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THE CEYLON GOVERNMENT GAZETTE

අංක 12,077 — 1960 මාර්තු 11 වැනි සිකුරාදා — 11.3.1960

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(Published by Authority)

PART I: SECTION (I)—GENERAL

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Appointments, &c., by the Governor-General

No. 118 of 1960

No. D81/Rect.

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

(1) The Post of Assistant Adjutant General (Pay and Records), Army Headquarters, is hereby designated Army Paymaster and Officer-in-Charge Records with effect from October 1, 1958.

By His Excellency's command,

H. E. TENNEKOON,
Permanent Secretary,
Ministry of Defence and External Affairs.

Colombo, February 26, 1960.

Appointments, &c., by the Judicial Service Commission

No. 119 of 1960

SUMMARY OF APPOINTMENTS MADE BY THE JUDICIAL SERVICE COMMISSION

Name of Officer	New Appointment	Effective Date of New Appointment	Remarks
Mr. C. THANABALASINGHEM ..	Additional District Judge, Negombo ..	From 27th April, 1960 till Judgment is delivered in D. C. Negombo, Case No. 19521	In addition to his other duties
Mr. F. W. GOONERATNE ..	Additional Magistrate, etc., Negombo ..	27th and 28th February, 1960	During absence of Mr. T. S. SALLY
Mr. T. J. C. PEIRIS ..	Additional Magistrate, etc., Panadura ..	From 28th March, 1960 ..	Until resumption of duties by Mr. L. H. DE ALWIS
Mr. E. B. WEERAKOON (Snr.)	Additional Magistrate, etc., Colombo ..	29th February, 1960 ..	During absence of Mr. D. WIMALARATNE
Mr. C. A. L. COREA ..	Additional District Judge, etc., Chilaw and Puttalam	4th March, 1960 ..	During absence of Mr. D. Q. M. SIRIMANE
Mr. H. D. RATNATUNGA ..	Additional District Judge, etc., Tangalla	From 5th to 7th March, 1960	During absence of Mr. K. C. E. DE ALWIS
Mr. S. J. B. DHARMARITTI ..	Additional District Judge, Kandy, at Matale, etc.	From 1st March, 1960 ..	Until resumption of duties by Mr. A. O. S. DISSANAYAKE
Mr. T. ASIRWATHEM ..	Additional Magistrate, etc., Ratnapura	From 2nd March, 1960 ..	Until resumption of duties by Mr. S. SELLIAH
Mr. J. AMARASINGHE ..	Additional Magistrate, etc., Hambantota	From 5th to 9th March, 1960	During absence of Mr. J. G. L. SWARIS
Mr. M. M. PERERA ..	Additional President, Rural Courts, North Western Province	From 1st March, 1960 ..	Until further orders
Mr. J. S. PERERA ..	Acting President, Rural Court, Pasdun Korale, etc.	26th, 27th and 29th February, 1960	During absence of Mr. F. J. C. ABEYAKOON do.
Mr. H. S. AGALAWATTA ..	Acting President, Rural Court, Pasdun Korale, etc.	1st and 2nd March, 1960 ..	
Mr. M. B. KAPPAGODA ..	Additional President, Rural Court, Beligal Korale, etc.	5th March, 1960 to hear R. C. Mawanella CRM Case No. 12629	In addition to his other duties
Mr. S. H. ABDUL CADER ..	Acting President, Rural Court, Weudawili Hatpattu, etc.	7th March, 1960 ..	During absence of Mr. J. E. ILANGAN-TILLEKE
Mr. A. M. M. ALLAHUDEEN ..	Acting President, Rural Court, Atakalan Koraie, etc.	10th March, 1960 ..	During absence of Mr. G. NUGAWELA

Office of the Judicial Service Commission,
P. O. Box 573,
Colombo, 3rd March, 1960.

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

Other Appointments

No. 120 of 1960

CIVIL SERVICE

No. 74/48 (MF).

Mr. R. M. B. SENANAYAKE to be attached to the Ministry of Commerce and Trade with effect from February 15, 1960.

No. 74/2/140 (MF).

Mr. D. SAMARAKONE to be Deputy Port Commissioner with effect from February 11, 1960.

No. 74/2/207 (MF).

Mr. W. R. O. FERNANDO to be attached to the Ministry of Internal Security with effect from February 26, 1960.

No. 74/76 (MF).

Mr. L. P. SILVA to be an Administrative Officer, Department of Health with effect from February 26, 1960.

Mr. D. A. DE SILVA to be attached to the Department of Health with effect from February 26, 1960.

No. 74/1/3 (MF).

Mr. M. B. C. FERNANDO to be attached to the Ministry of Finance with effect from February 26, 1960.

S. F. AMERASINGHE,
Secretary to the Treasury.

The Ministry of Finance,
Colombo 1, March 7, 1960.

No. 121 of 1960

APPOINTMENTS BY THE HONOURABLE MINISTER OF JUSTICE

Justices of the Peace and Unofficial Magistrates

Mr. N. J. V. COORAY to be a Justice of the Peace and Unofficial Magistrate for the judicial district of Colombo.

JUSTICES OF THE PEACE

(1) Mr. V. J. RAJIAH to be a Justice of the Peace for the judicial district of Kandy.

(2) Mr. U. A. JAINULABDEEN to be a Justice of the Peace for the judicial district of Kandy.

INQUIRERS UNDER SECTION 120 OF THE CRIMINAL PROCEDURE CODE (CAP. 16)

(1) Mr. M. M. T. WAIDYARATNE to act as Inquirer for Walaka North, Magam Pattu, Hambantota District, from the 20th February, 1960, until the resumption of duties by Mr. R. P. MADIRIS APPUHAMY.

(2) Mr. C. DE CROOS to act as Inquirer for Negombo Town area, Colombo District, from the 25th February, 1960, until the resumption of duties by Mr. L. P. E. KARUNARATNE.

(3) Mr. A. M. PUNCHIBANDA to be an Inquirer for Nilgala Korale, Badulla District, with effect from the 26th February, 1960.

Government Notifications

G. G. O. No. I. 108/56.

ORDER

BY virtue of the powers vested in the Governor-General by section 22 of the Industrial Disputes Act, No. 43 of 1950, as amended by Acts No. 25 of 1956, No. 14 of 1957, and No. 62 of 1957, I, Oliver Ernest Goonetilleke, do hereby—

(a) appoint the persons specified in the Schedule hereto to be members of the Panel from which Industrial Courts shall be constituted; and

(b) specify the period of one year from the 3rd day of March, 1960, as the period of office of such members.

