

(Published by Authority)

### PART I: SECTION (I)—GENERAL

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

No. 500 of 1958

G. G. O. No. C. 162/49 (II).

IT is hereby notified that the GOVERNOR-GENERAL has been pleased, under section 51 (1) of the Ceylon (Constitution and Independence) Orders in Council, 1946 and 1947, to appoint Mr. C. B. KUMARASINHA, Commissioner of Labour, to act, in addition to his own duties, as Permanent Secretary to the Ministry of Labour, Housing and Social Services, with effect from December 1, 1958, during the period of the leave granted to Mr. R. M. GYBBON-MONYPENNY, Permanent Secretary to the Ministry of Labour, Housing and Social Services.

By His Excellency's command,

N. W. ATUKORALA,

Secretary to the Governor-General.

Governor-General's Office,  
Colombo, November 19, 1958.

No. 501 of 1958

G. G. O. No. X 28/58.

IT is hereby notified for general information that His EXCELLENCY THE GOVERNOR-GENERAL has been pleased, under section 43c of the Education Ordinance, No. 31 of 1939, as amended by Ordinance No. 26 of 1947, and by the Education (Amendment) Act, No. 5 of 1951, to appoint the under-mentioned gentlemen to constitute the Panel of Appeal for Unaided Schools for a period of 3 years from December 1, 1958 :—

1. F. B. KOCH, Esquire ;
2. Colonel WALDO SANSONI, O.B.E., V.D. ;
3. R. R. SELVADURAI, Esquire ;
4. L. W. DE SILVA, Esquire ;
5. T. P. P. GOONATILLEKE, Esquire ;
6. J. WILMOT PERERA, Esquire ;
7. G. CROSSETTE-THAMBYAH, Esquire, C.M.G. ;
8. M. SOMASUNDERAM, Esquire ;

9. K. A. P. RAJAKARUNA, Esquire ;
10. G. P. J. KURUKULASURIYA, Esquire ;
11. IVOR MISSO, Esquire ;
12. S. A. MARIKAR, Esquire.

By His Excellency's command,

N. W. ATUKORALA,

Secretary to the Governor-General.

Governor-General's Office,  
Colombo, November 18, 1958.

No. 502 of 1958

No. D 31/Rect.

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

*To be Temporary Captains—*

Lieutenant A. W. YOGARAJAH, C.A., with effect from January 30, 1958.

Lieutenant M. GEORGE, C.A.C., with effect from August 11, 1958.

By His Excellency's command,

G. DE SOYZA,

Permanent Secretary,

Ministry of Defence and External Affairs.

Colombo 1, 8th November, 1958.

No. 503 of 1958

No. D. 1/Rect./13.

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

*To be Lieutenants with effect from August 8, 1958—*

Second-Lieutenant J. L. C. COBBERA, C.A.

Second-Lieutenant C. H. FERNANDO, C.A.C.

Second-Lieutenant S. W. JAYASEKERA, C.A.O.C.

By His Excellency's command,

G. DE SOYZA,

Permanent Secretary,

Ministry of Defence and External Affairs.

Colombo, November 11, 1958.

No. 504 of 1958

No. D/VF/22/A.

**ARMY—C. V. F.—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 Ceylon Volunteer Force of the Army and to post them to the 2nd (Volunteer) Battalion, The Ceylon Sinha Regiment, with effect from November 1, 1958, in the following order of seniority :—

Mr. NIHAL PETER DONALD PELPOLA.  
Mr. CHANDRA NISSANKA PANABOKKE.

By His Excellency's command,

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

Colombo 1, November 17, 1958.

No. 505 of 1958

No. D 22/Rect/8.

**ROYAL CEYLON NAVY—OFFICER'S TRANSFER FROM THE REGULAR NAVAL FORCE TO THE REGULAR NAVAL RESERVE**

HIS EXCELLENCY THE GOVERNOR-GENERAL has approved the transfer of the under-mentioned officer

from the Regular Naval Force to the Regular Naval Reserve with effect from 1st November, 1958—  
Lieutenant W. DHARMADASA, Royal Ceylon Navy.

By His Excellency's command,

G. DE SOYZA,  
Permanent Secretary,  
Ministry of Defence and External Affairs.  
Colombo, 5th November, 1958.

No. 506 of 1958

No. D. 10/Rect.

**ROYAL CEYLON NAVY—OFFICERS' CONFIRMATION**

THE under-mentioned officers have been confirmed in the rank of Commissioned Officers (Branch Rank) with effect from October 1, 1957.—

Acting Commissioned Boatswain E. C. KELAART, R. Cy. N.

Acting Commissioned Boatswain B. G. JAYASINGHE, R. Cy. N.

Acting Commissioned Boatswain M. H. WELIWIITIGODA, R. Cy. N.

Acting Commissioned Electrical Officer (R) R. F. M. ANDREE, R. Cy. N.

Acting Commissioned Supply Officer S. D. FRANCISCUS, R. Cy. N.

Acting Commissioned Supply Officer F. A. M. PEIRIS, R. Cy. N.

By His Excellency's command,

G. DE SOYZA,  
Permanent Secretary,  
Ministry of Defence and External Affairs.  
Colombo 1, 8th November, 1958.

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

No. 507 of 1958

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

Name of Officer	New Appointment	Effective Date of New Appointment	Remarks
Mr. V. M. CUMARASWAMY	.. Additional Magistrate, &c., Avissawella	8th November, 1958	In addition to his other duties
Mr. C. A. L. COREA	.. Additional Magistrate, &c., Chilaw and Puttalam	6th to 11th November, 1958	During absence of Mr. B. E. DE SILVA
Mr. P. G. DE SILVA	.. Additional Magistrate, &c., Avissawella	20th to 22nd November, 1958	During absence of Mr. I. M. ISMAIL
Mr. T. B. YATAWARA	.. Additional Magistrate, &c., Gampola	8th to 11th and on 21st November, 1958	During absence of Mr. A. M. F. SIRIWARDENE
Mr. T. F. BLAZE	.. Additional District Judge, &c., Badulla	7th and from 11th November, 1958	During absence of and until resumption of duties by Mr. G. THOMAS
Mr. B. R. G. WIJEYEKOON	.. Additional Magistrate, &c., Matale	22nd November, 1958	—
Mr. S. ILLAYATAMBI	.. Additional Magistrate, &c., Jaffna, at Mallakam	26th November, 1958	During absence of Mr. G. C. NILES
Mr. R. DE Z. GUNAWARDENE	.. Additional Magistrate, &c., Bala-pitiya	8th to 11th November, 1958	During absence of Mr. W. D. THAMOTHERAM
Mr. J. H. FERNANDO	.. Additional Magistrate, &c., Kegalla	12th to 17th November, 1958	During absence of Mr. V. M. CUMARASWAMY
Mr. T. F. BLAZE	.. Additional Magistrate, &c., Badulla	From 20th November, 1958	Until resumption of duties by Mr. J. F. A. SOZA
Mr. H. O. SALGADO	.. Additional Magistrate, &c., Colombo	11th November, 1958	During absence of Mr. D. WIMALARATNE
Mr. J. H. FERNANDO	.. Additional District Judge, &c., Kegalla	15th to 18th November, 1958	During absence of Mr. E. B. S. COREA

Name of Officer	New Appointment	Effective Date of New Appointment	Remarks
Mr. A. G. H. SANDARATNE ..	Additional Magistrate, &c., Kurunegala, at Kanadulla	15th to 17th November, 1958	During absence of Mr. S. S. KULATILEKE
Mr. C. V. S. DE SILVA ..	Additional Magistrate, &c., Kurunegala, at Kanadulla	14th November, 1958	During absence of Mr. S. S. KULATILEKE
Mr. E. GUNASEKERA ..	Additional President, Rural Court, Morawak Korale, &c.	19th November, 1958	—
Mr. M. T. T. DE S. AMERASEKERA	Acting President, Rural Court, Bentota-Walallawiti Korale, &c.	13th November, 1958	During absence of Mr. H. E. S. WICKREMATNE
Mr. W. SILVA ..	Acting President, Rural Court, Kotmale, &c.	12th November, 1958	During absence of Mr. T. B. WETTEWA
Mr. L. SENANAYAKE ..	Acting President, Rural Court, Dewamedi Hatpattu, &c.	14th and 15th November, 1958	During absence of Mr. C. A. RATNAYAKE
Mr. V. R. SATCHITHANANTHAN	Acting President, Rural Court, Kaddukulam Pattu, &c.	15th and 17th November, 1958	During absence of Mr. M. T. JAINU DEEN

Office of the Judicial Service Commission,  
P. O. Box 573,  
Colombo, 12th November, 1958.

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

## Other Appointments

No. 508 of 1958

### CIVIL SERVICE

No. 74/2/121 (MF).

Mr. D. G. L. MISSE to be Registrar-General of Lands and Marriages, Births and Deaths, with effect from November 1, 1958.

No. 74/48 (MF).

Mr. R. G. G. O. GUNASEKERA to be attached to the Department of Rural Development and Cottage Industries, with effect from November 1, 1958.

Mr. A. R. M. JAYAWARDANA to be attached to the Kurunegala Kachcheri with effect from November 3, 1958.

Mr. V. C. B. UNANTENNE to be attached to the Kalutara Kachcheri with effect from November 3, 1958.

S. F. AMARASINGHE,  
Secretary to the Treasury.

Ministry of Finance,  
Colombo 1, November 17, 1958.

No. 509 of 1958

No. OM. 4/1/11F.

THE following transfer in the Ceylon Overseas Service takes effect from the date notified:—

Mr. P. M. D. FERNANDO, Grade VI of the Ceylon Overseas Service, to be attached to the Ceylon Legation in Rome, with effect from 2nd November, 1958, until further orders.

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

Senate Building,  
Colombo 1, 14th November, 1958.

No. 510 of 1958

### APPOINTMENTS BY THE HONOURABLE MINISTER OF JUSTICE

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

(1) Mr. LUXMAN WIJESINHE to act as Inquirer for the Vidane Arachchies' Divisions of Welitara, Kosgoda and Uragaha in Bentota Walallawiti Korale, Galle District,

from the 7th November, 1958, until the resumption of duties by Mr. K. A. DE S. R. WIJESINHA.

(2) Mr. S. M. SWANTHU to be an Inquirer for Nanaddan West, Mannar District, with effect from the 11th November, 1958, in addition to his present duties as Inquirer, Nanaddan East.

(3) Mr. P. B. RATNAYAKE to act as Inquirer for Yatipalata and Medapalata Korales in Udukinda Division, Badulla District, from the 11th November, 1958, until the resumption of duties by Mr. S. B. DELUNGAHAWATTE.

(4) Mr. H. B. KULATUNGA to act as Inquirer for Udagampaha in Harispattu, Kandy District, from the 14th November, 1958, until the resumption of duties by Mr. A. M. P. AMARAKOON.

(5) Mr. J. D. A. JAYASEKERA to act as Inquirer for the Vidane Arachchies' Divisions of Pitigala, Elpitiya and Opatha, Galle District, from the 21st November, 1958, until the resumption of duties by Mr. J. GUNATILEKA.

(6) Mr. T. BALASANTHIRAN to be an Inquirer for Punakari-Thunukkai Division, Jaffna District, with effect from the 3rd May, 1958, while holding the post of Divisional Revenue Officer, Punakari-Thunukkai, with authority under section 365 (1) of the Criminal Procedure Code to order post-mortem examination when necessary.

A 464

No. 511 of 1958

THE Honourable the Minister of Home Affairs has appointed Mr. WARNAKULASURIYA EDWIN PERERA to be a Notary Public throughout the judicial division of Kurunegala with residence and office at Wariyapola and to practise as such in the Sinhala language.

No. 512 of 1958

THE Honourable the Minister of Home Affairs has appointed Mr. DHARMALINGAM DEVARAJAN to be a Notary Public throughout the judicial division of Badulla and to practise as such in the English language.

3468  
3466

No. 513 of 1958

IT is hereby notified that the Acting Commissioner for the Registration of Indian and Pakistani Residents by virtue of the powers delegated to him by the Public Service Commission under section 61 of the Ceylon (Constitution) Order in Council, 1946, embodied in Order No. 81 published in the *Government Gazette* No. 10,842 of 30th September, 1955, has appointed each of the Deputy Commissioners for the Registration of Indian and Pakistani Residents in Column 1 of the Schedule hereto to be a Deputy Commissioner for the area noted against him in column 2 with effect from the date given in column 3.

2. The areas already assigned to them are cancelled with effect from the date given in column 4.

Schedule

1	2	3	4
T. BHAGAVADAS	All the Administrative Districts in the Island of Ceylon	1.10.58	30. 9.58
M. D. T. DE S. GUNAWARDENE	do.	1.10.58	30. 9.58
E. A. V. DE SILVA	do.	1.10.58	30. 9.58

P. O. Box 587,  
Colombo, 12th November, 1958.

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

Government Notifications

No. PD. 14/2.

THE REGISTERED STOCK AND SECURITIES  
ORDINANCE—REPAYMENT OF 3 PER  
CENT. WAR LOAN, 1959-69

Notification

BY virtue of the powers vested in me by the proviso to paragraph 5 of the Orders published in *Gazette* No. 9,181 of October 15, 1943 and *Gazette* No. 9,332 of November 17, 1944 (as amended by the Order published in *Gazette* No. 9,353 of January 5, 1945, and modified by the Proclamation published in *Gazette Extraordinary* No. 9,773 of September 24, 1947), and made under section 4 of the Registered Stock and Securities Ordinance (Chapter 289), I, Stanley de Zoysa, Minister of Finance, do hereby appoint July 1, 1959, as the date on which the registered stock and securities, amounting to the sum of Rs. 9,608,400 raised by way of the 15-25 year loan on the authority of the aforesaid Orders, shall be redeemed.

13th November, 1958.

STANLEY DE ZOYSA,  
Minister of Finance.

NOTICE BY REGISTRAR

Pursuant to the above Notification, by which Government has exercised its option to redeem the Rs. 9,608,400—3 per cent. War Loan 1959-69 at par before the final date of redemption, notice is hereby given that this loan, issued in accordance with the conditions contained in the Prospectus of 15th October, 1943, will be repaid on 1st July, 1959.

2. The Public Debt Registers will be closed for transfers, &c., on and after 17th June, 1959. Repayment will be made to stockholders who are registered as the holders of Registered Stock on that day by means of Redemption Warrants which will be sent by post to the address of the registered stockholders. In the case of Promissory Note holders, the Redemption Warrants will be issued only after the holders have tendered the Notes for examination.

3. Interest in respect of the period 1st April, 1959, to 30th June, 1959, calculated at the rate of 3 per cent. per annum, will be paid on 1st July, 1959.

O. B. GUNAWARDANA,  
Acting Registrar.

Department of Public Debt,  
Central Bank of Ceylon,  
Colombo, 13th November, 1958.

L. D.—B. 172/36.

Ref. No. PD. 6/1.

THE REGISTERED STOCK AND SECURITIES ORDINANCE

BY virtue of the powers vested in me by section 34 of the Registered Stock and Securities Ordinance (Chapter 289), as modified by the Proclamation published in *Gazette Extraordinary* No. 9,773 of September 24, 1947, I, Stanley de Zoysa, Minister of Finance, do hereby—

- (1) declare the registered stock issued in Ceylon for the purpose of raising the 3 year loan of Rs. 25,416,800 directed to be raised by Order dated December 2, 1955, and published in *Gazette* No. 10,867 of December 9, 1955, to be convertible into other registered stock to be issued under the provisions of this Ordinance ;
- (2) for the purposes of the conversion referred to in paragraph (1), authorise the creation and issue under this Ordinance of registered stock (hereinafter referred to as " new stock ") of the amount of Rs. 25,416,800, upon the terms and conditions specified in the Schedule hereto ; and
- (3) declare in terms of paragraph (d) of section 34 of this Ordinance that the interest payable on any new stock held by any Government referred to in section 7 of the National Development Loan Act, No. 3 of 1950, shall be exempt from all taxes and duties leviable or payable under any written law in force in Ceylon, notwithstanding anything in any such written law to the contrary.

