

(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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Note.—Part VI, Medical Register comprising of: (1) Register of Medical Practitioners, January 1, 1965, and (2) Veterinary Surgeons registered in Ceylon during the period 1964-65 are published in this issue.

Appointments, &c., by the Governor-General

No.403 of 1965

No. D/VF/Misc/132.

ARMY—CVF—APPOINTMENT TO COMMISSION AND PROMOTION APPROVED BY HIS EXCELLENCY THE GOVERNOR-GENERAL

Appointment

HIS EXCELLENCY THE GOVERNOR-GENERAL has been pleased to approve the Commissioning of the undermentioned gentleman as a Second Lieutenant in the Ceylon Volunteer Force of the Army with effect from February 23, 1965, and his posting to the 4th Development and Construction Regiment, Ceylon Engineers (Volunteer) with effect from the same date.

Mr. CECIL MARCEL PERERA

Promotion

To be Temporary Lieutenant Colonel with effect from February 23, 1965—

Second Lieutenant CECIL MARCEL PERERA, C.E.

By His Excellency's command,

M. G. V. P. W. SAMARASINGHE,

Permanent Secretary,

Ministry of Defence and External Affairs.

Colombo, October 26, 1965.
11-220

No. 404 of 1965

No. D/VF/18/A (ii).

ROYAL CEYLON VOLUNTEER NAVAL FORCE—PROMOTION APPROVED BY HIS EXCELLENCY THE GOVERNOR-GENERAL

HIS EXCELLENCY THE GOVERNOR-GENERAL has been pleased to approve the promotion of Surgeon Lieutenant Commander K. DE ALWIS, Royal Ceylon Volunteer Naval Force, to the rank of Surgeon Commander with effect from October 1, 1965.

By His Excellency's command,

M. G. V. P. W. SAMARASINGHE,

Permanent Secretary,

Ministry of Defence and External Affairs.

Colombo, October 22, 1965.
11-13/2

No. 405 of 1965

No. D/VF/18/A (ii).

ROYAL CEYLON VOLUNTEER NAVAL FORCE—TRANSFER TO THE ROYAL CEYLON VOLUNTEER NAVAL RESERVE APPROVED BY HIS EXCELLENCY THE GOVERNOR-GENERAL

HIS EXCELLENCY THE GOVERNOR-GENERAL has approved the transfer of Surgeon Commander J. F. SILVA, Royal Ceylon Volunteer Naval Force to the Royal Ceylon Volunteer Naval Reserve with effect from September 12, 1965.

By His Excellency's command,

M. G. V. P. W. SAMARASINGHE,

Permanent Secretary,

Ministry of Defence and External Affairs.

Colombo, October 22, 1965.

11-13/1

No. 406 of 1965

My No. 56/3 W. & O. P.

HIS EXCELLENCY THE GOVERNOR-GENERAL has been pleased under section 5 (3) of the W. & O. P. Fund Ordinance (Cap. 431), to appoint Mr. D. L. V. A. A. PANAMBALANA, Director of Pensions, to be a Director of the W. & O. P. Fund and Scheme from 10th June, 1965, to fill the vacancy consequent to the cancellation and revocation of the appointment of Mr. R. T. RATNATUNGA.

By His Excellency's command,

U. B. WANNINAYAKE,

Minister of Finance.

Ministry of Finance,
Colombo, 15th October, 1965.

11-176/2

IMPORTANT NOTICE

IT is hereby notified that in view of the Public Holiday on Monday, November 8, 1965, all Notices and Advertisements for publication in the *Ceylon Government Gazette* of November 12, 1965, should reach the Government Press not later than 12 noon on Saturday, November 6, 1965.

Government Press,
Colombo, October 29, 1965.

BERNARD de SILVA,
Government Printer.

Appointments, &c., by the Public Service Commission

No. 407 of 1965

THE Public Service Commission has been pleased to order the following appointments:—

- A 355/64.
- A 87/64.
- Captain C. H. S. AMARASEKERA, Assistant Director of Civil Aviation (Aerodromes), to attend, in addition to his own duties, to the duties of the Director of Civil Aviation and Registrar of Aircraft, Ceylon, with effect from 10th September, 1965, during the absence out of the Island of Mr. W. L. P. DE MEL, or until further orders.
- A 370/64.
- Mr. K. SITTAMPALAM, Ceylon Administrative Service, Deputy Commissioner of Agrarian Services, to act, in addition to his own duties, as the Commissioner of Agrarian Services with effect from 16th September, 1965, during the absence out of the Island of Mr. J. V. FONSEKA or until further orders.
- A 161/65.
- Mr. M. W. S. GUNARATNE, Ceylon Administrative Service, to act as Commissioner for Ayurveda with effect from 5th October, 1965, until further orders.
- AA 53/65.
- Mr. T. GUNARATNAM, Assistant Director, to act as Deputy Director of Public Works with effect from 12.10.65 until further orders.
- A 173/65.
- Mr. M. C. C. FERNANDO, Ceylon Administrative Service, to act as Assistant Secretary, Ministry of Local Government, with effect from March 27, 1965, until further orders.
- A 141/65.
- Mr. A. G. V. WIJSEKERA, Accountants' Service, to act as Assistant Secretary to the Ministry of Agriculture and Food with effect from March 27, 1965, until further orders.
- A 355/64.
- Mr. G. A. S. GANEPOLA, Ceylon Administrative Service, Assistant Elections Officer, Badulla, to act, in addition to his own duties, as Assistant Elections Officer, Moneragala, with effect from 1st July, 1965, until further orders.
- A 355/64.
- Mr. S. N. RAJAH, Ceylon Administrative Service, Assistant Elections Officer, Anuradhapura, to act, in addition to his own duties, as Assistant Elections Officer, Trincomalee, with effect from 1st July, 1965, until further orders.
- A 355/64.
- Mr. V. P. KARUNARATNE, Ceylon Administrative Service, Assistant Elections Officer, Kandy, to act, in addition to his own duties, as Assistant Elections Officer, Nuwara Eliya, with effect from 1st July, 1965, until further orders.
- A 355/64.
- Mr. R. K. CHANDRANANDA, Ceylon Administrative Service, Assistant Elections Officer, Matara, to act, in addition to his own duties, as Assistant Elections Officer, Hambantota, with effect from 1st July, 1965, until further orders.
- A 355/64.
- Mr. R. I. C. KURUPPU, Ceylon Administrative Service, Assistant Elections Officer, Amparai, to act, in addition to his own duties, as Assistant Elections Officer, Batticaloa, with effect from 1st July, 1965, until further orders.
- A 355/64.
- Mr. M. R. GANAPATHY, Ceylon Administrative Service, Assistant Elections Officer, Kurunegala, to act in addition to his own duties, as Assistant Elections Officer, Matale, with effect from 1st July, 1965, until further orders.
- A 73/64.
- Mr. W. V. B. BOTEJU, Ceylon Administrative Service, to act as Administrative Assistant, Posts and Telecommunications Department, with effect from 29th January, 1965.
- A 73/64.
- Mr. P. T. M. PERERA, Ceylon Administrative Service, to act as Administrative Assistant (Casual), Post and Telecommunications Department, with effect from 29th January, 1965.
- D. R. L. BALASUBIYA,
Secretary,
Public Service Commission.
- Office of the Public Service Commission,
P. O. Box No. 500,
Galle Face Secretariat,
Colombo 1, November 1, 1965.
11-196

Appointments, &c., by the Judicial Service Commission

No. 408 of 1965

SUMMARY OF APPOINTMENTS MADE BY THE JUDICIAL SERVICE COMMISSION

Name of Officer	New Appointment	Effective Date of New Appointment	Remarks
Mr. J. B. C. SWARIS	Confirmed as an Officer in the Judicial Service	From 8th March, 1962	—
Mr. M. S. A. HASSAN	Acting Officer in the Judicial Service and Supernumerary Officer, and to be Acting Magistrate, etc., Avissawella	From 27th October, 1965	During absence of Mr. S. B. GOONEWARDENA
Mr. H. A. JAYAWICKREMA	Acting District Judge, etc., Anuradhapura	21st to 25th October, 1965	During absence of Mr. S. N. RAJADURAI
Mr. C. H. UDALAGAMA	Acting District Judge, etc., Kegalla	20th October & 1st November, 1965	During absence of Mr. D. WIMALARATNE
Mr. P. N. BARTHOLOMEUSZ	Acting District Judge, etc., Nuwara Eliya	4th November, 1965	During absence of Mr. E. F. DE ZILVA
Mr. C. L. DE SILVA	Acting District Judge, etc., Balapitiya	5th, 6th, 12th, 13th, 19th & 20th November, 1965	During absence of Mr. A. D. J. GUNAWARDENE
Mr. W. S. M. VANDERKOOON	Additional Magistrate, etc., Chilaw	2nd November, 1965	During absence of Mr. C. L. T. MOONAMALLE
Mr. N. M. A. WICKREMASURIYA	Acting District Judge, etc., Tangalla	29th October to 1st November, 1965	During absence of Mr. S. D. JAYASUNDERA
Mr. H. A. BASTIANSZ	Acting Magistrate, etc., Matara	1st and 17th November, 1965	During absence of Mr. L. A. GUNAWARDENA
Mr. T. S. DOOL	Acting Magistrate, etc., Hambantota	12th to 17th November, 1965,	During absence of Mr. A. W. GOONERATNE on other duties or until resumption of duties by him
Mr. S. ELIYATHAMBY	Acting Additional Magistrate, Jaffna at Mallakam, etc.	26th to 30th October, 1965	During absence of Mr. G. F. H. ATURUPANA
Mr. S. R. B. A. GUNATILAKE	Acting Additional Magistrate, etc., Kalutara	22nd, 25th & 26th October, 1965	During absence of Mr. S. J. D. DE S. WIJERATNE
Mr. S. C. KATHIRAVELU	Acting Magistrate, etc., Jaffna	1st to 3rd November, 1965	During absence of Mr. T. J. RAJARATNAM
Mr. S. R. B. A. GOONETILAKE	Acting Magistrate, etc., Kalutara	27th to 30th October, 1965	During absence of Mr. W. A. WALTON
Mr. M. A. W. TISSERA	Acting President, Rural Court, Siyano Korale, etc.	3rd, 5th & 6th November, 1965	During absence of Mr. L. A. P. DE ALWIS
Mr. C. AMERATUNGA	Acting President, Rural Court, Siyano Korale, etc.	4th November, 1965	During absence of Mr. L. A. P. DE ALWIS

Name of Officer	New Appointment	Effective Date of New Appointment	Remarks
Mr. K. A. SUBASINGHE	.. Acting President, Rural Court, Siyane Korale, etc.	9th November, 1965	.. During absence of Mr. L. A. P. DE ALWIS
Mr. S. W. M. BULANKULAME	.. Acting President, Rural Court, Tamankaduwa Palata, etc.	26th & 27th October, 1965	.. During absence of Mr. C. B. HUNUCUMBURE
Mr. H. S. AGALAWATTA	.. Additional President, Rural Court, Pasdun Korale, etc.	From 3rd November, 1965	.. To hear determine and deliver judgment in R. C. Beliana Case No. 7
Mr. U. RATNAYAKE	.. Acting President, Rural Court, Tumpane, etc.,	29th October, 1965	.. During absence of Mr. J. E. LLANGANTILLEKE
Mr. K. P. DE SILVA	.. Acting President, Rural Court, Bentota-Walalla-witi Korale, etc.	29th & 30th October, 1965	.. During absence of Mr. D. D. VITARANA

C. E. JAYAWARDENE,
Secretary,
Judicial Service Commission.

Office of the Judicial Service Commission,
P. O. Box 573,
Colombo, 29th October, 1965.
11-175

Other Appointments, &c.

