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## THE CEYLON GOVERNMENT GAZETTE

අංක 14,891 — 1970 ජනවාරි 29 වැනි මුහුණපත්තිය — 1970.1.29  
 No. 14,891 — THURSDAY JANUARY, 29, 1970

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

No. 29 of 1970

No. D. 250/Rect/5.

#### ARMY—REGULAR FORCE—PROMOTIONS AND APPOINTMENTS APPROVED BY HIS EXCELLENCY THE GOVERNOR-GENERAL

##### Promotions

The undermentioned officers to be Lieutenant-Colonels with effect from November 15, 1967:—

- Major (Temporary Lieutenant-Colonel) EUSTACE CEDRIC JANSEN, C.E.
- Major (Temporary Lieutenant-Colonel) JOHN DENZIL SOYSA, M.B.E., C.L.I.
- Major (Temporary Lieutenant-Colonel) TUAN SAMAYBAAN BUHARY SALLY, C.S.R.
- Major (Temporary Lieutenant-Colonel) DIGATHANTHIRIGE EDMUND DE SILVA, C.A.S.C.

The undermentioned officers to be Temporary Lieutenant-Colonels with effect from dates stated against their names:—

- Major CLINTON CHARLES LA BROOY, C.S.R.—June 1, 1969.
- Major JOSEPH EVERARD DENIS PERERA, C.E.—October 1, 1969.
- Major LAWRENCE JUSTIN IGNATIUS FERNANDO, C.S.C.—October 1, 1969.
- Major BASTIAN KORALALAGE VICTOR JUSTUS ETHELRED RODRIGO, C.A.—October 1, 1969.
- Major ANTHONY PIUS RATNARAJAH DAVID, C.L.I.—October 1, 1969.
- Major TISSA INDRAKA WEERATUNGA, G.W.—October 1, 1969.
- Major DULEEP JUSTIN DE SILVA WICKRAMANAYAKE, C.A.—November 1, 1969.
- Major SOMAWERERA DENISTER NANAYAKKARA-WASAN HAPUGALLE, C.A.C.—November 1, 1969.
- Major SUGATHAPALA CYRIL RANATUNGA, C.A.C.—November 1, 1969.

##### Appointments

- Lieutenant-Colonel JOHN DENZIL SOYSA, M.B.E., C.L.I.—To be Assistant Adjutant General (Legal), Army Headquarters, with effect from November 15, 1967.
- Major (Temporary Lieutenant-Colonel) CLINTON CHARLES LA BROOY, C.S.R.—To be Commanding Officer, Ceylon Army General Service Corps, with effect from June 1, 1969.
- Major (Temporary Lieutenant-Colonel) JOSEPH EVERARD DENIS PERERA, C.E.—To be Commandant, Army Training Centre, with effect from October 1, 1969.

#### SPECIAL NOTICE REGARDING FORWARDING OF NOTICES FOR PUBLICATION IN THE WEEKLY GAZETTE

**ATTENTION** is drawn to the Important Notice, appearing at the end of each part of this *Gazette*, regarding dates of publication of the future weekly *Gazettes* and the latest times by which Notices will be accepted by the Government Printer for publication therein. All notices for publication in the *Gazette* received out of times specified in the said notice will be returned to the senders concerned.

Department of Government Printing,  
Colombo, December 14, 1968.

L. W. P. PEIRIS,  
Government Printer.

Major (Temporary Lieutenant-Colonel) LAWRENCE JUSTIN IGNATIUS FERNANDO, C.S.C.—To be Commanding Officer, 1st Regiment, Ceylon Signal Corps, with effect from October 1, 1969.

Major (Temporary Lieutenant-Colonel) BASTIAN KORALALAGE VICTOR JUSTUS ETHELRED RODRIGO, C.A.—To be Commander, Army Force, Illicit Immigration, Mannar, with effect from October 1, 1969.

Major (Temporary Lieutenant-Colonel) ANTHONY PIUS RATNABAJAH DAVID, C.L.I.—To be Commanding Officer, 1st Battalion, The Ceylon Light Infantry, with effect from October 1, 1969.

Major (Temporary Lieutenant-Colonel) TISSA INDRAKA WEERATUNGA, G.W.—To be Commanding Officer, 1st Battalion, The Gemunu Watch, with effect from October 1, 1969.

Major VALLIPURAM RAMANATHAN, C.A.—To act as Assistant Adjutant and Quartermaster General (Ceylon Volunteer Force), with effect from October 1, 1969.

Major (Temporary Lieutenant-Colonel) DULEEP JUSTIN DE SILVA WICKRAMANAYAKE, C.A.—To be Commanding Officer Ceylon Corps of Military Police, with effect from November 1, 1969.

Major (Temporary Lieutenant-Colonel) SOMAWEERA DENISTER NANAYAKKARA-WASAN HAPUGALLE, C.A.C.—To be Commanding Officer, 1 Reconnaissance Regiment, Ceylon Armoured Corps, with effect from November 1, 1969.

Major (Temporary Lieutenant-Colonel) SUGATHAPALA CYRIL RANATUNGA, C.A.C.—To be General Staff Officer Grade I, Army Headquarters, with effect from November 1, 1969.

By His Excellency's command,

G. V. P. SAMARASINGHE,  
Permanent Secretary,  
Ministry of Defence and External Affairs

Colombo, January 23, 1970.

1-581

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

No. 30 of 1970

THE Public Service Commission has ordered the following appointments:—

A. 32/69.

Mr. T. DEVENDRA of the Ceylon Administrative Service, Additional General Manager, River Valleys Development Board, to act, in addition to his own duties, as Additional Government Agent for the Administrative District of Hambantota, to function under the direction of the Government Agent in authority over the said Administrative District, with effect from November 7, 1969, until further orders.

A. 32/69.

Mr. T. DEVENDRA of the Ceylon Administrative Service, Additional General Manager, River Valleys Development Board, to act, in addition to his own duties, as Additional Government Agent for the Administrative District of Moneragala, to function under the direction of the Government Agent in authority

over the said Administrative District, with effect from November 5, 1969, until further orders.

A. 32/69.

Mr. T. DEVENDRA of the Ceylon Administrative Service, Additional General Manager, River Valleys Development Board, to act, in addition to his own duties, as Additional Government Agent for the Administrative District of Ratnapura, to function under the direction of the Government Agent in authority over the said Administrative District, with effect from November 3, 1939, until further orders.

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

Office of the Public Service Commission,  
P. O. Box 500,  
Colombo 1, January 20, 1970.

12-516

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

No. 31 of 1970

### SUMMARY OF APPOINTMENTS MADE BY THE JUDICIAL SERVICE COMMISSION

Name of Officer	New Appointment	Effective Date of New Appointment	Remarks
Mr. D. S. NETHSINGHE	.. Additional Magistrate, etc., Colombo, at J. M. C., Colombo Fort, in addition to his other duties	from 10th January, 1970	.. To hear, determine and deliver judgment in J. M. C. Colombo Fort Case No. 43192
Mr. R. NAVARATNAM	.. Additional District Judge, etc., Vavuniya, in addition to his other duties	From 29th January, 1970	.. To deliver Judgement in M. C. Mannar Cases Nos. 2787 & 5501
Mr. T. S. P. DE S. GUNASEKERA	.. Additional District Judge, etc., Balapitiya	10th & 13th January, 1970	.. During absence of Mr. L. H. DE ALWIS
Mr. A. C. AMERASINGHE	.. Additional Magistrate, etc., Kurunagala.	1st & 4th January, 1970	.. During absence of Mr. K. V. SWARNADHIPATHI
Do.	.. do.	.. 11th January, 1970	.. During absence of Mr. W. N. S. WIJERATNE
Mr. N. J. V. COORAY	.. Additional Magistrate, etc., Colombo	19th & 21st January, 1970	.. During absence of Mr. R. L. DE SILVA
Mr. W. D. PERERA	.. do.	.. 10th to 12th, 20th, 21st & 23rd January, 1970	.. During absence of Mr. R. NAVARATNAM
Mr. K. GNANACHANDRAN	.. Additional District Judge, etc., Point Pedro	19th to 21st January, 1970	.. During absence of Mr. C. M. THARMALINGAM
Mr. K. RATNASINGHAM	.. Additional Magistrate, etc., Point Pedro	5th to 8th January, 1970	.. During absence of Mr. K. VIKNARAJAH
Mr. K. GNANACHANDRAN	.. do.	.. 16th to 18th January, 1970	.. do.
Mr. K. RATNASINGHAM	.. do.	.. 19th to 22nd January, 1970	.. do.
Mr. M. M. WIJESURIYA	.. Additional Children's Magistrate, Colombo, at Bambalapitiya	16th to 18th January, 1970	.. During absence of Mr. M. P. C. RATNAM
Mr. S. SUBAWEERA	.. Additional Magistrate, etc., Kegalle	31st December, 1969	.. During absence of Mr. E. A. WIJERATNE

Name of Officer	New Appointment	Effective Date of New Appointment	Remarks
Mr. P. V. BOTEJU	Additional Commissioner of Requests, etc., Colombo	27th to 29th December, 1969	During absence of Mr. C. E. MENDIS
Mr. M. M. WIJESURIYA	do.	5th & 6th January, 1970	do.
Mr. P. V. BOTEJU	do.	13th January, 1970	During absence of Mr. G. F. H. ATURUPANA
Mr. J. L. FERNANDOPULLE	Additional District Judge, etc., Negombo	9th January, 1970	During absence of Mr. J. G. L. SWARIS
Mr. S. MATHAVARAJAH	Additional District Judge, etc., Trincomalee	23rd to 25th January, 1970	During absence of Mr. D. C. W. WICKREMASEKERA
Mr. K. NAVARATNARAJAH	Additional District Judge, etc., Batticaloa	13th to 19th January, 1970	During absence of Mr. D. S. NETSINGHE
Mr. K. E. KATHIRGAMALINGAM	Additional District Judge, etc., Jaffna	16th to 19th January, 1970	During absence of Mr. R. PARAMAKURU
Mr. K. V. NADARAJAH	Additional District Judge, etc., Badulla	5th to 10th January, 1970	During absence of Mr. T. D. G. DE ALWIS
Mr. G. V. BALASINGHAM	Additional Magistrate, Jaffna, at Mallakam, etc.	18th to 22nd January, 1970	During absence of Mr. S. ANANDACOOMARASWAMY
Mr. N. M. A. W. WICKRAMASURIYA	Additional District Judge, etc., Tangalle	5th to 8th January, 1970	During absence of Mr. G. C. W. DE SILVA
Mr. V. U. FERNANDO	Additional Magistrate, etc., Kalutara	4th January, 1970	During absence of Mr. C. MANOHARA
Mr. S. R. B. A. GUNATILAKE	do.	2nd & 3rd January, 1970	During absence of Mr. W. G. N. WEERATNE
Mr. R. VISVANATHAN	Additional Magistrate, etc., Jaffna	4th to 6th January, 1970	During absence of Mr. J. J. F. A. DIAS
Mr. W. J. FONSEKA	Additional Magistrate, etc., Panadura	2nd January, 1970	—
Mr. R. V. VILVARAJAH	Additional Magistrate, etc., Vavuniya	14th to 16th January, 1970	During absence of Mr. K. SINNATHAMBY
Mr. A. SEEMAMPILLAI	Additional Magistrate, etc., Mannar	22nd & 23rd January, 1970	During absence of Mr. K. V. NAVARATNAM
Mr. W. O. A. DE SILVA	Acting President, R. C., Bentota-Walallawiti Korale, etc.	11th & 12th January, 1970	During absence of Mr. M. J. T. SILVA
Mr. U. WELARATHNA	do.	10th January, 1970	do.
Mr. G. P. D. AMERASINGHE	do.	9th January, 1970	do.
Mr. R. K. R. DE S. RAMACHANDRA	do.	4th to 6th January, 1970	do.
Mr. H. G. P. KARUNARATNE	do.	3rd January, 1970	do.
Mr. E. S. RAJAPAKSE	Acting President, R. C., Kotmale, etc.	6th January, 1970	During absence of Mr. C. E. A. GUNASEKERA
Mr. R. V. VILAVARAJAH	Acting President, R. C., Vavuniya South, etc.	16th January, 1970	During absence of Mr. K. SINNATHAMBY
Mr. S. A. YATAWARA	Acting President, R. C., Matale North, etc.	13th January, 1970	During absence of Mr. A. L. M. FERNANDO
Mr. K. ARASAKOON	Acting President, R. C., Eruvil Poraitivu, etc.	16th to 19th January, 1970	During absence of Mr. C. R. RAJASINGHAM
Mr. M. H. M. JOUFER	Acting President, R. C., Panama Pattu, etc.	16th & 17th January, 1970	During absence of Mr. S. RAJANATHAN
Mr. D. M. JAYASURIYA	Acting President, R. C., Magam Pattu, etc.	8th to 13th January, 1970	During absence of Mr. H. M. S. B. MADAWALA
Mr. S. A. E. PINTO	Acting President, R. C., Puttalam Pattu, etc.	13th January, 1970	During absence of Mr. P. D. P. WIJESSEKERA
Mr. N. C. RAJAPAKSE	Additional President, R. C., Galleamuwa D.R.O's Division, etc.	From 24th January, 1970	To hear, determine and deliver judgment in R. C. Ambanpola CRM. Case No. 5907
Mr. A. SEEMAMPILLAI	Acting President, R. C., Mannar	21st January, 1970	During absence of Mr. K. V. NAVARATNAM
Mr. P. DE VAAS	Acting President, R. C., Siyane Korale East, etc.	16th January, 1970	During absence of Mr. W. B. DASSANAYAKE
Mr. M. L. JAMALDEEN LEBBE	Acting Quazi for the Judicial Division of Vavuniya, from 17th January, 1970, for two months, or until the return of Mr. A. MOHIDEEN, to the duties	Division of Vavuniya, from 17th January, 1970, for two months, or until the return of Mr. A. MOHIDEEN, to the duties	Island in addition to his other

SRIMEVAN AMERASINGHE,  
Secretary,  
Judicial Service Commission.

Office of the Judicial Service Commission,  
P. O. Box 573,  
Colombo 12, January 20, 1970.

I—499

## Other Appointments, &c.

No. 32 of 1970

P 4/SV 2/344, P 4/SV 37/87, P 4/SV 22/2,  
P 4/SV 28/90, P 4/SV 32/52, P 4/SV 14/74,  
P 4/SV 2/316.

### THE COURTS ORDINANCE

#### Notice under Section 82

BY virtue of the powers delegated to me under section 82 of the Courts Ordinance (Chapter 6), I, Alexander Fairlie Wijemanne, Minister of Justice, do hereby appoint—

1. Mr. GODE VITHANAGE JEMIS APPUHAMY WICKREMASINGHE to be a Justice of the Peace for the Judicial District of Colombo.
2. Mr. HEWAGODAGE WIJEWANTHA to be a Justice of the Peace for the Judicial District of Ratnapura.

3. Mr. M. P. M. MOHAMED CASSIM ALIM to be a Justice of the Peace for the Judicial District of Mannar.
4. Mr. RATNAYAKE MUDIYANSELAGE MUDIYANSE to be a Justice of the Peace for the Judicial District of Kurunegala.
5. Mr. DON HENRY YAPA ABHAYAWARDHANA to be a Justice of the Peace for the Judicial District of Anuradhapura.
6. Mr. URANELIS KODITUWAKKU to be a Justice of the Peace for the Judicial District of Galle.
7. Mr. PAHALAWATTAGE DON KARUNARATNE to be a Justice of the Peace for the Judicial District of Colombo.