Colombo, November 17, 1958.

STANLEY DE ZOYSA,  
Minister of Finance.

### Schedule

1. The sum of money to be raised by the issue of the new stock shall be twenty five million four hundred and sixteen thousand eight hundred rupees, and it shall be raised by way of—
  - (a) a 5-7 year loan issued at par, and
  - (b) a 16-20 year loan issued at par.
2. Each of the two loans shall be raised by the creation and issue of registered stock only.
3. The rate of interest payable shall—
  - (a) in the case of the 5-7 year loan, be  $2\frac{1}{2}$  per centum per annum, and
  - (b) in the case of the 16-20 year loan, be  $3\frac{1}{4}$  per centum per annum.
4. The dates in each year on which the half-yearly interest on each of the two loans shall be payable, shall be the sixteenth day of June and the sixteenth day of December.
5. The date of redemption of the new stock shall—
  - (a) in the case of the 5-7 year loan, be the sixteenth day of December, 1965, and
  - (b) in the case of the 16-20 year loan, be the sixteenth day of December, 1978 :

Provided, however, that the Government shall have the option of redeeming at par the new stock—

- (a) in the case of the 5-7 year loan, on such date subsequent to the fifteenth day of December, 1963, and
  - (b) in the case of the 16-20 year loan, on such date subsequent to the fifteenth day of December, 1974
- as may be appointed by the Minister of Finance by notification published, not less than six months prior to that date, in the *Gazette* and in at least two newspapers circulating in Ceylon.

### PROSPECTUS

*List for Conversion closes on December 15, 1958—Lists for Cash subscriptions open on December 16, 1958 and will be closed on January 15, 1959, or earlier if the Loans are fully subscribed.*

### CEYLON GOVERNMENT LOANS

Issue of Rs. 25,416,800

THE Central Bank of Ceylon, on behalf of the Government of Ceylon, invites applications for the following loans in cash or by conversion at par of the Ceylon Government  $2\frac{1}{4}$  per cent. Loan 1958 due for repayment on December 16, 1958 :—

- (a)  $2\frac{1}{2}$  per cent. loan repayable at par on December 16, 1965, but the Government will have the option of repayment at par on such date on or after December 16, 1963, on giving six months' notice.
- (b)  $3\frac{1}{4}$  per cent. loan repayable at par on December 16, 1978, but the Government will have the option of repayment at par on such date on or after December 16, 1974, on giving six months' notice.

The allocation between the two loans will not be fixed, but the total amount to be subscribed will not exceed Rs. 25,416,800.

**Authority and Purpose.**—The loans are raised under the provisions of Section 34 of the Registered Stock and Securities Ordinance, 1937 (Cap. 289) in conversion of the  $2\frac{1}{4}$  per cent. Loan 1958 raised in December, 1955, and on the authority of the National Development Loan Act, No. 3 of 1950.

**Form of Issue.**—The loans will be issued in the form of Registered Stock. (Leaflets containing the General Conditions applicable to Registered Stock are available on application to the Department of Public Debt.)

**Issue Price.**—The issue price is Rs. 100 per cent. payable in full at the time of application. The minimum holding is Rs. 100.

**Offer of Conversion.**—Holders of the  $2\frac{1}{4}$  per cent. Loan 1958 can offer their holdings, in whole or part, for conversion as on December 16, 1958, into an equal nominal amount of new  $2\frac{1}{2}$  per cent. Loan 1963/65 or  $3\frac{1}{4}$  per cent. Loan 1974/78 or both. The offer remains open until December 15, 1958, only. Applications should be made immediately on the prescribed form accompanied by the relative Stock Certificates. A full half year's interest will be paid on June 16, 1959, on the new stock.

**Cash Applications.**—Cash applications for the unconverted balance of the  $2\frac{1}{4}$  per cent. Loan 1958 will be entertained from December 16, 1958, until the lists are closed. Applications must be on the prescribed form and must be accompanied by a remittance in full. Depositors of the Ceylon Savings Bank and Post Office Savings Bank may by arrangement with the Savings Banks forward applications through those banks. Payment should be made by cheque drawn in favour of the Central Bank of Ceylon and crossed "on account of Ceylon Government Loans". Stock Certificates will be issued after receipt and acceptance of applications. The first half-yearly payment of interest will be for the amount of interest due for the period commencing on the date on which the application is accepted up to and including the 15th day of June, 1959.

**Brokerage.**—A commission of 1/16 per cent. on the nominal amount of subscription will be allowed to Bankers (including the Ceylon Savings Bank and the Post Office Savings Bank), recognised stock brokers and brokers in respect of applications bearing their stamp. A negotiating fee of the same percentage will be allowed to Proctors in respect of applications bearing their stamp.

**Script.**—Stock Certificates will be issued after receipt and acceptance of the applications.

**Interest.**—Interest at the appropriate rates will be payable half-yearly on the sixteenth day of June and the sixteenth day of December in each year.

**Taxation.**—All documents used in the issue, transfer or redemption of the loans will be free from stamp duty. Interest to resident holders will be paid without deduction of income tax, but resident holders liable to income tax should include such interest in their income tax returns. Deductions of tax at source will be made from holdings of non-residents. (Current rate of income tax is 39 per cent. in the case of non-resident individuals and 45 per cent. in the case of non-resident companies). Persons who are exempt from Ceylon Income Tax will be entitled to claim repayment of the tax deducted.

**Public Debt.**—The present gross funded public debt of Ceylon is Rs. 1,266,233,827 (exclusive of Rs. 9,608,400 war loans issued on behalf of the United Kingdom Government). The approximate market value of the accumulated sinking funds amounts to Rs. 285,078,299. The net funded public debt is thus Rs. 981,155,528.

**Application Forms.**—Application forms may be obtained at the Department of Public Debt, or at any Commercial Bank, Kachcheri, Post Office or at the Office of the Commissioner, National Savings Movement.

O. B. GUNAWARDANA,  
*Acting Registrar.*

Department of Public Debt,  
Central Bank of Ceylon,  
Hemas Building,  
P. O. Box No. 1149,  
Colombo, November 17, 1958.

L. D.—B. 73/52.

**THE EXCHANGE CONTROL ACT, No. 24 OF 1953**

BY virtue of the powers vested in me by section 4 of the Exchange Control Act, No. 24 of 1953, I, Stanley de Zoysa, Minister of Finance, do hereby authorise the branch of the Bank of Ceylon, situated at No. 230, Main Street, Kegalle, to act for the purposes of the said Act as an authorised dealer in relation to all foreign currencies, with effect from 25th November, 1958, subject to the condition that for the purposes of conserving exchange and giving effect to the principles of the said Act, the said branch of the Bank of Ceylon shall conduct its business in accordance with such directions as the Controller of Exchange may give in writing.

STANLEY DE ZOYSA,  
Minister of Finance.

Colombo, November 13, 1958.

(D. S. 148/58)

No. 556E. 205/3. 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 Meteorology*

Workshop Foreman, Grade II.

S. F. AMERASINGHE,  
Secretary to the Treasury.

General Treasury,  
Colombo, November 3, 1958.

(D. S. 148/58.)

No. 543E. 282/6. DB.

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.

*Ceylon Government Railway*

Shunting Engineman.

S. F. AMERASINGHE,  
Secretary to the Treasury.  
General Treasury,  
Colombo, 5th November, 1958.

L. D.—B. 16/54.

**THE RESTHOUSES ACT, No. 12 OF 1951**

RULE made by the Government Agent of the Administrative District of Ratnapura, under section 4 of the Resthouses Act, No. 12 of 1951, as amended by section 8 of the Administrative Districts Act, No. 22 of 1955, and approved by the Minister of Home Affairs by virtue of the powers vested in him by the aforesaid section 4 of the Resthouses Act, No. 12 of 1951.

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

Colombo, November 15, 1958.

**Rule**

The rules relating to the resthouses situated in the Province of Sabaragamuwa, published in *Gazette* No. 8,364 of April 12, 1938, as last amended by the rules published in *Gazette* No. 10,873 of December 30, 1955, are hereby further amended, in so far as they relate to the resthouses at Pelmadulla and Rakwana in the Administrative District of Ratnapura, in Part I of the Schedule thereto, by the insertion, immediately after paragraph 1 thereof, of the following new paragraph :—

“1A. For each person served with any food or drink in the resthouse between the hours of 11 p.m. and 6 a.m., a fee of Rs. 2, in addition to the cost of such food or drink.”

L. D.—B. 13/52.

**THE SOIL CONSERVATION ACT, No. 25 OF 1951**

ORDER made by the Minister of Agriculture and Food under section 3 of the Soil Conservation Act, No. 25 of 1951.

D. P. R. GUNAWARDENA,  
Minister of Agriculture and Food.  
Colombo, March 26, 1958.

**Order**

The area defined in the Schedule hereto is hereby declared to be an erodible area for the purposes of the Soil Conservation Act, No. 25 of 1951.

**SCHEDULE**

The area mainly comprising the upper reaches of the Kalu Ganga and falling within Kuruwiti Korale, Nawadun Korale and Ratnapura Urban Council limits in Ratnapura District, Atulugam and Panawal Korales in Kegalla District, Rayigam Korale in Kalutara District and Hewagam Korale in Colombo District, in extent  $218\frac{1}{2}$  square miles or 139,840 acres; and bounded as follows:—

North: By a line drawn eastwards from the centre of the confluence of the Kalutuwawa Oya with the Wak Oya to the 8th mile post on the Waga-Labugama road, thence north-eastwards in a straight line to the centre line of the path leading to Hewayinneka School and thence along the said path to the said school, thence eastwards to Deiyagala trig point, thence northwards through Hattahkande trig point to the meeting point of the boundaries of the Districts of Colombo, Kegalla and Ratnapura, thence north-eastwards along the Kegalla-Ratnapura District boundary to its meeting point with the Gelabella Oya, thence along the same district boundary to its meeting point with the Eheliyagoda-Maldeniya road at the 2nd mile, thence along a straight line from the last-mentioned point to Kotunagala trig point and southwards to the 42nd mile on the Colombo-Ratnapura road, thence eastwards along the said road to the point where the Ratnapura-Kegalla district boundary cuts it between the 43rd and 44th miles, thence by a straight line drawn from the last-mentioned point eastward to Mullidurukande trig point, thence north to the Ratnapura-Kegalla district boundary thence along the district boundary to its meeting point with the boundary of Kandy district.

East: By a line drawn southwards and south-eastwards from the last-mentioned point along the Ratnapura-Kandy district boundary to its meeting point with the Kuruwiti-Nawadun Korale Revenue Division boundary, thence by a straight line southwards to Kondurugala trig point.

South: By a line drawn south-westwards from the last-mentioned point to Katussgala trig point, thence westward along the Kuruwiti-Nawadun Korale Revenue Division boundary to Katukitulkanda trig point, thence south-westwards to the centre point of the confluence of the Kalu Ganga and Denawak Ganga, thence along the centre line of the Kalu Ganga to the centre of its confluence with the Nambapana Ela.

West: By a line drawn from the last-mentioned point along the centre line of the Nambapana Ela to its meeting point with the boundary of the Revenue Districts of Colombo and Ratnapura, thence along the said boundary to Elawalikanda trig point, thence along a straight line from the last-mentioned point to the starting point of the northern limit of the area.

L. D.—B. 277/40.

**THE ANTIQUITIES ORDINANCE, No. 9 OF 1940**

NOTICE given by the Minister of Local Government and Cultural Affairs under section 19 of the Antiquities Ordinance, No. 9 of 1940, as modified by the Proclamation published in *Gazette Extraordinary* No. 9,773 of September 24, 1947.

J. KURUPPU,  
Minister of Local Government and  
Cultural Affairs.

Colombo, November 1, 1958.

**Notice**

It is intended to make order under the provisions of section 18 of the Antiquities Ordinance, No. 9 of 1940, declaring the Star Fort, Matara, situated in the southern part of lot 1 in P. Plan 12875, and known as Uyanwatta grounds in the village of Matara in the Matara District of the Southern Province, to be a protected monument for the purposes of that Ordinance.

Objections to the making of the above order must be received by the Archaeological Commissioner, Colombo, on or before 21st December, 1958. Every such objection must be in writing and must contain a statement of the grounds upon which it is made.

L. D.—B. 54/58.

**THE EMPLOYEES' PROVIDENT FUND ACT,  
No. 15 OF 1958**

**Order under Section 10 (3)**

BY virtue of the powers vested in me by sub-section (3) of section 10 of the Employees' Provident Fund Act, No. 15 of 1958, I, Tikiri Bandara Ilangaratne, Minister of Labour, Housing and Social Services do by this Order fix, in relation to the covered employments specified in the Schedule hereto, the thirtieth day of November, 1958, for the purposes of that sub-section.

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

Colombo, 19th November, 1958.

**SCHEDULE**

1. Employment in the service of any corporation, established under the Government-Sponsored Corporation Act, No. 19 of 1955.
2. Employment in the service of any corporation established under the State Industrial Corporations Act, No. 49 of 1957.
3. Employment in the service of the Agricultural and Industrial Credit Corporation of Ceylon.
4. Employment in the service of the Board of Trustees of the Lady Lochore Loan Fund.
5. Employment in the service of the Ceylon Transport Board.
6. Employment in the service of the Co-operative Wholesale Establishment.
7. Employment in the service of the Development Finance Corporation of Ceylon.
8. Employment in the service of the Hospitals Lotteries Board.
9. Employment in the service of the Incorporated Law Society of Ceylon.
10. Employment in the service of the Milk Board.
11. Employment in the service of the Port (Cargo) Corporation.
12. Employment in the service of the Ceylon State Mortgage Bank.
13. Employment in the service of the Air Ceylon Limited.
14. Employment in the service of the Asbestos Cement Industries Limited.
15. Employment in the service of the Ceylon Cycle Industries Limited.
16. Employment in the service of the Ceylon Glass Company Limited.
17. Employment in the service of the Elephant Lite Corporation Limited.
18. Employment in the service of the Central Bank of Ceylon.
19. Employment in the service of Baur and Company Limited.
20. Employment in the service of Bonars (Ceylon) Limited.
21. Employment in the service of Brooke Bond Ceylon Limited.
22. Employment in the service of Brown and Company Limited.
23. Employment in the service of Carson Cumberbatch and Company Limited.
24. Employment in the service of Ceylon Potteries Limited.

25. Employment in the service of Ceylon Trading Company Limited.
26. Employment in the service of Chas. P. Hayley and Company Limited.
27. Employment in the service of Collettes Limited.
28. Employment in the service of the Colombo Commercial Company Limited.
29. Employment in the service of the Colombo Co-operative Stores Society Union Limited.
30. Employment in the service of Colonial Motors Limited.
31. Employment in the service of Dodwell and Company Limited.
32. Employment in the service of Gordon Frazer and Company Limited.
33. Employment in the service of Hamer Brothers.
34. Employment in the service of Harrisons and Crosfield Limited.
35. Employment in the service of Harrisons Lister Engineering Limited.
36. Employment in the service of Heath and Company (Ceylon) Limited.
37. Employment in the service of Henderson and Company Limited.
38. Employment in the service of Hoares (Ceylon) Limited.
39. Employment in the service of James Finlay and Company Limited.
40. Employment in the service of Jinasena and Company Limited.
41. Employment in the service of Keel and Waldock Limited.
42. Employment in the service of Lee Hedges and Company Limited.
43. Employment in the service of Lewis Brown and Company Limited.
44. Employment in the service of Lipton Limited.
45. Employment in the service of Mackie and Company Limited.
46. Employment in the service of Mackwoods Limited.
47. Employment in the service of Morrison Son and Jones (Ceylon) Limited.
48. Employment in the service of the Press Trust of Ceylon Limited.
49. Employment in the service of Volkart Brothers.
50. Employment in the service of Walker and Greig Limited.
51. Employment in the service of Walker Sons and Company Limited.
52. Employment in the service of the Wellawatta Spinning and Weaving Mills Limited.
53. Employment of persons, who are remunerated from the National Housing Fund, in the Department of National Housing.
54. Employment of persons in the Dock, Harbour and Port Transport Industry in the Port of Colombo.

