

THE CEYLON GOVERNMENT GAZETTE

No. 9,963 — FRIDAY, APRIL 1, 1949

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 ACTS

L D.—O 5/49. DMSS.—2C/142/48.

' Medical (Amendment) Act, No. 14 of 1949

AN ACT TO AMEND THE MEDICAL ORDINANCE

hapter 90, Vol. III., 6).

[Date of Assent March 26, 1949.]

BE it enacted by the King's Most Excellent Majesty, by and with the advice and consent of the Senate and the House of Representatives of Ceylon in this present Parliament assembled, and by the authority of the same, as follows:—

1. This Act may be cited as the Mèdical (Amendment) Act, No. 14 of 1949

Short title.

2. The Medical Ordinance is hereby amended, by the insertion immediately after section 33, of the following new section, which shall have effect as section 33A of that Ordinance:—

Insertion of new section 33A in Chapter 90.

33A. Where a person, who is not qualified to be registered under section 32 (1), is certified, by written statement given under the hand of the Director of Medical and Sanitary Services and lodged with the Registrar, to be in the employment of the Government of Ceylon as a medical officer, such person shall be deemed to be a duly registered medical practitioner, while he is so employed "

"Certain Government medical officers deemed to be registered medical practitioners. L.D.—OF. 8/48.

Police (Amendment) Act, No 15 of 1949

Cap. 43 Vol I p. 709 An Act to amend certain provisions of the Police Ordinance.

[Date of Assent March 26, 1949.]

BE it enacted by the King's Most Excellent Majesty, by and with the advice and consent of the Senate and the House of Representatives of Ceylon in this present Parliament assembled, and by the authority of the same, as follows:—

Short title.

1. This Act may be cited as the Police (Amendment) Act, No 15 of 1949

Replacement of sections 25 to 27 of Chapter 2. Sections 25, 26 and 27 of the Police Ordinance shall be repealed and the following sections are hereby substituted therefor:—

Special Police Reserve.

- 25. (1) The Inspector-General of Police may from time to time, with the approval of the Minister, by order authorise the establishment of a Special Police Reserve for the area comprised within any province or revenue district.
- (2) Where the establishment of a Special Police Reserve for any area is authorised under sub-section (1), the Superintendent or Assistant Superintendent of Police in charge of that area, or any Justice of the Peace and Unofficial Magistrate who is requested so to do by such Superintendent or Assistant Superintendent, may in writing appoint, as officers of the Special Police Reserve for that area, such fit and proper persons resident in that area as may consent to be so appointed.
- (3) The number of persons appointed to be officers of the Special Police Reserve for any area shall not exceed such number as the Inspector-General of Police may consider necessary
- (4) The Superintendent or Assistant Superintendent of Police in charge of any area may, whenever he considers it necessary so to do, by notice given whether orally or in writing, call out for service in that area any one or more of the officers of the Special Police Reserve for that area.

For the purposes of section 26 the period of service of any officer so called out shall commence on the date specified in such notice by the Superintendent or Assistant Superintendent and shall terminate on a date to be specified by him by a subsequent notice, but without prejudice to the power of the Superintendent or Assistant Superintendent, in manner hereinbefore provided, to call out such officer for further service.

Duties, etc., of officers of Reserve. 26. (1) Every officer of the Special Police Reserve for any area who is called out for service under section 25 shall during his period of service be liable to perform in that area the same duties as an ordinary officer of police, and shall accordingly during that period have the same powers, privileges and protection, be liable to the same penalties, and be subordinate to the same authority, as an ordinary officer of police.

- (2) It shall be lawful for the Inspector-General, with the approval of the Minister, to make such rules and issue such orders relating to the discipline, conditions of service and equipment of the Special Police Reserve as may be necessary to secure the efficiency of the Reserve.
- (3) Any officer of a Special Police Reserve who, having been called out for service under section 25, fails without sufficient cause to report for service, or neglects or refuses to serve as such, or disobeys any order or direction which may be given him for the performance of his duties, shall be guilty of an offence and liable to a fine not exceeding two hundred and fifty rupees.
- 27. (1) Any officer of the Special Police Reserve for any area who desires to resign from the Reserve may give written notice of his intention to resign to the senior police officer of that area, and in any such case the resignation of such officer shall become effective on the expiry of a period of fourteen days from the date of the receipt of such notice or on such earlier date, if any, as may be determined by such senior police officer.
- (2) The Inspector-General of Police may in his discretion by order remove any officer of a Special Police Reserve from that Reserve.
- (3) It shall be the duty of any officer who resigns from a Special Police Reserve or is removed therefrom forthwith to surrender at the nearest police station his letter of appointment as an officer of the Reserve and such uniform and other equipment as may have been issued to him

Resignation, etc , from

Short title.

L D.-0.47/47.

Nursing Homes (Regulation) Act, No 16 of 1949

AN ACT TO PROVIDE FOR THE REGISTRATION OF NURSING HOMES AND GENERALLY FOR THE REGULATION, SUPERVISION AND INSPECTION OF NURSING HOMES SO REGISTERED.

[Date of Assent · March 26, 1949]

BE it enacted by the King's Most Excellent Majesty, by and with the advice and consent of the Senate and the House of Representatives of Ceylon in this present Parliament assembled, and by the authority of the same, as follows:—

1. This Act may be cited as the Nursing Homes (Regulation) Act, No. 16 of 1949

Nursing homes to be registered.

- 2. (1) On and after such date as may be appointed in that behalf by the Minister and notified in the Gazette, no premises shall be used for the purpose of a nursing home unless such premises are for the time being registered under this Act as a nursing home, and the person carrying on a nursing home at such premises is for the time being registered as the proprietor thereof.
- (2) The date appointed by notification under subsection (1) shall be a date not earlier than two months after the date of the publication of the notification in the Gazette.
- (3) Where any premises are used as a nursing home in contravention of the provisions of subsection (1), the occupier of the premises and the person for the time being in charge of the nursing home shall each be guilty of an offence under this Act.

Registration renewal of registration,

- 3. (1) Every application for the registration of any premises as a nursing home shall be made in writing to the Director.
- (2) Every such application shall be in the prescribed form, shall be signed by the person maintaining or proposing to establish and maintain the nursing home, and shall be accompanied by a fee of one hundred rupees.
- (3) Save as otherwise provided in section 4, the Director shall on receipt of an application under the preceding provisions of this section—
 - (a) register the premises as a nursing home and register the applicant as the proprietor of the home; and
 - (b) issue to the applicant a certificate of registration in the prescribed form.
- (4) The registration of any premises as a nursing home shall, unless earlier cancelled as hereinafter provided, be effective for a period of twelve months commencing on such date as may be specified therein; but such registration may from time to time be renewed by the Director for further periods of twelve months, upon payment in respect of each such renewal of a fee of fifty rupees. Where such registration is so renewed the Director shall issue a certificate of renewal in the prescribed form in respect of the nursing home.
- (5) It shall be the duty of the person for the time being registered as the proprietor of a nursing home to cause the certificate of registration or the certificate of renewal issued in respect of that home to be kept affixed in a conspicuous place in the home.

Power to refuse or cancel registration.

- 4. (1) The Director may, by order, refuse to register any premises as a nursing home, if satisfied—
 - (a) that the applicant or any person employed or proposed to be employed by him at the nursing home is not a fit person, whether by reason of infirmity or otherwise, to maintain or to be employed at a nursing home of the description specified in the application; or

- (b) that for reasons connected with situation, construction, accommodation, staffing or equipment, the premises used or proposed to be used for the purposes of the home or in connection therewith, are not fit to be used for a nursing home of the description specified in the application, or that such premises are used or are to be used for purposes which are in any way improper or undesirable in the case of such a nursing home; or
- (c) in the case of a nursing home, other than a maternity home, (i) that the home is not or will not be under the charge of a person who is either a duly qualified medical practitioner or a registered nurse and is resident in the home, or (ii) that there is not or will not be a proper proportion of registered nurses among the persons employed in the nursing of patients in the home, or
- (d) in the case of a maternity home, (i) that the nursing of patients in the home is not or will not be under the superintendence of a person who is either a registered nurse or a registered midwife and is resident in the home, or (ii) that any person, who is not either a duly qualified medical practitioner or a registered nurse or a registered midwife, is or will be employed in attendance on women in the home in childbirth or in nursing any patient in the home
- (2) Subject to the provisions of sub-section (3), the Director may, by order, cancel the registration of any nursing home or refuse to renew such registration—
 - (a) on any ground on which an order refusing to register a nursing home is authorised by sub-section (1) to be made; or
 - (b) if the proprietor of the home or any person employed at the home is convicted of an offence under this Act committed in or in respect of that home:

Provided that any such order of cancellation or refusal shall not take effect until the expiry of a period of one month from the date on which it is made, or in the event of an appeal being duly preferred against the order under section 5, unless and until the order is confirmed in appeal.

- (3) No order of cancellation of the registration of any nursing home shall be made under paragraph (a) of sub-section (2) unless—
 - (a) the Director has, by written notice sent by registered post to the proprietor of that nursing home, informed the proprietor that an order of cancellation will be made upon the expiry of a period specified in the notice if such measures as are specified by the Director in the notice are not taken by the proprietor before the expiry of such period; and
 - (b) the proprietor has failed to take such measures before the expiry of the period so specified.

