

### THE

# CEYLON GOVERNMENT GAZETTE

No. 8,470 - FRIDAY, AUGUST 4, 1939.

Published by Authority.

# PART II.--LEGAL.

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

					, .			
				PAGE	· •			PAGE
Passed Ordinances	••	••			District and Minor Courts Notices	• •		<b>74</b> 6
List of Jurors and Asses	sors		• •		Notices in Insolvency Cases			746
Governor's Ordinances	• •	••	• •		Council of Legal Education Notices	• •		
List of Notaries		• •	• •		Notices of Fiscals' Sales			747
Notifications of Criminal Sessions of the Supreme					Notices in Testamentary Actions			749
Court	• •	• •	••		Draft Ordinances			751
Supreme Court Notices	••	• •	• •		Miscellaneous	• •	••	751
						••		

### DISTRICT AND MINOR COURTS NOTICES.

### Destruction of Useless Documents.

NOTICE is hereby given that three months from the date hereof the records enumerated in the schedule annexed will be destroyed under the provisions of Section 5 of Chapter 336 of the Legislative Enactments. Any person interested in any record may personally, or by Proctor, or by duly authenticated petition, claim upon valid cause shown, that such record should not be destroyed.

### Schedule.

Year.	Serial Numbers.	Total.
1922–1928 1927–1933	C.R. 15,200 to 19,479 P.C. 30,800 to 36,671 P.C. 1 to 10,401	 4,280 5,871 10,401

W. THALGODAPITIYA, Magistrate and Commissioner of Requests.

Magistrate's Court, Matale, July 28, 1939.

In the Listing Court of Colombo.

No. 5,252. In the Batter of the insolvency of Maha-Insolvency.

Wattege Peter Richard Mendis of Mayfield, Moratumulla, Moratuma, insolvent.

NOTICE is hereby given that a meeting of creditors of the insolvent will take fuses at a sitting of this court fixed for September 5, 1939, to prove the claim of M. Vallipuram of Bandarawelf.

By order of court, C. EMMANUEL,

July 28, 1939.

Secretary.

In the District Court of Colombo.

No. 5,331 I. Can the tratter of the insolvency of Charles

No. 5,331 1. Fredrick Guy Van Buren of Murzoon court, Station road, Bambalapitiya, insolvent.

NOTICE is hereby given plant a meeting of the creditors of the above-named insolvent will take place at the sitting of this court on August 29, 10,32 to our like the court of a certificate of conformity to the black place at the sitting of this court on August 29, 10,32 to our like the court of a certificate of conformity to the black place.

By order of court, A. WAIDYARATNE, August 2, 1939. Secretary.

In the District Court of Colombo.

No. 5,338. In the matter of the inclivency of Don Wilmut Adikaram of Muhandiram's lane,
Pettah, Colombo.

NOTICE is hereby given that a meeting of the reditors of the above-named insolvent villative plat at the sitting of this court on August 29, 1939, to consider the grant of a certificate of conformity to the insolvent. certificate of conformity to the insolvent.

> By order of court, O. EMMANUEL, Secretary.

July 10, 1939.

In the District Court of Kalutara.

No. 305. In the matter of the insolvency of Mahamarakkalage Thelenis Fernando of Panadure.

WHEREAS Ponnahennadige Harry Dias of Panadure has filed a declaration of insolvency, and a petition for the sequestration of the estate of Mahamarakkalage Thelenis Fernando of Panadure, under the Ordinance No. 7 of 1853: Notice is hereby given that the Stid court has adjudged the said Mahamarakkalage Thelenis Fernando insolvent to wit, on September 15, 1939, and on October 27, 1939, will take place for the said insolvent to surrender and conform to, agreeably to the provisions of the said Ordinance, and for the taking of the other steps set forth in the said Ordinance of which creditors are hereby required to take notice.

By order of court, B. J. Arasaratnam, July 19, 1939. Secretary. In the District Court of Kandy.

In the natter of the insolvency of (1) M. K. M. Madar, and (2) K. M. M. A. J. No. I 8.

Madar, and (2) K. M. M. Abdul Cader, both carrying on business under the name, style and firm of M. K. M. Madar & Co.,

Style and firm of M. K. M. Madar & Co., Katugstota.

NOTICE is hereby given that a meeting of the creditors of the above-plantioned insolvent will take place at the sitting of this court on August 18, 1939, to consider the granting of a certificate of conformity to the above-named insolvent.

insolvents. By order of court, R. B. RATNAIKE, July 31, 1939.

he District Court of Kandy.

The matter of the insolvency of V. alias G. No. I 20. Tamby Kandu Lebbe Habibu Mohamado of Madagari in Udagampaha of Lower Dumbara

NOTICE is hereby given that a meeting of the creditors of the above highed insolvent will take place at the sitting of this court of August 18, 1939, for the examination of the insolvent.

By order of court, R. B. RATNAIKE, July 31, 1939. Secretary.

In the District Court of Kandy.

In the matter of the insolvency of Alagu Palaniandy of Gallamuduna estate, Dolos-No. I 28.

NOTICE is hereby given that a meeting of the creditors of the above-named its went will take place at the sitting of this court on August 18, 1939, for the examination of the insolvent. insolvent.

By order of court, R. B. RATNAIKE, July 31, 1939.

In the District Court of Kandy.

No. I 33. In the matter of the insolvency of M. M. P. Carolis Appriof Peradeniya Junction.

NOTICE is hereby given that a meeting of the creditors of the above-named instruction will take place at the sitting of this court on August 184, 1939, for the examination of the insolvent. insolvent.

By order of court, R. B. RATNAIKE, July 31, 1939. Secretary.

In the District Court of Kandy.

No. I 36. In the matter of the insolvency of Hilton Edward Hughes of Kandy.

WHEREAS Hilton Edward Hughes has filed a declarathe Ordinance No. 7 of 1853: Notice is hereby given that the said court has adjudged the said Hilton Edward Hughes insolvent accordingly; and that two public sittings of the court, to wit, on September 1, 1939, and on September 20, 1939, will take pleas for the said include the said september 1. 29, 1939, will take place for the said insolvent to surrender and conform to, agreeably to the provisions of the said Ordinance, and for the taking of the other steps set forth in the said Ordinance of which creditors are hereby required to take notice.

By order of court, R. B. RATNAIKE, August 1, 1939.

In the District Court of Navara Eliya holden at Hatton.

No. 35. In the matter of the insolvency of Sinnasamy

Chapter and insolvent will be held on September 12,
1939, at the sitting of this court for the examination of the
aforesaid insolvent. aforesaid insolvent.

By order, E. DE S. GUNAWARDANA, District Court, Hatton, Secreta: Secretary. August 1, 1939.

In the District Court of Nuwara Eliyaholden at Hatton.

In the matter of the insolvency of (1) N.
Kader Meera Rawther, (2) T. V. K. Abdul
Rahiman, (3) T. V. K. Mohammed Bawa,
(4) S. V. Peer Mohammed Rawther, (5)
T. V. K. Mohammed Ibrahim, (6) Oona No. 37. Seyedu Ibrahim, all carrying on business under the name, style and firm of "T. V. K.

Cader Meera Saibo & Co ": at Hatton.

WHEREAS the above-named T. V. K. Kader Meera Saibo & Co., have filed a declaration of insolvency, and a petition for the sequestration of the estate of the said T. V. K. Kader Meera Saibo & Co., has been filed by Cader Batcha of Hatton, attorney of Kader Ibrahim Pathumma of Nuwara Eliya, under the Ordinance No. 7 of 1853: Notice is heerby given that the said court has adjudged the said T. V. K. Cader Meera Saibo & Co. insolvents accordingly; and that two public sittings of the court, to wit, on August 15, 1939, and on September 12, 1939, will take place for the said insolvents to surrender and conform to accessful to the provisions of the said Ordin conform to, agreeably to the provisions of the said Ordinance, and for the taking of the other steps set forth in the said Ordinance of which creditors are hereby required to

> By order of court, E. DE S. GUNAWARDENE, Secretary.

In the District Court of Nuwara Eliya holden at Hatton. In the matter of the insolvency of Muna Suna Muthuragu Kangany of Lorne estate, Nanu-oya.

WHEREAS Muna Suna Muthuragu Kangany of Lorne estate has filed a declaration of insolvency, and a petition for the sequestration of his estate has been filed by Nara-yanen Veerappen Ramasamy Pillai of Nanu-oya, under the Ordinance No. 7 of 1853: Notice is hereby given that the said court has adjudged the said Muna Suna Muthuragu Kangany of Lorne estate insolvent accordingly; and that two public sittings of the court, to wit, on August 29, 1939, and on September 26, 1939, will take place for the said insolvent to surrender and conform to, agreeably to the provisions of the said Ordinance, and for the taking of the other steps set forth in the said Ordinance of which creditors are hereby required to take notice.

> By order of court, E. DE S. GUNAWARDENE, Secretary.

### NOTICES FISCALS' SALES. OF

### Western Province. 🦫

In the District Court of Colombo.

The Commissioner of Income Tax ..... Petitioner. No. A. I. 4,096. Vs.

NOTICE is hereby given that on Wednesday, August 30, 1939, will be sold by public auction at the fespective premises the right, title, and interest of the said respondents in the following properties for the recovery of the balance sum of Rs. 2,227.62, viz. —

(1) At 3 p.m.—The premises bearing assessment No. 48, together with the buildings standing thereon, situated at High street, Wellawatta, within the Municipality and District of Colombo, Western Province; and bounded on the north by High street, east by Gregory place, south by the north by High street, east by Gregory place, south by the house and premises bearing assessment Nos. 4 and 4/2, and west by the house and premises bearing assessment No. 42, High street; containing in extent about half an

acre more or less.

(2) At 4 p.m.—The premises formerly bearing assessment (2) At 4 p.m.—The premises formerly bearing assessment No. 61 and now bearing No. 215 with the buildings standing thereon, situated at Chekku street, within the Municipality and District of Colombo, Western Province; and bounded on the north by premises No. 219, Chekku street, said to belong to Supramaniam Kovil, east by Chekku street, south by premises No. 211 and 213, Chekku street said to belong to Cross Powers and on the west by premises belong to Grace Perera, and on the west by premises No. 302, Sea street, said to belong to Kadiresan Kovil; containing in extent about 8 perches more or less. above properties marked Nos. 1 and 2 are subject to a mortgage in favour of Messrs. M. S. Hebtulabhoy & Co. for a sum of Rs. 25,000.)

Fiscal's Office, Colombo, August 2, 1939.

B. M. CHRISTOFFELSZ, Deputy Fiscal. In the District Court of Colombo.

Testamentary In the matter of the estate of Mohamed No. 6,853. Haniffa Mohamed Mohideen, deceased.

The Commissioner of Estate Duty ...... Petitioner.

Mohamed Alie Mooming Umma of 305, Dam street,
Colombo Executor of the estate ...... Respondent.
NOT/CE is the by give that on Tuesday, August 29,
1939, at 455, will be soft by public auction at the premises
the following property for the recovery of the sum of
Rs. 12,758,794 with interest thereon at 4 per cent. per
annum from March 19, 1939, to date of payment being
balance estate duty due in this case together with a further
sum of Rs. 40:61 being accrued interest, viz sum of Rs. 40.61 being accrued interest, viz.:-

The right, title, and interest of the respondent as executor in and to the following property belonging to the estate of Mohamed Haniffa Mohamed Mohideen (deceased) to wit:—

All those premises bearing assessment Nos. 68A, 68B, 68C, 70, 70G, 1-50, 72, 74, 74A and now (bearing assessment Nos. 130, 132, 1-55), situated at Forbes road, Maradana Ward, within the Municipality of Colombo, Western Province; and bounded on the north by Forbes road, east by property bearing assessment No. 76, Forbes road, and a grass field, south by a grass field and property bearing assessment No. 66, Forbes road; containing in extent 1 acre 1 road and 12 60 (100 perspec and 12 60/100 perches.

Fiscal's Office, Colombo, August 2, 1939. B. M. CHRISTOFFELSZ, Deputy Fiscal.

In the District Court of Kalutara.

Don Baron Goonetilleke of Godigamuwa.....Plaintiff. No. 18,513. Vs.

(2) Hapuaratchige Ango Hamy, (4) Jayasuriya-aratchige Mangohamy, (6) Mudalige Cornelis, (7) ditto Sadiris, (8) Galkissage Methias, (9) ditto Podi Singho—all of Godigamuwa..... Defendants.

Podi Singho—all of Godigamuwa..... Defendants.

NOTICE is hereby given that on Thursday, August 31,
1939, commencing at 2.30 in the afternoon, will be sold by
public auction at the respective premises the right, title,
and interest of the said plantiff in the following property
for the recovery of Rs. 88\* 59 less Rs. 450.

1. The soil and effetything alse standing thereon including the rubber plantation thereon of lot E of the land
called Paluvetta, situated at Codigamuwa in Kumbuke
pattu of Raigam korale in the District of Kalutara, Western
Province; and which said by E is bounded on the north
by the land belonging to M. Comelis and others, east by
lot F, south by Kurunduwatta, and on the west by lots
B, C and D; and containing in extent about 2 acres.
(Registered No. K27/324).

2. The soil and everything else standing thereon

2. The soil and everything else standing thereon including the rubber plantation of an undivided extent of one acre standing on the Western side of lot F of the land called Paluwatta, situated at Godigamuwa aforesaid; and which said lot F is bounded on the north by the land belonging to M. Cornelis and others, east by lot C and Godaporagahawatta, south by Kurunduwatta, and on the west by lot E; and containing in extent 2 acres 1 rood and 32 perches. (Registered No. K27/323).

An undivided ½ share of the soil and of the trees and plantations thereon together with the entirety of the two boutique rooms and everything else standing thereon of lot C of the land called Lolugahawatta, situated at Godigamuwa aforesaid; which said lot C is bounded on the north by the Cart road, east by lot D, south by the land belonging to K. Podihamy and another, and on the west by

lot B; and containing in extent about 35.3 perches. (Registered No. K50/123).

4. Undivided ½ share of the soil and everything else standing thereon of the field called Godairawella, situated at Godiyanuwa aforessid; and bounded on the north at Godigamuwa aforesaid; and bounded on the north by Meekandewagurekumbura, east by Purana, south by Owita land, and on the west by a portion of the same field and containing about 6 kurunees of paddy sowing extent.

