

# ලංකා රජයේ ගැසට් පත්‍රය

## THE CEYLON GOVERNMENT GAZETTE

අංක 11,645 — 1959 ජනවාරි 23 වැනි සිකුරාදා — 23.1.1959

No. 11,645 — FRIDAY, JANUARY 23, 1959

(Published by Authority)

### PART I: SECTION (I) — GENERAL

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

	PAGE		PAGE
Proclamations by the Governor-General ..	—	Price Orders ..	—
Appointments, &c., by the Governor-General ..	228	Central Bank of Ceylon Notices ..	—
Appointments, &c., by the Public Service Commission ..	—	Accounts of the Government of Ceylon ..	—
Appointments, &c., by the Judicial Service Commission ..	229	Revenue and Expenditure Returns ..	250
Other Appointments, &c. ..	229	Miscellaneous Departmental Notices ..	254
Appointments, &c., of Registrars ..	—	Notice to Mariners ..	—
Government Notifications ..	230	"Excise Ordinance" Notices ..	—

#### Appointments, &c., by the Governor-General

No. 28 of 1959

No. IS/26/3.

#### CEYLON ARMY—REGULAR FORCE—PROMOTION APPROVED BY HIS EXCELLENCY THE GOVERNOR-GENERAL

To be Temporary Brigadier with effect from 19th January, 1959—

Colonel H. W. G. WIJEYEKOON, O.B.E., E.D.

By His Excellency's command,

G. DE SOYZA,  
Permanent Secretary,  
Ministry of Defence and External Affairs.

Colombo 1, January 19, 1959.

No. 29 of 1959

No. D. 8/Rect/6.

#### ARMY—REGULAR FORCE—COMMISSIONS APPROVED BY HIS EXCELLENCY THE GOVERNOR-GENERAL

HIS EXCELLENCY THE GOVERNOR-GENERAL has been pleased to approve the commissioning of the under-mentioned gentlemen as Second-Lieutenants in the Regular Force of the Army in the following order of seniority, with effect from December 18, 1958, and their posting to the Corps/Regiment shown against their names:—

Mr. TUN MAHAMOOR RAJUDIN—Ceylon Light Infantry.

Mr. VINCENT CHARLES DE ZYLVA ADHIHETTY—  
Ceylon Sinha Regiment.

Mr. GANESHA INNOCENT EDWARD CADIRAMEN—  
Ceylon Artillery.

By His Excellency's command,

G. DE SOYZA,  
Permanent Secretary,  
Ministry of Defence and External Affairs.

Colombo 1, 10th January, 1959.

No. 30 of 1959

No. D. 3/Rect/19.

#### ROYAL CEYLON AIR FORCE—APPOINTMENTS TO COMMISSION

HIS EXCELLENCY THE GOVERNOR-GENERAL has been pleased to approve the commissioning of the under-mentioned gentleman as a Pilot Officer in the Royal Ceylon Air Force and his posting to the Secretarial (Education) Branch of the Service with effect from 1st January, 1959.

Name

DIMINGU SARATH GUNASIRI VITHANA.

By His Excellency's command,

G. DE SOYZA,  
Permanent Secretary,  
Ministry of Defence and External Affairs.

Colombo, 10th January, 1959.

## Appointments, &c., by the Judicial Service Commission

No. 31 of 1959

### SUMMARY OF APPOINTMENTS MADE BY THE JUDICIAL SERVICE COMMISSION

Name of Officer	New Appointment	Effective Date of New Appointment	Remarks
Mr. S. R. WIJAYATILAKE	Additional District Judge, Avissawella	12th January, 1959	In addition to his other duties
Mr. L. SAMARATUNGA	Additional District Judge, etc., Kandy	30th January, 1959, and 6th February, 1959	In addition to his other duties
Mr. A. E. R. COREA	Additional Magistrate, Gampola	27th February, 1959	In addition to his other duties
Mr. V. K. KANDASAMY	Additional Magistrate, etc., Trincomalee	28th January, 1959	In addition to his other duties
Mr. V. MANICAVASAGAR	Additional Commissioner of Requests, Colombo	20th January, 1959	In addition to his other duties
Mr. R. KANNUDURAI	Additional Magistrate, etc., Jaffna, at Mallakam	10th January, 1959	—
Mr. O. M. L. PINTO	Additional Magistrate, etc., Ratnapura	12th and 13th January, 1959	During absence of Mr. P. S. W. ABEYAWAR-DENE
Mr. A. C. KANAGASINGHAM	Additional Magistrate, etc., Trincomalee	15th January, 1959	—
Mr. E. P. WIJETUNGA	Additional District Judge, etc., Matara	From 13th January, 1959	Until resumption of duties by Mr. N. EDIRISINGHE
Mr. C. V. S. DE SILVA	Additional Magistrate, etc., Kurunegala, at Kanadulla	15th January, 1959	During absence of Mr. S. S. KULATILEKE
Mr. A. C. KANAGASINGHAM	Additional District Judge, Trincomalee	13th to 15th and 22nd January, 1959	During absence of Mr. A. O. S. DISSANA-YAKE
Mr. R. P. DE SILVA	Additional Magistrate, etc., Balapitiya	14th to 19th January, 1959	During absence of Mr. W. D. THAMOTHERAM
Mr. T. J. C. PEIRIS	Additional Magistrate, etc., Panadura	17th January, 1959	During absence of Mr. C. V. UDALAGAMA

Office of the Judicial Service Commission,  
P. O. Box 573,  
Colombo, 19th January, 1959.

S. R. WIJAYATILAKE,  
Secretary,  
Judicial Service Commission.

## Other Appointments

No. 32 of 1959

### CIVIL SERVICE

No. 74/2/180 (MF).

Mr. D. SAMARAKONE to be Office Assistant, Education Department, with effect from January 5, 1959.

No. 74/2/64 (MF).

Mr. S. THILLIAR to be Office Assistant to the Government Agent of the Administrative District of Vavuniya, with effect from January 5, 1959.

No. 73/1/13 (MF).

Mr. S. SUNDARAMOORTHY to be Office Assistant to the Government Agent of the Administrative District of Kurunegala, with effect from January 5, 1959.

No. 73/1/7 (MF).

Mr. W. A. S. CANAGASABEY to be Office Assistant to the Government Agent of the Administrative District of Anuradhapura, with effect from January 5, 1959.

No. 74/2/157 (MF).

Mr. R. VANDEBONA to be Office Assistant, Ministry of Home Affairs, with effect from January 5, 1959.

No. 74/2/37 (MF).

Mr. E. W. FERNANDO to be an Assistant Controller of Establishments, General Treasury, with effect from January 5, 1959.

No. 73/1/3 (MF).

Mr. F. J. G. CASPERSZ to be attached to the Ministry of Health, with effect from January 5, 1959, until further orders.

No. 74/2/96 (MF).

Mr. C. W. S. GUNAWARDANA to be Office Assistant to the Government Agent of the Administrative District of Hambantota, with effect from January 5, 1959.

No. 74/2/79 (MF).

Mr. T. RANASINGHE to be Office Assistant to the Government Agent of the Administrative District of Matale, with effect from January 5, 1959.

No. 78/1/23 (MF).

Mr. S. S. SILVA to be attached to the Ministry of Nationalised Services and Road Transport, with effect from January 5, 1959.

No. 74/2/91 (MF).

Mr. W. H. PEREIRA to be Administrative Assistant, Education Department, with effect from January 5, 1959.

No. 74/2/22 (MF).

Mr. P. DE F. W. GOONERATNE to be attached to the Ministry of Posts, Broadcasting and Information, with effect from January 5, 1959.

No. 74/76 (MF).

Mr. W. R. O. FERNANDO to be an Administrative Officer, Department of Health, with effect from January 5, 1959.

S. F. AMERASINGHE,  
Secretary to the Treasury.

The Ministry of Finance,  
Colombo 1, January 19, 1959.

No. 33 of 1959

#### APPOINTMENTS BY THE HONOURABLE MINISTER OF JUSTICE

##### Officers administering Oaths under Section 372 of the Civil Procedure Code

Mr. P. B. HERATH to be, while acting in the post of Fiscal's Marshal, Matale, an officer specially authorised to administer the oaths or affirmations which are requisite to the making of affidavits mentioned in section 371 of the said Code, for the judicial division of Matale.

##### Inquirers under Section 120 of the Criminal Procedure Code (Cap. 16)

(1) Mr. J. H. KARUNARATNE to act as Inquirer for Meddeketiya Korale in Kurunegala District, from the 27th December, 1958, until the resumption of duties by Mr. S. B. ILLANKOON.

(2) Mr. N. J. WICKREMASINGHE to act as Inquirer for Ambagamuwa Korale, Kandy District, from the 1st January, 1959, until the resumption of duties by Mr. A. KANAGARATNAM.

(3) Mr. C. R. WANNIHAMY to act as Inquirer for Hurulupalata, Kunchuttu Korale 31A, Anuradhapura District, from the 2nd January, 1959, until the resumption of duties by Mr. P. A. APPUHAMY.

(4) Mr. A. PERUMENAR to act as Inquirer for Karavaku and Nintavur Pattu, Batticaloa District, while acting in the post of Divisional Revenue Officer of the said Pattu, from the 3rd January, 1959, until the resumption of duties by Mr. J. M. SABARATNAM.

(5) Mr. S. M. THEOPHILUS to act as Inquirer for Mannunai South and Erivil Porativu Pattus, Batticaloa District, while acting in the post of Divisional Revenue Officer of the said Pattus, from the 5th January, 1959, until the resumption of duties by Mr. R. SITHAMPARAPILLAI.

(6) Mr. W. M. A. WIJERATNA BANDA to act as Inquirer for Sammanthurai Pattu, Batticaloa District, while acting in the post of Divisional Revenue Officer of the said Pattu, from the 7th January, 1959, until the resumption of duties by Mr. K. NALLAI-NATHAN.

(7) Mr. U. M. M. SALLY to act as Inquirer for Kalutara Totamune in Kalutara District, from the 12th January, 1959, until the resumption of duties by Mr. W. P. DE SILVA.

No. 34 of 1959

THE Honourable the Minister of Home Affairs has appointed Mr. CHANDRASIRI GAMINI DE ALWIS JAYASINGHE to be a Notary Public throughout the judicial division of Colombo and to practise as such in the English language.

No. 35 of 1959

THE Honourable the Minister of Home Affairs has appointed Mr. HERMON ANNESLEY FERNANDO to be a Notary Public throughout the judicial division of Colombo and to practise as such in the English language.

No. 36 of 1959

(A. 464).

THE Honourable the Minister of Home Affairs has appointed Mr. DAVID RANAWAKE to be a Notary Public throughout the judicial division of Colombo with residence and office at Homagama and an additional office at Aturugiriya and to practise as such in the Sinhalese language.

No. 37 of 1959

THE Honourable the Minister of Home Affairs has appointed Mr. EDWARD CHARLES WAIDYARATNE to be a Notary Public throughout the judicial division of Balapitiya and to practise as such in the English language.

No. 38 of 1959

THE Honourable the Minister of Home Affairs has appointed Mr. RAJAPAKSA MUDIYANSELAGE UPALI RAJAPAKSA to be a Notary Public throughout the judicial division of Ratnapura and to practise as such in the English language.

## Government Notifications

No. PR/AF/111.

IT is hereby notified for general information that Mr. Abdul W. M. Ameer, having returned to the Island, resumed duties as Honorary-Consul of the Dominican Republic at Colombo on the 9th January, 1959, relieving Mr. M. H. M. Mohideen who was acting for him.

G. DE SOYZA,  
Permanent Secretary,  
Ministry of External Affairs.

Colombo I, 17th January, 1959.

(D. S. 148/58.)

No. 814E. 931/2 DB.

PURSUANT to the 2nd Section of the Minutes on Pensions, it is hereby notified that the holders of the office specified below are entitled to pension.

Department of Government Electrical Undertakings

Storekeepers, Classes I, II & III.

S. F. AMERASINGHE,

Secretary to the Treasury.

General Treasury,  
Colombo, 6th January, 1959.

(D. S. 148/58.)

No. 545. 9/1. D.F.

PURSUANT to the 2nd Section of the Minutes on Pensions, it is hereby notified that the holders of the office specified below are entitled to pension:—

*Ceylon Army*

Small Arms Foremen

S. F. AMERASINGHE,  
Secretary to the Treasury.

General Treasury,  
Colombo, 9th January, 1959.

(b) that by the said name and style they may receive, take, hold, mortgage, lease and dispose of all descriptions of property, both movable and immovable, on behalf of the said Trust; and

(c) that they shall be able and competent in law to sue and be sued, to answer and be answered, to defend and be defended, in any court or elsewhere in all causes and actions in respect of the said Trust.

This Order may be revoked, or from time to time be varied or amended, in such manner as may appear to me to be necessary.

M. W. H. DE SILVA,  
Minister of Justice.

Colombo, January 19, 1959.

(D. S. 148/58.)

No. 561E/22D.

PURSUANT to the 2nd Section of the Minutes on Pensions, it is hereby notified that the holders of the offices specified below are entitled to pension:—

Cooks

Assistant Cooks.

S. F. AMERASINGHE,  
Secretary to the Treasury.

General Treasury,  
Colombo, 10th January, 1959.

THE Honourable the Minister of Home Affairs has been pleased, under section 32 (1) (b) of the Prisons Ordinance (Chapter 44), as amended by Ordinance No. 53 of 1939, and as modified by Proclamation in *Gazette Extraordinary* No. 9,773 of September 24, 1947, to appoint the persons mentioned in column II of the Schedule hereto to be members of the Local Visiting Committee of the Institution mentioned in column I of the schedule for a period of one year from the date of this notice.

S. C. FERNANDO,  
Permanent Secretary,  
Ministry of Home Affairs.

Colombo 7, January 12, 1959.

(D. S. 148/58.)

No. 543E. 236/6 DD.

PURSUANT to the 2nd section of the Minutes on Pensions, it is hereby notified that the holder of the office specified below is entitled to pension—

*Department of Broadcasting—National Service*

Receptionists.

S. F. AMERASINGHE,  
Secretary to the Treasury.

General Treasury,  
Colombo, January 9, 1959.

*Schedule*

I

II

Matara Prison

Mr. J. D. Abeyweera, J.P.

Mr. P. Ranaweera.

Mr. M. L. A. Jafeer.

THE Honourable the Minister of Home Affairs has been pleased, under section 32 (1) (b) of the Prisons Ordinance (Chapter 44), as amended by Ordinance No. 53 of 1939, and as modified by Proclamation in *Gazette Extraordinary* No. 9,773 of September 24, 1947, to appoint the person mentioned in column II of the Schedule hereto to be a member of the Local Visiting Committee of the Institution mentioned in column I of the Schedule for a period of one year from the date of this notice.

S. C. FERNANDO,  
Permanent Secretary,  
Ministry of Home Affairs.

Colombo 7, January 12, 1959.

*Schedule*

I

II

Open Prison Camp, Kundasale

Mr. David Currie

L. D.—B. 104/44.

**THE TRUSTS ORDINANCE**

**Order under Section 114**

WHEREAS the Trustees of the Udarata Sishyadhara Sangamaya Trust, namely,—

Norman Edward Weerasooria, Esq.,

William Gopallawa, Esq.,

Herbert Ehelepola Senewiratna, Esq.,

William Tennekoon, Esq., and

Sominisara Banda Yatawara, Esq.,

have applied to the Minister of Justice for their incorporation under section 114 of the Trusts Ordinance (Chapter 72):

Now, therefore, by virtue of the powers vested in me by the aforesaid section, I, Manikku Wadumestri Hendrick de Silva, Minister of Justice, do by this Order authorise the incorporation of the said Trustees, and direct and declare—

(a) that the said Trustees and their successors for the time being duly appointed under the rules made by the Udarata Sishyadhara Sangamaya for the purpose of the said Trust shall be a body corporate with perpetual succession and a common seal under the name and style of **THE UDARATA SISHYADHARA SANGAMAYA TRUST**;

**RECONSTITUTION OF YADAMARADCHI, PACHCHILAI PALLI-KARACHCHI AND POONAKARI-THUNUKKAI DIVISIONAL REVENUE OFFICER'S DIVISIONS IN JAFFNA DISTRICT**

IT is hereby notified for general information that a new D. R. O's Division of Karachchi-Thunukkai has been established with effect from 1st January, 1959. Thunukkai area of the Punakary-Thunukkai Division and Karachchi area of the Pachchilaippali-Karachchi

Division have been amalgamated to form one division called Karachchi-Thunukkai with Headquarters at Kilinochchi. The Village Headmen's divisions in the new D. R. O's division are as follows:—

Thadduvankoddy  
Paranthan  
Kilinochchi  
Uriyan  
Kandavalai  
Puliyampokkunai  
Thunukkai  
Uylamkulam

2. The Punakari area alone of the Punakari-Thunukkai Division has been reconstituted to form one division called Punakari with Headquarters at Pooneryn. The Village Headmen's divisions in the reconstituted division are as follows:—

Nallur	Kollakurichchi
Cheddiakurichchi	Ponnaveli
Kautharimunai	Manniyakulam
Madduvilnadu	Iranativu

3. The Chempianpattu and Maruthankerny area of Vadamarachchi division has been attached to Pachchilaipali area to form one division called Pachchilaipali with Headquarters at Pallai. The Village Headmen's divisions in the reconstituted division are as follows:—

Mullian	Kilali
Chundikulam	Puloppalai
Koyilvayal	Soranpattu
Muhavil	Chempianpattu
Ittavil	Maruthankerny
Muhamalai	

4. The remaining part of Vadamarachchi has been formed into one division called Vadamarachchi with Headquarters at Point Pedro. The Village Headmen's divisions in the reconstituted D. R. O's division are as follows:—

Karanavai South	Karanavai North
Udupiddi	Karaveddy West
Tondamannar	Karaveddy East
Kerudavil	Thunnalai South
Valveti	Thunnalai North
Valvettithurai	Karaveddy North
Polikandi	Alvai South
Puloli West	Alvai West
Point Pedro	Alvai North
Puloli East	Puloli South
Thumpalai	Katkovalam
Kudattanai-Karayur	Ampan
Nagarkoyil	

5. The Village Committee areas which fall within these divisions are:—

Karachchi-Thunukkai	Pachchilaipalli	Punakari	Vadamarachchi.
Karachchi Thunukkai	Mullipattu	Punakari	Kudattanai Puloli
	Puloppalai	Pallavarayan Kaddu	Kaddaiveli
	Muhamalai	Iranativu	Udupiddi
	Chempianpattu		Point Pedro (T. C.)
			Valvettithurai (T. C.)

6. The Rural Courts which exercise jurisdiction over these divisions are:—

Karachchi-Thunukkai	Pachchilaipali	Punakari	Vadamarachchi
Kilinochchi Thunukkai	Elephant Pass Pallai	Punakari Pallavarayan-kaddu	Karaveddi Udupiddi Puloli

S. C. FERNANDO,  
Permanent Secretary,  
Ministry of Home Affairs.

Colombo 7, January 13, 1959.

L. B.—B. 50/37.

#### THE CO-OPERATIVE SOCIETIES ORDINANCE

ORDER made by the Minister of Agriculture and Food by virtue of the powers vested in him by section 49 of the Co-operative Societies Ordinance (Chapter 107), as modified by the Proclamation published in *Gazette Extraordinary* No. 9,773 of September 24, 1947.

D. P. R. GUNAWARDENA,  
Minister of Agriculture and Food.

Colombo, January 10, 1959.

#### Order

The provisions of section 34 (2) of the Co-operative Societies Ordinance (Chapter 107), shall apply to the General Hospital Co-operative Welfare Society, Limited, with the modification that, there shall be read, for the words "an amount not exceeding ten per centum of the remaining net profits", the words "out of the remaining profits such amount as may be determined by that society".

