



THE CEYLON GOVERNMENT GAZETTE

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PART IX

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

LOCAL GOVERNMENT NOTICES

L. D—B 46/46/L G D—T 20

THE TOWN COUNCILS ORDINANCE, NO 3 OF 1946

BY virtue of the powers vested in me by sections 2, 6 and 30 of the Town Councils Ordinance, No 3 of 1946, as modified by the Proclamation published in *Gazette Extraordinary* No 9,773 of September 24, 1947, I, Solomon West Ridgeway Dias Bandaranaike, Minister of Health and Local Government, do by this Order—

(1) vary the limits of the town of Passara (as defined in the Proclamation published in *Gazette* No 9,532 of March 22, 1946)—

(a) by the substitution in the schedule to that Proclamation, under the heading "North", for all the words and figures from "and 109 in T S P 39" to "at the northern corner of lot 121 in T S P 39", of the following—

"in T.S.P. 39 as far as the landmark at the North-eastern corner of the said lot 107, thence by a line drawn northward along the western boundary of lot 122 in V P 544, across Gansabhawa path (lot 124) at the culvert where the Arumadowe Kandura crosses the said Gansabhawa path and along the western boundary of T P 108641 which runs through lot 52 in V P 544, across Passara-Madulsima Public Works Department Mam Road and reservation (lots 40 and 41) at culvert 1, south-eastward along the eastern boundary of the said lot 41 (Reservation) and north-eastwards along the western boundary of lot 42 (cemetery) in V P 544 as far as the landmark at the northern-most corner of the said lot 42."

(b) by the substitution in that schedule, under the heading "East", for the words and figures "along the landmarked eastern boundary of lot 121", of the following—

"along the northern boundary of lot 42 (cemetery) in V P. 544, southwards in a straight line through lot 38 in V P 544 to the northern-most corner of T P 107683, which falls within said lot 38 thence by a line drawn southwards in a straight line through the said T P 107683 to the landmark at the north-eastern corner of lot 119 in T S P 39, thence by a line drawn north-eastwards and south-eastwards along the western and northern boundaries of said lot 121, south-eastwards along the and

(2) vary the limits of Ward No 5—"Lower Bazaar North" of the Town of Passara (as defined in

the Order published in *Gazette* No 9,536 of March 29, 1946)—

(a) by the substitution, under the heading "North", for all the words from "By a line" to "its eastern extremity", of the following—

"By a line drawn from the centre of Galwatto Kandura on the northern limit of the Town Council area, north-eastwards along the said limit to its eastern extremity", and

(b) by the substitution, under the heading "East", for all the words from "By a line" to "Badulla-Batticaloa" of the following—

"By a line drawn from the last-mentioned point southwards along the eastern limit of the Town Council area till it meets the centre of the Badulla-Batticaloa road (lot 212 in T S P 39)", and

(3) declare that the provisions of paragraphs 1 and 2 of this Order shall come into effect on the day immediately following the date of expiration of the term of office of the members of the Passara Town Council who are in office at the date hereof

S W R D BANDARANAIKE
Minister of Health and Local Government

C Colombo March 4, 1949

L. D—B 27/39/L G D—G 16/2

THE VILLAGE COMMUNITIES ORDINANCE

BY virtue of the powers vested in me by section 11 (1) of the Village Communities Ordinance (Chapter 198), as modified by the Proclamation published in *Gazette Extraordinary* No 9,773 of September 24, 1947, I, Solomon West Ridgeway Dias Bandaranaike, Minister of Health and Local Government do by this notification, with effect from July 1, 1949—

(1) subdivide the Village Headmen's Divisions situated in the village areas of Galboda Korale, Kinigoda Korale, Tumpalata Pattu East and Tumpalata Pattu West, Mawata Pattu and Kanduwaha Pattu, Otara Pattu and Gandolaha Pattu, Keeraweli Pattu East and Keeraweli Pattu West, Kandupita Pattu North and Kandupita Pattu South, Panawal Korale East and Panawal Korale West and Atulugam Korale East and Atulugam Korale West in the Kegalla District, which are specified in column I of the First Schedule hereto into wards with the limits specified in column II of that Schedule, and

(2) rescind the notifications published in the *Gazettes* specified in column I of the Second Schedule hereto so far as they relate to the village areas specified in column II of that Schedule

S. W. R. D. BANDARANAIKE,
Minister of Health and Local Government
Colombo, March 7, 1949.

First Schedule

GALBODA KORALE VILLAGE AREA

Column I Village Headmen's Divisions	Column II Wards
Ambulugala Wasama	Ward No. 1— <i>Ambulugala</i> , comprising the villages of Ambulugala, Attanagoda, Dehmaduwa, Panagamuwa and Polwatta.
Wakirigala Wasama	Ward No. 2— <i>Galatara and Uduwewala</i> , comprising the villages of Galatara and Uduwewala. Ward No. 3— <i>Wakirigala</i> , comprising the villages of Asmadala, Epalawa, Erevupola, Lambutuwa, Tammita, Wakirigala and Wewala. Ward No. 4— <i>Diwala Udagama and Diwala Pallegama</i> , comprising the villages of Diwala Udagama and Diwala Pallegama
Randiwala Wasama	Ward No. 12— <i>Randiwala</i> , comprising the villages of Karapone, Komptikanda, Pahalagama, Nepalana, Randiwala, Udumahana, Wadamaldemya and Ytimahana. Ward No. 22— <i>Malyadda</i> , comprising the villages of Malyadda and Dunugama.
KINIGODA KORALE VILLAGE AREA	
Udagaladeniya Wasama	Ward No. 2— <i>Udagaladeniya</i> , comprising the villages of Dambulla, Medagaladeniya, Pallegaladeniya, Udagaladeniya and Wetenna. Ward No. 19— <i>Kudagama</i> , comprising the villages of Kudagama and Siyambalangamuwa.
Nattambure Wasama	Ward No. 3— <i>Nattambure</i> , comprising the villages of Bamunaula, Kadawattiya, Kotawella, Nattambure, Nehelma, Tembipone and Udahinguruwaka Ward No. 4— <i>Gabbala</i> , comprising the village of Gabbala Ward No. 5— <i>Hewadiwela</i> , comprising the village of Hewadiwela Ward No. 6— <i>Parape</i> , comprising the village of Parape
Waligama Wasama	Ward No. 7— <i>Korahetta</i> , comprising the villages of Dahanpahuwa, Korahetta, Meduma, Oddara, Puwakmote and Yatapawala. Ward No. 8— <i>Waligama</i> , comprising the villages of Tismalpola, Uduwama, Waligama and Yatagama.
Weligamuwa Wasama	Ward No. 10— <i>Weligamuwa No. 1</i> , comprising the villages of Kahambiliyagoda, Kohombadeniya, Taldewa, Wahawa and Weligamuwa Ward No. 20— <i>Weligamuwa No. 2</i> , comprising the villages of Hangawela, Ihalaalpola, Pahalaalpola and Pahala Hinguruwaka.
Kiriwandeniya Wasama	Ward No. 13— <i>Kiriwandeniya No. 1</i> , comprising the villages of Kiriwandeniya, Koirgammana and Muwapitiya. Ward No. 21— <i>Kiriwandeniya No. 2</i> , comprising the villages of Kapurugampola, Kotagama, Kottanawatta, Malakariya, Owatta and Yodagama.
Halpitiya Wasama	Ward No. 15— <i>Halpitiya</i> , comprising the villages of Andiramada, Halpitiya, Hapugoda, Hiruwadunna and Natanbedda.
Kalugalla Wasama	Ward No. 16— <i>Kalugalla No. 1</i> , comprising the villages of Amunugama, Diyagama, Ginitillawala and Kalugalla. Ward No. 22— <i>Kalugalla No. 2</i> , comprising the villages of Bolagama, Hedeniya, Kivulpone, Mahagoda, Mangalagama and Minwana.
Karandupone Wasama	Ward No. 18— <i>Karandupone</i> , comprising the villages of Detawala, Madeyawa (excluding the Kegalla U. C. area), Mipitiya (excluding the Kegalla U. C. area), Nandiwala, Nilwakka, Pallekarandupone, Pallewela, Puwakdeniya, Uda-karandupone and Udamulla. Ward No. 23— <i>Dimbulgomuwa</i> , comprising the villages of Dimbulgomuwa, Kolongalla, Medagoda-mulla and Randeniya.

**Column I
Village Headmen's Divisions**

**Column II
Wards**

Pitiyegama Wasama	Ward No. 24— <i>Pitiyegama No. 1</i> , comprising the villages of Aiambe-gama, Deideniya, Deliwala, Hap-pettawa, Iriyaula, Kebellakumbura, Madana, Pitiyegama and Waduwardeniya. Ward No. 25— <i>Pitiyegama No. 2</i> , comprising the villages of Dunukewala and Owitiwala.
TUMPALATA PATTU EAST AND TUMPALATA PATTU WEST VILLAGE AREA	
Aiama Wasama	Ward No. 8— <i>Arama</i> , comprising the villages of Arama, Kalapitiya, Rahala, Randigama and Selawa
Arama and Aianayaka Wasamas	Ward No. 9— <i>Deiyawala-Ambalakanda</i> , comprising the villages of Deiyawala and the Batagama section of Ambalakanda village in Aranayaka Wasama
Aranayaka Wasama	Ward No. 11— <i>Aranayaka</i> , comprising the villages of Ambalakanda (excluding the Batagama section of the village), Aranayaka, Gctaborikanda, Pondape, Uggoda, and Welimanna.
Nikapitiya Wasama	Ward No. 14— <i>Nikapitiya</i> , comprising the villages of Bulugammana, Kalwane, Naangammana, Nikapitiya and Polambegoda. Ward No. 15— <i>Godigomuwa-Pehnipeddara</i> , comprising the villages of Godigomuwa and Pehnipeddara.
Hatgampola Wasama	Ward No. 16— <i>Hatgampola</i> , comprising the villages of Beligoda, Elangipitiya, Getaberiya, Hatgampola, Moragammana, Parapitiya and Wiyaneliya. Ward No. 17— <i>Debatgama</i> , comprising the villages of Debatgama, Udagage and Debatgama Pallibage.
MAWATA PATTU AND KANDUHA PATTU VILLAGE AREA	
Kehelwatta Wasama	Ward No. 1, <i>Kehelwatta</i> , comprising the villages of Erabudupitiya, Kehelwatta and Naynankada, Warapitiya and Wadumulla. Ward No. 2— <i>Alapalawala-Dampalgoda</i> , comprising the villages of Alapalawala, Dampalgoda, Nilpalammana, and Wadupola.
Ekiriya-gala Wasama	Ward No. 4— <i>Ekiriya-gala No. 1</i> , comprising the villages of Ekiriya-gala, Wiligama and Kosinna. Ward No. 5— <i>Ekiriya-gala No. 2</i> , comprising the villages of Pithuma (excluding the part in the Kegalla U. C.), Nimmalgoda and Bohara
Talewala Wasama	Ward No. 10— <i>Talewala No. 1</i> , comprising the villages of Malawita, Magruddeniya, Mideniya and Wilangammulla. Ward No. 11— <i>Talewala No. 2</i> , comprising the villages of Getaberiya, Haloluwa and Talewala.
Bogala Wasama	Ward No. 14— <i>Bogala</i> , comprising the villages of Bogala, Nikapitiya, Owitiyamuwa and Palugama. Ward No. 15— <i>Gantune</i> , comprising the villages of Belhulwana, Gantune Pallegama and Gantune Udagama.
OTARA PATTU AND GANDOLAHA PATTU VILLAGE AREA	
Edurapota Wasama	Ward No. 4— <i>Edurapota No. 1</i> , comprising the villages of Edurapota and Panakawa. Ward No. 5— <i>Edurapota No. 2</i> , comprising the villages of Dewalegama, Udugodapitiya and Uruldeniya.
Akwatta Wasama	Ward No. 15— <i>Akwatta No. 1</i> , comprising the villages of Akwatta, Kahambiliyawala and Pinnagoda-kanda. Ward No. 16— <i>Akwatta No. 2</i> , comprising the villages of Anhandiya, Bodawala, Kakukurunda, Koswatta, Kumbalgama and Mimure
KERAWALI PATTU EAST AND KERAWALI PATTU WEST VILLAGE AREA	
Tolangamuwa Wasama	Ward No. 1— <i>Tolangamuwa No. 1</i> , comprising the villages of Ambepussa and Delgamuwa. Ward No. 2— <i>Tolangamuwa No. 2</i> , comprising the villages of Mahena and Tolangamuwa.

Column I Village Headmen's Divisions	Column II Wards	Column I No. and Date of Gazette	Column II Village Area
Burunnawa Wasama	Ward No 3—Burunnawa No. 1, comprising the villages of Burunnawa and Ilipangunuwa Ward No 4—Burunnawa No 2, comprising the villages of Nape, Otnapitiya and Udukumbura.	8,080 of September 21, 1934	Mawata Pattu and Kanduaa Pattu Otaru Pattu and Gandolaha Pattu Kociraveli Pattu East and Kociraveli Pattu West Kandupita Pattu North and Kandupita Pattu South
Pallegama Wasama	Ward No 7—Pallegama No 1, comprising the villages of Dippitiya, Kiriwita, Narangoda and Weragala Ward No 8—Pallegama No 2, comprising the villages of Kudu Pallegama, Maha Pallegama, Tambadiya and Udagama.	8,111 of March 24, 1939 8,724 of March 14, 1941 9,680 of November 16, 1946 9,922 of November 26, 1948	Kinigoda Korale Mawata Pattu and Kanduaa Pattu. Kinigoda Korale Galboda Korale
Kukulpone Wasama	Ward No 13—Kukulpone No. 1, comprising the villages of Anubagala, Ganitapure, Kukulpone and Ihala Mayinoluwa Ward No 14—Kukulpone No 2, comprising the villages of Medagoda, Meneripitiya, Pilaanduwa, Tumbaliyadda and Warakapola.		
KANDUPITA PATTU NORTH AND KANDUPITA PATTU SOUTH VILLAGE AREA			
Kabagamuwu Wasama	Ward No. 1—Kabagamuwu No. 1, comprising the villages of Atukmulla, Elagalla, Kanangomuwa and Higgoda Ward No. 2—Kabagamuwu No 2, comprising the villages of Kabagamuwu, Pannala, Puspanc, Pambulipitiya and Tunmaduna Ward No 3—Getiyamulla, comprising the villages of Alawatura, Ganegoda, Getiyamulla, Malwana and Pittegama.		
Ampe Wasama	Ward No. 5—Ampe No. 1, comprising the village of Ampe Ward No. 6—Ampe No 2, comprising the villages of Atale, Hapudeniya, Hinwella and Kurunegoda		
Kinigama Wasama	Ward No 7—Kinigama No 1, comprising the villages of Arandara and Epalatotuwa. Ward No. 8—Kinigama No 2, comprising the villages of Harigala, Iddamalpana, Kinigama and Lahupane.		
Pindeniya Wasama	Ward No. 9—Pindeniya No 1, comprising the villages of Batupitiya, Bohettiya, Boyagoda, Egallekanda, Kanatuwawala and Maboda Ward No. 10—Pindeniya No 2, comprising the villages of Nadeniya, Naranwatta, Pindeniya and Udugama		
Imbulgala Wasama	Ward No 13—Imbulgala No 1, comprising the villages of Atugoda Udagama, Imbulgala, Kalanekka, Renapana and Walkobbewala Ward No. 14—Imbulgala No 2, comprising the villages of Atugoda Fahalagama, Damunupola and Wanduradeniya		
Asideniya Wasama	Ward No 15—Balapattawa, comprising the villages of Balapattawa and Bisowela Ward No 16—Asideniya, comprising the villages of Asideniya, Dembatanpitiya, Kumbuktotuwa and Yatangule		
Peherambe Wasama	Ward No. 17—Galgomuwa, comprising the villages of Delanadeniya, Galgomuwa and Kobbewala Ward No 18—Peherambe, comprising the villages of Palapoluwa, Peherambe, Siyambalapitiya, Yattogoda and Dammala Ward No. 19—Ballapana, comprising the village of Ballapana		
PANAWAL KORALE EAST, PANAWAL KORALE WEST, ATULUGAM KORALE EAST AND ATULUGAM KORALE WEST VILLAGE AREA			
Algoda Wasama	Ward No 11—Algoda, comprising the villages of Algoda, Dangampala, Digala, Dikella, Kahana-wita, Maldeniya, Malyagoda, Nawela and Urupeleuwa Ward No. 20—Dehiowita, comprising the town of Dehiowita		

Second Schedule

Column I No. and Date of Gazette	Column II Village Area
8,035 of March 2, 1934	Panawal Korale East, Panawal Korale West, Atulugam Korale East and Atulugam Korale West
8,080 of September 21, 1934	Galboda Korale Kinigoda Korale Tumpalata Pattu East and Tumpalata Pattu West

L. D.—B. 18/49

THE TOWN COUNCILS ORDINANCE, No. 3 OF 1946

Property Rate for 1949

IT is hereby notified that the Chavakachcheri Town Council has, under section 173 (1) of the Town Councils Ordinance, No 3 of 1946, and with the approval of the Minister of Health and Local Government given by virtue of the powers vested in him by that section, as modified by the Proclamation published in *Gazette Extraordinary* No 9,773 of September 24, 1947, imposed for the year 1949, a rate of five per centum of the annual value of all immovable property situated within the town of Chavakachcheri, payable in four equal instalments on March 31, June 30, September 30, and December 31, respectively

E. W. KANNANGARA,
Permanent Secretary,
Ministry of Health and Local Government.

Colombo, March 3, 1949

L. D.—B 115/32/L. G. D—BB. 1101

THE VEHICLES ORDINANCE

REGULATION for the town within the administrative limits of the Urban Council of Matara made by the Minister of Health and Local Government by virtue of the powers vested in him by section 16 of the Vehicles Ordinance (Chapter 155) as modified by the Proclamation published in *Gazette Extraordinary* No. 9,773 of September 24, 1947

E. W. KANNANGARA,
Permanent Secretary,
Ministry of Health and Local Government

Colombo, March 3, 1949

Regulation

Every vehicle used on that portion of the Matara-Tangalla road which lies between the bridge over the Nilwala Ganga and the junction of that road with Pennicuck road shall be driven in the direction of the junction of the first mentioned road with Browne's Lane, and shall, when halted, be kept facing that direction only.

L. D.—B 17/49/L. G. D—CH. 141.

THE TOWN COUNCILS ORDINANCE, No 3 OF 1946

Special Conservancy Rate for 1949

IT is hereby notified that the Rattota Town Council has, under section 143 (b) of the Town Councils Ordinance, No 3 of 1946, and with the sanction of the Minister of Health and Local Government given by virtue of the powers vested in him by that section, as modified by the Proclamation published in *Gazette Extraordinary* No 9,773 of September 24, 1947, imposed for the year 1949, subject to such limits and exemptions as may be prescribed by by-laws, a special conservancy rate of 6 per centum of the annual value of all immovable property situated within the town of Rattota, payable in four equal instalments on March 31, June 30, September 30, and December 31, respectively

E. W. KANNANGARA,
Permanent Secretary,
Ministry of Health and Local Government

Colombo, March 3, 1949

L. D.—B 4/49/L G D—GC 14/50

THE VILLAGE COMMUNITIES ORDINANCE

BY-LAWS under section 49 of the Village Communities Ordinance (Chapter 198), made by the Village Committee of the Mampuri village area in the Puttalam District, and approved by the Minister of Health and Local Government by virtue of the powers vested in him by that section as modified by the Proclamation published in *Gazette Extraordinary* No 9773 of September 24, 1947

E. W. KANNANGARA,
Permanent Secretary,
Ministry of Health and Local Government
Colombo, March 3, 1949

By-laws

Boundaries and fences

1 The owner, lessee, occupier or person in charge of every land which is not cultivated shall mark the boundaries of that land with live fences or ditches or stones firmly embedded in the ground or in any other way which is in accordance with custom in the village area.

