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THE CEYLON GOVERNMENT GAZETTE

අංක 12,107 — 1960 අප්‍රේල් 14 වැනි ව්‍යවස්ථාපිතය — 14.4.1960

No. 12,107 — THURSDAY, APRIL 14, 1960

(Published by Authority)

PART I: SECTION (I)—GENERAL

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

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PART V published with this issue contains List of Books, &c.

Appointments, &c., by the Governor-General

No. 152 of 1960

No. D/VF/22A.

ARMY—CVF—AMENDMENT TO NOTIFICATION No. 100 OF 1959, PUBLISHED IN “GOVERNMENT GAZETTE” No. 11,699 OF FRIDAY, MARCH 13, 1959

For ‘AMARASOORIYA’ read ‘AMARASURIYA’.

H. E. TENNEKON,
Permanent Secretary,

Ministry of Defence and External Affairs.

Colombo 1, April 2, 1960.

No. 153 of 1960

No. D/VF/1A.

ARMY—CVF—AMENDMENT TO NOTIFICATION No. 33 OF 1960, PUBLISHED IN “GOVERNMENT GAZETTE” No. 12,041 OF FRIDAY, JANUARY 22, 1960

For ‘Mr. NORMAN EDWARD WEERASOORIYA’
Read ‘Mr. NORMAN EDWARD WEERASOORIA’.

H. E. TENNEKON,
Permanent Secretary,

Ministry of Defence and External Affairs.

Colombo, 1st April, 1960.

No. 154 of 1960

No. D42/Rect.

OFFICER'S APPOINTMENT—ROYAL CEYLON NAVY

HIS EXCELLENCY THE GOVERNOR-GENERAL has been pleased to approve the following appointment in the Royal Ceylon Navy:—

To be Commanding Officer, H. M. Cy. S. Lihiniya with effect from March 31, 1960

Acting Sub-Lieutenant E. P. D. CASPERSZ, R. Cy. N.

By His Excellency's command,

H. E. TENNEKON,
Permanent Secretary,

Ministry of Defence and External Affairs.

Colombo, 31st March, 1960.

No. 155 of 1960

No. D42/Rect.

OFFICER'S APPOINTMENT—ROYAL CEYLON NAVY

HIS EXCELLENCY THE GOVERNOR-GENERAL has been pleased to approve the following appointment in the Royal Ceylon Navy:—

To be Commanding Officer, H. M. Cy. S. Parakrama with effect from April 1, 1960

Lieutenant-Commander D. I. DE LIVERA, R. Cy. N.

By His Excellency's command,

H. E. TENNEKON,
Permanent Secretary,

Ministry of Defence and External Affairs.

Colombo, 31st March, 1960.

No. 156 of 1960

No. D42/Rect.

OFFICER'S APPOINTMENT—ROYAL CEYLON NAVY

HIS EXCELLENCY THE GOVERNOR-GENERAL has been pleased to approve the following appointment in the Royal Ceylon Navy:—

To be Commanding Officer, H. M. Cy. S. Gemunu with effect from April 1, 1960

Lieutenant (ND) M. M. A. WAHID, R. Cy. N.

By His Excellency's command,

H. E. TENNEKON,
Permanent Secretary,

Ministry of Defence and External Affairs.

Colombo, 31st March, 1960.

No. 157 of 1960

No. D42/Rect.

OFFICER'S APPOINTMENT—ROYAL CEYLON NAVY

HIS EXCELLENCY THE GOVERNOR-GENERAL has been pleased to approve the following appointment in the Royal Ceylon Navy:—

To be Commanding Officer, H. M. Cy. Tug Aliya with effect from April 1, 1960

Commissioned Boatswain A. A. WISE, R. Cy. N.

By His Excellency's command,

H. E. TENNEKON,
Permanent Secretary,

Ministry of Defence and External Affairs.

Colombo, 31st March, 1960.

No. 158 of 1960

No. D148/Rect.

**ROYAL CEYLON AIR FORCE—OFFICER'S
 APPOINTMENTS**

His Excellency the Governor-General has been pleased to appoint the undermentioned officers to be Recruiting Officers under section 13 of the Air Force Act, No. 41 of 1949, vice Squadron Leader P. G. WALPITA, with effect from 15th March, 1960.

Temporary Squadron Leader S. N. SAMARASINGHE, Sec. (P.C.).
 Flight Lieutenant D. WICKREMASINGHE, Tech. Eng. (P.C.)

Flight Lieutenant M. K. D. S. CHANDRAPALA, Equipment (P.C.)

By His Excellency's command,

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

Colombo, March 30, 1960.

No. 159 of 1960

No. D152/Rect.

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

TRANSFERRED to the Regiment Branch from the Air Traffic Control Branch, with seniority as at 1st February, 1960.

Name

Pilot Officer CLAUDE ANTHONY OSMOND DIBOKZE—(01096) Air Traffic Control.

By His Excellency's command,

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

Colombo, March 31, 1960.

No. 160 of 1960

CORRECTION

REFERENCE notification No. 6 of 1960 appearing on page 2 of Part I Section I of the *Government Gazette* No. 13,037 of January 1, 1960—

- (a) For "Flight Lieutenant PONNU CANAGASABY THIAGARAJAH" read "PONNU CANAGASABY THIAGARAJAH", and
 (b) For Branch "Tech/Eng" against Flight Lieutenant HABARAKADA ARACHCHIGE DON RANASINGHE, read "Tech/Signals".

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

No. 161 of 1960

A. 104/60.

Mr. S. J. WALPITA, C. C. S., Additional Controller of Establishments, General Treasury, to act as Director of Census and Statistics, in addition to his duties, with effect from March 8, 1960, until the resumption of duties by Mr. N. MANICKA IDAIN-KADAR, C. C. S., or until further orders.

A. 129/60.

Mr. M. T. AHMED, Assistant Director of Irrigation, to act as a Deputy Director of Irrigation in the Irrigation Department with effect from February 12, 1960, during the absence out of the Island of Mr. T. B. E. SENEVIRATNE or until further orders.

E. G. GOONEWARDENE,
 Secretary,
 Public Service Commission.

Office of the Public Service Commission,
 P. O. Box 500, Galle Face Secretariat,
 Colombo 1, April 8, 1960.

Appointments, &c., by the Judicial Service Commission

No. 162 of 1960

SUMMARY OF APPOINTMENTS MADE BY THE JUDICIAL SERVICE COMMISSION

Name of Officer	New Appointment	Effective Date of New Appointment	Remarks
Mr. D. P. NISSANGA	.. Additional District Judge, Kegalla	.. From 5th April, 1960, to hear till completion D. C. Kegalla Case No. 2792 (CRM)/M.C. Kegalla Case No. 22412 (Part II)	In addition to his other duties
Mr. B. G. S. DAVID	.. Additional District Judge, etc., Batticaloa	.. From 1st April, 1960	Until further orders
Mr. D. S. L. P. ABAYASEKERA	.. Additional District Judge, Batticaloa	.. From 26th May, 1960, to hear till completion D. C. Batticaloa Case No. 1163/L	In addition to his other duties
Mr. D. S. L. P. ABAYASEKERA	.. Additional District Judge, Panadura	.. From 1st April, 1960, to enable judgment to be delivered in D. C. Panadura Case No. 2118	In addition to his other duties
Mr. M. A. M. HUSSAIN	.. Additional District Judge, Galle	.. From 1st April, 1960, till judgment is delivered in D. C. Galle Case No. P. 485	In addition to his other duties
Mr. W. A. WALTON	.. Magistrate, etc., Jaffna	.. From 1st April, 1960	Until further orders
Mr. A. E. R. COREA	.. Additional Magistrate, Gampola	.. From 8th April, 1960, to hear M. C. Gampola Cases Nos. 9579, 597 and M. C. Nawalapitiya Cases Nos. 7937 and 1075	In addition to his other duties
Mr. S. SELLIAH	.. Additional Magistrate, etc., Ratnapura	.. From 1st April, 1960, till order is delivered in M. C. Ratnapura Cases Nos. 72629, 72121, 70869 and 70515	In addition to his other duties
Mr. A. E. ABAYAWICKREME	.. Additional Magistrate, etc., Kegalla	.. 6th April, 1960, to record evidence of Magistrate Kegalla in M. C. Kegalla Cases Nos. 29572, 29397 and 28270	

Name of Officer	New Appointment	Effective Date of New Appointment	Remarks
Mr. J. H. FERNANDO	Additional Magistrate, etc., Kegalla	9th to 18th April, 1960	During absence of Mr. V. M. CUMARASWAMY
Mr. N. B. DE S. WIJESEKERE	Additional Magistrate, etc., Kalutara	5th and 6th April, 1960	During absence of Mr. V. K. KANDASAMY
Mr. S. NATARAJA	Additional District Judge, etc., Anuradhapura	12th to 15th April, 1960	During absence of Mr. C. V. UDALAGAMA
Mr. F. W. GOONERATNE	Additional Magistrate, etc., Negombo	9th and 10th April, 1960	During absence of Mr. T. S. SALLY
Mr. W. A. C. SIRISENA	Additional District Judge, etc., Balapitiya	11th to 14th April, 1960	During absence of Mr. V. T. PANDITA-GUNAWARDENE
Mr. H. A. BASTIAENZ	Additional Magistrate, etc., Matara	13th to 18th April, 1960	During absence of Mr. K. D. O S. M. SENEVIRATNE
Mr. M. ESURUPADHAM	Additional Magistrate, etc., Point Pedro	11th, 12th and 15th to 25th April, 1960	During absence of Mr. S. N. RAJADURAI
Mr. V. CANAGASABAI	Additional Magistrate, etc., Point Pedro	14th and 20th to 22nd April, 1960	During absence of Mr. S. N. RAJADURAI
Mr. H. D. RATNATUNGA	Additional Magistrate, etc., Hambantota	7th and 8th April, 1960	During absence of Mr. J. G. L. SWARIS
Mr. J. AMARASINGHE	Additional Magistrate, etc., Hambantota	8th April, 1960	During absence of Mr. J. G. L. SWARIS
Mr. T. B. WETTEWA	President, Rural Court, Dewamedi Hattattu, etc.	From 1st April, 1960	Until further orders
Mr. A. F. H. DE ALWIS	Acting President, Rural Court, Ganga-boda Pattu	14th, 16th and 18th April, 1960	During absence of Mr. P. D. P. WIJESSEKERA
Mr. V. R. SATCHITHANANTHAN	Acting President, Rural Court, Kaddukulam Pattu	19th April, 1960	During absence of Mr. M. EHAMPARA NATHAN
Mr. P. S. MAHALEKAME	Acting President, Rural Court, Tumpane, etc.	14th April, 1960	During absence of Mr. J. W. B. UDALAGAMA
Mr. C. S. PINIDIYA	Acting President, Rural Court, Morawak Korale	11th, 12th, 14th and 16th April, 1960	During absence of Mr. S. G. PIERIS
Mr. W. D. ABEYGUNAWARDENA	Additional President, Rural Court, Hewagam Korale, etc.	8th April, 1960, to hear R. C. Gangodawila Case No. 6376	—
Mr. T. SRI PATHMANATHAN	Acting President, Rural Court, Wellessa-Bintenne	12th, 14th and 16th April, 1960	During absence of Mr. T. L. J. HADGIE
Mr. M. PEBERA	Acting President, Rural Court, Udukinda, etc.	7th April, 1960	During absence of Mr. F. W. TALDENA
Mr. T. MYLVAGANAM	Acting President, Rural Court, Vavuniya North	11th and 12th April, 1960	During absence of Mr. V. SOMASUNDERAM
Mr. K. P. GUNARATNE	Acting President, Rural Court, Pasdun Korale, etc.	4th April, 1960	During absence of Mr. F. J. C. ABEYAKOON

Office of the Judicial Service Commission,
P. O. Box 573,
Colombo, 7th April, 1960.

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

Other Appointments

No. 163 of 1960

No. D. 33/Rect.

ROYAL CEYLON AIR FORCE: PROMOTIONS

To be Flying Officers with effect from the dates stated against their names:—

Pilot Officer T. R. N. SELVADURAI (01081)—Sec/Provost—with effect from 24th March, 1960.

Pilot Officer P. F. S. JAYASURIYA (01082)—Secretarial—with effect from 1st April, 1960.

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

Colombo, 30th March, 1960.
A 5

No. 164 of 1960

APPOINTMENT OF THE HONOURABLE MINISTER OF JUSTICE

(1) Mr. B. G. S. DAVID to be a Children's Magistrate for the judicial division of Batticaloa with effect from 1st April, 1960, while holding the office of Magistrate of the said judicial division.

