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THE CEYLON GOVERNMENT GAZETTE

අංක 14,901 — 1970 අප්‍රේල් 10 වැනි සිකුරාදා — 1970.4.10

No. 14,901 — FRIDAY, APRIL 10, 1970

(Published by Authority)

PART I: SECTION (I)—GENERAL

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Appointments, &c., by the Governor-General

No. 131 of 1970

No. D/VF/38 (iii).

ARMY—C.V.F.—COMMISSIONS APPROVED BY HIS EXCELLENCY THE GOVERNOR-GENERAL

HIS EXCELLENCY THE GOVERNOR-GENERAL has been pleased to approve the Commissioning of the undermentioned gentlemen as Captains in the Volunteer Force of the Army, in the following order of seniority and their posting to the Ceylon Army Medical Corps (Volunteer), with effect from March 13, 1970:—

- Dr. MALWATTAGE NIMAL DEEPALA PRIYASOMA JAYATILAKA.
- Dr. SOMASUNDAEAM THIAGARAJAH.
- Dr. HILARIAN SARATH KUMAR SENEVIRATNE.
- Dr. JOSEPH ADRIAN JEEVENDRA MARTYN.
- Dr. NANDANA ABHAYA KARUNARATNE.
- Dr. MOHANLAL UMMEGA FERNANDO.
- Dr. TRAVIS STANMORE STIRLING EUDES PERERA.
- Dr. CANAGASUNDRAM BALAKRISHNAN.

Dr. ASOKA LAKSHMAN THENABADU.
Dr. KAMAL MAGDON ISMAIL.

By His Excellency's command,

G. V. P. SAMARASINGHE,
Permanent Secretary,

Ministry of Defence and External Affairs.

Colombo, March 26, 1970.

4—316

CORRECTION

REFERENCE Notice bearing No. 87 of 1970 in Part I Section (I) of *Ceylon Government Gazette* No. 14,897 dated March 13, 1970, page 164, re Promotions as Temporary Squadron Leaders of the Royal Ceylon Air Force, the fourth name should read:

Flight Lieutenant Noor RAHIM RAHIM (01080) GD.P.
and not as printed therein.

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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. PRIBIS,
Government Printer.

Appointments, &c., by the Judicial Service Commission

No. 132 of 1970

SUMMARY OF APPOINTMENTS MADE BY THE JUDICIAL SERVICE COMMISSION

Name of Officer	New Appointment	Effective Date of New Appointment	Remarks
Mr. E. A. WIJEKULASURIYA	Additional Magistrate, etc., Avissawella	From 1st April, 1970	Until further orders
Mr. V. N. A. W. WICKREMASURIYA	Additional Magistrate, etc., Kegalle	From 28th March, 1970	do.
Mr. R. NAVARATNAM	Supernumerary Officer and to be Additional Magistrate, etc., Kurunegala, at Kuliypitiya	From 26th March, 1970	do.
Mr. M. P. WIJESINGHE	Additional District Judge, etc., Anuradhapura	From 26th March, 1970	do.
Mr. K. A. P. RANASINGHE	do.	From 7th April, 1970	To pass sentence in M. C. Anuradhapura Case No. 12789
Mr. G. F. H. ATURUPANA	Additional District Judge, Kurunegala, at Kuliypitiya, etc.	From 28th March, 1970	To hear, determine and deliver judgment in D. C. Kuliypitiya Case No. 1183/P,
Mr. V. N. A. W. WICKREMASURIYA	do.	From 21st March, 1970	To hear, determine and deliver judgment in M. C. Kuliypitiya Cases Nos. 47498, 48581 and 40212
Mr. H. A. JAYAWICKREME	Additional District Judge, etc., Anuradhapura	14th March, 1970	During absence of Mr. D. W. K. LADDUWAHETTY
Mr. S. NADARAJAH	do.	26th March, 1970	do.
Mr. S. SURAWEEERA	Additional Magistrate, etc., Kegalle	From 14th March, 1970	To deliver judgment in M. C. Kegalle Case No. 79038
Mr. S. R. B. A. GUNATILAKE	Additional Magistrate, etc., Kalutara	25th to 27th March, 1970, and 1st to 3rd April, 1970	During absence of Mr. W. G. N. WEERATNE
Mr. R. WICKREMASINGHE	Additional Magistrate, etc., Galle	11th March, 1970	—
Mr. C. E. PEREIRA	Additional Magistrate, etc., Colombo	2nd March, 1970	During absence of Mr. N. B. D. S. WIJESSEKERA
Mr. C. THIYAGARAJAH	Additional District Judge, Kandy, at Matale etc.	13th to 16th March, 1970	During absence of Mr. S. SELLIAH
Mr. J. A. P. THURAINAYAGAM	Additional District Judge, etc., Trincomalee	23rd to 25th February, 1970	During absence of Mr. D. C. W. WICKREMASEKERA
Mr. T. S. DOOLE	Additional Magistrate, etc., Hambantota	16th to 22nd February and 26th March, 1970	During absence of Mr. H. W. SENANAYAKE
Mr. F. W. GUNARATNE	Additional Magistrate, etc., Negombo	6th to 9th and 26th to 31st March, 1970	During absence of Mr. P. B. RAMBUKWELLA
Mr. M. L. N. WICKREMASINGHE	Additional Magistrate, etc., Galle	14th to 18th and 26th to 31st March, 1970	During absence of Mr. J. SENATHIRAJAH
Mr. O. L. M. ISMAIL	Additional District Judge, etc., Trincomalee	19th to 23rd February, 1970	During absence of Mr. D. C. W. WICKREMASEKERA
Mr. H. B. PERERA	Additional Magistrate, etc., Kurunegala	26th March, 1970	During absence of Mr. K. V. SWARNADHIPATHI
Mr. M. O. M. THAHIR	do.	28th March, 1970	do.
Mr. D. B. RANASINGHE	Additional Magistrate, etc., Gampaha	28th and 31st March, 1970	During absence of Mr. W. P. N. DE SILVA
Mr. C. L. DE SILVA	Additional District Judge, etc., Balapitiya	28th March, 1970	During absence of Mr. L. H. DE ALWIS
Mr. P. G. DE SILVA	Additional Magistrate, etc., Avissawella	21st March, 1970	During absence of Mr. J. G. ASEERWATHAM
Mr. S. M. M. CASSIM	Additional District Judge, etc., Puttalam	21st to 23rd and 26th to 31st March, 1970	During absence of Mr. K. PALAKIDNAR
Mr. S. M. M. MUSTAPHA	Additional District Judge, etc., Kandy	24th March, 1970	During absence of Mr. S. D. JAYASUNDERE
Mr. K. NAVARATNARAJAH	Additional District Judge, etc., Batticaloa	2nd to 5th April, 1970	During absence of Mr. D. S. NETHSINGHE
Mr. D. ST. E. AMERASINGHE	Additional District Judge, etc., Avissawella	25th March, 1970	During absence of Mr. M. P. WIJESINGHE
Mr. M. M. WIJESURIYA	Additional Commissioner of Requests, etc., Colombo	25th, 26th and 28th March, 1970	During absence of Mr. C. E. MENDIS
Mr. P. V. SENATHIRAJAH	Additional Magistrate, etc., Vavuniya	29th to 31st March, 1970	During absence of Mr. K. SINNATHAMBY
Mr. A. SEEMAMPILLAI	Additional Magistrate, etc., Mannar	28th and 29th March and 16th to 20th April, 1970	During absence of Mr. K. V. NAVARATNAM
Mr. A. SEEMAMPILLAI	Acting President, R. C., Mannar	16th to 20th April, 1970	do.

Office of the Judicial Service Commission,
P. O. Box 573,
Colombo 12, April 2, 1970.

SIRIMEVAN AMERASINGHE,
Secretary,
Judicial Service Commission.

Other Appointments, &c.

No. 133 of 1970

P 4/SV 26/6, P 4/SV 2/279, P 4/SV 9/167,
P 4/SV 9/183, P 4/SV 15/66, P 4/SV 20/131,
P 4/SV 14/116, P 4/SV 16/38, P 4/SV 35/82,
P 4/SV 14/135, P 4/SV 10/51, P 4/SV 18/14,
P 4/SV 3/145, P 4/SV 9/184, P 4/SV 10/33,
P 4/SV 32/56, P 4/SV 14/138, P 4/SV 12/48.

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. KATHIRATHAMBY SUBRAMANIAM SITHIRAVELU to be a Justice of the Peace for the Judicial District of Trincomalee.
2. Mr. ABDULHUSEN HASSENALLY RAJKOTWALA to be a Justice of the Peace for the Judicial District of Colombo.
3. Mr. SULAIMAN LEBBE SAMSUDEEN MOHAMED HANIFA to be a Justice of the Peace for the Judicial District of Kandy.
4. Mr. PISMEBAYA KUMBURE HATHURUSINGHE GEDERA ALBERT IHALAWELA to be a Justice of the Peace for the Judicial District of Kandy.
5. Mr. MOHAMED ISMAIL MOHAMED LAFIR to be a Justice of the Peace for the Judicial District of Balapitiya.
6. Mr. MUTHAN SUNDARAMOORTHY to be a Justice of the Peace for the Judicial District of Jaffna.
7. Mr. BENJAMINE GUNATHILAKA to be a Justice of the Peace for the Judicial District of Galle.
8. Mr. ANDRA HANNADIGE PETER JAYAWERERA to be a Justice of the Peace for the Judicial District of Matara.
9. Mr. SINNATHAMBY KUMARASAMY SINNATHAMBY to be a Justice of the Peace for the Judicial District of Badulla.
10. Mr. VIDANA GAMAGE KULATILLAKE JAYAWARDENA to be a Justice of the Peace for the Judicial District of Galle.
11. Mr. DEKINDA UDAGEDERA HERATH MUDIYANSELAGE MUDIYANSE to be a Justice of the Peace for the Judicial District of Kandy.
12. Mr. DON DAVID SENARATH to be a Justice of the Peace for the Judicial District of Tangalle.
13. Mr. ABDUL CAFOOR MOHAMED SHAFFI to be a Justice of the Peace for the Judicial District of Kalutara.
14. Mr. RAJAPAKSE PATHIRANAGE ASENI PERERA to be a Justice of the Peace for the Judicial District of Kandy.
15. Mr. JELISON KADA HETTIGE to be a Justice of the Peace for the Judicial District of Nuwara Eliya.
16. Mr. KIRAGE SURAWERERA to be a Justice of the Peace for the Judicial District of Anuradhapura.
17. Mr. KATHEALUWA LIYANA KANKANAMBE ABRAHAM APPUHAMY to be a Justice of the Peace for the Judicial District of Galle.
18. Mr. GAMAGEDERA APPUHAMY to be a Justice of the Peace for the Judicial District of Matale.

A. F. WIJEMANNE,
Minister of Justice.

Ministry of Justice,
Colombo, 2nd April, 1970.

4-393/1

No. P 4/SV 7/49.

CORRECTION

NOTICE No. 114 of 1970 published on page 214 of Part I: Section (I) of the *Government Gazette* No. 14,899 of 26th March, 1970, is hereby amended by the substitution, for the words "2. Mr. HANDUNGE UDENIS PERERA to be a Justice of the Peace for the Judicial District of Kalutara", of the words "2. Mr. HANDUNGE UDENIS PERERA to be a Justice of the Peace for the Judicial District of Panadura".

A. F. WIJEMANNE,
Minister of Justice.

Ministry of Justice,
Colombo, 1st April, 1970.

4-393/2

No. 134 of 1970

NOTARIES ORDINANCE (CAP. 107)

THE Honourable the Minister of Home Affairs has appointed Miss MEGHAMALI SUMANAWATHIE KADURUGAMUWA to be a Notary Public throughout the judicial division of Colombo and to practise as such in the English language.

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A 4

Government Notifications

L. D.—B. 129/47.

No. C. 5/56.

THE CEYLON (CONSTITUTION) ORDER IN COUNCIL, 1946

Order under Section 61

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

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

Colombo, March 25, 1970.

ORDER No. 194

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

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

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

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

SCHEDULE

Column I	Column II	
Telephonist	The Administrative Secretary The Chief Accountant The Accountants The Master Attendant The Chief Engineer The Deputy Chief Engineers	
Inquiry and Tappal Clerk		
Book Binders		
Roneo Operator (Operator, Duplicating Machine)		
Karyala Karya Sahayakas		
Cycle Orderlies		
Messengers		
Office Labourers		
Dispensary Orderlies		
Assistant Patrolling Officers		
Patrols		
Guards		
Dressers		
Overseers		
Time Card Sorters		
Head Signalman		The Administrative Secretary The Master Attendant The Additional Master Attendant The Deputy Master Attendant
Signalmen		
Inquiry Clerks		
Telephone Inquiry Clerks		
Serangs		
Coxswains		
Boatmen		
Head Cook		
Assistant Cooks		
Mess Attendants		
Sail Makers		
Succanies		
Lascars		
Stewards, Cooks and Mess Attendants of Tugs		
Drivers		
Assistant Drivers		
Greasers and Firemen of Tugs		
Leading Firemen, Coxswains		
Drivers and Firemen, Port Fire Brigade		
Head Lighthouse Keepers, Grades I and II		
Assistant Lighthouse Keepers, Grades I and II		
Berthing Overseers		
Overseers		
Industrial and Afloat employees in Minor Supervisory Grades I and II and Classes 1, 2, 3, 4 and 5		

Column I

Apprentice Draughtsmen
Plan Printer
Traffic Operators Grades I and II
Overseers
Storekeepers Class II and III
Tank Gauges Grade I and II
Telephone Operators (O.F.O.)
Laboratory Assistant Grade II
Timekeeping Clerks Grade III
Bungalow Keeper
Loco Drivers
Shunters
Survey Trainees
Dressers
Plan Keeper
Drivers
Assistant Drivers
Firemen
Serangs
Ladderman
Succany
Winchmen
Calassies
Topass
Greasers
Skin Divers
Crane Drivers
Cook
Coxswains
Survey Assistants

Industrial Grade Employees

(a) Minor Supervisors Grade I and II
(b) Classes I, II, III, IV and V

Column II

The Administrative Secretary
The Chief Engineer
The Deputy Chief Engineers
The Superintending Civil Engineers
Addl. Superintending Civil Engineers
Superintending Mechanical Engineers
Deputy Superintending Mechanical Engineers

The Administrative Secretary
The Master Attendant
The Deputy Master Attendant
The Assistant Master Attendant and Pilot, Galle
The Deputy Master Attendant, Trincomalee

The Administrative Secretary
The Deputy Superintendent of Coast Lights
The Deputy Master Attendant, Trincomalee
The Asst. Master Attendant and Pilot, Galle.

Canteen Supervisor
Assistant Canteen Supervisor
Overseer
Baggage Porters
Timekeeping Clerks Grade II and III
Labour Overseers
Ticket Office Checkers
Meal Labourers

Boat House Clerk
Storeman-Clerk
Carpenter and Blacksmith
Serang
Launch Coxswains
Boat Coxswains
Boatmen
Messengers
Blacksmith's Mate
Driver of Motor and Mooring Launches and Water Boats
Carpenters
Blacksmiths
Assistant Fitter
Fitter
Painter
Special Labourers

Head Lighthouse Keepers Grade I and II
Assistant Lighthouse Keepers Grade I and II
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The Administrative Secretary

The Administrative Secretary
The Master Attendant
The Deputy Master Attendant
The Assistant Master Attendant and Pilot, Galle
The Deputy Master Attendant, Trincomalee

The Administrative Secretary
The Deputy Superintendent of Coast Lights
The Deputy Master Attendant, Trincomalee
The Asst. Master Attendant and Pilot, Galle.

THE SOCIETIES ORDINANCE

BY virtue of powers vested in me by section 3 and 4 of the Societies Ordinance (Chapter 123), I, Warnakulasuriya Ichcham-pullige Hugh Fernando, Minister of Commerce and Trade do by this notification—

- (a) authorise the purpose for which the Society known as "Aganuwara Eksath Bauddha Devabhakthika Peramuna Society Limited", has been formed as a purpose to which the powers and facilities of that Ordinance ought to be extended; and
- (b) limit the application of that Ordinance to that Society by the exemption of that Society from such of the provisions of section 5 (1) as require a Society to have a subscribed capital of at least ten thousand rupees, if it is to be registered.

HUGH FERNANDO,
Minister of Commerce and Trade.

Colombo, 24th March, 1970.
4-224

L. D.—B. 127/32.

THE BUDDHIST TEMPORALITIES ORDINANCE

ORDER made by the Minister of Justice by virtue of the powers vested in him by section 3 of the Buddhist Temporalities Ordinance (Chapter 318).

A. F. WIJEMANNE,
Minister of Justice.

Colombo, March 23, 1970.

Order

The Proclamation under section 3 of the Buddhist Temporalities Ordinance (Chapter 318) published in *Gazette* No. 7,896 of December 4, 1931, as amended from time to time is hereby further amended by the omission from the Schedule thereto of the temple described in the Schedule hereto.

SCHEDULE

Madawala Sri Sudarsanarama Vihare, situated at Madawala in Welipenna Vidane Arachchi's Division, presently known as Welipenna West Grama Sevaka's Division of Walallawiti Pattu of Pasdun Korale West in the Kalutara District.
4-256

No. PR/AC/119.