L. D.—B. 50/37.

#### THE CO-OPERATIVE SOCIETIES ORDINANCE

ORDER made by the Minister of Agriculture and Food by virtue of the powers vested in him by section 49 of the Co-operative Societies Ordinance (Chapter 107), as modified by the Proclamation published in *Gazette Extraordinary* No. 9,773 of September 24, 1947.

D. P. R. GUNAWARDENA,  
Minister of Agriculture and Food.

Colombo, January 10, 1959.

#### Order

The provisions of section 34 (1) of the Co-operative Societies Ordinance (Chapter 107), shall apply to the Naluwella Group Co-operative Stores Society, Limited, with the modification that the minimum portion of the net profits required by that section to be carried to a reserve fund shall, in lieu of one-fourth, be twenty per centum.

THE CONTROL OF PRICES ACT, No. 29 OF 1950

It is hereby notified in terms of sub-section 7 of section 4 of the Control of Prices Act, No. 29 of 1950, that the Orders in the Schedule given below have been approved by me.

Colombo, 16th January, 1959.

D. P. R. GUNAWARDENA,  
Minister of Agriculture and Food.

<i>Date of Order</i>	<i>Authority by whom Order was made</i>	<i>Commodity to which the Order relates</i>	<i>Gazette in which the Order was published</i>
30.10.58	Deputy Controller of Prices (Food), Anuradhapura District	Subsidiary Foodstuffs (Dry Chillies)	No. 11,575 of 3.11.58
3.11.58	Assistant Controller of Prices (Food), Kurunegala District	Subsidiary Foodstuffs (Potatoes)	No. 11,576 of 5.11.58
22.10.58	Assistant Controller of Prices (Food), Colombo District	do.	No. 11,562 of 22.10.58
21.10.58	Assistant Controller of Prices (Food), Vavuniya District	do.	No. 11,580 of 7.11.58
20.10.58	Assistant Controller of Prices (Food), Matara District	do.	No. 11,580 of 7.11.58
30.10.58	Assistant Controller of Prices (Food), Matale District	Subsidiary Foodstuffs (Dry Chillies)	No. 11,575 of 3.11.58
3.11.58	Assistant Controller of Prices (Food), Matara District	do.	No. 11,580 of 7.11.58
30.10.58	Assistant Controller of Prices (Food), Ratnapura District	do.	No. 11,575 of 3.11.58
5.11.58	Deputy Controller of Prices (Food), Hambantota District	do.	No. 11,580 of 7.11.58
5.11.58	Assistant Controller of Prices (Food), Galle District	do.	No. 11,581 of 11.11.58
4.11.58	Assistant Controller of Prices (Food), Galle District	Subsidiary Foodstuffs (Potatoes)	No. 11,581 of 11.11.58
1.11.58	Assistant Controller of Prices (Food), Puttalam and Chilaw Districts	Subsidiary Foodstuffs (Dry Chillies)	No. 11,576 of 5.11.58
3.11.58	Deputy Controller of Prices (Food), Batticaloa District	do.	No. 11,580 of 7.11.58
21.10.58	Deputy Controller of Prices (Food), Trincomalee District	Subsidiary Foodstuffs (Potatoes)	No. 11,581 of 11.11.58
8.11.58	Assistant Controller of Prices (Food), Vavuniya District	Subsidiary Foodstuffs (Dry Chillies)	No. 11,585 of 14.11.58
3.11.58	Deputy Controller of Prices (Food), Batticaloa District	Subsidiary Foodstuffs (Potatoes)	No. 11,580 of 7.11.58
31.10.58	Assistant Controller of Prices (Food), Kegalle District	Subsidiary Foodstuffs (Dry Chillies)	No. 11,575 of 3.11.58
20.10.58	Assistant Controller of Prices (Food), Kegalle District	Subsidiary Foodstuffs (Potatoes)	No. 11,586 of 15.11.58
11.11.58	Deputy Controller of Prices (Food), Trincomalee District	Subsidiary Foodstuffs (Dry Chillies)	No. 11,585 of 14.11.58
5.11.58	Assistant Controller of Prices (Food), Colombo District	Subsidiary Foodstuffs (Dry Chillies)	No. 11,576 of 5.11.58
17.11.58	Assistant Controller of Prices (Food), Nuwara Eliya District	Subsidiary Foodstuffs (Potatoes)	No. 11,589 of 19.11.58
16.10.58	Assistant Controller of Prices (Food), Jaffna District	Subsidiary Foodstuffs (Cummin Seed)	No. 11,561 of 22.10.58
24.11.58	Assistant Controller of Prices (Food), Nuwara Eliya District	Subsidiary Foodstuffs (Dry Chillies)	No. 11,605 of 29.11.58
6.11.58	Assistant Controller of Prices (Food), Jaffna District	(Mutton)	No. 11,585 of 14.11.58
6.11.58	Assistant Controller of Prices (Food), Jaffna District	(Beef)	No. 11,585 of 14.11.58
6.11.58	Assistant Controller of Prices (Food), Jaffna District	Subsidiary Foodstuffs (Potatoes)	No. 11,585 of 14.11.58
7.11.58	Assistant Controller of Prices (Food), Jaffna District	Subsidiary Foodstuffs (Dry Chillies)	No. 11,585 of 14.11.58
4.11.58	Assistant Controller of Prices (Food), Kurunegala District	Subsidiary Foodstuffs (Dry Chillies)	No. 11,576 of 5.11.58
29.11.58	Assistant Controller of Prices (Food), Kalutara District	Subsidiary Foodstuffs (Dry Chillies)	No. 11,607 of 3.12.58
26.11.58	Controller of Prices (Food)	Dried Fish and Dried Prawns	No. 11,602 of 27.11.58

L. B.—B. 50/58.

M. E.—F. 125/51.

**THE EDUCATION ORDINANCE, No. 31 OF 1939**

REGULATIONS made by the Minister of Education under sections 32 and 41A of the Education Ordinance, No. 31 of 1939 (as modified by the Proclamation published in *Gazette Extraordinary* No. 9,773 of September 24, 1947, and amended by Act No. 5 of 1951 and Act No. 37 of 1958), and approved by the Senate and the House of Representatives under the aforesaid section 32.

W. DAHANAYAKE,  
Minister of Education.

Colombo, January 16, 1959.

**Regulations**

1. These regulations may be cited as the Facilities and Services Fees Regulations, 1958.

2. In terms of sub-section (2) of section 41A of the Education Ordinance, No. 31 of 1939, as amended by Act No. 5 of 1951 and Act No. 37 of 1958, authority is hereby conferred for the charging, under that sub-section and subject to the provisions hereinafter contained, of any or all of the following fees from pupils in any Government School or Assisted School:—

- (a) a fee to be known as the "Facilities and Services Fee", and
- (b) a fee to be known as the "Special Facilities and Services Fee".

3. (1) The Facilities and Services Fee shall not be charged from any pupil whose parent or guardian is, in the opinion of the Principal of the school, unable to pay such fee.

(2) Where any dispute arises as to the ability of the parent or guardian of a pupil to pay such fee, the Principal of the school shall, before deciding whether or not such fee should be charged from such pupil, hold an inquiry and such parent or guardian shall be entitled to be present at the inquiry and to lead whatever evidence he may have in support of his case. As soon as practicable after the conclusion of the inquiry, the decision of the Principal shall be communicated in writing to the parent or guardian of the pupil.

(3) Where the parent or guardian of a pupil in any school is aggrieved by a decision made by the Principal of the school under paragraph (2), such parent or guardian may, within thirty days after the date of the receipt by him of such decision, make a written appeal therefrom to the Director of Education (hereinafter referred to as the "Director"). Every such appeal shall contain a concise statement of the relevant facts and the grounds upon which the appeal is made.

(4) The Director may make such inquiries as he may deem necessary for the purposes of any appeal, and may, if he thinks fit, admit or call for any evidence, whether oral or documentary.

(5) After the hearing of an appeal, the Director may give such decision thereon as he may think fit.

4. (1) The amount which may be charged each month from a pupil in any school by way of the Facilities and Services Fee shall not exceed such amount as the Director may fix under regulation 5; and the amount charged may vary in the case of different pupils according as the Principal of the school may in his discretion determine.

(2) Where dental treatment is provided by a school for its pupils, the Facilities and Services Fee which may be charged in respect of any month from a pupil to whom such treatment is provided during that month may include a sum computed at the rate of fifty cents for each occasion on which such treatment is provided but the total amount which may be charged by way of the Facilities and Services Fee from that

pupil for that month shall not exceed the maximum amount fixed in relation to that pupil by the Director under regulation 5.

5. The maximum amount which may be charged by way of the Facilities and Services Fee from pupils in any school or from any category of pupils in any school may be fixed by the Director so, however, that such amount shall in no case exceed five rupees.

6. The Principal of every school where the Facilities and Services Fee is charged shall maintain or cause to be maintained—

- (a) a Facilities and Services Fee Register wherein shall be entered the name of each pupil who has been exempted from the payment of the fee and the amount of the fee collected in respect of each month from each pupil who has not been so exempted,
- (b) a Facilities and Services Fee Receipt Book which shall be in foil and counterfoil, and
- (c) a Facilities and Services Fee Accounts Register wherein shall be entered the total amount of the fee collected for each month and the payments made out of the proceeds of the fee.

7. Upon the payment of the Facilities and Services Fee by a pupil in a school, the Principal of the school or a person authorised by him in that behalf shall—

- (a) enter in the foil and counterfoil of the Facilities and Services Fee Receipt Book the name of the pupil who made the payment, the amount of the fee paid by the pupil and the month in respect of which the payment was made, and
- (b) shall sign and deliver the foil to the pupil who made the payment.

8. (1) The proceeds of the Facilities and Services Fee charged in any school may be used for all or any of the following purposes:—

- (1) for the maintenance of gymnasia, playing fields and swimming pools,
- (2) for the payment of fees and allowances to coaches and teachers who are in charge of games, athletics, cadeting, scouting and girl guiding and for defraying the expenses incurred by the school in connection with those activities,
- (3) for the purchase or hire of cine-films and cine-projectors,
- (4) for subsidising educational tours organised by the school,
- (5) for the provision of dental treatment to pupils, and
- (6) for such other purpose as may be approved by the Director.

(2) Where any payment is made out of the proceeds of the Facilities and Services Fee charged in any school, the Principal of the school shall obtain a receipt in proof of payment from the person to whom payment is made.

9. So much of the Facilities and Services Fee as remains unexpended in any school at the end of any school year shall be carried forward to the next succeeding school year.

10. Where the amount remaining unexpended in any school out of the proceeds of the Facilities and Services Fee charged in that school in respect of any school year exceeds one-third of the total amount collected by way of such fee for that year, the Director may, for such period as he may determine, suspend the charging of such fee in that school or reduce the maximum amount which may be charged in that school by way of such fee.

11. The Principal of every school where the Facilities and Services Fee is charged shall, at the annual inspection of the school, make available to the inspecting officer of the Education Department the Facilities and Services Fee Register, the counter-foils of the Facilities and Services Fee Receipt Book, the Facilities and Services Fee Accounts Register and the receipts obtained in proof of the payments made out of the proceeds of the fee.

12. No pupil shall, by reason only of his inability to pay the Facilities and Services Fee—

- (a) be refused admission to any school, or
- (b) be prevented from attending school, or
- (c) be excluded from any public or school examination.

13. The Special Facilities and Services Fee may, with the prior approval of the Director, be charged from those pupils in any school who, at the written request of their parents or guardians, are taught a subject which is not included in the curriculum of the school or are provided with a facility which is not available to the other pupils of the school and the proceeds of such fee shall be applied to the payment of the expenses incurred by the school in connection with the teaching of such subject or the provision of such facility.

14. The Education Regulations, 1951, set out in the Schedule to the Education (Amendment) Act, No. 5 of 1951, are hereby amended as follows:—

- (1) by the omission of the heading "Fees for Facilities and Services"; and
- (2) by the rescission of regulation 13.

**THE INDUSTRIAL DISPUTES ACT, No. 43 OF 1950**

**Order under Section 4 (2)**

WHEREAS an industrial dispute in respect of the matter specified in the statement of the Acting Deputy Commissioner of Labour which accompanies this Order exists between the Nidahas Karmika Saha Velanda Sevaka Vurthiya Samithiya and the Ceylon Transport Board, Colombo:

Now, therefore, I, Tikiri Bandara Ilangaratne, Minister of Labour, Housing and Social Services, do, by virtue of the powers vested in me by section 4 (2) of the Industrial Disputes Act, No. 43 of 1950, hereby refer the aforesaid dispute for settlement to an Industrial Court which shall be constituted in accordance with the provisions of section 22 of that Act:

T. B. ILANGARATNE,  
Minister of Labour, Housing and  
Social Services.

Colombo, 15th January, 1959.

**THE INDUSTRIAL DISPUTES ACT, No. 43 OF 1950**

In the matter of an industrial dispute between  
The Nidahas Karmika Saha Velanda Sevaka Vurthiya Samithiya, 129, Kumaran Ratnam Road, Colombo 2,  
and  
The Ceylon Transport Board, 200, Kirula Road, Colombo 5

**STATEMENT OF MATTER IN DISPUTE**

The matter in dispute between the Nidahas Karmika Saha Velanda Sevaka Vurthiya Samithiya and the Ceylon Transport Board is the non-employment of

K. D. Arthur and T. W. Mendis who were employed at the Ceylon Transport Board South Western Unit, Ratmalana.

Dated at Colombo, this 13th day of January, 1959.

N. L. ABEYWIRA,  
Acting Deputy Commissioner of Labour.

**THE INDUSTRIAL DISPUTES ACT, No. 43 OF 1950**

**Order under Section 4 (2)**

WHEREAS an industrial dispute in respect of the matters specified in the statement of the Acting Deputy Commissioner of Labour which accompanies this Order exists between the Nidahas Karmika Saha Velanda Sevaka Vurthiya Samithiya and the Ratnam Private Hospital, Limited, Colombo 2:

Now, therefore, I, Tikiri Bandara Ilangaratne, Minister of Labour, Housing and Social Services, do, by virtue of the powers vested in me by section 4 (2) of the Industrial Disputes Act, No. 43 of 1950, hereby refer the aforesaid dispute for settlement to an Industrial Court which shall be constituted in accordance with the provisions of section 22 of that Act.

T. B. ILANGARATNE,  
Minister of Labour, Housing and  
Social Services.

Colombo, 16th January, 1959.

**THE INDUSTRIAL DISPUTES ACT, No. 43 OF 1950**

In the matter of an industrial dispute between

The Nidahas Karmika Saha Velanda Sevaka Vurthiya Samithiya, 129, Kumaran Ratnam Road, Colombo 2  
and

The Ratnam Private Hospital, Limited, 227, Union Place, Colombo 2

**STATEMENT OF MATTERS IN DISPUTE**

The matters in dispute between the Nidahas Karmika Saha Velanda Sevaka Vurthiya Samithiya and the Ratnam Private Hospital, Limited, Colombo 2 are—

1. Eight hour working day;
2. A proper grading system according to service;
3. Allowance to be paid at Government rates;
4. Special living allowance of Rs. 17.50 to be paid from 1.1.58; and
5. Non-employment of Mabel Nona.

Dated at Colombo, this 9th day of January, 1959.

N. L. ABEYWIRA,  
Acting Deputy Commissioner of Labour.

**THE INDUSTRIAL DISPUTES ACT, No. 43 OF 1950**

**Order under Section 4 (2)**

WHEREAS an industrial dispute in respect of the matter specified in the statement of the Acting Deputy Commissioner of Labour which accompanies this Order exists between the Nidahas Karmika Saha Velanda Sevaka Vurthiya Samithiya and Wellawatta Spinning and Weaving Mills, Limited, Colombo:

Now, therefore, I, Tikiri Bandara Ilangaratne, Minister of Labour, Housing and Social Services, do,



by virtue of the powers vested in me by section 4 (2) of the Industrial Disputes Act, No. 43 of 1950, hereby refer the aforesaid dispute for settlement to an Industrial Court which shall be constituted in accordance with the provisions of section 22 of that Act.

T. B. ILANGARATNE,  
Minister of Labour, Housing and  
Social Services.

Colombo, January 15, 1959.

**THE INDUSTRIAL DISPUTES ACT,  
No. 43 OF 1950**

In the matter of an industrial dispute  
between

The Nidahas Karmika Saha Velanda Sevaka Vurthiya  
Samithiya, 129, Kumaran Ratnam Road,  
Colombo 2,  
and

Wellawatta Spinning and Weaving Mills Limited,  
P. O. Box 320, Havelock Road, Colombo 6

**STATEMENT OF MATTER IN DISPUTE**

The matter in dispute between the Nidahas Karmika Saha Velanda Sevaka Vurthiya Samithiya and Wellawatta Spinning and Weaving Mills Limited, Colombo, is the demand made by the aforesaid union for the payment of the special living allowance of Rs. 17.50. Dated at Colombo, this 5th day of January, 1959.

N. L. ABEYWIRA,  
Acting Deputy Commissioner of Labour.

**THE INDUSTRIAL DISPUTES ACT,  
No. 43 OF 1950**

THE Award transmitted to the Commissioner of Labour by the President of the Industrial Court constituted for the purpose of settling the industrial dispute between the Ceylon Press Workers' Union and Messrs. W. M. A. Wahid and Brothers, Printing Department, Colombo 10, which was referred by the Honourable the Minister of Labour, Housing and Social Services, by Order dated July 10, 1958, made under section 4 (2) of the Industrial Disputes Act, No. 43 of 1950, and published in *Ceylon Government Gazette* No. 11,429 dated July 18, 1958, for settlement by an Industrial Court, is hereby published in terms of section 25 (1) of the said Act.

N. L. ABEYWIRA,  
Acting Deputy Commissioner  
of Labour.

Department of Labour,  
Colombo, January 17, 1959.

**Industrial Court at Colombo—No. I. D. 76**

In the matter of an industrial dispute  
between

The Ceylon Press Workers' Union, 124, Kumaran  
Ratnam Road, Colombo 2,

and

Messrs. W. M. A. Wahid and Brothers,  
Printing Department, 674, Second Division,  
Colombo 10.

**THE AWARD**

This is an award under section 24 of the Industrial Disputes Act, No. 43 of 1950. The dispute is between the Ceylon Press Workers' Union, 124, Kumaran

Ratnam Road, Colombo 2, and Messrs. W. M. A. Wahid and Brothers, Printing Department, 674, Second Division, Colombo 10.

2. The matter in dispute, as set out by the Commissioner of Labour in his statement appearing in the *Ceylon Government Gazette* No. 11,429 of July 18, 1958, is the non-employment of 30 workers whose names appear therein.

3. Messrs. W. M. A. Wahid and Brothers was originally a partnership business carried on by two brothers, Mr. W. M. A. Majeed and Mr. W. M. A. Wahid, in books and stationery. These two partners are now dead and the partners of the business now are the widow of the late Mr. W. M. A. Wahid and the children of W. M. A. Majeed. Mr. A. M. M. Sideek is a son of the late Mr. W. M. A. Majeed and is the managing partner of the business.

4. Mr. Sideek has at various times in the course of his evidence given various dates (between 1943 and 1946) as the date of the commencement of the printing department. He does not appear to be quite certain of the date, though he could easily have ascertained this from the books, or the certificate of registration in his possession.

5. According to the evidence of Mr. M. Thuraisingham, Labour Officer, called by Mr. Sideek, the Labour Department officers had at various times visited this establishment, and carried out routine checks, looking into records and also into the working conditions of the employees, and had, from time to time, found that there had been under-payments to the workers concerned. Mr. Thuraisingham further states that right along there have been disputes regarding under-payments.

6. There was a strike in October, 1957, and Mr. Thuraisingham went to the spot to make investigations. The disputes were settled and certain terms of settlement were signed. These terms of settlement are embodied in the document R.1 produced.

