

THE CEYLON GOVERNMENT GAZETTE

No. 11,236 — FRIDAY, JANUARY 10, 1958

(Published by Authority)

PART II-LEGAL

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

			•		•		PAGE	•			P.	EDA
Acts		•			*			Appointments of Fiscals' Marshals		.,		
Supreme Court			••				_	Notices of Fiscals' Sales		••	• •	13
•				••		• •		Notices in Testamentary Actions	• •	••	• •	13
Notifications of	f Criminal Ses	sions of	the B	preme Court		• •	.—	Council of Legal Education Notices		• •		- 1
District and Mi	inor Courts No	otlees	• •				-	List of Notaries		••		_
Notices in Inso	ivency Cases			• ••		• •	11	Miscellaneous			• •	19

PART V published with this Issue contains List of Applications for Stage Carriage Permits to ply omnibuses, &c.,

Notices in Insolveney Cases

IN THE DISTRICT COURT OF MATARA

Insolvency In the matter of the insolvency of D. T. A. W. No. 146.

Amarakon, Notary Public of Matars.

NOTICE is hereby given that the above named has been adjudged an insolvency by this court, and that two public sittings of this court, to wit, on January 21, 1958, and on February 21, 1958, will take place for the said insolvent to surrender and conform to, agreeably to the provisions of the Insolvency Ordinance (Cap. 62 of L. E. of Ceylon), and for the taking of other steps set forth in the said Ordinance of which creditors are hereby required to take notice.

By order of court, A. E. SIRISENA, Secretary.

Notices of Fiscals' Sales western province

IN THE DISTRICT COURT OF COLOMBO

NOTICE is hereby given that on Thursday, Landary 30, 1958, at 2 p.m., will be sold by public auction of the primises the right, title, and interest of the said defindant in the following property for the recovery of the sum of Rs. 9,968.95 with legal interest at 5 per centum per sarium from December 19, 1955, till January 21, 1957, and thereafter on the aggregate amount of the decree till payment in full and costs of suit to be taxed, less Rs. 300, viz.:—

All that defined portion of the land with the buildings anding thereon called and known as "St. Bridgets" formerly bearing assessment No. 3 and presently bearing No. 37, situated at Perth Road, Dematagoda within the Municipal limits and District of Colombo, Western Province; and bounded on the north by the property of Karunarethe, assit by the property

formerly bearing assessment No. 4 and presently bearing No. 41, Perth Road, south by Perth Road, and west by the property formerly bearing assessment No. 2 and presently bearing No. 31, Perth Road; containing in extent one rood and twenty and one third perches (AO. R1. P20 1/32) and registered in A 292/147 subject to the security bond No. 1092 dated September 27, 1951, attested by A. R. Thampoe, Notary Public of Colombo.

Fiscal's Office, Colombo, January 7, 1958.

D. C. KURUPPU, Deputy Fiscal.

IN THE DISTRICT COURT OF COLOMBO

(1) L. H. Perera, (2) K. P. Kalimuthan, and (3) A. T. K. Kalimuthan, all carrying on business under the name, style and firm of "R.M.K.", at 121, Sea Street, Colombo Plaintiffs.

No. 20,677/S. Vs.

S. Kumaradeva of 29, Rosmead Place Colombo Defendant.

NOTICE is hereby given that on Friday, January 31, 1958, 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. 502.75 together with interest on Rs. 500 at 18 per centain per aritum from October 1, 1957 All payment is full and costs of suit viz.:—

All hat allotrant of land marked A3-beings aportion of lot A1 which is a portion of the land described in the play No. 84937, situals at brandana, Cingamon Gardens in Ward No. 9, within the Municipality and District of Colombo Western Province; and bounded on the north by road now allest Barnes Place, on the east by the remaining part market to of the game ice.

All hat allotremit of land marked As being a portion of lot A1 which is portion of the land described in the plan No. 84937, situate at Haradana, Cinnamon Gardens in Ward No. 9, within the Municipality and District of Colombo Western Province; and bounded on the north by road now all Barnes Place, on the sast by the remaining part marked to of the same lot A1, on the south by lot A2, and if the wast by a road called McCarthy Place; and contenting in extent two roods (A0. R2. P0.) according to plan No. 3697 dated actobe 12, 1915, made by G. P. Weeraratne, Licensed Surveyor Regist red in A-123/162. Which said premises together with the building thereon are now called and known as "Maloya" and bearing assessment No. 1828/9B and are according to deed No. 7/1 dated May 14, 1924, given under the hand of the Chairman, Municipal Council Colombo, described a follows—A block of Isod with the buildings thereon called "Marrya" bearing assessment No. 1828B/9B Horton Place, and presents bearing assessment No. 29, McCarthy Road, situated in the Colpetty Ward within the Municipality and District of Colombo, Western Province; and bounded on the north by Barnes Place, on the east by the property of C. Sri Kantha bearing assessment No. 1828C/9C, on the south by the property of P. V. Coomarsamy bearing assessment Nos. 1828/B/9/(11), and on the west by McCarthy

Place; and containing in extent two roods and thirteen perches and sixty-one hundredths of a perch (A0. R2. P13 60/100.) according to plan No. 2451 dated October 14, 1921, made by F. B. Vandersmagt, Municipal Surveyor. Registered in A288/36, Colombo Land Registry Office.

Fiscal's Office, Colombo, January 7, 1958.

D. C. KURUPPU, Deputy Fiscal.

IN THE DISTRICT COURT OF GAMPAHA

No. 3,302/P.

No. 3,302/P. Vs.

(1) M. Engaltina Perera, (2) Weerakkody Pathirennehelage William Singho, (3) Rupasinghe Aratchige Leisa Perera, (4) Rupasinghe Aratchige Haramanis Perera, all of Kossinna, (5) Petikiri Aratchige Dona Inchi Nona, (6) Rupasinghe Aratchige Pabilis Perera, (7) Rupasinghe Aratchige Edwin Perera, (8) Rupasinghe Aratchige Aratchige Lichard Perera, (9) Rupasinghe Aratchige William Percra, all of Pahalayagoda, (10) Rupasinghe Aratchige Comia Perera, all of Kossinna, (13) Petikiri Aratchige Comia Perera of Kossinna

No ICE is hereby given that on Thusday, Lancary 30, 1958, at 2 o'clock in the afternoon, will be sold by public auction at the premises the right, title, and interest of the sold 1st plaintiff, and plaintiff, and left, 2nd, 3rd, 4th, 5th, 6th, 7th, 8th, 9th, 11th and 14th defendants in the property described in the schedule hereto by virtue of the commission to sell issued under sections 39 to 46 of Parotion Act, No. 16 of 1951, viz.:—

Schedule of property referred t

All that field called Medawalk Kumbura marked lot A in extent two roods and fourteen point ave perches (AO. Rg. P14.5); bounded on the north by Weli Kumbura of K. P. Rupasinghe, Police Vidane and Meda Elas east by Medi Ela and Weli Kumbura of R. A. George Mahatmaya, south by Weli Kumbura of J. A. Bastiana Perera and R. A. Andiris Perera, and west by Weli Kumbura of K. P. Rupasinghe, Pelice Vidane, and situated at Kossinna in the Medi Pattu of liyane Kerale in the District of Colombo, Western Province, and depicted in plan No. 1,085 dated July 4, 1953, prepared by H. W. Fernando, Licensed Surveyor.