#### 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 Commissioner of Labour which accompanies this Order exists between the Democratic Workers' Congress and the Superintendent of High Forest Estate, Kandapola :

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, 14th November, 1958.

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

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.

##### STATEMENT OF MATTER IN DISPUTE

The non-employment of Thasiah and his wife is the matter in dispute between the Democratic Workers' Congress and the Superintendent of High Forest Estate, Kandapola.

Dated at Colombo, this 12th day of November, 1958.

C. B. KUMARASINHA,  
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 Commissioner of Labour which accompanies this Order exists between the Nidahas Karmika Saha Velanda Sevaka Vurthiya Samithiya and the Warden, St. Thomas' College, Mount Lavinia :

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, November 13, 1958.

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

In the matter of an industrial dispute  
between

the Nidahas Karmika Saha Velanda Sevaka Vurthiya Samithiya, No. 129, Kumaran Ratnam Road, Colombo 2,

and

The Warden, St. Thomas' College, Mount Lavinia

##### STATEMENT OF MATTER IN DISPUTE

The matter in dispute between the Nidahas Karmika Saha Velanda Sevaka Vurthiya Samithiya and the Warden, St. Thomas' College, Mount Lavinia, is the non-employment of W. G. Ranjith.

Dated at Colombo, this 11th day of November, 1958.

C. B. KUMARASINHA,  
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 Commissioner of Labour which accompanies this Order exists between the Democratic Workers' Congress and the Superintendent of Narangalla Group, Aranayaka :

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, November 14, 1958.

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

In the matter of an industrial dispute  
between

The Democratic Workers' Congress, No. 213/2,  
Main Street, Colombo 11,

and

The Superintendent of Narangalla Group, Aranayaka

**STATEMENT OF MATTERS IN DISPUTE**

The matters in dispute between the Democratic Workers' Congress and the Superintendent of Narangalla Group, Aranayaka are :—

- (1) The stoppage of supervisory work to—
    - (a) K. V. Sinniah Kangany ;
    - (b) Govindan Kangany.
  - (2) Weeding Contracts :—
    - (a) The practice of deducting 50 cents a month per acre from each weeding contract labourer be stopped.
    - (b) All such previous deductions made to be refunded ; and
    - (c) Weeding contracts to be fixed at reasonable rates.
  - (3) (a) Tea to be issued to workers at the rate of 40 cents per lb. instead of Rs. 1.50 per lb.
  - (b) All deductions made above the 40 cents rate for the past 2 years to be refunded.
  - (c) The deductions for tea issued should be made from the check-roll and not separately.
- (4) Name Boards to be exhibited in a prominent place to enable workers to check on the " names " earned by them.
  - (5) The non-employment of—
    - (a) Manickam, and
    - (b) Perumal Kangany.

Dated at Colombo, this 12th day of November, 1958.

C. B. KUMARASINHA,  
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 Commissioner of Labour which accompanies this Order exists between the Ceylon Workers' Congress and the Superintendent of Attagie Group, Attagie :

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, 7th November, 1958.

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

In the matter of an industrial dispute  
between

The Ceylon Workers' Congress, No. 84/4, Lauries  
Road, Colombo 4,

and

The Superintendent of Attagie Group, Attagie.

**STATEMENT OF MATTER IN DISPUTE**

The non-employment of R. Muthusamy is the matter in dispute between the Ceylon Workers' Congress and the Superintendent of Attagie Group, Attagie.

Dated at Colombo, this 4th day of November, 1958.

C. B. KUMARASINHA,  
Commissioner of Labour.

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

THE Award transmitted to me by the President of the Industrial Court constituted for the purpose of settling the industrial dispute between the Samajawadi Podu Kamkaru Samithiya and Messrs. Sherman de Silva and Company, Limited, Colombo, which was referred by the Honourable the Minister of Labour, Housing and Social Services, by Order dated June 24, 1958, made under section 4 (2) of the Industrial Disputes Act, No. 43 of 1950, and published in *Ceylon Government Gazette* No. 11,423 dated July 11, 1958, for settlement by an Industrial Court, is hereby published in terms of section 25 (1) of the said Act.

C. B. KUMARASINHA,  
Commissioner of Labour.

Department of Labour,  
Colombo, November 12, 1958.

**Industrial Court at Colombo**

No. I. D. 75

In the matter of an industrial dispute  
between

The Samajawadi Podu Kamkaru Samithiya, No.  
307/20, First Division, Maradana, Colombo 10,

and

Messrs. Sherman de Silva and Company, Limited,  
No. 23, Sri Sangharaja Mawata, Colombo 10

**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 and 62 of 1957). It relates to an industrial dispute between the Samajawadi Podu Kamkaru Samithiya, No. 307/20, First Division, Maradana, Colombo 10 (hereinafter referred to as " the Union ") and Messrs. Sherman de Silva & Co., Ltd. No. 23, Sri Sangharaja Mawata, Colombo 10 (hereinafter referred to as " the Company ").

2. The Honourable the Minister of Labour, Housing and Social Services by Order made under section 4 (2) of the Industrial Disputes Act, No. 43 of 1950 (as amended), dated June 24, 1958, referred the above industrial dispute to this Court for settlement. According to the statement of the Commissioner of

Labour dated June 20, 1958, which accompanied the Minister's Order, the matters in dispute between the Union and the Company are—

“(a) the retrenchment of :

1. L. Magie Nona
2. W. D. July Nona
3. H. D. Jane Nona
4. D. N. Evelly Nona
5. A. L. Mary Nona
6. U. Lillet Perera
7. C. K. Sangaran
8. P. Amis
9. A. P. Mabel Perera
10. K. Regalu Silva
11. U. N. Pody Hamyna
12. H. A. Pessonahamy
13. W. M. Mary Nona
14. W. Pody Nona
15. D. Somawathie
16. P. D. Rosalin Nona
17. U. M. Mary Nona
18. Lilian Fernando
19. Pathy Nayake
20. Rukmanie. and

(b) the dismissal of :

1. M. K. Madawan
2. Maglin Pathmaperuma
3. Leelawathie Ranasingha
4. R. Engo Nona
5. W. A. Premawathie
6. P. Coranalis Perera
7. K. H. Dayawathie
8. W. A. Pody Nona
9. T. W. Aslyin Nona
10. H. A. Pessonahamy
11. A. D. Lily Nona
12. R. A. Roslin Nona
13. H. D. Cyrill
14. H. R. Seelawathie
15. M. A. Uchu Nona
16. A. Margret Perera
17. I. Kumaran
18. G. M. Piyasena
19. G. T. Dabera
20. M. Piyadasa
21. E. Piyasena
22. M. Egin Nona
23. Magny Nona
24. J. V. Babun Appuhamy.”

3. At the enquiry into this matter Mr. Advocate Prins Gunasekera instructed by Mr. D. R. B. Durgabaksi appeared for the Union and Mr. Advocate S. J. Kadirgamar, with Mr. Advocate Vernon Wijetunga, instructed by Mr. Lucian E. Perera, for the Company.

4. On 22nd September, 1958, Mr. Gunasekera moved to add the following persons in respect of whom a claim had not previously been made :—

1. M. J. Silva
2. H. A. Sumanawathie
3. K. A. Kusumawathie
4. M. P. Caroline Nona, and
5. W. Jossie Nona

Mr. Vernon Wijetunga who appeared for the Company on that date agreed to the inclusion of these names and they were added.

5. On 18th October, 1958, Mr. Gunasekera, stated that the following persons whose names appear in list “(b)” of the Commissioner of Labour had obtained employment elsewhere and, therefore, they did not desire re-employment in the Company :—

1. H. D. Cyrill .. No. 13
2. G. T. Dabera .. No. 19
3. P. Coranalis Perera .. No. 6
4. G. M. Piyasena .. No. 18

5. I. Kumaran .. No. 17
6. H. R. Seelawathie .. No. 14 and
7. A. D. Lily Nona .. No. 11

Mr. Gunasekera also stated that the following persons did not desire re-employment in the Company on account of age, etc. :—

1. R. Engo Nona .. No. 4 in list “(b)” of the Commissioner of Labour
2. W. A. Pody Nona .. No. 8 in list “(b)” of the Commissioner of Labour
3. H. A. Pessonahamy No. 10 in list “(b)” of the Commissioner of Labour
4. R. A. Rosalin Nona No. 12 in list “(b)” of the Commissioner of Labour
5. T. W. Aslyn Nona No. 9 in list “(b)” of the Commissioner of Labour
6. W. M. Mary Nona No. 13 in list “(a)” of the Commissioner of Labour
7. W. Jossie Nona .. (added)
8. M. J. Silva .. (added)

In view of these statements Court adjourned at the request of counsel in order to enable them to arrive at a settlement. Later, counsel for the parties stated that the dispute was settled as follows :—

“(a) It is agreed that H. A. Pessonahamy's name should appear only in the list of dismissed persons and not in the list of retrenched persons ;

(b) In respect of the dismissed persons who are not seeking re-employment in the Company it is agreed that they will be paid two (2) weeks' basic wages plus allowances in respect of each year of service with the Company and that they will not be taken back into service ;

(c) In respect of the others in the ' dismissed ' list, the Company will re-employ them as from November 1, 1958, and will make an ex-gratia payment of two weeks' gross wages to them ;

(d) In respect of the balance 18 workers in list (a), the Company will pay two weeks' gross wages for each year of service and 13 (thirteen) of these workers will not be entitled to re-employment in the Company. The Company will take back any four of these retrenched workers in addition to U. N. Pody Hamyna (No. 11). It is agreed that in respect of those five persons who are being taken back, they will not be entitled to any compensation or ex-gratia payment. The four persons to be taken back will be decided by the management.

These five persons also will be given employment as from November 1, 1958. The Company will notify the four persons through the Union on or before October 28, 1958.

The dates of appointment of L. Magie Nona and U. Lillet Perera will be regarded as September 11, 1956 and September 4, 1956, respectively. There is a lady by the name of K. Seelawathie Perera and the Company will consider her case when she offers herself for re-employment after the birth of the present child she is carrying.

The payment due in respect of portions of years will be granted proportionately.

(e) It is agreed that M. Piyadasa, E. Piyasena, and Magny Nona, Nos. 20, 21 and 23 respectively in list (b) were not employees of the Company and are, therefore, not entitled to any relief ;

(f) It is agreed that all persons who are to be given re-employment will attend to their duties satisfactorily ;

THE AWARD

- (g) It is agreed that C. K. Sangaran's name should appear in the 'dismissed' list and that he will, therefore, be eligible for re-employment and for the two weeks' ex-gratia allowance;
- (h) If any of the persons who are to be given re-employment prefer not to be re-employed the Company will pay them two weeks' gross wages in respect of each year of service, in which event they will not be entitled to ask for re-employment;
- (i) It is further agreed that the employees in respect of whom there has been an industrial dispute will not have any further claims against the Company;
- (j) The amounts due should be calculated by the Company and verified by an officer of the Department of Labour. These payments will be made to the Assistant Commissioner of Labour (Conciliation Division), on or before November 29, 1958, for distribution to the employees concerned;
- (k) If the employees who are to be re-employed fail to turn up for employment on November 1, 1958, or on or before November 8, 1958, they will not be entitled to re-employment and the ex-gratia payment;
- (l) The Company says that it has not victimized any worker nor will it do so in the future."
6. The above settlement is in our opinion just and equitable and we award accordingly.

P. O. FERNANDO,  
(President).

S. C. S. DE SILVA,  
(Member).

P. B. DE SILVA,  
(Member).

Dated this twenty-eighth day of October, 1958.

THE INDUSTRIAL DISPUTES ACT, No. 43 OF 1950

THE Award transmitted to me by the Industrial Court constituted for the purpose of settling the industrial dispute between the Eksath Engineeru Saha Samanya Kamkaru Samithiya and Messrs. A. Baur and Company, Limited, Colombo, which was referred by the Honourable the Minister of Labour, Housing and Social Services, by Order dated September 30, 1958, made under section 4 (2) of the Industrial Disputes Act, No. 43 of 1950, and published in *Ceylon Government Gazette* No. 11,549 dated October 10, 1958, for settlement by an Industrial Court, is hereby published in terms of section 25 (1) of the said Act.

C. B. KUMARASINHA,  
Commissioner of Labour.

Department of Labour,  
Colombo, November 12, 1958.

Industrial Court at Colombo

No. I. D. 98

In the matter of an industrial dispute  
between

The Eksath Engineeru Saha Samanya Kamkaru  
Samithiya, No., 171 1/1, Norris Road, Colombo 11,

and

Messrs. A. Baur and Company, Ltd.,  
Baur's Building, No. 5, Upper Chatham  
Street, Colombo 1

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 Eksath Engineeru Saha Samanya Kamkaru Samithiya, 171 1/1, Norris Road, Colombo 11 (hereinafter referred to as "the Union") and Messrs. A. Baur & Co. Ltd., Baur's Building, No. 5, Upper Chatham Street, Colombo 1.

2. The Honourable the Minister of Labour, Housing and Social Services, by his Order made under section 4 (2) of the said Act dated 30th September, 1958, referred the above-mentioned dispute to this Court for settlement. According to the statement of the Commissioner of Labour dated 24th September, 1958, which accompanied the Minister's Order, the matter in dispute between the Union and the Company is—

"the non-employment of H. K. D. C. Camillus"  
by the said Company.

3. When the matter was taken up on 3rd November, 1958, Mr. Tilaka Kulasekera, President of the Union appeared for Mr. Camillus and Mr. Lyn Wirasekera of the Employers' Federation of Ceylon (of which the Company is a member) appeared on behalf of the Company. After preliminary addresses by Messrs. Wirasekera and Kulasekera, the parties, on the suggestion of Court, came to the following agreement:—

"1. Mr. Kulasekera, on behalf of Mr. Camillus, is prepared to accept two months' gross wages in settlement of this dispute.

"2. The Company (at the request of Court) promises to make every endeavour to help Mr. Camillus to find a suitable job.

"3. Mr. Kulasekera reserves the right to make necessary representations on behalf of Mr. Camillus in respect of any claim arising out of his letter of appointment."

4. In my opinion the above terms of settlement are just and equitable and I make Award accordingly.

5. The two months' gross wages referred to above must be paid to Mr. H. K. D. C. Camillus within 30 (thirty) days of the publication of this Award in the *Government Gazette*.

D. E. WIJEWARDANE.

Dated at Colombo this 6th day of November, 1958.

THE INDUSTRIAL DISPUTES ACT, No. 43 OF 1950

THE Award transmitted to me by the Industrial Court constituted for the purpose of settling the industrial dispute between the Ceylon Workers' Congress and the Superintendent of Galata Group, Atabage, which was referred by the Honourable the Minister of Labour, Housing and Social Services, by Order dated September 30, 1958, made under section 4 (2) of the Industrial Disputes Act, No. 43 of 1950, and published in *Ceylon Government Gazette* No. 11,549 dated October 10, 1958, for settlement by an Industrial Court, is hereby published in terms of section 25 (1) of the said Court.

C. B. KUMARASINHA,  
Commissioner of Labour.

Department of Labour,  
Colombo 3, November 17, 1958.

Industrial Court at Colombo

No. I. D. 96

In the matter of an industrial dispute  
between

The Ceylon Workers' Congress, No. 84/4, Lauries  
Road, Colombo 4

and

The Superintendent of Galata Group, Atabage.

## 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 Ceylon Workers' Congress of No. 84/4, Lauries Road, Colombo 4, and the Superintendent of Galata Group, Atabage.