7. One of the terms of settlement was that the bonus to be paid to the workers should be a half month's basic salary "at present" although the document R. 1 says that the bonus is to be "1/3 basic salary per annum".

8. It was also agreed that "the union will give 1 week's prior notice in writing before a strike on any routine demands made by the union. Further, should there be any unreasonable actions by the management on any employee such as summary dismissal, etc. 48 hours' notice will be given if any drastic trade union action is to be effected in writing".

9. On 8th April, 1958, by R.4 the internal union gave notice to the employer that, unless bonus and an advance of Rs. 75 were given on or before 9th April, they would go on strike from 3 p.m. that day.

10. Mr. Sideek says that there was a conference, and as a result on 12th April he agreed to pay the full bonus before the festivals, that is, the Sinhalese New Year (14th April, for the Buddhist workers) and Ramazan (21st April, for the Muslim workers). There was another festival for the Muslim workers, namely, 28th June—Hadjji Festival.

11. The Buddhist workers were accordingly paid the full bonus before the Sinhalese New Year. The Muslim workers were not paid their bonus before 21st April (Ramazan), and on 22nd April the workers went on strike. There were among them Muslim workers, 16 in all, who were not paid their bonus.

12. On 23rd April, the general strike was called and after negotiations that strike was called off. These workers then went back to work on 28th May, although they were not, in the interval, paid the bonus and no settlement had been arrived at regarding the same; but the employer would not take them back. On 22nd April, 1958, the day prior to the calling of the general strike, notice (R.3A) was

posted up to the effect that though the business was open from 8 a.m. the workers had not turned up for work; that their absence would be considered as vacation of post; and that any worker who reported for work after that day (22. 4. 58) would be given employment, only if his absence could be satisfactorily explained.

13. On 24th April another special notice (R. 14) was posted up to the effect that the management had formally decided to close down the business. All employees who have not vacated their posts, those who can satisfactorily explain their absence and can turn up for duty regularly, shall be continued in service for the next three months—until the end of July, 1958—for the purpose of collecting outstandings, completing all pending jobs, contracts and such other work connected with the general winding up of the business.

14. Neither the bonus nor the wages due to the workers for work done from 1st to 21st April, 1958, have yet been paid. Mr. Sideek states that he is not willing to pay them even for the work done up to 21st April, as he is entitled to damages in lieu of notice, which the workers are in law bound to have given him before vacating their posts.

15. With regard to the non-payment of the bonus for the Muslim workers before the Ramazan festival, Mr. Sideek's explanation is that he did not have sufficient funds in the bank or in the shop. He stated that he was willing to pay provided, as suggested by the internal union, the cheque for Rs. 290.90 issued to one Mr. Puthra, a worker, on 12th December, 1957, on account of monies due to him, was not presented for payment at the bank before 25. 4. 58; that the internal union had agreed to see that this cheque was not so presented; that, after he got the money from the bank to pay the bonus, he found that that cheque, despite the undertaking, had been presented for payment, and that, as there were not sufficient funds to meet it, he forthwith sent that money obtained from the bank back to the bank to be re-deposited, so that Puthra's cheque might be met and thus prevent his account being closed.

16. Mr. Sideek was positive that that cheque had been presented and cashed on 17th April, and that there was no money in the bank to honour the same, until the money that had been withdrawn was replaced in the bank.

17. This evidence of Mr. Sideek, we regret to state, is palpably false. The cheque has been produced by the Union, though marked R.8. The endorsement on it by the bank shows that it had been presented on 19th April, 1958, and was dishonoured, the account having been closed by that date. Mr. Sideek however on production of the cheque was obliged to admit that the amount due on the same was paid by him on May 6, 1958.

18. The amount that had to be paid to Muslim workers as bonus totalled Rs. 388. We do not believe that this firm could not have raised this amount even if it did not have sufficient funds in the bank to meet this liability. We have, after very careful consideration of the evidence before us, come to the conclusion that Mr. Sideek as managing partner has unreasonably failed and neglected to pay the Muslim workers the bonus that was promised, though it was well within his power and ability to do so. He had made the promise to pay before the Muslim festival. Even if the firm was entitled, as Mr. Sideek says, to have paid the bonus in two instalments—half before Ramazan and the other half before Hadji—no attempt to pay even one half has been made.

18. We are, therefore, of the view that the workers were not unjustified in calling the strike on 22nd April, 1958. It would be unreasonable to expect the workers to have given a week's notice, or even 48 hours' notice, as claimed by Mr. Sideek, because of the violation of the terms of agreement (R.1) and the

subsequent agreement regarding payment of bonus, was on his side. On the other hand, R.4 can also be considered notice of an intended strike, if notice is considered necessary in terms of the agreement (R.1).

19. On 28th May, 1958, the workers went back to work and even up to that date no payment had been made either as wages for work done from 1st to 21st April, 1958 or as bonus. We are of the view that the workers, when they went back to work on 28. 5. 58 after the general strike was called off, should have been given employment, but this the employer was not willing to do. Mr. Sideek however stated that he was willing to take them as fresh hands on a temporary basis as the firm had decided to close down.

20. We are definitely of the view that the non-employment of the workers on their return to work on 28th May, 1958, was unjustified.

21. The question for decision now is whether an award ordering reinstatement or payment of compensation should be made.

22. According to Mr. Sideek there have been no serious disagreements between himself and the workers; he has taken back such of the workers as were willing to return to work. He has expressed his readiness to take back the others too, but on a temporary basis. In fact he had advertised in the newspapers for new hands, as appears in A.4 and R.12, so that it is clear that workers were wanted even on 11th October, 1958.

23. We are not at all satisfied that the printing business is being run at a loss; no balance sheets or other documentary evidence to substantiate this have been placed before us. So far as the oral evidence goes, it is the evidence only of Mr. Sideek who has impressed us as a most unreliable witness. His evidence is that the principal work done now by the printing department is the supply of boxes to Batas. Yet, he advertises for machine minders, compositors, apprentices, etc. Even with regard to this advertisement he says that he wanted temporary hands, but the advertisement does not give any such indication. Either he is not speaking the truth or he has published a misleading advertisement. Even his evidence with regard to the intention of the firm to close down the printing department is not at all convincing. In fact the threat of closing down had been held out according to Mr. Sideek himself, since 1955, whenever there was any trouble about salaries. The evidence of Mr. Rajan, the foreman, does not carry his case any further.

24. After very careful consideration we are satisfied that in this case an award should be made directing the reinstatement of the 30 workers.

25. We are not unmindful of the fact that an order for reinstatement should not be made lightly. In this case it appears to us that, as there is still good feeling between the employer and the workers, an order for re-employment will not create embarrassment to either party.

26. As we have found that the strike was not unjustified and was due to the default on the part of the employer, the workers concerned will be entitled to be paid whatever wages and other emoluments they would have earned, had they been in employment under this employer during the period 22nd April, 1958 to the date of re-employment except the period 23rd April to 27th May, 1958 (both days inclusive), the period of the general strike.

27. We are aware of the fact that the amount payable by the employer under this award will be considerable and have decided that the payment of this sum should be spread over a period of 8 months.

28. We therefore make award as follows:—

(a) That the 30 workers shall be reinstated on the same terms and conditions as at 21st April, 1958.

- (b) That the 30 workers shall be paid all the wages due to them up to 22nd April, 1958 together with the bonus that was promised them, that is, one month's basic salary each.
- (c) The 30 workers will not be entitled to any wages from 23rd April to 27th May, 1958 (both days inclusive), that is, the period of the general strike; but they shall be paid such amounts as they would have earned if they had continued in service, that is, from 28th May, 1958 up to date of publication of this award.
- (d) One-fourth of all amounts due on this award shall be paid once in two months, the first payment to be made within one month after the publication of this award.
- (e) In the case of those workers who have been given employment on a temporary or other basis, the employer will set off against their back wages such amounts as they have been paid during the period 23rd April to the date of publication of this award.
- (f) In the case of Walter Jansz who has secured employment at Messrs. Apothecaries Limited on the same basis as at Wahids, he shall be paid wages up to the 22nd April, 1958, and any wages he would have earned under this employer till the date of securing employment at Messrs. Apothecaries Ltd., but not for the period 23rd April to 27th May, 1958 (both days inclusive). The date of employment of Walter Jansz at Messrs. Apothecaries, Ltd. may be obtained from that company.
- (g) In the case of any other worker who has, since this dispute, obtained employment elsewhere, he shall be paid the difference, if any, between what he has drawn in his new employment and what he would have drawn under this employer under sub-paragraphs (a), (b), (c) and (d) of para 28 of this award.

29. We direct that all payments due under this award shall be made through the Commissioner of Labour to whom the Manager of Messrs. Wahid Brothers shall submit a schedule of the amounts due to the various workers. Should any disagreement arise as regards the correct computation, the decision of the Commissioner of Labour or any officer nominated by him shall be final.

T. P. P. GOONETILLEKE,  
 President.

K. M. DE LANEROLLE,  
 Member.

A. D. CANAGA RETNA,  
 Member.

Colombo, January 19, 1959.

No. C/I. 643.

**THE INDUSTRIAL DISPUTES ACT,  
 No. 43 OF 1950**

THE decision in respect of a question as to the interpretation of the award of the Arbitrator in the industrial dispute between the Hotel, Bakery and Beverages Workers' Union and Messrs. City Bakery Limited, Colombo 11, published in the *Ceylon Government Gazette* No. 11,608 of December 5, 1958, transmitted to the Commissioner of Labour by the Arbitrator, is hereby published in terms of section 34 (2) of the said Act.

N. L. ABEYWIRA,  
 Acting Deputy Commissioner of Labour.  
 Department of Labour,  
 Colombo, 13 January, 1959.

Commissioner of Labour.

**City Bakery Ltd.—Arbitration**

The General Secretary, Hotel, Bakery & Beverages Workers' Union had by his letter dated 16.12.58 addressed to me sought an interpretation of the last paragraph, section 2 in page four of my Award, viz:—

“That these two workers should be re-employed forthwith with payment for the period of non-employment”

Since this letter did not indicate as to the nature of the dispute that had arisen in interpreting my Award, I called both parties to office on 22.12.58 and requested both parties to state their case as envisaged by section 34 of the Industrial Disputes Act.

Mr. K. Kulaveerasingham, represented the Union and Mr. Dias Abeysinghe, Proctor, appeared on behalf of the Management.

Mr. Kulaveerasingham stated that the Management had offered employment to Messrs. U. K. Piyasiri and D. B. Atapattu at their branch establishment in Fort called City Light Restaurant. Mr. Kulaveerasingham stated that this act on the part of the Management was a clear case of victimization of these two workers. Messrs. Piyasiri and Atapattu are President and Secretary of the branch union. This Union had no members at City Light Restaurant. Hence the transfer of these two workers to the Fort establishment was done mala fide with a view to break the Union, and also to devise ways to get rid of these two workers. He stated that in his view the word re-employed should mean re-employment or reinstatement in the original place, doing the same type of work, without loss of remuneration or service.

Mr. Dias Abeysinghe on the other hand, stated that it was an inherent right of the employer to transfer the workers wherever their services were required. In this case Messrs. City Bakery Ltd. had opened a cake counter at City Light Restaurant, Fort, which is a branch establishment. In view of their seniority and experience and in view of the fact that these two workers would be solely responsible for the cakes sold by them the Management had decided to place them in employment at City Light Restaurant.

As far as their trade union activity was concerned, Mr. Dias Abeysinghe stated that these two workers would be sharing the sleeping accommodation, with the other workers and hence there was no interference as such.

Mr. Dias Abeysinghe stated that the Management had correctly interpreted the word re-employed and work had been offered to Messrs. Piyasiri and Atapattu at their branch at Fort.

I have heard both parties. Messrs. Piyasiri and Atapattu should be re-employed in their original place of employment, viz., City Bakery Ltd., No. 11, Sea Street, Colombo 11, to perform the same type of work they did at the time of discontinuance without loss in income or the seniority of service.

C. T. RASARATNAM,  
 Arbitrator.

Colombo, 24.12.1958.

No. W. 105/435.

**THE INDUSTRIAL DISPUTES ACT,  
 No. 43 OF 1950**

THE Award transmitted to me by the Arbitrator to whom the industrial dispute which had arisen between the Democratic Workers' Congress, No. 213/2, Main Street, Colombo 11, and the Superintendent of Naluwella Group, Balangoda, was referred, under section 3 (1) (d) of the Industrial Disputes Act, No. 43 of

1950, as amended by the Industrial Disputes (Amendment) Acts, No. 25 of 1956, No. 14 of 1957, and No. 62 of 1957, for settlement by arbitration, is hereby published in terms of section 18 (1) of the said Act.

N. L. ABEYWIRA,  
Acting Deputy Commissioner of Labour.

Department of Labour,  
Colombo, 6 January, 1959.

**Award in the Matter of the Industrial Dispute at Naluwella Group, Balangoda**

The Commissioner of Labour by order dated 17th July, 1958, under section 3 (1) (d) of the Industrial Disputes Act, No. 43 of 1950, as amended by the Industrial Disputes (Amendment) Act, No. 25 of 1956, the Industrial Disputes (Amendment) Act, No. 14 of 1957, and the Industrial Disputes (Amendment) Act, No. 62 of 1957, referred the above dispute to me for settlement by arbitration.

The parties to the dispute are the Superintendent of Naluwella Group, Balangoda (referred to as "the Management" in this Award) and the Democratic Workers' Congress (referred to as "the Union").

The matter in dispute between the Democratic Workers' Congress and the Superintendent of Naluwella Group, Balangoda, is the alleged non-implementation by the management of the agreement dated 2nd May, 1958, entered into between the Democratic Workers' Congress and the Management of Naluwella Group, Balangoda, in respect of the following matters.

(1) Serving quit notices on Arumugam and Mariaie in contravention of Clause 2 of the Agreement.

(2) Refusal to re-instate Perumal and his wife and Palanivel and his wife and also failure to re-instate the workers against whom trespass cases had been instituted and subsequently withdrawn—in contravention of clause 3 of the agreement.

(3) Refusal of work to William Kangany and to Jane in the plucking field in contravention of clause 4 of the agreement.

(4) Refusal of work to Periya Nallama and Ramasamy in contravention of clause 6 of the agreement.

Arbitration proceedings were conducted on 13th September, 1st November and 15th November, 1958.

(1) *Serving quit notices on Arumugam and Mariaie in contravention of clause 2 of the agreement dated 2nd May, 1958.*

It was revealed that on 10th May, according to clause 2 of the agreement these two workers had been re-instated and worked on the estate. On 18th June, 1958, they were given notice to quit the estate. The Union does not wish to proceed with this item. I award that there has been no contravention of clause 2 of the said agreement.

(2) *Refusal to re-instate Perumal and his wife and Palanivel and his wife and also failure to re-instate the workers against whom trespass case had been instituted and subsequently withdrawn—in contravention of clause 3 of the agreement.*

At the proceedings held on 15th November, 1958, the Union withdraws the dispute regarding Perumal and his wife as their whereabouts were not known. Regarding the latter part of this issue in view of the fact that Malavaly has been re-instated and the other 3 workers Nallathamby, Savanamuthi, and Anthony have left the Union does not wish to proceed to inquiry. Thus the only dispute to be inquired into is in relation to Palanivel and his wife.

The Union alleges that Palanivel was in prison on the 10th of May and thus could not report for work.

He has already signed a bond and is prepared to report for work at Aluthnuwara Division. After a long discussion the Management agreed to re-instate Palanivel and his wife at Aluthnuwara Division as from 17th November. It was agreed that he will be provided transport and line room will be arranged for him and his wife to live in.

I award accordingly.

(3) *Refusal of work to William Kangany and to Jane in the plucking field in contravention of clause 4 of the agreement.*

This case has to fail on the evidence of William Kangany and Jane alone William Kangany in his evidence stated that he did not ask the Management for contract work. He had instead insisted that he and his labourers be given the same work as prior to February, 1958.

Jane in her evidence states that she refused to work after being classified as a non-able bodied worker.

I award therefore that there has been no violation of clause 4 of the agreement by the Management.

(4) *Refusal of work to Periya Nallama and Ramasamy in contravention of clause 6 of the agreement.*

The Union does not wish to proceed with this item stating that Ramasamy and his wife had left the estate of their own accord.

I therefore award that there has been no violation of clause 6 of the agreement by the Management.

L. R. DE SILVA,  
Arbitrator.

5th January, 1959.

**THE INDUSTRIAL DISPUTES ACT, No. 43 OF 1950**

THE Award transmitted to the Commissioner of Labour by the Industrial Court constituted for the purpose of settling the industrial dispute between the Ceylon Workers' Congress and the Superintendent of St. John's Hill Estate, Madulkele, which was referred by the Honourable the Minister of Labour, Housing and Social Services, by Order dated November 27, 1958, made under section 4 (2) of the Industrial Disputes Act, No. 43 of 1950 and published in *Ceylon Government Gazette* No. 11,608 dated December 5, 1958, for settlement by an Industrial Court, is hereby published in terms of section 25 (1) of the said Act.

N. L. ABEYWIRA,  
Acting Deputy Commissioner  
of Labour.

Department of Labour,  
Colombo, 13 January, 1959.

**Industrial Court at Colombo No. 1. D. 114**

In the matter of an industrial dispute  
between

The Ceylon Workers' Congress, 84/4,  
Lawries Road, Colombo 4,

and

The Superintendent of St. John's Hill  
Estate, Madulkele.

**THE AWARD**

This is a dispute under the Industrial Disputes Act, No. 43 of 1950, as amended by Industrial Disputes (Amendment) Acts, No. 25 of 1956, No. 14 of 1957 and No. 62 of 1957.

2. A dispute having arisen between the Ceylon Workers' Congress and the Superintendent of St. John's Hill Estate, Madulkele, regarding the non-employment of the 22 workers mentioned in the statement of the Commissioner of Labour, the dispute was referred to this Court for settlement by the Honourable the Minister of Labour, Housing and Social Services by his order dated 27th November, 1958, in terms of section 4 (2) of the Industrial Disputes Act, No. 43 of 1950.

3. When the matter came up before me on 22nd December, 1958, the parties who were represented by lawyers intimated to me that the matter in dispute has been settled between them and desired me to record the terms of settlement and make an award in terms thereof.

4. The terms of settlement are:—

- (1) The management agrees to reinstate without victimization as from 1st January, 1959, all the workers whose names are set out in the schedule to the Order of the Minister and are willing to offer themselves for work. The period of non-employment will not be considered a break in service.
- (2) The management agrees to pay to the Ceylon Workers' Congress a sum of Rupees One Thousand (Rs. 1,000) towards the amount paid out by the Ceylon Workers' Congress to its members during the period of non-employment of the said workers. The Ceylon Workers' Congress and the workers concerned have no further claim whatsoever on the management.
- (3) All pending criminal trespass cases instituted by the management against the workers concerned will be withdrawn.

5. I make award in terms thereof and direct the reinstatement in employment of all the 22 workers who are willing to offer themselves for work and whose names are mentioned in the statement of the Commissioner of Labour.

6. I further award in terms of the agreement arrived at, that the Superintendent of St. John's Hill Estate, Madulkele, do pay to the Ceylon Workers' Congress the sum of Rupees One Thousand (Rs. 1,000) on account of the expenses incurred by the said Ceylon Workers' Congress during the period of the non-employment of the said 22 workers on or before 31st January, 1959.

G. CROSSETTE-THAMBYAH.

Colombo, 8th January, 1959.

### THE INDUSTRIAL DISPUTES ACT, No. 43 OF 1950

THE Award transmitted to the Commissioner of Labour by the Industrial Court constituted for the purpose of settling the industrial dispute between the Ceylon Mercantile Union and Messrs. Billimoria and de Silva, Peiris and Panditaratna, Colombo 7, which was referred by the Honourable the Minister of Labour, Housing and Social Services, by Order dated August 5, 1958, made under section 4 (2) of the Industrial Disputes Act, No. 43 of 1950 and published in *Ceylon Government Gazette* No. 11,473 dated August 15, 1958, for settlement by an Industrial Court, is hereby published in terms of section 25 (1) of the said Act.