NOTIFICATION

It is hereby notified for general information that the Government of Ceylon has appointed Mr. MacDonald George Becket as Hony. Consul for Ceylon in Los Angeles, in succession to the late Mr. Welton Becket, with effect from 12th January, 1970.

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

Ministry of Defence & External Affairs,
Senate Building,
Colombo 1, 1st April, 1970.
4-315

THE NATIONAL HOUSING ACT No. 37 OF 1954

Certificate under Section 49

BY virtue of powers vested in me by section 49 of the National Housing Act No. 37 of 1954, I, Mahabalaage Don Henry Jayawardene, Minister of Scientific Research and Housing, do hereby certify that the land described in the Schedule hereto should be acquired by the Government for the purpose of being made available for the carrying out of any housing object within the meaning of section 2 of that Act.

M. D. H. JAYAWARDENE,
Minister of Scientific Research and Housing.

February 21, 1970.
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CORRECTION

REFERENCE Notice relating to the award of Efficiency Medal (Ceylon) to the personnel of the Volunteer Force of the Army, published in *Ceylon Government Gazette* No. 14,898 dated 20th March, 1970, Part I: (Sec. I), page 189, the first name should read:

"18968 WO II DIAS WAJARAKANKANAGE STANLEY GEORGE,
2 (V) CLI."

and not as printed therein.

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SCHEDULE

A block of land approximately six acres in extent (6A. OR. 0P.) called Rawatta *alias* Pathinigewatta situated in Godagama, D. R. O's Division of Four Gravets and Wellaboda Pattu, Matara District, Southern Province and bounded as follows:—

North—Karaderiye Owita Ihawatha and Manikke Kumbure Owita;

East—Anguru Kankanamge Owita;

South—Pahala Maragahahena, Udamaragahahena and Kolongahawatta;

West—Mihiripenne Owita and Athtikkagaha Addara.

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KB/ATH/NB/2333/KA/102.

THE NATIONAL HOUSING ACT No. 37 OF 1954

Certificate under Section 49

BY virtue of the powers vested in me by section 49 of the National Housing Act No. 37 of 1954, I, Mahabalage Don Henry Jayawardene, Minister of Scientific Research and Housing, do hereby certify that the land described in the Schedule hereto should be acquired by the Government for the purpose of being made available for the carrying out of any housing object within the meaning of section 2 of that Act.

M. D. H. JAYAWARDENE,
Minister of Scientific Research and Housing.

Colombo, 13th March, 1970.

SCHEDULE

A block of land in extent about thirty seven decimal two five perches (0A. OR. 37.25P.) depicted as Lot B1 in plan No. 2028 dated 1.9.1964, made by Vernon Perera, Licensed Surveyor of the land called Kuppan Undupannina Kudiirukkum Weeduwaiawu Thottakkani situated at Wattakkaliya, within the U. C. limits of Chilaw Town, Chilaw District, North Western Province and bounded as follows:—

North by Lot A in plan No. 462 of 10.5.1952, made by Vernon Perera, Licensed Surveyor;

East by presently by the land of Manuel Fernando;

South by Lot B2 in plan No. 2028 aforesaid;

West by U. C. road.

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L. D.—B. 15736.

THE PRISONS ORDINANCE

Notice under Section 35 (1)

BY virtue of the powers vested in me by section 35 (1) of the Prisons Ordinance (Chapter 54), I, Alexander Fairlie Wijemanne, Minister of Justice, do hereby appoint Rev. B. Dhammaloka Nayaka Thero and Messrs. T. B. Galketiya, A. Pathmanathan and P. K. Premasinghe to be members of the Local Visiting Committee for the Open Prison Camp, Taldena for a period of one year commencing on December 23, 1969.

A. F. WIJEMANNE,
Minister of Justice.

Colombo, March 26, 1970.

4—302/1

L. D.—B. 15/36.

THE PRISONS ORDINANCE

Notice under Section 35 (1)

BY virtue of the powers vested in me by section 35 (1) of the Prisons Ordinance (Chapter 54), I, Alexander Fairlie Wijemanne, Minister of Justice, do hereby appoint Rev. B. Dhammaloka Nayaka Thero and Messrs. T. B. Galketiya, A. Pathmanathan and P. K. Premasinghe to be members of the Local Visiting Committee for the Badulla Prison for a period of one year commencing on December, 23, 1969.

A. F. WIJEMANNE,
Minister of Justice.

Colombo, March 26, 1970.

4—302/2

THE CONCILIATION BOARDS ACT

Notice under Section 3 (2)

IN pursuance of the provisions of sub-section (2) of section 3 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 notify that it is intended to constitute a panel of conciliators for each area specified in the Schedule hereto and that recommendations under sub-section (3) of that section may be made to me in writing on the form available in the Divisional Revenue Officer's Office, on or before 15th May, 1970, in regard to the persons who are to be appointed to the Panel of Conciliators of each such area.

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

Ministry of Justice,

Colombo 12, 25th day of March, 1970.

SCHEDULE

1. Kandana Town Council area in Colombo District.
2. Puttalam Pattu village area in Puttalam and Chilaw District.

4—304/3

THE CONCILIATION BOARDS ACT

IN pursuance of the provisions of section 2 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 determine that the said Act, shall be in operation in the area specified in the Schedule hereto.

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

Ministry of Justice,

Colombo 12, 25th day of March, 1970.

Schedule

1. Kandana Town Council area in Colombo District.

4—304/2

THE CONCILIATION BOARDS ACT

IN the exercise of the powers vested in me by section 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 appoint Mr. Hewafonsekage Chilton Fonseka of Dambulla Road, Galewela, while being a member of the Panel of Conciliators for the Galewela Town Council area in Matale District, to be the Chairman of the aforesaid Panel in place of Mr. Lamahewage Justin de Silva Wickramasooriya of Wickland Bakery, Galewela, who has resigned.

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

Ministry of Justice,

Colombo, 25th March, 1970.

4—303/1

THE CONCILIATION BOARDS ACT

IN the exercise of the powers vested in me by section 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 appoint Mr. Mirihagoda Mudiyansele Gunasekera Banda Dassanayake of Palliyadda, Melsiripura, while being a member of the Panel

of Conciliators for the Madahapola village area in Kurunegala District, to be the Chairman of the aforesaid Panel in place of Mr. Mirihagoda Mudiyanseage Lokubanda Dassanayake of Palliyadda, Melsiripura who is dead.

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

Ministry of Justice,
Colombo, 25th March, 1970.

4-303/2

THE CONCILIATION BOARDS ACT

IN the exercise of the powers vested in me by section 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 Mohammodu Naina Marikar, Parliamentary Secretary to the Minister of Justice, do hereby appoint Mr. Kandar Kanagasabai of Allarai South, Meesalai, while being a member of the Panel of Conciliators for the Kachchai village area in Jaffna District, to be the Chairman of the aforesaid Panel in place of Mr. Perampalam Sellaiah of "Selvapathy", Kodikamam who is dead.

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

Ministry of Justice,
Colombo, 25th March, 1970.

4-303/3

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 Mohammodu 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 Galahitiyawa village area described at No. 3 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) Mr. Jayakody Arachchige Don Piyadasa Jayakody of Bollatha, Ja-ela.
 - (2) Mr. Podi Appuhamy Kasthuriarachchi of No. 54, Galahitiyawa North, Ganemulla.
 - (3) Mr. Subasinghe Arachchige Chandradasa Perera of No. 20, Pahalagama, Gampaha.
 - (4) Mr. Samaraweera Arachchige Don Sediris Samaraweera of No. 1 A, Galahitiyawa North, Ganemulla.
 - (5) Mr. Don Jayaratne Suraweera of "Chandra", Mabima, Makewita.
 - (6) Mr. Warnakulasuriya Edwin Perera of Welikada, Makewita.
 - (7) Mr. Kariyapperuma Arachchige Don Meisingho Siriwardena of Kuda Bollatha, Ganemulla.
 - (8) Mr. Harmanis Vijayasinghe Rathnayake of No. 70, Makilangamuwa, Ganemulla.
 - (9) Mr. Don Liyanoris Jayasuriya of No. 103 B, Makilangamuwa, Ganemulla.
 - (10) Mr. Don Edmond Gabriel Jayamaha of "Jayamahala", Bollatha, Ja-ela.
 - (11) Mr. Wickremasinghe Martin de Soysa of "Chandralatha", Horagolla.
 - (12) Mr. Uyanhewa Eton Silva of No. 10, Tibbotugoda.
 - (13) Mr. Mahamunidas Ariyattillake of Horagolla, Ganemulla.
 - (14) Mr. Jayasundara Walpola Kankanamalage Karundasa of No. 36, Gonagaha, Makewita.
 - (15) Mr. Ranatunga Arachchige Don Liveris Appuhamy of No. 136, Megodatammita, Makewita.
 - (16) Mr. Jayaweera Arachchige Don Pabilis Ranasinghe of No. 152, Galahitiyawa North, Ganemulla.
 - (17) Mr. Moragodage Selesthinu Pinto of No. 97, Galahitiyawa North, Ganemulla.
 - (18) Mr. Velmeela Appuhamilage Viyolis Perera Jayatilleke of No. 117, Akarawita, Gampaha.
 - (19) Mr. Kuruppu Appuhamilage Peter Jayatissa of No. 143 B, Galahitiyawa North, Ganemulla.

- (20) Mr. Elibichchirallage Sonny Wilfred Perera of No. 154, Galahitiyawa North, Ganemulla.
- (21) Mr. Kaththota Korallalage Harry Frank Wijeyaratne Amarasekera Jayawardena of No. 8 B, Ja-ela Road, Pahalagama, Gampaha.
- (22) Mr. Damme Arachchige Lenon Gunasekera of No. 145, Akarawita, Gampaha.
- (23) Mr. Ilandaridewage Peter Fernando of No. 34, Bulugahagoda, Bollathagama, Ja-ela.
- (24) Mr. Jayamaha Mudalige Don Jeramias Gunatilleke of No. 326, Galahitiyawa South, Ganemulla.
- (25) Mr. Vithana Arachchige Don Hemachandra Abhayaratne of No. 434, Galahitiyawa South, Ganemulla.
- (26) Mr. Jayaweera Arachchige Jakolis Ranasinghe of No. 91 A, Galahitiyawa North, Ganemulla.
- (27) Mr. Don Sediris Ranasinghe of No. 158, Thalagama, Gampaha.

(b) appoint Mr. Jayakody Arachchige Don Piyadasa Jayakody of Bollatha, Ja-ela, 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, 25th March, 1970.

4-305/1

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 Mohammodu 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 Munwattabaga Patu West Village area described at No. 4 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) Mr. Willy Weerakoon of Labugama, Haltota.
 - (2) Mr. Jayasuriya Arachchige Mahanama Jayasuriya of Paragastota.
 - (3) Mr. Yakupitiyage Don Carolis Perera of Moddelgoda, Milleniya.
 - (4) Mr. Pahalage Hendrick Perera of "Kaludiya", Thuthiripitiya, Haltota.
 - (5) Mr. Solan Achchige Don Aron Singho of "Jayanthi", Kudella, Anguruwatota.
 - (6) Mr. Benaragama Vidanelage Don Piyasena Benaragama of Urakudawa, Anguruwatota.
 - (7) Mr. Don Lawrence Senadheera of "Sisikirana", Keselhenawa, Anguruwatota.
 - (8) Mr. Ariyawansa Srisena Munasinghe of Keselhenawa, Anguruwatota.
 - (9) Mr. Kaththriarachchige Don Green Appuhamy of Dombagoda, Anguruwatota.
 - (10) Mr. Kaththriarachchige Don Dabliyan Appuhamy of Dombagoda, Anguruwatota.
 - (11) Mr. Kovis Singho Bamunusinghe of "Swarnani", Kenanthudawa, Haltota.
 - (12) Mr. Matara Arachchige Simon Singho of Kenanthudawa, Haltota.
 - (13) Mr. Bamunusinghe Pelis Singho of Kenanthudawa, Haltota.
 - (14) Mr. Kastthriarachchige Don Gunawardene of Kenanthudawa, Haltota.
 - (15) Mr. T. D. G. Gunasekera of Yalagala, Haltota.
 - (16) Mr. T. D. D. Gunasekera of Yalagala, Haltota.
 - (17) Mr. Pahalage Luvis Perera Karunaratne of Labugama, Haltota.
 - (18) Mr. Alutge Dhanapala of Labugama, Haltota.
 - (19) Mr. Wedippuli Arachchige Mendis Perera of Welikala, Pokunuvita.
 - (20) Mr. Handapangodage Don Pedrick of Tibbotugoda, Pokunuvita.
 - (21) Mr. Hettiarachchige Aron Perera of Madampe, Haltota.
 - (22) Mr. Kahawalage Karunasena of Madampe, Haltota.

- (23) Mr. Dandiris Singho Bamunusinghe of Mawath-gama, Haltota.
 - (24) Mr. Don Piyasiri Gunatilleke of Langana, Haltota.
 - (25) Mr. Piyasena Vithanage of Bellantudawa, Bandaragama.
 - (26) Mr. Denawakage Ekmon Jayasinghe of Bellantudawa, Bandaragama.
 - (27) Mr. Molligoda Liyanage Don Diyes Appuhamy of Gungamuwa, Bandaragama.
 - (28) Mr. Undugodage Duliya Rodrigo of Paragastota.
 - (29) Mr. Premasara Gamage of Weniwelpitiya, Haltota.
 - (30) Mr. Sangarange Kirineris Perera of Delkada, Paragastota.
- (b) appoint Mr. Willy Weerakoon of Labugama, Haltota, 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, 25th March, 1970.
4—305/2

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 Mohamadu 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 Weeraketiya village area described at No. 1 in the Schedule to the notice under section 3 (2) of the Conciliation Boards Act, No. 10 of 1958, published in *Gazette* No. 14,864 of 25th July, 1969.

- (1) Mr. Don Dionis Abeysiri Samaranyake of "Sudharma", Katuwewa, Weeraketiya.
- (2) Mr. Hanchi Arachchige Don Hendrick of Thalaskoratuwa, Bowela, Walasmulla.
- (3) Mr. Don Karolis Edirisinghe of Gallindahena, Bowela, Walasmulla.
- (4) Mr. Padukkage Don Arthur Gunawardene of "Gunasewana", Medamandiya, Omara, Walasmulla.
- (5) Mr. Mota Arachchige Don Davith of Gamagedera, Galhitiya, Walasmulla.
- (6) Mr. Nanayakkara Mahanama Julius Sepala of Eparellagewatta, Ittadimaliya, Walasmulla.
- (7) Mr. Edwin Wellappili of Ambagahawatta, Ittadimaliya, Walasmulla.
- (8) Mr. Don Charles Gunasekera Rajapaksa of Aludeniya, Thalagahamwaduwa, Walasmulla.
- (9) Mr. Chandratilleke Wijesundera Pinnapola of 135, Kirama Road, Walasmulla.
- (10) Mr. Jayawardene Hewa Gamage Karunadasa of Kosruppa, Thamaduwa, Modarawana.
- (11) Mr. Ehelapitiya Hewage Somadasa of Nathuwela, Walasmulla.
- (12) Mr. Don Juwanis Ranatunge of Kanumuldeniya South, Walasmulla.
- (13) Mr. Siribaddanage Gunasena of Handugalagedera, Godawenna, Mee-ella.
- (14) Mr. Don Eliyas Samaraweera Kandambi of Daluwaggoda, Walasmulla.
- (15) Mr. Abeysundera Hettige Don Jemis of Medagedera, Yatigala, Modarawana.
- (16) Mr. Pindiya Jayanhamy of Watumulla, Modarawana.
- (17) Mr. Daniel Liyana Patirena of Aluketiya, Modarawana.
- (18) Mr. Punchihewage Davith Singho of Talkoratuwa, Okanwala, Modarawana.
- (19) Mr. Ranasinghewage Janson of Mulgirigala.
- (20) Mr. Don Bastian Mahagama of Mandaduwa, Weeraketiya.
- (21) Mr. Gardiyas Abeygunawardene of "Abhaya Niwasa", Mandaduwa, Weeraketiya.
- (22) Mr. Abdul Wahid Mohamed Thawfeek of Yaggasmulla, Weeraketiya.

- (23) Mr. Doremure Gamage Sirisena of Kumbukarapahalagoda, Bedigama, Vitharandeniya.
- (24) Mr. Samaranyaka Weerasing Kankanunge Dharma-dasa of Thalagahamwaduwa, Walasmulla.
- (25) Mr. Don Jemis Abeysiriwardene of Abutwatta, Thalagahamwaduwa, Walasmulla.
- (26) Mr. Hewa Yaddhige Somadasa of Hathamuna, Weeraketiya.
- (27) Mr. Kankanam Pathiranage Don Hendrick of Galle-gewatte, Buddiyagama, Weeraketiya.
- (28) Mr. Katuwanage Carolis of Hathamuna, Weeraketiya.
- (29) Mr. Francis Jayawardene of Badanugaya, Buddiyagama, Weeraketiya.
- (30) Mr. Ehelapitiya Hewage Amariyas of Nathuwela, Walasmulla.
- (31) Mr. Munasinghe Don Bastian of Angunaketiya, Keppetiyawa, Weeraketiya.
- (32) Mr. Don Nikulas Abeywickrama of Mandaduwa, Weeraketiya.
- (33) Mr. Nanayakkara Haddagodage Sngapala Yapa of Muhandiram Walawwa, Thalagahamwaduwa, Walasmulla.
- (34) Mr. Don Dinesius Prathapasinghe Ratnayake of Ittadimaliya, Walasmulla.
- (35) Mr. Don Martin Wickramaratne Kuruppu Nanayakkara of Buddiyagama, Weeraketiya.