(2) Mr. W. A. WALTON to be a Children's Magistrate for the judicial division of Jaffna with effect from 1st April, 1960, while holding the office of Magistrate of the said judicial division.

No. 165 of 1960

THE Honourable the Minister of Home Affairs has appointed Mr. WARADANA CHANDRASIRI LAKSEMAN DE SILVA to be a Notary Public throughout the judicial division of Balapitiya and to practise as such in the English language.

No. 166 of 1960

THE Honourable the Minister of Home Affairs has appointed Mr. WANNIACHCHI KANKANANGE CHANDRAKUMARA WIJAYA GUNAWARDANE to be a Notary Public throughout the judicial division of Matara and to practise as such in the English language.

Government Notifications

Regulation

No. PR/AF/7.

THE Honourable the Minister of External Affairs has been pleased to recognise Mr. Karl Gauss as Acting Honorary Consul for Norway at Colombo, with effect from 6th April, 1960, during the absence of Mr. A. D. Whiting from the Island.

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

Colombo 1, 6th April, 1960.

L. D.—B. 98/38.

No. 2/3/1 (AC).

THE CEYLON SAVINGS BANK ORDINANCE

REGULATION made by the Board of Directors of the Ceylon Savings Bank under sections 11 and 17 of the Ceylon Savings Bank Ordinance (Chapter 278), as amended by Ordinance No. 3 of 1944 and by Act No. 6 of 1955, and approved by the Minister of Finance by virtue of the powers vested in him by the said section 11, as modified by the Proclamation published in *Gazette Extraordinary* No. 9,773 of September 24, 1947.

R. COOMARASWAMY,
for Permanent Secretary,
Ministry of Finance.

Colombo, 8th April, 1960.

The regulations published in *Gazette* No. 9,255 of April 5, 1944, as last amended by regulation published in *Gazette* No. 10,697 of July 30, 1954, are hereby further amended as follows:—

(1) in regulation 2—

(a) by the substitution in paragraph (a) thereof, for the expression "six thousand rupees", of the expression "thirty thousand rupees"; and

(b) by the substitution in paragraph (b) thereof, for the expression "eight thousand rupees", of the expression "fifteen thousand rupees";

(2) in regulation 3—

(a) by the substitution in paragraph (a) thereof, for the expression "twenty thousand rupees", of expression "thirty thousand rupees"; and

(b) by the substitution in paragraph (b) thereof, for the expression "twelve thousand rupees", of the expression "fifteen thousand rupees".

THE SAVINGS CERTIFICATES ORDINANCE, No. 7 OF 1946

WHEREAS a resolution authorising a sum of Rs. 10 million to be borrowed within Ceylon by the issue of savings certificates under the Savings Certificate Ordinance, No. 7 of 1946, as modified by the Proclamation published in *Gazette Extraordinary* No. 9,773 of September 24, 1947, was passed by the House of Representatives under section 3 of the said Ordinance and was published in *Gazette* No. 10,356 of February 15, 1952:

And whereas the Minister of Finance, under section 4 (1) of the Ordinance, directed the Postmaster-General to borrow a sum of Rs. 5 million of the said sum of Rs. 10 million by the issue of savings certificates under the said Ordinance (in addition to the sum of Rs. 5 million referred to in the notification published in *Gazette* No. 10,379 of April 4, 1952):

And whereas a sum of Rs. 2,497,270 out of the said sum of Rs. 5 million remains unborrowed:

Now, therefore, by virtue of the powers vested in me by section 5 of the Ordinance, I, Samson Felix Amerasinghe, Secretary to the Treasury, do by this notification specify the denominations of savings certificates set out in the First Schedule hereto as the denominations of savings certificates which are to be issued, and the purchase price and surrender value set out in the Second Schedule hereto, as the purchase price and surrender value respectively, of each certificate of each such denomination, for the purpose of borrowing the said sum of Rs. 2,497,270.

Colombo, 7th April, 1960.

S. F. AMERASINGHE,
Secretary to the Treasury.

First Schedule

TEN YEAR CERTIFICATES

Denominations	Rs. c.	Rs. c.	Rs. c.	Rs. c.	Rs. c.
...	7 50	15 0	75 0	150 0	1,500 0

Second Schedule

Purchase Price	Rs. c.	Rs. c.	Rs. c.	Rs. c.	Rs. c.
..	5 0	10 0	50 0	100 0	1,000 0

Surrender Value:—

On surrender at any time during 1st year	5 0	10 0	50 0	100 0	1,000 0
After 1 complete year from date of issue	5 12	10 24	51 20	102 40	1,024 0
After 1½ years from date of issue	5 21	10 42	52 10	104 20	1,042 0
After 2 years from date of issue	5 30	10 60	53 0	106 0	1,060 0
After 2½ years from date of issue	5 40	10 80	54 0	108 0	1,080 0
After 3 years from date of issue	5 51	11 02	55 10	110 20	1,102 0
After 3½ years from date of issue	5 62	11 24	56 20	112 40	1,124 0
After 4 years from date of issue	5 74	11 48	57 40	114 80	1,148 0
After 4½ years from date of issue	5 87	11 74	58 70	117 40	1,174 0
After 5 years from date of issue	6 0	12 0	60 0	120 0	1,200 0
After 5½ years from date of issue	6 13	12 26	61 30	122 60	1,226 0
After 6 years from date of issue	6 26	12 52	62 60	125 20	1,252 0
After 6½ years from date of issue	6 40	12 80	64 0	128 0	1,280 0
After 7 years from date of issue	6 54	13 8	65 40	130 80	1,308 0
After 7½ years from date of issue	6 69	13 38	66 90	133 80	1,338 0
After 8 years from date of issue	6 84	13 68	68 40	136 80	1,368 0
After 8½ years from date of issue	7 0	14 0	70 0	140 0	1,400 0
After 9 years from date of issue	7 16	14 32	71 60	143 20	1,432 0
After 9½ years from date of issue	7 33	14 66	73 30	146 60	1,466 0
After 10 years from date of issue	7 50	15 0	75 0	150 0	1,500 0

Treasury No. PN 137/60 (B).

IN terms of section 24 of the Minutes on Pensions, it is hereby notified that the under-mentioned officers who have been seconded for service will be allowed to count the period of their temporary employment for pension purposes.

Name	Pensionable appointment	Seconded Post
Mr. B. Ekanayake	Commercial Assistant, Department of Commerce	Commercial Assistant in the Ceylon Legation in Burma
Mr. S. C. A. Nanayakkara	do.	Commercial Assistant in the Ceylon Embassy in the U. S. A.
Mr. V. K. J. Ramanayake	Rural Development Officer, Grade II, Department of Rural Development and Cottage Industries	Labour Officer, Class III, Department of Labour
Mr. V. K. J. Ramanayake	do.	General Manager, Powerloom Project, Department of Rural Development and Cottage Industries
Mr. T. Nadarajah	Clerk, E. C. C., Grade II of G. C. S.	For service in the Paranthan Chemicals Corporation
Mr. B. G. Warnesuriya	Clerk, G. C. C. of G. C. S.	Temporary Authorised Officer, Department of Immigration and Emigration
Mr. K. Rasathurai	do.	do.
Mr. A. W. H. Wijemanne	Clerk, Quasi Clerical Service	Preventive Officer, Food Commissioner's Department
Mr. M. K. Abubucker	do.	do.
Mr. K. A. Dhanapala	do.	do.
Mr. G. S. Silva	do.	do.
Mr. W. R. Seneviratne	do.	Inspector, Agricultural Corps
Mr. W. Jayasena	Checker No. 3867, Ceylon Government Railway	Secretary and Treasurer, The Ceylon Railway Uniform Staff Benevolent Fund
Mr. P. L. Ariyaratne	Sweeper	Peon (Temporary), Colombo Kachcheri

General Treasury,
Colombo, April 6, 1960.

H. E. PERIES,
Deputy Secretary to the Treasury.

THE BUDDHIST TEMPORALITIES ORDINANCE

ORDER made by the Minister of Home Affairs by virtue of the powers vested in him by section 3 of the Buddhist Temporalities Ordinance (Chapter 222), as modified by the Proclamation published in *Gazette Extraordinary* No. 9,773 of September 24, 1947.

M. C. M. KALEEL,
Minister of Home Affairs.

Colombo, March 31, 1960.

Order

The Proclamation under section 3 of the Buddhist Temporalities Ordinance (Chapter 222), published in *Gazette* No. 7,896 of December 4, 1931, as amended from time to time, is hereby further amended, by the inclusion in the Schedule thereto, of the temple described in the Schedule hereunder.

SCHEDULE

The Medagoda Pattini Dewale situated in Dehigampala Korale in the Three Korales in the Kegalle District of the Sabaragamuwa Province.

THE IRRIGATION ORDINANCE, No. 32 OF 1946

IT is hereby notified that I, Mohottallage Dingiri Banda, Minister of Agriculture and Lands, have by virtue of powers vested in me by Section 45 (1) of the Irrigation Ordinance, No. 32 of 1946, as modified by the Proclamation published in *Gazette Extraordinary*, No. 9,773 of September 24, 1947, confirmed the scheme relating to Thoduwawa Irrigation Work in the Puttalam District of the North-Western Province, prepared under Part V of the said Ordinance and approved at a meeting duly held on February 13, 1960, by the prescribed majority of the proprietors within the area benefited under that irrigation work.

M. D. BANDA,
Minister of Agriculture and Lands.

Colombo, April 1, 1960.

THE IRRIGATION ORDINANCE, No. 32 OF 1946

IT is hereby notified that I, Mohottallage Dingiri Banda, Minister of Agriculture and Lands, have by virtue of powers vested in me by Section 15 (1) (b) of the Irrigation Ordinance, No. 32 of 1946, as modified by Proclamation published in *Gazette Extraordinary*, No. 9,773 of September 24, 1947, approved the resolution set out in the Schedule hereto.

M. D. BANDA,
Minister of Agriculture and Lands.

Colombo, April 1, 1960.

Schedule

This meeting of proprietors within the area benefited under the Thoduwawa Irrigation Work in the Puttalam District of the North-Western Province, approves the Schemes relating to that irrigation work, and prepared under Part V of the Irrigation Ordinance, No. 32 of 1946, and set out in the following Sub-Schedule:—

SUB-SCHEDULE

SCHEME

1. Name of Scheme.—Thoduwawa Salt Water Exclusion Scheme, Puttalam District, North-Western Province.

2. Extent and nature of lands benefited under the scheme.—Private lands 171 acres; Crown lands 50 acres.

3. Terms agreed upon.—(i) The Government undertakes to construct (a) Earthen Bund, (b) 1 No. 5 Bay Regulator, (c) 2 Nos. 1 Bay Regulators upto an estimated cost of Rs. 45,000 and to maintain the entire work.

(ii) In consideration of the aforesaid undertaking on the part of the Government, the proprietors on their part agree to pay from the date the maintenance of the scheme is taken over by Government an irrigation rate in perpetuity which shall be Rs. 2 per acre per annum and which shall be subject to revision by Government but so, however that the amount payable shall not at any time exceed the average cost of maintenance per acre ascertained in the manner prescribed in Section 55 (2) of the Irrigation Ordinance, No. 32 of 1946, as amended by the Irrigation (Amendment) Act, No. 1 of 1951.

THE IRRIGATION ORDINANCE, No. 32 OF 1946

IT is hereby notified that the Minister of Agriculture and Lands has, by virtue of the powers vested in him by section 60 (i) of the Irrigation Ordinance, No. 32 of 1946, as modified by the Proclamation published in *Gazette Extraordinary*, No. 9,773 of September 24, 1947, confirmed the scheme relating to the Tharavaikulam irrigation work in the Batticaloa District of the Eastern Province, prepared under Part V of the same Ordinance and approved at a meeting duly held on the twenty-fourth day of July, 1958, by the prescribed majority of the proprietors under the Irrigable area of that irrigation work.

C. B. P. PERERA,
 Permanent Secretary,
 Ministry of Agriculture and Lands.

Colombo, 6th April, 1960.

THE IRRIGATION ORDINANCE, No. 32 OF 1946

IT is hereby notified that the Minister of Agriculture and Lands has, by virtue of the powers vested in him by section 60 (i) of the Irrigation Ordinance, No. 32 of 1946, as modified by the Proclamation published in *Gazette Extraordinary*, No. 9,773 of September 24, 1947, confirmed the scheme relating to the Mahakumbura irrigation work in the Kalutara District of the Western Province, prepared under Part V of the same Ordinance and approved at a meeting duly held on the 21st day of December, 1957, by the prescribed majority of the proprietors under the Irrigable area of that irrigation work.

