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PART IV—LOCAL GOVERNMENT

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

	PAGE		PAGE
Local Government Notifications	1695	Budgets	1715
By-laws	1700	Sale of Properties	1727
Posts—Vacant	1711	Road Committee Notices	—
Notices under the Local Authorities Elections Ordinance	1714	Miscellaneous Notices	1729
Statements of Revenue and Expenditure	—		

Local Government Notifications

L. D.—B. 67/36.

The Public Performances Ordinance

RULE made by the Minister of Home Affairs and Rural Development by virtue of the powers vested in him by section 3 of the Public Performances Ordinance (Chapter 134), as modified by the Proclamation published in *Gazette Extraordinary* No. 9,773 of September 24, 1947.

R. S. V. POULIER,
Permanent Secretary,
Ministry of Home Affairs and
Rural Development

Colombo, November 16, 1950.

RULE

The rules made under section 3 of the Public Performances Ordinance (Chapter 134), and published in *Gazette* No. 7,004 of April 4, 1919, as amended by rule published in *Gazette* No. 9,108 of April 9, 1943, are hereby further amended in so far as they relate to the area within the administrative limits of the Wattala-Mabole-Peliyagoda Urban Council, by the substitution, for the scale of fees set out in rule A 3 thereof, of the following new scales:—

“Public performances conducted in the way of business.

	For one month.	For one (terminating on December 31).	For one year
	Rs.	Rs.	Rs.
Where the number of persons for whom seating accommodation is provided does not exceed 199	15	100	200
Where the number of persons for whom seating accommodation is provided exceeds 199, but does not exceed 399	25	200	300
Where the number of persons for whom seating accommodation is provided exceeds 399	50	300	400

1695—J. N. B 2826-1,518 (11/50)

F 1

Public performances conducted in aid of any public, religious, educational, philanthropic or charitable purpose and not in the way of business.

- (1) For a period not exceeding six days, a fee calculated at the rate of Rs. 5 for each day in that period.
- (2) For a period exceeding six days, a fee calculated at the rate of Rs. 25 for each unit of seven days and Rs. 5 for each outstanding day in that period.”

L. D.—B. 33/43/C. L. G.—A417.

The Municipal Councils Ordinance, No. 29 of 1947

BY virtue of the powers vested in me by sections 284 and 285 of the Municipal Councils Ordinance, No. 29 of 1947, 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, with effect from January 1, 1951—

- (1) vary the limits of the Municipality of Colombo (as defined in the Proclamation published in *Gazette* No. 6,470 of November 10, 1911, and therein referred to as the “town of Colombo”), by the addition thereto, of the area specified in the schedule hereto;
- (2) increase the number of Councillors of the Municipal Council of Colombo from 30 to 31;
- (3) declare that the area so specified shall constitute a new Ward to be known as Ward No. 31, Kirillapone.

S. W. R. D. BANDARANAIKE,
Minister of Health and Local Government.
Colombo, November 20, 1950.

SCHEDULE

All that area of land situated in the Colombo District of the Western Province and bounded as follows:—

North: By a line drawn from a point at the centre of the confluence of Dehiwela canal with

Kirillapone canal north-eastwards along the centre of the said Kirillapone canal to the centre of Kirillapone-Narahenpita road.

East: By a line drawn from the last-mentioned point southwards along the centre of the Kirillapone-Narahenpita road to a point in line with the northern boundary of Kirillapone burial ground, thence by a line drawn westwards and southwards across the said road and along the northern and western boundaries of the said burial ground to the centre of the Nugegoda-Kirillapone road, thence by a line drawn westwards along the centre of the said road to the centre of its junction with Colombo-Avissawella road, thence by a line drawn south-eastwards along the centre of the said Colombo-Avissawella road to the northern limit of the Dehiwela-Mount Lavinia Urban Council area.

South: By a line drawn from the last-mentioned point north-westwards, southwards, and again north-westwards along the northern limit of Dehiwela-Mount Lavinia Urban Council area to the centre of Dehiwela canal.

West: By a line drawn from the last-mentioned point north-westwards along the centre of the Dehiwela canal to the starting point of northern limit of the area.

L. D.—B 195/32—L. G. D.—BA. 206A.

The Colombo Municipal Council Waterworks Ordinance

REGULATION made by the Municipal Council of Colombo, under section 39 of the Colombo Municipal Council Waterworks Ordinance (Chapter 161), and confirmed by the Minister of Health and Local Government by virtue of the powers vested in him by section 40 of that Ordinance, as modified by the Proclamation published in *Gazette Extraordinary* No. 9,773 of September 24, 1947.

P. O. FERNANDO,
Acting Permanent Secretary,
Ministry of Health and Local Government.

Colombo, November 14, 1950.

REGULATION

The regulations set out in the schedule to the Colombo Municipal Council Waterworks Ordinance (Chapter 161), are hereby amended as follows:—

1. in regulation 17, by the substitution, for the words "or lead", of the words "or lead or copper"; and
2. by the insertion, immediately after regulation 20, of the following new regulations:—

"20A. (1) Every service pipe or distributing pipe of copper connected by means of screw joints must comply with the requirements of British Standard 61: Part 1: 1947 for copper tubes (heavy gauge) for general purposes, and every screw thread used in connection with such joints must comply with the requirements of British Standard 61: Part 2: 1946 for screw threads for copper tubes.

(2) Copper alloy pipe fittings and copper alloy three-piece unions for copper pipes screwed in accordance with the requirements of Table 1 of British Standard 61: Part 2: 1946 must comply with the requirements of British Standard 99: 1922 or British Standard 66: 1914, as the case may be.

(3) Cast copper alloy pipe fittings for copper pipes screwed in accordance with the requirements of Table 4 of British Standard 61: Part 2: 1946: must comply with

relevant requirements of British Standard 143: 1938 or British Standard 1256: 1945 for malleable cast iron and cast copper alloy pipe fittings.

20B. (1) Every service pipe or distributing pipe of copper to be connected by means of compression fittings or capillary fittings or by bronze or autogenous welding must comply with the requirements of—

- (a) British Standard 1386: 1947 for copper tubes to be buried underground, if such pipe is to be laid under the ground; or
- (b) British Standard 659: 1944 for light gauge copper tubes, if such pipe is to be laid above the ground.

(2) Every capillary fitting or compression fitting referred to in paragraph (1) must comply with the requirements of British Standard 864: 1945 for capillary fittings and compression fittings of copper or copper alloy for use with light gauge copper tubes, and where any such compression fitting is on any pipe to be laid under the ground it must be of Type B."

L. D.—B. 100/50/L. G. D.—BC. 259

The Vehicles Ordinance

REGULATION for the town within the administrative limits of the Kankasanturai Town Council, 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

P. O. FERNANDO,
Permanent Secretary,
Ministry of Health and Local Government.
Colombo, November 14, 1950.

REGULATION

When any solo pedal cycle is being ridden or wheeled along by any person on any highway —

- (1) he shall not carry any other person on such cycle; and
- (2) no other person shall cause or permit himself to be carried on such cycle.

L. D.—B 139/46/L. G. D.—BA. 623/15.

The Entertainment Tax Ordinance, No. 12 of 1946

THE following resolution, passed by the Kandy Municipal Council, 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 Council, 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 Council in lieu of the tax imposed and levied in respect of such payments by resolution published in *Gazette* No. 9,837 of February 27, 1948.

Amount of payment	Rate of tax Rs. c.	(j) exceeds Rs. 10—
Where the payment for admission, excluding the amount of tax—		(1) for the first Rs. 10 1 0
		(2) for each additional Rs. 5 or part thereof 1 0."
(a) is not less than 20 cents but is less than 40 cents	0 5	
(b) is not less than 40 cents but is less than 60 cents	0 10	
(c) is not less than 60 cents but is less than 80 cents	0 15	
(d) is not less than 80 cents but is less than Re. 1.20	0 20	
(e) is not less than Re. 1.20 but is less than Re. 1.40	0 30	
(f) is not less than Re. 1.40 but is less than Re. 1.60	0 35	
(g) is not less than Re. 1.60 but is less than Rs. 2.10	0 40	
(h) is not less than Rs. 2.10 but is less than Rs. 2.40	0 50	
(i) is not less than Rs. 2.40 but is less than Rs. 3.50	0 60	
(j) is not less than Rs. 3.50 but is less than Rs. 4.50	0 80	
(k) is not less than Rs. 4.50 but is less than Rs. 5	1 0	
(l) exceeds Rs. 5	25% of the payment."	

P. O. FERNANDO,
Permanent Secretary,
Ministry of Health and Local Government.
Colombo, November 14, 1950.

L. D.—B. 139/46/L. G. D.—GA. 53/1.

The Entertainment Tax Ordinance, No. 12 of 1946

THE following resolution passed by the Village Committee of the Palispattu West, (Pata Dumbara) village area in the Kandy 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 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.

Amount of payment	Rate of tax Rs. c.
Where the payment for admission, excluding the amount of tax—	
(a) is not less than 20 cents but does not exceed 50 cents	0 5
(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

(j) exceeds Rs. 10—
(1) for the first Rs. 10 1 0
(2) for each additional Rs. 5 or part thereof 1 0."

P. O. FERNANDO,
Permanent Secretary,
Ministry of Health and Local Government.
Colombo, November 14, 1950.

L. D.—B. 26/38.

The Urban Councils Ordinance, No. 61 of 1939

RULE made by the Minister of Health and Local Government under section 205 of the Urban Councils Ordinance, No. 61 of 1939, as modified by the Proclamation published in *Gazette Extraordinary* No. 9,773 of September 24, 1947.

P. O. FERNANDO,
Permanent Secretary,
Ministry of Health and Local Government.
Colombo, November 14, 1950

RULE

The Financial Rules and Orders published in *Gazette* No. 8,458 of June 16, 1939, as amended by rule published in *Gazette* No. 10,085 of March 17, 1950, are hereby further amended in Chapter V, by the insertion immediately after rule 170 of the following new rule:—

"170A. An officer who has been confirmed in his appointment may be allowed, with the approval of the Council, an advance of an amount not exceeding Rs. 250 or six months' salary, whichever is less, for the purchase of a solo pedal cycle. Such advance shall be subject to any by-laws that the Council may make and to the terms and conditions prescribed in the Financial Regulations of the Government."

L. D.—B. 12/45/L. G. D.—BA. 620/7.

The Urban Councils Ordinance, No. 61 of 1939 Special Conservancy Rate for 1951

IT is hereby notified that the Wattagama Urban Council has, under section 143 (b) of the Urban Councils Ordinance, No. 61 of 1939, and with the sanction of the Minister of Health and Local Government given under that section, as modified by the Proclamation published in *Gazette Extraordinary* No. 9,773 of September 24, 1947, imposed for the year 1951, subject to such limits and exemptions as may be prescribed by by-laws, a special conservancy rate of six per centum of the annual value of all immovable property situated within the town of Wattagama, payable in four equal instalments on March 31, June 30, September 30, and December 31, respectively.

P. O. FERNANDO,
Permanent Secretary,
Ministry of Health and Local Government.
Colombo, November 15, 1950.

L. D.—B. 12/45/L. G. D.—BA 620/7.

The Urban Councils Ordinance, No. 61 of 1939 Special Water Rate for 1951

IT is hereby notified that the Wattagama Urban Council has, under section 143 (b) of the Urban Councils Ordinance, No. 61 of 1939, and with the sanction of the Minister of Health and Local Government given under that section, as modified by the Proclamation published in *Gazette Extraordinary*

No. 9,773 of September 24, 1947, imposed for the year 1951, subject to such limits and exemptions as may be prescribed by by-laws, a special water rate of six per centum of the annual value of all immovable property situated within the town of Wattagama, payable in four equal instalments on March 31, June 30, September 30, and December 31, respectively.

P. O. FERNANDO,
Permanent Secretary,
Ministry of Health and Local Government.
Colombo, November 15, 1950.

L. D.—B. 22/47.

PASSARA TOWN COUNCIL

Special Water Rate for 1951

The Town Councils Ordinance, No. 3 of 1946

IT is hereby notified that the Passara 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 1951, subject to such limits and exemptions as may be prescribed by by-laws, a special water rate of two per centum of the annual value of all immovable property situated within the town of Passara, payable in four equal instalments on March 31, June 30, September 30 and December 31, respectively.

P. O. FERNANDO,
Permanent Secretary,
Ministry of Health and Local Government.
Colombo, November 14, 1950.

L. D.—B. 70/46.

The Town Councils Ordinance, No. 3 of 1946

RULES made by the Minister of Health and Local Government under section 206 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.

P. O. FERNANDO,
Permanent Secretary,
Ministry of Health and Local Government.
Colombo, November 14, 1950.

RULES

The Financial Rules and Orders published in *Gazette* No. 9,609 of October 4, 1946, are hereby amended, in Chapter VIII under the heading Travelling, as follows:—

(1) in rule 300 by the substitution, for the words "shall be paid to the Chairman, members and staff", of the words, "shall be paid to the officers and servants who receive a salary in respect of their services to the Council";

(2) by the insertion, immediately after rule 300, of the following new rules:—

"300A. A travelling allowance may be paid, to the Chairman, Vice-Chairman, or any other member of the Council, by way of re-imbusement of any travelling expenses incurred by him in the performance of any duty under the Ordinance, in accordance with the following provisions:—

	Rate per mile
	Rs. c.
(a) for distances not exceeding 50 miles along a railway route in respect of the outward or homeward journey ..	0 45

Rate per mile
Rs. c.

- | | |
|---|------|
| (b) for distances exceeding 50 miles along a railway route— | |
| (i) for the first 50 miles, in respect of the outward or homeward journey .. | 0 45 |
| (ii) for every mile covered in excess of the first 50 miles .. | 0 25 |
| (c) in respect of any distance that is not along a railway route | 0 45 |
| (d) in respect of journeys performed within the administrative limits of the Council .. | 0 25 |
| (e) for the purposes of the preceding provisions, where the total distance covered includes an outstanding part of a mile, such part shall be reckoned as one mile; | |
| (f) where the journey is made by train, a sum equivalent to the first class train fare and fee for a sleeping berth where sleeping accommodation is provided may be paid in respect of that journey; | |
| (g) where the whole or part of any journey is made in a conveyance, other than a train, the actual fare or hire or a sum calculated in the manner set out in paragraph (1), whichever amount is less, may be paid in respect of that journey; | |
| (h) where a journey is made by train, reasonable sums may be paid in respect of expenses incurred in travelling between— | |
| (i) home or place of departure and the railway station; | |
| (ii) railway station and place of destination; | |
| (iii) place of destination and the railway station; and | |
| (iv) railway station and home; | |
| (i) where two or more persons use a vehicle at the same time and the cost of conveyance is not determined by the number of persons using the vehicle, the travelling allowance can be claimed by only one person; | |
| (j) no travelling allowance may be claimed for attending meetings of the Council or its Committees, or in respect of journeys to the office of the Council. | |
| 300B. An allowance for subsistence at the rate of eight rupees a day may be paid to the Chairman, Vice-Chairman or any other member of the Council when he is away in connection with the performance of any duty imposed under the Ordinance: Provided, however, that no such allowance shall be paid in respect of any journey made within the administrative limits of the Council or when the period of absence is less than six hours. | |
| For the purpose of calculating that allowance— | |
| (a) each complete period of 24 hours shall be reckoned as one day; | |
| (b) a period of less than 24 hours— | |
| (i) if such period is not less than 6 hours shall be reckoned as $\frac{1}{2}$ day; | |
| (ii) if such period is not less than 12 hours shall be reckoned as 1 day. | |

300c. In addition to the allowance for subsistence referred to in rule 300B, an allowance for lodging in a resthouse or hotel shall be paid at the rate of Rs. 2.50 for each night so spent, provided receipts in support of the expenses incurred on lodging are furnished.

300d. (1) All claims for re-imbusement of travelling expenses under these rules shall state full particulars as regards the places visited, the purpose of each journey, the distance travelled, the time of departure and arrival, the conveyance used and the fare paid for such conveyance.

(2) All claims for re-imbusement of travelling expenses shall be made within sixty days of the completion of the journey.

(3) Every claim for re-imbusement of travelling expenses shall be made substantially in the Form L. G. D. 85 set out in the Schedule to these rules; and

(3) in the Schedule thereto, by the insertion, at the end of that Schedule, of the following:—

“ FORM L. G. D. 85

(RULE 300D.)

Travelling Claim

_____ T. C.

Head of Budget : _____.

Sub-head and Item : _____.

Name and Designation of Payee : _____.

For proceeding to : _____.

Amount voted by Council : _____.

Reference to Resolution : _____.

For : _____.

Rs. c.

A. Transport Allowance (details overleaf)

B. Allowance for subsistence

C. Lodging allowance (details overleaf)

Total amount of claim

I certify _____ (a) that the above claim amounting to (in words) Rupees _____ and _____ cents contains a correct statement of the travelling performed by me in connection with duties imposed under the Town Councils Ordinance, No. 3 of 1946; (b) that the travelling expenses were necessarily and actually incurred; (c) that the rates charged are fair and reasonable and in accordance with the rules applicable thereto; and (d) that the journey was performed in a manner involving least expense to the Council having regard to the nature of the service.

Signed : _____,
Chairman/Member

Examined and passed:

Initialed : _____.

Expenditure Clerk

Countersigned : _____,
Chairman.

T. C. : _____.

Date : _____, 19—.

Received from the Town Council _____ the sum of Rupees _____ and _____ cents on the above claim.

Date : _____, 19—.

Signature : _____.

Date		, 19		How of		A Transport Allowance				B	C	Explanatory remarks. In this column enter name of Hotel or Resthouse in respect of which lodging allowance is claimed and attach receipt in support
Month	Day	Arrival	Departure	(1) Starting place* (2) Place visited*	Mode of conveyance † (Class of fare is claimed)	Fare Rs. c	No. of miles travelled	Amount of muleage	Allowance for out of pocket expenses	Lodging allowance		
											Total	

* The halting place for each night should be stated.

† Registered number of car and whether private or hiring should be stated if mileage is claimed.

By-laws

L.D.—B15/45/L.G.D.—BB. 1202.

The Urban Councils Ordinance, No. 61 of 1939

BY-LAWS made by the Wattegama Urban Council under sections 166 and 170 of the Urban Councils Ordinance, No. 61 of 1939, and approved by the Minister of Health and Local Government by virtue of the powers vested in him by section 167 of the Ordinance, as modified by the Proclamation published in *Gazette Extraordinary* No. 9,773 of September 24, 1947.

P. O. FERNANDO,
Permanent Secretary,

Ministry of Health and Local Government.

Colombo, November 18, 1950.

BY-LAWS

1. No person shall hawk, keep or expose for sale, otherwise than in a case or receptacle so constructed of permanent material as to prevent the contamination of its contents by dust or flies, any cooked food, pastry, confectionery, sweetmeat, sherbet, sweet drink, preserved fruit or fruit peeled, skinned, cut or otherwise prepared for immediate consumption. Such case or receptacle shall always be maintained in a clean condition, and shall not be left open except for the purpose of placing articles therein or cleaning it.

2. (1) It shall be lawful for the Sanitary Inspector or any other officer appointed for the purpose by the Council, to inspect any meat, poultry, fish whether fresh, salted or iced, game flesh, vegetables, fruit, cooked food, pastry, confectionery, sweetmeat, sherbet, sweet drink or other article of food or drink kept or exposed for sale, and if it appears to him that such article of food or drink is unwholesome or unfit for human consumption, to seize and convey such article to the Chairman or the Medical Officer of Health.

(2) If the Chairman or the Medical Officer of Health certifies that any article of food or drink seized under paragraph (1) is unwholesome or unfit for human consumption, such article may be destroyed without payment of compensation to the person from whose possession it was seized.

3. Any person who contravenes by-law 1 shall be guilty of an offence and shall be liable on conviction to a fine not exceeding two hundred and fifty rupees, and in the case of a continuing offence, to an additional fine not exceeding twenty-five rupees for every day during which the offence is committed after conviction or after written notice from the Chairman of such contravention.

4. In these by-laws—

“Chairman” means the Chairman of the Council; and

“Council” means the Wattegama Urban Council.

L. D.—B. 22/50./L. G. D.—BC. 262.

The Town Councils Ordinance

BY-LAWS made by the Teldeniya Town Council under sections 166 and 170 of the Town Councils Ordinance, No. 3 of 1946, and approved by the Minister of Health and Local Government by virtue of the powers vested in him by section 167 of the Ordinance, as modified by the Proclamation published in *Gazette Extraordinary* No. 9,773 of September 24, 1947.

P. O. FERNANDO,
Permanent Secretary,

Ministry of Health and Local Government

Colombo, November 8, 1950.

BY-LAWS

1. No person shall remove sand, gravel or stones from any immovable property vested in or under the control of the Council except on a permit issued by the Chairman.

2. Fees at the following rates shall be charged in respect of every permit issued under by-law 1:—

	Rs. c.
(1) For every lorry load of sand ..	0 50
(2) For every lorry load of gravel ..	0 75
(3) For every lorry load of stones ..	1 0
(4) For every cart load of sand ..	0 10
(5) For every cart load of gravel ..	0 15
(6) For every cart load of stones ..	0 20

3. Every contravention of by-law 1 shall be punishable with a fine not exceeding fifty rupees, and in the case of a continuing contravention with an additional fine not exceeding twenty-five rupees for every day during which the contravention is continued after conviction thereof by a court of competent jurisdiction, or after service of a written notice from the Chairman or other officer authorised in that behalf by the Chairman, directing attention to such contravention.

4. In these by-laws—

“Chairman” means the Chairman of the Council; and

“Council” means the Teldeniya Town Council.

L. D.—B. 22/50. /L. G. D.—BC. 261.

The Town Councils Ordinance, No. 3 of 1946

BY-LAW made by the Teldeniya Town Council under sections 166 and 170 of the Town Councils Ordinance, No. 3 of 1946, approved by the Minister of Health and Local Government by virtue of the powers vested in him by section 167 of that Ordinance, as modified by the Proclamation published in *Gazette Extraordinary* No. 9,773 of September 24, 1947.

P. O. FERNANDO,
Permanent Secretary,

Ministry of Health and Local Government.

Colombo, November 14, 1950.

BY-LAW.

1. No person shall stand or loiter in any street or thoroughfare after having been ordered to move on by a Police Officer in uniform or by the headman of the area. Every contravention of this by-law shall be punishable with a fine not exceeding five rupees.

L. D.—B. 96/47. /L. G. D.—BC. 264.

The Town Councils Ordinance, No. 3 of 1946

BY-LAWS made by the Rambukkana Town Council under sections 166 and 170 of the Town Councils Ordinance, No. 3 of 1946, and approved by the Minister of Health and Local Government by virtue of the powers vested in him by section 167 of the Ordinance, as modified by the Proclamation published in *Gazette Extraordinary* No. 9,773 of September 24, 1947.

P. O. FERNANDO,
Permanent Secretary,

Ministry of Health and Local Government.

Colombo, November 8, 1950.

BY-LAWS

Overhanging trees

1. Whenever any tree within the administrative limits of the Council or any branch or fruit or any other part of such tree is causing or is likely to cause damage to any building, wall or drain, or is

in a condition dangerous or likely to be dangerous to the occupants of such building, or to passers-by on any 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 cut down and remove, such tree or branch or fruit or other part of such tree, as the case may be, within such time as may be specified in the notice, and where such owner or occupier on whom such notice is served fails to comply with its requirements within the time specified therein, any officer or workman authorised in writing by the Chairman may enter upon such land and, at the expense of such owner or occupier, do what such owner or occupier was required to do by the notice. The expenses incurred thereby may be recovered as a debt due to the Council.

2. Every owner or occupier who fails to comply with the requirements of a notice served on him under by-law 1, within the time specified in such notice shall be guilty of an offence punishable with a fine not exceeding fifty rupees.

3. In these by-laws—

“Chairman” means the Chairman of the Council; and

“Council” means the Rambukkana Town Council.

L.D.—B. 85/47./L. G D.—BC. 265

The Town Councils Ordinance, No. 3 of 1946

BY-LAWS made by the Minuwangoda Town Council under sections 166 and 170 of the Town Councils Ordinance, No. 3 of 1946, and approved by the Minister of Health and Local Government by virtue of the powers vested in him by section 167 of the Ordinance, as modified by the Proclamation published in *Gazette Extraordinary* No. 9,773 of September 24, 1947.

P. O. FERNANDO,
Permanent Secretary,
Ministry of Health and Local Government.

Colombo, November 14, 1950.

BY-LAWS

Overhanging trees

1. Whenever any tree within the administrative limits of the Council or any branch or fruit or any other part of such tree is causing or is likely to cause damage to any building, wall or drain, or is in a condition dangerous or likely to be dangerous to the occupants of such building, or to passers-by on any 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 cut down and remove, such tree or branch or fruit or other part of such tree, as the case may be, within such time as may be specified in the notice, and where such owner or occupier on whom such notice is served fails to comply with its requirements within the time specified therein, any officer or workman authorised in writing by the Chairman may enter upon such land and at the expense of such owner or occupier, do what such owner or occupier was required to do by the notice. The expenses incurred thereby may be recovered as a debt due to the Council.

2. Every owner or occupier who fails to comply with the requirements of a notice served on him under by-law 1, within the time specified in such notice shall be guilty of an offence punishable with a fine not exceeding fifty rupees.

3. In these by-laws—

“Chairman” means the Chairman of the Council; and

“Council” means the Minuwangoda Town Council.

L. D.—B. 6/49.—L. G D.—GD. 14/70.

The Village Communities Ordinance

BY-LAW under section 49 of the Village Communities Ordinance (Chapter 198), made by the Village Committee of the Nallur village area in the Jaffna 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. 9,773, of September 24, 1947.

P. O. FERNANDO,
Permanent Secretary,
Ministry of Health and Local Government.
Colombo, November 14, 1950.

BY-LAW

The by-laws of the Nallur village area published in *Gazette* No. 9,963 of April 1, 1949, are hereby amended, by the addition, at the end of by-law 24, of the following new item:—

“For every 100 square feet or part thereof of open space in the market premises 1 0 per month”.

L. D.—B. 3/48 L. G. D.—GA. 14/22/4.

The Village Communities Ordinance

BY-LAWS under section 49 of the Village Communities Ordinance (Chapter 198), made by the Village Committee of the Udalalata East village area in the Divisional Revenue Officer's Division of Tumpane in the Kandy 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.

P. O. FERNANDO,
Permanent Secretary,
Ministry of Health and Local Government.

Colombo, October 30, 1950.

BY-LAWS

Dairies and sale of milk

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 of four or more cows, 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 21.

2. No person shall keep a dairy of four or more cows except on a licence issued by the Chairman in that behalf.

3. No licence shall be issued under by-law 2 unless the premises in respect of which the licence is to be issued are in conformity with the following requirements:—

- (1) Every building or shed intended for the accommodation of cattle must—
 - (a) be built of brick, stone, cabook or wood;
 - (b) have its walls and pillars limewashed and, unless constructed of wood, plastered with cement to a height of four feet from the ground;
 - (c) have its roof constructed of durable material;
 - (d) have its floor paved with brick or stone rendered in cement, cement concrete, or asphalt;

- (e) have drains for the purpose of conveying urine, washings and waste water into one or more covered receptacles, such drains being paved with brick or stone rendered in cement, cement concrete, or asphalt;
- (f) be proportionate in size to the number of cows to be accommodated therein, allowing for each cow a floor space of not less than eight feet in length and five feet in width and a minimum air space of four hundred cubic feet.
- (2) The building or shed intended for use as a milk room must—
- (a) be at a distance of not less than twenty-five feet from the cow-shed or other buildings, and not less than one hundred feet from any latrine, cesspit, ashpit, permanent manure heap, or open sewer;
- (b) have walls of not less than seven feet in height, built of stone, brick or cabook, and plastered or limewashed on the inside;
- (c) have at least two opposite walls abutting on the open air;
- (d) have its floor cemented, and the junction of the floor with the walls rounded off with cement;
- (e) have a ceiling which is constructed of grooved and oil-painted boards capable of preventing dirt and dust falling from the roof;
- (f) have the eaves of the roof at least six feet above the level of the ground;
- (g) have at least one window and one door, the area of the window space being not less than one-fifteenth of the superficial floor space of the room and have each window and door covered with fly-proof netting, and have at least one window and one door facing each other; and
- (h) be provided with a table covered with marble, slate, zinc or other impermeable material approved by the Chairman, and with a sanitary dust-bin and a suitable rack for storing clean bottles.
4. The licensee of a dairy shall cause—
- (a) a board with his name and the words "Licensed Dairy" Legibly painted thereon in English, Sinhalese and Tamil, to be affixed in a conspicuous position on the outside of the dairy;
- (b) a copy in Sinhalese and Tamil of these by-laws relating to dairies, and the licence, to be framed and hung in a conspicuous position in the dairy;
- (c) a list of the names and addresses of all employees and a register containing the names and addresses of all persons to whom he supplies milk, to be kept in the dairy so as to be available for inspection at any time;
- (d) the walls of every room forming part of the dairy to be limewashed and the woodwork to be washed with hot water and soap at least twice a year in the months of June and December and at such other times, as may be ordered by the Chairman in writing;
- (e) the floor of every building and the top of the table in the milk room to be washed at least once every day;
- (f) every part of the dairy, its surroundings, and drains, to be kept clean and in good repair;
- (g) all dung, refuse, urine and 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;
- (h) all cattle food, other than grass or straw, to be stored in a suitable rat-proof receptacle,
- (i) all utensils, furniture, and other requisites used in or belonging to the dairy to be kept clean;
- (j) each milk or butter vessel, churn, separator, or other article used in the dairy, to be washed after each occasion on which it is used, first with cold water then with boiling water and soda and finally with water, which has been boiled and cooled;
- (k) the brushes for cleaning articles used in the dairy to be boiled for ten minutes each time after use;
- (l) every vessel to be thoroughly cleaned before milk is poured into it; and
- (m) every vessel in the dairy containing milk to be adequately protected with a clean cover or lid and all proper precautions to be taken to prevent the milk from being contaminated during transit.
5. The licensee of a dairy shall not use for the purpose of the dairy any water other than water obtained from a source approved by the Chairman and capable of supplying a sufficient quantity of pure water.
6. The licensee of a dairy shall not allow any milk vessel, butter vessel, churn, separator, or other article used in the dairy to be used for any purpose other than the purposes of the dairy.
7. (1) 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.
- (2) The licensee of a dairy shall not cause or permit any vessel used for the storage of milk to be kept in any place other than the milk room.
8. The licensee of a dairy shall not cause or permit milk to be drawn from any cow unless, immediately before the time of milking, the udder and teats of the cow are thoroughly cleaned and wiped with a clean damp cloth, and unless the hands of the person milking are also thoroughly washed and cleaned.
9. (1) The licensee of a dairy shall not cause or permit milk intended for sale to be kept in any place other than the milk room.
- (2) The licensee of a dairy shall not use the milk room or permit it to be used for any purpose other than that of storing or preparing milk.
10. The licensee of a dairy shall not cause or permit any animal or bird to enter or remain in the milk room for any purpose whatsoever.
11. (1) No person who is suffering or has recently suffered from any infectious, contagious, or cutaneous disease, or 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.
- (2) The licensee or person in charge of a dairy shall not employ, or admit into the premises of the dairy, any person who is suffering or has recently suffered from any infectious, contagious, or cutaneous disease, or has been recently in attendance on any person suffering from such disease until the periods of infection and incubation have elapsed.
12. The licensee of a dairy shall give immediate notice to the Chairman of any case or suspected case of infectious or contagious disease which may occur among the persons employed in the dairy.
13. (1) The licensee of a dairy shall, whenever an animal in his dairy is affected with any contagious or infectious disease, forthwith give notice of that fact to the Chairman, and shall, in order to prevent infection or contamination, forthwith remove from the proximity of other animals, any animal in his dairy which is found or is suspected to be suffering from any infectious or contagious disease.

(2) On the outbreak of any infectious or contagious disease, the licensee of a dairy shall carry out such instructions for the control of the outbreak as may from time to time be issued by the Chairman or any person authorised by the Chairman.

14. The licensee of a dairy shall not—

- (a) sell, or cause or permit the sale of, the milk of any cow suffering from tuberculosis, acute mastitis, foot-and-mouth disease, anthrax or actinomycosis of the udder, or add such milk, or cause, or permit such milk to be added to any milk which is intended for sale or human consumption; or
- (b) adulterate milk by the addition thereto of water or any other foreign liquid or substance; or
- (c) sell, or supply to any person milk obtained from any cow other than a cow kept in the licensed dairy.

15. (1) No person shall keep a dairy of not more than three cows, 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.

16. Every person registered as a supplier of milk shall take all such measures and precautions as may be necessary to ensure that the cow-stalls, utensils and other requisites are kept clean, and that the cow-shed is at a distance of at least twenty-five feet from the nearest cesspit or latrine and is provided with an adequate supply of water.

17. No person registered as a supplier of milk shall cause or permit any cow to be milked for the purpose of obtaining milk unless, at the time of milking, the udder and the teats of the cow are thoroughly cleaned and wiped with a clean damp cloth, and unless the hands of the person milking are also thoroughly washed and cleaned.

18. Every person who milks the cows, and every distributor of milk, from a dairy kept by a registered supplier of milk shall be free from disease.

19. Every registered supplier of milk shall cause—

- (a) the milk to be collected, stored and distributed in vessels which are made of impervious material, are provided with a proper cover, stopper, or cork, and are capable of being cleaned daily with boiling water; and
- (b) Every vessel used for collecting, storing or distributing milk to be washed after each occasion on which such vessel is used, first with cold water, then with boiling water and soda, and finally with water which has been boiled and cooled.

20. (1) No person shall sell in any place within the village area any milk produced outside the village area unless he has been registered by the Chairman as a purveyor of milk, or is a vendor of milk who is employed by a registered purveyor of milk and to whom a card of registration has been issued by the Chairman under by-law 21.

(2) The Chairman may refuse to register any person as a purveyor of milk, if the Chairman of any duly constituted local authority for the area within which the dairy from which the person intends to obtain milk is situated, after inspection of the dairy, recommends that that person should not be registered as a purveyor of milk.

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

21. (1) No licensee of a dairy, registered supplier of milk, or registered purveyor of milk, shall employ any person as a vendor of milk unless that person holds a card of registration issued to him by the Chairman.