(Registered No. 1892/950)

(Registered No. K.22/259.)
5. The soil and everything else standing thereon including the rubber plantation of lot No. 3 of the land called Polkotuwewatta, situated at Godigamuwa aforesaid; and which said lot No. 3 is bounded on the north by the road, east by the road, south by lot No. 5, and on the west by Kurunduwatta; and containing in extent about 32 perches. (Registered No. K69/144).

Undivided half share of the soil, trees, plantations, tiled house and of everything else standing thereon of Millagahawatta, situated at Godigamuwa aforesaid; and bounded on the north by lot No. A, east by Alubogahawatta, south by Delgahawatta, and on the west by Delagahawatta; and containing in extent 1 acre and 38 perches. (Registered in K69/150.).

7. The soil, plantations and the buildings and everything else standing thereon of lot No. 4 of the land called Pelakotuwewatta alias Polkotuwewatta, situated at Godigamuwa aforesaid; and which said lot No. 4 is bounded on the north by lot No. 2, east by Millagahawatta, south by the reservation for a foot path, and on the west by the road; and containing in extent 1 acre and 19 and 6/10 perches. (Registered in K68/239.)

Deputy Fiscal's Office, Kalutara, July 31, 1939. A. W. Rosa, Deputy Fiscal.

### Southern Province.

In the District Court of Tangalla.

(1) Ismail Lebbe Marikar Seynambu Natchiya of Dickwella, and 6 others ...... Substituted-Plaintiffs.

No. 2,543. Vs.

added-defendants in the following property for the recovery of Rs. 766.91 and poundage, viz. :

### $At\ Goyambokka.$

(1) Lot B of the land called Lindadekawatta alias Pansalawatta, in extent 2 acres and 25 perches, situated at Goyambokka in West Giruwa pattu of the Hambantota District; and bounded on the north by Galhena alias Galagawahena, lot C and water-course, east by water-course and lot C, south by high road, and west by A. P. Andrishamy's land (for the recovery of Rs. 302.41 from

the substituted-plaintiffs).
(2) Lot C of the land called Lindadekawatta alias
Pansalawatta, in extent 2 acres 3 roods and 20 perches, situated at Goyambokka aforesaid; and bounded on the north by Galhena alias Galagawahena, east by Arehena alias Boraluwahena and Galhena alias Galagawahena, south by high road, and west by water-course and lot B

(3) Lot A of the land called Lindadekawatta alias Pansalawatta, in extent 2 roods and 35 perches, situated at Goyambokka aforesaid; and bounded on the north by water-course and lot B, east by lot B, south by A. P. Andrishamy's land, and west by Dewata and Indigahahena alias Indihena (for the recovery of Rs. 102 29 from the 10th added-defendant and the 8th added-defendant.)

T. J. T. CASSIM, Deputy Fiscal's Office, Tangalla, July 28, 1939. Acting Additional Deputy Fiscal.

### Eastern Province.

In the District Court of Trincomalee.

P. L. S. P. V. Vaduganathan Chettiar by his attorney

P. L. S. P. V. Vaduganathan Chettiar by his attorney
A. Sockalingam Chettiar of Divison No. 7, Trincomalee Plaintiff.
No. 2,241.

(1) Ponniah Sarayanaperumal, and (2) Ponniah Nadaraja, both of Trincomalee Defendants.

NOTICE is hereby given that on Saturday, August 26,
1939, at 10 o'clock in the forenoon, will be sold by public purpose at the spot the following property seized under auction at the spot the following property seized under writ of execution issued in the above case, for the recovery of the sum of Rs. 527.73, with further interest on Rs. 506.20 at 18 per cent. per annum from January 6, 1939, till March 7, 1939, and thereafter on the aggregate amount at 9 per cent. per annum till payment in full and costs (reserved) Fiscal's fees and charges and poundage, viz.:—

Subject to mortgage, an allotment of land, situated at Division No. 8, Trincomalee, Eastern Province; bearing assessment No. 37, together with the tiled house of three rooms, ola thached kitchen, coconut trees and other plantations well, well-sweep and posts; its boundaries are on the south-west by Main street, north-east by Oil Monger street, south-east by the property belonging to the heirs of late Sathasivampillai Chellappa, and north, west by the property of Sivapakkiam, wife of Ponniah; extent 29 and 1/100 perches.

Deputy Fiscal's Office. B. VRASPILLAL Trincomalee, July 27, 1939. Additional Deputy Fiscal.

### North-Western Province.

In the District Court of Kandy.

R. Nallappa Reddiyar of North Vedehetta, Galaha ..... Plaintiff.

Nallappa Reddiyar Govinda Reddiyar's son, Rajago-Reddiyar of Castle Hill pala street. Kandy ..... Substituted Plaintiff. No. 45,478. Vs.

Pena Muthu Reddiyar of Popowa estate, Kurunegala ..., Defendant.

NOTICE is hereby given that on Monday, August 28, 1939, at 4 o'clock in the afternoon, will be sold by public auction at the premises the right, title, and interest of the said substituted defendants in the following property for the recovery of the sum of Rs. 958-50, with legal interest from July 21, 1934, till payment in full, and costs taxed at Rs. 250-47, and poundage, viz.:

An undivided <sup>3</sup>/<sub>3</sub> part or share out of an undivided <sup>3</sup>/<sub>4</sub> parts or shares of the land called Kalawelmedillehenyaya of

1 amunam kurakkan sowing extent, situate at Pubbewa in Mahagalboda Megoda korale of Weuda Willi hatpattu, in the District of Kurunegala, North-Western Province; and bounded on the north by land belonging to Caldera alias Jayawardane, east by Deduru oya, south by watta belonging to Mr. Cyril William Palipane and Crown land called Walkaralehena (now village limit of Pubbowa), west by Gansabhawa road, and the land belonging to Aratchila; containing in extent 37 acres 2 roods and 12 perches and described as lot 2 in plan No. 399 dated January 16, 1935, and made by Mr. G. A. de Silvá, Licensed Surveyor.

Fiscal's Office. Kurunegala, August 1, 1939. CHARLES DE SILVA. Deputy Fiscal.

### Province of Uva.

In the District Court of Badulla.

Ranatunge Arachchige William Singho of Huriyagollegedara in Kinigama in Mahapalata korale...Plaintiff. No. 6,761. Vs.

(1) Dowe Mulathak Unburegedata Hastanayake Jayaweera Mudiyan Shage Bandaramenika and (2) Kumbalbeddegegra Adicari Jayasundera Herath Mudiyanselage Dindlasa alias A. J. M. Jayasuriya, both of Udukumbalwelagedara, Kumbalwela korale...Defendants.

NOTICE is hereby given that on Thursday, September 7, 1939, commencing at 2 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 mortgaged property, for the recovery of a sum of Rs. 1,503.43 being the aggregate amount of the principal and interest from June 11, 1933, with further interest on Rs. 850 at the rate of 15 per cent. per annum from July 27, 1938, till the date of the decree and thereafter on the aggregate amount at the rate of 9 per cent. per annum till payment in full and costs, viz. :-

1. The field called Dambagolle Pitahakumbura of about 2 pelas of paddy sowing in extent or 1 acre 3 roods and 7 perches, situated at Bambaragama in Kumbalwela korale in Yatikinde division, Badulla District of the Province of Uva; and bounded on the east by limitary ridge of the field belonging to Siyatu, south by Girivelapeliya; on the west by ela and on the north by Pitahawella, according to the figure of survey plan No. 201 of R. E. Grerro.

Surveyor.
2. The field called Pitahakumbura bearing No. 444 of about 2 pelas of paddy sowing in extent or 1 acre 3 roods and 7 perches, situated at Bambaragama aforesaid; and bounded on the east by the limitary ridge of the field belonging to Dambagolle Appuhamy; on the south by the Girivelapiliya, belonging to Kumbalbedde Banda, on the west by Etul-Ere-Ela, and on the north by the limitary ridge of the field belonging to Sudu Banda and Appuhamy, according to the figure of survey of plan No. 200 of the said R. E. Grerro.

3. The field called Hapugahakumbura of 1 amunam 3 pelas and 5 kurunies of paddy sowing in extent, situated

at Bambaragama aforesaid; and bounded on the east by Imaniyara, on the south by the Imaniyara and road, on the west by the limit of the field belonging to Madumegedara Huduhamy, and on the north by Imaniyara.

Badulla, July 31, 1939.

T. J. MENDIS, Deputy Fiscal.

NOTICES TESTAMENTARY

ACTIONS.

In the District Court of Colombo.

Solution Visi.

In the Matter of the Intestate Estate of Jurisdiction. Meera Sahibo of Kuruwe street in No. 8,404. Colombo, deceased.

Meera Sahibo Mohamed Shariff of 11, Kuruwe street,

. Petitioner. Colombo ...... Petitic Christopher Emmanuel, Sccretary of the District Colombo . . Court of Colombo ...... Substituted Petitioner.

And (1) Kassaly Umma.presently in India, Meera Sahibo Mohamed Basheer, (3) Moera Sahibo Nagoor Umma, wife of (4) Adam Sah D., (5) Meera Sahibo Hawwa Umma, wife of (6) Mohideen, all of 40/9, Kuruwe street, Colomb Respondents.

THIS matter coming on for disposal before M. W. H. de Silva, Esq., District Judge of Colombo, on April 12, 1938, in the presence of Mr. E. O. F. de Silva, Proctor, on the part of the petitioner; and the affidavit of the said petitioner dated March 31, 1938, 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 his estate issued to him, unless the respondents above named or any other person

unless the respondents above named or any other person or persons interested shall, on or before June 2, 1938, show sufficient cause to the satisfaction of the court to the contrary.

April 12, 1938.

C. NAGALINGAM District Judge.

The date for showing cause against the within-mentioned Order Nisi is hereby extended to March 9, 1939.

January 24, 1939.

C. NAGALINGAM, District Judge.

The date for showing cause against the within-mentioned Order Nisi is hereby extended to August 24, 1939.

July 13, 1939.

C. NAGALINGAM, District Judge.

In the District Court of Colombo.

39 Order Nisi.

Testamentary In the Matter of the Last Will and Testa-Jurisdiction ment of Neyna Marikar Ahamado Lebbe ment of Neyna Marikar Ahamado Lebbe of 18, Mutwal street, Colombo deceased.

Meera Lebbe Marikar Johara Umma of 6, Hamsa lane, . 20 ... Patitioner. 71, Mutwal street, in Colombo.

Vs.

Vs.

(1) Ahamado Lebbe Zahira Ummi of Mutwal street, Colombo, (2) Ahamado Lebbe Monanado Kandi of Dematagoda, (3) Ahamado Lebbe Mohamado Munsoor of Avissawella, (4) Ahamado Lebbe Hamid, (5) Ahamado Lebbe Thowfeek, (6) Ahamado Lebbe Ummu Naseeha, (7) Ahamado Lebbe Razeena, (8) Ahamado Lebbe Ummu Saphina, all of Mutwal street, Colombo.

Responder street, Colombo. . . . . . . . . . Respondents.

THIS matter coming on for disposal before C. Nagalingam, Esq., District Judge of Colombo, on June 15, 1939, in the presence of Mr. E. W. Edirvirasinghe, Proctor, on the part of the petitioner above named; and (1) the affidavits of the said petitioner dated June 13, 1939, and (2) of the attesting witnesses and notary dated June 14, 1939, having been read:

It is ordered that the last will of Neyna Marikar Ahamado Lebbe, deceased, of which the original 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 petitioner is executrix in the said will and that she is entitled to have probate thereof issued to her accordingly, unless the respondents above named or any other person or persons interested shall, on or before July 20, 1939, show sufficient cause to the satisfaction of this court to the contrary.

C. NAGALINGAM

June 19, 1939.

District Judge.

July 20, 1939.

The date for showing cause of the above Order Nisi is extended for August 24, 1939.

C. NAGALINGAM, August 1, 1939. District Judge. In the District Court of Colombo. Order Nisi declaring Will proved.

Testamentary In the Matter of the Last Will and Testament of James Anderson Ridge of Linden Jurisdiction. Ottage Sevenoaks in the County of Kent, England, retired Engineer, No. 8,926. deceased.

THIS fratter coming on for disposal before C. Nagalingam Esq., District Judge of Colombo, on July 24, 1939, in the presence of the pertioner, Stealey Frederick de Saram of Colombo; and (1) the affidavit of the said petitioner dated July 19, 1939, (2) the power of attorney dated May 22, 1939, and (3) the Order of the Supreme Court dated July 7, 1939, and (3) the Order of the Supreme Court dated July 7, 1939, having been read: It is ordered that the will of the said James Anderson Bidge, deceased, dated August 18, 1932, an exemplification of which under the Seal of His Majesty's High Court of Justice in England 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 Stanley Frederick de Saram is the attorney in Ceylon of the executors named in the said will and that he is entitled to have letters of administration (with will annexed) issued to him accordingly, unless any person or persons interested shall, on or before August 31, 1939, show sufficient cause to the satisfaction of this court to the contrary.

July 24, 1939.

C. NAGALINGAM. District Judge.

In the District Court of Colombo. Order Nisi declaring Will proved.

Testamentary In the Matter of the Last Will and Testa-Jurisdiction ment of Richard Kariyawasam of Gangodawila, Nugegoda, in the Island of Ceylon, deceased. No. 8,929 N.T.

THIS matter coming on for disposal before C. Nagalingam, Esq. District Judge of Colombo, on July 25, 1939, in the presence of Messrs. F. J. & G. de Saram, Proctors, on the part of the petitioner, Georgina Kariyawasam of Cangodawila, Nugegoda; and (1) the affidavit of the said petitioner dated July 22, 1939, and (2) the affidavit of the attesting witnesses of the will dated July 22; 1939, having been read: It is ordered that the will of the said having been read at the control of the said petitioner dates and deceased dated April 27, 1939, the original Kariyawasam, deceased dated April 27, 1939, 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 declared that the said Georgina Kariyawasam is the sole executrix named in the said will and that she is entitled to have probate thereof issued to her accordingly, unless any person or persons interested shall, on or before August 31, 1939, show sufficient cause to the satisfaction of this court to the contrary.