2 The owner, lessee, occupier or person in charge of every land which is cultivated shall erect a fence along the boundary of that land and shall maintain such fence in good repair

3 In the case of any two adjoining lands, the owners, lessees, occupiers or persons in charge of both lands shall be jointly responsible for making and maintaining the common boundary of those lands. Provided that it shall be lawful for the owner, lessee, occupier or person in charge of either of those lands to make the common boundary at his own expense, all due precautions being taken to prevent damage being caused to trees or plantations on the other land

4 Any person erecting a boundary-fence at his own expense shall have the right to enjoy the produce of the fence-sticks, and no person shall strip off leaves or cut down branches from any such fence-stick without his consent

5 For the purpose of making or repairing any boundary of a land, it shall be lawful for the owner, lessee, occupier or person in charge of that land or his employees to enter into any of the adjoining lands with the necessary materials and implements

6. No person shall wilfully alter or deface or damage the boundary of a land

Roads and paths

7 (1) No person shall—

- (a) injure, damage, obstruct, encroach upon, or otherwise interfere with the use of, any village path or road, or
- (b) except with the permission of the Committee divert the line of any village path or road

(2) For the purpose of this by-law "village path or road" includes a village path or road which is in course of construction.

8 (1) It shall be the duty of the proprietors and cultivators of any paddy field through which a village path runs to maintain such path at its customary width

(2) No person shall cut or encroach upon any village path running through a paddy field so as to reduce its width to less than its customary width

9 When a range of paddy fields through which any village path or road passes is under cultivation, the cultivators of such range shall be entitled, with the previous permission of the Chairman and subject to such terms and conditions as he may impose, to put up a suitable gate across such path or road during the period of cultivation in order to prevent cattle from trespassing in the paddy fields

10. (1) When any work of construction or of repair is commenced on any village path or road, the Chairman may prohibit the use of such path or road by the public for such time as may be necessary, after giving at least three days' notice by beat of tom-tom or otherwise

(2) It shall be lawful for the Committee, by a resolution in that behalf, to restrict or to prohibit the use of any village path or road by any kind or class of heavy vehicular traffic

(3) Where a restriction or prohibition is imposed under paragraph (2) in respect of any village path or road, the Chairman shall cause notices setting out the restriction or prohibition in English, Sinhalese and Tamil to be displayed conspicuously at the beginning and at the end of such path or road and at its junction with any other path or road

(4) No person shall fail to conform to the requirements of any notice displayed under paragraph (3)

11 It shall be lawful for any person thereunto authorised in writing by the Chairman—

- (1) to enter between the hours of 7 a.m. and 5 p.m. with all necessary workmen, vehicles, animals and implements upon any land adjacent to or near any existing or proposed village path or road for the purpose of doing any work connected with such path or road,
- (2) to throw upon any land adjacent to or near any existing or proposed village path or road such earth, rubbish or materials as it may be necessary to remove from the place of any work connected with such path or road,
- (3) to make any temporary road through the grounds near any existing or proposed village path or road during the execution of any work in any way connected with such path or road, or
- (4) to enter upon any land for the purpose of constructing, repairing or cleaning such drains or water courses, or culverts, as may be necessary for the preservation, improvement, repair or construction of any village path or road

Provided that—

- (a) the earth, rubbish or materials referred to in paragraph (2) shall be removed within a reasonable time, and
- (b) the temporary road referred to in paragraph (3) shall not be constructed over any ground whereon any building stands or over any enclosed garden or yard

Public health and amenities and disorderly conduct

12 The owner and occupier of any house or land shall keep his premises clean and free from all weeds, rank or noisome vegetation and all refuse or rubbish or receptacles likely to form breeding places for mosquitoes for a distance of thirty yards from such house or to the boundary of his premises, whichever is less

13 (1) When any tree or any branch or fruit or other part of a tree is causing or is likely to cause damage to any building or is in a condition dangerous to the occupants of any building, or to the property or to the safety of passers-by along any public thoroughfare, the Chairman may by a notice in writing served on the owner or occupier of the land on which such tree stands require such owner or occupier to tie up and make secure, or to cut down and remove such tree or such branch or fruit or other part of the tree within such time as may be specified in the notice

(2) Every person on whom a notice is served under this by-law shall comply with the requirements of such notice within the time specified therein, and in the event of the refusal or neglect of such person to comply with such requirements within such time, the Chairman, or any officer or workman authorised in writing by the Chairman may enter upon the land referred to in such notice, and do what such person was required to do by such notice and the expenses thereby incurred shall be recoverable from such person as a debt due to the Committee

14 No person shall cause any annoyance to any other person by publishing any obscene writing or by making any obscene drawing or by singing or reciting any obscene song or ballad, or do any other act which is likely to outrage public decency

15 No person shall throw stones or filth at the house or into the compound of any other person

Washing and bathing

16 No person shall bathe, or wash any animal or article, at a communal well, spout, spring, or other watering place for the supply of water for domestic purposes

17. Where any place has been set apart by the Committee as a public bathing place or as a place for washing animals and clothes, no person shall use such place for any purpose other than that for which it has been so set apart. Provided, however, that a person may wash at a public bathing place the clothes worn by him whilst bathing at such place.

18. No person of one sex shall enter any enclosure at a public bathing place set apart by the Committee for the exclusive use of persons of the other sex.

19. No person who is suffering or has suffered from any contagious, cutaneous or infectious disease, or who has been in attendance on any person suffering from such disease, shall bathe or wash at any public bathing place until the periods of infection and incubation have elapsed.

20. No person shall drive or take any animal into a public bathing place for any purpose whatsoever.

Unwholesome food

21. No person shall sell or expose for sale any article of food or drink which is unwholesome or unfit for human consumption.

22. (1) The Chairman, or any officer authorised in writing by the Chairman, or a Sanitary Assistant, may at any time of the day inspect any article of food or drink exposed for sale and seize any such article which appears to be unwholesome or unfit for human consumption.

(2) The Chairman may order any article of food or drink seized under paragraph (1) and found to be unwholesome or unfit for human consumption to be destroyed or to be disposed of so as to prevent its being sold or exposed for sale or used for human consumption.

Village markets and fairs

23. The area within a circle having a radius of two miles from any village market is hereby declared to be the market area for that market.

24. Within the market area of any village market, no person shall, on any day on which that market is open, sell or offer or expose for sale any vegetables, fruits, fish, meat or other perishable articles of food at any place other than that market.

Provided that the preceding provisions of this by-law shall not apply to—

(a) the sale of vegetables or fruits by itinerant vendors who do not sell at fixed places, or do not for the purposes of such sale establish themselves on the public roads or other public places;

(b) the sale, by the licensee of an eating-house or a tea or coffee boutique, of ripe plantains or other fruits for consumption on the premises; or

(c) the sale of young coconuts by any person.

25. Every village market shall be open from 6 a.m. to 6 p.m. on such days of the week as may be approved by the Committee.

26. Where the Committee has set apart any portion of a village market for the sale of any article or class of articles, no person shall—

(a) sell or expose for sale such article or class of articles in any place in such market other than the portion so set apart; or

(b) sell or expose for sale any other article or class of articles in the portion so set apart.

27. A fee at the following rates shall be levied and paid for the use and occupation of any stall, seat or space in any village market—

	Per Day cents
For each square yard of floor space in the fish market	50
For each square yard of floor space in the vegetable market	25

28. The Committee may lease the right of collecting the fees leviable under by-law 27 to any approved person—

- (a) by private treaty,
- (b) by calling for tenders, or
- (c) by way of public auction.

29. No person shall use any stall, seat or space in a village market unless he is the holder of a permit issued in that behalf, by or under the authority of the Chairman, or otherwise than in accordance with the terms and conditions of such permit. Every such permit shall expire on the date specified therein.

30. The fee payable under by-law 27 shall be paid to the Chairman or such other person as may be authorised by the Chairman, and no permit under by-law 29 shall be issued to any person until he has paid the fees due from him.

31. The Chairman shall cause to be exhibited in a conspicuous place in each village market a notice setting out in English, Sinhalese and Tamil the fees payable for the use and occupation of that market, and no person shall demand or receive any sums higher than those set out in such notice.

32. When the Committee is satisfied, after consultation with the Medical Officer of Health, that the consumption by the public of any particular article of food is injurious or harmful, it shall be lawful for the Committee, by beat of tom-tom or other sufficient notice, to prohibit for such time as to the Committee may appear necessary, the introduction and sale of such article of food to, and the sale thereof in any village market or fair.

33. No person shall sell or expose for sale in any village market or fair—

(a) the carcase or meat of any animal which has been slaughtered at any place other than a village slaughter-house; or

(b) any article the keeping or sale of which is prohibited by or under any by-law made by the Committee.

Provided, however, that the preceding provisions of this by-law shall not apply to the sale of frozen meat or of game.

34. No person who is suffering or has suffered from any contagious, infectious or cutaneous disease, or has been in attendance on any person suffering from such disease shall use or occupy any stall, seat or space in any village market or fair, or expose for sale thereat any article whatsoever, until the periods of infection and incubation have elapsed.

35. No person shall—

(1) behave in any disorderly manner or commit any nuisance in or about a village market; or

(2) carry on cooking in such market; or

(3) remain in or loiter about such market, after it is closed for business at 6 p.m. without being able to give a satisfactory account of himself; or

(4) damage, or in any way deface, any portion of the buildings, stalls, lamps, or any property of the Committee in or about such market, or defile or pollute the water provided for use in such market; or

(5) enclose in any way any portion of the buildings or premises of such market or erect any permanent awning or screen or fixture of any kind; or

(6) leave any goods in or about the premises of such market between the hours of 6 p.m. and 6 a.m. without the special permission of the Chairman; or

(7) keep at such market any article of food on any unclean or insanitary surface; or

(8) expose for sale at such market any article of food otherwise than in a clean and properly constructed fly-proof glass case.

36. Every person using any stall in a village market shall keep in or near such stall a fly-proof receptacle with a closely fitting lid or cover and shall deposit all rubbish and refuse in such receptacle.

37. No person shall throw on the premises of a village market or fair any rubbish or refuse or any bone or skin of any animal or any article likely to be offensive or injurious to the public health.

38. No person shall obstruct or resist the keeper of any village market or any other person appointed by the Committee to superintend any village market or to collect rents and fees or to enforce order and cleanliness therein in the lawful execution of his duties.

39. The driver of a vehicle shall not keep that vehicle within or alongside the premises of any village market for a longer period than is necessary for loading goods into or unloading goods from that vehicle

40. The Chairman shall give notice, by beat of tom-tom or in such other manner as he may deem adequate of the establishment or the temporary closing of any village market or fair

Gambling and cart-racing

41. No person shall gamble with dice or cards, play any game for a stake or take part in betting of any kind within the village area

42. No person shall allow gambling with dice or cards, or the playing of any game for a stake in any house, premises, boat, vessel or vehicle occupied by that person or belonging to him or under his control

43. No person shall engage in cart-racing on any public road or path

Sprung guns and traps

44. No person shall set any sprung gun or trap without the written permission of the Chairman. The fact that such permission has been granted shall be proclaimed by beat of tom-tom by an officer authorised in that behalf by the Chairman

Disposal of the bodies of dead animals

45. It shall be the duty of the owner or the person in charge of any dead animal to bury its carcass within a reasonable time of its death. In the absence or default of the owner or person in charge, the Committee shall cause the carcass to be buried, and the expense incurred thereby may be recovered from such owner or person in charge as a debt due to the Committee

Public notices

46. No person shall deface or destroy any notice which is exhibited by order of the Committee.

Bakeries, eating-houses, restaurants, and tea and coffee boutiques

47. (1) No person shall establish, or carry on the business of, a bakery except on a licence issued in that behalf by the Chairman on the recommendation of the Medical Officer of Health.

(2) Every licence issued under this by-law shall expire on the thirty-first day of December of the year in respect of which it is issued.

48. No person shall be entitled to a licence under by-law 47 unless the premises to be used as a bakery are in conformity with the following requirements.—

- (a) the premises must be well ventilated and well lighted;
- (b) the walls must be plastered with lime mortar and whitewashed;
- (c) the floor must be cemented,
- (d) the premises must be provided with sufficient latrine accommodation and sufficient drains,
- (e) a ceiling of suitable materials must be provided so as to prevent dirt and dust falling from the roof;
- (f) the premises must not be situated within fifty feet of any cesspit, permanent manure heap, latrine, or open sewer,
- (g) the premises must be provided with a separate kneading room having a superficial floor space of not less than 12 feet by 10 feet;
- (h) there must be a free external air space, not less than seven feet wide, on at least two of the sides of the kneading room which contain doors or windows; and
- (i) the door of the oven must not open directly into the kneading room

49. The licensee of a bakery shall cause—

- (a) all utensils, furniture and other requisites used in or belonging to the bakery, to be kept clean,
- (b) the tops of the tables in the bakery to be made of well-seasoned, closely fitting planks, or of some non-harmful, impervious material, and the tables to be scraped and cleaned daily,

(c) the floor of the bakery to be swept at least once in every twenty-four hours, and the sweepings to be placed immediately in an impervious and covered receptacle, and removed from the bakery daily,

(d) the premises of the bakery to be kept clean and free from effluvia arising from any drain, privy, or cesspit and from any other similar nuisance,

(e) the flour which is used in the bakery to be kept on a platform raised at least three feet above the ground;

(f) all refuse from the premises of the bakery to be removed and the drains to be flushed daily,

(g) at least two spittoons to be kept in some part of the premises other than the kneading room, but so as to be easily accessible to those engaged in the manufacture of bread;

(h) clean water, clean towels, nail brush and soap to be provided on the premises for the use of those engaged in the manufacture of bread; and

(i) a copy in Tamil of these by-laws relating to bakeries to be exhibited in a conspicuous part of the bakery.

50. The licensee of a bakery shall not—

(a) allow the bakery to be used as a place for sleeping or for keeping any animal or any article other than any article necessary for the purpose of the bakery;

(b) allow any bread, biscuit or confectionery to be exposed for sale otherwise than in clean and properly constructed fly-proof glass cases;

(c) allow any person engaged in the manufacture of bread, biscuit or confectionery to use any flour, water or other materials which are not good and wholesome,

(d) use or keep in the bakery any furniture or equipment which cannot be moved about for the purpose of cleaning the floor; or

(e) allow any gambling or disorderly conduct to take place on the premises of the bakery

51. Every person employed in the preparation or baking of bread, biscuit or confectionery, shall wash his hands before engaging in that process, and shall wear a clean white apron, covering the chest, armpits, and body and also a white cap or turban.

52. No person shall spit within the premises of the bakery except into a spittoon provided for the purpose.

53. No person who is suffering or has suffered from any contagious, cutaneous or infectious disease, or has been in attendance on any person suffering from such disease shall be permitted by any person in charge of a bakery to enter the bakery or to take part in the manufacture or sale of bread, biscuit or confectionery until the periods of infection and incubation have elapsed.

54. (1) It shall be lawful for the Chairman or the Medical Officer of Health or the Sanitary Assistant or any officer authorised by the Chairman in writing, at all reasonable times and at any time when the process of kneading or baking is being carried on, to enter and inspect the bakery

(2) The licensee, or the person in charge of a bakery shall permit the Chairman or the Medical Officer of Health or the Sanitary Assistant or any other officer authorised by the Chairman in writing, to enter and inspect the bakery, and shall render him all such assistance as may be necessary.

55. It shall be lawful for the Rural Court in addition to any other punishment that it may impose, to cancel the licence of any licensee convicted twice or oftener of any breach of any of these by-laws relating to bakeries, and the licensee shall not be entitled to any compensation in respect of the cancellation.

56. (1) No person shall establish, or carry on the business of any eating-house, restaurant, or tea or coffee boutique, except on a licence issued in that behalf by the Chairman on the recommendation of the Medical Officer of Health.

(2) Every licence issued under this by-law shall expire on the thirty-first day of December of the year in respect of which it is issued.

57. No person is entitled to a licence under by-law 56 unless the premises to be used as any eating-house,

restaurant, or tea or coffee boutique are in conformity with the following requirements.—

- (a) the premises must be well ventilated and well lighted,
- (b) the walls must be plastered with lime mortar and white-washed,
- (c) the floor must be cemented; and
- (d) a ceiling of suitable materials must be provided so as to prevent dirt and dust falling from the roof.

58 The licensee of any eating-house restaurant or tea or coffee boutique shall cause—

- (a) the premises thereof to be kept in a clean and sanitary condition;
- (b) all utensils, furniture, or other equipment used in or belonging to the eating-house, restaurant, or tea or coffee boutique to be kept clean,
- (c) all refuse and dirt in or about the premises of the eating-house, restaurant, or tea or coffee boutique to be kept clean;
- (d) all cakes, sweets and other food exposed for sale on such premises to be kept in clean and properly constructed fly-proof glass cases;
- (e) all waste tea, coffee, or milk, and all remnants of food to be collected in a fly-proof receptacle with a closely fitting lid or cover, and removed from such premises twice daily,
- (f) all utensils used in the preparation, sale and consumption of food or drink to be washed with soap and water at least once in every twenty-four hours;
- (g) every utensil or receptacle used by a customer to be washed immediately after such use and before being used by another customer, and
- (h) a list of the names and addresses of all employees to be kept at all times in the premises, so as to be available for inspection

59 The licensee of any eating-house, restaurant, or tea or coffee boutique shall not permit—

- (a) any waste tea, coffee or milk or any remnants of food to be thrown on the floor of the licensed premises; or
- (b) any gambling or disorderly conduct to take place on the licensed premises

60 The licensee of any eating-house, restaurant, or tea or coffee boutique shall cause at least two spittoons to be kept at all times on the licensed premises so as to be readily available to the visitors to the premises as well as to the employees.

61 No person shall spit within the premises of any eating-house, restaurant, or tea or coffee boutique except into a spittoon provided for the purpose

62 No person who is suffering or has suffered from any contagious, cutaneous or infectious disease, or has been in attendance on any person suffering from such disease, shall be permitted by any person in charge of any eating-house, restaurant, or tea or coffee boutique to enter such place or take part in the preparation or sale of any food or drink therein, until the periods of infection and incubation have elapsed.

63 It shall be lawful for the Chairman or the Medical Officer of Health or Sanitary Assistant or any officer authorised by the Chairman in writing, at all reasonable times, to enter and inspect any eating-house, restaurant, or tea or coffee boutique, and the licensee or the person in charge of any eating-house, restaurant or tea or coffee boutique, shall permit him to enter and inspect the premises, and shall render him all such assistance as may be necessary.

64 It shall be lawful for the Rural Court in addition to any other punishment that it may impose, to cancel the licence of any licensee convicted twice or oftener of any breach of any of these by-laws relating to eating-houses, restaurants or tea or coffee boutiques, and the licensee shall not be entitled to any compensation in respect of the cancellation

Interpretation

65. In these by-laws—

“bakery” means any premises in which bread, biscuit or confectionery is baked for sale as food for

human consumption and includes any premises in which such food is prepared, or in which the materials for the preparation of such food are stored;

Chairman” means the Chairman of the Committee, Committee” means the Mampuri Village Committee, and village area” means the Mampuri village area.