- (b) appoint Mr. Don Dionis Abeysiri Samaranyake of "Sudharma", Katuwewa, Weeraketiya, 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, 25th March, 1970.
4—305/3

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 Mohamadu 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 Munwatta Baga Pattu East village area described at No. 5 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) Mr. Mathota Arachchige Don Aran Samaraweera of "Nandana", Panagoda, Galpatha.
- (2) Mr. Weerasuriya Liyana Arachchige Don Hemaasiri of Werawatta, Anguruwatota.
- (3) Mr. Henadeerage Don Jakovis Wijeyawardene of Madurawela, Anguruwatota.
- (4) Mr. Dissanayake Mudiyanseelage Don Sadiris Abhayaratne of Madurawela, Anguruwatota.
- (5) Mr. Victor de Livera Tennakoon of Kudayala, Anguruwatota.
- (6) Mr. Jamuni Sodilis Silva of Anguruwatota.
- (7) Mr. Vithanage Don Munis Singho of Kudayala, Anguruwatota.
- (8) Mr. Pallage Edmon Siriwardene of Kudayala, Anguruwatota.
- (9) Mr. Piyasena Munasinghe of Kudayala, Anguruwatota.
- (10) Mr. Karunamuni Sodilis Silva of Uduwara, Horana.
- (11) Mr. Demuni Charlis de Silva of "Ramani", Uduwara, Horana.
- (12) Mr. Weerasinghe Thomes Silva of Alagoda, Pathakada, Galpatha.
- (13) Mr. Matarara Arachchige Jimo Singho of Panagoda, Galpatha.
- (14) Mr. Don Marthenis Perera Kottegoda of Yatawara, Tebuwana.
- (15) Mr. Hawpane Don Wijithapala of Thaladhitiya, Tebuwana.
- (16) Mr. Yapa Mudiyanseelage Banda Ratnayake of Baruhupola, Galpatha.

- (17) Mr. James Victor Kannangara of Galpatha.
(18) Mr. Don Piyadasa Dissanayake of Egodagoda, Galpatha.
(19) Mr. Don Velis Sendanayake of "Senani", Galpatha.
(20) Mr. Don Garlis Andreshen Atulathmudali of Egodagoda, Galpatha.
(21) Mr. Kitulgodage Charlis Singho of Lake Road, Remuna, Anguruwatota.
(22) Mr. Upasena Tantarige of "Hemantha", Yatawara, Tebuwana.
(23) Mr. M. A. Leyaris of Remuna.
(24) Mr. Sepalage Wilbert Perera of Sepala Tours, Galpatha.
(25) Mr. Guneththi Julis Silva of Delgoda, Tebuwana.
(26) Mr. Guneththi Sirineris Prera of Uduwara, Horahna.
(27) Mr. Guneththi Guneris de Silva of Nakolavila, Uduwara, Horana.
(28) Mr. Baruhupolage Moses Kumaratunge of Begamuwa, Tebuwana.

- (b) appoint Mr. Mathota Arachchige Don Aran Samaraweera of "Nandana", Panagoda, Galpatha, 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, 25th March, 1970.
4-305/4

L. D.—B. 14/57.

THE TAX RESERVE CERTIFICATES ACT, No. 22 OF 1957
Order under Section 6

BY virtue of the powers vested in me by sub-section (1) of section 6 of the Tax Reserve Certificates Act, No. 22 of 1957, as amended by Act No. 51 of 1961, I, Ukku Banda Wanninayake, Minister of Finance, do by this Order—

- (1) declare that the rate of interest in respect of Tax Reserve Certificates authorised to be issued under the aforesaid Act shall be three per centum per annum; and
(2) revoke the Order made under the aforesaid sub-section and published in *Gazette* No. 14,820 of September 20, 1968.

U. B. WANNINAYAKE,
Minister of Finance.

Colombo, March 31st, 1970.
4-367

NOTARIES ORDINANCE (CAP. 107)

MISS Mangalika Dodanwala, a notary practising in the English language within the judicial division of Kandy, 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.

4-331

NOTARIES ORDINANCE (CAP. 107)

MR. Lakshman Sunil Prem Jayatilake, a notary practising in the English language within the judicial division of Badulla, 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.

4-332

CHANGE OF NAMES OF TOWNS AND VILLAGES

IT is hereby notified for general information that the name of Village specified in Column I hereto is replaced by the name specified in Column II.

W. DHANAYAKE,
Minister of Home Affairs.

Ministry of Home Affairs,
Colombo 7, March 31st, 1970.

District	Column I	Column II
Kandy	Mahagama	Nandanagama

4-303

My No. W 105/128.

THE INDUSTRIAL DISPUTES ACT, CHAPTER 131

THE Award transmitted to me by the President, Labour Tribunal, to whom the industrial dispute which has arisen between the Ceylon Estates Staffs' Union, 13, Kande Vidiya, Kandy and Usk Valley (Kalutara) Rubber Co. Ltd., the Proprietors of Usk Valley Estate, Lathpandura (c/o. Aitken Spence & Co. Ltd., P. O. Box 5, Colombo) was referred by Order dated August 25, 1968, made under section 4 (1) of the Industrial Disputes Act, Chapter 131 as amended and published in *Ceylon Government Gazette* No. 14, 818 of September 5, 1968, 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,
Baladaksha Mawatha,
Colombo 3, 24th March, 1970.

In the matter of an industrial dispute
between

The Ceylon Estates Staffs' Union, Kandy

No. ID/LT/2/265.

and

Usk Valley (Kalutara) Rubber Company Limited, the Proprietors
of Usk Valley Estate, Lathpandura, (c/o Aitken
Spence & Company Limited, P. O. Box 5,
Colombo).

Award

By Order dated 25th August, 1968, the Honourable Minister of Labour and Employment, by virtue of the powers vested in him by section 4 (1) of the Industrial Disputes Act, Chapter 131 of the Legislative Enactments of Ceylon (Revised Edition 1956), as amended by Acts, Nos. 14 of 1957, 62 of 1957 and 4 of 1962, has referred the aforesaid dispute to this Tribunal for settlement by arbitration.

When the matter was taken up for inquiry on 20th January, 1970, after a few previous sittings, the parties brought to the notice of the Tribunal that the dispute has been settled amicably, and the Ceylon Estates Staffs' Union moved to withdraw the dispute, which was allowed.

Since the dispute has been settled and there is no further dispute now, I make no Award.

K. E. W. F. SIRIWARDENE,
President,
Labour Tribunal (2).

Dated at Colombo, this 24th day of January, 1970.

4-261

My No. C/I 114.

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 Ceylon Mercantile Union, 22 1/1, Upper Chatham Street, Colombo 1 and M/s. Tuckers Ltd., Union Place, Colombo 2, was referred by Order dated April 30, 1968, made under Section 4 (1) of the Industrial Disputes Act, Chapter 131 as amended, and published in *Ceylon Government Gazette* No. 14,872 of May 17, 1968, 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,
Baladaksha Mawatha,
Colombo 3, March 26th, 1970.

In the matter of an Industrial Dispute

between

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

and

Tuckers Ltd., Union Place,
Colombo 2.

ID/LT. 1/249.

My No. W 105/1070.

AWARD

The Hon. the Minister of Labour & Employment, by his order dated 30th April, 1968, under section 4 (1) of the Industrial Dispute Act, Chapter 131 of the Legislative Enactments of Ceylon (1956 Revised Edition) as amended by Acts No. 14 of 1957, 62 of 1957 and 4 of 1962 referred this dispute to this Tribunal for settlement by arbitration.

The statement of the matters in dispute accompanying the reference by the Commissioner of Labour states the dispute as follows:—

“whether the retirement of Mr. R. Sittampalam by the Management of Messrs. Tuckers Ltd., is justified and to what relief is Mr. R. Sittampalam entitled.”

When this matter was taken up for inquiry on the 2nd of March, 1970, Mr. V. Livera represented the applicant Union. Mr. C. A. Wanigasuriyar inst. by Mr. C. Gurusinghe appeared for the respondent.

After a discussion parties came to an amicable settlement of this dispute

The workman in respect of whom this reference had been made was prepared to accept a sum of Rs. 3,000 in full and final satisfaction of all his claims.

The Company agreed to pay this amount purely as an *ex gratia* payment without any admission of liability.

I make award accordingly.

The respondent shall deposit this sum of Rs. 3,000 in favour of the workman concerned, R. Sittampalam, with the Asst. Commissioner of Labour, Colombo South, Labour Secretariat, Narahenpita, on or before the 2nd day of April, 1970.

The workman concerned is at liberty to withdraw this sum once the deposit has been made by the respondent.

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

Dated at Colombo, this 12th day of March, 1970.

4—238

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

In the matter of an industrial dispute

between

The Ceylon Workers Congress, 72, Ananda Coomaraswamy
Mawatha, Colombo 7.

and

The Amblamana Tea Estates Ltd.,
the Proprietors of Amblamana Group, Galaha, C/o, Messrs
George Steuart and Co. Ltd.,
45, Queens Street, Colombo 1.

Statement of Matters in Dispute

THE matters in dispute between the Ceylon Workers Congress and Amblamana Tea Estates Ltd., are:—

- (i) Whether the proposed termination of the services of the members of the Ceylon Workers Congress on Amblamana Group, Galaha, with effect from 1st April, 1970, is justified and to what relief they are entitled.
- (ii) Whether the Sale Agreement in respect of the proposed sale of Amblamana Group, Galaha, by the Amblamana Tea Estate Ltd. makes adequate provision in regard to the terms and conditions of the future employment of the members of the Ceylon Workers Congress on the said Amblamana Group and, if not, what provision should be made in the Sale Agreement and the subsequent Deed of Sale in regard to their terms and conditions of employment.

Dated at the office of the Commissioner of Labour, Colombo, this 24th day of March, 1970.

R. L. GUNASEKERA,
Commissioner of Labour.

4—257.

A 6

THE INDUSTRIAL DISPUTES ACT, CHAPTER 131

THE Award transmitted to me by the Arbitrator to whom the Industrial dispute which had arisen between the Ceylon Workers' Congress, 72, Ananda Coomaraswamy Mawatha, Colombo 7 and Messrs. Aislaby Estates Ltd., P. O. Box 69, Prince Building, Colombo 1, was referred by Order dated April 7, 1968, made under section 4 (1) of the Industrial Disputes Act, Chapter 131, as amended, and published in *Ceylon Government Gazette* No. 14,798 of April 18, 1968, 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,
Baladaksha Mawatha,
Colombo, 1st April, 1970.

No. W. 105/1070.

A—754

In the matter of an industrial dispute

between

The Ceylon Workers' Congress,
72, Green Path, Colombo 7.

and

Messrs. Aislaby Estates Limited,
Prince Building, P. O. Box 69, Colombo.

Award

This is an Award made under section 17 (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.

By his Order dated the 4th April, 1968, the Hon'ble the Minister of Labour and Employment, by virtue of the powers vested in him by 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, has referred the abovementioned dispute to this court for settlement by arbitration.

The Commissioner of Labour, in his statement forwarding the aforesaid order, has set out the matter in dispute as follows:—

“Whether the taking over, with effect from 31st of December, 1967, by Aislaby Estates Ltd., of the weeding contracts held by members of the Ceylon Workers' Congress and having the acreage covered by the weeding contract weeded thereafter on estate account by members of the Ceylon Workers' Congress, is justified and to what relief the members of the Ceylon Workers' Congress are entitled.”

This matter first came up for hearing before this court on the 16th May, 1968.

Mr. Advocate N. Satyendra, instructed by Mr. Kadiraman, appeared for the Ceylon Workers' Congress, while Mr. Advocate S. J. Kadigamar, Q.C., with Mr. N. S. A. Gunatillake, instructed by Messrs. Julius & Creasy, appeared for the Aislaby Estates Ltd.

Statements which were tendered to the Court by the parties setting out their respective cases are filed of record.

This Court, after due intimation to the parties, inspected Aislaby Estate, Bandarawela, on the 5th June, 1968. Messrs. Kadigamar and Gunatillake, Advocates, and Mr. Lushington, the Superintendent of the Estate, were present. Mr. Advocate Satyendra was, unfortunately, not able to be present; nor was any representative of the Union present.

Although this Award is likely to be made somewhat unwieldy, yet, it is considered necessary, in order to make the facts governing this dispute better understood, that I should quote at this stage some important statements made by Mr. Anthony Eric Witham, Assistant Superintendent of Aislaby Group, in the course of his evidence, in examination-in-chief, under cross-examination and in re-examination. It might be here stated that Mr. Witham was the only witness called by the Company and that the Union did not call any witnesses. Said Mr. Witham, in the course of his evidence, in examination-in-chief, that Aislaby Estate comprises four divisions. Each of the four divisions is sub-divided into fields which are numbered. The estate is depicted on a map marked E1 which he produced. The estate is 998 acres in extent. There are 1,749 registered workers (men, women and children of 14 years and over) both resident and non-resident, employed on the estate. They consist of Tamils, Sinhalese, and a few Muslims. Prior to the 1st January, 1968, a part of the entire estate was weeded on contract, while the balance portion was weeded on Estate Account by the Company's employees. Subsequent to the 1st January 1968, the whole estate was not weeded on contract. When workers worked on Estate Account their names were placed on the checkroll, and they were paid according to the actual number of days on which they had worked. The weeding contractors who were employed

prior to the 1st January 1968, were registered employees of the estate. The weeding contracts, one of which was maintained for each Division, contain the names of these weeding contractors and other particulars relating to the number of the field allotted to each of them, its extent, gang employed, rate of payment made to them, etc. The Weeding Contracts Books for the four Divisions comprising Aislaby Estate are marked E2, E3, E4 and E5 and are produced. They refer to the period: October 1965 to December 1967. 553½ acres of land had been given on weeding contracts, and a total number of 277 weeding contractors had been employed by the Company. Roughly, 13 per cent. of the workers have been employed on weeding contracts. 202 acres of land had been weeded on Estate Account, that is, on checkroll, prior to December 1967. Except in one solitary case when payment at the rate of Rs. 8 per acre for weeding on contract had been made, in all other cases the rate of payment per acre had been Rs. 6.50. The payment of Rs. 8 per acre had been made as this particular area contained more weeds, comparatively. A weeding contractor was expected to keep the area allotted to him or to her, clean. The contractor himself, or anybody else working on his or her behalf, was entitled to be employed for this particular type of work. The contractor was free to work on the estate. Children under and above age of 14 years were also employed by contractors in weeding work. Payments for weeding work were made monthly. The Company had no control over the workers employed by contractors for weeding work.

