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THE CEYLON GOVERNMENT GAZETTE

අංක 12,947 — 1962 මාර්තු 2 වැනි සිකුරාදා — 1962.3.2
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PART I: SECTION (I) — GENERAL

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

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Appointments, &c., by the Governor-General

No. 86 of 1962

No. D21/Rect./121.

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

The under-mentioned officer retires from the Regular Force of the Army with effect from February 20, 1962—

Lieutenant-Colonel BERNARD JUSTIN WJEMANNE, M.B.E., E.D., C.A.G.S.C.

By His Excellency's command,

N. Q. DIAS,
Permanent Secretary,
Ministry of Defence and External Affairs.

Colombo, February 17, 1962.
3—67

No. 87 of 1962

No. D 155/Rect.

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

The under-mentioned officer retired from the Regular Force of the Army with effect from February 16, 1962—

Major (Temporary Lieutenant-Colonel) BABA JUHAR HAJI BAHAR, C.L.I.

By His Excellency's command,

N. Q. DIAS,
Permanent Secretary,
Ministry of Defence and External Affairs.

Colombo, February 18, 1962.
3—70

No. 88 of 1962

No. D1/Rect./36.

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

HIS EXCELLENCY THE GOVERNOR-GENERAL has been pleased to approve the commissioning of the under-mentioned gentlemen as Second-Lieutenants in the Regular Force of the Army, in the following order of seniority, with effect from December 21, 1961, and their postings to the Corps/Regiments shown against their names:—

Officer Cadet YOGENDRA BALABETNARAJAH—Ceylon Armoured Corps.

Officer Cadet OVID VIJITHA WJYESEKERA—Ceylon Sinha Regiment.

Officer Cadet SUSIRIPALA JINAPRIYA WEERASENA—Ceylon Engineers.

Officer Cadet SIRISOMA WJEGUNAWARDENA—Ceylon Army Service Corps.

By His Excellency's command,

N. Q. DIAS,
Permanent Secretary,
Ministry of Defence and External Affairs.

Colombo, February 10, 1962.
3—68

No. 89 of 1962

No. D 11/Rect.

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

HIS EXCELLENCY THE GOVERNOR-GENERAL has been pleased to approve the commissioning of the under-mentioned Warrant Officer as a Lieutenant (Quartermaster) in the Regular Force of

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the Army, with effect from February 2, 1962, and his posting to the Corps stated against his name.

S/87002 Warrant Officer I PANAHETIPOLA MUDIYANSELAGE
RATNAYAKE—Ceylon Army Ordnance Corps.

By His Excellency's command,

N. Q. DIAS,
Permanent Secretary,

Ministry of Defence and External Affairs.

Colombo, February 19, 1962.

3—69

No. 92 of 1962

No. D23/Rect./26.

ROYAL CEYLON AIR FORCE—TRANSFER TO ACTIVE LIST APPROVED BY HIS EXCELLENCY THE GOVERNOR-GENERAL

THE under-mentioned officer is transferred from the Regular Reserve to the Active List of the Royal Ceylon Air Force, with effect from 22nd December, 1961.

Flying Officer I. A. A. DE ABREW (01032)—GD/P.

By His Excellency's command,

N. Q. DIAS,
Permanent Secretary,
Ministry of Defence and External Affairs.

Colombo, February 16, 1962.

3—225

No. 90 of 1962

No. D 149/Rect.

ROYAL CEYLON AIR FORCE—CHANGE OF BRANCH APPROVED BY HIS EXCELLENCY THE GOVERNOR-GENERAL

THE under-mentioned officers are transferred from the Fighter Control Branch to the Operations Branch (Air) and they are to retain their present seniority in the new branch:—

Temporary Squadron Leader RAJANAYAGAM BALACHANDRAN (01021) PC.

Flight-Lieutenant JOSEPH MAURICE SHEEHAN DE ABREW ABESINGHE (01027) PC.

By His Excellency's command,

N. Q. DIAS,
Permanent Secretary,
Ministry of Defence and External Affairs.

Colombo, February 14, 1962.

3—71/2

Appointments, &c., by the Public Service Commission

No. 93 of 1962

A. 48/62.

Mr. N. GUNARATNE, Government Town Planner to attend temporarily to the duties of the post of Commissioner of National Housing, in addition to his duties, with effect from February 15, 1962, during the absence out of the Island of Mr. K. M. D. JAYANETTI, C.C.S., or until further orders.

A. 23/61.

Mr. S. KARTHIGESU, Deputy Surveyor-General, to be Surveyor-General, with effect from December 24, 1961.

Mr. J. C. CHANMUGAM, Assistant Surveyor-General, to be Deputy Surveyor-General, with effect from December 21, 1961.

A. 27/62.

Mr. W. L. E. DE ALWIS, Additional Director, Zoological Gardens, to act as Director, Zoological Gardens, with effect from February 2, 1962, until further orders.

A. 148/60.

Mr. W. D. V. MAHANTILTA, Deputy Commissioner of Local Government, to be Commissioner of Local Government, with effect from November 14, 1960.

S. J. WALPITA,
Secretary,
Public Service Commission.

Office of the Public Service Commission,
P. O. Box 500, Galle Face Secretariat,
Colombo 1, February 26, 1962.

3—231

No. 91 of 1962

No. D 149/Rect.

ROYAL CEYLON AIR FORCE—CHANGE OF BRANCH APPROVED BY HIS EXCELLENCY THE GOVERNOR-GENERAL

THE under-mentioned officers are transferred from the Air Traffic Control Branch to the Operations Branch (Air) and they are to retain their present seniority in the new Branch:—

Flight-Lieutenant ALPHONSO MARIA LIQUORI JOHNPULE (01046) PC.

Flight-Lieutenant NALLATHAMBY SANGARAPILLAI (01064) PC.

Flight-Lieutenant PAIYAGALAGE NOEL SARANAPALA FERNANDO (01065) PC.

Flying Officer JOSEPH VICTOR FONSEKA ABAYAKOON (01067) PC.

Flying Officer GURUSWAMY SELVARAJAH (01099) PC.

Flying Officer PONNAMPALAM ARIYARATNAM (01101) PC.

Flying Officer INDRA HEMAL JAYATILLEKE (01109) PC.

By His Excellency's command,

N. Q. DIAS,
Permanent Secretary,
Ministry of Defence and External Affairs.

Colombo, February 14, 1962.

3—71/3

Appointments, &c., by the Judicial Service Commission

No. 94 of 1962

SUMMARY OF APPOINTMENTS MADE BY THE JUDICIAL SERVICE COMMISSION

Name of Officer	New Appointment	Effective Date of New Appointment	Remarks
Mr. K. D. O. S. M. SENEVIRATNE	Acting District Judge, etc., Chilaw and Puttalam	17th February to 7th March, 1962	During absence of Mr. D. Q. M. SIRIMANE
Mr. S. J. M. G. S. MUDANNAYAKE	Acting District Judge, etc., Anuradhapura	14th to 21st February, 1962	During absence of Mr. C. V. UDALAGAMA
Mr. T. J. RAJARATNAM	Additional Magistrate, etc., Mazhar	From 1st March, 1962, to hear till completion M. C. Mannar Cases 21824, 21903, 21904, 22,056, 21,782 and 21,973	In addition to his other duties
Mr. S. J. M. G. S. MUDANNAYAKE	Additional Magistrate, etc., Nuwara Eliya	From 26th February, 1962 to hear till completion M. C. Hatton Cases 17,467 and 5,212	In addition to his other duties
Mr. C. L. DE SILVA	Additional Magistrate, etc., Balapitiya	23rd February and 15th March, 1962	During absence of Mr. D. E. DHARMASEKERA