Appeal against refusal or cancellation of registration.

- 5 (1) Where any order is made under section 4 refusing any application for the registration or the renewal of the registration of any nursing home, or cancelling the registration of any nursing home, a copy of the order—
 - (a) shall be sent by the Director by registered post to the applicant or the proprietor; and
 - (b) such applicant or proprietor, if aggrieved by such order may, before the expiry of a period of fourteen days from the date of the receipt of the copy of the order, appeal against the order to the Magistrate's Court having jurisdiction in the area in which the nursing home is or is proposed to be maintained.
- (2) Upon the hearing of any appeal preferred under sub-section (1), the court shall after hearing any representations or evidence that may be made or adduced by or on behalf of the appellant or of the Director, give such decision upon the appeal as to the court may seem just.
- (3) The decision of the Magistrate's Court on any appeal preferred under sub-section (1) shall be final and conclusive, and in any case where such decision is that an application for the registration or the renewal of the registration of a nursing home shall be allowed, it shall be the duty of the Director to register the nursing home or to renew the registration of the nursing home

Powers of entry and inspection.

- 6. (1) The Director, or any medical practitioner or registered nurse authorised in writing in that behalf by the Director, may at any reasonable time enter any registered nursing home and may inspect the home and the premises appertaining thereto and the records required by any regulation to be maintained thereat, for the purpose of ascertaining whether the nursing home is being maintained with due regard to the health, safety and proper care and treatment of patients and whether the provisions of any regulations applicable in the case of nursing homes of the class to which the home belongs are being complied with.
- (2) The Director may, if he has reasonable grounds for suspecting that any premises, not being a registered nursing home, have been or are being used for the purposes of a nursing home, by writing authorise any medical practitioner to enter and inspect such premises for the purposes of ascertaining whether or not a contravention of the provisions of section 2 has been or is being committed in respect of such premises.
- (3) Nothing in the preceding provisions of this section shall be deemed or construed to authorise any person to inspect any medical record relating to any patient in a nursing home.
- (4) Any person who resists or obstructs the Director or any other officer or person in the exercise of the powers conferred by the preceding provisions of this section shall be guilty of an offence under this Act.

Regulations.

7. (1) The Minister may make all such regulations as may be necessary for the purpose of securing the proper maintenance and administration of nursing homes, and generally for securing the health, safety and proper care and treatment of patients in such homes.

- (2) Without prejudice to the generality of the powers conferred by sub-section (1), the Minister may make regulations for or in respect of all or any of the following matters:—
 - (a) all matters stated or required by this Act to be prescribed;
 - (b) the forms to be used for the purpose of applications for the registration of nursing homes under this Act, the forms of certificates issued under this Act, and the form of registers to be maintained for the purposes of this Act by the Director,
 - (c) the records and books which shall be maintained in registered nursing homes and the particulars to be entered therein;
 - (d) the conditions which shall be complied with in relation to registered nursing homes, including conditions as to (i) the construction, maintenance and cleanliness of all buildings and premises, (ii) the minimum size of wards or rooms and the minimum floor space which shall be allotted for each patient, (iii) the provision of adequate latrine and bathing facilities for patients and persons employed in such homes, (iv) equipment, furnishing and staffing of such homes, (v) the circumstances in which cases of infectious diseases may be admitted for treatment and the precautions to be taken in such cases, (vi) the immunization against typhoid fever, smallpox or any other specified disease of persons employed in such homes, (vii) the prohibition or restriction of the admission of tuberculosis cases and of suspected carriers of any specified disease, (viii) the prohibition of the admission of midwifery cases, except to maternity homes or other nursing homes having separate blocks set apart for the treatment of such cases, and (ix) the prohibition or restric-. tion of the admission of cases other than midwifery cases into maternity homes or separate blocks set apart for midwifery cases;
 - (e) the returns to be furnished from time to time in respect of registered nursing homes and the particulars to be contained therein. including particulars as to the number and description of cases admitted or treated and as to the staff employed therein; and
 - (f) the fixation of the rates of fees and charges which may be made at nursing homes generally, or at nursing homes of any specified class or description or at any specified nursing home
- (3) Every regulation shall be brought before the Senate and the House of Representatives for approval; and every such regulation which is approved by the Senate and the House of Representatives shall come into effect on the date of its publication in the *Gazette* or on such later date as may be specified therein and be deemed to be as valid and effectual as though it were herein enacted.

(4) Every person who contravenes or fails to comply with the provisions of any regulation shall be guilty of an offence under this Act; and the person for the time being registered as the proprietor of the nursing home in or in relation to which such offence was committed, as well as the person for the time being in charge of the nursing home, shall each be guilty of an offence under this Act unless he proves that the offence was committed without his knowledge, or that he exercised all due diligence to prevent the commission of the said offence.

Penalty for

- 8. (1) Every offence under this Act shall be punishable with a fine not exceeding fifty rupees and in the case of a continuing offence to a further fine not exceeding twenty rupees in respect of each day on which the offence continues after conviction.
- (2) Where the person convicted of an offence under this Act is a body corporate, every person who, at the time of the commission of the offence, was a director or officer of the body corporate shall be deemed to be guilty of that offence unless he proves that the offence was committed without his knowledge, or that he exercised all due diligence to prevent the commission of the said offence.
- Nursing Homes Advisory Board
- 9. (1) There shall be, for the purposes of this Act. a Nursing Homes Advisory Board (hereinafter referred to as "the Board") consisting of—
 - (a) the Director as Chairman; and
 - (b) six other persons appointed by the Minister to be members of the Board.
- (2) It shall be the function of the Board to advise the Minister and the Director upon matters affecting the administration of this Act and the exercise of the powers and functions conferred by this Act.
- (3) Three of the persons appointed by the Minister under sub-section (1) to be members of the Board shall be chosen for such appointment by the Minister from among persons recommended for the purpose by the Independent Medical Practitioners' Association. A person shall not be eligible for such recommendation unless he is a member of that Association.
- (4) Every member of the Board shall, unless he earlier vacates office by resignation, or by removal from office by the Minister or otherwise, hold office for a period of two years from the date of his appointment. Any member who vacates office by resignation or by effluxion of time shall be eligible for re-appointment.
- (5) In the absence of the Director from any meeting of the Board, any Assistant Director of Medical and Sanitary Services authorised by the Director shall preside at that meeting, and shall be deemed for the purposes of that meeting to be a member of the Board.
- (6) Regulations may be made under section 7 prescribing the procedure to be followed at meetings of the Board In the absence of any such regulations, the Board may regulate its own procedure.

10. Until the date of the coming into operation of any written law by which provision is made for the registration of nurses in Ceylon, the Director may, from time to time and either generally or specially, recognize persons practising nursing as qualified nurses for the purposes of this Act; and any person so recognized shall, until the date aforesaid, be deemed to be a registered nurse within the meaning of this Act

Approval of pending the coming into operation of provision for registration nurses

11. In this Act, unless the context otherwise requiresInterpretation.

- Director " means the Director of Medical and Sanitary Services,
- maternity home "means any premises used or intended to be used for the reception of pregnant women for delivery or of women for treatment immediately after childbirth;
- Minister " means the Minister of Health and Local Government;
- nursing home "means any premises (howso-ever described) used or intended to be used for the reception of and the providing of nursing and treatment for persons suffering from any sickness, injury or infirmity, and includes a maternity home, but does not include a house of observation, mental hospital, or any premises maintained or controlled by a Government Department or local authority or by any other prescribed body or authority;

registered midwife" means a person for the time being registered under the Medical Ordinance as a midwife;

- registered nurse" means a person for the time being registered as a nurse under the provisions of any written law in that behalf, and includes a person who is under the provisions of section 10 of this Act deemed to be a registered nurse;
- regulation "means a regulation made by the Minister under section 7.

12. Section 272 of the Municipal Councils Ordinance, No. 29 of 1947, is hereby amended by the repeal of sub-section (19) of that section.

Repeal.

Cap. 90.

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 Southern Circuit will be holden at the Court-house at Galle on Monday, April 25, 1949, at 11 o'clock of the morning of the said day

And I do hereby require and inform all persons concerned thereiu to attend at the time and place above mentioned, and not to depart without leave asked and grauted

Fiscal's Office, Galle, March 29, 1949

N G DE SILVA.

DISTRICT AND MINOR COURT NOTICES

NOTICE is hereby given that three months hence from today the under-mentioned records of cases instituted in this court will be destroyed. Any person interested in any record may personally, by Pioctor, or by duly authenticated petition claim upon good cause shown that such record may not be destroyed.