The statutory minimum rates of wages for men and women per day were Rs. 3.01 and Rs. 2.45 respectively. A weeding contract would last until it is terminated or the worker died or he or she gave up the contract voluntarily. A contract can be terminated by the Company if the work for which the contractor is made responsible is found to be unsatisfactory; notice would be served on the contractor in such an event. Weed growth would depend on climatic conditions and also the cover of the tea. Generally, during the dry months, that is from June to September, very little weeding is necessary. Weed growth is almost negligible during this period. (This statement was contradicted by the witness under cross-examination.) Weeding contractors had been paid even during the 'dry' months prior to December 1967. Mr. Witham quoted instances where weeding contractors had also worked on Aislaby Group and had earned monies both as weeding contractors and as workers on checkroll. Weeding contractors were entitled to leave up to 18 days per year. They were also paid what is termed 'holiday pay'. Such holiday pay was worked out on the basis of the amount of work and the salary they had earned during the preceding year. The Sinhalese weeding contractors normally availed themselves of 'holiday leave' during the Sinhalese New Year, while the Tamil contractors availed themselves of this leave during the Kataragama Festival. At the written request of weeding contractors, the subscriptions due by them to the Union had been deducted from their wages and remitted by the Company to the Union. Apart from the Applicant Union, workers on Aislaby Group belonged to two other Unions, namely: the United Plantation Workers' Union, and the Lanka Jatika Estate Workers' Union. Workers are always given work if they are willing to work and demand work, except in the height of a drought, when the Company was obliged to reduce work. Over a year, the average number of days when workers had been given work was six days, but during dry weather work may have been reduced to four days. The Ceylon Workers' Congress have represented its members (workers) for about seven to eight years or more. Prior to 1961, weeding contract books had not been maintained. Witness produced document E16 which is a list of the weeding contractors on Aislaby Division giving the dates of commencement of the weeding contracts as far as he had been able to gather from the records maintained by the Company. The names of weeding contractors appearing in E16 are the names which appear in E6. It is possible that some of the weeding contractors had been employed prior to 1947. Notice of the termination of the services of weeding contractors had been given to the contractors towards the end of October 1967 in the following manner namely, by the display of a Notice in Tamil to that effect on the Divisional Notice Board, which notice was read out at muster by the Divisional Field Officers. Thereafter each contractor was served with a written notice (document marked E22 is a copy thereof) by the end of November 1967. This written notice was printed in the three languages: Sinhalese, Tamil and English, and dated the 28th November 1967. Witness produced E19 which is the circular letter dated the 30th October 1967, sent to the Field Officers, giving cover to the Notice in Tamil. E20 is the original Notice dated the 13th October 1967, in Tamil, which was displayed on a wooden Notice Board, while E20A is an English translation thereof. The Notice was given prior to the Devaluation which was introduced by the Government. Witness produced E16 which is a list of weeding contractors of Aislaby Group whose contracts had been terminated on the 31st December 1967 resulting in this dispute. At the end of the year 1967, Aislaby Estate had been fully planted. E42 represents the rainfall figures from 1940 to 1968 in respect of Aislaby Group. The total number of acres which were weeded on contract was 553½. The average cost of weeding per acre was Rs. 7.25 per mensem. 553½ acres, in 12 months, at the rate of Rs. 7.25 worked out at Rs. 48,154.50. It costs Rs. 2.98 per month to do weeding on estate account—that is at the rate of one labourer per acre per month. It costs Rs. 19,793.18 to attend to weeding of 553½ acres, for 12 months, at the rate of Rs. 2.98 per acre. As such there was a saving of Rs. 28,361

approximately. A sum of Rs. 1,226,129 had been expended on machinery installed in the Company's Factory which had been modernised. It was intended in the year 1958 to expend a further sum of Rs. 94,550 on the Factory. A modern Factory is considered very essential for a Tea estate. The price of tea fetched in auctions and the price paid by tea buyers are greatly influenced by the quality of leaf and other items like processing. Witness produced E60 which is the Inventory of Machinery and the Final Accounts for 1967. Labour requirements had been reduced as a result of the installation of modern machinery and the mechanisation of the Factory. The implementation of the recommendations of the Tea Research Institute had also resulted in the reduction of labour. Witness admitted to Court that during excessive drought the Company was only able to offer work to the labourers for three or four days, and he further stated that the workers accepted the position that there was a break-down and that the estate was doing its best to provide them with work. There was no demand for six days' work or wages in lieu thereof. The Department of Labour had also not called upon to the Company to provide 6 days' work or to pay the workers wages in lieu thereof. The labourers were paid for the actual number of days on which they had worked. The ages of the workers on the estate ranged from 14 to 60 years. There are a number of workers who are not fit for heavy work such as manuring and spraying. Quite a number of old workers are unable or unwilling to attend to plucking; they are able to attend to weeding.

Witness, in his capacity as Assistant Superintendent of the Estate, handled the field work—that is the labour side of the work—which involved the supervision and organisation of field work. Mr. Lushington, the Superintendent of the Estate attended to the general administration connected with the Factory and to office work.

Mr. Witham, under cross-examination, stated that he had no personal knowledge of the events which took place on Aislaby Estate prior to February 1964, apart from what is on record, having been appointed Assistant Superintendent of the Estate in February 1964. The Company is a Rupee Company with a registered Office in Ceylon. Both the Superintendent and the witness are in overall charge of the entire Estate (Aislaby).

The decision to terminate the services of the weeding contractors with effect from December 31, 1967, was taken after a conference was held, at which Mr. Lushington (the Superintendent), witness, the Agents, Mr. Bostook (Director), and others were present and were consulted; it was a joint decision. This decision was taken about September-October, 1967. Aislaby Estate comprises 988 acres. As at December 1967, approximately 1,749 labourers were employed on the Estate. There are four Committees of the Ceylon Workers' Congress on Aislaby Estate. Each Estate Committee has a Thalavar who is the person who very often represents matters on behalf of the Committee. The Management accepts the representative capacity of the Ceylon Workers' Congress in relation to persons who are employed on Aislaby Estate. It has a two-third substantial majority—two-thirds of the persons employed on Aislaby Estate belong to the Ceylon Workers Congress. Each of the weeding contractors referred to in E6 (which contains the names of the weeding contractors) is a registered worker on the Estate. A number of these workers are residential workers. The vast majority of these resident-labourers belong to the Indian community known commonly as Indian labourers. The Estate Labour (Indian) Ordinance applies to them. By document E20 weeding contractors were notified of the proposals of the Company to terminate their services. The witness admitted that E20 was communicated after consultation with him, as matters connected with the termination of the services of weeding contractors was a matter which came within the purview of the witness. At a certain stage the Ceylon Workers' Congress intervened in the matter. Witness was not aware of A1 at the time it was written by Mr. Lushington. (A1 is a letter dated 30th November 1967, addressed by the Superintendent of Aislaby Estates Ltd. to the Ceylon Workers' Congress, *inter alia*, giving the reasons for the decision of the Company to weed under restricted funds). By reason of the termination of the services of the weeding contractors, Aislaby Estates Ltd. had saved money. Witness admitted that he anticipated a saving of about Rs. 40,000 and that he expected the total quantum of work in relation to weeding to remain about the same in 1967 and 1968. The physical quantity of work required to weed the estate would remain about the same in 1967 and 1968. At the time that the decision was taken to terminate the services of weeding contractors for which witness was also responsible, the Company's estimate was based on the fact that the physical quantity of work required to weed Aislaby Estate would remain the same approximately in 1968 as it had been in 1967. The witness admitted having produced document E16 which furnishes the respective years of service of the weeding contractors on Aislaby Estate. In certain cases these weeding contractors had been in the Company's service prior to 1947. There are no written contracts specifying the terms and conditions governing the employment of weeding contractors. Weeding is one of the items of work which a labourer on a Tea Estate is expected to perform under the Wages Boards decisions for Tea Estates. Prior to December 31, 1967, weeding was done on Aislaby Estate by employing workers on estate account as well as by employing weeding contractors on a contract basis. All weeding contractors were registered workers. Sundry work such as pruning, mossing, mopping, etc., are allocated to workers on a task basis.

Where a worker is employed on a task basis, he is allocated a specific task. He can commence work even prior to the prescribed starting hour, namely 7 a.m., and leave his place of work prior to the prescribed closing hour, namely 4 p.m., provided that his performance of work is found to be satisfactory by his superiors. Sundry work is generally allotted to male workers. The lunch interval is from 12 noon to 1 p.m. The total number of working days per annum is 320. Weeding is done in relation, not only to fields, but also in respect of roads and even bungalow areas. A record is available in the Company's Offices of the labour that is required to attend to weeding on estate account on each day on the Estate. Witness admitted that the labour employed during the months of June to September is not negligible. The rain falls evenly on Aislaby Estate. Aislaby Estate is situated at Bandarawela. Its elevation is 4,000 feet. Aislaby Estate Ltd. is the first Company where an employer has sought to take over the entire weeding contracts and do it on Estate Account. Witness stated that if the Company had continued to employ weeding contractors after the 31st December 1967, it would not have suffered financial loss. He stated however that it would have been an unnecessary item of expenditure. He admitted that he does not plead financial incapacity to pay as a ground for taking over the weeding contract. The witness further stated that if the Company had continued to employ the weeding contractors, it would yet have run the estate on a profit. Weeding work is done with the use of scrapers which are supplied by the Estate. Holiday pay, on the basis of the number of days a person had worked and on his earnings during the previous year (called the qualifying year) is paid by Aislaby Estates Ltd. In respect of weeding contractors, they are paid holiday wages on the number of actual days' output on normal estate work. In addition to this, they are allocated a certain number of days for weeding contracts. For one acre of weeding contract, three labour days are allocated. In regard to Aislaby Estates Ltd. the notional number of days given prior to the 31st December 1967 in respect of weeding contract work was three labourers per acre. Up to the 31st December 1967, the Management's estimate of the work involved in weeding in Aislaby Estate was four labourers per acre for weeding on estate account. This is a figure that had been coming down and perpetuated in the estate accounts. The figure is repeated in the 1967 estimate appearing in E27. This estimate had been made by the Management of Aislaby Estates Ltd., it is just a guide line. Witness stated that he considered 2 to 3 labourers a fair estimate, and that 4 labourers as estimated was too high in relation to the acreage of 162 acres, as this labour is used to attend to other weeding as well sometimes like the bungalow weeding. Since the period the witness was employed on Aislaby Estate up to the end of 1967, there had been an increase in the Labour Force on Aislaby Estate.

In the Visiting Agent's Report of October, 1965, the Company was requested to maintain the records in such a way as to show the expenditure actually incurred on weeding, but these instructions had not been followed by the Management. The reason for not following instructions of the Visiting Agent was because, when the Company found itself short of funds to meet the cost of any particular item of work, it was charged to weeding. An accurate account of the actual labour employed on weeding on estate account for each day was not maintained. It did happen that the expenditure actually incurred under one Head was charged to another Head in the checkroll. In 1967, the estate account weeding was estimated at 7,776 labour days: but in point of fact the estate account weeding was over 10,000 labour days. Weeding costs were not correctly reflected in the Statements of Expenditure. The 227 weeding contractors referred to in E6 come from about 193 families. In February, 1969, there were about 80 acres of immature Tea. Witness stated that he was aware that instructions had been issued by the Company's Agents in Colombo, to the effect that the estimates for the whole estate should be cut down by Rs. 95,000. So far as Aislaby Estate was concerned, the average price of the tea manufactured during the years 1965, 1966, 1967, and 1968 had been about Rs. 1.92 to Rs. 2. The Company's Agents at Colombo, had ordered that weeding for the whole estate should be restricted to Rs. 25,000, and witness carried out that order. Witness further stated that he could not deny that the average price of tea, so far as Aislaby Estates Ltd., was concerned, was higher in 1967 than in 1968, and again higher in 1966 than in 1965. In the English translation of the Notice dated October, 1967, marked E20A informing the labourers of the proposed takeover by the Estate of the weeding contracts, it was stated that there was another reason which compelled the Management to take over the contracts, namely, that the nett selling price for a pound of tea had fallen, although, for the year ended 31st December, 1967, the average price of tea per month in relation to Aislaby Estate Ltd., was Rs. 2. The number of weeding contractors as at December 31, 1967, was over 200 and they came from about 193 families. Each family consists of about 3 to 4 working labourers or about 5 to 6 persons of whom 3 to 4 were working labourers. Twenty-four per cent. of the families had weeding contracts. During the dry weather work had sometimes been offered on six days. The labourers on Aislaby Estate are paid according to the Wages Board Ordinance.

Mr. Witham stated in re-examination that 2 to 3 labourers were sufficient, in his opinion, for weeding whatever acreage had to be weeded on Estate Account. The increase in the Labour Force was due to the fact that the Company was planting a large

acreage of new clearing each year. From 1964 to 1965, the Company's programme of work had stepped up, and that required extra labour. The new clearing work had since been completed. There had been item of actual expenditure cross-charged to weeding, although these items of expenditure were not in respect of weeding. Weeding expenditure was not cross-charged to any other Heads of Expenditure. Witness stated that he had the authority of Mr. Lushington (the Superintendent) and Mr. Boston (Director) to cross-charge expenditure.

Mr. Advocate Kadirgamar took up the position that the persons who were engaged in the weeding contracts were independent contractors, and that, therefore, they are not persons to whom the Industrial Disputes Act would apply. He cited the Judgement of Justice T. S. Fernando in the Case of the Times of Ceylon Ltd., vs. the Nidahas Karmika Saha Velanda Sewaka Vurthiya Samitiya, in 63 NLR, page 127. Said Mr. Kadirgamar: "Justice Fernando adopted the test of control as the crucial test to be applied." Mr. Kadirgamar also cited the following other Authorities:—

The Exchequer Reports (Vol. V., p. 721), Michaelmas Term, 14 Vict—*Knight vs. Fox & Another*, and

King's Bench Division (Jan. 13 & 16), before Lord Alverstone, CJ, Hamilton and Avory, JJ—*Braddell (app.) vs. Baker (resp.)*, reported in 104, Law Times, p. 673, at p. 676.

The observations of Justice Tennekoon, which are recorded in 71 NLR, p. 158, at p. 163—*Ceylon Transport Board vs. Ceylon Transport Workers' Union*.

The Judgment of His Lordship the Chief Justice, which is reported in 71 NLR, p. 223, at p. 225—*The Municipal Council, Colombo vs. T.P. de S. Munasinghe and Others*.

The Judgment of Justice Weeramantry, which is reported in 72 NLR, p. 76—*Ceylon Transport Board vs. W. A. T. Gunasinghe*, S. C. Case No. 133/67 (The portions relied on are the latter half of p. 81 and p. 83.).

Ready Mixed Concrete (South-East) Ltd., vs. the Minister of Pensions & National Insurance, reported in 1968 All England Reports, p. 432.

The University Council of the Vidyodaya University and Others vs. Linus Silva, reported in 66 NLR, p. 505.

The Judgment of Justice Thambiah, reported in 63 NLR, p. 248, at p. 261.

Mr. Kadirgamar submitted that there was no control or supervision by the employer over the weeding contracts. The rate or mode of payment was at a rate per acre and not payment per day for weeding. He further submitted that, according to the Judgment of Justice T. S. Fernando, where there is an absence of control by the employer, the conclusion to be made is that the man is an independent contractor. In the case of the weeding contractors on Aislaby Estate, there was no exercise of control according to the evidence of Mr. Witham. All that was expected of them was to ensure that the work of weeding was satisfactorily done and to keep the plants clean. The contractor was not obliged to attend to the weeding personally. Mr. Kadirgamar further stated that he was also relying on the averments set out in the Company's Statement dated the 23rd April, 1968, on which he had addressed this Court and which is filed of record. He cited Authority in support of his contention that weeding contracts are terminable according to the Law of Ceylon. He drew attention to the fact that the Notice terminating the weeding contracts and the instructions, letters and the Notice referred to in E19, F20, and E22, had been given by the Company before the introduction of Devaluation by the Government. Mr. Kadirgamar further addressed the Court in regard to the definition of various terms, etc. contained in the relevant *Government Gazettes* containing the Emergency Regulations relating to Devaluation, and argued that a weeding contractor did not come within the scope of the Emergency Regulations. He referred to Sections 6 (1) and (2) of the Estate Labour (Indian) Ordinance and stated that there was no demand for six days' work by the weeding contractors on Aislaby Estate or by the Union. Mr. Thondaman, the President of the Ceylon Workers' Congress, had suggested at a conference held prior to this dispute that the weeding contractors be given six days' work, but the Management had refused to accede to this request. If this was an absolute right, said Mr. Kadirgamar, Mr. Thondaman, need not have made this request. The Union had not challenged the statement that no demand was made for six days' work by the weeding contractors. Council for the Union, if he was so instructed, could have challenged Mr. Witham in this respect under cross-examination, but he did not do so. The provisions of the Estate Labour (Indian) Ordinance would apply if there was a demand for six days' work by the weeding contractors and the other prescribed conditions had been complied with.

In addition, the Company, in a statement dated the 23rd August, 1969, made its written submissions; this statement is filed of record.

Mr. Advocate Satyendra, in the course of his address, made the following, among other submissions, on behalf of the Union:—

- (1) The matter which has been referred by the Honourable Minister, under section 4 (1) of the Industrial Disputes Act, is an industrial dispute within the meaning of that term in the aforesaid Act, and that, accordingly, this court, acting in the capacity of Arbitrator, has both jurisdiction as well as a mandatory duty cast on it to act under section 17 of the Industrial Disputes Act and make an Award;
- (2) While the Union does not concede that a weeding contractor is not a 'workman' within the meaning of that term as defined in the Industrial Disputes Act, the question whether a weeding contractor is a 'workman' or not is irrelevant to the matters involved in the present dispute;
- (3) A weeding contractor is, however, a 'worker' within the meaning of that term as defined in the Wages Boards Ordinance, and an 'employee' within the meaning of that term as defined in the employees' Provident Fund Act, and is, therefore, an 'employee' within the meaning of the relevant Emergency Regulations;
- (4) The taking over of the weeding contracts and the handing over of such work to workers on Aislaby Estate with effect from 1st January, 1968, is a contravention of Regulation 8 of the Emergency Regulations published in the *Government Gazette*, No. 14,779/14 of 18th December, 1967, as amended by the Regulations published in the *Gazette*, No. 14,779/18 of 19th December, 1967;
- (5) What is a contravention of the Law of the land cannot be sanctioned as just and equitable, and, accordingly, the take-over of the weeding contracts is unjust, and the reinstatement of the contractors should be ordered;
- (6) Even if there has been no breach of the Emergency Regulations, the take-over of the weeding contracts is, in all the circumstances, neither just nor equitable.

In support of his submission Mr. Satyendra stated that the matter referred to this court by the Minister under section 4 (1) of the Industrial Disputes Act is an Industrial Dispute as set out in the statement of the Commissioner of Labour dated 2nd April, 1968. The matter under reference is a dispute between two parties, that is, the Ceylon Workers' Congress—a registered Trade Union—and Messrs. Aislaby Estates Ltd.—a limited Liability Company. The subject matter of the dispute involves two matters, namely:

- (1) The take-over of the weeding contracts, and
- (2) the act of the employer in having the acreage covered on Estate Account.