No. 409 of 1965

THE following appointments in the Ceylon Administrative Service have been made:—

74/4/18/7 (MCA).

Mr. R. PASKARALINGAM of Class IV of the Ceylon Administrative Service, to be Assistant Secretary, Ministry of Education and Cultural Affairs with effect from October 1, 1965, until further orders.

75/4/37 (MCA).

Mr. T. SAMUEL THAMBIAH of Class IV of the Ceylon Administrative Service to be Assistant Government Agent for the Administrative District of Batticaloa to function under the direction of the Government Agent in authority over the said district with effect from August 16, 1965, until further orders.

75/10/592 (MCB).

Mr. H. B. WEERARATNE, Class V, Grade I of the Ceylon Administrative Service to be a Land Development Officer in the Land Development Department with effect from September 1, 1965, until further orders.

75/10/256 (MCB).

Mr. T. DHARMA RAJAH, Class V, Grade I of the Ceylon Administrative Service to be Office Assistant, Ministry of Commerce and Trade during the period March 27, 1965 to August 1, 1965.

75/10/838 (MCB).

Mr. H. P. WEERASEKERA, Class V, Grade II of the Ceylon Administrative Service to be Secretary, Educational Publications Advisory Board with effect from October 1, 1965, until further orders.

H. JINADASA SAMARAKODY,
Secretary to the Treasury.

Ministry of Finance,
Colombo, October 25, 1965.
11-5

No. 410 of 1965

APPOINTMENTS BY THE HONOURABLE THE MINISTER OF JUSTICE

Justices of the Peace

No. 4/133 30/3.

1. Mr. ASANKUDOOS MARIKKEAR MOHAMED ALI MARIKKEAR to be a Justice of the Peace for the Judicial District of Puttalam.

No. 4/133 2/32.

2. Mr. LIYANABACHCHIGI PATRICK HAMBERT DE SILVA to be a Justice of the Peace for the Judicial District of Colombo.

No. 4/133 37/19.

3. AHAMED JAMALDEEN MOHAMED ISMAIL to be a Justice of the Peace for the Judicial District of Ratnapura.

No. 4/133 37/12

4. Mr. KUMARASIRI WEERASINGHEGE FRANCIS KULATHILEKE to be a Justice of the Peace for the Judicial District of Ratnapura.

No. 4/133 37/14.

5. Mr. KELLE GAMAGE RUPASENA to be a Justice of the Peace for the Judicial District of Ratnapura.

No. 4/133 12/4.

6. Mr. ABDUL WAHAB MOHAMED SALAHUDEEN to be a Justice of the Peace for the Judicial District of Kandy.

No. AJ. 25/63/6.

7. Mr. J. K. VELUPILLAI to be a Justice of the Peace for the Judicial District of Batticaloa.

No. AJ. 14/3/61.

8. Mr. NAGA KANKANAMGE PETER DE SILVA to be a Justice of the Peace for the Judicial District of Balapitiya.

D. J. R. GUNAWARDENA,
Permanent Secretary
to the Ministry of Justice.

Ministry of Justice,
Colombo, 1st November, 1965.
11-221

No. 411 of 1965

APPOINTMENTS BY THE HONOURABLE THE MINISTER OF JUSTICE

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

No. AI. 9/4/62.

1. Mr. N. SUNDERAMOORTHY to be an Inquirer for Mailiddy Udayar Division, Jaffna District, with effect from 12.8.65.

No. AI. 18/1/63.

2. Mr. MUDDUWA GAMA ATHIGE PUNCHI MAHATHMAYA to be an Inquirer for the Urban Council area of Ratnapura, Ratnapura District, with effect from 22.10.65.

3. Mr. WINSTON LENARD MALAWANA to be an Inquirer for the Urban Council area of Ratnapura, Ratnapura District, with effect from 22.10.65.

No. 4/133 16/1.

4. Mr. SAMARAWERAGE BELIN WAIDYARATNE to be an Inquirer for Udukaha Korale South, Dambadeni Hathpattu, Kurunegala District, with effect from 18.10.65.

No. 4/133 17/1.

5. The Hon. Minister of Justice has under section 365 (1) of the Criminal Procedure Code empowered Mr. A. M. MADAR MARIKKEAR, while holding the post of Inquirer for Kalpitiya area to call upon the Government Medical Officer of the District, or any other Medical Practitioner, to hold a post mortem examination of a dead body, subject, however, to the condition that he shall not have authority to order a dead body which has already been buried to be dis-interred.

D. J. R. GUNAWARDENA,
Permanent Secretary
to the Ministry of Justice.

Ministry of Justice,
Colombo, 1st November, 1965.
11-222

No. 412 of 1965

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

11-9

Government Notifications

My No. 56/3 W. & O. P.

L. D.—B. 125/50.

G.-G. O. No. W. 49.

NOTICE

THE NAVY ACT

Order under Section 21 (1)

BY virtue of the powers vested in me by sub-section (1) of section 21 of the Navy Act (Chapter 358), as amended by Act No. 8 of 1962, I, William Gopallawa, Governor-General, do hereby amend the Order made under that sub-section and published in *Gazette* No. 13,795 of October 18, 1963, by the substitution, for the words "Fishing Trawlers of the Department of Fisheries", of the words "Fishing Trawlers of the Ceylon Fisheries Corporation."

W. GOPALLAWA,
Governor-General.

Governor-General's Office,
Colombo, October 28, 1965.
11—35

HIS Excellency the Governor-General has been pleased to accept the resignation of Mr. R. T. Ratnatunga, a Director of the W. & O. P. Fund and Scheme, and to cancel and annul, under section 5 (2) of the W. & O. P. Fund Ordinance (Cap. 431) his appointment with effect from 10th June, 1965.

By His Excellency's command.

U. B. WANNINAYAKA,
Minister of Finance.

Ministry of Finance,
Colombo, 15th October, 1965.
11—176/1

L. D.—B. 129/47.

No. C. 25/66.

THE CEYLON (CONSTITUTION) ORDER IN COUNCIL, 1946

Order under Section 61

ORDER made by the Public Service Commission under section 61 of the Ceylon (Constitution) Order in Council, 1946.

D. R. L. BALASURIYA,
Secretary,
Public Service Commission.

Colombo, October 22, 1965.

ORDER No. 170

1. The power to reprimand or reprimand severely, or to impose a fine not exceeding one week's pay on any officer of the Department of Broadcasting and Information specified in Column I of the Schedule hereto, whose pensionable emoluments do not exceed Rs. 2,700 per annum, or whose non-pensionable emoluments do not exceed Rs. 3,180 per annum, is hereby delegated to the officers of that Department specified in the corresponding entry in Column II of that Schedule, subject to the following conditions:—

- Those powers shall be exercised according to such instructions as may be issued from time to time by the Public Service Commission;
- Any person dissatisfied with a decision made by an officer under any power delegated to such officer under this order may appeal therefrom to the Public Service Commission; and
- In any case where the Public Service Commission decides that any power of punishment delegated to an officer shall be exercised by the Public Service Commission, such officer shall not exercise that power in that case.

2. Nothing in this Order shall be deemed or construed to derogate from, or to affect in any other way, the right of appeal to the Public Service Commission conferred by section 61 of the Ceylon (Constitution) Order in Council, 1946.

3. The Order No. 112 published in *Gazette* No. 11,465 of August 1, 1958, as amended subsequently, is hereby further amended in the Schedule thereto, by the omission of the items relating to the Department of Broadcasting and Information.

SCHEDULE

Column I

Column II

Members of Grade II of the Executive Clerical Class and of the General Clerical Class of the General Clerical Service
Stenographers
Typists
Translators, Grade II
Shroff, Grade III
Book Keepers
Operators, Duplicating Machines
Cycle Orderlies
Karyala Karya Sahayakas
Receptionists
Labour Supervisor
Telephone Operators
Book Binders
Transport Officer
Drivers
Watchers
Cleaners
Gardener
Garden Labourer
Office Labourers
Studio Labourers
Conservancy Labourers
Storekeeper
Sectional Storekeeper
Assistant Storekeepers
Technical Assistants, Grades II & III
Junior Technical Assistants
Draughtsman
Senior Operator, Air Conditioning Plant
Labourers, Classes I to V
Lineman, Class II
Senior Studio Attendants
Studio Attendants
Radio Reporters
Junior Programme Assistants (Schools)
Script Writers
Continuity & Script Writers
Announcers
Chief Records Librarian
Records Librarian

The Assistant Director-General of Broadcasting and Information
The Chief Accountant
The Accountants
The Administrative Assistant
The Chief Engineer
The Assistant Engineers
The Superintendent, Government Publications Bureau
The Director of Broadcasting (National Service)
The Director of Broadcasting (Commercial Service)
The Additional Director (Commercial Service)
The Director of Information
The Director, Government Film Unit

Column I

Column II

Additional Librarian
 Library Assistants
 Schedule Assistant
 Assistant Schedule Assistants
 Programme Production Assistants
 Programme Production Supervisors
 Commercial Production Supervisors
 Transcription and Record Checker
 Technical Assistant & Photographer
 Assistant Photographer
 Librarian
 Packers
 Sales Assistants
 Darkroom Attendant
 Camera Maintenance Technicians, Grade II
 Assistant Sound Technicians, Grade II
 Assistant Sound Recordist
 Film Editing Assistant
 Negative Cutters
 Film Joiner
 Film Librarian
 Lighting & Maintenance Technician
 Projection Recording Room Operators
 Assistant Lighting & Maintenance Technician
 Film Demonstrators
 Assistant Film Demonstrators
 Artist
 Unit Assistants
 Processing Assistants
 Laboratory Assistant, Grade III
 Laboratory Attendants, Grade II
 Mechanic, Grade III
 Carpenter
 News Assistants
 Proof Readers
 Leader, Sinhalese Orchestra
 Spot Effects Assistant
 Assistant Records Librarian
 Superintendent, Power House
 Technical Assistants in Training
 Junior Technical Assistants in Training
 Minor Supervisors, Grade II
 Film Editor
 Accounting Machine Operators
 Schedules Supervisor
 Supervisors of Watchers
 Motor Mechanics
 11-42

L.D.—B.129/47

THE CEYLON (CONSTITUTION) ORDER IN COUNCIL, 1946

No. C 23/65.

Order under Section 61

ORDER made by the Public Service Commission under section 61 of the Ceylon (Constitution) Order in Council, 1946.

D. R. L. BALASURIYA,
 Secretary,
 Public Service Commission.

Colombo, October 22, 1965.

ORDER No. 171

1. The power to reprimand or reprimand severely, or to impose a fine not exceeding one week's pay on any officer of the Survey Department specified in Column I of the Schedule hereto, whose pensionable emoluments do not exceed Rs. 2,700 per annum or whose non-pensionable emoluments do not exceed Rs. 3,180 per annum, is hereby delegated to the officer or officers of that Department specified in the corresponding entry in Column II of that Schedule, subject to the following conditions:—

- (a) Those powers shall be exercised according to such instructions as may be issued from time to time by the Public Service Commission;
- (b) Any person dissatisfied with a decision made by an officer under any power delegated to such officer under this order may appeal therefrom to the Public Service Commission; and
- (c) In any case where the Public Service Commission decides that any power of punishment delegated to an officer shall be exercised by the Public Service Commission, such officer shall not exercise that power in that case.

2. Nothing in this Order shall be deemed or construed to derogate from, or to affect in any other way, the right of appeal to the Public Service Commission conferred by section 61 of the Ceylon (Constitution) Order in Council, 1946;

3. The Order No. 112 published in Gazette No. 11,465 of August 1, 1958, as subsequently amended, is hereby further amended in the Schedule thereto, by the omission of the items relating to the Survey Department.