L D—B 112/47

L G D—GC 14/3/2

THE VILLAGE COMMUNITIES ORDINANCE

BY-LAWS under section 49 of the Village Communities Ordinance (Chapter 198), made by the Village Committee of the Ehetuwewa village area in the Kurunegala District and approved by the Minister of Health and Local Government by virtue of the powers vested in him by sub-section (3) of that section as modified by the Proclamation published in *Gazette Extraordinary* No 9,773 of September 24, 1947

E. W. KANNANGARA,
Permanent Secretary,

Ministry of Health and Local Government
Colombo, March 5, 1949.

By-laws

1. (1) The following trades shall be deemed to be dangerous trades.—

- (a) Manufacture or storing of fibre
- (b) Curing or storing of plumbago
- (c) Burning of lime
- (d) Manufacture of copra
- (e) Manufacture of coconut oil by machinery
- (f) Quarrying for cabook, gravel or metal.

(2) The following trades shall be deemed to be offensive trades.—

- (a) Manufacture of artificial manure
- (b) Storing of artificial manure or materials used for the preparation of artificial manure in quantity over three bags
- (c) Storing of hides or bones
- (d) Storing of cured or dry fish
- (e) Icing of fish
- (f) Boiling of blood or offal
- (g) Keeping of a tannery
- (h) Manufacture of soap
- (i) Keeping of a kraal for soaking coconut husks

(3) The following trades shall be deemed to be dangerous and offensive trades—

- (a) Dyeing of fibre
- (b) Burning of bricks and tiles

2 (1) No person shall carry on any dangerous or offensive trade unless he is the holder of a licence issued in that behalf by the Chairman on the recommendation of the Medical Officer of Health.

(2) Every licence shall, unless it is cancelled under by-law 11, expire on the thirty-first day of December of the year in respect of which it is issued

(3) No licence shall be transferable.

3 No person shall be entitled to a licence to carry on any dangerous or offensive trade unless—

- (i) the place at which the trade is to be carried on is approved by the Medical Officer of Health; and
- (ii) the building, if any, to be used for the purposes of that trade is in conformity with the following requirements:—

- (a) the building must be in good repair, well ventilated, well lighted, and provided with adequate drainage and latrine accommodation,
- (b) the roof of the building must be made of some permanent material and the floor must be cemented;
- (c) the eaves of the building must be not less than six feet from the ground;

- (d) every room in the building must be provided with windows capable of being opened, and the area of such windows when open shall be not less than one-fifteenth of the superficial floor space,
- (e) the walls of every room in the building must be not less than seven feet in height, and must be built of brick, stone or cabook,
- (f) the internal surface of such walls to a height of at least four feet from the floor must be plastered in cement, and the rest of the walls must be lime-plastered and lime-washed, and
- (g) the woodwork of the building must be oil-painted or lime-washed

4 (1) If at any time during the period for which a licence has been issued, any building used for the purposes of the dangerous or offensive trade to which the licence relates, ceases to conform to the provisions of by-law 3, the Chairman may, on the recommendation of the Medical Officer of Health, cause a notice to be served on the licensee requiring him to do before a day to be specified in the notice, all things necessary to make such building conform to such provisions

2 No holder of a licence to carry on a dangerous or offensive trade, on whom a notice is served under paragraph (1) of this by-law, shall fail to comply with such written notice, within the time specified therein

5 Any notice under by-law 4 shall be deemed to have been served on the licensee if it is affixed to the premises at which the licensee carries on such trade or if it is left with any person employed in such premises by the licensee.

6 Every licensee shall cause—

- (a) the floor of every building used for purposes of the dangerous or offensive trade to be swept and cleaned daily,
- (b) the walls of every such building to be lime-washed at least once in every twelve months.
- (c) all apparatus implements and vessels used in such trade to be kept clean, and
- (d) all refuse, sweepings, scrapings and waste and by-products which are not to be subjected to further trade processes to be removed daily in covered receptacles from the premises in which such trade is carried on

7 No licensee shall pollute or contaminate any well, tank, river, stream, canal, channel, lake or other inland water

8. No licensee shall carry on any dangerous or offensive trade in any manner likely to cause a nuisance to, or to be injurious to the health or comfort of persons in the neighbourhood

9. Every licensee shall cause any offensive vapours or gases which are emitted in the course of carrying on any dangerous or offensive trade—

- (a) to be discharged into the external air in such manner and at such height as to admit of their diffusion without injurious or offensive effect, or
- (b) to be passed directly through a fire or into a condensing apparatus

10 It shall be lawful for the Chairman or the Medical Officer of Health or the Sanitary Assistant or any officer of the Committee authorised in writing by the Chairman, at all reasonable times to enter upon and inspect any premises at which any dangerous or offensive trade is being carried on, and the licensee or person in charge thereof shall permit such inspection to be made

11 It shall be lawful for the Rural Court in addition to any other punishment that it may impose, to cancel the licence of a licensee convicted twice or oftener of a breach of any of the by-laws relating to dangerous or offensive trades and the licensee shall not be entitled to any compensation in respect of such cancellation

12 In these by-laws—

- “Chairman” means the Chairman of the Committee.
 “Committee” means the Village Committee of the Ehetuwewa village area,
 “licence” means a licence issued under these by-laws;

- “licensee” means a person to whom a licence is issued under these by-laws, and
 “dangerous or offensive trade” means any of the trades specified in by-law 1

L D—B 98/45/L G D 14/23/11

THE VILLAGE COMMUNITIES ORDINANCE

BY-LAWS under section 49 of the Village Communities Ordinance (Chapter 198) made by the Village Committee of the Hiripitiya village area in the Kurunegala District, and approved by the Minister of Health and Local Government by virtue of the powers vested in him by sub-section (3) of that section as modified by the Proclamation published in *Gazette Extraordinary* No 9,773 of September 24, 1947

E W KANNANGARA.

Permanent Secretary

Ministry of Health and Local Government

Colombo, March 3, 1949.

By-laws

Dairies

1 No person shall sell or hawk or expose, offer or deliver for sale, any milk produced within the village area unless he is—

- (a) a licensee of a dairy, or
 (b) a registered supplier of milk, or
 (c) a vendor of milk who is employed by a licensee of a dairy or by a registered supplier of milk and to whom a card of registration has been issued under by-law 4

2 (1) No person shall keep a dairy of two or more cows except on a licence issued by the Chairman in that behalf

(2) The Chairman may, in his discretion, refuse to register any person as a licensee of a dairy, if the Medical Officer of Health, after inspection of the dairy which that person intends to keep recommends that such person should not be issued a licence.

3 (1) No person shall keep a dairy of not more than one cow, unless he has been registered by the Chairman as a supplier of milk

(2) The Chairman may, in his discretion, refuse to register any person as a supplier of milk, if the Medical Officer of Health, after inspection of the dairy which that person intends to keep recommends that such person should not be so registered.

(3) No fee shall be charged for the registration of any person as a supplier of milk

(4) The Chairman shall issue to every person registered as a supplier of milk a card of registration

4 (1) No licensee of a dairy or registered supplier of milk shall employ any person as a vendor of milk unless that person has been registered by the Chairman as a vendor of milk employed by such licensee or supplier

(2) The Chairman shall issue to every person who is registered as a vendor of milk a card of registration bearing—

- (a) the name, registration number and thumb impression of that person, and
 (b) the name and licence or registration number of the licensee of a dairy or registered supplier of milk under whom that person is employed

(3) The Chairman may refuse to register any person as a vendor of milk under this by-law until a medical officer nominated by the Chairman has examined that person and certified him to be free from any infectious contagious or cutaneous disease

(4) No fee shall be charged for the registration of any person as a vendor of milk under this by-law

5 Every holder of a licence to keep a dairy, registered supplier of milk or vendor of milk shall carry his licence or card of registration on his person when exposing, offering or delivering for sale, or selling or hawking milk and shall produce such licence or card for inspection whenever requested to do so by any officer duly authorised in that behalf by the Chairman in writing.

6 The licensee of a dairy shall cause all dung, refuse, urine or washings to be removed from the dairy at least once a day, and disposed of at a suitable distance from the dairy in such manner as not to cause a nuisance

7. The licensee of a dairy shall keep every part of the dairy and its surroundings in a clean and sanitary condition

8 The licensee of a dairy shall not cause or permit any milk to be poured into any vessel which is not thoroughly cleansed and which is not used exclusively for the purpose of the dairy.

9. The licensee of a dairy shall not cause or permit milk to be stored in any vessel other than a vessel made of glass, porcelain, glazed earthenware, tin or enamelled or galvanized iron.

10 No person who is suffering or has recently suffered from any infectious, contagious or cutaneous disease, or who has been recently in attendance on any person suffering from such disease, shall enter a dairy or take part in the preparation, sale or transport of milk, until the periods of infection and incubation have elapsed

11 The licensee of a dairy or a registered supplier of milk shall not use any stray cow or any cow suffering from any disease, for milking purposes

12 It shall be lawful for the Chairman to suspend for such time as may be necessary any dairy licence issued under by-law 2, or a card of registration issued under by-law 3 in any locality where cattle disease of any kind prevails.

13 (1) The Chairman, the Medical Officer of Health, the Sanitary Assistant, or any other officer authorised by the Chairman, may at any time demand and take a sample of milk for analysis, on payment of the value thereof, from any licensee of a dairy, registered supplier of milk or vendor of milk

(2) No licensee of a dairy, registered supplier of milk or vendor of milk shall refuse to comply with a demand lawfully made under paragraph (1) of this by-law

14 Every licence or card of registration issued under these by-laws shall expire on the thirty-first day of December of the year in respect of which such licence or card of registration is issued.

Wells, spouts, bathing places, &c

15 No person of one sex shall enter any enclosure at a public well, or any public bathing place, set apart by the Committee for the exclusive use of persons of the other sex

16 No person who is suffering or has recently suffered from any infectious, contagious or cutaneous disease or who has been recently in attendance on any person suffering from such disease, shall bathe or wash at any place set apart by the Committee as a public bathing place until the periods of infection and incubation have elapsed

17 (1) No person shall lead or drive or take any animal into any public bathing place for any purpose whatsoever

(2) No person shall in any manner pollute the water or the precincts, of any public well or bathing place.

18 (1) Where any public well, spout or other watering place has been set apart by the Committee for the supply of water for domestic purposes, no person shall bathe or wash at such well, spout or watering place

(2) Where any place has been set apart by the Committee as a public bathing place or as a place for washing animals or clothes, no person shall use any such place for any purpose other than that for which it has been so set apart. Provided, however, that a person may wash at a public bathing place the clothes worn by him whilst bathing at such place.

19. No person shall without the written permission of the Chairman remove water from any public well, tank or other watering place in any quantity exceeding such quantity as may from time to time be determined by the Committee and notified to the public by notices displayed at such well, tank and watering place.

Boundaries and fences

20 The owner, lessee, occupier or person in charge of every land which is not cultivated shall mark the boundaries of that land with live fences, or ditches or stones

firmly embedded in the ground or in any other way which is in accordance with the custom in the village area.

21 The owner, lessee, occupier or person in charge of every land which is cultivated shall erect a fence along the boundary of that land and shall maintain such fence in good repair.

22 In the case of any two adjoining lands, the owners, lessees, occupiers or persons in charge of both lands shall be jointly responsible for making and maintaining the common boundary of those lands. Provided that it shall be lawful for the owner, lessee, occupier or person in charge of either of those lands to make the common boundary at his own expense, all due precautions being taken to prevent damage being caused to trees or plantations on the other land

23 Any person erecting a boundary-fence at his own expense shall have the right to enjoy the produce of the fence-sticks, and no person shall pluck leaves or cut down branches from any such fence-stick without his consent.

24 For the purpose of making or repairing any boundary of a land it shall be lawful for the owner, lessee, occupier or person in charge of that land or his employees to enter into any of the adjoining lands with the necessary materials and implements.

25 No person shall wilfully alter, deface or damage the boundary of a land

The sale of intoxicating liquor

26 No person shall sell to any boy under sixteen years of age, or to any female, any spirits or other intoxicating liquor, or any toddy drawn from any species of palm or the fermented juice of the sugar cane.

Sale of provisions

27. No person shall keep any shop or place (other than a market) for the sale of meat, poultry, fish, vegetables or other perishable articles of food, except on a licence duly obtained on that behalf from the Chairman. Every such licence shall expire on the thirty-first day of December of the year in respect of which it is issued.

28. The owner or seller of meat, poultry, fish, vegetables or other perishable articles of food in any shop or place (other than a market) shall keep the meat, poultry and fish apart from the vegetables, and the poultry in baskets so made that the birds may not suffer unnecessary discomfort.

29. The Chairman or any person duly authorised by him in writing may inspect any shop, or place (other than a market) used for the sale of meat, poultry, fish, fruit, vegetables or other perishable articles of food for human consumption

30. (1) No meat shall be transported from any slaughter-house to any shop or place where meat is sold except in a box or vehicle which satisfies the following conditions:—

- (a) where a box is used, every such box must have the inside lined with zinc or other impermeable material and be fitted with a lid,
- (b) where a vehicle is used, every such vehicle must be provided with—
 - (i) a roof to protect the meat from the sun or rain or from contamination by flies or dust;
 - (ii) a covering at each open end to screen the meat from public view; and
 - (iii) a compartment, the inside of which is lined with zinc or other impermeable material, for storing the meat

(2) where any meat is transported in contravention of paragraph (1), the person liable to such contravention shall be the person on whose behalf or at whose directions the meat was so transported.

The abatement of nuisances

31 Where any building, or wall or anything affixed thereon is in such a condition as to be dangerous to a neighbouring building or to an occupier thereof, or to a passer-by, the Chairman shall, by notice in writing served on the owner or occupier thereof require the owner or occupier—

- (a) in any case of urgency, to cause within twenty-four hours after the service of the notice, a proper board or fence to be put up for the protection of any passer-by; and

(b) in every case within three days after the service of the notice, to cause such building or wall or anything affixed thereon to be secured or repaired

32. (1) Every owner or occupier, served with a notice under by-law 31, shall comply with the requirements of such notice within the time specified therein

(2) Where any owner or occupier fails or refuses to comply with the requirements of a notice served under by-law 31 the Chairman may authorise any specified person or persons to do the work which ought to have been done and the expenses thereby incurred may be recovered from such owner or occupier as a debt due to the Committee

33. (1) Where any house or building appears to be in an insanitary condition or in such state of disrepair as to be prejudicial to the health of the inmates or of the neighbours, the Chairman shall, by notice in writing served on the owner or occupier thereof, require the owner or occupier to carry out within the time specified in the notice, such work as may be specified in that notice

(2) Every owner or occupier served with a notice under paragraph (1) shall comply with the requirements of such notice within the specified time, and in the event of his failure or refusal to comply with the requirements of such notice, the Chairman may cause the work to be done, and the expenses thereby incurred may be recovered as a debt due to the Committee.

34. The owner or occupier of every house within the village area shall cause his house to be whitewashed with lime or other suitable substance at least once a year and at any other time specified by notice in writing by the Chairman, if by reason of an outbreak of any epidemic such steps appear to the Committee to be necessary.

35. No person shall dispose of the milk of coconuts split for other than domestic purposes, within a distance of one hundred yards of any village road or path or public place or any dwelling house.

36. No person shall wantonly deposit the carcase of any dead animal on any land or premises belonging to any other person

37. (1) Where any tree or branch or fruit or any other part of a tree is causing or is likely to cause damage to any house or building or cultivated paddy field or is in a condition dangerous to any occupant thereof, or to the safety of any passer-by along any village road or path, the Chairman shall give notice in writing to the owner or occupier of the land on which the tree stands, either to tie up and make secure or to cut down and remove the said tree or branch or fruit or other part of the tree within such time as may be specified in that notice.

(2) Every owner or occupier who is given notice under paragraph (1) shall comply with the requirements of such notice within the specified time and in case of failure or refusal to comply with the requirements of such notice the Chairman may cause the work to be done, and the expenses thereby incurred may be recovered as a debt due to the Committee

38. No person shall keep or halt any cart on any village road or path except in the event of a breakdown, or longer than is reasonably necessary for the purpose of loading goods into, or unloading goods from such carts

39. No person shall place or bury any charmed plate, leaf or paper or charm in any other form, on the land of any other person.

40. No person shall—

- (a) draw any caricature or indecent picture or write any insulting or offensive expression on any building or conspicuous place, or do any other act by which any member of the public is likely to be insulted or public decency is likely to be outraged, or
- (b) ease himself on his own land or on another's land, or on any village road or path, or in any place other than those specially provided for such a purpose in such a way as to offend other people's feelings of decency; or
- (c) throw rubbish or noisome matter, or unserviceable articles, or any other thing on land belonging to any other person or on any public place or village road or path, or
- (d) pelt stones or throw filth at the house of any other person.

Construction of latrines

41. (1) Whenever the Committee defines an area within which the owner or lessee of premises used for a human habitation shall be required to construct and maintain a latrine, the Chairman may, by notice in writing served on such owner or lessee, direct the owner or lessee to construct a latrine of such size, and in such a position on the premises, and with such connecting drains, as have been determined by the Committee and are specified in the notice

(2) Every owner or lessee of premises on whom a notice under paragraph (1) of this by-law is served, shall within thirty days of the service of such notice, construct a latrine which is in conformity with the requirements specified in such notice

42. No person shall, except with the permission of the Chairman, construct or maintain a pit latrine within a radius of one hundred feet from any well supplying water for domestic purposes.

43. (1) No person shall within the administrative limits of the village area, by operating or causing or permitting any other person to operate any gramophone, wireless loud speaker, amplifier, or other similar instrument, produce or reproduce or cause to be produced or reproduced any sound, which by reason of its volume or its repetition or its continuous nature, causes a nuisance to the occupants of premises in the neighbourhood

(2) No proceedings shall be instituted in respect of any contravention of the provisions of paragraph (1), against any person operating or causing or permitting any other person to operate any instrument as aforesaid in any place other than a street, public place, shop or place of business, or a place which adjoins any street or public place and to which the members of the public are admitted, unless—

- (a) complaint of nuisance is made to the Chairman in writing by not less than three householders of the neighbourhood affected by the nuisance, and
- (b) written notice is served on the person by the Chairman setting out the nature of the complaints received and requiring that person to abate the nuisance forthwith or within a specified period, and
- (c) that person fails or refuses to comply with such notice forthwith on receipt thereof or within the period specified therein, as the case may be.

44. In these by-laws—

- “ Chairman ” means the Chairman of the Committee,
 “ Committee ” means the Village Committee of the Hiripitiya village area, and
 “ village area ” means the Hiripitiya village area.