The Union has stated that what the Employer has done is unjustified, and it claims relief. The weeding contracts had been taken over from the members of the Ceylon Workers' Congress, but there is the circumstance that the acreage covered by the weeding contractors was to be done on Estate Account by members of the Ceylon Workers' Congress. There are two limbs to this matter, said Mr. Satyendra. That is, the members of the Ceylon Workers' Congress fall into two different categories. In the first instance, certain members of the Congress held certain weeding contracts. In terms of the new procedure which had been introduced by the employer Company, the members of the Ceylon Workers' Congress had been called upon to attend to weeding on Estate Account without *extra* remuneration. The Court, as Arbitrator, is required to determine what relief the members of the Congress in their dual capacities are entitled to. It is an overall relief that has to be awarded. Mr. Satyendra said that an 'industrial dispute' is defined in section 48 of the Industrial Disputes Act to mean:

“any dispute or difference between an employer and a workman or between employers and workmen or between workman and workmen connected with the employment or non-employment, or the terms of employment, or with the condition of labour, or the termination of the services, or the reinstatement in service, of any person, and for the purposes of this definition 'workmen' includes a trade union consisting of workmen.”

There are, said Mr. Satyendra, three important characteristics of an industrial dispute as defined in the Industrial Disputes Act. Firstly, there must be a dispute or difference; that is to say, a factual dispute or difference at the time that the Honourable Minister makes a reference under section 4 (1). Secondly, the dispute or difference must be between the parties covered by the definition; that is to say, a dispute must not be any dispute, but a dispute specifically between an employer and a workman; in the plural, between workmen and workmen. A Trade Union consisting of workmen is included in the definition of the word 'workmen'. The evidence led in this particular dispute, said Mr. Satyendra, clearly shows that, so far as the Ceylon Workers' Congress is concerned, quite independently of the question of weeding contractors, it is a Trade Union consisting of workmen. The Ceylon Workers' Congress is a registered Trade Union and has admitted to its membership workmen on Aislaby Estates Ltd. So that, so far as the parties to this dispute are concerned, the Ceylon Workers' Congress, being a registered Trade Union consisting of workmen,

is properly a party withing the meaning of the definition of an 'industrial dispute' in the Industrial Disputes Act. The other party is Aislaby Estates Ltd., an employer of workmen within the meaning of the Industrial Disputes Act. Mr. Satyendra argued that the second limb of the definition of 'industrial dispute', which is a limb that refers to the character of the parties to the dispute, has been satisfied. The third limb which comes into operation, said Mr. Satyendra, is that there must be a dispute between certain parties. What is the subject-matter of this dispute? Any dispute between the Ceylon Workers' Congress and Aislaby Estates Ltd., is *not* an industrial dispute. The definition specifies that a dispute between an employer and a workman, or between an employer and a Trade Union must be connected with the employment or non-employment, or the terms of employment, or with the conditions of labour etc. of *any person*—the Legislature has deliberately not used the word 'workman', but used the word 'person' at this stage.

Mr. Satyendra proceeded to argue further that the non-employment of weeding contractors, that is, the taking over of the weeding contracts and the non-employment of weeding contractors, involves, or amounts to, the non-employment of *any person* within the meaning of the expression as used in the Industrial Disputes Act, and, as such, it is well within the definition of an 'industrial dispute' as specified in the Industrial Disputes Act. Quite apart from that consideration, Mr. Satyendra added, the circumstances that admitted workmen on Aislaby Estate had been now called upon to perform the work done by the weeding contractors earlier certainly is a matter which is connected with the employment of these admitted workmen on Aislaby Estates Ltd. The subject matter of this dispute concerns not only the persons described as weeding contractors, but also those persons (workmen on Aislaby Estates Ltd.) who have been called upon to do the additional work which the weeding contractors had previously performed. On the second limb also, said Mr. Satyendra, the dispute then involves something that is connected with the terms of employment of admitted workmen. The relevant section refers to the non-employment of *any person*, which is of the widest amplitude.

Mr. Satyendra cited 60, All India Reporter Supreme Court, p. 948—*Standard Vacuum Refining Company Ltd. vs. Their Workmen*, which referred to the definition of an industrial dispute and stated that this Court has jurisdiction to inquire into the dispute which is before it for arbitration. Mr. Satyendra also referred to page 951 of the aforesaid Report, section 2 (k), paragraph 8.

In the particular dispute before this court for arbitration, the Ceylon Workers' Congress is the aggrieved party. There are workmen who are members of the Trade Union formed by the Congress. These workmen are also employed by Aislaby Estates Ltd. The question of taking over the weeding contracts and giving of such work on estate account adversely affected the interests of the weeding contractors. In that sense, said Mr. Satyendra, immediately there is an industrial dispute, although the dispute is in regard to the non-employment of some persons who need not necessarily be workmen. Mr. Satyendra said that the point he is making is that the case of a so-called independent contractor, whatever the term may mean, is caught up in the definition of 'industrial dispute', as long as the parties to the dispute are an employer and a Trade Union on behalf of a workman who has a real interest in the matter. Mr. Satyendra added that there is factually a dispute, and the dispute is between the parties who come within the meaning of the Industrial Disputes Act. There is a difference between the reference by the Honourable Minister to this court and the case of an Application to a Labour Tribunal. By reason of the fact of the reference by the Honourable Minister to this court under section 4 (1) of the Industrial Disputes Act, this Court is given jurisdiction to act on the basis of the existence of an industrial dispute as defined in the relevant Act. So far as the Labour Tribunal is concerned the position is different, as, in the case of a Labour Tribunal, there is no specific requirement that there should be an industrial dispute in existence. In terms of section 31B of the Industrial Disputes Act, only a workman or a Trade Union on behalf of a workman can make an application; so that the person who can invoke the jurisdiction of a Labour Tribunal is *only* a workman as defined by section 48 of the Industrial Disputes Act. The position in regard to an industrial dispute is quite different, said Mr. Satyendra. Even in the United Engineering Workers' Union case, the Privy Council had expressly stated that, in the case of an application under section 31B of the Industrial Disputes Act, there is no requirement stipulated that an industrial dispute should exist. All that is necessary is that a workman or a trade union on behalf of workmen should make an application. The case cited by Counsel for the employer, namely, the judgment of Justice T. S. Fernando, in a case which falls within the scope of section 31B of the Industrial Disputes Act and has no relevancy to the proceedings in this dispute. In the case cited by Counsel for the employer, the judgment reported in 63 NLR, at p. 126—*Times of Ceylon Ltd. vs. The Nidahas Karimika Saha Velanda Sevaka Vurthiya Samitiya*—S.C. 6—Labour Tribunal Case 155 of 1950—the union had made an application under section 31B of the Industrial Disputes Act on behalf of a workman; and the question arose as to whether the person was a workman or not, as, if he was not a workman, the jurisdiction of the Labour Tribunal could not have been invoked. As will be observed on a reference to page 126, 63 NLR, the matter came up by way

of an appeal in L. T. Case No. 155 of 1959, made under section 31D, which permits an appeal from an Order of a Labour Tribunal. When one considers the question of jurisdiction of a Labour Tribunal to entertain applications in regard to the termination of the services of a workman, it would be necessary for the party to show that the person whose services have been terminated is a workman. The question to be considered here is not whether the weeding contractors were workmen or not under the Industrial Disputes Act, but whether the matter that has been referred to this court is an industrial dispute, and if the Court is of the view that it is an industrial dispute, then it follows that this court has jurisdiction and a mandatory duty to act under section 17 and make an award which is just and equitable. Mr. Satyendra further stated that, in the 63 NLR case which has been cited by Senior Counsel for the Company, even in regard to workmen making applications to Labour Tribunals, the question whether an independent contractor is a workman within the meaning of the Industrial Disputes Act has been left undecided.

Mr. Satyendra next referred this court to the provisions of the Wages Boards Ordinance which he described as a matter of considerable importance, because, according to the evidence led in the matter of the dispute before this court, the workers employed on Aislaby Estate are governed by the Wages Boards' decisions on the Tea Growing and Manufacturing Trade. Wages Boards have been set up to prescribe a minimum wage. Certain minimum wages prescribed by the Wages Boards apply to the workmen engaged in the Tea Growing or the Manufacturing of Tea. The Wages Boards Regulations specify the nature of the work which should be allocated to workmen engaged in these trades. An employer is not permitted to circumvent the provisions of the Wages Boards Ordinance by employing a person as an independent contractor and paying him less than the prescribed minimum wage. The Wages Boards Ordinance expressly states that if such a procedure is followed it is null and void to the extent that it takes away the rights of the worker. The Wages Boards Ordinance makes provision for weeding to be done on certain rates, and even requires that the workers engaged in weeding be paid 'holiday wages' on a certain prescribed computation. According to the evidence led in the matter of this dispute, holiday wages have been paid to the weeding contractors by the employer company. Mr. Satyendra stated that a weeding contractor is, in the first place, a 'worker' within the meaning of the term under the Wages Boards Ordinance, section 64. A 'worker' has been defined in the aforesaid Ordinance in very wide terms: "Any person employed to perform any work." Mr. Satyendra argued that as a weeding contractor comes within the definition of a 'worker', the management of Aislaby Estates Ltd. had computed holiday wages and paid the weeding contractors on the basis that they are 'workers' within the meaning of the Wages Boards Ordinance.

In the case of the Employees' Provident Fund Act, said Mr. Satyendra, the Legislature had taken similar care to prevent employers from circumventing the provisions of the said Act by employing persons as independent contractors and not paying the prescribed contributions to the Provident Fund. It would be observed, said Mr. Satyendra, on examination of the 'Big Checkrolls' which had been produced in this case, that Provident Fund is an earning which is deducted in respect of weeding contractors. The 'Big Checkroll' is a document which is required to be maintained by Aislaby Estates Ltd. under the provisions of both the Wages Boards Ordinance and the Estate Labour (Indian) Ordinance. Under the provisions of the aforesaid Ordinances employers are required to keep records of the wages, Holiday Wages, etc., of their employees.

Mr. Satyendra contended that, in law, a weeding contractor is an employee within the meaning of the Wages Boards Ordinance, and of the Employees' Provident Fund Act. It is with this background—the existence of legislation—that the Government came to frame the emergency regulations under the Public Security Act. These Regulations define an 'agricultural employee'. The Legislature had taken care and made provision to catch up that class of employee as defined in the Wages Boards Ordinance, and the Employees' Provident Fund Act, to bring them within the scope of the Emergency Regulations, said Mr. Satyendra. The weeding contractor, quite independent of any other question, is an 'agricultural employee' within the meaning of the Emergency Regulations. Section 38 of the Wages Boards Ordinance 'tries to catch up an employer' who circumvents the provisions of the Wages Boards Ordinance by employing persons termed 'independent contractors' who render service to him but not paying them the prescribed wages, said Mr. Satyendra. Weeding is one of the types of work which are specified in the Wages Boards Ordinance in relation to the Tea Growing and Manufacturing Trade. The Wages Boards Ordinance and the Employees Provident Fund Act apply to persons engaged in weeding. The factual position is that the 'Big Checkroll' maintained by the Management of Aislaby Estate shows that both the Provident Fund Payments as well as the minimum wages have been paid by Aislaby Estates Ltd., to its employees including those who are engaged in weeding.

Section 41 of the Wages Boards Ordinance requires an Employer to maintain registers containing the wages payable and all other payments that may be prescribed in regard to Wages Boards. In regard to the Tea Growing and Manufacturing Trade, the Wages Boards Ordinance has declared certain holidays. The decisions in regard to 'holiday wages' have

been published in the *Government Gazette*; and the annual holiday requirements are to the effect that, if a male worker has been continuously in employment for more than 228 days a year, he shall be allowed a holiday or holidays calculated at the rate of one holiday for each unit of four (Volume 12, page 5 of *Gazette* No. 11 of 1961) and if a female worker has been continuously in employment for more than 204 days in any year, she shall be on holiday on a particular basis. Mr. Witham in his evidence before this court had stated that where a weeding contract is finished, the weeding contractor was given a notional three days' work up to a maximum, each month, so that this would clearly establish that these weeding contractors were persons covered by the Wages Boards Ordinance. Also, in regard to the Employees' Provident Fund Act the definition of an 'employee' is very wide. So far as the Tea Growing and Manufacturing Trade is concerned, the employer is required to make contributions to the Provident Fund in respect of persons engaged in this work. The employer cannot avoid making contributions "by changing the nature of the relationship between him and the persons who are employed." In so far as the Emergency Regulations are concerned, it is not surprising that the Regulations, when they were gazetted, sought to catch up this wide category of employees. Regulation No. 9 published in the *Gazette* of the 18th January, 1968, is the same as Regulation No. 8 published in the *Gazette* of December 1967.

These weeding contractors continued to be employees of the Company even after the 1st January, 1968. Their services as employees had not been terminated by the Company. Under the Emergency Regulations the employer is not entitled to effect any change in respect of the terms and conditions of employment relating to agricultural or industrial workers to which class persons engaged in weeding work belonged. Regulation 4E lays down that every employer of any industrial or agricultural employee shall pay such employee an interim allowance. The rate at which an employee has to be paid is 30 cents. That is to say, one regulation seeks to pin-point the payment in relation to the piece-rated agricultural employee, and to such 'employee' it should be a particular rate of interim allowance. Mr. Satyendra submitted further that Regulation No. 9 has the force of the law of the land, and that the employer, by taking over the weeding contracts with effect from 1st January, 1968, had acted in contravention of the law of the land, quite apart from any other considerations. Mr. Satyendra cited the judgment of Justice T. S. Fernando recorded in 65 NLR. at P. 14.

Mr. Satyendra further stated that it is significant that when the Emergency Regulations came to be framed the definition of 'employee' was not taken from the Industrial Disputes Act but from the Wages Boards Ordinance and the Employees' Provident Fund Act. When the Emergency Regulations refer to an agricultural employee, the weeding contractor is certainly an agricultural employee.

An additional circumstance in this dispute is that every weeding contractor on Aislaby Estate was a 'registered worker', so that every weeding contractor on the estate was an agricultural employee on the day immediately prior to the date on which the Emergency Regulations came into force. Reference was invited by Mr. Satyendra, particularly to Regulation 9 where it is required that the continued employment should be on the same terms as before. In altering the terms and conditions of employment of these weeding contractors, the employer had acted in contravention of the Emergency Regulation No. 9 of the law of the land. Mr. Satyendra contended that what is a contravention in law cannot be sanctioned as just and equitable under the Industrial Disputes Act.

Mr. Satyendra referred particularly to document E20A—the English translation of a notice in Tamil, giving notice of the termination of the services of the weeding contractors with effect from the close of work on 31st December, 1967—which had been circulated among the members of the labour force, and for which the witness Mr. Witham had admitted that he accepted responsibility. This notice purported to set out the reasons of the Management for the take-over of the weeding contracts—reasons which the Management had stated were in their minds in October 1967 when they decided that the weeding contracts should be taken over—Paragraph 4 of E20A reads as follows:—

"Over the past three years the Ceylon nett sale price of a pound of tea has fallen as follows:—

1965	...	Rs. 1.66
1966	...	Rs. 1.56
1967	...	Rs. 1.40 to date (30.10.67),

and in order to run the estate without incurring a loss, the Agents in Colombo have ordered that the estimates should be cut by about Rs. 95,000. They have also ordered that weeding for the whole estate should be completed for Rs. 25,000, which means that the present rate of contract payment will have to be cut down by 60 per cent., to Rs. 2.50 per acre."

Mr. Satyendra contended that, for from the tea prices declining, in so far as Aislaby Estates Ltd., was concerned, the tea prices had actually gone up during the three years

1965 to 1967. This is revealed in the Balance Sheets of the estate produced in this case and marked X1, X2 and X4. Mr. Witham had himself admitted in evidence that the prices of tea manufactured at Aislaby Estates Ltd. during the last three or four years varied from Rs. 1.90 to Rs. 2 per lb. Mr. Witham had not denied that the average price of tea, so far as Aislaby Estates Ltd. was concerned, was higher in 1967 than in 1966, and higher in 1966 than in 1965.

It might be stated here that Mr. Gunatillake, Junior Counsel for the company pointed out that the Balance Sheets indicate that the cost of production of tea by Aislaby Estates Ltd. had been rising every year, and that the actual figures are Rs. 1.55 in 1965, Rs. 1.70 in 1966, and Rs. 1.77 in 1967, and further, that the profits have decreased as a result of this. Mr. Satyendra, in reply to this statement, indicated that the profits of the company during the aforesaid period have not decreased. According to the evidence of Mr. Witham the company was not pleading financial incapacity, said Mr. Satyendra. He characterized the document E20 as one which contains false statements. Mr. Satyendra also referred to paragraph 3 of E20 which also contained a false statement, inasmuch as the number of weeding contractors was given as 'about 100', while the actual number was 227. The contents of paragraph 2 of A1—a letter addressed by Mr. Lushington, the Superintendent of Aislaby Estates Ltd., dated 30th November, 1967, to the Ceylon Workers' Congress, relating to weeding contractors—stands uncontradicted by the Company. Mr. Satyendra said that the Management had requested that one labourer should attend to the weeding per acre—which was an unreasonable request. He submitted that the reasons given by the Management in E20 and A1 were not supported by the evidence in this case and were contradictory to such evidence, and substantially incorrect. Mr. Satyendra submitted that with regard to the quantity of weeding involved as well as the distribution of weeding throughout the year, the evidence clearly reveals that there was weeding work to be done on a fair estimate even on the basis of the Management's testimony of two to three labourers per acre. Mr. Satyendra further submitted that, if there is no work to be offered to the weeding contractors on the estate, the Management should have resorted to retrenchment and follow the prescribed procedure in that respect; but one of the first questions which would be put to the Management in such an event would be: "Are you running at a loss?". No Management in the country, said Mr. Satyendra, had been permitted, up-to-date, to retrench when they were running at a profit. In this particular case, the Management of Aislaby Estates Ltd. were anxious to increase their margin of profit by economising on the expenditure incurred by them by the employment of weeding contractors all of whom have been in the service of the estate for more than 4½ years.