O. E. GOONETILLEKE,
Governor-General.

Colombo, 3rd March, 1960.

Schedule

1. Kadirgamar Sadayar Arulnandhy.
2. Richard Leslie Brohier, O.B.E.
3. Arnold Duncan Canaga Retna.
4. James Clifford Aelian Corea.
5. George Crossette-Thambyah, C.M.G.
6. Dr. Rajaratnam William Crossette-Thambiah.
7. Kenneth Mervyn de Lanerolle.
8. Hethumuni Ayadoris de Silva, C.M.G.
9. Pettabandi Baldwin de Silva.
10. Dr. Santiapu Daniel de Silva.
11. Simon Clarence Strutt de Silva.
12. Bertie Ebenezer de Pinto, J.P.
13. Edmund Dias Desinghe.
14. Peter Oliver Fernando.
15. Thusew Charles Peter Fernando.
16. Abdul Hameed Mohamed Ismail.
17. Thomas Cooke Samuel Jayaratnam.
18. Tuppaige Peter de Silva Munasinghe.
19. Ramalingam Ramachandran.
20. Charles Vincent Ranawake.
21. Herbert Spencer Roberts.
22. Samuel John Charles Schokman.
23. Robert Ratnayagam Selvadurai.
24. Charles Edward Smithraarachy.
25. Tambyahpillai Sivaprakasapillai.
26. Samarapulle Ariyaratne Wijayatilake.
27. Don Edmund Wijewardane.
28. Somisara Banda Yatawara, M.B.E.

L. D.—B. 47/53.

THE ASSIGNMENT OF MINISTERS' FUNCTIONS (CONSEQUENTIAL PROVISIONS) ACT, No. 29 OF 1953

Order under Section 2

ORDER made by the Prime Minister by virtue of the powers vested in him by section 2 of the Assignment of Ministers' Functions (Consequential Provisions) Act, No. 29 of 1953.

W. DAHANAYAKE,
Prime Minister.

Office of the Prime Minister,
Colombo, 3rd March, 1960.

ORDER

The Appropriation Act, No. 24 of 1959, as amended by Order made under section 2 of Act No. 29 of 1953, and published in *Gazette Extraordinary* No. 11,927 of October 27, 1959, is hereby further amended as follows:—

(1) in the First Schedule thereto—

(a) in the item "Head 58, Minister of Justice..... Rs. 463,905", by the substitution, for the figures "463,905", of the figures "403,103"; and

(b) by the insertion immediately after the item "Head 189, Department of Social Services.....", of the following new item:—

"Head 194, Minister of Internal Security, Vote No. 1, Salaries and Expenses of the office of the Minister of Internal Security..... Rs. 60,802"; and

(2) in the Second Schedule thereto—

(a) in the item "Vote No. 3, Ministry of Justice..... Rs. 1,752,213", by the substitution, for the figures "1,752,213", of the figures "185,200"; and

(b) by the insertion immediately after the item "Vote No. 16, Ministry of Cultural Affairs and Social Services.....", of the following new item:—

"Vote No. 17, Ministry of Internal SecurityRs. 1,567,013".

M. D. & E. A.—No. D39/B/Cer.

His Excellency the Governor-General has been pleased, in terms of the regulations published in the *Ceylon Government Gazette* No. 8,029 of January 26, 1954, to award the Efficiency Medal (Ceylon) to the under-mentioned Warrant Officer of the Volunteer Force of the Army—

2 (V) *Ceylon Light Infantry*
WO II DAHANAYAKE A.

By His Excellency's command,

H. E. TENNEKON,
Permanent Secretary,
Ministry of Defence and External Affairs.

Colombo 1, February 27, 1960.

L. D.—B. 88/52.

M.F.—33/4/11/VC.

Committee of the Institution mentioned in column I of the Schedule for a period of one year from the date of this notice.

THE STAMP ORDINANCE

Order under Section 2

BY virtue of the powers vested in me by sub-section (2) of section 2 of the Stamp Ordinance (Chapter 189), as amended by Act No. 26 of 1948, and by Act No. 21 of 1959, I, Meera-
lebbe Mohamed Mustapha, Minister of Finance, being satisfied that no stamp duty is chargeable in France in the case of any instrument relating to the lease of any immovable property executed by, or on behalf of, or in favour of, the Govern-
ment of Ceylon, do hereby declare that the exemption granted by paragraph (ii) of the proviso to sub-section (1) of the afore-
said section shall apply with effect from the 15th day of March, 1960, to any similar instrument executed by, or on behalf of, or in favour of, the Government of France.

M. M. MUSTAPHA,
Minister of Finance.

Colombo, March 3, 1960.

SPECIAL ISSUE OF STAMPS TO COMMEMORATE THE WORLD REFUGEE YEAR

IT is hereby notified for general information that a special issue of stamps of the denominations 4 cents and 25 cents will be made on 7th April, 1960, to commemorate the World Refugee Year. These stamps will remain on sale till 31st August, 1960, or until stocks are exhausted, whichever is earlier. During this period the sale of the corresponding denominations in the current series of stamps will be suspended.

2. The two stamps have a common design which has been adopted from a symbol created for World Refugee Year stamps by United Nations Artists.

M. M. MUSTAPHA,
Minister of Finance.

Ministry of Finance,
Colombo, 7th March, 1960.

L. D.—B. 104/44.

THE TRUSTS ORDINANCE

Order under Section 114

WHEREAS the Trustee of the Society of Jesus in the Diocese of Trincomalee, namely, Very Reverend Father John William Lange, S. J., Superior Regular of the Society of Jesus in the Diocese of Trincomalee, has applied to the Minister of Justice for incorporation under section 114 of the Trusts Ordinance (Chapter 72):

Now, therefore, by virtue of the powers vested in me by the aforesaid section, I, James Henry Valentine Sudirikku Jayawickrema, Minister of Justice, do by this Order, authorise the incorporation of the said Trustee and direct and declare—

- that the said Trustee and his successor for the time being duly appointed according to the rules and regulations of the said Society shall be a body corporate with perpetual succession and a common seal under the name and style of "The Superior Regular of the Society of Jesus in the Diocese of Trincomalee";
- that by the said name and style he may acquire, receive, hold, mortgage, lease and dispose of all descriptions of property, both movable and immovable, on behalf of the said Society; and
- that he shall be able and competent in law to sue and be sued, to answer and be answered, to defend and be defended, in any court or elsewhere in all causes and actions in respect of the said Society.

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

J. H. V. S. JAYAWICKREMA,
Minister of Justice.

Colombo, March 3, 1960.