A. F. WIJEMANNE,  
Minister of Justice.

Ministry of Justice,  
Colombo, 20th January, 1970.  
I—483/1

No. 33 of 1970

P 4/SV. N 29, P 4/SV. N 18, P 4/SV. N 20,  
P 4/SV. N 2, P 4/SV. N 37, P 4/SV. N 33,  
P 4/SV. N 9, P 4/SV. N 4, P 4/SV. N 5,  
P 4/SV. N 46, P 4/SV. N 19.

### THE COURTS ORDINANCE

#### Notice under Section 82

BY virtue of the powers delegated to me under section 82 of the Courts Ordinance (Chapter 6), I, Alexander Fairlie Wijemanne, Minister of Justice, do hereby appoint the following officers to be, while holding such posts, Ex-officio Justices of the Peace for the Judicial Districts indicated against their names :—

Name	Present Post	Judicial District
1. Mr. MURUGESU NADARAJAH ..	Acting Civilian Administrative Officer and Accountant of the Army	Colombo
2. Mr. L. A. JAYAWARDENA ..	Office Assistant, Survey Department .. ..	Colombo
3. Mr. SHAHUL HAMEED MOHAMED SUBAIR FAROUQUE	Assistant Postmaster-General (Administration) .. ..	Colombo
4. Mr. S. R. FERNANDO ..	Assistant Commissioner for National Housing .. ..	Anuradhapura
5. Capt. G. O. HENRICUS ..	Master Attendant of the Colombo Port Commission .. ..	Colombo
6. Mr. M. A. P. SAMARASEKERA ..	Additional Assistant Government Agent, Colombo District .. ..	Colombo
7. Mr. G. AMABASENA ..	Secretary, Sri Lanka Vidyalankara University .. ..	Colombo
8. Mr. EDWARD ALOYSIUS SYLVESTER WILFRED PERERA ..	Superintendent, Welikada Prisons .. ..	Colombo
9. Mr. MURUGESUPILLAI SOMASUNDERAM	President of the Public Service Mutual Provident Association .. ..	Colombo
10. Mr. ABDUL MAJEED MOHAMED SAHABDEEN	Commissioner for Workmen's Compensation .. ..	Whole Island
11. Mr. J. Y. D. DE SILVA ..	Secretary, Bribery Tribunals .. ..	Colombo

A. F. WIJEMANNE,  
Minister of Justice.

Ministry of Justice,  
Colombo, 20th January, 1970.

1—483/2

No. 34 of 1970

P 4/SV 16/73, P 4/SV 38/98, P 4/SV 35/66,  
P 4/SV 9/133, P 4/SV 23/8, P 4/SV 37/96,  
P 4/SV 37/104, P 4/SV 6/23, P 4/SV 2/290,  
P 4/SV 28/109.

### THE COURTS ORDINANCE

#### Notice under Section 82

BY virtue of the powers delegated to me under section 82 of the Courts Ordinance (Chapter 6), I, Alexander Fairlie Wijemanne, Minister of Justice, do hereby appoint—

1. Mr. RATNAYAKE ARACHCHIGE PIYADASA RATNAYAKE to be a Justice of the Peace for the Judicial District of Matara.
2. Mr. PATTIVIDANELAGE PODINILAME GARAGODA to be a Justice of the Peace for the Judicial District of Avissawella.
3. Mr. WIDANAGE JOHN WEERASINGHE to be a Justice of the Peace for the Judicial District of Badulla.
4. Mr. ALUDENIYE MAHAMUDANNAYAKE MUDIYANSELAGE ARTHUR MUDANNAYAKE to be a Justice of the Peace for the Judicial District of Kandy.
5. Mr. SINNATHAMBY VETHARANIYAM to be a Justice of the Peace for the Judicial District of Vavuniya.
6. Mr. HEERALU MOHOTTALALAGE PUNCHI MAHATMAYA to be a Justice of the Peace for the Judicial District of Ratnapura.
7. Mr. WALAPPULI MUDIYANSELAGE DHARMASENA BANDARA MANIPURA to be a Justice of the Peace for the Judicial District of Ratnapura.
8. Mr. MAHANTHE ACHARIGE LEWIS PERERA to be a Justice of the Peace for the Judicial District of Avissawella.
9. Mr. SALEHBOY HUSSEINBOY MOOSAJEE to be a Justice of the Peace for the Judicial District of Colombo.
10. Mr. CAMILLE VAN DER POORTEN to be a Justice of the Peace for the Judicial District of Kurunegala.

A. F. WIJEMANNE,  
Minister of Justice.

Ministry of Justice,  
Colombo, 13th January, 1970.  
1—704/1

No. P 4/SV 3/128.

### CORRECTION

NOTICE No. 37B of 1969 published on page 749 of Part I Section I of the *Government Gazette* No. 14,882 of 28th November, 1969, is hereby amended by the substitution for the words "3. Mr. MESTIYAGE DON KAROLIS GUNATILAKE to be a Justice of the Peace for the Judicial District of Kalutara" of the words "3. MESTIYAGE DON KAROLIS GUNATILAKE to be a Justice of the Peace for the Judicial District of Panadura".

A. F. WIJEMANNE,  
Minister of Justice.

Ministry of Justice,  
Colombo, 16th January, 1970.  
1—704/2

No. 35 of 1970

### NOTARIES ORDINANCE (CAP. 107)

THE Honourable the Minister of Home Affairs has appointed Mr. OLIVER NEWTON WANDURAGALA to be a Notary Public throughout the judicial division of Colombo and to practise as such in the English language.

1—825/1

No. 36 of 1970

### NOTARIES ORDINANCE (CAP. 107)

THE Honourable the Minister of Home Affairs has appointed Mr. NEVILLE HENRY FERNANDO to be a Notary Public throughout the judicial division of Kalutara and to practise as such in the English Language.

1—696

## Government Notifications

L. D.—B. 91/49.

No. D. 89/Disc.

### THE ARMY ACT

REGULATION made by the Minister of Defence and External Affairs under section 155 of the Army Act (Chapter 357).

DUDLEY SENANAYAKE,  
Minister of Defence and External Affairs.  
Colombo, October 23, 1969.

#### Regulation

The Army Discipline Regulations, 1950, published in Gazette No. 10,154 of September 22, 1950, as amended from time to time, are hereby further amended, by the substitution, in regulation 39 thereof, for the words "Sundays, Good Friday and Christmas day", of the words "Poya days and Public Holidays".

*Note : Regulation published in Gazette No. 14,877 of 24th October, 1969, should be treated as cancelled, in view of Printer's errors appearing therein. Regulation as republished now in Gazette No. 14,891 dated 29.1.70, should be regarded as the correct publication.*

L. D.—B. 91/49.

No. D. 89/Disc.

### THE ARMY ACT

REGULATION made by the Minister of Defence and External Affairs under section 155 of the Army Act (Chapter 357).

DUDLEY SENANAYAKE,  
Minister of Defence and External Affairs.  
Colombo, October 23, 1969.

#### Regulation

The Court-Martial (General and District) Regulations, published in Gazette Extraordinary No. 10,163 of October 10, 1950, are hereby amended by the substitution, in paragraph (4) of regulation 21 thereof, for the words "Sunday, Christmas Day, or Good Friday," of the words "Poya days or Public Holidays,"

*Note : Regulation published in Gazette No. 14,877 of 24th October, 1969, should be treated as cancelled, in view of Printer's errors appearing therein. Regulation as republished now in Gazette No. 14,891 dated 29.1.70, should be regarded as the correct publication.*

L. D.—B. 91/49.

No. D. 89/Disc.

### THE ARMY ACT

REGULATION made by the Minister of Defence and External Affairs under section 155 of the Army Act (Chapter 357).

DUDLEY SENANAYAKE,  
Minister of Defence and External Affairs.  
Colombo, October 23, 1969.

#### Regulation

The Army Courts of Inquiry Regulations, 1952, published in Gazette No. 10,468 of November 7, 1952, are hereby amended in paragraph (2) of regulation 7 thereof, by the substitution for the words "not be held", of the words "not be held on Poya days, Public Holidays, or".

*Note : Regulation published in Gazette No. 14,877 of 24th October, 1969, should be treated as cancelled, in view of Printer's errors appearing therein. Regulation as republished now in Gazette No. 14,891 dated 29.1.70, should be regarded as the correct publication.*

L. D.—B. 91/49.

No. D. 89/Disc.

### THE ARMY ACT

REGULATION made by the Minister of Defence and External Affairs under section 155 of the Army Act (Chapter 357).

DUDLEY SENANAYAKE,  
Minister of Defence and External Affairs.  
Colombo, October 23, 1969.

## Regulation

The Army Leave and Holiday Warrant Regulations, 1957, published in Gazette No. 11,193 of November 8, 1957, as amended from time to time, are hereby further amended in sub-paragraph (d) of paragraph (1) of regulation 2 thereof, by the substitution for the words "during a week-end", of the words "commencing on the day prior to a Poya Day".

*Note : Regulation published in Gazette No. 14,877 of 24th October, 1969, should be treated as cancelled, in view of Printer's errors appearing therein. Regulation as republished now in Gazette No. 14,891 dated 29.1.70, should be regarded as the correct publication.*

L. D.—B. 126/50.

No. D. 89/Disc.

### THE NAVY ACT

REGULATION made by the Minister of Defence and External Affairs under section 161 of the Navy Act (Chapter 358).

DUDLEY SENANAYAKE,  
Minister of Defence and External Affairs.  
Colombo, October 23, 1969.

#### Regulation

The Navy Leave and Holiday Warrants Regulations, 1957, published in Gazette No. 11,193 of November 8, 1957, as amended from time to time are hereby further amended in regulation 2, by the substitution in sub-paragraph (d) of paragraph (1) thereof, for the words "during a week-end", of the words "commencing the day prior to a Poya Day".

*Note : Regulation published in Gazette No. 14,877 of 24th October, 1969, should be treated as cancelled, in view of Printer's errors appearing therein. Regulation as republished now in Gazette No. 14,891 dated 29.1.70, should be regarded as the correct publication.*

L. D.—B. 130/50.

No. D. 89/Disc.

### THE AIR FORCE ACT

REGULATION made by the Minister of Defence and External Affairs under section 155 of the Air Force Act (Chapter 359).

DUDLEY SENANAYAKE,  
Minister of Defence and External Affairs.  
Colombo, October 23, 1969.

#### Regulation

The Court Martial (General and District) Regulations, published in Gazette No. 10,449 of September 19, 1952, are hereby amended in paragraph (4) of regulation 167 thereof, by the substitution for the words "Sunday, Christmas Day, or Good Friday", of the words "Poya Days and Public Holidays".

*Note : Regulation published in Gazette No. 14,877 of 24th October, 1969, should be treated as cancelled, in view of Printer's errors appearing therein. Regulation as republished now in Gazette No. 14,891 dated 29.1.70, should be regarded as the correct publication.*

L. D.—B. 130/50.

No. D. 89/Disc.

### THE AIR FORCE ACT

REGULATION made by the Minister of Defence and External Affairs under section 155 of the Air Force Act (Chapter 359).

DUDLEY SENANAYAKE,  
Minister of Defence and External Affairs.  
Colombo, October 23, 1969.

**Regulation**

The Air Force (Detention Barracks) Regulations published in *Gazette* No. 10,449 of September 19, 1952, are hereby amended in regulation 16 thereof, by the substitution for the sub-paragraphs (a), (b), (c), (d), (e), (f) and (g) thereto, of the following words:—

“Poya Days and Public Holidays”.

*Note : Regulation published in Gazette No. 14,877 of 24th October, 1969, should be treated as cancelled, in view of Printer's errors appearing therein. Regulation as republished now in Gazette No. 14,891 dated 29.1.70, should be regarded as the correct publication.*

L. D.—B. 130/50.

No. D. 89/Disc.

**THE AIR FORCE ACT**

REGULATION made by the Minister of Defence and External Affairs under section 155 of the Air Force Act (Chapter 359).

DUDLEY SENANAYAKE,

Minister of Defence and External Affairs.

Colombo, October 23, 1969.

**Regulation**

The Air Force Leave and Holiday Warrants Regulations 1957, published in *Gazette* No. 11,193 of November 8, 1957, as amended from time to time, are hereby further amended in regulation 2 (1) thereof, by the substitution, in sub-paragraph (d) for the words “during a week-end”, of the words “commencing the day prior to a Poya Day”.

*Note : Regulation published in Gazette No. 14,877 of 24th October, 1969, should be treated as cancelled, in view of Printer's errors appearing therein. Regulation as republished now in Gazette No. 14,891 dated 29.1.70, should be regarded as the correct publication.*

L. D.—B. 90/34.

No. D/VF/38/A.

**THE ARMY ACT**

REGULATION made by the Minister of Defence and External Affairs by virtue of the powers vested in him by section 155 of the Army Act (Chapter 357).

DUDLEY SENANAYAKE,

Minister of Defence and External Affairs.

Colombo, October 15, 1969.

**Regulation**

The regulations relating to the Ceylon Defence Force made under sections 9 and 12 of the Ceylon Defence Force Ordinance and published in the Supplement to *Gazette* No. 8,074 of August 24, 1934, and continuing in force, by virtue of section 156 of the Army Act, as amended from time to time, are hereby further amended by the substitution, for regulation 33, of the following new regulation:—

“33. Candidates for first commission as—

- (a) general duties officers must be between the ages of 21 and 25; and
- (b) technical officers must be between the ages of 21 and 40, and must be citizens of Ceylon. Recommendations must be accompanied by the following documents:—
  - (i) A medical certificate as to physical fitness.
  - (ii) Two certificates as to good moral character.
  - (iii) A return on A.F.A. 55 showing the name in full, age, height, residence, place of education, and the occupation or profession of the candidate.
  - (iv) Particulars of any previous naval, military or air service, either as a Commissioned Officer or in the ranks.”

*Note : Regulation published in Gazette No. 14,877 of 24th October, 1969, should be treated as cancelled, in view of Printer's errors appearing therein. Regulation as republished now in Gazette No. 14,891 dated 29.1.70, should be regarded as the correct publication.*

L. D.—B. 91/49.

No. D. 270/2/Rect.

**THE ARMY ACT**

REGULATION made by the Minister of Defence and External Affairs under section 155 of the Army Act (Chapter 357).

DUDLEY SENANAYAKE,

Minister of Defence and External Affairs.

Colombo, October 16, 1969.

**Regulation**

The Army Medical and Dental Officers Regulations, 1961, published in *Gazette Extraordinary* No. 12,673 of September 25, 1961, as amended from time to time, are hereby further amended, by the insertion, immediately after regulation 10, of the following new regulation:—

“10A (1) Notwithstanding anything to the contrary in these regulations, but subject as hereinafter provided, any old-entrant medical or dental officer in the Army may elect to retire in accordance with the provisions of Treasury Circular No. 700 of September 4, 1966, on the ground that he is unable to work in the Official Language :

Provided however that the Permanent Secretary may refuse any officer permission to retire if, in the opinion of the Governor-General, the retention of the officer's services is considered essential in the interests of the Army.

- (2) The provisions of Treasury Circular No. 701 of September 4, 1966, shall apply *mutatis mutandis* to all new entrant medical and dental officers in the Army.
- (3) No new-entrant medical or dental officer shall receive any increment of pay appropriate to his rank unless he has passed such proficiency test in the Official Language within such period as may be determined by the Commander of the Army with the concurrence of the Permanent Secretary :

Provided however that the preceding provisions of this paragraph shall not apply to any new-entrant officer who is exempted from such proficiency test by reason of his possessing such qualifications in the Official Language as are deemed sufficient by the Commander of the Army.