Mr. Satyendra finally submitted that there was no sudden shortage of work as from 1967 to 1968. The reasons advanced by Counsel for the Company in support of the plea that there was a shortage of work was a reason which had existed for more than four years prior to this time and not one which

had occurred in December, 1967. On an examination of the estimates made by the company and the checkrolls, it is evident that there has been an increase in the recruitment of labour for each of the years up to 1967. There was an increase of recruitment as there were higher yields with resultant increase in profits. The workers had a right to share in the prosperity of the company, said Mr. Satyendra.

It would appear that the following questions need to be answered by this court at this stage:—

- (1) Are the weeding contractors (who are members of the Ceylon Workers' Congress and whose services had been terminated by Messrs. Aislaby Estates Ltd. with effect from 31st December, 1967) independent contractors?
- (2) Are they (the weeding contractors) 'workmen' within the meaning of section 48 of the Industrial Disputes Act?
- (3) Does an Industrial Dispute, within the meaning of section 48 of the Industrial Disputes Act, exist in this case?
- (4) Is the taking over, with effect from 31st December, 1967, by Messrs. Aislaby Estates Ltd. of the weeding contract held by the members of the Ceylon Workers' Congress and having the acreage covered by the said weeding contracts weeded thereafter on estate account by members of the Ceylon Workers' Congress justified?
- (5) To what relief are the members of the Ceylon Workers' Congress whose weeding contracts had been terminated entitled?

Having carefully considered the law and the facts placed before me, I shall proceed to answer the above questions as follows:—

- (1) No.
- (2) Yes.
- (3) Yes.
- (4) No.
- (5) They are entitled to reinstatement.

I order that these weeding contractors be reinstated with immediate effect, on the same terms and conditions as were obtaining on 31st December, 1967—the date of termination of these contracts by Messrs. Aislaby Estates Ltd.

I make my Award accordingly.

This court wishes to express its appreciation of the assistance rendered by counsel for both parties in bringing to a conclusion this somewhat long drawn-out dispute.

EARLE DE ALWIS,
Arbitrator.

Dated at Colombo, this 25th day of March, 1970.
4—314

FORM G

THE INDO-CEYLON AGREEMENT (IMPLEMENTATION) ACT, No. 14 OF 1967

Notification under Section 10 (c) of persons Registered as Citizens of Ceylon

IT is hereby notified under section 10 (c) of the Indo-Ceylon Agreement (Implementation) Act, No. 14 of 1967, that each person whose particulars are specified in columns 1, 2, 3, 4 and 5 of the Schedule hereto was on the date specified in the corresponding entry in column 6 of that Schedule registered as a Citizen of Ceylon in the register of citizens maintained under section 10 (a) of the Act.

W. T. JAYASINGHE,
Commissioner for the Registration of Persons of Indian Origin.
Colombo, April 2, 1970.

DUDLEY SENANAYAKE,
Minister of Defence and External Affairs.

SCHEDULE

1	2	3	4	5	6	7
Serial No. assigned	Name	Age	Sex	Address	Date of Registration	Remarks
4098	Alihussain Abdullabhoj	35	M	150, St. Joseph's Street, Grandpass, Colombo 14	25. 2. 70	CL. 14
4099*	Latiffabai	4	F	do.	do.	do.
4100*	Hasinabai	3	F	do.	do.	do.
4101	Sangaramoorthy Paulthurai	Thangasamy 49	M	14, New Ferry Lane, Slave Island, Colombo 2.	do.	CL. 339
4102	Lalitha Jayamoney	21	F	do.	do.	do.
4103	Gnanaratnam	19	M	do.	do.	do.
4104	Paulraj	16	M	14, New Ferry Lane, Slave Island, Colombo 2.	do.	CL. 339
4105	Mariyaranjitham	13	F	do.	do.	do.
4106	Pushpaleela	11	F	do.	do.	do.
4107	Nirmala	8	F	do.	do.	do.
4108*	Stella Rani	4	F	do.	do.	do.
4109	Ameer Ebrahim	42	M	25, Lukmanjee Square, Grandpass, Colombo 14	do.	CL. 506

1	2	3	4	5	6	7
Serial No. assigned	Name	Age	Sex	Address	Date of Registration	Remarks
4110	Narayanan Pillai Kanapathy	41	M	34, Sri Sivananda Street, Colombo	25. 2.70	CL. 549
4111	Karunakaran	9	M	do.	do.	do.
4112*	Ravindran	5	M	do.	do.	do.
4113*	Suseela	4	F	do.	do.	do.
4114	Jesudasan alias Zaccaria Lazarus	65	M	Jiffrey Mills, Thihariya, Kalagedihena	do.	CL. 582
4115	Ranjith Singhe Puspadevi	—	F	do.	do.	do.
4116	Uralthu Kunhiraman Raman	52	M	74, Hena Road, Ratmalana	do.	CL. 735
4117	Josephine Mary Jayalbrit Ignaciammal Morais	26	F	335, Aluthmawatha Road, Colombo 15.	do.	CL. 791
4118	Arumugam Lalasingam	30	M	38, Shoe Road, Colombo 13	do.	CL. 799
4119	Vasugi	8	F	do.	do.	do.
4120	Palanivel	6	M	do.	do.	do.
4121*	Arul Madhavan	5	M	do.	do.	do.
4122*	Saravanan	3	M	do.	do.	do.
4123	Tewattu Sankaran Nair Jayalakshmi	28	F	36, Aramaya Place, Dematagoda Colombo	do.	CL 801
4124	Nadeson Kandiah alias Yogananathan	27	M	34, Mugalan Road, Kirillapona Colombo 6	do.	CL. 811
4125	Ravindran	7	M	do.	do.	do.
4126*	Surendran	5	M	do.	do.	do.
4127*	Dhamendran	3	M	do.	do.	do.
4128	Abdul Gaffar Abdul Karim	26	M	15, Hussaniya Street, Colombo 12	do.	CL. 878
4129	Karanathu Saathu Janakie	24	F	1/15, Kadirani Farm, Farm Road, Mattakkuliya, Colombo 15	do.	CL. 909
4130	Madathiparambil Parakutty, Balakrishnan	28	M	53, Athurugiriya Road, Pannipitiya	do.	CL. 923
4131*	Ganesh Kumar	3	M	do.	do.	do.
4132*	Sri Kanda Kumar	2	M	do.	do.	do.
4133	Kitnan Kerudan	51	M	165, Dhawalasinharama Mawatha, Mutwal, Colombo 15.	do.	CL. 971
4134	Adakan Kandiah Gopal Crishnan	37	M	No. 8, Sukastan Garden, Off Ward Place, Colombo 7.	do.	CL. 977
4135	Muniandy Letchimi	—	F	do.	do.	do.
4136	Margaret	8	F	do.	do.	do.
4137*	Krisawaraj	5	M	do.	do.	do.
4138*	Jeevarani	4	F	do.	do.	do.
4139*	Arul Rani	2	F	do.	do.	do.
4140	Croos Jesudason	52	M	62/3, Sri Dhammakeetyarama Road, Colombo 14	do.	CL 1050
4141	Kaitielavalappil Vellappan Chathu	51	M	231/8, Grandpass Road, Colombo 14	do.	do.
4142	Padmini	18	F	do.	do.	do.
4143	Chandrasekaran	17	M	do.	do.	do.
4144	Wijayasekaran	15	M	do.	do.	do.
4145	Veeran Letchimanan	44	M	276/15, Baseline Road, Dematagoda, Colombo 9	do.	CL 1069
4146	Hawa Aboobucker w/o. Abdul Latif Essak	46	F	127, Third Cross Street, Colombo 11	do.	CL 1074
4147	Ammyappa Pillai Karuppana	54	M	c/o. M/s. Ravi Industries Ltd., Ekala, Ja-ela	do.	CL 1133
4148	Periyasamy	19	M	do.	do.	do.
4149	Balasubramaniam	18	M	do.	do.	do.
4150	Mohanasundari	11	F	do.	do.	do.
4151	Kannoth Kandi Abdul Cader Jawath Mohamed	53	M	124, Jampettah Street, Colombo 13	do.	CL 1180
4152	Mohamed Kathija	21	F	do.	do.	do.
4153	Mohamed Mara Umma	18	F	do.	do.	do.
4154	Ayruthottathu Govindan Kumaran	36	M	33/2, Silva Lane, Polwatta Meetotamulla, Wellampitiya	do.	CL 1284
4155*	Raviraja	5	M	do.	do.	do.
4156*	Ravindraraj	3	M	do.	do.	do.
4157*	Kumaran Kumararaj	2	M	do.	do.	do.
4158	James Torrie Samuel	67	M	24, Deal Place, Kollupitiya, Colombo 3	do.	CL 1447
4159	Odatta Sangaran Krishnange John	29	M	Kerangapokuna, Ragama	do.	CL 1624
4160	Cruz Michael Dason Victoria	35	M	55, Veyangoda Road, Minuwangoda	do.	CL 2001
4161	John Anton Victoria	7	M	do.	do.	do.
4162*	Jesu Nicholas Ashok Victoria	5	M	do.	do.	do.
4163*	Mary Evangelin Priya Victoria	3	F	do.	do.	do.
4164*	Apollin Christina Victoria	1	F	do.	do.	do.
4165	Sinniah Navaneela Krishnan	25	M	78, M.R. Fernando Town, Hatton	do.	KN 389
4166	Sinniah Nadarajah	27	M	do.	do.	KN 390
4167	Palaniandy Muthal	45	F	do.	do.	KN 392
4168	Sinniah Rajaletchumy	21	F	do.	do.	do.
4169	Sinniah Thangarajah	19	M	do.	do.	do.
4170	Periyaiyah Balasubramaniam	35	M	43, Peradeniya Road, Kandy	do.	KN 446
4171	Periannan Balasundaram	31	M	Kurugama Estate, Muruthalawa	do.	KN 624
4172*	Saravanan Santhar	3	M	do.	do.	do.
4173	Periyannan Kandan	40	M	Fordyce Estate, Dickoya	do.	KN 728
4174	Kathiravel Sevanaie	—	F	do.	do.	do.
4175	Chandrasekaran	16	M	do.	do.	do.
4176	Calidasa	13	M	do.	do.	do.
4177	Mani	11	F	do.	do.	do.
4178	Krishnasamy	9	M	do.	do.	do.
4179	Chandrakumari	7	F	do.	do.	do.
4180*	Sinniah	5	M	do.	do.	do.
4181*	Selvaraj	3	M	do.	do.	do.
4182	Walliamma w/o. Vellasamy Chelliah	34	M	No. 2, Gang, C. G. R., Galaboda	do.	KN 768
4183	Sinniah Saraspathy	24	F	Fordyce Estate, Dickoya	do.	KN 846
4184	Karly Sellamuttu	27	M	do.	do.	KN 852

1	2	3	4	5	6	7
Serial No. assigned	Name	Age	Sex	Address	Date of Registration	Remarks
4185	Murugiah Nadarajah	35	M	C.W.C. 41, Madukelle Road, Panwila	25. 2.70	KN 867
4186	Murlidhayan	6	M	do.	do.	do.
4187*	Sridharan	4	M	do.	do.	do.
4188*	Sukirtharani	3	F	do.	do.	do.
4189	Suppiah Natchai <i>alias</i> Natchiammal	48	F	Ensalangawatta, Rambukwela, Kandy	do.	KN 893
4190	Kathan Govindan <i>alias</i> Govindsasamy	53	M	do.	do.	do.
4191	Nawamanie	18	F	do.	do.	do.
4192	Sivalingam	8	M	do.	do.	do.
4193	Sennan Raju	29	M	Central Medical Stores, 74, Main Street, Hatton	do.	KN 1103
4194	Vellayan Theivany	23	F	Cocoa Station, Kundasala Farm, Kundasala	do.	KN 1237
4195	Kandasamy Sinniah	67	M	Lower Division, Stellemburg Estate, Pupuressa	do.	KN 1253
4196	Periyacaruppan Karuppaie	—	F	do.	do.	do.
4197	Sinniah Karuppiah	25	M	do.	do.	KN 1254
4198	Sinniah Nagamma	23	F	do.	do.	do.
4199	Agathan Shanmugam	53	M	Shannon Estate, Hatton	do.	KN 1326
4200	Maruthay Sundaram	—	F	do.	do.	do.
4201	Mahalingam	17	M	do.	do.	do.
4202	Iyathuray	13	M	do.	do.	do.
4203	Sanger Vellasamy Ramanathan	51	M	Yarrow Estate, Pupuressa	do.	KN 1378
4204	Sethupathy	21	M	do.	do.	do.
4205	Saroja	19	F	do.	do.	do.
4206	Soramamma	17	F	do.	do.	do.
4207	Loganayakie	9	F	do.	do.	do.
4208	Balachandra	6	M	do.	do.	do.
4209	Sawariamamma d/o. Michael	27	F	Eltofts Estate, Bogawantalawa	do.	KN 1491
4210	Michael S/o. Santiago	55	M	do.	do.	KN 1492
4211	Mariamamma d/o. Sandanam	—	F	do.	do.	do.
4212	Irudiyamary	21	F	do.	do.	do.
4213	Yesudian	17	M	do.	do.	do.
4214	Sandanamary	12	F	do.	do.	do.
4215	Jesumary	9	F	do.	do.	do.
4216	Vellayan Sinniah	62	M	Poopurassie Group, Pupuressa	do.	KN 1537
4217	Periya Caruppan Mariaie	—	F	do.	do.	do.
4218	Seenan Sinniah	66	M	Rahatengoda Estate, Hewaheta	do.	KN 1630
4219	Letchumy Arumugam	—	F	do.	do.	do.
4220	Mohideen Sera Mudaliyar Yakkeen Mohamed Marikkar	47	M	Dehideniya Madige, Hataraliyada, Kandy	do.	KN 1655
4221	Yakoon Begam	12	F	do.	do.	do.
4222	Mohamed Waseer	10	M	do.	do.	do.
4223	Sehuroon	7	F	do.	do.	do.
4224*	Suhaira	5	F	do.	do.	do.
4225*	Mohamed Safeek	3	M	do.	do.	do.
4226	Pitchey Saradambal	37	F	Kirimetiya Estate, Galaha	do.	KN 1710
4227	Veerapillai	17	M	do.	do.	do.
4228	Sundarammal	14	F	do.	do.	do.
4229	Viswanathan Pillai	10	M	do.	do.	do.
4230	Sinniah Selladurai	28	M	129, Trincomalee Street, Kandy	do.	KN 1729
4231	V. M. Ramachandran	35	M	Abbotsleigh Estate, Hatton	do.	KN 1776
4232	Ravikumar	6	M	do.	do.	do.
4233*	Sureshkumar	3	M	do.	do.	do.
4234	Joseph Sandanam	71	M	15, Primrose Road, Kandy	do.	KN 1841
4235	Valliappen Sinniah	53	M	Gallantenna L.D.W., Galaha	do.	KN 1850
4236	Irulai	—	F	do.	do.	do.
4237	Selvaraj	16	M	do.	do.	do.
4238	Palakrishnan	12	M	do.	do.	do.
4239	Supramaniyam	8	M	do.	do.	do.
4240*	Canesamoorthy	3	M	do.	do.	do.
4241	A. Anthony	35	M	36, Hynford Road, Nawalapitiya	do.	KN 1920
4242	Benedic	9	M	do.	do.	do.
4243	George Alosias	7	M	do.	do.	do.
4244*	Benjamin Franklin	3	M	do.	do.	do.
4245	M. Ramiah	30	M	Fairlie Division, Kellie Group, Dolosbage	do.	KN. 1963
4246	Govindasamy	7	M	do.	do.	do.
4247*	Parameswary	5	F	do.	do.	do.
4248*	Jaihawani	3	F	do.	do.	do.
4249	Karuppan Sevugan	46	M	Hantane Estate, Factory Division, Kandy	do.	KN. 1979
4250	Irulai	—	—	do.	do.	do.
4251	Jayhalan	18	M	do.	do.	do.
4252	Thangavelu	15	M	do.	do.	do.
4253	Annakily	9	F	do.	do.	do.
4254	Alagarani	7	F	do.	do.	do.
4255	Vellayan Athappan <i>alias</i> Rajalingam	26	M	Deltota Group, Galaha	do.	KN 2023
4256	Andvappen Vellavan	52	M	do.	do.	do.
4257	Sinna Alagan Anditchy	—	F	do.	do.	KN. 2024
4258	Marieatha	20	F	do.	do.	do.
4259	Veloo	17	M	do.	do.	do.
4260	Ramasandiran	16	M	do.	do.	do.
4261	Thavamoney	13	F	do.	do.	do.
4262	Paranjothie	8	F	do.	do.	do.