L. D — B 75/46/L G D — GC 14/36/2

THE VILLAGE COMMUNITIES ORDINANCE

BY-LAWS under section 49 of the Village Communities Ordinance (Chapter 198), made by the Village Committee of the Anavilundun Pattu village area in Chilaw District, and approved by the Minister of Health and Local Government by virtue of the powers vested in him by sub-section (3) of that section as modified by the Proclamation published in *Gazette Extraordinary* No 9,773 of September 24, 1947

E. W. KANNANGARA,
 Permanent Secretary,

Ministry of Health and Local Government
 Colombo, March 5, 1949

By-laws

Offensive and dangerous trades

1. (1) The following trades shall be deemed to be dangerous:—

- (a) Manufacture of aerated waters
- (b) Manufacture of copra.
- (c) Any trade in which machinery driven by oil or other fuel or steam or electricity is used
- (d) Extracting of oil by apparatus
- (e) Quarrying for cabook, gravel or metal
- (f) Storing of copra

- (g) Storing of straw
- (h) Manufacture of desiccated coconut
- (i) Curing or storing of plumbago
- (j) Digging for coral stones by opening a pit
- (k) Manufacture of coconut oil by machinery
- (l) Burning or storing of lime
- (m) Manufacture or storing of fibre
- (n) Storing of cotton wool
- (o) Manufacture of matches

(2) The following trades shall be deemed to be offensive:—

- (a) Storing of cured or dry fish
- (b) Storing of perishable articles of food for the purposes of sale by wholesale
- (c) Manufacture of compost or artificial manure
- (d) Manufacture of vinegar
- (e) Curing or manufacture of rubber
- (f) Manufacture of soap
- (g) Keeping of a tannery
- (h) Curing of arecanuts
- (i) Boiling of blood or offal
- (j) Storing of hides.
- (k) Storing of bones
- (l) Laying of fish
- (m) Curing of planks
- (n) Keeping of a kraal for soaking coconut husks
- (o) Smoking and manufacture of rubber sheets or crepe.
- (p) Storing of artificial manure or materials used for the preparation of artificial manure in quantities over three bags

(3) The following trades shall be deemed to be dangerous and offensive:—

- (a) Dyeing of fibre.
- (b) Burning of bricks and tiles
- (c) Burning of coconut shell for charcoal

2. (1) No person shall carry on any dangerous or offensive trade unless he is the holder of a licence issued in that behalf, by the Chairman on the recommendation of the Medical Officer of Health

(2) Every licence shall, unless it is cancelled under by-law 11, expire on the thirty-first day of December of the year in respect of which it is issued

(3) No licence shall be transferable

3. No person shall be entitled to a licence to carry on any dangerous or offensive trade unless—

- (i) the place at which that trade is to be carried on is approved by the Medical Officer of Health, and
- (ii) the building to be used for the purposes of that trade is in conformity with the following requirements.—

- (a) the building must be in good repair, well ventilated, well lighted, and provided with adequate drainage and latrine accommodation,
- (b) the roof of such building must be made of some permanent material and the floor must be cemented,
- (c) the eaves of such building must be not less than six feet from the ground,
- (d) every room in such building must be provided with windows capable of being opened, and the area of such windows when open, shall be not less than one-fifteenth of the superficial floor space;
- (e) the walls of every room in such building must be not less than seven feet in height, and must be built of brick, stone or cabook;
- (f) the internal surface of such walls, to a height of at least four feet from the floor, must be plastered in cement, and the rest of the walls must be lime-plastered and lime-washed, and
- (g) the woodwork of such building must be oil-painted or lime-washed.

4. (1) If at any time during the period for which a licence has been issued, any building used for the purpose of the dangerous or offensive trade to which the

licence relates, ceases to conform to the provisions of by-law 3, the Chairman may, on the recommendation of the Medical Officer of Health, cause a notice to be served on the licensee requiring him to do, before a day to be specified in the notice, all things necessary to make such building conform to such provisions

(2) No holder of a licence to carry on any dangerous or offensive trade, on whom a notice is served under paragraph (1) of this by-law, shall fail to comply with such written notice, within the time specified therein.

5 Any notice under by-law 4 shall be deemed to have been served on the licensee if it is affixed to the premises at which the licensee carries on the dangerous or offensive trade or if it is left with any person employed in such premises by the licensee

6. Every licensee shall cause—

- (a) the floor of every building used for the purposes of the dangerous or offensive trade to be swept and cleaned daily;
- (b) the walls of every such building to be lime-washed at least once in every twelve months;
- (c) all apparatus, implements and vessels used in such trade to be kept clean; and
- (d) all refuse, sweepings, scrapings and waste and by-products which are not to be subjected to further trade processes to be removed daily in covered receptacles from the premises in which such trade is carried on

7 No licensee shall pollute or contaminate any well, tank, river, stream, canal, channel, lake or other inland water

8 No licensee shall carry on any dangerous or offensive trade in any manner likely to cause a nuisance to, or to be injurious to the health or comfort of persons in the neighbourhood.

9. Every licensee shall cause any offensive vapours or gases which are emitted in the course of carrying on any dangerous or offensive trade—

- (a) to be discharged into the external air in such manner and at such height as to admit of their diffusion without injurious or offensive effect; or
- (b) to be passed directly through a fire into a condensing apparatus.

10. It shall be lawful for the Chairman or the Medical Officer of Health or the Sanitary Assistant or any officer of the Committee authorised in writing by the Chairman, at all reasonable times to enter upon and inspect any premises at which any dangerous or offensive trade is being carried on, and the licensee or person in charge thereof shall permit such inspection to be made.

11. It shall be lawful for the Rural Court, in addition to any other punishment that it may impose, to cancel the licence of a licensee convicted twice or oftener of a breach of any of the by-laws relating to dangerous or offensive trades, and the licensee shall not be entitled to any compensation in respect of such cancellation.

12 In these by-laws—

- “ Chairman ” means the Chairman of the Committee;
- “ Committee ” means the Village Committee of the Anavilundan Pattu village area;
- “ licence ” means a licence issued under these by-laws;
- “ licensee ” means a person to whom a licence is issued under these by-law, and
- “ dangerous or offensive trade ” means any of the trades specified in by-law 1.

L D —B 25/49/L G. D.—T 371

THE TOWN COUNCILS ORDINANCE, No 3 of 1946

Order under sections 2, 5, 6 and 15

ORDER made by the Minister of Health and Local Government under sections 2, 5, 6 and 15 of the Town Councils Ordinance, No. 3 of 1946, as modified by the Proclamation published in *Gazette Extraordinary* No 9,773 of September 24, 1947.

E. W. KANNANGARA,
Permanent Secretary,

Ministry of Health and Local Government
Colombo, March 3, 1949.

Order

1. The area delimited in the First Schedule hereto shall be a town for the purposes of the Town Councils Ordinance, No 3 of 1946, (hereinafter referred to as "the Ordinance"), and the administrative limits of that town shall be the limits set out in that Schedule

2. The name and designation of the Town Council to be constituted under the Ordinance for the aforesaid town shall be the following:—

" Manipay Town Council "

3. The number of members of whom the Manipay Town Council shall consist shall be five.

4. The town for which the Manipay Town Council is to be constituted shall be divided into the five wards defined in the Second Schedule hereto.

5. The date on which the term of office of the Manipay Town Council shall commence shall be January 1, 1950.

FIRST SCHEDULE

All that area of land situated in the village of Manipay, Jaffna District, Northern Province, and bounded as follows:—

North.—By a line drawn from the centre of Anchukanmathavu culvert on Jaffna-Punnalai main road over Valkki Aru eastwards along centre line of the said Aru to a point in line with south-western corner of Thalikadu claimed by M. Sethukavalar, thence by a line drawn south-eastwards across the said Aru and along southern boundary of the said Thalikadu, south-eastwards and northwards along southern and eastern boundaries of Adiran claimed by V. Mailvaganam crossing a lane, eastwards along the southern boundary of Kelankamam vayal claimed by S. Sornavadeivel and others, south-eastwards across the middle of Kelankamam Tank and along right bank of the channel (which is also used as a lane) till it meets a lane, thence across the said lane southwards along eastern boundary of the said lane northwards along eastern boundary of Chekkalai claimed by V. Kandiah, eastwards, northwards and again eastwards along south-eastern boundary of Pappathodam claimed by K. Appukuddy and others, southwards and eastwards along western and southern boundaries of Pappathodam claimed by K. Markandu across Mukkuvaichchen lane southwards along eastern boundary of the said lane eastwards along northern boundary of a branch lane to a point in line with western boundary of Adithan Valavu claimed by V. Velupillai and others, thence by a line drawn across the said branch lane eastwards along the western and southern boundaries of said Adithan Valavu till it meets a by-lane, thence by a line drawn south-eastwards along the eastern and southern boundaries of this by-lane till it meets a main lane, across the said main lane south-eastwards and southwards along the eastern boundary of the said main lane to the northern boundary of the Public Works Department Road leading to Kankasanturai Road, thence by a line drawn north-eastwards along northern boundary of the said Public Works Department Road to a point in line with the eastern boundary of Thannai lane.

East.—By a line drawn from the last-mentioned point southwards crossing the said Public Works Department road and along eastern boundary of Thannai lane to a point in line with the northern boundary of Ollai claimed by K. Kandiah and others, thence by a line drawn across the said lane westwards, southwards and eastwards along northern, western and southern boundaries of the said Ollai across Thannai lane, southwards along eastern boundary of the said lane to a point in line with the northern boundary of Udayavalavu claimed by S. Nagalingam and others, thence by a line drawn westwards across the said lane and a long northern boundary of the said Udayavalavu, southern boundary of the by-lane to the western boundary of the main lane, thence by a line drawn northwards along western boundary of the said main lane westwards and southwards along the northern and western boundaries of Koniolai, claimed by K. Thillaiampalam and of Kooranthodam claimed by K. Rajalingam and others across the lane, south-westwards along eastern boundary of the said lane crossing Kotalawela Channel to its junction with Moothathamby lane, thence by a line drawn eastwards

for a short distance along the northern boundary of a by-lane to a point in line with the western boundary of Valliyarvalavu, claimed by A. Chellappah, thence by a line drawn southwards across the said by-lane and along the western boundaries of the said land and of Valliyarvalavu claimed by S. Raman and others till it meets eastern boundary of a branch lane of the said land, thence by a line drawn southwards along the eastern boundary of the said branch lane eastwards along the northern boundary of Kayampili lane to a point in line with the western boundary of Podiyarvalavu claimed by S. Thambiah, thence by a line drawn southwards across the said lane and along western boundaries of the said land and of Thachchanthalvu claimed by V. M. Thambu to the northern boundary of the minor road, thence by a line drawn southwards across the minor road and along eastern boundary of Moonamalai lane, eastwards along the northern boundary of a by-lane to a point in line with the western boundary of Veduvankandy, claimed by T. Ramalingam, thence by a line drawn southwards along western boundary of the said land across a branch lane and along western boundaries of Opparavalavu, claimed by Pooranarn, widow of Velupillai and of Mailarvalavu, claimed by V. Muttiah and others to the southern boundary the main lane leading to Saint Antony's Church

South.—By a line drawn from the last-mentioned point westwards along the southern boundary of the main lane leading to Saint Antony's Church, southwards along eastern boundary of the Jaffna-Punnalai main road to a point in line with the southern boundary of the by-lane north of Ayampathi claimed by Thangachimuttu, widow of Naganathi, thence by a line drawn westwards across the said main road and along southern boundary of the said by-lane and westwards and southwards along the northern and western boundaries of the said land to the southern boundary of the lane at the south-western corner of the said land, thence by a line drawn westwards along southern boundary of the said lane and across it and westwards and southwards along northern and western boundaries of Ayampathi, claimed by M. Subramaniam, of Valandil, claimed by S. Chelliah, westwards along northern boundary of Cheddivalavu, claimed by T. Nadarajah, southwards along eastern boundary of Sangarapillai road to a point in line with southern boundary of the Market road, thence by a line drawn westwards across Sangarapillai road and along southern boundary of said Market road till it meets the eastern boundary of a lane, thence by a line drawn southwards along the eastern boundary of the said lane to a point in line with the northern boundary of Uduvilanvalavu, claimed by S. Sandirasekari, thence by a line drawn westwards across the said lane and along the northern boundaries of the said land, of Sankayanvalavu, claimed by S. Sandirasekeri and of Periyachanvalavu, claimed by Chellachi, wife of Appukuddy till it meets the western boundary of a by-lane.

West.—By a line drawn from the last-mentioned point northwards along the western boundary of the said by-lane, across the branch lane from Market Road and along the western boundary of the said branch lane to the northern boundary of Mapanavalavu, claimed by S. Sebastianpillai and others, thence by a line drawn westwards along northern boundaries of the said land and of Mapanavalavu claimed by Philipachy, wife of Swamy, northwards and westwards along the eastern and northern boundaries of Velakkaivalavu and Velakkaivayal claimed by M. Kanagasundaram and north-eastwards along eastern boundary of Chadduvil, claimed by C. Navaratnam till it meets the western boundary of Velakka minor road, thence by a line drawn northwards along the western boundary of the said minor road till it meets the northern boundary of Mathervalavu, claimed by Rev. James Mather, thence by a line drawn north-westwards and along the northern boundaries of the said land and Velan vayal claimed by Rev. James Mather and others and westwards and northwards along the southern and western boundaries of Addakiri alus Viluvit kulam, to a point in line with the eastern boundary of Addakiri vayal, claimed by K. Chellappah and others, thence by a line drawn northwards across the said kulam and along the eastern boundary of the said land to the left bank of Kuthanai channel, thence by a line drawn north-westwards along left bank of the said channel till it meets southern boundary of Pippiri

Road, thence by a line drawn north-westwards along southern boundaries of Pippiri Road and Dutch Road up to the point where the Dutch Road deviates south-westwards from the Nati Vaikkal on the north of the said road, thence by a line drawn westwards across the said road and along the southern boundary of Vaikkal up to its bend on the east of Manakkai claimed by Thangamuttu, widow of Arunachalam, thence by a line drawn across the said vaikkal and northwards along the eastern boundaries of said land, of Andiran claimed by T. Nagalingam and others and along the eastern boundary of Andiran claimed by N. Sinniah and others till it meets Kaddudai Road, thence by a line drawn across the said road and northwards and westwards along the northern boundary of the said road and north-eastwards along eastern boundary of Kompithoddam claimed by P. Muthucumar and others and eastwards along the southern boundary of Kompithoddam claimed by N. Chellappah till it meets the western boundary of Kaddudai Road, thence by a line drawn eastwards and north-eastwards along western boundary of said road and northwards along the western boundary of the branch lane leading to Valikki Aru to the centre of Valukki Aru, thence by a line drawn north-eastwards along the centre line of the said Aru to the starting point of the northern limit of the area.

SECOND SCHEDULE

Ward No. 1. Kaddudai

North.—By a line drawn from the centre of Anchukamathavu culvert on the Jaffna-Punnalai main road over Valikki Aru south-eastwards along the centre of the said main road to the centre of its junction with Pippiri minor road.

East.—By a line drawn from the last-mentioned point southwards along the centre of the Pippiri minor road and the lane leading to paddy fields and along the ridge forming common boundary between adikari paddy fields claimed by M. Swaminathan and others and V. Suppiah and others to the centre of Kuthana channel.

South.—By a line drawn from the last-mentioned point south-westwards along the centre of Kuthana channel to a point in line with the eastern boundary of addakiri vayal claimed by K. Chellapa and others, thence by a line drawn across the said channel to the western limit of the Town Council area, thence by a line drawn westwards, northwards and north-westwards along the said limit till it meets the eastern boundary of manakkai claimed by Thangamuttu, widow of Arunachalam.

West.—By a line drawn from the last-mentioned point north-eastwards along the western limit of the Town Council area to the starting point of the northern limit of the ward.

Ward No. 2. Kelankamam

North.—By a line drawn from the western extremity of the northern limit of the Town Council area south-eastwards along the said limit to the eastern boundary of Mukkuvacheri Lane.

East.—By a line drawn from the last-mentioned point southwards along the eastern boundary of the Mukkuvacheri lane to the centre of the junction with the branch lane, thence by a line drawn southwards westwards and again southwards along the centre of the said Mukkuvacheri lane to the centre of its junction with the Public Works Department road leading to Kankesanturai road

South.—By a line drawn from the last-mentioned point westwards along the centre of the said Public Works Department road to the centre of the junction with the Jaffna-Punnalai main road, thence by a line drawn north-westwards along the centre of the said main road to the eastern extremity of the northern limit of Ward No. 1.

West.—By a line drawn from the last-mentioned point north-westwards along the northern limit of Ward No. 1 to the starting point of the northern limit of the ward.

Ward No. 3. Hospital

North.—By a line drawn from a point on the eastern limit of Ward No. 2 at the centre of the junction of the lane which forms the southern boundary of Chekkalai

claimed by V. Kandiah with Mukkuvacheri lane north-eastwards along the said limit till it meets the northern limit of the Town Council area, thence by a line drawn south-eastwards along the said limit to its eastern extremity.

East.—By a line drawn from the last-mentioned point southwards along the eastern limit of the Town Council area to a point in line with the northern boundary of Udaya Valavu claimed by S. Nagalingam and others.

South.—By a line drawn from the last-mentioned point north-westwards and south-westwards along the eastern limit of the Town Council area to a point in line with the centre of Kolla lane, thence by a line drawn westwards along the centre of the said lane to the centre of the junction with the Jaffna-Punnalai main road.

West.—By a line drawn from the last-mentioned point northwards along the centre line of the Jaffna-Punnalai main road to the southern limit of Ward No. 2, thence by a line drawn eastwards and northwards along the southern and eastern limits of Ward No. 2 to the starting point of the northern limit of the ward

Ward No. 4. College

North.—By a line drawn from the western extremity of the southern limit of Ward No. 3 eastwards along the said limit to the eastern limit of the Town Council area.

East.—By a line drawn from the last-mentioned point southwards along the eastern limit of the Town Council area to its southern extremity.

South.—By a line drawn from the last-mentioned point south-westwards along the southern limit of the Town Council area to the centre of Sangarapillai road.

West.—By a line drawn from the last-mentioned point northwards along the centre of Sangarapillai road and Jaffna-Punnalai road to the starting point of the northern limit of the ward

Ward No. 5. Market

North.—By a line drawn from the western extremity of the southern limit of Ward No. 2, eastwards along the said limit till it meets the western limit of Ward No. 3.

East.—By a line drawn from the last-mentioned point southwards along the western limits of Ward Nos. 3 and 4 to a point in line with northern boundary of Cheddiyavalavu claimed by T. Nadarajah, thence by a line drawn eastwards across Sangarapillai road to the southern limit of the Town Council area.

South.—By a line drawn from the last-mentioned point southwards and westwards and again southwards and westwards along the southern limit of the Town Council area to its western extremity.

West.—By a line drawn from the last-mentioned point northwards along the western limit of the Town Council area to the southern limit of Ward No. 1, thence by a line drawn north-eastwards along the southern and eastern limits of Ward No. 1 to the starting point of the northern limit of the ward.

L. D.—B. 5/47

L. G. D.—GC. 14/37/5

THE VILLAGE COMMUNITIES ORDINANCE

BY-LAWS under section 49 of the Village Communities Ordinance (Chapter 198), made by the Village Committee of the Munnessaram Pattu village area in the Chilaw District, and approved by the Minister of Health and Local Government by virtue of the powers vested in him by sub-section (3) of that section as modified by the Proclamation published in *Gazette Extraordinary* No. 9,773 of September 24, 1947

E. W. KANNANGARA,
Permanent Secretary,

Ministry of Health and Local Government
Colombo March 5, 1949.

By-laws

Village roads and paths

1. Every village road or path shall be constructed or reconstructed and maintained in accordance with the decision of the Committee as to the width of such road or path, and the course which it is to take.

2. (1) Whenever any work of construction or of repair is commenced on any village road or path, the Chairman shall have the power to prohibit the use of such road or path by the public for such time as may be necessary, after giving at least three days' notice of such prohibition by beat of tom-tom or otherwise.

(2) It shall be lawful for the Chairman, whenever authorised by the Committee by a resolution in that behalf, to restrict or to prohibit the use of any village road or path by any kind or class of heavy vehicular traffic.