July 25, 1939.

C. NAGALINGAM, District Judge.

An the District Court of Colombo. 20 Order Absolute in the First Instance.

In the Matter of the Last Will and Testa-Testamentary ment of the late Maggonage Mary Leslin Jurisdiction. Fernando of Lily avenue, Wellawatta No. 8,930. in Colombo, deceased.

THIS matter coming on for final determination before THIS matter coming on nor man determination before C. Nagalingam, Esq., District Judge, Colombo, on July 25, 1939, in the presents of Mr. N. J. S. Cooray, Proctor, on the part of the petitioner, Bentotage Peman's Fernando cf Lily avenue, Wellawatta in Colombo; and the affidavits of the said petitioner dated July 24, 1939, and of the attesting Notary dated July 25, 1939, having been read:

And it appearing to this court that the said petitioner has established his right therefore it is ordered that probate

has established his right thereto, it is ordered that probate of the will of the said déceased, be issued to Bentotage Permanis Fernando of Lily avenue, Wellawatta in Colombo, accordingly.

July 27, 1939.

C. NAGALINGAM, District Judge.

In the District Court of Colombo. Order Absolute in the First instance.

Testamentary
Jurisdiction.
No. 8,935.

In the Matter of the Last Will and Testament of the late Visalatchy Amma, wife of Arumugam Supramaniam, late of Wellawatta in Colombo, deceased.

THIS matter coming on for final determination before C. Nagalingam, Esq., District Judge, Colombo, on July 27, 1939, in the presence of Mr. J. Tambyah-Bartlett, Proctor, on the part of the petitioner Arumugam Supramaniam of Well-watta in Colombo; and the affidavits of the said positioner dated July 21, 1939, and of the attesting notary dated July 24, 1939, having been read, and it appearing to the court that the said petitioner has established his right thereto: it is dered that probate of the will of the said deceased be issued to Arumugam Supramaniam of Wellar the in Combo cordingly.

C. NAGALINGAM.

Colombo, August 2 1939.

C. NAGALINGAM. District Judge.

In the District Court of Colombo. Order Nisi.

In the Matter of the Intestate Estate of Maduksurige Don James Perera of Grand-No. 8,937. Testy.

pass, Colombo, deceased.

Vithanage Pesona Perera of Grandpass, Colombo. Petitioner.

Agnes Matildal Crera of Grandpass, Colombo. Respondent.

THIS matter of Grandpass, Colombo. Respondent.

This ordered that Judge of Colombo, on July 28, 1939, in the presence of Mr. S. R. Ameresekere, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated July 28, 1939, having been read:

It is ordered that the petitioner he and she is hereby.

It is ordered that the petitioner be and she is hereby declared entitled, as widow of the above-named deceased, to have letters of administration to his estate issued to her, unless the respondent above named or any other person or persons interested shall, on or before August 10, 1939, show sufficient cause to the satisfaction of the Court to the

July 28/August 1, 1939.

C. NAGALING M District Judge.

In the District Court of Kalutara.

Order Nisi.

Testamentary In the Matter of the Intestate Estate of Rupasinga Adilin Fernando of Potu-pitiya in Waskadu badda, Panadure Jurisdiction. No. 2,871. totamune in Kalutara District, deceased.

Martin Karunadasa of Potupitiya

Migelhewage ..... Petitioner.

of Potupitiya; and the affidavit of the said petitioner dated July 7, 1939, having been read:

It is ordered that the petitioner above named, be and he is hereby declared entitled, as brother-in-law of deceased above named, to have letters of administration to her estate issued to him, unless the respondents or any other person or persons interested shall, on or before August 31, 1939, show sufficient cause to the satisfaction of this court to the contrary.

It is further declared that the said 3rd respondent be and he is hereby appointed guardian ad litem over the said 1st and 2nd respondents who are minors, for all the purposes of this action, unless the respondents shall, on or before August 31, 1939, show sufficient cause to the satisfaction of this court to the contrary.

July 13, 1939.

W. SANSONI, District Judge.

In the District Court of Galle. Order Nisi.

Testamentary In the Matter of the Estate of the late Jurisdiction. Janat Kudatchi, deceased, of Maitipe, No. 7,874. Gall90

THIS action coming on for disposal before N. M. Bharucha, Esq., District Judge of Galle, on June 22, 1939, in the presence Mr. N. A. Wickremasinghe, Proctor, on the part of the petition of Henry Paul Kumarasiri Jayawardana (Maitipe; and the ffidavit of the petitioner dated June 5, 1939, having to be said fetitioner is entitled to have administration he same issued to him accordingly, and that the 1st respondent is appointed guardian over the

and that the 1st respondent is appointed guardian over the 3rd and 4th respondents, unless the respondents or others shall, on or before August 18, 1939, show sufficient cause to the satisfaction of this court to the contrary.

> N. M. BHARUCHA District Judge.

In the District Court of Galle. Order Nisi declared Will proved.

Testamentary In the Matter of the Estate of the late Jurisdiction. Mampitiye Atatchige Henry Martin de No. 7,876. ilva, wife, Caroline Abeysekara, Ceased, both of Minuwangoda, Galle.

Nanayakkan Bennett Samarasekara of Kandewatta in Matter Presently of Pettigalawatta, Galle

THIS matter coming on for disposal before N. M. Bharusha, Esq., District Judge, Galle, on July 18, 1939, in the presence of Mr. D. A. Wickramasingha, Proctor, on the part of the petitioner; and the affidavits of the petitioner dated June 10, 1939, attesting notary's dated June 10, 1939, and witnesses dated June 16, 1939, having June 30, 1939, and witnesses dated June 16, 1939, having been read:

It is ordered that the will of the above-mentioned deceased, dated August 31, 1927, and numbered 2,085 be and the same is hereby declared proved.

It is further declared that the said petitioner is the executor named in the said will and that he is entitled to have probate of the same issued to him accordingly.

July 1, 1939.

N. M. BHARUCHA, District Judg District Judge.

In the District Court of Tangalla.

Order Nisi.

In the Matter of the Last Will and Testa-Testamentary ment of the deceased, Ovias Jayawardana Jurisdiction. Amadoru, late of Minietiliya. No. 1,308.

Darlina Wirawarha of Minietiliya ...... Petitioner. U Vs.

(1) Santis Jayawardana Amadoru of Minietiliya, (2) O. V. Jayawardana Amadoru of ditto, (3) J. Jaya-(2) O. V. Jayawardana Amadoru of ditto, (3) J. Jayawardana Amadoru of ditto, (4) B. de Silva Wirawardana Amadoru of ditto, (6) D. de Silva Upali Sarana Wirayarna of ditto, (6) Bebinona alias Alice Jayawardatia Amadoru of ditto, minor, (7) D. C. D. Ediriwira Wijesuriya of Dodampahala S) W. Wijesuriya of Hamborutota, (9) Igan Wijesuriya of ditto, minor, (10) D. J. Hamadoru of diungama, (11) H. J. Amadoru of Minietiliya, (12) C. J. Amadoru of ditto, (13) J. L. P. Nikulashamy of ditto, (14) N. J. Amadoru of Matara, (15) W. J. Amadoru of Kottagoda. Responde Matara, (15) W. J. Amadoru of Kottagoda. . Respondents.

THIS matter coming on for disposal before V. S. Jayawickrama, Esq., District Judge of Tangalla, on April 25, 1939, in the presence of Messrs. Wickramanayake & Edirisooriya, Proctors, on the part of the petitioner above named; the affidavit of the petitioner above named dated April 5, 1939, having been read:

It is ordered and adjudged that the petitioner, Darlina Wirawarna is entitled, as the widow of the deceased, to letters of administration with the will annexed of the said estate, unless any person or persons interested shall, on or before June 29, 1939, show sufficient cause to the contrary

It is further ordered and adjudged that the 5th respondent be appointed as guardian ad litem over the minor 6th respondent, and the 8th respondent be appointed guardian ad litem over the minor the 9th respondent, unless any person or persons interested shall, on or before June 29, 1939, show sufficient cause to the contrary.

> V. S. JAYAWICKRAMA, District Judge.

Extended to July 13, 1939.

April 25, 1939.

V. S. JAYAWICKRAMA, District Judge.

Extended to August 17, 1939.

V. S. JAYAWICKRAMA District Judge.

In the District Court of Jaffna. Order Nisi.

Testamentary In the Matter of the Intestate Estate of the Jurisdiction. late Vairavappillai Kandiah of Tellip-No. 732. palai East, deceased.

Kamalammal, widow of Vairavappillai Kandiah of Tellippalai East ...... Petitioner. Vs.

(1) Kanthimathiammai, daughter of Vairavappillai Kandiah of Tellippalai East, (2) Kandiah Vairava-nathan of ditto, (3) Thandikai Kanagasabapathipillai of Maviddapuram ...... Respondents.

THIS matter of the petitioner of the petitioner, coming on for disposal before C. Coomaraswamy, Esq., District Judge, Jaffna, on May 5, 1939, in the presence of Mr. S.

Ilayatambi, Proctor, on the part of the petitioner; and the affidavit and petition of the petitioner having been read:

It is ordered that the above named 3rd respondent be appointed guardian addition over the above named 1st and 2nd respondents, minutes of the pitrose of retecting their interest and of representing their in the testamentary proceedings and that the petitioner as the lawful widow of the deceased, be granted letters of administration to the estate of the said deceased, unless the respondents or any estate of the said deceased, unless the respondents or any other person shall appear before this court on or before June 23, 1939, and show sufficient cause to the satisfaction of this court to the contrary.

May 9, 1939.

C. COOMARASWAMY District Judge.

Order Nisi extended for August 18, 1939.

June 23, 1939.

C. COOMARASWAMY, District Judge.

In the District Court of Kegalla.

Order Nisi.

Testamentary In the Matter of the Intestate Estate of Jurisdiction. Pathiraja Mudiyanselage Ukku Banda No. 1,614. of Dedigama, deceased.

Pathiraja Mudiyanselage Hendrick Singho of Dedigama ..... Petitioner.

(1) Pathiraja Mudiyanselage Somawathie of Dedigama, minor, by guardian ad litem (2) Malmesse Mudiyanselage Podi Mahathmeya of ditto ...... Respondents.

THIS matter coming on for disposal before H. A. de Silva, Esq., District Judge of Kegalla, on November 23, 1938, in the presence of Mr. R. V. Dedigama, Proctor, on the part of the petitioner; and his affidavit and petition dated November 12 and 23, 1938, respectively, having been read: It is ordered that the petitioner be and he is hereby declared entitled, as elder brother of the above-named deceased, to have letters of administration to his estate issued to him, unless the respondents or any person or persons interested shall, on or before January 31, 1939, show sufficient cause to the satisfaction of this court to the contrary. And it is further ordered that the above-named 2nd respondent be and she is hereby appointed guardian ad litem of the 1st minor respondent for the purpose of the

action, unless the respondents or any person or persons interested shall, on or before January 31, 1939, show sufficient cause to the satisfaction of this court to the sufficient cause to contrary.

November 23, 1938.

District Judge.

The date for showing cause is exceeded to March 8,

January 31, 1939. P. H. A. DE SILVA,
District Judge.
The date for showing cause is extended to April 19, H H. DE SILVA

March 8, 1939.

District Judge. The date for showing cause is extended to May 31,

April 19, 1939.

H. A. DE SILVA, District Judge.

The date for showing cause is extended to July 5, 1939.

May 31, 1939.

H. A. DE SILVA, . District Judge.

The date for showing cause is extended to August 9, 1939.

H. A. DE SILVA. District Judge.

July 5, 1939.

MISCELLANEOUS.

Estate of the late Robert Hendry.

THE Public Trustee of Ceylon hereby gives notice that he is administering from June 27, 1939, the estate of Robert Hendry, late of Bournemouth, England, under and by virtue of the letters of administration granted in D.C. Colombo, Testamentary case No. 8,893, and that all persons having claims against the sail estate as creditors, next-of-kin, legates on in any other manner whatsoever and all persons owing moneys to the said estate should send notifications of the relations or debts to reach, the said Public Trustee at his office in Colombo on or before September 30, 1939, after which date he will proceed to make distribu-1939, after which date he will proceed to make distribution of the assets of the said estate and will recognize in such distribution only such claims as shall have previously been established to his satisfaction.

### DRAFT ORDINANCES.

### MINUTE.

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

L. D.—O. 53/39. M. L. A. 555.

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

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

This Ordinance may be cited as the Motor Car (Amendof 1939. ment) Ordinance, No.

Short title.

- 2 Section 3 of the Motor Car Ordinance, No. 45 of 1938, (hereinafter referred to as the "principal Ordinance"), is hereby amended in sub-section (1) by the substitution for the words "not exceeding six in number" of the words "not exceeding ten in number". exceeding ten in number
- Amendment of section 3 of Ordinance No. 45 of 1938.
- 3 Section 4 of the principal Ordinance is hereby amended as follows:
- Amendment of section 4 of the principal Ordinance.
- (a) by the repeal of sub-sections (1), (2), (3) and (4) thereof, and by the substitution therefor of the following sub-sections :-
  - "(1) For the purposes of this Ordinance the Governor may from time to time appoint not less than ten persons all of whom shall form a panel from which Tribunals of Appeal shall be constituted as hereinafter provided.
  - (2) Every person appointed under sub-section (1) shall, unless he earlier vacates the office or is removed therefrom by the Governor, hold office for such period not exceeding three years as the Governor may determine at the time of the appointment. Any person vacating the office by effluxion of time shall be eligible for reappointment,

- (3) Every Tribunal of Appeal shall consist of three persons on the panel, at least one of whom shall be an Advocate or Proctor of the Supreme Court of not less than ten years' standing.
- (4) It shall be the duty of a Tribunal of Appeal to hear and determine all appeals preferred in accordance with the provisions of this Ordinance or any regulation.";
- (b) in sub-section (5)—
  - (i) by the substitution for the words "the Tribunal", wherever those words occur collectively therein, of the words "a Tribunal of Appeal"; and
  - (ii) by the substitution, for paragraph (c) thereof, of the following:—
    - "(c) the procedure to be observed for convening a Tribunal of Appeal and for the hearing of appeals.";
- (c) by the repeal of sub-section (6) and the substitution therefor of the following:—
  - " (6) (a) The decision of a Tribunal on any appeal shall be final :

Provided, however, that where an order is made by a Tribunal on any appeal, the appellant or the Commissioner may, subject to such conditions as may be prescribed and on payment of the prescribed fee, make an application to the Tribunal to state a case on a question of law for the opinion of the Supreme Court.