Name of Officer	New Appointment	Effective Date of New Appointment	Remarks
Mr. C. H. UDALAGAMA	Additional Magistrate, etc., Kegalla	21st to 26th February, 1962	During absence of Mr. T. J. RAJARATNAM
Mr. C. V. S. DE SILVA	Additional Magistrate, etc., Kurunegala, at Kanadulla	17th to 19th February, 1962	During absence of Mr. A. M. AMEEN
Mr. C. A. L. COREA	Additional Magistrate, etc., Chilaw	21st February, 1962	During absence of Mr. S. SELLIAH
Mr. J. J. DAVID	Additional District Judge, etc., Batticaloa	28th February to 6th March, 1962	During absence of Mr. S. THAMBY DURAI
Mr. N. M. A. WICKRAMASOORIYA	Additional District Judge, etc., Tangalla	17th to 19th February, 1962	During absence of Mr. K. C. E. DE ALWIS
Mr. F. W. GOONERATNE	Additional Magistrate, etc., N'gombo	17th and 18th February, 1962	During absence of Mr. M. P. C. RATNAM
Mr. H. A. JAYAWICKREME	Additional District Judge, etc., Anuradhapura	21st February, 1962	During absence of Mr. S. J. M. G. S. MUDANNAYAKE
Mr. J. N. C. TIRUCHELVAM	Additional Magistrate, etc., Colombo	9th to 16th March, 1962	During absence of Mr. S. AMERASINGHE
Mr. W. DE SILVA	Additional Magistrate, etc., Kalutara	1st to 3rd March, 1962	During absence of Mr. E. O. F. DE SILVA
Mr. S. ILAYATHAMBY	Additional Magistrate, etc., Jaffna, at Mallakam	24th February, 1962, to record evidence of Magistrate in M. C. Mallakam Case 2369	—
Mr. T. ASIRWATHAM	Additional District Judge, etc., Ratnapura	25th February, 1962	During absence of Mr. K. A. P. RANASINGHE
Mr. S. J. B. DHARMAKIRTI	Additional District Judge, Kandy at Matale, etc.	23rd to 25th February, 1962	During absence of Mr. A. O. S. DISSANAYAKE
Mr. T. A. DUNUWILLE	Acting District Judge, etc., Kandy	9th to 16th March, 1962	During absence of Mr. V. Siva SUPRAMANIAM
Mr. F. S. PAUL	Additional Magistrate, etc., Mannar	1st to 4th, 11th and 12th March, 1962	During absence of Mr. K. SINNATHAMBY
Mr. M. A. E. B. PERERA	Acting Additional President, Rural Court, Dewameddi Hatpattu etc.,	15th and 28th March, 1962	During absence of Mr. M. M. PERERA
Mr. A. W. A. EMMANUEL	Acting Additional President, Rural Court, Dewameddi Hatpattu, etc.	9th and 14th March, 1962	During absence of Mr. M. M. PERERA
Mr. B. P. PIYASENA	Acting President, Rural Court, Weligam Korale etc.	23rd February, 1962	During absence of Mr. A. L. M. FERNANDO
Mr. E. GUNASEKERA	Acting President, Rural Court, Weligam Korale, etc.	17th and 19th February, 1962	During absence of Mr. D. D. VITARANA
Mr. M. A. E. B. PERERA	Additional President, Rural Court, Welidawili Hatpattu, etc.	2nd March, 1962, to hear R. C. Pilessa CRM. Case 1648/P	—
Mr. F. S. PAUL	Acting President, Rural Court, Mannar	5th, 6th and 9th March, 1962	During absence of Mr. K. SINNATHAMBY
Mr. J. E. GUNASEKERA	Acting President, Rural Court, Matale North, etc.	20th February, 1962	During absence of Mr. W. B. EMBULDENIYA
Mr. P. V. SENATHIRAJAH	Acting President, Rural Court, Vavuniya South, etc.	1st to 3rd March, 1962	During absence of Mr. E. M. MATHIAPARANAM

Office of the Judicial Service Commission,
P. O. Box 573,
Colombo, 23rd February, 1962.
3-98

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

Other Appointments, &c.

No. 95 of 1962

No. EB/A 204/2.

IT is hereby notified for general information that the Permanent Secretary to the Ministry of Industries, Home and Cultural Affairs, by virtue of the authority vested in him by the notification under section 10B of the Interpretation Ordinance (Chapter 2), published in Gazette No. 10,123 of July 14, 1950, made the following appointments:—

Mr. I. SAMARAWICKREMA, Acting Assistant Government Agent, for the Administrative District of Jaffna, functioning under the direction of the Co-ordinating Officer and Government Agent in authority over the said District to be, in addition to his own duties, Acting Collector of Customs for the Administrative District of Jaffna, with effect from February 9, 1962, until further orders.

A. I. MOHIDEEN,
for Permanent Secretary.

Ministry of Industries, Home and Cultural Affairs,
Colombo 7, February 24, 1962.

3-131

No. 96 of 1962

CIVIL SERVICE

No. 74/2/94 (MF).

Mr. RANASINGHE to act as Office Assistant to the Government Agent, in authority over the Administrative District of Nuwara Eliya, with effect from 15th January, 1962.

No. 74/2/37 (MF).

Mr. W. P. DALUWATTE to act in the post of Assistant Controller of Establishments, General Treasury, with effect from 1st February, 1962.

No. 74/2/37 (MF).

Mr. P. L. SCHARENGUIVEL to act in a post of Assistant Controller of Establishments, General Treasury, with effect from 1st February, 1962.

No. 74/2/37 (MF).

Mr. J. G. L. PERERA to act in a post of Assistant Controller of Establishments, General Treasury, with effect from 1st February, 1962.

No. 74/2/210 (MF).

Mr. C. MYLVAGANAM to be attached to Treasury, with effect from 10th February, 1962.

H. S. AMERASINGHE,
Acting Secretary to the Treasury.

Ministry of Finance,
Colombo, 24th February, 1962.

3-133

No. 97 of 1962

SCHEDULE

THE REGISTRATION OF DOMESTIC SERVANTS' ORDINANCE (CHAPTER 115)

THE Honourable the Minister of Labour and Nationalised Services has been pleased under section 3 of the Registration of Domestic Servants Ordinance (Chapter 115) as modified by the Proclamation under section 8 of the Ceylon (Independence) Order in Council, 1947, published in *Government Gazette Extraordinary* No. 9,828 of February 5, 1948, to appoint Mr. EBERT EGODAPITTIYA, Inspector of Police, Trincomalee, as Registrar of Servants, Trincomalee, with effect from January 1, 1962, vice Mr. VERNON F. SOLOMONS.

C. B. KUMARASINHA,
Additional Permanent Secretary,
Ministry of Labour and Nationalised Services.

Colombo, 22nd February, 1962.

3-53

No. 98 of 1962

The Honourable the Minister of Industries, Home and Cultural Affairs has appointed Mr. ETHELBERG CLARENCE DE SILVA SENARATNA to be a Notary Public throughout the judicial division of Balapitiya and to practise as such in the English language.

3-107

No. 99 of 1962

The Honourable the Minister of Industries, Home and Cultural Affairs has appointed Mr. THEMBIRI SHANMUGARAJAN to be a Notary Public throughout the judicial division of Jaffna and to practise as such in the English language.

3-108

Government Notifications

No. D 149/Rect.

THE AIR FORCE ACT, No. 41 OF 1949

Change of Title—Fighter Control and Air Traffic Control Branches to be Re-designated Operations Branch (Air)

HIS Excellency the Governor-General has been pleased to approve the following changes of Title of the Officer Branches in the Royal Ceylon Air Force, under section 3 (2) of the Air Force Act, No. 41 of 1949:—

The Fighter Control Branch and the Air Traffic Control Branch of the Air Force are to be re-organised into one Branch with the new designation "Operations Branch (Air)".

By His Excellency's command,

N. Q. DIAS,
Permanent Secretary,
Ministry of Defence and External Affairs.

Colombo, February 14, 1962.

3-71/1

L. D.—B. 287/30.

THE CENSUS ORDINANCE

THE Minister of Finance has, under section 7 of the Census Ordinance (Chapter 143)—

- (1) appointed the Extra Office Assistant to the Government Agent, Moneragala, to be, in addition to his own duties, an Assistant Commissioner of Census for the Moneragala District; and
- (2) cancelled the appointment of the Office Assistant to the Government Agent, Moneragala, as an Assistant Commissioner of Census for the Moneragala District, published in *Gazette* No. 12,717 of October 13, 1961.

H. S. AMERASINGHE,
Permanent Secretary,
Ministry of Finance.

Colombo, 27th February, 1962.

1-274

**THE STATE INDUSTRIAL CORPORATIONS ACT,
No. 49 OF 1957**

Order

BY virtue of the powers vested in me by section 33 of the State Industrial Corporations Act, No. 49 of 1957, I, Maithripala Senanayake, Minister of Industries, Home and Cultural Affairs, do by this Order, approve of the proposed acquisition of each of the lands set out in the Schedule hereto for the purposes of the National Small Industries Corporation, being a corporation which was established by the Incorporation Order, made under section 2 of that Act, and published in *Gazette Extraordinary* No. 11,434 of July 29, 1958, as amended by the Order published in *Gazette Extraordinary* No. 11,840 of August 26, 1959.