Column I

SCHEDULE

Column II

Surveyors, Grade II
 Photogram-etric Technicians, Grade II
 Technical Resources Survey Assistants, Grade II
 Air Photographers and Laboratory Technicians, Grade II
 Draughtsmen, Grade II
 Specialist Draughtsman, Grade II
 Apprentice Draughtsmen
 Members of Grade II of the Executive Clerical Class and of the General Clerical Class of the General Clerical Service
 Stenographers
 Typists

Deputy Surveyor General, Assistant Surveyor General,
 Administrative Officer

Column I	Column II
Translators	
Shroffs, Grade II and III	
Scribers	
Storekeepers	
Karyala Karya Sahayakas	
Artificers	
Mechanics	
Head Carpenters	
Carpenters	
Tent Repairers	
Map Mounters	
Book Binders	
Mosaicers	
Modellers	
Photographic Assistants	
Assistant Storemen	
Cycle Orderlies	
Minor Employees in Head Office	
Drivers	
Foreman, Litho Branch	
Foreman, Process Branch	
Half Tone and Turner Workers	
Process Hands	
Head Compositor	
Compositors	
Head Litho Printers	
Litho Printers and Machine Minders	
Minor Employees in Map Printing Branch	
Watchers	
Field Prospectors Deputy Surveyor-General, Assistant Surveyor General, Administrative Officer, Superintendent of Surveys or Assistant Superintendent of Surveys-in-charge in the case of personnel in the Divisions, Assistant Superintendents of Surveys or Officers-in-charge of parties in the case of the personnel in their parties
Skilled Grade I Labourers (Field Overseers)	
Field Labourers	
Bungalow Keepers Deputy Surveyor-General, Assistant Surveyor-General, Administrative Officer, The Superintendent of Surveys, Diyatalawa
Latrine Labourers in Diyatalawa	
Minor Employees in Divisional Offices Deputy Surveyor-General, Assistant Surveyor-General, Administrative Officer, Assistant Superintendent of Surveys-in-charge of the Divisional Offices

11-43

L. D.—B. 129/47.

No. C. 2/64.

THE CEYLON (CONSTITUTION) ORDER IN COUNCIL, 1946

Order under Section 61

ORDER made by the Public Service Commission under section 61 of the Ceylon (Constitution) Order in Council, 1946.

D. R. L. BALASURIYA,
Secretary,
Public Service Commission.

Colombo, October 22, 1965.

ORDER No. 172

1. The powers specified in Column I of the Schedule hereto are hereby delegated to the officer or officers of the Department of Ayurveda specified in the corresponding entry of Column II of that Schedule, subject to the following conditions:—

- (1) Those powers shall be exercised according to such instructions as may be issued from time to time by the Public Service Commission;
- (2) Any person dissatisfied with the decision made by an officer under any power delegated to such officer under this Order may—
 - (a) appeal to the Commissioner for Ayurveda if that decision is made by the Director, Ayurvedic Research Institute, Medical Superintendent, Central Hospital of Ayurveda, Principal, College of Ayurvedic Medicine, Assistant Commissioner or a Medical Officer-in-charge;
 - (b) appeal to the Principal, College of Ayurvedic Medicine, if that decision is made by the Vice Principal, College of Ayurvedic Medicine;
 - (c) appeal to the Medical Superintendent, Central Hospital of Ayurveda, if that decision is made by the Hospital Secretary, Resident Medical Officer or Pharmacy Supervisor of the Central Hospital of Ayurveda; and
 - (d) appeal to the Assistant Commissioner, if that decision is made by the Hospital Secretary, Resident Medical Officer or Pharmacy Supervisor of the Central Hospital of Ayurveda; and
- (3) In any case where the Public Service Commission decides that any power of punishment delegated to any officer under this Order shall be exercised by the Public Service Commission, such officer shall not exercise that power in that case.

2. Nothing in this Order shall be deemed or construed to derogate from, or to affect in any other way, the right of appeal to the Public Service Commission conferred by section 61 of the Ceylon (Constitution) Order in Council, 1946.

3. This Order shall have effect notwithstanding anything in the Order No. 83 made under section 61 of the Ceylon (Constitution) Order in Council and published in *Gazette* No. 10,847 of October 7, 1955.4. The Order No. 112 published in *Gazette* No. 11,465 of August 1, 1958, as subsequently amended, is hereby further amended in the Schedule thereto, by the omission of the items relating to the Department of Indigenous Medicine.

SCHEDULE

Column I

Column II

1. The power to make appointments (whether temporary or casual) in respect of posts under their administrative control the initial of which does not exceed Rs. 750 per annum
The Director, Ayurvedic Research Institute
The Medical Superintendent, Central Hospital of Ayurveda
The Principal, College of Ayurvedic Medicine
The Medical Officers-in-charge
The Assistant Commissioner
2. The power to interdict any officer under their administrative control whose salary does not exceed Rs. 750 per annum
The Director, Ayurvedic Research Institute
The Medical Superintendent, Central Hospital of Ayurveda
The Principal, College of Ayurvedic Medicine
The Medical Officers-in-charge
The Assistant Commissioner
3. The power to reprimand, or reprimand severely, impose a fine not exceeding one week's pay, suspend, stop, reduce, or defer increment for a period not exceeding one year on any ground other than on the ground of conviction, of any officer under their administrative control (other than those in the Combined Services) whose pensionable emoluments do not exceed Rs. 2,700 per annum or whose non-pensionable emoluments do not exceed Rs. 3,180 per annum
The Director, Ayurvedic Research Institute
The Medical Superintendent, Central Hospital of Ayurveda
The Principal, College of Ayurvedic Medicine
The Assistant Commissioner
The Medical Officers-in-charge
4. The power to reprimand or reprimand severely, impose a fine not exceeding one week's pay in the case of the following officers under their administrative control:—
Dispensers
Telephone Operator
Overseers
Ticket Clerks
Attendants (Male)
Attendants (Female)
Laboratory Attendants
Pharmacy Attendants
Watchers
Orderlies
Hospital Cooks
Midwives
Karyala Karya Sahayakas
Nurses' Ayahs
Garden Labourers
Pharmacy Labourers
Conservancy Labourers
Seamstresses
Machine Minders
Boilermen
Daily paid employees
The Resident Medical Officer, Central Hospital of Ayurveda
The Hospital Secretary, Central Hospital of Ayurveda
The Pharmacy Supervisor
The Office Assistant, Department of Ayurveda

In this Schedule "Combined Services" means the Accountants' Services, the General Clerical Services, the Typists' Service, the Stenographers' Transferable Service, the Shroffs' Service or the Translators' Service.

11-44

THE REGISTERED STOCK AND SECURITIES ORDINANCE

BY virtue of the powers vested in me by section 4 of the Registered Stock and Securities Ordinance (Chapter 420), I, Ukku Banda Wanninayake, Minister of Finance, do by this Order direct that, of the sum of six hundred and twenty million rupees for the raising of which by way of loan authority has been given by the Appropriation Act, No. 7 of 1965, the sum specified in the Schedule hereto shall be raised in Ceylon in the mode and upon the terms and conditions specified in that Schedule.

Colombo, 5th November, 1965.

U. B. WANNINAYAKE,
Minister of Finance.

Schedule

1. The sum of money to be raised shall be thirty-five million rupees, and it shall be raised by way of a 21/25 year loan issued at par.
2. The loan shall be raised by the creation and issue of registered stock only.
3. The rate of interest payable on the loan shall be 4½ per centum per annum.
4. The dates in each year on which the half-yearly interest on the loan shall be payable, shall be the fifteenth day of May and the fifteenth day of November.
5. A half-yearly appropriation out of the Consolidated Fund of Ceylon as a contribution to the sinking fund to be established for the purpose of redeeming the loan shall be made at the rate of 3 per centum per annum, and such contribution shall commence on the fifteenth day of November, 1966.
6. The date of redemption of the registered stock issued for the purpose of raising the loan shall be the fifteenth day of November, 1990.

Provided, however, that the Government shall have the option of redeeming any such registered stock at par on such date subsequent to the fourteenth day of November, 1986, as may be appointed by the Minister of Finance by notification published, not less than six months prior to that date, in the *Gazette*.

PROSPECTUS

The List will be opened on November 15, 1965, and will be closed on December 15, 1965, or earlier if the loan is fully subscribed

Issue of Rs. 35,000,000

CEYLON GOVERNMENT 4½ PER CENT. LOAN, 1986/90 "H" SERIES

Issued at par—Repayable at par

The Central Bank of Ceylon, on behalf of the Government of Ceylon, invites applications for a 4½ per cent. loan of Rs. 35 million. The loan is repayable at par on November 15, 1990, but the Government will have the option of repayment at par on such date subsequent to November 14, 1986, on giving 6 months' notice.

Authority.—The loan is raised on the authority of the Appropriation Act, No. 7 of 1965, and under the provisions of the Registered Stock and Securities Ordinance (Chapter 420).

Purpose.—The loan is raised by the Government of Ceylon to meet expenditure for the service of the financial year 1965-66, under Section 2 (1) (b) of the Appropriation Act, No. 7 of 1965.

Form of Issue.—The loan will be issued in the form of Registered Stock. (Leaflets containing the general conditions applicable to Registered Stock are available on application to the Department of Public Debt, Central Bank of Ceylon).

Issue Price.—The issue price is Rs. 100 per cent. payable in full at the time of application. The minimum holding is Rs. 100.

Applications.—Applications will be received by the Registrar of Public Debt from November 15, 1965, and until the list is closed. Applications must be on the proper form and must be accompanied by a remittance in full. Depositors of the Ceylon Savings Bank and the Post Office Savings Bank may, by arrangement with these Institutions, forward their applications through these Institutions.

A commission of 1/16 per cent. on the nominal amount of subscription accepted will be allowed to bankers (including the Ceylon Savings Bank and the Post Office Savings Bank), recognised stock-brokers and brokers in respect of applications bearing their stamp. A negotiating fee of the same percentage on the amount of subscription accepted will be allowed to Proctors in respect of applications bearing their stamp.

Payment for Stock.—Payment should be made by cheque drawn in favour of the Central Bank of Ceylon and crossed "On account of Ceylon Government Loan".

Scip.—Stock Certificates will be issued after receipt and acceptance of the applications.

Interest.—Interest at the rate of 4½ per cent. per annum will be payable half-yearly on the 15th day of May and the 15th day of November in each year. The first payment of interest will be on the 15th day of May, 1966, and will be for the period commencing on the date on which the application is accepted up to and including the 14th day of May, 1966.

Taxation.—(i) *Stamp Duty.*—All documents used in the issue, transfer or redemption of the loan will be free from stamp duty.

(ii) *Income Tax.*—Interest to resident holders other than to members of Hindu undivided families will be paid without deduction of income tax, but resident holders liable to income tax should include such interest in their income tax returns. Deduction of tax at source will be made from holdings of non-residents and of members of Hindu undivided families. (Current rate of income tax is 33½ per cent. in the case of non-resident individuals, 39½ per cent. in the case of Hindu undivided families and 67 per cent. in respect of interest paid or credited to non-resident companies). Persons who are exempt from Ceylon Income Tax will be entitled to claim repayment of the tax deducted.

(iii) *Wealth Tax.*—Under Section 31 (1) (g) of the Inland Revenue Act, No. 4 of 1963, investments in securities of the Government of Ceylon are excluded from the wealth of a person, and are thus exempt from Wealth Tax.

