viz.:—

I. A piece of land situated at Chuthumalai in Manippay parish, Valigamam West division of the Jaffna District, Northern Province, Talgamam West division of the Jaffna District, Northern Province, called Siraddiollai, in extent 5 lachams varagu culture with 4 mango trees, 1 jak tree, 3 lime trees, coconut trees and other plantations; and bounded on the east by lane, north by the property of Murugesar Karthigesar, and south by the property of Vatiampillai Servaitiampillai.

2. A piece of land situated at Chuthumalai aforesaid, called Pulyadivalavoo, in extent 3 lachams varagu culture with 35 palmyra trees, tamarind trees and other appurtenances; and bounded on the east by the property of Kanapatipillai, north by Rosaimuttu, wife of Sebastiampillai, west by lane, and south by the property of Nagaratnam, wife of Nallatamby Kanagaratnam.

3. An undivided 1 lacham varagu culture out of a piece of land, situated at Chuthumalai aforesaid, called Valavoo, in extent 6 lachams varagu culture with jak trees and other plantations and bounded on the east by Murugesar Muttutamby, north by Murugesar Karthigesar, west by Nagaratnam, wife of Nallatamby, and south by V. Sebastiampillai.

The 3rd land will be sold without prejudice to the rights of the lst respondent and his sister Parupatham.

K. C. Chellappah.

Fiscal's Office, Jaffna, July 22, 1946.

K. C. CHELLAPPAH.

North-Western Province.

In the District Court of Kurunegala.

Punchi Hewage Wilbert Silva of Ilippugedera Plaintiff. No. 1,642.

No. 1,042.

Jayakadu Mudiyanselage Punchi Mahatmaya of Elabodagedera, the administratrix of the estate of L. A. M. Ukku Banda Korala of Elabodagedera, in Festamentary Case No. 4,472 of the District Court of Kurunegala Defendant.

NOTICE is hereby given that on Friday, August 23, 1946, at three o'clock 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, viz.:—

following property, viz.:—
All that divided portion of Mohotagewatta, Batuwattewela, and Gammsamkumbura, together with the buildings thereon bearing assessment Nos. 42 and 44, situated at Wilgoda, in the town of Kurunegala, in Tiragandahe korale of Weudawili hatpattu in the District of Kurunegala, North-Western Province; and bounded on the north by land of Sobita Unnanse, east by land of Pemawathie and Podi Singho, south, by land of Carlinahamy, and west by Wilgoda Circular road; containing in extent 2 roods and 34.6 perches; which said premises are comprised of divided portion of said land registered in A 485/64. (2) Divided portion of said land registered in A 459/2 and (3) Divided portion of said land registered in A 461/41.

Value: Rs. 1,500.

Amount to be recovered Rs. 840.51½ cents and poundage.

Amount to be recovered Rs. 840.51½ cents and poundage.

Fiscal's Office, W. D. M. PERFRA Kurunegala, July 23, 1946. Deputy Fiscal.

In the District Court of Colombo.

E. L. Ebrahim Lebbe Marikkar of Norris road, Colombo . . Plaintiff. No. 12,458 Money. Vs.

Austin de Mel, Ltd., Lloyd's buildings, Fort, Colombo . . Defendant.

Austin de Mei, Ltd., Lloyd's buildings, Fort, Colombo . Defendant, NOTICE is hereby given that on Thursday, August 22, 1946, at 11 o'clock in the morning, will be sold by public auction at the premises commencing from the 1st land the right, title, and interest of the said plaintiff in the following property, viz.:—

1. All that allotment of land called Ambagahalanda, Ambalamagawahena, Etawetunawalawatta, &c., situated in Henegedera, Medigamudunduwa and Ditilianga villages in Ihalavisideke korale of Hiriyala hatpattu in the District of Kurunegala, North-Western Province; bounded as follows:—north by Batalagoda wewa, land claimed by natives and road, Crown land lot 6876 in P. P. 1,308,

Naranwatta-ela and lot 15621 in P. P. 3,508, east by Naranwatta-ela and reservation along the Deduru-oya, south by land claimed by natives, lots K 1271 and I 1271 in P. P. 3,508, a bund road, Paragahakotuwa wewa, a path and Batalagoda wewa, and west by land claimed by natives, Batalagoda wewa roads and lot W 1270 in P. P. 3,508; containing in extent exclusive of the roads, paths and a water-course passing through the land a tank and lot N 1271 in P. P. 3,509, 281 acres 1 rood and 2 perches according to the survey and description thereof No. 249801 dated February 27, 1908, and authenticated by P. W. Warren, Esq., Surveyor General, held and possessed under and by virtue of deed No. 298 dated January 6, 1913, and attested by E. F. de Saram of Colombo, Notary Public. Registered in B 92/68.