3. It shall be lawful for any person thereunto authorised in writing by the Chairman—

- (1) to enter, between 7 a.m. and 5 p.m., with all necessary workmen, vehicles animals and implements, upon any land adjacent to or near any existing or proposed village road or path, for the purpose of executing any work connected with such road or path;
- (2) to throw upon any land adjacent to or near any existing or proposed village road or path such earth, rubbish, or materials as it may be necessary to remove from the place of any work connected with such road or path;
- (3) to make any temporary road through the grounds near any existing or proposed village road or path during the execution of any work connected with such road or path; and
- (4) To enter upon any land for the purpose of constructing, repairing, or cleaning such drains, water-courses, fences or culverts as may be necessary for the preservation, improvement, repair or construction of any village road or path;

Provided that—

- (a) the earth, rubbish or materials referred to in paragraph (2) shall be removed within a reasonable time;
- (b) the temporary road referred to in paragraph (3) shall not be constructed over any ground whereon any building stands or over any enclosed garden or yard.

4. No person shall—

- (a) injure, damage, obstruct encroach upon, or otherwise interfere with the use of any village road or path, whether constructed or in course of construction; or
- (b) except with the permission of the Committee, divert the line of any village road or path, whether constructed or in course of construction.

5. (1) It shall be the duty of the proprietors and cultivators of any paddy field through which any public footpath runs, to maintain such footpath at its customary width.

(2) No person shall cut or encroach upon any such footpath so as to reduce its width to less than its customary width.

6. In these by-laws—

“Chairman” means the Chairman of the Committee; and

“Committee” means the Village Committee of the Munnessaram Pattu village area.

L. D.—B. 139/46/L. G. D.—GB. 45/4/3

THE ENTERTAINMENT TAX ORDINANCE, No. 12 OF 1946

THE following resolution, passed by the Village Committee of the Dikwella village area in the Matara District, under sub-section (1) of section 2 of the Entertainment Tax Ordinance, No. 12 of 1946, has been approved by the Minister of Health and Local Government and is published in terms of sub-section (2) of that section:—

Resolution

“This Village Committee, under sub-section (1) of section 2 of the Entertainment Tax Ordinance, No. 12 of 1946, hereby imposes and levies, with effect from the

date on which this resolution is published in the *Gazette*, a tax at the rates set out hereunder on payments for admission to entertainments (as defined in the Ordinance) held in the area within the administrative limits of the Committee

<i>Amount of Payment</i>	<i>Rate of Tax</i> Rs. c.
Where the payment for admission, excluding the amount of tax—	
(1) is not less than 20 cents but does not exceed 50 cents	0 5
(2) exceeds 50 cents but does not exceed Re 1	0 10
(3) exceeds Re 1 but does not exceed Re. 1.50	0 15
(4) exceeds Re. 1 50 but does not exceed Rs 2	0 20
(5) exceeds Rs. 2 but does not exceed Rs. 3	0 30
(6) exceeds Rs. 3 but does not exceed Rs. 4	0 40
(7) exceeds Rs. 4 but does not exceed Rs. 5	0 50
(8) exceeds Rs. 5 but does not exceed Rs. 10	1 0
(9) exceeds Rs 10—	
(a) for the first Rs. 10	1 0
(b) for each additional Rs 5 or part thereof	1 0

E W KANNANGARA,
Permanent Secretary,
Ministry of Health and Local Government
Colombo, March 3, 1949

L. D —B. 139/46.

THE ENTERTAINMENT TAX ORDINANCE, No 12 OF 1946

THE following resolution passed by the Village Committee of the Weuda village area in the Kurunegala District, under sub-section (1) of section 2 of the Entertainment Tax Ordinance, No 12 of 1946, has been approved by the Minister of Health and Local Government and is published in terms of sub-section (2) of that section:—

Resolution

“This Village Committee, under sub-section (1) of section 2 of the Entertainment Tax Ordinance, No. 12 of 1946, hereby imposes and levies, with effect from the date on which this resolution is published in the *Gazette*, a tax at the rates set out hereunder on payments for admission to entertainments (as defined in the Ordinance) held in the area within the administrative limits of the Committee.

<i>Amount of Payment</i>	<i>Rate of Tax</i> Rs. c.
Where the payment for admission, excluding the amount of tax—	
(1) is not less than 20 cents but does not exceed 50 cents	0 5
(2) exceeds 50 cents but does not exceed Re 1	0 10
(3) exceeds Re. 1 but does not exceed Re. 1 50	0 15
(4) exceeds Re 1 50 but does not exceed Rs 2	0 20
(5) exceeds Rs. 2 but does not exceed Rs. 3	0 30
(6) exceeds Rs. 3 but does not exceed Rs. 4	0 40
(7) exceeds Rs. 4 but does not exceed Rs. 5	0 50
(8) exceeds Rs. 5 but does not exceed Rs 10	1 0
(9) exceeds Rs. 10—	
(a) for the first Rs 10	1 0
(b) for each additional Rs. 5 or part thereof	1 0

E. W. KANNANGARA,
Permanent Secretary,
Ministry of Health and Local Government
Colombo, March 5, 1949.

L. D.—B 139/461/GA 53/2.

THE ENTERTAINMENT TAX ORDINANCE, No 12 of 1946

THE following resolutions passed by the Village Committee of the Ganneva village area in the Nuwara Eliya District, under sub-section (1) of section 2 of the Entertainment Tax Ordinance, No 12 of 1946, has been approved by the Minister of Health and Local Government and is published in terms of sub-section (2) of that section—

Resolution

This Village Committee, under sub-section (1) of section 2 of the Entertainment Tax Ordinance, No 12 of 1946, hereby imposes and levies, with effect from the date on which this resolution is published in the *Gazette*, a tax at the rates set out hereunder on payments for admission to entertainments (as defined in the Ordinance) held in the area within the administrative limits of the Committee

<i>Amount of Payment</i>	<i>Rate of Tax</i>
Where the payment for admission, excluding the amount of tax—	Rs
(a) is not less than 20 cents but does not exceed 50 cents ...	0 05
(b) exceeds 50 cents but does not exceed Re. 1 ...	0 10
(c) exceeds Re. 1 but does not exceed Re. 1 50 ...	0 15
(d) exceeds Re. 1 50 but does not exceed Rs. 2 ...	0 20
(e) exceeds Rs. 2 but does not exceed Rs. 3 ...	0 30
(f) exceeds Rs. 3 but does not exceed Rs. 4 ...	0 40
(g) exceeds Rs. 4 but does not exceed Rs. 5 ...	0 50
(h) exceeds Rs. 5 but does not exceed Rs. 10 ...	1 0
(i) exceeds Rs. 10—	
(a) for the first Rs. 10 ...	1 0
(b) for each additional Rs. 5 or part thereof ...	1 0

E. W. KANNANGARA,
Permanent Secretary,

Ministry of Health and Local Government
Colombo, March 5, 1949

L. D.—B. 47/40/GA 14/97/3.

THE VILLAGE COMMUNITIES ORDINANCE

BY-LAW under section 49 of the Village Communities Ordinance (Chapter 198), made by the Village Committee of the Rilpo'a village area in the Badulla District and approved by the Minister of Health and Local Government by virtue of powers vested in him by sub-section (3) of that section as modified by the Proclamation published in *Gazette Extraordinary* No 9,773 of September 24, 1947

E. W. KANNANGARA,
Permanent Secretary,

Ministry of Health and Local Government
Colombo, March 5 1949

By-law

The by-laws relating to the tax on vehicles and animals published in *Gazette* No 8,606 of April 26, 1940, are hereby amended in so far as they apply to the Rilpo'a village area, as follows—

- (1) by the re-numbering of by-law 8 as by-law 9, and
- (2) by the insertion, immediately after by-law 7 of the following new by-law—

" 8 It shall be lawful for the Chairman, or any officer authorised by him in writing, to stop and detain any vehicle proceeding on any road or path, for the purpose of inspecting the metal plate required by by-law 7 to be affixed to such vehicle, and the driver or person in charge of such vehicle shall, on being requested to do so by the Chairman or such officer, stop the vehicle and permit and assist the Chairman or such officer to inspect such plate "

L. D.—B 18/49

THE TOWN COUNCILS ORDINANCE, No 3 of 1946

IT is hereby notified that the Chavakachcheri Town Council has—

- (1) under section 175 of the Town Councils Ordinance, No 3 of 1946, and with the approval of the Minister of Health and Local Government given by virtue of the powers vested in him by the said section, as modified by the Proclamation published in *Gazette Extraordinary* No. 9,773 of September 24, 1947, imposed for the year 1949, a tax on the vehicles and animals mentioned in the Schedule hereto at the rates specified in that Schedule, and
- (2) under section 176 (3) of the Ordinance, ordered that the said tax shall be payable on or before March 31, 1949

E. W. KANNANGARA,
Permanent Secretary,

Ministry of Health and Local Government.
Colombo, March 3, 1949.

Schedule

	<i>Rs.</i>	<i>c.</i>
For every vehicle other than a motor car, motor tricar, motor lorry, motor bicycle, cart, hand cart, jiriksha, bicycle or tricycle ...	3	0
For every bicycle or tricycle or bicycle car or cart, or tricycle car or cart—		
(a) if used for trade purposes ...	3	0
(b) if used for other than trade purposes ...	1	0
For every double-bullock cart or hackery .	1	0
For every single-bullock cart or hackery ...	1	0
For every hand cart ...	1	0
For every jiriksha .	2	50
For every horse, pony or mule ...	5	0
For every ass ...	1	0

L. D.—B. 17/49/L. G. D.—CH 141.

THE TOWN COUNCILS ORDINANCE, No. 3 of 1946

Property Rate for 1949

IT is hereby notified that the Rattota Town Council has, under section 173 (1) of the Town Councils Ordinance, No 3 of 1946, and with the approval of the Minister of Health and Local Government given by virtue of the powers vested in him by that section, as modified by the Proclamation published in *Gazette Extraordinary* No 9,773 of September 24, 1947, imposed for the year 1949, subject to such limitations, qualifications and conditions as may be prescribed by the Council a rate of 6 per centum of the annual value of all immovable property situated within the town of Rattota, payable in four equal instalments on March 31, June 30, September 30, and December 31, respectively

E. W. KANNANGARA,
Permanent Secretary,

Ministry of Health and Local Government
Colombo, March 3, 1949

L. G. D.—BB 994

THE URBAN COUNCILS ORDINANCE, No 61 of 1939

IT is hereby notified under section 206 of the Urban Councils Ordinance, No 61 of 1939, that the rule made by the Minister of Health and Local Government, under section 205 of that Ordinance fixing the quorum of the Chilaw Urban Council and published in *Government Gazette* No 9,925 of December 3, 1948, has been approved by the Senate and the House of Representatives

E. W. KANNANGARA,
Permanent Secretary,

Ministry of Health and Local Government.
Colombo, March 3, 1949

LOCAL GOVERNMENT SERVICE

Post of Electrical Foreman, Grade I, Municipal Council, Jaffna

APPLICATIONS are invited by the Local Government Service Commission for the above post.

2. The post carries a salary of Rs 840 per annum, rising by annual increments of Rs 72 to Rs 1,992 per annum, with an efficiency bar before Rs 1,488 per annum. A rent allowance and a temporary cost of living allowance at Government rates will be paid. No special temporary allowance is payable.

3. Applicants should be not more than 40 years of age on March 1, 1949, and should have passed the Senior School Certificate (English) Examination, or equivalent or higher examination, and should have had experience in the care and maintenance of distribution systems, the operation and maintenance of Diesel engine alternator sets, L.T. and H.T. switchgear, construction and maintenance of H.T. and L.T. electric mains, testing of consumers' installations and house service meters.

4. Applications will also be considered from persons holding permanent posts in the service of a Local Authority irrespective of age and academic qualifications, provided they are otherwise qualified for the post. Applications from such candidates should be forwarded through the Mayor or Chairman of the Local Body in which they are serving. In the case of Ceylonese ex-servicemen the period of their mobilized service will be deducted from their ages for purposes of eligibility.

5. The Commission reserves to itself the right to appoint a candidate who is above the age limit if he is found suitable and otherwise qualified.

6. The selected candidate will be on one year's probation or trial and will be subject to the provisions of the Local Government Service Ordinance, No. 43 of 1945, and the regulations made thereunder.

7. Applications in the candidates own handwriting, stating age, qualifications and experience, together with copies only of testimonials, should reach the Chairman, Local Government Service Commission, P. O. Box 530, Colombo, not later than March 22, 1949.

8. Applications should be addressed to the Chairman and not personally to the undersigned.

9. Canvassing either directly or indirectly will be a disqualification.

V. C. JAYASURIYA,
Chairman,

Local Government Service Commission.

P. O. Box 530,
Colombo, March 4, 1949.

LOCAL GOVERNMENT SERVICE

Post of Superintendent of Works, Grade III, Urban Council, Bandarawela

APPLICATIONS are invited by the Local Government Service Commission for the above post.

2. The post carries a salary of Rs 1,800 per annum, rising by annual increments of Rs 120 to Rs 2,880 per annum, with an efficiency bar before Rs 2,280 per annum. A rent allowance and a temporary cost of living allowance at Government rates will be paid. No special temporary allowance is payable. An additional non-pensionable allowance at rates approved by the Commission will be paid if the selected candidate holds special qualifications specified in Part I of the L. G. S. Salaries Scheme of September, 1947.

3. Applicants should be not more than 40 years of age on March 1, 1949, and should have passed the Junior School Certificate (English) Examination, or equivalent or higher examination. They should also possess a knowledge of surveying and levelling and experience in building construction, road making, estimating taking out quantities and preparation of plans and specifications. A knowledge of waterworks will be an additional qualification.

4. Applications will also be considered from persons holding permanent posts in the service of a Local Authority irrespective of age and academic qualifications,

provided they are otherwise qualified for the post. Applications from such candidates should be forwarded through the Mayor or Chairman of the Local Body in which they are serving. In the case of Ceylonese ex-servicemen the period of their mobilized service will be deducted from their ages for purposes of eligibility.

5. The Commission reserves to itself the right to appoint a candidate who is above the age limit if he is found suitable and otherwise qualified.

6. The selected candidate will be on one year's probation or trial and will be subject to the provisions of the Local Government Service Ordinance, No. 43 of 1945, and the regulations made thereunder.

7. The selected candidate will be required to furnish security either in cash or by fidelity guarantee bond through a recognized guarantee association.

8. Applications in the candidates' own handwriting, stating age, qualifications and experience, together with copies only of testimonials, should reach the Chairman, Local Government Service Commission, P. O. Box 530, Colombo, not later than March 22, 1949.

9. Applications should be addressed to the Chairman and not personally to the undersigned.

10. Canvassing either directly or indirectly will be a disqualification.

V. C. JAYASURIYA,
Chairman,

Local Government Service Commission

P. O. Box 530,
Colombo, March 5, 1949

LOCAL GOVERNMENT SERVICE

Post of Driver Mechanic, Grade III, Electricity Scheme, Urban Council, Ratnapura

APPLICATIONS are invited by the Local Government Service Commission for the above post.

2. The post carries a salary of Rs 828 per annum, rising by annual increments of Rs 42 to Rs 1,332 per annum, with an efficiency bar before Rs 1,122 per annum. A rent allowance and a temporary cost of living allowance at Government rates will be paid. No special temporary allowance is payable.

3. Applicants should be not more than 40 years of age on March 1, 1949, and should have had not less than 3 years' experience, preferably in an Electrical Power Station, in the maintenance, heavy repair and operation of Diesel generator sets, switchgear and station auxiliaries. They should also be capable of reading switchboard instruments, making short reports and entering long sheets.

4. Applications will also be considered from persons holding permanent posts in the service of a Local Authority irrespective of age, provided they are otherwise qualified for the post. Applications from such candidates should be forwarded through the Mayor or Chairman of the Local Authority in which they are serving. In the case of Ceylonese ex-servicemen the period of their mobilized service will be deducted from their ages for purposes of eligibility.

5. The Commission reserves to itself the right to appoint a candidate who is above the age limit if he is found suitable and otherwise qualified.

6. The selected candidate will be on one year's probation or trial and will be subject to the provisions of the Local Government Service Ordinance, No. 43 of 1945, and the regulations made thereunder.

7. Applications in the candidates own handwriting, stating age, qualifications and experience, together with copies only of testimonials, should reach the Chairman, Local Government Service Commission, P. O. Box 530, Colombo, not later than March 23, 1949.

8. Applications should be addressed to the Chairman and not personally to the undersigned.

9. Canvassing either directly or indirectly will be a disqualification.

V. C. JAYASURIYA,
Chairman,

Local Government Service Commission.

Colombo, March 4, 1949

LOCAL GOVERNMENT SERVICE

Post of Revenue Inspector, Municipal Council, Galle

APPLICATIONS are invited by the Local Government Service Commission for the above post

2 The post carries a salary of Rs 840 per annum, rising by 16 annual increments of Rs 72 to Rs 1,992 per annum, with an efficiency bar before Rs 1,488 per annum. A bicycle allowance of Rs 20 per month, a rent allowance and a temporary cost of living allowance at Government rates will be paid. No special temporary allowance is payable.

3 Applicants should be not less than 25 years of age nor more than 35 years of age on March 30, 1949, and should have passed the Senior School Certificate (English) examination, or equivalent or higher examination. A knowledge of revenue work in a Local Authority will be an additional qualification.

4 Applications will also be considered from persons holding permanent posts in the service of a Local Authority irrespective of age and academic qualifications, provided they are otherwise qualified for the post. Applications from such candidates should be forwarded through the Mayor or Chairman of the Local Body in which they are serving. In the case of Ceylonese ex-servicemen the period of their mobilized service will be deducted from their ages for purposes of eligibility.

5 The Commission reserves to itself the right to appoint a candidate who is above the age limit if he is found suitable and otherwise qualified.

6 The selected candidate will be on one year's probation or trial and will be subject to the provisions of the Local Government Service Ordinance, No 43 of 1945, and the regulations made thereunder.

7 The selected candidate may be required to furnish security either in cash or by fidelity guarantee bond through a guarantee association, approved by the Commission.

8 Applications in the candidate's own handwriting, stating age, qualifications and experience, together with copies only of testimonials, should reach the Chairman, Local Government Service Commission, P O Box 530, Colombo not later than March 30, 1949.

9 Applications should be addressed to the Chairman and not personally to the undersigned.

10 Canvassing either directly or indirectly will be a disqualification.

V C JAYASURIYA,
Chairman,

Local Government Service Commission
Colombo, March 9, 1949

LOCAL GOVERNMENT SERVICE

Post of Sanitary Overseer, Urban Council, Talawakelle-Lindula

APPLICATIONS are invited by the Local Government Service Commission for the above post

2 The post carries a salary of Rs 744 per annum, rising by annual increments of Rs 42 to Rs 1,206 per annum with an efficiency bar before Rs 996 per annum. A rent allowance and a temporary cost of living allowance at Government rates will be paid. No special temporary allowance is payable.

3 Applicants should be not more than 40 years of age on March 1, 1949, and should have passed the J S C (English) examination or equivalent or higher examination, and should be able to converse fluently in Sinhalese and Tamil and should have experience in the control of labour.

4 Applications will also be considered from persons holding permanent posts in the service of a Local Authority irrespective of age and academic qualifications, provided they are otherwise qualified for the post. Applications from such candidates should be forwarded through the Mayor or Chairman of the Local Body in which they are serving. In the case of Ceylonese ex-Servicemen the period of their mobilized service will be deducted from their ages for purposes of eligibility.

L 3

5 The Commission reserves to itself the right to appoint a candidate who is above the age limit if he is found suitable and otherwise qualified.

6 The selected candidate will be on one year's probation or trial and will be subject to the provisions of the Local Government Service Ordinance, No 43 of 1945, and the Regulations made thereunder.

7 The selected candidate may be required to furnish security either in cash or by fidelity guarantee bond through an approved guarantee association.

8 Applications in the candidates' own handwriting stating age, qualifications and experience, together with copies only of testimonials, should reach the Chairman, Local Government Service Commission, P O Box No 530, Colombo, not later than March 26, 1949.