Fiscal's Office, Gampaha, January 5, 1958.

B. A. F. WARNAKULA, Deputy Fiscal.

IN THE DISTRICT COURT OF COLOMBO

The General Insurance Co. of Ceylon, Ltd., Norris Road, Colombo Plaintiff.

No. 40,993. Vs.

The North-Western Blue Line Bus Co., Ltd. 7/2, Leitan's Lane, Negombo

NOPICE is hereby given that on Saturday February 1, 1958, commencing at 11 o'clock in the forencom; will be sold by public auction at 43, Negombo Road, Kochchikade, the following movable property said to belong to the above defaulting company for the recovery of Rs. 7,000 with legal interest thereon at 5 per cent per annum from May 6, 1957, till date of dicree, September 27, 1957, and thereafter on aggregate amount of decree till payment in full, less Rs. 3,000 and costs (Bill not taxed), viz.:—

One "Studebaker" bus bearing registration No. CL 1871 together with 7 tyres.

One "Chevrolet" bus bearing registration No. CE 4604 together with 7 tyres.

Fiscal's Office, Negombo, January 4, 1958.

M. I. Morais, Deputy Fiscal.

IN THE DISTRICT COURT OF KALUTARA

Vβ.

No. 30,864.

(1) Neelis Corlenchige Don Chandradasa Gung terrs of Bentota Deepdant Targment Creditor.

NOTICE is hereby given that on Tuesdy, February 11, 1958, at 11 clock in the forenon, will be sold by public auction at the premies the right, title and interest of he said plaintiff judgment debtor in the following property for the recovery Rs. 3,631.64 being compensation viz.:—

All that allotment of land called lot No. 2 of curugadella or Dekendehena alias Meegama Estate as appearing in plan No. 308 made by H. Wijesundra, Surveyor, situated at Liligastuduwa in Iddagoda Pattu of Pasdun Korale West, Katuka District,

Western Province; bounded on the north by lot 789 and 789 1/4 in P.P. 6853 and road from Alutgana to Welipenna, east by land in plan No. 143 made by Stanley N. de Silva, and filed of record, Walpothakumbura and Danketiye Kumbura, south by Danketiyekumbura, Danketiyewatte (garden), T.P. 160907 Deniya, and west by lot 1 in the said plan No. 308; and containing in extent thirty-eight acres, two roads and twelve perches (A38. R2. P12.) as per said plan No. 308 and belonging to the judgment-debtor. judgment-debtor.

Deputy Fiscal's Office, Kalutara, January 2, 1958.

S. D. WILFRED, Deputy Fiscal.

CENTRAL PROVINCE

IN THE DISTRICT COURT OF KANDY

(1) Egodahagedara Ranasinthe, (2) Egodahagedara Nandoris both of Paranagantenna, Makulemada Paranagantenna, Plai v_{s} . No. M.B. 2,242.

Muhandiramategedara Abdul Cader Lebbe alim Saibo's son, Mohamed Saheed of Galhinna in Ankumbura Detendant.

NOTICE is hereby given that on Saturday, February 1, 1958, at 11 o'clock in the morning, will be soft by public auction at the premises the right, title, and interest of the said defendant for the recovery of a sum of Rs. 4,475, interest and poundage, in the following property, viz.

poundage, in the following property, viz:—

An undivided half part or share out of that divided eastern allotment of land of about one laha in paddy sowing extent with two rooms thereon (28] feet along the high road) from and out of an undivided but now divided western half share of one and a half lahas paddy sowing extent from and out of the divided eastern portion of three lahas paddy sowing extent from, and out of allotment of land called Meegahamadittewatte of two pelas in paddy sowing extent or by Survey three roads and five perches, situate at Pallegama in Ankumbira of Pallegama paha in Harispattu, Kandy District in the Central Province; and which said divided eastern allotment of about one laha in paddy sowing extent with the two rooms therein are presently bounded on the east by the limit of the imaining share belonging to Nagoor Rauther, south by high troad, west by the wall of the remaining house and a straight line from the wall of the nothern boundary, and north by the Lips of Meegahamadittekumbura with the buildings and everything thereon; and registered in H 251/392.

Fiscal's Office, Kandy, December 31, 1957.

G. KODITUWAKKU. Deputy Fiscal.

SOUTHERN PROVINCE

IN THE DISTRICT COURT OF TANGALLA

Arunasalam Somadanan Ponnathurai of Katuwana Plaintiff. ٧s.

NOTICE is hereby given that on Friday, January 31, 1958, at 10.30 o'clock in the forencon, will be sold by public auction at the premises commencing from the 1st land the right, fitle, and interest of the said defendants in the following property for the recovery of Rs. 1,196.85 together with legal interest on Rs. 1,000 from November 21, 1957, till payment in full viz.—

- 1. An undivided (22/48) twenty-two-forty-eighth part or share of the field called Kongahamulana, situated at Kanunandeniya in West (tiruwa Pattu of the Hambantota District, Southern Province; and bounded on the north by Inalideniya, east by Kongahawatta, south by Pinliyadda, and west by Panditagewatta; and containing in extent about one amunam of paddy sowing; and registered in A 395/295, Tangalla Land Registry.
- 2. An undivided one-twenty-fourth (1/24) part of share of the field called Narangahamulla, situated at Kanundufeniya aforesaid; and bounded on the north by Eldeniya minigara, east by Halpandeniye-Imniyara, south by Pitchagoda, and west by Udakumbura-Imniyara; and containing in extent about we amunams of paddy sowing; and registered in A 390/216, Tangalla Land Registry.
- 3. An undivided one twenty-fourth and undivided eleven one hundred and twentieth (1/24 and 1/1/20) parts or bares of the field called Eldeniya, situated at Kanumuldeniya aftersaid; and bounded on the north by Attikkagahakoratuwa, east by Damaniyagahaliyadda, south by Ambagahagoda, and west by Urugamuwegekella; and containing in extent about one amunam of paddy sowing; and registered in A 300/217, Tangalla Land Registry Registry.
- 4. An undivided one-sixth and undivided one-fifth (1/6 and 4. An undivided one-sixth and undivided one-nith (1/6 and 1/5) parts or shares of the field called Eldeninulana, situated at Kanumuldeniya aforesaid; and bounded on the north by Eldeniya, east by Ambagahagoda, south by Udakumbura, and west by Maharuppa; and containing in extent about one pela of paddy sowing; and registered in A 290/86, Tangalla Land Registry.

Deputy Fiscal's Office, Tangalla, January 6, 1958.

E. C. ALFRED DE SILVA, Additional Deputy Fiscal.

IN THE DISTRICT COURT OF MATARA

Diogu Hennedi Charles Jayaweera of Mirissa Plaintiff. No. P. 1,151.

(1) Tusew Mary Fernando of Mirissa and others Defendants.

NOTICE is hereby given that on Wednesday, February 5, 1958, commencing at 10 o'clock in the forencon, will be sold by public auction at the respective premises the right, title, and interest of the said 1st, 2nd and 3rd defendants in the following property for the recovery of a sum of Rs. 395.13, viz.:—

- 1. Property of 1st defendant.—All that defined lot 2 of the land called Simandirisewew Ruwankele and Adduwew Ruwankele, situated at Mirissa in Weligam Korale of Matara District, Southern Province; and which said lot 2 is bounded on the north by estate path, and lot 2a of same land, east by lot 8 of same land, south by V. C. path and Watterskumbura alias Kebellagahakumbura, and west by lot 1 of time land; and containing in extent OA. 1R. 12.5P.
- containing in extent OA. IR. 12.5P.

