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THE CEYLON GOVERNMENT GAZETTE

අංක 13,052-1962 අපේල් 27 වැනි සිකුරාද -1962.4.27

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(Published by Authority)

PART I: SECTION (I)—GENERAL

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

	PAGE		PAGE
Proclamations by the Governor-General	_	Price Orders	
Appointments, &c., by the Governor-General'	1033	Central Bank of Ceylon Notices	 _
Appointments, &c., by the Public Service Commission		Accounts of the Government of Ceylon	
Appointments, &c., by the Judicial Service Commission	1033	Revenue and Expenditure Returns	 _
Other Appointments, &c	1034	Miscellaneous Departmental Notices	 1040
Appointments, &c., of Registrars		Notice to Mariners	 _
Government Notifications	1035	"Excise Ordinance" Notices	

Appointments, &c., by the Governor-General

No. 156 of 1962

No. D. 22/Rect./40.

ROYAL CEYLON NAVY—RETIREMENT APPROVED BY HIS EXCELLENCY THE GOVERNOR-GENERAL

Lieutenant M. C. GAUDER, Royal Ceylon Navy, with effect from May 1, 1962.

By His Excellency's Command,

M. W. F. ABEYAKOON,
Acting Permanent Secretary,
Ministry of Defence and External Affairs.

Colombo, April 12, 1962. -666.

Appointments, &c., by the Judicial Service Commission

No. 157 of 1962

SUMMARY OF APPOINTMENTS MADE BY THE JUDICIAL SERVICE COMMISSION

Name of Officer		New Appointment	Effective Date of New Appointment	Remarks
Mr. O. L. DE KRETSER	•••	Additional District Judge, Colombo	From 13th April, 1962, till judgment is delivered in D. C. Colombo Case 8889/P and to hear till completion D. C. Colombo Cases 8328/P and 6996/P, and from 16th April, 1962, to hear till completion D. C. Colombo Cases 8647/P and 9426/P,	In addition to his other duties
Mr. A. W. GOONERATNE		Additional Magistrate etc., Gampola	From 11th May, 1962, to hear till completion M. C. Gampola Case 1029	In addition to his other duties
Mr. J. J. DAVID	• •	Additional District Judge, Batticaloa	12th to 25th April, 1962	During absence of Mr. S. THAMBY DURAI
Mr. D. A. E. MEEGAMA	••	Additional Magistrate etc., Panadura	From 10th April, 1962	Until resumption of duties by Mr. T. S. Sally
Mr. A. M. I. GUNARATNE	• •	Additional District Judge, Kandy, at Gampola etc.	14th to 18th April, 1962	During absence of Mr. K. D. O. S. M. SENEVIRATNE

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Name of Officer	New Appointment	Effective Date of New Appointment	Remarks
Mr. N. M. A. WICKREMASURIYA	Additional Magistrate etc., Hambantota	12th and 17th May, 1962	During absence of Mr. C. L. T. MOONEMALLE
Mr. J. Amarasinghe	Additional Magistrate etc., Hambantota	11th to 21st May, 1962	During absence of Mr. C. L. T. MOONEMALLE
Mr. C. H. UDALAGAMA	Additional Magistrate etc., Kegalla	16th to 18th April, 1962	During absence of Mr. T. J. RAJARATNAM
Mr. K. Ratnasingham	Additional Magistrate etc., Point Pedro	28th April, 1962	During absence of Mr. A. VYTHIALINGAM
Mr. N. M. A. Wickremasuriya	Additional District Judge etc., Tangalla	21st to 26th and 28th April to 4th May and from 5th to 9th May, 1962	
Mr. C. Rasiah	Acting President, Rural Court, Islands etc.	17th to 19th April, 1962	During absence of Mr. S. T. RAJARATNAM
Mr. D. P. B. Mahadiulwewa	Acting President, Rural Court, Hurulu Palata etc.	17th April, 1962	·
Mr. K. D. M. C. Bandara	Acting President, Rural Court, Hurulu Palata etc.	18th April, 1962	
Mr. A. Jayasinghe	Acting President, Rural Court, Siyane Korale East etc.	19th and 21st April, 1962	During absence of Mr. L. A. P. DE ALWIS
Office of the Judicial Service C P. O. Box 573, Colombo, 17th April, 196			N. A. DE S. WIJESEKERA, Secretary, Judicial Service Commission.

Other Appointments, &c.

No. 158 of 1962

APPOINTMENTS BY THE HONOURABLE MINISTER OF JUSTICE

THE Hon. the Minister of Justice has, under section 120 of the Criminal Procedure Code (Cap. 20) appointed—

No. AI 15/62.

Mr. M. RASALINGAM to be an Inquirer for Butbuluoya, Puttalam District, with effect from 29th March, 1962, until a permanent appointment is made.

No. INQ/L 6/1/62.

Mr. J. P. Gurusinghe to be an Inquirer for Pitigala, Elpitiya and Opatha Vidane Aratchchi's divisions of Bentara Waiallawiti Korale in Galle District, with effect from 1st April, 1962, until the resumption of duties by Mr. H. D. Dharmaratne.

No. AI 15/1/61.

Mr. VIDANAGE WANNIHAMY to be an Inquirer for Kirimetiya Pattu, Puttalam District, with effect from 3rd April, 1962.

G. P. A. Silva,
Acting Permanent Secretary to the
Ministry of Justice.

Ministry of Justice, Colombo, 17th April, 1962. 4-823

No. 159 of 1962

Mr. S. J. M. G. S. MUDANNAYAKE has been appointed as Children's Magistrate, for the judicial division of Trincomalee, with effect from 15th April, 1962, while holding the office of Magistrate of the said judicial district.

G. P. A. Silva,
Acting Permanent Secretary to the
Ministry of Justice.

Ministry of Justice, Colombo, 15th April, 1962. 4—822

No. 160 of 1962

JUSTICES OF THE PEACE

(1) Mr. A. G. Hinni Appulamy to be a Justice of the Peace for the judicial district of Colombo.

(2) Mr. S. P. S. WAIDDIASEKERA to be a Justice of the Peace for the judicial district of Kandy.

(3) Mr. H. G. APPUNAIDE to be a Justice of the Peace for the judicial district of Kandy.

(4) Mr. M. Yogalingam to be a Justice of the Peace for the judicial district of Point Pedro.

G. P. A. Silva,
Acting Permanent Secretary to the
Ministry of Justice.

Ministry of Justice, Colombo, 23rd April, 1962.

No. 161 of 1962

No. EB/A-258.

THE Honourable the Minister of Industries, Home and Cultural Affairs has been pleased to make the following appointments:—

Mr. W. R. P. TILLEKERATNE, Acting Government Agent in authority over the Administrative District of Polonnaruwa, to be, in addition to his own duties, Local Authority under the Petroleum Ordinance for the Administrative District of Polonnaruwa, with effect from March 12, 1962, while further orders.

Mr. A. B. Elkaduwa, Assistant Government Agent for the Administrative District of Anuradhapura, while acting as Government Agent, in authority over the Administrative District of Anuradhapura, to be, in addition to his own duties, Local Authority under the Petroleum Ordinance for the Administrative District of Anuradhapura from 26.3.62 to 30.4.62, or until further orders.

Mr. V. P. VITTACHI, Acting Government Agent, in authority over the Administrative District of Jaffna, to be, in addition to his own duties, Local Authority under the Petroleum Ordinance for the Administrative District of Jaffna, with effect from April 2, 1962, until further orders.