2. All that allotment of land called Batalagoda estate, situated in Sinhala Detilianga village, Ihalavisideke korale west of Hiriyala hatpattu aforesaid; and bounded on the north by T. P. 249,801, and south by lots 12 and 15; containing in extent 27 perches according to survey and description thereof No. 404775 dated March 2, 1930, and authenticated by A. H. G. Dawson, Surveyor-General, held and possessed under and by virtue of Crown Grant dated July 20, 1930, under the hand of Sir B. H. Bourdillon, Officer Administering the Government of Ceylon. Registered in B 188/188.

3. All that allotment of land called Batalagoda estate in Sinhala Detiliange willage aforesaid; bounded on the north and east by T. P. 249,801, on the south by lots 19, 21, and 22, and on the west by Detiliange Madige village boundary; containing in extent 1 acre 1 rood and 22 perches according to the survey and description thereof No. 404776 dated March 22, 1930, and authenticated by A. H. G. Dawson, Esq., Surveyor-General. Held and possessed under and by virtue of Crown Grant dated July 11, 1930, under the hand of Sir B. H. Bourdillon, Officer Administering the Government of Ceylon. Registered in B 188/189.

4. All that allotment of land called Batalagoda est Naranwatta-ela and lot 15621 in P. P. 3,508, east by Naranwatta-ela

of Ceylon. Registered in B 188/189.

4. All that allotment of land called Batalagoda estate in Henegedera village, Ihalavisideke korale west aforesaid; bounded on the north by lots 30 and 88, on the east by a road reservation, on the south by T. P. 249,801, and on the west by lots 96 and 90; containing in extent 1 acre 1 rood and 14 perches according to the survey and description thereof No. 408787 dated September 4, 1930, and authenticated by A. H. G Dawson, Surveyor General. Held and possessed under and by virtue of Crown Grant dated October 23, 1930, under the hand of His Excellency Sir Herbert Stanley, Governor of Ceylon. Registered in B 189/114.

5. (a) All that allotment of land called Batalagoda estate, situate in Henegedera village aforesaid; bounded on the west and north by lot 15, and on the east and south by T. P. 249,801; containing in extent 8 perches according to the survey and description thereof No. 408864 dated September 8, 1930, authenticated by A. H. G. Dawson, Surveyor-General.

(b) All that allotment of land called Batalagoda estate in Henegedera village aforesaid; bounded on the north by Naranwatta, ela and on all other sides by T. P. 249,801: containing in extent 30 perches according to the survey and description thereof No. 408865 dated September 8, 1930, authenticated by A. H. G. Dawson, Surveyor-General, which said foregoing premises 5 (a) and (b) are held and possessed under and by virtue of Crown Grant dated November 2, 1930, under the hand of His Excellency Sir Herbert Stanley, Governor of Ceylon. Registered in B 189/251, 252.

6. (a) All that allotment of land called Batalagoda estate, 252

6. (a) All that allotment of land called Batalagoda estate, situate at Henegedera village aforesaid; bounded on the west and north by lot 50, on east by lot 49, and on the south by T. P. 249,801; containing in extent 11 perches according to the survey and description thereof No. 40884 dated September 9, 1930, authenticated by A. H. G. Dawson, Surveyor-General.

(b) All that allotment of land called Batalagoda estate, situate in Henegedara village aforesaid; bounded on the north by lots 49 and 48, on the east by lot 48, on the south by T. P. 249.801, and on the west by lot 49; containing in extent 17 perches according to the survey and description thereof No. 40885 dated September 9, 1930, authenticated by A. H. G. Dawson, Surveyor-General, which

49 and 48, on the east by lot 48, on the south by T. P. 249.801, and on the west by lot 49; containing in extent 17 perches according to the survey and description thereof No. 408855 dated September 9, 1930, authenticated by A. H. G. Dawson, Surveyor-General, which said foregoing premises 6 (a) and (b) are held and possessed under and by virtue of Crown Grant dated November 9, 1930, under the hand of His Excellency Sir Herbert Stanley, Governor of Ceylon. Registered in B 189/255, 256.

7. (a) All that allotment of land called Batalagoda estate, situate in Henegedara village aforesaid; bounded on the north by a road reservation, on the east by a road reservation and lot 109, on the south by lot 109, and on the west by T. P. 249,801; containing in extent 2 roods and 20 perches according to the survey and description thereof No. 409036 dated September 13, 1939, authenticated by A. H. G. Dawson, Surveyor-General.