(2) The card of registration issued under this by-law to any person shall bear—

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

(3) No fee shall be charged for the issue of a card of registration under this by-law.

(4) The Chairman shall not issue a card of registration under this by-law to any person until a medical officer nominated by the Chairman has examined and certified that person to be free from any infectious, contagious or cutaneous disease.

(5) A card of registration issued under this by-law shall not be transferable.

22. Every person to whom a card of registration has been issued under by-law 21 shall carry such card on his person when selling or hawking or exposing, offering or delivering for sale milk, and shall on demand made by the Chairman, or any person authorised thereto by the Chairman, produce such card for inspection.

23. (1) No person shall sell, or hawk, expose, offer or deliver for sale, or carry, within the village area—

- (a) any milk from which the cream has been removed, unless such milk is contained in a vessel which is distinctly and conspicuously labelled "Skimmed Milk" in English, and with the equivalent term in Sinhalese and Tamil, and is declared at the time of sale to be skimmed milk; or
- (b) any milk adulterated with water or any other foreign substance, or liquid; or
- (c) any milk contained in any bottle, of which the mouth is not adequately covered with some impermeable material

(2) Milk to which tea, coffee or cocoa has been added for consumption on the premises of any tea or coffee boutique, or eating-house shall not be deemed to be adulterated for the purpose of this by-law.

24. (1) The Chairman, the Medical Officer of Health, the Sanitary Inspector or any other officer generally or specially 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, registered purveyor of milk, or vendor of milk.

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

25. In these by-laws—

"Chairman" means the Chairman of the Village Committee of Udapalata East village area; and

"Village area" means the Udapalata East village area in the Divisional Revenue Officer's Division of Tumpane in the Kandy District.

L. D.—B. 48/48/L. G. D.—GC. 14/32/9.

The Village Communities Ordinance

BY-LAWS under section 49 of the Village Communities Ordinance (Chapter 198), made by the Village Committee of the Wariyapola 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 that section, as modified by the Proclamation published *Gazette Extraordinary* No. 9,773 of September 24, 1947.

P. O. FERNANDO,
Permanent Secretary,
Ministry of Health and Local Government.
Colombo, November 8, 1950.

By-Laws*Roads and paths*

1. Every public 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 public 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 public 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 public 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 public 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 public road or path during the execution of any work connected with such road or path; or
- (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 public road or path: Provided that the earth, rubbish or materials referred to in paragraph (2) shall be removed within a reasonable time, and the temporary road referred to in paragraph (3) shall not run 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 public road or path, whether constructed or in the course of construction; or
- (b) except with the permission of the Committee, divert the line of any public road or path, whether constructed or in the course of construction.

5. It shall be the duty of the proprietors and cultivators of any paddy fields through which any public foot-path runs, to maintain such foot-path at its customary width.

Offensive and dangerous trades

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

- (a) Storing cured or dry fish.
- (b) Storing perishable articles of food for the purpose of trade by wholesale.
- (c) Manufacture of compost or artificial manure.
- (d) Manufacture of vinegar.
- (e) Curing or manufacturing rubber.
- (f) Manufacture of soap.
- (g) Keeping a tannery.
- (h) Curing arecanuts.
- (i) Boiling blood or offal.
- (j) Storing hides.
- (k) Storing bones.
- (l) Icing fish.
- (m) Seasoning planks.
- (n) Keeping a kraal for soaking coconut husks.
- (o) Smoking or manufacturing rubber sheets or crepe rubber.

(p) Storing artificial manure or materials used for the preparation of artificial manure in quantity over three bags.

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

- (a) Manufacture of aerated waters.
- (b) Manufacture of copra.
- (c) Any trade in which machinery driven by oil or other fuel, steam or electricity is used.
- (d) Extracting oil by apparatus.
- (e) Quarrying for cabook, gravel or metal.
- (f) Storing copra.
- (g) Storing straw.
- (h) Manufacture of desiccated coconut.
- (i) Curing or storing plumbago.
- (j) Digging for coral stones by opening a pit.
- (k) Manufacture of coconut oil by machinery.
- (l) Burning or storing lime.
- (m) Manufacturing or storing fibre.
- (n) Storing cotton wool.
- (o) Manufacture of matches.

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

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

7. (1) No person shall carry on any offensive or dangerous 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 referred to in paragraph (1) shall, unless it is cancelled under by-law 15, expire on the thirty-first day of December of the year in respect of which it is issued.

(3) No licence referred to in paragraph (1) shall be transferable.

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

- (1) the place at which that trade is to be carried on is approved by the Medical Officer of Health; and
- (2) any 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 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 propped open shall not be 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 with 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.

9. (1) If at any time during the period for which a licence in respect of any offensive or dangerous trade has been issued, any building used for the purposes of that trade ceases to be in conformity with the provisions by-law 8, 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 be in conformity with such provisions.

(2) No person on whom a notice referred to in paragraph (1) is served shall fail to comply with the requirements of such notice.

10. Any notice under by-law 9 shall be deemed to have been served on the licensee if it is affixed to the premises at which the licensee carries on the offensive or dangerous trade or if it is left with any person employed in such premises by the licensee.

11. Every holder of a licence in respect of any offensive or dangerous trade shall cause—

- (a) the floor of every building used for the purposes of such 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.

12. No holder of a licence in respect of any offensive or dangerous trade shall—

- (a) contaminate any well or tank or any river, stream, canal, channel, lake or other inland water
- (b) carry on such trade in any manner likely to cause a nuisance to or to be injurious to the health or comfort of persons in the neighbourhood

13. Every holder of a licence in respect of any offensive or dangerous trade shall cause any offensive vapours or gases which are emitted in the course of carrying on such trade—

- (a) to be discharged into the external air in such a manner and at such a 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.

14. It shall be lawful for the Chairman, or the Medical Officer of Health, or the Sanitary Inspector 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 offensive or dangerous trade is being carried on, and the licensee or person in charge thereof shall permit the inspection to be made.

15. It shall be lawful for the Rural Court, in addition to any other punishment that it may impose, to cancel the licence issued to any person to carry on any offensive or dangerous trade upon the second or subsequent conviction of that person for a breach of any of these by-laws relating to offensive or dangerous trades.

Public health and disorderly conduct

16. The owner or occupier of any house or land shall keep his premises clean and free from all weeds, rank or noisome vegetation and all refuse 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.

17. 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.

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

Public bathing places

19. (1) No person who is suffering or has recently suffered from any contagious, infectious or cutaneous disease, or has recently 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.

(2) Water for the use of any person referred to in paragraph (1) shall not be drawn except by a healthy person and shall not be used within a distance of twenty feet from a public bathing place.

20. Whenever a public bathing place is served by a well, no person shall use such well for washing animals, mats, or other things, or any clothes, except those worn at the time of bathing, and such clothes shall be washed at such distance from the well so that the splash therefrom cannot fall into the well.

21. No person shall commit a nuisance by obeying a call of nature at or near any public bathing place, except in a latrine provided for the purpose.

22. 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.

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

Construction of latrines

24. (1) Whenever the Committee defines an area within which the owner or lessee of any premises used for human habitation shall be required to construct and maintain a latrine, the Chairman may, by notice in writing, require the owner or the lessee of such premises to construct a latrine of such type and size, and in such position on the premises and with such connecting drains, as may have been determined by the Committee, and in accordance with such requirements as may be 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 any such notice, construct a latrine conforming in all respects to the requirements specified in such notice.

25. 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.

Disposal of the bodies of dead animals

26. On the death of any animal, it shall be the duty of the owner thereof, or in the absence of the owner, of the occupier of the premises in which the death occurs, to cause the body of the animal to be buried before the expiry of a period of twelve hours from the time of death.

27. Where any person who is responsible under by-law 26 for the burial of any dead animal fails to bury such animal within a period of twelve hours, the Chairman shall cause such animal to be buried, and the expenses incurred thereby may be recovered from such person as a debt due to the Committee.

Conservancy and scavenging

28. The Chairman may, by notice in writing, served on the owner of any premises situated within an area for which a conservancy service has been established, require such owner to provide a pail latrine of such size and type and in such a position in the premises as may be approved by the Chairman on the recommendation of the Medical Officer of Health or an officer authorised by such Medical Officer.

29. If the Medical Officer of Health or an officer authorised by such Medical Officer certifies that any cesspit or latrine (not being a pail latrine of the size and type referred to in by-law 28) situated in any premises within the area for which a conservancy service has been established is insanitary and dangerous to health, the Chairman may, by notice in writing served on the owner of such premises, require such owner to close such cesspit or latrine.

30. Every owner on whom a notice referred to in by-law 28 or 29 has been served shall comply with the requirements of such notice within such time in no case to be less than two months, as may be specified in such notice.

31. Every occupier of premises provided with a pail latrine and situated within an area for which a conservancy service has been established shall maintain such latrine at all times in a sanitary condition and in good repair.

32. No person other than a conservancy labourer employed by the Committee shall remove or otherwise dispose of the night-soil from any pail latrine within the area for which a conservancy service has been established.

33. The occupier of any premises served by the conservancy service, other than an occupier who is exempted by the Committee on the ground of poverty, shall pay monthly to the Committee a conservancy fee at the rate of fifty cents per bucket.

34. For the purpose of inspecting any cesspit or any latrine whether constructed or in the course of construction, in any premises, it shall be lawful for the Medical Officer of Health or an officer authorised by him, to enter the premises at any time between sunrise and sunset and the occupier of the premises shall render such officer all such assistance as may be necessary for the purpose of the inspection.

35. The occupier of any premises situated within an area for which a scavenging service has been established shall cause all ashes, sweepings and other refuse from his premises to be deposited in a bucket or bin with a suitable cover and of such shape and size as may be approved by the Chairman.

36. The occupier of any premises referred to in by-law 35 shall—

- (1) daily between such hours as the Chairman may from time to time notify by beat of tom-tom or otherwise, cause such bucket or bin to be placed by the edge of the road outside such premises but so as to cause no obstruction to traffic on the road; and
- (2) cause such bucket or bin to be removed within half an hour of the emptying of such bucket or bin by the scavenging labourers of the Committee.

37. No person shall place on any road any bucket or bin referred to in by-law 35 except between such hours as are referred to in by-law 36.

38. The occupier of any premises served by the scavenging service other than an occupier who is exempted by the Committee on the ground of poverty, shall pay monthly to the Committee a scavenging fee at the rate of ten cents per bucket.

39. The scavenging fee referred to in by-law 38 and the conservancy fee referred to in by-law 33 shall be paid to the Chairman or to any person duly authorised by him in writing to collect such fee, on or before the tenth day of the month immediately following the month in respect of which the fees are due: Provided that when the owner or occupier of any premises has given written notice in advance to the Chairman that the premises will not be occupied during the whole of any specified month, and such owner or occupier subsequently satisfies the Chairman that such premises were in fact not occupied during the month, no conservancy or scavenging fee shall be payable in respect of those premises for that month.

Public notices

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

Fresh fruit or vegetable stalls

41. No person shall establish or keep a fresh fruit or vegetable stall except on a licence duly obtained from the Chairman in that behalf. Every such licence shall expire on the thirty-first day of December of the year in respect of which it is issued.

42. No person shall be entitled to a licence to keep a fresh fruit or vegetable stall unless the premises to be used as a fresh fruit or vegetable stall are in conformity with the following requirements:—

- (a) the premises must be in good repair, well ventilated and well lighted and every room

must be provided with windows capable of being opened, the area of which when open must not be less than one-fifteenth of the superficial floor space;

- (b) the walls in every room must not be less than seven feet in height and must be lime-plastered and lime-washed except such parts as are covered with glazed tiles or are plastered in cement;
- (c) the eaves must be at least six feet from the ground;
- (d) the wood-work must be oil-painted or lime-washed;
- (e) the floor must be cemented throughout;
- (f) every table on which fruit or vegetables are kept must be covered with zinc or other impermeable material;
- (g) the premises must be provided with a sanitary dust bin and with sufficient latrine accommodation;
- (h) the premises must be at least fifty feet distant from any latrine, cesspit, manure heap or open sewer; and
- (i) there must be no cesspit, latrine or ashpit within or directly communicating with, the premises.

Regulation of traffic

43. No person shall pull, push along, or drive any kind or class of vehicle on any public road or path at night without a lighted lantern attached to each side of the front of the vehicle.

44. No person shall lead or drive any animal along any public road or path without a light between the hours of sunset and sunrise.

45. When any pedal cycle is being ridden or wheeled along by any person on any public road or path—

- (1) he shall not carry any other person on such cycle; and
- (2) no other person shall cause or permit himself to be carried on such cycle.

Gambling, cockfighting and cart-racing

46. 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.

47. 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.

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

49. In these by-laws—

“Chairman” means the Chairman of the Committee;

“Committee” means the Village Committee of the village area; and

“village area” means the Wariyapola village area in the Kurunegala District.

L. D.—B. 134/46 L. G. D.—GC. 14/25/10.

The Village Communities Ordinance

BY-LAWS under section 49 of the Village Communities Ordinance (Chapter 198), made by the Village Committee of Polpitiyagama village area in the Kurunegala District, 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. 9,773 of September 24, 1947.

P. O. FERNANDO,
Permanent Secretary,
Ministry of Health and Local Government.
Colombo, November 8, 1950.

BY-LAWS

Construction of latrines

1. (1) Whenever the Committee defines an area within which the owner or lessee of any premises used for 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 such owner or lessee to construct a latrine of such type and size, and in such a position on the premises and with such connecting drains, as may have been determined by the Committee, and specified in the notice.

(2) Every owner or lessee of premises on whom a notice is served under paragraph (1) shall, within thirty days of the service of any such notice, construct a latrine conforming in all respects to the requirements specified in such notice.

2. 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

Sale of meat

3. (1) No person shall, within the village area, use any shop or place (other than a market) for the sale of meat 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 paragraph (1) of this by-law shall, unless it is earlier cancelled under by-law 27, expire on the thirty-first day of December of the year in respect of which it is issued.

4. No person shall be entitled to a licence under by-law 3, unless the premises to be licensed are in conformity with the following conditions:—

- (1) The premises must be in good repair, well ventilated and well lighted and every room must be provided with windows which are capable of being opened, the area of which when open shall be not less than one fifteenth of the superficial floor space;
- (2) The walls of every room must be not less than seven feet in height, and must be built of brick, stone or cabook with the inside thereof lime-plastered and lime-washed and the lower internal surface of each such wall must be covered with glazed tiles or be plastered in cement up to a height of four feet from the ground.
- (3) All the eaves must be at least six feet from the ground
- (4) The roof must be made of some permanent material.
- (5) All the wood work must be oil-painted, or lime-washed.
- (6) The floor must be cemented throughout.
- (7) The premises must be provided with adequate drainage
- (8) The premises must be provided with a sanitary dust bin and at least one spittoon.
- (9) The premises must be at least fifty feet distant from any latrine, cesspit, manure heap or open sewer.
- (10) There must be no cesspit, latrine or ashpit within, or directly communicating with, the premises.

5. Every licensee of a meat stall shall keep affixed in a conspicuous position on the outside of the stall a board with his name and the words "Licensed Meat Stall" legibly painted thereon in English, Sinhalese and Tamil

6. Every licensee of a meat stall shall cause a copy of these by-laws relating to meat stalls in English, Sinhalese and Tamil to be framed and hung

in a prominent place in the licensed premises. He shall also keep in that stall a list of the names and addresses of his employees so as to be at all times available for inspection.

7. Every licensee of a meat stall shall cause the walls of every room forming part of that stall, except such parts as are covered with glazed tiles or are plastered in cement, to be lime-washed or if oil-painted, to be washed with hot water and soap, at least four times a year in the months of March, June, September and December, and at such other times as may be ordered by the Chairman in writing.

8. The licensee of a meat stall shall not cause or permit any furniture which cannot be moved about for the purpose of cleaning the floor and the walls of that stall to be used in that stall.

9. The licensee of a meat stall shall cause the top of every table on which meat is kept to be covered with zinc or other impermeable material.

10. Every licensee of a meat stall shall cause the floor, the tiled or cemented portions of the walls of that stall and the tops of the tables and the chopping blocks used in that stall to be scrubbed and washed once every day. He shall cause all hooks used in the stall for hanging meat to be kept polished and free from rust

11. Every licensee of a meat stall shall keep every part of that stall and the furniture, utensils and equipment used in connection with the storing, preparation or sale of meat in good repair, clean and free from effluvia arising from any drain, latrine, cesspit or other nuisance.

12. Every licensee of a meat stall shall cause a sanitary dust bin, and at least one spittoon to be kept in that stall so as to be easily accessible to those employed in that stall.

13. Every licensee of a meat stall shall cause all refuse to be immediately placed in a covered receptacle made of zinc or galvanized iron and to be removed daily from that stall. He shall cause such receptacle to be kept always covered except at the times when refuse is being actually placed in it or removed from it

14. Every licensee of a meat stall shall keep that stall free from rats, and shall cause all rat holes in that stall to be filled up with broken glass and plastered with cement.

15. No person shall keep any animal or bird in a licensed meat stall on any pretext whatsoever.

16. No person shall spit within a licensed meat stall except into a spittoon provided for that purpose.

17. No person who is suffering or who has recently suffered from any infectious, contagious or cutaneous disease or who has recently been in attendance on any person suffering from such disease shall enter a licensed meat stall, or take part in the storing, preparation or sale of meat therein, or in the transport of any meat thereto or therefrom.

18. No licensee of a meat stall shall permit the contravention by any person of by-law 16 or by-law 17.

19. No person shall keep in the licensed premises any furniture, clothes, sleeping mats or articles other than those used for the purpose of the storing, preparation or sale of meat.

20. No licensee of a meat stall shall allow any place on the same level as that stall and forming part of the same building to be used as a sleeping place unless it is effectually separated from that stall by a partition extending from the floor to the ceiling, and unless such sleeping place is provided with an external window, the area of which when open, is not less than one-fifteenth of the superficial floor space.

21. Every licensee of a meat stall shall keep in that stall an ample supply of potable water,

22. No licensee of a meat stall shall sell or expose for sale, in that stall, the meat of any animal which has not been slaughtered in a public slaughter-house situated within the village area and declared and proclaimed under section 21 of the Butchers Ordinance (Chapter 201), or in a place appointed for the purpose of slaughtering animals under section 11 of that Ordinance or under a permit issued under section 14 of that Ordinance.

23. Every licensee of a meat stall shall keep that stall open daily for the sale of meat during the hours 7 a.m. to 10 a.m. and 3 p.m. to 7 p.m.

24. No licensee of a meat stall shall allow any person employed by him to transport meat for sale from that stall unless such person is in possession of a card of registration signed by the Chairman and by such licensee.

25. No licensee of a meat stall shall permit any person employed by him to transport for sale from that stall any meat otherwise than in a closed vehicle or a closed basket, tin or other suitable receptacle. He shall see that every such vehicle, basket, tin or other receptacle is kept clean at all times.

26. The Chairman shall, on application made to him by the licensee of a meat stall, issue a card of registration in respect of each person employed by such licensee in transporting meat for sale.

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

Public bathing places

28. (1) No person who is suffering or has recently suffered from any contagious, infectious or cutaneous disease, or has recently 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.

(2) Water for the use of any person referred to in paragraph (1) shall not be drawn except by a healthy person and shall not be used within a distance of twenty feet from a public bathing place.

29. Whenever a public bathing place is served by a well, no person shall use such well for washing animals, mats, or other things, or any clothes, except those worn at the time of bathing, and such clothes shall be washed at such distance from the well so as to prevent the splash therefrom falling into the well.

30. No person shall commit a nuisance by obeying a call of nature at or near any public bathing place, except in a latrine provided for the purpose.

31. 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.

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

Spring guns and traps

33. No person shall set any spring 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.

Public notices

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

Boundaries and fences

35. The owner, lessee, occupier or person in charge of every land which is not cultivated shall mark the boundaries of such 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 of the village area.

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

37. In the case of any two adjoining lands, the owners, lessees, occupiers or the persons in charge of both lands shall be jointly responsible for laying down, making or erecting the marks, ditch or fence forming the common boundary and for maintaining them in good order: Provided that it shall be lawful for the owner, lessee, occupier or person in charge of either of such lands to erect the fence on the common boundary at his own expense, all due precautions being taken to prevent damage being caused to trees or plants on the other land.

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

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

40. No person shall wilfully alter or deface or do any act likely to damage any fence or boundary or remove any landmarks from any land.

Gambling, cock-fighting 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.

Sale of spirits

44. 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.

Toddy drawing

45. Every owner or lessee of trees from which toddy is drawn shall, for the purpose of coupling such trees, use not less than six separate, good and sound ropes for the feet and not less than three separate, good and sound ropes for the hands.

46. (1) Each rope used by such owner or lessee for such purpose shall consist of not less than six strands and at the end of every three months such owner or lessee shall replace each such rope by a new rope of the kind specified herein.

(2) Every rope used for the purpose specified in by-law 45 shall be tested by the owner or lessee once in every two weeks.

47. The owner or lessee of every kitul or coconut tree which is tapped for toddy shall cause any pole that may be used for climbing such tree to be renewed at intervals of not more than four months.

48. It shall be lawful for the Chairman or any person authorised by the Chairman in writing at

any time to enter any land whereon trees are being tapped for toddy and to inspect the ropes and other appliances used for the purpose.

Stray cattle

49. The owner of cattle which are believed to have strayed shall forthwith give information thereof to the village headman or to the Chairman.

Dairies and the sale of milk

50. 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 of two or more cows;
- (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 by the Chairman.

51. No person shall keep a dairy of two or more cows unless he is the holder of a licence issued by the Chairman.

52. No licence to keep a dairy of two or more cows shall be issued to any person unless the premises in respect of which the licence is to be issued are in conformity with the following requirements:—

(1) Every building on the premises intended for the accommodation of cattle must—

- (a) be built of bricks, stone, cabook or wood;
- (b) have its walls and pillars limewashed;
- (c) have its roof constructed of durable material;
- (d) have its floor paved with brick or stone rendered in cement, cement concrete or asphalt;
- (e) have drains for the purpose of conveying urine, washings and waste water into one or more covered receptacles, such drains being paved with bricks or stone rendered in cement, cement concrete, or asphalt; and
- (f) be proportionate in size to the number of cows to be kept in the dairy allowing for each cow a floor space of not less than eight feet in length and five feet in width and a minimum air space of four hundred cubic feet.

(2) The building on the premises intended for use as a milk room must—

- (a) be at a distance of not less than twenty-five feet from the cow-shed or other building and not less than one hundred feet from any latrine, cesspit, ashpit, permanent manure heap or open sewer;
- (b) have walls of not less than seven feet in height, built of stone, brick or cabook, and plastered or limewashed on the inside;
- (c) have at least two opposite walls abutting on the open air;
- (d) have its floor cemented, and the junction of the floor with the walls rounded off with cement;
- (e) have a ceiling which is constructed of grooved and oil-painted boards capable of preventing the ingress of dust;
- (f) have the eaves of the roof at least six feet above the level of the ground;
- (g) have at least one window and one door, the area of the window space being not less than one-fifteenth of the floor space of the room and have each such window and door covered with fly-proof netting; and one window facing at least one door; and
- (h) be provided with a table covered with marble, slate, zinc or other impermeable

substance approved by the Chairman, and with a sanitary dust bin and suitable rack for storing clean bottles.

53. The licensee of a dairy shall keep affixed in a conspicuous position on the outside of his premises a board on which the phrase "LICENSED DAIRY" and its Sinhalese equivalent are clearly painted.

54. The licensee of a dairy shall keep in the dairy, so as to be available for inspection at any time, a list of the names and addresses of all employees and a register containing the names and addresses of all persons to whom he supplies milk.

55. The licensee of a dairy shall take all necessary steps to ensure that—

- (a) the walls of every room forming part of the dairy are limewashed and the woodwork is washed with hot water and soap at least twice a year in the months of June and December, and at such other times as may be ordered by the Chairman in writing;
- (b) the floor and the top of the milk-room table are washed at least once every day;
- (c) every part of the dairy, its surroundings and drains are kept clean and in good repair;
- (d) all dung, refuse, urine, and washings are removed from the dairy at least once a day and disposed of at a suitable distance from the dairy in such manner as to cause no nuisance;
- (e) all cattle food other than grass or straw is stored in suitable rat-proof receptacles; and
- (f) all utensils, furniture and other requisites used in or belonging to the dairy are kept clean.

56. The licensee of a dairy shall not cause or permit—

- (a) any milk to be poured into any vessel which is not thoroughly cleaned;
- (b) milk to be stored in any vessel other than a vessel made of glass, porcelain, glazed earthenware, or enamelled or galvanized iron;
- (c) any vessel used for the storage of milk to be kept in any place other than the milk room;
- (d) milk to be drawn from any cow, unless immediately before the time of milking, the udder and teats of the cow are thoroughly cleaned and wiped with a clean damp cloth, and unless the hands of the person milking are also thoroughly washed and cleaned;
- (e) milk intended for sale to be kept in any place other than the milk room; and
- (f) any animal or bird to enter or to remain in the milk-room for any purpose whatsoever.

57. (1) The licensee of a dairy shall not allow any milk vessel, butter vessel, churn, separator, or other article used in the dairy to be used for any purpose other than the purpose of the dairy, and shall cause each such vessel, churn, separator or other article to be washed after each occasion on which it is used, first with cold water, and then with boiling water and soda and finally with water which has been boiled and cooled.

(2) The licensee shall cause the brushes used in cleaning vessels, and other dairy requisites to be boiled for ten minutes each time after use.

58. The licensee of a dairy shall cause every vessel in the dairy containing milk to be adequately protected with a clean cover or a lid and shall take all precautions to prevent the milk from being contaminated during transit.

59. The licensee of a dairy shall not use the milk-room or permit it to be used for any purpose other than that of storing and preparing milk.

60. No person who is suffering or has recently suffered from any contagious, infectious or cutaneous disease or who has recently been in attendance on any person suffering from such disease shall, be permitted by the licensee or any person in charge of the dairy or milk-room to enter the dairy or the milk-room or to take part in the preparation, sale or transport of milk until the periods of infection and incubation have elapsed.

61. The licensee of a dairy shall give immediate notice to the Chairman of any case or suspected case of infectious, contagious or cutaneous disease, which may occur among persons employed in the dairy.

62. The licensee of a dairy shall not sell or cause or permit to be sold the milk of any cow suffering from tuberculosis, acute mastitis, foot-and-mouth-disease, anthrax or actinomycosis of the udder, or add such milk or cause or permit it to be added to any milk which is intended for sale for human consumption.

63. The licensee of a dairy shall not sell or supply to any person milk obtained from any cow other than a cow kept in the licensed dairy.

64. No person shall keep a dairy of one cow unless he has been registered by the Chairman as a supplier of milk.

65. The Chairman may refuse to register any person as a supplier of milk, if a medical officer authorised in writing by the Chairman, after inspection of the dairy which that person intends to keep, recommends that such person should not be so registered.

66. Every registered supplier shall take all such measures and precautions as may be necessary to ensure that—

- (a) the cow-shed, utensils and other requisites are kept clean; and
- (b) the person milking the cow and the person distributing the milk are free from disease.

67. No registered supplier shall cause or permit any cow to be milked for the purpose of obtaining milk for sale unless immediately before milking, the udder and the teats of the cow are thoroughly cleaned and wiped with a clean damp cloth, and unless the hands of the person milking are also thoroughly washed and cleaned.

68. Every registered supplier shall cause the milk to be collected stored, and distributed in vessels which are—

- (a) made of impervious material,
- (b) provided with proper covers, stoppers or corks; and
- (c) capable of being cleaned daily with boiling water.

69. Every registered supplier shall cause every vessel used for collecting, storing or distributing milk to be washed after each occasion on which the vessel is used, first with cold water, then with boiling water and soda, and finally with water which has been boiled and cooled.

70. No person shall expose, offer or deliver for sale, or sell or hawk, within the village area, any milk produced outside that area unless he—

- (a) has been registered by the Chairman as a purveyor of milk; or
- (b) has been registered by the Chairman as a vendor of milk employed by a registered purveyor of milk.

71. (1) The Chairman may refuse to register any person as a purveyor of milk, if the Chairman of any duly constituted local authority for the area within which the dairy from which that person intends to obtain milk is situated, after inspection of the dairy, recommends that that person should not be registered as a purveyor of milk.

(2) No fee shall be charged for the registration of any person as a purveyor of milk.

72. (1) No licensee of a dairy, registered supplier of milk, or registered purveyor 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, supplier or purveyor, as the case may be.

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

73. (1) The Chairman may refuse to register any person as a vendor of milk under by-law 70, 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.

(2) No fee shall be charged for the registration of any person as a vendor of milk.

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

75. No person shall sell, expose, offer or deliver for sale or sell or hawk within the village area—

- (a) any milk from which the cream has been removed unless such milk is contained in a vessel which bears a label on which is painted the phrase "Skimmed Milk" and its Sinhalese and Tamil equivalents and is cleared at the time of sale to be skimmed milk; or
- (b) any milk adulterated with water or any other foreign substance or liquid; or
- (c) any milk contained in bottles of which the mouths are not adequately covered with some impermeable material;

Provided that the milk to which tea, coffee or cocoa has been added for consumption on the premises of any tea or coffee boutique or eating-house shall not be deemed to be adulterated for the purpose of this by-law.

76. The Chairman or any officer authorised in writing by the Chairman, may at any time demand and take a sample of milk for analysis, on payment of the value thereof, from the licensee of any dairy, or from any registered supplier of milk, registered purveyor of milk or registered vendor of milk.

77. No licensee of a dairy, registered supplier of milk, registered purveyor of milk or registered vendor of milk shall refuse to comply with a demand lawfully made under by-law 76.

78. The licensee shall cause a copy of these by-laws relating to dairies and the sale of milk in Sinhalese and the licence to be framed and hung in a conspicuous position in the dairy.

79. In these by-laws—

"Chairman" means the Chairman of the Committee;

"Committee" means the Village Committee of the Polpitiyagama village area; and

"village area" means the Polpitiyagama village area.

Posts — Vacant

LOCAL GOVERNMENT SERVICE

Post of Accountant, Municipal Treasurer's Dept., Municipal Council, Colombo

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

2. The post carries a salary of Rs. 4,080 per annum, rising by 10 annual increments of Rs. 360 to Rs. 7,680 per annum. A rent allowance and a temporary cost of living allowance at Government rates will be paid. No special temporary allowance is payable.

Pension rights of officers holding pensionable appointments will be safeguarded if released under section 21 of the Minutes on Pensions. The selected candidate may be placed at a step in the salary scale according to his qualifications and experience.

3. Applicants must be Ceylonese*, and should be not over 35 years of age on November 1, 1950. Applications from those in the Local Government Service will be considered, irrespective of age.

4. Applications will be received from:—

- (a) Chartered Accountants,
- (b) Incorporated or (Ceylon) Registered Accountants,
- (c) Those who have passed the Final Examination of the Institute of Municipal Treasurers and Accountants (Incorporated).
- (d) Members in the Local Government Service drawing a substantive unmerged salary of not less than Rs 3,600 per annum on November 1, 1950 and possessing at least 10 years' experience in Municipal Accounting.

5. A knowledge of Municipal Accounting procedure, and experience in such work will be an additional qualification.

6. Applications from those in a Local Body or in a Government Department should be forwarded through the Mayor or Chairman of the Local Authority or the Head of the Department in which they are serving.

7. 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.

8. The successful candidate may be required to furnish security, in cash or by hypothecation of property or through a recognized guarantee association approved by the Commission.

9. Applications should be made substantially in the form appended below and should reach the Chairman, Local Government Service Commission, P. O. Box 530, Colombo, on or before December 8, 1950.

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,
Colombo, November 21, 1950.

LOCAL GOVERNMENT SERVICE

Application for the post of _____

1. Reference to the advertisement: _____
2. Full name: _____
(in block capitals)

*Nationality: _____

(State whether Ceylonese or not as per definition in note below)

3. Full postal address: _____
4. Date and place of birth of applicant: _____
5. Date and place of birth of applicant's father: _____

6. Whether married or single: _____
7. Educational qualifications and last examination passed with date—
(a) English: _____
(b) Sinhalese/Tamil: _____
8. Where educated and date of leaving school: _____
9. (a) Employment since leaving school with dates and full particulars of service:
(b) If employed under Government previously give details, including cause of termination of service: _____
(c) If a member of the Government Service or of the Local Government Service, give—
(i) Designation and Grade of present post held: and dates of appointment thereto: _____
(ii) Present salary and scale of salary: _____
(iii) Whether post is pensionable or not: _____
(iv) Record of employment in Local Bodies with dates: _____
(d) If an ex-Serviceman, particulars of Unit, Rank and dates of joining and discharge: _____
10. Proficiency in reading, writing and interpreting Sinhalese and Tamil: _____
11. Particulars of any special qualifications (e.g., professional): _____
12. Names and designations of persons from whom character certificates have been obtained (copies, *not originals* of such certificates should be attached): _____
13. Particulars of any special claims (e.g., experience in the type of post for which candidate applies): _____
14. Whether convicted of any criminal offence in a Court of Law, if so, give date, number of case and nature of the offence: _____
15. Whether free from debt or pecuniary embarrassment: _____

(Signature of Applicant).

Date: _____

To: The Chairman,
Local Government Service Commission,
P. O. Box 530,
Colombo 1

Note.—*The term "Ceylonese" for all purposes of recruitment to the Local Government Service is defined as—

- (a) a citizen of Ceylon by descent or by registration; and
- (b) a person who has applied or intends to apply for citizenship of Ceylon by registration, and is deemed by the Minister for Defence and External Affairs to have a *prima facie* entitlement to such citizenship

LOCAL GOVERNMENT SERVICE

Post of Secretary, Grade II, Village Committee, Meda Pattu, (Atakalan Korale), Ratnapura District

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 22 annual increments of Rs. 72 to Rs. 2,424 per annum, with efficiency bars before Rs. 1,488 and Rs. 2,064 per annum. A rent allowance and a temporary cost of living allowance in accordance with Government rates and conditions will be paid.

3. Applications will be entertained only from Grade I Clerks in Village Committees, who have had at least 7 years continuous service. They should have a good knowledge and experience in (a) Office organization and procedure; (b) V. C. Ordinance,

by-laws and accounts; (c) Administrative work and (d) Sinhalese. Preference will be given to those with a knowledge and experience in secretarial work and typewriting. Grade II Secretaries in Village Committees desiring a transfer may also apply.