 2. All that the defined lot 2a of the land called Simandirisewew Ruwankele and Adduwew Ruwankele, situated at Mirissa aforesaid; and which said lot 2a is bounded on the borth by Nugagahahena, east by lot 3a of the same land, southby estate path and lot 2 of the same land, and west by lot 15 of the same land; and containing in extent OA. OR. 9P.

 3. Property of 2nd defendant. All that the defined fot 8 of the land called Simandirisewey Ruwankele, situated at Mirissa foresaid; and which said lot 3 is bounded on the north by estate path and tot 3a of the same land, east by lot 4 of the same land, south by V. C path and Inalakumbura, and west by flot 2 of the same land; and containing in citent OA. OR. 28P.

 4. All that the defined lit 3a of the land called Simandirisewew Ruwankele and Adduwew tuwankele, situated at Mirissa aforesaid; and which said lot 3a is bounded on the north by Nugagahabena D. C. 6.63, east by lot 4a of the same land, south by estate path and lot 3a of the same land, south by estate path and lot 3 of the same land, south by estate path and lot 3 of the same land, and west by lot 2a of the same land and containing in extent OA. OR. 2.75P.

 5. Property of 3rd defendant.—Alt that the defined lot 4 of
- 5. Property of 3rd defendant.—All that the defined lot 4 of the land called Simandirisewew Ruwankele and Adduwew Ruwankele, situated at Mirissa aforesaid; and white said lot 4 is bounded on the north by estate path and lot 4a at the same land, east by Nugagahahena D. C. 8.603, south by V. C. path and Ihalakumbura, and west by lot 3 of the same land; and containing in extent OA. OR. 27.75P.
- 6. All that the defined lot 4A of the land called Simandirisewew Ruwankele and Adduwew Ruwankele, situated at Mirissa aforesaid; and which said lot 4a is bounded on the north and east by Nugagahahena D. C. 6,813, south by estate path and lot 4 of the same land, and west by lot 3a of the same land; and containing in extent OA. OR. 3P.

Deputy Fiscal's Office, Matara, December 31, 1957.

L. B. RAJAKABUNA, Additional Deputy Fiscal.

NORTH-WESTERN PROVINCE

IN THE DISTRICT COURT OF KURUNEGALA

S. M. K. Mohamed Kalidu & Sons, Dambokks Junction Dambokka Plaintiffs.

No. 10,371. a of Thira-..... Defendant. . S. Edirisinghe, Veda Mahatmara gama

NOTICE is hereby given that on Tuesday, February 11, 1958, commencing at 10 o'clock in the Fencon, will be sold by public auction starting with land No. 1 at the premises the right, title, and interest of the said defendant in the following property for the recovery of the sum of Bs. 1,088-68 treether with legal interest on Rs. 764.80 from brownber 18, 195, till payment in full, viz.:—

- 1. An undivided 1/6 share of Hitinawatta of about fix seers kurakkan sowing extent, situated at Tiragama i Tiragandahaya Korale of Weyda Will Hatpattu in the District of Kurunegala, North-Western Province; and bounded on the north by Kalu Naide's garden and Makuluwakumbura, set by Unga's garden, south by Kira's garden, and Poolee's garden, and on the west by Cader Lebbe's garden, together with a like stare of all the plantations, buildings and everything appertaining thereto; and registered under A 274/234.
- 2. An undivided 1/6 share of all that Deigahahe is, containing in extent ten acres and five perches (A10, R0, Poor, situated at Tirsgama aforesaid; and bounded of the north by the field of Elpi Singho, Pillewa and field of Sinna Veda and others, east by the field of Dingiri Banda and others and road, south by road, and on the west by the garden of Siribala, together with all the plantations, buildings and everything appertaining thereto; and registered under A 468/56.
- 3. An undivided 1/6 share of all that Kongahawatawane-Dewatagawawatta; containing in extent four acres three roods and thirty-five perches (A4. R3. P35.), situated at Tiragama aforesaid; and bounded on the north by the field of Sinna Veda and others, east by land of Siripala, south by road and field of

Punchi Naide Mason and Makuluweyaya of Singho Veda and on the west by land of Punchi Naide Mason and others together with all the plantations, buildings and everything appertaining thereto; and registered under A 468/57.

4. An undivided 1/6 share of Dambekumbura of eight lahas paddy sowing and adjoining pillewa of one chundu kurakkan sowing extent, situated at Tiragama aforesaid; and bounded on the north and west by field of Punchi Naide, south by the field of Punchirala, and on the east by the fence of the land of Appuhamy, together with a like share of everything appertaining thereto; and registered under A 274/255.

Fiscal's Office, Kurunegala, January 2, 1958.

W. W. WETTEWA for Fiscal.

Notices in Testamentary Actions

IN THE DISTRICT COURT OF COLOMBO

Order Nisi

No. 17,965/T. In the Matter of the Intestate Estate of the late
Bolabotuwa Pannikkige Thomas Fernando of
399/1, Nedimale, Dehiwala deceased.

Gelanigama Mestrige Meulin Fernando of 309/1, Nedimale,
Dehivada

Dehiwala

Vs.

(1) Bolabotuwa Panikkige Penawathie Fernando, wife of P. M. Eltias of Nedimale, Dehiwala, 12) Bolabotuwa Panikkige Charles Fernando, minor by his grardian ad litem, (3) James Fernando of Nedimale, Dehiwala, guardian ad litem of the 2nd respondent Responde Respondents.

THIS matter coming on for disposal before V. Siva Supramanian, Esq., Additional District Judge of Colombo, on November 9, 1957, in the presence of M.S. S. Somanathan, Procton on the part of the petitioner; and the affidavit of the petitioner dated November 7, 1957, having been read:

It is ordered that the petitioner above named 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 accordingly.

It is further ordered that the 3rd respondent be and he is hereby declared appointed guardian ad litem over the persons of the 2nd respondent, minor, unless the respondents above named or any other person or persons interested shall, on or before January 28, 1988, show sufficient cause to the satisfaction of this court to the contrary.

November 9, 1957.

V. SIVA SUPBAMANIAM, Additional District Judge.

IN THE DISTRICT COURT OF COLOMBO

Notice of Application

Testamentary In the Matter of the British Courts Pro-Case bates (Re-sealing) Ordinance (Chapter 84) No. 18,026. Monica Fraser or Ryan, widow, deceased.

NOTICE is hereby given that after the expiry of fourtoin days from the date hereof, application will be made to the District Court of Colombo, under the above Ordinance for the sealing of confirmation of the last will and testament or trust dissocition and settlement of Monica Fraser or Ryan sometime of 20%. Fruntsfield Place, Edinburgh, Scotland, and late of 20, Saverton Road, Oxford, England, widow, deceased, granted by The Commissariot of Edinburgh at Edinburgh, Scotland, or the Twenty-first day of August One thousand nine hundred and fifty-seven.

F. J. & G. DE SARAM,
Proctors for Alexander Drummond McLeod
of George Steuart & Co., Ltd., Colombo, the
attorney of Gerald William Patrick Byan,
Mrs. Margaret Mary Ryan or Fasken and
Hugh Herbert Considing, the executors.

Colombo, January 10, 1958.