(b) All that allotment of land called Batalagoda estate, situate in Henegedara village aforesaid; bounded on the north by lot 96, on the east by T. P. 249,801; containing in extent 15 perches according to the survey and description thereof No. 409037 dated September 13, 1930, authenticated by A. H. G. Dawson, Surveyor-General, which said foregoing premises 7 (a) and (b) are held and possessed under and by virtue of Crown Grant dated November 9, 1930, under the hand of His Excellency Sir Herbert Stanley, Governor of Ceylon. Registered B 189/257, 258.

8. (a) All that allotment of land called Batalagoda estate, situate in Henegedara village aforesaid; bounded on the north by lots 72, 74 and 75, and on the south by T. P. 249,801; containing in extent 12 perches according to the survey and description thereof No. 408867 dated September 8, 1930, authenticated by A. H. G. Dawson, Surveyor-General.

(b) All that allotment of land called Batalagoda estate, situate in Henegedara village aforesaid; bounded on the north by lots 75 and 92, on the east by lots 94, 95 and 96, and on the south and west by T. P. 249,801;

9. (a) All that allotment of land called Batalagoda estato, situate at Detiliange Madige village in Ihalavisideke korale aforesaid; bounded on the north by T. P. 249,801, on the east by Sinhala Detilanga village boundary, and on the south by T. P. 426,185; containing in extent 31 perches according to the survey and description thereof No. 426489 dated June 28, 1933, authenticated by G. K. Thornhill, Surveyor-General.

cription thereof No. 426489 dated June 28, 1935, authoritions G. K. Thornhill, Surveyor-General.

(b) All that allotment of land called Batalagoda estato, situate in Detilianga village aforesaid; bounded on the south by T. P's 426,274 and 426,275 and lot 11 and on all other sides by T. P. 249,801; containing in extent 15 perches according to the survey and description thereof No. 426,490 dated June 28, 1933, authenticated by G. K. Thornhill, Surveyor-General, which said foregoing premises 9 (a), (b) are held and possessed under and by virtue of Crown Grant dated July 13, 1933, under the hand of His Excellency Sir Graeme Thomson, Governor of Ceylon. Registered B 199/121 and 122.

The value of all the above lands which form one property is

The value of all the above lands which form one property is Rs. 287,500.

Amount to be recovered Rs. 107,055 81 with legal interest thereon from June 27, 1940, to January 15, 1943, and thereafter in the aggregate amount of the decree till payment in full and costs of suit of the Privy Council amounting to Rs. 6,055 and further costs incurred in the District Court and Supreme Court and poundage, less Rs. 160 000 less Rs. 160,000.

Fiscal's Office, Kurunegala, July 23, 1946. W. D. M. PERERA, Deputy Fiscal.

In the Additional Court of Requests of Kurunegala.

S. T. K. N. S. R. M. Ramasamy Chettiar of Kurunegala . . Plaintiff: No. 13.580. ٧s,

Jayawardanapedige Sima Henaya of Udubaddawa .. Defendant NOTICE is hereby given that on Tuesday, August 27, 1946, at NOTICE is hereby given that on Tuesday, August 27, 1946, at 3 o'clock 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, mortgaged with the plaintiff by bond No. 6771 dated June 27, 1929, and attested by P. W. R. Pathiraja, Notary Public, and declared specialy bound and executable under decree dated January 8, 1946, and ordered to be sold by order of court dated May 6, 1946, for the recovery of the sum of Rs. 300, with interest thereon at the rate of 9 per centum per annum from date of decree till payment in full and Rs. 37 25 being costs, viz. :—

An undivided \(\frac{1}{3} \) share of Kongahamulahena now a garden of about 3 lahas kurakkan sowing in extent and of the plantations, houses, buildings and everything appertaining thereto situate at Udubaddawa in Katugampola korale of Katugampola hatpattu in the District of Kurunegala, North-Western Province; and bounded on the north by live fence of the land belonging to Karanis Appulation and others, on the east by the live fence of the land belonging to Karanis Appulation. to Kiriya Henaya and others, on the south by the live fence of the land belonging to Punchi Ridi and others, and on the west by live fence of the land belonging to Peiappu Mudalali and others. Registered in C 372/296. Valued at Rs. 1,100.

Fiscal's Office, Kurunegala, July 13, 1946.

W. D. M. PERERA. Deputy Fiscal.

Province of Sabaragamuwa.

