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## THE CEYLON GOVERNMENT GAZETTE

අංක 13,241 — 1962 අගෝස්තු 3 වැනි සිකුරාදා — 1962.8.3

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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)

	PAGE		PAGE
Proclamations by the Governor-General	—	Price Orders	—
Appointments, &c., by the Governor-General	2003	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	2004	Revenue and Expenditure Returns	2010
Other Appointments, &c.	2005	Miscellaneous Departmental Notices	2011
Appointments, &c., of Registrars	—	Notice to Mariners	—
Government Notifications	2005	"Excise Ordinance" Notices	—

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

No. 311 of 1962

No. D/VF/42.

##### ARMY—CYF—TRANSFER APPROVED BY HIS EXCELLENCY THE GOVERNOR-GENERAL

THE undermentioned officer of the General Reserve of the Ceylon Volunteer Force is transferred to the 2nd (Volunteer) Company, Ceylon Army Service Corps, with effect from June 20, 1962.

Captain PATHIRANAHALAGE DON SOLOMON RAJAPAKSE, ED.

By His Excellency's command,

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

Colombo, 28th July, 1962.

8-233/1

No. 312 of 1962

No. D/VF/42.

##### ARMY—CYF—TRANSFERS APPROVED BY HIS EXCELLENCY THE GOVERNOR-GENERAL

THE undermentioned officers of the General Reserve of the Ceylon Volunteer Force are transferred to the Ceylon National Guard in the following order of seniority, with effect from June 20, 1962.

Temporary Major CECIL FREDERICK ANNESLEY JONKLASS  
Captain PERCY ARTHUR GUBUSINGHE

Temporary Captain CHINNIAM RAJATHURAI  
Lieutenant VERNON SALIYA WEDASINGHE  
Lieutenant MANICKAM RAJENTHIRAM  
Lieutenant AELIAN EUSTACE JAYASEKERA  
Second-Lieutenant LIONEL SRINATH DISSANAIKE  
Second-Lieutenant NORMAN EDWARD WEERASOORIYA  
Second-Lieutenant WALPOLA MUDALIGE GEMUNU VIJAYA WIJERATNE  
Second-Lieutenant KUDA BANDARA VARNASOORIYA.

By His Excellency's command,

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

Colombo, 28th July, 1962.

8-234/2

No. 313 of 1962

No. D. 32/Rect.

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

To be Lieutenant-Commander with effect from 23rd April, 1962—

Lieutenant D. B. GOONESERKEA, Royal Ceylon Navy.

By His Excellency's command,

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

Colombo, 23rd July, 1962.

8-136/1

#### IMPORTANT NOTICE

IT is hereby notified that in view of the Public Holiday on Tuesday, August 14, 1962, all Notices and Advertisements for publication in the *Ceylon Government Gazette* of August 17, 1962, should reach the Government Press not later than 12 noon on Saturday, August 11, 1962.

Government Press,  
Colombo, August 3, 1962.

BERNARD de SILVA,  
Government Printer.

No. 314 of 1962

No. D 32/Rect.

No. 315 of 1962

No. D22/Rect/42.

**ROYAL CEYLON NAVY—PROMOTIONS APPROVED BY HIS EXCELLENCY THE GOVERNOR-GENERAL***To be Lieutenant-Commander with effect from 23rd May, 1962—*

Lieutenant A. W. H. PERERA, Royal Ceylon Navy.

By His Excellency's command,

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

Colombo, 23rd July, 1962.

8-136/3

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

Lt. K. J. R. SERPANCHY retires from the Regular Force of the Royal Ceylon Navy, with effect from August 1, 1962.

By His Excellency's command,

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

Colombo, 31st July, 1962.

8-264

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

No. 316 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 KRETZER ✓	.. Additional District Judge, Colombo	From 21st July, 1962, to hear till completion D. C., Colombo Case 8251/L, and from 24th July, 1962, till judgment is delivered in D. C., Colombo Cases 8790/L and 798/ZL	In addition to his other duties
Mr. P. A. DE S. SENARATNE ✓	.. Acting Additional District Judge, Colombo	From 25th July, 1962, until further orders	During absence of Mr. D. J. R. GUNAWARDENE on other duties
Mr. J. J. F. A. DIAS ✓	.. Additional Magistrate etc., Kurunegala	From 25th July 1962, to hear till completion M. C., Kurunegala, Case 7852	In addition to his other duties
Mr. S. JOKANATHAN ✓	.. Acting Additional Magistrate etc., Gampaha	17th July, 1962 to 4th August, 1962	During absence of Mr. S. D. JAYASUNDERA on other duties
Mr. K. V. SWARNADHIPATHI ✓	.. Additional Magistrate etc., Matara	From 20th July, 1962	.. Until further orders
Mr. P. G. DE SILVA ✓	.. Additional Magistrate etc., Avissawella	21st July, 1962	.. During absence of Mr. J. G. L. SWARIS
Mr. D. A. E. MEEGAMA ✓	.. Additional Magistrate etc., Panadura	27th to 31st July, 1962	.. During absence of Mr. A. W. GOONERATNE
Mr. S. MATHAVARAJAH ✓	.. Additional District Judge etc., Trincomalee	22nd and 23rd July, 1962	.. During absence of Mr. M. M. ABDUL CADEE
Mr. C. H. UDALAGAMA ✓	.. Additional Magistrate etc., Kegalla	25th to 29th July, 1962	.. During absence of Mr. T. J. RAJARATNAM
Mr. V. M. GURUSAMY ✓	.. Additional Magistrate etc., Kandy	25th July, 1962	.. During absence of Mr. J. J. F. A. DIAS
Mr. T. B. YATAWARA ✓	.. Additional District Judge etc., Kandy at Gampola	21st to 24th July, 1962	.. During absence of Mr. K. D. O. S. M. SENEVIRATNE
Mr. H. A. JAYAWICKREME ✓	.. Additional District Judge etc., Anuradhapura	23th to 30th July, 1962 and 9th to 12th August, 1962	During absence of Mr. C. V. UDALAGAMA
Mr. C. H. UDALAGAMA ✓	.. Additional District Judge etc., Kegalla	3rd August, 1962	.. During absence of Mr. P. MARAPANA
Mr. C. L. DE SILVA ✓	.. Additional Magistrate etc., Balapitiya	26th July, 1962	.. During absence of Mr. D. E. DHARMASEKERA
Mr. V. M. GURUSAMY ✓	.. Additional District Judge etc., Kandy	From 29th August, 1962	.. Until resumption of duties by Mr. P. S. W. ABAYAWARDENE
Mr. P. N. BARTHOLEMEUSZ ✓	.. Additional District Judge etc., Nuwara Eliya	24th to 27th July, 1962	.. During absence of Mr. B. E. DE SILVA
Mr. B. R. G. WIJEYAKOON ✓	.. Additional District Judge etc., Kandy at Matale, etc.	28th to 30th July, 1962	.. During absence of Mr. A. O. S. DISSANAYAKE
Mr. C. V. S. DE SILVA ✓	.. Additional Magistrate etc., Kurunegala at Kanadulla	2nd to 4th August, 1962	.. During absence of Mr. A. M. AMEEN
Mr. D. J. K. GOONETILLEKE ✓	.. Additional District Judge etc., Kalutara	25th July, 1962	.. During absence of Messrs. N. M. J. RAJENDRAM, C. B. WALGAMPAYA and S. J. M. G. S. MUDANNAYAKE
Mr. A. F. H. DE ALWIS ✓	.. Acting President, Rural Court, Four Gravets etc.	19th to 21st and 23rd and 24th July, 1962	During absence of Mr. K. I. KARUNARATNE
Mr. A. B. RATNAYAKE ✓	.. Acting Additional President, Rural Court, Dewamedi Hatpattu, at Nikaweratiya	25th July, 1962	.. During absence of Mr. M. M. PERERA, on other duties
Mr. R. M. C. RATNAYAKE ✓	.. Acting President, Rural Court, Pata Dumbara etc.	19th July, 1962	.. During absence of Mr. M. B. KAPPAGODA
Mr. V. A. W. WICKREMASURIYA ✓	.. Acting President, Rural Court, West Giruwa Pattu	19th and 20th July, 1962	.. During absence of Mr. M. J. T. SILVA
Mr. N. EHAMPARAM ..	.. Acting President, Rural Court, Islands etc.	30th July and 1st to 3rd August, 1962	During absence of Mr. S. T. RAJARATNAM

Office of the Judicial Service Commission,  
P. O. Box 573,  
Colombo, 26th July, 1962.

8-136

N. A. DE S. WIJESKERA,  
Secretary, Judicial Service Commission.

**Other Appointments, &c.**

No. 320 of 1962

No. 4/1/16 (MF/GC).

No. 317 of 1962

**APPOINTMENTS BY THE HONOURABLE MINISTER OF JUSTICE**

**Justices of the Peace.**

1. Mr. S. M. D. W. JAYATILLEKE to be a Justice of the Peace for the Judicial District of Colombo.
2. Mr. TIKIRI BANDA YATIWELLA to be a Justice of the Peace for the Judicial District of Nuwara Eliya.
3. Mr. M. A. JINADASA to be a Justice of the Peace for the Judicial District of Kandy.
4. Mr. M. R. M. KIRI BANDA to be a Justice of the Peace for the Judicial District of Badulla.

D. J. R. GUNAWARDENA,

Acting Permanent Secretary to the Ministry of Justice.

Ministry of Justice,  
Colombo, 27th July, 1962.

8-231

No. 318 of 1962

D. 178/Rect.

**RÓYAL CEYLON NAVY—OFFICERS' CONFIRMATIONS**

THE undermentioned officer is confirmed in the rank of Sub-Lieutenant (E) with effect from July 1, 1960:—

Acting Sub-Lieutenant (E) D. C. D. LECAMWASAM, Royal Ceylon Navy.