THE Honourable the Minister of Home Affairs has been pleased under section 32 (1) (b) of the Prison Ordinance (Chapter 44), as amended by Ordinance No. 53 of 1939, and as modified by Proclamation in Gazette Extraordinary No. 9,773 of September 24, 1947, to appoint the persons mentioned in column II of the Schedule hereto to be members of the Local Visiting

Ministry of Home Affairs,
Colombo 7, February 26, 1960.

Schedule

I

Matara Prison

II

... Mr. Anver Joonoos, J.P.

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

HEALTH SERVICES ACT, No. 12 OF 1952

Hospital Committee—Kandy Hospital

THE Honourable Minister of Health has been pleased to appoint, in terms of section 11 of the Health Services Act, No. 12 of 1952, the following to be members of the Hospital Committee for the Kandy Hospital with effect from 7th November, 1959, for a period of one year. Dr. P. R. Tennakoon, has been nominated as the Chairman of the Committee.

W. J. A. VAN LANGENBERG,
Permanent Secretary.

Ministry of Health,
Colombo, 23 February, 1960.

NAMES REFERRED TO:

1. Dr. P. R. Tennakoon
2. Dr. P. A. D. Perera
3. W. A. Goonetilleke Esq.
4. S. Selvadurai Esq.
5. L. Kulatunga Esq.
6. D. W. de S. Gamage Esq.
7. L. B. Jayasena Esq.
8. H. M. Navaratna Esq.
9. Mrs. P. S. Jayawardene.

HEALTH SERVICES ACT, No. 12 OF 1952

Kandy Hospital Committee

THE Honourable Minister of Health has been pleased to appoint, in terms of section 11 of the Health Services Act, No. 12 of 1952, Dr. S. D. de Silva, to be a member of the Hospital Committee for the Kandy Hospital with effect from 23rd of February to 6th November, 1960.

W. J. A. VAN LANGENBERG,
Permanent Secretary.

Ministry of Health,
Colombo, 23 February, 1960.

HEALTH SERVICES ACT, No. 12 OF 1952

Galle Hospital Committee

THE Honourable Minister of Health has been pleased to appoint, in terms of section 11 of the Health Services Act, No. 12 of 1952, the following to be members of the Hospital Committee for the Galle Hospital with effect from 11th December, 1959, for a period of one year. Dr. M. S. Amarasuriya has been nominated as the Chairman of the Committee.

W. J. A. VAN LANGENBERG,
Permanent Secretary.

Ministry of Health,
Colombo, 23 February, 1960.

NAMES REFERRED TO:

1. Dr. M. S. Amarasuriya
2. Dr. S. Thirunavukarasu
3. K. J. F. Fernando Esq.
4. N. G. Wickremasinghe Esq.
5. Mrs. Mildred Jayawickrema
6. P. B. de Silva Esq.
7. D. A. S. P. Dahanayake Esq.
8. H. K. Edmund Esq.
9. W. T. Obeysekera Esq.

HEALTH SERVICES ACT, No. 12 OF 1952

Galle Hospital Committee

THE Honourable Minister of Health has been pleased to appoint, in terms of section 11 of the Health Services Act, No. 12 of 1952, Mrs. E. A. Gunatillake to be a member of the Hospital Committee for the Galle Hospital with effect from 23rd February, 1960 to 10th December, 1960.

W. J. A. VAN LANGENBERG,
Permanent Secretary.

Ministry of Health,
Colombo, 23 February, 1960.

TRANSFER OF PROBATION OFFICERS

IT is hereby notified in terms of section 17 (3) of the Probation of Offenders Ordinance, No. 42 of 1944, that the following transfers of Probation Officers have been made with effect from the date indicated against their names.

Department of Probation and Child Care Services, No. 3, Bagatalle Road, Colombo 3, March 3, 1960.		M. SIVANATHAN, Commissioner of Probation and Child Care Services.		
Name of Officer	From the Judicial Division	To the Judicial Division	Date of Transfer	
1. Miss B. M. F. Fernando ..	Chilaw ..	Colombo (Juvenile Court, Bambalapitiya)	2. 5.59	
2. Miss V. H. de Alwis ..	Colombo (Juvenile Court, Bambalapitiya)	Chilaw ..	2. 5.59	
3. Mr. W. M. A. C. B. Unantenne ..	Kurunegala ..	Kandy ..	18.5.59	
4. Mr. D. C. Ratnasekera ..	Kalutara ..	Mount Lavinia ..	1. 8.59	
5. Mr. H. O. Perera ..	Colombo (Juvenile Court, Bambalapitiya)	Chilaw ..	1. 9.59	
6. Mr. D. C. Alahakoon ..	Chilaw ..	Colombo (Juvenile Court, Bambalapitiya)	1.10.59	
7. Mr. C. Sivapragasam ..	Colombo (Hulftsdorp)	Trincomalee ..	1. 1.60	
8. Mr. S. Sivarajan ..	Trincomalee ..	Colombo (Hulftsdorp)	1. 1.60	
9. Mr. S. Wijedasa ..	Matara ..	Colombo (Juvenile Court, Bambalapitiya)	1. 1.60	
10. Mr. C. D. Samarasinghe ..	Colombo (Juvenile Court, Bambalapitiya)	Negombo ..	1. 1.60	
11. Mr. J. B. F. Dissanayake ..	Negombo ..	Colombo (Juvenile Court, Bambalapitiya)	1. 1.60	
12. Mr. W. K. C. de Zoysa ..	Balapitiya ..	Matara ..	1. 1.60	
13. Mr. A. D. Ekneligoda ..	Avissawella ..	Polonnaruwa ..	1. 1.60	
14. Mr. V. A. Nanayakkara ..	Polonnaruwa ..	Mount Lavinia ..	1. 1.60	
15. Mr. T. Warnakulasuriya ..	Chilaw ..	Puttalam ..	1. 1.60	
16. Mr. K. F. N. Perera ..	Puttalam ..	Chilaw ..	1. 1.60	
17. Mr. S. Jeyaratnam ..	Mount Lavinia ..	Hatton ..	1. 1.60	
18. Mr. C. E. M. Siebel ..	Kandy ..	Colombo (Head Office)	1. 2.60	
19. Mr. A. Gunapala ..	Badulla ..	Kandy ..	1. 3.60	

APPOINTMENT OF PROBATION OFFICERS

IT is hereby notified in terms of section 17 (3) of the Probation of Offenders Ordinance, No. 42 of 1944, that the following Probation Officers have been appointed and posted to the Judicial Divisions indicated against their names with effect from 5th February, 1960.