In the District Court of Ratnapura.

cost Rs. 169 47, viz.:—

All that allotment of land being a part of lot No. 138 in B. S. P. P. No. 437 depicted in plan No. 269 dated March 16, 1940, prepared by Mr. E. C. de Abeygunawardena, Lucensed Surveyor, and filed of record in the District Court, Ratnapura, Partition Case No. 6,718 together with the tea plantation, cooly lines, buildings and everything standing thereon, situate at Alutnuwara in Uduwaggam pattu of Kadawata korale in the District of Ratnapura of the Province of Sabaragamuwa; and bounded on the north by Old Tavalan road now abandoned, east by land said to belong to L. S. A. Kalamma and others, south by estate path and portion of the same land, and on the west by estate path and portion of the same land; containing in extent 4 acres 3 roods and 33 perches, and which said land and premises have been held and possessed by the said defendant under and by virtue of certificate of sale issued in District Court, Ratnapura, Partition Case No. 6,718 and registered at the Ratnapura District Land Registry Office under D. 59/233.

Fiscal's Office, Ratnapura, July 18, 1946.

A. B. KARALLIADDE. Additional Deputy Fisca,

7-

In the District Court of Ratnapura.

The Commissioner of Income Tax, Colombo Plaintiff.

No. D. 264/S PL. $\mathbf{v}_{\mathbf{s}}$.

Hellings Ellawala of Ellawala, Eholiyagoda Defendant.

NOTICE is hereby given that on Saturday, August 24, 1946, at 11 o'clock in the forenoon commencing from the 1st land, will be sold by public auction at the respective premises the right, title, and interest of the said respondent in the following property, for the recovery of Rs. 202:39 and poundage, viz.:—

recovery of Rs. 202 39 and poundage, viz.:—

1, iThe land called Bandarawatta situate at Puwakgahadoniya in Tglawitiya wasama in Uda pattu of Kuruwiti korale in the District of Ratnapura of the Province of Sabaragamuwa; and bounded on the north by the land bolonging to Mrs. R. M. Rodrigo, east by the P. W. D. road from Talawitiya to Kurigammodera, Randarapolwatta, and the rubber lands belonging to D. Rankira. P. Pagoda, and A. K. Thegis Singho, south by the cart road leading to the Tippolewatta owned by Mr. H. V. Fernando, west by rubber land owned by Mr. H. V. Fernando and Kundasalowatta, in extent about 25 acres and the buildings standing thereon and the plantation.

2. The land called Kurunduwatta stuate at Ellawala in Ellawalawasama aforesaid: and bounded on the north Alphogabalanga.

2. The failed Kuthitutwater states at Enswits in Ena-walawasama aforesad; and bounded on the north Alubogahalanga assedduma and Udahagolukumbura, east by Handagala-aramba, south by Pokunalangadeniya alias Weligodellagawademya, west by Punchigurayekumbura and Deniya Agala, in extent about 15 acres, buildings and the plantations standing thereon.

Fiscal's Office, Ratnapura, July 18, 1946.

A. B. KARALLIADDE. Additional Deputy Fiscal.

NOTICES IN TESTAMENTARY ACTIONS.

In the District Court of Colombo.

Order Nisi.

No. 11,848. In the Matter of the Intestate Estate of the late estamentary. T. P. J. Catherine Perera of Nugegoda.

K. V. T. Perera of Nugegoda Petitioner.

Vs.

M. Perera of Nugegoda Respondent.

said deceased issued to him accordingly, unless the respondent above named or any other person or persons interested shall, on or before July 4, 1946, show sufficient cause to the contrary.

May 2, 1946.

V. E. RAJAKARIER, Additional District Judge.

Time for showing cause extended to August 1, 1946.

V. E. RAJAKARIER Additional District Judge.

In the District Court of Colombo.

Order Nisi.

In the Matter of the Last Will and Testament of the late Beneragamage Don Robert Wijewickrema Jayasiriwardene of Nugegode, deceased. Testamentary Jurisdicton. No. 11,898.

Vs.

THIS matter coming on for disposal before S.S. J. Goonasekera, Esq, Additional District Judge of Colombo, on May 8, 1946, in the presence of Mr. D. M. Galhena, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated April 25; 1946, the affidavit of the attesting notary dated May 7, 1946, and the affidavit of the attesting witnesses dated May 2, 1946, having been read.

and the affidavit of the attesting witnesses dated May 2, 1946, having been read:

It is ordered that the last will and testament of Beneragamage Don Robert Wijewickrama Jayasiriwardena of Nugegoda, 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 accordingluy, unless the respondents above named or any person or persons interested shall, on or before August 1, 1946, show sufficient cause to the satisfaction of this court to the contrary.

S. C. Sway,

'S. C. SWAY, Additional District Judge. In the District Court of Colombo.

Order Nisi.

Testamentary
Jurisdiction.
No. 11,913.

In the Matter of the Last Will and Testament of the lato Kaduruppe Jinananda Thero of 228,
Panchikawatta road, Maradana, deceased.