N. Q. DIAS,

Permanent Secretary,  
Ministry of Defence and External Affairs.

Colombo, July 16, 1962.

8-1

No. 319 of 1962

THE following appointments in the Ceylon Civil Service were effected from the dates notified below:—

No. 74/2/37 (MF).

Mr. B. C. PERERA to act in the post of Assistant Controller of Establishments, General Treasury, with effect from July 2, 1962, until further orders.

No. 74/2/99 (MF).

Mr. P. G. PUNCHIHEWA to act as Assistant Government Agent for the Administrative District of Kalutara and to function under the direction of the Government Agent in authority over the said district with effect from July 2, 1962.

No. 74/24/17 (MF).

Mr. S. M. L. MARIKAR, Cadet, to be attached to the General Treasury with effect from July 2, 1962.

Mr. S. L. B. AMUNUGAMA, Cadet, to be attached to the General Treasury with effect from July 2, 1962.

Mr. B. S. WIJEWEERA, Cadet, to be attached to the General Treasury with effect from July 2, 1962.

Mr. L. L. B. I. GUNATUNGA, Cadet, to be attached to the General Treasury with effect from July 2, 1962.

Mr. D. G. P. SENEVIRATNE, Cadet, to be attached to the General Treasury with effect from July 2, 1962.

Mr. R. G. GOMEZ, Cadet, to be attached to the General Treasury with effect from July 2, 1962.

Mr. P. A. T. GUNASINGHE, Cadet, to be attached to the General Treasury with effect from July 2, 1962.

Mr. H. B. DISANAYAKE, Cadet, to be attached to the General Treasury with effect from July 2, 1962.

No. 74/48 (MF).

Mr. B. S. WIJEWEERA, to be attached to the Land Commissioner's Department with effect from July 9, 1962.

Mr. L. L. B. I. GUNATUNGA, to be attached to the Land Development Department with effect from July 9, 1962.

Mr. H. B. DISANAYAKE, to be attached to the Department of Co-operative Development with effect from July 9, 1962.

No. 74/2/210 (MF).

Mr. A. B. SAMARAJIWA to be attached to the General Treasury from May 8, 1962 to May 14, 1962.

H. S. AMERASINGHE,  
Secretary to the Treasury.

Ministry of Finance,  
Colombo, July 23, 1962.

8-2

THE Hon'ble the Minister of Finance has been pleased to appoint under section 74 (2) of the Income Tax Ordinance, Mr. P. C. Gunawardena, Assessor, Estate Duty, to be, in addition to his own duties, Clerk to the Board of Review, Inland Revenue, during the absence of Mr. S. Selvajayam, who is on overseas leave, with effect from 16th July, 1962.

H. PANDITA GUNWARDENA,

for Permanent Secretary to the Ministry of Finance.

Ministry of Finance,  
Colombo 1, July 28, 1962.

8-180

No. 321 of 1962

**LAND DEVELOPMENT ORDINANCE**

(Chapter 320)

THE Hon'ble Minister of Agriculture, Land, Irrigation and Power has been pleased under section 6 (1) of the Land Development Ordinance, to appoint Mr. D. K. Ehelepola, Temporary Land Officer, in addition to his duties, a Land Officer for the whole Island with effect from 1st August, 1962.

D. G. L. MISSE,

Permanent Secretary.

Ministry of Agriculture, Land,  
Irrigation and Power,  
Colombo 1, 19th July, 1962.

8-1

**Government Notifications**

G-G. O. No. O. 103.

HIS Excellency the Governor-General has been pleased under section 5 of the Kandy Church Ordinance (Chapter 330) to nominate Dr. V. H. L. Anthonisz, O.B.E., Mudaliyar A. A. de Alwis and Dr. A. V. Richards to be Trustees of St. Paul's Church, Kandy, and to nominate under section 17 of the said Ordinance Mr. P. Muthiah, F. B. I. (London), to audit the accounts of the said Church until the next ensuing annual meeting of the congregation of the said Church.

By His Excellency's command,

S. J. WALPITA,

Acting Secretary to the Governor-General.

Governor-General's Office,  
Colombo, 25th July, 1962.

8-180

L. D.— B. 13/61.

**THE TEMPORARY RESIDENCE TAX ACT, No. 36 OF 1961**

ORDER made by the Minister of Defence and External Affairs under section 3 (1) (ix) of the Temporary Residence Tax Act, No. 36 of 1961.

SIRIMA R. D. BANDARANAIKE,  
Minister of Defence and External Affairs.

Colombo, 21st July, 1962.

**Order**

Any person whose services are utilised in connection with an educational or research project approved by the Government shall be exempt from the provisions of the Temporary Residence Tax Act, No. 36 of 1961.

8-180

**THE PADDY LANDS ACT, No. 1 OF 1958**

IT is hereby notified for public information that the undermentioned person has been appointed for a period of one year with effect from 15.8.62 by the Hon'ble Minister of Agriculture, Lands, Irrigation and Power, to serve as a member on the Board of Review established under the provisions of section 59 (1) of the Paddy Lands Act, No. 1 of 1958, and the Regulations framed thereunder, for the purpose of hearing and determining appeals that may be made to such Board under the Act:—

S. Semasinghe, Esq.

M. SRI KANTHA,  
Additional Permanent Secretary,

Ministry of Agriculture, Land, Irrigation and Power,  
Colombo, 24th July, 1962.

8-173

**THE IRRIGATION ORDINANCE (CAP. 453)**

IT is hereby notified that the Minister of Agriculture, Land, Irrigation and Power, has, by virtue of the powers vested in him by Section 61 (1) of the Irrigation Ordinance (Cap. 453), as modified by the Proclamation published in *Gazette Extraordinary* No. 9,773 of September 24, 1947, confirmed the scheme relating to the Bowlna Tank Irrigation work in the Kandy District of the Central Province, prepared under Part V of the same Ordinance and approved at a meeting duly held on the 31st day of October, 1931, by the prescribed majority of the proprietors under the irrigable area of that irrigation work.

D. G. L. Misso,  
Permanent Secretary,  
Ministry of Agriculture, Land,  
Irrigation and Power.

Colombo; July 23, 1962.

8-6

**THE IRRIGATION ORDINANCE (CAP. 453)**

IT is hereby notified that the Minister of Agriculture, Land, Irrigation and Power, has, by virtue of the powers vested in him by Section 61 (1) of the Irrigation Ordinance (Cap. 453), as modified by the Proclamation published in *Gazette Extraordinary* No. 9,773 of September 24, 1947, confirmed the scheme relating to the Maussawewa irrigation work in the Kandy District of the Central Province, prepared under Part V of the same Ordinance and approved at a meeting duly held on the 17th day of April, 1961, by the prescribed majority of the proprietors under the irrigable area of that irrigation work.

D. G. L. Misso,  
Permanent Secretary,  
Ministry of Agriculture, Land,  
Irrigation and Power.

Colombo, July 23, 1962.

8-5

W. 105/945.

**THE INDUSTRIAL DISPUTES ACT, CHAPTER 131 OF THE LEGISLATIVE ENACTMENTS, CEYLON (REVISED EDITION 1956)****Order under Section 4 (1)**

To: The President,  
Labour Tribunal IV,  
11, Rosmead Place,  
Colombo 7.

WHEREAS an industrial dispute in respect of the matter specified in the statement of the Commissioner of Labour which accompanies this Order exists between the Democratic Workers' Congress and the Superintendent of Concordia Group, Kandapola:

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 of Ceylon (Revised Edition 1956), as amended by the Industrial Disputes (Amendment) Acts Nos. 14 of 1957, 62 of 1957 and 4 of 1962, hereby refer the aforesaid dispute to you for settlement by arbitration.

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

24th July, 1962.

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

In the matter of an industrial dispute

between

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

And

The Superintendent of Concordia Group, Kandapola

**STATEMENT OF MATTER IN DISPUTE**

The matter in dispute between the Democratic Workers' Congress and the Superintendent of Concordia Group, Kandapola, is whether the non-employment of S. Kalimuttu and his wife Araie is justified and to what relief they are entitled.

Dated at Colombo, this 13th day of July, 1962.

N. L. ABEYWIRA,  
Commissioner of Labour.

8-80

**THE INDUSTRIAL DISPUTES ACT, CHAPTER 131 OF THE LEGISLATIVE ENACTMENTS, CEYLON (REVISED EDITION 1956)****Order under Section 4 (1)**

To: E. S. Appadurai Esq.,  
Senior Assistant Commissioner of Labour,  
Department of Labour,  
Colombo.

WHEREAS an industrial dispute in respect of the matter specified in the statement of the Commissioner of Labour which accompanies this order exists between the United Port Workers' Union and Mr. P. Veeravagu, the Proprietor of Messrs. P. Veeravagu and Company, 244, Inner Harbour Road, Trincomalee:

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 of Ceylon (Revised Edition 1956), as amended by the Industrial Disputes (Amendment) Acts Nos. 14 of 1957, 62 of 1957 and 4 of 1962, hereby refer the aforesaid dispute to you for settlement by arbitration.

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

27th July, 1962.

**THE INDUSTRIAL DISPUTES ACT, CHAPTER 131**

In the matter of an industrial dispute

between

The United Port Workers' Union, 32, 2nd Rohini Lane,  
Colombo 11,

and

Mr. P. Veeravagu, the proprietor of Messrs. P. Veeravagu & Company, 244, Inner Harbour Road, Trincomalee

**STATEMENT OF MATTER IN DISPUTE**

The matter in dispute between the United Port Workers' Union and Mr. P. Veeravagu, the proprietor of Messrs. P. Veeravagu & Co., Trincomalee, is whether the non-employment of the following employees is justified and to what relief they are entitled:—

1. K. D. Richard
2. M. Gnanapragasam
3. K. S. Thambu
4. S. Thampillai
5. S. Sathasvam
6. P. Nadarajah
7. A. Lazarus
8. K. Subramaniam, and
9. M. H. A. Siddique.