(1) Records of money cases instituted and decided between 1928 and 1938
(2) Records of criminal cases instituted and decided up to the year 1943
(3) Records of lunacy cases instituted up to 1943 in which suspects have not been adjudicated lunatics

District Court Negombo, March 22, 1940

N. KRISHNADASAN, District Judge.

NOTICES OF INSOLVENCY

In the District Court of Colombo

Insolvency. In the matter of the insolvency of W. Karunaratne No 5,773. of Manel, Hokandara Road, Pannipitiya, insolvent NOTICE is hereby given that a meeting of the creditors of the above-named insolvent will take place at the sitting of this court, on May 9, 1949, at 10 45/a m, to consider the grant of a certificate of conformity to the above-named insolvent

March 23, 1949

By order of court, M. N. PIERIS, Secretary

In the District Court of Colombo

Insolvency In the matter of the insolvency of Abdul Rahaman No 5,784 Mohamed Razeen of 429, Dematagoda Road, Maradana, insolvent.

NOTICE is hereby given that the examination of the above-named insolvent will take place at a sitting of this court on May 10, 1949, at 10 45 am

March 28, 1949.

By order of court, M. N. Pieres, Secretary

In the District Court of Colombo

Insolvency In the matter of the insolvency of Vincent Bernard No. 5,830 de Fonseka of Timbringssynya, Colombo.

NOTICE is hereby given that a special sitting of this court will be held on Tuesday, April 12, 1949, at 10.45 in the forenoon, for a meeting of the creditors of the insolvent above named for

the approval of the conditions of sale filed of record in the above case marked "A" for the sale by public auction of the stock-intrade, fittings, &c, of the insolvent's business known as Messis Wijayaratine & Co, News-agents, Book-sellers, Stationers, &c, lying at premiors Nos. 451 and 453, Darley Buildings, Union Place,

By order of court, M N PIERIS, Secretary.

March 29. 1949.

NOTICES OF FISCALS' SALES

Western Province

In the District Court of Colombo

Don William Attale of Kelaniya

Plaintiff

No 8,757/P

(1) Egodage Edmund Perera of Pagoda, Nugegoda Defendant

NOTICE is hereby given that on Wednesday April 27, 1949 at 230 p in, will be sold by public auction at the premises the right, title, and interest of the said 1st dolendant in the following property, for the recovery of the sum of Rs 824 96, to wit, Rs 213 88 being incurred taxed costs and Rs 111 08 being prospective costs in D C, viz

All that allotment of land being a divided and defined portion of the land called Dolgahawatta, situated at Pagoda in the Pather of Salpita Kotale in the District of Colombo, Western Province, formerly bearing assessment No 12, Lansiahena Road, Pagoda, now bearing assessment No 12, Ist Cross Street, Pagoda, within the limits of the Kotto Urban Council, and bounded on the north by the property of D N Bastian and others, on the east by the lands claimed by W A Don Hassmants Appuhamy Nonnohamy, A Don Bastian and A Don Daniel Appuhamy, on the south by the property of L Domingo Perera and others, and on the west by another divided portion of the same land marked "J", containing in extent 3 roods and 12 23 perches according to plan No 1,055 dated July 30, 1914, made by Jas Rodrigo, Liconsed Surveyor, together with the buildings, trees and plantations standing thereon; and registered under title M 461/239 in the Colombo District Land Registry Office

Fiscal's Office. Colombo, March 29, 1949 G M CHINNATAMBY, Deputy Fiscal

In the Court of Requests of Gampaha Munasın Imiage Don Charles Appuhamy of Morupola . Plaintiff No 4.232

Kasadoruge Lewis Perera of Bendiyamulla, presently of Veyangoda Defendant

NOTICE is hereby given that on Thursday, April 28, 1949, at 2 p 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 300 up to date of action October 21, 1948, and thereafter with legal interest on the aggregate amount till payment m full and costs of suit, taxed at Rs 65 25, viz

All that allotment of lot marked A of the land called and known as Dawatagahawatta, situated at Bendiyamulla in the Meda Pattu of Siyane Korale in the District of Colombo, Western Province, and bounded on the north by land of Kalappu Waduge Singin Silva, on the east by the lot marked B of this land of Lewis Pergla, on the south by the land of Mrs Seneviratine and the land of Halawatage Elaris Perera, and on the west by Church Road, and containing in extent 3 roods and 10 perches together with the tiled house and the thatched bontique standing thereon, as per plan No 473 dated November 17, 1941

Fiscal's Office, Colombo March 29 1949

G M CHINNATAMBY, Deputy Fiscal

In the Court of Requests of Gampaha Munasth Image Don Charles Appuhamy of Morupola Plaintiff ٧s No 4,238

Kasadoruge Lewis Percia of Bendiyamulla, presently of Veyan-

NOTICE is hereby given that on Thursday, April 28, 1949, at 2 p 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 256 66 up to date of action and thereafter at 10 per cent' per annum from October 21, 1948, till date of decree and thereafter with legal interest on the aggregation and the said costs of suit Rs 65.65 viv. gate amount till payment in full and costs of suit Rs 65.25, viz :-

All that lot marked A of the land called and known as Dawatsgahawatta, situated at Bendiyamulla in the Meda Pattu of Siyane Korale in the District of Colombo, Western Province, and bounded on the north by land of Kalappu Waduge Siman Silva, on the east by lot marked B of this land of Lewis Perera, south by the land of Mrs Seneviratine and the land of Halawatsge Elaris Perera and on the west by Church Road; containing in extent 3 roods and 10 perches together with the tiled house and the thatched boutique standing thereon, as per plan No. 473 dated November 17, 1941.

Fiscal's Office Colombo, March 29, 1949. G. M. CHINNATAMBY Deputy Fiscal. In the District Court of Colombo

 ${f R}$ P L Palaniappa Chettiar of 113, Sea Street, Colombo Plaintiff

No 9,446/S

D W Wanigasekara 305, Nuge-Defendant. of Mirihana, goda

NOTICE is hereby given that on Monday, April 25, 1949, at 280 pm, 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 1,378 with interest on Rs 1,300 at 12 per cent per annum from July 5, 1948, till July 31, 1948, and thereafter legal interest on the aggregate amount at 5 per cent per annum till payment in full and costs of suit.

All that to E of the land called divided two-eighth portion of Maragahawatta with the tiled liouse standing thereon, situated at Mirihana in the Palle Pattu of Salpiti Korale in the District of Colombo, Western Province, and bounded on the north by Roseneath of Mrs Driberg, on the east by lot F on the south by cart road to the quarry, and on the west by lot [D, containing in extent 24 perches according to plan No 449 dated November 7, 1938, made by W B Perera, Licensed Surveyor together with the trees, plantations and all other appurtonances thereunto belonging

Fiscal s Office, Colombo, March 29, 1949

G M CHINNATAMBY, Deputy Fiscal.

In the District Court of Colombo

A Subramaniam of 19, Mosque Lane, Mutwal, Colombo Plaintiff. \mathbf{v}_{s} No 9,587/S

No 9,587/S
S Perumal Mudaliyai of 75 and 77, Sea Street, Col.

ombo

NOTICE is hereby given that on Wednesday, April 27, 1949, at 10 a.m., will be sold by public auction at the Piscal's Office, Colombo, the following movable property for the recovery of the sum of Rs 12,140 with interest on Rs 12,000 at 12 per cent per annum from August 5, 1948, till October 1, 1948, and thereafter legal interest at 5 per cent per annum on the aggregate amount till payment in full and costs of suit, viz.—

The defendant's share in the printing business called and known as the Indian Press Limited

Fiscal's Office, Colombo, March 29, 1949

G M CHINNATAMBY, Deputy Fiscal.

In the District Court of Colombo

(1) M P M Narayanan Chettiyar, (2) M P M Ramasamy Chettiyar and (3) M P M Periacaruppen Chettiyar, all carrying on business in partnership, under the name, style and firm of "M P M" at 124, Maliban Street, Col-Plaintiffs ombo

No 6.883/S

(1) N D Llewelyn Silva of Sunnyside Estate, Andiambalama (2) B Sandrasagaram of Pamankade Defend Defendants.

NOTICE is hereby given that on Tuesday, April 26 1949, commencing at 11 o'clock in the forencon, will be sold by public auction at the premises the right, title, and interest of the 1st defendant in the following property for the recovery of Rs 2,057 50 with interest on Rs 2,000 at the rate of 15 per cent per annum from March 26, 1946, till July 10, 1946, and thereafter legal interest on the aggregate amount of the decree till payment in full and cost of suit (bill not taxed) and poindage, less a sum of Rs 250, viz —

All that estate called and known as Sunnyaide bearing Rubber Control Registration number 92 E2 C4, situated at Kandumulla in Kimbulapitiya in Dunagaha Pattu of the Aluth Kuiu Korale, in the District of Negombo, Western Province, compraining the following lands to met. lands, to wit -

lands, to wit —

1. All those several contiguous parts of gaiden and paddy field called Dambugahawatta and Battegara, situated at Kandumulla aforesaid, and bounded on the north by a road and by the garden of Christogu Fernando, on the east and south-east by the garden of Christogu Fernando and by the land belonging to Hendrick Mendis and Sellapperumage Galistom Fernando, on the south by the other parts of this garden and the field belonging to Daniel Fernando and by property of Jusey Appu and on the west by a road, containing in extent 20 acres 1 rood and 25 perches, registered in E 345/96 Negombo

2. All that allotment of land called Pinnegodella, situated at Kimbulapitiya aforesaid, and bounded on the north by land said to belong to the Crown, on the east by land described in plan No 109,865, on the south by land described in plan No 109,865, on the south by land described in plan No 109,865, on the south by land described in plan No 109,873, on the west by the property of I Isaac de Franzz and land described in plan No 63,471, and on the north-west by the property of G. Floris Fernando and others, containing in extent 14 acres and 1 rood

3. All that allotment of land called Pinnagodella, situated at Kimbulapitiya aforesaid; and bounded on the north by land said to belong to the Crown, on the east by land described in plan No. 63,480 and the property of K. Daniel Fernando, on the aouth

by land described in plan No 109,366, and on the west by the laud described in plan No 109,354, containing in extent 14 acres and

25 perches

25 peiches.