Department of Probation and Child Care Services, No. 3, Bagatalle Road, Colombo 3, 4th March, 1960.		M. SIVANATHAN, Commissioner of Probation and Child Care Services.	
Name of Officer	Judicial Division		
1. Mrs. Sujatha Samaraweera ..	Kandy		
2. Mr. H. C. Karunanyake ..	Colombo (Hulftsdorp)		
3. Mr. D. D. Gunasekera ..	Kegalle		
4. Miss R. S. J. Malawana ..	Mt. Lavinia		
5. Mr. K. C. Welikala ..	Avissawella		
6. Mr. D. D. Wijeratne ..	Kurunegala		
7. Mr. C. P. C. Fernando ..	Chilaw		
8. Mr. P. P. Gunawardena ..	Balapitiya		
9. Mr. P. S. Karunasena ..	Kandy		

THE INDUSTRIAL DISPUTES ACT, No. 43 OF 1950

THE Award transmitted to the Commissioner of Labour by the Industrial Court constituted for the purpose of settling the industrial dispute between the Lanka Estate Workers' Union and the Superintendent, Hyndford "B" Estate, Nawalapitiya, which was referred by Order dated 21st August, 1959, made under section 4 (2) of the Industrial Disputes Act, No. 43 of 1950, and published in the *Ceylon Government Gazette* No. 11,841 dated August 28, 1959, for settlement by an Industrial Court, is hereby published in terms of section 25 (1) of the said Act.

N. L. ABEYWIRA,
Deputy Commissioner of Labour.

Department of Labour,
Colombo, 29th February, 1960.

Industrial Court at Colombo

No. I. D. 194

In the matter of an industrial dispute
between

The Lanka Estate Workers' Union, No. 47,
Drieberg's Avenue, Colombo 10

and

The Superintendent of Hyndford "B" Estate,
Nawalapitiya.

THE AWARD

This is an award under section 24 of the Industrial Disputes Act, No. 43 of 1950. It relates to an industrial dispute between the Lanka Estate Workers' Union of No. 47, Drieberg's Avenue,

Colombo 10 (hereinafter referred to as "the Union") and the Superintendent of Hyndford "B" Estate of Nawalapitiya (hereinafter referred to as "the Superintendent").

2. By virtue of the powers vested in him by section 4 (2) of the aforesaid Act, the Honourable the Minister of Labour referred to me on June 23, 1959, an industrial dispute between the above-named parties for settlement. According to the statement of the Acting Deputy Commissioner of Labour which accompanied the Minister's Order the industrial dispute between the parties aforementioned relates to the following demands made by the Union:—

1. Recognition of the Union.
2. That the practice of employing workers of Balantota Division on the 32-acre block should be stopped.
3. The reinstatement of—
 - (a) Sivan of Sinnamuthu Kangany,
 - (b) Marimuthu and his wife Sinnamah,
 - (c) Selliah Mason and his wife Rakku,
 - (d) V. Thangavelu of Palani Kangany.

3. My inquiry commenced on September 8, 1959, and was continued on several other dates convenient to both parties, and concluded on January 16, 1960. Dr. Advocate Colvin R. de Silva with Mr. Advocate P. N. Liyanage instructed by Mr. R. Saravanabhavan appeared for the Union and Mr. Advocate N. Samarakoon and Mr. Advocate J. L. Cooray instructed by Messrs. Taylor and Fonseka appeared for the Superintendent.

Demand No. 1.—Recognition of the Union.

4. Mr. Cooray on behalf of the Superintendent urged that the recognition of a trade union by the employer fell outside the purview of this Court as it did not constitute a trade dispute. In support of his contention he cited the awards made in I. D. 3 (Messrs. Brown & Company vs. The United Engineering Workers' Union) and in I. D. 193 (The Superintendent of Paradise Estate vs. The Sri Lanka Jatika Sevaka Sangamaya). No new arguments were adduced by the Union to show why a different view should now be taken. The Union, however, claimed that where 40 per cent. of the workers on an estate belonged to a trade union, that trade union had the right to demand recognition of the employer. Even if this Court had the power to grant the recognition of a trade union under such specific conditions as described, the Union has failed to cite any authority in support of its contention; nor has it produced evidence to show that the stated percentage of workers were members of their Union.

The question of the recognition of any trade union is one which a trade union must press with the employer and it is not necessary to make any award on this demand.

Demand No. 2.—That the practice of employing workers of Balantota Division on the 32-acre block should be stopped.

5. The situation described by the Union is that this block of 32 acres was previously worked for a long time by workers on Hyndford "B" Division and that the dispute now arose from the fact that work on this block was taken from those workers and given to workers on Balantota estate (Beralugolla Division), (a) with the result that workers on Hyndford "B" Division had their work reduced to two or three days per week, and (b) the Union claimed that the intention of the Superintendent was to break the Union by this manoeuvre. The evidence shows that (1) there was a re-allocation of work as stated by the Union, (2) this re-allocation had no adverse effect on the working time of the workers on Hyndford "B" Division and their work had not been curtailed, (3) the terrain of the land and its accessibility made it more convenient to have the 32-acre block worked by workers of the Beralugolla Division than by workers of Hyndford "B" Division, and (4) the District Representative of the Lanka Estate Workers' Union had at one time himself asked by letter dated September 9, 1958 (R. 1) that certain workers on Hyndford "B" Division be relieved of work on the 32-acre block as this block was difficult of access from Hyndford "B" Division.

6. I find that there is no labour dispute arising from the re-arrangement. The right of the employer must be recognized to deploy his work-staff according to his judgment and according to the needs and conditions which obtain in the particular work-area, provided that any new arrangement caused no avoidable hardship to the workers concerned. In this particular case Hyndford "B" Division, Beralugolla Division and the 32-acre block are all regarded as component parts of the Balantota Estate and the new arrangement is one of convenience and there is no evidence of victimisation as suggested by the Union. I, therefore, reject this demand.

Demand No. 3.—The reinstatement of Sivan and five other workers.

7. At the very outset the Union withdrew its demand regarding two sets of workers, namely Marimuthu and his wife Sinnamah, and Selliah Mason and his wife Rakku. The inquiry was, therefore, limited to the demand for the re-instatement in employment of Sivan of Sinnamuthu Kangany and V. Thangavelu of Palani Kangany. The Union alleges that Sivan and Thangavelu were discontinued maliciously on account of their participation in the 'token strike' of March 3, 1959, staged against the Public

Security Act. There were no satisfactory reasons urged to show why these two workers should have been singled out except the vague suggestion that Sivan was canvassing for the Union and that Thangavelu was appointed Thondar Captain.