2. The Honourable the Minister of Labour, Housing and Social Services, by his Order made under section 4 (2) of the said Act dated September 30, 1958, referred the dispute to this Court for settlement. The Commissioner of Labour has by his statement dated September 24, 1958, stated that the matter in dispute between the above-mentioned parties is the non-employment of 231 workers named in his statement.

3. The parties have arrived at the following settlement by mutual consent :—

- (1) All workers whose names are given in the statement of the Commissioner of Labour as mentioned above will be offered employment by the management on or before November 20, 1958. The Ceylon Workers' Congress (hereinafter referred to as "the Union") will urge upon its members to co-operate with the management in every way.
- (2) There will be no victimization of any of the workers mentioned in the statement of the Commissioner of Labour and the management undertakes to employ the workers in the same capacity and to do the same work they did before the cessation of work.
- (3) All available work on the estate shall be offered to the workers mentioned in the statement as above until the position is reviewed by mutual agreement between the management and the Union.

No fresh recruitment of permanent or casual labour shall take place prior to the aforesaid review.

- (4) The period of non-employment will not be considered a break in service for statutory purposes relating to the employment of the said workers on the estate.
- (5) All pending matters will be discussed by the parties with a view to settlement at conferences under the chairmanship of the Assistant Commissioner of Labour of the area, the first of which is to be held within three months from date hereof.
- (6) Relief for the period of non-employment will be discussed with other matters referred to above, but it is understood that strike-pay is not a form of such relief.
- (7) The Union undertakes to discuss with the management all matters pertaining to work which need settlement even before the first conference is convened by the Assistant Commissioner of Labour of the area, in order to assist in the smooth functioning of the work on the estate.
- (8) The management undertakes to pay in future all wages and statutory payments within the period prescribed by law.

4. I consider the above terms of settlement just and equitable and I make Award accordingly. Counsel for the Union and the proprietress of the estate, Mrs. C. Ferdinando, state their satisfaction that the Award is fully in agreement with the settlement they had arrived at amongst themselves.

R. R. SELVADURAI.

Dated this thirteenth day of November, 1958.

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

THE Award transmitted to me by the President of the Industrial Court constituted for the purpose of settling the industrial dispute between the Nidahas Karmika Saha Velanda Sevaka Vurthiya Samithiya and Messrs. Ceylon Cold Stores, Limited, Colombo, which was referred by the Honourable the Minister of Labour, Housing and Social Services, by Order dated July 30, 1958, made under section 4 (2) of the Industrial Disputes Act, No. 43 of 1950, and published in *Ceylon Government Gazette* No. 11,471 dated August 8, 1958, for settlement by an Industrial Court, is hereby published in terms of section 25 (1) of the said Act.

C. B. KUMARASINHA,  
Commissioner of Labour.

Department of Labour,  
Colombo, 18th November, 1958.

## Industrial Court at Colombo

No. I. D. 81

In the matter of an industrial dispute

between

- (1) The Nidahas Karmika Saha Velanda Sevaka Vurthiya Samithiya, 129, Kumaran Ratnam Road, Colombo 2, (2) The All Ceylon Commercial and Industrial Workers' Union, 108, Kew Road, Colombo 2 (added party);

and

Ceylon Cold Stores, Limited, Colombo 2

## 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 (1) The Nidahas Karmika Saha Velanda Sevaka Vurthiya Samithiya, 129, Kumaran Ratnam Road, Colombo 2 (hereinafter referred to as "the first union"), (2) The All Ceylon Commercial and Industrial Workers' Union, 108, Kew Road, Colombo 2 (hereinafter referred to as "the second union") on the one part, and Ceylon Cold Stores, Limited, Colombo 2 (hereinafter referred to as "the employer") on the other part.

2. By his Order made under section 4 (2) of the said Act dated 30th July, 1958, the Honourable the Minister of Labour, Housing and Social Services, referred for settlement by this Court the matter in dispute between the parties as embodied in the statement of the Commissioner of Labour dated 18th July, 1958, viz. :—

"The demand for a weekly holiday with full remuneration inclusive of Dearness Allowance to all workers not governed by the provisions of the Shop and Office Employees (Regulation of Employment and Remuneration) Act."

3. After the enquiry commenced before us, the employer has communicated to us his willingness to voluntarily pay all the workers who are not governed by the Shop and Office Employees (Regulation of Employment and Remuneration) Act, No. 19 of 1954 (hereinafter referred to as "the Shop Act") the special allowance in addition to the basic wage which is being paid to them as remuneration for the weekly holiday on the Sunday. The employer has further consented to make payment of this special allowance with effect from such date as may be determined by the Award of this Court.

In the case of the employees to whom the Shop Act applies, as determined by a classification made by the Department of Labour during the early months of this year, the employer has commenced to make payment of the special allowance in addition to the basic wage the employees were already being paid for the Sunday holiday, with effect from 1st April, 1958.

In the case of the employees who are governed by the Shop Act the employer has also paid the arrears of special allowance for a period of two years prior to 1st April, 1958. This payment had to be made because of the compelling nature of the statutory obligation for payment of the full wage (including dearness allowance) on account of the weekly holiday on the Sunday as laid down by section 5 (1) of the Shop Act.

In view of the agreement communicated to us by the employer, the matter relating to the dispute which remains for decision by this Court really falls within a very narrow compass.

4. Before proceeding to deal with the only matter now in dispute, namely, the retrospective payment of the alleged arrears on account of the special allowance as claimed by the two unions for a period of two years prior to 1.4.1958, it is useful to ascertain the terms relating to wages and other conditions of service which have been obtaining in this establishment for several years.

5. Of the large workforce numbering 930 employed in this establishment which carries on a large-scale business in the manufacture and sale of aerated waters, the import and sale of frozen produce, the manufacture and sale of pastries and other confectionary, and other articles, a small number of workers consists of carpenters, masons, fitters, welders, &c., whose appropriate scale of wages is the one determined by the Wages Board for the Engineering Trade. Roughly fifty per centum of the total workforce has now been categorised by the Department of Labour as employees governed by the provisions of the Shop Act. No scale of wages is fixed for these workers under this Act. There are also a few workers engaged in the printing trade. These workers are engaged almost entirely in the printing of catalogues, labels, &c., necessary for the employer in the course of his business. Most of the other workers do not come within the purview of any wages board. The employer has, however, by agreement with the second union, adopted a uniform scale of wages with increments and other privileges relating to their conditions of service. The document marked "P. 2" is the agreement referred to. By this agreement dated 21.1.1957 a scale of wages, annual holidays, sick leave and other benefits have been fixed to be effective from 1st September, 1956. The scale of wages so fixed is the scale of wages fixed by the Wages Board for the Engineering Trade and this scale has been made applicable to all the workers whether or not the workers were governed by a wages board. This scale of wages does not appear to be less favourable than the scale of wages provided by other wages boards.

6. According to the evidence of Mr. O. F. Blaxall, General Manager of Ceylon Cold Stores, Limited, the workers enjoy, in addition to this scale of wages and privileges, the following further benefits and privileges :—

- (1) An annual bonus ;
- (2) An enhanced dearness allowance which is 11 cents more than the amount payable to workers as determined by the Wages Board for the Engineering Trade based on the Colombo Consumers' Index Figure ;
- (3) Provident fund benefits according to a scheme inaugurated about 25 years ago ;
- (4) A free mid-day meal costing 50 cents, and tea twice a day.

In the light of these facts it would seem that this employer must be regarded as a "good-level employer".

#### Remuneration for the Weekly Holiday (Sunday)

7. The question of this remuneration appears to have arisen for the first time on the 23rd of October, 1946. On that day the Joint-Secretary of the Ceylon General Workers' Union sent a letter to the General Manager of Ceylon Cold Stores, Ltd., making certain demands. That letter has been produced marked "P. 3" by the first union. Demand No. 13 in that list of demands is couched in the following terms :—

"Workers in all departments should be paid for Sundays".

In view of the dispute which arose in consequence of these demands, a strike followed. This strike was later settled by agreement being reached between the employer and the said union to pay all these workers according to the scale of wages provided by the Wages Board for the Engineering Trade and to pay remuneration for the weekly holiday (Sunday) commencing from December, 1946. No written agreement embodying the terms on which the dispute was settled has been produced by either of the parties to this dispute as no such written agreement is available. In all probability the agreement may not have been reduced to writing. The employer has, however, produced a file kept by him during the relevant period ("R. 11") which contains a blue pencil note purported to be in the hand-writing of one Mr. Harris who was the General Manager in 1946. The note reads as follows—

"Coy. agreed to work under Engineering Trade Wages Board from 27 Nov. 46.

All staff given 7 days pay for 5½ days work as from Dec. 1946."

This note does not help us to find out the specific *quantum* of the remuneration for the Sunday holiday which was contemplated by the said agreement. In this connection it may be noted that neither at the date of this agreement in 1946 nor at any time thereafter has any wages board made any decision in terms of section 24 (1) (c) of the Wages Boards Ordinance, No. 27 of 1941 (as amended) fixing any remuneration for the weekly holiday on Sunday.

8. There are several workers in this establishment who apparently do not come within the operation of any wages board nor the Shop Act. It was, however, agreed by all the parties before us "that any award which is made by this Court with regard to the payment of Dearness Allowance shall be made applicable to all daily-paid workers in this establishment, whether they are governed by the Shop and Office Employees Act or by the Wages Boards, or do not fall within the scope of either of these".

9. The dispute relating to the remuneration for the weekly holiday on the Sunday having been settled by agreement, the remaining matters in dispute as set out in the letter "P. 3" were referred to a Conciliation Board appointed by the Commissioner of Labour. The Conciliation Board held its enquiry and made its report on 10th March, 1947. This report has been produced by the employer marked "R. 6". It is admitted by both parties to this dispute that no reference was made to the Conciliation Board in regard to any dispute regarding the payment of the special allowance on the Sunday pay because that question had already been settled before the reference to the Conciliation Board was made. It also appears, according to the evidence led in this dispute, that commencing from December, 1946, remuneration for the Sunday consisted of only the basic wage and that no special allowance was paid as constituting a part of the daily wage until April, 1958. It is difficult to understand why these workers who were well organized and who were members of organized trade unions, acquiesced in the payment of the basic wage alone for the Sunday during this long period of 12 years. The only possible explanation would appear to be that the workers themselves acknowledged the fact that the agreement reached

between them and the employer in 1946 related to the payment of the basic wage alone as remuneration for the Sunday.

*Date from which the Special Allowance on the Sunday Pay should be paid*

10. This seems to be the only question which is now left for our determination and associated with this determination arises also the question as to whether, and if so, for what period, any arrears on account of the special allowance for the Sunday should be paid.

The workers to whom the Shop Act applies (and as classified by the Department of Labour) have been paid the special allowance on the Sunday pay commencing from 1st April, 1958. These workers who were entitled to receive this payment of the special allowance with effect from the date of the coming into operation of the Shop Act in 1954 have also received arrears on account of the said special allowance for a period of two years prior to 1st April, 1958, that is from 1st April, 1956. This payment was inevitable in view of the compelling nature of the statutory obligation created by the Shop Act.

11. In respect of the claim for arrears for two years put forward by the unions on behalf of their workers the main argument urged in support was that all the workers in this establishment were treated alike as regards wages and other conditions of service and, therefore, the balance workers who are not caught up by the Shop Act should also be treated exactly in the same way as those to whom the provisions of the Shop Act apply. In support of this contention a great deal of reliance was placed on the fact that document "P. 2" which lays down a wage scale and other privileges, &c., was applicable to all the workers. It must be noted, however, that this document contained no reference whatsoever to the weekly holiday or any remuneration payable on account of that holiday. The argument in support of parity of treatment to workers not governed by the shop Act by according to them the same rights as those conferred on shop and office employees by the Shop Act possesses no merits. We are not satisfied that the claim for arrears can be sustained on any ground either legal or equitable. The fear that the payment of arrears solely to those employees who have derived that benefit from the Shop Act would cause discontent among the other workers can be met if the leaders of the two unions explain to the workers the legal basis on which such differentiation has to be made.

12. An Award is usually operative from—

- (i) date of Award, or
- (ii) date of reference of the dispute to the Industrial Court, or
- (iii) a date not earlier than the date on which the industrial dispute to which the Award relates first arose— (vide section 25 (2) of the Industrial Disputes Act.).

13. In order to fix a date for the commencement of the Award, it becomes necessary to examine the evidence relating to the date on which the dispute first arose in regard to these workers who are not governed by the Shop Act. It appears from the evidence placed before us that the demand for the special allowance, besides the basic wage, on account of the weekly holiday (Sunday) was first made by a letter dated 22nd July, 1957 ("A. 1"), sent by the second union which at that date represented all the workers in this establishment. This demand, together with other demands, was discussed at a conference held between representatives of the employer and the union on 3rd October, 1957. The notes of this conference (A 3) have been produced by the

second union. In regard to the demand for "payment of cost of living allowance in respect of Sunday pay" the following is recorded :—

"It was agreed that this matter should be discussed between Mr. Mullins and Dr. N. M. Perera in the near future as the position needs clarification."

There was a further conference held on 9th December, 1957, to discuss the outstanding matters in dispute (including this particular demand). At this conference it was agreed that this matter should be further discussed at the next meeting which was fixed for 17th December, 1957. The workers went on strike on 11th December before the conference took place and before any settlement could have been reached in regard to outstanding demands. The strike continued till 20th December. During the pendency of the strike certain officers of the Labour Department held conferences at which representatives of the first union and the employer were present. Notes of a conference held on 11th December, 1957, at which Mr. S. Ponniah, Assistant Commissioner of Labour presided, have been produced by the employer marked "R. 1" from which it would appear that no agreement was reached with regard to any of the demands and that the union representatives were not willing to give time till 1st January following to await consideration of the matters in dispute by the Board of Directors of this establishment.

14. We also find from the evidence of Mr. E. S. Appadurai, Assistant Commissioner of Labour, who took part in some conferences between the employer and the union with a view to settling the disputes that had arisen that when the question of payment of the dearness allowance on the Sunday pay was brought up, he expressed the view that this demand related to a statutory obligation arising under the Shop Act and that the Department would deal with that matter by the enforcement of the statute. In the result, this particular matter was left out of the discussions. The statutory obligation obviously referred to the obligation under the provisions of the Shop Act in regard to the weekly holiday. Mr. Appadurai was quite definite in his evidence that he did not state in the course of his discussions that the Department would enforce the provisions of the Shop Act in respect of all the workers of this establishment regardless of whether they were governed by the Shop Act or not. In any case, the enforcement of the statutory obligations would not have been possible till the Department made investigations and ascertained which of the workers were covered by the Shop Act. As there was a breakdown of the negotiations for a settlement of the other demands, the parties agreed that the disputes with regard to those demands should be referred to an Arbitration Board. It should be mentioned here that the terms of reference to the Arbitration Board which was subsequently appointed did not include the item now in dispute. The award of the Arbitration Board has been placed before us marked "R. 4" and Mr. C. Carthigesan, Deputy Commissioner of Labour, who was the Chairman of the Board, has also been examined.

15. It is inconceivable that any representative of the first union had actually entertained the belief that the Department of Labour would, on a classification of the workers, award to all the workers the special allowance on the Sunday pay. A classification by the Department of Labour, however, resulted in showing that only about half the number of workers would benefit under the Shop Act. With regard to the classification itself a complaint was made to us on behalf of the first union that the classification was incorrect. We, however, indicated that any dispute arising from that classification is a matter appropriate to be dealt with by the Department of Labour and we were not prepared to go into that matter.

16. It was after the final list was prepared by the officers of the Department of Labour on 24.6.1958

that the dispute in the form now before us must be taken to have arisen. In view, however, of representations made even earlier by the first union, a conference was held on 24th April, 1958, between the employer and the union when the employer took time to consult the Board of Directors and to communicate their decision on this demand on 29th April. It was on 29th April, 1958, that the employer definitely rejected the demand of these workers to whom the Shop Act does not apply. Thereafter, by its letter dated 15.5.58 ("R. 7A") the first union specifically formulated this demand in the form in which it has been referred to us. Likewise, the second union by its letter dated 13.8.58 ("A. 11" — "R. 8") made a similar specific demand.