4 All that allotment of land called Pinnegodella, situated at Kimbulapitiya aforesaid, and bounded on the noith by a road and the property of K Samuol Feinando and others, on the east by land described in plan No 63,480, on the south by land described in plan No 63,480, on the south by land described in plan No 63,480, on the south by land described in plan No 63,480, and called Pinnegodella, situated at kimbulapitiya aforesaid, and bounded on the noith by land described in plan No 63,478 and a road, on the east by land described in plan No 63,478 and a road, on the east by land described in plan No 112,208, on the south by land described in plan No 109,364, and on the west by the property of G Floris Fernando and others, containing in extent 7 acres 3 roods and 9 peiches, and which said several lands are respectively registered in E 323/18, 19, 20, 21 and 22, in the Negombo District Land Registry Office These properties have also been seized under the writ in D C, Colombo, case No 8,258/8

Deputy Fiscal's Office,

I L M Sheriff,

Deputy Fiscal's Office, Negombo, March 25, 1949

I L M SHERIFF, Deputy Fiscal

Central Piovince

In the District Court of Kandy

(1) Chandrasekara Brakmana Mudiyansolage Weddeniye Walauwe Appuhamy, (2) Paragahamulakohuwegedera Ram Menika, both of Niyambepola in Medasiyapattu of Haris-

No M B 798

No MB 798

vs

(1) Chandrasekara Brakmana Mudiyansolage Weddemye Walauwe Dingiri Banda, (2) ditto Ulku Banda, (3) ditto Karunaratne Banda, (4) ditto Dingiri Menika Medduma Kumarihamy, (5) ditto Dingiri Amma Tikiri Kumarihamy, (6) ditto Kiri Banda and his wife, (7) ditto Palingu Menika, (8) Piyadassi Unnanse, all of Niyambepola aforecaid.

NOTICE is hereby given that on Thursday, April 28, 1919, commencing at 1 o'clock in the attendon, will be sold by public auction at the respective premises the night, title, and interest of the said 1st defendant in the following property, for the recovery of the sum of Rs 4,800 being the aggregate amount of the principal and interest due in respect of the two assignments of mortgage bond Nos 2,895, dated July 18 1932, attested by 8 'A 'Wijaya-tillake and Nos 714 and 790, dated July 7, 1942, and May 28, 1942, respectively, with further interest on Rs 3,000 at the rate of five cents per Rs 10 per mensem from July 19,1942, till October 7, 1946, and thereafter legal interest on this aggregate amount till payment in full and the costs of this action taxed at Rs 321 98, less the sums of Rs 900 and Rs 1,050 due in respect of deed of gift No 6 829 of July 24, 1934, and deed of transfer No 6,813 dated July 24, 1982, and less a further sum of Rs 1,100 and poundage, viz and poundage, viz

No 6,818 dated July 24, 1982, and less a further sum of Rs 1,100 and poundage, viz —

3 Half share of all that divided point of Weddeniyekumbure marked lot B 3 in the said plan lying below the lock in the centre of the field, situated at Niyambepola aforesaid, which said divided portion marked lot B 3, in extent three roods, bounded on the north by lot A 8, on the loast by lots B 5 and B 7, south by lot B 7 and Upasakara deniyekumbure and on the west by lot B 4, and registered in H 205/140

5 Half share of all that divided portion marked lot B 5 of two acres and ten perches out of Mintukeliyawewatte, situated at Niyambepola aforesaid, and which and divided portion marked lot B 5 is bounded on the north-east by lot A 4, on the east by read, on the south by lot B 7, on the west by lot B 7 and lots A 3 and B 3 with everything thereon and registered in H 207/97

6 Half share of all that divided portion marked for B 6 of Muttukeliyawewatte, in extent 1 acre 2 roods and 7 perches, situated at Niyambepola aforesaid, and which said divided portion marked lot B 6 is bounded on the west and north by road, on the north east by lot A 6, south-east by village limit with everything thereon, and registered in H 195/20

7 Half share of all that divided portion marked lot B 7 of Muttukeliyawewatte, situated at Niyambepola aforesaid, which said portion marked lot B 7 in extent 5 acres 1 rood and 2 perches, is bounded on the north by lot B 3, on the cast by lot B 5 on the south-east by road, on the south-west by pitapallaha and lot B 8 and A 6, on tho west by Upasakaradeniyekumbure, and registered in H 246/255

8 Half share of all that divided portion marked lot B 8 in extent of 1 rood and 14 perches of Mudunakadekumbure, situated at Niyambepola aforesaid, and which said divided portion is bounded on the north by limit of B 7, on the east by limit of B 7, on the south by lot A 6 on the west by pitapallaha with everything thereon

9 All that land called Bamunugederawatie of 6 lahas paddy sowing extent, situated at Niyambepola aforesaid, and bounded on the east by Kosgaha and Midule ella of the land of Dingiri Banda, south by fence of Weddemyewatte, west by fence of Medawatte and north by the ella of Gederawela together with everything thereon, and registered in H 195/23

10 All that land called Bamunugederawatte of 2 lahas paddy sowing extent, situated at Niyambepola aforesaid, and bounded on the east by fence of Bamunugederawatte, south by fence of Weddeniyewatte, west by the boundary of Mudiyanselagewatte and north by ella of Gederawela, and registered in H 217/182

11 All that land called Hewanpolagederawatte of two lahas paddy sowing extent, situated at Niyambepola aforesaid, and bounded on the east by the fence of Kawralagewatte, south by fence of Udakumburegederawatte, west by the fence of Bamunugederawatte and on the north by the welcella together with the plantations and everything thereon; and registered in H 37/298. All that land called Bamunugederawatte of 6 lahas paddy

12 All that land called Udakumburegederawatte of 1 timba paddy sowing extent, situated at Niyambepola aforesaid, and bounded on the cast by the jak tree and Madithya tree of the land of Heen Banda, south by agala of Biahmanagederawatte, west by the fence of Modawatte and north by Hewanapolagederawatte together with everything thereon, registered in H 64/341

Fiscal's Office, Kandy, March 25, 1919

P B DASSANAYAKE, Deputy Fiscal

In the District Court of Kandy

Palamekumbure Loku Menika of Gelioya

Vs No M B 1,179

l atinuwcia Muhandii amalagedei a Habibu Lebbe's son Hameedu Lebbe of Kalugainuwa in Kandukara Pahala Korale ol Udapalata Defend

NOTICE is hereby given that on Fliday, April 29, 1949, commoning at 2 o clock in the afternoon, will be sold by public auction at the promises the right, title, and interest of the said defendant in the following property, for the recovery of the sum of Rs 559 being the aggregate amount of the principal and interest due in respect of the mortgage bond No 12,583 dated March 26, 1945, and attosted by A D Amaiasingha, Notary Public, with further interest on Rs 400 at the rate of 15 cents per Rs 10 per month from June 11, 1947, till date of decree, i.e., August 28, 1947, and therefore in the aggregate amount at legal rate of interest till payment in full and Rs 59 75 being costs of suit, viz

An undivided & share of Dematagahamulawatte alias Batalacounewatte of 2 pelas paddy sowing extent, situate & Kalugamuws in Kandukara Pahala Korale of Udapalata up the Kandy
District, Central Province, and bounded on the east by Gantabawa
Road, south by land belonging to Habibu Mohammed Lebbe, west
by the limit of Galdethahena and on the north by the limit of
Rubberwatte together with the entire tiled house standing thereon

Fiscal's Office, Nandy, March 25, 1949

P B DASSANAYAKE, Deputy Fiscal.