Donikku Hewage Nimisena de Silva of 228, Panchikawatta road, Maradana

THIS matter coming on for disposal before V. E. Rajakarıer, Esq, Additional District Judge of Colombo, on May 21, 1946, in the presence of Mr. Victor C. Perera, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated May 6, 1946, and the affidavit of the attesting notary and the

witnesses dated May 21, 1946, having been read:

It is ordered that the last will and testament of Kaduruppe Jinanada There, the deceased above named the original of which has been produced and is now deposited in this court be and the nas 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 any person or persons interested shall, on or before July 11, 1946, show sufficient cause to the satisfaction of this court to the contrary.

S. C. SWAN, Additional District Judge.

The date of showing cause against the foregoing $Order\ Nisi$ is extended to August 1, 1946.

July 16, 1946.

July 5, 1946.

S. C. Swan, Additional District Judge.

In the District Court of Colombo.

Order Nisi.

In the Matter of the Last Will and Testament of the late Claudo Eustace Juneaux La Brooy late of 36, Arethusa road, Wellawatta, Colombo, deceased) Testamentary Jurisdiction No. 11,939.

Violet Gladys La Broom of 36, Arethusa road, Wellawatta,
Colombo Petitioner.

THIS matter coming on for disposal before V. E. Rajakarier, Esq, Additional District Judge of Colombo, on June 3, 1946, in the presence of Mr. T. E. D. Pieros, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated April 12, 1946, having been read:

It is ordered that the list will and testament of the late Claude

Eustace Jumeaux LaBrooy, 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 petitioner be and she is hereby declared entitled to have probate of the said will issued to here accordingly, whose any reason treatment of the little forms. to her accordingly, unless any person or persons interested shall, on or before August 1, 1946, show sufficient cause to the satisfaction of this court to the contrary.

June 19, 1946.

S. C. Swan, Additional District Judge.

In the District Court of Colombo.

75 In the Matter of the Last Will and Testament of the late Dadayakkara Dewage Selestina Fernando of Testamentary Jurisdiction. No. 11,946. Enderamulla, deceased.

Ranasinghe Aratchige Nimalawathie of Enderamulla . Petitioner.

Ranasinghe Aratchige Nimalawathie of Enderaminis . retitioner.

Vs.

(1) Ranasingha Aratchige Marshal Perera of 45, Ferguson road, Grandpass, Colombo, (2) Ranasinghe Aratchige Wimalawathie of Gangodawila, (3) Ranasinghe Aratchige Angulawathie of Gangodawila, (4) Ranasinghe Aratchige Leelawathie of 45, Ferguson road, Grandpass, Colombo, (5) Ranasinghe Aratchige Gnanawathie of Gangodawila, (6) Ranasinghe Aratchige Newton of Gangodawila; the 3rd, 4th, 5th, and 6th respondents, minors, by their guardian ad litem, the 1st respondent above named Respondents.

S. C. SWAN, Additional District Judge.

In the District Court of Colombo. 🤰 🕇 Order Nisi.

In the Matter of the Intestate Estate of the late Testamentary Wedage Autina Dheerasekara of Habaraduwa,
Talpe pattu in Galle District, deceased. Jurisdiction No. 11,986.

Don Henry Samarajeewa of Asgiriya, Gampaha

THIS matter coming on for disposal before V. L. St. Clair Swan, Esq., Additional District Judge of Colombo, on June 27, 1946, in the presence of Mr. A. C. Mohammado, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated May 23, 1946, having been read:

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

-accordingly, unless the respondents above named or any person or persons interested shall, on or before September 5, 1946, show sufficient cause to the satisfaction of this court to the contrary.

July 15, 1946.

Additional District Judge.

In the District Court of Colombo.

In the Matter of the Estate and Effects of the late Testamentary Weeratunge Aratchige Dona Johanna of Bam-balapitiya, Colombo, deceased. Jurisdiction. No. 11,989.

Weeratunge Aratchige Dona Madelena of Thirstingasyaya in Colombo

THIS matter coming up for disposal before V L. St. Clair Swan, Esq., Additional District Judge of Colombo, on July 1,1946, in the presence of Mr. J. J. Weinman, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated June 16, 1946, having been read: 1946, having been read:

It is ordered that the petitioner above named and the same is hereby declared entitled, as the sister and sole heir of the deceased, to have letters of administration to the estate of the said deceased issued to her accordingly, unless any person or persons interested shall, on or before September 12, 1946, show sufficient cause to the satisfaction of this court to the contrary.

July 17, 1946.

S. C. SWAN, Additional District Judge.

In the District Court of Colombo. Notice of Application.

Testamentary Jurisdiction. No. 11,991.