8. With regard to Sivan, on his own admission, he was a nadar and his interest in estate work commenced only at about the time of his marriage. He continued to sell bottles and sacks and is even now employed in this trade. When he was first employed on Balantota Estate about October 1953, he brought no discharge ticket with him from his previous employer, and did not comply with this requirement although the Superintendent kept pressing him on several occasions. It is clear from the evidence that he did not take his work on the estate with any seriousness. His attendance in November and December, 1958, and in January, February and March 1959, cannot be considered at all satisfactory. He did, however, participate in a strike called on the estate on May 21, 1959. He was unable to give a satisfactory explanation for his continued absence from work and his suggestion that this was due to illness appears to be a lame excuse. The suggestion that he continued to work as a nadar appears to be the true explanation and I have no hesitation in accepting it. Nothing in the evidence points to the discontinuance of Sivan. He absented himself from work of his own accord and I am told that he finally left the estate in December, 1959. The question of reinstating this worker in employment does not, therefore, arise.

9. With regard to Thangavelu, he was employed on this estate from August, 1958. After a few months his interest in the daily work of the estate waned, but he continued to have a desultory interest in a weeding contract. He worked for 14 days in October, 1958, and did not come to work in November and December, and in January, 1959. He worked 3 days in February and 10 days in March. Owing to his lack of interest even his weeding contract was taken over by his father. It should be noted that Thangavelu was absent from the estate for several months. He made several unsuccessful attempts to explain the big gap in his attendance but did not produce any reliable evidence for his position. Thangavelu's discharge ticket was produced in Court and according to it he has not been discharged by the Superintendent. Thangavelu has not proved that he was refused work by the Superintendent and I conclude that he has left the estate of his own accord. The question of reinstating him in employment, therefore, does not arise.

10. It is regrettable that the District Representative of the Union, who was a key witness regarding the specific charges made, was so ill-informed and that he did not have the necessary data on which even a first inquiry could have properly been instituted.

J. C. A. COREA.

Dated at Colombo this 26th day of February, 1960.

THE INDUSTRIAL DISPUTES ACT, No. 43 OF 1950

THE Award transmitted to the Commissioner of Labour by the Industrial Court constituted for the purpose of settling the industrial dispute between the Nidahas Karmika Saha Velanda Sevaka Vurthiya Samithiya and Messrs. Producers and Manufacturers Limited, Marandagahamula, Divulapitiya, which was referred by Order dated June 29, 1959, made under section 4(2) of the Industrial Disputes Act, No. 43 of 1950, and published in *Ceylon Government Gazette* No. 11,805 dated July 10, 1959, for settlement by an Industrial Court, is hereby published in terms of section 25(1) of the said Act.

N. L. ABEYWIIRA,
Deputy Commissioner of Labour.

Department of Labour,
Colombo, 29th February, 1960.

Industrial Court at Colombo

No. I. D. 201.

In the matter of an industrial dispute
between

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

and

Messrs. Producers and Manufacturers Limited, Marandagahamula, Divulapitiya.

THE AWARD

This is an award under section 24 of the Industrial Disputes Act, No. 43 of 1950. It relates to an industrial dispute between the Nidahas Karmika Saha Velanda Sevaka Vurthiya Samithiya (hereinafter referred to as "the Union") and Messrs. Producers and Manufacturers Limited, Divulapitiya (hereinafter referred to as "the Company").

2. By his Order made under section 4 (2) of the aforesaid Act dated June 29, 1959, the Honourable the Minister of Labour referred to me for settlement an industrial dispute between

the above-named parties. The dispute between the parties according to the statement of the Acting Deputy Commissioner of Labour appended to the Minister's order is "whether the non-employment of Mr. R. Rupasinghe Silva by the management of Banduragoda D.C. Mills is justified and to what relief he is entitled."

3. The inquiry commenced on August 29, 1959, and continued on several other dates convenient to both parties, and concluded on January 28, 1960. Mr. Lionel Fernando, the Chief Organising Secretary of the Union appeared for the Union and Mr. Advocate R. A. Kannangara instructed by Messrs. Jayawardena and Rajapakse appeared for the Company.

4. Rupasinghe Silva was employed as a watcher in the Banduragoda D. C. Mills from February, 1954. The managing director of the Company, Mr. R. G. L. de Zoysa, discontinued him from service about the beginning of March 1959, for neglect of duty, but offered him alternate employment elsewhere in one of his private estates. This offer was not acceptable to Rupasinghe and the matter was taken up by his Union. A compromise was effected through the good offices of the Assistant Commissioner of Labour, Negombo, and Rupasinghe was re-employed on certain terms by the company at their Marandagamula office and mobile gas station; his duties commencing on 7th March, 1959. According to the evidence, the whole position was to come up for review six months later. No incident occurred till March 10. On that day the manager, Mr. Walter Fernando, handed over to Rupasinghe a list of duties on behalf of the managing director. This list included watching of the managing director's bungalow which did not belong to the Company, and in consequence Rupasinghe refused to sign the list until after he had consulted his Union. He, however, took charge of the watcher's punch-clock and torch and commenced duties at 6 p.m. on the same date. Thereafter, there are two versions of the incidents which followed.

According to the manager, Walter Fernando, at 6 a.m. on the following morning, that is on March 11, Rupasinghe did not report to him after completing his night watch. After making inquiries, he concluded that Rupasinghe had deserted his post and unlawfully retained the watcher's clock and torch. He took necessary steps to inform the managing director and the police. Later, an inquiry was held by an agent of the directors from which inquiry, Rupasinghe absented himself. After inquiry, he was dismissed on the following grounds:—

- (a) failure to return the watcher's clock and torch on March 11, 1959;
- (b) leaving the premises without permission, and
- (c) failure to report for duty at 6 p.m. on March 11, 1959.

According to the Union, the manager, Walter Fernando, who had wound and handed over the clock to Rupasinghe at 6 p.m. asked for its return in the course of the night watch on the pretext of wanting to wind it. He, however, retained it and informed Rupasinghe that he was dismissed. Rupasinghe, then, went away and kept the torch with him and continued his watch near the petrol shed, until dawn. When he came to return the torch next morning the manager refused to accept it, and the torch was left on the verandah of the manager's bungalow. The Union, therefore, claims that Rupasinghe was wrongfully dismissed.