- (b) The stated case shall set forth the facts and the decision of the Tribunal, and the party requiring it shall transmit the case, when stated and signed, to the Supreme Court within fourteen days after receiving the same.
- (c) At or before the time when he transmits the stated case to the Supreme Court, the party requiring it shall send to the other party notice in writing of the fact that the case has been stated on his application and shall supply him with a copy of the stated case.
- (d) Any Judge of the Supreme Court may cause a stated case to be sent back for amendment by the Tribunal and thereupon the case shall be amended accordingly.
- (c) Any Judge of the Supreme Court may hear and determine any question of law arising on a stated case and upon such determination the Registrar of the Court shall remit the case to the Tribunal with the opinion of the Court thereon; and the Tribunal shall, in such manner as that opinion may require, rescind or revise the order in connexion with which the case was stated, and where any order so rescinded was to the effect that a licence should be refused, in addition make a new order that the licence should be issued.
- (f) In any proceedings before the Supreme Court under this section, the Court may make such order in regard to costs in the Supreme Court and in regard to the fee paid under paragraph (a) as to the Court may seem fit. Such costs may, notwithstanding anything contained in any other written law, be recoverable in the manner prescribed in sub-section 7. ":
- (d) in sub-section (7) by the substitution for the words "the Tribunal", wherever those words occur collectively therein, of the words "a Tribunal of Appeal".
- 4 Section 14 of the principal Ordinance is hereby amended by the addition at the end thereof of the following new sub-
  - "(3) Notwithstanding anything in sub-section (1) to the contrary, any dealer in motor cars, who is authorised in writing for the purpose by a person who is absent from Ceylon, may make application on behalf of that person for the registration of a motor car, and in any such case the application shall for the purposes of this section and of section 16 (1) be deemed to have been signed and made by that person."

Power to state case to Supreme

Court.

Amendment of section 14 of the principal Ordinance.

5 Section 18 of the principal Ordinance is hereby amended as follows:—

- (a) in sub-section (2), by the substitution, for the words "On any change of possession of a motor car", of the words "On any change of possession of a motor car, other than an omnibus or a lorry,";
- (b) by the insertion immediately after sub-section (2) of the following new sub-section, which shall have effect as sub-section (2A) of that section:—
  - "(2A) On any change of possession of an omnibus or lorry upon a voluntary transfer made by the registered owner—
    - (a) the registered owner shall within fourteen days after such change of possession forward to the Commissioner a statement in the Form 5 set out in the Second Schedule together with the licence for the omnibus or lorry and shall deliver to the new owner the certificate of registration relating to the omnibus or lorry or a duplicate thereof;
    - (b) the omnibus or lorry may be used for a period of fourteen days after such change of possession, under and in accordance with the licence for the time being in force therefor, if the new owner has obtained from the registered owner a statement in writing in the Form 5A set out in the Second Schedule;
    - (c) the omnibus or lorry shall not be used for more than fourteen days after such change of possession unless the new owner is registered as the owner thereof and unless a new licence or a provisional licence is issued to him on application made in accordance with the provisions of section 58B."
- 6 Section 20 of the principal Ordinance is hereby repealed and the following section shall be substituted therefor:—
  - "20. (1) No person shall be registered as the new owner of a motor car unless---
    - (a) the application for registration is accompanied by the prescribed fee and by the certificate of registration or a duplicate thereof, relating to that motor car;
    - (b) the licence for that motor car or a duplicate thereof is forwarded to the Commissioner by the applicant or the previous owner of that motor car.
  - (2) Upon the registration of the new owner of a motor car, the Commissioner shall, save as otherwise provided in sub-section (3), make the necessary alterations in the licence, if it is still in force, and in the certificate of registration, relating to that car, and shall deliver the altered licence and certificate to the new owner:

Provided, however, that the Commissioner may refuse to deliver the altered licence to the new owner unless a certificate of insurance or a certificate of security, in conformity with the provisions of Part VIII and relating to that motor car, is produced to the Commissioner or a licensing authority for inspection:

Provided further that the Commissioner may, if he considers it expedient, issue in lieu of the altered certificate, a new certificate of registration to the person registered as the new owner.

- (3) Upon the registration under this section of the new owner of an omnibus or lorry, otherwise than on the death of the previous registered owner—
  - (a) the Commissioner shall make the necessary alterations in the certificate of registration and shall deliver the altered certificate to the new owner;
  - (b) the omnibus or lorry shall not, save as otherwise provided in section 18 (2A) (b), be used unless a new licence or a provisional licence is issued in respect thereof upon application made in accordance with the provisions of section 58B."
- 7 Section 29 of the principal Ordinance is hereby amended by the addition at the end thereof of the following new subsection which shall have effect as sub-section (6) of that section:—

"(6) On any change of possession of an omnibus or lorry, otherwise than on the death of the registered owner, the new owner shall not be deemed to have contravened

Amendment of section 18 of the principal Ordinance.

Replacement of section 20 of the principal Ordinance.

Registration of new owner.

Amendment of section 29 of the principal Ordinance.

the provisions of sub-section (1) by reason only of the possession of the omnibus or lorry, if he has applied for a new licence in accordance with the provisions of section 58n and the application has not been finally determined, or if he has given notice of a period of non-user under section

Amendment of section 30 of the principal Ordinance.

Section 30 of the principal Ordinance is hereby amended in sub-section (1) (a) by the substitution, for the words "before the 23rd day of December", of the words "before the thirty-first day of December ".

Amendment of section 31 of the principal Ordinance.

- 9 Section 31 of the principal Ordinance is hereby amended in sub-section (1) by the substitution, for paragraph (iv) of the Proviso to that sub-section, of the following paragraph:—
  - "(iv) in the case of an omnibus or lorry, the application shall be made in accordance with the provisions of section 43, and the duty payable on the licence shall be paid upon receipt of information that the licence will be issued.".

Replacement of section 43 of the principal Ordinance.

10 Section 43 of the principal Ordinance is hereby repealed and the following section shall be substituted therefor:-

Application for licence for omnibus or lorry.

- "43. (1) Every application for a licence for an omnibus or lorry to come into force at any time in the month of January in any year shall be made to the licensing authority on or before the thirtieth day of September in the preceding
- (2) Every applicant for a licence for an omnibus shall specify in his application-
  - (a) particulars of the route or routes, (hereinafter referred to as the "proposed route" or "proposed routes"), on which it is proposed to provide a service under the licence;

(b) in the case of a licence in respect of a regular service, the time table and table of fares of the proposed

(c) in the case of a licence in respect of any service other than a regular service, particulars as to the frequency of the service and the length of time proposed to be taken for the journeys included in the service.

Regulations may be made prescribing the circumstances in which a service provided by any omnibus shall be deemed to be a regular service for the purposes of this

- (3) Subject to the provisions of section 55B, every applicant for a licence for a lorry shall specify in his application particulars of the area, (hereinafter referred to as the "proposed area of operation"), in which it is proposed to use the lorry for the carriage of goods, and shall-
  - (a) furnish the prescribed particulars with respect to any business as a carrier of goods for fee or reward carried on by him at any time before the date of the application, and particulars of the rates charged by him;
- · (b) furnish particulars of any agreement or arrangement, affecting in any material respect the provision within the area of the licensing authority of facilities for the transport of goods for fee or reward, entered into by the applicant with any other person by whom such facilities are provided, whether within or without the area;

(c) furnish particulars as to the nature and quantity of the goods to be carried therein otherwise than for fee or reward;

- (d) specify the place or places outside the proposed area of operation to or from which a service, (hereinafter referred to as an "additional service "), is to be provided and the purposes for which such service is necessary.
- (4) Every application under this section shall be despatched by registered post, or delivered in person, to the licensing authority; and the licensing authority shall in every case where an application is delivered in person

issue a written acknowledgment of the receipt thereof.

(5) Where there is any change of possession of any omnibus or lorry at any time before the final determination of an application for a licence therefor, the application shall be void and no further proceedings shall be taken thereon:

Provided, however, that where the change of possession is consequent upon the death of the previous registered owner, the new registered owner of that omnibus or lorry shall be deemed for all purposes to be the applicant for the licence and the provisions hereinafter contained shall apply accordingly."

- 11 Section 44 of the principal Ordinance is hereby amended in sub-section (1) by the addition at the end thereof of the following:—
  - "Save as otherwise provided in sub-section (2), no licence shall be issued for any omnibus unless the omnibus is produced for examination before the expiry of a period of one month after the date on which the decision or order, that the licence should be issued, is communicated to the licensing authority under section 52.".
- 12 Section 45 of the principal Ordinance is hereby amended in sub-section (1) (b) by the substitution for the words "to be in force on and after the first day of January", of the words "to come into force at any time in the month of January".
- 13 Section 46 of the principal Ordinance is hereby amended as follows :—
  - (a) by the repeal of sub-section (1) and the substitution therefor of the following sub-section:—
    - "(1) (a) The Commissioner shall, when applications for licences for omnibuses or for lorries to come into force at any time in the month of January in any year have been duly forwarded to him under section 45 (1) (b), cause one or more lists of such applications to be published in accordance with paragraph (d) on or before the twentieth day of October next preceding.
    - (b) The Commissioner shall, as soon as may be after the receipt from a licensing authority of an application for a licence for an omnibus or lorry to come into force at any time after the thirty-first day of January in any year, cause a notice of such application or of any two or more of such applications, to be published in accordance with paragraph (d).
    - (c) Nothing in paragraph (a) or paragraph (b) shall be deemed to prevent the Commissioner from including in any list or notice published under this sub-section any application which is forwarded after the date specified in section 45 (1), if such application has been duly made in accordance with the provisions of section 43.
    - (d) Every list or notice required to be published under this section shall be published in the Gazette, and the Commissioner shall cause a copy of such list or notice to be affixed in a conspicuous position at the office of every licensing authority and at such other places as the Commissioner may consider necessary.";
  - (b) in sub-section (2) by the substitution for the words "may make objection" of the words "may, on payment of the prescribed fee, make objection".
  - (c) by the addition at the end thereof of the following new sub-section which shall have effect as sub-section (4) of that section:—
    - "(4) Any person, who is entitled under subsection (2) to make objection to the issue of any licence, may, on payment of the prescribed fee, inspect the application for that licence at any reasonable time at the office of the Commissioner."
- 14 Section 47 of the principal Ordinance is hereby amended, in sub-section (1) (e), by the substitution for the words "area of operation," of the words "area of operation and the nature of any proposed additional service or services,".
- 15 Section 48 of the principal Ordinance is hereby amended by the repeal of sub-section (2) thereof and the substitution therefor of the following sub-section:—
  - "(2) Where upon any application for a licence for a lorry the Commissioner decides that the licence should be issued, the Commissioner shall—
    - (a) determine the area of operation in respect of which the licence may be issued, and for the purpose of such determination he may approve the whole or any part of the proposed area of operation; and

Amendment of section 44 of the principal Ordinance.

Amendment of section 45 of the principal Ordinance.

Amendment of section 46 of the principal Ordinance.

Amendment of section 47 of the principal Ordinance.

Amendment of section 48 of the principal Ordinance.

(b) determine the additional service or services, if any, which may be provided under the licence, and specify the route or routes to be followed for the purposes of any such service.".

Amendment of section 49 of the principal Ordinance.

- ${\bf 16}$  Section  ${\bf 49}$  of the principal Ordinance is hereby amended as follows :—
  - (a) in sub-section (2) (a) by the substitution, for the words "person, authority or officer," of the words "person or authority";
  - (b) in sub-section (2) (c), by the substitution, for the words "area of operation", of the words "area of operation or any proposed additional service,";
  - (c) by the addition at the end thereof of the following new sub-section which shall have effect as sub-section (3) of that section:—
    - "(3) The Commissioner shall set out in every notice, required by sub-section (2) to be given to the applicant for a licence, the reasons for the decision to which the notice relates.".

Amendment of section 50 of the principal Ordinance.

- 17 Section 50 of the principal Ordinance is hereby amended as follows:—
  - (a) by the substitution, for the words "the Tribunal", wherever they occur collectively in that section, of the words "a Tribunal";
  - (b) in sub-section (2) by the substitution for the words "officer or applicant", of the words "or applicant".

Amendment of section 51 of the principal Ordinance.

- 18 Section 51 of the principal Ordinance is hereby amended as follows:—
  - (a) by the substitution, for the words "The Tribunal", wherever they occur collectively in that section, of the words "A Tribunal";
  - (b) in sub-section (1) by the substitution, for the word "thereof." at the end of that sub-section, of the words "thereof, and all or any one or more of the proposed additional services."; and
  - (c) in sub-section (2)—
  - (i.) by the substitution, for the words "proposed area of operation" in paragraph (a) (iii) of the words "proposed area of operation and of such additional service or services,";
  - (ii.) by the substitution, for the words "as may be specified in the order." in paragraph (b) (ii), of the words "and of such additional service or services, as may be specified in the order.".

Amendment of section 52 of the principal Ordinance.

- 19 Section 52 of the principal Ordinance is hereby amended as follows:—
  - (a) by the substitution, for the words "the Tribunal", of the words "a Tribunal";
  - (b) by the substitution, for the words "the area of operation in respect of which the licence may be issued.", of the words "the area of operation and the additional service or services, if any, in respect of which the licence may be issued ".

Amendment of section 53 of the principal Ordinance.

- 20 Section 53 of the principal Ordinance is hereby amended by the addition at the end thereof of the following new sub-sections which shall have effect as sub-sections (3) and (4) of that section:—
  - "(3) Notwithstanding that a case may have been stated to the Supreme Court under section 4 in connexion with any order of a Tribunal of Appeal that a licence should be issued, it shall be the duty of the licensing authority, subject to the provisions of this section, to issue the licence in accordance with the order:

Provided, however, that-

- (i) where any such order is rescinded under paragraph
  (e) of section 4 (6), the Commissioner shall, by
  notice sent by registered post, require the person
  to whom the licence was issued to surrender the
  licence for cancellation under section 36, and any
  licence which is not so surrendered shall for the
  purposes of this Ordinance be void and of no effect
  after the date of the receipt of such notice;
- (ii) where any such order is revised under paragraph (e) of section 4 (6), the Commissioner shall, by notice sent by registered post, require the person to whom the licence was issued to transmit the licence to him, and shall make such alterations thereon as may be specified in the order as so revised.