In the District Court of Kandy

٧s

Sumana Jayatileke of 16 Suduhumpola, Kandy

No MB 1,236

.) Ulugetennegedera altas Delankepedigedera Kiri Saduwa, (2) Ulugetennegedera altas Delankepedigedera Samara, (3) Ulugetennegedera altas Delankepedigedera Samara, all of Kadawatgama, Kandupalata, Yatmuwara Defendants

NOTICE is hereby given that on Tuesday, April 26, 1949, commencing at 2 o'clock in the afternoon, will be sold by public auction at the respective piemises the right, title, and interest of the said defendants in the following property mortgaged by bond No 5,292 dated December 29, 1943, and attested by S A Wijetileke, Notary Public, for the accovery of the sum of Rs 2,414 93, with further interest on Rs 1,500 at the rate of 15 per cent per annum from November 29, 1947, till June 14, 1943, and thereafter with legal interest on the aggregate amount till payment in full and poundage,

interest on the aggregate amount till payment in full and poundage, viz —

1 All that land called Hendeniyahena of 2 pelas and 5 lahas paddy sowing in extent, situate at Kadawatgama in Kandupalata of Yatinuwara in the District of Kandy, Central Province, and bounded on the east by village limit, south by Udamudunehena, and west and noith by Diwalehene together with tea plantations and everything thereon, registered in B 143/212

2 All that field called Uda Ambalampitiya Kumbura of 1 pela paddy sowing in extent, situate at Kadawatgama aforesaid, and bounded on the east by Imaweilla of Palle Ambalampitiya Kumbure belonging to Upasakagedera Kiriya, south by Imaweilla of Ambalampitiya Kumbure belonging to Kiri Baiya, west by Diwale Imaweilla, and on the north by ela, registered in B 143/213

3 All that land called Baiya Ammalayewatte of 2 pelas paddy sowing in extent, situate at Kadawatgama aforesaid, and bounded on the east and south by Badahelaangehena, west by Mediyatalawehena, and on the north by wela belonging to Horstala together with the tiled house and 2 straw thatched houses and everything standing thereon, legistered in B 152/66

4 The land called Dunumadalagahamulahena of 1 pela picontly 3 pelas paddy sowing in extent, situate at Kadawatgama aforesaid; and bounded on the east by Totapola ela, south by stone fence, west by Mala ela and on the north by above the stone fence of the Totapolahena together with the tea alantations thereon, which said premises are otherwise originally deadribed as bounded on the east and north by Weliliyaddehena and on the south and west by Diwalehena, registered in B 152/67

Fiscal's Office, P B Dassanaxake, Kandy, March 26 1040

Fiscal's Office, Kandy, March 25, 1949

P B DASSANAYAKE, Deputy Fiscal.

Southern Province

No 22,862 Vs :

No 22,562

T U D S Goonatillake of Ratgama Defendant

NOTICE is hereby 'given that on Saturday, May 7, 1949, at
10 o'clock in the forenoon, 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 a sum of Rs 270 40

with legal interest thereon at 9 per cent per annum from November 18, 1941, till payment in full and costs Rs 16, less Rs 100 paid. viz

paid, viz .—

1 All that undivided half part of the land called Naiduwewatla, marked lot No 4 in PP 12,129, situated at Mawadawila in the Wellaboda Pattu of the Galle District, Southern Province, and bounded on the north by land in TP 271,962, lot 3 in PP 12,129, Pits ela and Unagasdeniyewela claimed by M Udaris and others, lot 5 in P.P. 12,129 and lands in TP. Nos 334,297 and 155,571, south by Salappukankanangedeniyewela claimed by T Owinis Silva and lands in TP. 364,662 and west by reservation for a road, containing in extent 13 acres 2 roods and 7 perches, as per title plan No. 365,388

2. All the soil and the trees of the land called Medagodawatta together with everything else in on or within the soil lands.

2. All the soil and the trees of the land called Medagodawatta together with everything else in on or within the said land, situated at Ratgama, Bopagoda, in Wellaboda Pattu of the District of Galle, Southern Province, and bounded on the north by Hingana Padinchiwatta, and Athagewatta, east by Satambigewatta, Gorakagahawatta and Kottimuttaiwatta, south by Pinoupasakaammapadinchi Idama, Bogahawatta, and Wela and Mudiyansegewatta, and west by Uranelispadinchi Idama, containing in extent 4 acres, 2 roods and 3 perches.

Fiscal's Office, Galle, March 26, 1949

N G DE SILVA, Deputy Fiscal

In the District Court of Maiaia

Matata, and Substituted Plaintiffs Wedage Baronchihamy Fort.

No 18,058 ٧s

No 18,000 (1) Halilinge Liyanage Aralishamy of Wewa Illalagoda, Defendants

NOTICE is hereby given that on Tuesday, April 26, 1949, commencing at 3 o'clock in the afternoon, will be sold by public auction at the respective premises the right, title, and interest of the said defendants in the following property, for the recovery of a sum of Rs. 355 40, together with further damages at Rs 100 a year from August 5, 1947, till the plaintift is restored to possession,

1 All those undivided 1/48 plus 3/16 shares of the field called Godawelairikonda, situated at Makawita Pittaniwela in the four gravets of Matara, Matara District, Southern Piovince, and bounded on the north by Pinkumbura, east by Radagegodella and Puwak-gahakumbura, south by Rukgahadeniya, and west by Kadurugas-godella; and contaming in extent 30 kurunes of paddy sowing

2 All that undivided 1/8 share of the field called Hinneunne-

2 All that undivided 1/3 share of the field called Hinnennekumbura, situated at Makawita Irikondawela aforesaid, and bounded
on the north by Mulana; east by Kanatiewatta and Diwelwatta,
south by Andakumbura, and west by Kalagahairikonda, and containing in extent 2 pelas of paddy sowing
3. All those undivided 10/48 shares of the field called Mahakumbura, situated at Makawita Pittaniwela aforesaid, and bounded
on the north by Karawegedeniya, east by Aliyamulla, south by
Radagekumbura, and west by Pinkumbura, and containing in
extent 1 amunam of paddy sowing
4. All that undivided 1/3 share of the land called Polambehena,
structed et Makawita aforesaid, and bounded on the north by

4 All that undivided 1/3 share of the land cancer Polambacha, situated at Makawita aforesaid, and bounded on the north by Koradawaniyagahahena, east by Ketakalagahawatta, south by Gorakagahahena, and west by Etiyandeniyewatta, and containing in extent 4 acres and 18 perches

Deputy Fiscal's Office, Mataia, March 28, 1949

D L P KARAWITA, Additional Deputy Fiscal

Northern Province

In the District Court of Jaffna

The Bank of Ceylon, Jaffna .

Plaintiff

No 4.894:

٧s Kayaroganam Chettiar Visaladchchyammal of Sorna Gui, Vannarponnai West, Jaffna Defendant

NOTICE is hereby given that on Monday, April 25, 1949, at 3 30 in the afternoon, will be sold by public auction at the premises the right, title, and interest of the said defendant in the following property, for the recovery of the sum of Rs 20,517 together with legal interest thereon from October 6, 1948, till payment in full and costs to be taxed and poundage and charges, viz — SRA SRA

All that piece of land with its appurtenances situated at Vannarponnai West, Vannarponnai Paiish, Jaffna Division of the Jaffna District, Northern Province, called Mullaikadday and Pandikkoddu Valavu, in extent 10 Lms VC and 5½ Kls. together with stone built house, and other buildings, well, cultivated and spontaneous plantations; and bounded on the east by the property of Nagentrar Sathasivam, and wife Thangamma, north by Navalar Road, west by the properties of Pillaiyar Temple, Nagaratnam, wife of V. S. Nadarajah, Annappillai and K Kandiah and shareholders, and south by the properties of Vannarponnai Valdeswaran Temple, Vidathalthivu Pillaiyar Temple and the heirs of Muttachchy, wife of Thambipillai The land is under mortgage Also seized under writs Nos 4,632, 4,894, 4,987 and 5,274, D C, Jaffna

Fiscal's Office, Jaffna, March 24, 1949

S SINNATAMBI, for Fiscal

North-Western Province

In the District Court of Kurunegala

L B Navinne of Wariyapola

Plaintiff.

No. 4,311.

(1) W Reginald Feinando, (2) Benedicta Fernando, both of Wariyapola ... Defendants

NOTICE is hereby given that on Friday, April 29, 1949, at 3 o'clock in the afternoon, will be sold by public auction at the premises commencing from the 1st land the right, title, and interest of the said defendants in the following property, viz

premises commencing from the lat land the light, title, and interest of the said defendants in the following property, viz —

1 All that land called Piyungalla Estate of 27 acres, 2 roods and 31 perches, situate at Piyungalla in Dewamedde Korale of Dewamedi Hatpattu, in the District of Kurungala, North-Westein Province, and bounded on the north by the land in TP 91,107, cast by the fence of the garden of Hetuhamy ex-Vidane and the land in TP 91,107, south by the road leading to Ganewatta, west by lots V1231, T1231 and R1231 in PP 3,000

2 All that land called Piyungalla aforesaid, and bounded on the morth by the land in TP 91,107, east and south by the village limit of Horambuwa, west by lot No 68

3 All that land called Kongollehena now garden of about one laha kurakkan sowing in extent, situate at Piyungalla aforesaid, and bounded on the north by Velioda, east by Wekanda, south by Piyungallawatta, west by the limit of the chena of Punchiralage Nekatialage and otheis

4 All that land called Kongollehena now garden of two and a half seems of kurakkan sowing in extent, situate at Piyungalla aforesaid, and bounded on the north by the limit of the chena of Ranhamy Lekam Mahatmaya of Horambuwa and others, east, south and west by the limit of the lands of Fonseka Kulatilaka Amount to be recovered Rs 6,801 39 together with legal interest thereon from July 29, 1947, till payment in full and Rs 91 46 being costs of execution and poundage

Eiscal's Office.