17. All the parties to this dispute must be presumed to have been aware of the operation of the Shop Act. The demand in the general form in which it was earlier presented may, therefore, have been restrictively interpreted as having reference to the statutory obligation arising from the Shop Act. The employer, having taken time to consider the demand, ultimately refused it, as stated earlier, on 29th April, 1958. We are unable to agree that where, as in this case, a similar demand is made in respect of two categories of workers one of which is statutorily entitled to what is demanded and the other is not, the date when the demand was made should be regarded as the date when the dispute arose. In our opinion the date when the dispute first arose with regard to the workers who are not entitled to receive the special allowance on the Sunday pay is the date on which the employer repudiated the demand. It is the repudiation of the demand and not the making of a demand which gives rise to a dispute. In this connection we wish to make reference to the case reported in—

1945 2 All England Law Reports, page 570 at page 579—

"Bents Brewery Company, Limited vs. Hogan"

where this view was upheld by Mr. Justice Lynskey.

18. The claim for arrears made on behalf of those workers, not governed by the Shop Act, has been tenaciously pressed by the two unions as if it was a legal entitlement. In view of what we have stated earlier, this is not the case. No wages board has so far decided that any remuneration should be paid on account of the weekly holiday. The position that has emerged in this dispute is that the employer has voluntarily agreed to pay also the special allowance in addition to the basic wage on account of the weekly holiday, and we are making our Award on that basis.

Even if this Court was making its own Award, independent of the consent of the employer, it could not in terms of section 25 (2) of the Industrial Disputes Act make its Award operative from any date anterior to the date when the dispute first arose which, as we have found, was the 29th of April, 1958.

19. We have now to deal with an application made by the employer that the first union be ordered to pay the costs incurred by the employer in these proceedings. Provision has been made by section 37 of the Industrial Disputes Act entitling an Industrial Court, in its discretion, to award costs. Regulation 22 has been framed in terms of the Act with regard to the costs so awarded. This power, however, should be sparingly exercised and then too under special circumstances. As an instance where an Industrial Court has exercised this power, the Award in I. D. 24 (The Ceylon Estate Staffs' Union vs. The Superintendent, Mercantile Estate, Kadugannawa) was cited in which the unsuccessful party was condemned to pay costs.

20. The question for our consideration is whether there are any circumstances in this case to justify an order for costs being made. As stated earlier, the demand for the payment of arrears for two years prior to 1st April, 1958, was pressed very tenaciously, based entirely

on a false analogy, which we have held to be insupportable on any ground. The employer indicated to the Court on the second day of the proceedings that he was willing to pay all these workers the special allowance also on the Sunday pay. This offer should have been considered in the spirit of compromise in which it was made. But instead, the first union persisted for several days thereafter and called several witnesses, who, if anything, helped to clarify and justify the stand taken by the employer. We do not for a moment suggest that a union representative is not entitled to press a claim of the workers which is founded on justice and which the employer must concede in good conscience.

21. Even more aggravating than the time unnecessarily taken in dealing with the simple question at issue was the very unreasonable attitude adopted by this union in opposing the application made by the second union to be added as a party in terms of Regulation 14 framed under the Industrial Disputes Act to enable the Court to make an Award binding on all the unions representing these workers, and whose interests would have been affected to their prejudice if the union to which they belonged was not made a party to this dispute. The fact that the union seeking to be added represented some of the workers in this establishment was proved by the production of the membership register and it was admitted by the employer that he recognises this union also. It seems to be the case that the second union represented all the workers in this establishment long before the first union came into existence.

22. In these circumstances, the Court at the very outset indicated that it was prepared to add this union acting in terms of Regulation 14 framed under the Act. Nevertheless, the first union very vehemently opposed the application on the ground that the addition of that union would operate to its prejudice. A whole session was taken up by the first union in trying to make out that there would be prejudice to them if the other union was added as a party. None of the statements with regard to the alleged prejudice tended even remotely to indicate where the prejudice lay. Towards the end of the first day's session the Court enquired from Mr. Pujitha Gunawardena, Joint Secretary of the first union, who was present in Court, whether he could assist the Court by indicating how his union would be prejudiced by the addition of the second union as a party to the dispute. His answer was that it would be detrimental to the *prestige* of his union. This answer was a revealing indication of the fact that trade union rivalry, which unfortunately is an unwholesome feature acting to the prejudice of the trade union movement in Ceylon, was the motivating cause for the unnecessary opposition to the addition of a party whose presence we found to be necessary. Having, however, added the second union as a party we found that counsel who appeared for that union, far from saying or doing anything to the prejudice of the first union, supported it in every respect.

23. Even after the Court made its order adding the second union as a party, when the enquiry was resumed on the second day, Mr. W. Mallawarachchi, who admittedly was the City Organizer of the first union, stated that a large number of workers in this establishment had seceded from their unions, the previous night and that he, as a person interested in the social emancipation of the working class, although at that time he did not hold any Office in any trade union, wished to make an application to be made a party to represent those workers. This application was considered by the Court, was found to be untenable and dilatory in its object and was, therefore, refused. We desire in this connection to emphasise the fact that this Court cannot be used as a venue for ventilating grievances based on trade union rivalry.

24. If parties choose to waste the time of the Court and put the other party and everybody else concerned

to unnecessary expense, the guilty party should be condemned to pay the costs in order to recoup the other party's losses sustained by unnecessary expenses so incurred. In these circumstances we direct that the first union do pay to the employer the costs of the first day's proceedings which we fix at Rs. 100 (rupees one hundred). This amount is hardly adequate to meet the extra expenses incurred by the employer.

#### Award

25. Our Award on the matter in dispute is that the employer shall pay to all the daily-paid workers in this establishment who are not governed by the Shop Act the special allowance as determined by the Wages Board for the Engineering Trade according to the fluctuations in the Colombo Consumers' Index in addition to the basic wage on account of the Sunday-pay, with effect from 29.4.1958.

2. That the first union do pay to the employer a sum of Rs. 100 (one hundred rupees) on account of costs, and

3. The arrears due on account of the special allowance in terms of our Award should be paid to the workers concerned within one month of the publication of this Award in the *Government Gazette*.

#### Recommendation

26. We would, however, recommend for the consideration by the employer the desirability of making this payment with effect from 1.4.1958.

27. This Award shall take effect from 29th April, 1958, and will bind the workers represented by—

- (1) The Nidahas Karmika Saha Velanda Sevaka Vurthiya Samithiya, 129, Kumaran Ratnam Road, Colombo 2; and
- (2) The All Ceylon Commercial and Industrial Workers' Union, 108, Kew Road, Colombo 2, in the Ceylon Cold Stores, Limited, Colombo 2,

and

Ceylon Cold Stores, Limited, Colombo 2.

G. CROSSETTE THAMBYAH,  
(President).

DR. J. H. F. JAYASURIYA,  
(Member).

M. I. M. HANIFFA,  
(Member).

Dated at Colombo, this 17th day of November, 1958.

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

THE Award transmitted to me by the President of the Industrial Court constituted for the purpose of settling the industrial dispute between the Ceylon Press Workers' Union and the Ceylon Examiner Press, Limited, Colombo, 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.

C. B. KUMARASINHA,  
Commissioner of Labour.

Department of Labour,  
Colombo, 18th November, 1958.

#### Industrial Court at Colombo

No. I. D. 77

In the matter of an industrial dispute

between

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

and

The Ceylon Examiner Press, Limited, 22-24, Baillie Street, Colombo 1

#### THE AWARD

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

The dispute referred to the Court by the Hon. the Minister of Labour, Housing and Social Services by his reference dated 10th July, 1958, is, according to the statement of the Commissioner of Labour appended thereto dated 5th July, 1958, the non-employment of 97 employees of the Ceylon Examiner Press, Limited of 22/24, Baillie Street, Colombo. The other party to the dispute is the Ceylon Press Workers' Union of 124, Kumaran Ratnam Road, Colombo.

2. It would appear that the Ceylon Examiner Press, Limited is today incorporated as a limited liability company, the shareholders being Vernon Hamer, Ben Hamer and Noel Hamer, sons of one Joe Hamer. Before its incorporation the business was carried on as a partnership, the person principally interested being the late Chevalier H. A. Hamer. The present management, it would appear, took over on the 1st April, 1957, although the business known as the Examiner Press dates back several decades.

3. On the 23rd April, 1958, the Ceylon Trade Union Federation called a general strike, and the employees of the Examiner Press Limited who are members of the Ceylon Press Workers' Union which is affiliated to the Ceylon Trade Union Federation, joined in this strike; and the proprietors of the Ceylon Examiner Press, Limited on 15th May, 1958, took over on the view that the workers had vacated their posts and consequently terminated their services as from 23rd April, 1958.

4. No evidence has been led by either side, but counsel on both sides have submitted their respective versions. According to Mr. Advocate Kadirgamar who appeared for the Examiner Press Limited, a notice was put up in all three languages informing the workers that by their conduct they had terminated their services. The general strike went on till the 28th May, 1958, on which date it was called off. The Ceylon Examiner Press, Limited, would not take back the employees on the footing, firstly, that they had vacated their posts and, secondly, that the proprietors had been compelled to close down the business as a result of the strike. Mr. Kadirgamar stressed the fact that this business was being run at a loss and that the employees who had gone on strike had precipitated the closure of the business. He placed before this Court a list of customers whose orders had to be refused because they had not the staff to execute them. It was admitted by Mr. Kadirgamar that even at this moment some little work is being done, but that is to complete orders that have been undertaken prior to the strike. That work, he said, has been given out on contract to some of the former employees of the firm who in turn employ other men who have been workmen of this firm. Mr. Kadirgamar has also placed before this Court certain statistics regarding the firm's income and expenditure to support his contention that the business had been run at a loss.



5. Mr. Amarasingham, for the Ceylon Press Workers' Union, does not contest the position that the business was run at a loss. In fact, he concedes that the business had to be closed down and does not question the bonafides of the Ceylon Examiner Press, Limited. He claims that the workmen are entitled to compensation as the closure of the business resulted in their discontinuance. Mr. Kadirgamar does not concede that they are entitled to compensation as of right, but says that the Press is prepared to make an ex-gratia payment. He adds that, taking into consideration the financial position of the Press, the furthest they can go is to pay one week's basic wages for each year of service. Mr. Amarasingham, on the other hand, takes up the position that it should be one month's wages for each year of service.

6. We have carefully considered this matter, and in as much as it is conceded that the Ceylon Examiner Press, Limited, was being run at a loss and that the present proprietors came in only in 1957, it appears to us unfair that it should be saddled with all the liabilities that would have fallen on the shoulders of the original proprietors under whom some of the present workers had been working. Also in calculating the quantum of compensation that should be paid in cases of this nature, one should take into consideration the capacity of the employer to pay. We are therefore of the view that we would be placing a very heavy burden on the present proprietors of this Press if we make an award over and above a week's basic wages for each year of service. We consider the suggestion made by Mr. Kadirgamar fair and equitable in the circumstances, and on the question of compensation we make our award accordingly, viz. that a sum of Rupees Fourteen thousand nine hundred and thirty-seven and cents sixty-three (Rs. 14,937.63), as set out in D1 produced by Mr. Kadirgamar, be paid to the workers.

7. The Ceylon Examiner Press, Limited, says Mr. Kadirgamar, is also willing to make payment in lieu of leave to those who are qualified according to the Wages Boards Ordinance. He states that the amount due as leave pay is Rupees Two thousand one hundred and eleven and cents five (Rs. 2,111.05). Mr. Amarasingham has nothing to say with regard to this amount and we take it that he accepts that this is what the workers would be entitled to on that score. We hold that the sum of Rs. 2,111.05, as shown in D2 produced by Mr. Kadirgamar, should therefore be paid in addition and we make order accordingly.

8. With regard to the amounts due to the workers from the provident fund, it is agreed that this has been paid less a small balance which has to come from Caxton's provident fund to this fund. As the parties have agreed that they will arrive at a settlement regarding this amount we make no order.

9. One other matter that has been raised by Mr. Amarasingham is that the workers are entitled to one month's wages in lieu of notice. Mr. Kadirgamar contests this. As was mentioned earlier, the workers went on strike on 23rd April, 1958, and did not report for work till 28th May, 1958. It is well known that the Ceylon Trade Union Federation called out the general strike in spite of an Industrial Court award made just a few days earlier. A strike in the teeth of an award by the Industrial Court would be illegal and unjustified. In this instance we hold that the strike by these employees of the Ceylon Examiner Press, Limited, was illegal and unjustified and therefore that they should be considered to have vacated their posts when they did not report for work after 23rd April, 1958. We are satisfied that in these circumstances no question of notice terminating services would arise and therefore the question of damages in lieu of notice cannot also arise. We are unable to consider with favour this claim made by Mr. Amarasingham on behalf of the Union and it is accordingly rejected.

10. It was mentioned to us that in view of their financial difficulties, the employers, i.e. the Ceylon

Examiner Press, Limited, will not be able to pay immediately the amounts referred to in paragraphs 6 and 7 above. We have no reason to doubt that this is so and we therefore make order that the amounts due on account of compensation and leave pay be paid through the Commissioner of Labour within four months from the date of this award. It appears to us unfair by the workers if the period is extended beyond that.

11. We would add that if any worker is re-employed by the Ceylon Examiner Press, Limited, before payment is received by the former in settlement of compensation, he will be entitled to receive the leave pay already earned, but not any further amount, on the basis of one week's wages for each year of service.

T. P. P. GOONETILLEKE,  
President.

K. M. DE LANEROLLE,  
Member.

A. D. CANAGA RETNA,  
Member.

Colombo, November 17, 1958.

IT is hereby notified that the Hon. Minister of Labour Housing and Social Services has been pleased in terms of section 9 (1) of the Indian Immigrant Labour Ordinance (Chap. 111) to appoint Mr. N. H. Wykeham Dulling to be a member of the Board of Indian Immigrant Labour for a period of three years with effect from 24th October, 1958.

J. L. E. FERNANDO,  
for Permanent Secretary.

Ministry of Labour, Housing and  
Social Services,  
Colombo, 15th November, 1958.

#### THE WAGES BOARDS ORDINANCE

IT is hereby notified under Regulation 26 of the Wages Boards Regulations, 1943, that under section 9 of the Wages Boards Ordinance No. 27 of 1941, as amended by the Wages Boards (amendment) Ordinance No. 40 of 1943, the Hon'ble the Minister of Labour, Housing and Social Services, has been pleased to appoint Mr. T. B. Wadugodapitiya to be a Nominated Member of the Wages Board for the Toddy, Arrack and Vinegar Trade in place of Mr. W. Gopallawa who has resigned.

J. L. E. FERNANDO,  
for Permanent Secretary  
Ministry of Labour, Housing and  
Social Services.

Colombo, 17th November, 1958.

#### REVISION OF REGISTERS OF PARLIAMENTARY ELECTORS, 1958

Registering Officers of all Electoral Districts in the Island will be publishing Notices on 28th November, 1958, indicating places where copies or extracts of Electoral Registers and the related Lists 'A' and 'B' will be exhibited. The extracts of the Registers and the relevant Lists are generally exhibited at the Kacheheri, the Divisional Revenue Officer's Office, the Local Authority's Office and the Village Headman's Office.

An elector's name will appear in the 1958 Register if it has been—

- (a) included in List ' B ' or
- (b) included in the Register of 1957 and not included in List ' A ' at the current revision.

Note.—List ' B ' is the list of new names to be included at the current revision.

List ' A ' is the list of names to be struck off the Register at the current revision.

If an elector has been resident in any Electoral District for a continuous period of six months within the 18 months prior to June 1, 1958, and provided he is otherwise qualified, he will be entitled to have

his name registered at the current revision. All claims for insertion or retention of names or objections to the inclusion or retention of names in the Register will be entertained by the Registering Officer concerned, only if they are received during the period 28th November, 1958 to 26th December, 1958.