C. B. P. PERERA,
 Permanent Secretary,
 Ministry of Agriculture and Lands.

Colombo, 6th April, 1960.

THE IRRIGATION ORDINANCE, No. 32 OF 1946

IT is hereby notified that the Minister of Agriculture and Lands has, by virtue of the powers vested in him by section 60 (i) of the Irrigation Ordinance, No. 32 of 1946, as modified by the Proclamation published in *Gazette Extraordinary*, No. 9,773 of September 24, 1947, confirmed the scheme relating to the Annasuduakattukulam irrigation work in the Batticaloa District of the Eastern Province, prepared under Part V of the same Ordinance and approved at a meeting duly held on the twenty-first day of July, 1958, by the prescribed majority of the proprietors under the Irrigable area of that irrigation work.

C. B. P. PERERA,
 Permanent Secretary,
 Ministry of Agriculture and Lands.

Colombo, 6th April, 1960.

THE IRRIGATION ORDINANCE, No. 32 OF 1946

IT is hereby notified that the Minister of Agriculture and Lands has, by virtue of the powers vested in him by section 60 (i) of the Irrigation Ordinance, No. 32 of 1946, as modified by the Proclamation published in *Gazette Extraordinary*, No. 9,773 of September 24, 1947, confirmed the scheme relating to the Kokawawewa irrigation work in the Anuradhapura District of the North-Central Province, prepared under Part V of the same Ordinance and approved at a meeting duly held on the Seventeenth day of March, 1959, by the prescribed majority of the proprietors under the Irrigable area of that irrigation work.

C. B. P. PERERA,
 Permanent Secretary,
 Ministry of Agriculture and Lands.

Colombo, 6th April, 1960.

THE IRRIGATION ORDINANCE, No. 32 OF 1946

IT is hereby notified that the Minister of Agriculture and Lands has, by virtue of the powers vested in him by section 60 (i) of the Irrigation Ordinance, No. 32 of 1946, as modified by the Proclamation published in *Gazette Extraordinary*, No. 9,773 of September 24, 1947, confirmed the scheme relating to the Madugahawela irrigation work in the Matale District of the Central Province, prepared under Part V of the same Ordinance and approved at a meeting duly held on the Nineteenth day of March, 1958, by the prescribed majority of the proprietors under the Irrigable area of that irrigation work.

C. B. P. PERERA,
 Permanent Secretary,
 Ministry of Agriculture and Lands.

Colombo, 6th April, 1960.

RUBBER REPLANTING SUBSIDY ACT, No. 36 OF 1953

Notification

IT is hereby notified for general information that the Hon'ble the Minister of Agriculture and Lands has been pleased to appoint Mr. G. H. Carter to be a member of the Rubber Replanting Advisory Board constituted under section 10 of the Rubber Replanting Subsidy Act, No. 36 of 1953 for a period of six months with effect from 15.4.60, during the absence from the Island of Mr. C. R. Warren.

C. B. P. PERERA,
 Permanent Secretary,
 Ministry of Agriculture and Lands.

Ministry of Agriculture and Lands,
 Colombo 1, 6th April, 1960.

L. D.—B. 56/33.

THE QUARANTINE AND PREVENTION OF DISEASES ORDINANCE

REGULATION made by the Minister of Health by virtue of the powers vested in him by sections 2 and 3 of the Quarantine and Prevention of Diseases Ordinance (Chapter 173), as modified by the Proclamation published in *Gazette Extraordinary*, No. 9,773 of September 24, 1947.

M. V. P. PERIES,
 Minister of Health.

Colombo, 1st April, 1960.

Regulation

The regulations published in the Supplement to *Gazette* No. 7,481 of August 28, 1925, as amended by regulation published in *Gazette* No. 9,909 of October 1, 1948, are hereby further amended, by the substitution, for regulation 45 thereof, of the following new regulation:—

“ 45. (1) Every medical practitioner or person professing to treat disease—

- (a) who attends on any person suffering from any of the diseases set out hereunder; or
- (b) who, during the prevalence of an epidemic of smallpox in the Island, treats any person suffering from measles, German measles (Rubella) or other illness accompanied by rash,

shall notify forthwith to the proper authority, in the manner hereinafter provided, the name, race, sex, age and place of residence of the person on whom he attends and the nature of the disease:—

Group A

- Cholera
- Plague
- Relapsing fever (Louse-borne)
- Smallpox
- Typhus fever
- Yellow fever

Group B

- Chicken-pox
- Whooping cough
- Dysentery
- Enteric fever
- Simple continued fever of seven days' duration or over
- Acute anterior poliomyelitis
- Cerebro-spinal fever
- Diphtheria
- Infectious Hepatitis
- Malaria

(2) Every notification by any person under this regulation relating to any disease referred to in Group A shall be made by telephone or by telegram and confirmation of such notification by that person shall be made within twelve hours of the making of such notification. In the case of any disease referred to in Group B, or in the case of measles, German measles (Rubella) or other illness accompanied by rash, the notification shall be made in writing before the expiration of a period of twelve hours from the time the patient was first treated.

(3) Whenever the diagnosis of any disease is in doubt, the requisite notification shall be made on the basis of a provisional diagnosis and thereafter, as soon as the case has been positively diagnosed, subsequent communication shall be made.”

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 Ceylon Plantation Workers' Union and the Joint Proprietors of Pilessa Estate, Pilessa, which was referred by Order dated 2nd September, 1959, made under section 4 (2) of the Industrial Disputes Act, No. 43 of 1950, and published in the *Ceylon Government Gazette* No. 11,852 dated September 11, 1959, for settlement by an Industrial Court, is hereby published in terms of section 25 (1) of the said Act.

C. CAETHIGESAN,
Deputy Commissioner of Labour.

Department of Labour,
Colombo, 4th April, 1960.

Industrial Court at Colombo

No. I. D. 231

In the matter of an industrial dispute

between

The Ceylon Plantation Workers' Union, 126,
Union Place, Colombo 2, on the one part

and

Mr. Ben Vander Poorten, Halgolla Estate, Galagedera, and
Mrs. Julia Herman, 30, Queen Street, Colombo, Joint
Proprietors of Pilessa Estate, Pilessa, on the other part.

THE AWARD

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

It relates to a dispute between the Ceylon Plantation Workers' Union, on the one part, and Mr. Ben Vander Poorten and Miss Julia Howitt, on the other part. The Hon. the Minister of Labour by his Order made under section 4 (2) of the said Act referred this dispute to this court for settlement. The statement of the matter in dispute forwarded to this court by the Deputy Commissioner of Labour states that the matter in dispute is whether the non-employment of the 12 workers mentioned in the statement is justified and to what relief they are entitled.

2. The Registrar of the Industrial Court, as required by the Regulations, wrote to the parties to this dispute requiring them to submit their statements under Regulation 23 of the Regulations framed under the Act. Miss Howitt and the Manager of the estate of Mr. Benjamin Vander Poorten have forwarded their statements. The Ceylon Plantation Workers' Union did not forward a statement.

3. At my inquiry into this dispute, Mr. E. T. Moorthy, who is the Administrative Secretary of the Ceylon Plantation Workers' Union, appeared and stated that somewhere in 1958 he complained to the Commissioner of Labour with regard to the non-employment of 33 workers on Pilessa Estate; subsequently he was informed by the Permanent Secretary to the Ministry of Labour that the dispute with regard to the non-employment of the 12 persons mentioned in the reference had been referred to an industrial court. He also said that he thereafter contacted the District Representative of the area where Pilessa Estate is situated and made inquiries but found that the workers had lost all interest in the matter of this dispute. Mr. Moorthy said that therefore he was not in a position to place before the court all the facts material to this dispute.

4. Mr. Advocate A. Gnanapragasam represented Miss Julia Howitt and Mr. Advocate Annesley Perera with Mr. Advocate C. G. W. Weeramantry represented Mr. Ben Vander Poorten. Mr. Gnanapragasam addressed the court and set out the position of Miss Julia Howitt in regard to this dispute. Mr. Perera tendered the Superintendent of the estate, Mr. D. P. Hancock, as a witness and I have questioned him. His evidence shows that four of the persons mentioned in the reference, viz., D. S. Ranasinghe and his wife, H. A. Leelawathie (Nos. 3 and 4 in the reference), D. M. Punchibanda (No. 9 in the reference), and J. A. Albert Singho (No. 12 in the reference) left the estate voluntarily, having given due notice of the termination of their services to the Superintendent. W. D. Piyadasa (No. 5 in the reference) according to the evidence of Mr. Hancock bolted from the estate on the 13th September, 1958, having left his wife and child behind. The wife and child subsequently went away from the estate. With regard to J. A. Davidsingha (No. 1 in the reference), it would appear that he was working as a factory labourer and storekeeper and he became redundant by reason of the fact that Batagolla Estate whose latex was also brought to the factory at Pilessa and whose rubber was manufactured there became the property of some other party by reason of a partition case and the work became considerably

reduced. Therefore instead of employing two men to do this work, the Superintendent decided to discontinue one man and employ the other. With regard to M. Bisomenike, his wife (No. 2 in the reference), she had to be given notice because the husband had to be given notice. J. A. John Singa (No. 6 in the reference) would appear to have been a habitual shirker. Though work was available to him and he was living in a line room on the estate, he would not turn out for work. So he was given a month's notice and he left in October 1957. Thomas Singho and his wife W. M. Ranmenike (Nos. 10 and 11 in the reference) were given notice because Thomas Singho was the tapping kangany and since the Superintendent himself started to supervise the tapping there was no need for a tapping kangany and he became redundant. His wife had to leave along with the husband. A. P. A. Latiff (No. 7 in the reference) was given notice and he left on 6th November, 1958, with his wife, K. S. Asiyaumma (No. 8 in the reference), because Latiff declined to work. Though his wife, Asiyaumma, turned out for work, Latiff would not turn out. Apparently to take in some other labourer who would be willing and ready to work, Latiff had to be given notice.

5. There is no evidence to contradict the evidence given by the Superintendent. As a matter of fact, with regard to some of these people who he said gave him notice and left, he has produced marked R. 1 and R. 2 the signed notices given by these labourers.

6. The question is raised by Mr. Gnanapragasam as to how it came to be that Mr. Vander Poorten and Miss Julia Howitt came to be joined as parties who are responsible for the non-employment of the workers mentioned in the list. He argued that there was a misjoinder and non-joinder of parties. The reference does say that the parties to the dispute are on the one part the Ceylon Plantation Workers' Union, and on the other part Mr. Ben Vander Poorten and Mrs. Julia Herman (Miss Julia Howitt), the joint proprietors of Pilessa Estate. It would appear that prior to February, 1957, Pilessa Estate was jointly owned by Mr. Vander Poorten, Miss Howitt and by six other persons. Pilessa Estate was then 145 acres in extent. Partition action No. 7,960 of the District Court of Kurunegala was filed to have the estate partitioned among the various co-owners. By final decree of the 11th February, 1957, the estate was partitioned and Mr. Vander Poorten got the larger block, Miss Howitt getting a divided extent of about 7 acres. They ceased to be co or joint-proprietors on the 11th February, 1957.

7. Before the dispute was referred to this court, there was a conference on the 9th February, 1959, held by the Assistant Commissioner of Labour at which by some misunderstanding it had been represented that Mr. Vander Poorten had by the purchase of a share belonging to a co-owner become the owner of 17/20ths of the estate and that Miss Howitt had become the co-owner of 3/20ths of the estate. I think the notes of this conference account for the error in considering Mr. Vander Poorten and Miss Howitt as joint proprietors. After 11th February, 1957, they were not joint proprietors. The evidence of Mr. Hancock makes it clear that the workers whose names are mentioned in the reference were not the employees of Mrs. Julia Herman and that she had nothing whatever to do with their non-employment during the relevant period. It is very unfortunate that without proper investigation she should have been joined as a party to this dispute and should have been dragged into court. The person who employed these workers was Mr. Ben Vander Poorten and the dispute, if any, was a dispute between him and the Union.

8. With regard to the merits of the dispute, as stated earlier, I have had to investigate the matter as required by law, and I have had the evidence of the Superintendent. Since the Union is no longer interested in the dispute and since no evidence has been called of the workers themselves, I accept the evidence given by the Superintendent and hold that the non-employment is justifiable.