IN THE DISTRICT COURT OF COLOMBO

Order Nisi'

No. 17,680/T. In the Matter of the Integrate Estate of the late Kiribathgodage Bastian Appuhamy of Gonzavala in the Adicari Patu of Siyane Korale, deceased.

And

(1) Kiribathgodage Emmanuel Piyadasa of Bonawala aforesaid, minor appearing by his guardian ad litem, (2) Mihindukulasooriya Jusey Pinto of Iranawila in Puttalan Distriction

THIS matter coming on for disposal before V. Siva Supramaniam, Esq., Additional District Judge of Colombo, on

November 14, 1967, in the presence of Mr. D. L. Gunasekera, Proctor, on the part of the petitioner; and the affidavit of the petitioner dated November 4, 1957, having been read:

It is ordered that the petitioner above named 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 accordingly.

It is further ordered that the 2nd respondent be and he is declared appointed guardian ad litem over the person of the 1st minor respondent, unless the respondents above named or any other person or persons interested shall, on or before January 16, 1958, show sufficient cause to the satisfaction of this court to the contrary.

November 14, 1957.

V. SIVA SUPRAMANIAM, Additional District Judge.

IN THE DISTRICT COURT OF COLOMBO

Order Absolute

No. 17,944/T. In the Matter of the Last Will and Testament of William Edward Valuer Smagt de Rooy of 80/L Layard's Road, Polombo , deceased.

October 29, 1957.

V. SIVA SUPRAMANIAM, Additional District Judge.

IN THE DISTRICT COURT OF COLOMBO

Order Nisi

No. 18,028/T. In the Matter of the Intestate of Rex Vernon Werkmeister of 61/1, Gade Road, Bambala-pitiya, deceased.

And

Vs.

Wendy Jenifer Werkmeister of 6171, Galle Road, aftersaid (minor) sppearing by her reposed guardian ad litem the 2nd respondent herein n med, (2) George Kingsley Anthonisz of Atale or Group, Itale ... Respondents.

THI matter coming on for disposal before V. Siva Supramanian, Esq., Additional District Judge of Colombo, on December 19, 1957, in the presence of Mervyn St. S. Casie Chetty, Proctor, on the part of the petitioner; and the affidavit of the petitioner dated December 18, 1957, having been read:

It is ordered that the petitioner above named 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 accordingly.

It is further ordered that the 2nd respondent be and he is hereby declared appointed guardian ad litem over the person of the lst respondent minor, unless the respondents above named or any other person or persons interested shall, on or before February 20, 1958, show sufficient cause to the satisfaction of this court to the contrary.

December 19, 1957.

V. SIVA SUPRAMANIAM, Additional District Judge. . #

IN THE DISTRICT COURT OF COLOMBO

Order Nisi

No. 17,375/T. In the Matter of the Last Will and Testament of the late Simon Peres Abeysinghe of Pethiyagoda, Kelaniya, deceived.

Essex Perera Abeysinghe of Pethiyagoda, Kaaniya, afore-Petitioner.

(1) Dangamuwe Mudiyanselage Nandawathie Abeysinghe nee Uluwita, (2) Noel Justus Perera Abeysinghe, (3) Mervyn

Earle Perera Abeysinghe, (4) Colin Tudor Perera Abeysinghe, all of Pethiyagoda, Kelaniya Respondents.

THIS matter coming on for disposal before V. Siva Supramaniam, Esq., Additional District Judge of Colombo, on November 8, 1956, in the presence of Mr. E. P. Abeysinghe, Proctor, on the part of the petitioner; and the affidavit of the petitioner dated July 80, 1956, and the affidavit of the notary and the subscribing witnesses dated October 13, 1956, having been read:

read:

It is ordered that the last will and testament No. 1,456 made by the deceased above named, on May 21, 1954, and attested by S. Gunasekere of Colombo, Notary Public, the original of which has been produced and is now deposited in this court be and the same is hereby declared proved and that the petitioner is the executor named therein and he is hereby entitled to have probate thereof issued to him accordingly, unless the respondents above named or any other person or persons interested shall, on or before February 7, 1957, show sufficient cause to the satisfaction of this court to the contrary.

November 8, 1956.

V. SIVA SUPRAMANIAM, Additional District Judge.

The date for showing cause against the foregoing Order Nisi is extended to February 6, 1958.

November 8, 1957.

V. Siva Supramaniam, Additional District Judge.

IN THE DISTRICT COURT OF COLOMBO

Order Nisi

No. 18,001/T. In the Matter of the Estate and Effects of Edmund Allen de Silva of Pagoda in the Palle Pattu of Salpiti Korale in the District of Colombo, deceased.

Dona Mary Scholastica de Silva nee Ranasinghe of Pagoda aforesaid ... Petitioner.

And

(1) John William de Silva of 68, Ampitiya, Kandy, (2) Theresa Padma de Silva, (3) Babara Frances de Silva, (4) Ignatius Valentine de Silva, (5) Sebastian de Silva, (6) Lucy Marie de Silva (2nd to 6th respondents, minors, by their guardian ad litem the Tch respondent, all of Pajoda, (7) Robert Arthur de Silva of Mirhana, Nugego a, guardian ad litem of the 2nd to 6th respondents, minors.

Respondents.

THIS matter coming on for disposal before V. Siva Supramaniam, Esq., Additional District, Judge of Colombo, on November 29, 1957, in the presence of Mr. N. V. T. Cooray, Proctor, on the part of the petitioner; and the affidavit of the petitioner dated September 10, 1967, having been read:

It is ordered that the petitioner above named 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 accordingly.

to have letters of administration to the estate of the deceased issued to her accordingly.

It is further ordered that the 7th respondent be and he is hereby declared appointed guardian ad litem over the person of the 2nd to 6th minor respondents, unless the respondents above named or any other person or persons interested shall, on or before January 16, 1958, show sufficient cause to the satisfaction of this court to the contrary.

November 29, 1957.

V. SIVA SUPRAMANIAM, Additional District Judge.

IN THE DISTRICT COURT OF COLOMBO

Order Nisi

No. 17,997/T. In the Matter of the Intestate Estate of the late Buthgamuwa Mudalige Eva Keskalvani Perera, deceased

Vs.

(1) Buthgamuwa Mudalige Albert Perera, (2) Dona Sissy Welikala, both of "Somi Nivasa Battara-mulla Respondents.

THIS notes coming on for disposal before V. Siva Supramaniam, Esq., Additional District Judge of Colombo, on November 27, 1957, in the presence of Mr. D. F. J. Perera, Proctor, on the part of the petitioner; and the affidavit of the petitioner dated November 4, 1957, having been read:

It is ordered that the petitioner above named be and he is hereby declared entitled as husband of the deceased above named to have letters of administration to the estate of the deceased issued to him accordingly, unless the respondents above named or any other person or persons interested shall, on or before January 16, 1958, show sufficient cause to the satisfaction of this court to the contrary.

V. SIVA SUPRAMANIAM, Additional District Judge.

November 27, 1957.

IN THE DISTRICT COURT OF PANADURA

Decree Nisi

Mututantirige Veronica Fernando of Koralawella ... Petitioner.

Vs.

(1) Wannakuwattawaduge Martin Gregory Fernando, (2)
ditto Justin Jerome Fernando, (3) ditto Mary Juliet
Felica Fernando, (4) ditto Mary Agnes Lalitba Hernando,
(6) ditto Charles Martin Fernando, (6) ditto Agostinu
Fernando, all of Koralawella, 2nd to 5th regiondents.