1	2	3	4	5	6	7
Serial No. assigned	Name	Age	Sex	Address	Date of Registration	Remarks
4263	Vellayan Nrdasan	27	M	Deltota Group, Galaha	25. 2. 70	KN 2026
4264	Karliappen Letchumie	—	F	do.	do.	do.
4265*	Jorthy Rajan	3	M	do.	do.	do.
4266	Vaiyapuri Marimuthu	53	M	Wariagalla Estate	25. 2. 70	KN 2031
4267	Ponpusamy Maruthaie	—	F	do.	do.	do.
4268	Wadivel	21	M	do.	do.	do.
4269	Marimuthu Sinnamma	25	F	Wariagalla Estate, Deanside Div. Galaha	25. 2. 70	KN 2032
4270	Marimuthu Ramasamy alias Vaiyapuri	32	M	do.	do.	do.
4271	Vellayan Andyappen alias Vellasamy	22	M	Deltota Group, Galaha	do.	do.
4272	Vellayan Selladorai	30	M	Deltota Group, Galaha	25. 2. 70	KN 2039
4273	Murugan Pooranam	—	F	do.	do.	do.
4274	Puwaneswaram	6	M	do.	do.	do.
4275	Sinne Karuppan Sangaralingam	61	M	Hantane Estate, Kandy	25. 2. 70	KN 2069
4276	Sur d uram Meenambal	—	F	do.	do.	do.
4277	Rasamany	22	M	do.	do.	do.
4278	Swamynathan Kaliamma alias Parwathy	57	F	Rajawella Division, Pallekelle State Plantation, Kandy	25. 2. 70	KN 2098
4279	Subramaniam Kalimuthu	36	M	Rajawella Division, Pallekelle Group, Kandy	25. 2. 70	KN 2102
4280	Vadivel alias Arumugam Valaie	—	F	do.	do.	do.
4281*	Subramaniam	4	M	do.	do.	do.
4282	Sebastian Sandanam	70	F	Rajawella Division, Pallekelle State Plantation, Kandy	25. 2. 70	KN 2102
4283	Arockiam Sebastian	54	M	do.	do.	do.
4284	Christinaal alias Mariamma	—	F	do.	do.	do.
4285	Michael	19	M	do.	do.	do.
4286	Fatima Mary	16	F	do.	do.	do.
4287	S. Anthony	24	M	Rajawella Division, Pallekelle Group, Kandy	25. 2. 70	KN 2138
4288	S. Jayamalamarie	26	F	do.	do.	KN 2139
4289	S. S. Peter	36	M	do.	do.	KN 2169
4290	S. Sebastian alias Asirwatham	43	M	do.	do.	KN 2170
4291	S. Stephen	31	M	do.	do.	KN 2174
4292	Rita Elizabeth	—	F	do.	do.	do.
4293	D. Meenamma	37	F	Ambacotta Division, Pallekelle Group, Kandy	25. 2. 70	KN 2206
4294	Gnanamoney	13	F	do.	do.	do.
4295*	Kirose Kumari	3	F	do.	do.	do.
4296	Doraisamy Sellammal	82	F	Ambacotta Division, Pallekelle Group, Kandy	do.	KN 2207
4297	Arumugam Perumal Sinniah alias Edwin	59	M	Gongoda, Pilimatalawa	25. 2. 70	KN 2228
4298	P. Govindasamy	45	M	Kande, Nugatenna, Hunnasgiriya	do.	KN 2312
4299	Subbiah	16	M	do.	do.	do.
4300	Savithiri	14	F	do.	do.	do.
4301	Ravindra	10	M	do.	do.	do.
4302	Mahendra	8	M	do.	do.	do.
4303*	Balendra	5	M	do.	do.	do.
4304	S. T. Dharmalingam	67	M	1/100, Denapitiya, Hunnasgiriya	25. 2. 70	KN 2339
4305	Suppiah Pakiam	—	F	do.	do.	do.
4306	Senadirajah	21	M	do.	do.	do.
4307	Gandiammah	18	F	do.	do.	do.
4308	Saravanamuthu alias Saravanam	16	M	do.	do.	do.
4309	Suriasamy	13	M	do.	do.	do.
4310	M. Kathiravel	36	M	Velana Estate, Ukuwela	25. 2. 70	KN 2387
4311	Rajeswari	14	F	do.	do.	do.
4312	Sevanammah	13	F	do.	do.	do.
4313	Parameswari	10	F	do.	do.	do.
4314	Yoganathan	9	M	do.	do.	do.
4315	Manirasu	6	M	do.	do.	do.
4316*	Gopal	4	M	do.	do.	do.
4317	Soosay alias Savarimuthu Sebastian	40	M	Gallebodde Estate, Galaha	25. 2. 70	KN 2446
4318	Paulentiran	14	M	do.	do.	do.
4319	Anthonyamah	9	F	do.	do.	do.
4320*	State Mary	5	F	do.	do.	do.
4321*	Madona	3	F	do.	do.	do.
4322	S. Selliah	42	M	Pallekelle Division, Pallekelle State Plantation, Kandy	25. 2. 70	KN 2502
4323	Pushpanathan	10	M	do.	do.	do.
4324*	Udayakumar	5	M	do.	do.	do.
4325*	Paskaran	4	M	do.	do.	do.
4326	Kali Karuppiah	54	M	do.	do.	KN 2639
4327	Aiyakannu Veeramma	—	F	do.	do.	do.
4328	Karuppiah Carliamma	20	F	Pallekelle Division, Pallekelle State Plantation, Kandy	do.	do.
4329	Karuppiah Balaiah	16	M	do.	do.	do.
4330	Nagan Iyasamy	45	M	Mariawatta Estate, No. 1, Line, Gampola	25. 2. 70	KN 2664
4331	Muniyandy Selambai	—	F	do.	do.	do.
4332	Nagalingam	21	M	do.	do.	do.
4333	Siva Letchimee	19	F	do.	do.	do.
4334	Powaneswari	17	F	do.	do.	do.
4335	Camalun	14	F	do.	do.	do.
4336	Varalechimie	12	F	do.	do.	do.
4337	Parthiban	9	M	do.	do.	do.
4338	Comaravale Iyasamy	7	M	do.	do.	do.
4339*	Rames	3	M	do.	do.	do.

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Serial No. assigned	Name	Age	Sex	Address	Date of Registration	Remarks
4340	M. Ramiah	29	M	Kotiyagalla Estate, Upper Division, Bogawantalawa	25. 2.70	KN 2770
4341	M. A. Appavoo Achary	87	M	c/o. M. Jerishamby, Galaha Town, Galaha	do.	KN 2791
4342	S. A. Sinnapillai	—	F	do.	do.	do.
4343	Sinniah Savariamama alias Annamary	24	F	Upper Division, Vellaioya Estate, Hatton	do.	KN 2944
4344	Sinniah Anthonymuthu	34	M	do.	do.	KN 2945
4345	Arokiamary	—	F	do.	do.	do.
43 6*	Sandamam Raj	2	M	do.	do.	KN 2945
4347	Sebastian Sinniah	61	M	Upper Division, Vellaioya Estate, Hatton	do.	KN 2946
4348	Yesupillai	—	F	do.	do.	do.
4349	Sebastiammal	21	F	do.	do.	do.
4350	L. M. Ponniah Pillai	28	M	Pahala Gammedda, Hataraliyedde, Teldeniya	do.	KN 4346
4351	Raman Sinniah	59	M	Watagoda Lower Estate, Alwatta Matale	do.	MT 360
4352	Adaickan Adaikaie	53	F	do.	do.	MT 361
4353	Kathirvel alias Muniandy Sevugan	36	M	Madiwela Estate, Matale	do.	MT 488
4354	Muniandy	14	M	do.	do.	do.
4355	Odayan Sevugan	65	M	Muandeniya Division, Bandarapola Estate, Alwatta, Matale	do.	MT 601
4356	Sockkkan Maruthai	—	F	do.	do.	do.
4357	Suppammah	21	F	do.	do.	do.
4358	Vellasamy Muthiah	42	M	Pitakanda Group, Matale	do.	MT. 531
4359	Amarawathy	—	F	do.	do.	do.
4360	Pooranam	21	F	do.	do.	do.
4361	Balakrishnan	18	M	do.	do.	do.
4362	Vijayaletchumy	17	F	do.	do.	do.
4363	Rasamoney	16	F	do.	do.	do.
4364*	Paramasivam	4	M	do.	do.	do.
4365	Kandasamy Kengamarappan alias Sadayan	56	M	Upper Watagoda Estate, Alwatta, Matale	do.	MT 536
4366	Pennan Sinnacaruppan	55	M	Upper Watagoda Estate, Alwatta	do.	MT 538
4367	Vellasamy Palaniaie	—	F	do.	do.	do.
4368	Veeriah Muthiah	22	M	Upper Watagoda Estate, Alwatta, Matale	do.	MT 550
4369	Kuppamuthu Sinniah	56	M	Cattaratenna Estate, Rattota	do.	MT 551
4370	Muthusamy Alagie	—	F	do.	do.	do.
4371	Alagammah	20	F	do.	do.	do.
4372	Nagammah	18	F	do.	do.	do.
4373	Letchumie	14	F	do.	do.	do.
4374	Pushparani	9	F	do.	do.	do.
4375	Muthiah Sandanam	51	M	Weygalla Estate, Elkaduwa	do.	MT 580
4376	Sellarasu	21	M	do.	do.	do.
4377	Paraman Selliah	39	M	Karugoda Estate, Ukuwela	do.	MT 601
4378	Kaliamma	7	F	do.	do.	do.
4379*	Thiruvagasam	3	M	do.	do.	do.
4380	Veeran Madalai	51	M	Kurugoda Estate, Ukuwela	do.	MT 631
4381	Sinnamma	—	F	do.	do.	do.
4382	Alagamma	20	F	do.	do.	do.
4383	Weeran	22	M	do.	do.	do.
4384	Anjalai	14	F	do.	do.	do.
4385	Rackan Sangily	66	M	Allovihare Estate, Matale	do.	MT 641
4386	Parwathy	—	F	do.	do.	do.
4387	Caruppaie	12	F	do.	do.	do.
4388	Suppan Sandanam	51	M	Pansalatenne Estate, Ukuwela	do.	MT 654
4389	Sellamuthu Thangammah	—	F	do.	do.	do.
4390	Suppiah	17	M	do.	do.	do.
4391	Masanam s/o. Suppan Sandanam	26	M	Pansalatenna Estate, Ukuwela	do.	MT 655
4392	Panchawarnam alias Sandanam d/o. Suppan Sandanam	21	F	do.	do.	MT 658
4393	Kalimuthu Sinnasamy	47	M	Midlands Estate, Rattota	do.	MT 710
4394	Veeriah	14	M	do.	do.	do.
4395	Thangammah	11	F	do.	do.	do.
4396	Seethaletchimi	8	F	do.	do.	do.
4397	Sinnacaruppan Selliah	32	M	Ankanda Estate, Kawdupelella	do.	MT 711
4398*	Viswanathan	5	M	do.	do.	do.
4399	Perumal Sinnan	52	M	Clodagh Estate, Western Division, Kaikawela	do.	MT 717
4400	Muthalagan Sinnacaruppan	52	M	Weygalla Estate, Elkaduwa	do.	MT 729
4401	Oiyappan Sinnacaruppie	—	F	do.	do.	do.
4402	Sinna Pulle	17	F	do.	do.	do.
4403	Poomalai d/o. Sinnacaruppan	22	F	do.	do.	do.
4404	Sinniah s/o. Sinnasuppiyah alias Sinniah	55	M	Hathamunagala Estate, Madawella, Ulpotha	do.	MT 734
4405	Adappan Sinnapillai	—	F	do.	do.	do.
4406	Alageswaran	17	M	do.	do.	do.
4407	Parimalakanthi	12	F	do.	do.	do.
4408	Ramalingam Sadagopan	28	M	Nickakottuwa, Aluwihare, Matale	do.	MT 738
4409	Sivamanie d/o. Perumal	—	F	do.	do.	do.
4410	Kadiravel Sinniah	55	M	Ellagalla Division, Opalgalla Group, Gammaduwa	do.	MT 785
4411	Eluwan Eluwee	—	F	do.	do.	do.
4412	Alagoo	22	F	do.	do.	do.
4413	Rajagopala	19	M	do.	do.	do.

Serial No. assigned	Name	Age	Sex	Address	Date of Registration	Remarks
1	2	3	4	5	6	7
4414	Ramiah Singaram	—	M	Wattagoda Estate, Watagoda	25. 2.70	MT 827
4415	Sundaram Letchumy	—	F	do.	do.	do.
4416	Madasamy	21	M	do.	do.	do.
4417	Saraswathy	18	F	do.	do.	do.
4418	Parwathy	14	F	do.	do.	do.
4419	Solayan Karupiah	36	M	340, Passara Road, Badulla	do.	BD 23
4420	Packiyarajah	13	M	do.	do.	do.
4421	Elavarasu	11	M	do.	do.	do.
4422	Puwanaswary	9	F	do.	do.	do.
4423	Shanthi	8	F	do.	do.	do.
4424	Kalaichelvi	6	F	do.	do.	do.
4425	Aiyacannoo Samivel	49	M	Oakwell Group, Haldummulla	do.	BD 522
4426	Kullappa Odayar Pitchaiyammal	—	F	do.	do.	do.
4427	Packiyam	21	M	do.	do.	do.
4428	Nalliah	18	M	do.	do.	do.
4429	Sandrasekaram	7	M	do.	do.	do.
4430	Alagan Sinniah	61	M	Lyegrove Division, Ambragalla Group, Koslanda	do.	BD 737
4431	Algan Alagammah	—	F	do.	do.	do.
4432	Sinniah Ramalingam	22	M	do.	do.	do.
4433	Sinniah Velu	33	M	do.	do.	do.
4434	Selvarajah	15	M	do.	do.	do.
4435	Tharmalingam	14	M	do.	do.	do.
4436	Pushparani	12	F	do.	do.	do.
4437	Sinniah Alagappan	24	M	Lyegrove Division, Ambragalla Group, Koslanda	do.	BD 740
4438	Sannasi Caruppiyah	52	M	Totulagalla Estate, Haputale	do.	BD 800
4439	Cadermoney	22	F	do.	do.	do.
4440	Rajaji	21	M	do.	do.	do.
4441	Ratnasamy	19	M	do.	do.	do.
4442	Annamallay	12	M	do.	do.	do.
4443	Saraswathie	14	F	do.	do.	do.
4444	Pushpamani	8	F	do.	do.	do.
4445	Sinniah Amarasekaram	32	M	New Balangoda Div., Wewawatha Estate, Balangoda	do.	RT. 210
4446	Sarath Chandrasiri	10	M	do.	do.	do.
4447	Chandralatha	7	F	do.	do.	do.
4448*	Chandrakanthi	5	F	do.	do.	do.
4449*	Chandraratne	3	M	do.	do.	do.
4450	Koottasamy Kundumalai	47	M	Mutwagalla Estate, Kiri Ella	do.	RT. 231
4451	Punyaras Kundumalai	6	M	do.	do.	do.
4452*	Premakumar Kundumalai	3	M	do.	do.	do.
4453	Vethamanickam Devasagayam	38	M	15, Kaltota Road, Balaghamulla, Balangoda	do.	RT. 248
4454	Manchula Esther	8	F	do.	do.	do.
4455	Jothi Christine	7	F	do.	do.	do.
4456*	Jeeva Juliet	4	F	do.	do.	do.
4457*	Kanagarajah Christopher	2	M	do.	do.	do.
4458	Sinniah Perumal	60	M	Galkaduwa Div., Palmgarden Group, Ratnapura	do.	RT. 304
4459	Kuppamuthu Ratnam	—	F	do.	do.	do.
4460	Marathamamam Gopala	52	M	Mineripitiya, Parakaduwa	do.	RT. 399
4461	Ratnawathie	22	F	do.	do.	do.
4462	Dayawathie	19	F	do.	do.	do.
4463	Ratnapala	17	M	do.	do.	do.
4464	Indrawathie	15	F	do.	do.	do.
4465	Dhanapala	13	M	do.	do.	do.
4466	Wijayapala	10	M	do.	do.	do.
4467	Sinniah Manickam alias Ramiah	31	M	No. 1 Div., Rye Estate, Balangoda	do.	RT. 424
4468	Muthusamy Karuppaie	—	F	do.	do.	do.
4469	Manickam Sinniah	9	M	do.	do.	do.
4470	Manickam Mangaleswari	6	F	do.	do.	do.
4471*	Manickam Malarkodi	3	F	do.	do.	do.
4472	Sinniah Sivalingam alias Kandiah	28	M	No. 1 Div., Rye Estate, Balangoda	do.	RT. 425
4473	Velu Theivanaie	—	F	do.	do.	do.
4474	Sivalingam Rajendran	6	M	do.	do.	do.
4475	Sinniah Nadarajah alias Sangarapillai	25	M	do.	do.	RT. 426
4476*	N. Kalyanakumar	2	M	do.	do.	do.
4477	Sinniah Selliah alias Marudhamuttu	23	M	do.	do.	RT. 427
4478	Verappen Rengamma	39	F	Galatura Group, Kiriella	do.	RT. 433
4479	Sengany	20	F	do.	do.	do.
4480	Govindasamy	17	M	do.	do.	do.
4481	Patchaimuthu Sellamuthu	49	M	Madakkangoda, Rakwana	do.	RT. 456
4482	Parasakthy	21	F	do.	do.	do.
4483	Gnanaswary	19	F	do.	do.	do.
4484	Sivarajaha	17	M	do.	do.	do.
4485	Padmini	14	F	do.	do.	do.
4486	Indrani	12	F	do.	do.	do.
4487	Sandarani	12	F	do.	do.	do.
4488	Marudayal Rayappan Udayar Anthony Udayar	72	M	c/o. Rajakal Estate, Rakwana	do.	RT. 491
4489	Soosamuthu Udayar Saveriamma	—	F	do.	do.	do.
4490	Paul Udayar	21	M	do.	do.	do.
4491	Yogammal	18	F	do.	do.	do.
4492	Karumalay Muniandy	38	M	Kaltola, Balangoda	do.	RT. 499
4493*	Neetha Malanie	2	F	do.	do.	do.
4494	Periyasamy Periyasamy	56	M	Mutwagalla Estate, Kiriella	do.	RT. 500
4495	Y. Sinnamma	—	F	do.	do.	do.
4496	Periyasamy Muthiah	26	M	do.	do.	RT. 501