9. The workers who left of their own accord after giving notice, to wit, D. S. Ranasinghe, his wife Leelawathie, D. M. Punchibanda and Albert Singho, and Piyadasa who bolted, will obviously be not entitled to any relief. Nor will John Singa, Latiff and Asiyaumma who were discontinued because John Singa and Latiff refused to work. With regard to Bisomenike, the wife of David Singa, and Ranmenike, the wife of Thomas Singho, their case would depend on the case of their husbands. The husbands were discontinued because they became redundant, the one because Batagolla rubber ceased to be manufactured at Pilessa, and the other because the Superintendent did the supervising of the tapping personally. They lost their employment through no fault of their own and if they suffered any hardship thereby it would be just and equitable to order reasonable compensation. But they have not given evidence and there is nothing to show that they have been out of work by their non-employment on Pilessa. They may have obtained new jobs soon after their discontinuance. In the circumstances no compensation is ordered to be paid to them.

I make award accordingly.

R. R. SELVADURAI.

Colombo, 10th March, 1960.

CONTROL OF PRICES ACT, No. 29 OF 1950

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

Colombo, April 6, 1960.

M. D. BANDA,
Minister of Food, Commerce and Trade.

Schedule

Date of Order	Authority who made the Order	Commodity to which the Order relates	Gazette wherein the Order was published
22. 12. 59 ..	Assistant Controller of Prices (Food), Puttalam District ..	Rice, paddy and sugar ..	12,052 of 2. 2. 60
25. 1. 60 ..	Deputy Controller of Prices (Food), Trincomalee District ..	Rice, paddy, wheat flour, white sugar and brown sugar	12,048 of 29. 1. 60
9. 2. 60 ..	Assistant Controller of Prices (Food), Badulla District ..	Rice and paddy ..	12,062 of 15. 2. 60
9. 2. 60 ..	Do. ..	Sugar ..	12,062 of 15. 2. 60
9. 2. 60 ..	Do. ..	Wheat flour ..	12,062 of 15. 2. 60

CONTROL OF PRICES ACT, No. 29 OF 1950

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

Colombo, April 6, 1960.

M. D. BANDA,
Minister of Food, Commerce and Trade.

Schedule

Date of Order	Authority who made the Order	Commodity to which the Order relates	Gazette wherein the Order was published
19. 2. 60 ...	Assistant Controller of Prices (Food), Monaragala District ..	Rice and paddy ..	12,067 of 24. 2. 60
19. 2. 60 ..	Do. ..	Sugar ..	12,067 of 24. 2. 60
19. 2. 60 ..	Do. ..	Wheat flour ..	12,067 of 24. 2. 60
14. 3. 60 ..	Deputy Controller of Prices (Food), Vavuniya District ..	Sugar ..	12,085 of 16. 3. 60

FORM 4A

The Indian and Pakistani Residents (Citizenship 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-section (1) of section 4 of the Act as is specified in the Schedule hereto unless any written

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

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

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

Colombo, 8th April, 1960.

SCHEDULE

Number and date of application	Name and address of applicant for registration as a citizen of Ceylon
C 8492—3.8.51	... Mohamed Adam Kalandhershah, 212, Galle Road, Colombo 4
C 9760—6.8.51	... Thasnevis Fernando, ww/o Anthony Croos Fernando, 61, Green Lane, Kotahena, Colombo 13
C 8684/AA/C—4.8.51	... Mohamed Sulaiman, s/o Seyed Omer, 163, Second Cross Street, Colombo 11
CC 8096/I—2.8.51	... Mayalagu Muthiah, Kelvin Estate, Dolosbage
R 1850—25.3.51	... Vembady Omandu, Moonplains Division, Mahagastota Group, Nuwara Eliya
N 9027/R—24.6.51	... Velan Muthiah, No. 12, Mahagastota, Badulla Road, Nuwara Eliya
N 9380/R—24.6.51	... Vembady Mariappen, Municipal Lines, Hawa Eliya, Nuwara Eliya
N 9403/R—8.7.51	... Sithiran Sangappillai, Municipal Lines, Hawa Eliya, Nuwara Eliya
DD 5530—31.7.51	... Ponnann Subramaniam, Gonagama Estate, Kitulgala

FORM 4B

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

NOTICE UNDER SECTION 10 OF THE ACT

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. GOGEBLY MORAGODA,
 Commissioner for the Registration of
 Indian and Pakistani Residents.

Colombo, 8th April, 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 6326—1.8.51	... Sinnakan John Rajanayagam, 11/7, Dispensary Lane, Colombo 2	Pakkiathai Ammal (wife), Sam alias Samuel Jevaraj (son), Jebam Dharmaraj (son)
C 6850—3.8.51	... Perumal Muniandy alias Joseph Marianayagam, 92B/19, 3rd Division, Maradana, Colombo 10	Mariammal (wife), Veerammal Theresamal (daughter), Sandanam Amalavaram (daughter), Sandanam Francis (son), Jebamalai (son), Emmanuel (son), Lurdu Mary (daughter), Devadasam (son), Gnanapragasam (son)
C 6899—2.8.51	... Esoofally Hassenally, 11, Nimal Road, Colombo 4	Dayambai (wife), Shirinbai (daughter), Zubedabai (daughter), Ratubai alias Ratanbai (daughter), Rashidabai (daughter), Tarabai (daughter), Durriah (daughter), Saifudeen (son)
C 7285—4.8.51	... Madan Santhanam, 143/18, Gintupitiya Street, Colombo	Vally (wife)
C 9726—4.8.51	... Mohamed Sheriff, s/o Mohamed Sikander, 130/33, St. Sebastian Street, Colombo.	Pitchammal (wife), Shamsudeen (son), Abdul Kani alias Ahamed Gany (son), Sikkandar Gany (son), Samsuniza (daughter), Fathummal Beevi (daughter), Sithy Fareeda (daughter)
H 9040/C—30.7.51	... Periathamby Vembiah, 3, Police Park Avenue, Havelock Town, Colombo 5	Marie Packiam (wife), Navajeevanam alias Navamani (daughter), Padmini (daughter), Ananda Raja (son)
Q 8349/C—4.8.51	... Muthaiah Nadeson, 7, Hospital Street, Colombo 1	Sellamma (wife)
D 1733—4.7.51	... David Sinniah, Hanwella Estate, Hanwella	Annaletchimi (wife), Pathmawathie (daughter), Jeganathan (son), Diamond (son), Chandradas (son), Chandrawathy (daughter)
F 174—22.7.50	... Andy Kallandy, Kirimetiya Estate, Galaha	Sellamma (wife), Sanmugam (son)
F 3457—10.6.51	... Mookan Cadrivale, Ooragalla Division, Oodewella Estate, Kandy	Subramaniam (son), Mariaie (daughter), Mookan alias Nadeson (son), Amardam alias Rukmoney (daughter)
F 4309—11.7.51	... Madasamy Pootchie alias Selliah, Elladeniya, Uda Deltota, Galaha	Mariaie (wife), Krishnaveny alias Krishnadevi-ammal (daughter), Thanaletchimi (daughter), Kanagammal (daughter)
F 4412—16.7.51	... Shunmugam Velantham, Colgrain Division, Le Vallon Group, Pupuressa	Mariaie (wife), Meiyathal (daughter), Anantham (son), Devaletchimee (daughter), Pawalakody (daughter), Mohanavally (daughter)
F 4519—19.7.51	... Shanmugam Ponnusamy, Prime Rose Hill Estate, Kandy	Sinnammah (wife), Mohanasundaram (son), Rajamogan (son), Prema (daughter), Malliga (daughter)
F 4934—11.7.51	... Annamalai Thanuskodi, Kiriwana Lower Division, Goorookelle Estate, Galaha	Mariaie (wife), Arumugam (son), Canniammah (daughter), Sinnammah alias Samundy (daughter), Kanapathy (son), Velu alias Muthulingam (son), Valliamma (daughter), Suppramaniam (son)
F 5388—29.5.51	... Rengasamy Karuppiyah, West Vedehetta Estate, Hengala Group, Panwiltatenne	Anjalai (wife), Peramaie (daughter), Dharmalingam (son), Arumugam (son), Letchimie (daughter), Mahalingam (son), Rengasamy (son), Karuppiyah (son), Seetheyamma (daughter), Anandaraj (son), Kanesan (son)
I 287—23.1.51	... Koil Pillai Nallathamby, 44/7, Gampola Road, Nawalapitiya	Mariannal (wife), Laisa Amma alias Lily Lisie (daughter), Vedamani (son)
I 749—25.3.51	... Mahamaie, d/o Nagu Muthiah, Coolbawn Estate, Nawalapitiya	Periamarathi (sister), Arumugam (brother)
I 2288—24.5.51	... Sadayan Karuppiyah, Weyweltalawa Estate, Ginigathena	Mariyaie (wife), Sevanco alias Nadayason (son), Govindamma (daughter), Raman alias Ramiah (son)
I 5887—30.7.51	... Muthusamy Ramasamy, Laxapana Power Station, Laxapana	Muniammah (wife), Periyathamby (son), Rasaiah (son)
I 6120—1.7.51	... Kandasamy Sadaian, Inchyra Estate, Rozella	Angammal (wife), Angaie (daughter), Suppramanian (son), Kandasamy (son), Sanmuganathan (son)
CC 4158/I—28.7.51	... Pitchamuthu Sinnappan alias Marimuthu, Seaforth Division, Nagastenne Group, Dolosbage	Arputhamary alias Pporanam (wife)