M. SENANAYAKE,
Minister of Industries, Home and
Cultural Affairs.

Colombo, February 14, 1962.

1. All that area of land situated in Kulamurippu village, in the District of Vavuniya North, Northern Province, claimed by Sinnaddi Appukutty and containing in extent three acres (3A. OR. OP.) depicted as Lot 1 in Plan No. G.A.'s LA 1790/851 (S.G.O. 1886) made by the Surveyor-General and bounded as follows:—

North: by Crown Forest
East: by Crown Forest and Lot 2 in Plan G.A.'s LA 1790/851 (S.G.O. 1886).
South: by a stream and Lot 2 in Plan G.A.'s LA 1790/851 (S.G.O. 1886).
West: by Crown Forest and a stream.

2. All that area of land situated in Kulamurippu village, in the District of Vavuniya North, Northern Province, claimed by Kanthan Kanapathy and containing in extent three acres (3A. OR. OP.) depicted as Lot 2 in Plan No. G.A.'s LA 1790/851 (S.G.O. 1886) made by the Surveyor-General and bounded as follows:—

North: by Crown Forest.
East: by the cart track from Keridamadu.
South: by Lot 3 in Plan G.A.'s LA 1790/851 (S.G.O. 1886).
West: by Lot 1 in Plan G.A.'s LA 1790/851 (S.G.O. 1886) and Crown Forest.

3. All that area of Crown land situated in Kulamurippu village, in the District of Vavuniya North, Northern Province, and containing in extent three acres (3A. OR. OP.) depicted as Lot 3 in Plan No. G.A.'s LA 1790/851 (S.G.O. 1886), made by the Surveyor-General and bounded as follows:—

North: by Lot 2 in Plan G.A.'s LA 1790/851 (S.G.O. 1886).
East: by the cart track from Keridamadu.
South: by Lot 4 in Plan G.A.'s LA 1790/851 (S.G.O. 1886).
West: by a stream.

4. All that area of Crown land situated in Kulamurippu village, in the District of Vavuniya North, Northern Province, and containing in extent three acres (3A. OR. OP.) depicted as Lot 4 in Plan No. G.A.'s LA 1790/851 (S.G.O. 1886), made by the Surveyor-General and bounded as follows:—

North: by Lot 3 in Plan G.A.'s LA 1790/851 (S.G.O. 1886).
East: by the cart track from Keridamadu.
South: by Lot 7 and 8 in Plan G.A.'s LA 1790/851 (S.G.O. 1886).
West: by a stream.

5. All that area of Crown land situated in Kulamurippu village, in the District of Vavuniya North, Northern Province, and containing in extent three acres (3A. OR. OP.) depicted as Lot 5 in Plan No. G.A.'s LA 1790/851 (S.G.O. 1886), made by the Surveyor-General and bounded as follows:—

North: by a stream.
East: by a stream.
South: by Lot 6 in Plan G.A.'s LA 1790/851 (S.G.O. 1886).
West: by Nochchi-thalvu scrub jungle.

6. All that area of land situated in Kulamurippu village, in the District of Vavuniya North, Northern Province, claimed by Sinnaddi Sinnathamby and containing in extent three acres (3A. OR. OP.) depicted as Lot 6 in Plan No. G.A.'s LA 1790/851 (S.G.O. 1886), made by the Surveyor-General and bounded as follows:—

North: by Lot 5 in Plan G.A.'s LA 1790/851 (S.G.O. 1886).
East: by a stream and road reservation.
South: by Lot 11 in Plan G.A.'s LA 1790/851 (S.G.O. 1886).
West: by Nochchi-thalvu scrub jungle and Lot 12 in Plan G.A.'s LA 1790/851 (S.G.O. 1886).

7. All that area of Crown land situated in Kulamurippu village, in the District of Vavuniya North, Northern Province, and containing in extent three acres (3A. OR. OP.) depicted as Lot 7 in Plan No. G.A.'s LA 1790/851 (S.G.O. 1886), made by the Surveyor-General and bounded as follows:—

North: by Lot 4 in Plan G.A.'s LA 1790/851 (S.G.O. 1886).
East: by Lot 8 in Plan G.A.'s LA 1790/851 (S.G.O. 1886).
South: by a stream and reservation for road.
West: by a stream.

8. All that area of Crown land situated in Kulamurippu village, in the District of Vavuniya North, Northern Province, and containing in extent three acres (3A. OR. OP.) depicted as lot 8 in Plan No. G.A.'s LA 1790/851 (S.G.O. 1886), made by the Surveyor-General and bounded as follows:—

North: by Lot 4 in Plan G.A.'s LA 1790/851 (S.G.O. 1886).
East: by the cart track from Keridamadu.
South: by Reservation for road.
West: by Lot 7 in Plan G.A.'s LA 1790/851 (S.G.O. 1886).

9. All that area of land situated in Kulamurippu village, in the District of Vavuniya North, Northern Province, claimed by V. Kathirgamanathaiyah and containing in extent three acres (3A. 0R. 0P.) depicted as Lot 11 in Plan No. G.A.'s LA 1790/851 (S.G.O. 1886), made by the Surveyor-General and bounded as follows:—

North: by Lot 6 in Plan G.A.'s LA 1790/851 (S.G.O. 1886).
 East: by Reservation for road.
 South: by Lot 14 in Plan G.A.'s LA 1790/851 (S.G.O. 1886).
 West: by Lot 12 in Plan G.A.'s LA 1790/851 (S.G.O. 1886).

10. All that area of Crown land situated in Kulamurippu village, in the District of Vavuniya North, Northern Province, and containing in extent three acres (3A. 0R. 0P.) depicted as Lot 12 in Plan No. G.A.'s LA 1790/851 (S.G.O. 1886), made by the Surveyor-General and bounded as follows:—

North: by Nochchi-thalvu scrub jungle.
 East: by lots 6, 11 and 14 in Plan G.A.'s LA 1790/851 (S.G.O. 1886).
 South: by Lot 13 in Plan G.A.'s LA 1790/851 (S.G.O. 1886).
 West: by Nochchi-thalvu scrub jungle.

11. All that area of Crown land situated in Kulamurippu village, in the District of Vavuniya North, Northern Province, and containing in extent three acres (3A. 0R. 0P.) depicted as Lot 13 in Plan No. G.A.'s LA 1790/851 (S.G.O. 1886) made by the Surveyor-General and bounded as follows:—

North: by Lot 12 in Plan G.A.'s LA 1790/851 (S.G.O. 1886).
 East: by Lots 14 and 27 in Plan G.A.'s LA 1790/851 (S.G.O. 1886).
 South: by Lot 13 in Plan G.A.'s LA 1790/851 (S.G.O. 1886).
 West: by Nochchi-thalvu scrub jungle.

12. All that area of land situated in Kulamurippu village, in the District of Vavuniya North, Northern Province, claimed by S. Ananthan and containing in extent three acres (3A. 0R. 0P.) depicted as Lot 14 in Plan No. G.A.'s LA 1790/851 (S.G.O. 1886), made by the Surveyor-General and bounded as follows:—

North: by Lot 11 in Plan G.A.'s LA 1790/851 (S.G.O. 1886).
 East: by reservation for road.
 South: by Lot 27 in Plan G.A.'s LA 1790/851 (S.G.O. 1886).
 West: by Lots 12 and 13 in Plan G.A.'s LA 1790/851 (S.G.O. 1886).

13. All that area of land situated in Kulamurippu village, in the District of Vavuniya North, Northern Province, claimed by P. Sinnathamby and containing in extent three acres (3A. 0R. 0P.) depicted as Lot 27 in Plan No. G.A.'s LA 1790/851 (S.G.O. 1886), made by the Surveyor-General and bounded as follows:—

North: by Lot 14 in Plan G.A.'s LA 1790/851 (S.G.O. 1886).
 East: by reservation for road.
 South: by Lot 28 in Plan G.A.'s LA 1790/851 (S.G.O. 1886).
 West: by Lots 29 and 13 in Plan G.A.'s LA 1790/851 (S.G.O. 1886).