- (4) In this regulation—

“old-entrant medical or dental officer” means—

- (i) any medical or dental officer, commissioned in the Regular Force of the Army, prior to September 24, 1956; and
- (ii) any medical or dental officer, commissioned in the Regular Force of the Army, on or after September 24, 1956, but who prior to that date was a member of the Regular Naval Force, the Regular Air Force or the Volunteer Force of any of the three Services, or the Public Service, where his service in the Regular Force of the Army is continuous with his service in the Regular Naval Force, the Regular Air Force or the Volunteer Force of any of the three Services, or the Public Service, as the case may be ;

“new-entrant medical or dental officer” means a medical or dental officer who is not an old-entrant medical or dental officer ; and

“Permanent Secretary” means the Permanent Secretary to the Ministry of Defence and External Affairs.”

*Note : Regulation published in Gazette No. 14,877 of 24th October, 1969, should be treated as cancelled, in view of Printer's errors appearing therein. Regulation as republished now in Gazette No. 14,891 dated 29.1.70, should be regarded as the correct publication.*

L. D.—B. 126/50.

No. D. 270/2/Rect.

**THE NAVY ACT**

REGULATION made by the Minister of Defence and External Affairs under section 161 of the Navy Act (Chapter 358), as amended by Act, No. 11 of 1962.

DUDLEY SENANAYAKE,  
Minister of Defence and External Affairs.

Colombo, October 16, 1969.

**Regulation**

The Navy Medical and Dental Officers Regulations, 1961, published in *Gazette Extraordinary* No. 12,673 of September 25, 1961, as amended from time to time, are hereby further amended, by the insertion, immediately after regulation 10, of the following new regulation :—

- “10A. (1) Notwithstanding anything to the contrary in these regulations, but subject as hereinafter provided, any old-entrant medical or dental officer may elect to retire in accordance with the provisions of Treasury Circular No. 700 of September 4, 1966, on the ground that he is unable to work in the Official Language :

Provided however that the Permanent Secretary may refuse any officer permission to retire if, in the opinion of the Governor-General, the retention of the officer's services is considered essential in the interests of the Navy.

- (2) The provisions of Treasury Circular No. 701 of September 4, 1966, shall apply *mutatis mutandis* to all new entrant medical and dental officers in the Navy.

- (3) No new-entrant medical or dental officer shall receive any increment of pay appropriate to his rank unless he has passed such proficiency test in the Official Language within such period as may be determined by the Captain of the Navy with the concurrence of the Permanent Secretary :

Provided however that the preceding provisions of this paragraph shall not apply to any new-entrant officer who is exempted from such proficiency test by reason of his possessing such qualifications in the Official Language as are deemed sufficient by the Captain of the Navy.

- (4) In this regulation—

“old-entrant medical or dental officer” means—

- (i) any medical or dental officer, commissioned in the Regular Naval Force, prior to September 24, 1956; and  
(ii) any medical or dental officer, commissioned in the Regular Naval Force on or after September 24, 1956, but who prior to that date was a member of the Regular Force of the Army, the Regular Air Force, or the Volunteer Force of any of the three Services, or the Public Service, where his service in the Regular Naval Force is continuous with his service in the Regular Force of the Army, the Regular Air Force or the Volunteer Force of any of the three Services, or the Public Service, as the case may be ;

“new-entrant medical or dental officer” means a medical or dental officer who is not an old-entrant medical or dental officer ; and

“Permanent Secretary” means the Permanent Secretary to the Ministry of Defence and External Affairs.”.

NOTE : Regulation published in Gazette No. 14,877 of 24th October, 1969, should be treated as cancelled, in view of Printer's errors appearing therein. Regulation as republished now in Gazette No. 14,891 dated 29.1.70, should be regarded as the correct publication.

L. D.—B. 130/50.

No. D. 270/2/Rect.

**THE AIR FORCE ACT**

REGULATION made by the Minister of Defence and External Affairs under section 155 of the Air Force Act (Chapter 359).

DUDLEY SENANAYAKE,  
Minister of Defence and External Affairs.

Colombo, October 16, 1969.

**Regulation**

The Air Force Medical and Dental Officers Regulations, 1961, published in *Gazette Extraordinary* No. 12,673 of September 25, 1961, as amended from time to time, are hereby further amended, by the insertion, immediately after regulation 10, of the following new regulation :—

- “10A. (1) Notwithstanding anything to the contrary in these regulations, but subject as hereinafter provided, any old-entrant medical or dental officer in the Air Force may elect to retire in accordance with the provisions of Treasury Circular No. 700 of September 4, 1966, on the ground that he is unable to work in the Official Language :

Provided however that the Permanent Secretary may refuse any officer permission to retire if, in the opinion of the Governor-General, the retention of the officer's services is considered essential in the interests of the Air Force.

- (2) The provisions of Treasury Circular No. 701 of September 4, 1966, shall apply *mutatis mutandis* to all new entrant medical and dental officers in the Air Force.

- (3) No new-entrant medical or dental officer shall receive any increment of pay appropriate to his rank unless he has passed such proficiency test in the Official Language within such period as may be determined by the Commander of the Air Force, with the concurrence of the Permanent Secretary :

Provided however that the preceding provisions of this paragraph shall not apply to any new-entrant officer who is exempted from such proficiency test by reason of his possessing such qualifications in the Official Language as are deemed sufficient by the Commander of the Air Force.

- (4) In this regulation—

“old-entrant medical or dental officer” means—

- (i) any medical or dental officer, commissioned in the Regular Air Force, prior to September 24, 1956; and  
(ii) any medical or dental officer, commissioned in the Regular Air Force, on or after September 24, 1956, but who prior to that date was a member of the Regular Force of the Army, the Regular Naval Force, or the Volunteer Force of any of the three Services, or the Public Service, where his service in the Regular Air Force is continuous with his service in the Regular Force of the Army, the Regular Naval Force or the Volunteer Force of any of the three Services, or the Public Service, as the case may be.

“new-entrant medical or dental officer” means a medical or dental officer who is not an old-entrant medical or dental officer ; and

“Permanent Secretary” means the Permanent Secretary to the Ministry of Defence and External Affairs.”.

NOTE : Regulation published in Gazette No. 14,877 of 24th October, 1969, should be treated as cancelled, in view of Printer's errors appearing therein. Regulation as republished now in Gazette No. 14,891 dated 29.1.70, should be regarded as the correct publication.

L. D.—B. 91/49.

D. 122/Pen.

**THE ARMY ACT**

REGULATION made by the Minister of Defence and External Affairs under sections 29 and 155 of the Army Act (Chapter 357).

DUDLEY SENANAYAKE,  
Minister of Defence and External Affairs.

Colombo. October 15, 1969.

**Regulation**

The Army Pensions and Gratuities Code, 1961, published in *Gazette Extraordinary* No. 12,680 of September 28, 1961, as amended from time to time, is hereby further amended as follows:—

- (1) in regulation 18, in paragraph (1) thereof, by the insertion, immediately after sub-paragraph (j) thereof, of the following new sub-paragraph:—

“(k) service under the Government as a daily-paid or temporary monthly-paid employee or as a permanent non-pensionable monthly-paid employee or in a full-time acting capacity in a pensionable office under the Government.

Provided, however, that where any such period of service has been terminated due to misconduct, the period or periods of such service prior to the date of such termination shall not be reckoned for the purpose of the grant of a pension or gratuity under these regulations.

Provided further, that it shall be a condition for the reckoning of such service for pension or gratuity, that the sum of any bonus or award or other benefit, if any, paid to the credit of the employee's account by the Government under section 14 of the Public Service Provident Fund Ordinance (Chapter 434), shall be refunded by the employee together with simple interest on such sum at four per centum per annum from the date he received payment of that sum.”;

- (2) in regulation 26, in paragraph (1) thereof—

(a) in the proviso thereto, by the substitution, for the expression “aggregating not less than two years.”, of the expression “aggregating not less than two years.”; and

(b) by the insertion, immediately after the proviso thereto, of the following new proviso:—

“Provided further that where a soldier's substantive or temporary rank has been reduced within two years of retirement and has not been restored, the rank for the purpose of the grant of a pension shall be the highest rank, whether substantive or temporary, held by him at the date of retirement.”; and

- (3) in regulation 32, in paragraph (1) thereof, by the insertion, immediately after sub-paragraph (i), of the following new sub-paragraph:—

“(j) service under the Government as a daily-paid or temporary monthly-paid employee or as a permanent non-pensionable monthly-paid employee or in a full-time acting capacity in a pensionable office under the Government:

Provided however that where any such period of service has been terminated due to misconduct, the period or periods of such service prior to the date of such termination shall not be reckoned for the purpose of the grant of a pension or gratuity under these regulations:

Provided further that it shall be a condition for the reckoning of such service for pension or gratuity that the sum of any bonus or award or other benefit, if any, paid to the credit of the employee's account by the Government under section 14 of the Public Service Provident Fund Ordinance (Chapter 434), shall be refunded by the employee together with simple interest on such sum at four per centum per annum from the date he received payment of that sum.”.

*NOTE: Regulation published in Gazette No. 14,877 of 24th October, 1969, should be treated as cancelled, in view of Printer's errors appearing therein. Regulation as republished now in Gazette No. 14,891 dated 29.1.70 should be regarded as the correct publication.*

L. D.—B. 126/50.

No. D. 122/Pen.

**THE NAVY ACT**

REGULATION made by the Minister of Defence and External Affairs under Section 161 of the Navy Act (Chapter 358).

DUDLEY SENANAYAKE,  
Minister of Defence and External Affairs.  
Colombo, October 15, 1969.

**Regulation**

The Navy Pensions and Gratuities Code, 1962, published in *Gazette* No. 13,423 of December 7, 1962, as amended from time to time, is hereby further amended as follows:—

- (1) in regulation 16, in paragraph (1) thereof, by the insertion, immediately after sub-paragraph (i), of the following new sub-paragraph:—

“(j) service under the Government as a daily-paid or temporary monthly-paid employee or as a permanent non-pensionable monthly-paid employee or in a full-time acting capacity in a pensionable office under the Government:

Provided, however, that where any such period of service has been terminated due to misconduct, the period or periods of such service prior to the date of such termination shall not be reckoned for the purpose of the grant of a pension or gratuity under these regulations.

Provided further, that it shall be a condition for the reckoning of such service for pension or gratuity, that the sum of any bonus or award or other benefit, if any, paid to the credit of the employee's account by the Government under section 14 of the Public Service Provident Fund Ordinance (Chapter 434), shall be refunded by the employee together with simple interest on such sum at four per centum per annum from the date he received payment of that sum.”;

- (2) in regulation 24, in paragraph (1) thereof—

(a) in the proviso thereto, by the substitution, for the expression “aggregating not less than two years.”, of the expression “aggregating not less than two years.”; and

(b) by the insertion, immediately after the proviso thereto, of the following new proviso:—

“Provided further that where a seaman's substantive or temporary rank has been reduced within two years of retirement and has not been restored, the rank for the purpose of the grant of a pension shall be the highest rank, whether substantive or temporary, held by him at the date of retirement.”; and



(3) in regulation 30, in paragraph (1) thereof, by the insertion, immediately after sub-paragraph (h), of the following new sub-paragraph :—

“(i) service under the Government as a daily-paid or temporary monthly-paid employee or as a permanent non-pensionable monthly-paid employee or in a full-time acting capacity in a pensionable office under the Government :

Provided however that where any such period of service has been terminated due to misconduct, the period or periods of such service prior to the date of such termination shall not be reckoned for the purpose of the grant of a pension or gratuity under these regulations :

Provided further that it shall be a condition for the reckoning of such service for pension or gratuity that the sum of any bonus or award or other benefit, if any, paid to the credit of the employee's account by the Government under section 14 of the Public Service Provident Fund Ordinance (Chapter 434), shall be refunded by the employee together with simple interest on such sum at four per centum per annum from the date he received payment of that sum.”

*NOTE : Regulation published in Gazette No. 14,877 of 24th October, 1969, should be treated as cancelled, in view of Printer's errors appearing therein. Regulation as republished now in Gazette No. 14,891 dated 29.1.70 should be regarded as the correct publication.*

L. D.— 130/50.

No. D. 122/Pen.

#### THE AIR FORCE ACT

REGULATION made by the Minister of Defence and External Affairs under sections 29 and 155 of the Air Force Act (Chapter 359).

DUDLEY SENANAYAKE,  
Minister of Defence and External Affairs.

Colombo, October 15, 1969.

#### Regulation

The Air Force Pensions and Gratuities Code, 1962, published in *Gazette* No. 13,301 of September 14, 1962, as amended from time to time, is hereby further amended as follows :—

(1) in regulation 16 in paragraph (1) thereof, by the insertion, immediately after sub-paragraph (j), of the following new sub-paragraph :—

“(k) service under the Government as a daily-paid or temporary monthly-paid employee or as a permanent non-pensionable monthly-paid employee or in a full-time acting capacity in a pensionable office under the Government ;

Provided however that where any such service has been terminated due to misconduct, the period or periods of such service prior to the date of such termination shall not be reckoned for the purpose of the grant of a pension or gratuity under these regulations ;

Provided further that it shall be a condition for the reckoning of such service for pension or gratuity that the sum of the bonus or award or other benefit, if any, paid to the credit of the employee's account by the Government under section 14 of the Public Service Provident Fund Ordinance (Chapter 434), shall be refunded by the employee together with simple interest on such sum at four per centum per annum from the date he received payment of that sum.” ;

(2) in regulation 24, in paragraph (1) thereof—

(a) in the proviso thereto, by the substitution, for the expression “aggregating not less than two years.” of the expression “aggregating not less than two years : ” ; and

(b) by the insertion, immediately after the proviso thereto, of the following new proviso :—

“Provided further that where an airman's substantive or temporary rank has been reduced within two years of retirement and has not been restored, the rank for the purpose of the grant of a pension shall be the highest rank, whether substantive or temporary, held by him at the date of retirement.” ; and

(3) in regulation 30 in paragraph (1) thereof, by the insertion immediately after sub-paragraph (i), of the following new sub-paragraph :—

“(j) service under the Government as a daily-paid or temporary monthly-paid employee or as a permanent non-pensionable monthly-paid employee or in a full-time acting capacity in a pensionable office under the Government :

Provided however that where any such period of such service has been terminated due to misconduct, the period or periods of such service prior to the date of such termination shall not be reckoned for the purpose of the grant of a pension or gratuity under these regulations.

Provided further that it shall be a condition for the reckoning of such service for pension or gratuity that the sum of the bonus or award or other benefit, if any, paid to the credit of the employee's account by the Government under section 14 of the Public Service Provident Fund Ordinance (Chapter 434), shall be refunded by the employee together with simple interest on such sum at four per centum per annum from the date he received payment of that sum.”

*NOTE : Regulation published in Gazette No. 14,877 of 24th October, 1969, should be treated as cancelled, in view of Printer's errors appearing therein. Regulation as republished now in Gazette No. 14,891 dated 29.1.70 should be regarded as the correct publication.*

L. D.—B. 91/49.

No. D. 472/ET.

#### THE ARMY ACT

REGULATION made by the Minister of Defence and External Affairs under sections 24 and 155 of the Army Act (Chapter 357).

DUDLEY SENANAYAKE,  
Minister of Defence and External Affairs.

Colombo, October 15, 1969.