N. L. ABEYWIRA,  
Acting Deputy Commissioner  
of Labour.

Department of Labour,  
Colombo 13th January, 1959.

### Industrial Court at Colombo No. I. D. 83

In the matter of an industrial dispute  
between

The Ceylon Mercantile Union, 22-1/3,  
Baillie Street, Colombo 1

and

Messrs. Billimoria and de Silva, Peiris and  
Panditaratna, "Rippleworth", 61,  
Turret Road, Colombo 7.

#### THE AWARD

This is an Award under section 24 of the Industrial Disputes Act, No. 43 of 1950 (as amended by Acts, Nos. 25 of 1956, 14 of 1957 and 62 of 1957).

2. A dispute having arisen between the two parties, viz., The Ceylon Mercantile Union of No. 22-1/3, Baillie Street, Colombo 1 (hereinafter referred to as "the Union") and Messrs. Billimoria and de Silva, Peiris and Panditaratna of "Rippleworth", No. 61, Turret Road, Colombo 7 (hereinafter referred to as "the firm") relating to the non-employment of eight persons by the firm which carries on a business as architects, the said dispute was referred for settlement by this Court by the Honourable the Minister of Labour, Housing and Social Services by his Order made in terms of section 4 (2) of the said Act dated 5th August, 1958. The matter in dispute is embodied in the statement made by the Commissioner of Labour which accompanied the Minister's Order.

3. When the matter came up for inquiry a preliminary objection was raised by counsel who appeared for the firm that this Court had no jurisdiction in terms of the Industrial Disputes Act No. 43 of 1950 to entertain the present dispute or to proceed to make any order thereunder. After hearing both parties on this objection inquiry was adjourned as the parties expressed their willingness to arrive at certain terms of settlement. Subsequently a settlement was arrived at between the parties as a result of which counsel for the firm withdrew the preliminary objection relating to the jurisdiction of this Court and, therefore, it is unnecessary for the Court to make any adjudication on this objection.

4. The parties have communicated to Court the following terms of settlement and they have agreed that this Court do make an Award in terms of the agreed settlement. The terms of settlement agreed upon are as follows:—

- (1) Owing to changes of a serious and consequential nature affecting the business and prospects of the firm of Messrs. Billimoria and de Silva, Peiris and Panditaratna, since the announcement of the budget proposals in July, 1958, and in view of the serious repercussions anticipated by them on their business, they have decided on a programme of progressive retrenchment towards the closure of their business.
- (2) This progressive retrenchment includes discontinuance by 31st March, 1959, inter alia, of all the persons in the same category as those named in the statement of the Commissioner of Labour to this Court.
- (3) With a view to a settlement of this matter the said firm withdraws the preliminary objection to the jurisdiction of this Court stated and taken at the outset of these proceedings on behalf of the said firm.
- (4) Without prejudice to their legal rights and legal position and without in any manner admitting or acknowledging that the persons named in the statement of the Commissioner of Labour are their employees, the said firm is prepared to make an ex-gratia payment in respect of the period 1st June, 1958 to 31st December, 1958, in the amounts set out in the Schedule hereto to the said persons, but

subject to the condition that these payments may be spread over a period of twelve months, that is to say, January to December, 1959.

- (5) A sum of Rs. 1,277.66 (rupees one thousand two hundred and seventy seven and cents sixty six) is lying in deposit with the Commissioner of Labour having been paid in by the said firm and the persons named in the statement of the Commissioner of Labour (or the union on their behalf) are free to draw this sum from the Commissioner of Labour.
- (6) The balance of Rs. 6,590.34 (rupees six thousand five hundred and ninety and cents thirty four) will be paid as aforesaid during the months of January to December, 1959 (inclusive).
- (7) In the event of the said firm admitting into their office persons of the same category as those named in the statement of the Commissioner of Labour, the said firm agrees to give, in order of seniority along with others in the same category now in the office of the said firm, preference to the persons named in the statement of the Commissioner of Labour.
- (8) Payments will be made by the said firm direct by cheque to the union.
- (9) The above terms of settlement do not include P. Wijesiri, the fourth person named in the statement of the Commissioner of Labour.

Schedule

	Rs.	c.
(1) L. G. Senanayake ...	1,183	0
(2) N. E. Godamune ...	1,183	0
(3) C. Nanayakkara ...	1,708	0
(4) P. Wijesiri ...	Nil	
(5) K. Dahanayake ...	1,113	0
(6) S. L. Kurukulasuriya ...	792	0
(7) W. M. C. Illukpitiya ...	1,253	0
(8) D. Wanasundera ...	636	0
Total ...	7,868	0
Less amount lying in deposit with the Commissioner of Labour ...	1,277	66
Balance ...	6,590	34

The above total of Rs. 7,868.00 includes the amounts payable to the persons named in the statement of the Commissioner of Labour out of the sum of Rs. 1,277.66 lying in deposit with the Commissioner of Labour.

- (10) Mr. Tampoe on behalf of the union states that without prejudice to the position taken up by the union in these proceedings the union accepts the terms of settlement in the circumstances and on the conditions stated by the firm and waives the union's claim for re-instatement.

5. I make no Award regarding the re-instatement of the persons named in the statement of the Commissioner of Labour except to the extent of the agreement as embodied in paragraph (7) of the terms of settlement above.

6. The sums of money shown against the various persons in the Schedule to the terms of settlement include the amounts payable to the said persons out of the sum of Rs. 1,277.66 lying in deposit with the Commissioner of Labour.

7. I make Award in terms of the terms of settlement set out above and further award that the payment of the sums of money shown in the Schedule to the terms of settlement be paid to the various persons shown therein, such payments being spread over a period of twelve (12) months commencing from January, 1959, to end of December, 1959.

G. CROSSETTE-THAMBYAH,

Dated at Colombo, this 5th day of January, 1959.

THE INDUSTRIAL DISPUTES ACT, No. 43 OF 1950

THE decision in respect of a question as to the interpretation of the Award of the Industrial Court in the industrial dispute between the Ceylon Plantation Workers' Union and the Superintendent of Podiwela Estate, Talgaswela, published in the *Ceylon Government Gazette* No. 11,506 of August 29, 1958, transmitted to the Commissioner of Labour by the Industrial Court constituted to decide the question, is hereby published in terms of section 34 (2) of the said Act.

N. L. ABEYWIRA,  
Acting Deputy Commissioner  
of Labour.

Department of Labour,  
Colombo, 12 January, 1959.

Industrial Court at Colombo No. I. D. 41A

In the matter of the interpretation of the award made under section 24 of the Industrial Disputes Act, No. 43 of 1950 (as amended by Acts, Nos. 25 of 1956 and 14 and 62 of 1957) on 16th August, 1958, by an Industrial Court in respect of an industrial dispute between—

The Ceylon Plantation Workers' Union  
and  
The Superintendent of Podiwela Estate,  
Talgaswela  
(I. D. No. 41)

and published under section 25 (1) of the said Act, in the *Ceylon Government Gazette* No. 11,506 of August 29, 1958.

THE DECISION

This is a decision under section 34 of the Industrial Disputes Act, No. 43 of 1950 (as amended by Acts, Nos. 25 of 1956 and 14 and 62 of 1957).

2. An Award was made on 16.8.1958, by this Court in case No. I. D. 41 regarding an industrial dispute between the Ceylon Plantation Workers' Union and the Superintendent of Podiwela Estate, Talgaswela, relating to the non-employment of ten persons who are referred to in paragraph 2 of that Award. That Award was published in the *Ceylon Government Gazette* No. 11,506 of 29th August, 1958.

3. The Commissioner of Labour has referred two questions relating to the interpretation of this Award to this Court. In his reference dated 4th November, 1958, he has stated as follows:—

“..... the following questions as to the interpretation of paragraph 15 of the aforesaid award have arisen:

1. Should Deesin Kangany be reinstated in the rubber area? and
2. The rates fixed by the respective Wages Boards, in respect of what trade or trades should be applied for the purpose of determining the amount of Wages payable to the labourers under para. 15 of the aforesaid award?



4. With regard to the first question, the relevant portion of paragraph 15 of the Award reads as follows:—

"I accordingly make order that the ten persons referred to in the Commissioner's statement mentioned in paragraph 2 above should be reinstated if they report for work within two weeks of the publication of this Award in the Gazette."

Deesin Kangany is the second person mentioned in paragraph 2 of the Award. According to paragraph 10 of the Award in question, Deesin Appu who had been employed on this estate for about 22 years was supervising the tapping of rubber on the morning of the 13th December that being the day on which a disturbance occurred and the labourers on the estate went on strike. After the publication of the Award in the Gazette Deesin Appu presented himself at the estate for reinstatement. It was stated by the representative of the Union that Deesin Appu was not put on to work as a kangany on the tea section of the estate and that he is not now familiar with the work of plucking tea leaf. The claim made on his behalf by the union is that he should be re-employed by the superintendent of the same work which he was doing at the time the dispute arose, namely, the supervision of tapping. Counsel who appeared for the superintendent stated that other arrangements had been made for supervising the work of pluckers and that it was not possible to employ Deesin Appu to supervise tapping of rubber as the kangany who does that work, according to the present system of working, is expected to maintain the checkrolls in English which Deesin Appu is not in a position to do. He also stated that there was manuring and weeding work in both sections of the estate right through the year and that the superintendent was prepared to employ Deesin Appu felt that he was not competent to supervise the plucking, the superintendent would give an undertaking not to put him on to supervise plucking.

When he gave evidence on 11th July, 1958, before this Court, Deesin Appu stated that he was a kangany that he worked at first in the rubber section and thereafter in the tea section and that at the time the industrial dispute arose, which was subsequently referred to an Industrial Court for settlement, he was a kangany in the rubber section. On his own evidence, therefore, he has had experience in supervising both types of work—tapping rubber and plucking tea leaf. Even if he was asked to supervise plucking, that would not have been entirely new to him. But, as I have said earlier, if he feels that he is not in a position to supervise plucking, the superintendent is prepared to employ him as a kangany in charge of other work.

5. The question that has been referred for my decision is whether the order for reinstatement of Deesin Kangany who is one of the ten persons to whom paragraph 15 of the Award is applicable should be interpreted to mean that Deesin Appu should be reinstated in the rubber area. At the inquiry the claim of Deesin was stated to be that he should be given the same work, namely, supervising of tapping of rubber, that he was doing on the estate at the time he stopped working consequent on the dispute.

Mr. Advocate Wijebunge who appeared for the superintendent referred me to a decision in an Indian case which is quoted at page 191 of the "Law of Industrial Disputes (1958)" by Row and Sethi, where it was held that in giving effect to an order for reinstatement all that is required is that the employee should be restored to his previous position as far as capacity, status and emoluments are concerned. This appears to be a reasonable basis to be followed in the present case and I am prepared to adopt it. It was admitted that Deesin Appu would be drawing the same wages whether he works as a Kangany in the rubber section or in any other section of the estate and that his status also would not be affected. On the question of capacity it was not disputed that he had

the capacity to do the work of a supervising kangany in manuring and weeding, but he himself seems to doubt his capacity to supervise plucking of tea leaf.

6. According to the aforesaid Award, Podiwela Estate is an estate about 200 acres in extent planted with both tea and rubber and as has transpired in the evidence of Deesin Appu himself, all the workers were not employed continuously in one or the other of the two sections, but were some times transferred from one to the other. In the circumstances of this case I am not prepared to hold that the order for reinstatement of Deesin Appu would include his re-employment not only as a kangany on the same rate of wages as he previously drew, but also that he must be given the work of a supervising kangany of tapping which he was doing when he stopped working. I therefore decide on the first question referred for interpretation that the order for reinstatement of Deesin Appu does not mean that he should be reinstated as a kangany only to supervise tapping of rubber in the rubber area of the estate. In giving effect to this interpretation the undertaking given by the superintendent through his counsel not to employ Deesin Appu as a supervising kangany on the work of plucking tea leaf against his wishes should be borne in mind.

7. The relevant portion of paragraph 15 of the aforesaid Award relating to the second question referred for interpretation by the Commissioner of Labour is as follows:—

"I further order that they be paid their wages from the date that the strike was called off, namely, 20th January, 1958, until the day following the date of publication of the Award in the Gazette. The amount of wages to be paid will be determined by the Assistant Commissioner of Labour, Galle, on the basis that each of these workers had actually worked the normal hours of work on all days other than Sundays during the relevant period. Wages payable shall be at the minimum rates fixed by the respective Wages Boards."

The interpretation of this portion of the Award as required by the Commissioner of Labour is that for the purpose of determining the amount of wages payable to the labourers for the period mentioned the Assistant Commissioner of Labour, Galle, has to calculate the wages payable to those persons engaged in the tea section of the estate when work was stopped in December, 1957, on the basis of the minimum rate of wages fixed by the Wages Board for the Tea Growing and Manufacturing Trade, and in respect of those persons engaged in the rubber section, on the basis of the minimum rate of wages fixed by the Wages Board for the Rubber Growing and Manufacturing Trade.

8. There was no specific evidence led at the original inquiry as to where the workers numbered 3-7 referred to in the second paragraph of the aforesaid Award were working in December, 1957. In the case of workers numbered 1, 8, 9 and 10 it transpired that they were working in the tea section. As already stated, the worker bearing No. 2 (Deesin Kangany) was a kangany in the rubber section. Counsel for the superintendent stated that the checkrolls of the estate in respect of December, 1957 were productions in a case pending in the Magistrate's Court, Balapitiya against the previous superintendent and some other employees of the estate and that the present superintendent is, therefore, not in a position to state definitely in what sections of the estate the workers bearing Nos. 3-7 were employed in December. In order to avoid further delay it was agreed between the parties that all the workers whose non-employment was in dispute and whose names are mentioned in paragraph 2 of the Award aforesaid, except No. 2 (Deesin Kangany) should be paid the wages payable in accordance with paragraph 15 of the said Award on the basis of the minimum rates fixed by the Wages Board for the Tea Growing and Manufacturing Trade and that Deesin Kangany (No. 2) should be paid

according to the rate of wages fixed by the Wages Board for the Rubber Growing and Manufacturing Trade, and I decide accordingly on the second question raised by the Commissioner of Labour.

S. J. C. SCHOKMAN.

Dated at Colombo this 31st day of December, 1958.

**THE INDUSTRIAL DISPUTES ACT,  
No. 43 OF 1950**

THE Award transmitted to the Commissioner of Labour by the Industrial Court constituted for the purpose of settling the industrial dispute between the Democratic Workers' Congress and the Superintendent of High Forest Estate, Kandapola, which was referred by the Honourable the Minister of Labour, Housing and Social Services, by Order dated November 14, 1958, made under section 4 (2) of the Industrial Disputes Act, No. 43 of 1950 and published in *Ceylon Government Gazette* No. 11,590 dated November 21, 1958, for settlement by an Industrial Court, is hereby published in terms of section 25 (1) of the said Act.

N. L. ABEYWIRA,

Acting Deputy Commissioner of Labour.

Department of Labour,  
Colombo, 12 January, 1959.

**Industrial Court at Colombo No. I. D. 105**

In the matter of an industrial dispute between  
The Democratic Workers' Congress, 213/2,  
Main Street, Colombo 11,  
and  
The Superintendent of High Forest Estate,  
Kandapola.

**THE AWARD**

This is an Award under section 24 of the Industrial Disputes Act, No. 43 of 1950 (as amended by Acts, Nos. 25 of 1956 and 14 and 62 of 1957). It relates to an industrial dispute between the Democratic Workers' Congress and the Superintendent of High Forest Estate, Kandapola.

2. The Honourable the Minister of Labour, Housing and Social Services, by his Order dated November 14, 1958, has referred this dispute to this Court for settlement in pursuance of his powers under section 4 (2) of the said Act.

3. The Commissioner of Labour, by his statement dated November 12, 1958, has set out the matters in dispute between the parties in terms of section 23 of the said Act. The dispute relates to the non-employment of Thasiyah and his wife.

4. During the course of the inquiry the parties arrived at the following settlement, to Wit:—

1. Provided Thasiyah gives an undertaking to be of good behaviour the management will give him a weeding contract of seven acres in extent with effect from 1st January, 1959, subject to the condition that Thasiyah weeds the contract himself during week days although there will be no objection to members of his family assisting him on Sundays.
2. If Thasiyah weeds the contract himself satisfactorily for a period of three months the management will consider re-employing him on trial as a watcher.

If Thasiyah fails to fulfill the terms of the agreement he undertakes to leave the estate.

5. The above settlement is fair and reasonable and I approve of same and make Award accordingly.

H. S. R. B. KOBBEKADUWA.

Dated at Colombo this 2nd day of January, 1959.

**THE SOCIETIES ORDINANCE (CHAPTER 105)**

BY virtue of the powers vested in me by section 3 and 4 of the Societies Ordinance (Chapter 105) as modified by the Proclamation published in *Gazette Extraordinary* No. 9,773 of September 24, 1947, I, Richard Gothabaya Senanayake, Minister of Commerce and Trade do by this notification:

- (a) authorise the purpose for which the Society known as "Lanka Adhyapana Society Limited" has been formed, as a purpose to which the powers and facilities of that Ordinance ought to be extended, and
- (b) Limit the application of that Ordinance to that Society by the exemption of that Society from such of the provisions of section 5 (1) as require a Society to have a subscribed capital of at least ten thousand rupees if it is to be registered.

R. G. SENANAYAKE,

Minister of Commerce and Trade.

Colombo, January 19, 1959.

**THE PORT (CARGO) CORPORATION ACT,  
No. 13 OF 1958**

**Order under Section 31 (1)**

BY virtue of the powers vested in me by section 31 (1) of the Port (Cargo) Corporation Act, No. 13 of 1958, I, Chandradasa Wijesinghe, Minister of Nationalised Services and Road Transport, do by this Order vest in the Port (Cargo) Corporation, with effect from January 23, 1959, the properties specified in the Schedule hereto.

C. WIJESINGHE,

Minister of Nationalised Services and Road Transport.

Colombo, January 17, 1959.

**SCHEDULE**

**PORT CARGO ORGANISATION**

**Floating Craft—**  
Cargo Lighters—A. 500, A. 502, A. 509, A. 594,  
Coal Lighters—A. 1047, A. 596, A. 1100, A. 902,  
A. 998.

**Office Equipment—**

1 Raleigh Cycle No. DF. 69509.

**CEYLON WHARFAGE COMPANY**

**Fans and Lights**

**Finance Division Head Office, Downstairs—**

8 (eight) "Verity" 3 blade ceiling fans with regulators and down rods.

1 (one) "Verity" 3 blade ceiling fan with regulator and without down rod.



33. (thirty-three) Fluorescent tube lights complete in working order, length 4ft.

5 (five) Fluorescent tube lights complete, not in working order, length 4ft.

*Revenue Section—*

3 (three) "Verity" 3 blade ceiling fans with regulator and down rods.

5 (five) Fluorescent tube lights complete in working order, length 4ft.

*Corridor and Rooms—*

5 (five) Pendant lamps with plastic shades.

3 (three) Pendant lamps without shades.

*3 Liquor Warehouse—*

1 (one) "Verity" 3 blade ceiling fan with regulator and down rod.

*Imports Office, Unit 2—*

3 (three) "Verity" 3 blade ceiling fans with regulator and down rods.

1 (one) Pendant lamp.

*Afloats Gear Store, Fort—*

1 (one) "Verity" 3 blade ceiling fan with regulator and down rod.

2 (two) lamps with shades.

*Labour Office, Unit 2—*

2 (two) "Verity" 3 blade ceiling fans with regulator, down rods and pendant lamps.