14. All that area of land situated in Kulamurippu village, in the District of Vavuniya North, Northern Province, claimed by Sinnakuddi Pannan and containing in extent three acres (3A. 0R. 0P.) depicted as Lot 28 in Plan No. G.A.'s LA 1790/851 (S.G.O. 1886), made by the Surveyor-General and bounded as follows:—

North: by Lot 12 in Plan G.A.'s LA 1790/851 (S.G.O. 1886).
 East: by Reservation for road.
 South: by Lot 34 in Plan G.A.'s LA 1790/851 (S.G.O. 1886).
 West: by Lots 29 and 30 in Plan G.A.'s LA 1790/851 (S.G.O. 1886).

15. All that area of land situated in Kulamurippu village, in the District of Vavuniya North, Northern Province, claimed by V. Savarimuththu and containing in extent three acres (3A. 0R. 0P.) depicted as Lot 29 in Plan No. G.A.'s LA 1790/851 (S.G.O. 1886), made by the Surveyor-General and bounded as follows:—

North: by Lot 13 in Plan G.A.'s LA 1790/851 (S.G.O. 1886).
 East: by Lots 27 and 28 in Plan G.A.'s LA 1790/851.
 South: by Lot 30 in Plan G.A.'s LA 1790/851 (S.G.O. 1886).
 West: by Nochchi-thalvu scrub jungle.

16. All that area of land situated in Kulamurippu village, in the District of Vavuniya North, Northern Province, claimed by Arimugam Chellian and containing in extent three acres (3A. 0R. 0P.) depicted as Lot 30 in Plan No. G.A.'s LA 1790/851 (S.G.O. 1886), made by the Surveyor-General and bounded as follows:—

North: by Lot 29 in Plan G.A.'s LA 1790/851 (S.G.O. 1886).
 East: by Lots 28 and 34 in Plan G.A.'s LA 1790/851 (S.G.O. 1886).
 South: by Lot 31 in Plan G.A.'s LA 1790/851 (S.G.O. 1886).
 West: by Nochchi-thalvu scrub jungle.

17. All that area of Crown land situated in Kulamurippu village, in the District of Vavuniya North, Northern Province, and containing in extent three acres (3A. 0R. 0P.) depicted as Lot 31 in Plan No. G.A.'s LA 1790/851 (S.G.O. 1886), made by the Surveyor-General and bounded as follows:—

North: by Lot 30 in Plan G.A.'s LA 1790/851 (S.G.O. 1886).
 East: by Lot 34 in Plan G.A.'s LA 1790/851 (S.G.O. 1886).
 South: by Lot 32 in Plan G.A.'s LA 1790/851 (S.G.O. 1886).
 West: by Nochchi-thalvu scrub jungle.

18. All that area of Crown land situated in Kulamurippu village, in the District of Vavuniya North, Northern Province, and containing in extent three acres (3A. 0R. 0P.) depicted as Lot 32 in Plan No. G.A.'s LA 1790/851, made by the Surveyor-General and bounded as follows:—

North: by Lot 31 in Plan G.A.'s LA 1790/851 (S.G.O. 1886).
 East: by Lots 34 and 33 in Plan G.A.'s LA 1790/851 (S.G.O. 1886).
 South: by Crown jungle.
 West: by Nochchi-thalvu scrub jungle.

19. All that area of Crown land situated in Kulamurippu village, in the District of Vavuniya North, Northern Province, depicted as Lot F in Plan No. G.A.'s LA 1790/851 (S.G.O. 1886), made by the Surveyor-General and bounded as follows:—

North: by the cart track from Keridamadu.
 East: by the cart track from Keridamadu and Lot 2 in Plan G.A.'s LA 1790/851 (S.G.O. 1886).
 South: by a stream and Lot 1 in Plan G.A.'s LA 1790/851 (S.G.O. 1886).
 West: by Kuruwichai Aru.

20. All that area of Crown land known as Nochchi-thalvu scrub jungle situated in Kulamurippu village, in the District of Vavuniya North, Northern Province, depicted as Lot G in Plan No. G.A.'s LA 1790/851 (S.G.O. 1886), made by the Surveyor-General and bounded as follows:—

North: by a stream and Kuruwichai Aru.
 East: by Lots 5, 6, 12, 13, 29, 50 and 32 in Plan G.A.'s LA 1790/851 (S.G.O. 1886).
 South: by Crown jungle.
 West: by Kuruwichai Aru.

3—112

Miss Leelawathie Pallewea Seneviratne Samarawickrama a notary practising in the English language within the judicial division of Gampaha, has been authorised by the Honourable the Minister of Industries, Home and Cultural Affairs to practise as a notary in the Sinhalese language also within the said judicial division.

3—106

L. D.—B. 269/31.

THE PILGRIMAGES ORDINANCE

REGULATION made by the Minister of Industries, Home and Cultural Affairs by virtue of the powers vested in him by section 2 of the Pilgrimages Ordinance (Chapter 175).

M. SENANAYAKE,
 Minister of Industries, Home and Cultural Affairs.

Colombo, 19th February, 1962.

Regulations

The regulations for pilgrimages to Kataragama published in Gazette No. 9,859 of April 30, 1948, as last amended by regulation published in Gazette No. 12,508 of July 7, 1961, are hereby further amended by the insertion immediately after regulation 22, of the following new regulations:—

“ 23. Where, during or immediately before a festival, a person dies in any place within that part of the camp area which lies on that side of the Menik Ganga on which the Maha Devale is situated, the chief occupant of the house in which such person lived shall remove or cause to be removed, the corpse from such part of the camp area within three hours after the death of such person.

24. No person shall bring or cause to be brought during a festival, a corpse to any place within that part of the camp area which lies on that side of the Menik Ganga on which the Maha Devale is situated.”

3—9

RATNAPURA MUSEUM ADVISORY COMMITTEE

THE Honourable the Minister of Industries, Home and Cultural Affairs, has been pleased to appoint the following as Members of the Ratnapura Museum Advisory Committee, for a period of three years commencing from 1st March, 1962, under section 5 of the National Museums Ordinance, No. 31 of 1942:—

1. H. Weragame, Esq., Basnayake Nilame, Sabaragamuwa Maha Saman Dewalaya, Weragame Walawwa, Udamiiriella.

2. T. B. Weerasckera Ratemahatmaya, Pelmadulla.

3. Rev. Henpitagedara Gnanawansa Thero, B.A. (Hons.), Sri Sumana Vidyalaya, Wadduwa, Ratnapura.

A. I. MOHIDEEN,
for Permanent Secretary,
Ministry of Industries, Home and
Cultural Affairs.

Ministry of Industries, Home and Cultural Affairs,
Colombo 7, February 19, 1962.

3—37

CONTROL OF PRICES ACT, No. 29 OF 1950

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

Colombo, February 19, 1962.