4. Applications should be forwarded through the Chairman of the Local Body in which they are serving.

5. 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.

6. 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.

7. Applications should be made substantially in the form appended below, and should reach the Chairman, Local Government Service Commission, P. O. Box 530, Colombo, not later than December 8, 1950.

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, November 21, 1950.

LOCAL GOVERNMENT SERVICE

Application for the post of _____

1. Reference to the advertisement : _____
2. Full name : _____
(In block capitals).
*Nationality : _____
(State whether Ceylonese or not as per definition in note below)
3. Full postal address : _____
4. Date and place of birth of applicant : _____
5. Date and place of birth of applicant's father : _____
6. Whether married or single : _____
7. Educational qualifications and last examination passed with date—
(a) English : _____
(b) Sinhalese/Tamil : _____
8. Where educated and date of leaving school : _____
9. (a) Employment since leaving school with dates and full particulars of service : _____
(b) If employed under Government previously, give details, including cause of termination of service : _____
(c) If a member of the Local Government Service, give—
(i) Designation and Grade of present post held : _____
(ii) Present salary and scale of salary : _____
(iii) Record of employment in Local Bodies : _____
(d) If an ex-Serviceman, particulars of Unit, Rank and dates of joining and discharge : _____
10. Proficiency in reading, writing and interpreting Sinhalese and Tamil : _____
11. Particulars of any special qualifications (e.g., professional, technical, &c) : _____
12. Names and designations of persons from whom character certificates have been obtained (copies, *not originals* of such certificates should be attached) : _____
13. Particulars of any special claims (e.g., experience in the type of post for which candidate applies) : _____

14. Whether convicted of any criminal offence in a Court of Law, if so, give date, number of case and nature of the offence : _____
15. Whether free from debt or pecuniary embarrassment : _____
16. Certificates of residence from Chief Headman, D. R. O., J. P. or Minister of Religion, where necessary : _____

(Signature of Applicant)

Date : _____

To, The Chairman,
Local Government Service Commission,
P. O. Box 530,
Colombo 1.

Note.—* The term "Ceylonese" for all purposes of recruitment to the Local Government Service is defined as—

- (a) a citizen of Ceylon by descent or by registration; and
- (b) a person who has applied or intends to apply for citizenship of Ceylon by registration, and is deemed by the Minister for Defence and External Affairs to have a *prima facie* entitlement to such citizenship

LOCAL GOVERNMENT SERVICE

Post of Joint-Clerk, Grade II, Village Committees,
Mantai South, Vankalai and Nanattan West,
(Mannar District)

APPLICATIONS are invited for the above post.

2. The post carries a salary of Rs. 576 per annum, rising by 10 annual increments of Rs. 36 to Rs. 936 per annum with an efficiency bar before Rs. 792 per annum. A rent allowance and a temporary cost of living allowance in accordance with Government rates and conditions will be paid.

3. Applicants must be Ceylonese and they should be not less than 17 years of age nor more than 23 years of age on December 11, 1950, and should have passed the J. S. C. Examination in Tamil with English as a subject or J. S. C. Examination in Tamil and the 7th Standard in English. Preference will be given to candidates with experience in Village Committee work.

4. Applications will also be considered from members of the Local Government Service 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. Applicants who are or were temporary clerks either in Government or in the employ of a Local Authority for any continuous period of two years or more may deduct such period of temporary service from their ages, if necessary, provided that they were in such temporary employment on a date subsequent to April 1, 1946.

6. Applications will be entertained only from persons who have been resident for a period of at least 3 years immediately prior to November 1, 1950, in the area comprising—

the revenue districts of Jaffna, Mannar and Trincomalee. The revenue district of Puttalam, exclusive of Demala Hat Pattu. The revenue district of Vavuniya exclusive of Vavuniya South (Sinhalese Division). The revenue district of Batticaloa, exclusive of Bintenne Pattu and Wewgam Pattu.

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.

7. The selected candidate will be on two years' 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 will be required to furnish security either in cash or by fidelity guarantee bond through a guarantee association approved by the Commission.

9. Applications should be made substantially in the form appended below, and should reach the Chairman, Village Committee, Mantai South, Parapankandal, Uyilankulam, not later than December 11, 1950.

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

11. Canvassing either directly or indirectly will be a disqualification

M. JACOB,
Chairman,

Village Committee, Mantai South.

V. C. Office, Mantai South,
Parapankandal,
Uyilankulam, November 20, 1950.

LOCAL GOVERNMENT SERVICE

Application for the post of _____

1. Reference to the advertisement : _____.
2. Full name : _____
(In block capitals).
* Nationality : _____
(State whether Ceylonese or not as per definition in note below).
3. Full postal address : _____.
4. Date and place of birth of applicant : _____.
5. Date and place of birth of applicant's father : _____.
6. Whether married or single : _____.
7. Educational qualifications and last examination passed with date—
(a) English : _____.
(b) Sinhalese/Tamil : _____.
8. Where educated and date of leaving school : _____.
9. (a) Employment since leaving school with dates and full particulars of service : _____.
(b) If employed under Government previously, give details, including cause of termination of service : _____.
(c) If a member of the Local Government Service, give—
(i) Designation and Grade of present post held : _____.
(ii) Present salary and scale of salary : _____.
(iii) Record of employment in Local Bodies) : _____.
(d) If an ex-Serviceman, particulars of Unit, Rank and dates of joining and discharge : _____.
10. Proficiency in reading, writing and interpreting Sinhalese and Tamil : _____.
11. Particulars of any special qualifications (e.g., professional, technical, &c.) : _____.
12. Names and designations of persons from whom character certificates have been obtained (copies, *not originals* of such certificates should be attached)
13. Particulars of any special claims (e.g., experience in the type of post for which candidate applies) : _____.
14. Whether convicted of any criminal offence in a Court of Law, if so, give date, number of case and nature of the offence : _____.

15. Whether free from debt or pecuniary embarrassment : _____.

16. Certificates of residence from Chief Headman. D. R. O., J. P. or Minister of Religion, where necessary : _____.

(Signature of Applicant).

Date : _____.

To: The Chairman,
Local Government Service Commission,
P. O. Box 530,
Colombo 1.

Note.—* The term "Ceylonese" for all purposes of recruitment to the Local Government Service is defined as—

- (a) a citizen of Ceylon by descent or by registration, and
- (b) a person who has applied or intends to apply for citizenship of Ceylon by registration, and is deemed by the Minister for Defence and External Affairs to have a *prima facie* entitlement to such citizenship.

LOCAL GOVERNMENT SERVICE

Post of Peon, Village Committee, Pallegampaha,
Nuwara Eliya 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 rent allowance and a temporary cost of living allowance in accordance with Government rates and conditions will be paid.

3. Applicants must be Ceylonese and they should be not less than 20 years nor more than 30 years of age on December 15, 1950, and should have passed the 3rd Standard in English and the 5th Standard in Sinhalese.

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 selected candidate will be on 2 years' trial and will be subject to the provisions of the Local Government Service Ordinance, No. 43 of 1945, and the regulations made thereunder.

6. Applications should be made substantially in the form appended below and should reach the Chairman, Village Committee, Pallegampaha, Maturata, not later than December 15, 1950.

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

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

M. B. SAMARAKONE,
Chairman,

Village Committee, Pallegampaha.

V. C. Office,
Maturata, November 17, 1950.

LOCAL GOVERNMENT SERVICE

Application for the post of _____

1. Reference to the advertisement : _____.
2. Full name : _____
(In block capitals).
* Nationality : _____
(State whether Ceylonese or not as per definition in note below).
3. Full postal address : _____.
4. Date and place of birth of applicant : _____.
5. Date and place of birth of applicant's father : _____.

6. Whether married or single: _____.
7. Educational qualifications and last examination passed with date —
 - (a) English: _____
 - (b) Sinhalese/Tamil: _____.
8. Where educated and date of leaving school. _____
9. (a) Employment since leaving school with dates and full particulars of service: _____
- (b) If employed under Government previously, give details, including cause of termination of service: _____.
- (c) If a member of the Local Government Service, give —
 - (i) Designation and Grade of present post held: _____.
 - (ii) Present salary and scale of salary _____.
 - (iii) Record of employment in Local Bodies: _____.
- (d) If an ex-Serviceman particulars of Unit, Rank and dates of joining and discharge: _____.
10. Proficiency in reading, writing and interpreting Sinhalese and Tamil: _____.
11. Particulars of any special qualifications (e.g., professional, technical, &c): _____.
12. Names and designations of persons from whom character certificates have been obtained (copies, *not originals* of such certificates should be attached): _____.
13. Particulars of any special claims (e.g., experience in the type of post for which candidate applies): _____.
14. Whether convicted of any criminal offence in a Court of Law, if so, give date, number of case and nature of the offence): _____.
15. Whether free from debt or pecuniary embarrassment): _____.
16. Certificates of residence from Chief Headman, D. R. O., J. P. or Minister of Religion, where necessary) _____.

(Signature of Applicant)

Date: _____

To. The Chairman,
Local Government Service Commission,
P. O. Box 530,
Colombo, 1.

Note —* The term "Ceylonese" for all purposes of recruitment to the Local Government Service is defined as—

- (a) a citizen of Ceylon by descent or by registration; and
- (b) a person who has applied or intends to apply for citizenship of Ceylon by registration, and is deemed by the Minister for Defence and External Affairs to have a *prima facie* entitlement to such citizenship

LOCAL GOVERNMENT SERVICE

Post of Revenue and Works Overseer, Village Committee, Udugaha Pattu (Kalutara District)

APPLICATIONS are invited for the above post.

2. The post carries a salary of Rs. 660 per annum, rising by 7 annual increments of Rs. 42 to Rs. 954 per annum. A rent allowance and a temporary cost of living allowance in accordance with Government rates and conditions will be paid.

3. Applicants must be Ceylonese* and they should be not less than 25 years of age nor more than 40 years of age on December 18, 1950. They should have passed the 7th Standard in English and 7th Standard in Sinhalese and should possess a knowledge and experience in the collection of rates and taxes, distraining work, road making, construction of small bridges and culverts, estimating and preparation of plans and specifications.

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 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.

6. The selected candidate may be required to furnish security either in cash or by fidelity guarantee association approved by the Local Government Service Commission.

7. Applications in the candidates' own handwriting stating age, date and place of birth of the father, qualifications and experience, together with copies only of testimonials, should reach the Chairman, Village Committee, Udugaha Pattu, Millewa, Horana, not later than December 18, 1950.

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

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

D. EDMUND AMARASEKARA,
Chairman.

V. C. Office,
Udugaha Pattu, Millewa,
Horana, November 13, 1950.

Notices under the Local Authorities Elections Ordinance

GALASIYAPATTU (H. P) VILLAGE COMMITTEE

NOTICE is hereby given under Section 67 (2) of the Local Authorities Elections Ordinance, No. 53 of 1946, as amended by the Local Authorities Elections (Amendment) Act, No. 5 of 1949, that Rantilakagedera Charles has been elected to represent Ward No. 8, Waldeniya of the Galasiyapattu (H. P.) Village Committee

J. O. FERNANDO,
Commissioner of Elections,
(Local Bodies).

Colombo, November 16, 1950.

KUKUL KORALE, PALLE PATTU VILLAGE COMMITTEE

NOTICE is hereby given under Section 37 of the Local Authorities Elections Ordinance, No. 53 of 1946, as amended by the Local Authorities Elections (Amendment) Act, No. 5 of 1949, that the candidates whose names appear in the Schedule below have been elected to represent the wards of the Kukul Korale, Palle Pattu Village Committee.

P. O. FERNANDO,
Commissioner of Elections
(Local Bodies).

Colombo, November 16, 1950.

SCHEDULE

Ward No.	Name of Candidate
3—Sihalagoda	Kulatunga Hettiarachige Peeris Singho.
5—Galature	Dankoluwe Kaluarachchillage Hendrick Singho.
8—Etaherahyagoda	Suduhakuruge Thungapala.

BINTENNE VILLAGE COMMITTEE

NOTICE is hereby given under section 36 (2) of the Local Authorities Elections Ordinance, No. 53 of 1946, as amended by the Local Authorities Elections (Amendment) Act, No. 5 of 1949, that on the nomination day appointed in accordance with section 27 (2) (a) and on the second nomination day appointed in accordance with section 36 (1) of the Ordinance, no candidates were duly nominated for election in respect of Ward No. 6, Pangaragammana No. 2, of the Bintenne Village Committee.

P. O. FERNANDO,
Commissioner of Elections
(Local Bodies).

Colombo, November 16, 1950.

NOMINATION OF MEMBERS—VILLAGE COMMITTEES

IT is hereby notified for general information that the persons named in column 1 of the schedule below have been nominated by the Minister of Health and Local Government, under the proviso to section 36 (3) of the Local Authorities Elections Ordinance, No. 53 of 1946, as amended by the Local Authorities Elections (Amendment) Act, No. 5 of 1949, as members of the Village Committee named in column 2 to represent the wards stated in column 3.

P. O. FERNANDO,
Commissioner of Elections
(Local Bodies).

Colombo, November 16, 1950.

SCHEDULE

Anuradhapura District

1	2	3
Name of Member	Name of Village Committee	Ward No.
Dissanayake Mudiyanse-lage Punchi Banda	Sinhala Pattuwa	8
Pablisappuhamige Appuhamy	Sinhala Pattuwa	9

Budgets

GAMPAHA URBAN COUNCIL

Budget 1951

Heads of Receipts	REVENUE	
	Amount Rs. c.	Total Rs. c.
A.—General revenue :—		
(1) Property rate, 173 (1)	25,000 0	
(2) Acreage tax, 173 (1)	—	
(3) Vehicles and animals tax, 175 (1) (a)	200 0	
(4) Licence duties	6,000 0	
(5) Other taxes, 175 (1) (c)	—	
(6) Refund of stamp duties (Schedule VI)	—	
(7) Refund of rent of foreign liquor taverns	—	
(8) Compensation for opium revenue	—	
(9) Fines by court (not included elsewhere)	—	
(10) Auctioneers' and brokers' licences	—	
(11) Interest	—	
(12) Sale of old stores	—	
(13) Refund of overpayments	—	
(14) Miscellaneous	—	
(15) Warrant costs, &c.	100 0	
(16) Subsidy on account of war allowance	35,000 0	
(17) Block grant from Government	9,800 0	
		76,100 0
B.—Thoroughfares :—		
(1) Subsidy in lieu of labour tax	957 0	
(2) Other collections, e.g., fines for injuries, &c. (98), cattle seizing fees (104) (2), sale of badges and faretables, &c.	—	
		957 0
C.—Resthouses and ambalams :—		
(1) Fees (61)	2,000 0	
(2) Other	—	
		2,000 0

Heads of Receipts	Amount Rs. c.		Total Rs. c.
D.—Council lands and buildings (not charged elsewhere) :—			
(1) Rents	2,500 0		
(2) Sale of produce	—		
(3) Sale of lands	—		
			2,500 0
E.—Public health :—			
(1) General revenue—			
(a) Fines under Part IV	—		
(b) Fees for services of midwives	—		
(c) Maternity home and child welfare-clinic	—		
(1) Government contribution	1,000 0		
(2) Other receipts	—		
			1,000 0
(2) Scavenging—			
(a) Fees, 170 (9) (b)	—		
(b) Sale of refuse	150 0		
(c) Fines on contractors and labourers	—		
			150 0
(3) Conservancy—			
(a) Fees, 170 (9) (b)	—		
(b) Sale of refuse (132)	150 0		
(c) Fines on contractors and labourers	—		
			150 0
(4) Slaughter-house and cattle pound—			
(a) Fees, 170 (10) (a)	—		
(b) Sale of refuse	—		
(5) Water supply—			
(a) Water rate, 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) Contribution from Government	—		
(b) Rent of hospital grounds	—		
(7) Markets and galas—			
(a) Rents, 170 (11)	10,000 0		
(b) Boutiques and stalls, 170 (11)	—		
(c) Fees for private markets, 152 (3)	—		
(d) Licences, 165 (1)	—		
(e) Grain store rents	—		
			10,000 0
F.—Public recreation, 170 (6) :—			
(1) Rents	—		
(2) Cattle grazing fees	—		
(3) Licences for public performances	90 0		
			90 0
G.—Cemeteries (Chapter 181) :—			
1) Fees	75 0		
(2) Hire of hearse	—		
(3) Graves sold for erecting monuments	—		
			75 0
H.—Dog registration (Chapters 334 and 333) :—			
(1) Registration fees	—		
(2) Fines	—		
(3) Sales of dog collars	—		
(4) Seizing fees	—		
I.—Weights and measures (Chapter 127) :—			
(1) Fees for stamping	—		
(2) Fines	—		
J.—Electricity Department :—			
(1) Sale of current	70,000 0		
(2) Rent of meters	4,000 0		
(3) Works executed for customers	3,000 0		
(4) Miscellaneous	—		
(5) Refund of overpayment	—		
			77,000 0
K.—Fire protection :—			
(1) Fees	—		
L.—Supply of fruit trees :—			
M.—Reading room and libraries :—			
(1) Subscriptions	—		
Total estimated revenue		170,022 0	
Estimated balance on January 1, 1951		15,000 0	
Total		185,022 0	

EXPENDITURE			Amount		Total	
Heads of Payments			Rs.	c.	Rs.	c.
A.—General expenditure :—						
(1) Salaries of officers (not otherwise charged)—						
(a) Secretary	2,640	0				
(b) Clerks and revenue inspectors .. .	4,200	0				
(c) Peons	1,300	0				
(d) Costs of technical advisors	—					
(e) Pensions	1,200	0				
(2) Establishment expenses—						
(a) Allowances (not otherwise charged)	1,000	0				
(b) Travelling	360	0				
(c) Commission to tax collectors (not otherwise charged)	1,000	0				
(d) Assessors' fees	500	0				
(e) Legal expenses	200	0				
(f) Stationery, printing, advertising and office expenses (not otherwise charged)	2,500	0				
(g) Registration of voters and elections	—					
(h) Cost of cart, boat and assessment plates	100	0				
(i) Cost of audit	1,000	0				
(j) Holiday railway tickets	750	0				
(k) War allowance	5,000	0				
			21,750	0		
(3) Refunds—						
(4) Contributions and grants—						
B.—Thoroughfares :—						
(1) Salaries and wages	—					
(a) Inspector of works	Salary					
(b) Overseers	Allowances	600	0			
(c) Labourers	1,800	0			
(2) Maintenance	2,000	0			
(3) Plants and tools	—				
(4) Lighting	3,000	0			
(5) Dust laying	—				
(6) Cost of badges and faretables	—				
(7) Acquisition	—				
(8) Improvements	—				
(9) Loan charges	—				
(10) Shade trees	—				
(11) Surveys	200	0			
(12) New works	2,000	0			
			9,600	0		
C.—Resthouses and ambalams :—						
(1) Salaries	1,320	0				
(2) Maintenance	2,000	0				
(3) Furniture and equipment	500	0				
(4) Improvements	200	0				
(5) War allowance	1,500	0				
			5,520	0		
D.—Council lands and buildings (not charged elsewhere) :—						
(1) Wages	480	0				
(2) Commission to collectors	—					
(3) Rent office	900	0				
(4) Maintenance	1,200	0				
(5) Furniture	500	0				
(6) Loan charges	—					
(7) New works	—					
(8) War allowance	720	0				
			3,800	0		
E.—Public health :—						
(1) General expenditure						
(a) Salaries (Inspectors and midwife) and wages	2,400	0				
(b) Allowances	720	0				
(c) Uniforms	400	0				
(d) Office expenses	—					
(e) Disinfectants	500	0				
(f) Instruments and drugs (midwife)	300	0				
(g) Drainage construction	—					
(h) Drainage compensation	—					
(i) Expenses of health week	—					
(j) Fees for analysis of milk	100	0				
(k) Anti-plague measures	700	0				
(l) Anti-smallpox measures	100	0				
(m) Maternity home and child welfare clinic	1,000	0				
(n) War allowance	1,600	0				
			7,820	0		
(2) Scavenging—						
(a) Wages	9,000	0				
(b) Carts, bulls and lorries	4,500	0				
(c) Stores	1,500	0				
(d) Incinerator	—					
(e) War allowance	9,400	0				
			24,400	0		
(3) Conservancy—						
(a) Wages	8,000	0				
(b) Carts, bulls and lorries	4,500	0				
(c) Stores	1,500	0				
(d) Rent of night soil depot	—					
(e) Maintenance of latrines	500	0				
(f) Acquisition	—					
(g) Construction	—					
(h) War allowance	9,600	0				
					24,100	0
(4) Slaughter-house and cattle pound—						
(a) Wages	—					
(b) Maintenance	—					
(c) Acquisition	—					
(d) Construction	—					
(e) Cattle disease	—					
(f) War allowance	—					
(5) Water supply—						
(a) Wages	—					
(b) Stores	—					
(c) Maintenance	—					
(d) Acquisition	—					
(e) Construction	—					
(f) Loan charges	—					
(g) Commission to collectors	—					
(h) Public baths	—					
(6) Hospitals—						
(a) Wages	—					
(b) Maintenance	—					
(c) Paupers	150	0				
					150	0
(7) Market and galas—						
(a) Wages	840	0				
(b) Maintenance	500	0				
(c) Printing, &c.	—					
(d) Construction	—					
(e) Compensation	—					
(f) Acquisition	—					
(g) Loan charges	300	0				
(h) War allowances	840	0				
					2,480	0
(8) Epidemics—						
F.—Public recreation, 170 (6), 172 (1) (g) :—						
(1) Wages	360	0				
(2) Maintenance	—					
(3) Allowance to band	—					
(4) Acquisition	—					
(5) Contributions and grants	—					
					360	0
G.—Cemeteries (Chapter 181) :—						
(1) Wages	360	0				
(2) Maintenance	—					
(3) Construction	—					
					360	0
H.—Dog registration (Chapters 334 and 333) :—						
(1) Destruction of dogs	300	0				
(2) Commission to collectors	—					
(3) Cost of dog collars	—					
(4) Fees to seizers	—					
(5) Maintenance of dog pound	—					
(6) Construction	—					
					300	0
I.—Weights and measures (Chapter 127) :—						
(1) Fees to inspectors	—					
(2) Stores	—					
J.—Electricity Department :—						
(1) Generation of electricity—						
(a) Fuel (cost of current)	48,000	0				
(b) Oil, waste and engine room stores	—					
(c) Salaries and wages at works	—					
(2) Repairs and maintenance—						
(a) Buildings	200	0				
(b) Engines, boilers, machinery and plant	—					
(c) Meters, switches, and other apparatus	2,000	0				
(d) Maintenance of supply mains and transmission lines	2,000	0				
(3) Service and house connections—						
(a) Materials	2,000	0				
(b) Labour (temporary)	100	0				

Heads of Payment		Amount	Total			No. D. 11.
		Rs. c.	Rs. c.			
(4) Management and general expenses—				THE utilization of savings from votes to meet corresponding excesses on other votes as shown below has been settled and adopted by the Council at its meeting held on November 11, 1950, by resolution 8.		
(a) Salaries, &c., (electrician and clerk)	3,000	0		SAVINGS		
(b) Salaries, &c., (out door staff)	4,000	0		Amount		
(c) Printing and stationery	100	0		Rs. c.		
(d) Sundries	200	0		Head, Sub-head and Item		
(5) Loan charges—				A.—1 (d) Cost of technical advisers	100	0
(a) Interest	200	0		A.—2 (d) Assessors' fees	1,500	0
(b) Capital repayment	500	0		A.—4 Contributions and grants	20	0
(6) Extensions and improvements				B.—7 Acquisition	2,273	6
(7) Reserve for depreciation	3,000	0		B.—8 Improvements	1,726	94
(8) Refunds	—	—		B.—8 Improvements	500	0
(9) Refund to general revenue of advances made therefrom for capital expenditure	—	—		B.—8 Improvements	70	0
(10) War allowance	4,000	0		D.—10 Surveys	100	0
			69,300 0	E.—1 (e) Disinfectants	250	0
K.—Fire protection :—				E.—1 (k) Contributions and grants	180	0
(1) Cost of fire extinguishers, refills, &c.	50	0	50 0	E.—1 (n) Anti-plague measures	200	0
L.—Supply of fruit trees :—				E.—1 (i) Expenses of health week	100	0
(1) Wages	—	—		E.—1 (l) Anti-Malarial measures	500	0
(2) Maintenance	—	—		E.—1 (o) War allowance	1,000	0
(3) Other	—	—		E.—2 (a) Wages	4,000	0
M.—Reading rooms and libraries :—				E.—2 (c) Stores	900	0
(1) Salaries and wages	—	—		E.—3 (a) Wages	1,000	0
(2) Books, periodicals, &c.	—	—		E.—3 (c) Stores	1,250	0
(3) Furniture	—	—		E.—3 (g) Construction	1,500	0
(4) Maintenance	—	—		E.—5 (b) Stores	2,500	0
Total estimated expenditure	169,990	0		J.—2 (e) War allowance	4,000	0
Estimated balance on December 31, 1951	15,032	0		EXCESS		
Total	185,022	0		Amount		
Settled and adopted by the Council at its meeting held on November 17, 1950.				Rs. c.		
				Head, Sub-head and Item		
				A.—2 (f) Stationery, printing, &c.	1,600	0
				A.—3 Refunds	20	0
				B.—2 (a) Town roads	4,000	0
				C.—5 War allowance	500	0
				D.—4 Maintenance	2,400	0
				A.—2 (k) War allowance	4,000	0
				J.—1 (c) Salaries and wages at works	900	0
				J.—1 (e) War allowance	1,000	0
				J.—1 (e) War allowance	1,250	0
				J.—3 (a) Materials	1,500	0
				J.—4 (d) Sundries	2,500	0
				B.—4 Lighting	2,500	0
				E.—5 (c) Maintenance	4,000	0

U. C. Office,
Gampaha, November 20, 1950.P. P. JAYAWARDENE,
Chairman.Office of the Urban Council,
Matale, November 20, 1950.T. TAMBIRAJA,
Chairman.BERUWALA URBAN COUNCIL
First Supplementary Budget for the Year 1950

A.—General Expenditure :—		Rs.	c.		
(2) Establishment expenses—					
(b) Travelling	..	750	0	Res. 9 of 11.11.50	
(d) Assessors' fees	..	200	0	Res. 7 of 12. 8.50	
(h) Cost of cart, boat and assessment plates	..	48	65	Res. 9 of 11.11.50	
B.—Thoroughfares :—					
(3) Plants and tools	..	15	25	Res. 9 of 11.11.50	
(14) War allowance	..	3,000	0	Res. 9 of 11.11.50	
E.—Public health :—					
I.—General Expenditure :—					
(b) Allowances	..	250	0	Res. 9 of 11.11.50	
(i) Expenses of health week	..	20	65	Res. 15 of 12. 8.50	
(3) Conservancy—					
(b) Carts, bulls and lorries	..	50	0	Res. 31 of 22. 7.50	
(4) Slaughter-house and cattle pound—					
(b) Maintenance	..	60	0	Res. 31 of 22. 7.50	
(7) Markets and galas :—					
(b) Maintenance	..	150	0	Res. 31 of 22. 7.50	
	..	350	0	Res. 9 of 11.11.50	
J.—Electricity Department :—					
(1) Generation of electricity—					
(c) Salaries and wages at works	..	3,500	0	Res. 9 of 11.11.50	
(2) Repairs and Maintenance :—					
(d) Maintenance of supply mains and transmission lines	..	1,000	0	Res. 9 of 11.11.50	
(4) Management and general expenses :—					
(b) Salaries, &c. (out door staff)	..	3,700	0	Res. 9 of 11.11.50	
(d) Sundries	..	2,800	0	Res. 9 of 11.11.50	
MM.—War emergency measures :—					
(12) Miscellaneous	..	159	60	Res. 9 of 11.11.50	

Settled and adopted at Council Meetings held on July 22, 1950, August 12, 1950 and November 11, 1950.

Urban Council,
Beruwala, November 14, 1950.I. MICHAEL FERNANDO,
Chairman.

5th Supplementary Budget of the Weligama Urban Council
for the year 1950

EXPENDITURE			
Heads of Expenditure		Rs.	c.
A.—General expenditure:—			
(2) Establishment expenses—			
(f) Office expenses	300	0	
(k) Cost of living allowances	300	0	
(3) Refunds	8	33	
B.—Thoroughfares:—			
(3) Plant and tools	400	0	
(4) Lighting	3,500	0	
(13) Cost of living allowances	2,668	0	
E.—Public health:—			
(2) Scavenging—			
(e) Cost of living allowances	1,800	0	
(4) Slaughter-house and cattle pound—			
(b) Maintenance	400	0	
(7) Markets and gas—			
(b) Maintenance	245	0	
(h) Cost of living allowances	250	0	
J.—Electricity Department:—			
(1) Generation of electricity—			
(d) Cost of living allowances	700	0	
(3) Service and house connections			
(a) Materials	2,200	0	
Total	12,771	33	

Settled and adopted at a meeting of the Council held on October 28, 1950, by resolution No. 9.

A. P. DALUWATTE,
Chairman.

6th Supplementary Budget of the Weligama Urban Council
for the year 1950

EXPENDITURE			
Heads of Expenditure		Rs.	c.
J.—Electricity Department:—			
(4) Management and general expenses:—			
(b) Salaries	75	0	
(e) Cost of living allowances	105	0	
Total	180	0	

Settled and adopted at a meeting of the Council held on November 11, 1950, by resolution 12.

Office of the Urban Council,
Weligama, November 14, 1950.

A. P. DALUWATTE,
Chairman.

HIKKADUWA-DODANDUWA TOWN COUNCIL

Application under F. R. 40 (ii) Budget for 1950

THE utilization of savings from votes to meet corresponding excess on other votes as shown below has been settled and adopted by the Council at its meeting held on October 21, 1950, subject to the sanction of the Commissioner of Local Government.

SAVINGS		Amount	
Head, Sub-head and Item		Rs.	c.
A.—1 (b) Clerks	300	0	
A.—1 (g) War allowance	250	0	
A.—2 (c) Commission to tax collectors	1,000	0	
A.—2 (d) Assessor's fees	50	0	
B.—11 Surveys	1,000	0	
D.—1 (h) Drainage construction	1,500	0	
D.—2 (b) Carts, bulls and lorries	750	0	
D.—3 (b) Carts, bulls and lorries	750	0	
<i>Electricity</i>			
(1) (a) Fuel	1,000	0	
(1) (b) Oil, waste and engine room stores	350	0	
(3) (b) Labour (temporary)	200	0	
(4) (a) Salaries and allowances (not otherwise charged (administrative)	300	0	
Total	7,450	0	

EXCESS

Head, Sub-head and Item		Amount	
		Rs.	c.
A.—1 (a) Secretary	200	0	
A.—1 (c) Revenue overseer	100	0	
A.—2 (f) Stationery, printing, advertising and stamps	250	0	
B.—13 War allowance	2,100	0	
D.—1 (b) Wages of Kangany	125	0	
D.—1 (c) Allowances	150	0	
D.—2 (a) Wages	750	0	
D.—2 (c) Stores	65	0	
D.—3 (a) Wages	1,000	0	
D.—3 (c) Stores	300	0	
D.—3 (d) Rent of night soil depot	10	0	
D.—3 (e) Maintenance of latrines	200	0	
D.—3 (h) War allowance	800	0	
<i>Electricity</i>			
(1) (c) Salaries, wages and allowances at works (not otherwise charged)	150	0	
(4) (b) Salaries and allowances (not otherwise charged) (outdoor staff)	150	0	
(4) (d) Sundries	750	0	
(10) War allowance	350	0	
Total	7,450	0	

Office of the Town Council, B. J. JAYAWARDENE,
Dodanduwa, November 10, 1950. Chairman.

Sanctioned by the Commissioner of Local Government.

A. MATHIAFARANAM,
for Commissioner of Local Government.

Colombo, November 17, 1950.