#### Regulation

The Army Pay Code, 1961, published in *Gazette* No. 12,395 of April 28, 1961, as amended from time to time, is hereby further amended as follows :—

(1) by the insertion, immediately after regulation 15, of the following new regulation :—

“Other Allowances

15A. An officer shall be paid such other allowances, and at such rates as may be determined by the Permanent Secretary to the Ministry of Defence and External Affairs in consultation with the Deputy Secretary to the Treasury.” ;

(2) by the insertion, immediately after regulation 20, of the following new regulations :—

“Other Allowances

20A. A cadet shall be paid such other allowances, and at such rates as may be determined by the Permanent Secretary to the Ministry of Defence and External Affairs in consultation with the Deputy Secretary to the Treasury.

Batman's Allowance

20B. The mess in which a cadet is permanently accommodated whilst under training in Ceylon shall be paid a sum of rupees fifty per month to provide batman's service." ; and

- (3) by the insertion, immediately after regulation 38, of the following new regulation :—

" Other Allowances

38A. A soldier shall be paid such other allowances, and at such rates as may be determined by the Permanent Secretary to the Ministry of Defence and External Affairs in consultation with the Deputy Secretary to the Treasury."

*NOTE : Regulation published in Gazette No. 14,877 of 24th October, 1969, should be treated as cancelled, in view of Printer's errors appearing therein. Regulation as republished now in Gazette No. 14,891 dated 29.1.70 should be regarded as the correct publication.*

L. D.—B. 126/50

### THE NAVY ACT

REGULATION made by the Minister of Defence and External Affairs under section 161 of the Navy Act (Chapter 358).

DUDLEY SENANAYAKE,  
Minister of Defence and External Affairs.  
Colombo, October 15, 1969.

#### Regulation

The Navy Pay Code, 1961, published in *Gazette* No. 12,395 of April 28, 1961, as amended from time to time, is hereby further amended as follows :—

- (1) by the insertion, immediately after regulation 17, of the following new regulation :—

" Other Allowances

17A. An officer shall be paid such other allowances, and at such rates as may be determined by the Permanent Secretary to the Ministry of Defence and External Affairs in consultation with the Deputy Secretary to the Treasury."

- (2) by the insertion, immediately after regulation 23, of the following new regulation :—

" Other Allowances

23A. A cadet or midshipman shall be paid such other allowances, and at such rates as may be determined by the Permanent Secretary to the Ministry of Defence and External Affairs in consultation with the Deputy Secretary to the Treasury" ; and

- (3) by the insertion, immediately after regulation 40, of the following new regulation :—

" Other Allowances

40A. A seaman shall be paid such other allowances, and at such rates as may be determined by the Permanent Secretary to the Ministry of Defence and External Affairs in consultation with the Deputy Secretary to the Treasury."

*NOTE : Regulation published in Gazette No. 14,877 of 24th October, 1969, should be treated as cancelled, in view of Printer's errors appearing therein. Regulation as republished now in Gazette No. 14,891 dated 29.1.70 should be regarded as the correct publication.*

L. D.—B. 130/50

No. D. 472/ET.

### THE AIR FORCE ACT

REGULATION made by the Minister of Defence and External Affairs under sections 24 and 155 of the Air Force Act (Chapter 359).

DUDLEY SENANAYAKE,  
Minister of Defence and External Affairs.  
Colombo, October 15, 1969.

### Regulation

The Air Force Pay Code, 1961, published in *Gazette* No. 12,395 of April 28, 1961, as amended from time to time, is hereby further amended as follows :—

- (1) by the insertion, immediately after regulation 16, of the following new regulation :—

" Other Allowances

16A. An officer shall be paid such other allowances, and at such rates as may be determined by the Permanent Secretary to the Ministry of Defence and External Affairs in consultation with the Deputy Secretary to the Treasury."

- (2) by the insertion, immediately after regulation 22, of the following new regulations :—

" Other Allowances

22A. A cadet shall be paid such other allowances, and at such rates as may be determined by the Permanent Secretary to the Ministry of Defence and External Affairs in consultation with the Deputy Secretary to the Treasury.

Batman's Allowance

22B. The mess in which a cadet is permanently accommodated whilst under training in Ceylon shall be paid a sum of rupees fifty per month to provide batman's service."

- (3) by the insertion, immediately after regulation 37, of the following new regulation :—

" Other Allowances

37A. An airman shall be paid such other allowances, and at such rates as may be determined by the Permanent Secretary to the Ministry of Defence and External Affairs in consultation with the Deputy Secretary to the Treasury."

- (4) by the insertion, immediately after regulation 41, of the following new regulation :—

" Other Allowances

41A. An apprentice shall be paid such allowances and at such rates as may be determined by the Permanent Secretary to the Ministry of Defence and External Affairs in consultation with the Deputy Secretary to the Treasury."

*NOTE : Regulation published in Gazette No. 14,877 of 24th October, 1969, should be treated as cancelled, in view of Printer's errors appearing therein. Regulation as republished now in Gazette No. 14,891 dated 29.1.70 should be regarded as the correct publication.*

L. D.—B 7/63.

ED 01/12/019.

### THE INLAND REVENUE ACT, No. 4 OF 1963

#### Order under Section 6 (1) (v)

BY virtue of the powers vested in me by section 6 (1) (v) of the Inland Revenue Act, No. 4 of 1963, as amended by Act No. 26 of 1968, I, Ukku Banda Wanninayake, Minister of Finance, do by this Order, at the request of the Ceylon Tourist Board established under the Ceylon Tourist Board Act, No. 10 of 1966, declare that the aforesaid section shall apply to " Sapphire Hotel, Wellawatte ", being an undertaking for the operation of a hotel for tourists carried on at Wellawatte by M. I. M. Naleem.

U. B. WANNINAYAKE,  
Minister of Finance.

Colombo, 12th January, 1970.

1-697

### THE TAX RESERVE CERTIFICATES ACT, No. 22 OF 1957

#### 7th Order under Section 2 (1)

BY virtue of the powers vested in me by section 2 (1) of the Tax Reserve Certificates Act, No. 22 of 1957, as amended by Acts No. 18 of 1961 and No. 51 of 1961, I, Ukku Banda Wanninayake, Minister of Finance, do by this Order, specify that fifty million rupees shall be the amount up to which Tax Reserve Certificates may be issued by the Central Bank of Ceylon, and that such certificates shall be issued in denominations of Rs. 100 or multiples of Rs. 100.

U. B. WANNINAYAKE,  
Minister of Finance.

Colombo, 13th January, 1970.

1-692

**THE NOTARIES ORDINANCE**

No. ED 26/010

IT is hereby notified in terms of section 25 (2), of the Notaries Ordinance (Chapter 107) that the order set out in the Schedule hereto has been made by the Minister of Home Affairs.

A. E. GOGERLY MORAGODA,  
Permanent Secretary,  
Ministry of Home Affairs.

Colombo, 18th January, 1970.

**Schedule**

**THE NOTARIES ORDINANCE**

Order made by the Minister of Home Affairs under section 25 (i) of the Notaries Ordinance (Chapter 107).

W. DAHANAYAKE,  
Minister of Home Affairs.

Colombo, 17th January, 1970.

**ORDER**

The cancellation of the warrant issued to Oliver Newton Wanduragala to practise as a Notary in the English and Sinhalese languages within the Judicial Division of Colombo is hereby revoked.

1—824

**THE RUBBER RESEARCH ORDINANCE**

**Order under Section 9 B**

BY virtue of the powers vested in me under Section 3 of the Tea, Rubber and Coconut Research (Amendment) Act, No. 2 of 1959, which section shall have effect as Section 9B of the Rubber Research Ordinance as amended by Act No. 8 of 1957, I, Mohottalage Dingiri Banda, Minister of Agriculture and Food, do by this order approve of the proposed acquisition of the immovable property specified in the schedule hereto which is required for the purpose of providing housing and other facilities for the employees of the Rubber Research Institute, by the Rubber Research Board which was established under Section 2 of the Rubber Research Ordinance.

M. D. BANDA,  
Minister of Agriculture & Food.

Colombo, 17th January, 1970.

**SCHEDULE**

The land called Harankaliyapottewatte in extent 5 acres, 0 roods, 07 perches, situated in the village of Mulatiyana in the Grama Sevaka Division of Pinnagoda, Divisional Revenue Officer's Division of Pasdun Korale East, Agalawatta, Kalutara District, bounded as follows:

- On the North: Gallewatte estate;
- On the East: Gallewatte Estate;
- On the South: Stream;
- On the West: Land of D. H. Hettiarachchi and T. P. 244356.

1—736

L. D.—B. 60/84.

**CUSTOMS NOTIFICATION BOND 3/69**

**The Customs Ordinance**

IN pursuance of the powers vested in me by section 69 of the Customs Ordinance (Chapter 235), I, Vijaya Perera Vittachi, Principal Collector of Customs, do, with the approval of the Minister of Finance granted by virtue of the powers vested in him by that section, by this notice published in accordance with his direction revoke the notification made under the said section and published in *Gazette* No. 14,421 of June 11, 1965, appointing store situated at 49/2, Baillie Street, Colombo, as a warehouse in which motion picture raw films imported by Messrs. Millers Ltd., may be warehoused, kept and secured without payment of duty on the first entry thereof.

V. P. VITTACHI,  
Principal Collector of Customs.

Colombo, January 10, 1970.

1—838

**THE AGRICULTURAL AND INDUSTRIAL CREDIT CORPORATION—DIRECTORATE**

THE Hon'ble Minister of Finance has, under the provisions of sections 7(2) and 14 of the Agricultural and Industrial Credit Corporation Ordinance, been pleased to appoint Mr. C. F. W. Wickremasinghe to be a Director of the Agricultural and Industrial Credit Corporation for the period 13th January, 1970 to 11th February, 1971.

H. R. DE ZOYSA,  
for Permanent Secretary to the  
Ministry of Finance.

Ministry of Finance,  
Colombo, January 17, 1970.  
1—738

G 11/843.

**CORRECTION OF PRINTER'S ERROR**

REFERENCE the Notification appearing on page 750, Part I (Section I), of *Ceylon Government Gazette* No. 14,882 dated 28.11.69, bearing No. 11—843, under the heading "*The Firing Ranges and Military Training Act*", the words "*Military Trading Act*" in second line should read "*Military Training Act*".

11—843

**NOTARIES ORDINANCE (CAP. 107)**

Mr. Oliver Newton Wanduragala a Notary practising in the English language within the judicial division of Colombo 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.

1—825/2

**MILK BOARD ACT, No. 12 OF 1954—NOTIFICATION**

IT is hereby notified for general information that the Honourable Minister of Agriculture and Food has been pleased, under section 4 (1) of the Milk Board Act, No. 12 of 1954, as amended by Act No. 28 of 1955 and No. 9 of 1957, to appoint the following as a Member of the Milk Board for a period of five years with effect from the dates indicated against their names:—

- (1) Mr. L. N. de L. Bandaranaike—6th October, 1969.
- (2) Dr. S. T. Seneviratne—10th December, 1969.

2. Further Mr. L. N. de L. Bandaranaike has been appointed Chairman of the National Milk Board from 6th October, 1969.

3. The full composition of the Milk Board will be as follows:—

Mr. L. N. de L. Bandaranaike, Chairman  
Dr. A. Bandaranayake  
Mr. G. A. R. Perera  
Mr. Stanley Molligoda  
Mr. S. de S. Jayaratne  
Mr. M. M. Seneviratne  
Dr. S. T. Seneviratne

B. MAHADEVA,  
Permanent Secretary,  
Ministry of Agriculture and Food.

1—776

**THE CONCILIATION BOARDS ACT**

**Order**

BY virtue of the powers vested in me by sections 3 (1), 3 (8) and 4 (1) of the Conciliation Boards Act, No. 10 of 1958, as amended by Act No. 12 of 1963, read with the Notification made under section 47 (2) of the Ceylon (Constitution) Order in Council, 1946, as amended by Act, No. 4 of 1959, and published in *Gazette Extraordinary* No. 14,836/3 of January 13, 1969, I, Mohamed Haniffa Mohammadu Naina Marikar, Parliamentary Secretary to the Minister of Justice, do hereby—

- (a) appoint the following persons to be members of the Panel of Conciliators constituted for the Dondaduwa Town Council area described at No. 11 in the Schedule to the notice under section 3 (2) of the Conciliation Boards Act, No. 10 of 1958, published in *Gazette* No. 14,857 of 6th June, 1969.

- (1) Mr. Galbokkehewage Wilbert de Silva of "Greenwood", Dodanduwa.

- (2) Mr. Patuwathavithanage Amarasena of Sri Sarana Jothi Avenue, Dodanduwa.
- (3) Mr. Bandusoma Manawadu of Sri Sarana Jothi Avenue, Dodanduwa.
- (4) Mr. Wijesooriya Patabendi Muhandiramge Peter of "Wijaya", Walamulla, Dodanduwa.
- (5) Mr. Vincent Rupus Wijesooriya of No. 69, Godabedda Road, Dodanduwa.
- (6) Mr. Mendis Kalupahana of No. 291, Grand Street, Dodanduwa.
- (7) Ayr. Dr. Kariyawasam Patuwatha Vithanage Gunadasa of "Gunadasa Dispensary", Dodanduwa.
- (8) Mr. Patuwatha Vithanage Dayaratne of "Jaya Niwasa", Godabedda Road, Dodanduwa.
- (9) Pashennedige Edwin Silva of "Somagiri", Degalla Road, Dodanduwa.
- (10) Mr. Justin Wijesooriya of "Wijaya Mandira", Dodanduwa.
- (11) Mr. Waduge Somaratne of "Priyalaya", Degalla, Dodanduwa.
- (12) Mr. Gonapeenuwala Vithanage Piyadasa of "Rohini", Dodanduwa.
- (13) Mr. Dickwella Patabendige Edwin Gunadasa of Customs Road, Dodanduwa.
- (14) Mr. Waduge Benett Silva of "Tempmore", Degalla, Dodanduwa.
- (15) Mr. Hikkaduwa Liyanage Wimalaratne of "Indrani", Godabedda, Dodanduwa.
- (16) Mr. Bernard Vincent de Alwis of "Tharaka", Udugalpitiya, Dodanduwa.
- (17) Mr. Nanayakkarasam Alisandara Vidanelage Martin Alwis of Udugalpitiya, Dodanduwa.
- (18) Mr. Goluwa Marakkalage Simon Silva of Godabedda, Dodanduwa.
- (19) Mr. Galbokkehewage Wilson de Silva of "Godabedda", Dodanduwa.
- (20) Mr. Kariyawasam Gamhewage Lionel de Silva of No. 326, Main Street, Dodanduwa.
- (21) Mr. Galbokke Hewage Gunapala de Silva of Degalla, Dodanduwa.
- (22) Mr. Hewawasam Wedige Piyasena of "Bridge View", Modera, Dodanduwa.
- (23) Mr. Don Aron de Silva Samarasekera of No. 9, Godabedda Road, Dodanduwa.
- (24) Mr. Jayaweera Patabendige Gunasena de Silva of "Jayanti", Degalla, Dodanduwa.
- (25) Mr. Keerathiratne Weerasinghe of "Sumana Paya", Dodanduwa.
- (26) Mr. Marks Howard Devitt Perera Kurukulasooriya of No. 107, Kumarakanda, Dodanduwa.

(b) appoint Mr. Galbokkehewage Wilbert de Silva of "Greenwood", Dodanduwa, to be the Chairman of the aforesaid panel; and

(c) determine that the period for which each such person is appointed as a member of the aforesaid panel shall be 3 years from the date of the publication of this Order in the *Gazette*.

M. H. M. NAINA MARIKAR,  
Parliamentary Secretary to the Minister of Justice.

Ministry of Justice,  
Colombo, 13th January, 1970.