T. B. ILANGARATNE,
Minister of Commerce, Trade, Food and Shipping.

Date of Order	Authority by whom the order was issued	Commodity to which the order relates	Gazette in which the order was published
4.12.61 ..	Assistant Controller of Prices (Food), Puttalam District	Raw Brown and white refined sugar	No. 12,823 of 13.12.61
4.12.61 ..	Assistant Controller of Prices (Food), Colombo District	White refined sugar	.. No. 12,796 of 7.12.61
2.12.61 ..	Do.	Maldivo fish or bonito fish	.. No. 12,796 of 7.12.61
4.12.61 ..	Deputy Controller of Prices (Food), Hambantota District	White Refined sugar	.. No. 12,796 of 7.12.61
4.12.61 ..	Deputy Controller of Prices (Food), Hambantota District	Raw brown sugar	.. No. 12,796 of 7.12.61
4.12.61 ..	Assistant Controller of Prices (Food), Mannar District	Sugar (White refined and raw)	No. 12,796 of 7.12.61
29.11.61 ..	Deputy Controller of Prices (Food), Trincomalee District	Maldivo Fish or Bonito fish	.. No. 12,796 of 7.12.61
4.12.61 ..	Assistant Controller of Prices (Food), Anuradhapura District	White Refined Sugar	.. No. 12,796 of 7.12.61
4.12.61 ..	Assistant Controller of Prices (Food), Vavuniya District	White sugar	.. No. 12,796 of 7.12.61
4.12.61 ..	Assistant Controller of Prices (Food), Ratnapura District	White refined sugar	.. No. 12,796 of 7.12.61
27.11.61 ..	Assistant Controller of Prices (Food), Vavuniya District	Tamarind and maldivo fish or bonito fish	No. 12,794 of 4.12.61
27.11.61 ..	Assistant Controller of Prices (Food), Batticaloa District	Maldivo fish or bonito fish	.. No. 12,794 of 4.12.61
30.11.61 ..	Assistant Controller of Prices (Food), Mannar District	do.	.. No. 12,794 of 4.12.61
16.11.61 ..	Assistant Controller of Prices (Food), Ratnapura District	Maldivo fish or bonito fish	.. No. 12,779 of 22.11.61
16.11.61 ..	Deputy Controller of Prices (Food), Trincomalee District	Dried fish and dried prawns	.. No. 12,779 of 22.11.61
13.11.61 ..	Assistant Controller of Prices (Food), Kurunegala District	Maldivo fish or bonito fish	.. No. 12,778 of 20.11.61
15.11.61 ..	Assistant Controller of Prices (Food), Kegalle District	do.	.. No. 12,778 of 20.11.61
14.11.61 ..	Assistant Controller of Prices (Food), Kurunegala District	Subsidiary food stuffs	.. No. 12,778 of 20.11.61
15.11.61 ..	Assistant Controller of Prices (Food), Hambantota District	Maldivo fish or bonito fish	.. No. 12,778 of 20.11.61
14.11.61 ..	Deputy Controller of Prices (Food), Kandy District and Uda Hewanota Division in the Nuwara Eliya District	do.	.. No. 12,778 of 20.11.61
15.11.61 ..	Assistant Controller of Prices (Food), Nuwara Eliya District	do.	.. No. 12,778 of 20.11.61
8.11.61 ..	Assistant Controller of Prices (Food), Colombo District	Subsidiary foodstuffs	.. No. 12,771 of 13.11.61
4.12.61 ..	Assistant Controller of Prices (Food), Batticaloa District	Raw brown sugar and white refined sugar	No. 12,822 of 11.12.61
4.12.61 ..	Assistant Controller of Prices (Food), Matale District	White refined sugar	.. No. 12,822 of 11.12.61
1.12.61 ..	Assistant Controller of Prices (Food), Jaffna District	Maldivo fish or bonito fish	.. No. 12,822 of 11.12.61
4.12.61 ..	Assistant Controller of Prices (Food), Kalutara District	Sugar white refined	.. No. 12,822 of 11.12.61
4.12.61 ..	Assistant Controller of Prices (Food), Galle District	Sugar (raw brown and white refined)	No. 12,822 of 11.12.61
5.12.61 ..	Assistant Controller of Prices (Food), Matara District	Sugar (white refined)	.. No. 12,822 of 11.12.61
4.12.61 ..	Deputy Controller of Prices (Food), Kurunegala district	White sugar	.. No. 12,822 of 11.12.61

Date of Order	Authority by whom the order was issued	Commodity to which the order relates	Gazette in which the order was published
4.12.61	Assistant Controller of Prices (Food), Trincomalee District	White sugar	No. 12,822 of 11.12.61
5.12.61	Assistant Controller of Prices (Food), Matara District	Maldivic fish or bonito fish	No. 12,822 of 11.12.61
4.12.61	Assistant Controller of Prices (Food), Nuwara Eliya District	White refined sugar	No. 12,822 of 11.12.61
6.12.61	Assistant Controller of Prices (Food), Amparai District	Tamarind	No. 12,822 of 11.12.61
7.12.61	Assistant Controller of Prices (Food), Kegalle District	Sugar	No. 12,822 of 11.12.61
4.12.61	Assistant Controller of Prices (Food), Jaffna District	White refined sugar	No. 12,829 of 20.12.61
4.12.61	Deputy Controller of Prices (Food), Kandy District and Uda Hewaheta Division of Nuwara Eliya District	Raw brown sugar and white refined sugar	do.
4.12.61	Assistant Controller of Prices (Food), Polonnaruwa District	do.	No. 12,822 of 11.12.61
21.11.61	Assistant Controller of Prices (Food), Matale District	Maldivic fish or bonito fish	No. 12,794 of 27.11.61
22.11.61	Assistant Controller of Prices (Food), Polonnaruwa District	do.	No. 12,784 of 27.11.61
17.11.61	Assistant Controller of Prices (Food), Kalutara District	do.	No. 12,779 of 22.11.61
17.11.61	Assistant Controller of Prices (Food), Puttalam District	do.	No. 12,779 of 22.11.61
28.11.61	Assistant Controller of Prices (Food), Anuradhapura District	do.	No. 12,794 of 4.12.61
28.11.61	Assistant Controller of Prices (Food), Badulla District	do.	do.
28.11.61	Assistant Controller of Prices (Food), Moneragala District	do.	do.
17.11.61	Assistant Controller of Prices (Food), Puttalam District	Subsidiary Foodstuffs	No. 12,779 of 22.11.61
13.11.61	Assistant Controller of Prices (Food), Galle District	Maldivic fish or bonito fish	No. 12,778 of 20.11.61
21.11.61	Assistant Controller of Prices (Food), Matara District	do.	No. 12,784 of 27.11.61
4.11.61	Assistant Controller of Prices (Food), Puttalam District	Raw brown and white refined sugar	No. 12,823 of 13.12.61

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No. C/I. 620.

THE INDUSTRIAL DISPUTES ACT, CHAPTER 131, LEGISLATIVE ENACTMENTS, CEYLON

THE Award transmitted to me by the President of the Industrial Court constituted for the purpose of settling the industrial dispute between The Ceylon Trade Union Federation and The Employers' Federation of Ceylon, Colombo, which was referred by Order dated August 10, 1961, made under section 4 (2) of the Industrial Disputes Act, Chapter 131, of the Legislative Enactments, Ceylon, as amended by the Industrial Disputes (Amendment) Acts, Nos. 14 and 62 of 1957 and published in *Ceylon Government Gazette* No. 12,609 dated August 18, 1961, for settlement by an Industrial Court, is hereby published in terms of section 25 (1) of the said Act.

N. L. ABEYWIWA,
Acting Commissioner of Labour.

Department of Labour,
Colombo 3, 20th February, 1962.

Industrial Court at Colombo

No. I. D. 303

In the matter of an industrial dispute
between

The Ceylon Trade Union Federation, 123, Union Place,
Colombo 2,

and

The Employers' Federation of Ceylon, 73/1, Kollupitiya Road,
Colombo 3.

THE AWARD

This is an award under section 24 of the Industrial Disputes Act, No. 43 of 1950, as amended by the Industrial Disputes (Amendment) Acts, No. 45 of 1956, No. 14 of 1957 and No. 62 of 1957.

2. By his Order dated 10th August, 1961, made under section 4 (2) of the Industrial Disputes Act, the Honourable the Acting Minister of Labour and Nationalised Services referred to this

court for settlement an industrial dispute in respect of the matter specified in the statement of the Acting Commissioner of Labour which accompanied his Order. The dispute in question exists between The Ceylon Trade Union Federation, 123, Union Place, Colombo 2 (hereinafter referred to as the "Union") and The Employers' Federation of Ceylon, 73/1, Kollupitiya Road, Colombo 3 (hereinafter referred to as the "Federation"). According to the statement of the Acting Commissioner of Labour dated 2nd August, 1961, the matter in dispute between the aforesaid parties is the claim made by the Ceylon Trade Union Federation "that lorry drivers employed at Brooke Bond (Ceylon) Ltd., Colombo Commercial Company Ltd., and Ceylon Trading Company Ltd., should be paid dearness allowance at Government rate."

3. According to the statement dated 18th September, 1961, filed in this Court by the Union, "on the 29th of April 1959 a collective agreement was signed between The Employers' Federation of Ceylon, on the one hand, and The Tea, Rubber and Local Produce Workers' Union and The United Engineering Workers' Union, on the other, by which workers in the Tea and Rubber Export Trade and the Engineering Trade who were in the employ of the member firms of the Employers' Federation of Ceylon were to be paid from 1st May, 1959, dearness allowance at Government Rates..... Subsequent to the coming into effect of the said collective agreement the Ceylon Trade Union Federation demanded of the Employers' Federation of Ceylon that it pay lorry drivers employed by member firms engaged in the engineering and tea and rubber export trades the Government rate of dearness allowance. Some of the firms in respect of whom this demand was addressed to The Employers' Federation of Ceylon were Brooke Bond (Ceylon) Ltd., Colombo Commercial Company Ltd., and The Ceylon Trading Company Ltd. The Employers' Federation of Ceylon was not agreeable to this request despite several discussions, some of which were held under the aegis of the Labour Department." The statement then goes on to say that as these firms are engaged in the tea and rubber export trade and the engineering trade and as the rest of the workers are at present being paid dearness allowance at Government rates, no plausible argument can be put forward for excluding the lorry drivers alone from payment of dearness allowance at Government rates.