Minors by their guardian ad litem the thir respondents.

THIS matter coming on for disposal before D. Q. M. Sirimanne,
Additional District Judge of Panadura, on September 28, 1957,
in the presince of Mr. Tudor A. Perera, Proctor, on the part
of the petitioner; and affidavit of the above-named petitioner
dated September 10, 1957, having been lead:

It is ordered that the petitioner above named be and she is
hereby declared, entitled as the widor of the deceased above
named, to have letters of administration to the estate of the
deceased above named or any other person or persons interested shall, on or before October 31, 1957, show sufficient cause
to the satisfaction of this court to the contrary.

It is further ordered that the 6th respondent above named
Wannakuwattawaduge Agostinu Fernando be and he is hereby
appointed guardian ad litem ever the 2nd to 5th respondents
above named, unless the respondents above named or any other
person or persons interested shall, on or before October 31, 1957,
show sufficient cause to the satisfaction of this court to the
contrary.

D. Q. M. Sirimanne,
Additional District Judge.

D. Q. M. SIRIMANNE, Additional District Judge.

The date for showing cause is extended to December 2, 1957.

D. Q. M. SIRIMANNE, Additional District Judge.

The date for showing cause is extended to January 13, 1958.

December 2, 1957.

D. Q. M. SIRIMANNE, Additional District Judge.

IN THE DISTRICT COURT OF NEGOMBO

Order Nisi

Testamentary
Jurisdiction.
No. 3,877.

In the Matter of the Last Will and Testament
of Peterhemelage Boniface Ignatus Perera of
Kochchikade, Negombo, deceased

Between

Peterhemelage Cyril Vernon Harold Perera of Kechchikade, Negombo And

THIS master coming on for disposal before C. Thanabalasingham, Esq., District Judge of Negombo, on December 10, 1967, in the presence of Mr. J. N. A. de Croos, Proctor, on the part of the petitiones; and the affidavit of the petitioner dated December 4, 1957, affidavit of notary dated December 9, 1957, affidavit of the attesting witnesses dated October 19, 1957, and petition dated December 9, 1957, having been read:

and petition dated December 9, 1957, having been read:

It is ordered that the joint last will and testament of Peterhemelage Boniface Ignatius Perera, deceased, and Liyanage Dona Mary Matilda Perera, bearing No. 5085 dated April 1, 1953, attested by P. D. F. de Croos, Notary Public, the original of which has been produced and is now deposited in this court, be and the same is hereby declared proved, and it is further ordered that the petitioner above named is the executor named in the said will and he is hereby declared entitled to have probate of the said last will issued to him accordingly, unless the respondents above named or any other person or persons interested shall, on or before January 24, 1958, show sufficient cause to the satisfaction of this court to the contrary.

C. THANABALASINGHAM,

December 10, 1957.

IN THE DISTRICT COURT OF NECOMBO

Order Nisi

Testamentary In the Matter of the Last Will and Testament Jurisdiction. of Jayasinpedige Karlina of Horampella. No. 3,874. deceased. Hewasunderapedige Singho of Horampella

Vs.

THIS matter coming on for disposal before C. Thanabala-singham, Esq., District Judge of Negombo, on November 19,

1957, in the presence of Mr. M. P. Jayawardana, Proctor, on the part of the petitioner above named; and his petition dated November 19, 1957, and the affidavit of the petitioner of even date having been taken into consideration:

It is ordered that the 2nd respondent be and he is hereby appointed guardian ad litem over the 1st repondent minor above named for the purpose of this action and that the petitioner above named be and he is hereby declared entitled as husband of the deceased, to have the probate issued to him accordingly, unless the respondents above named or any other person or persons interested shall, on or before January 17, 1958, show sufficient cause to the contrary to the satisfaction of this court.

January 6, 1958.

C. THANABALASINGHAM District Judge.

IN THE DISTRICT COURT OF KALUTARA

Order Nisi Declaring Will Proved, &c.

Testamentary In the Matter of the Estate of the late Batu-Jurisdiction. wala Kankanamalage Don Karthelis Goone-Jurisdiction. No. 3,583. sekera, deceased.

Kalyanawathie Jayasinghe of Maviththara presently e Polgolla Petitioner Vs.

(1) Berty Kusuma Padmasiri Goonesekera, (2) Mandas Sarath Kumara Goonesekera, (3) Nihal Dharma Keerthi Goonesekera, (4) Chandra Sumanaseeli Goonesekera, (5) Richard Henry Jayasinghe Appuhamy, al of Mavith-tara

THIS matter coming on for disposal before D. J. R. Gunawarderia, Esq., District Judge, Kalutara, on March 1, 1957, in the presence of Mr. Tudor A. Perera, Proctor, on the part of the petitioner; and the affidavit of the above-mentioned petitioner dated August 11, 1956, Kaving been read:

It is ordered that the will of petitioner above named and numbered be and she is hereby declared entitled as widow of deceased above named, to have letter of administration to the estate of the deceased issued to her, unless respondent or any one else shall, on or before May 30, 1967, show sufficient cause to the satisfaction of this court to the contrary.

It is further declared that the said Richard Henry Jayasinghe Appulamy, 5th respondent, be appointed guardian ad litem over the 1st to 4th respondents and 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 or others interested shall, on or before May 3, 1957, show sufficient cause to the satisfaction of this court to the

D. J. R. GUNAWARDENA

March 1, 1957.

Date of showing cause is extended till January 17, 1958.

D. J. R. Gunawardena, District Judge.

IN THE DISTRICT COURT OF KANDY

Order Nisi

Testamentary In the Matter of the Intestate distate of Game-Jurisdiction.

No. T. 1,476.
Saibo Hadjiar's son, Seyed Mohamed of Mullegame in Pallegampaha of Harispattu.

Gamegurunnanselegeders Sulaiman Lebbe Alim Saibo Hadjiar's son, Slahul Hameed of Mullegama in Pallegampaha of Harispattu.

Petitioner.

THIS matter coming of for disposal before V. Manicavasagar, Esq., District Judge of Kandy, on November 18, 1957, in the presence of Messrs. Marikar & Marikar, Proctors, on the part of the petitioner above named; and the affidavit of the petitioner dated November 16, 1957, having been read:

It is ordered that the petitioner be and he is hereby declared entitled as younger brother of the above named deceased, to have letters of administration to the above estate issued to him accordingly, unless the respondents above named or any other person or persons interested shall, on or before January 22, 1958, show sufficient cause to the satisfaction of the court to

It is further ordered that the ninth respondent be and he is hereby appointed guardian ad litem of the minors the 4th to 8th respondents to represent them for all purposes of this action unless the respondents above named or any other person or persons interested shall, on or before January 22, 1958, show sufficient cause to the satisfaction of this court to the contrary.

V. MANICAVASAGAR District Judge.

November 18, 1957.

IN THE DISTRICT COURT OF KANDY

Order Nisi

Testamentary In the Matter of the Intestate Estate of Kalu-Jurisdiction. gamuwegedera Usubu Tabbe's son, Katheebu No. T. 1,474. Adam Lebbe of Yahaletena, deceased. Kalugamuwegedera Katheebu Adam Debbe's son, Zemulabdeen of Yahaletenna Petitioner.