1 (one) "Verity" 3 blade ceiling fan with regulator, down rod, without lamp.

*Dispensary—*

1 (one) "Verity" 3 blade ceiling fan with regulator, down rod and pendant lamp.

*No. 9 Warehouse—*

2 (two) "Verity" 3 blade ceiling fans with regulator, down rods and pendant lamps.

*Water Office, Kings Jetty—*

1 (one) "Verity" 3 blade ceiling fan with regulator and pendant lamp.

*Finance Division, Head Office, Upstairs—*

3 (three) "Verity" 3 blade ceiling fans with regulators, down rods and pendant lamps.

4 (four) "Verity" 3 blade ceiling fans with regulators and down rods.

6 (six) Pendant lamps with shades.

*C. W. C., G. M's Room—*

1 (one) "Verity" 3 blade ceiling fan with regulator, down rod and pendant lamp.

1 (one) Pendant lamp with shade.

*C. W. C. Board Room—*

1 (one) "Verity" 3 blade ceiling fan with regulator and down rod.

2 (two) Pendant lamps with shades.

*C. W. C., A. G. M's Office—*

1 (one) "Verity" 3 blade ceiling fan with regulator and down rod.

2 (two) Pendant lamps with shades.

*Upstairs Tiffin Room—*

2 (two) "Verity" 3 blade ceiling fans with regulators and down rods.

*Wharf Stores, Galle Buck—*

1 (one) "Verity" 3 blade ceiling fan with regulator, down rod and pendant lamp.

*Wharf Tiffin Room—*

2 (two) Pendant lamps with plastic shades.

*Exports Office, Baghdad—*

1 (one) "G. E. C." 3 blade ceiling fan with regulator, down rod and pendant lamp.

3 (three) "Verity" 3 blade ceiling fans with regulator and down rods.

1 (one) Pendant lamp.

*Pettah Warehouse Office—*

2 (two) "G. E. C." 3 blade ceiling fans with regulators and down rods.

2 (two) Pendant lamps.

*Huts, &c.*

Gate checkers and watchers huts made of wooden frame and galvanised sheets situated at: Q. E. Q. (2); Fort (1); Water office (1); Pettah (1); Chalmers Quay (1); Kochchikade (1); Hanger (1); Coal Grounds (1). Total 9 (nine).

Record room wooden frame with aluminium sides and door located at the Accounts office.

Office, 13 ft. by 24 ft. brick superstructure, asbestos roofing, brick paved and cement rendered, partitioned with hardboard, one door, four windows and electricity, situated at Coal Grounds.

C. W. C. FURNITURE—ACCOUNTS DIVISION—(contd.)

Serial No. 'A'	Description of article	Quantity taken over
41	Revolving chair, rattan bottom and rattan back	1
50A	Cupboard fixed to wall with genuine lock	1
50	Ordinary table 5' 6" x 3' 3"	1
60	Typists stool cane bottom, jak	1
61	Ordinary table 1' 10" x 3'	1
71	'Moster' steel safe 4' 6" x 2' 2" x 2' 2"	1
78	Wooden stool 1' 10" x 10"	1
96	Stationary case	1
114	Cupboard 2' x 3' with padlock	1
115	Cupboard 3' 6" x 3' 2"	1
119-121	Stools	2
122	Arm chair rattan bottom and back	1
124-125	Wooden office trays	2
133	Ordinary table 3' 6" x 2'	1
134	'Smith' wall clock 8 day	1
136	Arm chair rattan back and bottom	1
137-139	Arm chair rattan bottom	3
141	Ordinary chair rattan bottom	1
143-144	Wooden office trays	2
146	Stationary case	1
147	Ordinary table 2' 3" x 4' 6" with 3 drawers	1
181	Iron safe 'C Price & Co.' with Yale padlock	1
182	Glass notice board	1
270	Ordinary table 2' 6" x 4' with 2 drawers (no lock)	1
271	Ordinary table 3' x 5' 9" with 2 drawers	1
272	Ordinary table 2' 6" x 4' 6", 3 drawers	1
281	Steel cabinet 1' 6" x 4' 3" 4 drawers	1

Serial No. 'A'	Description of Article	Quantity taken over	Serial No. 'A'	Description of Article	Quantity taken over
285, 287 — 289	Arm chairs rattan bottom	3	446	Ordinary table 2' 4" × 4' 6"	1
294	Almirah 13' × 1' 9" × 2' with staircase and platform	1	477 — 478	Ordinary chairs rattan bottom	2
299 — 300	Straight back chair rattan bottom	2	500	Stool hardboard bottom	1
301	Ordinary table 2' 8" × 5' with 2 drawers	1		FIXTURE—C. W. C.	
303 — 307	Arm chairs rattan bottom	2	34	"Twyfords" wash basin with tap. (at Exports office)	1
308	Ordinary chair rattan bottom	1	183	Wooden railing with swing door (at Accounts office upstairs)	1
314	Ordinary table 4' 9" × 2' 7" with 1 drawer	1	648	"Twyfords" wash basin with tap (at Fort Dispensary).	1
315	Double faced table 5' 10" × 4' 4" with 6 drawers	1		Fans	
316	'Milner' Iron safe 3' 3" × 4'	1		NAROTTAM & PEREIRA (PRIVATE) LTD.	
317	'Milner' Iron safe 3' × 3' with stand	1	'C' 13	"G. E. C." 3 blade ceiling fan with regulator	1
320, 321, 324, 325	Arm chairs rattan bottom	4		WHARF LIGHTERAGE COMPANY	
327, 330-333, 337	Ordinary chairs rattan bottom	6	'U' 10	3 blade ceiling fan without regulator (said to be "G. E. C.")	1
340	Almirah 12' × 15' 6"	1		CARGO BOAT DESPATCH COMPANY, LTD.	
342	Almirah 12' 6" × 11'	1	'B' 35	"Magnet" 3 blade ceiling fan with regulator	1
343	Wheeled step ladder	1		EQUIPMENT—ENGINEERING DIVISION	
348	Ordinary table 2' 6" — 5' with 2 drawers	1		Cargo Boat Despatch Co., Ltd.	
351 — 352	Ordinary tables 10' — 3' with 2 drawers	2		One Concrete ramp (or Slipway) at the Boat building Yard, Peliyagoda	
353	Writing desk 4' 6" — 2' 4" with 4 drawers and cabinet	1			
356-359, 361	Arm chairs rattan bottom	5			
363, 365 366	Ordinary chairs rattan bottom	3			
375	Book case 4' × 5' 6" glass panelled	1			
378	Ordinary chair rattan bottom	1			
381	Ordinary table 3' × 5'	1			
405	Arm chair rattan bottom	1			
410	Ordinary chair wooden bottom	1			
414	Stool	1			
439 — 440	Ordinary chairs rattan bottom	2			

THE MOTOR TRANSPORT ACT, No. 48 OF 1957

Notice under Section 19 (2)

BY virtue of the powers vested in me by sub-section (2) of section 19 of the Motor Transport Act, No. 48 of 1957, I, Andrew James Joseph, being an officer authorised by the Minister of Nationalised Services and Road Transport under that sub-section, do by this notice disclaim the need, for the purposes of the Ceylon Transport Board, of the properties specified in column 1 of the Schedule hereto, which are located in the places specified in the corresponding entries in column 2 of the Schedule hereto, and declared, by the notice under sub-section (1) of section 19 of the said Act published in the *Gazettes* specified in the corresponding entries in column 3 of that Schedule, to be required for such purposes.

Colombo, January 7, 1959.

A. J. JOSEPH,  
Secretary, Ceylon Transport Board.

SCHEDULE

Column 1	Column 2	Column 3
1. Properties used by W. H. Bus Co., Ltd.		
(a) One office Building	Assessment No. 84, Malabar Street, Kandy, situated within the Municipal limits of Kandy.	<i>Gazette Extraordinary</i> No. 11,220 of 17.12.57
(b) Petrol shed and premises in extent approximately 9 perches	Assessment No. 26, Torrington Road, Kandy, situated within the Municipal limits of Kandy	<i>Gazette Extraordinary</i> No. 11,225 of 28.12.57
2. Properties used by or intended to be used by Ebert Silva Omnibus Co., Ltd.		
(a) Land (no name) in extent approximately 3 roods, together with all Buildings standing thereon	Assessment Nos. 70/1, 76/1, 74 and part of 76, Hill Street, Dehiwala. Bounded on the north by Hill Street. Bounded on the east by remaining portion of property bearing Assessment No. 76, Hill Street. Bounded on the south by properties of H. C. P. Fernando and H. C. Peiris. Bounded on the west by footpath and property bearing Assessment No. 70, Hill Street. Situated within the Urban Council limits of Dehiwala-Mt. Lavinia	<i>Gazette</i> No. 11,224 of 27.12.57
(b) Land called Mahawatta, Kalainowita in extent approximately 1 acre, together with all buildings standing thereon	Bounded on the north by property of T. D. Aponsu. Bounded on the east by remaining portion of the same land. Bounded on the south by Malwatte Road. Bounded on west by property of Ebert Silva. Situated within the Urban Council limits of Dehiwala-Mt. Lavinia	<i>Gazette Extraordinary</i> No. 11,220 of 17.12.57

Column I	Column II	Column III
3. <i>Properties used by the Matale Bus Co., Ltd.</i>		
(a) One petrol shed	Assessment No. 46, Trincomalee Street, Matale	<i>Gazette Extraordinary</i> No. 11,220 of 17.12.57
(b) Office building	Assessment No. 27, North Coast Road, Trincomalee	<i>Gazette</i> No. 11,224 of 27.12.57
4. <i>Property used by Sri Lanka Omnibus Co., Ltd.</i>		
One permanent Office building	Assessment Nos. 275 and 276, Kandy Road, Kadugannawa. Situated within the Urban Council limits of Kadugannawa, Kandy District	<i>Gazette Extraordinary</i> No. 11,220 of 17.12.57
5. <i>Property used by the Singhe Bus Co., Ltd.</i>		
One Office room	Room No. 7, Ceylon Insurance Company Building, Ward Street, Kandy. Situated within the Municipal limits of Kandy	<i>Gazette Extraordinary</i> No. 11,220 of 17.12.57
6. <i>Property used by A. H. Samson Perera &amp; Sons Ltd.</i>		
Part of land called Kosgahawatta in extent approximately 1 acre, together with all buildings standing thereon	Bounded on the north by property of K. Hendrick Mendis. Bounded on the east by main Road. Bounded on the south by property of A. S. S. Amarasekara. Bounded on the west by property of A. Fernando. Situated in the village of Kudawaskaduwa, Kalutara District	<i>Gazette Extraordinary</i> No. 11,220 of 17.12.57
7. <i>Properties used by Wijaya Bus Co., Ltd.</i>		
(a) Land called Junkeet Valavu, Hameedu Valavu and Periya Incha Vidu Valavu in extent approximately one acre together with all buildings standing thereon	Assessment Nos. 9, 10 and 2 in Kalpitiya Town. Bounded on the north by main road. Bounded on the east by resthouse premises and properties of Soosai Pallai and J. J. Fernando. Bounded on the south by properties of M. M. Marikkar Hadjar and A. P. M. Pitchi. Bounded on the west by properties of U. L. M. S. Marikkar and land called Anthony Muttu Vidu Valavu situated in the village of Kalpitiya, Puttalam District	<i>Gazette</i> No. 11,224 of 27.12.57
(b) Office building	Stall No. 1 on Colombo Road, the property of the Urban Council, Puttalam	<i>Gazette Extraordinary</i> No. 11,225 of 28.12.57
8. <i>Property used by Peradeniya Service Bus Co., Ltd.</i>		
Land (no name) in extent approximately 40 perches, together with all buildings standing thereon	Assessment No. 700, Peradeniya Road, Kandy. Bounded on the north by property of Mr. Jayawickrama. Bounded on the east by property bearing assessment No. 756. Bounded on the south by main road. Bounded on the west by property of Kandy Municipality. Situated within the Municipal limits of Kandy	<i>Gazette</i> No. 11,224 of 27.12.57
9. <i>Property used by General Omnibus Co., Ltd.</i>		
Land called Dorakodakumbura in extent approximately 1 rood, together with all buildings standing thereon	Bounded on the north by bus stand. Bounded on the east by a kandura. Bounded on the south by property of D. A. M. Thomas Appu and M. V. Havie. Bounded on the west by property of H. W. Gunasekara. Situated within the Town Council limits of Welimada	<i>Gazette Extraordinary</i> No. 11,225 of 28.12.57
10. <i>Property used by Katana Motor Bus Co., Ltd.</i>		
Land called Halpigodella, in extent approximately 3 roods, together with all buildings standing thereon	Bounded on the north and west by remaining portion of the same land. Bounded on the east by property of A. Rajapakse. Bounded on the south by Main Road. Situated in the village of Katana, Colombo District	<i>Gazette Extraordinary</i> No. 11,220 of 17.12.57
11. <i>Property used by Northern Omnibus Co., Ltd.</i>		
Land called Kandasamytharai, in extent approximately 1 rood 29 perches, together with all buildings standing thereon	Assessment No. 1, Temple Approach Road, Trincomalee. Bounded on the north by Central Road. Bounded on the east by Temple Approach Road. Bounded on the south by properties of Sanmugampillai and others. Bounded on the west by a lane. Situated within the Urban Council limits of Trincomalee	<i>Gazette Extraordinary</i> No. 11,220 of 17.12.57

Column I	Column II	Column III
12. <i>Property used by Yala Omnibus Co., Ltd.</i>	Part of land called Gorakagahawattagodella, in extent approximately 1 rood, together with all buildings standing thereon	Bounded on the North by Main Road. Bounded on the east and south by property of D. P. Athulathmudaly. Bounded on the west by property of S. M. Perera. Situated in the village of Uduwara, Kalutara District
		<i>Gazette Extraordinary</i> No. 11,220 of 17.12.57
13. <i>Property used by Madhyama Lanka Bus Co., Ltd.</i>	That portion of building used by the bus Company	Assessment No. 25, Nuwara Eliya Road, Talawakelle. Situated within the Urban Council limits of Talawakelle-Lindula, Nuwara Eliya District
		<i>Gazette Extraordinary</i> No. 11,220 of 17.12.57
14. <i>Property used by Ratnapura Omnibus Co., Ltd.</i>	Land (no name) in extent approximately 20 perches, together with all buildings standing thereon	Bounded on the north, east and west by remaining portion of the same land. Bounded on the south by river. Situated in the village of Tiruwanaketiya, Ratnapura District
		<i>Gazette Extraordinary</i> No. 11,225 of 28.12.57
15. <i>Property used by the Hinduma Co-operative Motor Service Society Ltd.</i>	Land called Moridolegodella and Ihaldeniya, in extent approximately 2 roods, together with all buildings standing thereon	Bounded on the north and west by Main Road. Bounded on the east by Mari-Ela. Bounded on the south by remaining portion of the same land. Situated in the village of Udugama, Galle District
		<i>Gazette Extraordinary</i> No. 11,220 of 17.12.57
16. <i>Property used by K. M. D.A.K. Bus Co., Ltd.</i>	One permanent Office building	Assessment No. 26, Esplanade Street, Kurunegala. Situated within the Municipal limits of Kurunegala
		<i>Gazette Extraordinary</i> No. 11,220 of 17.12.57

FORM 4A

The Indian and Pakistani Residents (Citizenship) Act, No. 3 of 1949

NOTICE UNDER SECTION 10 OF THE ACT

I, Victor Joseph Harold Gunasekera, Acting Commissioner for the Registration of Indian and Pakistani Residents, do hereby give notice, under Section 10 of the Indian and Pakistani Residents (Citizenship) Act, No. 3 of 1949, that I shall make order allowing each such application under sub-section (1) of Section 10 of the Act as is specified in the Schedule hereto unless any

written objection to the making of such order, together with a statement of the grounds or facts on which such objection is based, is received by me from any member of the public within a period of one month from the date of publication of this notice.

Every statement of objection shall contain the full name and address of the person making the objection.

V. J. H. GUNASEKERA,  
Acting Commissioner for the Registration  
of Indian and Pakistani Residents.  
Colombo, 20th January, 1959.

SCHEDULE

Number and date of application.	Name and Address of Applicant for Registration as a Citizen of Ceylon
C 5665—1.8.51	... Vedan Anthony Maria Sinnappan, 288/97, Baseline Road, Colombo 8.
C 6645—3.8.51	... Sathasivam alias Visuvasami, s/o Carupiah alias Ramiyah, Messers. Brown & Co., Ltd., Darley Road, Maradana, Colombo.
C 7456—4.8.51	... Ratnavel, s/o Arumugam, 202, Fourth Cross Street, Colombo 11.
C 9541—6.8.51	... Thackanath Anthony Devassy, 371, Ferguson's Road, Colombo 15.
F 7180—17.7.51	... Sangily Selliah alias Mayandi, Kibimetiya Estate, Menickdiwela.
M 4275/H—12.6.51	... Thasan Anthoniammal, 52, Main Street, Wattegama.
J 760—14.6.51	... Sellamuthu Pillai Kandasamy, 2, Lawrence Bazaar, Norwood.
J 3180—18.5.51	... Karupudayan Ramasamy, Cleveland Division, Strathspey Group, Upcot.
F 2365/K—1.3.51	... Vellasamy Kandiah alias Subramaniam, 648, Main Street, Matale.
K 5161—6.5.51	... Koppan Sivanoo, Castlereagh Estate, Dickoya.
K 13385—4.8.51	... Velauthaperumal Nadar Shunmuganadar Thiraviam, 3, Main Street, Dickoya.
L 522/K—30.8.50	... Pitchaikaran alias Raju, s/o Karuppa Pillai Paniachy, 59, Main Street, Hatton.
N 4593—15.3.51	... Narayanan Rengasamy, Accramalay Division, Meddecombra Estate, Watagoda.
P 5380—20.10.50	... Silambaram Arunasalam, Glenlyon Estate, Agrapatana.
P 6714—4.3.51	... Maruday Periakkal, Albion Estate, Agrapatana.
Q 4668/P—8.4.51	... Letchuman Muthusamy, St. Regulas Estate, Lindula.
Q 619—25.9.50	... Alagah Karupai, Middleton Estate, Talawakelle.
Q 6237—3.6.51	... Raman Ponnammal, Lower Division, Bambarakelle Estate, Lindula.
Q 6364—3.6.51	... Pachchayan Anjalay, Lower Division, Bambarakelle Estate, Lindula.
R 1283—28.10.50	... Soosay Sandanam, d/o Lazarus, Radella Estate, Nanuoya.
Y 5032—6.7.51	... Kathan Kathiah, Napier Lower Division, Rookatenne Group, Hettipola.
Y 5948—14.7.51	... Iyasamy Muthuveloo, Oliyamandy Estate, Badulla.
L 11942/BB/AA—28.7.51	... Nair Ramanathan, 106, Tirivanaketiya, Ratnapura.

## FORM 4B

The Indian and Pakistani Residents (Citizenship)  
Act, No. 3 of 1949

## NOTICE UNDER SECTION 10 OF THE ACT

I, Victor Joseph Harold Gunasekera, Acting Commissioner for the Registration of Indian and Pakistani Residents, do hereby give notice, under Section 10 of the Indian and Pakistani Residents (Citizenship) Act, No. 3 of 1949, that I shall make order allowing each such application under sub-sections (1) and (2) of Section 4 of the Act as is specified in the Schedule hereto

unless any written objection to the making of such order, together with a statement of the grounds or facts on which such objection is based, is received by me from any member of the public within a period of one month from the date of publication of this notice.

Every statement of objection shall contain the full name and address of the person making the objection.

V. J. H. GUNASEKERA,  
Acting Commissioner for the Registration  
of Indian and Pakistani Residents.

Colombo, 20th January, 1959.