L. G. D.—DB. 262

WELIMADA TOWN COUNCIL

Budget for 1951

PART I—GENERAL BUDGET

Heads of Revenue		Estimate for 1951	
		Rs.	c.
A.—General revenue:—			
(1) Property rate 173 (1)	2,670	0	
(2) Vehicles and animal tax 175 (1) (a)	90	0	
(3) Licence duties	6,700	0	
(4) Other taxes 175 (1) (c)	—	—	
(5) Refund of stamp duties (schedule VI)	100	0	
(6) Refund of liquor licences	40	0	
(7) Compensation for opium revenue	—	—	
(8) Fines by court (not included elsewhere)	200	0	
(9) Auctioneers and brokers licences (Cap. 93)	20	0	
(10) Interest	200	0	
(11) Sale of old stores	10	0	
(12) Refund of overpayments	—	—	
(13) Warrant costs	20	0	
(14) Subsidy on account of war allowances	7,015	0	
(15) Miscellaneous	15	0	
(16) Grant-in-aid from Government	3,140	0	
Total	20,220	0	

B.—Thoroughfares:—

(1) Subsidy in lieu of labour tax	210	0
(2) Other collections, e.g., fines for injuries, &c. (98) fines on and proceeds of sale of stray cattle (104 (2)), sale of badges and faretables, &c.	260	0
Total	470	0

C.—Council lands and buildings (not included elsewhere):—

(1) Rents	100	0
(2) Sale of produce	10	0
(3) Sale of lands	—	—
Total	110	0

D.—Public health:—

(1) General—		
(a) Fines under Part IV	—	—
(b) Fees for services of midwife	—	—
(c) Maternity home and child-welfare clinic—	—	—
(1) Government grant	—	—
(2) Other receipts	—	—
(2) Scavenging—		
(a) Fees 170 (9) (b)	—	—
(b) Sale of refuse 132	90	0
(c) Fines on contractors and labourers	5	0
(3) Conservancy—		
(a) Rate 143 (b)	1,330	0
(b) Fees 170 (9) (b)	—	—
(c) Sale of refuse 132	—	—
(d) Fines on contractors and labourers	5	0

Heads of Revenue		Estimate for 1951	Heads of Expenditure		Estimate for 1951
		Rs. c.			Rs. c.
(4) Slaughter-house and cattle pound—			B—Thoroughfares :—		
(a) Fees 170 (10) (a)	..	500 0	(1) Salaries and wages—		
(b) Sale of refuse	..	—	(a) Superintendent of Works (salary/allowances)	..	180 0
(5) Water supply—			(b) Overseers	..	—
(a) Water rates 143 (b), 148	..	1,330 0	(c) Labourers	..	200 0
(b) Private water service fees	..	10 0	(2) Maintenance	..	—
(c) Distraint fees	..	—	(3) Plant and tools	..	—
(d) Works executed for customers	..	—	(4) Street lighting	..	500 0
(e) Rent of meters	..	—	(5) Dust laying	..	—
(f) Private water service connections	..	—	(6) Cost of badges and fare tables	..	—
(6) Hospitals—			(7) Acquisition	..	—
(a) Contributions from Government	..	—	(8) Improvements	..	—
(b) Rent of hospital grounds	..	—	(9) Loan charges	..	—
(7) Markets and galas—			(10) Shade trees	..	—
(a) Rents	..	60 0	(11) Surveys	..	—
(b) Boutiques and stalls 170 (11)	..	1,860 0	(12) New Works	..	1,800 0
(c) Licences for private markets 152 (3)	..	—	(13) War allowance	..	—
(d) Licences 165 (2)	..	—			
(e) Grain store rents	..	720 0	Total	..	2,680 0
Total	..	5,910 0	C.—Council lands and buildings (not charged else- where) :—		
E—Public recreation 170 (6) :—			(1) Wages	..	360 0
(1) Rents	..	—	(2) Commission to collectors	..	360 0
(2) Cattle grazing fees	..	—	(3) Rent of office	..	—
(3) Licences for public performances	..	90 0	(4) Maintenance	..	—
(4) Entertainment tax	..	1,500 0	(5) Furniture	..	—
Total	..	1,590 0	(6) Loan charges	..	—
F.—Cemeteries (Cap. 181) :—			(7) New works	..	—
(1) Fees	..	—	(8) War allowance	..	570 0
(2) Hire of hearse	..	—	Total	..	1,290 0
(3) Graves sold for erecting monuments	..	—	D.—Public health :—		
Total	..	—	(1) General—		
G.—Dog registration (Caps. 334 and 333) :—			(a) Salaries—		
(1) Registration fees	..	10 0	(1) Sanitary Inspectors	..	—
(2) Fines	..	—	(2) Public health nurse	..	—
(3) Sale of dog collars	..	—	(3) Midwives	..	570 0
(4) Seizing fees	..	—	(b) Wages	..	—
Total	..	10 0	(c) Allowances	..	—
H.—Weights and measures (Cap. 127) :—			(d) Uniforms	..	—
(1) Fees for stamping	..	—	(e) Printing	..	—
(2) Fines	..	—	(f) Disinfectants	..	150 0
Total	..	—	(g) Instruments and drugs (midwife)	..	—
I.—Fire protection :—			(h) Drainage construction	..	150 0
(1) Fees	..	—	(i) Drainage compensation	..	—
J.—Reading rooms and libraries :—			(j) Expenses of health week	..	25 0
(1) Grants	..	—	(k) Fees for milk analyses	..	125 0
(2) Subscriptions	..	—	(l) Anti-plague measures	..	100 0
Total	..	—	(m) Anti-small-pox measures	..	—
Grand total	..	28,310 0	(n) Maternity home and child welfare clinic	..	—
			(o) War allowance	..	620 0
			(2) Scavenging—		
			(a) Wages	..	1,425 0
			(b) Carts, bulls and lorries	..	400 0
			(c) Stores	..	150 0
			(d) Incinerator	..	100 0
			(e) War allowance	..	2,260 0
			(3) Conservancy—		
			(a) Wages	..	660 0
			(b) Carts, bulls and lorries	..	400 0
			(c) Stores	..	200 0
			(d) Rent of night soil depot	..	—
			(e) Maintenance of latrines	..	125 0
			(f) Acquisition	..	—
			(g) Construction	..	800 0
			(h) War allowance	..	1,020 0
			(4) Slaughter-house and cattle pound—		
			(a) Wages	..	—
			(b) Maintenance	..	100 0
			(c) Acquisition	..	—
			(d) Construction	..	3,000 0
			(e) Cattle disease	..	—
			(f) War allowance	..	—
			(g) Commission to collector	..	100 0
			(5) Water supply—		
			(a) Wages	..	—
			(b) Stores	..	100 0
			(c) Maintenance	..	150 0
			(d) Acquisition	..	—
			(e) Construction	..	—
			(f) Loan charges	..	—
			(g) Commission to collectors	..	—
			(h) Public baths	..	—
			(i) War allowance	..	—
			(6) Hospitals—		
			(a) Wages	..	—
			(b) Maintenance	..	—
			(c) Paupers	..	—
			(d) War allowance	..	—
			(7) Markets and galas—		
			(a) Wages	..	—
			(b) Maintenance	..	250 0
			(c) Printing, &c.	..	—
			(d) Construction	..	—
			(e) Compensation	..	—
			(f) Acquisition	..	—
			(g) Loan charges	..	1,150 0
			(h) War allowance	..	—
			Total	..	14,130 0
			Total	..	14,130 0

Heads of Expenditure	Estimate for 1951 Rs. c.	Heads of Revenue	Estimate for 1951 Rs. c.
E.—Public recreation 170 (6)		B.—Thoroughfares :—	
(1) Wages	—	(1) Subsidy in lieu of labour tax	920 0
(2) Maintenance	—	(2) Other collections, e.g., fines for injuries, &c., (98), fines on and proceeds of sale of stray cattle (104 (2)), sale of badges and faretables, &c.	—
(3) Allowance to band	—		
(4) Acquisition	—		
(5) Contributions and grants	—		
(6) War allowance	100 0		
		Total	920 0
Total	100 0	C.—Council lands and buildings (not included else- where) :—	
F.—Cemeteries (Cap. 181) :—		(1) Rents	—
(1) Wages	—	(2) Sale of produce	—
(2) Maintenance	—	(3) Sale of lands	—
(3) Construction	—		
(4) War allowance	—		
		Total	—
Total	—	D.—Public health :—	
G.—Dog Registration (Caps. 334 and 333) :—		(1) General—	
(1) Destruction of dogs	150 0	(a) Fines under Part IV	—
(2) Commission to collectors	—	(b) Fees for services of midwife	—
(3) Cost of dog collars	50 0	(c) Maternity home and Child-welfare clinic—	
(4) Fees to seizers	—	(1) Government grant	—
(5) Maintenance of dog pound	—	(2) Other receipts	—
(6) Construction	—	(2) Scavenging—	
		(a) Fees 170 (9) (b)	—
Total	200 0	(b) Sale of refuse 132	—
H.—Weights and measures (Cap. 127) :—		(c) Fines on contractors and labourers	—
(1) Fees to inspectors	—	(3) Conservancy—	
(2) Stores	—	(a) Rate 143 (b)	2,350 0
		(b) Fees 170 (9) (b)	—
Total	—	(c) Sale of refuse 132	—
I.—Fire protection :—		(d) Fines on contractors and labourers	—
(1) Cost of fire extinguishers, refills, &c.	30 0	D.—Public health :—	
		(4) Slaughter-house and cattle pound—	
Total	30 0	(a) Fees 170 (10) (a)	—
J.—Reading rooms and libraries :—		(b) Sale of refuse	—
(1) Salaries	—	(5) Water supply—	
(2) Wages	—	(a) Water rates 143 (b), 148	1,270 0
(3) Books and periodicals	200 0	(b) Private water service fees	30 0
(4) Furniture	100 0	(c) Distraint fees	—
(5) Maintenance	—	(d) Works executed for customers	—
(6) War allowance	—	(e) Rent of meters	—
		(f) Private water service connections	150 0
Total	300 0	(6) Hospitals—	
Grand total	27,400 0	(a) Contributions from Government	—
		(b) Rent of hospital grounds	—
		(7) Markets and galas—	
		(a) Rents	—
		(b) Boutiques and stalls 170 (11)	360 0
		(c) Licences for private markets 152 (3)	—
		(d) Licences 165 (2)	—
		(e) Grain store rents	480 0
		Total	4,640 0
Settled and adopted by the Council at its meeting on October 31, 1950, subject to revision by the Commissioner of Local Government.			
Town Council, Wellimada, October 31, 1950.	G. WALTER PERERA, Chairman.		
Sanctioned.			
A. MATHIAFARANAM, for Commissioner of Local Government, Colombo, November 10, 1950.			
L. G. D.—DC. 214			
RAKWANA TOWN COUNCIL			
Budget for 1951			
PART I.—GENERAL BUDGET			
Heads of Revenue	Estimate for 1951 Rs. c.		
A.—General revenue :—		E.—Public recreation 170 (6) :—	
(1) Property rate 173 (1)	2,800 0	(1) Rents	—
(2) Vehicles and animals tax 175 (1) (a)	20 0	(2) Cattle grazing fees	—
(3) Licence duties	4,000 0	(3) Licences for public performances	70 0
(4) Other taxes 175 (1) (c)	250 0	(4) Entertainment tax	700 0
(5) Refund of stamp duties (schedule VI)	60 0		
(6) Refund of liquor licences	—	Total	770 0
(7) Compensation for opium revenue	690 0	F.—Cemeteries (Cap. 181) :—	
(8) Fines by Court (not included elsewhere)	—	(1) Fees	—
(9) Auctioneers and brokers licences (Cap. 93)	—	(2) Hire of hearse	—
(10) Interest	—	(3) Graves sold for erecting monuments	—
(11) Sale of old stores	—		
(12) Refund of overpayments	—	Total	—
(13) Warrant costs	—	G.—Dog registration (Caps. 334 and 333) :—	
(14) Subsidy on account of war allowances	8,740 0	(1) Registration fees	—
(15) Miscellaneous	—	(2) Fines	—
(16) Grand-in-aid from Government	3,640 0	(3) Sale of collars	—
		(4) Seizing fees	—
Total	20,200 0	Total	—
		H.—Weights and measures (Cap. 127) :—	
		(1) Fees for stamping	—
		(2) Fines	—
		Total	—
		I.—Fire protection :—	
		(1) Fees	—
		J.—Reading rooms and libraries :—	
		(1) Grants	—
		(2) Subscriptions	—
		Total	—
		Grand total	26,530

Heads of Expenditure	Estimate for 1951 Rs. c.	Heads of Expenditure	Estimate for 1951 Rs. c.		
A.—General expenditure :—					
(1) Salaries of officers (not otherwise charged) :—		(c) Acquisition	—		
(a) Secretary	1,750 0	(d) Construction	—		
(b) Clerks	1,680 0	(e) Cattle disease	—		
(c) Revenue inspectors	—	(f) War allowance	—		
(d) Peons	700 0	(5) Water supply—			
(e) Cost of technical advisers	—	(a) Wages	200 0		
(f) Pensions	—	(b) Stores	2,000 0		
(g) War allowance	2,720 0	(c) Maintenance	—		
(2) Establishment expenses—		(d) Acquisition	—		
(a) Allowances (not otherwise charged)	500 0	(e) Construction	—		
(b) Travelling	250 0	(f) Loan charges	—		
(c) Commission to tax collectors (not otherwise charged)	250 0	(g) Commission to collectors	80 0		
(d) Assessor's fees	150 0	(h) Public baths	—		
(e) Legal expenses	100 0	(i) War allowance	—		
(f) Stationery, printing, advertising and stamps	300 0	(j) Water analysis	200 0		
(g) Cost of vehicle and boat plates	50 0	(6) Hospitals—			
(h) Cost of audit	300 0	(a) Wages	—		
(i) Holiday railway tickets	150 0	(b) Maintenance	—		
(j) Incidental expenses	50 0	(c) Paupers	—		
(k) Office furniture and equipment	250 0	(d) War allowance	—		
(3) Refunds	50 0	(7) Markets and galas—			
(4) Contributions and grants	100 0	(a) Wages	—		
Total	9,350 0	(b) Maintenance	100 0		
B.—Thoroughfares :—					
(1) Salaries and wages—		(c) Printing, &c.	—		
(a) Superintendent of Works (salary/allowances)	420 0	(d) Construction	800 0		
(b) Overseers	—	(e) Compensation	—		
(c) Labourers	—	(f) Acquisition	—		
(2) Maintenance	2,000 0	(g) Loan charges	—		
(3) Plant and tools	—	(h) War allowance	—		
(4) Street lighting	2,800 0	Total	18,380 0		
(5) Dust laying	—	E.—Public recreation 170 (6) :—			
(6) Cost of badges and faretables	—	(1) Wages	—		
(7) Acquisition	—	(2) Maintenance	—		
(8) Improvements	—	(3) Allowance to Band	—		
(9) Loan charges	—	(4) Acquisition	—		
(10) Shade trees	—	(5) Contributions and grants	100 0		
(11) Surveys	1,110 0	(6) War allowance	—		
(12) New works	—	Total	100 0		
(13) War allowance	—	F.—Cemeteries (Cap. 181) :—			
Total	6,330 0	(1) Wages	—		
C.—Council lands and buildings (not charged elsewhere) :—					
(1) Wages	—	(2) Maintenance	—		
(2) Commission to collectors	—	(3) Construction	—		
(3) Rent of office	—	(4) War allowance	—		
(4) Maintenance	—	Total	—		
(5) Furniture	—	G.—Dog registration (Caps. 334 and 333) :—			
(6) Loan charges	—	(1) Destruction of Dog	50 0		
(7) New Works	—	(2) Commission to collectors	—		
(8) War allowance	—	(3) Cost of dog collars	10 0		
Total	—	(4) Fees to seizers	—		
D.—Public health :—					
(1) General—		(5) Maintenance of dog pound	—		
(a) Salaries—		(6) Construction	—		
(1) Sanitary Inspectors	—	Total	60 0		
(2) Public Health Nurse	—	H.—Weights and measures (Cap. 127) :—			
(3) Midwives	—	(1) Fees to Inspectors	—		
(b) Wages	—	(2) Stores	—		
(c) Allowances	—	Total	—		
(d) Uniforms	—	I.—Fire protection :—			
(e) Printing	—	(1) Cost of fire extinguishers, refills, &c.	—		
(f) Disinfectants	80 0	J.—Reading rooms and libraries :—			
(g) Instruments and drugs (midwife)	—	(1) Salaries	—		
(h) Drainage construction	500 0	(2) Wages	—		
(i) Drainage compensation	—	(3) Books and periodicals	—		
(j) Expenses of health week	—	(4) Furniture	—		
(k) Fees for milk analyses	100 0	(5) Maintenance	—		
(l) Anti-plague measures	—	(6) War allowance	—		
(m) Anti-small-pox measures	—	Total	—		
(n) Maternity home and child welfare clinic	—	Grand total 34,220 0			
(o) War allowance	—	Settled and adopted by the Council at its meeting on November 8, 1950, subject to revision by the Commissioner of Local Government.			
(2) Scavenging—		V. T. G. KARUNARATNE, Chairman, Town Council			
(a) Wages	3,480 0	November 14, 1950.			
(b) Carts, bulls and lorries	300 0	Revised and sanctioned :			
(c) Stores	150 0	A. MATHIAPARANAM, for Commissioner of Local Government.			
(d) Incinerator	—	Colombo, November 17, 1950.			
(e) War allowance	3,280 0				
(3) Conservancy—					
(a) Wages	2,870 0				
(b) Carts, bulls and lorries	150 0				
(c) Stores	250 0				
(d) Rent of night soil depot	—				
(e) Maintenance of latrines	900 0				
(f) Acquisition	—				
(g) Construction	—				
(h) War allowance	2,740 0				
(4) Slaughter-house and cattle pond—					
(a) Wages	—				
(b) Maintenance	200 0				

L. G. D.—DD. 196.

RATTOTA TOWN COUNCIL

Budget for 1951

PART I.—GENERAL BUDGET

Heads of Revenue	Estimate for 1951 Rs. c.
A.—General revenue :—	
(1) Property rate 173 (1)	2,300 0
(2) Vehicles and animals tax 175 (1) (a)	65 0
(3) Licence duties	1,500 0
(4) Other taxes 175 (1) (c)	—
(5) Refund of stamp duties (schedule VI)	100 0
(6) Refund of liquor licences	150 0
(7) Compensation for opium revenue	—
(8) Fines by Court (not included elsewhere)	90 0
(9) Auctioneers' and Brokers' licences (Cap. 93)	10 0
(10) Interest	500 0
(11) Sale of old stores	75 0
(12) Refund of overpayments	—
(13) Warrant costs	30 0
(14) Subsidy on account of war allowances	5,439 0
(15) Miscellaneous	50 0
(16) Grant-in-aid from Government	2,450 0
Total	12,759 0
B.—Throughfares :—	
(1) Subsidy in lieu of labour tax	—
(2) Other collections, e.g. fines for injuries, &c. (98), fines on and proceeds of sale of stray cattle (104(2), sale of badges and faretables, &c.	—
Total	—
C.—Council lands and buildings (not included elsewhere) :—	
(1) Rents	—
(2) Sale of produce	—
(3) Sale of lands (lease)	80 0
Total	80 0
D.—Public health :—	
(1) General—	
(a) Fines under Part IV	—
(b) Fees for services of midwife	—
(c) Maternity Home and Child-welfare Clinic—	—
(1) Government grant	—
(2) Other receipts	—
(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)	650 0
(b) Fees 170 (9) (b)	3,200 0
(c) Sale of refuse 132	—
(d) Fines on contractors and labourers	10 0
(4) Slaughter-house and cattle pound—	—
(a) Fees 170 (10) (a)	250 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	1,000 0
(b) Boutiques and stalls 170 (11)	600 0
(c) Licences for private markets 152 (3)	—
(d) Licences 165 (2)	10 0
(e) Grain store rents	—
Total	5,730 0
E.—Public recreation 170 (6) :—	
(1) Rents	—
(2) Cattle grazing fees	—
(3) Licences for public performances	45 0
(4) Entertainment tax	600 0
Total	645 0
—Cemeteries (Cap. 181) :—	
(1) Fees	—
(2) Hire of hearse	—
(3) Graves sold for erecting monuments	—
Total	—

Heads of Revenue

G.—Dog registration (Caps. 334 and 333) :—

(1) Registration fees	25 0
(2) Fines	—
(3) Sale of dog collars	—
(4) Seizing fees	—
Total	25 0

H.—Weights and measures (Cap. 127) :—

(1) Fees for stamping	—
(2) Fines	—
Total	—

I.—Fire protection :—

(1) Fees	—
----------	---

J.—Reading rooms and libraries :—

(1) Grants	—
(2) Subscriptions	—
Total	—

Total revenue .. 19,239 0

Anticipated balance on 31.12.50 .. 24,000 0

43,239 0

Heads of Expenditure

A.—General expenditure :—

(1) Salaries of Officers—(not otherwise charged) :—	
(a) Secretary	1,965 0
(b) Clerk	800 0
(c) Revenue Inspectors	—
(d) Peon	542 0
(e) Cost of Technical advisers	—
(f) Pensions	—
(g) War allowance	2,320 0
(2) Establishment expenses—	
(a) Allowances (not otherwise charged)	331 0
(b) Travelling	300 0
(c) Commission to tax collectors (not otherwise charged)	450 0
(d) Assessor's fees	—
(e) Legal expenses	—
(f) Stationery, printing, advertising and stamps	200 0
(g) Cost of vehicle and boat plates	20 0
(h) Cost of audit	210 0
(i) Holiday railway tickets	200 0
(j) Incidental expenses	100 0
(k) Office furniture and equipment	210 0

Total .. 7,648 0

B.—Throughfares

(1) Salaries and wages—	
(a) Superintendent of works (allowances)	300 0
(b) Overseers	—
(c) Labourers	—
(2) Maintenance	—
(3) Plant and tools	45 0
(4) Street lighting	—
(5) Dust laying	20 0
(6) Cost of badges and faretables	—
(7) Acquisition	200 0
(8) Improvements	—
(9) Loan charges	—
(10) Shade trees	—
(11) Surveys	60 0
(12) New works	—
(13) War allowance	—

Total .. 625 0

C.—Council lands and buildings (not charged elsewhere) :—

(1) Wages	240 0
(2) Commission to collectors	—
(3) Rent of office	240 0
(4) Maintenance	—
(5) Furniture	—
(6) Loan charges	—
(7) New works	1,030 0
(8) War allowance	390 0

Total .. 1,900 0

Heads of Expenditure	Estimate for 1951 Rs. c.	Heads of Expenditure	Estimate for 1951 Rs. c.
D.—Public health :—		H.—Weights and measures (Cap. 127) :—	
(1) General—		(1) Fees to Inspectors	—
(a) Salaries—		(2) Stores	—
(1) Sanitary Overseer	516 0	Total	—
(2) Public Health Nurse	—		
(3) Midwives	—	I.—Fire protection :—	
(b) Wages	—	(1) Cost of fire extinguishers, refills, &c.	250 0
(c) Allowances (Rent)	60 0		
(d) Uniforms	—	J.—Reading rooms and libraries :—	
(e) Printing	—	(1) Salaries	—
(f) Disinfectants	40 0	(2) Wages	—
(g) Instruments and drugs (midwife)	—	(3) Books and periodicals	—
(h) Drainage construction	285 0	(4) Furniture	—
(i) Drainage compensation	—	(5) Maintenance	—
(j) Expenses of health Week	15 0	(6) War allowance	—
(k) Fees for milk analyses	60 0	Total	—
(l) Anti-plague measures	—		
(m) Anti-small-pox measures	—	Total expenditure	22,420 0
(n) Maternity Home and Child Welfare Clinic	60 0	Anticipated balance on December 31, 1951	20,819 0
(o) War allowance	562 0		43,239 0
(2) Scavenging—			
(a) Wages	756 0	Settled and adopted by the Council at its meeting on October 19, 1950, subject to revision by the Commissioner of Local Government.	
(b) Carts, bulls and lornes	90 0	Town Council Office, M. K. A. HAMEED, Rattota, October 23, 1950. Chairman.	
(c) Stores	75 0	Sanctioned: A. MATHIAPARANAM, for Commissioner of Local Government.	
(d) Incinerator	—	Colombo, November 10, 1950.	
(e) War allowance	1,216 0		
(3) Conservancy—			
(a) Wages	596 0	L.G.D.—DB. 242	
(b) Carts, bulls and lornes	75 0	VEYANGODA TOWN COUNCIL	
(c) Stores	200 0	Budget for 1951	
(d) Rent of night Soil Depot	—	PART I—GENERAL BUDGET	
(e) Maintenance of latrines	150 0	Heads of Revenue	Estimates for 1951 Rs. c.
(f) Acquisition	—	A.—General Revenue :—	
(g) Construction	—	(1) Property rate 173 (1)	4,700 0
(h) War allowance	951 0	(2) Vehicles and Animals tax 175 (1) (a)	200 0
(4) Slaughter-house and cattle pound—		(3) Licence duties	1,800 0
(a) Wages	—	(4) Other taxes 175 (1) (d)	—
(b) Maintenance	25 0	(5) Refund of stamp duties (schedule VI)	—
(c) Acquisition	—	(6) Refund of liquor licences	—
(d) Construction	200 0	(7) Compensation for Opium revenue	—
(e) Cattle disease	—	(8) Fines by Court (not included elsewhere)	—
(f) War allowance	—	(9) Auctioneers' and brokers' licences (Cap. 93)	—
(5) Water supply—		(10) Interest	20 0
(a) Wages	—	(11) Sale of old Stores	—
(b) Stores	—	(12) Refund of overpayments	—
(c) Maintenance	60 0	(13) Warrant costs	20 0
(d) Acquisition	—	(14) Subsidy on account of war allowances	14,130 0
(e) Construction	—	(15) Miscellaneous	50 0
(f) Loan charges	—	(16) Grant-in-aid from Government	5,150 0
(g) Commission to collectors	—	Total	26,070 0
(h) Public baths	—		
(i) War allowance	—	B.—Thoroughfares :—	
(6) Hospitals—		(1) Subsidy in lieu of labour tax	1,070 0
(a) Wages	—	(2) Other collections, e.g., fines for injuries &c., (98), fines on and proceeds of sale of stray cattle [104 (2)], sale of badges and faretables, &c.	—
(b) Maintenance	—	Total	1,070 0
(c) Paupers	—		
(d) War allowance	—	C.—Council lands and buildings (not included elsewhere) :—	
(7) Markets and galas—		(1) Rents	1,840 0
(a) Wages	—	(2) Sale of produce	50 0
(b) Maintenance	100 0	(3) Sale of lands	—
(c) Printing, &c.	—	Total	1,890 0
(d) Construction	5,780 0		
(e) Compensation	—		
(f) Acquisition	—		
(g) Loan charges	—		
(h) War allowance	—		
Total	11,872 0		
E.—Public recreation 170 (6) :—			
(1) Wages	—		
(2) Maintenance	—		
(3) Allowance to band	—		
(4) Acquisition	—		
(5) Contributions and grants	—		
(6) War allowance	—		
(7) Entertainment tax	120 0		
Total	120 0		
F.—Cemeteries (Cap. 181) :—			
(1) Wages	—		
(2) Maintenance	—		
(3) Construction	—		
(4) War allowance	—		
Total	—		
G.—Dog registration (Caps. 334 and 333) :—			
(1) Destruction of dogs	—		
(2) Commission to collectors	—		
(3) Cost of dog collars	5 0		
(4) Fees to seizers	—		
(5) Maintenance of dog pound	—		
(6) Construction	—		
Total	5 0		
		D.—Public health :—	
		(1) General—	
		(a) Fines under Part IV	—
		(b) Fees for services of midwife	—
		(c) Maternity Home and Child-welfare Clinic—	
		(1) Government grant	—
		(2) Other receipts	—
		(2) Scavenging—	
		(a) Fees 170 (9) (b)	—
		(b) Sale of refuse 132	200 0
		(c) Fines on contractors and labourers	—
		(3) Conservancy—	
		(a) Rate 143 (b)	3,130 0
		(b) Fees 170 (9) (b)	—
		(c) Sale of refuse 132	200 0
		(d) Fines on contractors and labourers	—

<i>Heads of Revenue</i>	<i>Estimate for 1951 Rs. c.</i>	<i>Heads of Expenditure</i>	<i>Estimate for 1951 Rs. c.</i>
D.—Public health—Contd.		B.—Thoroughfares :—	
(4) Slaughter-house and cattle pound—		(1) Salaries and Wages—	
(a) Fees 170 (10) (a)	120 0	(a) Superintendent of works (salary/allowances)	180 0
(b) Sale of refuse	—	(b) Overseers	630 0
(5) Water supply—		(c) Labourers	250 0
(a) Water rates 143 (b). 148	—	(3) Plant and tools	100 0
(b) Private water service fees	—	(4) Street lighting	1,280 0
(c) Distraing fees	—	(8) Cost of badges and faretables	—
(d) Works executed for customers	—	(7) Acquisition	—
(e) Rent of meters	—	(8) Improvements	—
(f) Private water service connections	—	(9) Loan charges	—
(6) Hospitals—		(10) Shade trees	—
(a) Contributions from Government	—	(11) Surveys	—
(b) Rent of hospital grounds	—	(12) New works	—
(7) Markets and galas—		(13) War allowance	980 0
(a) Rents	1,250 0		
(b) Boutiques and stalls 170 (11)	2,500 0	Total	3,420 0
(c) Licences for private markets 152 (3)	—		
(d) Licences 165 (2)	—		
(e) Grain store rents	—		
Total	7,400 0		
E.—Public recreation 170 (6) —		C.—Council lands and buildings (not charged elsewhere) :—	
(1) Rents	—	(1) Wages	370 0
(2) Cattle grazing fees	—	(2) Commission to collectors	—
(3) Licences for public performances	90 0	(3) Rent of office	600 0
(4) Entertainment tax	1,500 0	(4) Maintenance	600 0
Total	1,590 0	(5) Furniture	—
		(6) Loan charges	—
		(7) New works	—
		(8) War allowance	560 0
		Total	2,130 0
F.—Cemeteries (Cap. 181) —		D.—Public health :—	
(1) Fees	—	(1) General—	
(2) Hire of hearse	—	(a) Salaries—	
(3) Graves sold for erecting monuments	—	(1) Sanitary Inspectors	—
Total	—	(2) Public health nurse	—
		(3) Midwives	—
		(b) Wages	1,030 0
		(c) Allowances	180 0
		(d) Uniforms	60 0
		(e) Printing	—
		(f) Disinfectants	120 0
		(g) Instruments and drugs (midwife)	—
		(h) Drainage construction	—
		(i) Drainage compensation	—
		(j) Expenses of health week	50 0
		(k) Fees for milk analyses	50 0
		(l) Anti-plague measures	—
		(m) Anti-small-pox measures	—
		(n) Maternity home and child welfare clinic	—
		(o) War allowance	870 0
		(2) Scavenging—	
		(a) Wages	2,280 0
		(b) Carts, bulls and lorries	1,010 0
		(c) Stores	150 0
		(d) Incinerator	—
		(e) War allowance	3,340 0
		(3) Conservancy—	
		(a) Wages	3,100 0
		(b) Carts, bulls and lorries	450 0
		(c) Stores	250 0
		(d) Rent of night soil depot	—
		(e) Maintenance of latrines	180 0
		(f) Acquisition	—
		(g) construction	—
		(h) War allowance	4,450 0
		(4) Slaughter-house and cattle pound—	
		(a) Wages	120 0
		(b) Maintenance	—
		(c) Acquisition	—
		(d) Construction	—
		(e) Cattle disease	—
		(f) War allowance	—
		(5) Water supply—	
		(a) Wages	—
		(b) Stores	—
		(c) Maintenance	—
		(d) Acquisition	—
		(e) Construction	1,100 0
		(f) Loan charges	—
		(g) Commission to collectors	—
		(h) Public baths	—
		(i) War allowance	—
		(6) Hospitals—	
		(a) Wages	—
		(b) Maintenance	—
		(c) Paupers	20 0
		(d) War allowance	—
		(7) Markets and galas—	
		(a) Wages	530 0
		(b) Maintenance	550 0
		(c) Printing, &c.	—
		(d) Construction	—
		(e) Compensation	—
		(f) Acquisition	—
		(g) Loan charges	—
		(h) War allowance	570 0
		Total	20,460 0
G.—Dog registration (Caps. 334 and 333) —			
(1) Registration fees	30 0		
(2) Fines	—		
(3) Sale of dog collars	—		
(4) Seizing fees	—		
Total	30 0		
H.—Weights and measures (Cap 127) —			
(1) Fees for stamping	—		
(2) Fines	—		
Total	—		
I.—Fire protections —			
(1) Fees	—		
J.—Reading rooms and libraries —			
(1) Grants	—		
(2) Subscriptions	—		
Total	—		
Grand Total	38,050 0		
<i>Heads of Expenditure</i>		<i>Estimate for 1951 Rs. c.</i>	
A.—General expenditure :—			
(1) Salaries of Officers—(not otherwise charged)		(1) Salaries of Officers—(not otherwise charged)	
(a) Secretary	2,240 0	(a) Secretary	2,240 0
(b) Clerks	1,360 0	(b) Clerks	1,360 0
(c) Revenue Inspectors	—	(c) Revenue Inspectors	—
(d) Peons	570 0	(d) Peons	570 0
(e) Cost of technical advisers	—	(e) Cost of technical advisers	—
(f) Pensions	110 0	(f) Pensions	110 0
(g) War allowance	3,360 0	(g) War allowance	3,360 0
(2) Establishment expenses—		(2) Establishment expenses—	
(a) Allowances (not otherwise charged)	420 0	(a) Allowances (not otherwise charged)	420 0
(b) Travelling	350 0	(b) Travelling	350 0
(c) Commission to tax collectors (not otherwise charged)	400 0	(c) Commission to tax collectors (not otherwise charged)	400 0
(d) Assessor's fees	100 0	(d) Assessor's fees	100 0
(e) Legal expenses	—	(e) Legal expenses	—
(f) Stationery, printing, advertising and stamps	1,000 0	(f) Stationery, printing, advertising and stamps	1,000 0
(g) Cost of vehicle and boat plates	70 0	(g) Cost of vehicle and boat plates	70 0
(h) Cost of Audit	500 0	(h) Cost of Audit	500 0
(i) Holiday railway tickets	180 0	(i) Holiday railway tickets	180 0
(j) Incidental expenses	20 0	(j) Incidental expenses	20 0
(k) Office furniture and equipment	600 0	(k) Office furniture and equipment	600 0
(3) Refunds—	—	(3) Refunds—	—
(4) Contributions and grants—	100 0	(4) Contributions and grants—	100 0
Total	11,380 0	Total	11,380 0

<i>Heads of Expenditure</i>	<i>Estimate for 1951</i> Rs. c.	<i>Heads of Expenditure</i>	<i>Estimate for 1951</i> Rs. c.
E.—Public recreation 170 (6) —		(3) Service and house connections—	
(1) Wages	—	(a) Materials	200 0
(2) Maintenance	—	(b) Labour (temporary)	300 0
(3) Allowance to band	—	Total	500 0
(4) Acquisition	—	(4) Management and general expenses—	
(5) Contributions and grants	—	(a) Salaries and allowances (not otherwise charged) (Administrative)	2,320 0
(6) War allowance	50 0	(b) Salaries and allowances (not otherwise charged) (Outdoor Staff)	1,420 0
(7) Entertainment tax	—	(c) Printing and stationery	150 0
Total	50 0	(d) Sundries	700 0
F.—Cemeteries (Cap. 181) —		Total	4,590 0
(1) Wages	—	(5) Loan charges—	
(2) Maintenance	30 0	(a) Interest	1,120 0
(3) Construction	—	(b) Capital repayment	200 0
(4) War allowance	—	Total	1,320 0
Total	30 0	(6) Extensions and improvements	—
G.—Dog Registration (Caps. 334 and 333) :—		(7) Reserve for depreciation	200 0
(1) Destruction of dogs	150 0	(8) Refunds	—
(2) Commission to collectors	—	(9) Refunds to general revenue of advances made therefrom for capital expenditure	—
(3) Cost of dog collars	—	(10) War allowance	3,750 0
(4) Fees to seizers	—	Grand total	20,850 0
(5) Maintenance of dog pound	—		
(6) Construction	—		
Total	150 0		
H.—Weights and measures (Cap. 127) :—			
(1) Fees to Inspectors	—		
(2) Stores	—		
Total	—		
I.—Fire protection —			
(1) Cost of fire extinguishers, refills, &c.	—		
J.—Reading rooms and libraries :—			
(1) Salaries	—		
(2) Wages	—		
(3) Books and periodicals	—		
(4) Furniture	—		
(5) Maintenance	—		
(6) War allowance	—		
Total	—		
Grand Total	37,620 0		

Settled and adopted by the Council at its meeting held on October 20, 1950, subject to revision by the Commissioner of Local Government.