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
CC 5084/I—30.7.51	Marudai Marimuthu, Nagastenne Group, Dolosbage	Letchemy (wife), Thangavelu (son), Sellammal (daughter), Kamatchie (daughter), Muthama (daughter)
CC 5110/I—30.7.51	Veeramuthu Pitchay, Nagastenne Group, Dolosbage	Kiliamma (wife)
L 1328—13.11.50	Sinnappan Sinniah, Sogama Estate, Pussellawa	Annammal (wife)
L 3709—19.2.51	Athian Renganathan, Moolgama Estate, Panvillatenna	Peritchie (wife), Savundaram (daughter), Sathivel (son), Pathmanathan <i>alias</i> Nathan (son), Letchimie <i>alias</i> Puspam (daughter)
L 10200—25.5.51	Thangavel, s/o Kathirvel, Kanapathywatte Estate, Ulapane	Mariaie (wife), Ammarawathie (daughter), Visalachie (daughter), Sitheerangie (daughter), Sundramorthy (son)
L 10484—17.7.51	Thevaraya Pillai Sivalingam Pillai, Goorookelle Group, Galaha	Kamalam (wife), Periyasamy (son), Kamachy Ammal (daughter), Thevarajan (son), Muthusamy (son)
G 1438/L—24.7.51	Devasagayam Selvam, ww/o Vincent Barnabas, c/o Mr. V. A. Barnabas, 2, Red Shield Canteen, Union Place, Colombo 2	Isaac (son)
I 2675/L—27.5.51	Ramasamy, s/o M. Subarayan, Tilton Estate, Nawalapitiya	Poongavanam (wife), Thavamani (daughter), Ramanathan <i>alias</i> Munian (son), Mayilvaganam <i>alias</i> Mayil (son), Palaniandy (son), Seerangayi <i>alias</i> Seerangammal (daughter), Marimuthu (son)
CC 4220/I/L—28.7.51	Sellam Kandiah, Elpitiya Estate, Gampola	Sittu (wife), Saroja (daughter)
R 347—28.10.50	Anthony Muthu Savarimuthu, Radella Estate, Nanu Oya	Soosaimary (wife)
R 1306—20.1.51	Palaniandy Caruppiah, Carlabeck Estate, Nanu Oya	Sellammah <i>alias</i> Mariaie (daughter)
R 1770—14.4.51	Carivandan Maruthy, Calsay Estate, Nanu Oya	Cathiraie (wife), Pattan (son), Pattaie (daughter), Avaly (daughter)
R 1821—14.4.51	Letchumaie, ww/o Olavan Supramaniam, Calsay Estate, Nanu Oya	Murugiah (son), Palaniandy <i>alias</i> Manivail (son), Theivanai (daughter), Kuppasamy (son)
R 1822—14.4.51	Mathalamuthu Savarimuthu, Calsay Estate, Nanu Oya	Anthonyammal (wife), Anthonysamy (son), Arockiammal (daughter)
R 1845—25.3.51	Suppiah Sinniah, Moonplains Division, Mahagastota Group, Nuwara Eliya	Sellatchie (wife), Alamale <i>alias</i> Kamala (daughter), Krishnan (son), Kaliamma <i>alias</i> Krishnamma (daughter), Suppiah (son), Navasevayam <i>alias</i> Sinnathamby (son)
R 2337—22.4.51	Muthan Periyannan, Pedro Group, Nuwara Eliya	Marimuthal (wife), Kanapathy (son), Angamuthu (son)
R 4223—17.6.51	Palanimuthu Kuppen, Oliphant Estate, Lower Division, Nuwara Eliya	Palaniammal (wife), Veloo (son), Kaliappan (son)
R 4256—17.6.51	Ramasamy Krishnan <i>alias</i> Peria Perumal, Oliphant Estate, Nuwara Eliya	Valliammai (wife), Muthusamy (son), Jeyaraman (son), Sathasivan (son)
R 4809—19.7.51	Vengadasalam Arumugam, Allagollagalla, Boragas	Sinnamma (wife), Saminathan <i>alias</i> Ramalingan (son), Thylamma (daughter), Muthulingam (son), Ramanathan (son), Muthiah (son), Ammanie (daughter), Roman (son), Rukmany Devi (daughter), Senthivel (son)
R 4475—18.6.51	Maruthy Tholan, Calsay Estate, Nanu Oya	Sackammah (wife), Singamalay (son)
R 5242—14.7.51	Palaniandy Appavoo, Edinburgh Estate, Nanu Oya	Palaniaie (wife), Palaniandy (son), Kanniamme (daughter), Surumbaie (daughter), Rasama (daughter), Marimuthu (son), Ramar <i>alias</i> Ramoo (son), Letchimie (daughter), Muthulingam (son)
R 5656—22.7.51	Marudamuthu Marudan, Uda Radella Estate, Nanu Oya	Angammal (wife)
N 9814/R—8.7.51	Madan Kandasamy, M. C. Lines, Hawa Eliya, Nuwara Eliya	Calliammah <i>alias</i> Annasy (wife), Mookai (daughter)
N 9842/R—8.7.51	Ammasi Ramasamy <i>alias</i> Rengasamy, Municipal Lines, Hawa Eliya, Nuwara Eliya	Ammasie (son), Sellamma (daughter)
N 9886/R—8.7.51	Marian Sinnappan, 3, James Street, Old Bazaar, Nuwara Eliya	Jesamma (wife)
N 9890/R—8.7.51	Mari Maruday, Municipal Lines, Hawa Eliya, Nuwara Eliya	Sellamma (wife)
N 9896/R—8.7.51	Periannen Veeramalay, Municipal Lines, Hawa Eliya, Nuwara Eliya	Palaniammah (wife), Sinnasamy (son), Perianen (son), Saraswathie (daughter), Palanivel (son), Theivanie (daughter), Thangavelu (son), Nalliah (son)
N 9405/R—8.7.51	Periannen Maruday, Municipal Lines, Hawa Eliya, Nuwara Eliya	Valliammah (wife), Perumal (son), Ramiah <i>alias</i> Ramasamy (son), Kaliamma (daughter)
N 9406/R—8.7.51	Karuppanen Arumugam, Municipal Lines, Hawa Eliya, Nuwara Eliya	Periakka (wife), Caruppen (son), Valliammai (daughter), Palanivelu (son), Sellammah (daughter)
N 9414/R—8.7.51	Murugan Mookan, Municipal Lines, Hawa Eliya, Nuwara Eliya	Kuppaie (wife), Perumal (son), Seethadevi (daughter)
AA 1227—19.6.51	Periannan Karuppiah, 5, Kiriwandala, Gallella, Ratnapura	Amirtham <i>alias</i> Thangamal (wife), Kasinathan (son), Balasundaram (son)
CC 5641—3.8.51	Arumugam Veloo, Ederapolla Group, Bulathkohupitiya	Muthamma (wife), Jebamalai (daughter)
DD 1351/CC—24.12.50	Sundaram Alagan, Kelani Estate, Yatiyantota	Sandanam (wife), Muniama (daughter)
DD 3545—14.7.51	Arunasalam Perumal, Upper Division, Degalessa Group, Yatiyantota	Marie (wife), Muniamma <i>alias</i> Navamaniammah (daughter), Perumaie (daughter), Kamalam (daughter), Nawamoni (daughter)

**THE CEYLON (PARLIAMENTARY ELECTIONS)
ORDER IN COUNCIL, 1960**

Election of a Member for Electoral District No. 88—Muttur

NOTICE is hereby given under section 71 (1) of the Ceylon (Parliamentary Elections) Order in Council, 1946, that the return respecting election expenses of A. H. Alwis, a candidate at the above election, and the declarations made in respect of such return, were received by me on the 28th day of March, 1960, and that such return and declarations can be inspected, on payment of a fee of one rupee, at any time during office hours at the Kacheheri, Trincomalee, during the six months next after the publication of this notice in the *Government Gazette*.

ANTON R. MO HEYZER,
Returning Officer,
Electoral District No. 88—Muttur.

The Kacheheri,
Trincomalee, 30th March, 1960.

**THE CEYLON (PARLIAMENTARY ELECTIONS)
ORDER IN COUNCIL, 1946**

Election of a Member for Electoral District No. 45—Teldeniya

NOTICE is hereby given under section 71 (1) of the Ceylon (Parliamentary Elections) Order in Council, 1946, that the return respecting election expenses of Mr. Muthu Banda Weerasekera Mediwake, a candidate at the above election, and the declarations made in respect of such return, were received by me on the 4th day of April, 1960, and that such return and declara-

tions can be inspected, on payment of a fee of one rupee, at any time during office hours at the Elections Office, Kacheheri, Kandy, during the six months next after the publication of this notice in the *Government Gazette*.

A. B. S. N. PULLENAYEGUM,
Returning Officer,
Electoral District No. 45—Teldeniya.
Elections Office,
Kacheheri, Kandy, 7th April, 1960.

**THE CEYLON (PARLIAMENTARY ELECTIONS)
ORDER IN COUNCIL, 1946**

Election of a Member for Electoral District No. 50—Gampola

NOTICE is hereby given under section 71 (1) of the Ceylon (Parliamentary Elections) Order in Council, 1946, that the return respecting election expenses of Mr. Thambiah Vyramuthu Mohamed Noon, a candidate at the above election, and the declarations made in respect of such return, were received by me on the 7th day of April, 1960, and that such return and declarations can be inspected, on payment of a fee of one rupee, at any time during office hours at the Elections Office, Kacheheri, Kandy, during the six months next after the publication of this notice in the *Government Gazette*.

A. B. S. N. PULLENAYEGUM,
Returning Officer,
Electoral District No. 50—Gampola.
Elections Office,
Kacheheri, Kandy, 7th April, 1960.

Revenue and Expenditure Returns

**TEACHERS' WIDOWS' AND ORPHANS' PENSION FUND REPORT OF THE BOARD OF MANAGEMENT
FOR THE PERIOD OCTOBER 1, 1957, TO SEPTEMBER 30, 1958**

1. *Board of Management*—The Board of Management consists of five members of which four are official members viz. The Deputy Secretary to the Treasury (Chairman), the Solicitor-General, the Director of Education, and the Director of Social Services and the other is a contributor to the Fund nominated by the Chairman Mr. R. S. Jayawickrema is the present nominated member. The Board held one meeting during the year.

2. *Contributors*—The number of contributors is estimated at 20,000. Declarations of family particulars under regulation 10 (1) of the Teachers' W. & O. P. Fund Regulation, 1954 are being received from the Education Department. About 10,214 declarations were received up to September 30, 1958.

3. *Registers of Recoveries*—The Registers of Recoveries for 1957-58 are expected shortly.

4. *Valuation of the Fund*—In terms of regulation 7, the first quinquennial valuation of the Fund should be as at September 30, 1956. The necessary forms to furnish the data required by the Actuary have been printed and it is hoped to undertake this work during 1958-59. As a large number of declarations of family particulars are still outstanding an effort is being made to collect all the particulars with the assistance of the Education Department.

5. *Claims*—During the year under review 50 pensions were sanctioned making a total of 266 as at September 30, 1958.

The number of refunds authorised under Regulations 27 and 28 during the year amounted to 34, making a total of 116.

6. *Cost of Establishment etc.*—The Government contribution to the Fund in respect of this year amounted to Rs. 676,513.84 as against Rs. 617,481.48 in the previous year. The Government also meets the cost of establishment and other expenses incidental to the Management of the Fund and the Cost of Living Allowances payable on pension under the Fund.

7. *Investments*—In terms of section 5 (1) of the School Teachers' Pension Act, No. 44 of 1953, surplus monies of the Fund are being invested in the securities prescribed in section 20, of the Trusts Ordinance (Cap. 72).

Investments made during the period under review amounted to Rs. 1,106,311.02. The balance to the credit of the Fund as at September 30, 1958, viz. Rs. 706,505.72, has since been invested.

8. *Accounts*—A statement of Receipts and Payments of the Fund for the year ended September 30, 1957, duly audited by the Auditor-General together with a statement of Assets of the Fund as at that date are appended.

H. E. PERIES,
Chairman.
B. V. GEORGE,
Secretary and Accountant.
M. THIRUCHELVAM,
Member.
S. F. DE SILVA,
Member.
T. D. UDUWELA,
Member.
R. S. JAYAWICKREMA,
Member.

Colombo, March 21, 1960.

Statement of Receipts and Payments for the period ended 30th September, 1958.

RECEIPTS		Rs.	c.	PAYMENTS		Rs.	c.
To Balance brought forward (with D. S. T.)	..	315,134	11	By Investments made during the Year	..	1,106,311	2
Contributions	..	676,552	24	Pensions paid during the Year	..	44,288	28
Contributions from those who have ceased to be teachers (Reg. 21)	..	187	60	Refunds { under Regs. 21, 27 and 28 ..	6,006	18	
Govt. Contributions	..	676,513	84	{ erroneous recoveries ..	142	87	
Interest in investments	..	195,006	5	Miscellaneous Payments	..	6,149	5
Miscellaneous Receipts	..	5,532	67	Balance	..	5,672	44
						706,505	72
		1,868,926	51			1,868,926	51

Note.—The net cost of Living and Special Living Allowances paid on pensions under the Fund amounted to Rs. 86,927.48 and Rs. 49,766.13 respectively. These payments were made from Head 21, Vote 1, Sub-head 2, 1957-58.

H. E. PERIES,
D. S. T. and Chairman, Board of Management,
Teachers' W. & O. P. Fund.
B. V. GEORGE,
Secretary and Accountant, Board of Management,
Teachers' W. & O. P. Fund.

Colombo, January 6, 1960.

The above statement of Account has been audited by me in pursuance of regulation 6 (1) of the Teachers' Widows' and Orphans' Pensions Fund Regulations, 1954. Subject to the observations contained in my report No. P-5/T-15 of January 12, 1960, to the Chairman, Board of Management, I am of opinion that this statement sets forth correctly the receipts and payments in respect of the "Fund" during the financial year ended September 30, 1958.

Audit Office,
Colombo 7, January 12, 1960.

D. S. DE SILVA,
for Auditor-General.

INVESTMENTS 1957-58

Date	Description of Stock	Face Value	Rate	Purchase Price	Accrued Interest		Total Payment	
					Rs. c.	Rs. c.	Rs. c.	Rs. c.
1. 25.10.1957	3½% N. L. 1964-69	13,500 0	102½	13,838 50	110 3	13,948 53		
2. 29.10.1957	do.	40,000 0	102½	41,051 0	341 37	41,392 37		
3. 1.11.1957	3½% N. H. D. 1969-71	5,000 0	102½	5,138 50	73 36	5,212 86		
4. 1.11.1957	3 % N. H. D. 1970-73	150,000 0	100	150,000 0	—	150,000 0		
5. 5.11.1957	3½% N. L. 1964-69	19,000 0	102½	19,499 75	174 90	19,674 65		
6. 20.11.1957	3½% N. L. 1964-69	10,000 0	102½	10,263 50	106 44	10,369 94		
7. 2.12.1957	3½% L. 1973-77	100,000 0	100	100,000 0	—	100,000 0		
8. 2. 1.1958	3½% N. H. D. 1969-71	100,000 0	102½	102,751 0	308 85	103,057 85		
9. 5. 2.1958	3½% L. 1973-77	35,000 0	100	35,001 0	205 68	35,206 68		
10. 1. 3.1958	3½% L. 1974-78	200,000 0	100	200,000 0	—	200,000 0		
11. 12. 3.1958	3½% L. 1959-61	15,300 0	100½	15,415 75	57 21	15,472 96		
12. 27. 3.1958	3½% L. 1973-77	75,000 0	100	75,001 0	774 66	75,775 66		
13. 30. 4.1958	3½% N. H. D. 1974-78	200,000 0	100	200,000 0	—	200,000 0		
14. 1. 6.1958	3½% L. 1973-77	6,000 0	100	6,001 0	—	6,001 0		
15. 3. 7.1958	3½% L. 1979-83	100,000 0	100	100,000 0	—	100,000 0		
16. 26. 8.1958	3 % L. 1972-77	6,300 0	94	5,923 0	44 53	5,967 53		
17. 23. 9.1958	3 % L. 1973-78	25,000 0	96½	24,063 50	168 49	24,231 99		
				1,103,947 50	2,363 52	1,106,311 2		

Colombo, March 25, 1959.