- (4) Where a new order is made under paragraph (e) of section 4 (6) that a licence should be issued to any person, the licensing authority shall, subject to the provisions of sub-section (2), forthwith issue a licence to that person in accordance with the order.".
- 21 Section 54 of the principal Ordinance is hereby amended in sub-section (2), thereof, by the substitution, for the words "area of operation for that lorry.", of the following:—

"area of operation for that lorry, and the additional service or services, if any, which may be provided under that licence, and the route or routes to be followed for the purposes of each such service."

22 Section 55 of the principal Ordinance is hereby repealed and the following section shall be substituted therefor:—

- "55. (1) (a) The registered owner of any omnibus for which a licence is in force may make application to the Commissioner for the alteration of any approved route specified in that licence.
- (b) The registered owner of any lorry for which a licence is in force may make application to the Commissioner for the alteration of the area of operation specified in that licence or for the endorsement of the licence for the purpose of enabling a new additional service to be provided thereunder.
- (2) The Commissioner shall publish in accordance with the provisions of section 46 (1) a notice of every application made under sub-section (1), and the provisions of that section and of sections 47 to 51 shall apply mutatis mutandis in the case of every such application:

Provided, however, that it shall be lawful for the Commissioner in his discretion provisionally to grant any application under sub-section (1), and to alter any licence accordingly, pending the final determination of such application as hereinbefore provided.

- (3) Upon the final determination by the Commissioner or a Tribunal of Appeal, as the case may be, of any application made under sub-section (1), the Commissioner shall make such alterations as may be necessary in the licence to give effect to his decision or to the order of the Tribunal of Appeal.".
- 23 The following new sections shall be inserted immediately after section 55 of the principal Ordinance and shall have effect respectively as sections 55A and 55B of that Ordinance:—
  - "55A. (1) (a) The Commissioner may at any time in his discretion amend the licences for any two omnibuses belonging to the same registered owner in order to enable each such omnibus to be used on the route or on all the routes, as the case may be, previously approved for the other omnibus.
  - (b) Where the licence for any omnibus is amended under paragraph (a), that omnibus shall not be used on any route or any part of any route which is not specified in the licence as so amended.
  - (2) (a) The Commissioner may at any time in his discretion amend the licences for any two lorries belonging to the same registered owner in order to enable each such lorry to be used in the area of operation and for the additional service or services, if any, previously approved for the other lorry.
  - (b) Where the licence for any lorry is amended under paragraph (a), that lorry shall not be used in any area, or for the purpose of any additional service, which is not specified in the licence as so amended.
    - 55B. Regulations may be made—
    - (a) specifying the cases in which, and the conditions subject to which, a licence may be issued authorising the use of any lorry in any part of Ceylon without restriction as to the area in which such lorry may be used; and
    - (b) modifying or adapting the provisions of sections 43 to 51 in such manner as may be necessary for the purposes of the application of those provisions in any case where any person applies for any such licence.

Amendment of section 54 of the principal Ordinance.

Replacement of section 55 of the principal Ordinance.

Alteration of approved routes and area of operation.

Insertion of new sections 55A and 55B in the principal Ordinance.

Exchange of routes or areas of operation of omnibuses or lorries in the same ownership.

Licences for lorries without restriction as to area of operation. Replacement of section 58 of the principal Ordinance.

Withdrawal of omnibus from service.

- 24 Section 58 of the principal Ordinance is hereby repealed and the following section shall be substituted therefor:—
  - 58. (1) The registered owner of any omnibus for which a licence is in force shall, if he intends to withdraw the omnibus from service for any reason other than a change of possession, give notice of his intention to the licensing authority:

Provided, however, that no notice shall be required in any case where the registered owner of the omnibus proposes to replace that omnibus by a new omnibus and makes application under section 58A for a licence for the new

- (2) Where an omnibus is to be withdrawn from service on the ground that it is unfit for use as such, the licensing authority shall, on payment of the prescribed fee, cause the omnibus to be examined by an examiner, and where the examiner certifies that the omnibus is unfit to be used as such, the registered owner shall forthwith withdraw the omnibus from service and inform the licensing authority and the Commissioner of such withdrawal.
- (3) Where an omnibus is certified after examination under sub-section (2) to be fit to be used as such, or where any omnibus is to be withdrawn for any reason other than that it is unfit for use as such, the licensing authority shall forward the notice given by the registere owner and the certificate of the examiner, if any, to the Commissioner, and the registered owner shall not withdraw the omnibus from service except with the approval of the Commissioner or before such date as he may appoint.
- (4) Where the registered owner of an omnibus proposes to replace that omnibus and makes application under section 58A for a licence for a new omnibus, the first-mentioned omnibus shall not be withdrawn from service until a licence for the new omnibus is issued under that section.

Insertion of new sections 58A to 58E in the principal Ordinance.

Replacement of omnibuses or lorries which are withdrawn from service or sold.

- 25 The following new sections shall be inserted immediately after section 58 of the principal Ordinance and shall have effect respectively as sections 58A, 58B, 58C, 58D and 58E of that Ordinance:—
  - 58A. (1) (a) (i) Where any omnibus is withdrawn from service under section 58 or is voluntarily transferred by the registered owner to any other person; or
  - (ii) Where the registered owner of any omnibus proposes for any other reason to replace the omnibus,

the registered owner may make application to the Commissioner for a licence for another omnibus (in this section referred to as a "new omnibus") in respect of the route or routes approved for the omnibus which is withdrawn or transferred or to be replaced, as the case may be, and the Commissioner may direct the licensing authority, subject to the provisions of sub-section (4), to issue a licence for the new omnibus.

(b) An application in any case referred to in paragraph (a) (i) shall, if it is not made before the date of the withdrawal or transfer of an omnibus, be made within the period of fourteen days next following that date.

(2) The registered owner of any lorry which is withdrawn from service or voluntarily transferred to any other person, may, if he proposes to replace the lorry by another lorry (in this section referred to as a "new lorry"), make application to the Commissioner at any time before the date of such withdrawal or transfer or within the period of fourteen days next following that date, for a licence for the new lorry in respect of the area of operation and the additional service or services, if any, approved for the lorry which is or is to be withdrawn, and the Commissioner may direct the licensing authority, subject to the provisions of sub-section (4), to issue a licence accordingly.

(3) In any case where application for a licence for a new omnibus or lorry is made under this section in consequence of the voluntary transfer of an omnibus or lorry, the Commissioner shall not direct the licensing authority to issue the licence unless the statement forwarded to the Commissioner under section 18 (2A) contains a declaration to the effect that application will be made for a licence for a new omnibus or lorry under this section.

(4) (a) The provisions of section 44 and of paragraphs (a) to (d) set out in section 53 (2) shall apply in any case where the Commissioner directs a licensing authority under this section to issue a licence for a new omnibus or lorry,

and for the purposes of such application the direction of the Commissioner under this section shall be deemed to be a decision or order communicated under section 52.

- (b) No licence for a new omnibus or a new lorry shall be issued under this section by any licensing authority—
  - (i) unless the licence for the omnibus or lorry which is or is to be withdrawn or replaced has been forwarded to the licensing authority for cancellation, or where the withdrawal is consequent on a voluntary transfer, has been forwarded to the Commissioner under section 18, and transmitted by him to the licensing authority; and
  - (ii) unless payment is made of the duty payable under section 32 on the licence for the new omnibus or lorry.
- (5) Where an omnibus or lorry is withdrawn from service under section 58 or is to be replaced by another omnibus otherwise than in consequence of the voluntary transfer thereof, the licensing authority shall cancel the licence for that omnibus or lorry before the issue of a licence for a new omnibus or lorry under this section, and upon such cancellation a refund of duty shall be made in accordance with the provisions of section 36.
- (6) Nothing contained in section 43 and in sections 45 to 52 shall apply in the case of any application made under this section for a licence for a new omnibus or lorry.
- 58B. (1) On any change of possession of an omnibus or lorry, otherwise than on the death of the registered owner, the new owner of the omnibus or lorry may make application in accordance with the provisions of section 43 for a new licence for the omnibus or lorry, and the provisions of that section and of sections 45 to 52 shall apply accordingly:

Provided, however, that in any case where the application is for a new licence in respect of the route or routes, or the area of operation and additional services, if any, approved for that omnibus or lorry before the change of possession, the Commissioner may in his discretion, pending the final determination of the application as hereinbefore provided, direct the licensing authority to issue a provisional licence to the applicant.

- (2) (a) Duty shall be payable on a new licence or a provisional licence issued on application made under subsection (1), and the amount of such duty shall be determined in accordance with the provisions of section 32.
- (b) Where a new licence or a provisional licence is issued, on application made under sub-section (1), to the new owner of any omnibus or lorry, the licensing authority shall cancel the licence previously in force for that omnibus or lorry, and upon such cancellation, refund of duty shall be made to the new owner in accordance with the provisions of section 36.
- (3) Nothing hereinbefore contained shall be deemed to require any omnibus or lorry to be examined and certified as fit before the issue of a new licence or a provisional licence upon any change of possession of the omnibus or lorry.
  - 58c. (1) (a) Where application is made under section 43 for a licence for an omnibus or lorry to come into force at any time after the thirty-first day of January in any year, or
  - (b) where application is made for a licence for a lorry to come into force at any time, and the Commissioner is satisfied that the lorry belongs to, or is intended to be employed wholly or mainly in the service of, His Majesty,

it shall be lawful for the Commissioner pending the final determination of the application as hereinbefore provided, to direct the licensing authority to issue a provisional licence to the applicant.

(2) The provisions of section 44 and of paragraphs (a) to (d) set out in section 53 (2) shall apply in every case where the Commissioner directs a licensing authority under this section to issue a provisional licence for any omnibus or lorry, and for the purposes of such application the direction of the Commissioner under this section shall be deemed to be a decision or order communicated under section 52.

Issue of new licences on change of possession.

Issue of provisional licences in case of omnibus or lorry for which a licence is not in force.

(3) In any case where a provisional licence for an omnibus or lorry is issued in accordance with sub-section (1), the duty payable thereon shall be the same as the duty which would under section 32 be payable on an ordinary licence for that omnibus or lorry.

Cancellation of provisional licences on issue or refusal of licence.

- (1) Where a provisional licence has been issued to any person in accordance with the provisions of section 58B or section 58c, the licensing authority shall, upon receipt of the communication of the decision of the Commissioner or of the order of a Tribunal of Appeal upon the application-
  - (a) if the decision or order is that the licence should be issued, issue a licence to that person in accordance with such decision or order; and
  - (b) whether or not the licence is to be issued, by notice sent by registered post require that person to surrender the provisional licence for cancellation.
- (2) Any person who fails to surrender a provisional licence in accordance with any notice sent under sub-section (1) (b) shall be guilty of an offence, and any provisional licence which is not so surrendered shall for the purposes of this Ordinance be void and of no effect after the date of the receipt of such notice.

(3) (a) No duty shall be payable on any licence issued

under sub-section (1) (a) for any omnibus or lorry.

(b) In any case where a licence for an omnibus or lorry is not issued to the holder of a provisional licence under paragraph (a), the provisions of section 36 shall apply upon the surrender of that provisional licence.

Relief licences for omnibuses.

- 58E. (1) (a) The Commissioner may at any time by written order require any person who is the holder of five or more licences for omnibuses
  - (i.) to keep and maintain, during a specified period, such number of additional omnibuses as may be specified in the order and to have each such omnibus in a fit condition and ready for use in the circumstances referred to in sub-section (6); and
  - (ii.) to make application, in accordance with the order, for a licence in the prescribed form, (hereinafter referred to as a "relief licence"), for each such additional omnibus.
- (b) Every order under paragraph (a) shall specify the licensing authority to which such application shall be made, and copy of the order shall be sent by the Commissioner to that licensing authority.

(c) It shall be the duty of every person to whom any order under paragraph (a) is addressed to comply with such order.

- (d) Where any person to whomean order under paragraph (a) is addressed, fails to obtain a relief licence by reason of the fact that the licence is refused by the licensing authority under section 53 (2) (c), that person shall be deemed to have contravened the order.
- (2) The Commissioner may at any time in his discretion, upon application made in the prescribed form by any person who is the holder of, or an applicant for, five or more licences for omnibuses or lorries, direct the licensing authority to issue to that person a relief licence for each additional omnibus or lorry which he may be authorised by the Commissioner to keep.
- (3) Where application is made to any licensing authority for a relief licence for an additional omnibus in consequence of an order under sub-section (1), or where any licensing authority is directed under sub-section (2) to issue a relief licence for an additional omnibus or lorry, the provisions of section 44 and of paragraphs (a) to (d) of section 53 (2) shall apply, and for the purposes of such application the order or direction of the Commissioner under this section shall be deemed to be a decision or order communicated to the licensing authority under section 52.

(4) Notwithstanding anything to the contrary in this Ordinance, the duty payable on a relief licence for an additional omnibus or lorry for any period shall be one half of the duty which would be payable under section 32 on an ordinary licence for that period for an omnibus or lorry of that class or description.

(5) Nothing contained in sections 43 and 45 to 52 shall apply in relation to any application for or to the issue of a relief licence for an additional omnibus or lorry.

(6) Where any omnibus for which a licence is in force is for any reason temporarily withdrawn from use on any route specified in the licence for any period exceeding twenty-four hours, it shall be the duty of the owner of that omnibus, if he is the holder of a relief licence for an additional omnibus, to provide a service on that route by the use of the additional omnibus.