1-832

### THE WAGES BOARDS ORDINANCE

#### Notification

IT is hereby notified under regulation 26 of the Wages Boards Regulations, 1943, that under section 9 of the Wages Boards Ordinance (Chapter 136), the Honourable Minister of Labour and Employment has been pleased to appoint the following persons to be members of the Wages Board for the Cinema Trade for a period of three years commencing on August 10, 1969.

G. P. TAMBAYAH,  
Permanent Secretary,  
Ministry of Labour and Employment.  
Colombo, January 19, 1970.

#### NOMINATED MEMBERS:

- (1) Mr. Henry Dharmasena
- (2) Mr. Saranagupta Amarasinha
- (3) Mr. A. Ratnam

#### EMPLOYERS' REPRESENTATIVES:

- (1) Mr. L. E. Wirasekera
- (2) Mr. K. Wijesinghe
- (3) Mr. A. Page
- (4) Mr. L. G. Wickremasinghe
- (5) Mr. T. Devarajan
- (6) Mr. M. Aamir Sheriff
- (7) Mr. A. Navaratnam
- (8) Mr. Hamza A. Cader
- (9) Mr. Jabir A. Cader
- (10) Mr. C. V. de Silva
- (11) Mr. Anton Van Starrex

#### WORKERS' REPRESENTATIVES:

- (1) Mr. N. Sanmugathasan
- (2) Mr. C. D. Gunawardane
- (3) Mr. M. G. Mendis
- (4) Mr. M. P. Rupasena
- (5) Mr. Walter Jothapala
- (6) Mr. E. A. J. Amarasekera
- (7) Mr. D. H. Samarasena
- (8) Mr. S. A. Peiris
- (9) Mr. A. N. A. Cader
- (10) Mr. F. R. Rasiah
- (11) Mr. Stanley de Silva.

1-486

### THE CONCILIATION BOARDS ACT

#### Order

BY virtue of the powers vested in me by sections 3 (1), 3 (8) and 4 (1) of the Conciliation Boards Act, No. 10 of 1958, as amended by Act No. 12 of 1963, read with the Notification made under section 47 (2) of the Ceylon (Constitution) Order in Council, 1946, as amended by Act, No. 4 of 1959, and published in *Gazette Extraordinary* No. 14,836/3 of January 13, 1969, I, Mohamed Haniffa Mohammadu Naina Marikar, Parliamentary Secretary to the Minister of Justice, do hereby—

(a) appoint the following persons to be members of the Panel of Conciliators constituted for the Maramba Village area described at No. 21 in the Schedule to the notice under section 3 (2) of the Conciliation Boards Act, No. 10 of 1958, published in *Gazette* No. 14,857 of 6th June, 1939:

- (1) Mr. Julius Dias Lokuranamuka of Kalugalla Addara, Maramba.
- (2) Mr. Hirimburaagamage Jamis Dias Samarasinghe of Hunugodattennawaita, Maliduwa.
- (3) Mr. Sannasuriyage Karlis of Ehelape, Maliduwa.
- (4) Mr. Geethasena Wickramaratne Gunasekera of Udowita, Maliduwa, Akuressa.
- (5) Mr. Uyangodage Nandasena of Arambawatta, Maliduwa, Akuressa.
- (6) Mr. Don Jayatissa Gamage Ellalagoda of Popitiya Government Vidyalaya, Maliduwa, Akuressa.
- (7) Mr. Kaluwella Mudalige Karunadasa Alles of Palawatta, Maliduwa, Akuressa.
- (8) Mr. Ihalalandage Punyasiri of "Somi Niwasa", Deegala, Lenama, Maramba.
- (9) Mr. Abeywickrama Dissanayake David Dias of Werellagala, Lenama, Maramba.
- (10) Mr. Dissanayake Chandradasa of Alawattegoda, Lenama, Maramba.
- (11) Mr. Ihalalandage Gunapala of Deegalakade, Deegala, Maramba.
- (12) Mr. Jayawickrema Abeygunawardena Saranasiri of Olumagoda, Dyalape, Akuressa.
- (13) Mr. Amarapala Jayawickrema Abeygunawardena of Kayuranmulla, Dyalape, Akuressa.
- (14) Mr. Somaratne Karanayake of Delsena, Dediya-gala, Maliduwa.
- (15) Mr. Liyanagamage Hemasiri of Ketanwila, Maliduwa.
- (15) Mr. Sannasuriya Don Thronis of "Suriyawila", Dediya-gala, Maliduwa.
- (17) Mr. Hewa Kottage John Peiris of Nawalagoda, Maliduwa.
- (18) Mr. Karasing Arachchige Ariyadasa of Eramudugoda, Maliduwa.
- (19) Mr. Wijesinghe Nandadasa of Neraluwa, Dyalape.
- (20) Mr. Norman Douglas Wijesinghe Seneviratne Gunatilleke of "Sisila", Ganhela, Akuressa.
- (21) Mr. Vidanagamage Pintheris Abeywickrema of "Abhaya", Asmagoda, Akuressa.
- (22) Mr. Hewage Udaris of Mahagederawatta, Ellalawala, Ganhela, Akuressa.

- (23) Mr. Dahanayake Yapa Danny of Imbulgoda, Aukressa.  
 (24) Mr. Pathiranage Ariyatilleke of Iluppella, Aukressa.  
 (25) Mr. Dias Loku Kodikara of Hakgoda, Aukressa.  
 (26) Mr. William Wickremaratne Gunasekera of Hakgoda, Aukressa.  
 (27) Mr. Wally Dias Sriwardena of Maramba South, Aukressa.  
 (28) Mr. Podisingho Hewage of Weliketiya, Malilua.  
 (29) Mr. Haramanis Dias Liyanagunawardena of Ketanwila, Maliduwa.
- (b) appoint Mr. Julius Dias Lokuranamuka of Kalugalla Addara, Maramba, to be the Chairman of the aforesaid panel; and
- (c) determine that the period for which each such person is appointed as a member of the aforesaid panel shall be three years from the date of the publication of this Order in the *Gazette*.

M. H. M. NAINA MARIKAR,  
 Parliamentary Secretary to the  
 Minister of Justice.

Ministry of Justice,  
 Colombo, 19th January, 1970.  
 1—503/1

**THE CONCILIATION BOARDS ACT**

**Order**

BY virtue of the powers vested in me by sections 3 (1), 3 (8) and 4 (1) of the Conciliation Boards Act, No. 10 of 1958, as amended by Act No. 12 of 1963, read with the Notification made under section 47 (2) of the Ceylon (Constitution) Order in Council, 1946, as amended by Act, No. 4 of 1959, and published in *Gazette Extraordinary* No. 14,836/3 of January 13, 1969, I, Mohamed Haniffa Mohammadu Naina Marikar, Parliamentary Secretary to the Minister of Justice, do hereby—

- (a) appoint the following persons to be members of the Panel of Conciliators constituted for the Gonapeenuwala Meetiyagoda Village area described at No. 6 in the Schedule to the notice under section 3 (2) of the Conciliation Boards Act, No. 10 of 1958, published in *Gazette* No. 14,857 of 6th June, 1969:
- (1) Mr. Keembiyegai Jayasena Gunatilleke of Swadesiya Dispensary, Gonapinuwala West.
  - (2) Mr. Kariyawasam Thantrigei Dharmadasa of Baddegama Road, Gonapinuwala West.
  - (3) Mr. Bandusiri Wijewickrema of Elapolawatta, Gonapeenuwala West.
  - (4) Mr. Kariyawasam Tantirige Ariyapala of "Ariyasevena", Gonapeenuwala West.
  - (5) Mr. Korottagodagamage Peter de Silva of Gonapeenuwala East.
  - (6) Mr. Thuyahandi David de Silva of Arachchikanda, Hikkaduwa.
  - (7) Mr. Katukolihagamage Lanti Chandradasa Kariyawasam of Pathana, Hikkaduwa.
  - (8) Mr. Lecamwasam Hikkaduwa Liyanage Arthur de Silva of Arachchikanda, Hikkaduwa.
  - (9) Mr. Trimavithana Piyadasa Gunasekera of Manampita, Meetiyagoda.
  - (10) Mr. Kariyawasam Lokugamage David Appuhamy of Manampita, Meetiyagoda.
  - (11) Mr. Wannachchi Kankanamge Sirisena of Manampita, Meetiyagoda.
  - (12) Mr. Mahindapala Nanayakkara of Beratuduwa, Gonapeenuwala.
  - (13) Mr. Kankanthiri Dharmadasa Gunawardena of "Kusum Niwasa", Metiwala, Telwatta.
  - (14) Mr. Nanayakkarawasam Walakadagamage Abeyratne of Kirindiela, Meetiyagoda.
  - (15) Mr. Robert Richard Wijenayake of Kosgahawella, Alutwala.
  - (16) Mr. Nanayakkarawasam Walakadagamage Abel de Silva of "Veda Medura", Metiwala, Telwatta.
  - (17) Mr. Ellagodage Martin Rapiel of Metiwala, Telwatta.
  - (18) Mr. Thuyagambhewa Gunasena de Silva of Dickdeliya, Meetiyagoda.
  - (19) Mr. Wilbert Loyd Wimalasuriya of "Sriyani", Meetiyagoda.
  - (20) Mr. Thuyagambhewa Piyadasa de Silva of "Lal Sevana", Thambahitiya, Meetiyagoda.
  - (21) Mr. Gregorv Dias Dissanayake of "Lumbini", Meetiyagoda.
  - (22) Mr. Rahubadde Kankanamge Dayananda of Wekada, Meetiyagoda.
  - (23) Mr. Keembiyage Redy de Silva of Suramya Road, Gonapeenuwala.

- (24) Mr. Majarie Avaril Kodippili of Woodland Estate, Gonapeenuwala.
- (25) Mr. Keembiyage Piyalasa of "Suramya", Gonapeenuwala.
- (26) Mr. Kodikara Patabendi Jayasoma Kodikara of "Greenfield", Gonapeenuwala.
- (27) Mr. Guruge Ginapala of "Priyadarsini", Baddegama Road, Gonapeenuwala.
- (28) Mr. Wimalasena Guruge of Maggodagewatta, Gonapeenuwala.
- (29) Mr. Nanayakkarawasam Karijjawattage Sirisena of Mahajanoda, Alutwala.
- (30) Mr. Don Piyadasa Suriyaarachchi of Pathanahandiya, Hikkaduwa.
- (31) Mr. Wilbert Kaggodaarachchi of Metiwala, Telwatta.
- (32) Mr. Gallage Siritunge of Mahagangoda, Alutwala.

- (b) appoint Mr. Keembiyagei Jayasena Gunatilleke of Swadesiya Dispensary, Gonapeenuwala West, to be the Chairman of the aforesaid panel; and
- (c) determine that the period for which each such person is appointed as a member of the aforesaid panel shall be three years from the date of the publication of this Order in the *Gazette*.

M. H. M. NAINA MARIKAR,  
 Parliamentary Secretary to the  
 Minister of Justice.

Ministry of Justice,  
 Colombo, 19th January, 1970.  
 1—506/2

**THE CONCILIATION BOARDS ACT**

**Order**

BY virtue of the powers vested in me by sections 3 (1), 3 (8) and 4 (1), of the Conciliation Boards Act, No. 10 of 1958, as amended by Act No. 12 of 1963, read with the Notification made under section 47 (2) of the Ceylon (Constitution) Order in Council, 1946, as amended by Act, No. 4 of 1959, and published in *Gazette Extraordinary* No. 14,836/3 of January 13, 1969, I, Mohamed Haniffa Mohammadu Naina Marikar, Parliamentary Secretary to the Minister of Justice, do hereby—

- (a) appoint the following persons to be members of the Panel of Conciliators constituted for the Kottegoda Village area described at No. 20 in the Schedule to the notice under section 3 (2) of the Conciliation Boards Act, No. 10 of 1958, published in *Gazette* No. 14,857 of 6th June, 1969.
- (1) Mr. Mahadura Sudsingha Jinadasa of "Manel Villa", Pathegama South, Kottegoda.
  - (2) Mr. Ilangange Hinneris Silva of Thalalla South, Gandara.
  - (3) Mr. Kunamge David of Lombagewatta, Pathegama South, Kottegoda.
  - (4) Mr. Don Deederek Kuruppu Nanayakkara of Lindawatta, Pathegama, Kottegoda.
  - (5) Mr. Sirisena Abeysinghe of Mahagederawatta, Pathegama South, Kottegoda.
  - (6) Mr. Ramasundera Hettige Gunadasa of Pathegama South, Kottegoda.
  - (7) Mr. Devasurendra Davithamy of Pathegama South, Kottegoda.
  - (8) Mr. Naurunnage Emis Silva of Pathegama South, Kottegoda.
  - (9) Mr. Krishogu Baduge Uparis Appu of Godauda, Kottegoda.
  - (10) Mr. Vidana Kankanamge Semappu of Godauda, Kottegoda.
  - (11) Mr. Ediriweera Arukutti Jayasuriya Patabendige Lantis Silva of Lunukalapuwa, Kottegoda.
  - (12) Mr. Alfred de Silva Wijesinghe of Talalla South, Gandara.
  - (13) Mr. Steven de Silva Abeysundera of Pathegama South, Kottegoda.
  - (14) Mr. Thumbhewa Don Sandias Gunawardene of Pathegama South, Kottegoda.
  - (15) Mr. Kottege Pod'singho of Amarakonewatta, Pathegama, South, Kottegoda.
  - (16) Mr. Samarawickrema Sunnaleniya Piyadasa of Pathegama South, Kottegoda.
  - (17) Mr. Servis de Silva Jaasinghe of Thalalla South, Kottegoda.
  - (18) Mr. Ramasundera Hettiarachchige Amariyas Appu of Pathegama South, Kottegoda.
  - (19) Mr. Kankanamge Amariyas Silva of Godauda, Kottegoda.

- (20) Mr. Charles Galappati Amadoru of "Samanala", Lunuka.apuwa, Kottegoda.  
 (21) Mrs. Carlina Gunatilleke of Belideniya Vidyalaya, Kottegoda.  
 (22) Mrs. Dona Gimara Wickremaratne of "Ratnavasa", Pathagama South, Kottegoda.  
 (23) Mrs. Julinona Ediriweera of Godauda, Kottegoda.  
 (24) Mr. Liyanawaduge Theodoris Silva of "Thedamedura" Belideniya, Kottegoda.  
 (25) Mr. Don Hendrick Kuruppu Nanayakkara of Walawatta, Pathagama South, Kottegoda.
- (b) appoint Mr. Mahadura Sudusinghe Jinadasa of "Manel Villa", Pathagama South, Kottegoda, to be the Chairman of the aforesaid panel; and
- (c) determine that the period for which each such person is appointed as a member of the aforesaid panel shall be three years from the date of the publication of this Order in the *Gazette*.