## SCHEDULE

Number and date of application	Name and Address of Applicant for Registration as a Citizen of Ceylon	Name and relationship to applicant of each person whose registration as a citizen of Ceylon applicant seeks to procure simultaneously with applicant's registration as a citizen of Ceylon
C 5538—1.8.51	... Karoor Narayan Damodar Pillai, 36, Hudson Road, Colpetty, Colombo 3	Thankam (wife), Vijayakumar (son), Mohan Ram (son), Nirmala (daughter).
C 5652—30.7.51	... Sinnakannupillai Arumugam Pillai, 220, Gaswork Street, Colombo 11	Muniammal (wife).
C 6650—3.8.51	... Mohamed Hassen Shahul Hamid, 94, Hultsdorf Street, Colombo 12	Jaleela Beevi (wife), Badurdeen (son), Illmunissa (daughter), Anverdeen (son).
C 7174—4.8.51	... Utchi Mahali Manthiram, C/o K. Sundarampillai, Esq., 200, De Seram Place, Colombo 10	Vadivuummal (wife), Sri Murugan (son), Balakrishnan (son).
C 7664—4.8.51	... Vellatchampillai Ladasamy, 19, Sea Street, Colombo	Kalimuthammal (wife), Sundarammal (daughter), Pandian (son).
C 8295—5.8.51	... Mohamad Thamby Mohamad Haniffa, 17, Zeleski Place, Maradana, Colombo	Rabiathumma (wife), Ahamed Siddik (son), Farida Umma (daughter), Mohamed Ansar (son), Mohamed Zubair (son), Mohamed Fareed (son).
C 8933—4.8.51	... Samuel Devasagayam, 65/17, Wasala Road, Kotahena, Colombo 13	Mary Anasthi (daughter), Mary Grace (daughter), Joseph Marcelline (son), Anthony Reginald (son), Mary Jessilda (daughter).
C 9173—4.8.51	... Karupiah Muniandy, 912/1, 3rd Division, Maradana, Colombo	Ponnachchi (wife).
C 9497—4.8.51	... Gabriel Sebastian, No. 7, Edmonton Road, Kirillapone, Colombo 6	Letchumy (wife), Lourdu Marian (son), Antony-muthu (son), Arulappen (son), Anna Maria (daughter).
D 2273—15.6.51	... Sangili Subramaiam, Penrith Group, Avissawella	Rasamma (wife), Manuvelu alias Manuel (son), Josphin (daughter), Mariyammah (daughter).
F 1166—20.1.51	... Rengasamy Mari, Gona Adika Estate, Gampola	Veerai (wife), Kandiah (son), Veeramah (daughter), Rukmani alias Amurtham (daughter), Sinna Kandiah (son), Jeganathan alias Marimuthu Veganathan (son).
F 1220—20.1.51	... Perumal Veloo, Gona Adika Estate, Gampola	Palaniappan (son), Sanmugam (son), Sinniah (son), Mariaie (daughter).
F 1276—15.3.51	... Marudapulle Karuppapillai Veerappen, Periyattottam, Moraluwatte, Gurudeniya	Meenachiammal (wife), Selvarajah (son), Logambal (daughter).
F 1354—28.2.51	... Rengan Perumal, Upper Division, Gona Adika Estate, Gampola	Natchiamma (wife), Rajaletchimey (daughter), Ramachandiran (son), Mariaie (daughter).
F 1558—2.4.51	... Periatnamby Nadasan, Upper Galaha, Galaha Group, Galaha	Mariaie (wife), Thangiah (son), Sellammah (daughter), Sandanan (son).
F 4517—19.7.51	... Arulandu Saverimuthu, Meekannwa, Ampitiya	Rosa Michaelammah (daughter), Saverinayagam Sinnappen (son).
F 4564—19.7.51	... John Dorasamy, Wembley Estate, Kaduganawa	Mariamamma alias Rosammah (wife), Lourdes Maria alias Annamaria (daughter), Sebastian (son), Rosary (son), Francis (son), Anthony (son), Annammah (daughter), Sylvester Paul (son).
F 7789—6.8.51	... Paraman Sundaram Marimuthupillai, Augusta Estate, Peradeniya	Kadiramalay (wife), Namadevan (son), Valliamma (daughter), Subramaniam (son), Sellam (daughter), Varatharaj (son), Sathiveloo (son).
G 1075/F—23.5.51	... Velayuthampillai Sockalingampillai Mahalingam, Eramudugolle, Ampitiya	Ukkumarra (wife), Vijayaletchimey (daughter), Jeyaramachandran (son), Rajeswari (daughter), Saraswathy (daughter).
G 2456/F—22.7.51	... Soosay Soosay, Middle Division, Oodewella Estate, Kandy	Kannikkam (wife), Paranjothy (daughter), Esther (daughter), Jacob (son), Thavithu alias David (son), Lazarus alias Eliyan (son).
G 2554/F—22.7.51	... Rayappen Thomas, Lower Division, Oodewella Estate, Kandy	Sevathiammah (wife).
H 8573/F—27.7.51	... Sellambaram Pillai Egamparampillai, Notharies Estate, Talatuoya	Muthulingampillai (son), Sivalingampillai (son).
L 742/F—29.11.50	... Adaikka Pillai Duraisamy, Le Vallon Group, Galaha	Sellammal (wife), Seenivasan (son), Rajaratnam alias Rajendiram (son), Rajatmal (daughter), Ramanathan (son), Kesavan (son), Pushpam (daughter), Vasantha (daughter), Shanmuganathan (son), Siva Subramaniam (son).
K 13479/L/F—3.8.51	... Anthonimuthu Joseph Gabriel Francis, C/o S. Gnanapragasam, Esq., Upper Meekanuwa, Ampitiya	Maria Selvam (wife), Maria Soosai Thomas (son), Velavendran Sebastian alias Andrew (son), Villanova Thomas Jacob (son), Rosario Bruno Bridget (daughter), Grace Noia alias Matilda (daughter), Hermon Gonsales (son).
Q 2863/F—13.3.51	... Vathiyar Periannen Alagandy Sinna Muthucaruppen, Yahalatenne Estate, Werellagama	Manickammal (wife), Ramachandran (son), Chandrasegarani alias Chanderaan (son), Parasothy (daughter), Meenalosani (daughter), Ponnambalam (son), Thirunavukarasu (son), Sambanthar (son), Parasakthi (son).
H 1056—17.12.50	... Ponnian Annamalai, Richlands Division, Oonagalla Group, Madukelle	Palaniyammal alias Palaniaie (wife), Karliamma (daughter), Ramasamy (son).
H 4632—26.5.51	... Kunarara Karuppan, Mahaousa Estate, Madukelle	Sandammal (wife), Vellamma (daughter).

Number and date of application	Name and Address of Applicant for Registration as a Citizen of Ceylon	Name and relationship to applicant of each person whose registration as a citizen of Ceylon applicant seeks to procure simultaneously with applicant's registration as a citizen of Ceylon
H 4664—26.5.51	... Palaniyandy Veloo, Mahaousa Estate, Madulkele	Peramaie (wife), Kandasamy alias Kandan (son), Perumal (son), Palaniandy (son), Govindammal (daughter), Alagaiah (son).
N 5017/I—7.4.51	... Periasamy Suppiah, Fetter Cairn Division, Kadienlena Estate, Kotmale	Velamah (wife), Sundaram (son).
J 325—24.1.51	... Munusamy Govindan Raman, Glentilt Estate, Maskeliya	Muniyammal (wife), Perumal alias Munesamy (son), Rukmani alias Muniamma (daughter), Pavalavalli alias Muniammah (daughter), Mariai alias Paranchothy (daughter), Dharmalingam (son), Thanam (daughter).
J 7399—29.7.51	... Ramalingam Muniandy, St. Heliers Estate, Watawala	Palaniaie (wife), Alagoo (daughter) Muthuramalingam (son), Ramasamy (son), Somiasundram (son), Durairasoo (son), Patanawathie alias Pathmawadhi (daughter).
R 5987/J—29.7.51	... Kathan Sinna Sinniah, Mincinglane Estate, Upcot	Kullammah (wife), Kitnasamy (son), Easpari (daughter), Sarojini (daughter), Seyaraman (son), Periyasamy (son).
K 9873/J—27.7.51	... Pochy Gnanapragasam, Lower Division, Periyadarawala Estate, Dickoya	Maria Selvam (wife), Therese (daughter), Maria (daughter).
K 1804—16.1.51	... Ramasamy Perumal, c/o Mr. Sandanam, Kangany, Morar Estate, Bogawantalawa	Sandanam (wife), Ramakrishnan alias Raman (son), Thanaletchumie (daughter), Alagamma alias Thevaki (daughter), Ramasamy (son), Gopalan (son), Ramachandiran (son).
K 2188—18.1.51	... Raman Suppan, Bogawantalawa Estate, Bogawantalawa	Ammaloo (wife), Ramathal (daughter), Raman (son).
K 2381—18.11.50	... Rengan Palany, Chapelton Estate, Bowantalawa	Vellayamma (wife), Nallaie (daughter), Rengamma alias Letchumee (daughter), Valliamma (daughter), Thangavelu (son).
K 2418—3.12.50	... Silamban Eliyaperumal, Chapelton Estate, Bogawantalawa	Periakka (wife).
K 2671—10.11.50	... Alagan Mari, Lower Division, Campion Estate, Bogawantalawa	Sevie (wife).
K 3168—16.4.51	... Srengam Kathavarayan, Osborne Estate, Hatton	Thanaletchumy alias Kamala alias Mariaie (wife), Thiagaraja (son), Rasammah alias Rasamoney (daughter), Dorairaja (son), Kamalamonie (daughter), Thangaraja (son), Gnanamoney (daughter), Thanarajah (son), Thanamoney (daughter).
K 3318—16.6.51	... Periyannan Carupanan alias Marappan, Marlborough Division, Lethenty Group, Hatton	Ponchy alias Poonchale (wife), Balasubramaniam (son), Pushpavally (daughter).
K 3648—22.3.51	... Arockiam Rayappen alias Peter, Panmure Estate, Hatton	Jebamalai (wife), Loorthumary (daughter), Arulandan (son).
P 1555—23.10.50	... Somasunderam Ponnusamy, Upper Division, Glasgow Estate, Agradatana	Pavaie (wife), Nagamma (daughter), Mariaie (daughter), Kitnasamy (son), Sinnamma (daughter), Papaty (daughter), Poospan (daughter), Ganesan (son).
Y 2006—15.2.51	... Vythilingam Sellan Muthulingam, Malangama Division, Telbedde Estate, Badulla	Meenambal (wife), Balasingam alias Kandaiah (son), Gobal alias Kandiah (son), Rasawathiammah (daughter), Ramiah (son), Subramaniam (son), Manoranjetham (daughter), Rajalechemey (daughter), Sivamathan (son), Eliyathamby (son).
Y 2010—6.2.51	... Krishnasamy Srinivasagam Sethuraman, Rockhill Division, Glen Alpin Group, Badulla	Meenambal alias Thenambal (wife), Vasam (son), Sekhan (son).
Y 2735—20.5.51	... Cadiran Kolandayan, Uvaketawela Estate, Hali Ela	Letchumey (wife), Subramaniam (son), Rasamma (daughter), Rajalingam (son).
Y 3890—17.6.51	... Muthuveeran Vythy, Telbedde Estate, Badulla	Veearie (wife), Mariaie (daughter), Veerappan (son), Valautham (son), Suppiah (son), Rengan alias Rengasamy (son).
Y 3816—30.6.51	... Veerappan Nagamuthu, Upper Division, Keenakelle Group, Badulla	Kanagamma (wife), Caruppiah (son), Valliamma (daughter).
Y 3823—30.6.51	... Annavi Ponniah, Upper Division, Keenakelle Group, Badulla	Periakka (wife), Annavy (son), Kamatchy (daughter).
W 1932/Y—18.4.51	... Perumal Suppiah, Mahatenne Division, Sarnia Group, Badulla	Poongawanam (wife), Letchumy alias Lakshmy (daughter), Singaravel alias Krishnan (son), Saraswathy (daughter).
W 3926/Y—29.5.51	... Murugiah Rengasamy, Narangalla Second Division, Ledgerwatte Group, Badulla	Meenatchy (wife), Subramaniam alias Renganathan (son), Sivasunderam alias Thevany (daughter), Sivamany alias Thevany (daughter).
W 5108/Y—10.6.51	... Vembalan Rengasamy, Dotlands Division, Sarnia Group, Badulla	Mangaie (wife), Vandurasy alias Venuraj (son), Annammal alias Iylandam (daughter).
W 5354/Y—17.6.51	... Raman Perumal, Dotlands Division, Sarnia Group, Badulla	Valliamma (wife).
W 6212/Y—25.7.51	... Murugan Murugan, Sarnia Division, Sarnia Group, Badulla	Sandanam (wife), Marimuthu (son), Caliamma (daughter).
W 6244/Y—25.7.51	... Meenatchy w/o Veeran Carpiah, Sarnia Division, Sarnia Group, Badulla	Amarawathy alias Arusthem (daughter), Arunasalam (son).
W 6397/Y—29.6.51	... Veerappen Sinnasamy, Plaiderie Division, Sarnia Group, Badulla	Thailammai (wife), Theivaney alias Ammacannu (daughter), Sundaram (son), Rajagopal (son), Sitalakshmy (daughter), Balasundaraie (daughter).
Y 1629/W/Y—31.12.50	... Vadivelu Subramaniam, Unugalla Division, Unugalla Group, Hali Ela	Mohanadasan (son).
Y 1638/W/Y—30.12.50	... Arasan Pattan, Angurumalay Division, Unugalla Group, Hali Ela	Kamatchy (wife), Thangavale (son), Kandaimony (daughter), Yogakumary (daughter).
Y 5235/W/Y—6.7.51	... Kadiraveloo Sinniah, Napier Division, Rookatenna Estate, Hali Ela	Veearie (wife).
AA 5866—1.7.51	... Kuppusamy Sellan, Marambekande Estate, Puwakpitiya	Cadiraie (wife), Rasiah (son), Ramiah (son), Letcheman (son), Saththiaveloo (son).

Number and date of application	Name and Address of Applicant for Registration as a Citizen of Ceylon	Name and relationship to applicant of each person whose registration as a citizen of Ceylon applicant seeks to procure simultaneously with applicant's registration as a citizen of Ceylon
AA 6417—29.7.51	Kathirveloo Kanniah, Marambekande Estate, Puvakpitiya	Pappamma (wife), Sevannamma (daughter), Rajeswary (daughter).
AA 6676—25.5.51	Saminathan Savarimuthu, c/o Balusamy Kangany, Porunuwa Estate, Kahawatta	Anjalay (wife), Esther (daughter), Yesupatham (son), Sandana Mary (daughter), Jayapalan (son), Gnanamany (daughter), Elizabeth (daughter).
K 13561/P—4.8.51	Kumaran Palany, Iona Estate, Agrapatana	Sickamma (wife), Kandasamy (son), Letchumy (daughter), Oiyland alias Balasubramaniam (son), Sellamma alias Saraswathy (daughter), Saroja (daughter), Singaraveln (son).

## Revenue and Expenditure Returns

### TEACHERS' WIDOWS' AND ORPHANS' PENSION FUND

#### Report of the Board of Management for the period October 1, 1956 to September 30, 1957

1. *Board of Management.*—The Board of Management consists of four official members, viz., The Deputy Secretary to the Treasury (Chairman), the Solicitor-General, the Director of Education and the Director of Social Services. The fifth member is a contributor to the Fund nominated by the Chairman. Mr. A. S. Kanagaratnam is the present nominated member. The Board held three meetings during the year.

2. *Contributors.*—The number of contributors is estimated at 20,000. Declarations of family particulars under regulation 10 (1) of the Teachers' W. & O. P. Fund Regulations, 1954, are being received from the Education Department. About 8,000 declarations were received up to September 30, 1957.

3. *Registers of Recoveries.*—The Registers of Recoveries for 1956-57 are expected shortly.

4. *Valuation of the Fund.*—In terms of regulation 7, the first quinquennial valuation of the Fund should be as at September 30, 1956. The necessary forms to furnish the data required by the Actuary are being printed and it is hoped to undertake this work during 1958-59. As a large number of declarations of family particulars are still outstanding, the All-Ceylon Union of Teachers has offered to assist the Treasury and the Education Department in collecting all outstanding declarations as quickly as possible.

5. *Claims.*—During the year under review 68 pensions were sanctioned making a total of 216 as at September 30, 1957.

The number of refunds authorised under regulations 27 and 28 during the year amounted to 33.

6. *Cost of Establishment, &c.*—The Government contribution to the Fund in respect of this year amounted to Rs. 617,481.48. The Government also meets the cost of establishment and other expenses incidental to the management of the Fund and the Cost of Living Allowances payable on pension under the Fund.

7. *Investments.*—In terms of section 5 (1) of the School Teachers' Pension Act, No. 44 of 1953, surplus monies of the Fund are being invested in the securities prescribed in section 20 of the Trusts Ordinance (Cap. 72). The balance to the credit of the Fund as at September 30, 1957, viz., Rs. 315,134.11 has since been invested.

8. *Accounts.*—A statement of Receipts and Payments of the Fund for the year ended September 30, 1957, duly audited by the Auditor-General together with a Statement of the Assets of the Fund as at that date are appended.

B. V. GEORGE,  
 Secretary and Accountant.

Colombo, 18th October, 1958.

H. E. PERIES,  
 R. L. TIRUCHELVAM,  
 R. S. JAYAWICKREMA,

Members of the Board of Management.

#### Teachers' Widows' and Orphans' Pension Fund

##### STATEMENT OF RECEIPTS AND PAYMENTS FOR THE PERIOD OCTOBER 1, 1956 TO SEPTEMBER 30, 1957

RECEIPTS	Rs.	c.	PAYMENTS	Rs.	c.
By Balance brought forward	629,895	11	To Pensions		
Contributions	617,481	48	Refunds:		39,064 65
Government contributions	617,428	73	Regulations 27/28	4,039	36
Contributions (Reg. 21)	510	70	Over-recoveries	115	64
Interest on investments	148,784	50			4,155 0
Miscellaneous credits	4,086	93	Investments		1,655,433 0
			Miscellaneous debits		4,400 69
			Balance with Deputy Secretary to the Treasury	315,134	11
	2,018,187	45			
				2,018,187	45

Note.—The net Cost of Living and Special Living Allowances paid on pensions under the Fund amounted to Rs. 64,212.91 and Rs. 14,239.99 respectively.

R. PONNAMPALAM,  
 Secretary and Accountant,  
 Board of Management,  
 Teachers' W. & O. P. Fund.

Colombo, 27th March, 1958.

H. E. PERIES,  
 D. S. T. & Chairman,  
 Board of Management,  
 Teachers' W. & O. P. Fund.

#### CERTIFICATE ON THE STATEMENT OF RECEIPTS AND PAYMENTS

The above statement of Account has been audited by me in pursuance of regulation 6 (1) of the Teachers' Widows' and Orphans' Pension Fund Regulations, 1954. Subject to the observations contained in my report No. P-5/T-12 of 6th October, 1958, to the Chairman, Board of Management, I am of opinion that this statement sets forth correctly the receipts and payments in respect of the Fund during the financial year ended September 30, 1957.

Audit Office,  
 Colombo 7, 6th October, 1958.