Dated at Colombo, this 27th day of July, 1962.

N. L. ABEYWIRA,  
Commissioner of Labour.

8-158

No. C/I. 759.

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

THE Award transmitted to me by the Arbitrator to whom the industrial dispute which had arisen between the Ceylon Mercantile Union and the management of Mount Lavinia Hotel, Mount Lavinia, was referred by Order dated November 14, 1961, made under section 4 (1) of the Industrial Disputes Act, No. 43 of 1950, and published in *Ceylon Government Gazette* No. 12,780 dated November 24, 1961, for settlement by arbitration, is hereby published in terms of section 18 (1) of the said Act.

N. L. ABEYWIRA,  
Commissioner of Labour.

Department of Labour,  
Colombo 3, 27th July, 1962.

In the matter of an Industrial Dispute

between

The Ceylon Mercantile Union, 22 1/1, Upper Chatham  
Street, Colombo 1,

and

The Management of Mt. Lavinia Hotel, Mt. Lavinia.

No. I. D./L. T. 12.

**THE AWARD**

This is an Award under the Industrial Disputes Act. It relates to an industrial dispute between the Ceylon Mercantile Union (hereinafter referred to as the Union) and the Management of

Mount Lavinia Hotel (hereinafter referred to as the Management). The Hon'ble the Minister of Labour, Housing and Social Services by his Order under section 4 (1) of the Act referred the above dispute to this Tribunal for settlement by arbitration.

2. At the hearing, the Union was represented by Mr. B. Tampoe, Mr. Prins Rajasooriya and Mr. J. C. Hatch of the Union. Mr. Advocate M. L. S. Jayasekera instructed by Messrs. F. J. & G. de Saram, appeared for the Management.

3. The Union's member concerned in this dispute is P. A. Fernando (hereinafter also referred to as the 'employee') who was the Chief Cashier of the Mount Lavinia Hotel. The Management as a result of certain irregularities which they discovered on or about the 22nd of February, 1961, held a preliminary inquiry on the 23rd of February, 1961. Not being satisfied with the explanation tendered by the employee at that inquiry, the Management by their letter A. 1 of 5.3.1961, interdicted the employee from his duties. Formal charges were conveyed to the employee by the Management's letter A. 4 dated 27.3.1961. The employee replied to these charges by his letter A. 5 of 29.3.61. A formal inquiry was held on 18.4.61. This inquiry was conducted by the Managing Director of the Hotel P. A. Ediriweera in the presence of the employee and two representatives of the Union. The Management found the employee guilty of the charges made against him and by their letter A. 7 of 25.4.61, dismissed him from employment with effect from the date of interdiction.

4. A preliminary question was raised as to the burden of proof. It is undisputed that it was the Management who terminated the employee's services—and terminated them with effect from the date of interdiction, 5.3.61. The fact that the employee was paid his salary for the whole month of March, 1961, does not constitute a month's pay in lieu of notice as he had been in service up to and including the 4th of March, 1961. It is also necessary to take into consideration the principle that he who alters the normal state of industrial society, which is a state of employment, must justify his acts. The dismissal does not automatically flow from the acts alleged to have been engaged in by the employee. The Management considering those acts to be deserving of the penalty of dismissal, terminated the employee's services. The Management at the time of termination could have been right or wrong. It is for the Management to prove that they were right rather than for the employee to prove they were wrong. On these considerations, I called upon the Management to justify their action in having terminated the employee's services and also to begin to adduce evidence.

5. The Mount Lavinia Hotel is an important centre of the tourist industry in Ceylon. In order to conduct its business with foreign tourists, it is necessary for the Hotel to deal with foreign currency in the form of travellers cheques and currency notes. To this end, the Management has obtained from the Controller of Exchange a "Permit to purchase Foreign Currency". This permit has to be renewed every year and it is in the discretion of the Controller of Exchange whether it is renewed or not; it is issued subject to compliance by the Management with certain conditions which are set out in R. 1. A visitor to this country or a transit passenger is obliged on arrival to declare the form, name and amount of the currency he has brought with him. The Management, as holder of the permit referred to, is empowered to cash for a visitor foreign currency to the extent of the amount declared by him. Each sum so cashed must be entered by the Cashier in the Customs Declaration Form.

6. One of the requirements of the permit R. 1 is the maintenance by the Management of a record of foreign currency. This record consists of printed sheets (foreign currency returns) which are serially numbered and which collectively are referred to as the foreign currency register. Whenever a customer cashes foreign currency, certain particulars including the date, form of currency, amount, name and address and signature of the tenderer have to be entered in this return. This must be done at the time of cashing. It is said that the customer is expected to fill in these details, but for purposes of convenience, the cashier sometimes fills them up. The customer himself, however, must sign at the appropriate column and must do so in the presence of the cashier. The purchase of foreign currency has to take place at the cashier's table only. The Management also required the cashier to enter the particulars of the currency cashed by him in a book called the foreign currency record book, R. 22. This book has to be entered by the cashier at the end of his duty turn with the amount and description of the currency in the safe. The employee as the Head Cashier was in charge of the main safe.

7. I shall now set out the charges as framed by the Management. They are that the employee did:

(i) on the 22nd February, 1961, in the course of his duties as Head Cashier at the Mt. Lavinia Hotel enter in the Register of Foreign Currency at Folio 79 against the name of D. S. Anderson a customer of the Hotel a sum of £5 as being the amount of a Traveller's Cheque cashed by the said customer with him when in fact the said customer had cashed at the time in question a Traveller's Cheque or Cheques in excess of that amount.

(ii) between the period 13th February, 1961 and 23rd February, 1961, in the same capacity in breach of his duties fail to enter in the Register of Foreign Currency the values of all foreign currency cashed at the said Hotel by the said D. S. Anderson.

(iii) on the 22nd February, 1961, and in the course of his duties as Head Cashier at the said Hotel enter in the Register of Foreign Currency at folio 79 against the name of G. Williams, a customer of the Hotel a sum of £15 or £10 as being the amount of a Traveller's Cheque cashed by the said customer with him when in fact the said customer had cashed Traveller's Cheque in excess of that amount.

(iv) on the 22nd February, 1961, and in the course of his duties as Head Cashier make an alteration in the figure appearing against the name of the said G. Williams in the Register of Foreign Currency at folio 79 with intent to defraud or to secure a gain by dishonest means.

(v) in his capacity as Head Cashier enter in the Register of Foreign Currency at folio 78 under date the 22nd February, 1961, a sum of £10 below the column provided therefor without other particulars in breach of his duties as Head Cashier and with dishonest intent.

(vi) in his capacity as Head Cashier enter in the Register of Foreign Currency at folio 80 under date 23rd February, 1961, a Traveller's Cheque for a sum of £10 without inserting other particulars in breach of his duties as Head Cashier and with dishonest intent.

(vii) have in his custody or charge certain sums by way of Traveller's Cheques which had not been entered in the Register of Foreign Currency in breach of his duties as Head Cashier.

(viii) have in his custody or charge in breach of his duties as Head Cashier Hongkong Dollars of the value of \$5 and \$10 and also Indian Currency of the value of Rs. 5 in breach of Exchange Control Regulations.

(ix) and that he by one or all of the above acts was guilty of conduct constituting a breach of his duties as Head Cashier of Mt. Lavinia Hotel.

8. Suspicion of the activities of the employee arose as a result of a complaint made to the Management by a customer of the Hotel by the name of G. Williams. This complaint has been produced marked R. 2. Hans Vogel, the Manager of the Hotel, testifies that there is no doubt that the signature on R. 2 is that of Williams and I have no reason to disbelieve him. Williams at 2 p.m. on 22.2.61, cashed with the employee a Travellers Cheque for £30. His Customs Declaration Form was accordingly stamped "£30" by the cashier. Williams did not enter the amount on the foreign currency sheet R. 4 himself, but left it to be entered by the employee. Williams, however, signed the foreign currency sheet R. 4. At 2.50 p.m. on the same day, Williams desired to cash another Travellers Cheque for £20. Fernando the employee, according to R. 2, told him that he (Fernando) could alter the previous entry to save Williams the trouble of signing R. 4 again and stamped the Customs Declaration "£20". Williams agreed. At 6 p.m. on the same day, Williams called again to change a further Travellers Cheque for £22. At that time, Fernando had gone off duty and had been replaced by another cashier. While signing R. 4 for £22, Williams noticed that the previous amount had been entered as £15 whereas in fact he had cashed Travellers Cheques to the value of £50. Williams also says in his complaint R. 2 that when he went to cash his £30 at 2 p.m. and signed R. 4 without entering the amount cashed, he observed that the "previous person had done the same thing", that is to say that he had signed the form without the particulars being entered. The person who signed on the line next above that on which Williams had signed was one Anderson, also a foreign tourist who was staying at the Hotel.