9 Applications should be addressed to the Chairman and not personally to the undersigned.

10 Canvassing either directly or indirectly will be a disqualification.

V C JAYASURIYA,
Chairman,

Local Government Service Commission
P O Box 530,
Colombo, March 3, 1949

LOCAL GOVERNMENT SERVICE

Post of Superintendent of Waterworks, Municipal Council, Kurunegala

APPLICATIONS are invited by the Local Government Service Commission for the above post

2 The post carries a salary of Rs 2,400 per annum, rising by annual increments of Rs 120 to Rs 3,600 per annum, efficiency bar before Rs 3,000 per annum. A rent allowance and a temporary cost of living allowance at Government rates will be paid. No special temporary allowance is payable.

3 Applicants should be not more than 40 years of age on March 1, 1949, and should have passed the Senior School Certificate Examination in English or equivalent or higher examination, and should have undergone (a) 5 years' apprenticeship with an approved authority or firm followed by 5 years' practical civil engineering work of which two years must have been spent on waterworks with experience in pipe-laying and jointing, or (b) 15 years' practical engineering work of which 5 years have been spent on waterworks with experience in pipe-laying and jointing. Applicants should also have experience in surveying and levelling and in the preparation of plans and estimates for minor waterworks installations.

4 Applications will also be considered from persons holding permanent posts in the service of a Local Authority irrespective of age and academic qualifications provided they are otherwise qualified for the post. Applications from such candidates should be forwarded through the Mayor or Chairman of the Local Body in which they are serving. In the case of Ceylonese ex-servicemen the period of their mobilized service will be deducted from their ages for purposes of eligibility.

5 The Commission reserves to itself the right to appoint a candidate who is above the age limit if he is found suitable and otherwise qualified.

6 The selected candidate will be on one year's probation or trial and will be subject to the provisions of the Local Government Service Ordinance, No 43 of 1945, and the regulations made thereunder.

7 Applications in the candidates' own handwriting, stating age, qualifications and experience, together with copies only of testimonials, should reach the Chairman, Local Government Service Commission, P O Box 530, Colombo, not later than March 24, 1949.

8 Applications should be addressed to the Chairman and not personally to the undersigned.

9 Canvassing either directly or indirectly will be a disqualification.

V C JAYASURIYA,
Chairman,

Local Government Service Commission.
Colombo, March 4, 1949

LOCAL GOVERNMENT SERVICE

Post of Clerk, Grade I, Village Committee, Tispane,
Nuwara Eliya District

APPLICATIONS are invited by the Local Government Service Commission for the above post

2 The post carries a salary of Rs 660 per annum, rising by annual increments of Rs 42 to Rs 1,668 per annum with an efficiency bar before Rs 1,206 per annum. A rent allowance and a temporary cost of living allowance at Government rates will be paid. No special temporary allowance is payable.

3 Applicants should be not less than 16 years of age nor more than 23 years of age on April 1, 1949, and shall have passed the Junior School Certificate Examination in English with Sinhalese as a subject.

4 Applications will also be considered from members of the Local Government Service irrespective of age and academic qualifications, provided they are otherwise qualified for the post. Applications from such candidates should be forwarded through the Mayor or Chairman of the Local Body in which they are serving. In the case of Ceylonese ex-servicemen, the period of their mobilized service will be deducted from their ages for purposes of eligibility.

5 Applications will be entertained only from persons who have been resident for a period of at least 3 years immediately prior to March 1, 1949, in the area comprising—

the North Central Province and the Province of Uva, the revenue districts of Kandy, Matale, Nuwara Eliya, Ratnapura, Kegalla and Kurunegala, Demala Hat Pattu in the revenue district of Puttalam, Vavuniya South (Sinhalese Division) in the revenue district of Vavuniya, Bintenne Pattu and Wewgam Pattu in the revenue district of Batticaloa.

A certificate to that effect from the D R O. of the Revenue District or a Justice of the Peace should be attached to the application.

6 The L G S Commission reserves to itself the right to appoint a candidate who is above the age limit, if he is found suitable and otherwise qualified.

7 The selected candidate will be on one year's trial and will be subject to the provisions of the Local Government Service Ordinance, No 43 of 1945, and the Regulations made thereunder.

8 The selected candidate may be required to furnish security either in cash or by fidelity guarantee bond through a recognized guarantee association approved by the Commission.

9 Applications in the candidates' own handwriting, stating age, qualifications and experience, together with copies only of testimonials, should reach the Chairman, Local Government Service Commission, P O Box 530, Colombo, not later than April 1, 1949.

10 Applications should be addressed to the Chairman and not personally to the undersigned.

11 Canvassing either directly or indirectly will be a disqualification.

V C JAYASURIYA,
Chairman,

Local Government Service Commission
P O Box 530,
Colombo, March 8, 1949

LOCAL GOVERNMENT DEPARTMENT

Post of Superintendent of Village Works

APPLICATIONS will be received by the Commissioner of Local Government, P O Box 500, Colombo, till 12 noon on April 4, 1949, for two posts of Superintendents of Village Works. Candidates who applied for these posts in response to my advertisement dated October 1, 1948, in Gazette No 9,911 of October 8, 1948, need not apply.

2 The post of Superintendent of Village Works is pensionable and carries a salary of Rs. 1,800—15 of 120 and 7 of Rs 180—Rs 4,860 per annum with efficiency bars before Rs. 2,640 and Rs. 3,600. Rent and war allowances will be paid.

3 The grant of leave and other conditions of service will be governed by the recommendations in Sessional Paper VIII of 1934 and Sessional Paper VIII of 1946.

4 Applicants must be Ceylonese according to Citizenship Act, No. 18 of 1948, and should not be more than 40 years of age. They must have completed the full course in Building Construction at the Ceylon Technical College or in any other recognized institution or have served in some Technical Unit or any of the Armed Forces. They must hold the Senior School Certificate (English) or its equivalent. They must produce proof that they can survey and level, are competent in plan drawing, taking out quantities and plotting survey plans and level sections. They must have a good working knowledge of building and road construction and maintenance of same. They should be able to design and report on small bridges and culverts. They must have had at least 6 years' practical experience.

5 Concessions will be given in appropriate cases to ex-servicemen on the lines of Chapter III of the Resettlement Booklet in regard to—

- (1) Deduction of period of war service from age
- (2) Slight reduction in minimum educational qualifications
- (3) Consideration for skill and experience gained during war service
- (4) Fixing of salary on appointment having regard to war service and special qualifications

6 The selected candidate will be on probation for 2 years. He will be required to serve in any part of the Island under the orders of the Commissioner of Local Government or Assistant Commissioner of Local Government of the district to which he is attached. Whilst so serving the Superintendent of Village Works will be paid a commuted travelling allowance, provided he maintains a motor cycle or a motor car for travelling on duty. On appointment he will be required to furnish security in a sum of Rs 2,000 for the faithful discharge of his duties either in cash or through a guarantee association approved by Government.

7 The selected candidate will be required to pass a medical examination as to his physical fitness before he is appointed. He will also be required to pass an examination in Sinhalese and Tamil before being promoted over the first efficiency bar.

8 Applications from those already in the Government Service will be considered, only if forwarded through the Heads of their Departments.

9 Applications should be made in the form noted below. Copies only of testimonials should be annexed.

V. C. JAYASURIYA,
Commissioner of Local Government

Colombo, March 8, 1949

Application Form

- 1 Name _____
- 2 Address _____
- 3 Age _____
- 4 Educational qualifications. _____
- 5 Technical qualifications _____
- 6 Employments held since leaving school _____
- 7 Present post and salary _____
- 8 Qualifications and experience in
 - (a) Surveying and Levelling _____
 - (b) Building Construction _____
 - (c) Road Construction _____
- 9 Knowledge of—
 - (a) Sinhalese _____
 - (b) Tamil _____

Signature of Applicant.

Date. _____

LOCAL GOVERNMENT SERVICE

THE Local Government Service Commission has been pleased to make the following appointments during the month of January, 1949.—

Municipal Council, Colombo

Mr J C E Ferdinandz, 1st Assistant Municipal Assessor.

Mr V S Nanayakkara, Assistant Municipal Treasurer

Municipal Council, Galle

Mr. Richard de Silva, Road Overseer

Municipal Council, Kandy

*Mr L B Welagedera, Clerk, Grade II

* This appointment has been made on the results of the Local Government Clerical Service Examination held in March, 1947

Urban Councils

Mr M P G Cooray, Acting Electrical Superintendent, Grade IV, U C, Gampola.

Mr O W K E Nanayakkara, Revenue and Works Inspector, U C, Balangoda.

Mr W A Gunawardena, Clerk, Grade II, U C Ambalangoda

Road Committees

Mr F D Kumarasinghe, Clerk, Grade II, D R C, Hambantota

Mr A S Gunatilleke, Supervising Overseer, D R C, Ratnapura.

Mr J P Seneviratne, Overseer, Grade II, D R C, Hambantota

Town Councils

Mr M Nagoor Ibrahim, Peon, T C, Kalpituya.

Mr K A Oduris, Peon, T C, Matugama

Mr. H M Wijetilleke, Peon, T C, Rattota.

Mr. L E Perera, Peon, T C, Piliyandala.

Mr Abdul Samadu, Additional Cleaner, T C., Mannar

Mr N A Alfred, Secretary, Grade II, T C, Samanturai.

Mr B M G Basnayake, Assistant Clerk, T C, Passara

M E FONSEKA,
Secretary,

Local Government Service Commission

P O Box 530,
Colombo, March 4, 1949

LOCAL GOVERNMENT SERVICE

Post of Revenue Overseer, Village Committee, Ambagamuwa (U. B.), Kandy District.

APPLICATIONS are invited for the above post

2 The post carries a salary of Rs 660 per annum, rising by annual increments of Rs 42 to Rs 954 per annum. A temporary cost of living allowance at Government rates will be paid. No special temporary allowance is payable.

3 Applicants should be not less than 25 years of age nor more than 40 years of age on April 1, 1949, and should have passed the 7th standard in English and 8th standard in Sinhalese and should possess a knowledge and experience in work connected with the collection of revenue and distraining work.

4 Applications will also be considered from members of the Local Government Service, irrespective of age and academic qualifications, provided they are otherwise qualified for the post. Applications from such candidates should be forwarded through the Mayor or Chairman of the Local Body in which they are serving. In the case of Ceylonese ex-servicemen, the period of their mobilized service will be deducted from their ages for purposes of eligibility.

5 The Local Government Service Commission reserves to itself the right to appoint a candidate who is above the age limit, if he is found suitable and otherwise qualified.

6. The selected candidate will be on one year's trial and will be subject to the provisions of the Local Government Service Ordinance, No. 43 of 1945, and the regulations made thereunder.

7 The selected candidate will be required to furnish security of Rs. 1,000 in cash or through a guarantee association approved by the Commission.

8 Applications in the candidates' own handwriting, stating age, qualifications and experience, together with copies only of testimonials, should reach the Chairman, Village Committee, Ambagamuwa (U B), Gimgathena, not later than April 1, 1949.

9 Applications should be addressed to the Chairman and not personally to the undersigned.

10 Canvassing either directly or indirectly will be a disqualification.

B D W GUNAPALA,
Chairman

Office of the Village Committee,
Ambagamuwa (U B),
Gimgathena, March 8, 1949

LOCAL GOVERNMENT SERVICE

Post of Peon, Village Committee, Kalutara Badda, Kalutara District

APPLICATIONS are invited for the above post

2 The post carries a salary of Rs 420 per annum, rising by 10 annual increments of Rs 12 to Rs 540 per annum. A temporary cost of living allowance at Government rates will be paid. No special temporary allowance is payable.

3 Applicants should not be less than 20 years of age nor more than 30 years of age on March 31, 1949, and should have passed the 3rd standard English and 5th standard Sinhalese examinations.

4 Applications will also be considered from persons holding permanent posts in the service of a Local Authority irrespective of age and academic qualifications provided they are otherwise qualified for the post. Applications from such candidates should be forwarded through the Mayor or Chairman of the Local Body in which they are serving. In the case of Ceylonese ex-servicemen the period of their mobilized service will be deducted from their ages for purposes of eligibility.

5 The Local Government Service Commission reserves to itself the right to appoint a candidate who is above the age limit if he is found suitable and otherwise qualified.

6 The selected candidate will be on one year's probation or trial and will be subject to the provisions of the Local Government Service Ordinance, No 43 of 1945, and the regulations made thereunder.

7 Applications in the candidates' own handwriting, stating age, qualifications and experience, together with copies only of testimonials, should reach the Chairman, Village Committee, Kalutara Badda, not later than March 31, 1949.

8 Applications should be addressed to the Chairman and not personally to the undersigned.

9 Canvassing either directly or indirectly will be a disqualification.

S A KOTTEGODA,
Chairman

Village Committee Office,
Kalutara Badda,
Kalutara, March 7, 1949

LOCAL GOVERNMENT SERVICE

Post of Peon, District Road Committee, Matale

APPLICATIONS are invited by the Chairman, District Road Committee, Matale, for the above post

2 The post carries a salary of Rs 480 per annum, rising by 20 annual increments of Rs 12 to Rs 720 per annum, with efficiency bars before Rs 576 and 672 per annum. A rent allowance and a temporary cost of living allowance at Government rates will be paid. No special temporary allowance is payable.

3 Applicants should be not less than 20 years of age nor more than 30 years of age on March 28, 1949, and should have passed at least the third standard in English and the fourth standard in Sinhalese.

4 Applications will also be considered from persons holding permanent posts in the service of a Local

Authority irrespective of age and academic qualifications, provided they are otherwise qualified for the post. Applications from such candidates should be forwarded through the Mayor or Chairman of the Local Body in which they are serving. In the case of Ceylonese ex-Servicemen the period of their mobilized service will be deducted from their ages for purposes of eligibility.

5 The Commission reserves to itself the right to appoint a candidate who is above the age limit if he is found suitable and otherwise qualified.

6 The selected candidate will be on one year's probation or trial and will be subject to the provisions of the Local Government Service Ordinance, No 43 of 1945, and the regulations made thereunder.

7 Applications in the candidates own handwriting, stating age, qualifications and experience, together with copies only of testimonials, should reach the Chairman, District Road Committee, Matale, not later than March 28, 1949.

8 Applications should be addressed to the Chairman and not personally to the undersigned.

9 Canvassing either directly or indirectly will be a disqualification.

M S PERERA,
Chairman,
District Road Committee

Matale, March 8, 1949

Local Authorities Elections Ordinance, No. 53 of 1946

Matale Pallesiya Pattu Village Committee

NOTICE is hereby given under section 27 (1) (a) of the Local Authorities Elections Ordinance, No 53 of 1946, that a general election is to be held for the purpose of electing members to represent the under-mentioned wards of the electoral area of the Matale Pallesiya Pattu Village Committee. The nomination of candidates for election will take place on March 28, 1949, between 12 noon and 1 p m, at the Rural Court, Rattota.

Ward No 1—Pallewragama and Kumburegammeda villages

Ward No 2—Udaweragama and Weerakoonkanda villages

Ward No 3—Kaneke and Dambe villages

Ward No 4—Owala village.

Ward No 5—Hunuketaela village

Ward No 6—Kaakawela village

Ward No 7—Pallegama village

Ward No 8—Maradurawela and Kuruwawa villages

Ward No 9—Galekoluwa village

Ward No 10—Bogambara and Gansarapola villages

Ward No 11—Alakolamada and Aesingunmedda villages

Ward No 12—Mousagolla and Wadakahamade villages

Ward No 13—Welangahawatte village

Ward No 14—Bodikotuwa and Dikkumbura villages

Ward No 15—Medakumbura village

Ward No 16—Weralugastenna village

Ward No 17—Nikawella village

Ward No 18—Polwattakanda village

Ward No 19—Dankanda village

2 I have nominated Mr Andrew James Joseph as the Returning Officer for all the wards.

3 The attention of candidates is drawn to section 30 of the Local Authorities Elections Ordinance under which each candidate for election must deposit with the Returning Officer a sum of Rs 10 before 1 p m on March 26, 1949.

4 Nomination papers on the prescribed form can be obtained from the Returning Officer before 1 p m on March 28, 1949.

M S PERERA,
Elections Officer, Matale District.

The Kachcheri,
Matale, February 28, 1949

Local Authorities Elections Ordinance, No. 53 of 1946

Wagapanaha Pallesiya Pattu Village Committee

NOTICE is hereby given under section 27 (1) (a) of the Local Authorities Elections Ordinance, No 53 of 1946, that a general election is to be held for the purpose of electing members to represent the under-mentioned wards of the electoral area of the Wagapanaha Pallesiya Pattu Village Committee. The nomination of candidates for election will take place on March 26, 1949, between 12 noon and 1 p m, at the Rural Court, Dambulla.

Ward No 1—Welamitiyawa and Etabendiwewa villages

Ward No 2—Embulambe village

Ward No 3—Lenadora wasama

Ward No 4—Nayakumbura wasama

Ward No 5—Kalundawa wasama

Ward No 6—Tittawelgolla village

Ward No 7—Ratmalagahnela village

Ward No 8—Padeniya wasama

Ward No 9—Dambulla

Ward No 10—Eraula Ihalagama village

Ward No 11—Eraula Pahalagama village

Ward No 12—Kumbukkadanwala village

Ward No 13—Alakolawewa and Lenawa villages

Ward No 14—Kandalama wasama.

Ward No 15—Pallegama wasama

Ward No 16—Nikawatawana wasama

2 I have nominated Mr Andrew James Joseph as the Returning Officer for all the wards.

3 The attention of candidates is drawn to section 30 of the Local Authorities Elections Ordinance under which each candidate for election must deposit with the Returning Officer a sum of Rs 10 before 1 p m on March 25, 1949.

4 Nomination papers on the prescribed form can be obtained from the Returning Officer before 1 p m on March 26, 1949.

M S PERERA,
Elections Officer, Matale District,
The Kachcheri,
Matale, February 28, 1949

NUWARA ELIYA MUNICIPAL COUNCIL

Rabies

WHEREAS there is danger of rabies within the Municipal Council limits of Nuwara Eliya, it is hereby notified under section 11 of Rabies Ordinance (Chapter 333) that any dog found in any public place or road, or any place other than a private building, compound, or garden, and not tied up or led, shall be liable to be destroyed forthwith.

2 This proclamation shall take effect from to-day and shall be in force till September 7, 1949.

J. J. KANAGARETNAM,
Mayor

Municipal Office,
Nuwara Eliya, March 7, 1949

JAFFNA MUNICIPAL COUNCIL

Butchers (Amendment) Ordinance, No. 44 of 1947

NOTICE is hereby given under section 7 of the Butchers Ordinance (Chapter 201) as amended by section 6 of the Ordinance, No 44 of 1947, that the persons mentioned in the schedule hereunder have made applications to me for carrying on the trade of butchers in premises stated against their respective names in the aforesaid schedule, during the year 1949, beginning from April 1, 1949.

Any person residing within the limits of the Jaffna Municipal Council area, who desires to object to the issue of the licence should furnish me in duplicate, within 14 days from the date of this *Gazette*, a written statement of the grounds of his objection.