V. L. WIRASINHA, Permanent Secretary.

Ministry of Industries, Home and Cultural Affairs, Colombo 7, April 11, 1962.

4—681

No. 162 of 1962

THE Honourable the Minister of Industries, Home and Cultural Affairs has appointed Mr. HAPPITYME APPUHAMILIAGE DON PHILLIP THAKARATNE (formerly known as HAPPITYAGE DON PHILLIP) to be a Notary Public throughout the judicial division of Gampaha with residence and office at Siyambalape and an additional office at Udupila and to practise as such in the Sinhalese language. 4—789

No, 163 of 1962

THE Honourable the Minister of Industries, Home and Cultural Affairs has appointed Mr. Don Edwin Javasinghe to be a Notary Public throughout the judicial division of Kalutara with residence at Ratmale and office at Agalawatta and to practise as such in the Sinhalese language.

No. 164 of 1962

THE Honourable the Minister of Industries, Home and Cultural Affairs has appointed Mr. Kachchakaduge Gamini Frithi Karunatillere (formerly known as Kachchakaduge Jepin Fernando Karunatillere) to be a Notary Public throughout the judicial division of Gampaha, with residence and office at Veyangoda and to practise as such in the Sinhalese language.

No. 165 of 1962

THE Honourable the Minister of Industries, Home and Cultural Affairs has appointed Mr. Ponnusamy Thangaretnam to be a Notary Public throughout the judicial division of Chilaw and to practise as such in the English language. 4-639

No. 166 of 1962

THE Honourable the Minister of Industries, Home and Cultural Affairs has appointed Mr. Gamini Sudaththa Wattegedara to be a Notary Public throughout the judicial division of Kurunegala and to practise as such in the English language.

4-640

No. 167 of 1962

THE Honourable the Minister of Industries,, Home and Cultural Affairs has appointed Mr. Sena Jayalal Madduma Bandara Wijaya Gunawardhana (formerly known as Henaka Rallage Madduma Banda) to be a Notary Public throughout the judicial division of Ratnapura with residence and office at Pelmadulla, and to practise as such in the Sinhalese language. 4-670

Covernment Notifications

No. ED/CB/735/1/6.

THE FINANCE ACT, No. 65 OF 1961

THE Minister of Finance has, under the provisions of section 8 (d) and subject to the provisions of section 8 (g) of the Finance Act, No. 65 of 1961, been pleased to appoint Mr. V. L. Wirasinha, M.B.E., Acting Permanent Secretary to the Ministry of Industries, Home and Cultural Affairs to be with effect from March 30, 1962, a Director of the Bank of Ceylon vice Mr. S. S. C. Fernando, M.B.E., who has, under section 8 (j) of the said Act, tendered his resignation.

H. JINADASA, Acting Permanent Secretary to the Ministry of Finance.

Colombo, April 18, 1962. 4-715

L. D.—B. 175A/29.

THE SCHOOL TEACHERS' PENSION ACT

REGULATIONS made by the Minister of Finance under section 9 of the School Teachers' Pension Act (Chapter 432).

FELIX R. D. BANDARANAIKE. Minister of Finance.

Colombo, April 18, 1962.

Regulations

1. The School Teachers' Pension Regulations, published in Gazette No. 7,631 of February 24, 1928, (therein referred to as rules), as amended from time to time, are hereby further amended in regulation 2 in paragraph (ix) thereof, by the substitution for the word "school", of the words and figures "school or of principal or assistant teacher in a Pirivena appointed in terms of regulation 10 (1) of the Code of Regulations for Pirivenas published in Gazette No. 11,828 of August 7, 1959".

2. The amendment made in the School Teachers' Pension Regulations by regulation 1 shall have effect and shall be deemed to have had effect from August 7, 1959.

THE LANGUAGE OF THE COURTS ACT, No. 3 OF 1961

Order under Section 2

BY virtue of the powers vested in me by sub-section (1) of section 2 of the Language of the Courts Act, No. 3 of 1961, I, Alexander Perera Jayasuriya, Acting Minister of Justice, do,

in consultation with the Prime Minister, hereby direct that, with effect from the first day of May, 1962, Sinhala shall be used for pleadings filed of record and for recording the proceedings, in each of the Rural Courts specified in the Schedule hereto.

A. P. JAYASURIYA, Acting Minister of Justice.

Colombo, 23rd April, 1962.

SCHEDULE

RURAL COURT, MATUGAMA AND THE CIRCUIT COURTS OF WALAGEDERA, MAHAGAMA, BELLANA AND PAIYAGALA

1. The Rural Court established for the area comprising-The Divisional Revenue Officer's Divisions of Pasdun Korale East (consisting of the Village Headmen's divisions 811 to 825 and 826 to 850), Pasdun Korale West (consisting of the Village Headmen's divisions 771 to 793A and 794 to 810) and Kalutara Totamune (consisting of the Village Headmen's divisions 714 to 770)

RURAL COURT, AMBALANGODA AND CIRCUIT COURTS OF WERAGODA, HIKKADUWA, BENTOTA, KOSGODA AND ELPITIYA

2. The Rural Court established for the area comprising-

The Divisional Revenue Officer's Divisions of Wellaboda Pattuwa, excluding the Village Headmen's divisions 42 to 50, Bentota Walallawiti Korale (consisting of the Village Headmen's divisions 2 to 14, 15 to 24, 25 to 38, 39 to 41, 94 and 94A).

RURAL COURT, AMBALANTOTA AND CIRCUIT COURTS OF ANGUNAKOLAPELESSA, MIDDENIYA, HAMBANTOTA, TISSA-MAHARAMA AND RANNA

3. The Rural Court established for the area comprising-

The Divisional Revenue Officer's Divisions of Giruwa Pattu East (consisting of the Village Headmen's divisions 458, 462, 463, 538, 539, 543, 544, 546 to 557, 559, 561 to 564 and 567 to 583), Magam Pattuwa (consisting of the Village Headmen's divisions 584 to 589, 592, 592A, 593, 595 to 604, 606 and 607), and Giruwa Pattu West (consisting of the Village Headmen's divisions 458, 462 and 463). 4-825

Mr. Salvatore Joseph Xavier Aquinas Fernando a notary practising in the English language within the judicial division of Ratnapura, 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.

4---638

Mr. Velupillai Kandasamymudali, a notary practising in the Tamil language within the judicial division of Trincomalee, has been authorised by the Honourable the Minister of Industries, Home and Cultural Affairs to practise as a notary in the English language also within the said judicial division. 4--677

CORRECTION

The State Industrial Corporations Act, No. 49 of 1957

ORDER UNDER SECTION 33

NOTIFICATION appearing in Ceylon Government Gazette No. 12,797 dated December 8, 1961, PART I: SECTION (I)—GENERAL, Page 2,854.

The name of the land mentioned in the first line of the Schedule, should read as "Ambagahahena Estate" and not "Nugagahawatta".

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

Colombo, April 19, 1962. -80**8**

THE INDUSTRIAL DISPUTES ACT, CHAPTER 131, LEGISLATIVE ENACTMENTS, CEYLON (REVISED EDITION 1956)

Order under section 4 (1)

To: The President, Labour Tribunal III, 167, Stafford Place, Colombo 10

WHEREAS an industrial dispute in respect of the matter specified in the statement of the Acting Commissioner of Labour which accompanies this Order exists between the Eksath Engineru Ha Samanya Kamkaru Samithiya and Hayleys Limited, Colombo:

Now, therefore, I, Michael Paul de Zoysa Siriwardena, Minister of Labour and Nationalised Services, do, by virtue of the powers vested in me by section 4 (1) of the Industrial Disputes Act, Chapter 131 of the Legislative Enactments, Ceylon (Revised Edition 1956), as amended by the Industrial Disputes (Amendment) Acts, Nos. 14 and 62 of 1957, hereby refer the aforesaid dispute to you for settlement by arbitration.