M. H. M. NAINA MARIKAR,  
 Parliamentary Secretary to the Minister of Justice.

Ministry of Justice,  
 Colombo, 19th January, 1970.  
 1-506/3

### THE CONCILIATION BOARDS ACT

#### Order

BY virtue of the powers vested in me by sections 3 (1), 3 (8) and 4 (1) of the Conciliation Boards Act, No. 10 of 1958, as amended by Act No. 12 of 1963, read with the Notification made under section 47 (2) of the Ceylon (Constitution) Order in Council, 1946, as amended by Act No. 4 of 1959, and published in *Gazette Extraordinary* No. 14,836/3 of January 13, 1969, I, Mohamed Haniffa Mohammadu Naina Marikar, Parliamentary Secretary to the Minister of Justice, do hereby—

- (a) appoint the following persons to be members of the Panel of Conciliators constituted for the Kitulgala Village area described at No. 10 in the Schedule to the notice under section 3 (2) of the Conciliation Boards Act, No. 10 of 1958, published in *Gazette* No. 14,794 of 22nd March, 1968 :—
- (1) Mr. D. W. Siriwardena, J. P., of Malalpola.
  - (2) Mr. K. G. Punchiappuhamy of Kirikohutenna, Kitulgala.
  - (3) Mr. H. K. S. Samarasinghe of Polatagama, Malalpola.
  - (4) Mr. D. A. Chandrasa of Polatagama, Malalpola.
  - (5) Mr. A. K. Sethan Singho of Ganepalla, Theligama.
  - (6) Mr. L. A. Karunaratne of Ganepalla, Theligama.
  - (7) Mr. Agaspathirennhelage Lokumahatmaya of Welihelatenna.
  - (8) Mr. Kumaraage Karunaratne of Dombepola, Malalpola.
  - (9) Mr. Kulasuriya Arachchillage Jayawardene of Amanawala, Malalpola.
  - (10) Mr. Egodawatta Arachchillage Podiappuhamy of Dombepola, Malalpola.
  - (11) Mr. Madduma Appuhamillage Don Paulis of Welihelatenna.
  - (12) Mr. Parapitiya Gamaralalage Herath Singho of Nawata, Yatiyantota.
  - (13) Mr. Samson Pemanath Gunaratne of Thanakolawatta, Hakbellawaka.
  - (14) Mr. T. G. Jayasena of Neluwatukanda, Kitulgala.
  - (15) Mr. S. T. M. Ranatunge of Malwatta Road, Kitulgala.
  - (16) Mr. P. M. Gunasekera of Kitulgala.
  - (17) Mr. Ratnapala Kumburahena of Malwatta Road, Kitulgala.
  - (18) Mr. Gunasena Gunawardene of Malwatta Road, Kitulgala.
  - (19) Mr. D. M. Premaratne of Mahabage, Kitulgala.
  - (20) Mr. S. P. A. Jayawardene of Mahabage, Kitulgala.
  - (21) Mr. H. G. Johnsingho of Helaramba, Kitulgala.
  - (22) Mr. Kandegamarallage Amarapala of Malalpola.

- (23) Mr. Kandekekamalage Jemis Singho *alias* John Singho of Gonagamuwa, Kitulgala.
  - (24) Mr. Yaddessalage Pinsetuwa of Polpitiya, Welihelatenna.
  - (25) Mr. Ampana Vidanalage Ranasinghe of Theligama.
  - (26) Mr. Weliwita Vidanalage Sirisena of Parawalatenna, Kitulgala.
  - (27) Mr. K. G. Hendrick Singho of Mahabage, Kitulgala.
  - (28) Mr. Gajasinghe Arachchige Herath Singho of Badullawala, Hakbellawaka.
  - (29) Mr. Dodawatta Vidanalage Siriwardena of Malalpola.
- (b) appoint Mr. D. W. Siriwardene, J. P., of Malalpola to be the Chairman of the aforesaid panel; and
- (c) determine that the period for which each such person is appointed as a member of the aforesaid panel shall be 3 years from the date of the publication of this Order in the *Gazette*.

M. H. M. NAINA MARIKAR,  
 Parliamentary Secretary to the  
 Minister of Justice.

Ministry of Justice,  
 Colombo, 19th January, 1970.  
 1-582/1

### THE CONCILIATION BOARDS ACT

#### Order

BY virtue of the powers vested in me by sections 3 (1), 3 (8) and 4 (1) of the Conciliation Boards Act, No. 10 of 1958, as amended by Act No. 12 of 1963, read with the Notification made under section 47 (2) of the Ceylon (Constitution) Order in Council, 1946, as amended by Act No. 4 of 1959, and published in *Gazette Extraordinary* No. 14,836/3 of January 13, 1969, I, Mohamed Haniffa Mohammadu Naina Marikar, Parliamentary Secretary to the Minister of Justice, do hereby—

- (a) appoint the following persons to be members of the Panel of Conciliators constituted for the Udugahapattu Village area described at No. 2 in the Schedule to the notice under section 3 (2) of the Conciliation Boards Act, No. 10 of 1958, published in *Gazette* No. 14,861 of 4th July, 1969 :—
- (1) Rev. Wendaruwe Anomadassi Thero of Heraliyawala, Polgasowita.
  - (2) Rev. Hiththetiye Uditha Thero of Sri Sudharmaramaya, Ambalangoda, Polgasowita.
  - (3) Mr. Don Sepala Nanayakkara of Maththegoda, Polgasowita.
  - (4) Mr. Ambegoda Liyanage Don Arnolis of Siyambalagoda, Polgasowita.
  - (5) Mr. Mallika Arachchige Don Suwaris of Heraliyawala, Polgasowita.
  - (6) Mr. Walpolage Jayawardena of Weliwelkola, Polgasowita.
  - (7) Mr. Don Martin Abeysinghe of Wetara, Polgasowita.
  - (8) Mr. Don Seneris Jayakody of Kahatuduwa, Polgasowita.
  - (9) Mr. Thewahettige Gunadasa of Siddamulla, Piliyandala.
  - (10) Mr. Silpadepange Julis Stark Wijayasekera of Siyambalagoda, Polgasowita.
  - (11) Mr. Masinghage Piyasena Wijayawardene of Siyambalagoda, Polgasowita.
  - (12) Mr. Ieperumage Pabilis Perera of Ambalangoda, Polgasowita.
  - (13) Mr. Daya Deena Bandu Abeysinghe of Ambalangoda, Polgasowita.
  - (14) Mr. Kumarannehelage Don Kavanis of Heraliyawala, Polgasowita.
  - (15) Mr. Ellappuli Achchige Don Diyonis Jayawardene of Heraliyawala, Polgasowita.
  - (16) Mr. Weerasinhage Thegis Alwis of Palagama, Polgasowita.
  - (17) Mr. Thanaweera Achchige Don Pabilis Appuhamy of Rilawala, Polgasowita.
  - (18) Mr. Patikirige Wimalasena of Wetara, Polgasowita.
  - (19) Mr. Don Guneris Abeysinghe of Kahatuduwa, Polgasowita.

No. C/I. 813.

**THE INDUSTRIAL DISPUTES ACT, CHAPTER 131**

THE Award transmitted to me by the President, Labour Tribunal, to whom the Industrial dispute which had arisen between The Ceylon Mercantile Union, 22 1/1, Upper Chatham Street, Colombo 1, and Photo Cinex Ltd., Galle Face Court 2, Colombo 3, was referred by Order dated May 22, 1967, made under section 4 (1) of the Industrial Disputes Act, Chapter 131, as amended by the Industrial Disputes (Amendment) Acts, Nos. 14 and 62 of 1957 and 4 of 1962, and published in *Ceylon Government Gazette* No. 14,752 of June 9, 1967, for settlement by arbitration is hereby published in terms of section 18 (1) of the said Act.

R. L. GUNASEKERA,  
Commissioner of Labour.

Department of Labour,  
Colombo 3,  
10th January, 1970.

In the Matter of an Industrial Dispute  
between

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

and

Photo Cinex Ltd.,  
Galle Face Court 2,  
Colombo 3.

ID. LT. 1/139/67

**Award**

This dispute between the above parties has been referred to this Labour Tribunal by an Order dated 22.5.67 by the Hon'ble Minister of Labour, Employment and Housing under section 4 (1) of the Industrial Disputes Act, Chapter 131 of the Legislative Enactments of Ceylon (1956 Revised Edition) as amended by Acts Nos. 14 and 62 of 1957 and 4 of 1962 for settlement by arbitration.

The matter in dispute between the above parties, as set out in the statement by the Commissioner of Labour, is—

“ Whether the termination of the services of the following employees by Photo Cinex Ltd. is justified and to what relief each of them is entitled.”

A list of 36 names has been appended to the statement.

When this matter was taken up for inquiry on 9.12.69, Mr. Vernon Livera represented the Union and Mr. Underwood with Mr. Maxwell Bastian instructed by Mr. Ellepola appeared for the firm.

Mr. Livera submitted that this dispute concerns 36 workmen of whom the dispute in respect of 33 workmen has been already settled. He submitted that he was pursuing this matter only in respect of 3 workmen, namely—

No. 4—K. T. L. Perera,  
No. 8—Jilson Fernando,

and

No. 15—W. Edmund Fernando.

At this stage, parties came to an amicable settlement in this matter on the following terms:—

The respondent firm offers to pay the workmen the following sums of money:—

No. 4—K. T. L. Perera ...	Rs. 3,000
No. 8—Jilson Fernando ...	Rs. 4,000

and

No. 15—W. Edmund Fernando ...	Rs. 2,500
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It was agreed between the parties that the above payments are made ex-gratia, in full and final settlement of all their claims inclusive of earned wages and that the workmen concerned have no further claims against the respondent-firm.

The applicant-union and the workmen concerned accepted this offer.

It is a just and equitable settlement and I make my award accordingly.

The respondent-firm shall deposit the above sums of money in favour of the respective workmen concerned, with the Assistant Commissioner of Labour, Colombo South, Labour Secretariat, Narahenpita, within 2 weeks of the publication of this Award.

Each workman is at liberty to withdraw the respective sum of money mentioned against his name once the deposit has been made by the respondent-firm.

B. W. J. F. RODRIGO,  
President,  
Labour Tribunal (1).

Dated at Colombo, this 10th day of December, 1969.

1—767

- (20) Mr. Don Gabriel Abeysinghe of “Romani”, Kahatuduwa, Polgasowita.
- (21) Mr. Jayasinghe Piyasiri Perera Hemachandra of Kiriwaththuduwa.
- (22) Mr. Gammanpila Appuhamilage Don Walter Karunarathne of “Sisila”, No. 90, Diyagama, Kiriwaththuduwa.
- (23) Mr. Kuruppu Achchige Don Dawit alias Denamini of No. 69/1, Diyagama, Kiriwaththuduwa.
- (24) Mr. Uduwanage Seeman of Magamma.
- (25) Mr. Karunanayakage Wijesena Kularatne of Deepangoda, Homagama.
- (26) Mr. Jayasinghe Samarakone of Siddamulla, Piliyandala.
- (27) Mr. Thanaweera Achchige Don Sobas Singho of Undurugoda, Polgasowita.
- (28) Mr. Atukorallage Don Haramanis Wijetunge of Kirigampamunuwa, Polgasowita.
- (29) Mr. Pabilis Singho Kotalawala of Veda Gedera, Deepangoda Homagama.

(b) appoint Mr. Don Sepala Nanayakkara of Maththegoda, Polgasowita, to be the Chairman of the aforesaid panel; and

(c) determine that the period for which each such person is appointed as a member of the aforesaid panel shall be 3 years from the date of the publication of this Order in the *Gazette*.

M. H. M. NAINA MARIKAR,  
Parliamentary Secretary to the  
Minister of Justice.

Ministry of Justice,  
Colombo, 19th January, 1970.  
1-582/2

**CORRECTION**

IT is hereby notified for general information that in view of the order dated 27.11.1969, made by the Government Agent, Vavuniya District, appearing in *Ceylon Government Gazette* No. 14,884 of 12.12.1969 cancelling his notification of 20.4.1969 appearing in *Ceylon Government Gazette* No. 14,858 of 13.6.1969, the amendments to the Notice under section 10 (3) of the Ceylon (Parliamentary Elections) Order in Council, 1946, relating to Polling Districts “CC”, “DD”, “EE” and “FF” made by me by my notification dated 30.11.1969 appearing in *Ceylon Government Gazette* No. 14,886 of 26.12.1969 should be treated as cancelled.

N. PATHMANATHAN,  
Assistant Registering Officer,  
Electoral District No. 86—Vavuniya.

Elections Office,  
The Kachcheri,  
Vavuniya, 16th January, 1970.  
1—831

**CORRECTION**

THE errors specified hereunder occur in the NOTICE under section 10 (3) of the Ceylon (Parliamentary Elections) Order in Council, published in the *Ceylon Government Gazette Extraordinary* No. 14,879/17 of November 30, 1969, in respect of Electoral District No. 44—KUNDASALE and the Notice should be read with the following corrections:—

In the description of the Polling District Letter assigned ‘P’—“Tajawella (part)” should read as “Rajawella (part).”

In the description of the Polling District Letter assigned ‘T’—“Ekolahekanuwa Gammeda Heepitiya Gammeda,” should read as “Ekolahekanuwa Gammeda, Heepitiya Gammeda,” and

In the description of the Polling District Letter assigned ‘T’—“Tennegammeda villages of ” should read as “Tennegammeda villages and ”.

R. K. CHANDRANANDA DE SILVA,  
Assistant Registering Officer,  
Electoral District No. 44—Kundasale.

Elections Office,  
Kandy, 8th January, 1970.  
1—509

My No. C/I. 954.

**THE INDUSTRIAL DISPUTES ACT, CHAPTER 131**

THE Award transmitted to me by the President, Labour Tribunal to whom the industrial dispute which had arisen between All Ceylon Non-Government P. W. D. Road Construction Workers' Union, Wekada, Ampagala and Mr. V. Rajadurai, (P.W.D. Overseer) of 280, High Level Road, Nugegoda, was referred by Order dated February 26, 1965, made under Section 4 (1) of the Industrial Disputes Act, Chapter 131, as amended by the Industrial Disputes (Amendment) Acts Nos. 14 and 62 of 1957 and 4 of 1932 and published in *Ceylon Government Gazette* No. 14,335 of March 5, 1965, for settlement by arbitration is hereby published in terms of section 18 (1) of the said Act.

R. L. GUNASEKERA,  
Commissioner of Labour.

Department of Labour,  
Colombo 3, January 14, 1970.

In the matter of an Industrial Dispute  
between

The All-Ceylon Non-Government P. W. D. Road Construction  
Workers' Union, 130. Malabar Street, Kandy  
and

Mr. V. Rajadurai (P.W.D. Overseer), 280, High Level  
Road, Nugegoda.

No. ID/LT. 7/104.

**The Award**

This award relates to a reference under Section 4 (1) of the Industrial Disputes Act, Chapter 131, of the Legislative Enactments of Ceylon (1956 Revised Edition) as amended by subsequent Acts, to this Tribunal.

The matter in dispute according to the statement of the Commissioner of Labour accompanying the reference is whether the termination of employment of the 13 workers mentioned in the said statement by Mr. V. Rajadurai, P. W. D. Overseer, the employer, was justified and to what relief each of them is entitled.

As a preliminary issue Mr. Rajadurai objected to the jurisdiction of this Tribunal to entertain this reference on the ground that by virtue of section 49 of the Industrial Disputes Act, the provisions of the said Act do not apply to Mr. Rajadurai, and the Hon'ble the Minister of Labour had no power in law to refer the matter under section 4 (1) of the said Act.

After evidence was led on this issue and the respective submissions of the parties, the Tribunal over-ruled the objection of Mr. Rajadurai holding that he was the employer of the 13 workmen concerned in his private capacity and that they were not employees of the Crown directly or indirectly as urged by Mr. Rajadurai. A copy of the ruling—marked 'A'—is attached to this Award since it would be necessary to refer to certain facts mentioned therein.

When the matter was taken up for inquiry into the merits of the application after the disposal of the preliminary issue, the parties agreed that the facts are not in dispute and they are as follows:—

- (a) The services of the workmen concerned were terminated by Mr. Rajadurai with due notice as there was no employment to be offered to them on the basis that Mr. Rajadurai was retiring.
- (b) Mr. Rajadurai in fact retired soon after from the Public Service.