9. Vogel, the Manager, considered that an investigation was necessary and with the assistance of the Head Accountant, Jayatunge, sealed the main safe which was kept by Fernando. This was on the 22nd February, 1961. On the following morning, Vogel and Jayatunge opened the safe in the presence of Fernando who was in possession of the keys. It is not disputed that the Management was not in possession of the keys of this safe. The key or keys were with the employee, who was in sole charge of the safe. Nothing therefore could have been introduced into the safe between the evening of the 22nd when Fernando locked up the safe and the morning of the 23rd when it was opened. R. 21 is a statement of the monies that were found in the safe when it was opened on 23.2.61. There were two Travellers Cheques of Anderson, R. 15A and R. 15B for £5 and £10 respectively. On the foreign currency sheet for the 22.2.61, R. 4, however, there is against Anderson only an entry of £5. The statement R. 21 also shows that the safe contained three Travellers Cheques of Williams R. 14, B, D and C for £10, £20 and £20 respectively. In R. 4, however, the sum entered against Williams is only £15. The second digit of this figure has been altered. It would appear that the £10 originally entered had been altered to £15. Fernando's explanation in R. 5, which is a note of the preliminary inquiry, was that £5 entered against Anderson should in fact read £50 and that it should be entered against Williams and further that £15 should be entered against Anderson. At the second inquiry, proceedings of which have

been produced marked R. 8, Fernando agreed that the earlier entries in R. 4 were his entries and repeated the explanation he had given at the preliminary inquiry. He also admitted at the second inquiry that these two entries were not made in the presence of the customer, but when Fernando was about to leave at about 4.50 p.m. in his letter of explanation (A. 5), Fernando states that charges 1 to 4 are based on clerical errors and that the alteration of the figure in R. 4 "may have been a bona fide one to correct an error."

10. An attempt was made to canvass the propriety of the two inquiries that were made by the management in regard to the irregularities attributed to the employee. It is said that the preliminary inquiry notes were not signed by the employee. It is in evidence that the employee at the preliminary inquiry promised to furnish a written explanation. Had he made such a written explanation his statement could have been put in evidence. He, however, chose not to make any such explanation. Ebdiriweera stated in evidence that at the formal inquiry he prevented one of the union representatives from prompting something to the employee. This, I think was in order. But, if as alleged, he did not allow the union representatives to speak at all either of them could have endorsed their protest on the record of inquiry, R. 8, which was typewritten in their presence as the inquiry proceeded and which the employee has subscribed with his signature. There was nothing to prevent the employee at least from indicating his protest above his signature. I have no reason to think that the Managing Director, Ebdiriweera, has done anything improper either at the preliminary or the second inquiry. There is no provision in our law that makes an inquiry obligatory on the part of the Management. I construe the fact that the two inquiries were held to be indicative of the bona fides of the management. If the management desired to victimize the employee, they need have made no inquiries at all. The termination by the management of the services of certain other employees was mentioned in the evidence. These employees were also dismissed in connection with their dealings with foreign currency. Each case, however, must depend on its own facts.

11. The document R. 3 is a photostat copy of the Customs Declaration of Williams. According to Fernando, Williams asked him to cash a Travellers Cheque for £20 and while Fernando was entering it on R.3, Williams wanted another £30 cashed; Fernando says he entered the £40 under the £20 in R.3. This is not true. R.3 shows on 22.2.61, an entry of £30 and below that an entry of £20. The £20 above the £30 is in respect of a previous date. The order or entry on 22.2.61 would appear to corroborate the statement in Williams' complaint that he first cashed £30 which was entered in R.3 and half an hour later he cashed another £20 which was also entered in R.3. Williams' £30 originally tendered for cashing consisted of two Travellers Cheques of the values of £10 and £20 respectively. Fernando, however, entered in R.4 only the cheque for £10 (later altered to £15). He also entered this cheque for £10 at R.22A. In his evidence Fernando states that on 22.2.61 he made only the first three entries at R.22A. The second and the third entries are £5 in respect of Anderson and £10 in respect of Williams. The other Travellers Cheque for £10 tendered by Anderson and the two cheques for £20 each tendered by Williams were entered by Fernando on 23.2.61 after the sealed safe had been opened and these Travellers Cheques had been discovered.

12. At both inquiries held by the Management and in his evidence before me, Fernando's position was that these "mistakes" were due to the fact that he was in a hurry to go to a funeral. The mother of the Hotel butler, Wilbert, had died. Fernando, however, admits that he in fact did not attend the funeral at all or go to Wilbert's house that day because it rained. He visited Wilbert's house about 3 days later. Fernando stated at the second inquiry that he remembered that Wilbert's mother had died on the 22.2.61. Dominic Perera, a cashier of the Hotel, states in evidence that the funeral was on the 23rd. He states that on the day of the funeral, the clerical staff of the Hotel obtained short leave to attend the funeral and on their way back "got a ducking". The witness volunteered the information that there was rain. He then tried to make out that it was on the 22nd that they visited Wilbert's house and got wet in the rain. He states that he and others left the Hotel at 3.30 p.m. Fernando did not go with them. After returning to the Hotel between 6.45 and 7.15 p.m. he had a change of clothing and went into the dining room at 8 o'clock. Those who were there were saying that the safe had been sealed. The safe was sealed on the evening of the 22nd. The Attendance Register, R.31, has been kept regularly in the ordinary course of business. According to R.31, it was on the 23rd that Perera left at 3 p.m. Perera was taken aback when this was put to him and was constrained to maintain that it was on the 22nd that he had so left. The Attendance Register R.31 shows that Perera had left on the 22nd at 4.30 p.m. According to R.31, it would appear that Perera's normal time of departure was between 4.30 and 5 p.m. As usual he left at 4.30 p.m. on the 22nd. In examination-in-chief Perera said that he got the "ducking" from 4 p.m. to 6 p.m. on the 22nd on the way back. He stated in cross-examination also that it was not on the way out that he got wet. But in point of fact Perera did not leave the Hotel till 4.30 p.m. Fernando in his evidence stated that on the 22nd, he left between 4.30 and 5 p.m. R.31 shows that he left at 5 p.m. So does the time sheet R.24. Fernando's story at the inquiry was that after leaving the Hotel the rain came down and therefore he could not go to Wilbert's house. I am not impressed by Perera's evidence and I am of

the view that he attempted to bring his evidence in line with the evidence already given by Fernando. Fernando states also that he never leaves the Hotel without balancing the books even if he had to work late in the evening. Considering the evidence in regard to this funeral, I do not think it can be said that the death of Wilbert's mother was of such importance to Fernando that he would have left his work incomplete if in fact he intended to make correct entries in regard to the Travellers Cheques in question.

13. The submission made on behalf of the Management is that when Anderson presented two cheques for the respective values of £5 and £10, Fernando left the column for the amount of currency in R.4 blank and in the absence of the customer entered £5 only in R.4. He did the same in R.22A; and when Williams cashed his £30 consisting of £10 and £20, Fernando entered only £10 in R.4 in the absence of the customer and he also entered only the sum of £10 in R.22A at the close of the day. When Williams later wanted another £20 cashed, Fernando altered his previous entry of £10 to £15 and did not enter at all in R.4 the £20 tendered by Williams on the second occasion. It is suggested that Fernando could, had the un-entered travellers cheques remained undetected, remove them for sale at enhanced rates in the black market after replacing the amount of Ceylon money that had been paid out, and appropriated the gain to himself; and the Management would have been none the wiser as the Customs Declaration is carried by the customer to be surrendered to the Customs authorities before departure from Ceylon. It is only if a case is investigated as in the present instance that a photostat copy of the Customs declaration would be obtained from the Exchange Control Department. Fernando states in evidence that he knows of no black market. Vogel states that the Travellers Cheques could have found their way to Port Said or Cairo. I am not inclined to think that Fernando who had for so many years dealt in foreign currency as his main duty would be so ignorant as to be unaware of the existence of a black market in foreign currency. In any event, it is reasonably clear that he had failed to enter in R.4 the £10 of Anderson and £20 plus £20 of Williams and that he entered only £5 against Anderson and £10 (altered to £15) against Williams on 22.2.61. I am also of the view that it was Fernando who altered the £10 against Williams to £15. On this question, Fernando himself stated in cross-examination, "I do not say I did not write it; I am not sure". The Union has not shown that anyone else wrote it. Fernando was on duty and in the ordinary course of business it was Fernando who must be held responsible for what is written in the currency sheet during his turn of duty. In the light of what I have stated, I hold that this alteration was not a mistake. It follows that it was intentional. The intention, then, could not be other than dishonest. I accept the evidence that had a surprise check been made by the Exchange Control authorities and foreign currency had been discovered in excess of the amounts shown in R.4 and R.22, the Management was in danger of having their permit to purchase foreign currency cancelled. Such an event would have been disastrous to the business of the Hotel.