M. P. DE Z. SIRIWARDENA, Minister of Labour and Nationalised Services. 16th April, 1962.

THE INDUSTRIAL DISPUTES ACT, CHAPTER 131, LEGISLATIVE ENACTMENTS, CEYLON (REVISED EDITION 1956)

In the matter of an industrial dispute

The Eksath Engineru Ha Samanya Kamkaru Samithiya, 28, Muhandiram's Lane, Colombo 11

and

Hayleys Limited, 400, Dean's Road, Colombo 10 STATEMENT OF MATTER IN DISPUTE

The matter in dispute between the Eksath Engineru Ha Samanya Kamkaru Samithiya and Hayleys Limited, Colombo, is whether the non-employment of Messrs K. Ariyapala, M. E. Silva and W. K. Hemadasa, is justified and to what relief cach of them is entitled.

Dated at Colombo, this 23rd day of February, 1962.

N. L. ABEYWIRA, Acting Commissioner of Labour.

4---685

THE INDUSTRIAL DISPUTES ACT, CHAPTER 131 OF THE LEGISLATIVE ENACTMENTS, CEYLON (REVISED EDITION 1956)

Order under Section 4 (2)

WHEREAS an industrial dispute in respect of the matters specified in the statement of the Acting Commissioner of Labour which accompanies this order exists between the Mercantile Executives Association, 98, Horton Place, Colombo 7, and Esso Standard Eastern, Inc., P. O. Box 190, Colombo:

Now, therefore, I, Michael Paul de Zoysa Siriwardena, Minister of Labour and Nationalised Services, do, by virtue of the powers vested in me by section 4 (2) of the Industrial Disputes Act, Chapter 131 of the Legislative Enactments, Ceylon, (Revised Edition 1956), as amended by Industrial Disputes (Amendment) Acts, No. 14 of 1957, No. 62 of 1957, and No. 4 of 1962, 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.

M. P. DE Z. SIRIWARDENA, Minister of Labour and Nationalised Services.

Colombo, 16th April, 1962.

THE INDUSTRIAL DISPUTES ACT, CHAPTER 131, LEGISLATIVE ENACTMENTS, CEYLON (REVISED EDITION 1956)

In the matter of an industrial dispute

The Mercantile Executives Association, 98, Horton Place, Colombo 7,

Esso Standard Eastern, Inc., P. O. Box 190, Colombo.

STATEMENT OF MATTERS IN DISPUTE

The matters in dispute between the Mercantile Executives Association and Esso Standard Eastern, Inc., Colombo, are—

- (a) whether the transfer of Mr. K. D. U. Jayasekera from the position of Credit Manager to the position of Manager, South-Region and the subsequent termination of his services are justified and to what relief he is entitled; and
- (b) whether the transfer of Mr. A. J. N. Seneviratne from the position of Executive Assistant to the Manager to the position of Manager, North-Region and the subsequent termination of his services are justified and to what relief he is entitled.

N. L. ABEYWIRA,
Acting Commissioner of Labour.
Dated at Colombo, this 16th day of April, 1962.

-719

THE INDUSTRIAL DISPUTES ACT, CHAPTER 131 OF THE LEGISLATIVE ENACTMENTS, CEYLON, (REYISED, EDITION 1956)

Order under Section 4 (1)

To: T. Devarajan Esq., 10, Harmers Place, Colombo 6.

WHEREAS an industrial dispute in respect of the matter specified in the statement of the Acting Commissioner of Labour which accompanies this Order exists between the Government Leather Factory Workers' Union and D. I. Leather Products Corporation, Kelaniganga Mills Road, Colombo 15:

Now, therefore, I, Michael Paul de Zoysa Siriwardena, Minister of Labour and Nationalised Services, do, by virtue of the powers vested in me by section 4 (1) of the Industrial Disputes Act, Chapter 131 of the Legislative Enactments, Ceylon (Revised Edition 1956), as amended by Industrial Disputes (Amendment) Acts, Nos. 14 and 62 of 1957, hereby refer the aforesaid dispute to you for settlement by arbitration.

The Order made on October 5, 1961, under section 4 (1) of the Industrial Disputes Act, referring the aforesaid dispute to C. V. Ranawaka, Esq., for settlement by arbitration and published in Ceylon Government Gazette No. 12,717, dated October 13, 1961, is hereby revoked.

M. P. DE Z. SIRIWARDENA, Minister of Labour and Nationalised Services.

16th April, 1962.

THE INDUSTRIAL DISPUTES ACT, CHAPTER 131 OF THE LEGISLATIVE ENACTMENTS, CEYLON (REVISED EDITION 1956)

In the matter of an industrial dispute

between

The Government Leather Factory Workers' Union, c/o D. I. Leather Products Corporation, Kelaniganga Mills Road, Colombo 15,

and

D. I. Leather Products Corporation, Kelaniganga Mills Road, Colombo 15

STATEMENT OF MATTER IN DISPUTE

The matter in dispute between the Government Leather Factory Workers' Union and D. I. Leather Products Corporation, Colombo, is whether the non-employment of Messrs. G. Emis Singho and A. C. Fernando is justified and to what relief each of them is entitled.

Dated at Colombo, this 11th day of April, 1962.

N. L. ABEYWIRA, Acting Commissioner of Labour.

4-699

No. C/I: 129.

THE INDUSTRIAL DISPUTES ACT (CHAPTER 131)

THE decision transmitted to me by the Industrial Court to which the application made by The Indian Hume Pipe Company Limited, Colombo, for reconsideration of the Award made by an Industrial Court in respect of an industrial dispute between the United Engineering Workers' Union and the Indian Hume Pipe Company, Limited, Colombo (I. D. No. 256), and published in the Ceylon Government Gazette No. 12,255 of December 23, 1960, was referred under section 27 of the Industrial Disputes Act, is hereby published in terms of section 29 of the said Act.

N. L. ABEYWIRA, Acting Commissioner of Labour.

Department of Labour, Colombo 3, 12th April, 1962.

Industrial Court at Colombo

No. I. D. 299

In the matter of an application made by the Indian Hume Pipe Company, Limited, No. 56, McCallum Road, Colombo, for reconsideration of the Award made under section 24 of the Industrial Disputes Act. No. 43 of 1950, on December 10, 1960, by an Industrial Court, in respect of an industrial dispute between the United Engineering Workers' Union and the Indian Hume Pipe Company, Limited, Colombo (No. I. D. 256), and published under section 25 (1) of the said Act in the Ceylon Government Gazette No. 12,255 of December 23, 1960.

THE DECISION

This is a decision made under section 28 of the Industrial Disputes Act, Chapter 131 of the Legislative Enactments, Ceylon (Revised Edition) as amended by the Industrial Disputes (Amendment) Acts, Nos. 14 and 62 of 1957.