Petitioner. \mathbf{And}

(1) Kalugamuwegedera Katheebu Adam Lebbe's daughter, Ummuraseena, (2) Kalugamuwegedera Katheebu Adam Lebbe's daughter, Hajara Umma, both of Yahale-tenna Respondents.

THIS matter coming on for disposal before V. Manicavasagar, Esq., District Judge of Kandy, on November 5, 1957, in the presence of Mr. S. M. Musthapha, Proctor, on the part of the petitioner above named; and the affidavit of the petitioner dated October 29, 1957, having been read:

It is ordered that the petitioner be and he is hereby declared entitled as son of the above-named deceased, to have letters of administration to the above estate issued to him accordingly, unless the respondents above named or any other person or persons interested shall, on or before January 15, 1958, show sufficient cause to the satisfaction of this court to the contrary.

November 5, 1957.

V. MANIOAVASAGAR, District Judge.

IN THE DISTRICT COURT OF BALAPITIYA

Order Nisi

Testamentary
Jurisdiction.
No. T 222.

In the Matter of the Incestate Estate of Don
William Welstantiri, late of Kelantotukanda,
Medagoda, decased.

Watson Bernard Welstantiri of Matagods, Haburugala Petitioner.

THIS matter comin of for disposal before V. T. Pandita Gunawardene, Esq., District Judge of Balajtitya, on September 19, 1957, in the presence of Miss H. S. Seneviratne, Proctor, on the part of the petitioner; and the petition and affidavit of above samed petitioner dated September 19, 1957, and September 18, 1957, respectively having been read:

It is ordered that letters of administration be issued to the above-named petitioner as son of deceased, unless sufficient cause be shown to the contrary on or before November 18, 1957, at 10 o'clock of the forencon.

September 19, 1957.

V. T. PANDITA GUNAWARDENE, District Judge.

Time for showing cause is extended for January/15, 1958.

V. T. PANDITA GUNAWARDENE District Judge.

IN THE DISTRICT COURT OF MAYARA

order Nisi No. 4,696/Testy. In the Letter of the Intestat Estate Hakman Wijesinghe Don Hendrick Palleaparatka, deceased. Estaté of

Serasin Kistuppu Aratchige Dona Carlina Hampe of Palleapare ka Petitioner.

(1) Mithraratne Wijesinghe, (2) Karunawathie Wijesinghe, (3) Hakmana Wijesinghe Karunasiri, (4) Piyasena Wijesinghe, (5) Seelawathie Wijesinghe, all of Pallesparekka Respondents.

THIS matter coming on for disposal before N. Edirisinghe, Esq., District Judge of Matara, on November 19, 1957, 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 November 7, 1957, having been read:

It is ordered that the said petitioner, Serasin Kuruppu Aratchige Dona Carlina Hamine, be and she is hereby declared entitled as widow of the deceased above named, to have letters of administration to the above estate issued to her accordingly, unless the respondents or others interested shall, on or before February 18, 1958, show sufficient cause to the satisfaction of this court to the contrary.

It is also declared that the 3rd respondent be appointed guardian ad litem over the 4th and 5th respondents, unless sufficient cause is shown to the contrary, on or before the said date.

N. Edirisinghe, District Judge.

IN THE DISTRICT COURT OF JAFFNA

Order Nisi

both of Chulipuram Vs. Petition

Vs. Waragesu Narsyanapillai and (2) Shampalam ArumuResponde

(1) Muragesu Narsyanapillai and (2) Shampalam Arumugam of Chulifuram Respondents.

THIS matter coming on for disposal before P. Sri Skanda Rajah, Eeq., District Judge, Jaffina, on December 11, 1957, in the presence of Mr. A. Sochalingam, Prodor, on the part of the petitioner and the affidavit of the 2nd petitioner dated October 17, 1967, having been read:

It is ordered that the 2nd petitioner, wife of the 1st petitioner be declared entitled to have letters of administration to the estate of the said intestate be issued to the 2nd petitioner as an heir and directing that such letters of administration be issued to her accordingly, unless the respondents or any other person or persons interested shall, appear before this court on January 22, 1958, and state objection or show sufficient cause to the satisfaction of this court to the contrary.

G. C. Niles,

December 11, 1957.

G. C. NILES, District Judge.

IN THE DISTRICT COURT OF KURUNEGALA

Order Nisi

Testamentary
Jurisdiction.
No. 5,367/T.

In the Matter of the Estate of the late Hendala
Liyanage Don Aron Appulamy of Nikaweratiya, deceased.

Welgamage Nico Nona of Nikawerstija Petitioner. Vs.

Vs.

(1) Hendala Liyanage Don Vincint Appunamy of Nikaweratiya in Magul Ctota Koral, (2) ditto Don Godwin Appunamy of the Government Hospital, Kalpitiya, (3) ditto Dona Marihamy, C/o Jg P. Dissalayake, Village Headman, Haddanduwana, Darkotuwa in Chilaw District, (4) ditto Dona Irene Tressa of Nikaweratiya aforesaid Respondents.

THIS metter coming on for disposal before R. E. de S. Jayasunder, Esq. Acting District Judge of Harunegals, on September 26, 1997, in the presence of Mr. F. B. Markus, Proctor, on the part of the petitioner and the affidavit of the above-mentioned petitioner dated September 28, 1967, having been read:

It is ordered that the petitioner above named be and she is hereby declared entitled as widow of the deceased, to have letters of administration to the estate of the deceased issued to her accordingly, unless the respondents or other person or persons interested shall, on or before November 21, 1957, show sufficient cause to the satisfaction of this court to the contrary.

It is further declared that the said H. L. Dona Marihamy, the 3rd respondent be appointed guardian ad litem over the 4th respondent, unless the respondents or others interested shall, on or before November 21, 1957, show sufficient cause to the satisfaction of this court to the contrary.

September 26, 1957

R. E, DE S. JAYASUNDERA, District Judge.

Date for showing cause is extended to January 16, 1958.

P. A. DE S. SENARATNE, District Judge. November 21, 1957.

IN THE DISTRICT COURT OF KURUNEGALA

Order Nisi

Testamentary
Jurisdiction.
No. 5,369/T.

In the Matter of the Estate of the late Pathiraja
Appuhamillage Peiris Appuhamy of Kanameewala, deceased.

Pathiraja Appuhamillage Diyonis Appuhamy of Kana-meewala Petitioner. Vs.

THIS matter coming on for disposal before R. E. de S. Jayasundera, Esq., Additional District Judge of Kurunegala, on October 3, 1957, in the presence of Mr. F. B. Markus, and his assistant S. H. Abdul Cader, Proctor, on the part of the petitioner; and the affidavit of the above-mentioned petitioner dated October 2, 1957, having been read:

It is ordered that the petitioner above named be and he is entitled as second son of the deceased, to have letters of administration to the estate of the deceased issued to him accordingly, unless the respondents or other person or persons interested shall, on or before November 21, 1957, show sufficient cause to the satisfaction of this court to the contrary.

October 3, 1957.

P. A. DE S. SENARATNE, District Judge.

Date for showing cause is extended to January 16, 1958.

November 21, 1957.

P. A. DE S. SENARATNE, District Judge.

IN THE DISTRICT COURT OF KURUNEGALA Order Nisi

Testamentary
Jurisdiction.
No. 5,340.

In the Matter of the Estate of the late Kalalpitiyerallage Mudiyanse of Habarawa aforesaid, deceased.