- (7) Where a relief licence for an additional omnibus or lorry has been issued to any person under this section, the additional omnibus or lorry shall not be used except—
  - (a) in place of, and on a route or in an area of operation approved for, an omnibus or lorry which is temporarily withdrawn from use and which is owned by that person; or
  - (b) under a special permit issued in accordance with the provisions of section 117 or section 118; or
  - (c) in such other circumstances and subject to such conditions as may be prescribed.
- (8) Where any additional omnibus or lorry is used in contravention of the provisions of sub-section (7) the owner and the driver of the omnibus or lorry shall severally be guilty of an offence.
- (9) Where a relief licence is in force for an additional omnibus or lorry, that licence shall be carried thereon in accordance with the provisions of section 35, together with the licence for any other omnibus or lorry, as the case may be, in place of which the additional omnibus or lorry may for the time being be used."
- 26 Section 64 of the principal Ordinance is hereby amended in the Proviso thereto as follows:—

Amendment of section 64 of the principal Ordinance.

- (a) by the substitution, for all the words from "person" to "highway", of the following:—
  - "person who has completed eighteen years of age may, notwithstanding that he is not the holder of a certificate of competence, drive on a highway"; and
- (b) in paragraph (b) by the substitution, for all the words from "if there is" to" prescribed", of the following:—

"if there is carried above each identification plate fixed on the car, in such manner as not to obscure any such identification plate, a white board or plate bearing the letter "L" painted thereon in red".

27 Section 68 of the principal Ordinance is hereby amended by the addition at the end thereof of the following new subsection which shall have effect as sub-section (5) of that section:—

Amendment of section 68 of the principal Ordinance.

- "(5) Where any entry made under sub-section (1) on any certificate of competence is cancelled under sub-section (3) or sub-section (4), the Commissioner may, on application made by the holder of that certificate in accordance with the provisions of section 67 (1) at any time after the expiry of two years from the date of such cancellation, make a fresh entry on that certificate under sub-section (1) of this section."
- 28 Section 71 of the principal Ordinance is hereby amended in sub-section (1) (c) thereof by the substitution, for the words "A copy of every certificate issued by any officer", of the words "Every application made to, and a copy of every certificate issued by, any officer".

Amendment of section 71 of the principal Ordinance.

29 Section 75 of the principal Ordinance is hereby amended in sub-section (3) by the substitution, for the words "Magistrate of the court.", at the end of that sub-section, of the words "Magistrate of the court, or in the case of a conviction by the Supreme Court, by the Registrar of that Court.".

Amendment of section 75 of the principal Ordinance.

30 Section 76 of the principal Ordinance is hereby amended in sub-section (5) by the addition, at the end of paragraph (e) thereof, of the following:—

Amendment of section 76 of the principal Ordinance.

"Where a new certificate is issued to any such person the Commissioner shall make an entry in the new certificate to the effect that it is issued in consequence of on order under this section, but shall not set out therein any particulars relating to any previous conviction of that person.".

Amendment of section 79 of the principal Ordinance.

- 31 Section 79 of the principal Ordinance is hereby amended as follows:—
  - (a) by the repeal of sub-section (1) and the substitution therefor of the following sub-section:—
    - "(1) An omnibus, or a lorry having at are exceeding one ton, shall not be driven—
      - (a) on any highway within an urban area, at a greater speed than twenty miles per hour;
         or
      - (b) on any highway outside an urban area, at a greater speed than twenty-five miles per hour."
  - (b) by the repeal of sub-section (2); and
  - (c) by the re-numbering of sub-section (3) as sub-section (2), and by the omission of the words "or sub-section (2)" occurring therein.

Amendment of section 97 of the principal Ordinance.

Amendment of section 107 of the principal Ordinance.

32 Section 97 of the principal Ordinance is hereby amended in sub-section (1) (c) (i), by the substitution for the words "the property", of the words "the property or animal".

33 Section 107 of the principal Ordinance is hereby amended in sub-section (6), by the substitution for the words "on demand to recover the whole fare so paid," of the following:—

"on demand to recover the amount of the fare payable in respect of the part of the journey which remains uncompleted or the price of a ticket which will enable him to complete his journey on another omnibus, whichever is the greater.". "

Amendment of section 111 of the principal Ordinance.

- 34 Section 111 of the principal Ordinance is hereby amended as follows:—
  - (a) in sub-section (1) by the substitution, for the words "other than the personal luggage", of the words "other than such goods as may be prescribed or the personal luggage";
  - (b) in sub-section (4) by the substitution, for the words "personal luggage.", of the words "personal luggage, and of the goods, other than personal luggage, which may be carried in motor cabs or omnibuses.";
  - (c) by the addition, at the end thereof, of the following new sub-section which shall have effect as sub-section (6) of that section:—
    - "(6) No omnibus shall be stopped by any police officer for the purpose of ascertaining whether any offence under this section has been committed in respect of that omnibus, unless that officer is of a rank not below that of sergeant in charge of a station.".

Amendment of section 114 of the principal Ordinance.

- 35 Section 114 of the principal Ordinance is hereby amended in sub-section (1) thereof as follows:—
  - (a) by the substitution, for the words "shall keep", of the words "shall, unless exemption in respect of that hiring car or lorry has been granted in accordance with regulations, keep"; and

36 Section 115 of the principal Ordinance is hereby

amended by the substitution, for the words "shall carry", of the words "shall, unless exemption in respect of that omnibus

or lorry has been granted in accordance with regulations,

(b) by the omission of paragraph (d) thereof.

Amendment of section 115 of the principal Ordinance.

Amendment of section 117 of the principal Ordinance.

ot al carry

37 Section 117 of the principal Ordinance is hereby amended as follows:—

(a) by the repeal of sub-section (1) and the marginal note thereto, and substitution therefor of the following:—

"(1) The Commissioner or any police officer of a rank not below that of Assistant Superintendent, may upon application made by the registered owner of an omnibus or a lorry for which a licence is in force and on payment of the prescribed fee, issue a special permit authorizing the use of that omnibus or lorry during such period as may be specified in the permit, in connection with any religious festival, exhibition, fair, carnival, race-meeting or such other event of public importance as may be prescribed, for the carriage—

 (a) in the case of an omnibus for which a relief licence is in force, of passengers to and from any place along a stated route or routes;

Permits for omnibuses and for festivals and special events.

- (b) in the case of any other omnibus, of passengers to and from any place along any stated route or routes not specified in the licence for that omnibus;
- (c) in the case of a lorry for which a relief licence is in force, of goods to or from any stated place;
- (d) in the case of any other lorry, of goods to and from any stated place outside the area of operation specified in the licence for that lorry; ";
- (b) in sub-section (2), by the substitution, for the word "passengers", of the words "passengers or goods, as the case may be,"; and
- (c) by the addition at the end thereof, of the following new sub-section which shall have effect as subsection (4) of that section:—
  - "(4) Where any lorry is used under the authority of a special permit issued under sub-section (1), the permit shall be carried in the lorry."
- 38 Section 118 of the principal Ordinance is hereby amended by the repeal of sub-section (1) and the substitution therefor of the following sub-section:—
  - "(1) Regulations may be made prescribing the circumstances in which, the conditions on which, and the authority or officer by whom—
    - (a) an omnibus may be authorised by special permit to use a route, other than a route specified in the licence for that omnibus, for the purposes of the carriage of a party of tourists or of a private party of passengers;

 (b) an omnibus for which a relief licence is in force may be authorized to be used for any purpose mentioned in paragraph (a);

(c) a lorry may be authorised to be used for the carriage of goods to or from any place outside the area of operation specified in the licence for that lorry."

- 39 Section 123 of the principal Ordinance is hereby amended in sub-section (1) as follows:—
  - (a) by the substitution for the words "not more than two persons", of the words "not more than three persons"; and

(b) by the substitution, for the words "any two or more", of the words "any four or more."

- ${\bf 40}$  Section 124 of the principal Ordinance is hereby amended as follows :—
  - (a) by the re-numbering thereof as sub-section (1) of section 124;
  - (b) in the re-numbered sub-section (1), by the omission of the words "either laden or unladen";
  - (c) by the addition, immediately after renumbered subsection (1), of the following new sub-sections which shall have effect as sub-sections (2) and (3) of section 124:—

"(2) Where any omnibus is weighed for the purposes of sub-section (1), it shall be the duty of every passenger on that omnibus, if required so to do, to alight from the omnibus before it is weighed.

(3) Where any lorry is weighed for the purposes of sub-section (1), no goods shall be unloaded therefrom except with the consent of the person for the time being in charge of the lorry."

41 The following new section shall be inserted immediately after section 125 of the principal Ordinance and shall have effect as section 125A of that Ordinance:—

"125A. Regulations may be made—

- (a) prescribing the circumstances in which, and the conditions subject to which, exemption from the provisions of sections 114 and 115 may be granted by the Commissioner in respect of any omnibus or lorry;
- (b) providing that any specified provision of this Part shall not apply in the case of any lorry which is for the time being used for the purposes of His Majesty's service.".

Amendment of section 118 of the principal Ordinance.

Amendment of section 123 of the principal Ordinance.

Amendment of section 124 of the principal Ordinance.

Insertion of new section 125A in the principal Ordinance.

Exemptions from provisions of this Part.

Amendment of section 127 of the principal Ordinance.

- 42 Section 127 of the principal Ordinance is hereby amended in sub-section (2) thereof as follows:—
  - (a) by the re-numbering of that sub-section as paragraph (a) of that sub-section;
  - (b) by the addition, immediately after the re-numbered paragraph (a), of the following new paragraph:—
    - "(b) The provisions of sub-section (1) shall not apply in the case of any motor car at any time when it is being driven in accordance with the conditions contained in the Proviso to section 64 by a person who has completed eighteen years of age, for the purpose of learning to drive a motor car.".

Amendment of section 128 of the principal Ordinance.

- 43 Section 128 of the principal Ordinance is hereby amended in sub-section (1) thereof as follows:—
  - (a) by the substitution for paragraph (c) thereof of the following paragraph:—
    - "(c) in the case of a hiring car or lorry, covers any liability which is referred to in paragraph (b) and which may be incurred in respect of any one accident, up to an amount which shall not be less than twenty thousand rupees, or in the case of any other motor car covers any such liability as may actually be incurred.";
  - (b) in paragraph (ii) of the Proviso thereto, by the omission of the words "for fee or reward or".

Amendment of section 130 of the principal Ordinance.

- 44 Section 130 of the principal Ordinance is hereby amended in sub-section (4) thereof as follows:—
  - (a) in paragraph (a) (iv), by the substitution for the word "reward;" of the words "reward, otherwise than on a contract of hire under which the hirer drives the car himself;";
  - (b) by the omission of the word "or" at the end of paragraph(c);
  - (c) by the re-numbering of paragraph (d) as paragraph (e);
  - (d) by the insertion, immediately before the re-numbered paragraph (e), of the following:—
    - "(d) in the case of a motor cycle which has no side-car attached thereto, provides that no person other than the driver shall be carried thereon; or ".

Amendment of section 139 of, the principal Ordinance.

Amendment of section 159 of the principal Ordinance.

- 45 Section 139 of the principal Ordinannee is hereby amended in sub-section (2) by the substitution, for the word "delivered", of the word "issued".
- 46 Section 159 of the principal Ordinance is hereby amended in sub-section (3) thereof by the substitution, for the words "shall be returned", of the words "shall, on demand, be returned".

Amendment of section 176 of the principal Ordinance.

- 47 Section 176 of the principal Ordinance is hereby amended by the substitution, for the definition of "Tribunal", of the following:—
- "Tribunal" or "Tribunal of Appeal" means a Tribunal of Appeal constituted under section 4;".

Amendment of First Schedule to the principal Ordinance.

- 48 The First Schedule to the principal Ordinance is hereby amended as follows:—
  - (a) in regulation 11 (1), by the substitution, for the words "six inches", of the words "twelve inches";
  - (b) by the omission of regulation 18;
  - (c) by the omission of regulation 21 (2).

Amendment of Second Schedule to the principal Ordinance. 49 The Second Schedule to the principal Ordinance is hereby amended by the insertion after Form 5 therein, of the following new Form 5A:—

" FORM 5A.

(Section 18 (2A)).

The Motor Car Ordinance, No. 45 of 1938.

 I will not make application to the Commissioner under section 58a of the Motor Car Ordinance, No. 45 of 1938, for a licence for a new \*omnibus/lorry to replace that \*omnibus/lorry.

The approved \*\*area of operation and additional services specified on the licence for the \*omnibus/lorry \* is/are :--

(Signature of transferor) "

- I Name of transferor.
- 2 Name of transferee.
- 3 Date of transfer.
- 4 Specify routes or area and services.
- \* Strike out what is inapplicable.

### Objects and Reasons.

The object of this Bill is to amend the Motor Car Ordinance, No. 45 of 1938, in certain respects, principally in regard to the licensing of omnibuses and lorries and to the requirements relating to policies of insurance in respect of omnibuses and lorries.

- 2. Clause 3 of the Bill amends section 4 of the principal Ordinance by the substitution of new provisions under which the Governor will be empowered to appoint not less than ten persons to form a panel from which Tribunals of Appeal, each consisting of three members, may be constituted. This amendment will enable appeals from the decision of the Commissioner on applications for licences to be dealt with more expeditiously. The new sub-section (6) of section 4 will enable a Tribunal to state a case for the opinion of the Supreme Court on a question of law.
- It is proposed to insert in the Ordinance new provisions relating to the consequences of any change of possession of an omnibus or lorry otherwise than by reason of the death of the registered owner. The effect of the amendments made in sections 18 and 20 of the principal Ordinance by Clauses 5 and 6, read together with the new sections 58A and 58B which will be inserted in the Ordinance by Clause 25, is that where the registered owner of an omnibus or lorry voluntarily transfers the vehicle to any other person the registered owner will have the option of applying, under section 58A, for a licence for a new omnibus or lorry to replace the vehicle which is transferred; and in such a case where the application is for a licence for the new vehicle in respect of the route or routes or the area of operation previously approved for the vehicle which is transferred, the Commissioner will be empowered to direct the licensing authority to issue the licence, and the provisions relating to objections and appeals will not apply.

Where the registered owner does not exercise the option of replacing the transferred omnibus or lorry by a new vehicle, the new owner will be entitled, for a period of fourteen days from the date of transfer, to use the omnibus or lorry under and in accordance with the licence for the time being in force, and will be able, under section 58B, to make application for a new licence for that omnibus or lorry; where the application is for a licence in respect of the route or routes or the area of operation previously approved for that omnibus or lorry, the Commissioner will be empowered to direct the licensing authority to issue a provisional licence which will be valid until the question whether the licence should be granted is finally determined in accordance with the provisions set out in sections 43 to 52 of the Ordinance. The power to issue a provisional licence may also be exercised in any other case where there is a change of possession of an omnibus or lorry otherwise than on the death of the registered owner.