14. It is Fernando's position that he could not have made improper use of the Travellers Cheques of Williams and Anderson because those documents had, according to Fernando, been endorsed with the seal of the Management Company and Vogel's signature before they were put into the safe by Fernando on the 22nd February, 1961. Fernando states that Vogel came to the counter at 4.15 p.m. that day and endorsed them. Vogel was not definite as to the date of signing. He said "I suppose it was after they were taken out, but the cashier could have brought it a day before for my signature". This answer suggests that the practice was for the cheques to be brought to Vogel for signature rather than for Vogel to go up to the cashier's desk. Fernando states that Vogel came at 4.15 to change some money. Considering his evidence, I do not credit Fernando with so sharp memory that he can remember the reason why Vogel came to the counter—to change some money according to Fernando. The frank of the Bank appearing on the reverse of each of these Travellers Cheques shows that they were tendered to the Bank on the 3rd March, 1961. Jayatunge states that normally cheques are endorsed with the seal of the Management and signed just before they were sent to the Bank and this would seem the ordinary course of business. Jayatunge also emphatically denies that the seal is put by one cashier before being handed over to another. Ebdiriweera, the Managing Director, states that when he saw these cheques after the safe had been opened, they were not so endorsed or signed. He testifies that they were endorsed and signed subsequently and sent to the Bank. Jayatunge, the Accountant also testifies that when he took the cheques from the safe on the morning of the 23rd February, the Management's seal was not on them and that Mr. Vogel's signature was also not there. In the face of this evidence, I find it difficult to rely on cashier Daniel's statement that on the request of Fernando on the 22nd February, he put the Management's seal on a number of cheques and that Fernando put them in the safe after getting the signature of Vogel who happened to come to the counter to change money. This witness is unable to say that the Travellers Cheques of Williams and Anderson were among the cheques on which he put the Management's seal and also admits that the practice is for Fernando to get these entries at the Manager's office. When Fernando in his evidence stated that Vogel endorsed these Travellers Cheques in the evening of the 22nd, it should have occurred to him if what Daniel says is true that he had

got Daniel to seal them. Not even when the question was asked as to who was the relief cashier and Fernando replied it was Daniel, did Fernando remember that he had got Daniel to put the Hotel seal on them. I do not believe Daniel when he says that he put the seal on these Travellers Cheques on the 22nd, and when he goes further and volunteers the reason why Vogel came to the cashier namely to change money, I am inclined to think he was concocting his evidence to lend corroboration to what Fernando had said. I reject Daniel's evidence on this point. Witness Mohotti, says that when the foreign currency was taken out of the safe on the morning of the 23rd, the foreign currency had been sealed and bore Vogel's signature, but in cross examination he stated he could not say whether the Travellers Cheques in question were handed to him by Fernando. I hold that the Travellers Chèques R.14A to E and R.15A and B had not been endorsed or signed by Vogel before they were put into the safe and that they were endorsed and signed subsequently before banking. It should be observed that what is meant by banking of Travellers Cheques is that they are tendered to the Bank for cashing. The endorsement with the seal and the signature does not mean that the cheques become not negotiable thereafter. It is also declared on each cheque that it is "negotiable only in the countries specified overleaf". The specification overleaf reads "negotiable throughout the world". Even, if, therefore, the endorsement and signature were placed on the cheques before they were put into the safe (which I have held is not the case) it does not prevent the cheques from being sold in the black market. Fernando's contention, therefore, that he could not have made improper use of the cheques once they are endorsed with the seal and signature fails.

15. In connection with charge No. 5, the document R. 18 is the customs register sheet containing particulars of transactions for 20.2.61 and 21.2.61. Below the last line for entries is a black printed line which rules off the lines on which entries of transactions are to be made from the cage for totals. Below this black line is the entry complained of "22.2.61 Sterling £10." No other particulars are entered in this line. As stated in the evidence of the Management it is reasonable to expect that the entry if normally made, should have been made on the first line of the next sheet. Fernando in evidence states that this £10 was given to him by Vogel who indicated to him that the customer would come and sign R. 18 later. Vogel, however, in his evidence denies that he gave him this money or that he stated that the customer would come later. He in fact has queried the entry with the words "what is this". I do not see any reason why Vogel should ask Fernando to enter this £10 in the way alleged by Fernando and then query it with the words "What is this" against the £10. There is no indication that Vogel was moved by any improper motive against Fernando. Had he in fact handed the £10 to Fernando, it would not have adversely affected Vogel to have admitted it. Vogel was leaving the Island a few days after he gave evidence. I am of the view that Vogel was speaking the truth. The statement R. 21 shows in addition to the Travellers Cheques of Anderson and William that a further £10 (£5 + £5) was found in the safe. Jayatunge says that this is the same £10 which was irregularly entered in R. 18. Fernando in my view has made up the story that Vogel gave him this £10. This is indicative that he made this entry with a dishonest intention and I hold accordingly.

16. In the currency sheet R. 19 (charge 6) at line 7 from the top is an entry of £10. Columns 6 and 7 intended for the name and address, and the signature of the tenderer have not been filled in. Fernando explains that this sum was entered on the instructions of Jayatunge, Chief Accountant, on the morning of the 23rd while the cash count was being taken after the safe had been opened. Fernando further says that Jayatunge initialled the entry. In point of fact this is not the entry which Jayatunge initialled. Jayatunge in evidence admits that he did give instructions to Fernando to receive some currency from a customer. The currency so received was entered not at line 7, but at line 6 of R. 19, and this is the entry that Jayatunge has initialled. Fernando's explanation in regard to the entry of £10 in line 7 is therefore not acceptable and I reject it. I hold that charge 6 is proved.

17. In regard to charges 4, 5 and 6, Mr. Rajasooriya put to the Chief Accountant Jayatunge in cross examination that there are irregular entries in certain other currency sheets, for instance deletion without initials. The Management had not embarked upon an investigation of the matters thus questioned. They may not have detected them, even if they constituted a breach of duty on the part of cashiers. This does not mean that Fernando must be excused in regard to the matters which the Management were able to investigate and discover.

18. Charge 7 is a general one arising out of charges 1 to 6. From my conclusions in regard to these charges, it is patent that Fernando did have in his custody Travellers Cheques which were not entered in the currency register. The permit R. 1 requires that particulars of foreign currency received must appear in the currency register. In other words, no foreign currency can be kept unless the particulars are entered in the currency sheet. That these particulars do not appear in the currency sheets undoubtedly constitutes a breach of duty on the part of Fernando.

19. In regard to charge 8, it is in evidence that when the safe was opened on the 23rd February, the documents R. 16A and B, Hong Kong currency notes of the value of \$5 and \$10 respectively, and five Indian Rupees marked R. 17A to R. 17E were found there which were not shown in any book, that is either in the currency register or in the currency record book R. 22. Fernando says that at the preliminary inquiry held on 18.2.61, he was not questioned about these Hong Kong dollars and Indian rupees. According to the record of that inquiry R. 5, Fernando stated that this foreign currency was given to him as a present. At the second (formal) inquiry, Fernando's position was that these currency notes had been handed to him by Jayatunge in 1960, and that certain Travellers Cheques had been handed to him from 1961. He admitted that he did not report this to the Manager. The Managing Director, Ediriweera, states in evidence that he is quite sure and definite that Fernando did say that the dollars had been given to him as a present. In his evidence, Fernando states that Jayatunge asked him to keep these dollars and rupees with a sum of Rs. 200 in Indian currency which had been earlier accepted by cashier Daniel. In cross-examination, Fernando states they were handed to him by Jayatunge on 4.3.59. The reason Fernando gives for remembering this date is that he had, according to him, complained about this matter to the Manager; he had had an argument with Jayatunge and complained to the Manager. It was only when asked whether anything significant had occurred on 4.3.59, that Fernando replied that there was a strike on 3rd March and that these currency notes were handed to him on the 4th of March. It is in evidence that during the strike the normal routine of the Cashier's Department of the Hotel could not be adhered to. I am of the view that the question put to him in cross-examination suggesting that he introduced this date to fit in with the strike and that his statement was a lie was by no means without merit. Fernando gave no answer to the question. It is noteworthy that the Manager was not asked whether such a complaint had been made. Had Fernando in fact made such a complaint, I expect he would have so instructed his representatives. Cashier Dominic Perera states that certain visitors from ships come to the Hotel for a few hours and pay bills in foreign currency whenever they have no local money and that when such foreign currency accumulates to some extent, it is entered in the currency register and marked M. L. H. (Mt. Lavinia Hotel) and banked. I doubt that the Management would knowingly take a risk of this nature for if such entries are made, they would not have the signature of the tenderers against them nor would entries have been made in any Customs Declaration. I am not satisfied with the explanation given in regard to the acceptance of the Hong Kong Dollars and Indian rupees in the safe which is in the custody of Fernando. I hold that Fernando retained these monies in breach of the requirements of the Exchange Control authorities.

20. In the result I find that all the charges numbered 1 to 8 brought by the Management against the employee have been established. I find that the non-employment of P. A. Fernando is justified and that therefore he is not entitled to any relief from this Tribunal.

B. J. DE ZYLVA,  
President,  
Labour Tribunal (5).

Dated at Colombo, this twenty-fourth day of July, 1962.

8-207  
L. D.—B. 31/49.

P. M. G.—AE 82/253.

### THE TELECOMMUNICATIONS ORDINANCE

RULE made by the Minister of Transport and Works under section 13 of the Telecommunications Ordinance (Chapter 192).

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

Colombo, 21st July, 1962.

#### Rule

The Foreign and Radio Telegraph Rules, 1937, published in the Supplement to Gazette No. 8,331 of November 19, 1937, as amended from time to time, are hereby further amended as follows:—

(1) by the substitution, for rule 264, of the following new rule:—

" 264 Communication through Coast Stations in Ceylon—

The following shall be the charges:—

(i) Private telegrams to Her Britannic Majesty's Ships of War	Via Colombo Radio	Per Word Rs. c. 60
(ii) Telegrams to all other ships	Via Colombo Radio	1. 10 "

(2) in rule 265, by the substitution, for paragraph (iii) of that rule, of the following paragraph:—

" (iii) The ship charge, for the time being specified in the Ceylon Post Office Guide ";

(3) by the substitution, for rule 266, of the following rule:—

" 266. The minimum charge as for seven words, referred to in rule 82, shall apply to the radio telegraph parcoures of radio telegrams";

(4) in rule 267, in paragraph (l) thereof, by the substitution, for the figures " 25 ", of the figures " 40 ";

(5) in rule 268, by the omission of paragraph (k);

(6) in rule 270, as follows:—

(a) by the omission of the expression " (by telegraph or by post) "; and

(b) by the substitution for the expression " the indications referred to in rules 142 and 143 " of the expression " indication referred to in rule 142 ";

(7) by the substitution, for rule 271, of the following rule:—

" 271. The indication referred to in rule 142 shall not be charged for if the radio-telegram is one to be sent through the Colombo coast station, but it shall be charged for if the coast station is one abroad.";

(8) in rule 272, as follows:—

(i) in paragraph (a) thereof, by the substitution, for the expression " choice " if the advice is by telegraph and the unit inland postage rate if the advice is by post." of the expression " choice "; and

(ii) by the substitution for paragraph (b), of the following paragraph:—

" (b) In case the coast station is one abroad, the appropriate charge through the same route for a telegram of eight words from Ceylon to that country ".