The special attention of all persons who may have vacated their former places of residence recently is drawn to the need to scrutinize the Registers and Lists. Where necessary, claims may be sent within the due time by them on the appropriate forms obtainable from the offices where the Lists are being exhibited.

E. F. DIAS ABEYESINGHE,  
Commissioner of Parliamentary Elections.  
Colombo, November 18, 1958.

REVISION OF REGISTERS OF (PARLIAMENTARY) ELECTORS, 1958

- Electoral District No 1—Colombo North
- Electoral District No. 2—Colombo Central
- Electoral District No. 3—Colombo South
- Electoral District No. 4—Wellawatta-Galkissa

IT is hereby notified for general information that, following the revision of registers of electors of the above Electoral Districts, a complete copy of the current Register of each of these Electoral Districts and of lists of names to be expunged from, or inserted in it will be available for inspection by the public at the Registrar-General's Office, Colombo, during office hours from November 28, 1958 to December 26, 1958.

2. At the same time, for the convenience of the public, portions of the Registers and the Lists referred to will be available for inspection during the same period, and within office hours, as follows :

<i>Place of Exhibition</i>	<i>Area covered by Extracts</i>
Office of the Special Commissioner, Colombo Municipal Area	Polling Districts A to N of Colombo North Electoral District. Polling Districts A to Z, AA, BB, CC and DD of Colombo Central Electoral District. Polling Districts A to Q of Colombo South Electoral District. Polling Districts A to E of Wellawatta-Galkissa Electoral District
Urban Council Office, Dehiwala-Mount Lavinia	Polling Districts F to U of Wellawatta-Galkissa Electoral District
Urban Council Office, Kolonnawa	.. Polling Districts O to U of Colombo North Electoral District
Village Committee Office, Ambatalenpahala	.. Polling District V of Colombo North Electoral District
Village Committee Office, Kotte-Galkissa	.. Polling Districts V and W of Wellawatta-Galkissa Electoral District
Post Office, Borella	.. Polling Districts F, G and H of Colombo South Electoral District comprising Ward No. 23 Borella of the Colombo Municipal area
Post Office, Cinnamon Gardens	.. Polling Districts I and J of Colombo South Electoral District comprising Ward No. 24 Cinnamon Gardens of the Colombo Municipal area
Post Office, Colombo Courts	.. Polling Districts L and M of Colombo Central Electoral District comprising Ward No. 10 Aluthkade of the Colombo Municipal area
Post Office, Dehiwala	.. Polling Districts F, G, H, I, J, K, L, M, P, V and W of the Wellawatta-Galkissa Electoral District comprising Wards No. 1 Kalubowila East, No. 2 Kalubowila West, No. 3 Dehiwala North, No. 4 Dehiwala South, No. 5 Nikape-Nedumala and No. 7 Kawdana-Karagampitiya of the Urban Council, Dehiwala Mount Lavinia and Wards No. 12 Divulapitiya-Bellantara, No. 13 Pepiliyana and No. 14 Attidiya of the Kotte Galkissa Village Committee
General Post Office, Colombo	.. Polling District Q of Colombo Central Electoral District comprising Ward No. 13 Fort of the Colombo Municipal area
Post Office, Grandpass	.. Polling District F, G and H of Colombo North Electoral District comprising Ward No. 3 Madampitiya of the Colombo Municipal area
Do.	.. Polling Districts H, I, V and W of Colombo Central Electoral District comprising Wards No. 8 Grandpass and No. 17 Maligawatta of the Colombo Municipal area
Post Office, Havelock Town	.. Polling Districts K, L, M, N, O, P and Q of Colombo South Electoral District comprising Wards No. 25 Thimbirigasyaya, No. 27 Bambalapitiya and No. 28 Havelock Town of the Colombo Municipal area
Post Office, Kollupitiya	.. Polling Districts CC and DD of Colombo Central Electoral District comprising Ward No. 26 Kollupitiya of the Colombo Municipal area

<i>Place of Exhibition</i>	<i>Area covered by Extracts</i>
Post Office, Kotahena ..	.. Polling Districts I and J of Colombo North Electoral District comprising Ward No. 4 Kotahena East of the Colombo Municipal area
Do. ..	.. Polling Districts A, B, C and D of Colombo Central Electoral District comprising Wards No. 5 Kotahena West and No. 6 Kochechikade of the Colombo Municipal area
Post Office, Maradana ..	.. Polling Districts K, L, M and N of Colombo North Electoral District comprising Wards No. 21 Dematagoda and No. 22 Kuppiyawatta of the Colombo Municipal area
Do. ..	.. Polling Districts X, Y, Z, AA and BB of Colombo Central Electoral District comprising Wards No. 18 Maradana and No. 20 Maligakanda of the Colombo Municipal area
Do. ..	.. Polling Districts C, D and E of Colombo South Electoral District comprising Ward No. 19 Suduwella of the Colombo Municipal area
Post Office, Mount Lavinia ..	.. Polling Districts N, O, Q, R, S, T and U of Wellawatta-Galkissa Electoral District comprising Wards No. 6 Mount Lavinia North, No. 8 Mount Lavinia, No. 9, Wattarappola, No. 10 Ratmalana West and No. 11 Ratmalana East of the Urban Council, Dehiwala-Mount Lavinia
Post Office, Mutwal ..	.. Polling Districts A, B, C, D and E of Colombo North Electoral District comprising Wards No. 1 Modera and No. 2 Mutwal of the Colombo Municipal area
Post Office, Pettah ..	.. Polling Districts E, F, G, J, K, N, O and P of Colombo Central Electoral District comprising Wards No. 7 St. Paul's, No. 9 New Bazaar, No. 11 St. Sebastian's and No. 12 Pettah of the Colombo Municipal area
Post Office, Slave Island ..	.. Polling Districts R, S, T and U of Colombo Central Electoral District comprising Wards No. 14 Slave Island and No. 15 Wekanda of the Colombo Municipal area
Do. ..	.. Polling Districts A and B of Colombo South Electoral District comprising Ward No. 16 Hunupitiya of the Colombo Municipal area
Post Office, Wellampitiya ..	.. Polling Districts O, P, Q, R, S, T, U and V of Colombo North Electoral District comprising Wards No. 1 Kolonnawa, No. 2 Salamulla, No. 3 Nagahamulla, No. 4 Wellampitiya, No. 5 Meetotamulla, No. 6 Urugodawatta and No. 7 Weheragoda of the Urban Council, Kolonnawa; and Wards No. 10 Kittampahuwa East, No. 11 Kittampahuwa West, No. 12 Kotuwila North and No. 13 Kotuwila South of the Ambatelenpahala Village Committee
Post Office, Wellawatta ..	.. Polling Districts A, B, C, D and E of Wellawatta-Galkissa Electoral District comprising Wards No. 29 Wellawatta North and No. 30 Wellawatta South of the Colombo Municipal area

3. Persons desiring to make claims or lodge objections are referred to the statutory notice which will be published in the *Government Gazette* of November 28, 1958. This notice will also appear in the newspapers on the same date. Forms for making claims or lodging objections could be obtained from the offices where the documents are exhibited for inspection.

Registrar-General's Office,  
Colombo 1, November 15, 1958.

D. G. L. Misso,  
Registrar-General and Registering Officer.

**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 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.

Colombo, 18th November, 1958.

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

**SCHEDULE**

<i>Number and Date of Application</i>	<i>Name and Address of Applicant for Registration as a Citizen of Ceylon</i>
F 7240—31.7.51	.. Muthusamy Ramaie Ammal, Mutholiahena Estate, Deltota
H 7112/G—21.7.51	.. Kovilpillai John, 136, Colombo Street, Kandy
H 4753—26.5.51	.. Vellakutty Kandasamy, Mahousa Estate, Madulkele
H 7463—25.7.51	.. Sivagamu Ammal, w/w/o Muthiah Pillai, No. 45, Fansalawatta, Wattedagama
K 5953/J—24.5.51	.. Vellayan Nalliah, L. D. K., Vellaioya Group, Hatton
K 13423—3.8.51	.. Mookkan Veeriah, No. 88, India Stores, Kotiyagala Bazaar, Bogawantalawa
P 6347—17.2.51	.. Karuppan Subramaniam, Clydesdale Estate, Agrapatana
P 6735—4.3.51	.. Narayanan Ramoo, Albion Estate, Agrapatana
Y 5906—14.7.51	.. Karupiah Veeriah, Oliyamandy Estate, Badulla
AA 5195—4.8.51	.. Maruthamuthu Sandanam, New Mahawela Estate, Ratnapura

FORM 4 B  
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.

Colombo, 18th November, 1958.

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

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
F 1367—4.4.51	Kana Periannapillai Sevethiapillai, Milla-gawatha Thottam, Talatuoya	Thayammal (wife), Periannan (son), Thailambal (daughter), Rajaram (son), Balasarashwathiy (daughter), Theivanaicammal (daughter)
F 2018—27.3.51	Arumugam Ponnusamy, Kittoolamoola Estate, Galaha Group, Galaha	Cannamah (wife), Sathie <i>alias</i> Sathiammah (daughter)
F 4425—14.7.51	Muniandy Sandanam, Udathennia Village, Marassana	Sandana-Marie (wife), Palaniaie (daughter), Erulaie (daughter), Thangammah (daughter), Solaiammah (daughter)
F 4727—16.7.51	Andiappan Mariyappen, Erin Estate, Galaha	Thottichy (wife), Caruppiyah <i>alias</i> Suppiah (son), Sinnapillai (daughter), Subramaniam (son), Ramaie (daughter)
F 6481—23.7.51	Aravammal, ww/o Mawadikoli Thottiyappa Poosariar Veerappa Pillai, Erin Estate, Galaha	Vijayaletchimi (daughter), Viswanathan (son), Rajendiran <i>alias</i> Arunachalam (son)
F 7298—6.10.50	S. N. Narayanan Servai <i>alias</i> Suppiah, "Field View", Bungalow, Peradeniya	Anguppillai (wife)
M 2108/G—16.4.51	John Devasagayam Devapiriam, Public Health Inspector, Pujapitiya	Alice Devanesam (wife), Mabel Nalinidevi (daughter), Evelyn Selvadevi (daughter), Gnanakan Samlin Dharmadurai (son)
H 584—24.11.50	Arunasalam Pillai Nallathamby, No. 5, Matale Road, Wattagama	Nagamma (wife), Rajeswarie (daughter), Shanmugam (son), Parameswari (daughter)
H 1983—19.1.51	Vellayan Sinnakaruppan, Deyanilla Estate, Madulkelle	Muniammal (wife), Mookaie <i>alias</i> Alagoo (daughter), Patchi <i>alias</i> Alagoo (daughter), Alagan <i>alias</i> Periyambulay (son), Sinniah (son), Elakanni (daughter), Balasunderam (son)
H 6645—18.7.51	Maruthamuthu Kandiah, Battagalla Division, Knuckles Group, Madulkele	Saraswathy (wife), Rajaratnam (son), Letchumie (daughter), Saroja (daughter), Malliyasundaram (daughter)
H 8871—1.8.51	Abdulah Ebrahim, Galboda Estate, Madulkele	Atchiamma (wife), Meeran Beeby (daughter), Nagoor Pitchai (son), Nagoor Amma (daughter), Abdul Hameed (son), Amina Amma (daughter)
H 8922—2.8.51	Arokiam Sandanam <i>alias</i> Innasimuttu, Dodangalla Estate, Urugala	Atputhamary (wife)
H 627/N/H—30.9.50	Raman Alagan, Galphele Group, Panwila	Marianayagam (wife), Micheal (son), Anthony Anthonimuttu (son), Anthoniammal (daughter), Antoniz Mariammal (daughter), Antoniz Daniel (son)
J 11154—3.8.51	Perumal Thevaraja Pillai, No. 12, Bazaar, Upcot	Valliammai (wife)
J 11202—3.8.51	Vethamuthu Henry Williams, Gartmore Group, Maskeliya	Yesudial (wife), Augustine (son), Helen <i>alias</i> Mary Sellam (daughter), Christopher (son), Peter Wilfred (son), Herbert Walter (son), Lily Arputhamari (daughter), Dora (daughter), Victor (son)
J 11217—30.7.51	Ammasy Kadirvel, Invery Estate, Dickoya	Mariaie (wife), Aswathamma <i>alias</i> Periyammal (daughter), Sivapackiam <i>alias</i> Jayam (daughter), Thangavel <i>alias</i> Thirunavukarasu (son), Rajah <i>alias</i> Palaniaie (daughter), Subramanian <i>alias</i> Veloo (son), Puvaneswari (daughter), Selvam (daughter)
J 11286—22.7.51	Veloo Periasamy, Geddes Division, Moray Group, Maskeliya	Valliammah (wife), Thanapackiam (daughter), Sivandian (son), Sivanathan (son)
J 11560—22.7.51	Karuppan Muthusamy, Bargrove Estate, Maskeliya	Angammah (wife)
J 11719—29.7.51	Muthu Murugan, Glenugie Estate, Maskeliya	Araie (wife), Annakilly <i>alias</i> Anjale (daughter), Kitanamy (son), Govindammah (daughter), Sarawanamuthu (son), Annaletchumy (daughter), Muthumarie (daughter)
J 11778—2.8.51	Palaniandy Sellamuthu, Brownlow Estate, Maskeliya	Pappu (wife), Selladurai (son), Sambasivam (son), Pathmawathi (daughter)
K 2925/J—8.3.51	Francis Anthonymuthu Mariasoosay, Preston Estate, Agrapatana	Saverimuthu (son), Madalaammal (daughter), Jesudason (son), Anthoniyamma <i>alias</i> Maria Fatima (daughter), Francis (son)
K 4590/J—23.5.51	Nalla Karuppu Thevar Rama Thevar <i>alias</i> Ramasamy Muthiah, No. 18, Main Street, Maskeliya	Mariamammal (wife), Pathmanathan (son)
K 5915/J—24.5.51	Magappan Kadirai, ww/o Rengasamy Vellayan, L. D. K., Vellaioya Group, Hatton	Karuppiyah (son), Arumugam (son)
K 5966/J—24.5.51	Ramasamy Kitnan, L. D. K., Vellaioya Group, Hatton	Pappathy (wife), Subramanian (son)
K 6178/J—31.5.51	Rengan Sinnan, Vellaioya Estate, Hatton	Ramaie (wife), Muthusamy (son), Arumugam (son)
K 6477/J—31.5.51	Sinnakannu Velu, Vellaioya Estate, Hatton	Ponnammal (wife), Ramachandiran (son)
K 6621/J—31.5.51	Veeran Sevanandy, Upper Division, Vellaioya Estate, Hatton	Sevanaie (wife), Kamatchy (daughter)
K 6701/J—31.5.51	Karuppiyah Periyasamy, Upper Division, Vellaioya Estate, Hatton	Seethaie (wife), Rackammah <i>alias</i> Alagamma (daughter), Kamalam (daughter), Balasunderam (son), Selvarani (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
K. 6707/J. 31.5.51	Periya Rengasamy Sandanam, Upper Division, Vellaioya Estate, Hatton	Amirtham (wife), Krishnan (son), Doraisamy (son), Ramasamy (son), Packiam (daughter), Solvaranic (daughter)
K. 9402/J—30.7.51	Muthiah Chettiar Vadivelu Chettiar, Watawala Depot, Watawala	Pooranammal (wife)
K 8689—22.7.51	Kaliyan Meiyar alias Arumugam, Friedland Estate, Bogawantalawa	Caruppai (wife), Kandiah alias Kaliyan (son), Sivaguru (son)
K 9294—27.7.51	Sockalingam Meyappan, c/o. Mr. K. A. Sinniah, No. 6 Gang, C. G. R., Nanu Oya	Muthammal (daughter), Karuppaiah (son), Camatchie (daughter)
K 9823—31.7.51	Perumal Kolandai, Hatton Bank Ltd., Hatton	Kaliammah (wife), Valliamma (daughter), Sivalingam (son), Suppiah (son)
K 10167—6.7.51	Avady Suppan, Bogawana Division, Bogawana Group, Bogawantalawa	Moockaie (wife), Kadirvelu (son), Manickam (son), Sandanam (son), Meyia (daughter), Palaniandy (son)
K 11219—3.8.51	Madan Sandanam alias Sandanam-Alexander Daniel, Messrs. Brown & Co., Ltd., Hatton	Loorthumary alias Sandanam (wife), Elizabeth Felicity Saraswathy (daughter), Arulanandam Samuel (son)
K 12794—4.8.51	Jeganathan Jeganathan, Binoya Estate, Rozella	Sellam (wife), Letchumie Kanthan (son), Jayaletchumie (daughter), Sevapakiyam (daughter), Jeganathan (son) Sathaie (daughter)
K 12944—31.7.51	Muthucaruppan Periacaruppan, Binoya Estate, Rozelle	Velammah (wife), Krishnan (son), Krishnaveni (daughter) Neelawarnan (son)
J 530/K—27.4.51	Muniandy John Chelliah, National Gardens, Gilston, Rozelle	Valliammah (wife), Manonmany (daughter), Selvanayagam (son), Subramaniam (son), Kanagaratnam (son), Visuvanathan (son), Ruckumany (daughter), Vivekanandam (son), Nesam (son)
P 4450/K 30.11.50	Kool Ayinan, Bathford Factory, Ingestre Group, Dikoya	Angamma alias Maruthaie (wife), Mariappan alias Francis-Christopher Anthony alias Arasan (son), Rajaletchumie alias Mariaie alias Rose Mary (daughter), Kirishnamma alias Letchumie alias Theresine Marie Clara (daughter), Saras alias Saraswathy alias Margaret Maria Laura (daughter), Selvam alias Selvan alias Gertrude Maria Selvam (daughter), Anantha Letchumy (daughter)
N. 2482—26.8.50	Thirumalay Veloo, Upper Division, Dunsinane Estate, Punduloya	Karuppy (wife)
N 7222—13.5.51	Sigamony Abisegam, Labookellie Division, Labookellie Estate, Labukelle	Packiam (wife)
Y 4229/V—4.7.51	Velauthan Palaniandy Thangavelu, Wewasse Group, Badulla	Palaniammal (wife), Paramasivam (son), Pusamma (daughter), Arunasalam (son), Velautham (son), Yogaletchumy (daughter), Parameswary (daughter), Palaniandy (son), Thirumurugam (son)
W 3601/V—25.5.51	Govindan Annamalai, Cocogalla Estate, Madulsima	Theivanai (wife), Letchumie (daughter), Murugaie (daughter), Sivalingam (son), Manonmany (daughter)
Y 2699—20.5.51	Raman Letchuman, Uvakettawella Estate, Hali Ela	Pappaie (wife), Perumal (son), Sinnan (son), Caruppaie (daughter), Thevamanya (daughter), Thyagaraja (son), Mohanadas (son)
Y 2702—20.5.51	Narayanan Subrayan, Uvaketewella Estate, Hali-Ela	Meenatchy (wife), Supramaniam (son), Perumal (son), Velu (son)
Y 2789—30.5.51	Rengan Sinniah, VIIth Division, Spring Valley Group, Spring Valley	Selambaie (wife), Palaniaie (daughter), Meenatchy (daughter), Palanival (son), Nadarajah (son)
Y 7250—28.7.51	Moockkan Thambu, Cullen Estate, Badulla	Ellamma (wife), Sinnamma (daughter), Nalliah (son), Gopal alias Rajagopal (son), Krishnan (son)
Y 7253—28.7.51	Veerasingam Vadivele, Cullen Estate, Badulla	Caruppaie (wife), Pottu (daughter), Selvam (son), Selliah (son)
Y 7279—23.7.51	Vellasamy Kandan, Cullen Estate, Badulla	Sinnoo (wife), Velaithan (son), Perumal (son), Petchaie (daughter), Parkavy (daughter), Thaththama (daughter), Nadarajah (son)
U 1884—27.7.51	Aloysius Benedict Fernando alias T. A. Benedict Fernando, 27 & 29, Puttalam Road, Kurunegala	Kulandai Therese Sinna Rane (wife), Thomas John Peter Joseph (son), Thomas Navis Nirmal (son), Rosario Callis Periyadharshanie (daughter), Ethelreda Antnaneite Aruma (daughter)
CC 4090—22.7.51	Narayanakavundan Sinniah, Debatgama Group, Aranayake	Mariaie (wife), Sinnamma (daughter), Thangaveloo (son), Tharmalingam (son), Velaithan (son), Narayanan (son), Anandaie (daughter), Poongavanam alias Anjalay (daughter), Sathivelu (son)
DD 2463—19.4.51	Muthuveeran Maraday, Lower Division, Lavant Estate, Yatiyantota	Mariaie (wife), Palaniaie (daughter), Veeramalai alias Sinna Maraday (son), Sanmugam (son), Kanesan (son), Palaie (daughter), Paruwathy (daughter), Yelumalai (son), Thaivanaiyamma (daughter), Kurusamy (son), Thangavelo (son)