4. Clause 10 replaces section 43 of the principal Ordinance by a new section which provides, *inter alia*, that every application for a licence for an omnibus or lorry to come into force at any time in the month of January in any year must be made to the licensing authority on or before 30th day of September in the preceding year.

in the preceding year.

It is proposed that in the case of a licence to come into force at any other time in any year the application will be considered as expeditiously as possible; in such cases it will therefore be likely that the application will be finally granted or approved within six weeks from the date on which the application is made to the licensing authority.

application is made to the licensing authority.

5. Sub-section (5) of the new section 43 provides that where an omnibus or lorry is transferred, after an application for a licence therefor has been made, the application will be void and that no further proceedings will be taken thereon.

Provision is being made in the new section 43 to enable the applicant for a licence for a lorry to state in his application, not only the area of operation in which the lorry is to be used, but also the additional services which he proposes to provide under the licence. Consequential amendments will also be made in the other sections in Part V (b) so as to enable the Commissioner and the Tribunal of Appeal to consider and approve the provision of additional services under licences for lorries.

- 6. Clause 22 replaces section 55 of the principal Ordinance by a new section under which application may be made by the registered owner of an omnibus or lorry for the alteration of the approved routes or approved area of operation specified on the licence. In such a case the ordinary procedure relating to objections and appeals will apply, but the Commissioner will be empowered provisionally to grant such an application pending the final determination of the question whether or not the alteration is to be made.
- 7. Clause 23 of the Bill inserts two new sections 55A and 55B in the principal Ordinance. The new section 55A will empower the Commissioner to amend licences for any two omnibuses belonging to the same registered owner in order to enable each such omnibus to be used on the route or routes previously approved for the other omnibus. A similar power will be exercised in the case of two lorries belonging to the same registered owner.

The new section 55° will enable regulations to be made specifying the cases in which a licence may be issued authorising the use of any lorry in any part of Ceylon without restriction as to the area in which the lorry may be used.

- 8. Under the new section 58c, which will be inserted in the principal Ordinance by Clause 25, the Commissioner will be empowered, in any case where application is made for a licence for an omnibus or lorry to come into force at any time after the 31st day of January, to direct the licensing authority to issue a provisional licence pending the final determination of the application in accordance with the ordinary procedure. The section will also confer on the Commissioner the power to grant a provisional licence at any time in any case where he is satisfied that the lorry belongs to, or is intended to be employed, wholly or mainly in, the service of His Majesty.
- 9. The new section 58E, which is also to be inserted in the principal Ordinance by Clause 25, will provide for the issue of relief licences for omnibuses or lorries. Under sub-section (1), the Commissioner will be empowered to require any person who is the holder of five or more licences for omnibuses to keep one or more additional omnibuses and to apply for a relief licence for each such additional omnibus. Under sub-section (2), the holder of five or more licences for omnibuses or lorries will be enabled to apply to the Commissioner for authority to keep one or more additional omnibuses or lorries, and the Commissioner may, in such a case, direct the licensing authority to issue a relief licence or licences.

The duty payable on a relief licence for any period will be half the duty payable on an ordinary licence for that period.

Sub-section (6) of the new section will provide that where an omnibus is temporarily withdrawn from use on any route for any period exceeding twenty-four hours the owner will if he is the holder of a relief licence for an additional omnibus, be bound to provide a service on that route by the use of the additional omnibus.

Sub-section (7) will lay down the necessary restrictions as to the use of additional omnibuses or lorries in respect of which relief licences are in force.

- 10. Clause 31 of the Bill will amend section 79 of the principal Ordinance in order to provide that the speed limit in the case both of omnibuses, and of lorries having a tare exceeding one ton, will be 20 miles per hour in urban areas and 25 miles per hour outside urban areas.
- 11. Clause 34 will amend section 111 of the principal Ordinance so as to enable regulations to be made permitting the carriage on hiring cars of specified goods, in addition to the personal luggage of passengers.
- 12. Clauses 37 and 38 will amend sections 117 and 118 of the principal Ordinance in order to enable permits under these sections to be issued in respect, not only of omnibuses, but also of lorries.

- Clause 40 of the Bill will amend section 124 of the principal Ordinance in order to provide that when a lorry is to be weighed for the purposes of that section, goods shall not be unloaded therefrom except with the consent of the person for the time being in charge of the lorry.
- Clause 41 will insert in the principal Ordinance a new section 125A under which regulations may be made authorising the Commissioner to grant exemption, in appropriate cases, from the provisions of sections 114 and 115 of the Ordinance which require registers and record sheets to be maintained in respect of the use of omnibuses and lorries.

By paragraph (b) of the new section 125A, power will be taken to make regulations providing that any of the sections in Part VII. of the Ordinance shall not apply in the case of any lorry which is for the time being used for the purposes of His Majesty's service.

Clause 42 will amend section 127 (2) of the principal Ordinance by the insertion therein of a new paragraph which provides that sub-section (1) of that section shall not apply in the case of a motor car driven by a person who is learning to drive.

Section 64 of the Ordinance permits a learner, subject to certain specified conditions, to drive a motor car although he is not the holder of a certificate of competence. necessary, therefore, to provide that in such a case the driving of a motor car by a learner need not be covered by a policy

Clause 43 will effect an important amendment in section 128 of the principal Ordinance, designed to provide that the policy of insurance in respect of an omnibus need not cover any liability incurred to a passenger. Under the section as amended, the policy relating to a hiring car or a lorry will be required to cover liability in respect of any one accident up to an amount which must not be less than twenty thousand rupees.

> S. W. R. D. BANDARANAIKE, Minister for Local Administration.

Colombo, August 2, 1939.

### MINUTE.

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

L. D.—O 60/37

### An Ordinance to provide for the regulation of the currency of Ceylon.

### TABLE OF SECTIONS.

- Short title and date of operation.
- Board of Commissioners of Currency.
- Standard unit of value. 3.
- Currency in which contracts may be made.
- Power to issue currency notes and coins. 5.
- Existing notes and coins to continue to be legal tender.
- Currency notes to be issued in the name of the Government of Ceylon.
- Amount for which currency notes and Ceylon coins are legal 8. tender.
- Indian rupee, &c., to be legal tender until date to be 9. appointed.
- Indian rupee, &c., to be accepted by the Board in exchange 10. for Ceylon notes. Meaning of "illegally dealt with".
- Form and design of currency notes.
- Form and design of coins. 13.
- Redemption of Ceylon currency in Indian currency, and 14. issue of Ceylon currency in exchange for Indian currency.
  Redemption of Ceylon currency in sterling and issue of
- 15. Ceylon currency in exchange for sterling.
- Minimum amount that can be exchanged. 16.
- Charges in respect of exchange. Demonetisation of notes and coins. 17.
- 18. Establishment of Currency Security Fund.
- 19. Transfer of moneys and investments of the Ceylon Currency 20. Commissioners to the Security Fund.
- Crediting of certain receipts to the Security Fund. 21.
- Charges upon the Security Fund. 22.
- Crown Agents and Reserve Bank to hold Security Fund. 23.
- Board may borrow on security of investments. Currency Income Account. 24.
- 25.
- What sums may be credited to Income Account. 26.
- Charges upon Income Account.

- When expenditure of an exceptional nature may be charged upon the Security Fund.
- Surplus in Income Account to be used to meet deficiency in Security Fund.
- Deficiency in Income Account to be met from the general revenue.
- 31. Amount of Security Fund, how determined.
- When Governor may order payment out of general funds of the Island to meet the legal obligations of the Board.
- 33. Procedure to be adopted when Security Fund has surplus.
- 34. Publication of statements.
- 35. Vesting of rights, powers, duties, obligations, and contracts of the Ceylon Currency Commissioners in the Board.
- 36. Regulations.
  - Evidence.
     Penalty for mutilating or defacing a currency note.
- 39. Power to issue currency notes remaining unissued on the appointed date.
- 40. Interpretation.
- 41. Repeal.

# An Ordinance to provide for the regulation of the currency of Ceylon.

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

Short title and date of operation.

Board of Commissioners of Currency.

- 1 This Ordinance may be cited as the Currency Ordinance, No. of 1939, and shall come into operation on such date as may be appointed by the Governor by Proclamation published in the Gazette.
- 2 (1) A Board to be called the Board of Commissioners of Currency (hereinafter referred to as the "Board") is hereby established for the purposes of this Ordinance.
- (2) The Board shall consist of five Commissioners. Three of the Commissioners shall be the persons for the time being lawfully discharging the functions of Financial Secretary, Deputy Chief Secretary and Deputy Financial Secretary. Two of the Commissioners (hereinafter referred to as "the nominated Commissioners") shall be appointed by the Governor after consultation with the Board of Ministers. The nominated Commissioners shall hold office for three years from the date of appointment, and they shall be entitled to such remuneration for their services as may be fixed by the Governor.
- (3) The Financial Secretary shall be the Chairman of the Board, and shall preside at all meetings of the Board. In the absence of the Financial Secretary the Deputy Financial Secretary shall act as Chairman.
- (4) The Board shall meet whenever convened by the Chairman. The quorum at any meeting shall be three. The Chairman shall in the event of an equality of votes have a second or casting vote.
- (5) The Board shall have an office in Colombo, and may from time to time—
  - (a) with the approval of the Governor appoint such agents as they may consider necessary;
  - (b) employ such officers, servants, and other persons as they may consider necessary.
- (6) The Board may arrange with the Government to employ on the work of the Board, on such terms as the Governor may determine either generally or specially, such officers and servants in the service of Government as they deem necessary, and such officers or servants shall, while engaged in the work of the Board, continue to be subject to all terms and conditions of service, all general orders, public service and pension regulations as are applicable to persons in the service of Government.
- (7) Any duty devolving, and any power conferred, on the Board may be discharged or exercised by any three of the Commissioners.
- (8) Any act of the Board may be signified in writing under the hand of the Chairman of the Board.
- (9) If any Commissioner is for the time being unable to act the Governor may appoint a fit person to act in his place during such inability.
- 3 (1) The standard unit of value of this Island shall be the Ceylon rupee.
- (2) The Ceylon rupee shall be divided into one hundred units, each of which shall be called a cent.

Standard unit of value. 4 Every contract, sale, payment, bill, note, instrument, and security for money, and every transaction, dealing, matter and thing whatsoever relating to money, or involving the payment of money, or the liability to pay any money, shall, in the absence of express agreement to the contrary, be held to be made, executed, entered into, done and had in the Island according to the Ceylon rupee.

Currency in which contracts may be made.

5 (1) Subject to the provisions of this Ordinance it shall be lawful for the Board to provide, issue, and re-issue currency notes and coins.

Power to issue currency notes and coins.

- (2) Currency notes may be issued, re-issued, cancelled or destroyed in such manner as the Board may determine.
- (3) Coins may be issued, re-issued, and withdrawn from circulation in such manner as the Board may determine.
- 6 All Ceylon notes and all Ceylon coins which are legal tender in Ceylon on the appointed date shall continue to be legal tender as provided in section 8 and shall be deemed for the purposes of this Ordinance to be issued under this Ordinance.

Existing notes and coins to continue to be legal tender.

7 Currency notes issued under this Ordinance shall be issued in the name of the Government of Ceylon.

Currency notes to be issued in the name of the Government of Ceylon.

- **8** (1) Currency notes issued or deemed to be issued under this Ordinance shall be legal tender in Ceylon for the payment of any amount.
- Amount for which currency notes and Ceylon coins are legal tender.
- (2) Coins issued or deemed to be issued under this Ordinance shall, provided such coins have not been illegally dealt with, be legal tender in Ceylon for the payment of an amount not exceeding—
  - (a) five rupees in the case of silver coins;
  - (b) one rupee in the case of other coins.
  - 9 The following silver coins—

(a) the Indian rupee,

(b) the Indian half-rupee,

(c) the Indian quarter-rupee,

shall, until such date as may be appointed by the Governor by Proclamation published in the Gazette, continue to be legal tender in Ceylon: Indian rupee, &c., to be legal tender until date to be appointed.

Indian rupee,

&c., to be accepted by

the Board in

exchange for

Ceylon notes.

Provided that no coin which-

(a) has been illegally dealt with, or

(b) is below the weight prescribed in section 10, shall be legal tender.

10 Until the date appointed under section 9, the Board shall accept Indian silver rupees, half-rupees and quarter-rupees in exchange for Ceylon notes and Ceylon coins at the rate of one Indian rupee for one Ceylon rupee:

Provided that such coins have not been illegally dealt with or become diminished in weight by wear or otherwise so as to be below the standard weight (if any) by more than—

(i) six and one quarter per centum in the case of the Indian rupee,

(ii) twelve and one half per centum in the case of the Indian half-rupee and quarter-rupee.

11 For the purposes of this Ordinance, a coin shall be deemed to be illegally dealt with—

Meaning of "illegally dealt with".

- (a) where the coin is impaired, diminished, or lightened otherwise than by fair wear and tear, or
- (b) where the coin is defaced by gilding or silvering or by having any name, word, device, or number, stamped thereon, whether the coin has or has not been thereby diminished or lightened.
- 12 (1) Currency notes issued under this Ordinance shall be—
  - (a) of such denomination;
  - (b) of such form and design;
  - (c) printed from such plates; (d) printed on such paper; and
  - (e) authenticated in such manner,
- as may from time to time be approved by the Secretary of State.
- (2) The plates shall be prepared and kept, and the notes printed, in accordance with the conditions prescribed.

Form and design of currency notes.

Form and design of coins.

- 13 (1) Coins issued under this Ordinance shall be-
- (a) of such denomination,
- (b) of such metal,
- (c) of such form and design, and
- (d) of such standard weight and fineness,

as the Governor may, with the previous approval of the Secretary of State, from time to time declare by Proclamation published in the Gazette.