#### CEYLON MEDICAL COUNCIL

Dr. W. D. L. FERNANDO has been elected a member of the Ceylon Medical Council under section 12 (1) (d) of the Medical Ordinance unopposed, for a period of 5 years from 2nd August, 1962.

MILROY PAUL,  
Returning Officer.

July 25, 1962.  
8-1043/2

### Revenue and Expenditure Returns

#### INCOME AND EXPENDITURE ACCOUNT OF THE AGRICULTURAL AND INDUSTRIAL CREDIT CORPORATION PROVIDENT FUND FOR THE YEAR ENDED 30TH SEPTEMBER, 1961

EXPENDITURE	Rs. c.	INCOME	Rs. c.
Interest transferred to members' account	1,963 22	Interest : On loans	77 94
Provision for taxation	140 95	On investments	2,202 94
Excess of Income over expenditure	176 71		
	2,280 88		2,280 88

#### Balance Sheet as at September 30, 1961

LIABILITIES	Rs. c.	Rs. c.	ASSETS	Rs. c.	Rs.
Contributions to Fund	91,180 97		Investments (at cost) :		
Sundry creditors	71 93		Ceylon Savings Certificates	25,000 0	
Income and Expenditure Account balance brought forward from previous year	636 79		Ceylon Government loans	11,000 0	
Add excess of income over expenditure for the year 1960-61.	176 71		National Housing Debentures	39,000 0	75,000 0
	813 50		Sundry debtors		1,511 14
Provision for taxation	296 95		Interest accrued on loans and investments		2,487 95
	92,363 35		Cash in Bank : Ceylon Savings Bank		6,302 59
			Bank of Ceylon		7,061 67
					92,363 35

A. B. A. JAYASEKERA,  
Accountant.

H. S. F. GOONEWARDENA,  
General Manager.

K. SHANMUGALINGAM,  
H. S. F. GOONEWARDENA  
E. A. PEREBA

15th February, 1962.

In pursuance of Rule 16 of the Rules relating to the Agricultural and Industrial Credit Corporation Provident Fund, the accounts of the Agricultural and Industrial Credit Corporation Provident Fund for the year 1960-61, have been audited under my direction. I have obtained all the information and explanations required by me. I am of opinion that the above Balance Sheet is properly drawn up so as to exhibit a true and fair view of the state of affairs of the agricultural and Industrial Credit Corporation Provident Fund as at September 30, 1961, according to the best of my information and explanations given to me and as shown by the books of the Fund.

Observations arising from the audit are contained in my Report No. P-4/AICC/61 (A) to the Chairman, Board of Directors.

Audit Office,  
Colombo 7, 2nd July, 1962.

D. S. DE SILVA,  
for Auditor General.

#### A.I.C.C. PROVIDENT FUND

##### STATEMENT OF INVESTMENTS AS AT 30TH SEPTEMBER, 1961

Particulars of Investments	Face Value Rs. c.	Market Price on September 30, 1961	Market value Sept. 30, 1961 Rs. c.
Ceylon Government 3% Loan 1973/78	6,000 0	90½	5,415 0
Ceylon Government 4½% " 1982/86	5,000 0	100½	5,006 25
National Housing			
Do, 3½% Debentures 1969/71	12,000 0	102½ per 100 deb.	12,255 0
Do, 3½% do. 1970/72	16,000 0	98 15/16 per 100 deb.	15,830 0
Do, 3½% do. 1976/81	11,000 0	89 7/16 per 100 deb.	9,838 13
	50,000 0		48,344 38
	Face Value	Cost	Amount Receivable
	Rs. c.	Rs. c.	Rs. c.
Ceylon Saving Certificates	37,500 0	25,000 0	26,940 0

A. B. A. JAYASEKERA,  
Accountant.

H. S. F. GOONEWARDENA,  
General Manager.



### Miscellaneous Departmental Notices

#### GOVERNMENT STORES DEPARTMENT

##### Supply of Tyres and Tubes 1962-63

IMPORTERS of tyres and tubes for motor cars, motor cycles, motor trucks and lorries, tractors, trailers, dumpers, animal drawn vehicles, aircraft, etc., are hereby requested to furnish in DUPLICATE their latest *ex stock Price Lists* giving full details of—

- (i) the sizes regularly imported and held in stock by them;
- (ii) the maximum discount/s off the *ex stock List Prices* that they will allow on Government orders.

2. Importers are also requested to furnish in DUPLICATE their *duty free Price Lists* giving full details of—

- (a) the sizes which they can import and supply on a duty free basis;
- (b) the maximum discount/s off the duty free prices that they will allow on Government orders;
- (c) the time required to import and supply on a duty free basis, on Government orders.

3. It should be noted that the duty free prices should be inclusive of all charges for delivery within the Colombo Municipal Limits or at the nearest Railway Station/Railway Goods Shed for transport to outstations.

4. In regard to supplies held in stock and supplies to be made on a duty free basis respectively, importers should clearly state whether they will bear the cost of rail freight in respect of outstation deliveries.

5. Price lists and other particulars in DUPLICATE should be forwarded to the Chairman, Tender Board, Ministry of Finance, P. O. Box 500, Colombo, so as to reach him not later than 9.30 a.m. on Tuesday, September 4, 1962. The envelopes should be marked "Tender for Tyres and Tubes".

S. A. P. RUPESINGHE,  
Acting Superintendent of Stores.

Colombo, 3rd August, 1962

8-218

#### THE CEYLON STATE MORTGAGE BANK

AT a meeting held on 5th June, 1962, the Board of Directors of the Ceylon State Mortgage Bank resolved specially and unanimously—

- (a) that a sum of Rs. 18,444.99 is due from Mr. Weerasinghe Arachchige Esidoru Weerasinghe of Wijesiri Hotel, Warapola, presently of Marukkwatura Estate, Dewalegama, on account of principal and interest up to 25.5.1962, and further interest at 6 per centum per annum on the sum of Rs. 17,261.15 from 26.5.1962, till date of payment on bond No. 1510 dated 21.10.1950, attested by I. A. B. Ihalegama, Notary Public;

- (b) in terms of section 62 (1) of the Ceylon State Mortgage Bank Ordinance, that Mr. D. S. Wijeyewardene, Auctioneer of Kegalle, be authorised and empowered to sell by public auction:—

1. All that divided portion of Marukkwatura Estate marked lot No. B1 in plan No. 37/32R dated the 29th and 30th November and 1st, 2nd, 3rd and 8th December, 1938, made by L. H. Croos Dabrera, Licensed Surveyor, together with the buildings and plantations thereon, situated at Marukkwatura in Gandolaha Pattu of Beligal Korale and Pitawela in Walgam Pattu of Kingoda Korale in the District of Kegalle, Sabaragamuwa Province; and containing in extent thirty-seven acres and one rood (37A. 1R. 0P.) according to the said plan No. 37/32R.

2. All that divided portion of Marukkwatura Estate marked lot No. C. in the said plan No. 37/32R together with the buildings and plantations thereon, situated at Marukkwatura in Gandolaha Pattu of Beligal Korale and Pitawela in Walgam Pattu of Kingoda Korale in the District of Kegalle aforesaid; and containing in extent twenty-one acres and thirty perches (21A. 0R. 30P.) according to the said plan No. 37/32R., mortgaged to this Bank as security by Mr. Weerasinghe Arachchige Esidoru Weerasinghe by Bond No. 1510 dated 21.10.1950, attested by I. A. B. Ihalegama, Notary Public, for the recovery of the sum of Rs. 18,444.99 due under the said bond together with interest at 6 per cent. per annum on the sum of Rs. 17,261.15 from 26.5.1962 to date of sale and costs and monies recoverable under section 663 of the State Mortgage Bank Ordinance (Cap. 398 of Legislative Enactments 1956).

T. VICTOR FERNANDO,  
Manager.

Colombo, 20th July, 1962.

8-991

#### THE CEYLON STATE MORTGAGE BANK

AT a meeting held on the 29th March, 1962, the Board of Directors of the Ceylon State Mortgage Bank resolved specially and unanimously:—

- (a) that a sum of Rs. 4,115.32 is due from Mrs. Inasi Alice Nona of "Anoma", Totagamuwa, Hikkaduwa, on account of principal and interest up to 10.3.1962, and further interest at 5½ per centum per annum on the sum of Rs. 3,665.46 from 11.3.1962, till date of payment on bond No. 170 dated 9.2.59, attested by M. T. Gunawardena, Notary Public.

- (b) in terms of section 62 (1) of the Ceylon State Mortgage Bank Ordinance (Cap. 398 of Legislative Enactments 1956), that Mr. D. G. Balapala, Auctioneer of Galle, be authorised and empowered to sell by public auction—All that allotment of land marked lot 9 in plan No. 1402 dated 1st September, 1951, made by H. W. P. Ranasinghe, Licensed Surveyor (filed of record in D. C. Balapitiya case No. 674/1951) of the land called Pelaketiyawatta *alias* Muddanageewatta Panchipelaketiyawatta (*alias* Panchipelaketiyawatta) together with the buildings, trees and plantations standing thereon, situated at Totagamuwa in the Wellabada Pattu of the District of Galle Southern Province, and containing in extent Nineteen decimal nought five perches (0A. 0R. 19.05P.), according to the said plan No. 1402, mortgaged to this Bank as security by Mrs. Anasi Alice Nona by bond No. 170 dated 9.2.1959, attested by Mr. M. T. Gunawardena, N. P., for the recovery of the sum of Rs. 4,115.32 due under the said bond together with interest at 5½ per cent. per annum on the sum of Rs. 3,665.46 from 11.3.1962 to date of sale and costs and monies recoverable under section 63 of the State Mortgage Bank Ordinance.