D. S. DE SILVA,  
 for Auditor-General.

**Teachers' Widows' and Orphans' Pension Fund**

**STATEMENT OF ASSETS AS AT SEPTEMBER 30, 1957**

Description of Ceylon Government Stock	Face Value		Purchase Price		Interest paid to date of purchase in 1956-57	Total Cost		Market Rate and Market Value on September 30, 1957	
	Rs.	c.	Rs.	c.		Rs.	c.	Rs.	c.
1. 3 per cent. Loan, 1973-78	13,000	0	11,898	0	—	11,898	0	96 1/4	12,512 50
2. 2 1/2 per cent. National Development Loan, 1967-72	6,000	0	5,176	0	—	5,176	0	93 15/16	5,636 25
3. 3 per cent. War Loan, 1959-69	486,600	0	464,856	50	—	464,856	50	100 3/4	490,249 50
4. National Housing 3 1/2 per cent. Debenture, 1969-71	400,000	0	404,126	0	1,639 72	405,765	72	105 9/16	422,250 0
5. 3 1/2 per cent. National Loan, 1964-69	979,900	0	1,008,040	0	3,563 28	1,011,603	28	105 1/2	1,033,794 50
6. 3 per cent. Loan, 1972-77	25,000	0	23,858	25	—	23,858	25	96 5/16	24,078 12
7. 3 1/2 per cent. Loan, 1959-61	10,000	0	10,126	0	—	10,126	0	103 1/4	10,325 0
8. 3 per cent. Sri Lanka, Loan, 1969-74	1,000,000	0	1,000,626	0	—	1,000,626	0	98 1/2	985,000 0
9. National Housing 3 1/2 per cent. Debenture, 1970-72	500,000	0	500,000	0	—	500,000	0	102 13/16	514,062 50
10. 3 1/2 per cent. Loan, 1975-80	235,000	0	235,000	0	—	235,000	0	100 15/16	237,203 12
11. State Mortgage Bank 3 per cent. Debenture, 1965-68	750,000	0	750,000	0	—	750,000	0	101	757,500 0
12. National Housing 3 per cent. Debenture, 1969-71	85,000	0	85,000	0	—	85,000	0	100	85,000 0
13. 3 1/2 per cent. Loan, 1976-81	100,000	0	100,000	0	—	100,000	0	100 13/16	100,812 50
14. 3 per cent. Loan 1969-72	500,000	0	500,000	0	—	500,000	0	100	500,000 0
15. National Housing 3 1/2 per cent. Debenture, 1976-81	50,000	0	50,000	0	—	50,000	0	100 7/16	50,218 75
16. 3 per cent. Loan, 1970-73	225,000	0	225,000	0	—	225,000	0	100	225,000 0
17. State Mortgage Bank 3 per cent. Debenture, 1970-73	165,000	0	165,000	0	—	165,000	0	100	165,000 0
18. National Housing 3 per cent. Debenture, 1970-73	100,000	0	100,000	0	—	100,000	0	100	100,000 0
19. 3 per cent. Ceylon Development Loan, 1970-73	100,000	0	100,000	0	—	100,000	0	100	100,000 0
	5,730,500	0	5,738,706	75	5,203 0	5,743,909	75		5,818,642 74

R. PONNAMPALAM,  
 Secretary and Accountant,  
 Board of Management,  
 Teachers' W. & O. P. Fund.

H. E. PERIES,  
 Deputy Secretary to the Treasury  
 and Chairman, Board of Management,  
 Teachers' W. & O. P. Fund.

Colombo, 2nd March, 1958.

**LOCAL LOANS AND DEVELOPMENT FUND**

**Report for the Year 1956-57**

THE statement of Accounts and the Balance Sheet for the year 1956-57 are submitted along with this Report.

**Interest.**—The rate of interest on loans to Local Authorities remains at 4 per cent. per annum and that for Government officers for building houses at 5 per cent. per annum. The total interest received during the year on loans was Rs. 1,955,184.60.

**Borrowings.**—The Fund borrowed during the year a sum of Rs. 6,000,000 from Government to enable it to pay a part of the loans approved. The total indebtedness at September 30, 1957, is Rs. 51,800,000 to Government and Rs. 750,000 to the Savings Certificate Fund.

**REPAYMENTS**

**Co-operative Societies.**—Repayment of loans and payment of interest by Co-operative Societies continue to be unsatisfactory. The balance outstanding at September 30, 1957, was Rs. 1,150,840.37 compared with Rs. 1,305,593.05 at September 30, 1956. The arrears of principal at September 30, 1957, were Rs. 748,140.37 as compared with Rs. 747,193.05 at September 30, 1956. The arrears of interest at September 30, 1957, were Rs. 145,354.84 as compared with Rs. 128,036.70 at September 30, 1956.

The Registrar of Co-operative Societies has been informed of the position and requested to take action with a view to speedier settlement.

**Local Authorities.**—The following Local Authorities are in arrears in regard to repayment of loans:—

Local Authority	Amount in Arrears Rs. c.
Town Council, Madampe	84,120 20
Town Council, Kattankudy	65,762 25
Village Committee, Nallur	30,692 94
Village Committee, Panadure and Talpiti Baddas	2,086 58
Town Council, Manipay	14,807 98
Municipal Council, Galle	111,620 0
Town Council, Sammanturai	6,240 0
Town Council, Mammur	28,960 61
Village Committee, Dondra	70 0

The Local Authorities concerned and the Commissioner of Local Government have been informed of these arrears and immediate settlement requested.



*General.*—Loans granted during the year amounted to Rs. 9,040,159.37. The following table gives an indication of the business done during the last ten years :—

	Loan			Income and Disposal			
	Issued	Repaid	Balance	Interest Received	Interest Paid	Allowance to staff and other expenses	Net Profit
1947-48 ..	2,788,814	1,169,432	8,001,434	277,428	23,975	1,886	251,567
1948-49 ..	3,303,247	1,171,211	10,133,046	333,809	68,750	2,246	262,813
1949-50 ..	2,638,034	1,289,434	11,481,646	393,247	122,179	1,946	269,122
1950-51 ..	6,563,268	2,041,438	16,003,360	476,593	235,833	2,079	238,681
1951-52 ..	10,182,706	1,071,920	25,114,146	630,484	411,667	1,934	216,883
1952-53 ..	6,618,450	2,323,952	29,408,644	935,304	603,583	1,875	329,845
1953-54 ..	4,643,062	1,547,025	32,502,735	1,123,016	714,075	2,112	404,882
1954-55 ..	5,714,410	1,725,219	36,491,426	1,176,984	777,785	2,400	396,300
1955-56 ..	18,291,200	1,982,693	52,799,433	1,459,343	1,080,335	2,451	376,057
1956-57 ..	9,040,159	2,736,183	59,102,910	1,955,185	1,418,555	2,400	533,730

By order of the Commissioners,

General Treasury,  
Colombo, 26th May, 1958.

V. E. S. FRANCKE,  
Secretary, Local Loans and Development Fund.

No. P-4/LLDF  
Audit Office,  
Colombo 7, 9th October, 1958.

**Report of the Auditor-General on the Accounts of the Local Loans and Development Fund for the year 1956-57**

The accounts of the Local Loans and Development Fund (created under the Local Loans and Development Fund Ordinance (Cap. 281) as amended from time to time) for the year 1956-57 were audited under my direction and this report is submitted in accordance with section 13 of the Ordinance.

The financial statements prescribed by Regulation 27 of the regulations framed under section 10 of the said Ordinance were furnished for the year 1956-57 as follows :—

- (a) Cash Account ;
- (b) Income and Expenditure Account ; and
- (c) Statement of Liabilities and Assets.

These statements which are in agreement with the books of account have been certified in audit, subject to the following observations.

2. *Statement of Income and Expenditure* :—(i) The Interest shown in the Income and Expenditure account represents the interest actually realised during the year and does not include the interest accrued but not due up to September 30, 1957.

(ii) According to figures furnished by the Secretary, arrears of loan repayments including interest thereon outstanding at September 30, 1957, were as follows :—

	Rs.	c.
Due from Co-operative Societies ..	893,495	21
Due from Local Authorities ..	344,360	56

(iii) The operative results for the year as disclosed in the Income and Expenditure Account was a net profit of Rs. 533,729.83 (as compared with Rs. 376,056.89 in the previous year), which amount has been transferred to the Capital Account.

(iv) An irrecoverable loan of Rs. 500 due from a Co-operative Society has been written off in the year under review pending the approval of the Minister of Finance under section 27 of the Ordinance.

The approval of the Minister of Finance has been obtained in terms of section 27 of the L. L. & D. F. Ordinance for the write-off of Rs. 500 referred to in para 2 (iv) of my report on the previous year's account.

(v) Interest received—Rs. 1,955,184.60. The interest charged on loans to local authorities was 4 per cent per annum and the interest on loans to Government officers and Co-operative Societies was 5 per cent per annum. As stated in para 2 (v) of my report on the accounts for 1955-56, these rates of interest have not been prescribed by Regulations made under section 10 (d) of the Ordinance.

(vi) The net profit for the year 1955-56 amounting to Rs. 376,056.89 was transferred to the Consolidated Fund on 30th September, 1957. The requisite approval of the Minister of Finance as required by section 7 (3) (b) of the Ordinance has been obtained for the transfer.

3. *Statement of Liabilities and Assets.*—It was stated in para 3 of my report on the previous year's account that the terms regarding the mode and time of repayment of the borrowings from Government have not been stipulated as required by section 5A of the Local Loans and Development (Amendment) Act, No. 29 of 1949.

The Deputy Secretary to the Treasury has since informed the Secretary of the Local Loans and Development Fund that—

“The Honourable Minister of Finance has directed that the Commissioners of the Local Loans and Development Fund should repay the loan of Rs. 51.8 million outstanding from them on 1.10.1957 in 25 (twenty-five) annual instalments and that future loans should be granted to them on the same basis.”

D. S. DE SILVA,  
for Auditor-General.

**A—Cash Account for the Year October 1, 1956 to September 30, 1957**

<i>Receipts</i>		<i>Rs.</i>	<i>c.</i>	<i>Rs.</i>	<i>c.</i>	<i>Payments</i>		<i>Rs.</i>	<i>c.</i>	<i>Rs.</i>	<i>c.</i>
Balance on October 1, 1956	..	..	..	925,604	92	Working expenses :					
Borrowings from Government	..	..	..	6,000,000	0	Allowance to Secretary	..	1,500	0		
Interest received during the year :						Allowance to clerk	..	900	0		
Municipal Councils	..	1,071,503	82			Interest on borrowings from Govern-					
Urban Councils	..	550,239	93			ment	..	1,399,804	77		
Town Councils	..	188,341	89			Interest on borrowings from					
Village Committees	..	109,243	95			Savings Certificates Fund	..	18,750	0		
Co-operative Societies	..	34,187	44							1,420,954	77
Government Officers	..	1,668	7			Loans :					
				1,955,184	60	Municipal Councils	..	4,170,000	0		
Loan repayments :						Urban Councils	..	3,042,907	29		
Municipal Councils	..	1,431,541	36			Town Councils	..	751,395	83		
Urban Councils	..	878,387	98			Village Committees	..	1,075,856	25	9,040,159	37
Town Councils	..	201,843	12			Suspense items	..	..	..	328	33
Village Committees	..	62,077	45			Net profit for 1954-55 and 1955-56					
Co-operative Societies	..	154,252	68			paid into Government revenue:—					
Government officers	..	8,080	0			1954-55	..	396,299	56		
				2,736,182	59	1955-56	..	376,056	89		
Suspense items	..	..	..	..	328	33				772,356	45
						Balance in cash in Treasury	..	..	..	383,501	52
				11,617,300	44					11,617,300	44

General Treasury,  
Colombo, 26th May, 1958.

H. E. PERIES,  
Chairman,  
Local Loans and Development Fund.

**B—Income and Expenditure for the Year ended September 30, 1957**

<i>Income</i>	<i>Rs.</i>	<i>c.</i>	<i>Expenditure</i>	<i>Rs.</i>	<i>c.</i>		
Interest (Statement A)	..	1,955,184	60	Working expenses (Statement A)	..	1,420,954	77
				Write off of irrecoverable loans	..	500	0
				Net profit transferred to capital account	..	533,729	83
		1,955,184	60			1,955,184	60

General Treasury,  
Colombo, 26th May, 1958.

H. E. PERIES,  
Chairman,  
Local Loans and Development Fund.

**C—Statement of Liabilities and Assets on September 30, 1957**

<i>Liabilities</i>		<i>Rs.</i>	<i>c.</i>	<i>Rs.</i>	<i>c.</i>	<i>Assets</i>		<i>Rs.</i>	<i>c.</i>	<i>Rs.</i>	<i>c.</i>
Capital account :						Loans :					
(1) Grants from Government revenue	..	..	4,193,094	27		Municipal Councils	..	31,426,846	99		
(2) Accumulated profits :						Urban Councils	..	16,403,173	52		
Balance on September 30, 1956	..	2,981,943	67			Town Councils	..	6,226,082	16		
Net profit for 1956-57	..	533,729	83			Village Committees	..	3,866,806	76		
				3,515,673	50	Co-operative Societies	..	1,150,840	37		
Less profit for 1954-55 and 1955-56 paid into Government revenue	..	772,356	45			Government officers	..	29,160	0		
				2,743,317	5					59,102,909	80
Borrowings from Government and Savings Certificates Fund	..	..	52,550,000	0		Cash balance in the Treasury	..	..	383,501	52	
				59,486,411	32					59,486,411	32

General Treasury,  
Colombo, 26th May, 1958.

H. E. PERIES,  
Chairman,  
Local Loans and Development Fund.

The Accounts of the Local Loans and Development Fund for the year ended September 30, 1957, have been audited under my direction. The foregoing financial statements do not show the arrears of interest on outstanding loans nor do they show interest accrued but not due up to September 30, 1957. Subject to this observation and other comments contained in my report No. P-4/LLDF of 9th October, 1958, to the Chairman, Local Loans and Development Fund, I am of opinion that the Statement of Liabilities and Assets above set forth and connected financial statements which have been drawn up in the form prescribed in the regulations made under the Local Loans and Development Fund Ordinance (Cap. 281) fairly represent the financial position of the Fund as at September 30, 1957, and the results of its operation for the year ended on that date.

Audit Office,  
Colombo 7, 9th October, 1958.

D. S. DE SILVA,  
for Auditor-General.

## Miscellaneous Departmental Notices

### KU/MALAGANE SARASWATHIE B. M. S.

NOTICE is hereby given for the information of the general public that the above school, situated at Malage in the Kurunegala District of the North-Western Province, and under the management of the General Manager, Buddhist Academy, Mattegoda, Polgasowita, has been provisionally registered as a grant-in-aid school with effect from November 1, 1957.

S. F. DE SILVA,  
Director of Education.

ASJ 4780,  
Education Department,  
Malay Street,  
Colombo 2, January 12, 1959.

### KU/MASPOTHA SHANTHI S. M. SCHOOL

NOTICE is hereby given for the information of the general public that the above school, situated at Maspotta in the Kurunegala District of the North-Western Province, and under the management of the General Manager, Buddhist Academy of Ceylon, Mattegoda, Polgasowita, has been provisionally registered as a grant-in-aid school with effect from November 1, 1957.

S. F. DE SILVA,  
Director of Education.

ASJ 4772,  
Education Department,  
Malay Street,  
Colombo 2, January 12, 1959.

### THE IRRIGATION ORDINANCE, No. 32 OF 1946

IT is hereby notified that I, Lionel Barcroft Abeyaratna, Government Agent of the Administrative District of Ratnapura, have by virtue of the powers vested in me by section 15 (1) (a) of the Irrigation Ordinance, No. 32 of 1946, approved the resolution set out in the Schedule hereto.

L. B. ABEYARATNA,  
Government Agent,  
Administrative District of Ratnapura.

The Kachcheri,  
Ratnapura, January 16, 1959.

#### Schedule

#### RESOLUTION

"This meeting of the proprietors within the irrigable area of Deiyannedola Peella Anicut Scheme, Minor Irrigation Work at Dela in Nawadun Korale of Ratnapura District, approves of the scheme relating to the irrigation work and prepared under Part V of the Irrigation Ordinance, No. 32 of 1946."

### THE IRRIGATION ORDINANCE, No. 32 OF 1946

IT is hereby notified that I, Lionel Barcroft Abeyaratna, Government Agent of the Administrative District of Ratnapura, have by virtue of the powers vested in me by section 15 (1) (a) of the Irrigation Ordinance, No. 32 of 1946, approved the resolution set out in the Schedule hereto.

L. B. ABEYARATNA,  
Government Agent,  
Administrative District of Ratnapura.

The Kachcheri,  
Ratnapura, January 16, 1959.

#### Schedule

#### RESOLUTION

"This meeting of the proprietors within the irrigable area of Puwakgahadola Anicut Scheme, Minor Irrigation Work at Godigomuwa in Kuruwiti Korale of Ratnapura District, approves of the scheme relating to that irrigation work and prepared under Part V of the Irrigation Ordinance, No. 32 of 1946."

### THE IRRIGATION ORDINANCE, No. 32 OF 1946

IT is hereby notified that I, Lionel Barcroft Abeyaratna, Government Agent of the Administrative District of Ratnapura, have by virtue of the powers vested in me by section 15 (1) (a) of the Irrigation Ordinance, No. 32 of 1946, approved the resolution set out in the Schedule hereto.

L. B. ABEYARATNA,  
Government Agent,  
Administrative District of Ratnapura.

The Kachcheri,  
Ratnapura, January 16, 1959.

#### Schedule

#### RESOLUTION

"This meeting of the proprietors within the irrigable area of Udadeniya Anicut Scheme, Minor Irrigation Work at Bopetta in Kuruwiti Korale of Ratnapura District, approves of the Scheme relating to that irrigation work and prepared under Part V of the Irrigation Ordinance, No. 32 of 1946."

### THE IRRIGATION ORDINANCE, No. 32 OF 1946

IT is hereby notified that I, Lionel Barcroft Abeyaratna, Government Agent of the Administrative District of Ratnapura, have by virtue of the powers vested in me by section 15 (1) (a) of the Irrigation Ordinance, No. 32 of 1946, approved the resolution set out in the Schedule hereto.

L. B. ABEYARATNA,  
Government Agent,  
Administrative District of Ratnapura.

The Kachcheri,  
Ratnapura, January 16, 1959.

#### Schedule

#### RESOLUTION

"This meeting of the proprietors within the irrigable area of Haldola Anicut Scheme, Minor Irrigation Work at Karandana South in Kuruwiti Korale of Ratnapura District, approves of the Scheme relating to that irrigation work and prepared under Part V of the Irrigation Ordinance, No. 32 of 1946."

### THE IRRIGATION ORDINANCE, No. 32 OF 1946

IT is hereby notified that I, Lionel Barcroft Abeyaratna, Government Agent of the Administrative District of Ratnapura, have by virtue of the powers vested in me by section 15 (1) (a) of the Irrigation Ordinance, No. 32 of 1946, approved the resolution set out in the Schedule hereto.

L. B. ABEYARATNA,  
Government Agent,  
Administrative District of Ratnapura.

The Kachcheri,  
Ratnapura, January 16, 1959.

**Schedule**  
**RESOLUTION**

“ This meeting of the proprietors within the irrigable area of Kumbukgahakumbura Anicut Scheme at Karandana South in Kuruwiti Korale of Ratnapura District, approves of the Scheme relating to that irrigation work and prepared under Part V of the Irrigation Ordinance, No. 32 of 1946. ”

**THE IRRIGATION ORDINANCE, No. 32 OF 1946**

IT is hereby notified that I, Lionel Barcroft Abeyaratna, Government Agent of the Administrative District of Ratnapura, have by virtue of the powers vested in me by section 15 (1) (a) of the Irrigation Ordinance, No. 32 of 1946, approved the resolution set out in the Schedule hereto.

L. B. ABEYARATNA,  
Government Agent,  
Administrative District of Ratnapura.

The Kachcheri,  
Ratnapura, January 16, 1959.