Town Council, A. F. SAMARASINGHE,
Veyangoda, November 2, 1950. Chairman.

Sanctioned.
A. MATHIAPARANAM,
for Commissioner of Local Government.
Colombo, November 10, 1950

L. G. D.—DB.182

ALUTGAMA TOWN COUNCIL

Budget for 1951

PART I—GENERAL BUDGET

<i>Heads of Revenue</i>	<i>Estimate for 1951</i> Rs. c.
A.—General revenue —	
(1) Property rate 173 (1)	7,410 0
(2) Vehicles and animals tax 175 (1) (a)	500 0
(3) Licence duties	3,450 0
(4) Other taxes 175 (1) (c)	—
(5) Refund of stamp duties (schedule VI)	250 0
(6) Refund of liquor licences	440 0
(7) Compensation for opium revenue	—
(8) Fines by court (not included elsewhere)	170 0
(9) Auctioneers and brokers licences (Cap. 93)	—
(10) Interest	130 0
(11) Sale of old stores	250 0
(12) Refund of overpayments	—
(13) Warrant costs	600 0
(14) Subsidy on account of war allowances	14,890 0
(15) Miscellaneous	400 0
(16) Grant-in-aid from Government	5,290 0
Total	33,780 0
B.—Thoroughfares :—	
(1) Subsidy in lieu of labour tax	1,190 0
(2) Other collections, e.g., fines for injuries, &c. (98) fines on and proceeds of sale of stray cattle [104 (2)], sale of badges and faretables, &c.	770 0
Total	1,960 0
C.—Council lands and buildings (not included elsewhere) :—	
(1) Rents	2,160 0
(2) Sale of produce	250 0
(3) Sale of lands	—
Total	2,410 0
D.—Public health :—	
(1) General—	
(a) Fines under Part IV	—
(b) Fees for services of midwife	—
(c) Maternity home and child welfare clinic—	
(1) Government grant	1,200 0
(2) Other receipts	—
(2) Scavenging—	
(a) Fees 170 (9) (b)	—
(b) Sale of refuse (132)	250 0
(c) Fines on contractors and labourers	—

Settled and adopted by the Council at its meeting held on October 20, 1950, subject to revision by the Commissioner of Local Government.

Town Council, A. F. SAMARASINGHE,
Veyangoda, November 2, 1950. Chairman.

Sanctioned.
A. MATHIAPARANAM,
for Commissioner of Local Government.
Colombo, November 10, 1950.

PART II.—ELECTRICITY SCHEME BUDGET

<i>Heads of Revenue</i>	<i>Estimate for 1951</i> Rs. c.
(1) Sale of current	12,000 0
(2) Rent of meters	850 0
(3) Street lighting	1,280 0
(4) Works executed for customers	2,200 0
(5) Miscellaneous	1,500 0
(6) Refunds	—
(7) Subsidy on account of war allowances	3,750 0
Total	21,580 0
<i>Heads of Expenditure</i>	
(1) Generation of electricity—	
(a) Fuel	2,000 0
(b) Oil, waste and engine room stores	1,000 0
(c) Salaries, wages and allowances at works (not otherwise charged)	1,290 0
(d) Purchase of current	4,850 0
Total	9,140 0
(2) Repairs and maintenance—	
(a) Buildings	100 0
(b) Engines, boilers, machinery and plant	500 0
(c) Meters, switches and other apparatus	250 0
(d) Maintenance of supply mains and transmission lines	500 0
Total	1,350 0

Heads of Revenue		Estimate for 1951	Heads of Expenditure		Estimate for 1951
		Rs. c.			Rs. c.
(3) Conservancy—			B.—Thoroughfares :—		
(a) Rate 143 (b)	3,650 0	(1) Salaries and wages—		
(b) Fees 170 (9) (b)	—	(a) Superintendent of works (salary/allowances)	—
(c) Sale of refuse (132)	—	(b) Overseers	—
(d) Fines on contractors and labourers	—	(c) Labourers	—
(4) Slaughter-house and cattle pound—			(2) Maintenance	8,000 0
(a) Fees 170 (10) (a)	700 0	(3) Plant and tools	—
(b) Sale of refuse	—	(4) Street lighting	2,400 0
(5) Water supply—			(5) Dust laying	—
(a) Water rates 143 (b), 148	—	(6) Cost of badges and fare tables	—
(b) Private water service fees	—	(7) Acquisition	—
(c) Distraming fees	—	(8) Improvements	—
(d) Works executed for customers	—	(9) Loan charges	—
(e) Rent of meters	—	(10) Shade trees	—
(f) Private water service connections	—	(11) Surveys	1,300 0
(6) Hospitals—			(12) New works	—
(a) Contributions from Government	—	(13) War allowance	—
(b) Rent of hospital grounds	—	Total	11,700 0
(7) Markets and galas—			C.—Council lands and buildings (not charged else- where) :—		
(a) Rents	8,000 0	(1) Wages	420 0
(b) Boutiques and stalls 170 (11)	7,200 0	(2) Commission to collectors	—
(c) Licences for private markets 152 (3)	—	(3) Rent of office	—
(d) Licences 165 (2)	—	(4) Maintenance	250 0
(e) Grain store rents	—	(5) Furniture	—
Total	21,000 0	(6) Loan charges	—
E.—Public recreation 170 (6) :—			(7) New Works	—
(1) Rents	550 0	(8) War allowance	570 0
(2) Cattle grazing fees	—	Total	1,240 0
(3) Licences for public performances	100 0	D.—Public Health :—		
(4) Entertainment tax	2,250 0	(1) General—		
Total	2,900 0	(a) Salaries—		
F.—Cemeteries (Cap 181) :—			(1) Sanitary Inspectors	—
(1) Fees	80 0	(2) Public health nurse	—
(2) Hire of hearse	—	(3) Midwives	180 0
(3) Graves sold for erecting monuments	—	(b) Wages	—
Total	80 0	(c) Allowances	—
G.—Dog Registration (Caps 334 and 333) :—			(d) Uniforms	—
(1) Registration fees	50 0	(e) Printing	—
(2) Fines	—	(f) Disinfectants	150 0
(3) Sale of dog collars	—	(g) Instruments and drugs (midwife)	100 0
(4) Seizing fees	—	(h) Drainage construction	—
Total	50 0	(i) Drainage compensation	—
H.—Weights and measures (Cap 127) :—			(j) Expenses of health week	50 0
(1) Fees for stamping	—	(k) Fees for milk analyses	100 0
(2) Fines	—	(l) Anti-plague measures	—
Total	—	(m) Anti-small-pox measures	—
I.—Fire protection :—			(n) Maternity home and child welfare clinic	1,200 0
(1) Fees	—	(o) War allowance	—
Total	—	(2) Scavenging—		
J.—Reading rooms and libraries :—			(a) Wages	4,350 0
(1) Grants	—	(b) Carts, bulls and lorries	850 0
(2) Subscriptions	—	(c) Stores	200 0
Total	—	(d) Incinerator	—
Grand Total	62,180 0	(e) War allowance	5,250 0
			(3) Conservancy—		
A.—General expenditure :—			(a) Wages	4,000 0
(1) Salaries of officers—(not otherwise charged)—			(b) Carts, bulls and lorries	1,250 0
(a) Secretary	2,010 0	(c) Stores	750 0
(b) Clerks	2,250 0	(d) Rent of night soil depot	—
(c) Revenue inspectors	760 0	(e) Maintenance of latrines	250 0
(d) Peons	570 0	(f) Acquisition	—
(e) Cost of technical advisers	100 0	(g) construction	1,500 0
(f) Pensions	—	(h) War allowance	5,000 0
(g) War allowance	4,070 0	(4) Slaughter-house and cattle pound—		
(2) Establishment expenses—			(a) Wages	—
(a) Allowances (not otherwise charged)	770 0	(b) Maintenance	30 0
(b) Travelling	300 0	(c) Acquisition	—
(c) Commission to tax collectors (not otherwise charged)	450 0	(d) Construction	—
(d) Assessor's fees	250 0	(e) Cattle disease	—
(e) Legal expenses	300 0	(f) War allowance	—
(f) Stationery, printing, advertising and stamps	1,000 0	(5) Water supply—		
(g) Cost of vehicle and boat plates	130 0	(a) Wages	—
(h) Cost of audit	700 0	(b) Stores	—
(i) Holiday railway tickets	150 0	(c) Maintenance	30 0
(j) Incidental expenses	70 0	(d) Acquisition	—
(k) Office furniture and equipment	100 0	(e) Construction	—
Refunds—			(f) Loan charges	—
Contributions and grants	550 0	(g) Commission to collectors	—
Total	14,530 0	(h) Public baths	—
			(i) War allowance	—
			(6) Hospitals—		
			(a) Wages	—
			(b) Maintenance	1,000 0
			(c) Paupers	—
			(d) War allowance	—
			(7) Markets and galas—		
			(a) Wages	—
			(b) Maintenance	—
			(c) Printing, &c.	—
			(d) Construction	—
			(e) Compensation	—
			(f) Acquisition	—
			(g) Loan charges	5,280 0
			(h) War allowance	—
			Total	31,520 0

Heads of Expenditure	Estimate for 1951	
	Rs.	c.
E.—Public recreation 170 (6) :—		
(1) Wages	—	—
(2) Maintenance	30	0
(3) Allowance to band	—	—
(4) Acquisition	—	—
(5) Contributions and grants	—	—
(6) War allowance	—	—
(7) Entertainment tax	120	0
Total	150	0
F.—Cemeteries (Cap. 181) :—		
(1) Wages	80	0
(2) Maintenance	2,500	0
(3) Construction	—	—
(4) War allowance	—	—
Total	2,560	0
G.—Dog Registration (Caps. 334 and 333) :—		
(1) Destruction of dogs	150	0
(2) Commission to collectors	—	—
(3) Cost of dog collars	—	—
(4) Fees to seizers	—	—
(5) Maintenance of dog pound	—	—
(6) Construction	—	—
Total	150	0
H.—Weights and measures (Cap. 127) :—		
(1) Fees to inspectors	—	—
(2) Stores	—	—
Total	—	—
I.—Fire protection :—		
(1) Cost of fire extinguishers, refills, &c.	20	0
Total	20	0
J.—Reading rooms and libraries :—		
(1) Salaries	—	—
(2) Wages	—	—
(3) Books and periodicals	—	—
(4) Furniture	—	—
(5) Maintenance	—	—
(6) War allowance	—	—
Total	—	—
Grand total	61,870	0

Settled and adopted by the Council at its meeting held on November 3, 1950, subject to revision by the Commissioner of Local Government.

Town Council,
Alutgama, November 4, 1950.

G. SOLOMON SILVA,
Chairman.

Revised and sanctioned.

A. MATHIAPARANAM,
for Commissioner of Local Government.
Colombo, November 14, 1950.

L. G. D.—DD 206.

SAMMANTURAI TOWN COUNCIL

First Supplementary Budget for 1950

HEAD OF EXPENDITURE	Amount	
	Rs.	c.
A.—(1) (b) Clerks	372	0
A.—(1) (g) War Allowance	385	0
A.—(2) (b) Travelling	483	64
A.—(2) (c) Commission to tax collectors (not otherwise charged)	500	0
A.—(2) (f) Stationery, printing, advertising and stamps	750	0
A.—(2) (h) Cost of audit	191	63
A.—(2) (i) Holiday railway tickets	532	0
A.—(2) (g) Cost of vehicle and boat plates	90	0
A.—(2) (j) Incidental expenses	150	0
A.—(2) (k) Office furniture and equipment	80	0
C.—(1) — Wages	80	0
C.—(8) — War allowance	75	0
D.—(1) (a) (1) Salary of sanitary inspectors	90	0
D.—(1) (a) Allowances	18	10
D.—(1) (j) Expenses of health week	125	0
D.—(2) (a) Scavenging wages	199	64
D.—(2) (b) Carts, bulls, and lorries	120	0
D.—(2) (e) War allowance	303	82
D.—(3) (a) Conservancy wages	37	20
D.—(3) (h) War allowance	46	60
E.—(7) — Entertainment tax	7	0
G.—(1) — Destruction of dogs	50	0
Total	4,686	63

Settled and adopted by the Council at its meeting held on August 12, 1950.

Town Council,
Sammanturai, September 9, 1950.

M. U. UTHUMALEBBE,
Chairman.

Revised and sanctioned.

A. MATHIAPARANAM,
for Commissioner of Local Government.
Colombo, November 17, 1950.

POINT PEDRO TOWN COUNCIL
Second Supplementary Budget for 1948

HEAD OF EXPENDITURE	Amount	
	Rs.	c.
A.—(1) (c) Revenue inspector	10	50
A.—(1) (g) War allowance	799	64
A.—(2) (a) Allowances	1	45
A.—(2) (d) Assessors fees	90	0
A.—(2) (g) Cost of vehicle and boat plates	5	74
A.—(2) (h) Coast of audit	3	69
A.—(2) (j) Incidental expenses	1	89
B.—(13) — War allowance	56	2
C.—(8) — War allowance	32	82
D.—(1) (a) War allowance	21	76
D.—(2) (a) Wages	133	24
D.—(2) (e) War allowances	1,152	5
D.—(3) (a) Wages	160	96
D.—(3) (e) Maintenance of latrines	29	42
D.—(3) (h) War allowance	456	5
<i>Electricity Department</i>		
(2) (d) Maintenance of supply mains, &c	1	65
(3) (b) Labour (temporary)	481	8
(4) (b) Salaries, &c, (outdoor staff)	17	34
(4) (d) Sundries	1,702	90
(6) Extensions and improvements	1,530	67
Total	6,688	87

Settled and adopted by the Council at its meeting held on December 10, 1949.

Town Council,
Point Pedro, November 8, 1950.

N. NADARAJAH,
Chairman.

Sanctioned

A. MATHIAPARANAM,
for Commissioner of Local Government.

Colombo, November 15, 1950.

Sale of Properties

MATARA URBAN COUNCIL

Sale of Properties for Non-payment of Assessment Rates

NOTICE is hereby given that the movable property found in the house and in the absence of movable property liable for seizure, (1) rents and profits from 1 to 10 years, and (2) timber and produce, (3) materials of the house, and (4) the undermentioned properties themselves, seized in virtue of a warrant issued by the Chairman, Urban Council, Matara, in terms of section 252 of the Municipal Councils Ordinance, No. 29 of 1947, as read with section 183 (1) of the Urban Councils Ordinance, No. 61 of 1939, for arrears of rates due on the premises, and for the period mentioned in the sub-joined schedule, will be sold by Public auction on the spot and at the time therein mentioned unless in the meantime the amount of rates and costs be duly paid.

WILFRED GUNASEKERA,
Chairman.

Office of the Urban Council,
Matara, November 21, 1950.

SCHEDULE

TIME OF SALE TO COMMENCE AT THE FIRST-NAMED PREMISES AT 10 A.M. EACH DAY

Monday, January 8, 1951

Ward No. 1, Main Street, Nos. 47/3, 47/4, 70. For 3rd Quarter, 1949.

Monday, January 8, 1951

Ward No. 2, Market Road, No. 6, Pennycuik Road No. 43/2, Tangalla Road, Nos. 93/3 and 183, Temple Road, No. 28/1. For 3rd Quarter, 1949.

Monday, January 8, 1951

Ward No. 3, Browns Hill Road, No. 24, Peakwella Road, Nos. 10, 34, Tangalla Road, No. 262/1. For 3rd Quarter, 1949.

Tuesday, January 9, 1951

Ward No. 4, Fifth Cross Road, Nos. 7/1 and 15. Fourth Cross Road, Nos. 29, 41, 41/2, Hakmana Road, Nos. 68, 86/7, 102. Kitulawela Temple Road, No. 19/4. Naimanna Ferry Road, Nos. 20/3, 22/3, Piladuwa Road, Nos. 49, 51/1, 61/1, 65, 83/1, 97/1, 109/2, 4, 4/1, 4/3, 6, 6/1, 14/1, 32, 42/1, 42/8, 52/1, 52/11, 54/3, 54/4, 54/8, 56/1, 56/2, 56/4, 60/4, 72/3 and 84/2 For 3rd Quarter, 1949.

Wednesday, January 10, 1951

Ward No. 4, Piladuwa Road, Nos. 88/2, 88/6, 90/6, 94/3, Piladuwa Lane, Nos. 21, 29, 4/1, 30/3, Second Cross Road, Nos. 25, 34/3, 42/2, Third Cross Road, No. 15. Uyanwatte Circular Road, Nos. 119, 38/1, 38/2, 38/3, 38/4, 38/5, 40, 40/2, 42, 48/1, 50, 50/1, 52/1, 54/1, 54/2, 54/3, 54/4, 56, 58, 58/1, 58/5, 60, 64, 66/1, 68/2, 68/4. For 3rd Quarter, 1949.

Thursday, January 11, 1951

Ward No. 4, Uyanwatte Circular Road, Nos. 70, 72/2, 72/3, 72/4, 74/1, 74/2, 74/3, 74/5, 78/1, 82/4, 114, 124, 128, 132, 134, 136, 136/5, 140/1, 140/2, 140/4, 140/6, 148/1, 154, 212, 266/2, 270/3, 272/1, 272/2, 280, Uyanwatte Lane, 1—39/3, 49, 55, 26, 46, 54, Walpola Lane, 2, 10, Weragampita Cross Road, No. 5. For 3rd Quarter, 1949.

Friday, January 12, 1951

Ward No. 5, Hakmana Road, 60/3, Uyanwatte Circular Road, Nos. 55, 63, 63/1, 99, 105, 107/1, 107/2, 109/1, 237/7, 243/7, 247, 251/2, 16/1, 24/1, 28, 30, 32, Uyanwatte Lane 1—13/2, 17/2, 17/4, Uyanwatte New Lane, Nos. 13/5, 33/3, 33/4, Weragampita Road, Nos. 7, 7/1, 25, 14, Weragampita Temple Road, Nos. 9/3, 15/3, 15/4, 17/7. For 3rd Quarter, 1949.

Tuesday, January 16, 1951

Ward No. 6, Broadway Road, Nos. 17/2, 21, 155, 157, Fourth Cross Street, Nos. 31, 28, 34, Main Street, Nos. 143, 145, 173, 187, 191, 207, 227, 229, 148, 154/1, 154/2, 156/6, 156/7, 156/8, 166/1, 182, 246, 252, 254, 256, Second Cross Street, Nos. 10/5, 18, Third Cross Street, Nos. 19, 21/2, 27, 2, 4, 6, 10, 14, 16, 22/3, 34, 42, 44, 46, 48, 50, 54. For 3rd Quarter, 1949.

Wednesday, January 17, 1951

Ward No. 7, Bathutha Road, Nos. 15/2, 23/4, 31/2, 35, 35/1, 12, 22/8, 22/10, 24/4, 26/4, 26/5, 26/7, 14/2, Broadway Road, Nos. 42/3, 42/7, 42/11, 44/3, 114, 116, 130, 132, 134, 166, 168, 170, 248, Delkada Road, Nos. 27/6, 39/1, 39/2, 47/2, 47/3, 49, 51/1, 53/1, 55, 49/1, 28, 30, Elevella Road, Nos. 24, 32, 48. For 3rd Quarter, 1949.

Thursday, January 18, 1951

Ward No. 7, Goods Shed Road, No. 6, Hakmana Road, Nos. 33/5, 69, 71, 131, 151/1, Kalidasa Road, Nos. 19/2, 8, 50/6, Railway Approach Road, Nos. 21/2, 61, Rahula Road, Nos. 7, 43, 45, 45/1, 45/2, 51, 51/7, 51/9, 51/12, 53, 55, 95/4, 95/5, 62/2, 62/3, 98/3, 100/3, 100/8, 112/2, Station Road, Nos. 19, 21, 21/1, 24, 26, 28, 30, Tuduwa Boundary Road, Nos. 25, 27 47/2, 47/7, 59/1. For 3rd Quarter, 1949.

Friday, January 19, 1951

Ward No. 8, Akuressa Road, Nos. 11, 13/1, 13/2, 13/3, 17, 23/1, 25/1, 29/10, 37, 39, 41, 43, 45, 57, 71/5, 73/8, 77/2, 77/3, 77/7, 81/1, 81/3, 81/7, 85, 97/2, 97/9, 8/1, 8/9, 8/10, 8/11, 8/12, 14/1, 30/1, 50, 72, Boundary Road, Nos. 14/1, 14/3, 14/4, 28, 34, 46. For 3rd Quarter, 1949.

Monday, January 22, 1951

Ward No. 8, Broadway Road, Nos. 279, 311, 327, 331, 393, 278/3, 286/2, 288, 292/3, 398/1, 398/2, 402, and 402/1, 410/2, Devata Path, Nos. 3/1, 9, 6, 8/3, 10, 12/1, 12/2, Fifth Cross Street, No. 8/1, Main Street, Nos. 334 and 336, 366/1, 390, 398, Rahula Road, Nos. 129/1, 120/1, 120/2, 120/3. For 3rd Quarter, 1949.

Tuesday, January 23, 1951

Ward No. 8, Seventh Cross Street, Nos. 5, 26, 32, 23/1, 30, Welegoda Path, Nos. 9/2, 9/4, 15/4, 17/6, 8 and 8/1, 10, 12/7, 14, 18, 20/3, 22, 26, 28/2A, Welegoda Road, Nos. 1, 3, 11/8, 11/10, 11/11, 13, 15, 17/1, 17/5, 17/6, 25, 35/2, 35/4, 39, 6A, 10, 12/1, 14, 16/1, Weliveriya Road, Nos. 9/2, 9/8. For 3rd Quarter, 1949.

Wednesday, January 24, 1951

Ward No. 9, Jayamahavihare Road, Nos. 17, 25, 39, 51/2, 51/5, 57/1, 57/3, 57/9, 61, 61/1, 63/1, 63/2, 63/7, 63/8, 71/3, 71/6, 71/8, 79/1, 85/1, 12/3, 12/5, 20/1, 26/2, 28, 30, 32, 32/1, 36/1, 36/3, 36/4, 36/5, 36/6, 36/7. For 3rd Quarter, 1949.

Thursday, January 25, 1951

Ward No. 9, Jayamahavihare Road, Nos. 36/10, 36/11, 36/15, 36/16, 36/20, 36/22, 36/25, 36/26, 46/1, 46/2, 46/3, 46/4, 50, 50/1, 50/2, 50/8, 52, 58/9, 62, 66, 66/1, 66/2, 70, 72, 78/1, 36/17B, 36/17c, 36/17F, 36/17F, 36/17I. For 3rd Quarter, 1949.

Friday, January 26, 1951

Ward No. 9, Main Street, Nos. 263, 283, and 285, 333, 373, 373/1, Paramulla Cross Road, Nos. 19, 19/1, 19/2, 10, 18, 14/1, 14/2, 14/3, Paramulla Road, Nos. 33, 37/1, 43/3, 49, 49/1, 49/4, 57, 59/2, 61, 71, Paramulla Cross Road, Nos. 29/1, 29/2, 29/3, 29/4, 31, 37, 45, 42, 42/3, 42/4, 56, 62. For 3rd Quarter, 1949.

Monday, January 29, 1951

Ward No. 9, Sixth Cross Road, No. 70, Paramulla Cross Road, Nos. 14/4, 14/5, 14/6, Totamuna Cross Road, Nos. 7, 9, 4/2, 16/1, 16/7, Totamuna Road, Nos. 5, 13, 15, 53, 32, 36/1, 54, 56, 60, 78, 78/1, 78/2, 78/9, 84, 86, 90/1, 90/2, 90/3A, 98/4, 98/5, Jayamahavihare Road, Nos. 58/1, 36/17J, 36/19A, 36/19B, 36/19c, 36/19d, 36/19E, 36/19F, 36/19G. For 3rd Quarter, 1949.

Tuesday, January 30, 1951

Ward No. 10, Broadway Road, Nos. 413, 417, 423, 447/1, 447/4, 447/5, 447/6, 447/8, 449/4, 453, First Cross Road, Nos. 1, 3, 7, 11/1, 15/1, 17, 4, 12, Main Street, Nos. 383, 387/3, 387/5, 389, 391, 395, 399, 407, Paramulla Road, Nos. 2, 6/1, 6/2, 20, 22/2, 34/2, 40/1, 42/3, 50, 50/1, 50/4, 50/8, 50/9, 50/10, 50/11, 58, 62, 62/1 and 2, 68/2, 72, 76. For 3rd Quarter, 1949.

Wednesday, January 31, 1951

Ward No. 10, Polhena Road, Nos. 7, 7/1, 21/1, 21/3, 21/4, 21/5, 25, 29, 31, 31/6A, 31/8, 31/10, 37, 43, 65, 75, 75/1, 79, 87, 95, 97, 99, 101, 103, 105, 109, 113, 113/1, 115, 133, 137, 6/4, 18, 32, 32/4, 32/5, 40/1, 50, 56, 62/5, 64/2, 64/4. For 3rd Quarter, 1949.

Thursday, February 1, 1951

Ward No. 10, Polhena Road, Nos. 68, 70, 72, 72/1, 76/1, 84, 84/1, 84/4, 88, 88/2, 92/2, 92/3, 94/1, 122, 124, 124/3, 126, 128, 128/3, 130/8, 130/11, 130/12, 130/14, 132, 138, 140, 142/1, 146, 78A, 32/3A, Polhena Beach Road, Nos. 3, 5, 7, 13/1, 15, 21, 21/1. For 3rd Quarter, 1949.

Friday, February 2, 1951

Ward No. 10, Polhena Beach Road, Nos. 23, 25, 27, 27/1, 29/1, 33, 35, 37, 39, 47/1, 51/1, 55, 55/1, 57/1, 61, 71, 63A, 2/1, 6/1, 14, 16, 18, 18/1, 18/2, 24, 28, 32, 34/1, 38, 44/2, 44/3, 44/7, 46, 46/1, 46/2, 50. For 3rd Quarter, 1949.

Tuesday, February 6, 1951

Ward No. 10, Polhena Boundary Road, Nos. 6, 6/1, 6/2, 8, 10/4, 12/3, 12/6, 12/7, 12/8, 12/10, 12/11, 12/12, 12/13, 14, 14/5, 14/6, Polhena Cross Road, Nos. 9, 11, 21 23/2, 23/3, 25, 27/3, 27/4, 29/1, 29/2, 37, 37/1, 37/2, 4/7, 14/5, 14/11, 14/18. For 3rd Quarter, 1949.

Wednesday, February 7, 1951

Ward No. 10, Polhena Cross Road, Nos. 14/20, 14/21, 14/23, 14/24, 16, 16/5, 16/9, 16/15, 16/16, 16/17, 16/18, 28/3, 28/5, 28/6, 30/1, 30/2, 32/1, 32/3, 32/4, 34, 26/2, 28/1, Second Cross Road, Nos. 15, 17, 21, 6/1, 10/1, 10/2, 10/3, 18/1, 18/3, Third Cross Road, Nos. 3 and 11. For 3rd Quarter, 1949.

Miscellaneous**COLOMBO MUNICIPAL COUNCIL****The Butchers Ordinance**

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 person mentioned in the schedule hereunder has made an application to me for licence to carry on the trade of butcher in the premises stated against his name in the aforesaid schedule, during the year 1951.

Any person residing within the limits of the Colombo Municipal Council, who desires to object to the issue of the licence, is hereby called upon to furnish to me in duplicate, within 14 days from the date of this *Gazette*, a written statement of the grounds of his objections.

SCHEDULE

Name of Applicant	Name of Premises
P. Don Jeremias	11, Vystwyke Road, Mattakuliya.

L. L. ATTYGALLE,
for Mayor of Colombo.

Town Hall,

Colombo, November 14, 1950.

KALUTARA URBAN COUNCIL**The Butchers Ordinance**

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 person mentioned in the schedule hereunder has made an application to me for a licence to carry on the trade of a butcher, during the year 1951.

Any person residing within the limits of the Kalutara Urban Council, who desires to object to the issue of a licence, is hereby called upon to furnish to me in duplicate, on or before December 1, 1950, a written statement of the grounds of his objection.

Schedule

A. R. B. Mohideen	Beef Stall No. 1, Public Market, Kalutara South.
Do.	Beef Stall No. 2, Public Market, Kalutara South.
Do.	Beef Stall No. 3, Public Market, Kalutara South.
Do.	Beef Stall No. 4, Public Market, Kalutara South.
Do.	Mutton Stall No. 1, Public Market, Kalutara South.
Do.	Mutton Stall No. 2, Public Market, Kalutara South.
Do.	Beef Stall at 269, Main Street, Kalutara North.
Do.	Beef Stall at 1205, Main Street, Katukurunda.

P. A. COORAY,
Chairman.

Urban Council Office,
Kalutara, November 15, 1950.

HAKMANA WALAKADA VILLAGE COMMITTEE**The Butchers Ordinance**

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 application to me for carrying on the trade of butchers, during the year 1951.

Any person residing within the limits of the Hakmana Walakada Village Committee, who desires to object to the issue of this licence, should furnish me in duplicate, before December 4, 1950, a written statement of the ground of his objection for the issue of the licence.

SCHEDULE

Name of Applicant	Name of premises at which the trade is to be carried.
Davu Naidu Marikkar Hameem	Hakmana Market Premises.

S. P. JAYAWARDENA,
Chairman.

Village Committee,
Hakmana, November 8, 1950.

HAKMANA WALAKADA VILLAGE COMMITTEE**The Butchers Ordinance**

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 person mentioned in the schedule hereunder has made application to me for carrying on the trade of a butcher, during the year 1951.

Any person residing within the limits of the Village Committee who desires to object to the issue of any of these licences should furnish me in duplicate, before December 4, 1950, a written statement of the grounds of his objection for the issue of the licences.

SCHEDULE

Name of Applicant	Name of premises at which the trade is to be carried on
Hameebu Lebbe Marillar Seinadeen	Dodangaba Hena at Miella.

S. P. JAYAWARDENA,
Chairman.

Village Committee Office,
Hakmana, November 8, 1950.

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 1951.

Any person residing within the limits of the Kattankudy Town Council, who desires to object to the issue of the licence should furnish me in duplicate before December 12, 1950, a written statement of the grounds of his objection for the issue of the licence.

SCHEDULE

A. Mugamathu Cassin	Stall No. 3, Mosque Market, Kattankudy.
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M. A. ATHAMLEBBE ALIM HAJIAR,
Chairman.

Town Council Office,
Kattankudy, November 20, 1950.

HAMANGALLA VILLAGE COMMITTEE**The Butchers Ordinance**

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 person mentioned in the schedule hereunder has made application to me for carrying on the trade of butcher, during the year 1951.

Any person residing within the limits of the Village Committee, who desires to object to the issue of this licence should furnish me in duplicate, within fourteen days of publication of this notice, a written statement of the grounds of his objections for the issue of the licence.

SCHEDULE

Name of Applicant	Name of premises at which the trade is to be carried.
L. M. Junaidu	Giriulla Bazaar.

R. B. TENNAKOON,
Acting Chairman.

V. C. Office,
Narangamuwa,
Giriulla, November 10, 1950.

OTARA PALATA 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 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 1951.

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

SCHEDULE

Name of Applicant	Name of premises at which the trade is to be carried on
W. M. Eugene Fernando	Mutton and Pork stall at Lunuwila.
K. K. Pemiyanu Fernando	Mutton and Pork stall at Lunuwila.

G. A. A. GUNATILLAKE,
Chairman.

Office of the Village Committee,
Otara Palata,
Dankotuwa, November 15, 1950.

GANDAHE SOUTH VILLAGE COMMITTEE (P.H)

The Butchers Ordinance

NOTICE is hereby given under section 7 of the Butchers (Amendment) Ordinance, No. 44 of 1947 (Chapter 201), that the persons mentioned in the schedule hereunder have made applications to me for carrying on the trade of a butcher in the premises stated against their names in the aforesaid schedule, during the year 1951.

Any person residing within the limits of the village area of Gandahe South, Kandy District, who desires to object to the issue of the licences, should furnish to me in duplicate, within 14 days from the date of this *Gazette*, a written statement of grounds of his objection.

SCHEDULE

Name of Applicant	Name of Premises
(1) A. Abdul Cader	121, Galaha
(2) S. M. Mohamed Hussein	122, Galaha.
(3) S. Idroos	123, Galaha.

K. B. RAJANAYAKE,
Chairman.

Village Committee Office,
Butawatta, Talatuoya, November 17, 1950.

ANAIVILUNDAN PATTU VILLAGE COMMITTEE
IN CHILAW DISTRICT

The Butchers Ordinance

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 person mentioned in the schedule hereunder has made application to me for carrying on the trade of a butcher, during the year 1951.

Any person residing within the limits of the Anaivilundan Pattu Village Committee area, who desires to object to the issue of a 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.

SCHEDULE

Name of Applicant	Name of premises at which the trade is to be carried on
W. S. Victor Fernando	Premises bearing No. 16 at Rajakadaluwa Bazaar.

N. SITTAMPALAM,
Chairman.

Office of the Village Committee,
Anaivilundan Pattu,
Rajakadaluwa, November 20, 1950.

PALISPATTU WEST VILLAGE COMMITTEE,
PATADUMBARAThe Butchers (Amendment) Ordinance,
No. 44 of 1947

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 a butcher in the premises stated against their respective names in aforesaid schedule, during the year 1951.

Any person residing within the limits of the Palispattu West Village Committee area, who desires to object to the issue of any of these licences, should furnish to 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 licences.

SCHEDULE

Name	Premises
N. Abdulhameed	47/2, Kumbukkandura.
Supdt., Mahaberiattenna Group	Mahaberiattenna Dairy-farm, Teldeniya.
A. Mohammadhaseem	268, Kumbukkandura.
M. S. Anthoo	Watakelle Estate, Madulkelle.

M. B. EKANAYAKE,
Chairman.

V. C. Office,
Palispattu West (PD),
Kosgama,
Madulkelle, November 15, 1950.

ANDIAMBALAMA VILLAGE COMMITTEE

Butchers Ordinance

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 in premises stated against their respective names in the aforesaid schedule, during the year 1951.