2. By his order dated 24th April, 1961, the Hon'ble the Acting Minister of Labour and Nationalised Services, acting under section 27 of the aforementioned Act, referred to this Court for consideration an application dated 1st February, 1961, made to him by the Indian Hume Pipe Company Limited under the said section 27 for a re-consideration of the Award in I. D. No. 256, made under section 24 of the aforesaid Act, dated 10th December, 1960, in respect of two findings made by the Court in the said Award and to have the said Award set aside to that extent and replaced by a new Award.

The Indian Hume Pipe Company Limited of Colombo (hereinafter referred to as the Company) was one of the parties to the industrial dispute in respect of which the award in case No. I. D. 256 was made, the other party being the United Engineering Workers Union, 123 Union Place, Colombo 2 (hereinafter referred to as the "Union"). This decision relates to the same two parties to the same two parties.

- 3. At the inquiry into the application which was held by me the applicant company was represented by Mr. Advocate L. G. Weeramantry instructed by Mr. S. Kanagarajah. Mr. N. Shanmugathasan, General Secretary of the United Engineering Workers Union, appeared for the Union.
- 4. At the outset of the inquiry Mr. Shanmugathasan took a 4. At the outset of the inquiry Mr. Shanmugathasan took a preliminary objection to my hearing the application of the Company on the ground that the Hon'ble Minister should not have referred the application for consideration by an Industria! Court under section 27 in as much as a period of twelve months from the date on which the award came into force had not expired, and as the application was not supported by a certificate under the hand of the Commissioner to the effect that a change in the economic and labour conditions warrants the reconsideration of the findings in the award before the expiry of that period, in accordance with the proviso to section 27.

The award in the case I. D. 256 is dated 10th December, 1960, and was published in Government Gazette of 23rd December, 1960, Mr. Shanmugathasan's argument was that as the application of the Company to the Minister was made on 1st February, 1961, the Minister should not have referred the application to the Court for consideration as a period of twelve months had not expired since 10th December, 1960, when the award came into force and this Court should therefore reject this application. this application.

5. The reply of the counsel for the Company was that although the award was made on 10th December, 1961, it came into force in terms of section 25 (2) on the 1st May, 1959, as the Court in that award had ordered that the payment of dearness allowance at Government rates, which was the matter in dispute between the parties, should be made with retrospective effect from 1st May, 1959. Various authorities were cited to me by both parties with regard to the interpretation of section 27 and the proper procedure to be adopted if the reference made to this Court by the Minister was being challenged. As the matter was of importance I issued a notice on the Commissioner of Labour with the consent of both parties requesting him to appear before this Court either personally or through a representative and assist it in the consideration of the preliminary objection. of the preliminary objection.

On the adjourned date of hearing Mr. E. R. de Fonseka, Crown Counsel, instructed by Mr. A. D. Dimbulana, Crown Proctor, appeared on behalf of the Commissioner of Labour and placed before me certain authorities and arguments bearing on the question. I am thankful to the Crown Counsel and the Commissioner of Labour for the assistance given in this matter.

At the end of the argument I over-ruled the objection raised by Mr. Shanmugathasan that this Court should not proceed to hear the application on the ground that it was made to the Minister before twelve months had elapsed from the date that the award in case I. D. 256 came into force and stated that I would give my reasons in my decision after hearing the application on its merits. cation on its merits.

- 6. In stating my reasons I do not think it is necessary for me to refer to the various authorities cited by the parties and Crown Counsel nor to express any opinion as to the correct procedure to be followed if an order of reference made by the Minister under section 27 is being challenged by a party. In the present case a ruling on the preliminary objection can be made by a decision on the question as to when the Award in case No. I. D. 256 came into force. Mr. Shanmugathasan did not contest the fact if it had come into force earlier than twelve months before the application of the Company to the Minister then the Minister's order was rightly made. Section 25 (2) provides that "every award of an Industrial Court shall come into force on the date of the Award or on such date, if any, as may be specified therein, not being earlier than the date on which the industrial dispute to which the award relates first arose." From the wording of the section therefore it will be seen that the date on which an award comes into existence by its being signed is not necessarily the date on which it comes into force and that it can do so on an earlier date.

 7. I am of the opinion that if an award is to come into
- 7. I am of the opinion that if an award is to come into force on an earlier date, it is not necessary that there should be an explicit statement in the award like "I order that this

award shall come into force from ... " but that it would May, 1959". The award contains the different points for and against raised by the parties, the decisions on those points, and the reasons for such decisions. The order made ultimately in paragraph 19 is as follows: "I accordingly make award that, while the wages and classifications of the Union's members employed in the Company (as shown in P. 9) will remain untampered with, all such persons should be paid with retrospective effect from 1st May, 1959, dearness allowance at the Government rates applicable to their respective daily wages in conformity with the relevant sections (A. B. C. & D.) of Part II of the second schedule appended to, and referred to, in Collecpective effect from 1st May, 1959, dearness allowance at the Government rates applicable to their respective daily wages in conformity with the relevant sections (A. B. C. & D.) of Part II of the second schedule appended to, and referred to, in Collective Agreement No. 1 of 1959". I am unable to agree with the argument of Mr. Shanmugathasan that the effect of these words is merely to order the Company to pay arrears of dearness allowance from the 1st May, 1959, to the date of the award such dearness allowance being calculated at Government rates. As already stated the dispute between the parties was whether dearness allowance at Government rates should be paid as from 1st May, 1959. In my opinion the words used in paragraph 19 amount to a definite holding that the Union's members employed in the Company are entitled to receive dearness allowance at Government rates with effect from 1st May, 1959. It is true that later on there is an order that the Company will be entitled in paying the dearness allowance at Government rates from 1st May, 1959, "to deduct therefrom the total amount already paid as dearness allowance at Wages Board rates" but this order which enables the Company to take credit for the payments already made does not in any way take away from the effect of the determination quoted above that the Union's members employed in the Company are entitled to be paid dearness allowance calculated at Government rates from 1st May, 1959. As was pointed out by Crown Counsel, the effect of an award of an Industrial Court as provided in section 26 is that "the terms of the award shall be implied terms in the contract of employment between the employers and workmen bound by the award, and the award referred to in the section is one "for the time being in force". It cannot be disputed that the effect of the award in I. D. No. 256 is to make the payment of dearness allowance at form 1st May, 1959. In my opinion therefore the award in that case came into force on 1st May, 1959. As the application made by the Company

- 8. I now turn to a consideration of the application on its merits. The Company desires a reconsideration of the Award in case No. I. D. 256 in respect of the following findings:
 - " (a) a re-classification of the Company's workers need not be a consideration precedent to the consideration of the Union's demand, viz., the payment of dearness allowance at Government rates as from 1st May, 1959, to all categories of workers employed by the applicant Company;
 - (b) the totality of benefits received by the workers need not be taken into consideration in determining the dearness allowance." dearness allowance.