**Schedule**  
**RESOLUTION**

“ This meeting of the proprietors within the irrigable area of Hopitigala Anicut Scheme at Hopitigala in Nawadun Korale of Ratnapura District, approves of the Scheme relating to that irrigation work and prepared under Part V of the Irrigation Ordinance, No. 32 of 1946. ”

**THE IRRIGATION ORDINANCE, No. 32 OF 1946**

IT is hereby notified that I, Lionel Barcroft Abeyaratna, Government Agent of the Administrative District of Ratnapura, have by virtue of the powers vested in me by section 15 (1) (a) of the Irrigation Ordinance, No. 32 of 1946, approved the resolution set out in the Schedule hereto.

L. B. ABEYARATNA,  
Government Agent,  
Administrative District of Ratnapura.

The Kachcheri,  
Ratnapura, January 16, 1959.

**Schedule**  
**RESOLUTION**

“ This meeting of the proprietors within the irrigable area of Pettaradola Anicut Scheme, Minor Irrigation Work at Niwitigala in Nawadun Korale of Ratnapura District, approves of the Scheme relating to that irrigation work and prepared under Part V of the Irrigation Ordinance, No. 32 of 1946. ”

**THE IRRIGATION ORDINANCE, No. 32 OF 1946**

IT is hereby notified that I, Lionel Barcroft Abeyaratna, Government Agent of the Administrative District of Ratnapura, have by virtue of the powers vested in me by section 15 (1) (a) of the Irrigation Ordinance, No. 32 of 1946, approved the resolution set out in the Schedule hereto.

L. B. ABEYARATNA,  
Government Agent,  
Administrative District of Ratnapura.

The Kachcheri,  
Ratnapura, January 16, 1959.

**Schedule**  
**RESOLUTION**

“ This meeting of the proprietors within the irrigable area of Molamuredolayaya Anicut Scheme at Niwitigala in Nawadun Korale of Ratnapura District, approves of the Scheme relating to that irrigation work and prepared under Part V of the Irrigation Ordinance, No. 32 of 1946. ”

**THE IRRIGATION ORDINANCE, No. 32 OF 1946**

IT is hereby notified that I, Lionel Barcroft Abeyaratna, Government Agent of the Administrative District of Ratnapura, have by virtue of the powers vested in me by section 15 (1) (a) of the Irrigation Ordinance, No. 32 of 1946, approved the resolution set out in the Schedule hereto.

L. B. ABEYARATNA,  
Government Agent,  
Administrative District of Ratnapura.

The Kachcheri,  
Ratnapura, January 16, 1959.

**Schedule**  
**RESOLUTION**

“ This meeting of the proprietors within the irrigable area of Kamarangapitiya Anicut Scheme, Minor Irrigation Work at Kamarangapitiya in Nawadun Korale of Ratnapura District, approves of the scheme relating to that irrigation work and prepared under Part V of the Irrigation Ordinance, No. 32 of 1946. ”

**COMPANIES ORDINANCE, No. 51 OF 1938**

**Notice under Section 277 (3) to strike off  
Select Printers Limited**

WHEREAS there is reasonable cause to believe that Select Printers Limited, a company incorporated on 19th December, 1946, under the provisions of the Companies Ordinance, No. 51 of 1938, is not carrying on business or in operation:

Now know ye that I, Walter Mahesa Sellayah, Registrar of Companies, acting under section 277 (3) of the Companies Ordinance, No. 51 of 1938, do hereby give notice that at the expiration of three months from this date the name of Select Printers Limited, will unless cause is shown to the contrary, be struck off the Register of Companies kept in this office and the company will be dissolved.

W. M. SELLAYAH,  
Registrar of Companies.

Department of the Registrar of Companies,  
Colombo 1, 10th January, 1959.

No. CIA. 334/H.

**IN THE MATTER OF THE COMPANIES  
ORDINANCE, No. 51 OF 1938, AND IN THE  
MATTER OF THE NOTICE OF CESSATION  
OF BUSINESS BY WHITEAWAY, LAIDLAW  
& COMPANY LIMITED, UNDER SECTION 324**

WHEREAS a notice dated December 29, 1958, has been given me that Whiteaway, Laidlaw & Company Limited of No. 25, Prince Street, Fort, Colombo, ceased to have a place of business in the Island with effect from December 12, 1958.

It is hereby notified that from the said date the obligations of the said Whiteaway, Laidlaw & Company Limited, to deliver any document to me ceased.

W. M. SELLAYAH,  
Registrar of Companies.

Department of the Registrar  
of Companies,  
Echelon Square,  
Colombo, 19th January, 1959.

**THE CO-OPERATIVE SOCIETIES ORDINANCE  
No. 16 OF 1936, CLOSURE OF LIQUIDATION  
PROCEEDINGS OF CO-OPERATIVE  
SOCIETIES**

IT is hereby notified in terms of section 44 (2) of Ordinance, No. 16 of 1936, that the undermentioned liquidations were closed on the dates noted against them:—

Name of Liquidation	Date of Closure
1. Karanavai Saiva Co-operative Credit Society ...	16.10.57
2. Homagama North Co-operative Stores Society Ltd. ...	2.11.58
3. Pituwella Co-operative Stores Society Ltd. ...	19.11.58
4. China Garden Co-operative Stores Society Ltd. ...	20.11.58
5. Sorampattu Masar Co-operative Stores Society Ltd. ...	21.11.58
6. Rambukkandana Palata Co-operative Stores Society Ltd. ...	30.12.58
7. Gampolawela Co-operative Stores Society Ltd. ...	31.12.58

R. J. G. DE MEL,  
Acting Commissioner of Co-operative  
Development and Registrar of  
Co-operative Societies.

Co-operative Department,  
P. O. Box 419,  
Colombo, January 12, 1959.

**ISSUE OF LICENCES AND RENEWAL OF  
LICENCES—YATTUWAKKAL FISHING  
REGULATIONS, 1959**

YOUR reference is requested to regulations 2 and 11 of the regulations published in the *Ceylon Government Gazette* No. 11,103 of April 5, 1957.

All persons qualified under Regulation 3 of the said regulations are requested to make their application to the Director of Fisheries, Head Office, Fisheries Research Station, Colombo 3, not later than February 21, 1959. Applications should be on forms available at the Fishery Office, Mullaitivu, V. HH of Mullaitivu, Kallapadu and Vadduvakallu.

D. T. E. A. DE FONSEKA,  
Director of Fisheries.

Colombo, January 13, 1959.

**PROCLAMATION**

WHEREAS "Hæmorrhagic Septicæmia" disease has broken out among cattle in Kanivilahena Wasama in the Divisional Revenue Officer's Division of Matale North in Matale District of the Central Province, I, Aryadasa Amarasinghe, Chief Government Veterinary Surgeon, by virtue of the powers vested in me under the Contagious Diseases (Animals) Ordinance Amendment Act, No. 33 of 1957, and in terms of section 4,

sub-section (1) of the said Ordinance (Chapter 327), do hereby declare an "INFECTED AREA"—the area bounded on—

North by: Lenadora Wasama.

South by: Ambana Wasama.

East by: Kongahawela Wasama in the D. R. O's Division of Matale East.

West by: Bibile Wasama.

2. Under section 7 of the same Ordinance, I proclaim that no movement of cattle or cart traffic from and to this village shall be allowed, until this proclamation is revoked.

3. The attention of all cattle owners and carters in the area is drawn to the Contagious Diseases (Animals) Regulations, 1937, which lays down the actions which persons are by law required to take in an "INFECTED AREA". Details of these regulations can be obtained from the Veterinary Surgeon, Matale, and the Divisional Revenue Officer, Matale North, at Naula.

4. This declaration shall take effect from the date hereof.

ARYADASA AMARASINGHE,  
Chief Government Veterinary Surgeon.

Office of the Chief Government Veterinary  
Surgeon,  
Peradeniya, January 9, 1959.

**PROCLAMATION**

WHEREAS "Foot and Mouth" disease has broken out among cattle in the following areas in the Divisional Revenue Officer's Division of Matale North in Matale District of the Central Province, I, Aryadasa Amarasinghe, Chief Government Veterinary Surgeon, by virtue of the powers vested in me under the Contagious Diseases (Animals) Ordinance Amendment Act, No. 33 of 1957, and in terms of section 4, sub-section (1) of the said Ordinance (Chapter 327), do hereby declare the following "INFECTED AREAS"—the areas bounded on—

1. *Palutawe Wasama*

North by: Audangahawatta.

South by: Kudakandewala Wasama.

East by: Sigiriya Wasama.

West by: Inamaluwa Wasama.

2. *Kumbukkandawala Wasama*

North by: Palutawa Wasama.

South by: Inamaluwa Wasama.

East by: Kiriya Wasama.

West by: Ereula and Kandalama Wasamas.

3. *Kandalama Wasama*

North by: Kumbukkandawala and Inamaluwa Wasamas.

South by: Ereula Wasama.

East by: Kandalama Kanda.

West by: Padeniya and Pallegama Wasamas.

2. Under section 7 of the same Ordinance, I proclaim that no movement of cattle or cart traffic from and to these villages shall be allowed, until this proclamation is revoked.

3. The attention of all cattle owners and carters in the area is drawn to the Contagious Diseases (Animals) Regulations, 1937, which lays down the actions which persons are by law required to take in an "INFECTED AREA". Details of these regula-

tions can be obtained from the Veterinary Surgeon, Matale, and the Divisional Revenue Officer, Matale North, at Naula.

4. This declaration shall take effect from the date hereof.

ARYADASA AMARASINGHE,  
Chief Government Veterinary Surgeon.

Office of the Chief Government Veterinary Surgeon,  
Peradeniya, January 9, 1959.

### PROCLAMATION

WHEREAS "Foot and Mouth" disease has broken out among cattle in Bibiladeniya Palata in Katugampola-Korale South in the Divisional Revenue Officer's Division of Katugampola Hatpattu in Kurunegala District of the North-Western Province, I, Aryadasa Amarasinghe, Chief Government Veterinary Surgeon, by virtue of the powers vested in me under the Contagious Diseases (Animals) Ordinance (Amendment) Act, No. 33 of 1957, and in terms of section 4, subsection (1) of the said Ordinance (Chapter 327), do hereby declare an "INFECTED AREA"—the area bounded on—

North by: Udubaddawa Palata.  
South by: Dunukadeniya and Innagolla Palata.  
East by: Mahipitiya and Kumbalwala Palata.  
West by: Udadeniya Palata.

2. Under section 7 of the same Ordinance, I proclaim that no movement of cattle or cart traffic from and to this Palata shall be allowed, until this proclamation is revoked.

3. The attention of all cattle owners and carters in the area is drawn to the Contagious Diseases (Animals) Regulations, 1937, which lays down the actions which persons are by law required to take in an "INFECTED AREA". Details of these regulations can be obtained from the Veterinary Surgeon, Kuliyaipitiya, and the Divisional Revenue Officer of the respective Division.

4. This declaration shall take effect from the date hereof.

ARYADASA AMARASINGHE,  
Chief Government Veterinary Surgeon.

Office of the Chief Government Veterinary Surgeon,  
Peradeniya, January 8, 1959.

### PROCLAMATION

WHEREAS "Foot and Mouth" disease has broken out among cattle in Bowatta Palata in Medapattu West Korale in the Divisional Revenue Officer's Division of Katugampola Hatpattu in Kurunegala District of the North-Western Province, I, Aryadasa Amarasinghe, Chief Government Veterinary Surgeon, by virtue of the powers vested in me under the Contagious Diseases (Animals) Ordinance (Amendment) Act, No. 33 of 1957, and in terms of section 4, subsection (1) of the said Ordinance (Chapter 327), do hereby declare an "INFECTED AREA"—the area bounded on—

North by: Nadalagamuwa and Raddalana Palatas.  
South by: Elabodagama and Galayaya Palatas.  
East by: Nadalagamuwa and Medigepola Palatas.  
West by: Raddalana and Makandura Palatas.

2. Under section 7 of the same Ordinance, I proclaim that no movement of cattle or cart traffic from and to this Palata shall be allowed, until this proclamation is revoked.

3. The attention of all cattle owners and carters in the area is drawn to the Contagious Diseases (Animals) Regulations, 1937, which lays down the actions which persons are by law required to take in an "INFECTED AREA". Details of these regulations can be obtained from the Veterinary Surgeon, Kuliyaipitiya, and the Divisional Revenue Officer of the respective Division.

4. This declaration shall take effect from the date hereof.

ARYADASA AMARASINGHE,  
Chief Government Veterinary Surgeon.

Office of the Chief Government Veterinary Surgeon,  
Peradeniya, January 7, 1959.

### PROCLAMATION

WHEREAS "Foot and Mouth" disease has broken out among cattle in Anukkankena Palata in Yatigaha Korale North in the Divisional Revenue Officer's Division of Katugampola Hatpattu in Kurunegala District of the North-Western Province, I, Aryadasa Amarasinghe, Chief Government Veterinary Surgeon, by virtue of the powers vested in me under the Contagious Diseases (Animals) Ordinance (Amendment) Act, No. 33 of 1957, and in terms of section 4, subsection (1) of the said Ordinance (Chapter 327), do hereby declare an "INFECTED AREA"—the area bounded on—

North by: Henegedera Palata.  
South by: Watahepitiya Palata in Dewamede Hatpattu.  
East by: Angonuwa Palata in Dewamede Hatpattu.  
West by: Malwanegedera Palata.

2. Under section 7 of the same Ordinance, I proclaim that no movement of cattle or cart traffic from and to this Palata shall be allowed, until this proclamation is revoked.

3. The attention of all cattle owners and carters in the area is drawn to the Contagious Diseases (Animals) Regulations, 1937, which lays down the actions which persons are by law required to take in an "INFECTED AREA". Details of these regulations can be obtained from the Veterinary Surgeon, Kuliyaipitiya, and the Divisional Revenue Officer of the respective Division.

4. This declaration shall take effect from the date hereof.

ARYADASA AMARASINGHE,  
Chief Government Veterinary Surgeon.

Office of the Chief Government Veterinary Surgeon,  
Peradeniya, January 8, 1959.

### PROCLAMATION

WHEREAS "Hæmorrhagic Septicæmia" disease has broken out among cattle in Inginimitiya, Rajiragama and Konkadawela in Konkadawela V. H's Division in Kirimetiya Pattu in the Divisional Revenue Officer's Division of Anamaduwa in Puttalam District of the North-Western Province, I, Aryadasa Amarasinghe, Chief Government Veterinary Surgeon, by virtue of the powers vested in me under the Contagious Diseases (Animals) Ordinance (Amendment)

Act, No. 33 of 1957, and in terms of section 4, sub-section (1) of the said Ordinance (Chapter 327), do hereby declare an "INFECTED AREA"—the area bounded on—

North by: Kirimetiya Palata.

South by: Mee-Oya.

East by: Wannihatpattu.

West by: Thammana Wettiya Palata.

2. Under section 7 of the same Ordinance, I proclaim that no movement of cattle or cart traffic from and to these villages shall be allowed, until this proclamation is revoked.

3. The attention of all cattle owners and carters in the area is drawn to the Contagious Diseases (Animals) Regulations, 1937, which lays down the actions which persons are by law required to take in an "INFECTED AREA". Details of these regulations can be obtained from the Veterinary Surgeon, Puttalam, and the Divisional Revenue Officer, Anamaduwa, at Anamaduwa.

4. This declaration shall take effect from the date hereof.

ARYADASA AMARASINGHE,

Chief Government Veterinary Surgeon.

Office of the Chief Government Veterinary Surgeon,

Peradeniya, January 9, 1959.

#### NOTICE

NOTICE is hereby given that the area declared infected in Potuwewa Estate in Potuwewa village in Paranagama Palata in the Divisional Revenue Officer's Division of Dewameddi Hatpattu in Kurunegala District of the North-Western Province, in accordance with the provisions of the Contagious Diseases (Animals) Ordinance (Amendment) Act, No. 33 of 1957, section 4, sub-section 1 (Chapter 327), and proclaimed in *Government Gazette* No. 11,564 of October 24, 1958, is free of Foot and Mouth Disease and is no longer an "INFECTED AREA."

This declaration shall take effect from the date hereof.

A. AMARASINGHE,

Chief Government Veterinary Surgeon.

Office of the Chief Government Veterinary Surgeon,

Peradeniya, January 9, 1959.

#### NOTICE

NOTICE is hereby given that the areas declared infected in Wadatte and Naikulama in Panditha Pattu Korale; and Halmillawa village in Paruwili Pattu in the Divisional Revenue Officer's Division of Anamaduwa in Puttalam District of the North-Western Province, in accordance with the provisions of the Contagious Diseases (Animals) Ordinance (Amendment) Act, No. 33 of 1957, section 4, sub-section (1), (Chapter 327) and proclaimed in *Government Gazette* No. 11,555 of October 17, 1958, are free of Black Quarter and are no longer "INFECTED AREAS."

This declaration shall take effect from the date hereof.

ARYADASA AMARASINGHE,

Chief Government Veterinary Surgeon.

Office of the Chief Government Veterinary Surgeon,

Peradeniya, January 9, 1959.

#### NOTICE

NOTICE is hereby given that the areas declared infected in Diulwewa village in Panditha Pattu, Dharmapala Karunkodiawa, Wadigamangawe and Mariagama in Panditha Pattu; Maha Thammanawa, Thalakolawewa and Periakulama in Karambe Pattu; Karambawa village in Karambawe Pattu; Merungoda, Karambawa, and Alankulama V. H.H's Divisions in Karambawa Pattu; Uriyawa in Koilandigama V. H's Division in Penivilipattu; Puliyankulama, Pallama, Adambane, Kulaeliya in Pallama V. H's Division in Kumara Pallama Pattu, all in the Divisional Revenue Officer's Division of Anamaduwa in Puttalam District of the North-Western Province, in accordance with the provisions of the Contagious Diseases (Animals) Ordinance (Amendment) Act, No. 33 of 1957, section 4, sub-section (1), (Chapter 327) and proclaimed in *Government Gazette* Nos. 11,555 of October 17, 1958; 11,584 of November 14, 1958; and 11,614 of December 12, 1958, are free of Hæmorrhagic Septicæmia and are no longer "INFECTED AREAS."

This declaration shall take effect from the date hereof.

ARYADASA AMARASINGHE,

Chief Government Veterinary Surgeon.

Office of the Chief Government Veterinary Surgeon,

Peradeniya, January 9, 1959.

#### NOTICE

IT is hereby notified that the Resthouse at Hakmana and the Circuit Bungalow at Urubokka in the Matara District were closed with effect from 1st January, 1959.

A. I. MOHIDEEN,  
Government Agent.

The Kachcheri,  
Matara, 17th January, 1959.

#### PUBLIC WORKS DEPARTMENT

##### Southern Division, Matara District

##### INTERRUPTION TO TRAFFIC

THE Olaganduwa-Gulugahahena Road will be closed to vehicular traffic at culverts Nos. 1/5 and 1/7 for 6 weeks from 20th January, 1959, pending reconstruction of the culverts.

The alternative routes will be Kottawa-Ahangama Road and Weligama-Panchaliya Road.

T. GUNARATNAM,  
for Director of Public Works.

Public Works Office,  
Colombo, 19th January, 1959.

#### PUBLIC WORKS DEPARTMENT

##### Southern Division, Matara District

##### INTERRUPTION TO TRAFFIC

THE Weligama-Kananke road will be closed to vehicular traffic at Bridge No. 1/5, from 1st February, 1959, to 31st March, 1959, pending repairs to the bridge.

2. The alternative route will be via Denepitiya-Kapuwatta road.

T. GUNARATNAM,  
for Director of Public Works.

Public Works Office,  
Colombo, 20th January, 1959.

**NOTICE**

IT is hereby notified that in view of the Public Holiday on Wednesday, February 4, 1959, all Notices and Advertisements for Publication in the *Ceylon Government Gazette* of February 6, 1959, should reach the Government Press not later than 4 p.m. on Monday, February 2, 1959.

Government Press,  
Colombo, January 16, 1959.

BERNARD de SILVA,  
Government Printer.