(iv) *Estate Duty.*—Government accepts in payment of estate duty Ceylon Government stocks issued in Ceylon. In the case of fully paid stock issued and repayable at par, the stock will discharge an amount of estate duty equal to the aggregate of its face value and the accrued interest thereon. In the case of stock not fully paid, or issued below par, or repayable at an amount other than par the amount of estate duty to be discharged per Rs. 100 nominal stock, together with accrued interest thereon, will be announced from time to time in the *Government Gazette*, but the amount to be discharged per Rs. 100 nominal stock will not be less than the amount originally subscribed or the amount repayable on maturity, whichever is less. The acceptance of any stock in lieu of cash for payment of estate duty is conditional on its being either (a) subscribed for by the deceased when first issued, or (b) purchased by the deceased not less than one year prior to date of death.

Security.—The loan is secured on the Consolidated Fund of Ceylon. A separate Sinking Fund will be established towards the redemption of the loan under the management of the Monetary Board of the Central Bank of Ceylon, who are the Trustees of the Sinking Funds. Half-yearly contributions at the rate of 3 per cent. per annum to the Sinking Fund will be commenced on November 15, 1966.

Public Debt.—The present gross funded public debt of Ceylon is Rs. 2,629,506,791. The approximate market value of the accumulated Sinking Funds amounts to Rs. 412,755,736. The net funded public debt is thus Rs. 2,216,751,055.

Application Forms.—Application forms may be obtained at the Department of Public Debt, or at any Commercial Bank, Kachcheri, Post Office or at the Office of the Commissioner, National Savings Movement.

Department of Public Debt,
 Central Bank of Ceylon,
 P. O. Box 1149,
 Colombo, November 5, 1965.

G. S. GUNAWARDANA,
 Registrar of Public Debt

L. D.—B. 175A/29.

THE SCHOOL TEACHERS PENSION ACT

REGULATION made by the Minister of Finance by virtue of the powers vested in him by section 9 of the School Teachers Pension Act (Chapter 432).

N. WIMALASENA,
Acting Minister of Finance.

Colombo, 12.10.1965.

Regulation

The School Teachers Pension Regulations published in *Gazette* No. 7,631 of February 24, 1928 (therein referred to as 'rules'), as amended from time to time, are hereby further amended by the addition of the following at the end of regulation 10 thereof—

"Any sum or sums due to the Government or to the Lady Lochore Loan Fund from such teacher shall however be recovered from the amount so payable."

11—8

BUDDHIST TEMPORALITIES ORDINANCE

IT is hereby notified for general information that the Honourable the Minister of Justice has been pleased, under the provisions of section 6 (1) of the Buddhist Temporalities Ordinance (Chapter 318), to appoint Mr. Sunil S. Abeysondera to be a member of the Advisory Board referred to in section 5 of the said Ordinance for a period not exceeding five years from date hereof.

D. J. R. GUNAWARDENA,
Permanent Secretary to the
Ministry of Justice.

Colombo, 26th October, 1965.

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No. AJ. 14/3/61.

CANCELLATION OF APPOINTMENTS

THE Notice published in the *Government Gazette* No. 14,495 of September 3, 1965, appointing Mr. Naga Kankanamge Peter de Silva as a Justice of the Peace for the Judicial District of Galle, is hereby cancelled, in view of the Notice published in this *Gazette* appointing him as a Justice of the Peace for the Judicial District of Balapitiya.

D. J. R. GUNAWARDENA,
Permanent Secretary
to the Ministry of Justice.

Ministry of Justice,
Colombo, 1st November, 1965.

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L. D.—B. 79/49.

THE FOOD AND DRUGS ACT

Notice

IT is hereby notified under section 49 (6) of the Food and Drugs Act (Chapter 216), that any local authority within whose administrative area the regulations made under that Act and published in this *Gazette* are to apply may, within thirty days of the date of publication of such regulations in the *Gazette*, make objections or representations to the Minister of Health in respect of such regulations.

Colombo, October 27, 1965.

M. D. H. JAYAWARDENA,
Minister of Health.

THE FOOD AND DRUGS ACT

Regulations made by the Minister of Health under sections 9 and 49 of the Food and Drugs Act (Chapter 216).

Colombo, October 27, 1965.

M. D. H. JAYAWARDENA,
Minister of Health.

REGULATIONS

1. These regulations may be cited as the Food and Drugs (No. 10) Regulations, 1965, and shall apply in every administrative area, and shall come into operation on such date as the Minister may appoint by Order published in the *Gazette*.

2. (1) In these regulations, unless the context otherwise requires—

"the Act" means the Food and Drugs Act (Chapter 216);

"bread" includes the following, and any part of any of the following, that is to say, rolls, fancy loaves, milk loaves, malt loaves and fruit loaves;

"canned food" means food in a hermetically sealed container which has been sufficiently heat processed to destroy any *Clostridium Botulinum* in that food or container or which has a pH. of less than 4.5;

"catering business" includes the business or undertaking of a public-house, hotel, restaurant, cafe, tea-shop, buffet, coffee-stall or any place of refreshment open to the public, or of a club, boarding house, apartment house, refreshment contractor, school feeding centre, staff dining room or canteen; and "caterer" shall be construed accordingly;

"compounded food" means food containing two or more ingredients;

"container" includes any form of packaging of food for sale as a single item, whether by way of wholly or partly enclosing the food or by way of attaching the food to some other article, and in particular includes a wrapper or confining band;

"deterioration", in relation to food, means deterioration due to the action of bacteria, yeasts or moulds;

"flavouring syrup" means a solution of carbohydrate sweetening matter containing sufficient distinctive flavouring to provide, after dilution with milk or water, a drink with that distinctive flavour;

"flavouring emulsion" means an emulsion of the selected flavouring in a suitable liquid;

"flour confectionery" includes cake, bun loaves, pastry (cooked or uncooked) and ready-made puddings (other than canned puddings and Christmas puddings) but does not include biscuits or any product containing a filling that has as an ingredient any meat or fish;

"food" has the same meaning as assigned to it in section 64 (1) of the Act;

"competent authority" has the meaning assigned to it by section 40 of the Act;

"jam" includes fruit jelly prepared in the way in which jam is prepared, marmalade and jelly marmalade;

"permitted antioxidant" means any antioxidant inasmuch as its use is permitted by Antioxidants in Food Regulations;

"permitted colouring matter" means any colouring matter inasmuch as its use is permitted under Schedule 4 hereto;

"permitted emulsifier" and "permitted stabiliser" mean respectively any emulsifier and stabiliser inasmuch as its use is permitted under Schedule 6 hereto;

"permitted preservative" means any preservative specified in column 2 of Schedule 1 hereto or, subject to the provisions of paragraph (3) of this regulation, a preservative specified in column 2 of Schedule 2 hereto;

"pre-packed" means made up in advance ready for retail sale in or on a container; and on any premises where food of any description is so made up, or is kept or stored for sale after being so made up, any food of that description found made up in or on a container shall be deemed to be pre-packed unless the contrary is proved;

“preparation”, in relation to food, includes manufacture and any form of treatment; and “preparation for sale” includes packaging;

“preservative” means any substance which is capable of inhibiting, retarding or arresting the process of fermentation, acidification or other deterioration of food or of masking any of the evidence of putrefaction but does not include—

- (a) any permitted antioxidant;
- (b) any permitted colouring matter;
- (c) any permitted emulsifier or permitted stabiliser;
- (d) common salt (sodium chloride);
- (e) lecithin, sugars or tocopherols;
- (f) nicotinic acid or its amide;
- (g) vinegar or acetic acid, lactic acid, ascorbic acid, citric acid, malic acid, phosphoric acid, polyphosphoric acid or tartaric acid or the calcium, potassium or sodium salts of any of the acids specified in this sub-paragraph;
- (h) glycerol, alcohol or potable spirits, iso-propyl alcohol, propylene glycol, monoacetin, diaacetin or triacetin
- (i) herbs or hop extract;
- (j) spices or essential oils when used for flavouring purposes;
- (k) any substance added to food by the process of curing known as smoking;
- (l) carbon dioxide, nitrogen or hydrogen when used in the packing of food in hermetically sealed containers;
- (m) nitrous oxide when used in the making of whipped cream;

“processing”, in relation to food, includes curing by smoking and any treatment or process resulting in a substantial change in the natural state of the food but does not include boning, paring, grinding, cutting, cleaning or trimming;

“raw peeled potatoes” includes chips, sliced potatoes, diced potatoes which have undergone the culinary process known as “blanching”;

“raw fish” means any fish which has not undergone any processing but does not include crustacea or molluscs;

“retail sale” and “sale by retail” mean respectively any sale to a person buying otherwise than for the purpose of re-sale, but does not include a sale to a caterer for the purposes of his catering business, or a sale to a manufacturer for the purpose of his manufacturing business;

“saccharin” means the substance defined as such in the edition of the British Pharmacopœia for the time being;

“sausage” and “sausage meat” mean a mixture of raw meat, cereals and condiments;

“sell” includes offer or expose for sale or have in possession for sale; and “sale” shall be construed accordingly;

“smoking” includes using any smoke solution derived from fresh non-impregnated wood;

“soft drink” means any liquid suitable or intended for use, either without or after dilution, as drink for human consumption; and includes—

- (a) any fruit juice drink, and any fruit squash, crush or cordial;
- (b) soda-water, quinine tonic water, and any artificially carbonated water whether flavoured or unflavoured;
- (c) ginger beer and any herbal or botanical beverage; but does not include—
 - (i) water (except as aforesaid);
 - (ii) water from natural springs, either in its natural state or with added mineral substances;
 - (iii) fruit juice, sweetened or unsweetened, whether concentrated (or frozen) or not;
 - (iv) milk or any preparation of milk;
 - (v) tea, coffee, dandelion coffee, cocoa or chocolate, or any preparation of tea, coffee, dandelion coffee, cocoa or chocolate;
 - (vi) any egg product;
 - (vii) any cereal product except—
 - (aa) flavoured barley-water and liquid products used in the preparation of barley-water; and
 - (ab) cereal products containing alcohol that are not intoxicating liquor as defined in accordance with sub-paragraph (x) hereof;
 - (viii) meat, yeast or vegetable extracts, soup or soup mixtures, or any similar product;
 - (ix) tomato or other vegetable juices, or any preparation of any such juice or juices;
 - (x) any other unsweetened drink except soda-water.

For the purpose of this definition a product shall not be deemed not to be a soft drink by reason only of the fact that it is capable of being used as a medicine;

“specified food” means any food of a description specified in column 1 of Schedule 1 hereto;

“storage”, in relation to food, means storage at, in or upon any vehicle, warehouse, fumigation chamber, cold store, or any barge or ship whilst, in either case, in any port or harbour in Ceylon;

“sugar” means the product usually known as sugar in commercial useage, consisting principally of sucrose;

“sweetened” means containing any added saccharin, sugar or other carbohydrate sweetening matter or polyhydric alcohol; and “unsweetened” shall be construed accordingly;

“colouring and flavouring compound” does not include a colouring and flavouring compound for use in the manufacture of soft drinks;

“permitted colouring matter” means any colouring matter specified in the Fourth Schedule to these regulations or any combination of more than one such colouring matter;

“vegetable” includes pulses.

And other expressions have the same meaning as in the Act.

(2) Percentages and parts per million shall be calculated by weight;

(3) Any preservative specified in column 2 of Schedule 2 hereto, if calculated as, may be used in place of, the preservative specified in relation thereto in column 1 of that Schedule; and any reference in these regulations to any preservative specified in column 1 of that Schedule shall be construed accordingly.

(4) Any reference in these regulations to any other regulations shall be construed as a reference to those regulations as amended by any subsequent regulations and if any regulations referred to in these regulations are replaced by any subsequent regulations the reference shall be construed as a reference to those subsequent regulations.

(5) For the purposes of these regulations, the supply of food, otherwise than by sale, at, in or from any place where food is supplied in the course of a business shall be deemed to be a sale of that food.