According to the statement filed by the Proctors for the Federation, "the dearness allowance presently paid to lorry drivers at the above-said Companies is the official special allowance as decided by the Wages Board for the Motor Transport Trade which fluctuates in accordance with the official cost of living index published each month by the Director of Statistics.

The present scale of remuneration as laid down by the Wages Board for the Motor Transport Trade gives a fair wage to the said lorry drivers, particularly as the scale of remuneration as laid down by the Wages Board for the Motor Transport Trade has been and is fixed at a higher level than the minimum wage fixed by the relevant Wages Boards for the Tea, Rubber, Coconut Export Workers and Engineering Workers." The statement continues that "there is no justification whatsoever for the demand made by the Union and the Federation will put the Union to strict proof of its demand that there is justification for paying the said lorry drivers the Government rate of Dearness Allowance."

4. At the inquiry before us Mr. N. Sanmugathasan, General Secretary, Ceylon Trade Union Federation, represented the Union, and Mr. Advocate S. J. Kadigamar instructed by Messrs. Julius & Creasy appeared for the Federation. Neither side called any witnesses. The Union put in evidence one document (marked P1) which shows the basic wage, the special allowance as at September, 1951, and the dearness allowance at Government rates which is now demanded in respect of 6 classes of drivers from the classification of workers in the transport trade by the Wages Board in that trade—these being the classes of workers which it is stated are the employees concerned in this dispute. The Federation marked in evidence two documents, R. 1 being the collective agreement No. 1 of 1959, referred to in the statement of the Union which was published in *Government Gazette* No. 11,293 of 29.5.59, and R. 2 being a comparative statement of the earnings of the workers in different categories of the tea export, rubber export and engineering trade before and after the collective agreement and a comparative statement of the wage levels presently enjoyed by the workers in the relevant categories of the motor transport trade employed by these firms and those which they would become entitled to if they were paid the Government rate of dearness allowance. Apart from these documents both sides addressed arguments to us in support of their respective contentions based on the collective agreement, the decision in the award of the industrial court on the first two demands in cases No. I. D. 49 and 50 of this court (published in *Government Gazette* No. 11,293 of 1.4.58) and certain other awards in industrial court cases.

5. The points relied upon by Mr. Sanmugathasan who appeared for the Union in his opening address may be summarised as follows:

(1) The basis of this collective agreement was the acceptance of the principle that the workers should be paid the Government rate of dearness allowance. In the course of his arguments he also urged that "workers in the private sector agitated that there should be parity in the payment of dearness allowance between workers in the Government sector and workers in the private sector" and that "by the collective agreement the Employers' Federation in respect of workers in the tea and rubber export trade and the engineering trade accepted the principle of payment according to Government rates of dearness allowance." There can be little doubt that on the first date the argument on behalf of the Union was that there should be parity in the payment of dearness allowance between workers in the Government sector and the private sector, which had already been conceded to the workers affected by the collective agreement (R. 1) and that therefore there was no reason for refusing to extend the same principle to the lorry drivers employed by the same firms, for in the course of his argument he stated "if the cost of living has gone up for Government workers it has gone up in exactly the same way to non-Government workers You cannot have two or three methods to compensate for the rise in the cost of living and we say that the most systematic method seems to be the one adopted by Government."

(2) His second point was that these firms who are paying the bulk of their workers the Government rate of dearness allowance, can well afford to pay a small minority of lorry drivers also the Government rate of dearness allowance.

He agreed that a decision to grant the demand of the lorry drivers employed in the three firms mentioned in the statement of the Acting Commissioner of Labour will also affect the other members of the Employers' Federation who are engaged in these two trades, v.z. the engineering trade and the tea and rubber export trade, but urged that such a decision would not affect firms who are not members of the Employers' Federation, nor would it enable lorry drivers employed generally in the Motor Transport Trade who are governed by the Wages Board for that trade to base a claim for payment of dearness allowance at Government rates.

6. Counsel for the Federation vehemently resisted any argument in support of this demand based on parity in the payment of dearness allowance in the public and private sectors and cited various decisions where such a claim had not been recognised in the awards of this court. He traced the history of the dispute between the members of the Employers' Federation engaged in the tea and rubber export trade and the engineering trade on various matters which was ultimately settled by the execution of the collective agreement No. 1 of 1959 and urged that this collective agreement was the result of bargaining between the parties and concessions have been made on either side in order that industrial peace may be brought about which had been disrupted by a series of demands which the Union had made and a strike which followed on the decision of the industrial court in case

No. I.D. 49 and 50. According to the award in I.D. 49 and 50, nine demands had been put forward by the workers in the tea and rubber export trade and the engineering trade. The first was a demand for a 25% increase to all workers, the second was that dearness allowance be paid on the basis of the Government rate; the other demands related to rent allowance, family allowance, supply of a free meal costing not less than 60 cents, Sunday to be a paid holiday, etc. The industrial court in its award had rejected the demand for a 25% wage increase. It did not grant the demand for dearness allowance to be paid on the basis of the Government rate but ordered that the existing scale of dearness allowance received by the workers, viz. the Wages Board rate of special allowance should be paid to them together with an additional sum of Rs. 17.50 per mensem or 67 cents per day by way of special allowance. After the award on these two demands was made and before the court could decide on the other seven demands made by the workers, there was a strike among all the workers employed by the firms engaged in these two trades, which strike was called off on the outbreak of the communal disturbances in 1958. Thereafter negotiations took place between the Union and the Federation in order to find out whether a settlement could be arrived at by discussion between the parties and it was as a result of those negotiations that the collective agreement was entered into. According to the collective agreement parties agreed to vary the decision of the industrial court on the question of the payment of dearness allowance. Two schedules were annexed to the agreement, the first giving the basic daily wages and increments as at April, 1959, of the workers in the firms engaged in the two trades already referred to, and the second schedule giving the amounts of the special allowance, which consolidates all special and living allowances, and additions thereto and by whatever name called, the special allowance being "in the aggregate equivalent to the cost of living allowance and special allowance now being paid by the Government to its workers." There is also provision that in the event of any change or variation in the rates or amounts of the cost of living allowance and/or of special living allowance paid by the Government to its workers the amount payable as special allowance in terms of the second schedule shall be similarly varied so as to be equivalent to the aggregate of the varied cost of living allowance and special living allowance payable by the Government to its workers. According to this agreement the workers dropped their demand for a free midday meal to be supplied by the employers but agreed that the employers were to provide a midday meal of the value of 50 cents to the workers and that the cost of this meal was to be deducted from the wages and allowances payable to each worker. The other six demands were also abandoned and certain general terms and conditions of the employment were agreed upon and embodied in the agreement.

Counsel for the Federation urged that the fact that the employers had agreed to pay dearness allowance set out in Schedule II of the collective agreement based on Government rates did not amount to an agreement with the principle that there should be parity between the workers in the public and private sectors in the payment of dearness allowance and could not be used as an agreement for the payment of dearness allowance at Government rates to other employees of these firms who were not parties to the collective agreement. As already stated, lorry drivers and others employed in connection with the Motor Transport Trade run by these firms were not parties to the collective agreement and had made no demand for any increase of wages or of dearness allowance prior to the signing of the collective agreement.