T. VICTOR FERNANDO,  
Manager.

Colombo, 25th April, 1962.

5-68

#### THE CEYLON STATE MORTGAGE BANK

AT a meeting held on 5th June, 1962, the Board of Directors of the Ceylon State Mortgage Bank resolved specially and unanimously:—

- (a) that a sum of Rs. 29,892.29 is due from Mr. Magina Merrick Henry Mirando of The Walauwa, Negombo, also of 174/2, Galle Road, Mount Lavinia, on account of principal and interest up to 15.5.1962, and further interest at 5½ per centum per annum on the sum of Rs. 29,615.12 from 16.5.62, till date of payment on bond No. 935 dated 15.7.1948, attested by A. B. Tillekeratne, Notary Public.

- (b) in terms of section 62 (1) of the Ceylon State Mortgage Bank Ordinance, Cap. 398 of Legislative Enactments 1956, that Mr. Douglas C. Kurera, Auctioneer of Colombo, be authorised and empowered to sell by public auction—

The property known as "Gadadessa Estate" together with the factory, machinery, fixtures, and other buildings standing thereon, situated at Balatgomuwa in Thunpalata East of Parana Kuru Korale in the District of Kegalle, Sabaragamuwa Province, comprising—

(1) An allotment of land called Hunnigalla Kande, situated at Balatgomuwa aforesaid, containing in extent Five hundred and eight acres three roods and ten decimal five nought perches (509A. 3R. 10.50P.), according to the survey and description thereof bearing No. 43525 dated 23rd December, 1886, authenticated by F. B. Norris, Surveyor-General, and

(2) An allotment of land situated at Balatgomuwa aforesaid; containing in extent Fifty-three acres (53A. 0R. 00P.), according to survey and description thereof bearing No. 50172 dated 17th July, 1857, authenticated by W. Driscoll Gossett, Surveyor-General, mortgaged to this Bank as security by Mr. Magina Merrick Henry Mirando by bond No. 935 dated 15.7.1948, attested by A. B. Tillekeratne, Notary Public, for the recovery of the sum of Rs. 29,892.29 due under the said bond together with interest at 5½ per cent. per annum on the sum of Rs. 29,615.12 from 16.5.1962, to date of sale and costs and monies recoverable under section 63 of the State Mortgage Bank Ordinance (Cap. 398 of Legislative Enactments 1956).

T. VICTOR FERNANDO,  
Manager.

Colombo, 21st July, 1962.

8-22

**THE CEYLON STATE MORTGAGE BANK**

AT a meeting held on 5th June, 1962, the Board of Directors of The Ceylon State Mortgage Bank resolved specially and unanimously:—

- (a) that a sum of Rs. 2,374.18 is due from Mrs. Lamaheewage Rangohamy of Babarenda South in Matara District, presently of Polgahamulla, Babarenda South, Matara, on account of principal and interest up to 20.5.62, and further interest at 7 per centum per annum on the sum of Rs. 2,178.26 from 21.5.62, till date of payment on bond No. 562 dated 13.2.52, attested by Shelton Dias, Notary Public.
- (b) in terms of section 62 (1) of the Ceylon State Mortgage Bank Ordinance, that Mr. W. A. de Silva, Auctioneer of Matara, be authorised and empowered to sell by public auction—All that allotment of land and lot D of Tondilegewatta, together with all the buildings and plantations thereon, situated at Babarenda Village in

the Wellaboda Pattu of the District of Matara, Southern Province; containing in extent thirty-nine decimal one eight perches (0A. 0R. 39.18P.), as depicted in partition plan No. 210 dated 16th August, 1918, made by S. E. Ferdinand, Licensed Surveyor of Matara, mortgaged to this Bank as security by Mrs. Lamaheewage Rangohamy by bond No. 562 dated 13.2.52, attested by Shelton Dias, Notary Public, for the recovery of the sum of Rs. 2,374.18 due under the said bond together with interest at 7 per cent. per annum on the sum of Rs. 2,178.26 from 21.5.62, to date of sale and costs and monies recoverable under section 63 of the State Mortgage Bank Ordinance (Cap. 398 of Legislative Enactments 1956).

T. VICTOR FERNANDO.  
Manager.

Colombo, 20th July, 1962.

8-994

**IMPORT CONTROL NOTICE No. 30/62****Ceylonisation of Trade—Registration of Ceylonese Traders**

List No. CT 3/62

THE following address should be substituted for the address appearing against the under-mentioned General Import Licence Number in List No. CT. 1/62, published in *Ceylon Government Gazette* No. 13,066 of May 4, 1962:—

Name	Address	Registration No.
Pennambalam & Co., V. M.	222/1, Gasworks Street, Colombo	P. 438/231/1855A

2. The following address should be substituted for the address appearing against the under-mentioned Registration Number in List No. IND. 1/62, published in *Ceylon Government Gazette* No. 13,145 of June 1, 1962:—

Name	Address	Registration No.
Silver Star Import Co.	119, Vivekananda Hill, Kotahena, Colombo 13	IND. S12/1/1A

3. The General *Export* Licence issued to the exporter referred to below has now been cancelled:—

Name	Address	Registration No.
Sakthivel Traders	74/2, Grandpass Road, Colombo 12	S 843/417/1929B

4. The General *Import* Licence issued to the importer referred to below has now been cancelled:—

Name	Address	Registration No.
Haniffa & Sons, P. M. M.	39 1/1, Dias Place, Colombo 12	H 235/113/1721A

(Vide List No. CT: 1/62 of the "*Ceylon Government Gazette*" No. 13,066 of May 4, 1962.)

Colombo, July 27, 1962.

C. MYLVAGANAM,  
Controller of Imports and Exports.

8-124

**THE IRRIGATION ORDINANCE (Cap. 453)**

IT is hereby notified that I, Godfrey Prasad Tambayah, Government Agent of Colombo District in the Western Province, have by virtue of powers vested in me by Section 15 (i) (a) of the Irrigation Ordinance (Cap. 453), approved the resolution set out in the Schedule hereto.

G. P. TAMBAYAH,  
Government Agent.

The Kachcheri,  
Colombo, 11th October, 1960.

**Schedule****RESOLUTION**

"This meeting of proprietors within the irrigable area of Koswatta Amuna irrigation work in the Colombo District, Western Province, approve the scheme relating to that irrigation work prepared under Part V of the Irrigation Ordinance (Cap. 453)."

8-23

**THE IRRIGATION ORDINANCE (Cap. 453)**

IT is hereby notified that I, Godfrey Prasad Tambayah, Government Agent of Colombo District in the Western Province, have by virtue of powers vested in me by Section 15 (i) (a) of the Irrigation Ordinance (Cap. 453), approved the resolution set out in the Schedule hereto.

G. P. TAMBAYAH,  
Government Agent.

The Kachcheri,  
Colombo, December 12, 1958.

**Schedule****RESOLUTION**

"This meeting of proprietors within the irrigable area of Nedungamuwa Ela Anicut Scheme irrigation work in the Colombo District, Western Province, approve the scheme relating to that irrigation work prepared under Part V of the Irrigation Ordinance (Cap. 453)."

8-21

**THE IRRIGATION ORDINANCE (Cap. 453)**

IT is hereby notified that I, M. G. V. P. Samarasinghe, Government Agent of Kegalla District in the Sabaragamuwa Province, have by virtue of powers vested in me by Section 15 (i) (a) of the Irrigation Ordinance (Cap. 453), approved the resolution set out in the Schedule hereto.

M. G. V. P. SAMARASINGHE,  
Government Agent.

The Kachcher,  
Kegalla, 28th January, 1955.

**Schedule****RESOLUTION**

"This Meeting of Proprietors within the irrigable area of Kaludiyaewa Anicut irrigation work in the Kegalla District, Sabaragamuwa Province, approve the scheme relating to that irrigation work prepared under Part V of the Irrigation Ordinance (Cap. 453)."

8-25

L. D.—B. 98/35.

**THE CO-OPERATIVE SOCIETIES RULES, 1950****Notification**

BY virtue of the powers vested in me by Rule 38 (12) of the Co-operative Societies Rules, 1950, published in *Gazette* No. 10,086 of March 24, 1950, I, Tilak Eranga Gooneratne, the Commissioner of Co-operative Development and the Registrar of Co-operative Societies, do hereby prescribe the following scale for the purpose of computing the sum of money that should be forwarded to the Registrar with an appeal against an award:—

- (a) Where the appeal is against an order to make a payment, rupees ten (Rs. 10) or a sum of money equivalent to ten per centum (10%) of the amount awarded, whichever is more, subject to a maximum of rupees two hundred (Rs. 200).

(b) Where the appeal is against an order disallowing a claim, rupees ten (Rs. 10) or a sum of money equivalent to ten per centum (10%) of the amount claimed in appeal, whichever is more, subject to a maximum of rupees two hundred (Rs. 200).

T. E. GOONEBATNE,  
Commissioner of Co-operative Development and  
Registrar of Co-operative Societies.

Department of Co-operative Development,  
P. O. Box 419,  
Colombo, 26th July, 1962.

8-119

**THE AGRICULTURAL AND INDUSTRIAL CREDIT CORPORATION OF CEYLON**

**Postponement of Sale**

REFERENCE notice under section 71 of the Ordinance (Cap. 402) published at page 1753 in the *Ceylon Government Gazette* No. 13,187 of 19.6.1962, it is hereby notified that the sale of Uraliya Estate also called Bulugahawatte, fixed for 11.8.1962, has been postponed. The date of sale will be notified by a further notice.