FORM 7

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

NOTIFICATION UNDER SECTION 16 (1) (c) OF THE ACT

IT is hereby notified, under section 16 (1) (c) of the Indian and Pakistani Residents (Citizenship) Act, No. 3 of 1949, that each person particulars of whom are specified in column I of the Schedule hereto was, on the date specified in the corresponding entry in column II of that Schedule, registered as a citizen of Ceylon in the register of citizens kept under section 16 (1) (a) of the Act.

Colombo, November 18, 1958.

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

## SCHEDULE

## I

## II

## Particulars of Person Registered as a Citizen of Ceylon

Name	Age	Sex	Address			
Maruday Alagammah ..	62	F	Of Tawalantenne Division, Wavedon Group, Ramboda	October 23, 1958		
Sellan Muniappan ..	27	M	Of Iyrie Division, Frotoft Group, Ramboda ..	do.		
Shetty Nadeson ..	32	M	Of Meddecombra Estate, Watagoda ..	do.		
Cathirvel Palaniandy ..	38	M	Of North Meddecombra Estate, Watagoda ..	do.		
Kullamma ww/o Sapapathie Kuppusamy ..	51	F	Of Fetter Cairn Division, Kadienlena Estate, Kotmale	do.		
Vengadasalam Munian ..	22	M	Of Labookellie Estate, Labukelle ..	do.		
Solamuthu Kittnasamy ..	28	M	Of Middle Division, Kataboola Group, Kotmale	do.		
Periasamy Veloo ..	28	M	Of Condagalla Division, Labookellie Estate, Labukele	do.		
Rengasamy Veloo ..	29	M	Of Harangala Estate, Kotmale ..	do.		
Ramasamy Sinnasamy ..	28	M	C/o. Mr. A. R. Atkin, Lockside, Nuwara Eliya	do.		
Sinniah Letchimie ..	28	F	St. Leonard's Estate, Halgranoya ..	do.		
Marudamuthu Shanmugam ..	29	M	Of Torrington Estate, Agrapatana ..	do.		
Ramaie ww/o Alagan Jeganathan	56	F	Of Middleton Estate, Talawakelle ..	do.		
Govindan Ellammal ..	51	F	Of St. Andrew's Estate, Talawakelle ..	do.		
Kandasamy s/o Velliyan Chettiyar	27	M	Of 387, K.K.S Road, Jaffna ..	do.		
Sinnapayal Manickam ..	46	M	All of Periya Silvakande Division, Pitakande Group, Matale	do.		
Sinnakkolandai ..	34	F				
Theivanai ..	19	F				
Ramasamy ..	15	M				
Silambaram ..	13	M	All of Pitakande Group, Matale ..	do.		
Ramasamy Raman ..	52	M				
Kadachie ..	45	F				
Ramasamy ..	19	M				
Muthumarie ..	14	F	All of Tawalantenne Division, Wavendon Group, Ramboda	do.		
Sivasamy ..	13	M				
Alagam Nevulan ..	52	M				
Pootchie ..	44	F				
Karuppaie ..	18	F	Both of Tawalantenne Division, Wavendon Group, Ramboda	do.		
Alagie ..	14	F				
Arumugam Pitchamuthu ..	62	M				
Madalayamma ..	48	F				
Madalamuthu Francis Joachim	34	M	Both of Wavendon Group, Ramboda ..	do.		
Jebamalay Mary ..	26	F				
Murugan Meyan ..	46	M				
Ponnammal ..	—	F				
Palaniandy Ramiah ..	43	M	All of Rangbodde Estate, Ramboda ..	do.		
Thaypillai ..	35	F				
Shanmugam alias Muniandy	18	M				
Calliammah alias Parwathy	17	F				
Logeswarie ..	13	F				
Balakrishnan ..	10	M				
Soopiyah ..	8	M				
Krishna Vanie ..	5	F				
Perumal Sinniah ..	37	M			All of Karagastalawa Division, Glenlock Group, Katukitula	do.
Govindammal ..	33	F				
Valliamma ..	15	F				
Muniamma ..	13	F				
Sinnamma ..	10	F				
Muniandy ..	6	M				
Mariaie ..	2	F				
Muthukaruppan Velayutham	44	M	All of Patiagama Estate, Deltota ..	do.		
Suppammal ..	38	F				
Vellatchie alias Kannathal	14	F				
Sarawsathie alias Saras ..	10	F				
Rengasamy Mthusamy Karuppiah	45	M	All of Ferlands Estate, Punduloya ..	do.		
Sivagamammal ..	37	F				
Wijaragawan ..	17	M				
Manivasakam ..	15	M				
Athankarayan Sinniah ..	44	M	All of Goorookoya Estate, Nawalapitiya ..	do.		
Thillaiammah ..	34	F				
Kaliammah ..	15	F				
Madathy ..	7	F				
Veeran Arumugam ..	34	M	Both of Goorookoya Estate, Nawalapitiya ..	do.		
Adhi ..	31	F				
Murugan Kathirvelu ..	50	M	All of Upper Division, Tyspane Estate, Kotmale	do.		
Sellamma ..	41	F				
Munian alias Masilamany	22	M				
Annamma ..	19	F				
Munisamy ..	14	M				
Yegambaram ..	11	M				
Murugesu alias Murugiah	8	M				
Kuppusamy ..	6	M				
Seethaletchumy ..	3	F				
Karuppan Karuppiah ..	38	M			All of Donside Estate, Nawalapitiya ..	do.
Kamatchie ..	40	F				
Muniandy ..	16	M				
Murugiah ..	8	M				
Peraman Muniyandy ..	53	M	All of Donside Estate, Nawalapitiya ..	do.		
Letchumy ..	48	F				
Alagamamah alias Sellamma	27	F				
Sinnacaruppaie alias Pakkiyam	20	F				

I

II

Particulars of Person Registered as a Citizen of Ceylon

Name	Age	Sex	Address	
Karuppannan Sivanoo ..	63	M	All of Middle Division, Kataboola Group, Kotmale	October 23, 1958
Podissoo ..	59	F		
Suppramaniam ..	26	M		
Periasamy ..	23	M		
Pappoo <i>alias</i> Papathy ..	21	F		
Vadivail ..	18	M		
Ponniah ..	16	M	All of Yellebenda Division, Oonoogaloya Estate, Kotmale	do.
Andy Karuppan ..	57	M		
Olagan <i>alias</i> Kumaravel ..	27	M		
Ammavasi ..	26	M		
Mylvaganam ..	20	M		
Vellasamy Kandasamy ..	53	M		
Veerammal ..	47	F	All of Yellebenda Division, Oonoogaloya Estate, Kotmale	do.
Kathiresan ..	26	M		
Theivanai ..	16	F		
Rajeswarie ..	13	F		
Thirumurthi ..	11	M		
Govindasamy Rengasamy ..	59	M		
Ponnammal ..	54	F	All of Yellebenda Division, Oonoogaloya Estate, Kotmale	do.
Retnasamy ..	26	M		
Thanapakiam ..	16	F		
Kalimuthu Mookiah ..	47	M		
Araie ..	41	F	All of Oonoogaloya Estate, Kotmale	do.
Rasaletchumy ..	25	F		
Periyasamy <i>alias</i> Vethiappan ..	22	M		
Arumugam ..	10	M		
Peyan Sampan Sappany ..	62	M		
Cathirvel ..	23	M		
Sinnappan Anthony ..	62	M	Both of Oonoogaloya Estate, Kotmale	do.
Ammaccannoo ..	46	F		
Kaliaperumal ..	26	M		
Kannyammah ..	18	F		
Jeganathan ..	10	M		
Periyanna Perumal ..	58	M		
Veerammah <i>alias</i> Patchy ..	43	F	Both of Y. R. C. Division, Rothschild Estate, Pussellawa	do.
Kolan Poongan ..	52	M		
Amirtham ..	41	F		
Letchumie ..	23	F		
Marudaveeran <i>alias</i> Maruthey ..	18	M		
Vengataraman ..	15	M		
Kandasamy Rengan ..	31	M	All of Labookellie Estate, Labukelle	do.
Muniammah ..	26	F		
Selvamonie ..	6	F		
Dhanapackiam ..	2	F		
Kandasamy Sadayandy ..	36	M		
Kadirai ..	28	F		
Perumal ..	7	M	All of Labookellie Estate, Labukelle	do.
Saroja ..	6	F		
Sellamma ..	5	F		
Aiyadorai ..	2	M		
Ellan Pappan ..	58	M		
Rengamma ..	46	F		
Perumal ..	26	M	All of Middle Division, Hellbodde Estate, Pussellawa	do.
Papathy ..	22	F		
Meenamamma ..	17	F		
Thanapackiam <i>alias</i> Sellamma ..	13	F		
Kitnasamy <i>alias</i> Kitnan ..	10	M		
Pitchamuthu Muthu ..	50	M		
Mariarokiam ..	40	F	All of Accarawatte Division, Kataboola Estate, Kotmale	do.
Anthony ..	21	M		
Sevathian ..	19	M		
Loorthu <i>alias</i> Loorthumary ..	17	F		
Savariyammal <i>alias</i> Mariamma ..	15	F		
Arulaie <i>alias</i> Elizabeth ..	12	F		
Irudiam ..	8	M	Both of Middle Division, Kataboola Group, Kotmale	do.
Soosay ..	6	M		
Letchuman, s/o Sannasey ..	29	M		
Papathy ..	23	F		
Seivan Thopulan ..	45	M		
Amirtham ..	46	F		
Perumal <i>alias</i> Sengamalai ..	26	M	All of Middle Division, Hellbodde Estate, Katukitula	do.
Muthu <i>alias</i> Muthusamy ..	21	M		
Ramaie ..	18	F		
Thylamma <i>alias</i> Panchaie ..	15	F		
Thanganma <i>alias</i> Shevaie ..	11	F		
Sivamany ..	9	F		
Arunasalam Ramalingam ..	31	M	All of Middle Division, Hellbodde Estate, Pussellawa	do.
Packiam ..	27	F		
Olaganathan ..	6	M		
Uthiyakumary ..	4	F		
Saraswathy ..	2	F		
Muthukavundan Sellappan ..	48	M		
Unnamalay ..	30	F	All of Doombagastalawa Estate, Kotmale	do.
Ramu ..	18	F		
Sathasivam ..	10	M		
Kaliamma ..	7	F		
Jegaparathy ..	4	F		
Renganayaki ..	3	F		