L. A POULHERA.

Fiscal's Office, Kurunegala, March 29, 1949 L A POTUMBBA, Additional Deputy Fiscal

In the Court of Requests of Kurunegala

(1) I L Thomas Singho of Kanugala, (2) E A Jayasekata of Kanugala Plaint

No 14,798

No 14,798

(1) P A Kiri Banda of Kanugala (legal representative of the estate of P A Mendis Singho of Kanugala Defendant

(deceased))

NOTICE is hereby given that on Wednesday, May 18, 1949, at 330 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 782 dated January 6, 1947, and attosted by R M P S Sniwmalarathe, Notary Public, and declared specially bound and executable under decree dated October 7, 1947, and ordered to be sold by order of court dated Novembor 11, 1948, for the recovery of the sum of Rs 190 together with interest on Rs 150 at the rate of 20 per cent per annum from May 6, 1948, to date of decree and thereafter on the aggregate amount with legal interest till payment in full (less Rs 150 already deposited in court) and costs of suit Rs 40 75, viz —

An undivided \$ shares of the land called Amuhennitivehens.

An undivided \$\frac{2}{3}\$ shares of the land called Amuhenpityehena, now garden of \$\frac{3}{3}\$ acres in extent, situate at Walpolamulla, in Medapattu Korale East of Katugampola Hatpattu, in Kuunegala District, North-Western Province, and hounded on the north by lots 1J3 and 1O in PP 234, east by land in T.P. 267 412, south by lots 1P and 1Q in PP 234 and wost by lots 1Q, 1M and 1 I in PP No. 234 Valued at Rs 1,125

Amount to be recovered Rs 190 together with interest on Rs. 150 at the rate of 20 per cent per annum from May 6, 1948, to date of decree and thereafter on the aggregate amount with legal interest till payment in full and costs of suit Rs. 40 75 and poundage (less Rs. 175)

Fiscal's Office, Kurunegala, March 28, 1949

L A POTUHERA, Additional Deputy Fiscal

In the Court of Requests of Kurunegala

I L Thomas Singho of Kanugala Vs \ No 14,799

A Kiri Banda of Kanugala (legal representative of the estate of P A Mendis Singho of Kanugala (deceased)) Defendant

NOTICE is hereby given that on Wednesday, May 18, 1949, at 3 o'clock in the afternoon, will be sold by public auction at the premises commencing from the 1st land the right, title, and interest of the said defendant in the following property mortgaged with the plaintiff by bond No 918 dated March 25, 1947, and on bond No 948 dated April 7, 1947, both attested by R M P S Striwinalsraine, Notary Public, and declared specially bound and executable under decree dated October 7, 1948, and ordered to be sold by order of court dated November 11, 1948, for the recovery of the sum of Rs. 245 with further interest on Rs 200 from May 25, 1948, to October 6, 1948, at 20 per cent per annum and thereafter on the aggregate amount at 5 per cent per annum till payment in full (less Rs 150 already deposited in court) and costs of suit Rs 4576, viz. —

1. An undivided 1 shares of the land called Amuhenpityehena, now garden of 3 acres in extent, situate at Walpolamulla, in

Medapattu Koiale East of Katugampola Haipattu, in Kuiunegala District, North-Western Province; and bounded on the north by lots 1J3 and 10 in PP. 234, east by land in TP. No 267,412, south by lots 1P and 1Q in P.P. 234 and west by lots 1Q, 1M and 1 I in PP 234 Valued at Rs 1,125

2 An undivided \$\frac{1}{2}\$ share of the land called Amuhenpitiyehena, now garden of \$\frac{3}{2}\$ acres in extent, situate at Walpolamulla aforesaid, and bounded on the north by lots 1J3 and 10 in PP 234, east by land in TP. 267,412, south by lots 1P. and 1Q in PP 234 and west by lots 1Q 1M and 1 I in PP 234 (the above two lands representing one and the same land) Valued at Rs 375

Total value Rs 1,500

Amount to be recovered Rs 245 with further interest on Rs 200 from May 25, 1948, to October 6, 1948, at 20 per cent per annum and thereafter on the aggregate amount at 5 per cent per annum till payment in full and costs of suit Rs 45.75 and poundage (loss Rs 175)

Fiscal's Office, Kurunegala, March 28, 1949

L A POTUMERA,
Additional Deputy Fiscal

I, Noel Edward Ernst, Fiscal for the Central Province, do hereby appoint Mr Mutu Banda Dissanayake of the Matale Kachchen, to act as Fiscal's Marshal, Matale, under Ordmance No 4 of 1867, whenever the Fiscal's Marshal is absent on casual leave and authorise him to perform the duties and exercise the authority of Maishal, for which this shall be his Warrant

Fiscal's Office, Kandy, Maich 26, 1949

N E ERNST, Fiscal ,

NOTICES IN TESTAMENTARY ACTIONS

In the District Court of Colombo

Order Nisi

Testamentary
Jurisdiction
No 12,885

In the Matter of the Last Will and Testament of
Violet Annie John of 12, Thornhill Road,
Mannamead, Plymouth, in the County of Devon,
formerly of Skernes, Thurlestone, in the said
County, Spinster, deceased

THIS matter coming on for disposal before N Sinnetamby, Eq. , Additional District Judge of Colombo, on March 11, 1949, in the presence of Behram Kaikhushroo Billimoria of Colombo, Proctor, on the part of the petitioner Geoffrey Thomas Hale of Colombo, and the affidavit of the said petitioner dated March 1, 1949, a certified copy of probate; a certified copy of the last, will and testament of the above-named deceased and power of attorney in tayour of the petitioner having been read

It is ordered that the will of the said deceased dated July 14, 1945 It is ordered that the will of the said deceased dated July 14, 1945, of which a certified copy has been produced and he how deposited in this court, be and the same is hereby declared proved, and it is turther declared that the said petitioner is one of the attorneys of Midland Bank Executor & Trustee Company Limited and Horace John Turner the executors of the will of Lilian Towgood, deceased, the Residuary Legatee of Violet Annie John, deceased, and that he is entitled, to have letters of administration with a copy of the said will annexed issued to him accordingly, unless any person of persons interested shall, on or before April 7, 1949, show sufficient cause to the satisfaction of this court to the contrary

March 25, 1949

Additional District Judge.

In the District Court of Colombo

Testamentary In the Matter of the Last Will and Testament of Jurisdiction No 12,910 Fred Marsden, late of "Hebbal", Budleigh, Salterton, in the County of Devon, England, deceased

THIS matter coming on for disposal before N Sinnetamby, Esc Additional District Judge of Colombo, on March 16, 1949, in the presence of Messrs Julius & Creasy, Proctors, on the part of the petitioner, Andrew Earl McCaitney of Colombo, and the affidavit of the said petitioner dated March 2, 1949, a certified copy of probate, a certified copy of the last will and testament of the above-named deceased and power of attorney in favour of the petitioner having

It is ordered that the will of the said deceased dated June 13, 1939, of which a certified copy has been produced and is now deposited in this court, be and the same is hereby declared proved, and it is further declared that the said petitioner is one of the attorneys of Lioyds Bank Limited, the sole executor of the will of Bleanor Blanche Marsden, deceased, the sole heir of Fred Marsden, deceased, and that he is entitled, to have letters of administration with a copy of the said will annexed issued to him accordingly, unless any person or persons interested shall, on or before April 7, 1949, show sufficient cause to the satisfaction of this court to the

N. SINNETAMBY, Additional District Judge.

In the District Court of Colombo Order Absolute

Testamentary
Jurisdiction
No 18,321

In the Matter of the Last Will and Testament of Kotalawalage Charles Wilfred Perera of Galahitiyawa, Ganemulla, (deceased)

Atthidiyapanagoda Liyanage Dona Josephine Margaret Wile-gunasekera (wife of the late Kotalawalage Charles Wilfred Perera) of Galahitiyawa, Ganemulla Petitio

THIS matter coming on for final determination before N Sinnetamby, Esq., Additional District Judge of Colombo, on January 27, 1949, in the presence of Mr F E. R. Vannitamby, Proctor, on the part of the petitioner above named, and the affidavits of (1) the petitioner dated January 26, 1949, (3) the attesting notary dated January 27, 1949, (3) the subscribing witnesses dated January 24, 1949, having been read

It is ordered that the last will and testament No 52 made by Kotalawalsge Charles Wilfred Perera and Atthidyapanagoda Liyanage Dons Josephine Margaret Wilegunasekera (husband and wife) and attested by Mr F E R Vannitamby, Notary Public, on February 14, 1942, the original of which has been produced and is now deposited in this court, be and the same is herely declared

proved.