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

SCHEDULE

Name and address of the Applicant	Name of premises at which the trade is to be carried on
1. M. M. Mooseen, 86/2, St. Lazarus Road	Beef stall, R. A. F. Main road, Katunayaka
2. M. M. Mooseen, 86/2, St. Lazarus Road	Meat stall Kurana-Katunayaka
3. P. A. Meerasa Marikkar, Ma-Eliya, Ja-ela	Meat stall No. 1, Seeduwa
4. Moona Sareep, Ja-ela	Meat stall No. 2, Seeduwa
5. J. A. Don John, Katunayaka	Meat stall, Katunayaka
6. D. E. M. Balasuriya	Andiambalama
7. M. S. A. Jayatilaka, Mahabage, Ragama	Meat stall Nos. 1 & 2, Seeduwa
8. J. A. Don John, Katunayaka	Meat stall Nos. 1 & 2, Seeduwa

S. P. KUMARASINGHE,
Chairman.

Office of the Village Committee,
Andiambalama V. A.,
Seeduwa, November 20, 1950.

TALAWAKELLE-LINDULA URBAN COUNCIL

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 respective names in the aforesaid schedule, during the year 1951.

Any person residing within the limits of the Talawakelle-Lindula Urban Council, 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 *Gazette*, a written statement of the grounds of objection for the issue of the licences.

SCHEDULE

Name of Applicant	Name of Premises
M. A. Naina Mohammed	Beef stall No. 1, Public Market, Talawakelle.
A. Vellamy Counder	Mutton Stall No. 1, Public Market, Talawakelle.

G. P. H. D. SILVA,
Chairman.

Office of the Urban Council,
Talawakelle, November 15, 1950.

BALANGODA URBAN COUNCIL

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 as set out in the said schedule, during the year 1951, their applications in respect of the lease of the stalls for the year 1951 having been accepted by Council.

Any person residing within the limits of the Balangoda Urban Council, who desires to object to the issue of any of these licences should furnish me in duplicate before 4.30 p.m. on November 30, 1950, a written statement of the grounds of objection for the issue of the licences.

SCHEDULE

Name of Applicant	Name of Premises
I. L. M. Sheriff	Beef stall No. 1 in the Public Market.
E. L. M. Junaideen	Beef stall No. 2 in the Public Market.
P. M. Kunji Ahammed	Beef stall No. 3 in the Public Market.
M. Y. Kovipillai Nadar	Mutton stall No. 1 in the Public Market.
P. Thangavel	Mutton stall No. 2 in the Public Market.

BARNES RATWATTE,
Chairman.

Urban Council Office,
Balangoda, November 14, 1950.

MINUWANGODA VILLAGE AREA VILLAGE COMMITTEE

The Butchers Ordinance

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 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 1951.

Any person residing within the limits of the Minuwangoda Village Committee 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

F 6

SCHEDULE

Name of Applicant	Name of premises at which the trade is to be carried on
U. A. Abdul Caffoor, Galloluwa	Meat stall in Dawatagahawatte at Galloluwa, belonging to Mr. S. E. Cader Mohideen.

D. J. SENANAYAKE,
Chairman.

Village Committee Office,
Minuwangoda, November 15, 1950.

HAMBANTOTA URBAN COUNCIL

The Butchers Ordinance

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 application to me for carrying on the trade of a butcher in the premises stated against their respective names in the aforesaid schedule, during the year 1951.

Any person residing within the limits of the Hambantota Urban Council, who desires to object to the issue of any of these licences should furnish to me in duplicate before November 30, 1950, a written statement of the grounds of his objection for the issue of the licences.

SCHEDULE

N. M. Junaideen	Stall No. 1, Public Market.
D. A. Hameedu	Stall No. 2, Public Market.

T. K. BURAH,
Chairman.

Office of the Urban Council,
Hambantota, November 15, 1950.

HEWAWISSA KORALE IN P. H. VILLAGE COMMITTEE

The Butchers Ordinance

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 a butcher, during the year 1951.

Any person residing within the administrative limits of the Hewawissa Korale in P. H. Village Committee, who desires to object to the issue of the licences, 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 licences.

SCHEDULE

Name of Applicants	Name of Premises
(1) Sena Ameerdeen	Ududeniya Madige, Marassana.
(2) S. M. Mohamed Hussein	Karagaskada, Deltota.

K. B. WICKREMASINGHA,
Chairman.

V. C. Office,
Hewawissa Korale in P. H. Marassana,
November 15, 1950.

WATTALA VILLAGE AREA

**The Butchers (Amendment) Ordinance,
No. 44 of 1947**

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 respective names in the aforesaid schedule, during the year 1951.

Any person residing within the limits of Wattala Village area, 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 the grounds of his objection for the issue of licence.

SCHEDULE

Name	Name of Premises
K. D. S. Jayawardene, .. "Suvinita", Thim- birigasyaya, Wattala	Meat, Pork & Mutton Stall at Thimbirigasyaya.
D. J. Pathirana, 785, .. Peliyagoda-Pattiya, Kelaniya.	Meat, Pork & Mutton Stall at Peliyagoda-Pattiya, Kela- niya.
J. D. P. Jayatillake, Mabole, Wattala.	Meat, Pork & Mutton Stall at Hendala.
D. A. Jayasinghe, Thimbirigasyaya, Wattala.	Meat, Pork & Mutton Stall at Hekitta.
D. A. Jayasinghe, Thimbirigasyaya, Wattala.	Meat, Pork & Mutton Stall at Peliyagoda-Pattiya, Kela- niya.
A. Joseph Perera, Tudella, Ja-Ela.	Meat, Pork & Mutton Stall at Pamunugama, Mahawatta.

D. L. GUNASEKERA,
Chairman.

Office of the Chairman, V. C.,
Wattala Village Area,
Hendala, Wattala.

VILLAGE COMMITTEE OF KAMMAL PATTU

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 persons mentioned in the schedule hereunder have made applications to me for carrying on the trade of butchers in premises stated against their names in the aforesaid schedule, during the year 1951.

Any person residing within the limits of the Kammal Pattu village area, who desires to object to the issue of the licences, should furnish to me in duplicate, within fourteen days from the date of this *Gazette*, a written statement of the grounds of his objection.

SCHEDULE

Name	Premises
1. M. Juwakeenu Fernando ..	Kolinjadiya
2. K. William Appuhamy ..	Kolinjadiya
3. W. Juwan Fernando ..	Ulhitiyawa
4. P. K. Peduru Nonis ..	Ulhitiyawa
5. W. A. Marthelis Fernando ..	Ulhitiyawa
6. W. W. A. Dommisianu Fer- nando	Wennappuwa
7. W. M. Peduru Fernando ..	Wennappuwa
8. D. Peduru Costa ..	Wennappuwa
9. R. Juse Fernando ..	Wennappuwa
10. P. K. Lasarus Nonis ..	Dummaladeniya West
11. W. Jerad Thamel ..	Katuneriya
12. W. Benjamin Thamel ..	Katuneriya
13. M. Migel Fernando ..	Katuneriya
14. M. Migel Fernando ..	Katuneriya
15. M. A. Peduru Fernando ..	Katuneriya
16. U. Salis Fernando ..	Katuneriya
17. A. K. Simion Appuhamy ..	Bolawatta
18. A. K. Simion Appuhamy ..	Borelessa
19. A. D. N. Appuhamy ..	Angampitiya
20. R. Edmend Fernando ..	Thambarawila
21. W. Damianu Waas ..	Waikkala
22. W. Clement Fernando ..	Waikkala
23. M. Peter Fernando ..	Nainamadama East
24. P. Peduru Fernando ..	Ulhitiyawa

W. K. CHAS. W. FERNANDO,
Chairman.

V. C. Office,
Kammal Pattu,
Nainamadawa, November 20, 1950.

MAHARA VILLAGE COMMITTEE

The Butchers Ordinance

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 has 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 1951:

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

SCHEDULE

Name of applicant	Place
(1) A. L. M. Ismail, Walgama	Elukowitta Watta of Walgama.
(2) N. Thomas Perera, Dalupitiya	Ketakegahawatta at Dalu- pitiya.
(3) H. D. Joseph, En- deramulla	Delgahawatta of Enderamulla.
(4) A. C. F. Sekkie, En- deramulla	Kahatagahawatta of Endera- mulla.

D. S. J. R. WEERASEKERA,
Chairman.

Village Committee Office,
Mahara Nugegoda,
Kadawata, November 18, 1950.

KEERAWELI PATTU VILLAGE COMMITTEE

The Butchers Ordinance

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 butcher, during the year 1951.

Any person residing within the limits of the Village Committee of Keeraweli Pattu, who desires to object to the issue of any of these licences, should furnish me in duplicate, before December 7, 1950, a written statement of the grounds of his objection for the issue of the licences.

SCHEDULE

Name of applicant	Name of premises at which the trade to be carried out
(1) S. P. Mohamradu Usoof of Waraka- pola	Bakmigahamulla Watta at Pilanduwa in Warakapola.
(2) E. O. K. Taboor Mohidin of Ambe- pussa	Palleovita in Ambepussa.
(3) K. S. Mohamradu Omer of Udukum- bura	Parayadola Watta at Udukum- bura.

W. A. MUNASINGHE,
Chairman, V. C., Keeraweli Pattu.
Warakapola, November 15, 1950.

UDAGAMPAHA H. P.

The Butchers (Amendment) Ordinance, No. 44 of 1947

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 a butcher in the premises stated against

the respective names in the aforesaid schedule, during the year 1951.

Any persons residing within the limits of the Udagampaha in Harispattu village area, who desires to object to the issue of any of these licences, should furnish to 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 licences.

SCHEDULE

Name of Butcher	Area or Address
(1) T. M. H. Lebbe	VC/253, Kandy-Matale Main Road, Akurana.
(2) T. M. H. Lebbe	VC/320, Kandy-Matale Main Road, Akurana.
(3) N. Sheriff Lebbe	VC/322, Kandy-Matale Main Road, Akurana.
(4) V. A. Mohamed Cassim	VC/37, Akurana-Dunuwila Road, Akurana.

H. M. MOHIDEEN,
Chairman.

Office of the Udagampaha, H. P.,
Village Committee Area,
184, 8th Mile Post,
Alawatugoda, November 20, 1950.

VEYANGODA TOWN COUNCIL

The Butchers Ordinance

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 application to me for carrying on the trade of butcher in the Veyangoda Market at Veyangoda, during the year 1951.

Any person residing within the limits of the Veyangoda Town Council, who desires to object to the issue of any of these licences, should furnish to me in duplicate, before December 10, 1950, a written statement of the grounds of his objection for the issue of the licences.

SCHEDULE

Name	Premises
P. D. Eugene	Stall No. 1 and 2, Beef, Mutton and Pork.
P. D. Eugene	Stall No. 3, Mutton only.
D. Manuel	Stall No. 4, Meat (wild) other than Beef, Mutton and Pork.

A. F. SAMARASINGHE,
Chairman.

Town Council,
Veyangoda, November 20, 1950.

TRINCOMALEE URBAN COUNCIL

The Butchers Ordinance

NOTICE is hereby given in terms of section 7 of the Butchers Ordinance (Chapter 201), as amended by section 6 of Ordinance No. 44 of 1947, that the persons mentioned in column (I) of the schedule hereto have applied to me for licences to carry on the trade of butcher, during the year 1951, at the premises mentioned against their respective names in column (II) of the schedule and situated within the administrative limits of the Trincomalee Urban Council.

2. Every person residing within the administrative limits of the Urban Council of Trincomalee, who desires to object to the issue of these licences, is hereby called upon to furnish me, in duplicate,

on or before December 15, 1950, a written statement of the grounds of his objections. A separate statement in duplicate should be submitted in respect of each application against which an objection is raised.

S. M. MANIKKARAJAH,
Chairman.

Trincomalee, November 16, 1950.

SCHEDULE

Column (I)	Nature of Licence	Column (II)
1. A. G. Masthan of Div. No. 10, Trincomalee	Mutton	U. C. Mutton Stall at the Sinnakadai Market, Trincomalee.
2. Seyedu Ibrahim Abdul Wahab of Div. No. 5, Moor Street, Trincomalee	Mutton	U. C. Mutton Stall at the Sinnakadai Market, Trincomalee.

KALUTARA URBAN COUNCIL

Rates and Taxes for 1951

IT is hereby notified that the Kalutara Urban Council has, in terms of Ordinance No. 61 of 1939, imposed for the year 1951, the following rates and taxes, being the same as were in force during the preceding year, within the administrative limits of the Kalutara Urban Council, subject to the provisions of the aforesaid Ordinance.

Under section 173, a rate of 13 per cent. per annum payable on March 31, June 30, September 30, and December 31, for the quarters ending on the said days respectively, on the annual value of all immovable property save and except paddy fields.

Under section 175, a tax in respect of the following vehicles and animals payable on or before March 31, 1951, at the rates mentioned below:—

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

P. A. COORAY,
Chairman.

Urban Council Office,
Kalutara, November 17, 1950.

KALUTARA URBAN COUNCIL

Dog Tax for 1951

The Dog Registration Ordinance (Chapter 334)

IT is hereby notified that the Kalutara Urban Council has, in terms of section 4 of the Dog Registration Ordinance (Chapter 334), imposed for the year 1951, an annual registration fee of Rs. 1.50 on every

bitch and Re. 1 on every dog kept within the administrative limits of the said Urban Council, payable on or before April 1, 1951.

P. A. COORAY,
Chairman.

Urban Council Office,
Kalutara, November 17, 1950.

POLGAHAWELA TOWN COUNCIL

Property Rate for 1951

Town Councils Ordinance, No. 3 of 1946

IT is hereby notified that the Polgahawela Town Council has, in terms of the Town Councils Ordinance, No. 3 of 1946, imposed for the year 1951, the following rate, being the same as was in force during the preceding year, within the administrative limits of the Council :—

Under section 173, a rate of six per centum per annum on the annual value of all immovable property situated within the administrative limits of the said Council, payable on March 31, June 30, September 30, and December 31, for the quarter ending on the said days respectively.

K. B. EPAKANDE,
Chairman.

Town Council Office,
Polgahawela, November 21, 1950.

POLGAHAWELA TOWN COUNCIL

Vehicles and Animals Tax for the Year 1951

The Town Councils Ordinance, No. 3 of 1496

IT is hereby notified that the Polgahawela Town Council has—

- (1) under section 175 of the Town Councils Ordinance, No. 3 of 1946, imposed for the year 1951, a tax on the vehicles and animals mentioned in the schedule hereto at the rates specified in that schedule, the said rates being the same as are in force during the year 1950, and
- (2) under section 176 (3) of the Ordinance ordered that the said tax shall be payable on or before March 31, 1951.

K. B. EPAKANDE,
Chairman.

Town Council Office,
Polgahawela, November 21, 1950.

SCHEDULE

	Rs. c.
For every vehicle other than a motor car, motor tricart, motor lorry, motor bicycle, cart, hand-cart, jinricksha, bicycle or tricycle	5 0
For every bicycle or tricycle, or bicycle car or cart, or tricycle car or cart—	
(a) if used for trade purposes	5 0
(b) if used for other than trade purposes	1 0
For every double-bullock cart of whatever description	4 0
For every single-bullock cart or hackery	3 0
For every hand-cart	4 0
For every jinricksha	2 50
For every horse or pony or mule	5 0
For every bullock or ass	1 0

POLGAHAWELA TOWN COUNCIL

Dog Tax for 1951

The Dog Registration Ordinance (Chapter 334)

IT is hereby notified that the Polgahawela Town Council has, in terms of section 4 of the Dog Registration Ordinance (Chapter 334), imposed for the year 1951, a registration fee of Re 1 for every dog and Re. 1.50 for every bitch, kept within the administrative limit of the Council, payable on or before April 1, 1951.

K. B. EPAKANDE,
Chairman.

Town Council Office,
Polgahawela, November 21, 1950.

COLOMBO MUNICIPAL COUNCIL

Supplemental Budget, 1950 (No. 9)

NOTICE is hereby given in terms of section 214 (2) (b) of the Municipal Councils Ordinance, No. 29 of 1947, that the Supplemental Budget of the Colombo Municipal Council for the year 1950 (No. 9) will be open to public inspection for seven days commencing from November 25, 1950, at the Office of the Municipal Treasurer, Colombo.

KUMARAN RATNAM,
Mayor of Colombo.

Town Hall,
Colombo, November 22, 1950.

COLOMBO MUNICIPAL COUNCIL

Budget for 1951

NOTICE is hereby given in terms of section 212 (b) of the Municipal Councils Ordinance, No. 29 of 1947, that the Budget of the Colombo Municipal Council containing an estimate of the available Municipal income and details of the proposed expenditure for the year 1951 is open for public inspection at the Office of the Municipal Treasurer, for seven days commencing from November 25, 1950.

KUMARAN RATNAM,
Mayor of Colombo

Town Hall,
Colombo, November 22, 1950

JAFFNA MUNICIPAL COUNCIL

NOTICE is hereby given in terms of section 212 (b) of the Municipal Councils Ordinance, No. 29 of 1947, that the budget of the Jaffna Municipal Council containing an estimate of the available Municipal Income and details of the proposed expenditure for the year 1951 is open for public inspection at the office of the Municipal Council, for seven days commencing from Monday, November 27, 1950.

C. PONNAMBALAM,
Mayor of Jaffna.

Office of the Municipal Council,
Jaffna, November 21, 1950

KURUNEGALA MUNICIPAL COUNCIL

NOTICE is hereby given that Supplemental Budget No. 2 of 1950, to be laid before the next General Meeting of the Council is open for public inspection at the Municipal Council Office for one week from November 25, 1950.

A. G. PIYADASA,
Mayor of Kurunegala.

Municipal Office,
Kurunegala, November 14, 1950.

ප්‍රදේශ පාලනය පිළිබඳ දැන්වීම

L. G. D.—GC 14/32/9.

ගම්සභා ආඥාපනත

ගම්සභා ආඥාපනතේ (198 වැනි පරිච්ඡේදයේ) 49 වැනි වගන්තිය යටතේ, කුරුණෑගල දිස්ත්‍රික්කයේ වාරිකපොල ගම් ප්‍රදේශයේ ගම්කාරයා සභාව විසින් සම්පාදිතව, 1947ක්වූ සැප්තැම්බර් මස 24 වැනි දින අංක 9,773 දරණ ගැසට් අනිවේදනයේ පළමු ප්‍රකාශනයෙන් සංශෝධිතවූ එකී වගන්තියෙන් සෞඛ්‍යය හා ප්‍රදේශ පාලනය පිළිබඳ ඉමානාතුමා කෙරෙහි පැවරී තිබෙන බලයේ ප්‍රකාර එතුමා විසින් ස්ථිර කරන ලද අතුරු ව්‍යවස්ථා.

පී. ඩී. ප්‍රනාන්දු,

සෞඛ්‍යය හා ප්‍රදේශ පාලනය පිළිබඳ අමාත්‍ය කාර්යාංශයේ ස්ථාවර ලේකම්තුමා.

මේ 1950ක්වූ නොවැම්බර් මස 8 වැනි දින කොළඹදීය

අතුරු ව්‍යවස්ථා

මංචාවක් හා අභිපාරවල්

1. එක් එක් මාවත හෝ අභිපාර මේ මේ ප්‍රදේශය බස්සේ වැව් යා යුතුයයි කියාද, එහි පළල මෙතෙක් විශුද්ධිය කියාද කාර්ය සභාව විසින් නිර්ණය කරන්නා ලද ප්‍රකාරයට සෑම පොදු මාවතක් හෝ අභිපාරක්ම සාදා හෝ නැවත සාදා පවත්වාගෙන යා යුතුයි.

2. (1) ගම්කිසි පොදු මාවතක් හෝ අභිපාරක් සෑදීමේ හෝ අලුත්වැඩියා කිරීමේ වැඩක් ආරම්භ කර තිබෙන විට අණවේර යක් සකස් කිරීමෙන් හෝ වෙනත් ක්‍රමයකින් හෝ අඩුගණනේ හුදුවසක්වත් කල්තියා දුනුපිදීමෙන් පසු ඒ කටයුතු සඳහා වුවමනා කරන තරම්වූ කාලයක් තුළ ගවේශනය පිසින් එකී මාවත හෝ අභිපාර පාලනවිකාරනු ලැබීම තහනම්කිරීමට ප්‍රධාන තුමාට බලය තිබේ.

(2) කාර්ය සභාව විසින් ඒ සඳහා සම්මත කරනු ලැබූ ගෝඡනාවකින් බලය පවර තිබෙන විට ප්‍රධානතුමා විසින් කිසියම් පොදු මාවතක හෝ අභිපාරක ඕනෑම වර්ගයක හෝ පවිත්‍රයක අභිකර්ම ව්‍යවහාර ගම්සභාවකට සීමාකිරීම හෝ නතර කිරීම කිසිදු තුළ වන්නේය.

3. ඒ සඳහා ප්‍රධානතුමා විසින් නිසි පරිදි ලියවිල්ලකින් බලය පවරන ලද ඕනෑම කෙනෙකු විසින්—

(1) සාදා තිබෙන්නාවූ නොහොත් සෑදීමට අරමුණකොට ඇත්තාවූ ගම්කිසි පොදු මාවතක් හෝ අභිපාරක් සම්බන්ධයෙන් ක්‍රමානුකූලව පිණිස වුවමනා කරණ සියලුම වැඩකාරයින්, කරත්ත, සතුන් හා උපකරණ ඇතුළු උදේ 7ටත් සවස 5ටත් අතර කාලය තුළ ඒ මාවත හෝ අභිපාර යාව නොහොත් ඒ අසල පිහිටි ඕනෑම ඉඩමකට ඇතුළුවීමද;

(2) සාදා තිබෙන්නාවූ හෝ සෑදීමට අරමුණකොට තිබෙන්නාවූ පොදු මාවතක් හෝ අභිපාරක් සම්බන්ධයෙන් ක්‍රමානුකූලව පිණිස වුවමනා පස්, කුණකසල හෝ ද්‍රව්‍ය ඒ මාවත හෝ අභිපාර යාව හෝ ළංව පිහිටි ඕනෑම ඉඩමකට පිවිසීමද;

(3) සාදා තිබෙන නොහොත් සෑදීමට අරමුණකර තිබෙන ගම් පොදු මාවතක් හෝ අභිපාරක් සම්බන්ධයෙන් ක්‍රමානුකූලව පිණිස කරගෙන යන කාලය තුළදී එකී මාවත හෝ අභිපාර අසල ඇති ඉඩම හරහා කිසියම් තාව කාලිකපාරක් සෑදීමද;

(4) ගම්කිසි පොදු මාවතක් හෝ අභිපාරක් ආරක්ෂා කිරීම පිණිස, වැඩිදියුණුකිරීම පිණිස, අලුත්වැඩියා කිරීම පිණිස හෝ සෑදීම පිණිස ගම්කිසි කාණු, දිය අගල් වැටවල් හෝ බෝක්කු සෑදීම, අලුත්වැඩියා කිරීම හෝ ශුඛකිරීම අවශ්‍ය වන්නේ නම් එසේ කිරීමට ඕනෑම ඉඩමකට ඇතුළුවීමද,

කිසිදු තුළ වන්නේය. එහෙත් (2) වැනි ඡේදයේ සඳහන් කරන ලද පස්, කුණකසල හා වෙනත් ද්‍රව්‍ය සිසි කාලයක් ඇතුළතදී ඉවත්කර දැමිය යුතු වන්නේ හැර (3) වැනි ඡේදයේ සඳහන් කරන ලද තාවකාලික පාර ගම්කිසි ගොඩනැගිල්ලක් තිබෙන ඉඩමකට හෝ කොටුකර තිබෙන ඉඩමකට හෝ මිදුලකට උඩින් ගෙනයා යුතු නොවන්නේය.

4. කිසිවකු විසින්—

(a) තනා අවසන් කරන ලද හෝ තනාගෙන යන්නාවූ හෝ කිසිම පොදු මාවතකට හෝ අභිපාරකට අනතුරු කිරීම, අලංකාර කිරීම, හානිකිරීම, අවහිර කිරීම, හෝ එය බලපත් අල්ලාගැනීම හෝ එය පාලනවිකාරනු ලැබීමට වෙනත් ක්‍රමයකින් බාධාකිරීම; හෝ

(b) කාර්ය සභාවේ අවසරය පිටකීය නැත්නම් එසේ නොවී කරන ලද හෝ තනාගෙන යන්නාවූ හෝ කිසිම මාවතක් හෝ අභිපාරක් වෙන අතකට හැරීම; නොකළ යුතුයි.

5. (1) කුඹුරු මැදින් වැටී තිබෙන ගම්කිසි පොදු අභිපාරක් සිරිත් පරිදි එහි කිසි පළල් ප්‍රමාණය ඇතිව මැනවින් පාලනය කිරීම ඒ ඒ කුඹුරු හිමියන්ගේ හා ගොවීන්ගේ යුතුකමය.

අප්‍රියවූ හා අන්තර්ගතයකට කමිණිත

6. (1) පහත දැක්වෙන කමිණිත අප්‍රියවූ කමිණිත වශයෙන් සලකනු ලැබේ:—

- (a) ජඬි හෝ කරවල හෝ ගබඩාකිරීම;
- (b) කොහ ගණනේ පිකිණීම සඳහා නරක්විය හැකි ආහාර ද්‍රව්‍ය ගබඩාකිරීම;
- (c) කොම්පෝස්ට් නොහොත් කෘත්‍රිම පොහොර සෑදීම;
- (d) විනාකිරී, සෑදීම;
- (e) රබර් විශලීම නොහොත් සෑදීම;
- (f) සබන් සෑදීම;
- (g) හම් පදම්කරන ස්භාවයක් තබාගැනීම;
- (h) පුවක් විශලීම;
- (i) සතුන්ගේ ලේ නොහොත් මලකුණු උණකිරීම;
- (j) සතුන්ගේ හම් ගබඩා කිරීම;
- (k) සතුන්ගේ ඇට ගබඩා කිරීම;
- (l) මාර් අසිස් දැමීම;
- (m) දූවි දඬු පොහොර සකස්කිරීම;
- (n) පොල්ලෙලි පෙහවීමට පොල්ලෙලි කොටුවක් තබාගැනීම;
- (o) රබර් ශ්‍රීට් නොහොත් ක්‍රම දුම්ගැස්සීම හා සෑදීම;
- (p) කෘත්‍රිම පොහොර නොහොත් කෘත්‍රිම පොහොර සෑදීමට ගන්නා ද්‍රව්‍ය හෝ නි තුනකට වඩා ගබඩාකිරීම.

(2) පහත දැක්වෙන කමිණිත අන්තර්ගතයකට කමිණිත වශයෙන් සලකනු ලැබේ:—

- (a) සෝඩා, ලැමනයි අදි සිසිල්ලීම වැනි සෑදීම;
- (b) කොප්පර සෑදීම;
- (c) නෙල්වලින් හෝ වෙනත් පැවරල් අදි දුවෙන ද්‍රව්‍යවලින් හෝ වාෂ්ප වලින් හෝ ඉලැක්ට්‍රික් බලයෙන් හෝ ක්‍රියා කෙරෙන ගන්නා පාලිකරන ගම් කමිණිතයක්;
- (d) ගතතු සුත්‍රාදියෙන් නෙල් හිදීම;
- (e) කුඹුක්, ගල් හෝ බොරලු සඳහා ගල්වලවල් කැපීම;
- (f) කොප්පර ගබඩාකිරීම;
- (g) පිදුරු ගබඩාකිරීම;
- (h) කපාපු පොල් මිශලා සකස්කිරීම;
- (i) මීරන් සකස්කිරීම හෝ ගබඩාකිරීම;
- (j) කුණගල් ලබාගැනීම පිණිස වලුක් හැරීම;
- (k) ගතතු සුත්‍රාදියෙන් පොල් නෙල් හිදීම;
- (l) කුණු පිවිටීම නොහොත් ගබඩාකිරීම;
- (m) කෙදි වැනි නෙලීම නොහොත් ගබඩාකිරීම;
- (n) කපු පුරන් (හුල් අදිය) ගබඩාකිරීම;
- (o) හිකිපෙවිටි සෑදීම.

(3) පහත දැක්වෙන කමිණිත අප්‍රියවූ අන්තර්ගතයකට කමිණිත වශයෙන් සලකනු ලැබේ:—

- (a) කෙදි සාමකිරීම;
- (b) ගබොල් හා උර් පිවිටීම.

7. (1) සෞඛ්‍ය පිළිබඳ වෛද්‍ය නිලධාරීතුමාගේ රෙකමන පිරිසිදු තාවකාලික විසින් ඒ සඳහා නිකුත් කරන ලද බලපත්‍රයක් දරන්නේ නම් ඔහු නැත්නම් කිසිවකු විසින් අප්‍රියවූ කමිණිත කමිණිතයක් හෝ අන්තර්ගතයකට කිසියම් කමිණිතයක් කරගෙන යා යුතු නැත.

(2) (1) වැනි ඡේදයේ සඳහන්වූ සෑම බලපත්‍රයක්ම 15 වැනි අතුරු ව්‍යවස්ථාව යටතේ අම්ල-තු නොකරන ලද්දේ නම් එය නිකුත් කරනු ලැබූ අවුරුද්දේ දෙසැම්බර් මස නිසිවත් වැඩිදුටු අවසාන වන්නේය.

(3) ගම්කිසිවකු වෙත (1) වැනි ඡේදය යටතේ නිකුත් කරන ලද බලපත්‍රයක් වෙනත් කෙනෙකු වෙත පැවරීම නොහැකිය.

8. (1) අප්‍රියවූ කිසියම් කමිණිතයක් හෝ අන්තර්ගතයකට කිසියම් කමිණිතයක් කරගෙන යාමට බලාපොරොත්තු වන ස්භාවය සෞඛ්‍ය පිළිබඳ වෛද්‍ය නිලධාරීතුමා විසින් අනුමත කරනු ලැබේ.

(2) මේ අතුරු ව්‍යවස්ථාවේ 1 වැනි ඡේදය යටතේ දැන්වීමක් භාරකරනු ලැබූ සෑම දේපල හිමියකු විසින් හෝ බදුකාරයකු විසින්, තමාට ඒ දැන්වීම භාරදුන් දින සිට දවස තිහක් ඇතුළත හැම අතින්ම ඒ දැන්වීමේ දක්වා ඇති නියමයන්ට එකඟව වැසිකිලියක් සෑදිය යුතුයි.

25. ප්‍රධානතුමාගෙන් අවසර නැතුව කිසිවකු විසින් ගෙදර දොරේ කටයුතු සඳහා ජලය සපයනු ලබන කිසිම ලිදක සිට අඩි එකයටක අඩි මීටරයක තුළ වැසිකිලි වලක් සෑදීම හෝ නඩත්තු කිරීම හෝ නොකටයුතුයි.

මැරුණු සතුන්ගේ මළකෑම ඉවත්කිරීම

26. ගම් ප්‍රදේශය තුළ ගම්කිසි සතකු මැරුණවිට, ඊ මැරුණු වේලාවේ සිට පෑ දොළහක කාල සීමාව ඉක්මවී යන්නට මින් තෙත් ඒ සතාගේ මළකෑම වලලාදීමට සැලැස්වීම ඒ සතා අයිතිකාරයාගේ හෝ, අයිතිකාරයකු නැති විටෙකදී, ඊ මැරුණු ඉඩමේ පදිංචිකාරයාගේ හෝ යුතුකම වන්නේය.

27. මැරුණු සතු ගම් සතකුගේ මළකෑමක් වලලා දීමට 26 වැනි අතුරු ව්‍යවස්ථාව යටතේ වගකිය යුතු වූ ගම්කිසි කෙනෙකු පෑ දොළහක කාලසීමාව ඇතුළතදී ඊ වලලාදීමට පැහැරහැරී නොහැර ප්‍රධානතුමා විසින් ඒ සතා වලලාදීමට සැලැස්විය යුතුයි. තවද ඒ නිසා දරන්නට යෙදුනාවූ විශදම් එකී අයගෙන් කායකී සභාවට අයකරගන්නට තිබෙන ණයක් පරිද්දෙන් අයකර ගත හැකිය.

අශුචි ඉවත්කිරීම හා කසල ගොඩනග

28. අශුචි ඉවත්කිරීමේ සේවයක් ආරම්භකරන ලද්දේ ප්‍රදේශයක් ඇතුළත පිහිටියාවූ ඕනෑම ඉඩමක අයිතිකාරයකුට ලියවිල්ලකින් භාරදෙනලද දැන්වීමකින් සෞඛ්‍ය පිලිබද වෛද්‍ය නිලධාරියකුගේ හෝ එබඳු වෛද්‍ය නිලධාරියකු විසින් බලය පවරනලද නිලධාරියකුගේ රෙකමන් කිරීමක් සිට ප්‍රධානතුමා විසින් අනුමතකරනලද ප්‍රමාණයක හා විශිෂ්ට, ඉඩමේ පිහිටවිය යුතු වූ ආකාරයටද බාල්දි තබන වැසිකිලියක් සාදන්නට ඕනෑම කියා ප්‍රධානතුමා විසින් නියමකළ හැකිය.

29. අශුචි ඉවත්කිරීමේ සේවයක් ආරම්භකරනලද්දේ ප්‍රදේශයක් ඇතුළත පිටිවියාවූ ඕනෑම ඉඩමක නිවෙහ (28 වැනි අතුරු ව්‍යවස්ථාවේ සඳහන් කරනලද ප්‍රමාණයකට හා ආකාරයකට සාදනලද බාල්දි වැසිකිලියක් නොවන්නාවූ) ඕනෑම වැසිකිලි වලක් හෝ වැසිකිලියක් සතිපාරකාවට අහගරයදගත හා අපවිත්‍රය කියා සෞඛ්‍ය පිලිබද වෛද්‍ය නිලධාරියකු හෝ එබඳු වෛද්‍ය නිලධාරියකු විසින් බලය පවරනලද නිලධාරියකු සහතික කරයි නම් එබඳු ඉඩමක අයිතිකාරයාට ලියවිල්ලකින් භාරදෙනලද දැන්වීමකින් ඒ ඉඩමේ නිවෙහ්නාවූ එබඳු වැසිකිලි වල හෝ වැසිකිලිය වසාදමන්නට ඕනෑම කියා ප්‍රධානතුමා විසින් නිවේදනය කළ හැකිය.