Counsel for the Company, Mr. Weeramantry, stated in his address that he was not inviting this Court to consider this matter as an appeal. He urged that the question of the readdress that he was not inviting this Court to consider this matter as an appeal. He urged that the question of the reclassification or of the correct classification, of the workers into the categories in which they should fall was not properly or fully before the Tribunal in the previous case, that no evidence on that question was led and that as he had placed the necessary evidence before the Court in the present inquiry he could justifiably ask the Court to reconsider the question and review the finding in the previous case. He called as his witness Mr. N. H. Mirchandani, the Manager of the Company in Ceylon, who produced certain documents, including correspondence between the parties and a statement showing how the workers had been classified prior to the award in the previous case, and also another statement showing how it was proposed to re-grade them and the wages that they would draw after such re-grading (Document P. 12). In the previous inquiry what the Company did in the tabulation that was placed before that Court was "to classify most of its admittedly skilled workers as semi-skilled, and the semi-skilled workers as unskilled, and show against the name of each worker in one set of columns his grading (or rather de-grading), year of joining the Company's service, basic daily wage, dearness allowance, and the total amount in wage plus allowance which he would be entitled to receive under the Company's proposed reclassification if the Collective Agreement rates, identical with the Government rates, of dearness allowance were adopted." 9. At the inquiry before me the Manager stated in his evidence that it was not now proposed to depress the basic wage drawn by any of the workers but in spite of the fact that some of the workers would be put into lower grades, as indicated in P. 12, their basic wage would remain untouched, but their dearness allowance would be calculated at Government rates according to the new grading. According to him most of the workers in the two factories of the Company at Colombo and Batticaloa were graded higher than they should be, when compared with the grading of workers who did similar types of work in their factories in India. It was not disputed that an industrial dispute between the Company and its workers had been referred to a Special Tribunal (Mr. G. Crosette Thambyah) under the old procedure and that an award was made by that Special Tribunal on 23rd February 1946, in terms of an agreement arrived at between the parties. The first order made by that Tribunal was that the workers were to receive their basic wage and special allowance "as determined by the Engineering Wages Board in regard to various classes of workers falling under different categories of skilled, 1946 in terms of the award.

Mr. Mirchandani, the present Manager, assumed duties as such in Ceylon in July, 1947. He says that his impression is that he saw a file in his office relating to that Award but cannot remember the details. He was not in a position to say that his predecessor had not graded the workers in terms of that award. Two of the workers who were called by the Union, namely, B. W. Edmund and J. R. Peter, have stated that after the Award of 1946 the workers were graded into the three grades of skilled, semi-skilled and unskilled. I find that it is established that the grading of the workers did take place in 1946 terms of the award.

established that the grading of the workers did take place in 1946 terms of the award.

10. The witness J. R. Peter stated that at that grading he was put into the semi-skilled grade being an assistant moulder at that time. Early in 1948, he, with three other workers, D. M. de Silva, V. L. Haramanis, and A. R. Kumaran, addressed a letter to the Manager requesting that they be put into a higher grade in view of the type of work they were doing. He says that of the four he and A. R. Kumaran were promoted to the skilled grade and he produced a letter dated 12th February, 1948, written to him by the present Manager (Mr. Mirchandani) which states "you are promoted from today as a skilled (Moulder) worker and we trust you will perform your duties conscientiously." Mr. Mirchandani admitted having written this letter but stated that it had nothing to do with grading but that he put the man down as skilled in order to enable him to get two cents more in his increments. According to his evidence the practice adopted was that if a worker drew a daily wage in excess of Rs. 2, which was the wage fixed by the Wages Board for semi-skilled workers in the Engineering Trade, he classified him as a skilled worker, and similarly with regard to those who drew more than the minimum wage prescribed for unskilled and semi-skilled grades. The document R. 2 produced by the Union shows the grading of the workers in the Skilled grade. It was pointed out to Mr. Mirchandani that according to this list there were certain workers in receipt of a daily wage exceeding Rs. 2 but who were graded as semi-skilled and unskilled and he was asked to explain this. His reply was "I have just arbitrarily decided it at that time. At a certain stage probably I might have been informed by the Bombay office that I cannot do that. Then I may have stopped doing any classifications, but whatever was written we just continued to write ". Mr. Mirchandani says he has worked for 11 years in factories of the Hume Pipe Company in India and has been Manager of the Com

11. The decisions of the Industrial Tribunals in India in disputes between the Company and its workers regarding grading which were relied upon at this inquiry were given in September, 1955, by the Industrial Tribunal, Combatore, in May, 1958, by the Labour Court, Madras, and in December, 1959, by the Industrial Tribunal, Lucknow. It is significant that in all three cases the dispute arose as the result of dissatisfaction on the part of the workers with their grading by the management and the question was therefore referred to an Industrial Tribunal. In the award of the Labour Court of Madras, published in Fort St. George Gazette, Madras, of June 4, 1958, supplement to Part I, at page 5, the following passage occurs:—"After all the classification of workers into the several grades is a managerial function and it is perfectly open to them to do so having regard to the nature of the work done by the workers, their capacity and the needs of the factory. It would not be quite appropriate for a Labour Court to interfere with this right of the management unless there is strong and reliable evidence to prove that this right is being abused by the management." A similar finding has been made by Industrial Courts in this country too where the question of

who the proper authority is for the grading of workers has arisen. In the present case, however, the situation is quite unusual, for the management comes before the Court and asks it to make a re-classification of the workers employed by the Company on the ground that its own classification is wrong. This classification is one that has continued to exist since the award of the Special Tribunal in February, 1946. If, as is contended now, a large number of the workers in the Company have been graded too high considering the nature of the work performed by them, surely the Company had ample opportunity all these long years to put the matter right. If the work performed in the factories in Ceylon does not require more skill than the work done in the factories in India, why was it that nothing was done to alter the grading in Ceylon after the Industrial Tribunal at Coimbatore had approved of the Company's classification of their workers in their factories in that city into semi-skilled and unskilled grades only? There is, therefore, much substance in the contention of the Union that the Company decided on asking for a re-classification or de-grading of their workers only after the claim of the workers for payment of dearness allowance at Government rates had been referred to an Industrial Court, in order to reduce the amount which the Company would have to pay as dearness allowance if their claim succeeded. There is nothing in the documents produced to indicate that the Company had raised the question of re-classification in the negotiations that had preceded the reference to the Industrial Court. I find therefore, that the evidence led before me strongly confirms the finding in the Award in case No. I. D. 256 "that the Company has not made out a cogent case for any revision of its present classification of workers as recorded in the unchallenged document P. 9 (same as R. 2)."

12. With regard to the statement of the Company that it is not proposed to pay any of the workers anything less than the basic wage now drawn by them, and the suggestion made in the document P. 12 for payment of a basic wage and dearness allowance after re-classification, I agree with Mr. Shanmugathasan that if that is given effect to there is bound to be trouble. Mr. Shanmugathasan has pointed out that unlike the payment of the special living allowance fixed by the Wages Board, the dearness allowance payable according to the Government rates is not determined by grades but by the wages drawn by the workers. According to the figures in the document P. 12, if the suggestion of the Company is adopted some workers will get less when the basic wage and dearness allowance are totalled while others will get more than they are drawing in terms of the Award in case No. I. D. 256. The payment suggested in P. 12 is not prepared on any principle but as was stated by Mr. Shanmugathasan is a 'hotch-potch which will again lead us into a completely complicated and unscientific system.''

I make these observations as great stress was placed upon this document P. 12 in the course of the argument. Its basis completely disappears in view of my finding that the Company has not made out any case for a re-classification of its workers.

13. There then remains the second point on which the Company desires reconsideration of the Award already made, namely the finding that "the totality of the benefits received by the workers need not be taken into consideration in determining the dearness allowance." On this question Mr. Weeramantry stated that he really has concentrated on his application for a re-classification, and that in deciding the main question which he was asking this Court to decide, namely, regrading, "should not the fact that these workers get certain benefits which are larger than the benefits in similar Companies be taken as a factor for the purpose of re-grading In other words we need not really consider it as a separate point but rather as an argument in support of my application for re-classification." I am not satisfied on the evidence placed before me that the workers in this Company do in fact get larger benefits than those in similar Companies. I see no reason to differ from the finding in the Award in the previous case that "the totality of benefits need not be a determining factor in deciding whether increased dearness allowance should or should not be given," although that factor would necessarily enter into the reasoning where an increase in the basic wage plus dearness allowance was being sought.