H. E. PERIES,
D. S. T. and Chairman, Board of Management,
Teachers' W. & O. P. Fund.

Colombo, March 25, 1959.

B. V. GEORGE,
Secretary and Accountant, Board of Management,
Teachers' W. & O. P. Fund.

TEACHERS' WIDOWS' AND ORPHANS' PENSION FUND

Statement of Assets as at September 30, 1958

Description of Ceylon Govt. Stock	Face Value	Purchase Price	Interest paid to date of purchase in 1957-58	Total Cost	Market Rate and Market Value on September 30, 1958	
					Rs. c.	Rs. c.
1. 3 % Loan 1973-78	38,000 0	35,961 50	168 49	36,129 99	96½	36,717 50
2. 2½% National Development Loan, 1967-72	6,000 0	5,176 0	—	5,176 0	94½	5,655 0
3. 3% War Loan, 1959-69	486,600 0	464,856 50	—	464,856 50	101	491,466 0
4. National Housing 3½% Debentures, 1969-71	505,000 0	512,015 50	380 21	512,395 71	106 3/16	536,246 87½
5. 3½% National Loan, 1964-69	1,062,400 0	1,092,692 75	732 74	1,093,425 49	105½	1,119,504 0
6. 3% Loan 1972-77	31,300 0	29,781 25	44 53	29,825 78	97½	30,400 12½
7. 3½% Loan 1959-61	25,300 0	25,541 75	57 21	25,598 96	101½	25,679 50
8. 3% Sri Lanka Loan, 1969-74	1,000,000 0	1,000,626 0	—	1,000,626 0	100	1,000,000 0
9. National Housing 3½% Debentures, 1970-72	500,000 0	500,000 0	—	500,000 0	102 13/16	514,062 50
10. 3½% Loan 1975-80	235,000 0	235,000 0	—	235,000 0	98 5/16	231,034 37½
11. State Mortgage Bank, 3% Debentures, 1965-68	750,000 0	750,000 0	—	750,000 0	102½	765,937 50
12. National Housing, 3% Debentures 1969-71	85,000 0	85,000 0	—	85,000 0	100½	85,531 25
13. 3½% Loan 1976-81	100,000 0	100,000 0	—	100,000 0	98½	98,125 0
14. 3% Loan 1969-72	500,000 0	500,000 0	—	500,000 0	100	500,000 0
15. National Housing 3½% Debentures, 1976-81	50,000 0	50,000 0	—	50,000 0	97½	48,812 50
16. 3% Loan 1970-73	225,000 0	225,000 0	—	225,000 0	100	225,000 0
17. State Mortgage Bank, 3% Debentures, 1970-73	165,000 0	165,000 0	—	165,000 0	100	165,000 0
18. National Housing, 3% Debentures, 1970-73	100,000 0	100,000 0	—	100,000 0	100	100,000 0
19. 3% Ceylon Development Loan, 1970-73	100,000 0	100,000 0	—	100,000 0	100	100,000 0
20. National Housing, 3% Debentures, 1970-73 (B Series)	150,000 0	150,000 0	—	150,000 0	100	150,000 0
21. 3½% Loan 1973-77	216,000 0	216,003 0	980 34	216,983 34	100 11/16	217,485 0
22. 3½% Loan 1974-78	200,000 0	200,000 0	—	200,000 0	100 9/16	201,125 0
23. National Housing, 3½% Debentures, 1974-78	200,000 0	200,000 0	—	200,000 0	100 7/16	200,875 0
24. 3½% Loan 1979-83	100,000 0	100,000 0	—	100,000 0	100 3/16	100,187 50
	6,830,600 0	6,842,654 25	2,363 52	6,845,017 77		6,948,844 62½

Colombo, March 25, 1959.

H. E. PERIES,
D. S. T. and Chairman, Board of Management,
Teachers' W. & O. P. Fund.

Colombo, March 25, 1959.

B. V. GEORGE,
Secretary and Accountant, Board of Management,
Teachers' W. & O. P. Fund.

Miscellaneous Departmental Notices

J/NEERVELY SOUTH HINDU TAMIL MIXED SCHOOL

NOTICE is hereby given that an application has been received from the General Manager, Hindu Board of Education, Jaffna, for the provisional registration of the above school, situated at Neervely South, Neervely in the Jaffna District of the Northern Province, as a grant-in-aid school.

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

S. F. DE SILVA,
Director of Education.

No. ASC 4470,
Education Department,
Malay Street,
Colombo 2, 17th March, 1960.

January 1, 1960, and in the Times of Ceylon of January 2, 1960, Messrs. Schokman and Samarawickrema, Licensed Auctioneers of Kandy, will sell by public auction on May 21, 1960, at the spot, each of the properties described in column I of the Schedule subjoined hereto, at the time specified in the corresponding entry in column II thereof, for the recovery of the sum of rupees two thousand six hundred and twenty-nine and thirty-five cents (Rs. 2,629/35) with further interest on the principal sum of rupees two thousand two hundred and thirty-six and four cents (Rs. 2,236/04) at 6½ per centum per annum from November 24, 1959, to date of sale and costs of sale, which are specially mortgaged to the Corporation by Dehiwala Gedera Kaluwa of Dodanwala, Muruchalawa in the District of Kandy (now deceased), by bond No. 2,802 dated October 7, 1955, and attested by A. S. Karunaratne, Notary Public of Kandy.

Schedule

Column I Description of property to be sold	Column II Time of sale
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FIRSTLY

An allotment of land called Ruppegederawatta, together with the buildings standing thereon, situated at Dodanwala in Meda Palata Pattu of Yatinuwara Korale in the District of Kandy, Central Province, bounded on the north by ditch and fence, east, south and west by ditch, containing in extent one pela paddy sowing—Registered under title B 126/162 in the Kandy District Land Registry.

Which said land called Ruppegederawatte is according to a recent survey described as being bounded on the north by Ruppegederawatte of Kaluwa land or Seivanda, east by V. C. road, south by Watessehena of Appuwa and on the West by the land of Dodanwala Walauwa, containing in extent three roods and three perches (O.A. 3R. 08P.), according to survey plan No. 1,628 dated 28th September, 1952, made by E. R. Claasz, Licensed Surveyor

... 3.0 p.m.

SECONDLY

An allotment of land called Hendeniya kumbura, situated at Dodanwala aforesaid, together with the buildings standing thereon bounded on the north by ela and liminary posts, east by ela and liminary posts, south by ela and on the west by liminary dam of Atalahakumbura, containing in extent 15 tahas paddy sowing—Registered under title B 183/283 in the Kandy District Land Registry.

Which said land called Hendeniya kumbura is according to a recent survey described as being bounded on the north by the land of Punchi Ukku and others, east by the lands of Elias and others and Uyanwattegederawatta of D. G. Kaluwa and others, south by Uyanwattegederawatta of D. G. Kaluwa and others Atalahakumbura of Punchi Ukku and on the west by Atalahakumbura of Punchi Ukku, containing in extent three roods and thirteen decimal five perches (O.A. 3R. 13.5P.), according to survey plan No. 1,627 dated October, 1952, made by E. R. Claasz, Licensed Surveyor

... 3.45 p.m.

THIRDLY

All that divided Lot 1-C of the land called Atalawatte together with the buildings standing thereon, situated at Dodanwala aforesaid which said Lot 1-C is bounded on the north by lot 1B, east by Uyanwattegederawatte of D. Bandiya and Atalawattegederawatta of L. G. Sedera, south by lot 2-A and on the west by oya, containing in extent one rood (O.A. 1R. 0P.) according to survey plan No. 1,216 filed of record in D. C. Kandy P/2200 and registered under title B 192/162 in the Kandy District Land Registry, and

All that divided Lot 2-A of the land called Atalawattegederawatta, together with the buildings standing thereon, situated at Dodanwala aforesaid which said Lot 2A is bounded on the north by Lot 1-C, east by Ruppegederawatta of D. Kaluwa, south by Lot 2B and on the west by oya, containing in extent thirty-five perches (O.A. 0R. 35P.), according to the said survey plan No. 1,216 filed of record in D. C. Kandy P/2200 and registered under title B 192/163 in the Kandy District Land Registry.

... 4.30 p.m.

H. S. F. GOONewardena,
General Manager.

Colombo, April 6, 1960.

NOTICE is hereby given that the area declared infected in Polgamana Group in Ipalawa V. H's Division in Dewamedhi Korale in the Divisional Revenue Officer's Division of Dewamedhi Hatpattu in Kurunegala District of the North-Western Province, in accordance with the provisions of the Contagious Diseases (Animals) Ordinance (Amendment) Act, No. 33 of 1957, section 4, sub-section 1 (Chapter 327) and published in Government Gazette No. 12,041 of 22nd February, 1960, is free of Haemorrhagic Septicæmia and is no longer an "INFECTED AREA".

This declaration shall take effect from the date hereof.

ARYADASA AMARASINGHE,
Chief Government Veterinary Surgeon.

Office of the Chief Government Veterinary Surgeon,
Peradeniya, 5th April, 1960.

NOTICE is hereby given that the area declared infected in Eduthumadduval village in the Divisional Revenue Officer's Division of Thenmarachchi in Jaffna District of the Northern Province in accordance with the provisions of the Contagious Diseases (Animals) Ordinance (Amendment) Act, No. 33 of 1957, section 4, sub-section 1 (Chapter 327) and published in Government Gazette No. 12,064 of February 19, 1960, is free of Haemorrhagic Septicæmia and is no longer an "INFECTED AREA".

This declaration shall take effect from the date hereof.

ARYADASA AMARASINGHE,
Chief Government Veterinary Surgeon.

Office of the Chief Government Veterinary Surgeon,
Peradeniya, 4th April, 1960.

PROCLAMATION—RABIES

WHEREAS there is danger of rabies in the Divisional Revenue Officer's Division of Nedunkerny in the Vavuniya District, Northern Province, it is hereby notified under section 11 of the Rabies Ordinance (Chapter 333), that any dog found in any public place or road or any places other than a private building, compound or garden within the above-mentioned Divisional Revenue Officer's Division and not being tied up or led, shall be liable to be destroyed forthwith.

The Proclamation shall take effect from April 5, 1960.

D. M. A. SPELDEWINDE,
Government Agent.

The Kachcheri,
Vavuniya, April 4, 1960.

NOTICE OF SALE UNDER SECTION 73 OF THE AGRICULTURAL AND INDUSTRIAL CREDIT CORPORATION ORDINANCE, No. 19 OF 1943

IT is hereby notified that by virtue of a resolution of the Board of Directors of the Agricultural and Industrial Credit Corporation of Ceylon, under section 70 of the Agricultural and Industrial Credit Corporation Ordinance, No. 19 of 1943, published in the Ceylon Government Gazette No. 12,027 of

PUBLIC WORKS DEPARTMENT

SCHEDULE

Southern Division—Tangalla District

INTERRUPTION TO TRAFFIC

FURTHER to the Gazette Notification dated 6.1.59, appeared in the *Government Gazette* No. 11,637 of 9.1.59, it is hereby notified that bridge No. 48/9 on Kotapola-Urubokka-Mawarella Road will be opened for 6-ton traffic as from 9.4.60.

T. GUNARATNAM,
for Director of Public Works.

Public Works Office,
Colombo, 4th April, 1960.

PUBLIC WORKS DEPARTMENT

Southern Division—Matara District

INTERRUPTION TO TRAFFIC

IT is hereby notified for general information that Bridge No. 1/5 on Weligama-Kananke road will be closed to all vehicular traffic from 7.4.60 until further notice in connection with the reconstruction of the bridge.

The alternative route will be via Denipitiya-Kapuwatta to Kananke or Polwatumodera-Denipitiya-Kapuwatta to Kananke.

T. GUNARATNAM,
for Director of Public Works.

Public Works Office,
Colombo, 7th April, 1960.

PUBLIC WORKS DEPARTMENT

Southern Division—Matara District

INTERRUPTION TO TRAFFIC

IT is hereby notified for general information that the Sapugoda Gataru Ransagoda road will be closed to all vehicular traffic at Bridges Nos. 4/1 and 3/11 for a period of three months from 10.4.60 in connection with the work of the bridges.

The alternative route will be via Tihagoda-Kamburupitiya-Mawarella and Akuressa-Kamburupitiya-Kirinda roads.