5. Two matters need to be disposed of before I come to the incident which occurred on March 10. First, the Company in their statement to Court sets out that one of the grounds for the termination of the services of Rupasinghe is his general behaviour and record prior to March 10, 1959. The reference, of course, is to the circumstances which led to his 'proposed discontinuance' at the beginning of March 1959—the matter which had been put right by the intervention of the Assistant Commissioner of Labour, Negombo, on March 5. The reasons for the discontinuance of Rupasinghe's services on that occasion were—

- (1) that the managing director had received anonymous letters regarding his neglect of duty,
- (2) that on two surprise checks in December, 1958, the managing director had found Rupasinghe absent from his post,
- (3) that Rupasinghe had failed to carry out the manager's order to punch the card on the watcher's clock according to instructions, and
- (4) that on being reprimanded, he absented himself from work from February 22 to 28 without good reason.

I must say that I am not impressed by the attention the managing director gave to anonymous letters. Besides, at no stage was any deterrent punishment meted out to Rupasinghe to bring home to him the gravity of his disregard of instructions; and that, in spite of his having been at one time a loyal and willing employee. Moreover, there is no evidence that any inquiry was held or that Rupasinghe was given a reasonable opportunity of exculpating himself. So that, by itself, the situation prior to March 10 and 11 would not in my opinion provide adequate grounds for the subsequent discontinuance of Rupasinghe.

6. In the next matter, it was alleged by the Union that Rupasinghe's dismissal was an act of victimisation for his union activities. In the first place it should be noted that Rupasinghe was not an office-bearer, nor was he in any way, a prominent member of the Union. Nor did the Union make any attempt to prove the allegation. In cross-examining both the managing director and the manager, not one suggestion was put to them regarding the alleged victimisation. There appears to be no good reason for picking out Rupasinghe to make him the scapegoat for any headway the Union might have made in the D. C. Mills. The dispute regarding Rupasinghe's discontinuance must therefore be considered apart from any interest he may have shown in Union activities.

7. Regarding the happenings between 6 p.m. on March 10 and 6 a.m. on March 11, it should be noted that there were no eye-witnesses and the true story could only be known to Walter Fernando and to Rupasinghe. There are, however, certain circumstances which provide a means of testing the veracity of each version. First, according to the Union's version there was a time gap between the handing over of the clock to the manager and the return of the torch. Supposing the clock was taken over by the manager sometime between 4 a.m. and 5 a.m. as Rupasinghe states in his evidence, and Rupasinghe continued his watch until 6 a.m., there is no satisfactory reason why he could not have stayed over a few minutes longer so that he might have had witnesses to support his case. By about 6 a.m. the mobile gas station comes to life and the petrol pumper awakes about that time and the lorry drivers arrive to commence their work, and if he had stayed a few minutes longer he would have had an audience before whom he could have ventilated his grievances as human nature normally prompts people to do in situations of this kind. It is strange that he should not have communicated his plight to the petrol pumper who was on the premises on duty where Rupasinghe says he himself remained on duty, if Rupasinghe had actually been turned out of his job at that hour. Besides, it is highly improbable that the manager should have suggested that he wanted to wind the clock at 4.30 a.m. or 5 a.m. when in an hour's time or so Rupasinghe's watch would have ended. If, on the other hand, the clock was taken by the manager at 9 p.m. as Jinasena, the patron of the Union, had told the Assistant Commissioner of Labour, Negombo, why did Rupasinghe remain to watch after the manager had told him (when he took the clock away) that he had been dismissed? Even at that hour, 9 p.m., it is highly improbable that the manager would convincingly use the argument that he wanted to wind the clock which had already been wound at 6 p.m. and normally ran for over 24 hours. It is inconceivable that the manager would have used such a deception when he could quite easily have told Rupasinghe that he wanted the clock back and that he was turning him out of his job. Secondly, Jinasena, the patron of the Union, was not called to give evidence and the fact that he had stated to the Assistant Commissioner of Labour, Negombo, that the "clock incident" took place at 9 p.m. stands uncontradicted. Since there was a basic contradiction in the times concerning the "clock incident", the Union should have noticed that the reliability of Rupasinghe's evidence on that point would be called in question and Jinasena should have been made available for questioning particularly if the Union had thought that Jinasena had made a mistake regarding the time of the incident. A change of time from 9 p.m. to 4.30 a.m. or 5 a.m. next day regarding the "clock incident" is undoubtedly an attempt to make the story appear more plausible. There were others moving about the place at about 9 p.m. and they could not have failed to observe what was taking place between the manager and the watcher, had this incident occurred about that time. Thirdly, Rupasinghe was unable to explain why it was necessary for him to report the "clock incident" at the police station, even if the Union asked him to do so. It was right and proper for the manager to go to the police because company property had been lost. As far as Rupasinghe was concerned, his business was with the Labour Department. Strange to say, he states in evidence that he did not know that the manager had already reported the loss of the clock and his own disappearance at the police station until he himself went there to make a statement. Fourthly, if I am to believe the story of Rupasinghe I will have to ask myself the question whether there is good reason for believing that the manager had harboured a deep seated grievance against Rupasinghe that he should have resorted to a cleverly designed plot to oust him from employment. Walter Fernando appeared before me and he was examined and cross-examined at very great length. He appears to be a man who is more interested in things, products and manufactures than in people. For example, when he discovered that the watcher was missing on March 11 the idea that Rupasinghe might have met with some misadventure did not strike him. He was only bothered about the clock and the torch. With regard to appointments and dismissals of staff, again, he considered that the business of the managing director. He took no initiative in checking on Rupasinghe's alleged neglect of work at the D.C. Mills. It was left to the managing director himself to set the machinery going to detect Rupasinghe's neglect of work and it was the managing director himself who re-installed the watcher's clock when the use of it had fallen into abeyance at the mills, partly through lack of interest on the part of the manager. Whatever his other merits or faults might be, Walter Fernando impressed me as a candid witness. He did not conceal the fact that he did not consider Rupasinghe

a good worker and he was candid enough to admit that he did not think the transfer of Rupasinghe to Marandagahamula would be a success. He made no attempt to conceal his own estimate of Rupasinghe as he would have done if he had been guilty of any plot to put Rupasinghe into trouble. His view, that if Rupasinghe was not satisfied with the list of duties drawn up by the managing director, it was a matter between the managing director and Rupasinghe is just characteristic of him. The Union could not suggest a sufficiently strong motive which could have prompted Walter Fernando to commit such a diabolical act against Rupasinghe, and Rupasinghe himself admits that Walter Fernando was not ruffled when he refused to sign the list of duties.