I also see no reason to differ from the finding in the Award,

I also see no reason to differ from the finding in the Award, where each of the benefits has been considered and compared with benefits given by employers in other Companies, that the totality of the benefits given by this Company is about the same as that given by other Companies. But, even assuming that the benefits in this Company were slightly higher than in the other Companies, I am unable to agree that that fact should or could be taken into consideration in deciding the question whether the Company's application for a re-classification of its workers should be granted.

I therefore confirm the award dated 10th December, 1960, given in case No. I. D. 256 of this Court.

S. J. C. SCHOKMAN.

Colombo, 10th April, 1962. 4—672

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. S. A. Surasena to be a member of the Wages Board for the Coir Mattress and Bristle Fibre Export trade, to represent the employers in that trade, in place of Mr. S. G. H. Schokman who has resigned.

C. B. Kumarasınha, Acting Permanent Secretary, Ministry of Labour and Nationalised Services.

Colombo, April 16, 1962.

4-714

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 make the following appointments:—

- (1) Mr. D. A. Emmanuel to be a member of the Wages Board for the Ice and Aerated Waters Manufacturing Trade, representing the employers in that trade in place of Mr. M. Muthukrishna who is deemed to have resigned his membership on the Board under section 12 (2) of the Wages Boards Ordinance; and
- (2) Mr. G. Lanka Perera to be a member of the Wages Board for the Ice and Aerated Waters Manufacturing Trade, representing the workers in that trade in place of Dr. W. D. de Silva who is deemed to have resigned his membership on the Board under section 12 (2) of the Wages Boards Ordinance.

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

Colombo, April 11, 1962.

4---642

L. D.-B. 88/50.

THE FOOD CONTROL ACT

REGULATION made by the Minister of Commerce, Trade, Food and Shipping by virtue of the powers vested in him by section 6 of the Food Control Act (Chapter 171).

T. B. ILANGARATNE,
Minister of Commerce, Trade, Food and Shipping.
Colombo, April 10, 1962.

Regulation

The Food Control Regulations, 1952, published in Gazette No. 10,416 of June 20, 1952, as amended from time to time, are hereby further amended under the heading "A.—Returns, information, etc.", in regulation 7, as follows:—

- (1) by the substitution, for paragraph (2) of that regulation, of the following new paragraph:— .
 - (2) Every return furnished under these regulations by a householder shall be verified—
 - (a) by a signed declaration made by such householder to the effect that the particulars set out in the return are, to the best of his knowledge and belief, true and accurate; and
 - (b) by a signed declaration made by each person whose name is included in such return to the effect that the particulars set out in the return in respect of him are, to the best of his knowledge and belief, true and accurate:

Provided that where any person whose name is included in such return is below the age of eighteen years or is of unsound mind, such declaration shall be made and signed by his parent or guardian, or, in their absence, by such householder. "; and

- (2) by the insertion immediately after paragraph (2) of that regulation, of the following new paragraph:—
 - "(3) Every return furnished under these regulations by any person other than a householder shall be verified by a signed declaration made by such person to the effect that the particulars set out in the return are, to the best of his knowledge and belief true and accurate."

NOTIFICATION No. 81 of 1962, appearing in Government Gazette No. 12,937 of February 23, 1962, is hereby amended by the deletion of the name "B. H. de Soysa" and the substitution of the name "B. H. de Zoysa" therefor.

K. ALVAPILLAI,
Permanent Secretary,
Ministry of Commerce, Trade, Food
and Shipping.

Colombo 2, April 23, 1962.

L. D.-B. 177A/31

THE RAILWAYS ORDINANCE

RULE made with the concurrence of the Minister of Finance by the Minister of Transport and Works, by virtue of the powers vested in him by section 3 of the Railways Ordinance (Chapter 200).

P. B. G. KALUGALLA, Minister of Transport and Works.

Colombo, 13th April, 1962.

Rule

The Rules for Passenger and Goods Train Traffic and Rates and Classification of Goods, published in the Supplement to Gazette No. 7,514 of February 26, 1926, as amended from time to time, are hereby further amended, with effect from 27th April, 1962, in the part relating to the Conveyance of Traffic by Passenger Trains, under the heading "Concessions" in rule 32 (12) by the insertion, in the list set out under sub-paragraph (a) thereof, of the following new item, the several particulars contained in such new item being set out in the appropriate column in that list:—

"26. Training Centre for Blind Women, Colombo.

4-676

Colombo Fort ".

INSTITUTE OF CHARTERED ACCOUNTANTS OF CEYLON

BY virtue of the powers vested in me by section 7 (3) of the Institute of Chartered Accountants' Act, No. 23 of 1959, I. Tikiri Bandara Hangaratne, Minister of Commerce, Trade, Food and Shipping, do hereby re-appoint to the Council of the Institute established under the aforesaid Act, the persons whose names appear below, as the other members besides the President reappointed on 16.12.61.

- 1. Lionel Augustus Weerasinghe (President).
- 2. Kumaraswamy Satchithananda,
- 3. Alavi Ibrahim Macan Markar,
- 4. Diyangukankanige Saris de Silva,
- 5. Bentotage Lionel Wilfred Fernando,
- 6. Leon Louis Attygalle,
- 7. Sanmugam Cumarasamy,
- 8. Yahampath Atchchige Don Sugathadasa Samaratunga,
- 9. Spencer Esmond Satarasinghe,
- 10. David Soot Hutcheson,
- 11. Thomas Wilkinson Hardstaff.

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

Ministry of Commerce, Trade, Food and Shipping, (Commerce Division), Colombo, March 28, 1962.

4--741

AGRICULTURAL PRODUCTS REGULATION BOARD

IT is hereby notified for general information that the Minister of Commerce, Trade, Food and Shipping has been pleased in terms of section 3 (1) of the Agricultural Products (Regulation) Ordinance (Cap. 161) to nominate the under-mentioned persons to be members of the Agricultural Products Regulation Board, for a period of 3 years with effect from March 2, 1962:—

- (1) Commissioner of Agrarian Services.
- (2) Commissioner for Co-operative Development and Registrar of Co-operative Societies.
- (3) Director of Agriculture.
- (4) Food Commissioner.
- (5) Hony. Secretary, Ceylon National Chamber of Commerce.

K. ALVAPILLAI,
Permanent Secretary,
Ministry of Commerce, Trade, Food
and Shipping.

Colombo 2, 9th April, 1962.

L-755

THE PUBLIC SERVICE MUTUAL PROVIDENT ASSOCIATION

THE Secretary to the Treasury has been pleased in terms of section 4 of the Public Service Mutual Provident Association Ordinance (Chapter 283) to nominate Mr. St. C. S. G. Mudanayake of the Ceylon Accountants' Service to be a member of the Committee of Management of the Association for a period of two years commencing from 11.4.1962.

C. BALASINGHAM,
Acting Deputy Secretary to the Treasury.

General Treasury, Colombo, 11th April, 1962. 4—671

ELECTION OF A MEMBER TO THE CEYLON MEDICAL COUNCIL

Notice to Medical Practitioners Registered in Ceylon (but not in the United Kingdom)

AN election will be held under section 12 (1) (d) of the Medical Ordinance—one member to be elected by Medical Practitioners registered in Ceylon, but not in the United Kingdom.