In the Matter of the Last Will and Testament or Trust Disposition and Settlement With Four Codicils) of Mary Amelia Pitutan or Davidson, sometime of 4, Sty Andrew Square, Edinburgh, Scotland and latterly of 10, Belgaves Crescent, Edinburgh, Scotland, Rhu na haven Aboyne, Aberdeenshire, Scotland, and care of J and F. Anderson, Writers to the Signet, 48 Castle street, Edinburgh, Scotland, widow, deceased.

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

NOTICE 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 Confirmation of the will and codicils of Mary Amelia Pitman or Davidson sometime of 4 St. Andrew Square, Edinburgh, Scotland, and latterly of 10, Belgrave Crescent, Edinburgh, Scotland, Rhuna haven, Aboyne, Aberdeen, shire, Scotland, and care of J. and F. Anderson, Writers to the Signet, 48, Castle street, Edinburgh, Scotland, widow, deceased, granted by The Commissariot of Edinburgh, Scotland, on August 1, 1945.

V. GNANARATNAM COOKE, Proctor for Ian Robert Pitman, His Honour Charles
Murray Pitman, K.C., and Patrick Cecil Smythe, the
executors named in the will and codicil dated October

31, 1944. .: Colombo, July 26, 1946.

> In the District Court of Panadure. Order Nisi.

In the Matter of the Estate of the late Divinton Testamentary Perera Amarasinghe, deceased, of Kamburugoda. Jurisdiction.

Donald Peter Amarasinghe of Kamburugoda Petitioner.

Vs.

(1) Abraham Perera Amarasinghe, (2) Dona Sophia Dassa
nayake, both of Kamburugoda Respondents.

THIS matter coming on for disposal before N. Simetamby, Esq., District Judge of Panadure, on February 11, 1946, in the presence of Messrs. D. E. & A. N. de Zilva, Proctors, on the part of the petitioner; and the affidavit of the above-named petitioner dated February 6, 1946, having been read:

It is ordered that the petitioner is entitled to have letters of administration to the estate of the deceased as his brother, unless the respondents or person or persons interested in the estate shall, on or before March 23, 1946, show sufficient cause to the satisfaction of this court to the contrary.

February 11, 1946.

District Judge.

The date for showing cause against this Order Nisi is extended to July 30, 1946.

June 18, 1946.

N. SINNETAMBY, District Judge.

In the District Court of Panadure.

Testamentary In the Matter of the Intestate Estate of the late Colombage Meinona alias Babanona of Kiriwathtuduwa, deceased. Jurisdiction. No. 30.

Weerakkodige Don Aron Singho of Kiriwathtuduwa . . . (Potitioner. Vs.

(1) Weerakkodige Chandaraleela, (2) ditto Nandawathic, (3) ditto Dayawathie, (4) ditto Gnanawathie, (5) ditto Tilat kalatha, (6) ditto Premawathie, (7) ditto Dayananda, (8), ditto Somawathie, (9) ditto Chandarawathie, (10) ditto Karunawathie, all of Kıriwathtuduwa; 2nd to 10th are minors by their guardian ad litem the 11th respondent, Kathiriatchige Sirisena of ditto Respondents.

N. SINNETAMBY, District Judge.

In the District Court of Negombo. Order Nisi.

In the Matter of the Last Will and Testament of Testamentary Palihawadana Aratchige David Perera of Etgala, Jurisdiction. No. 3,368T.

(1) Palihawadana Aratchige Casmier Perera, (2) ditto Francis

Vs.

(1) Ranasinha Aratchige Enseniya Hamine, (2) Palihawadana
Aratchige Laurance Perera, (3) ditto Josephine Perera, (4)
ditto Peter Perera, (5) ditto Stephen Perera, alf of
Etgala

Respondents.

Etgala

THIS action coming on for disposal before H. S. Roberts, Esq., District Judge of Negombo, on April 11, 1946, in the presence of Mr.C. V. Dias, Proctor, on the part of the petitioner above named; and the affidavits of (1) petitioner dated March 8, 1946, and (2) Notary Public who attested the will (No. 2831 of January 18, 1943) dated April 9, 1943, having been read.

It is ordered that the last will and testament of Palinawadana Aratchige David Perera, deceased the original of which has been produced and is now deposited in this court be and the same is hereby declared proved, and that the petitioners are the executors named in the said last will and they are hereby declared entitled to have probate thereof issued to them accordingly, unless the respondents above named or any other person or persons interested shall, on or before May 23, 1946; show sufficient cause, to the satisfaction of this court to the contrary.

April 11, 1946.

April 11, 1946.

District Judge.

Time for showing cause against this Order Nise is hereby extended to August 13, 1946.

July 15, 1946

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L. B. DE SILVA, "District Judge.

In the District Court of Galle.

In the District Court of Galle.

No. T-8,180. In the Matter of the Last estate of late Andigoda Gamage James de Silva, deceased, of Katukurunda, Galle.