3. (1) Save as hereinafter provided, no food shall contain any added preservative: Provided that—

- (a) any specified food may contain permitted preservative of the description and in the proportion specified in relation thereto in columns 2 and 3 respectively of Schedule 1;

- (b) any specified food and any food intended for use in the preparation of a specified food (but excluding fruit and fruit pulp containing sulphur dioxide and intended for manufacturing purposes and any pre-packed food) may, on importation into Ceylon or on a sale other than a retail sale or on consignment or delivery pursuant to such a sale, contain permitted preservative of a description appropriate to the specified food in accordance with Schedules 1 and 2 hereto in any proportion if, as the case may be, the seller gives to the importer on or before importation or to the buyer on or before sale a document containing an accurate statement of the description and the maximum quantity of all such preservative present in the food in the form specified in paragraphs 5 and 6 of Schedule 3 hereto;
- (c) any specified food in relation to which two or more permitted preservatives are specified in Schedule 1 may contain an admixture of those preservatives if, when the quantity of each such preservative present in that food is expressed as a percentage of the maximum quantity of that preservative appropriate to that food in accordance with that Schedule, the sum of those percentages does not exceed one hundred ;
- (d) any food may contain, in proportion not exceeding five parts per million, formaldehyde derived from any wet strength wrapping containing any resin based on formaldehyde or from any plastic food container or utensil manufactured from any resin of which formaldehyde is a condensing component ;
- (e) the skin, but not the flesh, of a banana may contain nystatin ;
- (f) bacon or ham may contain sodium nitrate, sodium nitrite, potassium nitrate or potassium nitrite ;
- (g) cooked or uncooked pickled meat may contain sodium nitrate or potassium nitrate ;
- (h) cheese, clotted cream or any canned food may contain nisin ;
- (i) any food may contain sodium nitrate, sodium nitrite, potassium nitrate or potassium nitrite introduced in the preparation of that food by the use of any bacon or ham containing any of the said preservative or by the use of any cooked or uncooked pickled meat containing sodium nitrate ;
- (j) any food may contain nisin introduced in the preparation of that food by the use of any cheese, clotted cream or canned food containing nisin ;
- (k) this regulation shall not apply to any food containing any preservative inasmuch as that preservative is naturally present in that food.

(2) No person shall sell, consign or deliver, or import into Ceylon, any food which does not comply with this regulation.

4. Nothing in the last foregoing regulation shall prohibit the presence in any compounded food of any permitted preservative introduced in the preparation of that food by the use of one or more specified foods (other than fruit and fruit pulp intended for manufacturing purposes and any unfermented grape juice product intended for sacramental use) if that permitted preservative—

- (a) may under these regulations be present in any specified food used in the compounded food ; and
- (b) is present in the compounded food in no greater proportion, in relation to the quantity of the specified food used, than the proportion specified in relation to that specified food in column 3 of Schedule 1 hereto ;

Provided that—

- (i) if the said specified food or foods may under these regulations contain sulphur dioxide the compounded food may contain sulphur dioxide in the quantity not exceeding that introduced by the use of any such specified food for fifty parts per million, whichever is the greater ;
- (ii) the quantity of ortho-phenylphenol introduced in the preparation of a compounded food by the use of any melon shall not exceed ten parts per million of the weight of the melon so used.

Labelling of food containing a preservative

5. (1) Subject to the provisions of this regulation, no person shall sell, consign or deliver any food which contains any added preservative specified in Schedule 1 hereto as permissible in the case of such food except in a container bearing a label in accordance with the provisions of Schedule 3 hereto unless, in the case of a retail sale, a notice to the effect that the food contains preservative is exhibited in a conspicuous place so as to be easily readable by a customer.

(2) Where in accordance with the last foregoing paragraph a container is required to bear such a label and such container is wrapped in paper or any other wrapper through which the label on the container is not clearly readable the outermost wrapper shall on any exposure or offer for sale by retail bear a label as if it were the container to which that paragraph applies.

(3) Nothing in this regulation shall apply as respects any sale of any specified food for immediate consumption on or at the premises of the seller or in or at any stall or mobile refreshment vehicle.

Sale, labelling and advertising of preservatives.

6. (1) No person shall sell any substance which is recommended in any mark or label placed on its container for use as a preservative in food unless that container bears a label in accordance with the provisions of Schedule 3 hereto.

(2) Where in accordance with the last foregoing paragraph a container is required to bear such a label and such container is wrapped in paper or any other wrapper through which the label on the container is not clearly readable the outermost wrapper shall on any exposure or offer for sale by retail bear a label as if it were the container to which that paragraph applies.

(3) No person shall sell or advertise for sale with a view to its use in the preparation of food—

- (a) any preservative other than a permitted preservative ;
- (b) any permitted preservative in such a manner as to be likely to lead to its use contrary to these regulations.

Condemnation of food.

7. Where any food is certified by a public analyst as being food which it is an offence under regulation 3 hereof to sell, consign or deliver, or import into Ceylon, that food may be treated for the purposes of section 11 of the Act as being unfit for human consumption.

Provided that this regulation shall not apply in relation to any food which contains no added preservative other than a permitted preservative.

Enforcement and defence.

8. (1) In any proceedings for an offence against these regulations in relation to the publication of an advertisement, it shall be a defence for the defendant to prove that, being a person whose business it is to publish, or arrange for the publication of, advertisements, he received the advertisement for publication in the ordinary course of business.

(2) In any proceedings for an offence against regulation 3 hereof it shall be a defence for the defendant to prove that the presence in any food of any preservative other than a permitted preservative or the presence of a permitted preservative in any food other than a specified food, as the case may be, is solely due to the use of that preservative in food storage—

- (a) as an acaricide, fungicide, insecticide or rodenticide, for protection, in each case, of food whilst in storage ; or
- (b) as a sprout inhibitor or depressant, otherwise than in a place where food is packed for retail sale.

Schedule I

Articles of food which may contain preservatives and the nature and proportion of preservative in each case

Column 1 Specified Food	Column 2 Permitted Preservative	Column 3 Parts per million not exceeding—
Beer	Sulphur dioxide	70
Bread	Propionic acid	3,000
		(calculated on the weight of the flour)
Cabbage, dehydrated	Sulphur dioxide	2,500
Candied peel or cut and drained (syruped) peel	Sulphur dioxide	100
Cheese	Sorbic acid	1,000
Cheese, other than Cheddar or Cheshire type cheese or soft cheese	Sodium nitrate or	100
	Sodium nitrate	10
Cider	Sulphur dioxide	200
Coffee (or coffee and chicory) extract, liquid	Benzoic acid or	450
	Methyl para-hydroxybenzoate or	450
	Propyl para-hydroxybenzoate	450
Coffee extract, solid	Sulphur dioxide	150
Colouring matter, if in the form of a solution of a permitted colouring matter	Benzoic acid or	2,000
	Sorbic acid	1,000
Drinking chocolate concentrate	Benzoic acid or	700
	Methyl para-hydroxybenzoate or	700
	Propyl para-hydroxybenzoate	700
Fish, raw	Tetracyclines	5
Flavouring emulsions	Sulphur dioxide or	350
	Benzoic acid	800
Flavouring syrups	Sulphur dioxide or	350
	Benzoic acid	800
Flour confectionery	Propionic acid or	1,000
	Sorbic acid	1,000
Flour intended for use in the manufacture of biscuits	Sulphur dioxide	200
Fruit, citrus	Diphenyl or	100
	Ortho-phenylphenol	70
Fruit, crystallised or glace	Sulphur dioxide	100
Fruit, dried (including raisins and sultanas)	Sulphur dioxide	2,000
Fruit or fruit pulp (other than tomato pulp) intended for manufacturing purposes	Sulphur dioxide	3,000
Fruit, fresh :		
Apples	Ortho-phenylphenol	10
Pears	Ortho-phenylphenol	10
Pears	Copper carbonate	3
		(of copper)
Pineapples	Ortho-phenylphenol	10
Melons	Ortho-phenylphenol	125
Peaches	Ortho-phenylphenol	20
Fruit juices, sweetened or unsweetened whether concentrated or not	Sulphur dioxide or	350
	Benzoic acid	800
Fruit (other than fresh fruit) or fruit pulp not otherwise specified in this schedule	Sulphur dioxide or	350
	Benzoic acid	800
Gelatin	Sulphur dioxide	1,000
Ginger, dry root	Sulphur dioxide	150
Grape juice products (unfermented, intended for sacramental use)	Sulphur dioxide and either	70
	Benzoic acid or	2,000
	Methyl para-hydroxybenzoate or	2,000
	Propyl para-hydroxybenzoate	2,000
Horseradish, fresh grated	Sulphur dioxide or	100
	Methyl para-hydroxybenzoate or	250
	Propyl para-hydroxybenzoate	250
Jam, including preserves sold for special diatetic purposes	Sulphur dioxide	100
Marzipan	Sorbic acid	1,000
Meat, pickled, cooked	Sodium nitrite	200
Meat, pickled, uncooked	Sodium nitrite	500
Pectin, liquid	Sulphur dioxide	250
Perry	Sulphur dioxide	200
Pickles	Sulphur dioxide or	100
	Methyl para-hydroxybenzoate or	250
	Propyl para-hydroxybenzoate	250
Potatoes, raw, peeled	Sulphur dioxide	50
Potatoes, dehydrated	Sulphur dioxide	550
Rennet, liquid	Benzoic acid or	2,000
	Methyl para-hydroxybenzoate or	2,000
	Propyl para-hydroxybenzoate	2,000
Sauces, Ketchup and Chutneys	Sulphur dioxide or	100
	Methyl para-hydroxybenzoate or	250
	Propyl para-hydroxybenzoate	250
Sausages or sausage meat	Sulphur dioxide	450
Silicone anti-foam emulsion	Benzoic acid or	2,000
	Sorbic acid	1,000
Starches, prepared	Sulphur dioxide	100
Starch hydrolysed (solid)	Sulphur dioxide	70
Starch hydrolysed (syrup)	Sulphur dioxide	450
Sugar or sugar syrups	Sulphur dioxide	70
Tomato pulp, paste or Purée	Sulphur dioxide or	350
	Methyl para-hydroxybenzoate or	800
	Propyl para-hydroxybenzoate	800
Vegetables, dehydrated (other than cabbage or potato)	Sulphur dioxide	2,000
Vinegar	Sulphur dioxide	70
Wine (including alcoholic cordials)	Sulphur dioxide	450

Schedule 4

Permitted Colouring Matter

(a) Coal Tar Colours.