7. It is not necessary for us to make any finding nor say anything on the question whether there should be parity in the payment of dearness allowance between workers in the private sector and those in the public sector because in the course of arguments of Counsel for the Federation Mr. Sanmugathasan said that in the statement of the Union the case for the workers had not been placed on the principle of parity and that he was not seeking to base the claim made by the Union on the parity principle. At this stage it would be convenient to refer to an award made by this Court in I. D. 256 which was a dispute between The United Engineering Workers' Union and The Indian Hume Pipe Co. Ltd., which was referred to by both sides in the course of the argument. In that case too the dispute was with regard to a demand for the payment of dearness allowance to the workers employed in The Indian Hume Pipe Co. Ltd. at Government rates as from 1.5.59. One of the grounds on which this demand was based was that there should be parity between the public sector and the private sector. Mr. Sanmugathasan who appeared for the Union in that case too had argued, as he argued in the present case on the first day, that "any rise in the cost of living was the same for every worker, whether he be in the public sector or in the private sector and any compensation for the rise in the cost of living should be the same for everybody." In the award made in that case the judge has stated that he cannot "even remotely countenance Mr. Sanmugathasan's argument that the rates of dearness allowance obtaining in the public sector must necessarily and regardless of circumstances be extended to the private sector. While parity between the public and the private sector in regard to dearness allowance and indeed in regard to all other terms and conditions of employment may be desirable as an ideal to be emulated where circumstances permit, it cannot justifiably be exalted into a principle for indiscriminate application." In that case, however, the Union's demand was granted as it was found that

there were special circumstances which justified it, viz. (a) that The Indian Hume Pipe Co., which was an engineering firm though not a constituent of The Employers' Federation of Ceylon and therefore not covered by the collective agreement, had in nearly all respects been treating its workers in much the same way as the Federation firms have been treating theirs, the one point of non-conformity being the rate at which dearness allowance was paid; (b) the rate of dearness allowance had been a bone of connection between the Union and the Company ever since July, 1946. On 21.4.58 the Union sent that Company a written notice that its members employed under the Company would on 23.4.58, participate in the general strike of the engineering workers and tea and rubber export workers in support of their demand for Government rates of dearness allowance.

According to the award the dispute as to the rate of dearness allowance has been "the one fly in the ointment of the Company's harmonious relations with its workers. Any step therefore which would remove this source of bitterness without, on the one hand, pandering to the whims and fancies of the workers or, on the other, undermining the interests of the employer should be considered a satisfactory solution of the dispute." It was also found in that case that the Company could well afford to pay the enhanced dearness allowance demanded. We do not consider that the decision of the court in that case for the payment of dearness allowance to the workers of The Indian Hume Pipe Co. in terms of the collective agreement R1 could be used to base an argument for granting the demand made by the lorry drivers in the present case. In the payment to these lorry drivers the special allowance as fixed by the Wages Board, together with the basic wages, did not in fact afford them a fair wage in view of the increased cost of living no explanation has been given as to why they had made no demand from their employers for a higher rate of dearness allowance prior to the signing of the collective agreement in April, 1959.

8. In the course of the argument of the counsel for the Federation Mr. Sanmugathasan raised a further point in support of the demand made by the Union which he said was based on a principle, "the principle being that all workers working under the same roof should be paid the same rate. If one system of payment is made to the majority or them it is unfair not to pay to these workers." He also raised a further point that the previously existing ratio between the wages of the workers affected by the collective agreement and of those drawn by the lorry drivers should be maintained after the collective agreement was entered into. In his reply Mr. Sanmugathasan put his argument on this point thus: "Before the collective agreement was signed there was a wage differential existing in the Company with regard to the wage payable to the tea and rubber export and engineering workers. Their wages were increased; my position is that the lorry drivers also expects that this wage differential must be maintained in some other form".

9. We agree with the contention of counsel for the Federation that the granting of dearness allowance based on Government rates to the workers in the firms engaged in the tea and rubber export trade and engineering trade, as embodied in the collective agreement, was an *ad hoc* agreement which was entered into by the parties in the two cases I. D. 49 and 50 which had been referred to this court and was entered into after negotiations and bargaining where each side was prepared to make concessions in order to arrive at some settlement which would restore industrial peace. The mere fact that such an agreement was entered into between those parties cannot be made use of to base a claim for enhanced dearness allowance by other employees of the same firms. We can see no principle on which a claim can be based that as these other employees work under the same roof they should also be now given an increased rate of dearness allowance. No case has been cited either in Ceylon or India where such a principle has been recognised by an industrial court. We are also not prepared to accept the second argument urged by Mr. Sanmugathasan on the first day that these firms who are paying the bulk of the workers the Government rates of dearness allowance can well afford to pay a small minority of lorry drivers the Government rate. We do not think any question of numbers of workers should be taken into account in deciding on this demand. On the question of maintaining wage differentials too no authority has been cited to us by the Union where such a principle has been recognised. According to the documents placed before us by both sides (R 1 and R 2) the basic wages as well as the special allowance drawn by the lorry drivers are much higher than those drawn by the workers to whom the collective agreement applies. If the lorry drivers are to be paid the Government rate of dearness allowance calculated on the basic wage, the increase in the gross wage will be fairly substantial. For example, the percentage increase which a worker in Grade 2 of the tea and rubber export trade and an unskilled worker in the engineering trade receive after the collective agreement is 9.8, while the percentage increase which a driver in category "G" (basic Rs. 60) will get will be 17.1 and in category "H" (basic Rs. 50) will be 11.5. The highest percentage increase which a worker in either the tea and rubber export trade or the engineering trade got was 14.8 (skilled worker in the engineering trade) while the highest percentage increase which a driver in a higher

grade will get if given the Government rate of dearness allowance will be 22.6. It will be seen therefore that the argument based on maintaining the wage differential cannot be sustained on the basis of the figures supplied to us, which are not disputed, for the ratio of increase which the drivers will get if they are paid dearness allowance in accordance with the collective agreement will be far in excess of the increases given to the workers under that agreement.

10. The demand made by the Union therefore for payment of dearness allowance to lorry drivers in the firms referred to in the statement of the Acting Commissioner of Labour is rejected.

S. J. C. SCHOEMAN,
President.

C. V. RANAWAKE,
Member.

S. C. S. DE SILVA,
Member.

Colombo, 11th February, 1962.

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THE WAGES BOARDS ORDINANCE

Notification

IT is hereby notified under regulation 26 of the Wages Boards Regulations, 1943, that under section 9 of the Wages Boards Ordinance (Chapter 136), the Honourable Minister of Labour and Nationalised Services has been pleased to appoint Mr. J. Knaus to be a member of the Wages Board for the Coir Mattress and Eristle Fibre Export Trade to represent the employers in that trade during the absence out of the island, with effect from 1st February, 1962, of Mr. W. Marquart.

C. B. KUMARASINHA,
Additional Permanent Secretary,
Ministry of Labour and Nationalised Services.

Colombo, February 22, 1962.

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THE WAGES BOARDS ORDINANCE (CHAPTER 136)

Notification

IT is hereby notified under regulation 26 of the Wages Boards Regulations, 1943, that under section 9 of the Wages Boards Ordinance (Chapter 136), the Honourable Minister of Labour and Nationalised Services has been pleased to appoint Mr. W. Moises Fernando to be a member of the Wages Board for the brick and Tile Manufacturing Trade to represent workers in that trade in place of Mr. Jusey Mary Fernando, who is deemed to have resigned under section 12 (2) of the said Ordinance.

C. B. KUMARASINHA,
Additional Permanent Secretary,
Ministry of Labour and Nationalised Services.

Colombo, February 22, 1962.

3—148

HEALTH SERVICES ACT, No. 12 OF 1952

Hospital Committee, G. H., Jaffna

THE Hon. Minister of Health has been pleased to appoint in terms of section 11 of the Health Services Act, No. 12 of 1952, Mr. P. R. Thambiyah to be a member of the Hospital Committee for General Hospital, Jaffna, from February 20, 1962 to December 31, 1962.

L. S. B. PERERA,
Permanent Secretary.

Ministry of Health,
Colombo, February 22, 1962.

3—148

Central Bank of Ceylon Notices

LOST OR STOLEN OR DESTROYED

STOCK Certificate No. T. 000028—Registered No. 24, of Ceylon Government 3 per cent. National Development Loan, 1962/70 for Rs. 51,000, issued on 29.10.1945 in the name of Mr. Kurbanhussen Adamaly as curator of the Estate of Asgarali Kurbanhussen Adamaly, minor, appointed in D. C. Colombo, guardian case No. 3,540, having been lost or stolen or destroyed, notice is hereby given that payment of interest on the stock to which that certificate relates has been stopped by the Registrar of Public Debt and that application is about to be made to the Registrar of Public Debt for the issue of a duplicate stock certificate in the above-mentioned name.

The public are warned against entering into any transaction of any kind in relation to the above-mentioned stock certificate.