8. In the face of all these circumstances I disbelieve Rupasinghe's story. It is possible to think that Rupasinghe was subjected to harassment by the requirement that he should punch the time card every ten minutes, that is approximately 72 punch points during a 12-hour night watch. However irksome that duty might have been the line of action he had

adopted cannot be justified. If he was subjected to harassment or was required to perform duties which were not technically covered by the terms of contract, he could have had recourse to a more constitutional method of gaining his end. The story given by Rupasinghe is highly improbable and so contradictory as to suggest that it had been devised to suit a particular hypothesis. Nothing in the relations between the parties concerned lends support to that hypothesis and in my opinion the case for the management has been established beyond any reasonable doubt. The method adopted by Rupasinghe for gaining his end is indefensible and I am unable to take a lenient view of his defection from duty and his attempted deception. The clever story that he had invented to establish his case is defective. I, therefore, hold that the non-employment of Rupasinghe Silva by the management of Banduragoda D.C. Mills is justified and that he is not entitled to any relief.

J. C. A. COREA.

Dated at Colombo, this 26th day of February, 1960.

THE MOTOR TRANSPORT ACT, No. 48 OF 1957

Notice under Section 19 (2)

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

D. F. ABEYAWARDENA,
Deputy Secretary,
Ceylon Transport Board.

Colombo, February 29th, 1960.

SCHEDULE

Column 1	Column 2	Column 3
1. <i>Property used by Madhyama Lanka Bus Co., Ltd.—</i>		
One permanent office building ..	Assessment No. 3/1, Council Road, Nawalapitiya, situated within the Urban Council limits of Nawalapitiya, Kandy District	<i>Gazette Extraordinary</i> No. 11,220 of 17.12.57

CORRECTION

NOTICE under section 10 of the Indian and Pakistani Residents (Citizenship) Act, No. 3 of 1949, appeared in respect of application No. C. 6684 dated 2.8.51, in Part 1, Section 1—General—of the *Gazette* No. 12,061 of 12.2.60, is hereby cancelled.

A fresh notice under the above-mentioned section of the Act in respect of application No. C. 6684 will appear in the *Gazette* of 11.3.60.

A. E. GOGERLY MORAGODA,
Commissioner for the Registration of
Indian and Pakistani Residents.

R. I. & P. R. Department,
P. O. Box 587,
Colombo 1, 7th March, 1960.

FORM 4B

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

NOTICE UNDER SECTION 10 OF THE ACT

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

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

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

A. E. GOGERLY MORAGODA,
Commissioner for the Registration of
Indian and Pakistani Residents.

Colombo, 7th March, 1960.

SCHEDULE

Number and date of application	Name and address of applicant for registration as a citizen of Ceylon	Name and relationship to applicant of each person whose registration as a citizen of Ceylon applicant seeks to procure simultaneously with applicant's registration as a citizen of Ceylon
C 6684—2.8.51	... Ambalakarar Ebrahi Kany Seyadukadu Hameed, 104, Aramaya Road, Dematagoda, Colombo 9	Noorjehan Beebi (wife), Mohamed Iqbal (son), Rahaman Beebi (daughter), Sabarunissa Beebi (daughter), Ummu Nona (daughter), Akbar Mohideen (son)
E 7382—3.8.51	... Seeyanna Mohamadu, 104, Aramaya Road, Dematagoda, Colombo 9	Zaithoon Beebee (wife), Abdul Razack (son)
I 4055—6.7.51	... Vena Awanna Seeyampillai Ponnusamy Pillai, 25, Kotmale Road, Nawalapitiya	Thottichchiammal (wife), Thanapackiam (daughter), Logambal (daughter), Sivakamy alias Rajaletchimy (daughter), Mageswary Ammal alias Jayaletchimy (daughter), Jayaraman (son), Kumari Thangamanie (daughter), Loganathan Rajamanickam (son), Dasarutha Chakravarthy (son), Navajothy (daughter)
P 69—15.8.50	... Rengasamy Appavoo Arumugam, Second Division, Diyagama East Group, Agrapatana	Sivagami (wife), Rajasekaran (son), Ragavan (son), Rengaraj (son), Vimala (daughter), Velappen (son)
T 411—8.7.51	... Dhamanmal Tolaram, 46, Main Street, Jaffna	Radi Bai (wife), Janaki Bai (daughter)

Miscellaneous Departmental Notices**CHANGE OF MANAGEMENT—ROMAN CATHOLIC SCHOOLS, JAFFNA**

UNDER the provisions of section 31 (5) of Ordinance No. 31 of 1939, it is hereby notified for the information of the general public that upon the recommendation of the Proprietor, the Roman Catholic Bishop of Jaffna, Rev. Father J. Brohan of Bishop's House, Jaffna, is appointed Acting General Manager of Roman Catholic Schools, Jaffna, for the period 1.3.1960 to 31.3.1960.

S. F. DE SILVA,
Director of Education.

ASO/3222.
Education Department,
Malay Street,
Colombo 2, 24.2.1960.

C/PAGODA SINHALESE MIXED SCHOOL

UNDER the provisions of section 31 of Ordinance No. 31 of 1939, it is hereby notified for the information of the General Public that upon the recommendation of Rev. Davuldena Nanissara Thero of Pagoda, Negegoda, proprietor of the above school, Rev. B. Sumanatissa Thero, the General Manager of schools under the management of the Ceylon Educational Society of Purana Viharaya, Pinwatie, Dehiwala, is appointed the Manager of the above named school with effect from 18.1.60, in place of Mr. W. L. A. Fernando, General Manager of Schools, under the Management of the Buddhist Academy of Ceylon, Mattegoda, Polgasowita, who ceased to be the Manager with effect from 18.1.60.

S. F. DE SILVA,
Director of Education.

Education Department,
Colombo 2, March 4, 1960.

KL/POKUNUWITA RATNAYATANA B. M. SCHOOL

NOTICE is hereby given for the information of the general public that an application has been received from the General Manager of Schools, of the Buddhist Academy of Ceylon, Mattegoda, Polgasowita, for the registration of the above named school situated at Pokunuwita, Panadura in the Kalutara District of the Western Province as a grant-in-aid school.

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

S. F. DE SILVA,
Director of Education.

Education Department,
Colombo 2, 1.3.1960.

KU/WEWALA M. B. S., S. M. S.

NOTICE is hereby given that an application has been received from the General Manager, Mahabodhi Society Schools, 130, Maligakande Road, Colombo 10, for the provisional registration of the above school, situated at Wewala in the Kurunegala District of the North-Western Province, as a grant-in-aid school.

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

S. F. DE SILVA,
Director of Education.

ASJ 4812.
Education Department,
Malay Street,
Colombo 2, March 2, 1960.

KU/NAKOLAGANE B. M. S.