T. GUNARATNAM,
for Director of Public Works.

Public Works Office,
Colombo, 7th April, 1960.

CEYLON GOVERNMENT RAILWAY

Level Crossing Repairs

THE Level Crossing at 10 miles, 53 chains, Kelani Valley Line, on Pannipitiya-Borella Road, between Maharagama and Pannipitiya Railway Stations, will be partially closed to all vehicular traffic from 6 p.m. to 9 p.m. on 16.4.60, and totally closed from 9 p.m. on Saturday, 16.4.60, to 7 a.m. on Sunday, 17.4.60, for laying a Hume Pipe.

During the period of total closure vehicular traffic from Colombo end will be diverted through Old Road, Maharagama to Pamunuwa Road through Palwatta Road. Vehicular traffic from Homagama end will be diverted through Old Road via Moraketiya Junction, Hokandara Road, Kalalgoda Road to Pannipitiya-Borella Road.

"Excise Ordinance" Notices

L. D.—B. 16/37/E. C.—LA/G/6.

THE EXCISE ORDINANCE

Excise Notification No. 489

GENERAL CONDITIONS APPLICABLE TO ALL
EXCISE LICENCES FROM AND AFTER
SEPTEMBER 30, 1960

IT is hereby notified that the Minister of Labour, Industries and Fisheries, has, under section 24 of the Excise Ordinance (Chapter 42), as modified by the Proclamation published in *Gazette Extraordinary* No. 9,773 of September 24, 1947, directed that—

- (1) the conditions set out in the Schedule hereto shall from September 30, 1960, until further notice, be the general conditions applicable to all Excise licences; and
- (2) the Excise Notification No. 475 published in *Gazette* No. 11,721 of April 9, 1959, shall be rescinded with effect from September 30, 1960.

V. S. M. DE MEL,
Permanent Secretary,

Ministry of Labour, Industries and Fisheries.
Colombo, April 5, 1960.

1. *Conditions for Tavern Buildings; Any alterations to be approved by Government Agent.*—(1) Sales at taverns (whether country liquor or foreign liquor) must be conducted in a suitable building of which the whole or a part must be set aside for exclusive use as a tavern. If there are means of communication between the tavern and an adjoining dwelling house, they must be kept permanently closed. In the case of all taverns there shall be no possible means of ingress or egress except by the front door. The interior of the tavern shall be sufficiently lighted by day and by night, and the tavern shall not be used as a place of residence, save by the renter or an authorized employee acting as a caretaker. The walls of the tavern shall not be made of cadjans.

(2) No alterations or additions shall be made to any tavern building, nor shall any wall, fence, or other enclosure be erected without the approval of the Government Agent.

(3) The Government Agent may at his discretion, by special licence to be granted free of charge, permit the establishment in a particular tavern of a private bar, if he is of opinion that the furniture and equipment of the private bar and the area in which the tavern is situated justify the establishment of such private bar: Provided that the whole of the interior of such bar is visible from the entrance thereto, and that such entrance is either through the main door of the tavern, or through a separate door which is clearly labelled or provided with a signboard to indicate the nature of such bar.

2. *Signboards for Licensed Premises.*—A signboard must be affixed to the front of each licensed distillery, manufactory of any kind of liquor, brewery, wholesale warehouse, arrack renter's storehouse, bottling warehouse, premises licensed for the sale of medicated country spirits or fruit and coconut liquors, foreign liquor (off) shop, medicated wines shop, rectified spirits shop, restaurant, canteen, or tavern (including places licensed only for the sale of beer and porter), showing the number and nature of the licence, the name of the licensee and in the case of country liquor canteens or taverns also the current rate of sale: These particulars must be legibly painted in English or the local vernacular. The licence and printed copies of these conditions in English, Sinhalese and Tamil must be displayed in a conspicuous place within all licensed premises.

3. (1) *Prohibition of Possession of Liquor other than that licensed.*—The possession upon any licensed premises of any liquor or intoxicating drug, other than that to which the licence relates, or of any essence or substance used or capable of being used for colouring or flavouring liquor, is prohibited, except under a special licence granted by the Excise Commissioner: Provided that the preceding provisions of this condition shall not apply to harmless substances kept or used in distilleries to flavour or colour liquor, if such substances are approved by the Excise Commissioner.

(2) *Prohibition of Adulteration of Liquor.*—(a) All liquor sold or kept for sale at the licensed premises, authorised store, warehouse or collecting station, shall be of good quality and unadulterated. Nothing shall be added to any liquor, either to increase its intoxicating power or for any other purpose: Provided that the preceding provisions of this condition shall not apply to harmless substances kept or used in distilleries to flavour or colour liquor, if such substances are approved by the Excise Commissioner.

(b) A report under the hand of the Government Analyst that any liquor has been adulterated or is not of good quality shall be accepted as conclusive proof thereof for the purposes of this condition.

(3) *Sale Price of Liquor.*—No liquor shall be sold at country liquor canteens or taverns at a price higher than the current rate appearing on the signboard. Such rate shall be fixed for the day before the opening hour, and shall not be varied during the course of that day.

4. *Authority for Employees.*—The names and addresses of all persons proposed to be employed in godowns, warehouses, taverns, arrack estate canteens, toddy estate canteens, vinegar stores, toddy topes, collecting stations, restaurants, hotels and other foreign liquor licensed premises in which a bar is permitted shall be furnished in writing to the Superintendent of Excise, who will grant a permit authorizing the employment of such proposed persons as are approved by him, and the permit shall be exhibited in the licensed premises in which they are employed. Such permit shall be issued only to a citizen of Ceylon, except in a case where the Permanent Secretary to the Ministry of Labour, Industries and Fisheries authorises the employment of any person other than a citizen of Ceylon. Persons so authorized shall be properly clad and cleanly dressed. Persons not so authorized shall not be employed in any licensed premises. It shall be competent for the Superintendent of Excise at any time to revoke any permit issued under this condition.

5. *Who may not be employed.*—(a) The manufacture, collection, sale or transport of liquor by the following persons and the employment of such persons for the manufacture, collection, sale or transport of the same are prohibited:—

- (i) Those suffering from leprosy or any infectious or contagious disease.

- (ii) Those whose names are on the list of persons who are debarred from holding excise licences or from being employed under excise licensees.
- (iii) Those convicted of any excise offence within the preceding two years or who have been convicted of excise offences more than three times.
- (iv) Those who are criminals within the meaning of the Prevention of Crimes Ordinance (Chapter 18).
- (v) Male persons under the age of twenty-one and female persons of any age.

6. *Opening and Closing Hours.*—(1) *Toddy Taverns*—

Toddy taverns shall remain open between the hours of 8 a.m. and 6.30 p.m., and shall be kept closed at all other hours:

Provided that the Government Agent may, after consulting the Excise Advisory Committee, in the case of any area generally or in the case of a particular tavern in any area—

- (a) prescribe a later hour of opening;
- (b) prescribe an earlier hour of closing;
- (c) prescribe one or more periods, between the hour of opening and that of closing, during which the taverns shall be kept closed;
- (d) when local circumstances require it in a town or outside a town, and in the latter case for special reasons, prescribe an earlier hour of opening, which shall in no case be earlier than 7 a.m. or later hour of closing, which shall in no case be later than the closing hour of arrack taverns in the same area; and
- (e) at the request of the licensee permit, or without such request direct, the tavern to be kept closed on Sundays or on other specified days of religious observance either throughout the whole day or during one or more specified periods of hours.

The hours during which a toddy tavern may remain open shall be entered in the licence, and no sale shall take place except during those hours.

(2) *Arrack Taverns*—

Arrack taverns shall remain open between the hours of 8 a.m. and 6.30 p.m. and shall be kept closed at all other hours:

Provided that the Government Agent may, after consulting the Excise Advisory Committee, in the case of any area generally or in the case of a particular tavern in any area—

- (a) prescribe a later hour of opening;
- (b) prescribe an earlier hour of closing;
- (c) prescribe one or more periods, between the hour of opening and that of closing, during which the tavern shall be kept closed;
- (d) where local circumstances require it in a town or outside a town, and in the latter case for special reasons, prescribe a later hour of closing which shall in no case be later than 9 p.m.; and
- (e) at the request of the licensee permit, or without such request direct, the tavern to be kept closed on Sundays or on other specified days of religious observance, either throughout the whole day or during one or more specified periods of hours.

The hours during which an arrack tavern may remain open shall be entered in the licence, and no sale shall take place except during those hours.

(3) *Foreign Liquor Premises*—

Premises licensed for the sale of foreign liquor shall remain open between the hour of opening and the hour of closing as noted by the Government Agent on the licence, and shall be kept closed at all other hours:

Provided that in cases for which hours have been prescribed by Excise Notification No. 218 published in the *Government Gazette* No. 7,845 of April 17, 1931, the hours as so prescribed shall apply; and that the closing hour of foreign liquor taverns (including places licensed for the sale of beer and porter only) shall not be later than the closing hour of arrack taverns in the same area:

And provided further that the Government Agent may, after consulting the Excise Advisory Committee in the case of any area generally or in the case of particular premises in any area—

- (a) prescribe one or more periods, between the hour of opening and that of closing, during which the premises shall be kept closed;
- (b) at the request of the licensee permit, or without such request direct, the premises to be kept closed on Sundays or other days of religious observance, either throughout the whole day or during one or more specified periods of hours:

And provided further that in any special case the Government Agent may at his discretion permit any licensed premises other than a tavern or place licensed for the sale of beer and porter

only, to be kept open until such later hours as he may appoint or, at the request of the licensee, to be kept temporarily closed for a period not exceeding 3 days.

The hours during which any premises licensed for the sale of foreign liquor may remain open shall be entered in the licence, and no sale shall take place except during those hours.

7. *Drunkness, Disorder, and Gaming.*—No drunkness, disorder, or gaming shall be permitted in any licensed premises. Every person licensed to sell liquor and every keeper of any licensed premises shall refuse to admit to, and shall turn out of, the premises in respect of which the licence is granted any person who is drunk, violent, quarrelsome, or disorderly, and any person whose presence on the premises would subject him to a penalty under any Ordinance for the time being in force, nor shall any liquor be sold to any such person.

8. *Persons not to be harboured at any time.*—No person who is a robber or thief, and no disorderly or riotous person, and no person who is reputed to be a prostitute or who is a registered criminal within the meaning of the Prevention of Crimes Ordinance (Chapter 18) shall be harboured in any licensed premises. It shall be the duty of the licensee to give information to the nearest Magistrate or Police Officer of the resort of any such person to any licensed premises.

9. *No person to be harboured after Closing Hours.*—No person shall be harboured in any licensed premises between the hours of closing and opening such premises, or during any period of closure and no constable shall be harboured in such premises during his time of duty.

10. (1) *Closure of Taverns and other Licensed Premises for Wesak.*—Every person who holds any of the following licences shall keep the premises in respect of which that licence is issued closed on the full moon day of the Sinhalese month Wesak and he shall not have or make any claim for compensation for any loss or damage arising out of the closure of the premises on that day:—

- (a) licence for the sale of foreign liquor by retail for consumption off the premises;
- (b) licence for a foreign liquor tavern;
- (c) licence for an arrack tavern;
- (d) licence for a toddy tavern;
- (e) licence for the sale of beer, ale, stout and porter;
- (f) licence for the sale of locally manufactured beer, ale, stout and porter;
- (g) licence for the sale of liquor in a refreshment room or restaurant;
- (h) licence for a hotel bar; and
- (i) occasional licence for the sale of foreign liquor (including locally made malt liquor);
- (j) licence for the supply of liquor to residents in a hotel or boarding house;
- (k) licence for the sale of liquor issued in respect of a place of public entertainment;
- (l) licence for sale of liquor in a resthouse;
- (m) estate canteen licence for sale of arrack; and
- (n) estate canteen licence for sale of toddy.

Provided however that in the case of licensed premises where any other business, in addition to sale of liquor, is carried on, such premises may be kept open for that other business but no liquor shall be sold or offered for sale on that day.

(2) *Closure of Taverns and other Licensed Premises for Special Reasons.*—Taverns situated on or adjacent to the line of march must be closed, if the Government Agent so orders, while a regiment or detachment of sailors or soldiers is passing, or is encamped in the vicinity; and if the Government Agent so orders, any licensed premises must be temporarily closed in times of religious excitement, or on days of polling or when a disturbance exists or is apprehended. Every Excise licensee shall of his own motion close his licensed premises, when there is a riot or disturbance in the neighbourhood.

The licensee shall not have or make any claim for compensation for any loss or damage arising out of such closure.