Kalalpitiyerallage Sumanawathie of Habarawa Petitioner.

(1) Kalalpitiyerallage Tikiri Menika, (2) dito Appulamy, (3) Herath Mudiyanselage Dingiri Banda, all of Habarawa in Udapola, Medalasse Korale Pespondents.

THIS matter coming on for disposal before P.A. de S. Senaratne, Esq., District Judge of Kurunegala, on June 7, 1957, in the presence of Mr. L. Senanayake, Proctor, on the part of the petitioner; and the affidavit of the above-mentioned petitioner dated June 7, 1957, having been read:

It is ordered that the petitioner above named be and she is hereby declared entitled to as elder daughter of the deceased, to have letters of administration to the estate of the deceased issued to her accordingly, unless the respondents or other person or persons interested shall, on or before August 29, 1957, show sufficient cause to the satisfaction of this court to the contrary.

It is further ordered that the said Herat Mudiyanselage Dingiri Banda, the 3rd respondent be appointed guardian ad litem over the 2nd minor respondent, unless the respondents or others interested shall, on or before August 29, 1957, show sufficient cause to the satisfaction of this court to the contrary.

P. A. DE S. SENARATNE, District Judge.

This is extended and re-issued for showing cause on or before October 17, 1957.

August 29, 1957.

P. A. DE S. SENARATNE, District Judge.

This is extended and re-issued for November 28, 1957, for showing cause.

October 17, 1957,

P. A. DE S. SENARATNE, District Judge.

This is extended and re-issued for showing cause on January 30, 1958.

November 28, 1957.

P. A. DE S. SENARATNE District Judge.

IN THE DISTRICT COURT OF KURUNEGALA

Testamentary
Jurisdiction.
No. 5,360.
In the Matter of the Estate of be late Handarage
Mary of Talampitiya Mawatty in Tiragandahe
Korale, deceased.

Rantirange Georgie of Talampitiya Mawatta dahe Korale

Thragan-Petitioner. ٧s.

THIS matter coming on for disposal before P. A. de S. Senaratne, Esq., District Judge of Kurunegala, on September 2, 1957,

in the presence of Mr. L. Senanayake, Proctor, on the part of the petitioner; and the affidavit of the above-mentioned petitioner dated August 29, 1957, having been read:

It is further ordered that the petitioner above named be and he is hereby declared entitled to as the husband of the deceased, to have letters of administration to the estate of the deceased issued to him accordingly, unless the respondents or other person or persons shall, on or before October 24, 1957, show sufficient cause to the satisfaction of this court to the contrary.

It is further declared that the said Delankapedige Charlie the 2nd respondent be appointed guardian ad litem over the 1st minor respondent, unless the respondents or other person or persons interested shall, on or before October 24, 1957, show sufficient cause to the satisfaction of this court to the contrary.

September 2, 1957.

P. A. DE S. SENARATNE, District Judge.

This is extended and re-issued for showing cause on December

P. A. DE S. SENARATNE, District Judge.

October 24, 1957.

This is extended and re-issued for showing cause on January 30, 1958.

P. A. DE S. SENABATNE, District Judge.

December 5, 1957.

IN THE DISTRICT COURT OF KURUNEGALA

Order Nisi Declaring Will Proved

Testamentary
Jurisdiction.
No. 5,371.

In the Matter of the Estate of the late Imiya
Mudiyanselage Baron Singho of Horatepola in
Katugampola Hatpattu, deceased.

Herath Mudiyanselage Gunarathamy of Horatepola in Katugampola Hatpattu Petitioner. Vв.

(1) Imiya Mudiyanselage Arnolis Appuhamy of Horatepola in Katugampola Hatpattu, (2) ditto Ram Menikhamy of Tulawala in Chilaw District, (3) ditto Gunasekera of Horatepola aforesaid, (4) ditto Luwi Nota of ditta, (6) ditto Podi Menikhamy of Pilakatumulla n Chilaw Dis-trict, (6) ditto Karunawathie of Horatepola aforesaid, (2) Kolambage Benedict Fernando of Bibliaden ya ... Bespondents.

THIS matter coming on for disposal before P. A. de S. Senaratne, Esq., District Judge of Kurunegala, of October 23, 1957, in the presence of Mr. L. Senanayake, Proctor, on the part of the petitioner; and the affidavit of the above-mentioned petitioner dated October 23, 1957, having been read:

It is ordered that the petitioner above named be and she is hereby declared entitled as widow of the deceased, to have letters of administration to the estate of the deceased issued to him accordingly, unless the respondents or any other person or persons interested shall, on or before December 12, 1957, show sufficient cause to the satisfaction of this court to the contrary.

It is further declared that the said Kolambage Benedict Fernando, the 7th respondent, be appointed guardian ad litem over the 6th respondent, unless the respondents or others-interested shall, on or before December 12, 1957, show sufficient cause to the satisfaction of this court to the contrary.

October 23, 1957.

P. A. DE S. SENARATNE, District Judge.

This is extended and re-issued for showing cause on January 30, 1958.

December 12, 1957.

P. A. DE S. SENABATNE District Judge.

Miscellaneous

IN THE DISTRICT COURT OF COLOMBO

No. 791/Special. In the Matter of the Associated Pinters, Ltd. And

In the Matter of the Companies Ordinance, No. 51 of 1988.

T. M. de Silva of Pembroke Academy, Colombo 7 Petitioner.

NOTICE is hereby given that a petition for the winding up of the above named company by the District Court of Colombo, was, on December 13, 1957, presented to the said court by T. M. de Silva of Pembroks Academy, Colombo 7. And that the said petition is directed to be heard before the court on March 28, 1958; and any creditor or contributory of the said company desirous to support or oppose the making of an order on the said petition may appear at the time of hearing in person or by counsel or proctor for that purpose; and a copy of the petition

will be furnished to any creditor or contributory of the said company requiring the same by the undersigned on payment of the prescribed charge for the same.

C. VETHECAN, Proctor for Petitioner, 124, Hultsdorf Street, Colombo 12.

Note.—Any person who intends to appear on the hearing of the said petition must serve on or send by post to the above named C. Vethecan, notice in writing of his intention so to do. The notice must state the name and address of the person, or, if a firm, the name and address of the firm, and must be signed by the person or the firm, or his or their proctor (if any) and must be served, or if posted, must be sent by post in sufficient time to reach the above named not later than 6 o'clock in the afternoon of March 27. 1968. afternoon of March 27, 1958.

IN THE DISTRICT COURT OF COLOMBO .

No. 790/Special. In the Matter of the North Western Blue Line Bus Company, Limited, of 206, Galle Road, Colombo 6.

And In the Matter of the Companies Ordinance, No. 51 of 1938.

No. 51 of 1938.

NOTICE is hereby given that a petition for the winding up of the above-named company by the District Court of Colombo, was, on December 11, 1957 presented to the said court by E. B. Creasy & Company, Limited, of 57, Queen's Street, Fort. Colombo. And that the said petition is directed to be heafd before the Court on January 23, 1935; and any crediter or contributory of the said Company desirous to support or applies the making of an order on the sai petition may appear at the time of hearing in person or by his Counsel or Prestor for that purpose; and a copy of the petition will be furnished to any meditor or contributory of the said Company requiring the same by the undersigned on payment of the prescribed charge for the same.

(Signed) JULIUS & CREASY,
Proctors,

Proctors, 22, Prince Street, Fort, Colombo.