Name of Person Notifying: Kurbanhussen Adamaly, as curator of the Estate of Asgarali Kurbanhussen Adamaly, minor, appointed in D. C. Colombo, guardian case No. 3,540.

Address: 136, Fourth Cross Street, Colombo.
3—219

Miscellaneous Departmental Notices

PLAGUE—SALEM DISTRICT (MADRAS STATE)

IT is hereby notified that Salem District (Madras State) is now deleted from the list of Plague infected areas and the restrictions on the import of cargo from the above-named area have since been withdrawn.

DIRECTOR,
Quarantine Department.

Quarantine Office,
Colombo, 23.2.62.

3—252

NOTIFICATION

THE following directions issued by the Hospital Committee, Colombo Group of Hospitals, in terms of section 12 (1) (c) of the Health Services Act, No. 12 of 1952, in regard to the admission of patients to the Hospitals in the Colombo Group of Hospitals to which patients are admitted through an Out-Patients' Department, are published for general information.

2. The Gazette Notification No. 11,285 of March 21, 1958, issued by me is hereby cancelled.

W. A. KARUNARATNA,
Director of Health Services.

Department of Health,
Colombo, 21st February, 1962.

Directions Referred to

ADMISSIONS TO HOSPITALS IN THE COLOMBO GROUP

All admissions to the Hospital will be made by the Out-Patients' Department of the Hospital, during the hours 8 a.m. to 12 noon.

Patients from outstations who have not been referred by the appropriate Provincial or District Hospital are liable to be referred to the appropriate hospital.

Patients referred from outstation hospitals will be admitted, if it is the opinion of the Admitting Medical Officer that their condition requires admission to hospital.

In other cases, the patients may be referred back to the appropriate hospital, with instructions for treatment.

URGENT CASES

Only urgent cases will be admitted to the hospital outside the O.-P. D. visiting hours viz. 8 a.m. to 12 noon.

WAITING LISTS

Waiting lists will be maintained for Surgical and Medical Cases, and other specialities.

Non-urgent cases will be placed on these waiting lists, and admitted in order of priority of application as beds become available, the patients being informed by letter.

REQUEST CASES

A patient who at the time of (registration) has requested admission to the Ward of a particular Surgeon or Physician will be admitted to the particular ward, if it is practicable to do so having regard to the number of patients accommodated at the time in that particular ward.

If it is not practicable to do so, the patient will be admitted to another ward.

LETTERS

Letters, certificates, &c., which patients bring from a private practitioner, specialist, or any other officer on the staff of a Government Hospital, or a member of the public must in all cases be presented to the Out-Patient Medical Officer who first sees the case.

3—46

COMPANIES ORDINANCE, No. 51 OF 1938

Notice under Section 277 (3) to Strike-Off

Lakdiva Film Producers, Limited

WHEREAS there is reasonable cause to believe that Lakdiva Film Producers, Limited, a company incorporated on June 19, 1959, under the provisions of the Companies Ordinance, No. 51 of 1938, is not carrying on business or in operation.

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

V. M. SELLAYAH,
Registrar of Companies.

Department of the Registrar of Companies,
Colombo 1, February 22, 1962.

3—117

DECLARATION UNDER SECTION 12 (1) OF THE FAUNA AND FLORA PROTECTION ORDINANCE (CHAPTER 325)

FURTHER to Government Gazette notification No. 12,739 of November 3, 1961.

I, Nissanka Parakrama Wijeyeratne, Government Agent, Anuradhapura and District Warden, Anuradhapura District, do hereby extend the date of the above declaration for a further period of two months from 25th December, 1961.

N. P. WIJERATNE,
Government Agent,
Anuradhapura and District Warden.

The Kachechi,
Anuradhapura, 21st December 1961.

3—65

THE PILGRIMAGES (JAFFNA DISTRICT) REGULATIONS 1951 Notification under Regulation 3

THE periods of the festivals are hereby fixed as the period during which the Pilgrimages (Jaffna District) Regulations, 1951, published in the Government Gazette No. 10,234 of April 13, 1951, as amended by the Pilgrimages (Jaffna District) Regulation published in Government Gazette No. 10,263 of June 29, 1951, and the Pilgrimages (Jaffna District) Regulation published in Government Gazette No. 10,390 of May 2, 1952, and the Pilgrimages (Jaffna District) Regulation published in Government Gazette No. 10,943 of June 21, 1956, shall be in force in respect of the pilgrimages in the year 1962, to the under-mentioned temples and churches.

	Date of Com- mence- ment	Date of Termi- nation
1. St. Anthony's Church at Palaitivu ..	21. 3.62..	25. 3. 62
2. Maruthady Pillaiyar Temple at Mani- pay ..	29. 3.62..	15. 4. 62
3. Nagadeepa Buddhist Vihare in Naina- tivu (Wesak) ..	16. 5.62..	18. 5. 62
4. Siddivaram Amman Temple at Varani	21. 5.62..	3. 6. 62
5. Nagapooshani Amman Temple at Nainativu ..	3. 6.62..	18. 6. 62
6. Nagadeepa Buddhist Vihare in Naina- tivu (Poson) ..	17. 6.62..	18. 6. 62
7. St. Sebastian Church at Puthumadam, Mullian ..	29. 6.62..	8. 7. 62
8. Kandasamy Temple at Maviddapuram	7. 7.62..	31. 7. 62
9. St. Philomina's Church at Muhamali ..	15. 7.62..	24. 7. 62
10. St. James Church at Kilali ..	16. 7.62..	25. 7. 62
11. The Church of Our Lady of the Holy Rosary at Sinnamadu ..	27. 7.62..	5. 8. 62
12. Adi-Amavasai Festival at Keerimalai ..	30. 7.62..	31. 7. 62
13. Sella Sannathy Temple at the Tonda- manar ..	29. 8.62..	14. 9. 62
14. The Church of Our Lady of Good Voyage at Chardy in Velanai ..	15. 9.62..	24. 9. 62
15. Vallipuram Temple at Thunnalai ..	28. 9.62..	14.10. 62

A. R. UDUKAMA
 Government Agent and Co-Ordinating Officer,
 Jaffna District.

The Kachechi,
 Jaffna, February, 17, 1962.
 3—22

NOTICE is hereby given that the areas declared infected in Galatura V. H. Division in Kukul Korale in the Divisional Revenue Officer's of Kalawana in Ratnapura District of the Province of Sabaragamuwa, in accordance with the provisions of the Contagious Diseases (Animals) Ordinance (Amendment) Act, No. 33 of 1957, section 4, sub-section 1 (Chapter 327) and published in *Government Gazette* No. 12,726 of 20.10.61, is free of "Foot-and-Mouth" diseases and is no longer an infected area.

This declaration shall take effect from the date hereof.

ARIYADASA AMERASINGHE,
 Deputy Director,
 Animal Production and Health and Chief
 Government Veterinary Surgeon.

Office of the Deputy Director,
 Animal Production and Health,
 Peradeniya, 19th February, 1962.
 3—25

INTERRUPTION TO TRAFFIC

Southern Division—Galle District

BRIDGE No. 6/8 ON NAYAPAMULLA-UNANWITIYA-
 NAGODA ROAD

THE above bridge will be closed for all vehicular traffic for ONE month as from 1.3.62, pending repairs to same.

2. The alternative route is via UNANWITIYA-KETAMBURA road.

V. E. HERATH,
 for Director of Public Works.

Public Works Office,
 Colombo 1, 23rd February, 1962.
 3—142

NOTICE

IT is hereby notified that in view of the Public Holiday on Thursday, March 8, 1962, all Notices and Advertisements for publication in the *Ceylon Government Gazette* of March 9, 1962, should reach the Government Press not later than 12.30 p.m. on Saturday, March 3, 1962.

Government Press,
 Colombo, March 2, 1962.

BERNARD de SILVA,
 Government Printer.

SCALE OF CHARGES FOR NOTICES AND ADVERTISEMENTS
CEYLON GOVERNMENT GAZETTE

(Issued every Friday)

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

	Rs. c.
One inch or less	10 0
Every additional inch or fraction thereof	5 0
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All fractions of an inch will be charged for at the full inch rate

11. The "Ceylon Government Gazette" is published every Friday. Day of publication is subject to alteration in any week where Public Holidays intervene.
12. All Notices and Advertisements should reach the Government Printer, Government Press, Colombo by 3.30 p.m. four working days previous to day publication—(i.e., normally 3.30 p.m. on Monday).

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