Nomination Papers must be signed by 10 or more Medical Practitioners registered in Ceylon only and sent to the RETURNING OFFICER, CEYLON MEDICAL COUNCIL, KYNSEY ROAD, COLOMBO 8, to be received by him before 12 noon on 12th May, 1962.

Voting Papers and Instructions for voting will be issued to electors in due course if necessary.

MILROY PAUL, Registrar, Ceylon Medical Council.

Colombo 8, 29th March, 1962. 4—650

Miscellaneous Departmental Notices

NOTICE

NOTICE is hereby given that the areas declared infected in the Village of Paranthan in Village Headmen's Divisions of Kilinochchi and Paranthan in the Divisional Revenue Officer's Division of Karachchi Thunukkai in Jaffina district of the Northern Province, in accordance with the provisions of the Contagious Diseases (Animals) Ordinance (Amendment) Act. No. 33 of 1957, Section 4, sub-section 1, (Chapter 327) and published in Government Gazette No. 12,986 of 16.3.1962, is free of "Anthrax" diseases and is no longer an infected areas.

This declaration shall take effect from the date hereof.

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

Office of the Deputy Director, Animal Production and Health, Peradeniya, 21st April, 1962. 4—765/1

NOTICE

NOTICE is hereby given that the Divisional Revenue Officer's Division of Karachchi Thunukkai in the Jaffna District of the Northern Province, in accordance with the provisions of the Contagious Diseases (Animals) Ordinance (Amendment) Act. No. 33 of 1957. section 4, sub-section 1, (Chapter 327) and published in Government Gazette of 17.2.61 is free of "Anthrax" diseases and is no longer an infected areas.

This declaration shall take effect from the date hereof.

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

Office of the Deputy Director, Animal Production and Health, Peradeniya, 21st April, 1962. 4-765/2

NOTICE

NOTICE is hereby given that the areas declared infected in the village of Siyambalagasruppe in Dummalasooriya Palata in Yagampattu Korale in the Divisional Revenue Officer's Division of Katugampola Hatpattu in Kurunegala District of the North-Western Province, in accordance with the provisions of the Contagious Diseases (Animals) Ordinance (Amendment) Act, No. 33 of 1957, section 4, sub-section 1, (Chapter 527) and published in Government Gazette No. 12,986 of 16.3.1962, is free of "Foot-and-Mouth" diseases and is no longer an infected areas.

This declaration shall take effect from the date hereof.

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

Office of the Deputy Director, Animal Production and Health, Peradeniya, 21st April, 1962. 4—758

NOTICE

NOTICE is hereby given that the areas declared infected in Tambagalla V. H. Division in Pitigal Korale North in the Divisional Revenue Officer's Division of Chilaw in Chilaw District of the North-Western Province, in accordance with the provisions of the Contagious Diseases (Animals) Ordinance (Amendment) Act, No. 33 of 1957, section 4, sub-section 1, (Chapter 327) and published in Government Gazette No. 12,875 of 12.1.62, is free of "Foot-and-Mouth" diseases and is no longer an infected areas.

This declaration shall take effect from the date hereof.

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

Office of the Deputy Director, Animal Production and Health, Peradeniya, 21st April, 1962. 4—759

No. WL/C. 70.

DEPARTMENT OF WILD LIFE

"Closed Season-1962"

"THE CLOSED SEASON" for Wild Life commences on April 30th and ends on October 31st. The following Birds and Beasts are protected during the CLOSED SEASON and it is an offence to kill, wound and capture any of them:—

Birds.—Peafowl, Ceylon Spur Fowl, Grey Partridge, Painted Partridge, Jungle Fowl, Bustard Quail, Golden Plover, Snipe of all species, Whistling Teal and Cotton Teal (Quacky Duck).

Beasts.-Sambhur, Spotted Deer, and Red or Barking Deer.

No licence will be issued to shoot, kill or take any wild animal in any Intermediate Zone during the "CLOSED SEASON".

A. S. A. PACKEER, Acting Warden.

Department of Wild Life, Colombo 1, April 16, 1962.

EXPORT CONTROL NOTICE No. 4/62 Export of locally manufactured textiles

EXPORTERS are hereby informed that licences will now be issued at my discretion for the export of locally manufactured sarongs, shirts and other garments to countries other than the "Ceylonised" sources on the recommendation of the Director of Industries, Development Division, Ministry of Industries, Home and Cultural Affairs.

Licences for the export to "Ceylonised" sources will be issued only to Registered Ceylonese Traders. "Ceylonised" sources for purposes of export control are:—

Albania, Austria, Bulgaria, China, Czechoslovakia, Formosa, Hungary, Korea, Poland, Rumania, U.S.S.R., and Vietnam.

Application for licence should be made on form "Q" in triplicate and on form "QA" in duplicate and forwarded to this Control through the Director of Industries.

C. MYLVAGANAM,
Acting Controller of Imports and Exports.
4—708

DEBT CONCILIATION ORDINANCE, No. 89 OF 1941 AS AMENDED BY ACT No. 3 OF 1959

THE Debt Conciliation Board proposes to attempt to effect a settlement under the Debt Conciliation Ordinance No. 39 of 1941 as amended by Act No. 5 of 1959 between the debtors and the creditors specified in Column one and two of the Schedule hereto.

The creditors are called upon to submit to the Board statements of debts owed to them by their debtors on or before the 8th of May, 1962.

No. 151, Lower Lake Road Galle Face, Colombo, 17th April, 1962.

W. G. M. DE SILVA, Secretary, Debt Conciliation Board.

	Schedule						
Case No.	Name and Address of Debtor	Name and Address of Creditor					
11923	H. A. Perera, C/o. H. Ellen Perera, Minuwangoda Road, Kanuwana	W. Juwan Fernando, Nedurupitiya, Kandana					
9833	G. A. Romelsingho, Algoda, Dehiowita	A. A. P. R. Thomas Corea Wanigaratne, Polpana Estate, Dehiowita					
10221	H. Hemapala, Kataluwa, Ahangama	D. David de Silva Weeraratne, Kataluwa, Galle					
9855	H. D. Leyoris Appuhamy, 'Vedarala', Uggalboda, Kalutara	P. D. Suvijin Nona, Wilegoda, Kalutara					
10806	Jacob Joseph and wife, No. 25, Mount Carmel Road, Jaffna	Saveriammaha, wife of Lawrence, St. James Street, Karainagar, Jaffna					
9969	H. M. Pemis Appu, Deniyewatta, Talpe	M. W. K. J. Perera, Habaraduwa, Talpe					
$9125 \dots$	A. H. Sithy Rameeza, No. 129, Madawala Road, Katugastota	G. Fredrick Burke, Gohagoda, Katugastota					
11068	B. S. S. Suraweera, Police Office, Bandarawela						
9859	D. C. Assalaratchi, Suriyagoda, Bentota	T. Hector Fernando, Uggalboda, Kalutara North, Kalutara					
10932	P. Ratnayake, Ihala Beligalla, Beliatta	Mrs. K. P. C. de Silva, Nupe, Matara Mrs. G. M. Wickramaratne nee Fernando, Nupe, Matara					
12731	A. M. Mohamed Yassim, Division No. 3, Ninthayur E. P.	Mohamed M. H. Mohammadu, Division No. 5, Kattankudy					
10427	B. H. William de Silva, Maha Ambalangoda, Ambalangoda.	Mrs. B. Gunaratne, Polwatta, Ambalangoda					
9422	Mrs. I. Rosalin, Mrs. I. Joslin, Andadola, Watugedera	N. H. A. de Silva, Dewagoda, Madampe, Ambalangoda					
10879	Mrs. G. D. Agnes Jayawardene, No. 532, Behind Church, Kandana						
10321	Seyed Mohamed Meerasaibo, Division No. 1, Nintavur	A. H. Mohamed Ismail, No. 20, Amen Corner, Batticaloa					
11811	D. Danny Di-as, "Malin", Borelasgamuwa	A. Eugine Herft, Erewwala Road, Pannipitiya					
12755	P. V. G. Don Andiris, Andawelahena, Deiyandara	B. Somawathie and D. A. Cumasaru, Dewalagama,					
		Deiyandara					
4711		-					