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Serial No. assigned	Name	Age	Sex	Address	Date of Registration	Remarks
4497 ..	Kurusamy Rengarasoo	35 ..	M ..	Mutwagalla Estate, Kiriella	25.2.70 ..	RT. 505
4498 ..	Rengarasoo Sigamoney	10 ..	F ..	do.	do.	do.
4499* ..	Rengarasoo Mary	4 ..	F ..	do.	do.	do.
4500 ..	Kitnan Sandanam	49 ..	M ..	Palamcottta Estate, Rakwana	do.	RT 507
4501 ..	Yesudian Annamma	— ..	F ..	do.	do.	do.
4502 ..	Perumal	22 ..	M ..	do.	do.	do.
4503 ..	Kaliamma	20 ..	F ..	do.	do.	do.
4504 ..	Kalimuttu	17 ..	M ..	do.	do.	do.
4505 ..	Sangaram Pillai Adickan	44 ..	M ..	Palamcottta, Rakwana	do.	RT 518
4506 ..	Danaletchumy	— ..	F ..	do.	do.	do.
4507 ..	Susila	17 ..	F ..	do.	do.	do.
4508 ..	Saroja	16 ..	F ..	do.	do.	do.
4509 ..	Yogeswary	14 ..	F ..	do.	do.	do.
4510 ..	Kanagasundari	13 ..	F ..	do.	do.	do.
4511 ..	Jothiraja	11 ..	M ..	do.	do.	do.
4512 ..	Kala	7 ..	F ..	do.	do.	do.
4513* ..	Kamaladevi	5 ..	F ..	do.	do.	do.
4514 ..	Gnanakannu Sandanam	40 ..	M ..	Mutwagalla Estate, Kiriella	do.	RT 561
4515 ..	Rajagopal	15 ..	M ..	do.	do.	do.
4516 ..	Mariaie	14 ..	F ..	do.	do.	do.
4517 ..	Veloo	10 ..	M ..	do.	do.	do.
4518 ..	Gnanasundaram	9 ..	M ..	do.	do.	do.
4519 ..	Rasiah	8 ..	M ..	do.	do.	do.
4520* ..	Senathira Mohan	5 ..	M ..	do.	do.	do.
4521* ..	Jeyaletchumy	2 ..	F ..	do.	do.	do.
4522 ..	Sangapillai Perumal	35 ..	M ..	Hatherleigh Group, Rakwana	do.	RT 575
4523* ..	Saravambhavan	1 ..	M ..	do.	do.	do.
4524 ..	Sebastian Savariappen	57 ..	M ..	Mutwagalla Estate, Kiriella	do.	RT 589
4525 ..	Santiago Solvam	— ..	F ..	do.	do.	do.
4526 ..	Savariappan Katharinal	21 ..	F ..	do.	do.	do.
4527 ..	Savariappan Paekiam	18 ..	F ..	Mutwagalla Estate, Ratnapura	do.	RT 589
4528 ..	Savariappan Irudayamary	10 ..	F ..	do.	do.	do.
4529 ..	Samuel Thavamani	20 ..	F ..	180, Main Street, Rakwana	do.	RT 593
4530 ..	Kesavanair Amaragowry	20 ..	F ..	do.	do.	RT 594
4531 ..	Ramiah Sinnerpulle	alias 44 ..	F ..	Mutwagalla Estate, Kiriella	do.	RT 603
	Muthuraku					
4532 ..	Savariappan Arokiasamy	22 ..	M ..	do.	do.	RT 618
4533 ..	Kadiravelu Perian	55 ..	M ..	Hatangalla Estate, Panawala	do.	RT 619
4534 ..	Nagamma, d/o. Vadivelu	— ..	F ..	do.	do.	do.
4535 ..	Letchuman Kumarappan	alias 61 ..	M ..	Victoria Press, Ratnapura	do.	RT 653
	Kumariah					
4536 ..	Kuppasamy Kamalambigaie	— ..	F ..	do.	do.	do.
4537 ..	Sakuntala	18 ..	F ..	do.	do.	do.

* Asterisk denotes the names of persons born after 30.10.1964.

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Miscellaneous Departmental Notices

SPECIAL ISSUE OF STAMPS TO COMMEMORATE WESAK 1969—RE-ISSUE FOR SALE

IT is hereby notified for general information that the stamps in the denominations 4 cents, 6 cents and 35 cents of the special issue made on the 10th April, 1969, to commemorate Wesak 1969, will be re-issued for sale as from 1st May, 1970. These stamps will remain on sale till 31st August, 1970, or until stocks are exhausted, whichever is earlier.

S. SITTAMPALAM,
Commissioner of Inland Revenue.

Department of Inland Revenue,
Colombo 1, 3rd April, 1970.

4—395

THE PADDY LANDS ACT No. 1 OF 1958

Order under Section 38B (1)

BY virtue of the powers vested in me by sub-section (1) of section 38B of the Paddy Lands Act, No. 1 of 1958, as amended by Acts Nos. 30 of 1958, 61 of 1961, 11 of 1964 and 25 of 1966, I, Seneviratne Banda Senanayake, Commissioner of Agrarian Services, being satisfied that there is sufficient proof of wilful neglect, misconduct, incompetence and mismanagement in the performance of duties conferred by the said Act, on the part of the Hikkaduwa Cultivation Committee No. 85, situated in the Wellabada Pattu Divisional Revenue Officer's Division in the Galle District, do by this order dissolve the said Cultivation Committee.

S. B. SENANAYAKE,
Commissioner of Agrarian Services.

Department of Agrarian Services,
P. O. Box 537,
Colombo, 25th March, 1970.

4—234/1

NOTIFICATION

Section 38B (2) of the Paddy Lands Act, No. 1 of 1958

IT is hereby notified that Mr. Kidelpitiyage Aron Perera, Divisional Officer, Department of Agrarian Services, is authorised to exercise, perform and discharge all the powers, duties and functions of a Cultivation Committee under section 38B (2) of the Paddy Lands Act, No. 1 of 1958, as amended by Acts Nos. 30 of 1958, 61 of 1961, 11 of 1964 and 25 of 1966, within the area of jurisdiction of the Hikkaduwa Cultivation Committee No. 85 situated in the Wellabada Pattu Divisional Revenue Officer's Division in the Galle District.

S. B. SENANAYAKE,
Commissioner of Agrarian Services.
Department of Agrarian Services,
P. O. Box 537,
Colombo 7, March, 25, 1970.

4—234/2

THE IRRIGATION ORDINANCE (CAP. 453)

IT is hereby notified that I, Heen Banda Dissanayake, Government Agent of Kurunegala District in the North-Western Province, have by virtue of powers vested in me by section 15 (i) (a) of the Irrigation Ordinance (Cap. 453) approved the resolution set out in the Schedule hereto.

The Kachcheri,
Kurunegala, 2nd December, 1969.
H. B. DISSANAYAKE,
Government Agent,
Kurunegala District.

Schedule

RESOLUTION

"This Meeting of Proprietors within the irrigable area of Weliyawa Andarawewa at Weliyawa Village irrigation work in the Kurunegala District, North-Western Province, approves the scheme relating to that irrigation work prepared under Part V of the Irrigation Ordinance (Cap. 453)."

4—309

RECONSTITUTION OF GRAMA SEVAKA DIVISION/DIVISIONS IN THE WELLABODA PATTU D.R.O. DIVISION IN GALLE DISTRICT

IT is hereby notified for general information that No. 75A Batapola East G. S. Division in Wellaboda Pattu D. R. O. Division in the Galle Administrative District has been divided into two G. S. Divisions named Batapola East and Batapola Central with effect from 15.4.1970.

(a) The following colonisation schemes/villages fall into G. S. division of Batapola East No. 75A :—

- | | | | | | |
|-------------|------------------|-----------------|---------------|----------------|-------------|
| 1. Dikbedda | 2. Kukuluwelduwa | 3. Kahatapitiya | 4. Olabedda | 5. Maddewila | 6. Tanabima |
| 7. Kerewwa | 8. Welipollewwa | 9. Millawatta | 10. Danketiya | 11. Polhunnawa | |

(b) The following villages fall into G. S. division of Batapola Central No. 75B :—

- | | | | | | |
|------------------|----------------|-------------------|----------------|---------------------|-----------------|
| 1. Mahawatta | 2. Uduwila | 3. Eariyagahadola | 4. Kotambe | 5. Tanipolgahalanga | 6. Delgahabedda |
| 7. Kohilawila | 8. Kurulu Hena | 9. Batakele | 10. Kirimetiya | 11. Kondagala | 12. Dikkele |
| 13. Maha Gangoda | 14. Dorala. | | | | |

2. The Magistrate's and Rural Court and Police Station which has jurisdiction over these new G. S. divisions, Births, Deaths and Marriages Registrar's Division, Electoral District and Local Body to which these divisions belong are appeared for general information.

1	2	3	4	5	6	7
<i>G. S. Division</i>	<i>Magistrate's Court</i>	<i>Rural Court</i>	<i>Births, Deaths and Marriages Division</i>	<i>Local Body</i>	<i>Electoral District</i>	<i>Police Station</i>
75A.—Batapola East	..Balapitiya ..	Ambalangoda	.. Batapola ..	Batapola	..V.C. Ambalangoda ..	Meetiya goda
75B.—Batapola Central	..Balapitiya ..	Ambalangoda	.. Batapola ..	Batapola	..V.C. Ambalangoda ..	Meetiya goda

The Kachcheri,
Galle, March 20, 1970.
4—252

P. A. T. GUNASINGHE,
Government Agent, Galle District.

RECONSTITUTION OF GRAMA SEVAKA DIVISIONS IN THE RATTOTA D. R. O's AREA IN THE MATALE DISTRICT

IT is hereby notified for the information of the general public that the Grama Sevaka Division No. E 355, Ukuwela, in the Rattota D. R. O's Division in the Matale District has been divided into two Grama Sevaka Divisions named No. E355, Ukuwela and No. E355A, Elwala with effect from 15th day of April, 1970.

(a) The following villages fall into Grama Sevaka Division No. E355, Ukuwela :—

- Thawalankoya
- Ukuwela
- Nagolla
- Kekulampitiya
- Ukuwela Estate
- Pihillakanda Estate (Part)
- Ferose Hill Estate

(b) The following villages fall into Grama Sevaka Division No. E355A, Elwala :—

- Elwala
- Kohombiliwala Colony
- Kohombiliwala Village
- Wariyapola Estate (Part)
- Portion of Matale Municipality Ward No. 10 falling within Rattota D. R. O's area

2. The Magistrate's Court and Rural Court and Police Station which has jurisdiction over these new Grama Sevaka Divisions, Births, Deaths and Marriage Registrar's Division, Electoral District and Local Body to which these Divisions belong are given below for the information of the general public.

<i>G. S. Division</i>	<i>Magistrate Court</i>	<i>Rural Court</i>	<i>Births, Deaths, Marriage Registrar Division</i>	<i>Local Body</i>	<i>Police Station</i>	<i>Electoral District</i>
E.355, Ukuwela	.. Matale ..	Wariyapola ..	Matale Medasiya Pattu ..	Matale Medasiya Pattu	.. Matale ..	Rattota
E.355A, Elwala	.. Matale ..	Wariyapola ..	Matale Medasiya Pattu ..	Matale Medasiya Pattu and Matale Municipality	Matale ..	Rattota

The Kachcheri,
Matale, 14th March, 1970.
4-267

L. B. UDALAGAMA,
Government Agent, Matale District.

NOTICE UNDER THE LAND REGISTERS (RECONSTRUCTED FOLIO) ORDINANCE (CAP. 120)

I HEREBY give notice, under section 4 of Land Registers (Reconstructed Folios) Ordinance (Chapter 120), that the land register folio, particulars of which appear in Column 1 of the Schedule hereto, affecting the land described in Column 2 thereof, which has been found to be missing or torn, has been reconstructed in full in a provisional folio and relates to the connected deeds, particulars of which are shown in Column 3 of the said Schedule.

The provisional folio will be open for inspection by any person or persons interested therein at the office of the Registrar of Lands, Colombo, from 16th April, 1970 to 30th April, 1970, between the hours of 10 a.m. and 4 p.m. on week days and between 10 a.m. to 12 noon on Pre-poya days.

Any person desiring to lodge any objection against any entry included in a provisional folio or against any of the particulars contained in any such entry and any person desiring to make a claim for the insertion of any entry or of any particulars alleged to have been improperly omitted from any entry must do so by an objection or claim in writing, addressed to the undersigned, which must be sent under registered cover and must reach the office of the Registrar-General not later than 15th May, 1970. The matter in respect of which the objection or claim is made must be clearly and fully set out in the objection or claim, and the objection or claim must be accompanied by all documentary evidence relied upon in support of it.

Schedule

1 <i>Particulars of Land Register Folio</i>	2 <i>Description of lands affected as appearing in the folio</i>	3 <i>Particulars of deeds</i>
Folio 359, Volume 49 Division "A", Land Registry, Colombo . .	<p>All that house and ground called and known as the Spring Comprising :—</p> <p>(1) All that Eastern portion of all that allotment of land situated at Maradana, Cinnamon Gardens, within the Gravets in the district of Colombo, Western Province, the said Eastern portion being bounded on the north by land described in Plan No. 76122, on the south by reservation for a road, on the east by land described in Plan No. 82302, and on the west by the portion sold to Navaramasingam Suwamynathan containing in extent 1 acre, 1 rood and 17 perches</p> <p>(2) All that allotment of land situated at Maradana, Cinnamon Gardens aforesaid and bounded on the north by land described in Plan No. 76122 the property of Sir Henry Dias Knight, on the east by remaining portion of this land property of Mr. Simon Fernando No. 82254 now the property of Don Spater Senanayake, on the south by the public road and reservation called Guildford Crescent, and on the west by land in plan No. 78554 the property of Mr. N. S. Fernando called Keyham House containing in extent one acre</p>	<p>(1) Deed No. 1573 dated 9th January, 1896, attested by notary R. F. de Saram</p> <p>(2) Deed No. 2012 dated 13th March, 1897, attested by notary R. F. de Saram</p>

Registrar-General's Office,
Colombo 1, March 30, 1970.

4—313

R. SAMARASEKERA,
Registrar-General.

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 payment of subscriptions for the Government *Gazettes*. Payments 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>
MARCH	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.	Thursday 19. 3.70
APRIL	Friday 3. 4.70 .. 3.30 p.m.	Wednesday 25. 3.70
	Friday 10. 4.70 .. 3.30 p.m.	Friday 3. 4.70
	Friday 17. 4.70 .. 3.30 p.m.	Wednesday 8. 4.70
	Friday 24. 4.70 .. 3.30 p.m.	Friday 17. 4.70
	Thursday 30. 4.70 .. 3.30 p.m.	Thursday 23. 4.70
MAY	Friday 8. 5.70 .. 3.30 p.m.	Thursday 30. 4.70
	Friday 15. 5.70 .. 3.30 p.m.	Friday 8. 5.70
	Friday 22. 5.70 .. 3.30 p.m.	Friday 15. 5.70
	Friday 29. 5.70 .. 3.30 p.m.	Friday 22. 5.70
JUNE	Friday 5. 6.70 .. 3.30 p.m.	Friday 29. 5.70
	Thursday 11. 6.70 .. 3.30 p.m.	Friday 5. 6.70
	Thursday 18. 6.70 .. 12 Noon	Thursday 11. 6.70
	Thursday 25. 6.70 .. 12 Noon	Thursday 18. 6.70

L. W. P. PEIRIS,
 Government Printer.

Dept. of Govt. Printing,
 Colombo, March 5, 1970.