I				II			
Particulars of Person Registered as a Citizen of Ceylon							
Name	Age	Sex	Address				
Rakken Mari	48	M	All of Lower Division, Wattagoda Estate, Wattagoda	October 23, 1958			
Sinna Mariaie	38	F					
Rakkan <i>alias</i> Saravanamuthu	21	M					
Muthiah <i>alias</i> Selladurai	18	M					
Karliamma <i>alias</i> Annaletchimi	16	F					
Kalimuthu	13	M					
Panchaletchimi	11	F					
Arumugam	8	M					
Vijelethimi	5	F					
Saraswathy	3	F					
Kudumbi Karuppiah	54	M	All of Lower Division, Wattagoda Estate, Wattagoda	do.			
Kuppaie	46	F					
Rengasamy <i>alias</i> Velaithan	26	M					
Thangiah <i>alias</i> Palaniandy	17	M					
Letchimie <i>alias</i> Papaty	9	F					
Muthusamy Periyasamy	48	M	All of Somerset Estate, Talawakelle	do.			
Karuppayammah	41	F					
Jeganathan	24	M					
Wallikanoo	22	F					
Veerappan Ramasamy	46	M					
Pappoo	38	F					
Thanapakiam	21	F					
Krishnammal	19	F					
Palaniammal	17	F					
Palanivel	15	M					
Ramalingam	8	M	All of Coreen Estate, Talawakelle	do.			
Letchimiedevi	6	F					
Pattan Muthuveeran	52	M					
Muthamma	41	F					
Kathiravale	26	M					
Ramasamy	24	M					
Perumal	17	M					
Pattaie	13	F					
Maruthaya Pillai Palaniandy Pillai	43	M			All of R.S. Gang, C. G. R., Nanu Oya	do.	
Sinnapillai	29	F					
Raman	19	M					
Dharmarasu	13	M					
Thanapackiam	12	F					
Selvaraj	7	M					
Jayaletchimie	2	F					
Vellayan Rasiah <i>alias</i> Caruppiah	33	M					
Alagamma	31	F					
Vijayakumar	9	M					
Dharmalingam	7	M	All of "Oatlands", St. Andrew's Drive, Nuwara Eliya	do.			
Veeramanie	5	F					
Loordusamy Mariasusey Raju	32	M					
Jeyamarie	29	F					
Maria Erajapulle	7	M					
Maria Magdalena	5	F					
Maria Ranees	2	F					
Omandu Andy	38	M					
Kulumaie	35	F					
Kamala	9	F					
Rukmanie	5	F	All of St. Xavier's Church, Nuwara Eliya	do.			
Manonmanie	5	F					
Ranjanie	2	F					
Poomalu Perumal	43	M					
Pooranam	20	F					
Balasubramaniam	17	M					
Pakkiaivathy	13	F					
Pallipuram Kunchumarikar	46	M					
Kunchi Mohamed Mohamed		Hadjiar					
Johara <i>alias</i> Pathumma	24	F			All of 4th Division, Vellaisamy Farm, Kili-nochchi	do.	
Kathija	7	F					
Abdul Azees	5	M					
Aisah Beebi	4	F					
Ravia	2	F					
Veeramalay Ramoo Veerappan	33	M					
Rose Mary	30	F					
Catherina	13	F					
Victor	11	M					
Raminy	9	F					
Sikumaru	7	M	All of Royal Naval Police Station, Burma Camp, China Bay	do.			
Yanuna	5	F					
Selvamanie	4	F					
Raney	2	F					
Sinnasamy Kuppusamy	50	M					
Sinnapillai	43	F					
Kaliamma	22	F					
Shanmugam	20	M					
Kalimuthu	3	M					
Periasamy Sinniah	47	M			All of Galoola Estate, Madulsima	do.	
Patchamuthu	43	F					
Mangalam <i>alias</i> Kamalam	23	F					
Periyasamy	19	M					
Marimuthu <i>alias</i> Palaniandy	17	M					
Thylammah	14	F					
Muthukumar	10	M					
Selvaraj	8	M					
Palaniandy Pillai Ramasamy Pillai	45	M					
Parwathy	42	F					
Nagarajah	6	M	All of Serendib Estate, Hali-Ela	do.			
Nadarajah	2	M					
Indrani	10 mths.	F					
			All of 38, Main Street, Maskeliya	March 15, 1958			
				October 23, 1958			



## Miscellaneous Departmental Notices

### CH/KUSALAI HINDU TAMIL MIXED SCHOOL

NOTICE is hereby given for the information of the general public that the above school, situated at Kusalai in the Chilaw District of the North-Western Province and under the management of General Manager, Hindu Board of Education, Jaffna, has been provisionally registered as a grant-in-aid school with effect from October 1, 1957.

S. F. DE SILVA,  
Director of Education.

ASJ. 4881.

Education Department,  
Malay Street,  
Colombo 2, November 11, 1958.

### KG/MAHENA (M.B.S.) SCHOOL

NOTICE is hereby given for the information of the general public that the above school, situated at Warakapola, Alawwa, in the Kegalle District of the Sabaragamuwa Province, and under the management of Mahabodhi Society, Colombo, has been provisionally registered as a grant-in-aid school with effect from January 1, 1958.

S. F. DE SILVA,  
Director of Education.

ASD 3027.

Education Department,  
Malay Street,  
Colombo 2, November 13, 1958.

### J/MURASUMODDAI ST. ANTHONY'S R. C. PRIMARY T. M. SCHOOL, PARANTHAN

NOTICE is hereby given that an application has been received from the General Manager, R. C. Schools, Bishop's House, Jaffna, for the provisional registration of the above school, situated at Murasumodda in the Jaffna District of the Northern Province as a grant-in-aid school.

Observations will be received not later than 30 days from the date of publication of this notice.

S. F. DE SILVA,  
Director of Education.

Education Department,  
Malay Street,  
Colombo 2, November 12, 1958.

### V/MULLIYAVALAI R. C., T. M. SCHOOL

NOTICE is hereby given that an application has been received from the General Manager, R. C. Schools, Bishop's House, Jaffna, for the provisional registration of the above school, situated at Mulliyavalai, in the Vavuniya District of the Northern Province as a grant-in-aid school.

Observations will be received not later than 30 days from the date of publication of this notice.

S. F. DE SILVA,  
Director of Education.

Education Department,  
Malay Street,  
Colombo 2, November 12, 1958.

### CHANGE OF MANAGEMENT—G/PINNADUWA JAYANTHI VIDYALAYA

UNDER the provisions of section 31 of the Education Ordinance, No. 31 of 1939, it is hereby notified for general information that Mr. M. B. Noordeen, Education Officer, Southern Province, is temporarily appointed manager of G/Pinnaduwa Jayanthi Vidyalaya, with effect from 14th November, 1958, in place of Dr. W. L. F. Dissanayake who ceased to be the manager of the said school with effect from 8th August, 1958.

S. F. DE SILVA,  
Director of Education.

Education Department,  
Malay Street,  
Colombo, November 13, 1958.

### CHANGE OF MANAGEMENT—K/KOTALIGODA SRI INDRARATNE BUDDHIST MIXED SCHOOL

UNDER the provisions of section 31 of the Education Ordinance, No. 31 of 1939, it is hereby notified for general information that Mr. G. H. B. Ekanayake, Education Officer, Central Province, is temporarily appointed manager of K/Kotaligoda Sri Indraratne Buddhist Mixed School, with effect from 14th November, 1958, in place of Dr. W. L. F. Dissanayake who ceased to be the manager of the said school with effect from 19th August, 1958.

S. F. DE SILVA,  
Director of Education.

Education Department,  
Malay Street,  
Colombo, November 14, 1958.

### CLOSURE OF THE GOVERNMENT PUBLICATIONS BUREAU

IT is notified for general information that the Government Publications Bureau of this Department and the Depot at the G. P. O., will be closed for sale of publications on 24th November, 1958, for purpose of stock taking and verification.

W. L. FERNANDO,  
Acting Information Officer.

Department of Information,  
Senate Building,  
P. O. Box 1416,  
Colombo 1, November 18, 1958.

### THE AGRICULTURAL AND INDUSTRIAL CREDIT CORPORATION OF CEYLON

Sale under the Provisions of the Agricultural and Industrial Credit Corporation Ordinance,  
No. 19 OF 1943

IT is hereby notified that by virtue of a resolution of the Board of Directors of the Agricultural and Industrial Credit Corporation of Ceylon, under section 70 of the Agricultural and Industrial Credit Corporation Ordinance, No. 19 of 1943, published in the *Ceylon Government Gazette* No. 11,545 of October 3, 1958, and in the *Ceylon Daily News* of October 4, 1958, Mr. K. M. Thorolis de Silva, Licensed Auctioneer of Matara, has been directed to sell by public auction on the spot on December 20, 1958, at 4 p.m. the property mentioned hereunder for the recovery of the sum of Rupees three thousand four hundred and ninety-seven and cents eighty-eight (Rs. 3,497.88) with further

interest on the principal sum of Rupees two thousand six hundred and seventy-six and cents eighty-one (Rs. 2,676.81) at six and a half per centum ( $6\frac{1}{2}$  per cent.) per annum from August 7, 1958, to date of sale and costs of sale which is specially mortgaged to the Corporation by Packir Mohamed Marikar Mohamed Kamer of the Traffic Department, Port Commission Office, Colombo, presently of 211/11, Maligawatte Road, Maradana, Colombo, by bond No. 14 dated December 9, 1953, and attested by G. T. B. Makalande, Notary Public of Colombo.

#### DESCRIPTION OF PROPERTY TO BE SOLD

An allotment of land called Ketangaha Koratuwa with the buildings bearing assessment Nos. 16, 17 and 18 (inclusive) standing thereon situated at Tangalle within the Urban Council limits in the West Giruwa Pattu in the District of Hambantota, Southern Province, bounded on the north and east by the lands called Kachcheriwalauwa *alias* Ketangahawatta and live fence, south by Murray Road, and west by Private Road and land belonging to D. W. David, containing in extent twenty-two decimal four perches (0A. 0R. 22.4P.) according to Survey Plan No. 376 dated April 4, 1953, and made by S. F. Ferdinand, Licensed Surveyor, which said land is also described as bounded on the north by portion of land of Sinna Lebbe Mukanrala, east by Baba Kanakapulle, south by High Road, and on the west by reservation, containing in extent one (1) seer kurakkan sowing registered under title A 403/212 in the Hambantota District Land Registry.

H. S. F. GOONEWARDENA,  
General Manager.

51, Iceland Building,  
P. O. Box 20,  
Galle Face,  
Colombo 3, November 12, 1958.

#### NOTICE

NOTICE is hereby given that the area declared infected in Miriheliya and Alawwa Palatas in Udukaha Korale in the Divisional Revenue Officer's Division of Dambadeni Hath Pattu in Kurunegala District in North-Western Province, in accordance with provision of section 4, sub-section (I) of the Contagious Diseases (Animals) Ordinance, Chapter 327 and proclaimed in the *Ceylon Government Gazette* No. 11,436 of 25th July, 1958, is free from "Hæmorrhagic Septicæmia" and is no longer an infected area.

This declaration shall take effect from the date hereof.

A. L. PERERA,  
Government Agent.

The Kachcheri,  
Kurunegala, November 12, 1958.

#### NOTICE

NOTICE is hereby given that the area declared infected in Magul Otota Korale in the Divisional Revenue Officer's Division of Wannu Hath Pattu in Kurunegala District in North-Western Province, in accordance with provision of section 4, sub-section (1) of the Contagious Diseases (Animals) Ordinance, Chapter 327 and proclaimed in the *Ceylon Government Gazette* No. 11,465 of August 1, 1958, is free from "Hoof-and-Mouth Disease" and is no longer an infected area.

This declaration shall take effect from the date hereof.

A. L. PERERA,  
Government Agent.

The Kacheheri,  
Kurunegala, November 13, 1958.

#### PROCLAMATION

I, Don Charles Lionel Amarasinghe, Government Agent, Anuradhapura District, in terms of section 5 (1) of the Contagious Diseases (Animals) Ordinance (Cap. 327) declare the areas mentioned in the proclamation as Ralapana, Adampane, Sinharagama in Tulana 4 in the Divisional Revenue Officer's Division of Nuwaragam Palata (West) in the Anuradhapura District, referred to in Notification dated 2nd July, 1958, and published in *Government Gazette* No. 11,423 of 11th July, 1958, free from disease and no longer infected areas.

D. C. L. AMARASINGHE,  
Government Agent.

The Kachcheri,  
Anuradhapura, November 15, 1958.

#### DANGER OF RABIES

IN terms of section 11, Rabies Ordinance (Cap. 333) notice is hereby given that there is danger of rabies, rabies exists within the Udaveriya Group Area in the Divisional Revenue Officer's Division of Wellawaya.

Any dog found in any public place or road or any place other than a private building, compound or garden within the said area and not tied up or led shall be liable to be destroyed forthwith by any person authorized in writing for the purpose.

This proclamation shall take effect from the date hereof and shall be in force for a period of 6 months.

B. P. V. A. J. P. SENARATNE,  
Government Agent.

The Kachcheri,  
Badulla, November 14, 1958.

### "Excise Ordinance" Notices

#### NOTICE REGARDING LOCAL OPTION POLL FOR THE RE-OPENING OF ARRACK TAVERN IN KURUNEGALA MUNICIPALITY IN KURUNEGALA DISTRICT

NOTICE is hereby given that the Government Agent, Kurunegala, in exercise of the powers vested in him by Rule 6 of the rules specified in Excise Notification 146 published in the *Government Gazette* No. 7,478 of August 14, 1923, as amended by Excise Notifications Numbers 180, 187, 194, 221, 225 and 231 has fixed the under-mentioned date, time and place for recording the votes for the purpose of ascertaining whether 60 per cent. of the persons on the final list of voters in the voting area assigned to Kurunegala Arrack Tavern are in favour of re-opening the said arrack tavern.

Name of Tavern	Date and Time of Polling	Polling Station	Voting Area
Kurunegala Arrack Tavern	December 19, 1958, from 8 a.m. to 12 noon and from 1 p.m. to 6 p.m.	Kurunegala Town Hall	Wards 2, 3, 5, 6, 8 and 9 of the Kurunegala Municipality

The Kachcheri,  
Kurunegala, November 8, 1958.

A. L. PERERA,  
Government Agent, Kurunegala District.

**NOTICE REGARDING LOCAL OPTION POLL FOR RE-OPENING OF ARRACK TAVERN AT MAWATAGAMA IN KURUNEGALA DISTRICT**

NOTICE is hereby given that the Government Agent, Kurunegala in exercise of the powers vested in him by Rule 6 of the rules specified in Excise Notification 146 published in the *Government Gazette* No. 7,478 of August 14, 1923, as amended by Excise Notifications Numbers 180, 187, 194, 221, 225 and 231 has fixed the under-mentioned date, time and place for recording the votes for the purpose of ascertaining whether 60 per cent. of the persons on the final list of voters in the voting area assigned to Mawatagama Arrack Tavern are in favour of re-opening the said Arrack Tavern.

<i>Name of Tavern</i>	<i>Date and Time of Polling</i>	<i>Polling Station</i>	<i>Voting Area</i>
Mawatagama Arrack Tavern	December 12, 1958, from 8 a.m. to 12 noon and from 1 p.m. to 6 p.m.	Roman Catholic School, Mawatagama	Kotikapola, Oliyamulla, Rambatta, Welikumbura, Arampola, Mawatagama, Siradunna, Millagahamulakade, Pallegama, Urakote, Medagan-goda, Meddegangoda, Puwakwalle-deniya, Udagama, Wambugangoda, Ellagonna, Nape, Yalagama, Ratnek-gama, Ilukewela, Digane, Delpad-dana, Pahamundana, Owattewela, and Pambe

The Kachcheri,  
Kurunegala, November 14, 1958.

A. L. PERERA,  
Government Agent, Kurunegala District.

**NOTICE**

IT is hereby notified that in view of the Public Holiday on Tuesday, November 25, 1958, all Notices and Advertisements for Publication in the *Ceylon Government Gazette* of November 28, 1958, should reach the Government Press not later than 4 p.m. on Monday, November 24, 1958.

Government Press,  
Colombo, November 11, 1958.

BERNARD de SILVA,  
Government Printer.