Both parties closed their respective cases with no further evidence being led after the preliminary issue was decided and they relied on that evidence in regard to the merits as well.

It will be seen from the foregoing facts which are admitted that since Mr. Rajadurai is retired from the Public Service, the question of re-instatement has to be ruled out for the reason that neither his successor in office nor the Crown is obliged to continue these workmen in employment.

As I have pointed out in the ruling on the preliminary issue, although technically Mr. Rajadurai was the employer of the workmen concerned, it is quite clear that he made no profit from their employment. He employed them solely to execute the work entrusted to him by the P. W. D., as it was a necessary condition for his own employment as a public servant to have been able to have a labour force.

In consideration of the peculiarities of the Overseers' system, where Mr. Rajadurai was a private employer in the technical sense and because of the fact that he did not make any profits for himself, the Government recognizing the difficulties of P. W. D. Overseers, intervened in meeting certain liabilities to workmen under modern social legislation such as claims for workmen compensation and contributions to the Employees'

Provident Fund, etc., on behalf of the Overseers. The Director of Public Works in no uncertain terms testified to this effect. Obviously, as I have pointed the Overseers' could not have possibly met these liabilities from their private purse.

Much the same reasoning applies to liabilities under the Industrial Disputes Act. In consideration of the circumstances explained above, I am of the view that it is not just and fair that Mr. Rajadurai should be ordered to pay any compensation to the workmen concerned.

Accordingly I make my Award that the workmen concerned are not entitled to any relief.

Before I conclude I think, though it is strictly not within my province, it desirable to make one observation. It is unfortunate that due to the peculiar circumstances of the Overseers' system these workmen cannot be granted relief for the reasons stated above.

The evidence shows that the Applicant-Trade Union had taken up several matters connected with Overseers' labour with the Government for a considerable length of time and they have not been able to arrive at a satisfactory solution on all of them. It is suggested that since the Government has accepted the responsibility to meet liabilities to the Overseers' labour for Workmen Compensation Claims, Employees' Provident Fund contributions etc., on behalf of the Overseers quite rightly, it is reasonable that the Government should consider granting suitable relief to these workmen on the same principle.

Finally, I must refer to the fact that this is one of these unfortunate cases which were affected by jurisdictional issues relating to the Tribunals power to hear this matter and was necessarily delayed.

K. E. W. F. SIRWARDENE,  
President, Labour Tribunal.

Dated at Colombo, this 21st day of December, 1969.

**RULING ON PRELIMINARY OBJECTION**

In the matter of an Industrial Dispute

Between

The All-Ceylon Non-Government P. W. D.  
Road Construction Workers' Union

and

Mr. V. Rajadurai, P. W. D. Overseer

This is a reference under section 4 (1) of the Industrial Disputes Act, Chapter 131, of the Legislative Enactments of Ceylon (1956 Revised Edition) as amended subsequently to this Tribunal. The matter in dispute is whether the termination of employment of the 13 workmen who are mentioned in the statement of the Commissioner of Labour and who are said to have been employed by Mr. Rajadurai is justified and to what relief each of them is entitled to.

Mr. Rajadurai filed his statement under the regulations of the aforesaid Act objecting to the jurisdiction of the Tribunal to entertain this reference stating that by virtue of section 49 of the said Act it cannot apply to Mr. Rajadurai and that the Hon'ble the Minister of Labour and Housing has no power in law to refer the matter under section 4 (1) of the said Act. At the preliminary inquiry into this objection, elaborating this contention it was argued that by virtue of section 49 read with section 48 of the said Act the provisions thereof cannot apply to Mr. Rajadurai for two reasons:

First, the term "employer" under section 48 *inter alia* means "any person on whose behalf any other person employs any workmen". It is argued that Mr. Rajadurai employed the workmen in this case *on behalf of the Government* (P. W. D.) and since the workmen had as one of their employers the Government of Ceylon, by reason of the first limb of section 49 "Nothing in this Act shall apply to or in relation to the Crown or Government in its capacity as employer".

Second, Mr. Rajadurai's post as a Road Overseer is a permanent post in the P. W. D. under the Government of Ceylon and Mr. Rajadurai employed the workmen concerned not on his own behalf as a private citizen but on behalf of the Government (P. W. D.) in his official capacity as part and parcel of his legal obligation as a Government Servant or "a workman in the employment of the Crown or the Government" within the meaning of Section 49 and by reason of the second limb of Section 49 of the aforesaid Act cannot apply to Mr. Rajadurai as the matter in dispute is in relation to the *workman Rajadurai* in his official capacity as Road Overseer in the employment of the Government.

Evidence was led and documents were produced by both sides with regard to the preliminary objection.

In support of the first contention it was submitted that Mr. Rajadurai was the holder of a permanent and pensionable appointment and was a paid employee of the Government. His terms and conditions of employment were to carry out the maintenance work and/or improvements within the area



assigned to him. He was prohibited from doing work for other authorities, private or public, without the written permission of the Director of Public Works.

Whenever work was entrusted to him by the P. W. D. it was part of his official duties to employ labour on such work for the department. For the purpose of carrying out such work and for performing his official duties he was paid only a salary as a Government Servant and nothing else. The entire cost of works including materials and labour was met by the Government in accordance with a written estimate sanctioned by the department. This estimate is based on rates set out in the Highway Schedule of Rates, which rates do not allow for any profits.

It was emphasized, contrasting the position of the Overseer's labour with the labour employed by contractors (independent contractors) who also perform work for the department, that the employer's share of the Employees' Provident Fund contribution in respect of the Overseer's labour was paid by the Government thereby accepting the position that the Government is one of the employers of such labour. Similarly workmen's compensation liability for injuries caused to such labour is also met by the Government in its capacity as principal.

As pointed out by the learned Counsel for the Union, before proceeding to discuss the nature and content of the objection taken by Mr. Rajadurai, it is necessary to examine the historical background of the Overseer's system, and the position taken up by the Government as to the status of the Overseer's labour. This was explained very clearly by Mr. V. C. de Silva, the Director of Public Works.

Mr. de Silva the key witness in this case gave a clear and accurate description as to how labour is recruited by the Public Works Department. Insofar as the recruitment of labour is concerned Mr. de Silva stated that there are three different systems in operation. First is the contract system where work is given over to independent contractors on the basis of a tender and the labour employed is private labour. The second is the direct labour system in which the labour is directly recruited by Government (P. W. D.) and for all purposes such labour is treated as Government labour. The third is the Overseer's system which he said "was presumably introduced with the idea of combining both systems."

Speaking in detail of the Overseer's system Mr. de Silva stated that "that Overseer's system was presumably introduced with the idea of combining both systems (that is the direct labour system and the contract system)". Referring to the peculiarities of the Overseer's system he said that the Overseer himself is a salaried employee of the Government. For the supply of labour and material in connection with the work assigned to him, namely maintenance work, etc., he is paid separately for these jobs according to the rates fixed by the department. In the fixing of these rates there is no provision made for profit since the work is supposed to be done on the basis of no profit for the Overseer. However, he stated that "in recognition of this fact (no profit) the labour employed by the Overseer has been granted some concessions. One is with regard to accidents. In the event of an accident to a labourer employed by the Overseer during the course of work being carried out by the P. W. D. the Government pays compensation. The Government reimburses the Overseer with E. P. F. contributions ..... the Overseer's labour is also provided with accommodation in the labour lines of the Department whenever circumstances permit for such an arrangement. I cannot think of any other special benefits the Overseer's labourers enjoy".

In regard to the status of the Overseer's labour Mr. de Silva said "so far as the wages, the terms of employment and so on are concerned Overseer's labour is regarded as non-Government employees employed by the (Overseer)". On the question of recruitment and dismissal of Overseer's labour he stated "that was entirely in the hands of the Overseers. The Government has nothing to do with that ..... where a worker is wrongfully dismissed the department could not do anything about it and that is because these employees are the private workers of the Overseer"; and in regard to the position arising from the transfer of Overseers he said that "the department has nothing to do with the Overseer's gang and the Overseer's successor is not obliged to employ them". So much for the evidence of Mr. de Silva.

Apart from this evidence there is very clear documentary evidence to show that throughout the agitations made by the Union on behalf of the Overseer's labourers for their absorption into Government, the Union has been repeatedly informed by the Government that such employees are the private employees of the Overseers. Also in reply to questions in Parliament the Hon'ble Minister of Transport and Works had stated the same thing as far back as 1959 and there has been no change in the position since then.

It is apparent from this evidence that despite the fact that Mr. Rajadurai himself is a Public Servant the Government's consistent position in relation to the Overseer's labourers is that these labourers are the private employees of the Overseers.

Mr. Rajadurai's contention that the Government paid the employees Provident Fund contributions and compensation for injuries under the Workmen's Compensation Ordinance does

not alter this position. The evidence unmistakably indicates that the payments of these moneys are ad hoc arrangements by the Government—or as Mr. de Silva states they are some of the concessions granted to Overseers—to lighten the burden of the Overseers in view of the peculiar characteristics of the Overseer's system and to meet the unforeseen liabilities falling on them consequence of the march of recent social legislation enacted, perhaps, long after Mr. Rajadurai accepted office.

For these reasons I am of the view that the first contention of Mr. Rajadurai should fail.

The second contention of Mr. Rajadurai is more subtle. The argument here is that since the second limb of Section 49 of the Industrial Disputes Act states that the Act shall not apply "to or in relation to a workman in the employment of the Crown or the Government", the Minister could not make this reference under Section 4 as the matter in dispute arose in relation to the workman Rajadurai in his official capacity as Road Overseer in the employment of the Government.

It was submitted that there is no pretence that the present proceedings against the Overseer Rajadurai are in respect of any other character than his public and official character as P. W. D. Overseer and that Mr. Rajadurai has been acting as a servant or agent of the Crown or the Government. On this footing I was referred to a number of English decisions that an action could not lie against persons acting in a public character and situation. With respect, in my opinion, this contention too should fail and the decisions referred to are irrelevant.

As I have pointed out already in connection with the first contention, the Government's consistent position by its numerous acts through its agents is that the Overseer's labourers are not Government employees nor are they employed on behalf of the Government. They have been throughout treated as private employees of the Overseers. The arguments therefore that Mr. Rajadurai employed these labourers in his public capacity as servant or agent of the Crown is untenable. I concede that numerous difficulties have arisen and are bound to arise in the application of modern social legislation in view of the peculiar characteristics of the Overseer's system. But that is a separate matter.

There is another aspect of the applicability of the second limb of Section 49. It seems to me that the second limb contemplates a workman in an industrial dispute in relation to his own employer which latter term includes any person on whose behalf any other person employs a workman. In the present reference the two parties to the dispute are Mr. Rajadurai in his capacity as principal employer (not on behalf of the Government) and the Union on behalf of the workman. Further the dispute is not between Mr. Rajadurai in his capacity as a workman and his own employer the Government. The submission therefore that because of the mere fact that Mr. Rajadurai himself is an employee of the Government "the provisions of the Industrial Disputes Act could not apply to him is untenable.

For this reason the objections are over-ruled and the matter is set down for inquiry into the merits on 30th April, 1969.

Before I conclude I must express my regrets for the delay in giving my ruling which as the parties are already aware were due to certain unavoidable circumstances including the loss or misplacement of certain documents in the Office of the Labour Tribunal, Colombo, and these were completely beyond my control. I also wish to thank the parties and their learned Counsel for their patience and assistance.

Sgd. K. E. W. F. SIRIWARDENE,  
President,  
Labour Tribunal.

Dated at Kandy this 10th day of March, 1969.

1-768

## Miscellaneous Departmental Notices

### CLOSURE OF LIQUIDATION PROCEEDINGS OF CO-OPERATIVE SOCIETIES

#### The Co-operative Societies Ordinance (Chapter 124)

IN terms of section 52 (2) of the Co-operative Societies Ordinance, notice is hereby given of the closing of the liquidation of each of the undermentioned societies on the date noted against such name:—

	Name of Society		Date of Closure	
(1) Palanatha	Co-operative	Stores	Society	2.10.1969
Ltd.	...	...	...	
(2) Hindagoda	Co-operative	Stores	Society	4.10.1969
Ltd.	...	...	...	
(3) Beragama	Colony	Co-operative	Stores	4.10.1969
Society Ltd.	...	...	...	
(4) Morahela	Co-operative	Stores	Society Ltd.	5.10.1969

Name of Society	Date of Closure	Name of Society	Date of Closure
(5) Badulla Co-operative Stores Society Ltd.	7.10.1969	(14) Pelapitiyagoda Co-operative Stores Society Ltd.	20.11.1969
(6) Deegahatenna Kulagana Co-operative Society Ltd.	8.10.1969	(15) Kiriwaneliya Co-operative Stores Society Ltd.	20.11.1969
(7) Himidurawa Multi-purpose Co-operative Society Ltd.	15.10.1969	(16) Bolossagama Serupita Co-operative Agricultural Production & Sale Society Ltd.	20.11.1969
(8) Black Store Co-operative Stores Society Ltd.	19.10.1969		
(9) Yatawatta Ihala Kotasa Multi-Purpose Co-operative Society Ltd.	19.10.1969		
(10) Wellawaya Village Headmen's Co-operative Thrift and Credit Society Ltd.	19.10.1969		
(11) Helakandurugamuwa Kantha Thrift and Credit Society Ltd.	19.10.1969		
(12) Hetekma Stores Society Ltd.	20.10.1969		
(13) Alutgama Migama Co-operative Transport Service Society Ltd.	2.11.1969		

R. B. RAJAGURU,  
Deputy Commissioner of Co-operative Development  
and Deputy Registrar of Co-operative Societies.

Co-operative Department,  
P. O. Box 419,  
Colombo 1, 18th January, 1970.  
1-770

### THE PILGRIMAGES (JAFFNA DISTRICT) REGULATION—1951

#### Notification under Regulation 3

THE periods of the festivals are hereby fixed as the period during which the Pilgrimages (Jaffna District) Regulation, 1951, published in the *Government Gazette* No. 10,234 of April 13, 1951, as amended by the Pilgrimages (Jaffna District) Regulation published in the *Government Gazette* No. 10,263 of June 29, 1951, and the Pilgrimages (Jaffna District) Regulation published in the *Government Gazette* No. 10,390 of May 2, 1952, and the Pilgrimages (Jaffna District) Regulation published in *Government Gazette* No. 10,943 of June 21, 1956, and the Pilgrimages (Jaffna District) Regulation published in the *Government Gazette* No. 14,715 of September 30, 1966, shall be in force in respect of the Pilgrimages in the year 1970 to the under-mentioned temples and churches :—

	Date of Commencement	Date of Termination
1. St. Anthony's Church, Palativu	24. 2.70	28. 2.70
2. Maruthady Pillaiyar Temple, Manipay	29. 3.70	15. 4.70
3. Nainativu Buddhist Vihare—Vesak	19. 5.70	21. 5.70
4. Siddiveram Amman Temple	25. 5.70	8. 6.70
5. Nainativu Nagapooshani Amman Temple	5. 6.70	20. 6.70
6. Nainativu Buddhist Vihare—Poson	17. 6.70	19. 6.70
7. St. Sebastian Church, Pathumadu, Mullian	29. 6.70	8. 7.70
8. Maviddapuram Kandasamy Temple	8. 7.70	2. 8.70
9. St. James Church, Kilaly	16. 7.70	25. 7.70
10. The Church of Our Lady of Holy Rosary, Sinnamadu	27. 7.70	5. 8.70
11. Keerimalai Adi Ammavasai	31. 7.70	1. 8.70
12. Sellasanathy Temple, Thondamannar	31. 8.70	15. 9.70
13. The Church of Our Lady of Good Voyage Chardy, Velanai	15. 9.70	24. 9.70
14. Vallipuram Temple, Thunnalai	29. 9.70	15. 10.70
15. Sellasanathi Temple, Thondamannar, Kanthasasti	30. 10.70	5. 11.70

The Kachcheri,  
Jaffna, 18th January, 1970.  
1-820

F. C. PIETERSZ,  
Government Agent, Jaffna District.

### THE AGRICULTURAL PRODUCTS (GUARANTEED PRICES AND CONTROL OF HULLING AND MILLING) ACT, No. 33 OF 1961

#### Order under Section 3

BY virtue of powers vested in me by section 3 of the Agricultural Products (Guaranteed Prices and Control of Hulling and Milling) Act, No. 33 of 1961, I, Seneviratne Banda Senanayake, Commissioner of Agrarian Services, do by this order, after consultation with the Guaranteed Prices Advisory Committee and with the approval of the Minister of Agriculture and Food, given after consultation with the Minister of Finance, fix the guaranteed price specified in column 2 of the Schedule hereto for the scheduled agricultural product specified in column 1 of the Schedule to be effective for the year 1970.