Common Name or Colour	Scientific Name	Colour Index (1924) Number
Ponceau MX	.. disodium salt of 1-(2:4-or mixed-xylylazo)-2-naphthol-3:6-disulphonic acid	79
Ponceau 4R	.. trisodium salt of 1-(4-sulpho-1-naphthylazo)-2-naphthol-6:8-disulphonic acid	185
Carmoisine	.. disodium salt of 2-(4-sulpho-1-naphthylazo)-1-naphthol-4-sulphonic acid	179
Amaranth	.. trisodium salt of 1-(4-sulpho-1-naphthylazo)-2-naphthol-3:6-disulphonic acid	184
Red 10 B	.. disodium salt of 8-amino-2-phenylazo-1-naphthol-3:6-disulphonic acid	30
Erythrosine BS	.. disodium or dipotassium salt of 2:4:5:7-tetra-iodofluorescein	773
Red 2G	.. disodium salt of 8-acetamido-2-phenylazo-1-naphthol-3:6-disulphonic acid	31
Red 6B	.. disodium salt of 8-acetamido-2-p-acetamido-phenylazo-1-naphthol-3:6-disulphonic acid	57
Red FB	.. disodium salt of 2-[4-(1-hydroxy-4-sulpho-2-naphthylazo)-3-sulphophenyl]-6-methylbenzothiazole	225
Ponceau SX	.. disodium salt of 2-(5-sulpho-2:4-xylylazo)-1-naphthol-4-sulphonic acid	—
Ponceau 3R	.. disodium salt of 1-pseudocumylazo-2-naphthol-3:6-disulphonic acid	80
Fast Red E	.. disodium salt of 1-(sulpho-1-naphthylazo)-2-hydroxynaphthalene-6-sulphonic acid	182
Orange G	.. disodium salt of 1-phenylazo-2-naphthol-6:8-disulphonic acid	27
Orange RN	.. sodium salt of 1-phenylazo-2-naphthol-6-sulphonic acid	26
Oil Yellow GG	.. a mixture of 4-phenylazoresorcinol and 4:6-di (phenylazo) resorcinol	23
Tartrazine	.. trisodium salt of 5-hydroxy-1-p-sulphophenyl-4-p-sulphophenylazopyrazole-3-carboxylic acid	640
Naphthol Yellow S	.. disodium or dipotassium salt of 2:4-dinitro-1-naphthol-7-sulphonic acid	10
Yellow 2G	.. disodium salt of 1-(2:5-dichloro-4-sulphophenyl)-5-hydroxy-3-methyl-4-p-sulphophenylazopyrazole	639
Yellow RFS	.. disodium salt of 4-sulpho-4-(sulphomethylamino) azobenzene	—
Yellow RY	.. disodium salt of 6-p-sulphophenylazoresorcinol-4-sulphonic acid	—
Sunset Yellow FCF	.. disodium salt of 1-p-sulphophenylazo-2-naphthol-6-sulphonic acid	—
Oil Yellow XP	.. 3-methyl-1-phenyl-4-(2:4-xylylazo)-5-pyrazolone	—
Green S	.. sodium salt of di-(p-dimethylaminophenyl)-2-hydroxy-3:6-disulphonaphthylmethanol anhydride	737
Blue VRS	.. sodium salt of 4:4'-di(diethylamino)-4":6" disulphotriphenylmethanol anhydride	672
Indigo Carmine	.. disodium salt of indigotin-5:5'-disulphonic acid	1,180
Violet BNP	.. sodium salt of 4:4'-di(dimethylamino)-4"-di-(p-sulphobenzylamino) triphenylmethanol anhydride	—
Brown FK	.. a mixture consisting essentially of the disodium salt of 1:3-diamino-4:6-di-(p-sulphophenylazo) benzene and the sodium salt of 2:4-diamino-5-(p-sulphophenylazo) toluene	—
Chocolate Brown FB	.. the product of coupling diazotised naphthionic acid with a mixture (colour Index No. 1232) of morin and maclurin	—
Chocolate Brown HT	.. disodium salt of 2:4-dihydroxy-3:5-di-(4-sulpho-1-naphthylazo) benzyl alcohol	—
Black PN	.. tetrasodium salt of 8-acetamido-2-(7-sulpho-4-p-sulphophenylazo-1-naphthylazo)-1-naphthol-3:5-disulphonic acid	—

(b) Other Colours

1. Caramel and the colour obtained from cochineal.
2. The following colouring matters of vegetable origin—any colouring matter natural to edible fruits or vegetables and alkanet, annatto, carotene, chlorophyll, flavine, indigo, orchil, osage orange, persian berry, safflower, saffron, sandalwood, turmeric; or their pure colouring principles whether isolated from such natural colours or produced synthetically.
3. Bole or iron oxide, carbon black, titanium dioxide, ultramarine and, solely for the external colouring of dragees and the decoration of sugar-coated flour confectionery, silver or aluminium in leaf or powder form.
4. The aluminium or calcium salts (lakes) of any of the scheduled water-soluble colours.

Schedule 5

Labelling of Colouring Matter and Colouring and Flavouring Compounds

1. Subject to the provisions of regulation 10 (3) of these regulations no person shall sell, consign or deliver any food which contains any colouring matter and colouring and flavouring compounds except in a container bearing a label as aforesaid unless in the case of a retail sale, a notice to the effect that the food contains Colouring Matter, Colouring and Flavouring Compound is exhibited in a conspicuous place so as to be easily readable by a customer.

2. Each container to which regulation 10 (3) relates shall bear a label on which is printed a true statement in the form of one of the following declarations:—

In the case of colouring matter—

THIS FOOD COLOUR CONFORMS TO THE
STATUTORY REQUIREMENTS OF CEYLON

In the case of colouring and flavouring compounds—

THE FOOD COLOUR
IN THIS COMPOUND CONFORMS TO THE
STATUTORY REQUIREMENTS OF CEYLON

Provided that it shall be sufficient if the labels of containers of quantities of less than four ounces or four fluid ounces, as the case may be, bear distinctly and legibly printed thereon the declaration "FOOD COLOUR" or "FOOD COLOUR AND FLAVOURING COMPOUND", as the case may be, or a declaration to like effect.

3. The declaration shall in each case be distinctly and legibly printed in dark block type upon a light coloured background, and, except in the case of a declaration in accordance with the proviso to the preceding paragraph, shall be so printed within a surrounding line and no other matter shall be printed within such surrounding line. The type used for containers of quantities of more than two pounds or forty fluid ounces, as the case may be, shall be not less than one quarter of an inch in height and the type used for containers of quantities of less than two pounds or forty fluid ounces, as the case may be, but more than four ounces or four fluid ounces, as the case may be, shall be not less than one-eighth of an inch in height.

4. The label shall be securely affixed to or be part of the wrapper or container and in any case shall be so placed as to be clearly visible and shall either be part of any main label or a separate label placed in close proximity thereto.

Schedule 6

Permitted Emulsifiers and Permitted Stabilisers

Stearyl tartrate.
Complete glycerol esters.
Partial glycerol esters.
Partial polyglycerol esters.
Propylene glycol esters.
Monosterin sodium sulphocoacetate.
Sorbitan esters of fatty acids and their polyoxyethylene derivatives.
Cellulose ethers.
Sodium carboxymethyl cellulose.
Brominated edible vegetable oils.

Schedule 6A

Each container containing food to which permitted emulsifiers and stabilisers are added shall bear a label on which is printed a true statement of the chemical nature of the emulsifier or stabiliser in black type not less than 1/16th of an inch in height, and such label shall be securely affixed to the wrapper or container and such declaration shall either be part of the main label or a separate label attached to the wrapper or container, as the case may be.

11-130

Mr. Dharmadeva Jayasinghe, a Notary practising in the English language within the judicial division of Kegalle, has been authorised by the Honourable the Minister of Home Affairs to practise as a Notary in the Sinhalese language also within the said judicial division.

11-10

L. D.—B. 89/35

THE LAND SETTLEMENT ORDINANCE

RULE made by the Minister of Land, Irrigation and Power under section 6 (2) (a) of the Land Settlement Ordinance (Chapter 463).

C. P. DE SILVA,
Minister of Land, Irrigation and Power.

Colombo, October 27, 1965.

Rules

The rules made under section 6 (2) (a) of the Land Settlement Ordinance and published in Gazette No. 8,130 of June 21, 1935, as amended by rule published in Gazette No. 8,134 of July 10, 1935, are hereby further amended in rule 3 thereof, by the substitution, for the words "shall offer", of the words "may offer".

11-40

THE BOARD OF IMMIGRANT LABOUR

IT is hereby notified that the Honourable the Minister of Labour, Employment and Housing has been pleased in terms of section 9 (1) of the Indian Immigrant Labour Ordinance (Chapter 132) to appoint Mr. Carthigesu Nadesan, J.P., M.B.E., to be a member of the Board of Indian Immigrant Labour for a period of three years with effect from 1st November, 1965.

A. O. WIRASINGHE,
Permanent Secretary,
Ministry of Labour, Employment and Housing.

Colombo, 27th October, 1965.

11-105

THE WAGES BOARDS ORDINANCE

Notification

IT is hereby notified under regulation 20 of the Wages Boards Regulations, 1943, that under section 9 of the Wages Boards Ordinance (Chapter 136), the Honourable Minister of Labour, Employment and Housing has been pleased to appoint the following persons to be members of the Wages Board for the Tea Growing and Manufacturing Trade for a period of 3 years commencing on 17th May, 1965.

A. O. WIRASINGHE,
Permanent Secretary,
Ministry of Labour, Employment and Housing.
Colombo, October 29, 1965.

NOMINATED MEMBERS

1. Mr. S. A. Wijayatilake
2. Dr. W. Fernando
3. Dr. A. Percy Kuruppu, J.P.

REPRESENTATIVES OF THE EMPLOYERS

1. Mr. S. K. D. Jayasane
2. Mr. C. Rajasuriya
3. Mr. K. J. Ratwatte
4. Mr. A. St. V. Wijemanne
5. Mr. V. G. W. Ratnayake

6. Mr. J. W. Craig
7. Mr. J. L. D. Petris
8. Mr. Upali Dias
9. Mr. M. P. Amarasuriya
10. Mr. B. Warusawitarana
11. Mr. S. S. Perera
12. Mr. M. S. Fernando

REPRESENTATIVES OF THE WORKERS

1. Mr. V. Annamalai, M.P.
2. Mr. S. M. Subbiah
3. Mr. V. Periyar
4. Mr. A. Aziz
5. Mr. M. A. Thangavel
6. Mr. J. Wanigatunge
7. Mr. P. Sinnath
8. Mr. N. Shanmugathasan
9. Mr. Arus Kahawitharana
10. Mr. Tilaka Kulasekera
11. Mr. S. Kariyaperumal
12. Mr. M. Wilbert de Silva

11-170

THE INDUSTRIAL DISPUTES ACT, CHAPTER 131

THE decision of the Industrial Court in respect of a question as to the interpretation of the Award of the Arbitrator in the industrial dispute between The Eksath Engineeru Ha Samanya Kamkaru Samithiya, 25, Muhandiram's Lane, Colombo 12, and Norton & Co. Ltd., 265/3, Ingram Road, Maligawatte, Colombo 10, published in the Ceylon Government Gazette No. 12,405 of 12th May, 1961, transmitted to the Commissioner of Labour by the Arbitrator is hereby published in terms of section 34 (2) of the said Act.

R. L. GUNASEKERA,
Acting Commissioner of Labour.
Department of Labour,
Colombo 8, 26th October, 1965.

1D-350

In the District Court of Colombo

In the matter of an application under section 34 of the Industrial Disputes Act in respect of the Award of the Arbitration in Eksath Engineeru Ha Samanya Kamkaru Samithiya vs. Messrs. Norton & Co. Ltd.

THE DECISION

This is my decision made under section 34 (1) of the Industrial Disputes Act, No. 43 of 1950 (as amended by Acts Nos. 11 and 02 of 1957 and 4 of 1962), in relation to a reference dated 26.2.65 made by the Hon. the Minister of Labour and Housing, in accordance with the provisions of section 22 of the said Act, whereby he has selected me to constitute an Industrial Court for the purpose of the application dated 16.10.64 made to the Registrar, Industrial Court, by the Eksath Engineeru Ha Samanya Kamkaru Samithiya.

2. The parties to this dispute which had earlier arisen chiefly relating to the non-employment of the women employed in the hackling of fibre and in regard to whom the Award referred to below had been made are the Eksath Engineeru Ha Samanya Kamkaru Samithiya, 267 1/1, Union Place, Colombo 2 (hereinafter referred to as the "Union"), and Messrs. Norton & Company Limited, 265/3, Ingram Road, Maligawatte, Colombo 10 (hereinafter referred to as the "Management").

3. The application of the Union referred to in the opening paragraph hereof reads as follows:—

"Reference Award of the Arbitrator (Mr. Crossette Thambiah) dated 15th April, 1964.