- (2) The Governor may also, with the previous approval of the Secretary of State, from time to time declare by Proclamation published in the Gazette the amount of remedy or variation from the standard weight and fineness which shall be allowed in the making of coins issued under this Ordinance.
- 14 Subject to the provisions of sections 16 and 17, the Board shall—
  - (a) pay Indian currency at Bombay to any person who shall pay or cause to be paid to the Board in Colombo the equivalent value in Ceylon currency of the Indian currency required at the rate of one Ceylon rupee to one Indian rupee;
  - (b) issue Ceylon currency in Colombo to any person who shall pay or cause to be paid to the Reserve Bank at Bombay the equivalent value in Indian currency of the Ceylon currency required at the rate of one Indian rupee to one Ceylon rupee:

Provided that the Governor may with the concurrence of the Board of Ministers by order in writing suspend the obligation to issue Ceylon currency in exchange for Indian currency.

15 Whenever the obligation to issue Ceylon currency in exchange for Indian currency is suspended the Board shall, subject to the provisions of sections 16 and 17—

(a) pay sterling at London to any person who shall pay or cause to be paid to the Board in Colombo the equivalent value in Ceylon currency of the sterling required at the rate of one Ceylon rupee to one shilling and six pence;

(b) issue Ceylon currency in Colombo to any person who shall pay or cause to be paid to the Crown Agents at London the equivalent value in sterling of the Ceylon currency required at the rate of one shilling and six pence to one Ceylon rupee.

16 The Board shall not exchange currency as hereinbefore provided unless the amount of the Ceylon currency to be given or received in exchange is not less than the prescribed minimum

17 The Board shall be entitled to charge and levy from any person exchanging currency as hereinbefore provided—

(a) a commission at a rate or rates to be prescribed from time to time not exceeding one rupee and seventy-five cents for every one hundred rupees of Ceylon currency taken or given in exchange;

(b) a charge for all telegraphic communications between the Board and its agents in connexion with the exchange calculated at the usual rates prescribed for the public.

18 (1) The Governor may by Proclamation published in the Gazette declare that any currency notes or Ceylon coins issued or deemed to be issued under this Ordinance shall cease to be legal tender after a date to be specified in such Proclamation.

(2) The holder of any currency note demonetized under sub-section (1) shall, on tendering such currency note at the office of the Board in Colombo at any time after the date specified in the Proclamation, be entitled to receive legal tender in exchange.

- 19 A fund to be called the Currency Security Fund (hereinafter referred to as "the Security Fund") is hereby established.
- 20 All moneys and investments in the possession of or standing to the credit of the Ceylon Currency Commissioners under the Ceylon Paper Currency Ordinance, 1884, are hereby transferred to the Security Fund:

Provided that if on the appointed date the total value of such moneys and investments together with the remainder of the Security Fund exceeds the face value—

(a) of all currency notes in circulation; and

(b) of all coins estimated by the Board to be in circulation, the excess shall be paid by the Board to the general revenue.

Redemption of Ceylon currency in Indian currency and issue of Ceylon currency in exchange for Indian currency.

Redemption of Ceylon currency in sterling and issue of Ceylon currency in exchange for sterling.

Minimum amount that can be exchanged.

Charges in resepct of exchange.

Demonetisation of notes and

coins.

Establishment of Currency Security Fund.

Transfer of moneys and investments of the Ceylon Currency Commissioners to the Security Fund.

- The Board shall credit to the Security Fund-
- (a) the Indian currency and sterling received on behalf of the Board under sections 14 and 15 by the Reserve Bank and the Crown Agents respectively;

(b) proceeds of sale of silver

- (c) the Indian silver rupees, half-rupees, and quarter-rupees accepted by the Board under section 10;
- (d) each year, subject to section 33 (2), a sum equal to one per centum of the amount of the Security Fund.
- There shall be charged upon the Security Fund-
- (a) the Indian currency and sterling paid out on behalf of the Board by the Reserve Bank and the Crown Agents respectively, under the provisions of sections 14 and 15;
- (b) the purchase price of silver purchased for the manufacture of coins;
- (c) all expenses incurred in the purchase or disposal of investments, or in the remittance of money forming part of the Security Fund.
- 23 (1) The Security Fund shall be held—
- (a) by the Reserve Bank, or
- (b) by the Crown Agents, or
- (c) partly by the Reserve Bank and partly by the Crown Agents:

Provided that the Board may hold in Colombo that part of the Security Fund referred to in paragraphs (c) and (d) (ii.) of

- (2) The Board shall from time to time determine what amount of the Security Fund shall be held by the Crown Agents and the Reserve Bank respectively.
- (3) Such proportion of the Security Fund as may be determined by the Board with the prior approval of the Governor shall ordinarily be held in liquid form. When such liquid part of the Security Fund falls below the proportion determined under this sub-section the Board shall as soon as conveniently may be direct either the Crown Agents or the Reserve Bank or both to sell securities forming part of the Security Fund in order to restore the liquid part of the Fund to the said proportion.
- (4) The Board may from time to time, with the prior approval of the Governor, alter the proportion determined under sub-section (3).
  - (5) (a) The liquid portion of the Security Fund may be—
  - (i) held at London or Bombay in cash or on deposit, or

  - (ii) lent at London or Bombay at call or for short terms, or (iii) invested at London or Bombay in readily realizable securities.
- (b) The Crown Agents and the Reserve Bank shall in all matters affecting the said portion of the Security Fund be bound by such general directions as may be given by the Board with the prior approval of the Governor.
- (6) Subject to the provisions of sub-section (3) and subject to such general directions as may be given by the Board with the prior approval of the Governor and the Secretary of State, the Crown Agents and the Reserve Bank may—
  - (a) invest the Security Fund—
    - (i) in securities of the Government of any part of the British dominions, other Government of Ceylon
    - (ii) in securities guaranteed by the Government of any part of the British dominions other than the Government of Ceylon; or
    - (iii) in any other securities approved by Secretary of State;
  - (b) sell securities and, subject to the provisions of paragraph (a), invest the proceeds in other securities.

Whenever the amount of the liquid portion of the Security Fund shall be insufficient to meet payments falling due under sections 14 and 15, it shall be lawful for the Board to authorise the Crown Agents or the Reserve Bank, as the case may be, to borrow or to advance on the security of any of the investments of the Board such sums as may be necessary for meeting any of the payments so falling due:

Provided that any sum so borrowed or advanced shall be

repaid within a period of one year.

Crediting of certain receipts to the Security Fund.

Charges upon the Security Fund.

Crown Agents and Reserve Bank to hold Security Fund.

> Board may borrow or security of investments.

Currency Income Account.

An account to be called the Currency Income Account (hereinafter referred to as the "Income Account") is hereby established.

What sums may be credited to Income Account.

- 26 The Board shall credit to the Income Account—
- (a) all dividends, interest, or other income derived from-
  - (i) investments, or
  - (ii) the employment in any other manner of the moneys of the Security Fund;
- (b) all commissions paid to the Board in respect of dealings in currency as provided hereinbefore;
- (c) all other receipts of the Board which by this Ordinance are not required to be paid to the Security Fund.

Charges upon Income Account.

- There shall be charged upon the Income Account—
- (a) all outgoings and expenses of the Board and its agents including the Crown Agents and the Reserve Bank which by this Ordinance are not charged on the Security Fund;
- (b) each year, subject to section 33 (2), a sum equal to one per centum of the amount of the Security Fund.

When expenditure of an exceptional nature may be charged upon the Security Fund.

28 The Board may, with the prior approval of the Governor, charge any expenditure of an exceptional nature on currency matters upon the Security Fund and not upon the Income Account

Surplus in Income Account to be used to meet deficiency in Security Fund.

- (1) If on the thirtieth day of September in any year the face value-
  - (a) of all currency notes in circulation, and
  - (b) of all Ceylon coins estimated by the Board to be in circulation.

exceeds the amount of the Security Fund, there shall be transferred to the said Fund the surplus (if any) in the Income Account or such part thereof as shall be equal to the excess.

- (2) The whole of the surplus in the Income Account or any part thereof which shall not be required under sub-section (1) shall be paid into the general revenue of the Island.

If on the thirtieth day of September in any year there is a deficiency in the Income Account, it shall be lawful for the Governor, and he is hereby required on the application of the Board, to order the payment of a sum equal to such deficiency to the Income Account out of the general revenue of the Island.

Amount of Security Fund how determined.

Deficiency in Income Account to be met from the general revenue.

- 31 For the purposes of this Ordinance the Security Fund at any date shall be the aggregate at that date of
  - (a) the amount of the liquid moneys of the Fund;
  - (b) the market value, as estimated by the Board, of the investments in the Fund less the amount of any advances obtained under section 24;
  - (c) the realizable value of the silver held by or on behalf of the Board;
  - (d) the realizable value of the silver-
    - (i) in the Ceylon coin estimated by the Board to be in circulation,
    - (ii) in the Ceylon coin held by or on behalf of the Board.

When Governor may order payment out of general funds of the Island to meet the legal obligations of the Board.

32 If at any time the Board is unable to meet its legal obligations under this Ordinance, it shall be lawful for the Governor and he is hereby required to order the payment out of the general funds of the Island of such sum as may be necessary to meet such obligations of the Board.

Procedure to be adopted when Security Fund has surplus.

- 33 If on the thirtieth day of September in any year, the amount of the Security Fund exceeds one hundred and ten per centum of the face value
  - (a) of all currency notes in circulation, and
  - (b) of all Ceylon coins estimated by the Board to be in circulation,

the Governor may, on being informed by the Board of such excess, with the approval of the Secretary of State, give either or both of the following directions:-

- (1) that the whole or any part of such excess shall be paid from the said Fund to the general revenue of the Island;
- (2) that the annual charge on the Income Account of one per centum of the Security Fund shall be wholly or partially discontinued till such time as he may order otherwise.

### 34 (1) The Board shall—

- (a) cause to be published yearly in the Gazette as soon as may be an abstract showing as at the thirtieth day of September—
  - (i) the face value of all currency notes in circulation;
  - (ii) the face value of the Ceylon coin estimated by the Board to be in circulation;
  - (iii) a list of the securities held by the Security Fund showing in each case the nominal value, the cost price and the latest known market price:

(iv) the amount of the liquid moneys of the Security Fund;

(v) the realizable value of the silver held by or on behalf of the Board;

- (vi) the realizable value of the silver in the Ceylon coins estimated by the Board to be in circulation;
- (vii) the realizable value of the silver in the Ceylon coins held by or on behalf of the Board; and
- (viii) the total amount of the Security Fund;
- (b) submit annually to the Governor and the Secretary of State a statement of the transactions during the previous year.
- (2) The accounts of all transactions of the Board shall be audited by the Auditor-General.
  - 35 On and after the appointed date—
  - (a) all debts, liabilities, obligations, or contracts of the Ceylon Currency Commissioners outstanding or subsisting on such date shall be deemed to be debts, liabilities, obligations, or contracts of the Board;
  - (b) all deeds, bonds, securities, and other instruments executed or issued by or on behalf of or in favour of the Ceylon Currency Commissioners and in force or enforceable on such date shall be deemed to be executed or issued by or on behalf of or in favour of the Board;
  - (c) all acts, duties, and functions of the Ceylon Currency Commissioners remaining unfinished or uncompleted on such date shall be continued and completed by the Board.

36 The Governor may, with the approval of the Secretary of State, make regulations—

- (a) prescribing anything which by this Ordinance is to be prescribed;
- (b) prescribing the conditions upon which and the manner in which coin which is legal tender in Ceylon may be accepted by the Board in exchange for currency notes: and
- notes; and

  (c) generally for the better carrying into effect of the provisions of this Ordinance.
- 37 (1) In any proceedings in which the genuineness of any currency note shall be in question, a certificate under the hand of the Deputy Financial Secretary to the effect that such note is spurious on the ground that it does not contain the secret features characteristic of a genuine note of corresponding denomination, number and date, shall be received in all courts of law as conclusive evidence of the spuriousness of such note.
- (2) The Deputy Financial Secretary shall not be examined or cross-examined with respect to any such certificate.
  - (3) The certificate shall be in the form following:

This is to certify that I have personally examined the document shown to me, and marked , purporting to be a currency note of the following denomination, number and date, namely—

Denomination:

Number:

Date:

and that the said note is spurious on the ground that it does not contain the secret features characteristic of a genuine note of corresponding denomination, number and date.

- 38 Whoever, without the authority of the Board-
- (a) cuts, or perforates any currency note,
- (b) writes, prints, draws, or affixes any seal or stamp on the face or reverse of any currency note,
- (c) attaches or affixes to any currency note anything in the nature or form of an advertisement,

Publication of statements.

Vesting of rights, powers, duties, obligations, and contracts of the Ceylon Currency Commissioners in the Board.

Regulations.

Evidence.

Penalty for mutilating or defacing a currency note.

shall be guilty of an offence and shall, on conviction after summary trial by a Magistrate, be liable to a fine not exceeding one hundred rupees.

Power to issue currency notes remaining unissued on the appointed date.

The Board is hereby empowered to issue any currency notes printed under the authority of the Ceylon Currency Commissioners constituted under the Paper Currency Ordinance (Chapter 291), and remaining unissued on the appointed date.

The currency notes so issued shall be deemed for all purposes

to be currency notes issued under this Ordinance.

Interpretation.

- 40 In this Ordinance, unless the context otherwise requires-
  - "appointed date" means the date on which this Ordinance
  - comes into operation;
    "Crown Agents" means the person or persons for the time being acting as the Crown Agents for the Colonies in England;
  - "currency notes in circulation" means all currency notes issued or deemed to be issued under this Ordinance excluding all currency notes cancelled, destroyed, demonetized and in the hands of the Board;

  - "Reserve Bank" means the Reserve Bank of India;
    "Secretary of State" means one of His Majesty's Principal Secretaries of State.

Repeal.

41 The Paper Currency Ordinance (Chapter 291) is hereby repealed.

Objects and Reasons.

The scheme of the existing Ordinance for the regulation of the currency of the Island is unsuited to modern conditions; further, it involves the maintenance of a considerable reserve in Indian silver rupees, which is uneconomic.

The object of this Bill is to provide for the economic handling of the Island's currency on up-to-date lines. Provision is made for a new standard unit of value to be called the Ceylon rupee.

> H. J. HUXHAM, Financial Secretary.

Colombo, July 31, 1939.