30. 28 වැනි අතුරු ව්‍යවස්ථාවේ හෝ 29 වැනි අතුරු ව්‍යවස්ථාවේ සඳහන් කරනලද ප්‍රකාර නිවේදනයක් භාරකරනු ලැබුවාවූ සෑම අයිතිකාරයකු විසින්ම එකී දැන්වීමේ සඳහන් කර නිවෙහ්නාවූ හා මොනම කාරණයක් නිසාවත් මාස දෙකකට අඩුනොවන්නාවූ කාල සීමාවක් ඇතුළතදී එකී නිවේදනයේ සඳහන් කර නිවෙහ නියමයන් ඉටුකළ යුතුයි.

31. අශුචි ඉවත්කිරීමේ සේවයක් ආරම්භකරන ලද්දේ ප්‍රදේශයක් ඇතුළත පිහිටියාවූද බාල්දි තබන වැසිකිලියක් නිවෙහ්නාවූද ඉඩමට සෑම පදිංචිකාරයකු විසින්ම ඒ වැසිකිලිය සෑම කල්කීම ශුචිපවිත්‍ර ලෙසත් ගහපත් ලෙසත් තබාගත යුතුයි.

32. කායකී සභාවේ සේවය කරන අශුචි ඉවත්කරන මෙහෙකරුවෙකු හැර වෙන කිසිවෙකු විසින් අශුචි ඉවත්කිරීමේ සේවයක් පවත්නාවූ ප්‍රදේශයක් ඇතුළත පිහිටියාවූ බාල්දි තබන වැසිකිලියකින් අශුචි ගෙනයාම හෝ වෙනත් ක්‍රමයකින් ඉවතලා ම හෝ නොකළ යුතුයි.

33. දුප්පත්කම නිසා කායකී සභාව විසින් නිදහස්කරනලද පදිංචිකාරයෙකු හැර අශුචි ඉවත්කිරීමේ සේවය පවත්නා ඕනෑම ඉඩමක පදිංචිකාරයා විසින් බාල්දියකට ගත පණහක් බැගින් වූ අශුචි ඉවත්කිරීමේ ගාස්තුවක් මාසපනා කායකී සභාවට ගෙවිය යුතුයි.

34. ඕනෑම ඉඩමක සාදා ඉවත්කරන ලද්දේ හෝ පරිහරණයක යුතු ලිහිණි වැසිකිලියක් හෝ වැසිකිලි වලක් පරිහරණකර බැලීම සඳහා ඉර පෑසීමටත්, ඉර බැසීමටත් අතර ඕනෑම වේලාවකදී සෞඛ්‍ය පිලිබද වෛද්‍ය නිලධාරියකු විසින් හෝ එතුමා විසින් බලය පවරනලද වෙන නිලධාරියකු විසින් හෝ එකී ඉඩමට ඇවිල්ලක් නිත්‍යකුලය. තවද එකී ඉඩමේ පදිංචිකාරයා විසින් එබඳු නිලධාරියකුට පරිහරණකිරීම සඳහා අවශ්‍ය වූ සෑම උපකාරයක්ම දිය යුතුයි.

35. කැලිකසල ඉවත්කිරීම පිණිස වැඩපිළිවෙලක් ආරම්භකර නිවෙහ ප්‍රදේශයක් තුළ පිහිටි ඕනෑම ඉඩමක පදිංචිකාරයා විසින් තමාගේ ඉඩම අතුළත ඉවත දමන අර්ථ, කුණු රෙබු හා වෙනත් කැලිකසල සුදුසු පියනක් සහිතවූද ප්‍රධානතුමා විසින් අනුමතකරනලද ප්‍රමාණයක් හා හැඩහැරුණමක් ඇතිවූද බාල්දි ගත හෝ භාජනයක හැන්පත් කරවිය යුතුයි.

36. 35 වැනි අතුරු ව්‍යවස්ථාවේ සඳහන් කරනලද යම් ඉඩමක පදිංචිකාරයා විසින්—

(1) ප්‍රධානතුමා විසින් අණකෙර ගස්වා ප්‍රසිධිකිරීමෙන් හෝ වෙනගම් ක්‍රමයකින් හෝ නියමකරනලද කාල වේලාවල් අතර දිනපනම එකී බාල්දිය හෝ භාජනය එකී ඉඩමෙන් පිටත පාරේ ගමනාගමනයට අවහිරයක් ඇති නොවන ලෙස පාරේ අයිතකින් නැතිමට සැලැස්විය යුතුයි.

(2) කායකී සභාවේ කසල ගොඩනගන්නට විසින් එකී බාල්දිය හෝ භාජනය හිස්කොට පෑ භාගයක් ඇතුළතදී එය ඒ ස්ථානයෙන් අස්කරවිය යුතුයි.

37. 35 වැනි අතුරු ව්‍යවස්ථාවේ සඳහන් කරනලද කාල වේලාවලදී මිස කිසිවකු විසින් 36 වැනි අතුරු ව්‍යවස්ථාවේ සඳහන් කරනලද කිසිම බාල්දියක් හෝ භාජනයක් කිසිම පාරක නොනැවිත යුතුයි.

38. දුප්පත්කම නිසා කායකී සභාව විසින් නිදහස්කරනලද පදිංචිකාරයකු හැර කැලිකසල ඉවත්කිරීමේ සේවය පවත්නා ඕනෑම ඉඩමක පදිංචිකාරයා විසින් බාල්දියකට ගත දහයක් බැගින්වූ කැලිකසල ඉවත්කිරීමේ ගාස්තුවක් මාසපනා කායකී සභාවට ගෙවිය යුතුයි.

39. ගම්කිසි මාසයක් මේනුවෙන් ගෙවිය යුතු වූ 38 වැනි අතුරු ව්‍යවස්ථාවේ සඳහන් කරනලද අශුචි ඉවත්කිරීමේ ගාස්තුවද 33 වැනි අතුරු ව්‍යවස්ථාවේ සඳහන් කරනලද කැලි කසල ඉවත්කිරීමේ ගාස්තුවද, ඒ එක්කම ලබන ජලය මාසයේ දහවැනි දින හෝ ඊට මත්තෙන් කායකී සභාවේ ප්‍රධානතුමාට ගත එකී ගාස්තුව අගකිරීමට බහු විසින් නිසිපරිදි ලියවිල්ලකින් බලය පවරනු ලැබූ වෙනත් කෙනෙකුට හෝ ගෙවීම් යුතුය; එහෙත් කිසිම විශේෂ මාසයක් මුළුල්ලේම ගම්කිසි ඉඩමක තමා නතර නොවන්නේය කියා එකී අයිතිකාරයා විසින් හෝ පදිංචිකාරයා විසින් කල් ඇතුළු ප්‍රධානතුමාට ලියවිල්ලකින් දැනුම්දී දුන්පසු ඒ පදිංචිකාරයා හෝ අයිතිකාරයා ඒ මාසය තුළ එකී ඉඩමේ ඇත්ත වශයෙන්ම නතර නොවූයේ යයි ප්‍රධානතුමාට ඒත්තුගන්වූ කල්හී, එකී ඉඩම වෙනුවෙන් ඒ මාසයට අශුචි ඉවත්කිරීමේ ගාස්තුවක් හෝ කැලිකසල ඉවත්කිරීමේ ගාස්තුවක් ගෙවිය යුතු නැත.

පොදු දැන්වීම්

40. කිසිවකු විසින් කායකී සභාවේ අණපරිදි ප්‍රදීනිගස්කර නිවෙහ කිසිම දැන්වීමක් මිනාසකිරීම හෝ විරූපිකිරීම හෝ නොකටයුතුයි.

පලතුරු හෝ එලවලු කඩ

41. ඒ සඳහා ප්‍රධානතුමාගෙන් කිසිපරිදි ලබාගන්නාලද බලපත්‍රයක් පිට මිස නැත්නම් කිසිවකු විසින් පලතුරු හෝ එලවලු කඩයක් පිහිටුවීම හෝ පවත්වාගෙනයාම හෝ නොකළ යුතුයි. එබඳු සෑම බලපත්‍රයක්ම එය නිකුත්කරනලද අවුරුද්දේ දෙසැප්ටැම්බර් මස නිස්පත්වෙහිදට අවසාන වන්නේය.

42. බලපත්‍රයක් ලබාගැනීමට අදහස්කරන ස්ථානය පහත සඳහන් කොන්දේසිවලට එකඟව තිබෙන්නොත් මිස නැත්නම් කිසිවකුට ඒ ස්ථානයෙහි පලතුරු හෝ එලවල් කඩයක් පවත්වා ගෙන යාමට බලපත්‍රයක් ලැබීමට අයිතිවාසිකමක් නැත.

ඒ කොන්දේසි කවරේදහන්:—

- (a) ඒ ගොඩනැගිල්ල හොඳහැටි සාදා තිබියයුතුවාත් හැර එය ඇතුළුට හොඳට හුලා වැදෙන ලෙසත්, හොඳම එලිම වැටෙන ලෙසත් සාදා තිබිය යුතුයි. තවද එහි සෑම කාමරයකම විවෘතකළ හැකිවූ ජනෙල් පිහිටුවා ඒ ජනෙල් විවෘතකළවිට ඒ විවෘතව පවත්නා කොටස එහි මතුපිට බිමෙන් පහළොවෙන් එක පංඟුවකට අඩු නොවිය යුතුයි;
- (b) සෑම කාමරයකම ඕන්ති ලිපින් අඩි හතකට නොඅඩුමය යුතුවාත් හැර ඒවායේ පිහිටි ගබඩාල් අල්ලා හෝ සීමෙන්නියෙන් කපලාදුනොට හෝ තිබෙන තැන් හැර අනිකුත් සියලු කොටස් හුණු බදුමෙන් කපලාදු කරනු ලැබ සුදුසුකම හා තිබිය යුතුයි;
- (c) ඒ ගොඩනැගිල්ලේ වහල්පල අඩුකමෙන් පොළොවේ සිට අඩි 6ක් වත් මිස යුතුයි;
- (d) ඒ ගොඩනැගිල්ලේ ලී වැඩ හෙල් සාමකරනු ලදුව හෝ සුදුසුකම ගත ලදුව හෝ තිබිය යුතුයි;
- (e) ඒ ගොඩනැගිල්ලේ බිම සෑමතැනම සීමෙන්නි දමා තිබිය යුතුයි;
- (f) පලතුරු හෝ එලවල් තබන්නාවූ සෑම මේසයකම උඩ කවුටුව තුන්තනාගම් හෝ දියපිරවීම් නොගන්නා වෙන ගම් ද්‍රව්‍යයකින් හෝ අවරණයකර තිබිය යුතුයි;
- (g) ඒ ගොඩනැගිල්ලේ සතිපාරකක ප්‍රතිපත්ති අනුව සාදන ලද කුණු බාල්දියක් හා සෑහෙන තරම් වැසිකිලි පහසු කළද සපයා තිබිය යුතුයි;

- (h) ඒ ගොඩනැගිල්ල යම් වැසිකිලියක සිට වැසිකිලිය වලක සිට පාරගොඩක සිට හෝ විවාහව පවත්වා තැන්පත්කිරීම සිට අඩුතරණය අඩි පහකට වත් ඇතිව පිහිටා තිබිය යුතුය;
- (i) කිසිම වැසිකිලිය වලක්, වැසිකිලියක් හෝ අළු වලක් ඒ ගොඩනැගිල්ල ඇතුළත හෝ එක එල්ලේම ඊට සංවිධානයක් ඇතුළු හෝ නොතිබිය යුතුය.

රථවාහන ගමනාගමනය විධිවිධ කිරීම

43. කිසිවකු විසින් යම්කිසි පොදු මාවතක නොහොත් අඩි පාරක කිසිම පවිත්‍රිත නොහොත් ශ්‍රී සූරියවර මාවතක රථවාහනයක් රහු කාලයේදී ඒ රථවාහනයේ ඉස්සරය එක් එක් පැත්තේ දැල්වන ලද මහලක් සහිතව පාදගෙන යාම, තුල්ල කරගෙන යාම හෝ එල්ලේම නොහොත් දක්ෂිණ නොකට යුතුයි.

44. ඉර බැහීම හා ඉර පෑයීම අතර කාලය තුළ එල්ලක් නැතිව කිසිවකු විසින් කිසිම පොදු මාවතක නොහොත් අඩි පාරක කිසිම සහකු ගෙනයාම හෝ දක්ෂණගෙන යාම හෝ නොකට යුතුයි.

45. යම්කිසිවකු විසින් යම් පොදු මාවතක් හෝ අඩි පාරක් දිගේ යම් බයිසික්ලයක් පැදගෙන යන විට හෝ තල්ලකරගෙන යන විට—

- (1) ඔහු විසින් ඒ බයිසික්ලේ උඩ වෙනත් අසාදන සහකරුන් සහිතව නැත;
 - (2) වෙනත් කිසිවකු විසින් කමා ඒ බයිසික්ලේ උඩ කඩා රැගෙන යාමට ඉඩදීම හෝ හැරුණු විට හෝ නොසට යුතුයි.
- සුදුකොළු, කුකුළු කොට්ටි හා කර්ගට කරන්න විවිධවිධ

46. කිසිවකු විසින් ගම් ප්‍රදේශය ඇතුළත දුටුවලින් හෝ කඩදැඩිවලින් සුදුකොළු හෝ මුදල් බවටුකිරීමෙන් කිසිම ක්‍රියාවක් කිරීම හෝ වෙනත් බවටු ඇල්ලීමේ වලට සම්බන්ධව හෝ නොකල යුතුයි.

47. කිසිවකු විසින් කමා පදිංචිව සිටින, කමාට අයිතිව තිබෙන හෝ කමා හරහා තිබෙන ගෙයක, දේපලක, මරුවක, පාරවක හෝ රථවාහනයක දුටුවලින් හෝ කඩදැඩිවලින් සුදු කොළු වෙත නොහොත් මුදල් බවටුකිරීමෙන් කිසිම ක්‍රියාවක් කිරීමට ඉඩදිය යුතු නැත.

48. කිසිවකු විසින් ප්‍රසිච්ච පාරක හෝ මාවතක හෝ කරන්න රේස් දීමක් නොකල යුතුයි,

විවාහ නිරූපනය

49. මේ අතර ව්‍යවස්ථාවල—
- “ප්‍රධාන කුමා” යනුවෙන් කාර්ය සහායී ප්‍රධාන කුමා අදහස් කරනු ලැබේ;
- “කාර්ය සහාය” යනුවෙන් ගම් ප්‍රදේශයේ ගම් කාර්ය සහාය අදහස් කරනු ලැබේ;
- “ගම් ප්‍රදේශය” යනුවෙන් කුරුණෑගල දිස්ත්‍රික්කයේ මාර්ග පොල ගම් ප්‍රදේශය අදහස් කරනු ලැබේ.

L. G. D.—GA 14/22/4.

ගම් සහ අසාදනය

ගම් සහ අසාදනයේ (198 වැනි පරිච්ඡේදයේ) 59 වැනි වගන්තිය යටතේ ඔහු විසින් අසාදනයක් තුළින් ගම් සහ අසාදනය කරවන නිලධාරීන්ගේ කොන්සායම් උඩපලපාන නුභ්‍යාගිතර ගම් ප්‍රදේශයේ ගම් කාර්ය සහාය වීසින් සම්පාදනය, 1947ක් කළ පැවැත්ම මහ 24 වැනි වන අග්‍ර 9,773 දරණ හැරුණු විට අතිරේකයේ පළමු ප්‍රකාශනය යටතේ සංශෝධනය එකී වගන්තියේ (3) වැනි උප වගන්තිය යටතේ සංශෝධනය හා ප්‍රදේශ පාලනය පිළිබඳ අමාත්‍යවරයා සඳහා වූ පැවරී තිබෙන බලයේ ප්‍රකාර එතුමා විසින් කිරීමට අතර ව්‍යවස්ථාව.

වී. ඔ. ප්‍රනායු,
 ශ්‍රී ලංකා පාලනය පිළිබඳ අමාත්‍ය
 කාර්යාලයේ ස්ථාවර ලේකම්තුමා.

මේ 1950ක් ක්‍රී. මස 30 වැනි දින කොළඹදීය.

අතුරු ව්‍යවස්ථාව
 කිරී පවතින සහ කිරී විකිණීම

1. කිසිවකු විසින්—
 (a) එළදෙනුත් හතරදෙනෙකු හෝ ඊට වැඩි ගණනක් සිටින කිරී පවතිනකු බලපත්‍රකාරයකු හෝ;

- (b) ලියාපදිංචිකරන ලද කිරී සපයන්නකු හෝ;
- (c) කිරී පවතිනකු බලපත්‍රකාරයකු විසින් හෝ ලියාපදිංචි කාරකලය කිරී සපයන්නකු විසින් හෝ රැකවරණයක් ලෙස ගෙන සිටින්නා වූ 21 වැනි අතරු ව්‍යවස්ථාව යටතේ ලියාපදිංචි කිරී මේ කාරී පත්‍රයක් නිකුත්කරනු ලැබ ඇත්නා වූද කිරී වෙනුවෙන්ද;

වන්නේ නම් මෙහි තැන්පත් ගම් ප්‍රදේශය තුළ කිසිදු වනලය කිරී ඒ ප්‍රදේශය තුළ විකිණීමට කැබී, විකිණීමට ඉදිරිපත් කිරීම, හෝ ගෙන යාම දීම හෝ, විකිණීම හෝ, ඇවිදීම විකිණීම හෝ නොකල යුතුයි.

2. ප්‍රධාන කුමා විසින් ඒ සඳහා නිකුත්කරන ලද බලපත්‍රයක් දරන්නේ නම් මෙහි තැන්පත් කිරී කිසිවකු විසින් එළදෙනුත් හතරදෙනෙකු හෝ ඊට වැඩි ගණනක් සිටින කිරී පවතිනකු සටන්වාදන යාගු තොළේ.

3. බලපත්‍රයක් ලබාගැනීමට අදහස් කරන ස්ථානය පහත දක්වන සීමාවන්ට අනුකූලව තිබෙන්නේ මෙහි තැන්පත් 2 වැනි අතරු ව්‍යවස්ථාව යටතේ කිරී පවතිනකු නොගැනීමට කිසිවකුට බලපත්‍රයක් නිකුත් නොකල යුතුයි.

- (1) ඒ ස්ථානයේ එළදෙනුත් හතරකිරීමට අරමුණකර තිබෙන සෑම ගොඩනැගිල්ලක් හෝ මඩුවක්ම—
 - (a) ගොඩල්, ලේ, කඩොක් නොහොත් ලිවිලින් සාදා තිබිය යුතුයි;
 - (b) එහි බිත්ති වල සහ කුරුණු වල දුදු හුණු හා ඒවා ලීයෙන් සාදනු හොලද්දේ නම් පොළොවකට අඩි හතරක් උසට සීමා කිරීමෙන් සහ කපලාරු කල යුතුයි;
 - (c) එහි බහල කලක් පවතින ද්‍රව්‍යයකින් සාදා තිබිය යුතුයි;
 - (d) එහි බිම සීමන්තියෙන් හෝ සීමන්ති ක්‍රොන්කුවලින් හෝ ගල් තාරවලින් සකස්කරනු ලැබ ගල් හෝ ගොඩල් අල්ලා තිබිය යුතුයි;
 - (e) මුහු, සෝදන වතුර, හා වෙනත් කුණු වතුර වහන ලද භාජන එකකට හෝ ඊට වැඩි ගණනක් ඇතුළු ගලා යාමට හැරුණු විට පිණිස සීමන්තියෙන්, සීමන්ති ක්‍රොන්කුවලින් හෝ ගල් තාරවලින් සකස්කරනු ලැබ ගල් සෝ ගොඩල් අල්ලන ලද කාණු ඇතුළු තිබිය යුතුයි;
 - (f) කිරී පවතිනකු නොගැනීමට අදහස්කරන එළදෙනුත් හෝ සංඛ්‍යාපණ හැරීමට එක් එළදෙනකුට අඩු ගණනේ දිගින් අඩි අටක හා පළලින් අඩි පහක බිම් ප්‍රමාණයක් බැගින් ද සහ අඩි භාරපිහිටා වාතාශ්‍රය ඇතුළු තිබිය යුතුයි.
- (2) ඒ ස්ථානයේ කිරී කාරණය මෙන් පාවිච්චි කිරීමට අදහස් කරන ගොඩනැගිල්ල හෝ මඩුව—
 - (a) හරක් මඩුව හෝ වෙනත් ගොඩනැගිල්ලකට අඩි පහකට අඩු නොවූ දුරකින් හා කිසියම් වැසිකිලියක වැසිකිලි වලක, අලු වලක, සදකාලික පෝර ගොඩක හෝ පොළොව යට කණිනලද අනාවරණ කාණුවක සිට අඩි පහකට අඩු නැති දුරකින්ද පිහිටා තිබිය යුතුයි;
 - (b) ගල්, ගොඩල් හෝ කුකුළු වලින් සාදා කපලාරුකොට ඇතුළු සුදුහුණු භානලද උසින් අඩි හතකට නොඅඩු බිත්ති ඇතිව තිබිය යුතුයි;
 - (c) එළිගෙනට හෙරු තිබෙන සේ අඩු ගණනේ එකකට එකක් ඉදිරියෙන් පිහිටි බිත්ති දෙකක් වත් ඇතුළු තිබිය යුතුයි;
 - (d) එහි බිම සීමන්තියද මහලද වද, බිත්ති පොළොවට සබෙකු වන ස්ථානය සීමන්තියෙන් මධුකරකරන ලදුවද තිබිය යුතුයි;
 - (e) ඇතුළු දුමු ලී වැවීම වලක්වාලීමට හැකි පුලුඳු වද දැකල් සාමී කරන ලද ලැලිවලින් සාදන ලද සිලයක් ඇතුළු තිබිය යුතුයි;
 - (f) පොළොවේ වටසීම සිට අඩු ගණනේ අඩි හයක් වත් උසින් පිහිටි වහල්පල ඇතුළු තිබිය යුතුයි;
 - (g) අඩු ගණනේ පේලියක් හා දොරකද, බිම වඩි ප්‍රමාණයෙන් පහළොවෙන් එක පොලොවකට අඩු නොවන පේලි වඩි ප්‍රමාණයක්ද මැස්සන්ට ඇතුල් විය නොහැකි ලෙස අවරණය කරන ලද පේලි හා දොරවල්ද අඩු ගණනේ එක දොරකට වත් ප්‍රතිරෝධීව පිහිටුවන ලද පේලි යක්ද ඇතුළු තිබිය යුතුයි;
- (h) කිරීතරු, ගල්ලෑල, තුන්තනයම් හෝ ප්‍රධාන කුමා විසින් පිළිගන්නා ලද නොපෙරෙන සමාජයකින් සුන් වෙන යම් ද්‍රව්‍යයකින් අවරණය කරන ලද මේ සහ ද, ශුඛ පවිත්‍ර නිවාගනු ලබන කුණු පෙට්ටියක් හා පිරිසිදු බෝතල තැබීමට සුදුසු රක්කයක්ද ඇතුළු තිබිය යුතුයි.

4. කිරි පරිවිසක බලපත්‍රකාරයා විසින්—

- (a) ඒ සානනයෙන් පිටත කාටත් පෙනෙන සානනයක "Licensed Dairy" යන වාසනම ඉංග්‍රීසියෙන්, සිංහලෙන් හා දෙමළෙන් පැහැදිලි ලෙස අදිනලද ලැල්ලක් සවිකර තැබීමටත්;
- (b) (කිරි පරිවිස හා කිරි වෙළඳුම් සබ්සයිඩ්) මේ අතුරු ව්‍යවස්ථාවල ඉංග්‍රීසි, සිංහල සහ දෙමළ පිටපතකින් බලපත්‍රයක් ගැනීමකට කිරි පරිවිසේ කාටත් පෙනෙන සානනයක එල්ලා තැබීමටත්;
- (c) ඕනෑම මේලාවකදී පරීක්ෂාකර බැලීමට හැකිවන පරිදි තමා කිරි සපයන සියලුම අයවලුන්ගේ නම් හා බදුන්ට ලියවීමට පිළිවෙල පිළිවෙලින් සහිත ලේඛනයක්ද කිරි පරිවිස තුළ නො තැබීමටත්;
- (d) අඩු ගණනේ අවුරුද්දකට දෙවරක්වත් එනම් පුනි හා දෙසැම්බර් යන මාසවලදීත් ප්‍රධානතමා විසින් ලියවිල්ලකින් නිගමන ලබන වෙනත් යම් යම් කාලවේලාව වලදීත් කිරි පරිවිසේ කොටසක් කොට ඇති සෑම කාමරයකම බිත්තිවල සුදුසුකම් ගැනීමටත් එහි ලිවීමටත් හා උණු වතුරත් සේදවීමටත්;
- (e) අඩු ගණනේ දිනකට එක වරක් බැගින්වත් කිරි කාමරයේ බිම හා එහි මෙසයේ උඩතට්ටුව සේදවීමටත්;
- (f) කිරි පරිවිසේ සියලුම කොටස් හා එහි අවට ප්‍රදේශයන් කෘෂ්ණත් ශුඛ පවිත්‍රව හා මනා තත්ත්වයක තබා ගැනීමටත්;
- (g) අඩු ගණනේ දවසකට වරක් බැගින්වත්, සියලුම ගොම, කුණකුළු, මුත්‍රා හා සේදීන් වතුර කිරි පරිවිසෙන් ඉවත් කොට ගොනොව අවසරයක් නොවන යම් පරිද්දකින් සුදුසු කරම් ඇතට ගෙන ගොස් සුදුසුකම් කරවීමටත්;
- (h) කණකොළ හෝ පිදුරු හැර මේනත් සියලුම ගව අහාර මිනත් අතුල්වීම නොහැකි සුදුසු භාජනවල තැන්පත් කරවීමටත්;
- (i) කිරි පරිවිසේ පාවිච්චිකරන හෝ ඊට අයත් සියලුම උපකරණ, ලී බඩු හා වොන් ද්‍රව්‍ය පිරිසිදුව තබා ගැනීමටත්;
- (j) කිරි පරිවිසේ පාවිච්චිකරන එක් එක් භාජනය, වෙබරු සාදන යන්ත්‍රය, යොදාය වෙන්කරන යන්ත්‍රය හෝ වෙනත් උපකරණ එය පාවිච්චිකරනු ලබන එක් එක් වාරයෙන් පසුව පසුබිම ඇල්වතුරත්ද, දෙවනුව උණු වතුරත් හා සෝඩාවලින් ද, අසානයේදී උණු කර නිවනලද වතුරත්ද සේදවීමටත්;
- (k) කිරි පරිවිසේ පාවිච්චිකරන උපකරණ ශුඛපවිත්‍ර කිරීමට යොදන මුද්‍රා සු පාවිච්චිකළ සෑම වාරයකටම පසුව මිනිත්තු දෙකක් තැබීමටත්;
- (l) කිරි වත්කිරීමට ප්‍රථම සෑම භාජනයක්ම ඉතා හොඳට පිරිසිදු කරවීමටත්;
- (m) කිරි පරිවිසේ නිවෙන කිරි සහිත සෑම භාජනයක්ම පිරිසිදු වැස්මකින් හෝ පිහනකින් සුදුසු පරිදි ආර කාකරවීමට හා කිරි ගෙයයාමේදී එය නරක්වී වැළැක්වීමට සුදුසු විධිවිධාන සේදවීමටත්;

සැලැස්වීම යුතුයි.

5. කිරි පරිවිසක බලපත්‍රකාරයා විසින් කිරි පරිවිසේ කටයුතු සඳහා සැපයිය යුත්තේ ප්‍රධානතමා විසින් අනුමතකරන ලද්දවැදි සෑහෙන ප්‍රමාණයක පිරිසිදු වතුර සැපයිය හැකිදුද යම් ජලසම්පාදන ක්‍රමයකින් ලබාගත් වතුර පමණකි.

6. කිරි පරිවිසක බලපත්‍රකාරයා විසින් කිරි පරිවිසේ පාවිච්චිකරන කිසිම කිරි භාජනයක්, වෙබරු සාදන යන්ත්‍රයක්, යොදාය වෙන්කරන යන්ත්‍රයක් හෝ වෙන උපකරණයක් කිරි පරිවිසේ කටයුතු සඳහා මිස වෙනත් කටයුත්තකට පාවිච්චිකිරීමට ඉඩ නොදිය යුතුයි.

7. (1) කිරි පරිවිසක බලපත්‍රකාරයා විසින් පිදුරු, පිහත් මැටි, බපදමනලද පිහත් මැටි, ඇතල් හෝ ගැල්වනයිස්කරපු යකඩ සහ මේටාලික් තනනලද භාජනයකට හැර වෙන කිසිම භාජනයකට කිරි වත්කර තැබීමට සැලැස්වීම හෝ ඉඩදීම හෝ නොකළ යුතුයි.

(2) කිරි පරිවිසක බලපත්‍රකාරයා විසින් කිරි වත්කර තබාගැනීමට පාවිච්චිකරනු ලබන මොනම භාජනයක්වත් කිරි කාමරයේ පිටත කිසිම තැනක තැබීමට සැලැස්වීම හෝ ඉඩදීම නොකළ යුතුයි.

8. කිරි පරිවිසක බලපත්‍රකාරයා විසින් කිරි දෙවන මේලාව එක්කම ඊට මත්තේ එළදෙනගේ මුරුල්ල හා තනසුබු හොඳට ශුඛපවිත්‍රකොට පිරිසිදුබව තහ රේද්දකින් සෝදා, කිරි දෙවන අගයේ අත් හොඳට සෝදා පිරිසිදු කරගෙනද නිමිනම් මිස නැත්නම් කිසිම එළදෙනෙකුගෙන් කිරි දෙවීමට සැලැස්වීම නොහොත් ඉඩදීම නොකළ යුතුයි.

9. (1) කිරි පරිවිසක බලපත්‍රකාරයා විසින් විකිණීමට අදහස් කරන කිරි, කිරි කාමරයේ හැර වෙන සානනයක තබා තිබීමට සැලැස්වීම හෝ ඉඩදීම නොකළ යුතුයි.

(2) කිරි පරිවිසක බලපත්‍රකාරයා විසින් කිරි ගබඩාකිරීමේ හෝ පිළියෙලකිරීමේ කටයුත්තකින් බාහිරවූ කිසිම කටයුත්තක් සඳහා කිරි කාමරය පාවිච්චිකිරීමට හෝ පාවිච්චිකිරීමට ඉඩදීම හෝ නොකළ යුතුයි.

10. කිරි පරිවිසක බලපත්‍රකාරයා විසින් මොනම කාරණයක් නිසාවත් කිසිම සහකුට හෝ කුරුල්ලකුට කිරි කාමරයට ඇතුල් වීමට හෝ එහි නතරවී සිටීමට සැලැස්වීම හෝ ඉඩදීම හෝ නොකළ යුතුයි.

11. (1) බෝවෙන රෝගයකින් හෝ සම මේ රෝගයකින් හෝ වසංගත රෝගයකින් පෙළෙන නොහොත් ලහදී පෙරන හෝ එබඳු රෝගයකින් පෙළෙන කිසිවකුට ලහදී සානනකිරීමේ රෝගී සිරි කිසිම කෙනෙකු විසින් ඒ රෝගය බෝවීමට හා රෝග බිජුන් මෝරණ ලැබීමට ගතවන කාලසීමාවන් පසුවන දෙකක් කිරි පරිවිසකට ඇතුල්වීම හෝ කිරි පිළියෙලකිරීමේ, විකිණීමේ, හෝ ගෙනයෑමේ කටයුත්තකට සහභාගවීම හෝ නොකළ යුතුයි.

(2) කිරි පරිවිසක බලපත්‍රකාරයා විසින් හෝ එය භාරව පිවිසෙන අය විසින් හෝ බෝවෙන රෝගයකින් හෝ සම මේ රෝගයකින් හෝ වසංගත රෝගයකින් පෙළෙන නොහොත් ලහදී පෙරන කිසිවකු හෝ එබඳු රෝගයකින් පෙළෙන කිසිවකුට ලහදී සානනකිරීමේ රෝගී සිරි කිසිම කෙනෙකු ඒ රෝගය බෝවීමට හා රෝගබිජුන් මෝරණ ලැබීමට ගතවන කාලසීමාවන් පසුවන දෙකක් කිරි පරිවිසට වැද්දගැනීම හෝ කිරි පරිවිසේ රකවාට යොදාගැනීම හෝ නොකළ යුතුයි.

12. කිරි පරිවිසේ රකාවේ නියුක්ත අයවලුන් අතර යම් බෝවෙන රෝගයක්, සම මේ රෝගයක් හෝ වසංගත රෝගයක් හා ගැනුණොත් හෝ ඒ පිළිබඳව යම් සෑකයක් පැණනෑහොත් බලපත්‍රකාරයා විසින් ඒ බව වහාම ප්‍රධානතමාට දැනුදිය යුතුයි.

13. (1) කිරි පරිවිසක බලපත්‍රකාරයා විසින් නමගේ කිරි පරිවිසේ ගෑනු සහකුට බෝවෙන රෝගයක් හෝ වසංගත රෝගයක් හෝ වැළඳුන කොසියම් විටෙකදී වුවත්, ඒ බව වහාම ප්‍රධානතමාට දැනුදිය යුතුයි. නවීද ඒ රෝගය බෝවීම හෝ සැබවීම හෝ වැළැක්වීම පිණිස, යම් වසංගත රෝගයකින් හෝ බෝවෙන රෝගයකින් පෙළෙන බැව් දැනනට ලැබෙන හෝ සෑකකරනු ලබන ඕනෑම සහකු වහාම වෙනත් සතුන්ගේ සම්පයේ අතට ගෙන යා යුතුයි.

(2) යම් වසංගත රෝගයක් හෝ බෝවෙන රෝගයක් පැතිරී ගියොත්, ප්‍රධාන තමා විසින් හෝ එය ආයෝගේ ලියවිල්ලකින් බලපත්‍ර ලත් යම් කිසිවකු විසින් ඒ රෝගය පැතිරීමට වැළැක්වීමට කලින් කල නිකුත්කරනු ලබන යම් යම් නියමයන් කිරි පරිවිසක බලපත්‍රකාරයා විසින් ක්‍රියාවේ සේදවිය යුතුයි.