S. B. SENANAYAKE,  
Commissioner of Agrarian Services.

Colombo, 13th January, 1970.

#### SCHEDULE

Column 1	Column 2	Column 1	Column 2
	Per Bushel		Per Cwt.
	Rs. c.		Rs. c.
1. Paddy	14 0	6. Cotton, Grade I	64 0
2. Maize	24 64	Inter Grade	50 0
3. Kurakkan, Grade I	15 0	Grade II	40 0
Grade II	13 0	Grade III	23 50
4. Sorghum	20 16	7. Mustard	67 20
5. Toor Dhal (Whole)	56 0	8. Gingelly	38 0
		9. Chillies, Grade I	252 0
		Grade II	196 0
		Inferior Grade	112 0
		10. Green Gram, Grade I	67 20
		Grade II	61 60
		11. Tamarind	33 60
		12. Black Pepper	140 0
		13. Cow Pea (Arlington variety)	67 20
		14. Cow Pea	42 56
		15. Ground Nuts	49 28
		16. Turmeric	130 0
		17. Coffee, Grade I	224 0
		Grade II	154 0
		18. Potatoes	44 80
		19. Red Onions—	
		January	34 72
		February	31 36
		March	25 76
		April	28 0
		May and June	31 36
		July and August	25 76
		September	29 12
		October	31 36
		November and December	34 72
		20. Bombay Onions	44 80
		21. Garlic	168 0

Loan No. 2170.

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

Notice under Section 64 of the Agricultural and Industrial Credit Corporation Ordinance (Cap. 402, R. L. E. 1956)

To:

Mr. Candiah Packianesar of 47, Eachchamoddai Road, Jaffna. IT is hereby notified that the Board of Directors of the Corporation has unanimously passed on the 9th day of December, 1968, the following resolution under section 71 of the Agricultural and Industrial Credit Corporation Ordinance (Cap. 402):—

"Whereas Samuel Muttu Candiah and (2) Margaret Candiah (husband and wife), both of 47, Eachchamoddai, Jaffna, in the District of Jaffna have made default in the payments due on bond No. 3624 dated 4.3.1960, attested by V. K. Subramaniam, Notary Public of Jaffna, in favour of the Agricultural and Industrial Credit Corporation of Ceylon, and there is due and owing to the Corporation a sum of Rupees Eleven thousand and fifty seven and cents ninety-two (Rs. 11,057.92) 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 Revised Legislative Enactments, 1956), do hereby resolve that the property and premises mortgaged to the said Corporation by the said bond No. 3624 of 4.3.60, attested by V. K. Subramaniam, Notary Public, be sold by public auction by Mr. S. Ratnasabapathy, Licensed Auctioneer of Jaffna, for the recovery of the said sum of Rs. 11,057.92 with interest on the principal sum of Rs. 9,450 at 5½ per centum per annum from 25.6.68 to date of sale and costs of sale."

**DESCRIPTION OF PROPERTY UNDER MORTGAGE**

All that allotment of land situated at Chundikuli in the District of Jaffna, N.P., called Vilankulampulam in extent 11 lms. v.c. with houses, well, cultivated and spontaneous plantations—registered under title D 146/185 in the Jaffna District Land Registry—which said allotment is also described as—

An allotment of land called Vilankulampulam situated at Chundikuli bearing assessment No. 47, Eachchamoddai Road, Jaffna, in the Parish of Chundikuli in the District of Jaffna, Northern Province, containing in extent 10 lms. v.c. or 2 roods and 20 perches according to true copy of plan No. 2072 of 24.2.59, made by A. Lazarus, Licensed Surveyor. This property is within the Municipal Council limits of Jaffna.

H. S. F. GOONEWARDENA,  
General Manager.

292, Galle Road,  
Colombo 3, January 12, 1970.  
1—811A

Loan No. 3031.

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

Resolution under Section 71 of the Agricultural and Industrial Credit Corporation Ordinance (Cap. 402)

IT is hereby notified that the Board of Directors of the Corporation has unanimously passed the following resolution on the 22nd day of September, 1969:—

"Whereas Abeysinghe Mudiyanse and Herat Mudiyanse Mutumunise both of Kirimetiya, Kumbukwewa, in the District of Kurunegala, have made default in the payments due on Bond No. 179 dated 16.5.65, attested by K. P. D. E. Kodagoda, Notary Public, of Kurunegala, in favour of the Agricultural and Industrial Credit Corporation of Ceylon, and there is due and owing to the Corporation a sum of Rupees Four thousand nine hundred and twenty five and cents two (Rs. 4,925.02) 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, Revised Edition 1956), do hereby resolve that the property and premises mortgaged to the said Corporation by the said Bond No. 179 of 16.5.65 attested by K. P. D. E. Kodagoda, Notary Public, be sold by Public Auction by Mr. Bernard Yatawara, Licensed Auctioneer of Kurunegala, for the recovery of the said sum of Rs. 4,925.02 with interest on the principal sum of Rs. 4,571.45 at 6½ per centum per annum from 1.4.69, to date of sale and costs of sale."

**DESCRIPTION OF PROPERTIES UNDER MORTGAGE**

1. All that allotment of land called Kahatagahamulawatta, Bogahamulahena and Dampitiyarukatanagahamulagala together with the buildings, trees and plantations thereon situated in the village Kirimetiya in the District of Kurunegala containing in extent 5A. 0R. 14P. according to Settlement Plan No. S 9553 dated 26.10.1944, and registered under title D 263/41 in the Kurunegala District Land Registry.

3. All that allotment of land called Madugahamullagala together with the buildings, trees and plantations thereon situated in the village Kirimetiya aforesaid and containing in extent 0A. 3R. 7P. according to Settlement Plan No. S 9467

dated 26.10.1944, and registered under title D 263/59 in the Kurunegala District Land Registry.

H. S. F. GOONEWARDENA,  
General Manager.

292, Galle Road,  
Colombo 3, January 11, 1970.  
1—809

Loan No. 2339.

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

Resolution under Section 71 of the Agricultural and Industrial Credit Corporation of Ceylon (Cap. 402)

IT is hereby notified that the Board of Directors of the Corporation has unanimously passed the following resolution on the 25th day of May, 1969:—

"Whereas Nina Mohammodu Lebbe Abbas Marikar of Poles Road, Puttalam in the District of Puttalam has made default in the payments due on Bond No. 9233 dated 29.3.1961, attested by A. Sangarapillai, Notary Public of Puttalam, in favour of the Agricultural and Industrial Credit Corporation of Ceylon, and there is due and owing to the Corporation a sum of Rupees three thousand three hundred and twenty six and cents forty five (Rs. 3,326.45) 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, Revised Edition 1956), do hereby resolve that the property and premises mortgaged to the said Corporation by the said Bond No. 9233 of 29.3.61, attested by A. Sangarapillai, Notary Public, be sold by Public Auction by Mr. P. T. M. A. Naina Marikar, Licensed Auctioneer of Puttalam, for the recovery of the said sum of Rs. 3,326.45 with interest on the principal sum of Rs. 3,012.37 at 5½ per centum per annum from 30.11.68 to date of sale and costs of sale."

**DESCRIPTION OF PROPERTY MORTGAGED**

All that lot F2 of the property and premises called and known as Kallady Mavady Totam, situated at Vellankarai in Kandakuli, Kalpitiya Pattu of Kalpitiya Korale in the District of Puttalam in extent 28A. 1R. 14.33P. according to Plan No. 250 dated 14.3.59, drawn by C. S. Veeravale, Licensed Surveyor.

H. S. F. GOONEWARDENA,  
General Manager.

292, Galle Road,  
Colombo 3, December 7, 1969.  
1—810

Loan No. 1922.

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

Resolution under Section 71 of the Agricultural and Industrial Credit Corporation Ordinance (Cap. 402)

IT is hereby notified that the Board of Directors of the Corporation has unanimously passed the following resolution on the 27th day of October, 1969:—

"Whereas David Dahanayake Yapa of Hospital View, Akuressa by mortgage Bond No. 892 dated the 19th day of March, 1959, attested by G. T. B. Makalanda, Notary Public of Colombo, mortgaged and hypothecated to the Agricultural and Industrial Credit Corporation of Ceylon (a body corporate duly established under the Agricultural and Industrial Credit Corporation Ordinance (Cap. 402 R. L. E. 1956) all those divided contiguous lots B and C of the land called Medahenedeniya alias Mahaheendeniyagahahena in extent 8A. 3R. 17.5P. with buildings thereon situated at Akuressa in the Matara District and fully described in the schedule attached to the said Bond No. 892 to secure the repayment of a sum of Rupees Five thousand (Rs. 5,000) and interest thereon at 3½ per centum per annum lent and advanced to the said David Dahanayake Yapa;

And whereas the said David Dahanayake Yapa died on or about the 10th day of September, 1967;

And whereas an application was made to the District Court of Colombo for the appointment of a Legal Representative to represent the Estate of the late David Dahanayake Yapa in proceedings No. 3304/CG/MB;

And whereas by an Act of Appointment dated 15th May, 1968, filed in the aforementioned case Mrs. Somawathie Gunasekera of Telijjawila has been appointed Legal Representative to represent the estate of the deceased mortgagor viz, David Dahanayake Yapa;

And whereas there is now due and owing to the said Corporation a sum of Rupees Three thousand eight hundred and ninety five and cents seventy nine (Rs. 3,895.79) on account of balance principal and interest;

And whereas the said Mrs. Somawathie Gunasekera as the duly appointed Legal Representative of the late David Dahanayake Yapa has defaulted in the payments due on the said

Bond No. 892 dated 19th March, 1959 attested by G. T. B. Makalanda, Notary Public, 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 do hereby resolve that the property and premises mortgaged to the said Corporation by the said Bond No. 892 dated 19th March, 1959, attested by G. T. B. Makalanda, Notary Public, be sold by Public Auction by Mr. A. Balasuriya, Licensed Auctioneer of Matara, for the recovery of the said sum of Rs. 3,895.79 with further interest on the balance principal sum of Rs. 3,583.45 at 5½ per centum per annum from 20.9.69 to date of sale and costs of sale."

H. S. F. GOONEWARDENA,  
General Manager.

292, Galle Road,  
Colombo 3, January 10, 1970.

1—838

2285/3080.

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

**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 the 23rd day of November, 1968:—

"Whereas Kahagal'age Martin Singho of Sirisena Estate, Bulathkohupitiya, in the District of Kegalle, has made default in the payments due on bonds No. 686 dated 15.10.60, attested

by S. E. Abeyseriya, Notary Public, and No. 579 dated 2.6.65, attested by D. B. Direksze, Notary Public of Kegalle, in favour of the Agricultural and Industrial Credit Corporation of Ceylon, and there is due and owing to the Corporation the aggregate sum of Rupees seven thousand and forty five and cents seventy-eight (Rs. 7,045.78) on the said bonds: the Board of Directors of the Agricultural and Industrial Credit Corporation under the powers vested in them by the Agricultural and Industrial Credit Corporation Ordinance (Cap. 402 Revised Legislative Enactments, 1956), do hereby resolve that the property and premises mortgaged to the said Corporation by the said bond No. 686 dated 15.10.60, attested by S. E. Abeyseriya, Notary Public, and bond No. 579 of 2.6.65, attested by D. B. Direksze, Notary Public, respectively excluding the portions released by the Corporation be sold by public auction by Mr. T. Jayawardena, Licensed Auctioneer of Kegalle, for the recovery of the said sum of Rs. 7,045.78 with interest on the principal sum of Rs. 3,145.78 under bond No. 686 and Rs. 3,900 under bond No. 579 at 5½ per centum per annum from 19.7.68 and 1.7.68, respectively to date of sale and costs of sale."

**DESCRIPTION OF PROPERTY MORTGAGED**

All those lots 4, 5, 6A, 7 and 9A of Sirisena Estate of the aggregate extent of 18A. 0R. 17P. situated at Poonahale in the Lower Bulatgama in the Kegalla District.

H. S. F. GOONEWARDENA,  
General Manager.

Colombo 3, 12th January, 1970.

1—811

**IMPORTANT NOTICE REGARDING PUBLICATION OF GAZETTE**

THE Weekly issue of the *Ceylon Government Gazette* is normally published on Fridays. If a Friday happens to be a Public Holiday the *Gazette* is published on the working day immediately preceding the Friday. Thus the last date specified for the receipt of notices for publication in the *Gazette* also varies depending on the incidence of public holidays in the week concerned.

The Schedule below shows the dates of publication and the latest time by which notices should be received for publication in the respective weekly *Gazettes*. All notices received out of times specified below will not be published. Such notices will be returned to the sender by post for necessary amendment and return if publication is desired in a subsequent issue of the *Gazette*. It will be in the interest of all concerned if those desirous of ensuring the timely publication of notices in the *Gazette* make it a point to see that sufficient time is allowed for postal transmission of notices to the Government Press.

The Government Printer does not accept payments of subscriptions for the Government Gazette. Payment should be made direct to the Superintendent, Government Publications Bureau, P. O. Box 500, Secretariat, Colombo 1.

**Schedule**

1970

<i>Month</i>	<i>Date of Publication</i>	<i>Last Date and Time of Acceptance of Notices for publication in the Gazette</i>
<b>JANUARY</b>	Friday 2. 1.70 .. 3.30 p.m.	Friday 26. 12.69
	Friday 9. 1.70 .. 3.30 p.m.	Friday 2. 1.70
	Friday 16. 1.70 .. 3.30 p.m.	Thursday 8. 1.70
	Friday 23. 1.70 .. 12 Noon	Friday 16. 1.70
	Thursday 29. 1.70 .. 12 Noon	Wednesday 21. 1.70
<b>FEBRUARY</b>	Thursday 5. 2.70 .. 3.30 p.m.	Wednesday 28. 1.70
	Friday 13. 2.70 .. 12 Noon	Thursday 5. 2.70
	Friday 20. 2.70 .. 3.30 p.m.	Friday 13. 2.70
	Friday 27. 2.70 .. 12 Noon	Friday 20. 2.70
<b>MARCH</b>	Thursday 5. 3.70 .. 12 Noon	Friday 27. 2.70
	Friday 13. 3.70 .. 3.30 p.m.	Thursday 5. 3.70
	Friday 20. 3.70 .. 3.30 p.m.	Friday 13. 3.70
	Thursday 26. 3.70 .. 3.30 p.m.	Friday 20. 3.70

L. W. P. PEIRIS,  
 Government Printer.

Government Press,  
 Colombo, December 12, 1969.