The Management of Messrs. Norton and Company Limited have recruited new labour on or about 30th November, 1962, since the aforesaid award was made. However, the retrenchees referred to in the said award had not been considered for re-employment in preference to the new recruits, though they offered themselves for work.

In the circumstances and in view of the provisions contained in section 50 of the Industrial Disputes Act, the following question has arisen for interpretation:—

"Whether the Management should have considered the retrenchees referred to in the Award of the Arbitrator dated 15th April, 1961, for re-employment in recruiting new labour in preference to outsiders."

4. Mr. Tilak Kulasekera appeared for the Union and Proctor K. V. A. Perera for the Management. At the hearing proper Mr. Advocate N. E. Weerasooriya (Jnr.) instructed by Mr. K. V. A. Perera represented the Management and Mr. T. Jothipala appeared for the Union.

5. The undisputed relevant facts forming the background of an earlier reference on 13.9.60 by the Acting Commissioner of Labour under section 3 (1) (d) of the aforesaid Act are as follows:—The main business of the Company was to prepare hackling fibre and mattress fibre for export. The number of fresh orders for shipment decreased and the Management found it hard to give work to the women hacklers all the days of the week. Therefore it had to reduce as from 17.8.59 the number of days to three. Another result of the fall in shipment orders was that the financial position of the Management deteriorated, and by December, 1959, the resultant trading loss rendered it impossible to continue employing these women hacklers. Hence by January, 1960, their services were discontinued and the Management had "no alternative but to close down" that department. From 14.1.60 this was the existing situation and the question relating to the payment of some compensation was a matter in dispute prior to the reference of 13.9.60. The Arbitrator decided that this question was a matter to be dealt with by him, and in so deciding referred to the same as "retrenchment compensation". The question for interpretation is whether or not under section 50 (1) of the said Act the Management is by law required to offer re-employment to the women hacklers employed earlier. As a matter of fact the hackling department in question was reopened in 1962 and all new recruits given employment.

6. Even if what has been effected in January, 1960, were "retrenchment", section 50 of the Act is inapplicable as it came into operation on 31.3.62 (vide section 16 of Act No. 4 of 1962), and there is nothing in that Act to the effect that it has retrospective effect. If authority is needed for this proposition the case of Workmen of Burman & Company vs. Burman & Company (1957 A. I. R. p. 38) is in point. The fact that new hands were recruited after 31.3.62 cannot in my view make any difference. My opinion is that the Arbitrator who gave the earlier Award, No. C/I. 401 dated 15.4.61, appearing in the *Ceylon Government Gazette* No. 12,405 of 12.5.61 in paragraph 4 of his Award has clearly understood the position in January, 1960, as a "closure", for he states "the Management was left with no option but to close down that section of the business relating to hackling of fibre for export". Although in the concluding sentence of that same paragraph he refers to "payment of some retrenchment compensation to these women", it appears to me that the word "retrenchment" has been used in the loose sense. In paragraphs 5, 6, 7, 8 and 11 also the word "retrenchment" has been similarly used, and in my view does not convey the significance attached to that word in the Sections dealing with retrenchment for workmen contained in Part IV B of the Industrial Disputes Act as amended by Act No. 4 of 1962. In paragraph 7 of the said Award compensation appears to have been paid on the basis suggested by the Company "by way of retrenchment relief". In spite of that phrase, in view of the closure of that department, what really has been paid by way of compensation is an amount given to them because of the termination of their services. I say this despite paragraph 11 of the said Award that refers to representation by the Union for further compensation for loss of employment having been refused, as compensation consequent on retrenchment had already been ordered. Taking the Award as a whole my decision is that what had been paid was not retrenchment compensation (although so described therein) but compensation for termination of services consequent on closure. In that view of the matter, the Management was well within its rights in recruiting outsiders.

S. C. S. DE SILVA.

Colombo, 7th October, 1965.

11—36

THE INSTITUTE OF CHARTERED ACCOUNTANTS ACT No. 23 OF 1959

REGULATION made by the Council of the Institute of Chartered Accountants of Ceylon by virtue of the powers vested in the Council by section 12 of the Institute of Chartered Accountants Act, No. 23 of 1959, as amended by Act No. 16 of 1964.

L. A. WEERASINGHE,
President of the Council of the Institute of
Chartered Accountants of Ceylon.

Colombo, 13th October, 1965.

Regulation

The Institute of Chartered Accountants (No. 2) Regulations, 1950, published in *Gazette* No. 12,223 of November 4, 1960, as amended from time to time, are hereby further amended in regulation 22 thereof as follows:—

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

"(1) Save as otherwise provided in paragraph (2), no member shall, with effect from 6th October, 1965, have in his service at the same time—

- (a) more than five articulated clerks if he is a member of the Institute in practice; or
- (b) more than one articulated clerk if he is a salaried employee in the service of a firm of accountants:

Provided that the Council may in its discretion declare that an articulated clerk shall not for the purposes of this regulation be deemed to be in the service of a member in a case where articles have been transferred to, or fresh articles have been entered into with a member in terms of regulation 25; and

Provided further that an additional articulated clerk taken in under the provisions of paragraph 3 or paragraph 1 of this regulations shall not be taken into account in the computation of the number of articulated clerks in the service of a member."

(2) in paragraph (2), by the substitution, for the words "five articulated clerks", of the words "six articulated clerks".

11—12

NOTICE

IT is hereby notified for the information of all concerned that I have been appointed by the Minister of Public Works, Posts and Telecommunications—

I. to inquire into and report on whether or not during the period commencing on 1st January, 1960, and ending on 30th September, 1965, messages sent or transmitted by or through the service established, maintained and operated by the Government for telephonic communications in Ceylon (hereafter referred to as "telephone messages" and the "Government telephone service", respectively), were subject to unlawful interception, and if so,—

- (a) the methods or means by which such unlawful interception was achieved, and in particular, the extent to which the equipment or premises used for provision of the Government telephone service was or were tampered with or used for the purpose of such unlawful interception;
- (b) the extent to which such unlawful interception was achieved with the aid, connivance or co-operation extended or rendered by telecommunication officers or other public officers or members of the public, whether by making available their personal services or in any other manner whatsoever, and the names of such officers or members; and
- (c) the extent to which the contents of telephone messages which were subject to such unlawful interception by any persons were divulged by them to other persons, and the names of the persons by whom, and to whom, such contents were so divulged; and

II. to make such recommendations as I may deem necessary as a result of the inquiry to prevent such unlawful interception of telephone messages in the future having regard to the desirability in the public interest of the preservation of secrecy regarding the contents of such messages, and in particular, with regard to the law, practice and procedure applicable to the Government telephone service (including the provision of more deterrent penalties for offences committed by telecommunication officers or other public officers or members of the public involving the unlawful interception of telephone messages and the divulgence of the contents of such messages).

2. I invite—

- (a) any officer or employee, past or present, of the Telecommunication Section of the Department of Posts and Telecommunications; and
- (b) any member of the public who has any representations to make touching any matter relevant to the terms of reference, to communicate such representations in writing by letter addressed to the undersigned and forwarded to the address given below, not later than 20th November, 1965.

3. All representations received by me will be treated as confidential. Any person may be requested to appear before me and be examined orally as a witness regarding the representations made by him on any matter appearing to me to be relevant to the terms of reference.

4. The date on which I will commence sittings to record evidence will be notified later.

G. P. TAMBAYAH,
Permanent Secretary,
Ministry of Public Works, Posts and
Telecommunications.
1st November, 1965.
11-231

Miscellaneous Departmental Notices

THE AGRICULTURAL AND INDUSTRIAL CREDIT CORPORATION OF CEYLON

Cancellation of Sale

IT is hereby notified that the auction sale of the seven-acre field No. 3 of Giragama Estate comprising lots 3A, 3B, 3C, 3D and 3E with the buildings thereon, situated at Pilimatalawa in the Meda Palata of Yatinuwara in the District of Kandy, fixed for Saturday, November 13, 1965, at 3.30 p.m. and published in the *Ceylon Government Gazette* No. 14,508 of 17.9.1965, has been cancelled.

H. S. F. GOONEWARDENA,
General Manager.

292, Galle Road,
Colombo 3, October 22, 1965.
11-205

THE AGRICULTURAL AND INDUSTRIAL CREDIT CORPORATION OF CEYLON

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

IT is hereby notified that the following resolution was unanimously passed by the Board of Directors of the Corporation on August 25, 1965:—

"Whereas Kallora Mudiyansele Dingiri Banda and Liyanadeniya Aratchige Appuhamy, both of Legundeniya and Liyanadeniya Aratchige Mutumenika of Gampola in the District of Kandy, have made default in the payments due on bond No. 523 dated December 3, 1952, and attested by F. R. Pinto, Notary Public of Kandy, in favour of the Agricultural and Industrial Credit Corporation of Ceylon and there is now due and owing to the Corporation a sum of Rupees One thousand one hundred and sixty-six and seventy cents (Rs. 1,166.70) on the said bond; the Board of Directors of the Agricultural and Industrial Credit Corporation of Ceylon under the powers vested in them by the Agricultural and Industrial Credit Corporation Ordinance (Cap. 402 of the Legislative Enactments of Ceylon, 1956), do hereby resolve that the property and premises mortgaged to the said Corporation by the said bond No. 523 dated 3.12.1952, and attested by F. R. Pinto, Notary Public, be sold by public auction by Mr. Lloyd Senarawickrema, Licensed Auctioneer of Kandy, for the recovery of the said sum of Rs. 1,166.70 with further interest of the principal sum of Rs. 852.19 at 6½ per centum per annum from June 4, 1965, to date of sale and costs of sale."

DESCRIPTION OF PREMISES MORTGAGED

1. All that lot marked 1G of the land called Keppetiyawekumbura, situated at Legundeniya Kandukara Pahala Korale Udapalata in the District of Kandy and containing in extent three roods and thirty-seven decimal two perches (0A. 3R. 37.2P.).

2. All that lot marked 1D of the land called Keppetiyawekumbura, situated at Legundeniya aforesaid and containing in extent one rood and thirty-eight decimal six perches (0A. 1R. 38.6P.).

3. All that lot marked 1E of the land called Keppetiyawekumbura, situated at Legundeniya aforesaid and containing in extent thirty-nine decimal three perches (0A. 0R. 39.3P.).

H. S. F. GOONEWARDENA,
General Manager.

292, Galle Road,
Colombo 3, October 18, 1965
11-49

PILGRIMAGE ORDINANCE

Kataragama II Maha Festival, 1965

IT is hereby notified for the information of the General Public that the above festival scheduled to be commenced on 7th November and terminated on 9th November, 1965, as appeared in the *Government Gazette* No. 14,539 of 22.10.1965 is postponed to be held on 7th to 9th December, 1965.

2. Any inconvenience caused to the public in this connection is regretted.

M. T. W. AMARASEKERA,
Government Agent.

The Kachcheri,
Moneragala, October 30, 1965.
11-160

NOTICE

IT is hereby notified for the information of the Government and General Public that the Forest Department stamping

hammer bearing the impression C 121 has been lost from the custody of Mr. S. J. K. Mariyanayagam, Forest Guard, Lahugala, in Kalmunai Range.

The public are warned against the felling, transport or purchase of any timber bearing the aforesaid mark, as constituting an offence punishable under the Forest Ordinance.

M. NAMASIVAYAM,
Acting Conservator of Forests.

Forest Department,
Colombo 2.
11-168

CHOLERA—VISAKAPATNAM PORT

IT is notified for general information that India has declared Visakapatnam Port infected with Cholera. Apart from the usual requirement of immunization against Cholera in the case of passengers arriving in Ceylon from Visakapatnam, landing at any Port in Ceylon of any fresh fish, shell fish, vegetables, fruits, jaggery, muscat (or any other article of food likely to carry Cholera infection) shipped or air lifted from Visakapatnam is prohibited.