Schedule

Name of Applicant	Name of premises at which trade is to be carried.
(1) K Nagan	Stall No 2, Small Bazaar
(2) K Periathamby	Aiyuthuantharai, Fish Market, North Road, Grand Bazaar
(3) H Pernathamby	Stall No 3, Small Bazaar
(4) P Habeeb Mohamed	Stall No 4, Small Bazaar
(5) J Anthonypillai ...	Stall No 1, Small Bazaar
(6) M A Rasak ...	Stall No 1, Grand Bazaar
(7) M Soosai ...	Stall No 5, Small Bazaar
(8) P Kachchu Mohamed ...	Stall No 3, Grand Bazaar
(9) M Segu Mathar ...	Stall No 2, Grand Bazaar
(10) M M Abdulcader	Stall No 4, Grand Bazaar
(11) A. Miskin Saibo ...	No 256, Hospital Road
(12) M Soosapillai	No 7, Small Bazaar, North Road
(13) M Idroos	No 65, Pirapamkulam Road
(14) M Sinnathamby	No 48, Hospital Road
(15) N M Abdul Majeed	No 3/8, 3rd Cross Street, Navanthurai
(16) A Meerankandu	No 104, 5th Junction, Moor Street

Municipal Office,
Jaffna, March 5, 1949

SAM A SABAPATHY,
Mayor

KALUTARA URBAN COUNCIL

IT is hereby notified for public information in terms of section 179 of Ordinance No 61 of 1939, as read with section 235 (1) and (2) of the Municipal Councils Ordinance, No 29 of 1947, that the Assessment Registers of the Kalutara Urban Council for the year 1949 are now ready and open for inspection at the Council's Office during office hours

P A COORAY,
Chairman

Urban Council Office,
Kalutara, March 5, 1949

PUTTALAM URBAN COUNCIL**Rabies**

WHEREAS there is danger of rabies within the Urban Council area of Puttalam, it is hereby notified under section 11 of the Rabies Ordinance (Chapter 333), that any dog found in any public place or road or any place other than a private building, compound or garden, and not tied up or led, shall be liable to be destroyed forthwith

This proclamation shall take effect from March 7, 1949, to September 7, 1949

S M M CASSIM,
Chairman.

Office of the Urban Council,
Puttalam, March 7, 1949

WADDUWA TOWN COUNCIL**Notice re Sale of Movable Goods for Non-Payment of Assessment Rates**

NOTICE is hereby given that the movable properties seized in the under-mentioned premises by virtue of a warrant issued by the Chairman, Town Council, Wadduwa, in terms of section 139 of the Municipal Councils Ordinance (Chapter 193) as read with section 183 of the Town Councils Ordinance, No 3 of 1946, for the arrears of the assessment rates due on the premises mentioned in the schedule appended below for the 1st quarter, 1948, will be sold by public auction at the amount of assessment rates, and costs be duly paid to the Distraint Officer of the Council to whom the above warrant has been issued

Office of the Town Council, M V E. P. COORAY,
Wadduwa, March 8, 1949 Chairman

Schedule

Time of Sale. To commence at the Town Council Office premises at 9 a.m. on March 15, 1949

Goods seized 2 Armless Chairs from Premises No. 60/8, Central Road, Talpitiya South, Wadduwa

KATTANKUDY TOWN COUNCIL.**The Butchers Ordinance**

NOTICE is hereby given under section 7 of the Butchers (Amendment) Ordinance, No 44 of 1947, that the person mentioned in the schedule hereunder has made application to me for carrying on the trade of a butcher in the premises stated against his name in the aforesaid schedule, during the year 1949

Any person residing within the limits of the Kattankudy Town Council, who desires to object to the issue of the licence, should furnish to me in duplicate before March 28, 1949, a written statement of the grounds of his objection for the issue of the licence

Schedule

Ismalebba Athambawa — Stall at No 212, in Ward No 5, Mosque Market, Division, No 5, Kattankudy

S. M. M. MUSTAFA,
Chairman

Town Council Office,
Kattankudy, March 7, 1949

POLGAHAWELA TOWN COUNCIL**The Dog Registration Ordinance**

BY-LAWS for the area within the administrative limits of the Polgahawela Town Council, made under section 4 of the Dog Registration Ordinance (Chapter 334), by the proper authority in that behalf, to wit, the Chairman of the Polgahawela Town Council.

K B EPAKANDA,
Chairman

Town Council's Office,
Polgahawela, March 4, 1949

By-laws

1. In these by-laws—

- “ Chairman ” means the Chairman of the Polgahawela Town Council;
- “ the annual registration fee ” means the annual registration fee to be charged under section 4 of the Dog Registration Ordinance, and
- “ the owner ” in relation to a dog, includes the person having custody or possession of that dog

2 (1) The occupier of any house or premises in which any dog over 6 months of age is kept, shall, on or before March 1 in each year, furnish to the Chairman, a return in the form set out in the schedule hereto

(2) Where any person, after March 1 in any year, commences to keep a dog in any house or premises shall forthwith furnish to the Chairman and additional return in the form set out in the Schedule hereto.

3 The annual registration fee shall be paid by the owner of each dog—

- (a) in the case of dog in respect of which a return is furnished under by-law 2 (1), on or before April 1 of the year for which the fee is due, or
- (b) in the case of a dog in respect of which an additional return is furnished.

4. On payment of the annual registration fee, the Chairman shall issue to the owner of the dog—

- (i) a certificate of registration, and
- (ii) a metal ticket or collar with the number of the certificate stamped thereon.

Provided that the Chairman may require the production of any dog for the registration of which an application is made, and may refuse to issue a certificate of registration and a metal ticket or collar for that dog—

- (a) if that dog is not produced; or
- (b) if that dog is, in the opinion of the Chairman, so maimed or diseased as to be a source of infection to other dogs; or
- (c) if that dog is habitually ill-treated or neglected by its owner

5 The Chairman may, after notice to be left at the address of the owner of any dog for which a certificate of registration has been issued, cancel such certificate—

- (a) if that dog becomes, in the opinion of the Chairman, so maimed or diseased as to be unfit to live; or

- (b) if that dog is habitually ill-treated or neglected by its owner, or
- (c) if that dog is permitted by its owner, at a time when it is suffering from any infectious or contagious disease, to associate with any other dog; or
- (d) if that dog is found straying without metal ticket or collar

6 (1) The owner of any dog, for which a certificate of registration has been refused under by-law 4 or has been cancelled under by-law 5, shall, on being noticed to do so by the Chairman, produce that dog at such time and place as may be specified in the notice

(2) Every such dog may be destroyed or otherwise disposed of as the Chairman shall think fit.

7. The owner of any dog for which a metal ticket or collar has been issued shall take all necessary steps to ensure that the metal ticket or collar is fastened securely round the neck of that dog at all times during the period for which the certificate of registration issued in respect of that dog is in force

8 The Chairman may authorize in writing any person to exercise any or all of the powers vested in the Chairman by these laws.

9 The by-laws relating to dogs made by certain Sanitary Board Towns in the Kurunegala District and published in Gazette No 8,625 of June 21, 1940, are hereby rescinded in so far as they apply to the area within the administrative limits of the Polgahawela Town Council.

Schedule
Form of return

No. : _____
Return to be filled up and sent to the Chairman on or before March 1, 19_____
House No. : _____
Street No. : _____
Name of Village : _____
Name of Garden : _____
Householder's Name : _____

No of Dogs Kept	Description			Remarks	Owner's Name	Date of payment on or before April 1, next
	Breed	Sex	Colour			
			Neck Measurement			

Date of Service _____, 19_____
Signature of householder. _____

Signature of person effecting service.

N B.—The failure to fill up and return this form on or before the due date is punishable with a fine not exceeding Rs. 20

MUTUR VILLAGE COMMITTEE

The Butchers Ordinance

NOTICE is hereby given under section 7 of the Butchers (Amendment) Ordinance, No. 44 of 1947, that the person mentioned in the schedule hereunder has made an application to me for carrying on the trade of a butcher in the premises stated against his name in the aforesaid schedule, during the year 1949

Any person residing within the limits of Mutur Village Committee, who desires to object to the issue of the licence, should furnish to me in duplicate, within 14 days from the date of this *Gazette*, a written statement of grounds of his objection

Applicant	Schedule	Place
Mohamed Ali Sultan, Mutur	V. C. Public Market	Mutur

V M S MARAIKAYAR,
Chairman.

Village Committee Office,
Mutur, March 7, 1949.

YATAKALAN PATTUWA VILLAGE COMMITTEE

The Butchers Ordinance

NOTICE is hereby given under section 7 of the Butchers Ordinance (Chapter 201) as amended by section 6 of the Ordinance No 44 of 1947, that the person mentioned in the schedule hereto has made an application to me for carrying on the trade of a butcher in the premises stated against his name in the aforesaid schedule during the year 1949

Any person residing within the limits of the Yatakalalan Pattuwa village area, who desires to object to the issue of the licence should furnish me in duplicate, within 14 days from the date of this *Gazette*, a written statement of the grounds of his objections for the issue of the licence

Name of Applicant	Name of Premises
M A S Fernando	Mattakotuwa

A R PANDITSEKERA,
Chairman

Village Committee Office,
Walahapitiya, March 2, 1949

KADUWELA VILLAGE AREA VILLAGE COMMITTEE

The Butchers Ordinance

NOTICE is hereby given under section 7 of the Butchers (Amendment) Ordinance, No 44 of 1947, that the person mentioned in the schedule hereunder has made application to me for carrying on the trade of butcher in the Kaduwela village area, during the year 1949

Any person residing within the limits of the Kaduwela Village Committee area, who desires to object to the issue of this licence should furnish me in duplicate, within 14 days from the date of this *Gazette*, a written statement of the grounds of his objection for the issue of the licence

Name of the applicant	Name of the premises at which trade is to carried
P D Justin	Welivita

A C. PERERA,
Chairman

Office of the Village Committee,
Kaduwela Village Area,
February, 22, 1949

MEDASIYAPATTU (HARISPATTU) VILLAGE COMMITTEE

The Butchers Ordinance

NOTICE is hereby given under section 7 of the Butchers (Amendment) Ordinance, No 44 of 1947, that the persons mentioned in the schedule hereunder have made applications to me for carrying on the trade of butchers in the premises stated against their names in the aforesaid schedule during the year 1949

Any person residing within the limits of Medasiyapattu (Harispattu) Village Committee, who desires to object to the issue of the licence should furnish me in duplicate, within 14 days from the date of this *Gazette*, written statement of ground of objection

Applicant	Schedule	Place
1 S L M Jemeel, Galagedera		Arambekade, Werellegama
2 S Oli Mohamed, Murutalawa, Peradeniya		Kurundugolla, Werellegama

L B. SAMARAKOON,
Chairman

V. C. Office,
Medasiyapattu (H.P.),
Arambekade,
Werellegama, March 2, 1949

KOLONNAWA URBAN COUNCIL

Statement of Revenue and Expenditure for the Year 1948

REVENUE	Amount		Total	
	Rs	c.		
A.—General revenue	211,604	35		
B.—Thoroughfares	3,519	44		
C.—Resthouses and ambalams	—	—		
D.—Council lands and buildings	1,617	60		
E.—Public health	6,296	28		
F.—Public recreation	118	0		
G.—Cemeteries	384	0		
H.—Dog registration	70	50		
I.—Weights and measures	145	76		
J.—Electricity department	61,926	44		
			275,682 37	
Other receipts —				
Deposits	29,778	14		
Advances	7,682	1		
Advance account Food control—				
Rice	142	47		
Flour	268	40		
Safety matches	112	17		
Independance celebrations	262	33		
Overpayment recovered account	214	28		
Revenue refunded account	277	4		
Government grant, housing scheme	127,000	0		
Balance on December 31, 1947	61,526	47		
			227,263 31	
Total	502,946	68		
EXPENDITURE		Amount		Total
		Rs	c.	
A.—General expenditure	43,675	68		
B.—Thoroughfares	34,448	94		
C.—Resthouses and ambalams	—	—		
D.—Council lands and buildings	5,093	66		
E.—Public health	136,371	77		
F.—Public recreation	190	50		
G.—Cemeteries	1,861	21		
H.—Dog registration	254	80		
I.—Weights and measures	72	88		
J.—Electricity department	52,689	75		
K.—Fire protection	—	—		
				274,659 19
Other payments —				
Deposits	28,901	39		
Advances	5,698	28		
Advance accounts Food Control—				
Rice	225	3		
Flour	97	40		
Paddy	1	35		
Safety matches	4	80		
Fixed deposits	100,000	0		
Independance celebration	262	33		
Overpayment recovered account	214	28		
Revenue refunded account	277	4		
Damage to roads by Military vehicles	3,499	50		
Government grant, housing scheme	284	47		
Balance on December 31, 1948	88,820	62		
				228,286 49
Total	502,946	68		

Deposit Account

	Total	
	Rs	c.
Balance due to depositors on December 31, 1947	6,936	4
Add receipts since January 1, 1948	29,778	14
Total	36,714	18
Deduct payments since January 1, 1948	28,901	39
Balance due to depositors on December 31, 1948	7,812	79

Advances and Investments

	Rs.		c.	
Balance outstanding on December 31, 1947	2,863	17		
Add payments since January 1, 1948	105,698	28		
Total	108,561	45		
Deduct refunds since January 1, 1948	7,682	1		
Balance due to Council on December 31, 1948	100,879	44		

Statement of Loan Account

Amount	Date	Interest	Amount outstanding	Date of
Rs.			Rs.	Extinction
c.			c.	
(1) 23,168	0 10 6 37	4%	17,348	96 11 6 63
(2) 23,168	0 7 2 38	4%	18,170	73 7 2 64
(3) 23,164	0 4 8 38	4%	18,165	50 4 8 64

Statement of Assets and Liabilities

LIABILITIES		Total
		Rs. c.
Deposits		7,812 79
Balance outstanding from grant for damaged to roads by Military vehicles		14 57
Profit in making squatting places		15 91
Profit in working of advance account —		
On rice, flour, safety matches and paddy on December 31, 1948—	Rs. o	
Profit on December 31, 1947	8,591 19	
Profit for 1948	194 46	
		8,785 65
Grant for housing scheme		126,715 53
Surplus on December 31, 1948 —		
Surplus on December 31, 1947	45,332 43	
Excess of revenue over expenditure, 1948	1,023 18	
		46,355 61
		189,700 0
ASSETS		Total
		Rs c.
Advances		100,879 44
Cash in Bank No 1 account	32,885 41	
Cash in Bank No 2 account	26,998 53	
Add cash in hand	984 39	
Add cost of cheque book not gone through the cash book by Dec. 31, 1948	6 0	
Add cheques, money orders and postal orders in transit	1,700 17	
Add amount debited by Bank on alleged forged cheques	27,000 0	
		89,574 50
Less uncashed cheques	853 88	
		88,720 62
Petty cash imprest		100 0
		189,700 6

I, William Gonaduwa, Chairman, Urban Council, Kolonnawa, not being a Christian, do hereby affirm that to the best of my knowledge and belief the above is a true and correct statement of accounts of the Kolonnawa Urban Council for the year 1948.

W. GONADUWA,
Chairman.

Sworn before me at Kolonnawa this 28th day of February, 1949.

V S GUNADASA SILVA,
Justice of the Peace.

Certified as correct
W. A. D. JAMES,
Member.

WATTALA-MABOLE-PELIYAGODA URBAN COUNCIL

Statement of Revenue and Expenditure for the Year 1948

REVENUE		Rs c.
A.—General revenue ..		150,122 56
B.—Thoroughfares		3,281 23
C.—Resthouses		—
D.—Council lands and buildings		1,652 16
E.—Public health ..		8,346 29
F.—Public recreation		—
G.—Cemeteries		144 90
H.—Dog registration ..		100 0
I.—Weights and measures		—
J.—Electricity Department		14,446 39
K.—Fire Protection		—
L.—Supply of fruit trees		—
M.—Reading rooms and libraries		59 86
Total revenue		178,153 39
Other receipts —		
Deposits		9,331 76
Amount erroneously debited		50 0
		187,535 15
Balance on December 31, 1947		98,823 8
Total		281,358 23

EXPENDITURE		Rs. c.
A.—General expenditure		24,274 49
B.—Thoroughfares		18,237 3
C.—Resthouses		—
D.—Council lands and buildings		3,293 28
E.—Public health		76,630 0
F.—Public recreation		—
G.—Cemeteries		1,442 10
H.—Dog registration		664 99
I.—Weights and measures		—
J.—Electricity Department		16,949 62
K.—Fire protection		—
L.—Supply of fruit trees		—
M.—Reading rooms and libraries		601 58
Total expenditure		142,093 9
Other payments —		
Deposits		6,268 9
Advances		3,042 80
		151,403 98
Balance on December 31, 1948		129,954 25
Total		281,358 23

I, Don Vincent Jayawardena, Chairman, Wattala-Mabole-Pehyagoda Urban Council, do hereby affirm that to the best of my knowledge and belief the above is a true and correct statement of the monies received and paid during the year 1948, on account of the Wattala-Mabole-Pehyagoda Urban Council.

D. V. JAYAWARDENA,
Chairman.

Affirmed to before me this 22nd day of February, 1949, at Wattala

P. R. PERCY DIAS,
Justice of the Peace.

Certified as correct.

R. A. GUNAWARDENA,
Member

Statement of Assets and Liabilities, 1948

LIABILITIES		Rs. c.
Deposits		9,444 14
Unexpended balance of loan for Electric scheme		7 15
Surplus on December 31, 1948 —		
	Rs. c.	
Revenue for 1948	178,153 39	Rs. c.
Expenditure for 1948	142,093 9	
		36,060 30
Surplus on December 31, 1947		87,639 11
		123,699 41
		133,150 70
ASSETS		Rs. c.
Amount due from Sanitary Board, Colombo		43 15
Advances		3,203 30
Cash imprest		100 0
	Rs. c.	
Cash at Kachcheri	112,365 5	
Remittance in transit	21,070 17	
		133,435 22
Deduct cash credited at Kachcheri in January, May, September, November and December, 1948	264 35	
Deduct amount over-credited on June 18, 1948	0 75	
Deduct amount under-paid on P. O. No. 35104	1 0	
Deduct amount erroneously debited on November 14, 1948	50 0	
Deduct uncashed pay orders	3,314 87	
	3,630 97	
		129,804 25
		133,150 70

I, Don Vincent Jayawardena, Chairman, Wattala-Mabole-Pehyagoda Urban Council, do hereby affirm that to the best of my knowledge and belief the above is a true and correct statement of assets and liabilities of the Wattala-Mabole-Pehyagoda Urban Council.

D. V. JAYAWARDENA,
Chairman

Affirmed to before me this 22nd day of February, 1949, at Wattala.

P. R. PERCY DIAS,
Justice of the Peace.

Certified correct.

R. A. GUNAWARDENA,
Member.

WATTEGAMA URBAN COUNCIL

Trading Account of the Electricity Department for 1948

EXPENDITURE		Rs. c.
Value of Stores in hand on 1 1 48		1,463 75
Generation of electricity		6,402 3
Repairs and maintenance		4,355 92
Service and house connections		425 43
Management and general expenses		2,908 68
Loan charges		1,200 0
Extensions and improvements		29 0
War allowance		3,480 57
Profit in working		2,299 22
		22,564 60
REVENUE		Rs. c.
Sale of current		14,415 24
Rent of meters		1,007 90
Works executed for customers		1,384 52
Miscellaneous		182 25
Refund of overpayments		5 0
Subsidy on War allowance		3,929 38
Value of Stores in hand on 31 12 48		1,740 31
		22,564 60

A. G. FERNANDO,
Chairman.

N. U. ADAM SAHIB,
Member.

Affirmed to before me this 24th day of February, 1949, at Wattagama

M. CHELLIAH,
Justice of Peace.

L. G. D.—CI. 64 (b)

KALMUNAI TOWN COUNCIL

First Supplementary Budget for 1949

HEAD OF EXPENDITURE		Amount Rs. c.
A.—(1) (f) Pensions		120 0
A.—(3) Refunds		35 0
B.—(8) Improvements		300 50
B.—(12) New works		764 94
D.—(1) (h) Drainage construction		1,700 0
D.—(7) (b) Maintenance		403 63
		3,324 7

Settled and adopted by the Council at its meetings on December 15, 1948, and, January 29, 1949.