Andigoda Gamage Cornelis alias Carolis alias Piyadasa alias Piyadasa Abeysekera of Nilaguri, Wakwella road, Galle.

Vs.

(1) Pussewala Kankanange Leesa of Heenatigala, Galle. (2) Andigoda Gamage Karunaratne, (3) Andigoda Gamage Weelaratne, both of Katukurunda, Galle.

THIS matter coming on for disposal before S. J. C. Schockman,

THIS matter coming on for disposal before S. J. C. Schockman. Esq., District Judge of Galle, on July 8, 1946, in the presence of Mr. C. R. Wikramanayake, Proctor, on the part of the petitioner above named; and the affidavits of the petitioner dated July 8, 1946, and of Mr. G. D. Jayasundera, Proctor, and Notary Public dated July 5, 1946, having been read:

It is ordered that the will of Andigoda Gamage James de Silva, deceased dated April 14, 1936, and now deposited in this court be and the same is hereby declared proved; unless the respondents.

above named or any person or persons interested shall, on or before August 19, 1946, show sufficient cause to the satisfaction of this

It is further declared that the said petitioner is the executor named in the said will and that he is entitled to have probate of the same issued to him accordingly, unless the respondents above named or any person or persons interested shall, on or bofore August 19, 1946, show sufficient cause to the satisfaction of this court to the contrary.

July 9, 1946.

S. J. C. SCHOCKMAN District Judge.

In the District Court of Matara.

Order Nisi.

In the Matter of the Intestate Estate of the late Testamentary Weerappuli Arache Uyanwatta, deceased. Arachchige No. 4,303. Karlinahami

Wickremasinghe Samararatnappuli Kankanange Don Siyadoris of Uyanwatta Petitioner. $\mathbf{v}_{\mathbf{s}}$.

(1) Wickremasingha Samararatnappuli Kankanange Violet Ramyawathie of Uyanwatta, (2) Weerappuli Aratchige Porolis Aratchi of Uyanwatta Respondents.

THIS matter coming on for disposal before K. D. de Silva, Esq. 5 District Judge of Martara, on May 2, 1946, in the presence of Messrs. G. E. & G. P. Keuneman, Proctors, on the part of the petitioner; and the affidavit of the above-named petitioner dated April 3, 1946, terring how read in

having been read:

It is ordered that the petitioner be declared entitled, as son-in-law of the deceased, to claim letters of administration and that the same be issued to him, unless the respondents above named or any other person or persons interested in the estate shall, on or before June 24, 1946, show sufficient cause to the satisfaction of this court to the contrary.

It is further ordered that the 2nd respondent be appointed guardian ad hiem over the 1st respondent, minor, unless the respondents or any other person or persons interested in the estate shall, on or before June 24, 1946, show sufficient cause to the satisfaction of this court to the contrary.

May 2, 1946.

K. D. DE SILVA District Judge.

Extended for August 19, 1946.

June 24, 1946.

K. D. DE SILVA District Judge.

In the District Court of Jaffna.

Order Nisi.

In the Matter of the Intestate Estate of the late Testamentary Jurisdiction. Murugar Arumugam \mathbf{of} Kankesanturai, deceased. No. 510.

Arumugam Sangarapıllai of Kankesanturai Petitionor.

Vs.

THIS matter coming on for disposal before R. R. Selvadurai, Esq., District Judge, Jaffna, on January 8, 1946, in the presence of Mr. A. V. Sathasivam, Proctor for petitioner; and the affidavit of the above-named petitioner dated January 2, 1948, having been

It is ordered that the 1st respondent be appointed guardian ad litem over the 2nd respondent and the said petitioner be declared entitled to have letters of administration of the estate of the said deceased, as the son and sole heir of his estate, unless the respondents or others interested shall, on or before February 15, 1946, show sufficient cause to the contrary.

January 8, 1946.

R. R. SELVADURAI, District Judge.

Extended till April 9, 1946.

R. R. SELVADURAI, District Judge.

Extended till July 30, 1946.

R. R. SELVADURAI, District Judge.

In the District Court of Jaffna.

Order Nisi.

In the Matter of the Estate of the late V. S. S. Kumaraswamy of Vannarponnai East, deceased. Testamentary Jurisdiction. No. 543.

Satchithananda of Vannarponnai East and Petitioner.