11. *Occasional Licences for Race Meetings, Public Entertainments, &c.*—The right is reserved to the Government Agent to grant occasional licences to any person approved by him for the sale of foreign liquor at refreshment stalls or bars in connection with race meetings, public entertainments, or other gatherings approved by him. Occasional licences for the sale of arrack shall be issued by the Excise Commissioner at his discretion. The period for which an occasional licence may be granted shall not exceed 10 days, and the fees to be paid therefor shall be fixed at the discretion of the Government Agent or the Excise Commissioner, as the case may be.

12. *Persons to whom Liquor is not to be sold or given.*—No liquor shall be sold or given—

- (a) to any member of the Ceylon Army, Royal Ceylon Navy or the Ceylon Air Force or of any Visiting Force under the Visiting Force Act, No. 31 of 1949, at licensed premises placed out of bounds in writing by—
 - (1) the Commander of the Army in the case of the Ceylon Army,
 - (2) the Captain of the Navy in the case of the Royal Ceylon Navy,
 - (3) the Commander of the Air Force in the case of the Ceylon Air Force, and
 - (4) the officer Commanding in the case of any visiting Force; or

(b) whilst on duty to any—

- (1) member of the Police Force or Officer of the Excise Department; or
- (2) railway servant; or

(c) to a woman within the premises of a tavern; or

(d) in any circumstances to any—

- (1) person under twenty-one years of age; or
- (2) insane person; or
- (3) person known or believed to be intoxicated.

13. *Non-transferability of licence; Manager to be approved.*—No privilege of manufacture, supply, or sale, or any interest therein shall be sold, transferred, or sub-rented without the previous permission of the Government Agent or the Excise Commissioner; nor shall any agent or attorney be appointed for the management of any such privilege or for signing the counterpart agreement of any Excise licence without the previous approval of the Government Agent or the Excise Commissioner. Such agent or attorney shall, in every case, be a citizen of Ceylon and such approval shall be given only in exceptional circumstances at the discretion of the Government Agent or the Excise Commissioner.

14. *Licensed premises to be kept open and sufficient stocks to be maintained.* (1) Taverns, rest houses, retail off shops, restaurants, hotels, hotel bars, estate canteens, entertainment bars and Beer and Porter shops must be kept open during prescribed hours unless their temporary closure is authorised under condition 6 or condition 10, and such minimum quantities, in sealed bottles of different descriptions or in bulk, or both in bottles and in bulk of the kind or kinds of liquor saleable under the appropriate licence, as the Superintendent of Excise may consider sufficient to meet the local requirements must be maintained therein at all times:

Provided, however that the Excise Commissioner may waive this requirement in respect of any resthouse or entertainment bar.

(2) Taverns not open by dates to be fixed by the Government Agent shall be liable to be resold at the risk of the licensee.

15. *Prohibition of Credit Sales: Refusal to Sell.*—No liquor shall be sold in taverns, except for cash. All licensees shall, subject to any special condition limiting the quantity that may be sold be bound to supply liquor on demand, and on tender of cash to any person entitled to demand it.

16. *Observance of Minimum and Maximum Selling Prices.*—No liquor shall be sold either below the minimum or above the maximum prices, if any, fixed for the sale of such liquor in accordance with the law for the time being in force.

17. *Observance of Maxima of Possession and Minima of Sale.*—No liquor in excess of the quantity prescribed for possession without a licence shall be permitted to be removed by any person at any one time from any licensed premises without a valid permit; nor shall liquor be sold at any godown or warehouse in quantities less than the minima prescribed.

18. *Daily Accounts.*—True accounts of transactions shall be entered from day to day in ink in forms approved by the Excise Commissioner, and shall be kept in the licensed premises. Such accounts shall be correctly and promptly totalled at the end of each month. The accounts and passes shall be in printed books which may be obtained from any Kachcheri on payment of cost price, or on production of receipt for the payment of the cost price into a Government Treasury. Passes for liquor received and the counterfoil of passes issued must be carefully filed in the licensed premises.

The signing of blank passes for subsequent issue is prohibited. The counterfoils of passes and, in the case of foreign liquor licences, the invoices for all receipts of liquor shall be preserved by the licensee for one year after the period covered by the licence, and shall be produced when called for by an officer not below the rank of Inspector of the Excise Department.

Duplicate carbon copies of invoices of sale by foreign liquor wholesale licensees shall be sent to the Assistant Commissioner of the respective Divisions within seven days of such sale.

The licensee shall, within three days after the expiry of the licence by surrender, cancellation, lapse of time, or any other cause or within three days of being called upon to do so, deliver to the Superintendent of the Circle in which the licensed premises are situated, all books of accounts kept under the provisions of this condition as well as the inspection note-book mentioned in condition 22.

19. *Licensees to furnish Returns, &c.*—Licensees and their representatives, agents and employees, shall be bound to furnish correctly and promptly any returns or information required from them or any of them, in writing or orally, by the Government Agent or an officer of the Excise Department not below the grade of Inspector.

20. *Approved Weights and Measures to be used or possessed.*—When any weights, measures, or instruments have been prescribed for use in any licensed premises, only such weights, measures, and instruments as have been prescribed shall be possessed or used on such premises, and they shall be tested

and stamped by the stamping establishment of the district, if the Government Agent so directs. The possession or use of weights or measures that are incorrect on any licensed premises will render the licensee liable to punishment.

21. *Persons authorized to inspect and their Powers.*—The officers authorized to inspect licensed premises are—

- (1) any officer of the Revenue Department of rank not lower than a Ratemahatmaya, Mudaliyar, Muhandiram, Divisional Revenue Officer or officer of like rank;
- (2) any officer of the Excise Department of rank not lower than Inspector; and
- (3) any person appointed under section 7 (c) to perform the acts and duties mentioned in sections 32, 34, and 45 (a) of the Excise Ordinance.

These officers are empowered—

- (a) to enter and examine the premises;
- (b) to test weights and measures in use, and the liquor and intoxicating drugs in the possession of the licensee;
- (c) to remove samples of the same, free of charge, for purposes of chemical analysis or where there is reason to test quality or strength, after duly sealing them in the presence of the licensee, and leaving equal quantities of the same in the hands of the licensee;
- (d) to detain any liquor reasonably suspected to be unfit for consumption or use, or to have been tampered with, or any intoxicating drug found;
- (e) to call for and check the accounts kept in the licensed premises;
- (f) to seize any bills, invoices and books kept in the licensed premises; and
- (g) to do any other acts which may be necessary to carry out the duty of ensuring the observance by the licensee of the provisions of the Excise Ordinance and of the conditions attaching to the licence.

In regard to taverns (including premises licensed for the sale of beer and porter only) such officers are further empowered to examine any private documents or books within the premises and, if any offence is disclosed thereby, to seize and remove such documents or books.

All licensees shall give to all such officers all such facilities and assistance as they may require for the exercise of their powers.

Nothing in this condition shall be interpreted as depriving Police Officers of any powers vested in them by law.

No claim shall lie for compensation for the value of any samples removed under this condition.

22. *Inspection Notebook.*—Any inspection notebook issued by the Superintendent of Excise shall be kept by the licensee in the licensed premises for the entry in it by Inspecting Officers of their remarks, and shall be handed over to the Superintendent of Excise, or any officer authorized by him to receive it, on a receipt being given therefor. Any such notebook left in the licensed premises shall be kept safe and intact by the licensee.

23. *Licensees to report Breaches of Rules committed by their Employees.*—Licensees are bound to report to the Superintendent of Excise all instances which come to their knowledge of persons employed by them in the manufacture, transport, or sale of liquor committing breaches of the Excise laws, and to comply with the Superintendent's orders respecting the continued employment of such persons. No person, who has been convicted under the Ceylon Penal Code or under the Excise Ordinance, shall be employed in the transport or sale of liquor without the Superintendent's previous permission.

24. *Pecuniary dealings between Licensees and Excise Officers prohibited.*—Pecuniary dealings of any kind whatever by licensees and their representatives, agents and employees with officers of the Excise Department are absolutely prohibited.

25. (1) *Licensed Premises, Vessels, &c., to be kept clean.*—All licensed premises, and all vessels, measures, and other articles used for the storage or sale of liquor therein or transport of liquor thereto shall be kept scrupulously clean.

(2) *Washing of Drinking and Eating Vessels.*—Every glass, measure, vessel, utensil and receptacle used for serving liquor or food to customers shall, immediately after its return by the customer, be washed with clean water, and thereafter be completely drained of all water by being kept inverted on a perforated rack, and dried with a clean cloth, which shall be washed with soap and water every day after the closure of the premises.

(3) *Provision of a Water Tap, &c., in Licensed Premises.*—In any town or place where there is a public water service, the buildings of any licensed premises shall, if so required by the Superintendent of Excise, be suitably equipped with taps, washing-sinks, and outlet drains or pipes to the satisfaction of the Superintendent of Excise.

(4) *Provision of Receptacles for keeping Water for Washing, Drinking, and Eating Vessels, &c.*—In every licensed premises shall be replaced by a masonry and cement-lined sink or sinks, which are not required to be equipped under paragraph (3) of this condition, there shall be kept in one or more receptacles an adequate supply of clean water for the purpose of washing all used glasses, measures, vessels, utensils, and receptacles, together with one or more receptacles, which shall be emptied from time to time, to hold the used or waste water: The receptacle for clean water shall be of metal, completely open at the top, but with a loose lid to cover the entire opening and fitted with a stop-cock at the bottom. It shall be capable of holding not less than 4 gallons and shall be placed on a stand at a convenient height for washing.

(5) Where the nature and situation of the licensed premises permit, the receptacle or receptacles for used or waste water shall be replaced by a masonry and cement-lined sink or sinks, each not less than 2 feet square with a lead-away pipe of at least 2 inches in diameter, opening out on a side-wall or back-wall of the building, in such position and such number as may be required by the Superintendent of Excise, for the purpose of ensuring that the water used for washing is conveniently emptied into such sink or sinks.

(6) No used glass, measure, vessel, utensil or receptacle shall, for the purpose of washing, be plunged or immersed in any receptacle containing clean water, but such washing shall be done by allowing the water from the top or stop-cock to run into and over on the used glass, measure, vessel, utensil or receptacle so as to wash it clean.

26. *Compliance with Additional General Rules.*—All licensees shall be bound by any additional general rules that may be prescribed by or under the Excise Ordinance, and if so required by the Government Agent or any officer authorized by him, to deliver up their licences for amendment or for the issue of fresh ones.

27. *Possession or sale elsewhere than at Licensed Premises prohibited.*—The possession (save under and in accordance with the law applicable to unlicensed persons) or sale by any licensee or his representative, agent or employee of any excisable article elsewhere than at the premises to which the licence refers is prohibited.

28. *Transport from Licensed Premises prohibited without Special Permit.*—In no case shall the licensee of an arrack, toddy or foreign liquor tavern, either personally or by an agent, transport from his tavern any quantity of liquor that may have been sold at such tavern, without a special permit from the Government Agent.

28. (1) *Numbering of Vessels and Marking of their Capacity: Provision of Dip-rods.*—In every arrack renter's storehouse, arrack, toddy or foreign liquor tavern, arrack canteen, toddy canteen, distillery, manufactory of any kind of liquor, toddy collecting station for taverns, for vinegar manufactories and for distilleries, and in every vinegar manufactory or store, beer and porter shop, restaurant, hotel, hotel bar and in any other licensed premises where liquor is sold or stored in casks or barrels, every vessel used for the storing or transport of liquor—

(a) shall have its serial number and its correct capacity legibly engraved and painted thereon in terms of gallons and half-gallons, and

(b) shall be provided with an accurate dip-rod bearing the serial number of the vessel to which it belongs engraved and painted at its upper end, and bearing also a mark to indicate the first gallon or half-gallon, according as the unit of measurement in the case of the particular vessel is a gallon or a half-gallon, and marks above the first mark to indicate every additional unit of measurement up to the full capacity of the vessel. The unit of measurement shall be engraved over the first mark.

(2) *Dip-rods to be kept in Licensed Premises: Duplicate Keys for Casks.*—In every arrack renter's storehouse, arrack or toddy tavern, distillery, manufactory of any kind of liquor collecting station, vinegar manufactory or store and beer and porter-shop, the dip-rod provided for each cask or other receptacle shall at all times be kept in the licensed premises and each such cask shall be provided with duplicate keys, one of which shall remain in the custody of the Superintendent of Excise.

(3) *Dip-rods to accompany Transport Vessels.*—When any such vessel, cask or other receptacle is transported, the dip-rod belonging to it shall also be taken with it in the same vehicle.