Town Council Office,
Kalmunai, February 10, 1949.

J. P. HENSMAN,
for Chairman

Sanctioned.

G. D. SIRISENA,
for Commissioner of Local Government
Colombo, March 2, 1949

L. G. D.—CI. 72 (b)

KATTANKUDY TOWN COUNCIL

First Supplementary Budget for 1949

HEAD OF EXPENDITURE		Amount Rs. c.
A.—(5) Expenses in connection with Town Councils Conference		50 0
B.—(2) Maintenance		2,100 0
B.—(8) Improvements		1,112 19
B.—(12) New works		250 0
Total		3,512 19

Settled and adopted by the Council at its meeting on January 15, 1949, and February 19, 1949

Town Council Office,
Kattankudy, February 22, 1949

S. M. M. MUSTAFA,
Chairman

Revised and sanctioned.

G. D. SIRISENA,
for Commissioner of Local Government.
Colombo, March 2, 1949.

MINUWANGODA TOWN COUNCIL

Statement of Revenue and Expenditure for the Year 1948

REVENUE		Rs	c.
A.—General revenue		27,664	80
B.—Thoroughfares		578	88
C.—Council lands		181	0
D.—Public health		4,112	90
E.—Public recreation (170) (6)		273	75
F.—Cemeteries (Chap. 181)		—	—
G.—Dog registration (Chap 333 and 334)		29	0
H.—Weights and measures (Chap. 127)		11	20
I.—Fire protection		—	—
J.—Reading rooms and libraries		—	—
Electric lighting scheme—			
	Rs	c	
Sale of current ..	3,748	35	
Meter rents	120	0	
Others	2,565	95	
			6,434 30
Other receipts—			
(1) Deposits		4,739	71
(2) Advances		—	—
(4) Loan account		40,000	0
(6) Fixed deposits		—	0 25
(8) Revenue collection account—			
(a) Property rate	1,518	04	
(b) Conservancy rate or fees	763	78	
(c) Electricity dues	3,193	85	
			5,476 27
Total		89,502	6
EXPENDITURE			
		Rs.	c.
A.—General expenditure		11,715	3
B.—Thoroughfares		2,458	40
C.—Council lands and buildings		1,563	50
D.—Public health		15,562	5
E.—Public recreation (170) (6)		—	—
F.—Cemeteries (Chap. 181)		—	—
G.—Dog registration (Chap 333 and 334)		37	50
H.—Weights and measures		—	—
I.—Fire protection		—	—
J.—Reading rooms and libraries		—	—
Electric lighting scheme—			
	Rs.	c	
Generation of electricity	3,060	11	
Repairs and maintenance	226	70	
Service and house connections	—	—	
Management and general expenses	1,454	61	
Loan charges	—	—	
Others	1,984	96	
			6,726 38
Other payments—			
(1) Deposits		1,317	27
(2) Advances		3,605	27
(4) Loan account		30,900	90
(6) Fixed deposits		2,851	0
(7) Ceylon Savings Bank securities account		262	25
(8) Revenue collection account—			
(a) Property rate	1,764	56	
(b) Conservancy rate or fee	888	32	
(c) Electricity dues	3,292	35	
			5,945 23
Total		82,944	78

I, Samudeen Abdul Hassan, Chairman, Town Council, Minuwangoda, do hereby affirm that the above is to the best of my knowledge and belief a true and correct statement of all moneys received and paid during the year, 1948, on account of the Town Council, Minuwangoda

S. A. HASSAN,
Chairman

Affirmed to before me this 1st day of March, 1949, at Gampaha

P. P. JAYAWARDENE,
Justice of the Peace

Certified as correct.

D. P. JAYASEKERA,
Member.

Deposit Account

	Rs	c
Balance due to depositors on December 31, 1947	1,592	31
Add receipts since January 1, 1948	4,739	71
	6,332	2
Deduct payments since January 1, 1948	1,317	27
Balance due to depositors on December 31, 1948	5,014	75

I, Samudeen Abdul Hassan, Chairman, Town Council, Minuwangoda, do hereby affirm that the above is to the best of my knowledge and belief a true and correct statement of the Deposit Account of the Minuwangoda Town Council.

S. A. HASSAN,
Chairman

Affirmed to before me this 1st day of March, 1949, at Gampaha

P. P. JAYAWARDENE,
Justice of the Peace

Certified as correct.

D. P. JAYASEKERA,
Member

Loan Account—Electric Lighting Scheme

	Rs	c
Balance on December 31, 1947	—	—
Receipts since January 1, 1948	40,000	0
	40,000	0
Payments since January 1, 1948	30,900	90
Balance on December 31, 1948	9,099	10

I, Samudeen Abdul Hassan, Chairman, Town Council, Minuwangoda, do hereby affirm that the above is to the best of my knowledge and belief a true and correct statement of the Loan Account of the Minuwangoda Town Council

S. A. HASSAN,
Chairman

Affirmed to before me this 1st day of March, 1949, at Gampaha

P. P. JAYAWARDENE,
Justice of the Peace.

Certified as correct.

D. P. JAYASEKERA,
Member

Statement of Liabilities and Assets as at December 31, 1948

LIABILITIES		Rs.	c.	
Deposits		5,014	75	
Reserve for depreciation electric lighting scheme		125	58	
Loan account		9,099	10	
	Rs	c	Rs.	c
Surplus at December 31, 1947			32,051	50
Revenue up to December 31, 1948	32,851	53		
Expenditure up to December 31, 1948	31,336	48		
			1,515	5
Total			47,805	98
ASSETS		Rs	c	
Excess of payments over receipts Electricity Department up to December 31, 1947		2,262	5	
Excess of payments over receipts Electricity Department from January 1, 1948, to December 31, 1948		292	8	
Advances		3,605	27	
Collection account:—				
Property rate		250	60	
Conservancy rate		126	96	
Electricity dues		98	60	
Fixed deposit in Imperial Bank		5,000	0	
Amount in Bank of Ceylon		4,999	75	
Security due to contractors		2,851	0	
Amount in Ceylon Savings Bank		2,387	83	
Cash in Kachcheri and bank (in current account)		25,931	84	
Total		47,805	98	

I, Samudeen Abdul Hassan, Chairman, Town Council, Minuwangoda, do hereby affirm that the above is to the best of my knowledge and belief a true and correct statement of the liabilities and assets of the Minuwangoda Town Council, on December 31, 1948

S. A. HASSAN,
Chairman.

Affirmed to before me this 1st day of March, 1949, at Gampaha

P. P. JAYAWARDENE,
Justice of the Peace.

Certified as correct.

D. P. JAYASEKERA,
Member.

WADDUWA TOWN COUNCIL

Statement of Revenue and Expenditure for the Year 1948

REVENUE		Amount	Total	
	Rs.	c.	Rs.	c.
A.—General revenue	41,247	12		
B.—Thoroughfares	5,018	21		
C.—Council lands and buildings	115	0		
D.—Public health	6,647	2		
E.—Public recreation, 170 (6)	704	30		
F.—Cemeteries (Cap. 181)	247	50		
G.—Dog registration (Caps 334 and 333)	253	50		
H.—Weights and measures (Cap 127)	—	—		
I.—Fire protection	—	—		
J.—Reading room and libraries	—	—		
Total receipts	54,232	65		

REVENUE		Amount	Total
		Rs. c.	Rs. c.
Other receipts :—			
(1) Deposits		16,394 30	
(2) Advances		121 25	
(3) Revenue collection account		13,425 15	
		<u>29,940 76</u>	
Balance on December 31, 1947			84,173 41
			<u>22,301 87</u>
		Total	106,475 28

EXPENDITURE		Amount	Total
		Rs. c.	Rs. c.
A—General expenditure		16,889 46	
B—Thoroughfares		6,299 43	
C—Council lands and buildings		1,579 32	
D—Public health		36,594 32	
E—Public recreation 170 (6)		—	
F—Cemeteries (Cap 181)		2,987 35	
G—Dog registration (Cap 334 and 333)		246 5	
H—Weights and measures (Cap 127)		—	
I—Fire protection		14 80	
J—Reading room and libraries		—	
	Total payments	64,600 73	
Other payments —			
(1) Deposits		431 59	
(2) Advances		66 25	
(3) Revenue collection account		13,460 37	
		<u>78,558 94</u>	
Balance on December 31, 1948			27,916 34
		Total	106,475 28

I, Mannamarakkalage Venetius Edward Peter Cooray, Chairman, Town Council, Wadduwa, do hereby swear that the above is to the best of my knowledge and belief a true and correct statement of all monies received and paid during the year 1948 on account of the Town Council, Wadduwa

M. V. E. P. COORAY,
Chairman

Sworn to before me this 5th day of March, 1949, at Panadure

Certified as correct
D. R. DE SILVA,
Justice of the Peace
P. F. M. FERNANDO,
Member.

Statement of Assets and Liabilities

ASSETS	Rs. c.	Rs. c.
Rates collection account		3,028 80
Warrant costs collection account		119 47
Cash in hand	166 6	
Add cheques in transit	457 43	
	<u>623 49</u>	
Less cheques outstanding	204 6	
		419 43
Cash in Bank of Ceylon, Panadure	27,496 91	
		<u>27,916 34</u>
		31,062 61
LIABILITIES		
Deposits		17,003 93
Surplus as at December 31, 1947	24,426 76	
Add revenue up to December, 1948	54,232 65	
	<u>78,659 41</u>	
Less expenditure up to December, 1948	64,600 73	
		<u>14,058 68</u>
		31,062 61

I, Mannamarakkalage Venetius Edward Peter Cooray, Chairman, Town Council, Wadduwa, do hereby swear that the above is to the best of my knowledge and belief a true and correct statement of the assets and liabilities of the Wadduwa Town Council as on December 31, 1948.

M. V. E. P. COORAY,
Chairman.

Sworn to before me this 5th day of March, 1949, at Panadure

Certified as correct.
D. R. DE SILVA,
Justice of the Peace
P. F. M. FERNANDO,
Member.

Deposits Account		Rs. c.
Balance due to depositors on December 31, 1947		1,041 16
Add receipts during the year 1948		16,394 36
		<u>17,435 52</u>
Payments during the year 1948		431 59
Balance due to depositors on December 31, 1948		17,003 93
		<u>17,435 52</u>

I, Mannamarakkalage Venetius Edward Peter Cooray, Chairman, Town Council, Wadduwa, do hereby swear that the above is to the best of my knowledge and belief a true and correct statement of the deposit account of the Wadduwa Town Council.

M. V. E. P. COORAY,
Chairman

Sworn to before me this 5th day of March, 1949, at Panadure

Certified as correct
D. R. DE SILVA,
Justice of the Peace
P. F. M. FERNANDO,
Member.

RAMBUKKANA TOWN COUNCIL

Budget for 1949

PART I—GENERAL BUDGET

HEADS OF REVENUE	Estimates for 1949
Rs. c.	Rs. c.
A.—General revenue —	
(1) Property rate 173 (1)	11,300 0
(2) Vehicles and animals tax 175 (1) (a)	300 0
(3) Licence duties	1,000 0
(4) Other taxes 175 (1) (c)	300 0
(5) Refund of stamp duties (schedule VI)	300 0
(6) Refund of liquor licences	150 0
(7) Compensation for opium revenue	—
(8) Fines by court (not included elsewhere)	200 0
(9) Auctioneers' and brokers' licences (Cap. 93)	40 0
(10) Interest	—
(11) Sale of old stores	200 0
(12) Refund of overpayments	50 0
(13) Warrant costs	150 0
(14) Subsidy on account of war allowances	10,000 0
(15) Miscellaneous	50 0
(16) Grant-in-aid from Government	4,297 0
	<u>28,337 0</u>
B.—Thoroughfares —	
(1) Subsidy in lieu of labour tax	1,204 0
(2) Other collections, e.g., fines for injuries, &c., (93), fines on and proceeds of sale of stray cattle (104(2)) sale of badges and faretables, &c.	100 0
	<u>1,304 0</u>
C.—Council lands and buildings (not included elsewhere)	
(1) Rents	1,140 0
(2) Sale of produce	60 0
(3) Sale of lands	—
	<u>1,200 0</u>
D.—Public health :—	
(1) General.—	
(a) Fines under Part IV	100 0
(b) Fees for services of midwife	520 0
(c) Maternity home and child welfare clinic—	
(1) Government grant	500 0
(2) Other receipts	500 0
(2) Scavenging.—	
(a) Fees 170 (9) (b)	—
(b) Sale of refuse 132	—
(c) Fines on contractors and labourers	10 0
(3) Conservancy.—	
(a) Rate 143 (b)	2,800 0
(b) Fees 170 (9) (b)	60 0
(c) Sale of refuse 132	—
(d) Fines on contractors and labourers	5 0
(4) Slaughterhouse and cattle pound —	
(a) Fees 170 (10) (a)	200 0
(b) Sale of refuse	—
(5) Water supply.—	
(a) Water rates 143 (b), 148	—
(b) Private water service fees	—
(c) Distraint fees	—
(d) Works executed for customers	—
(e) Rent of meters	—
(f) Private water service connections	—
(6) Hospitals.—	
(a) Contributions from Government	—
(b) Rent of Hospital Grounds	—
(7) Markets and galas.—	
(a) Rents	7,500 0
(b) Poutiques and stalls 170 (11)	4,000 0
(c) Licences for private markets 152 (3)	—
(d) Licences 165 (2)	20 0
(e) Grain store rents	216 0
	<u>16,431 0</u>

HEADS OF REVENUE	Estimate for 1949 Rs c	HEADS OF EXPENDITURE	Estimate for 1949 Rs c.
E —Public recreation 170 (6) —		C —Council lands and buildings (not charged elsewhere)	
(1) Rents	100 0	(1) Wages	—
(2) Cattle grazing fees	—	(2) Commission to collectors	—
(3) Licences for public performances	50 0	(3) Rent of office	500 0
(4) Entertainment tax	100 0	(4) Maintenance	200 0
	<u>250 0</u>	(5) Furniture	—
		(6) Loan charges	—
F —Cemeteries (Cap 181) —		(7) New works	—
(1) Fees	25 0	(8) War allowance	—
(2) Hire of hearses	—		<u>700 0</u>
(3) Graves sold for erecting monuments	—		
	<u>25 0</u>	D —Public health —	
		(1) General.—	
G —Dog registration (caps 334 and 333) —		(a) Salaries—	
(1) Registration fees	50 0	(1) Sanitary inspectors	—
(2) Fines	5 0	(2) Public health nurse	—
(3) Sale of dog collars	50 0	(3) Midwives	960 0
(4) Seizing fees	—	(b) Wages	640 0
	<u>105 0</u>	(c) Allowances	96 0
		(d) Uniforms	—
H —Weights and measures (cap. 127) —		(e) Printing	—
(1) Fees for stamping	50 0	(f) Disinfectants	150 0
(2) Fines	25 0	(g) Instruments and drugs (midwife)	1,000 0
	<u>75 0</u>	(h) Drainage construction	—
		(i) Drainage compensation	—
I —Fire protection —		(j) Expenses of health week	50 0
(1) Fees	—	(k) Fees for milk analyses	100 0
		(l) Anti-plague measures	100 0
J —Reading rooms and libraries —		(m) Anti-small-pox measures	50 0
(1) Grants	—	(n) Maternity home and child welfare clinic	1,000 0
(2) Subscriptions	500 0	(o) War allowance	1,250 0
	<u>500 0</u>	(2) Scavenging —	
		(a) Wages	2,500 0
Grand Total	48,227 0	(b) Carts, bulls and lorries	3,500 0
		(c) Stores	1,500 0
		(d) Incinerator	—
		(e) War allowance	2,500 0
		(3) Conservancy.—	
		(a) Wages	1,800 0
		(b) Carts, bulls and lorries	1,300 0
		(c) Stores	1,000 0
		(d) Rent of night soil depot	—
		(e) Maintenance of latrines	1,000 0
		(f) Acquisition	—
		(g) Construction	—
		(h) War allowance	2,300 0
		(4) Slaughter-house and cattle pound.—	
		(a) Wages	—
		(b) Maintenance	150 0
		(c) Acquisition	—
		(d) Construction	500 0
		(e) Cattle disease	—
		(f) War allowance	—
		(5) Water supply —	
		(a) Wages	—
		(b) Stores	—
		(c) Maintenance	1,000 0
		(d) Acquisition	—
		(e) Construction	—
		(f) Loan charges	—
		(g) Commission to collectors	—
		(h) Public baths	7,500 0
		(i) War allowance	—
		(6) Hospitals —	
		(a) Wages	—
		(b) Maintenance	—
		(c) Paupers	10 0
		(d) War allowance	—
		(7) Markets and galas —	
		(a) Wages	—
		(b) Maintenance	500 0
		(c) Printing, &c.	—
		(d) Construction	1,000 0
		(e) Compensation	—
		(f) Acquisition	3,000 0
		(g) Loan charges	—
		(h) War allowance	—
			<u>36,456 0</u>
		E.—Public recreation 170 (6) :—	
		(1) Wages	—
		(2) Maintenance	—
		(3) Allowance to band	—
		(4) Acquisition	—
		(5) Contributions and grants	500 0
		(6) War allowance	—
			<u>500 0</u>

HEADS OF EXPENDITURE	<i>Estimate for 1949 Rs. c.</i>	Settled and adopted by the Council at its meeting on October 27, 1948, subject to revision by the Commissioner of Local Government
F.—Cemeteries (Cap. 181) :—		Town Council, Rambukkana, January 21, 1949
(1) Wages	—	Revised and sanctioned
(2) Maintenance	—	N H KARUNARATNE, for Chairman
(3) Construction	—	G. D SIRISENA, for Commissioner of Local Government
(4) War allowance	—	Colombo, March 7, 1949.
G.—Dog registration (Caps 334 and 333) :—		
(1) Destruction of dogs	250 0	
(2) Commission to collectors	—	
(3) Cost of dog collars	75 0	
(4) Fees to seizers	75 0	
(5) Maintenance of dog pound	—	
(6) Construction	—	
	400 0	VILLAGE COMMITTEE OF KAMMAL PATTU The Butchers Ordinance
H.—Weights and measures (Cap. 127) :—		
(1) Fees to inspectors	—	NOTICE is hereby given under section 7 of the Butchers Ordinance (Chapter 201), as amended by section 6 of Ordinance No 44 of 1947, that the persons mentioned in the schedule hereunder have made applications to me for carrying on the trade of butchers during the year 1949
(2) Stores	—	Any person residing within the limits of the village area of Kammal Pattu, Chilaw District, who desires to object to the issue of any of these licences, should furnish me in duplicate, within 14 days from the date of this <i>Gazette</i> , a written statement of the grounds of his objections for the issue of licences
I.—Fire Protection :—		
(1) Cost of fire extinguishers, refills, &c	35 0	
J.—Reading rooms and libraries :—		
(1) Salaries	—	<i>Schedule</i>
(2) Wages	120 0	<i>Name</i>
(3) Books and Periodicals	1,000 0	<i>Premises</i>
(4) Furniture	1,000 0	1. W Clement Fernando .. Waikkal
(5) Maintenance	200 0	2 W Gerad Thamel .. Katuneriya
(6) War allowance	—	W. K CHARLES WILLIAM FERNANDO, Chairman.
	2,320 0	Village Committee Office, Nainamadama, Wennappuwa, March 1, 1949.
Grand Total	65,896 0	