THIS matter of the petition of the petitioner above named praying that the 9th respondent be appointed guardian ad litem

over the 1st to 8th respondents and that letters of administration to the estate of the above-named deceased be granted to the petitioner, coming on for disposal before R. R. Selvadurai, Esq., District Judge, Jaffna, on April 5, 1946, in the presence of Mr. V. Navaratnarajah, Proctor, on the part of the petitioner; and the affidavit of the petitioner having been read: It is declared that the 9th respondent be appointed guardian ad litem over the 1st to 8th respondents and that the petitioner, as heir of the deceased, declared entitled to have letters of administration with the will annexed be issued to him, unless the respondents or any other person shall, on or before July 30, 1946, at 10 a.m. show sufficient cause to the satisfaction of this court to the contrary. of this court to the contrary.

April 5, 1946.

R. R. SELVADURAI, District Judge.

, In the District Court of Jaffna.

Order Nisi.

In the Matter of the Intestate Estate of the late Pandaram Ponnampalam of Kaddudai in Jaffna, Testamentary Jurisdiction. No. 551. deceased.

Vallipuram Nadarajah of Kaddudai, Sandilipay Petitioner.

Vs.

(1) Pandaram Sathasivam of Kaddudai, (2) Pandaram Ramalingam of ditto presently of F. M. S., (3) Sathasivam Kanthiah of Sandilipay, (4) Kathirgamu Mylvaganam and wife, (5) Theivanai of Sandilipay presently of F. M. S., (6) Velupillai and wife, (7) Gnanam of Manipay North, (8) Ponniah and wife (9) Ledchumy, both of ditto Respondents.

THIS matter coming on for disposal before R. R. Selvadurai, Esq., District Judge, Jaffna, on May 6, 1946, in the presence of Mr. V. Sivasubramaniam, Proctor, on the part of the petitioner; and the affidavit of the above-named petitioner dated May 6, 1946,

aving been read:

It is ordered that the petitioner is entitled to have letters of administration over the estate of the above-named deceased, and the same be issued to him accordingly, unless the respondents or others shall, on or before July 17, 1946, show sufficient cause to the satisfaction of this court to the contrary.

May 6, 1946.

R. R. SELVADURAL, District Judge.

Time to show cause extended to September 18, 1946.

R. R. SELVADURAI, District Judge.

In the District Court of Jaffna.

In the Matter of the Intestate Estate of the late-Sittampalam Sinnadurai of Ipoh, Malaya, Testamentary Jurisdiction. No. 561. Tpoh, Malaya, deceased.

Chellamma widow of Sittampalam Sinnadurai of Vaddukoddai West Petitioner.

Vs.

(1) Sinnadurai Rajadurai of Ipoh, Malaya, (2) Sinnadurai Vadivelu, (3) Sinnadurai Manoranchitham, (4) Sinnadurai Buvaneshwary, (5) Sinnadurai Selvanayakie, (6) Sinnadurai Rajeswary, (7) Sinnadurai Nallainathan, (8) Sinnadurai Sivagnanam, and (9) Karthigasu Sittampalam, all of Vaddukoddai West Respondents.

June 17, 1946.

R. R. SELVADURAI, District Judge.

411 In the District Court of Badulla. Order Nisi.

In the Matter of the Intestate Estate of Punchisingho Dissanayake, deceased, late of Weliara, Wellawaya. Testamentary No. B. 1.121.

Punchiappuhamy Munasinghe of Weliara, Wellawaya . . Petitioner. Vs.

THIS matter coming on for disposal before L.W. de Silva, Esq., District Judge of Badulla, on October 25, 1945, in the presence of

Testamentary

Jurisdiction. No. 1,200.

Mr. D. J. Horadagoda, Proctor, on the part of the petitioner; and the affidavit of the petitioner above named dated July 25, 1945, having been read:

It is ordered that the above-anmed H. D. T. Basnayake be and he is hereby appointed guardian ad litem over the above-named minors for all the purposes of the above testamentary proceedings, unless the respondents above named or any other person or persons interested shall, on or before October 25, 1945, show sufficient cause to the satisfaction of this court to the contrary.

It is further ordered that the petitioner above named be and he is hereby declared entitled to administer the above estate, as the eldest son-in-law of the deceased aforesaid, and that letters of administration in respect of the said estate be issued to him accordingly, unless the respondents above named or any other person or persons interested shall show sufficient cause to the contrary to the satisfaction of this court on or before October 25, 1945.

> L. W. DE SILVA, District Judge.

Time extended till July 11, 1946.

L. W. DE SILVA District Judge.

Time extended till August 1, 1946.

S. RAJARATNAM, District Judge.

..... Respondents.

The above Order Nisi is ext/ended till August 27, 1946.

In the District Court of Ratnapura. Order Nisi.

Between Abdulla Mohamed Mashoor of Panukerepitiya Petitioner. and

In the Matter of the Intestate Estate of Abdulla Mohamed Mowroof of Panukerepitiya, deceased.

July 18, 1946.

District Judge.

July 11, 1946.

B 3

L. W. DE SILVA District Judge.

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