NOTICE is hereby given for the information of the General Public that the above school situated at Nakolagane in the Kurunegala District of the North-Western Province and under the management of the General Manager, Buddhist Academy of Ceylon, Mattegoda, Polgasowita, has been provisionally registered as a grant-in-aid school with effect from 1.11.57.

S. F. DE SILVA,
Director of Education.

ASJ 4788.
Education Department,
Malay Street,
Colombo 2, March 2, 1960.

APPOINTMENT OF GENERAL MANAGER OF SCHOOLS MANAGED BY THE INTERNATIONAL EDUCATIONAL SOCIETY LIMITED

IT is hereby notified for the information of the general public that upon the recommendation of the International Educational Society Limited, Issadeen Town, Matara, Rev. H. Saddhatissa Thero of Issadeen Town, Matara, is appointed the General Manager of Schools managed by the above society with effect from 29.11.1959.

S. F. DE SILVA,
Director of Education.

ASE/3617.
Education Department,
Malay Street,
Colombo 2, 18th/29 February, 1960.

No. PV 55/58.

OFFICE OF THE SUPERINTENDENT OF POLICE, W. P. (SOUTH)—SHIFTING OF

IT is hereby notified for general information that the Office of the Superintendent of Police, Western Province (South), is shifted from Panadura, to the new Police buildings at Kalutara South, and will function at Kalutara, with effect from March 1, 1960.

Telephone numbers are as follows:—

Kalutara 451—Direct line to Superintendent of Police Western Province (South)

Kalutara 222 } Extension from Kalutara South Police Station
223 } to—

(a) Superintendent of Police, Western Province (South)

(b) Head Clerk

Kalutara 281—Superintendent of Police, Western Province (South)—Bungalow

2. The Office of the Assistant Superintendent of Police, Panadura, will continue to remain at Panadura, as before.

Telephone numbers are as follows:—

Panadura 385—Police Station

222—Extensions to—

(a) Assistant Superintendent of Police, Panadura

(b) Head Clerk

Panadura 325—Assistant Superintendent of Police, Panadura—Bungalow.

3. The Office of the Assistant Superintendent of Police, Kalutara, will also continue to remain where it is at present and will not move into the new buildings which house the Office of the Superintendent of Police, Western Province (South), till accommodation is made available. There is no change in telephone connections to this Office.

Bungalow of Assistant Superintendent of Police, Kalutara, was recently been provided with a direct telephone line and the number is Kalutara 455.

W. E. C. JEBANASAM,
for Inspector-General of Police.
Colombo 1, 3rd March, 1960.

COMPANIES ORDINANCE, No. 51 OF 1938**Notice under Section 277 (3) to strike off Danister Silva and Company, Limited**

WHEREAS there is reasonable cause to believe that Danister Silva & Company Limited, a company incorporated on 24.11.55, under the provisions of the Companies Ordinance, No. 51 of 1938, is not carrying on business or in operation:

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

W. M. SELLAYAH,
Registrar of Companies.

Department of the Registrar of Companies,
Colombo 1, 27th February, 1960.

THE IRRIGATION ORDINANCE, No. 32 OF 1946

IT is hereby notified that I, Victor Paul Alphonso Perera, Government Agent, of the Matale District, in the Central Province, have by virtue of powers vested in me by section 15 (1) (a) of the Irrigation Ordinance, No. 32 of 1946, approved the resolution set out in the Schedule hereto.

V. P. A. PERERA,
Government Agent.

The Kachcheri,
Matale, October 6, 1959.

Schedule

RESOLUTION

"This Meeting of Proprietors within the Irrigable Area of Menikdena Wewa irrigation work in the Matale District, Central Province, approve the scheme relating to that irrigation work prepared under Part V of the Irrigation Ordinance, No. 32 of 1946."

THE IRRIGATION ORDINANCE, No. 32 OF 1946

IT is hereby notified that I, Victor Paul Alphonso Perera, Government Agent, of the Matale District, in the Central Province, have by virtue of powers vested in me by section 15 (1) (a) of the Irrigation Ordinance, No. 32 of 1946, approved the resolution set out in the Schedule hereto.

V. P. A. PERERA,
Government Agent.

The Kachcheri,
Matale, October 14, 1959.

Schedule

RESOLUTION

"This Meeting of Proprietors within the Irrigable Area of Nabaralawewa irrigation work in the Matale District, Central Province, approve the scheme relating to that irrigation work prepared under Part V of the Irrigation Ordinance, No. 32 of 1946."

THE IRRIGATION ORDINANCE, No. 32 OF 1946

IT is hereby notified that I, Victor Paul Alphonso Perera Government Agent, of the Matale District in the Central Province, have by virtue of powers vested in me by section 15 (1) (a) of the Irrigation Ordinance, No. 32 of 1946, approved the resolution set out in the Schedule hereto.

V. P. A. PERERA,
Government Agent.

The Kachcheri,
Matale, September 8, 1959.

Schedule

RESOLUTION

"This Meeting of Proprietors within the irrigable area of Nabadagahawatte Irrigation Work in the Matale District, Eastern Province, approve the scheme relating to that irrigation work prepared under Part V of the Irrigation Ordinance, No. 32 of 1946."

MONARAGALA KACHCHERI

THE following resthouses in the Moneragala District, will be closed to the public on the 18th and 19th of March, 1960:—

1. Bibile Resthouse
2. Moneragala Resthouse
3. Wellawaya Resthouse, and
4. Tanamalwila Resthouse.

L. N. DE L. BANDARANAIKE,
Acting Government Agent.

Moneragala, 4th March, 1960.

INTERRUPTION TO TRAFFIC ON ROADS

Central Division, Kandy District.

PERADENIYA-DELTOTA-RIKILIGASKADA ROAD

THE above road is closed to all traffic from the 22nd February, 1960, due to a moving earth slip until further notice. The alternative route is through Maloya-Daraoya Estate which turns off at culvert No. 29/9 and joins Peradeniya-Deltota-Rikiligaskada Road at culvert No. 32/3. Traffic over 1½ tons will not be allowed on this alternative route.

C. E. KARBUNABATNE,
for Director of Public Works.

Office of the Director of Public Works,
Colombo 1, 3rd March, 1960.

NOTICE

IT is hereby notified that in view of the Public Holiday on Tuesday, March 29, 1960, all Notices and Advertisements for Publication in the *Ceylon Government Gazette* of April 1, 1960, should reach the Government Press not later than 12.30 p.m. on Saturday, March 26, 1960.

Government Press,
Colombo, March 1, 1960.

BERNARD de SILVA,
Government Printer.