NOTICE UNDER SECTION 4/LAND REGISTERS (RECONSTRUCTED FOLIOS) ORDINANCE, (CAP. 120)

I hereby give notice under section 4/Land Registers (Reconstructed Folios) Ordinance, (Cap. 120), that the land register folios particulars of which appear in Column 1 of the schedule hereto affecting the lands described in Column 2 thereof which have been found to be missing, have been reconstructed in full in provisional folios and the connected deeds particulars of which are shown in Column 3 of the said schedule.

- 2. The provisional folios will be open for inspection by any person or persons interested therein at the office of the Registrar of Lands, Badulla, from May 7, 1962 to June 7, 1962, between the hours of 10 a.m. and 4 p.m. on week days other than Saturdays and the hours of 10 a.m. and 12 noon on Saturdays.
- 3. Any person desiring to lodge any objection against any entry included in a provisional folio or folios or against any of the particulars contained in any such entry, and any person desiring to make a claim for the insertion of any entry or of any particulars alleged to have been improperly omitted from any entry, must do so by an objection or claim in writing addressed to the undersigned, which must be sent under registered cover and must reach the office of the Registrar-General not later than July 7, 1962. The matter in respect of which the objection or claim is made must be clearly and fully set out in the objection or claim, and the objection or claim must be accompanied by all documentary evidence relied upon in support of it.

Schedule

7 Particulars of Land Register Folios. Folio 185, Volume 240, Division "C", Badulla District

2 Description of land affected

Ellenpallehawatta (Defined Southern Portion), situated at Obadaellegama in Mahapalatha Korale, Udukinda Division, Badulla District, Korale, Udukinda Division, Badulla District, Uva Province; and bounded on the North by live fence separating remaining portion of this land belonging to Wijekoon Bandara Mudiyanselage Bandara Menika, East by footpath, South by drain separating Dalukgahawatta belonging to W. B. M. Punchi Banda, West by Laullagahawatta, belonging to W. B. M. Wijekoon Banda; and containing in extent 1 acre.

Folio 186, Volume 240, Division "C", Harakgamakandebokkekumbura No. 1 of 4 Amu-Badulla District

Harakgamakandebokkekumbura No. 1 of 4 Amunams of paddy and (2) Harakgamakande-Ambagahamulakumbura No. 2 of two amunams paddy sowing and adjoining each other, situated at Radakendurewela in Udapalatha Pattu, Udukinda Korale, Badulla District, Uva Province; and bounded on the North by Ambagahakumbure Kandura, East by Medawela Kandura and Haramankandura, South by ditch of Manathunkumbura, West by stone fence of Wanata belonging to this field; and containing in extent 6 amunams paddy sowing

Folio 187, Volume 240, Division "C", Badulla District

belonging to this field; and containing in extent
6 amunams paddy sowing
Jambugahawatta, situated at Rathkarawa in
Ketakelagama in Dambawinipalatha Pattu,
Udukinda Korale, Badulla District, Uva
Province; and bounded on the North by Peella
and Agala, East by Weilla of Walawwatta and
Wetiya, South by footpath, West by Paulewetiya
for the statement of the statemen Penidodamgahawatta; and containing extent half an acre

No. 243 of April 10, 1945, attested by Notary V. Navaratnam of Colombo

Application dated April 10, 1945 for the registration of the address of the Mortgagee in the above registered Mortgage Bond No. 243 No. 411 of November 20, 1948 attested by Notary V. Navaratnam of Colombo.

3

Particulars of deeds

of Colombo

No. 965 of April 8, 1945, attested by Notary P. B. Panabokke of Kandy No. 974 of May 30, 1946, attested by Notary P. B. Panabokke of

Kandy

No. 833 of April 23, 1945, attested by Notary T. L. J. Hadju

A. M. S. PERERA Registrar-General.

Registrar-General's Office, Colombo 1, April 18, 1962.

-722

IMPORT CONTROL NOTICE No. 9/62

Licences issued against Import Allocations in 1961

IMPORTERS are hereby informed that applications for extension of validity on any pending licences issued against allocations granted in 1961 should be submitted for consideration to this office before May 15, 1962.

C. MYLVAGANAM, Controller of Imports and Exports.

Colombo, April 19, 1962. 4-739 Alternative route is via Yoda Ela-Mahagama road, Uraliya-gama-Panirendawa-Villattuwa road and Tambagalla road.

S. SIVASUBRAMANIAM, for Director of Public Works.

Public Works Department, Colombo, 21st April, 1962. 4—813

PUBLIC WORKS DEPARTMENT Interruption to Traffic

NORTH-WESTERN DIVISION, CHILAW DISTRICT

RECONSTRUCTION OF BRIDGE NO. 1/6 ON IHALAKOTTARAMULLA,
NARAWILA ROAD

FURTHER to the notification in Government Gazette No. 12,928 of February 9, 1962, it is hereby notified that the above road is now open for traffic with effect from April 10, 1962.

S. SIVASUBRAMANIAM. for Director of Public Works.

Public Works Department, Colombo, 21st April, 1962. 4-816

INTERRUPTION TO TRAFFIC

Bridge No. 6/5 on Panadura-Kesbawa Road, Colombo South District

IT is hereby notified for the information of the general public that the above road is closed for traffic from 23.4.62 to 6.5.62, for the repairs of above Bridge.

The alternative route is via Palannoruwa-Kindelpitiya road.

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

Public Works Office, Colombo, 18th April, 1962. 4—706

PUBLIC WORKS DEPARTMENT

Interruption to Traffic

NORTH-WESTERN DIVISION, CHILAW DISTRICT

DAMAGED CULVERT NO. 2/3 ON MANATKULAM-KOKKAWILA ROAD

IT is hereby notified for general information that Manatkulam-Kokkawila road is closed for all vehicular traffic with effect from 18th April, 1962, for 22 days, pending repairs.

PUBLIC WORKS DEPARTMENT

Interruption to Traffic

NORTH-WESTERN DIVISION, CHILAW DISTRICT

MAHAWEWA-PANIHILIYAGAMA ROAD

FURTHER to the notification in Government Gazette No. 12,788 of December 1, 1961, it is hereby notified that the above road is now open for light traffic (2½ tons) with effect from April 12, 1962.

S. SIVASUBRAMANIAM, for Director of Public Works.

Public Works Department, Colombo, 21st April, 1962. 4—812

IMPORTANT NOTICE

IT is hereby notified that in view of the Public Holiday on Tuesday, May 1, 1962, all Notices and Advertisements for publication in the Ceylon Government Gazette of May 4, 1962, should reach the Government Press not later than 12 Noon on Saturday, April 28, 1962.

Government Press, Colombo, April 27, 1962. Bernard de Silva, Government Printer.