H. S. F. GOONEWARDENA,  
General Manager.

51, Iceland Building,  
Colombo 3, July 23, 1962.

8-96

**THE AGRICULTURAL AND INDUSTRIAL CREDIT CORPORATION OF CEYLON**

**Resolution under Section 71 of the Ordinance (Cap. 402)**

IT is hereby notified that the following resolution was unanimously passed by the Board of Directors of the Corporation on June 27, 1962:—

"Whereas Wijekoon Mudiyansele Chandra Bharata Wijekoon Tillekeratne of Boyawalana Alawya in the district of Kurunegala, has made default in the payments due on bond No. 5501 dated January 3, 1957, attested by I. A. B. Ihalagama, Notary Public, in favour of the Agricultural and Industrial Credit Corporation of Ceylon and there is now due and owing to the Corporation a sum of rupees four thousand and twenty-two and thirty-four cents (Rs. 4,022.34) on the said bond; the Board of Directors of the Agricultural and Industrial Credit Corporation of Ceylon under the powers vested in them by the Agricultural and Industrial Credit Corporation Ordinance (Cap. 402 of the Legislative enactments of Ceylon, 1956) do hereby resolve that the properties and premises mortgaged to the said Corporation by the said bond No. 5501 dated January 3, 1957, attested by I. A. B. Ihalagama, Notary Public, be sold by public auction by F. B. Amunugama, Licensed Auctioneer of Kurunegala, for the recovery of the said sum of Rs. 4,022.34 with further interest on the principal sum of Rs. 3,450 at six and one-half per centum (6½%) per annum from June 28, 1962, to date of sale and costs of sale".

**DESCRIPTION OF PREMISES MORTGAGED**

1. Allotment of land called Palamagawahena with the buildings thereon, situated at Boyawalana in Dambadeni Uducaha Korale South of Dambadeni Hatpattu in the district of Kurunegala, North-Western Province; and containing in extent four acres and four perches (4A. 0R. 04P.), as per title plan No. 333128.

2. Allotment of land called Kotadeniya kumbura and its adjoining pillewa and now forming one property called Kotadeniyekumbura with buildings thereon, situated at Boyawalana aforesaid; containing in extent two acres and thirty perches (2A. 0R. 30P.) as per survey plan No. 1310, which said land called Kotadeniyekumbura and its adjoining pillewa is also described to contain in extent two pels paddy sowing and about one laha kurakkan sowing respectively.

H. S. F. GOONEWARDENA,  
General Manager.

51, Iceland Building,  
Colombo, July 26, 1962.

8-111

**DECLARATION UNDER SECTION 13 (1) OF THE FAUNA AND FLORA PROTECTION ORDINANCE (CHAPTER 469)**

I, Nissanka Parakrama Wijayaratne, Government Agent, Anuradhapura, and District Warden, Anuradhapura District, do hereby declare under section 13 (1) of the Fauna and Flora Protection Ordinance, the area specified hereunder to be an area within which damage by elephant is apprehended.

2. A licence authorising the holder thereof to hunt, shoot, kill or capture within the area specified below, will on application made to me, be issued subject to such conditions as

may deem necessary or expedient, either free or on payment of the prescribed fee, or of such fee not exceeding the prescribed fee as I may consider adequate.

**Area Referred to**

3. The elephant usually haunts within the following areas in D.R.O's Division Nuwaragam Palata (East) of V. H. Division 16A:—

Kudakumbukollewa,  
Irambakkulama,  
Bellankadawala,  
Yakawewa,  
Periyakulama, and  
Katukeliyawa.

**Description of the Elephant**

Sex—Male  
Height—About 8½ feet at shoulder  
Albescent markings on trunk and forehead.

**Number of Elephant**

One

4. Further particulars can be had from the Government Agent's Office, Anuradhapura.

5. The notice is valid for two months, with effect from 6.7.62.

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

The Kachcheri,  
Anuradhapura, 5th July, 1962.

8-56

**PROCLAMATION**

WHEREAS "Foot and Mouth" disease has broken out among cattle in the Village Headman's Division of Ihalagama and Uraliya Agara in the Divisional Revenue Officer's Division of Pitigal Korale North in Chilaw District of the North-Western Province, I, Abeyratne Bandaranayake, Chief Government Veterinary Surgeon, by virtue of the powers vested in me under the Contagious Diseases (Animals) Ordinance Amendment Act, No. 33 of 1957, and in terms of section 4, sub-section (1) of the said Ordinance (Chapter 327), do hereby declare an "Infected Area" the area bounded on—

North by Karukkuwa and Pambala V. H. H. Divisions.

South by Thinipitiya wewa tank.

East by Kuddirippuwa and Karukku watuwana V. H. H. Division.

West by Moranbatiya and Lunu Oya Lagoon.

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

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

This declaration shall take effect from the date hereof.

ABEYRATNE BANDARANAYAKE,  
Chief Government Veterinary Surgeon.

Office of the Chief Government Veterinary Surgeon,  
Peradeniya, 25th July, 1962.

8-157

**PROCLAMATION**

WHEREAS "Foot and Mouth" disease has broken out among cattle in the village of Nugagahagedara in Nugagahagedara V. H. Division in the Divisional Revenue Officer's Division of Dambadeniya Hathpattu in Kurunegala District of the North-Western Province, I, Ariyadasa Amarasinghe, Chief Government Veterinary Surgeon, by virtue of the powers vested in me under the Contagious Diseases (Animals) Ordinance (Amendment) Act, No. 33 of 1957, and in terms of section 4, sub-section (1) of the said Ordinance (Chapter 327), do hereby declare an "Infected Area" the area bounded on—

North by Pahamuna Karagahagedara road.

South by Kadahapola Temple road.

East by boundary between villages Nugagahagedara and Ginigathpitiya.

West by Kadahapola Katupotha road.

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

3. The attention of all cattle owners and carters in the area, is drawn to the Contagious Diseases (Animals) Regulations, 1937, which lays down the actions which persons are by law required to take in an "Infected Area". Details of these Regulations can be obtained from the Government Veterinary Surgeon, Polgahawela, and the Divisional Revenue Officer, Dambadeniya Hathpattu.

This declaration shall take effect from the date hereof.

ARIYADASA AMARASINGHE,  
Chief Government Veterinary Surgeon.

Office of the Chief Government Veterinary Surgeon,  
Peradeniya, 25th July, 1962.

8-88

#### PROCLAMATION

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

North by a portion of Negombo-Puttalam canal and cemetery road.

South by Diyahonda Ela.

East by Dalupotha Ela and part of Diyahonda Ela.

West by Sea and Lagoon.

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

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

This declaration shall take effect from the date hereof.

ABEYRATNE BANDARANAYAKE,  
Chief Government Veterinary Surgeon.

Office of the Chief Government Veterinary Surgeon,  
Peradeniya, 23rd July, 1962.

8-187

#### NOTICE

NOTICE is hereby given that the areas declared infected in the villages of Godagama, Katuwila and Nape, in the Divisional Revenue Officer's Division of Bentota Walallawita west in Galle District of the Southern 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. 13,168 of 15.6.62 and No. 13,206 of 13.7.62 is free of "Haemorrhagic Septicaemia" diseases and is no longer an infected area.

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, 24th July, 1962.

8-68

#### NOTICE

NOTICE is hereby given that the areas declared infected in Sinhala Pattu, in the Divisional Revenue Officer's Division of Tamankaduwa in Polonnaruwa district of the North-Central 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. 13,145 of 1st June, 1962, is free of "Haemorrhagic Septicaemia" diseases and is no longer an infected area.

This declaration shall take effect from the date hereof.

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

Office of the Deputy Director,  
Animal Production and Health,  
Peradeniya, 24th July, 1962.

8-72

#### CLOSING OF GOVERNMENT STORES DEPARTMENT FROM 27.9.62 TO 4.10.62

THE Government Stores Department will be closed in as far as the issue of stores is concerned, from September 27, 1962, to October 4, 1962 (both days inclusive), for the closing of accounts.

Heads of Departments are requested to note that requisitions under Financial Year 1961-62 will not be accepted after August 31, 1962, unless they are for any of the urgent requirements specified in Treasury Circular No. 962/7/138 (C/S/B) 218 of July 1, 1962.

S. A. P. RUPESINGHE,  
Acting Superintendent of Stores.

Colombo, July 25, 1962.

8-100

#### CULVERT No. 1/1, DALUGAMA, KELANIYA ROAD

Colombo North District

THE work on the above culvert is complete, and the road is now opened for normal traffic.

MELSON FERNANDO,  
for Director of Public Works.

Public Works Department,  
Colombo, 27th July, 1962.

8-127

The "Ceylon Government Gazette" is published every Friday. Day of publication is subject to alteration in any week where Public Holidays intervene.

All Notices and Advertisements should reach the Government Printer, Government Press, Colombo, by 3.30 p.m. four working days previous to day of publication (i.e., normally 3.30 p.m. on Monday).

Subscriptions for the "Government Gazette" should be paid direct to the Superintendent, Government Publications Bureau, Secretariat, Colombo. The Government Printer does not accept subscriptions for the "Gazette".

**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 preferably 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 from July, 16, 1962:—

	Rs. c.
One inch or less ... ..	10 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 of publication—(i.e., normally 3.30 p.m. on Monday).

13. **SUBSCRIPTION RATES \* :**

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All remittances should be made in favour of the Superintendent, Government Publications Bureau, P. O. Box 500, Colombo, who is responsible for booking subscriptions and for sale of single copies.