A further notice will follow when Visakapatnam is declared free of Cholera.

Director,
Quarantine Department.

Quarantine Office,
Colombo, 30.10.65.
11-227

THE CEYLON STATE MORTGAGE BANK

AT a meeting held on the 8th of July, 1965, the Board of Directors of the Ceylon State Mortgage Bank resolved specially and unanimously:—

(a) that a sum of Rs. 20,915.50 is due from (1) Prathapasayakkarage Diona Wickremaratne, (2) Mahavidanage Don George de Silva Wickremaratne, (3) Mahavidanage Don Herbert de Silva Wickremaratne, (4) Mahavidanage Dona Muri Anura Amalasingi (nee de Silva Wickremaratne), and (5) Mahavidanage Don Edward de Silva Wickremaratne, all of No. 3, Passala Road, Kotahena, Colombo, on account of principal and interest up to 25.65 and further interest at 5½ per centum per annum on the sum of Rs. 18,996.34 from 26.65 till date of payment on Bond No. 483 dated 31.7.59 attested by E. F. de Silva, Notary Public.

(b) in terms of Section 62 (1) of the Ceylon State Mortgage Bank Ordinance (Cap. 398 of the Legislative Enactments of Ceylon, 1956) that Mr. Winston Melliss Fernando, Auctioneer of 35, Canal Row, Colombo 1, be authorised and empowered to sell by public auction—All that allotment of land marked Lot 1 in Survey Plan No. 29 dated 2nd May, 1945, made by H. W. Fernando, Licensed Surveyor, together with the building thereon bearing Assessment No. 8, Passala Road, now called Paramananda Mawata situated in Kotahena, Kotahena East Ward within the Municipality and District of Colombo, Western Province, containing in extent eleven decimal one one perches (0A. 0R. 11.11P.) according to Plan No. 29, mortgaged to this Bank as security by (1) Prathapasayakkarage Diona Wickremaratne, (2) Mahavidanage Don George de Silva Wickremaratne, (3) Mahavidanage Don Herbert de

Silva Wickremaratne, (4) Mahavudharage Dona Muri
Abula Amarasiri (nee de Silva Wickremaratne), and (5)
Mahavudharage Don Edmond de Silva Wickremaratne,
all of No. 3, Pan-pala Road, Koolheng, Colombo, by
Bond No. 481 dated 31.7.1959 attested by E. F.
de Silva, N.P., for the recovery of the sum of
Rs. 20,915.50 due under the said bond together with
interest at 5½ per cent per annum on the sum of
Rs. 18,996.31 from 26.5.65 to date of sale and costs
and monies recoverable under Section 33 of the State
Mortgage Bank Ordinance.

H. B. KAPUWATTE,
Acting Manager.

Colombo, 15th October, 1965.

11—951

NOTICE OF WINDING-UP ORDER

Rule (20)

Name of Company: Marsha Limited.
Address of Registered Office: 29/214, Gaffoor Buildings,
Colombo 1.
Courts: District Court, Colombo.
Number of Matter: 1008/Special.
Date of Order: 5th December, 1965.
Date of Presentation of Petition: 25th July, 1962.
Date of Resolution for voluntary winding-up: 25th April,
1961.

Director of Commerce.

11—143

CEYLON GOVERNMENT RAILWAY

Level Crossing Repairs

THE level crossing at 31m. 42c. between Mirigama and
Ambepussa Railway Stations on Main Line on Pasyala-Giri-
ulla Road will be closed to vehicular traffic partially from
6 a.m. to 6 p.m. on Sunday, 14.11.65, and totally closed from
6 p.m. on Sunday, 14.11.65 to 6 a.m., Monday, 15.11.65, for
effecting repairs. During this period traffic can use the following
alternative routes:—

- (1) Nalla Road leading from Mirigama-Negombo Main
Road.
- (2) Mirigama-Warakapola Road, Keenadeniya-Kandalama
Road via Botale, Keenadeniya and Pirisiyala for heavy
traffic.
- (3) Hakudukumbura U. C. Road for light vehicles.

N. A. VAITIALINGAM,
for General Manager, Railway.

11—14

CEYLON GOVERNMENT RAILWAY

Level Crossing Repairs

THE Level Crossing at 252m. 46c. 83lks. between Mallakam
and Tellippalai Railway Stations, on Eralalai Road, on Northern
Line, will be closed to vehicular traffic partially from 6 p.m. to
8 p.m. on Wednesday, 17.11.1965, and totally closed from 8 p.m.
on 17.11.65 till 12 noon on Thursday, 18.11.65, for effecting
repairs.

During this period traffic will be diverted over the level
crossing at 252m. 29c. 79lks.

N. A. VAITIALINGAM,
for General Manager of Railway.

11—3

CEYLON GOVERNMENT RAILWAY

Level Crossing Repairs

THE Level Crossing at 4m. 46c., Metale Line and Kande Vidiya
Cart Road leading from Kandy to Lady Mannings Drive will
be closed for vehicular traffic partially from 7 a.m. to 9 p.m.
on 13.11.1965 and totally from 9 p.m. on 13.11.1965 to 3 a.m.
on 14.11.1965.

During the period of partial closure traffic will be assisted
across and during period of total closure traffic will be diverted
through Mahaiyawa Cemetery Road.

N. A. VAITIALINGAM,
for General Manager of Railway.

11—62

RENEWAL OF FIREARM LICENCES—1966

Nuwara Eliya District

IT is hereby notified for the information of the general public
that the renewal of firearm licences registered in the Nuwara
Eliya District, will be done by the respective Divisional Revenue
Officers with effect from 10th November, 1965. The owners of
licences are advised to renew their licences on or before 31st
December, 1965.

2. The 1965 licences and the firearms should be produced for
inspection by the officer authorised to renew licences, before
the issue of the 1966 licence.

3. Applications for renewal of licences received after 31st
December, 1965, if entertained, will be subject to a fine equivalent
to the licence fee. The Divisional Revenue Officers will continue
to renew licences till 31st March, 1966, on recovery of this fine.

4. Licensees who do not propose to renew their licences for
1966 or who are in possession of unserviceable firearms, should
surrender them with the respective licences to the officer renewing
the licences or to this office on or before 31st December, 1965.

5. Prosecutions will be entered in respect of all licences which
are not renewed by 31st March, 1966.

I. O. K. G. FERNANDO,
Government Agent.

The Kachcheri,
Nuwara Eliya, 26th October, 1965.

11—32

RENEWAL OF FIREARMS LICENCES, 1966

OWNERS of firearms are hereby requested to apply for renewal
of their licences for 1966 from 1st December to 31st December,
1965. If the 1965 licence is not available, an extra sum of Re. 1
should be paid for a certificate of loss of a gun licence in respect
of each licence, in addition to the usual fee. If licences are
not renewed before 31st December, 1965, a fine equivalent to
the licence fee is payable in respect of such licence.

2. The public are advised to renew their licences on or
before 31st December, 1965. All licensees are required to
produce the firearm in their possession for inspection by the
Divisional Revenue Officer and at the same time surrender the
licence issued for the year 1965 before the issue of the licence
for 1966.

3. The licensees who fail to renew their licence on or before
31st December, 1965, will be liable to a penalty equal to the
licence fee payable. The Divisional Revenue Officers will
continue to renew licences till 31.3.1966 on recovery of this
penalty. Renewals thereafter will be done at the Kachcheri.
Licensees who fail to get their licences renewed on or before
31.3.1966 are liable to be prosecuted.

4. Licensees who do not propose to renew their licences for
the year 1966 or are in possession of unserviceable firearms
should surrender such firearms together with the relevant
licences to Divisional Revenue Officers on or before
31st December, 1965.

Licence fee for 1966 will be as follows:—

	Rs. c.
1. For every single barrel muzzle loading gun ...	1.00
2. For every double barrel muzzle loading gun ...	2.00
3. For every breech loading gun and for every pistol other than the revolver or automatic pistol ...	2.50
4. For every double barrel gun ...	5.00
5. For every treble barrel gun ...	7.50
6. For every rifle ...	10.00
7. For every revolver or automatic pistol ...	25.00

N. D. JAYAWERNA,
Government Agent,

The Kachcheri,
Jaffna, October 27, 1965.

11—126

RENEWAL OF FIREARMS LICENCES, 1966

Polonnaruwa District

RENEWAL of firearms licences for the year 1966 will
commence on November 15, 1965. Owners of firearms should
make application to the Divisional Revenue Officers of their
respective areas who will renew licences up to March 31,
1966. Renewal thereafter will be done at the Polonnaruwa
Kachcheri. The addresses of the D.R.O. are as follows:—

D.R.O. Medapattu and Egoda Pattu, Kaduruwela,
Polonnaruwa.

D.R.O. Sinbala Pattu, Hingurakgoda.

2. Stamps will not be accepted in payment of gun licence
duty. When a licence is lost, a certificate of loss should be
obtained from the respective D.R.O. on payment of one
rupee. No renewal will be done unless the old licence or the

certificate of loss is produced. No application for renewal will be accepted at the Polonnaruwa Kachcheri during the aforesaid period. Licensees who fail to renew their licences before 31.12.65 will be liable to a penalty equal to the licence fee. Licensees who fail to get their licences renewed on or before 31.3.66 are liable to be prosecuted.

3. Every gun in respect of which an application for renewal of licence is made, should be made available for inspection by the officers authorised to renew licences on my behalf, before the issue of the licence. If a firearm has become unserviceable, it should be surrendered along with the licence for 1965 to the D.R.O. of the area on or before 31.12.65. Otherwise the licensee will be required to take out a licence for 1966 on payment of usual charges.

P. B. DISSANAYAKE,
for Government Agent,
Polonnaruwa District.

The Kacheheri,
Polonnaruwa, October 30, 1965.
11-159

RENEWAL OF GUN LICENCES FOR 1966 IN BATTICALOA DISTRICT

IT is hereby notified for the information of the General Public that the renewal of gun licences and the issue of new licences in Batticaloa District, will be done by the Divisional Revenue Officers of the respective divisions during the period 15th November, 1965 to March 31, 1966. All applications should, therefore, be made to the respective Divisional Revenue Officers concerned. The Public are advised to renew their licences as early as possible.

It is also hereby notified that every gun in respect of which an application for renewal of licence is made, should be available for inspection by the officers authorised to renew licences on my behalf, before the issue of the licence.

Notice is also hereby given that all licences to possess firearms expire at the end of 1965, and shall be renewed for 1966 not later than December 31, 1965, at the offices of the Divisional Revenue Officers concerned. All applications for renewal received thereafter will be subject to a fine equivalent to the licence fee.

No application for renewal will be accepted at the Batticaloa Kachcheri during the period 15th November, 1965 to 31st March, 1966.

Prosecutions will be entered-in respect of all licences which have not been renewed by 31st March, 1966.

R. G. G. O. GUNASEKERA,
Acting Government Agent,
Batticaloa District.

The Kacheheri,
Batticaloa, 27.10.1965.
11-166

SECTION 38B (2) OF THE PADDY LANDS ACT, No. 1 OF 1958

IT is hereby notified that Mr. L. S. P. Dharmaratne, Divisional Officer, Department of Agrarian Services, is authorised to exercise, perform and discharge all the powers, duties and functions of a Cultivation Committee under the Paddy Lands Act, No. 1 of 1958, within the area of jurisdiction of the former Meewewa Cultivation Committee in the Dambadeniya Hatpattu in Kurunegala District.

L. N. DE L. BANDARANAIKE,
Deputy Commissioner,
for Commissioner of Agrarian Services.

Department of Agrarian Services,
P. O. Box 537,
Colombo 7, October 30, 1965.
11-167

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

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(Issued every Friday)

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