Note.—Any person who intends to appear on the hearing of the said petition must serve on or send by post to the above-named Julius & Creasy, notice in writing of the intention so to do. The notice must state the name and address of the person, or, if a firm, the name and address of the firm, and must be signed by the person or firm, or his or their proctor (if any) and must be served, or if posted, must be sent by post in sufficient time to reach the above named not later than six o'clock in the afternoon of January 22, 1958.

IN THE DISTRICT COURT OF BADULLA

No. 502/Special. In the Matter of General Omnibus Company Limited, of 155, Kirkles Road, Welimads. And

In the Matter of the Companies Ordinance, No. 51 of 1998.

No. 51 of 1938.

NOTICE is hereby given that a petition for the winding up of the above-named company by the District Court of Badulla, was, on December 14, 1957, presented to the said court by E. B. Creasy & Company, Limited, of 57, Quen's Street, Fort, Colombo. And that the said petition is directed to be heard before the court on February 13, 1958; and any creditor or contributory of the said Company desirous to import or oppose the making of an order on the said petition may appear at the time of hearing in person or by his Counsel of Proctor for that purpose; and to copy of the petition will be surnished to any creditor or contributory of the said Company requiring the same by the understand on payment of the prescribed charge for the same. same.

A. FRED BLAZE (Signed) Proctor, S.C.,
"The Lodge",

Note.—Any person who intends to appear on the hearing of the said petition must serve on or send by post to the abovenamed T. Fred Blaze, Esq., notice in writing of his intention so to do. The notice must state the name and address of the person, or, if a firm, the name and address of the firm, and must be signed by the person or firm, or his or their proctor (if any) and must be served, or if posted, must be sent by post in sufficient time to reach the above named not later than six o'clock in the afternoon of February 12, 1958.

Council of Legal Education **Notices**

"THE COUNCIL OF LEGAL EDUCATION INCORPORATION ORDINANCE, 1900."

RULES made by the Incorporated Council of Legal Education under section 7 of "The Council of Legal Education Incorporation Ordinance, 1900".

G. M. DE SILVA, Registrar, Council of Legal Education.

Ceylon Law College, Colombo, December 31, 1957.

The Rules made under the Council of Legal Education Incorporation Ordinance, 1900, as amended, were further amended at a meeting of the Council held on July 26, 1955, by the substitution of the following new Rules 51, 51a, and 51s for Rule 51:-

- 51. Any person who has been duly called to the Bar in England, Scotland, or Ireland, may be admitted and envolted an Advocate of the Supreme Court without the examinations hereinbefore prescribed, provided that
- (a) three years have elapsed fince the date of his call to the Bar in England Scotland, or Ireland;
 (b) he pays a sum equal to the admission fee, the lecture fees, and the examination fees payable by an Advocate student at the Law College for the full course therein;
- (c) he applies to the Supreme Court for admission as an Advo ate and fulfils the requirements prescribed by Bule 37 and produces documentary proof of his call to the Bar in England, Scotland, or Irelands together with an affidavit that he is the person named in the said documents, and that he has not done or committed any act or thing rendering him lighte to be disbarred; and
- (d) the Registrar of the Supreme Court reports that the applicant is of good repute and that there exists no impediment or objection to his admission and enrolment.
- 51A. Where any person has been duly called to the Bar in England, Scotland, or Ireland, and three years have not elapsed since the date of his call to the Bar of any of those countries, he may be admitted and enrolled as an Advocate of the Supreme Court—
 - (a) upon his passing the examination for Advocate students in the following subjects, viz.:—

Criminal Law and Procedure, Civil Procedure -Persons and Property;

- (b) upon his paying a sum equal to the admission fee, the lecture fees, and the examination fees payable by an Advocate student at the Law College for the full course therein;
- (c) upon his applying to the Supreme Court for admission as an Advocate and fulfilling the requirements prescribed by Rule 37 and producing documentary proof of his call to the Bar in England, Scotland, or Ireland, together with an affidavit that he is the person named in the said documents and that he has not done or committed any act or thing rendering him liable to be disbarred; and
- (d) upon the Registrar of the Supreme Court reporting that the applicant is of good repute and that there exists no impediment or objection to his admission and enrolment.

51s. Upon every application for enrolment made to the apreme Court, it may make such order as it may deem Supreme proper."

NOTICE

IT is hereby notified that in view of the Public Holiday on Tuesday, January 14, 1958, all notices and advertisements for publication in the Ceylon Government Gasette of January 17, 1958, should reach the Government Press not later than 4 p.m. on Monday, January 13, 1958.

Government Press. Colombo, December 26, 1957.

BERNARD de SILVA, Government Printer,

REVISED SCALE OF CHARGES FOR NOTICES AND ADVERTISEMENTS AS FROM JANUARY 1, 1955

CEYLON GOVERNMENT GAZETTE

(Issued on every Friday)

- 1. All Notices and Advertisements are published at the risk of the Advertisers.
- 2. All Notices and Advertisements by Private Advertisers may be handed in or sent direct by post together with full payment to the Government Printer, Government Press, Colombo.
 - 3. The office hours are from 9 a.m. to 4.30 p.m. on week days and 9 a.m. to 1 p.m. on Saturdays.
 - 4. Cash transactions close at 3.30 p.m. on week days and at 12 noon on Saturdays.
- 5. All Notices and Advertisements must be prepaid. Notices and Advertisements sent direct by post should be accompanied by Money Order, Postal Order or Cheque, made payable to the Government Printer. Postage stamps will not be accepted in payment of advertisements.
- 6. To avoid errors and delay, "copy "should be on one side of the paper only and preferably typewritten.
 - 7. All signatures should be repeated in block letters below the written signature.
 - 8. Trade Advertisements or Notices re change of name are not accepted for publication.
- 9. Advertisements purporting to be issued under orders of Courts will not be inserted unless signed or attested by a Proctor of the Supreme Court.
- 10. The authorized Scale of Charges for Notices and Advertisements as from 1st January, 1955, is as follows:—

			Rs.	c.
One inch or less		• •	10	0
Every additional inch or fraction thereof		• •	5	0
One column or ½ page of Gazette	• • .		60	0
Two columns or one page of Gazette	• •		120	0

All fractions of an inch will be charged for at the full-inch rate.

- 11. The Ceylon Government Gazette is published every Friday. Day of publication is subject to alteration in any week where Public Holidays intervene.
- 12. All Notices and Advertisements should reach the Government Printer, Government Press, Colombo, by 4 p.m. three working days previous to day of publication—(i.e., normally 4 p.m. on Tuesday).
- 13. Subscriptions are booked in advance by the Superintendent, Government Publications Bureau, Colombo, to the end of a year or half year only.
 - 14. Rates of subscription-

	Rs. $c.$
Annual subscription	$\cdots \left[egin{array}{ccc} 15 & 0 ext{ for each Part} \ 7 & 0 ext{ for each section of Part I} \end{array} ight]$
Single copies of each Part	$egin{array}{c} 25 \;\; ext{cents} \ 31 \;\; ext{cents} \;\; ext{Post} \end{array}$
Each section of Part I	$\cdots \left[egin{array}{c} 10 ext{ cents} \ 14 ext{ cents by Post} \end{array} ight.$

15. Past issues, when available, will be charged for at double rates. Application should be made to the Superintendent, Government Publications Bureau, Colombo.