It is further ordered that the petitioner above named, the surviving testator, is the executrix named in the said will and she is hereby declared entitled to have probate thereof issued to her accordingly on her taking the usual oath and tendering security

February 3, 1949

N SINNETAMBY, Additional District Judge

In the District Court of Colombo Order Niss

Testamentary
Jurisdiction
No 13,381

In the Matter of the Intestate Estate of Gaithi
Hewage Jessie Camalawathie Silva of Sevena,
986, High Level Road, Nugegoda, deceased Inattapuly Mohandiramge Siyadoris Silva of Sevena, 936, High Level Road, Nugegoda Petitioner

(1) Inattapuly Mohandramge Lakshnie Sonaratna nee Silva,
(2) Inattapuly Mohandramge Marjone Silva, (3) Inattapuly
Mohandramge Sita Silva, (4) Inattapuly Sumitta Silva, (5)
Inattapuly Raja Silva, all of Sevena, 936, High Level Road,
Nugegoda, 2nd;-2rd, 4th and 5th respondents, minors, by
their guardian ad stem (6) Inattapuly Mohandramge Charles
Silva of Ambalantota

Responde Respondents

THIS matter coming on for disposal before N Sinnetamby, Esq, Additional District Judge of Colombo, on February 77, 1949, in the presence of Mr. G A Nissanka, Proctor, on the part of the petitioner above named; and the affidavit of the petitioner dated January 27, 1949, having been read

It is ordered that the 6th respondent above named be and he is hereby declared appointed guardian ad litem over the 2nd, 3rd, 4th and 5th respondents, minors above named, and that the petitioner be and he is hereby declared entitled, as widower of the deceased above named, to have letters of administration to the estate of the deceased issued to him, unless the respondents above named or any person or persons interested shall, on or before March 17, 1949, show sufficient cause to the satisfaction of this court to the contrary

March 7, 1949

N SINNETAMBY, Additional District Judge

The foregoing notice is extended for April 7, 1949

N SINNETAMBY

March 22, 1949

Additional District Judge

In the District Court of Colombo Order Niss

Testamentary In the Matter of the Intestate Estate of Manuel Jurisdiction Peter de Zoysa of Kosgoda, deceased No. 13,371

Henadura Amarawathie de Zoysa nee Silva of Randombe in Ambalangoda Petitioner

(1) Manueldura Bandusinghe de Zoysa of Hiddaruwa, Kosgoda, a minor, appearing by his guardian ad htem (2) Manueldura Nonahamy de Zoysa of Hiddaruwa, Kosgoda . Responde

THIS matter coming on for disposal before N Sunnetamby, Esq, Additional District Judge of Colombo, on March 1, 1949, in the presence of Messrs Samarasinghe & de Silva, Proctors, on the part of the petitioner above named; and the affidavit of the petitioner dated February 28, 1949, liaving been read

It is ordered that the 2nd respondent above hamed be and she is hereby declared appointed guardian ad litem over the 1st respondent above named, minor, and that the petitioner be and she is hereby declared entitled, as widow of the deceased above named, to have letters of administration to the estate of the deceased issued to her, unless the respondents above named or any person or persons interested shall, on or before April 7, 1949, show sufficient cause to the satisfaction of this court to the contrary.

March 21. 1949

N. SINNETAMBY Additional District Judge.

In the District Court of Colombo

Order Nasi

Testamentary
Jurisdiction
No 13,375

In the Matter of the Intestate Estate of Kirindage
Peter Dias of St. Mary's Lane, Mattakkuliya,
Colombo, deceased. Jurisdiction No 13,375

Colombage Mary Catherine de Silva Senanayake of 09/1, St Mary's Lane, Mattakkuliya . . . Petitionei And

(1) Kırındage Theabold Marıs Felix Dias, guardıan ad litem of 2nd, 3rd, 4th and 5th respondents, (2) Kırındage Celine Marıs Scholastica Dias, (3) Kırındage George Marıs Augustin Dias, (4) Kırındage Maud Marıs Agnes Dias, (5) Kırındage Victoria Marıs Perpetus Dias, all of St Mary's Lane, Mattakkuliya, Colombo, the 2nd to 5th (minors), by their guardian ad litem the 1st respondent į · ·

THIS matter coming on for disposal before N Sinnetamily, Esq Additional District Judge of Colombo, on March 3, 1949, in the presence of Mr S R Ameresekere, Proctor, on the part of the petitioner above named; and the affidavit of the petitioner dated March 1, 1949, having been read

March 1, 1949, naving been resq.

It is ordered that the 1st respondent above named be and he is hereby declared appointed guardian ad litem over the 2nd to 5th respondents above named, and the petitioner be and she is hereby declared entitled, as widow of the deceased above named, to have letters of administration to the estate of the deceased issued to her, unless the respondents above named or any person or persons interested shall, on or before April 7, 1949, show sufficient cause to the satisfaction of this court to the contrary.

March 15, 1949

N SINNETAMBY, Additional District Judge

In the District Court of Colombo

Order Nası

Testamentary Junisdiction No. 13,888 In the Matter of the Intestate Estate and Effects of Arachchige Thomas Dabers of 33/16, Ford Place, Dematagoda, deceased

Kodikarage Dona Duliana Hamine of 33/16, Ford Place, Dematagoda And

pahala, (2) Alacie. Place, Dematagoda

THIS matter coming on for disposal before N Sinnetamby, Eq. , Additional District Judge of Colombo, on March 11, 1949, by the piesence of Mr D E Wanigesooria, Proctor, on the part of the petitioner above named, and the affidavit of the petitioner dated March 8, 1949, having been read

It is ordered that the petitioner above named be and sho is hereby declared entitled, as widow of the deceased above named to have letters of administration to the estate of the deceased issued to her, unless the respondents above named or any poison or persons interested shall, on or before April 7, 1949, show sufficient cause to the satisfaction of this court to the contrary

March 14, 1949

March 21, 1949

N SINNETAMBY, Additional District Judge

In the District Court of Colombo

Postamentary In the Matter of the Last Will and Testament of Victor Casic Chitty of Elic House Road, Mutwal Colombo, deceased

(1) Anne Catherine Florence Casie Chitty of Ehe House Road, Colombo, (2) Dr Antony Francis Joseph Casie Chitty of Mutwal Street, Colombo, (3) Antony Regulaid Abraham Casie Chitty of Wasala Road, Kotahena, Colombo Petition And

And

(1) Sheila Geneive Casie Chitty of Elie House Road, Mutwal, Colombo, (2) John Oswald Neveille Casie Chitty, also of Elie House Road, Mutwal, Colombo, a minor, appearing by his guardian ad litem the 3rd respondent, (3) Augustus Emmanuel Joseph Casie Chitty of Wasala Road, Kotahena, Colombo

Respondents

THIS matter coming on for disposal before N Sinnetamby, Esq, Additional District Judge of Colombo, on March 11, 1949, in the presence of Mr. F. E. R. Vannitamby, Proctor, on the part of the petitioners above named, and (1) the affidavit of the retitioners dated March 10, 1949, and (2) the affidavits of the attesting notary and the subscribing witnesses to the last will dated March 10, 1949, having been read:

notary and the subscribing witnesses to the last will dated March 10, 1949, having been read:

It is ordered that the last will and testament No 280 made by Victor Casie Chitty, the deceased above named, and attested by Mr F E. R Vannitamby, Notary Public, on Japiary 4, 1949, the original of which has been produced and is how deposited in this court, be and the same is hereby declared proved.

It is further ordered that the petitioners above named are the executors named in the last will, and they are hereby declared entitled to have probate thereof issued to them, unless any person or persons interested or the respondents above named shall, on or before April 7, 1949, show sufficient cause to the satisfaction of this court to the contrary

It is also ordered that the 3rd respondent above named be and he is hereby declared appointed guardian ad litem over the 2nd respondent above named for all purposes under these proceedings, unless the respondents above named or any person or persons metrested shall, on or before April 7, 1949, show sufficient cause to the satisfaction of this court to the contrary

N. Sinneramen.

N STNNETAMBY Additional District Judge

In the District Court of Colombo Order Nisi in Intestacy

Testamentary
Jurisdiction
No 13,392
In the Matter of the Intestate Estate of Fritz Archibald Morgan Dias of 89, 5th Laue, Colpetty, Colombo, deceased

No 13,392 ombo, deceased

Mrs Una Morgan Dias of 39, 5th Lane, Colpetty, Colombo

Petitioner

THIS matter coming on for disposal before N Sunictamby, Esq, Alditional District Judge of Colombo, on March 11, 1949, in the prosence of Mess's C M G de Saram & Diss-Abeyesinghe Proctors, on the part of the petitioner above named, and the affidavit of the said petitioner dated March 1, 1949, having been read

It is ordered that the petitioner above named be and she is hereby declared entitled, as the mother and sole heir and hext of kin of the deceased, to have letters of administration in respect of the miestate estate of Fritz Archibald Morgan Dias, deceased, issued to he accordingly, unless any person or persons interested shall, on or before April 7, 1949, show sufficient cause to the satisfaction of this court to the contrary

March 22, 1949

N SINNETAMBY, Additional District Judge

In the District Court of Negoinbo Order Nist

No 3,498/T In the Matter of the Estate of Botalage Romel Fernando of Bandarawatta, Seeduwa, deceased

Kowilage Charles de Silva Kumarajcewa of Walahapitiya . Petitioner Vs

(1) Botalage Susana Bridget Fernando of Walahapitiya, (2) Botalage David Marceline Fernando of Bandarawatta, (3) Lahan Margict Fernando of Mookalar gamuwa Respondents

THIS matter coming on for disposal before N Krishnadasan, Esq., District Judge of Negombs, on March 4, 1949, in the presence of Mr D. C E N Karunarathe, Proctor, on the part of the petitioner above named, and the affidavit of the attesting notary and

tioner above named, and the affidavit of the attesting notary and witnesses dated March 1, 1949, having been read.

It is ordered that the last will and testament of the deceased above named, bearing No 1,767 attested by Mr' D C E V Karunaiatie, Proctor, S C, and Notary Public, the original of which has been produced and is now deposited in court be and the same is hereby declared proved, and the petitioner is the execution named in the said will and the said petitioner be and he is hereby declared to have probate of the said will issued to him accordingly unless the respondents or any person or persons interested shall, on or before April 4, 1949, show sufficient cause to the satisfaction of this court to the contrary

N. Krishnadasan.

March 4, 1940

N KRISHNADASAN

In the District Court of Negombo Order Nisi

No 8,495/T In the Matter of the Intostate Estate of Pasqualge Don Peter Bernard Panditharatno of Seeduwa, deceased

Mis Somawathie Pandithalatne of Seeduwa

Petitioner

THIS matter coming on for disposal before N Krishnadasan, Esq., District Judge of Negombo, on March 8, 1948, in the presence of Mr D C E V Karunaratne, Proctor, on the part of the petitioner above named; dated October 22, 1948, having been read

It is ordered that the petitioner be and she is hereby declared entitled, as the widow of the deceased, to have letters of administration to the estate of the deceased to be issued to her, unless the respondents or any other person or persons interested in the estate shall, on or before April 4, 1949, show sufficient cause to the satisfaction of this court to the contrary

March 8, 1949

District Judge

In the District Court of Matale

Testamentary In the Matter of the Estate of late Kadawatha Jurisdiction.
No T 22 Street, Matale, deceased

Kadawatha Aratchige Somapala, of 369, Trincomalie Street, . ٧s

Vs ...

(1) Hewa Heenipellege Gunawathie Hamine and (2) Kadawatha Alatchige Chandralatha, (minor), both of 369, Trincomalie Street, Matale Town aforesaid (the latter by her guardian ad litem the 1st respondent above named). Respondents THIS matter coming on for disposal before P. R. Gunasekera, Esq., District Judge of Matale, on March 2, 1949, in the presence of Messrs. Wijayatilake & Wijayatilake, Proctors, on the part of the petitioner; and the affidavit of the petitioner dated February 1, 1949, having been read.

It is ordered that the petitioner dated February 1,

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

unless the respondents above named or any other person or persons interested shall on or before April 8, 1949, show sufficient cause to the satisfaction of this court to the contrary. It is further declared that the said 1st respondent be appointed guardian ad litem over the 2nd respondent, unless the respondents or others shall, on or before April 8, 1949, show sufficient cause to the satisfaction of this court to the contrary

March 16, 1949

P. R GUNASEKERA, District Judge.

In the District Court of Matara

Order Nasa

Testamentary In the Matter of the Intestate Estate of Akurugoda Jurisdiction Iswarage Don Thediyas of Aturaliya, deceased

Emalia Wijesinghe of Aturaliya, presently of Government Mixed School, Gombaldala Petitio

i) Akurugoda Iswarage Sumana, (2) Akurugoda Iswarage Chandra, both of Aturaliya, (3) Vithauage Don Garolis de Silva of Walgama , Responde . Respondents

THIS matter coming on for disposal before L B de Silva, Esq., District Judge of Matara, on August 11, 1948, in the presence of Mr. W J Serasinghe, Proctor, on the part of the petitioner; and the affidavit of the petitioner above named dated July 16, 1948, having been read.

It is ordered that the petitioner be and she is hereby declared, as widow of the deceased, to have letters of administration to the estate of the deceased desired to her, unless the respondents or any other person or persons interested in the estate shall, on or before November 8, 1948, show sufficient cause to the satisfaction of this court to the contrary.

It is further ordered that the said 3rd respondent be appointed guardian ad litem over the minors list and and respondents, unless the respondents or others interested in the estate shall, on or before November 8, 1948, show sufficient cause to the satisfaction of this court to the contrary.

of this court to the contrary.

September 28, 1948

November 8, 1948

L B DE SILVA, District Judge

Date extended for December 20, 1948

L B DB SILVA, District Judge.

The date for showing cause is extended to February 21, 1949

R L BARTHOLOMEUSZ,

December 20, 1948 District Judge

The date for showing cause is extended to April 11, 1949

February 21, 1949

L B. DE SILVA, District Judge.

In the District Court of Matara

Order Nisi

Testamentary In the Matter of the Intestate Estate of Mohamed Jurisdiction Edris Marikkai Jariath Umma of Galbokke, No 4,883 deceased

Mohamed Edus Marikkar Mohamed Anver of Issadeen Town, Matara Potitioner

(1) Sheikh Abdul Cader Aliyath Umma, (2) Mohamed Edris Marikkar Pathuma, (3) Mohamed Edris Marikkar Sithi Azeeza, (4) Mohamed Edris Marikkar Sithy Aneesa, (6) Mohamed Edris Marikkar Mohamed Ajmal, all of Galbokke, Weligama Respondents

THIS matter coming on for disposal before L B de Silva, Esq District Judge of Matara, on August 27, 1948, in the presence of Mr A P W Abeysunya, Proctor, on the part of the petitioner, and the affidavit of the petitioner dated August 26, 1948, having been read:

It is ordered that the petitioner be and he is declared entitled, as brother of the deceased, to have letters of administration to the estate of the deceased issued to him unless the dependents 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

September 27 1948

October 25, 1948

L B DE SILVA

The above Order Ness extended till November 29 1948

L B. DE SILVA District Judge.

The above Order Ness extended tall January 31, 1949

L B DE STIVA

November 29, 1948 District Judge.

The above Oider Nisi extended till March 7, 1949

L B DR SILVA, District Judge.

The above Order Niss extended till April 4, 1949.

March 7, 1949

L. B DE SILVA, District Judge

In the District Court of Matara

Testamentary In the Matter of the Intestate Estate of Sarangu Jurisdiction Hewage Angohamy of Kapperatota, Weligama, doceased

Weerasuija Palabendige Karunadasa of Kapperatota, Weligama . . . Petitioner.

And

(1) Weerasuriya Patabendige Thera Nona, (2) Weerasuriya Patabendige Mary Nona, (3) Weerasuriya Patabendige Etanona, (4) Weerasuriya Patabendige Pemadasa, (5) Weerasuriya Patabendige Jinadasa, (6) Weeraratine Patabendige Heena Kirthi, all of Kapperatota, Weligama, (7) Weeraratine Patabendige Albert Silva of Batawala Responder

THIS matter coming on for disposal before L B de Silva, Esq, Dustrict Judge of Matera, on October 22, 1948, in the presence of Mr W. J Serasingha, Proctor, on the part of the petitioner, and the affidavit of the petitioner above named dated October 22, 1948, having been read

It is ordered that the petitioner be and he is hereby declared entitled, as a son of the deceased, to have letters of administration to the estate of the said deceased issued to him, unless the respondents, or say other person or persons interested in the above ostate shall, on or before December 6, 1948, show sufficient cause to the satisfaction of this court to the contrary.

It is further ordered that the 7th respondent above named be appointed guardian ad litem over the minors, the above-named 5th and 6th respondents, unless the respondents or any other person or persons interested in the estate shall, on or before December 6, 1948, show sufficient cause to the satisfaction of this court to the contiary

September 22, 1948

L B DE SILVA, District Judge

The date for showing cause extended to January 10, 1949.

December 6, 1948

District Judge

The date for showing cause extended to February 28, 1949

L B DE SILVA, District Judge

January 10, 1949.

The date for showing cause extended to May 2, 1949.

February 28, 1949

District Judge

In the District Court of Jaffins

Order Nin

Testamentary In the Matter of the Intestate Estate of the late Jurisdiction. Albert Chinniah Tambirajah of Jaffina, deceased

Grace Packiam Thambirajah of Chundikuly Jaffna . . . Petitioner.

THIS matter of the petition of the petitioner above named praying that the 8th respondent be appointed guardian ad litem over the 2nd to 7th respondents, and the petitioner, as widow of the deceased declared entitled to administer the estate and letters of administration issued to her coming on for disposal before Mr. R. B. Selvadural Esq., District Judge, Jaffna, on February 24, 1949, in the presence of Mr. F. L. T. Martyn, Proctor for petitioner; and the petition and affidavit of the petitioner having been read.

It is ordered that the 8th respondent be and he is hereby appointed guardian ad litem over the 2nd to 7th respondents and the petitioner declared entitled to administer the estate of the deceased, as his widow, and letters issued to her accordingly, unless sufficient cause be shown by the respondents or any others to the contrary on or before March 24, 1949 Minors to be produced on the said date.

February 24, 1949 .

R R SELVADURAI, District Judge

Time to show cause extended to April 28, 1949.

B. R SELVADURAI, District Judge.