14. කිරි පරිවිසක බලපත්‍රකාරයා විසින්—

- (a) කස රෝගයෙන් දරුණු ලෙස මුරුල්ල දූවිල්ලෙන්, කුර හා කට ලෙහින්, ඇත්තැන්ස් නම් ගව වසංගත රෝගයෙන් හෝ මුරුල්ලේ සෑදෙන ඇත්තැන්සෝ කාසියස් නම් රෝගයෙන් පෙළෙන කිසිම එළදෙනෙකුගෙන් ලත් කිරි විකිණීම හෝ විකිණීමට සැලැස්වීම හෝ විකිණීමට ඉඩදීම; හෝ විකිණීම සඳහා හෝ මිත්‍රණයන්ගේ පාවිච්චිය සඳහා හෝ අදහස්කරන කිරිවලට එවැනි කිරි එකතුකිරීම හෝ එකතුකිරීමට සැලැස්වීම හෝ එකතුකිරීමට ඉඩදීම හෝ නොකළ යුතුයි.
- (b) වතුර හෝ වෙනත් යම් බාහිර ද්‍රව්‍යයක් හෝ ද්‍රවයක් එකතුකිරීමෙන් කිරි බාල නොකළ යුතුයි.
- (c) බලපත්‍ර ලත් කිරි පරිවිසේ තබා ඇති එළදෙනෙකුගෙන් හැර වෙනත් එළදෙනෙකුගෙන් ලබාගත් කිරි කිසිවකුට විකිණීම හෝ සැපයීම නොකළ යුතුයි.

15. (1) කිරි සපයන්නෙකු මෙන් ප්‍රධානතමා විසින් නමා ලියාපදිංචිකරනු ලැබ තිබෙනොත් මිස නැත්නම් කිසිවකු විසින් එළදෙනුන් තුන්දෙනෙකුට වැඩි නොවූ ගණනකින් යුත් කිරි පරිවිසක් තබා නොගත යුතුයි.

(2) වෙටු නිලධාරීන් විසින් ගමකු තබාගැනීමට අදහස් කරන කිරි පරිවිස පරීක්ෂාකර බලා එබඳු අයකු ලියාපදිංචි නොකළ යුතුය යි සෝප්නා කරන්නේ නම් ප්‍රධානතමාට ඒ අය කිරි සපයන්නකු වශයෙන් ලියාපදිංචිකිරීම ප්‍රතිසංස්ප කරන හැකියි.

(3) යම් කිසිවකු කිරි සපයන්නකු වශයෙන් ලියාපදිංචිකිරීම සඳහා භාග්‍යවත් අයකරනු නොලැබේ.

16. කිරි සපයන්නකු මෙන් ලියාපදිංචි කරනු ලැබූ සෑම අයකු විසින්ම, හරක් මඩු, බඩු බාහිරදිය සහ එහි ප්‍රයෝජනයට ගනු ලබන අනිකුත් දේ පිරිසිදු ලෙස තැබීමටත්, හරක් මඩු විසිසම වැසිකිලියක හෝ අගුළු වලක සිට අඩු ගණනේ අඩු විසිපලක් වත් ඇතින් පිරිසිදු වීමටත්, කිරි පරිවිසට සෑහෙන පමණ ජලය සපයා ගැනීමටත් අවශ්‍ය සියලු විධිවිධාන සේදීමට වග බලාගත යුතුයි.

17. කිරි දෙවන වේලාව එක්කම ඊට මත්තෙන් එළඳෙනගේ මුරුල්ල හා තනපුඩු හොඳට ශුඛපවිත්‍යකොට පිරිසිදු තෙත රෙද්දකින් සෝදා කිරි දෙවන අගගේ අත් හොඳට සෝදා පිරිසිදු කරගෙනද නිවේන මේ මිස නැත්නම් කිරි සපයන්නකු මෙන් ලියා පදිංචි කරනලද කිසිම කෙනකු විසින් කිසිම එළඳෙනකුගෙන් කිරි දේර්මට සැලැස්වීම නොහොත් ඉඩදීම නොකළ යුතුයි.

18. ලියාපදිංචි කරනු ලැබූ කිරි සපයන්නකු විසින් පවත්වා ගෙන යනු ලබන කිරි පවිත්‍රය කිරි දෙවන සියලුම අග හා කිරි බෙදුමට සියලුම අග රෝගයකින් තොරවූ අග මිස ජුන්තාය.

19. ලියාපදිංචි කරන ලද සෑම කිරි සපයන්නකු විසින්ම—

(a) කිරි එකතුවීමට, වත්කර තැබීමට හෝ බෙදුමට සැලැස්වීම යුක්තව ස්වදේශ්‍ය වශයෙන් සාදන ලද්දේද, සුදුසු වැස්මක්, මුසිකන් හෝ ඇඳගත් සපයා ඇත්තා වූද, දිනපතා පැහෙන උණුවනුරෙන් සේදීම හැකිකරනු ලැබූද භාජනවලට;

(b) කිරි එකතුවීමට, වත්කර තැබීමට හෝ බෙදුමට පාවිච්චිකරන සෑම භාජනයක්ම ඒ භාජනය පාවිච්චි කරන එක් එක් වාරයට පසුව පළු වූ ඇල්වනුරෙන්ද, දෙවනුව උණුවනුරෙන් හා සෝඩාවලින්ද අවසාන වශයෙන් උණුවනුරෙන් නිවන ලද වනුරෙන්ද සේදීමට සැලැස්වීම යුතුයි.

20. (1) කිසිවකු විසින් තමා කිරි බෙදුමට නිකුත් කරනු ලැබූ ප්‍රධාන කුමා විසින් ලියාපදිංචි කරනු ලද්දේ නම් මිස; හෝ තමා ලියා පදිංචි කරනු ලැබූ කිරි බෙදුමට නිකුත් කරනු ලැබූ රක්ෂා මිනිසුන් කරනු ලැබූ ප්‍රධාන කුමා විසින් 21 වැනි අතුරු ව්‍යවස්ථාව යටතේ කිරි විකුණන්නකු ලෙස ලියාපදිංචිකරන ලද්දේ නම්; හෝ මිස නැත්නම් ගම් ප්‍රදේශයෙන් සිටින කිරි පද්ධතිය ලද කිරි ගම් ප්‍රදේශය ඇතුළත මොනම ස්ථානයකදීවත් විකිණීම යුතු නැත.

(2) කිරි නිපදවනු ලබන කිරි පවිත්‍රය පිහිටා ඇති ප්‍රදේශයෙහි විසිදු ප්‍රකාර සංස්ථාපිත ප්‍රදේශාධිකාරී සභාවේ ප්‍රධාන කුමා විසින් කිරි පවිත්‍රය පරීක්ෂාකර බැලීමෙන් පසුව ගම් අගකු පිටතින් ගෙනෙනු ලබන කිරි විකුණන්නකු වශයෙන් ලියාපදිංචි කිරීමට නුසුදුසුයයි සැලකාර සිටින්නේ නම් ප්‍රධාන කුමා විසින් එබඳු අයකු එසේ ලියාපදිංචි කිරීමට නුසුදුසුයයි ප්‍රකාශ කරන හැකිය.

(3) කිසිවකු කිරි බෙදුමට නිකුත් කරනු ලැබූ ලියාපදිංචිකිරීම සඳහා ගාස්තුවක් අයකරනු නොලැබේ.

21. (1) බලපත්‍රලත් කිසිම කිරි පවිත්‍රකාරකු විසින්, ලියා පදිංචිකරනලද කිරි සපයන්නකු විසින්, හෝ; ලියාපදිංචිකරන ලද කිරි බෙදුමට නිකුත් කරනු ලැබූ කිසිම කෙනකු ඒ අග ප්‍රධාන කුමා විසින් කිරි වෙළෙන්දකු වශයෙන් ලියාපදිංචිකරන ලද්දේ නම් මිස නැත්නම් එකී බලපත්‍රකාරයා හෝ සපයන්නා හෝ බෙදුමට නිකුත් කරන ලද කිරි වෙළෙන්දකු වශයෙන් රක්ෂා මිනිසුන් යොදවා ගත යුතු නැත.

(2) මේ අතුරු ව්‍යවස්ථාව යටතේ නිකුත්කරනු ලබන ලියා පදිංචි කිරීමේ කාඩ් පත්‍රයෙහි—

(a) ඒ අගගේ නම සහ මහපට ඇතිල්ලේ සලකුණත්;

(b) ඒ අග රක්ෂා මිනිසුන් යොදවාගෙන සිටින කිරි පවිත්‍රය බලපත්‍රකාරයාගේ, ලියාපදිංචි කරනු ලැබූ කිරි සපයන්නාගේ හෝ ලියාපදිංචි කරනලද කිරි බෙදුමට නිකුත්කරනාගේ නම හා ලියාපදිංචිකිරීමේ අංකයත් සඳහන්කොට තිබිය යුතුයි.

(3) මේ අතුරු ව්‍යවස්ථාව යටතේ කාඩ් පත්‍රයක් නිකුත්කිරීමට ගාස්තුවක් අයකරනු නොලැබේ.

(4) ප්‍රධාන කුමා විසින් නම නියමකරනලද වෛද්‍ය නිලධාරියකු විසින් ඒ අග පරීක්ෂාකර බලා බහු බෝවෙන රෝගයකින්, සම්පූර්ණයෙන් හෝ වසංගත රෝගයකින් නොපෙළෙන්නේයයි සහතික කරනතුරු ප්‍රධාන කුමා විසින් මේ අතුරු ව්‍යවස්ථාව යටතේ ලියාපදිංචිකිරීමේ කාඩ් පත්‍රයක් නිකුත් නොකළ යුතුයි.

(5) මේ අතුරු ව්‍යවස්ථාව යටතේ නිකුත්කරනලද කාඩ් පත්‍රයක් වෙනත් කෙනෙකුට පැවරීම නොහැකිය.

22. 21 වැනි අතුරු ව්‍යවස්ථාව යටතේ කාඩ් පත්‍රයක් නිකුත් කරන ලද සෑම අයකු විසින්ම කිරි මිනීමේදී, ඉදිරි පත්කිරීමේදී, ගෙනගොස් විකිණීමේදී, විකිණීමේදී හෝ ඇවිද විකිණීමේදී තමාගේ ලියාපදිංචිකිරීමේ පත්‍රය තමා ලග තබාගත යුතු වූවත් හැර ප්‍රධාන කුමා විසින් හෝ එතුමා විසින් මිනිසුන් පරිදි ඒ සඳහා බලපෑම් ලියවිල්ලකින් පවරනලද නිලධාරියකු විසින් එය පෙන්වනුකරනට ඕනෑම කිසිම ඉල්ලා සිටි පිට එය ඉදිරිපත් කළ යුතු වන්නේය.

23. (1) කිසිවකු විසින් ගම් ප්‍රදේශය ඇතුළත—

(a) "Skimmed Milk" යන ඉංග්‍රීසි පදය හා එහි සිංහල, දෙමළ පරිවර්තන ලියනලද ලේබලයක් පැහැදිලි ලෙස හා කාටත් පෙනෙන ලෙස පිට අලවන ලද භාජනයක වත්කරනු ලැබූ, ප්‍රකුණිත අවස්ථාවේදී එය යොදාදා ඉන්කරන ලද කිරි යනුවෙන් ප්‍රකාශකරනු ලැබූ කිසිම කොටස් මිස නැත්නම් යොදාදා ඉවත්කරන ලද කිරි; හෝ

(b) වතුර හෝ වෙනත් යම් බාහිර ද්‍රව්‍යයක් හෝ ද්‍රව්‍යයක් මිශ්‍ර කරන ලද්දකු කිරි; හෝ

(c) දිය සිරුම නොපවත්නා සුළු ගම්කිසි ස්වභාවයකින් සුදුසු පරිදි නොවසනලද කටවල් ඇති බෝතලවල දමනලද කිරි;

විකිණීමට තැබීම, විකිණීමට ඉදිරිපත්කිරීම හෝ බෙදුමට, විකිණීම හෝ ඇවිද විකිණීම හෝ නොකළ යුතුයි.

(2) හේටෝ කෝපි කඩයක හෝ බත්කඩයක ඒ ස්ථානයේදීම පාවිච්චිකිරීම පිණිස හෝ, කෝපි හෝ කොකෝවා සමග මිශ්‍ර කරනලද කිරි මේ අතුරු ව්‍යවස්ථාව සඳහා මිශ්‍ර කිරීමක් වශයෙන් සලකනු නොලැබේ.

24. (1) ප්‍රධාන කුමා විසින් හෝ සෞඛ්‍ය පිලිබඳ වෛද්‍ය නිලධාරියකු විසින් හෝ සෞඛ්‍ය පරීක්ෂකකු විසින් හෝ ප්‍රධාන කුමා විසින් සාමාන්‍යයෙන් හෝ විශේෂයෙන් හෝ ලියවිල්ලකින් බලපවරන ලද ඕනෑම නිලධාරියකු විසින්, ඕනෑම කිරි පවිත්‍රය බලපත්‍රකාරකුගෙන් හෝ ලියාපදිංචිකරනු ලැබූ කිරි සපයන්නකුගෙන් හෝ ලියාපදිංචි කරනු ලැබූ කිරි බෙදුමට නිකුත්කර හෝ කිරි වෙළෙන්දකුගෙන් එයට නියම මුදල ගෙවා විග්‍රහකර බැලීම පිණිස කිරි සැමීපලයක් ඕනෑම වේලාවක ඉල්ලා ඊට වැටහෙන මුදල ගෙවා ලබාගත හැකිය.

(2) කිරි පවිත්‍රය කිසිම බලපත්‍රකාරකු විසින්, ලියාපදිංචි කරනු ලැබූ කිරි සපයන්නකු විසින්, ලියාපදිංචි කරනු ලැබූ කිරි බෙදුමට නිකුත් කරනු ලැබූ කිරි වෙළෙන්දකු විසින් කිසිප්‍රකාර මේ අතුරු ව්‍යවස්ථාවේ (1) වැනි ඡේදය යටතේ කරනලද ඉල්ලීමක් ප්‍රතික්ෂේප නොකළ යුතුයි.

25. මේ අතුරු ව්‍යවස්ථාව—

"ප්‍රධාන කුමා" යනුවෙන් උච්චිත නැගෙනහිර ගම් ප්‍රදේශයේ ගම් කායාරී සභාවේ ප්‍රධාන කුමා අදහස්කරනු ලැබේ;

"ගම් ප්‍රදේශය" යනුවෙන් මහනුවර දිසත්‍රයේ තුම්පහේ කොට්ඨාසය කරවන නිලධාරියකුගේ කොට්ඨාසයේ පිහිටි උච්චිත නැගෙනහිර ගම් ප්‍රදේශය අදහස්කරනු ලැබේ.

L. G. D.—GC 14/25/10.

ගම්සභා අභ්‍යුපතන

ගම්සභා අභ්‍යුපතනේ (198 වැනි පරිච්ඡේදයේ) 49 වැනි වගන්තිය යටතේ, කුරුණෑගල දිසත්‍රයේ පොල්පිහිගම ගම් ප්‍රදේශයේ ගම් කායාරී සභාව විසින් සම්පාදනය වූ, 1947ක්වූ සැප්තැම්බර් මස 24 වැනි දින අවසන් 9,773 දරණ ගැසට් අතිරේකයේ පළමු ප්‍රකාශනයෙන් සංශෝධනය වූ එකී වගන්තියෙන් සෞඛ්‍ය සභා ප්‍රදේශ පාලනය පිලිබඳ අමාත්‍යකු මෙරෙග් පැවරී තිබෙන බලයේ ප්‍රකාර එතුමා විසින් ස්ථානපාලක අතුරු ව්‍යවස්ථාව.

පී. ඩී. ප්‍රනායු,

සෞඛ්‍ය සහ ප්‍රදේශ පාලනය පිලිබඳ අමාත්‍ය කායාරීගේ ස්ථාවර ලේකම්තුමා.

මේ 1950ක්වූ නොවැම්බර් මස 8 වැනි දින කොළඹදී.

අතුරු ව්‍යවස්ථාව

වැසිකිලි සෑදීම

1. (1) අගවල් ප්‍රදේශය තුළ මිනිසුන් වාසයකරන ඕනෑම දේපලක අයිතිකාරයා විසින් හෝ බදුකාරයා විසින් වැසිකිලියක් සාදා පවත්වාගෙන යායුතුයයි කියා කාර්ය සභාව විසින් ගම් ප්‍රදේශයක සීමා නියමකර තිබෙන කවර විටෙකදී වුවත් ප්‍රධාන කුමා විසින් එකී අයිතිකාරයා වෙත හෝ බදුකාරයා වෙත භාර කරනු ලබන ලියවිල්ලකින් වූ දන්වීමකින් ඒ දන්වීමේ සඳහන් කරනු ලබන වාර්ෂික හා ප්‍රමාණයක වැසිකිලියක් කාර්ය සභාව විසින් නිර්ණයකොට ඇති ප්‍රකාරයට වූ නියමයන්ට එකඟවද, කාණ් අදිය සම්බන්ධකොටද, ඒ දේපලේ අගවල් ස්ථානයේ සාදන්නට ඕනෑම අයකුට හැකිය.

(2) 1 වැනි ඡේදය යටතේ දන්වීමක් භාරකරනු ලැබූ සෑම දේපලකිමකු විසින් හෝ බදුකාරකු විසින්, තමාට ඒ දන්වීම භාරදුන් දින සිට දවස් තිහක් ඇතුළත හැම අතින්ම ඒ දන්වීමේ දන්වීම ඇති නියමයන්ට එකඟව වැසිකිලියක් සාදා ගත යුතුයි.

2. ප්‍රධාන කුමාගෙන් අවසරය ඇතුළු මිස නැත්නම් කිසිවකු විසින් කිසිම ලිදක සිට අඩි සියයක අඩිමනමගය තුළ වැසිකිලි වලක් සෑදීම හෝ නඩත්තුකිරීම නොකට යුතුයි.

මස් වෙළඳම

3. (1) සෞඛ්‍ය පිලිබඳ වෛද්‍ය නිලධාරියකුගේ රෙකමන පිට ඒ සඳහා ප්‍රධාන කුමා විසින් නිකුත්කරනු ලබන බලපත්‍රයක් පිට මිස නැත්නම් කිසිවකු විසින් ගම් ප්‍රදේශය ඇතුළත කිසිම කඩයක් හෝ (වෙළඳ මිලකින් බාහිරවූ) ස්ථානයක් මස් විකිණීම පිණිස පාවිච්චි නොකළ යුතුයි.

26. මස් කඩාක බලපත්‍රකාරයකු ඉල්ලීමක් කර සිටි කල්හි, ප්‍රධානතුමා විසින් ඒ බලපත්‍රකාරයා යටතේ වෙළඳුම් සඳහා මස් එක මොහොත ගෙනයෑම් පිණිස රක්ෂාවෙහි යොදවාගෙන ඇති එක් එක් අංශවලින් ලියාපදිංචිකිරීමේ කාර්යයක් බැගින් නිකුත් කළ යුතු වන්නේය.

27. මස් කඩ පිලිබදව මේ අතුරු ව්‍යවස්ථාවලින් යමක් කඩකිරීම නිසා යම් බලපත්‍රකාරයකු දෙවරක් හෝ ඊට වැඩි වර ගණනක් වරදකාරයා බව ගම්බද රජයට කඩී බලපත්‍රකාරයා ලැබුවහොත් ඒ රජය විසින් නියම කරන වෙනත් යම් දඬුවමකට අමතර වශයෙන් ඒ බලපත්‍රකාරයාගේ බලපත්‍රයද අවලංගු කිරීම නිරත කළු වන්නේය. නවද එසේ අවලංගුකිරීමක් ගැන ඒ බලපත්‍රකාරයාට මොනම අලාභයක්වත් අයකර ගැනීමට අයිතිවාසිකමක් නැත්තේය.

පොදු ස්භාන ස්භාන

28. (1) යම් වසංගත රෝගයකින්, බෝවෙන රෝගයකින් හෝ සමාජ රෝගයකින් පෙළෙන්නාවූ හෝ ලගදී පෙළුණා වූ හෝ එබඳු රෝගයකින් පෙළුණ කෙනෙකුට ලගදී සාන්ධ කිරීමෙහි යෙදී සිටිනා වූ කිසිවකු විසින්, එකී රෝගය බෝවීමට හා රෝග බිජුරුන් වැරදි ලැබීමට හේතු වන කාර්යයන්හි පසුවන තෙක් කිසිම පොදු ස්භාන ස්භානයක නැම හෝ සේදීම නොකළ යුතුයි.

(2) සෞඛ්‍ය සමාජනා නොවූ කිසිවකු විසින් (1) වැනි ඡේදයේ සඳහන් යම් අයකුගේ ප්‍රයෝජනය සඳහා වූ භාර ලබාගෙන ගනු ලබන්නා වූ ඒ භාර පොදු ස්භානයේ සිට අහි විස්සක් ඇතුළත ප්‍රයෝජනයටද ගතයුතු නැත.

(29) පොදු ස්භානයේ නැම පිණිස ලිද්දක් සපයා තිබෙන කවර විටෙකදී වුවත්, කිසිවකු විසින් ඒ ලිද්ද සතුන්, පැදුරු හෝ වෙනත් දේවල් හෝ, නානවිට ඒ අංශ ආදි තිබෙන රෙදි හැර, වෙනත් රෙදි හෝ සේදීම පිණිස පාවිච්චි නොකළ යුතුයි. නමා ආදි තිබෙන රෙදි සේදීම සුදුසු නොවන විට වැඩි වැඩුරු කෙරෙන තරම් දුරින් සිටිය යුතුය.

30. ඒ සඳහා සපයා තිබෙන වැඩිකිලියකදී මිස කිසිවකු විසින් පොදු ස්භාන ස්භානයක හෝ ඒ අංශ හෝ යටි රක්ෂා කිරීමෙන් අප්‍රයත්නවත්වත් ඇති නොකළ යුතුයි.

31. ගෙදර දොරේ කටයුතු සඳහා ජලය සපයනු ලබන කිසිම පොදු ලිද්දක, පිල්ලක, උල්පතක, හෝ වෙනත් ජලසාන්තක කිසිවකු විසින් කිසිම සහකු හෝ ද්‍රව්‍යයක් නැතිම හෝ සේදීම නොකළ යුතුයි.

32. කිසිවකු විසින් මොහොතේ වූ කාරණයක් සඳහා වත් කිසිම සහකු පොදු ස්භාන ස්භානයකට දැක්කීම, හෝ ගෙනයාම හෝ නොකළ යුතුයි.

මරුවැල් තුවක්කු හා උගුල්

33. ප්‍රධානතුමාගෙන් ලියවිල්ලකින් ලත් අවසරය නැතුව කිසිවකු විසින් මරුවැල් තුවක්කුවක්, හෝ උගුලක් ආවරණය කළ නැත. එසේ අවසරය දෙනු ලැබූ බව ප්‍රධානතුමා විසින් ඒ සඳහා බලය පවතින බවට තීරණය කළ යුතුයි.

පොදු දූත්විම්

34. කිසිවකු විසින් කායකී සභාවේ අණ පරිදි ප්‍රදේශයකර තිබෙන යම් දූත්විමක් විරුද්ධවීම හෝ විනාශ කිරීම හෝ නොකට යුතුයි.

මායිම් හා වැටවල්

35. ගොවිතැන් කරනු ලැබූ සෑම ඉඩමක අයිතිකාරයා විසින්, බදුකාරයා විසින්, පදිංචිකාරයා විසින් හෝ භාරකාරයා විසින් ඒ ඉඩමේ මායිම් පැලඳුම් වැටවලින් හෝ අගල්වලින් හෝ පොළොවේ තදින් සම්පූර්ණ ලද ගල්වලින් හෝ ගම් ප්‍රදේශයේ සිරිත් පරිදි පවත්නා වෙනත් යම් ක්‍රමයකින් හෝ සලකුණු කළ යුතුයි.

36. ගොවිතැන් කරනු ලැබූ සෑම ඉඩමක අයිතිකාරයා විසින් බදුකාරයා විසින්, පදිංචිකාරයා විසින් හෝ භාරකාරයා විසින් ඒ ඉඩමේ මායිම් දිගේ වැටක් බැඳ ඒ වැට මනාලෙස කඩාගත යුතුයි.

37. එකිනෙකට යාව පිහිටි යම් ඉඩම් දෙකක් සටබකියෙක් වුවට ඒ ඉඩම් දෙක අතර වූ පොදු මායිම් සටබකියෙක් වූ උතුණු, අගල හෝ වැට පිහිටුවීම, සෑදීම හෝ බැඳීම ගැනත් එය මනාලෙස පවත්වාගෙන යාම ගැනත්, ඒ ඉඩම් දෙකේම අයිතිකාරයන් විසින් හෝ බදුකාරයන් විසින් හෝ පදිංචිකාරයන් විසින් හෝ භාරකාරයන් විසින් වගබැරගත යුතුයි; එහෙත් ඒ ඉඩම් වලින් එකක අයිතිකාරයා විසින් හෝ බදුකාරයා විසින් හෝ පදිංචිකාරයා විසින් හෝ භාරකාරයා විසින් අනික් ඉඩමේ ගස්කොළුන්වලට හෝ වැවිලිවලට අලාභයක් සිදු නොවන ලෙස අවශ්‍ය වූ සෑම විධිවිධානයක්ම යොදා කමාගේ විධිවිධාන පොදු මායිම් වැටක් බැඳීම නිරත කළ යුතුය.

38. කමාගේ විෂයයෙන් මායිම් වැටක් බදින කොයිම කෙනෙකුට වුවද ඒ මායිම් වැටේ පැලඳුම්වලට සිටින ලද ගස් වලින් උපදින දේ භුක්තියීමට අයිතිවාසිකම තිබේ. නවද ඔහුගේ කැමැත්ත නැතුව කිසිවකු විසින් එබඳු මොනම වැටක වුවද සිටිමා තිබෙන ගස්වලින් කොළ සුරුදුම් හෝ අතු කපා දීම හෝ නොකළ යුතුයි.

39. යම් ඉඩමක අයිතිකාරයා විසින් හෝ බදුකාරයා විසින් හෝ පදිංචිකාරයා විසින් හෝ භාරකාරයා විසින් හෝ ඔහු යටතේ වැඩකරන අය විසින් එහි මායිම් සලකුණක්, අගලක් හෝ වැටක් සෑදීම හෝ අලුත් වැඩියාකිරීම සඳහා උචිත නොකරන උපකරණ හා මෙවලම් ආදී වැට ඉඩම එක්කම පිහිටි අනික් ඉඩම් වලින් ඕනෑම එකකට ඇතුල්වීම නිරත කළ යුතුය.

40. කිසිවකු විසින් යම් ඉඩමක පිහිටි යම් මායිමක් හෝ වැටක් ඕනෑකමින් වෙනස්කිරීම, අහස්කිරීම, හෝ මායිමකට හෝ වැටකට අනතුරුකිරීම හෝ යම් ඉඩමක පිහිටි ඉඩම් ලකුණු ඉවත් කිරීම හෝ නොකට යුතුයි.

සුදුකෙළීම, කුසුලන් කෙටීම හා තරඟයට කරත්ත විකිදීම

41. කිසිවකු විසින් ගම් ප්‍රදේශය ඇතුළත දුටුවලින් හෝ කඩදැසිවලින් සුදුකෙළීම හෝ මුදල් බවිදුකිරීමෙන් කිසිම ක්‍රීඩාවක් කිරීම හෝ වෙනත් බවිදු ආදී ලිඛිතවට සටබකියීම හෝ සොරු කළ යුතුයි.

42. කිසිවකු විසින් තමා පදිංචිව සිටින, තමාට අයිතිව තිබෙන හෝ තමා භාරයේ තිබෙන ගෙයක, දේපලක, බරුවක, පාරුවක හෝ උච්චාගතයක දැවලින් හෝ කැටුම්බලින් සුදුකෙළීමට නොහොත් මුදල් බවිදුකිරීමෙන් කිසිම ක්‍රීඩාවක් කිරීමට ඉඩදීම සුභ නැත.

43. කිසිවකු විසින් ප්‍රසිද්ධ පාරක හෝ මාවතක රෝසරත්ත රේස් දිවීමක් නොකළ යුතුයි.

මත්පැන් වෙළඳුම

44. කිසිවකු විසින් කිසිම මත් බීම වර්ගයක් හෝ ආවරණය හෝ තාල වර්ගයේ යම්කිසි ගසකින් ගන්නා ලද රු, හෝ පැවෙන ලද උක්සුණ අඩුරුද දහසයෙන් අඩු පිරිමි ලබාගැනීමට හෝ කිසිම ක්‍රීඩකට විකිණීම සුභ නැත.

රු මැදීම

45. රු ලබාගැනීම පිණිස මදිනු ලබන ගස් අයිතිවූ හෝ බද්දට දෙන්නාවූ සෑම කෙනෙකු විසින්ම, ඒ ගස් අතුරු අදීම සඳහා පටට ගස්කිඳන්වූද, ගහපත්වූද, වෙන් වෙන් වශයෙන් බදින ලද්දේද, කම් පොටවල් හසකට නොඅඩු ගණනක් හා අහට ගස්කිඳන්වූද, ගහපත්වූද, වෙන් වෙන් වශයෙන් බදින ලද්දේද, කම් පොටවල් තුනකට නොඅඩු ගණනක්ද පාවිච්චි කළ යුතුයි.

46. (1) එකී අයිතිකාරයා විසින් නොහොත් බදුකාරයා විසින් ඒ කාරණය සඳහා පාවිච්චි කරන එක් එක් කම්බල ලකුණට වල් ගසකට නොඅඩු ගණනකින් යුක්තවීය සුදුසුය. නවද, එකී අයිතිකාරයා විසින් නොහොත් බදුකාරයා විසින් සෑම තුන්මාසයක් අවසානයේදීම ඒ එක් එක් කම්බල වෙතුව මෙහි සඳහන් වර්ගයේ අලුත් කම්බලක් බැගින් යෙදිය යුතුයි.

(2) එකී අයිතිකාරයා විසින් නොහොත් බදුකාරයා විසින් සෑම සති දෙකකට එක වරක් බැගින් 45 වැනි අතුරු ව්‍යවස්ථාවේ කාරණ සඳහා පාවිච්චි කරන සෑම කම්බලක්ම පරීක්ෂාකර බැලිය යුතුයි.

47. රු ලබාගැනීමට මදිනු ලබන සෑම කිඳුල් ගසක නොහොත් පොල් ගසක අයිතිකාරයා නොහොත් බදුකාරයා විසින් එබඳු ගසකට නැගීම පිණිස පාවිච්චි කරන භාරලිය භාරමසකට වැඩි නොවූ කාලයක් අතරතුරදී අලුත් වැඩියා කරවිය යුතුයි.

48. රු ලබාගැනීමට ගස් මදින ඕනෑම වත්තකට ඕනෑම විලාවක ඇතුල්වී අතුරු අදි තිබෙන කම්බල සඳහා පාවිච්චි කරන වෙනත් උපකරණ පරීක්ෂාකර බැලීමට ප්‍රධානතුමාට හෝ ප්‍රධානදමාගෙන් ලියවිල්ලකින් බලලත් ඕනෑම කෙනෙකුට නීතිප්‍රකාර බලය ඇත්තේය.

දඩාවෙන් යන ගමයන්

49. දඩාවෙන් ගොස් තිබේගැසි විශාසකරනු ලබන ගමයන්ගේ අයිතිකාරුවන් විසින් ඒ බව වගාම ගම් මූලාදකියට හෝ ප්‍රධානතුමාට හෝ දුනුමිදිය යුතුයි.

කිරි පිරිහා කිරි විකිණීම

- 50. (1) කිසිවකු විසින්—
(a) එළදෙනුන් දෙදෙනෙකු හෝ ඊට වැඩි ගණනක් සිටින කිරි පිරිහක බලපත්‍රකාරයකු හෝ;
(b) ලියාපදිංචි කරන ලද කිරි සපයන්නකු හෝ;
(c) කිරි පිරිහක බලපත්‍රකාරයකු විසින් හෝ ලියාපදිංචි කරන ලද කිරි සපයන්නකු විසින් හෝ රක්ෂාවේ යොදගන්නා ලද්දේද ප්‍රධානතුමා විසින් ලියාපදිංචි කිරීමේ කාර්ය පත්‍රයක් නිකුත් කරනු ලැබූ වැටුප් කිරි වෙළෙන්දකු හෝ වන්නේ නම් මිස ආත්තම් ගම් ප්‍රදේශය තුළ නිපදවන ලද කිරි ඒ ප්‍රදේශය තුළ විකිණීමට නැතිම, විකිණීමට ඉදිරිපත්කිරීම හෝ ගෙනගොස් දීම, හෝ, විකිණීම, හෝ ඇදීම විකිණීම හෝ නොකළ යුතුයි.

51. ප්‍රධානතුමා විසින් නිකුත්කරනු ලබන බලපත්‍රයක් දරන්නේ නම් මිස නැත්නම් කිසිවකු විසින් එළඳෙනුත් දෙදෙනෙකු හෝ ඊට වැඩි ගණනකින් යුත් කිරි පරිච්ඡේදයක් පවත්වා ගෙන යා යුතු නොවේ.

52. බලපත්‍රයක් නිකුත්කිරීමට අදහස්කරනු ලබන ස්භාගය පහත දැක්වෙන නියමයන්ට අනුකූලව තිබෙනොත් මිස නැත්නම් එළඳෙනුත් දෙදෙනෙකු හෝ ඊට වැඩි ගණනකින් යුත් කිරි පරිච්ඡේදයක් කඩාගැනීමට කිසිවකුට බලපත්‍රයක් දෙනු නොලැබේ.

(1) ඒ ස්භාගයේ ගවයන් නතරකිරීමට අරමුණුකර තිබෙන සෑම ගොඩනැගිල්ලක්ම—

- (a) ගබොල්, ගල්, කබොක් නොහොත් ලිවලින් සාදා තිබිය යුතුයි;
- (b) එහි බිත්ති සහ කුලුණු සුදුසුණු හා තිබිය යුතුයි;
- (c) එහි මහල කලක් පවතින ද්‍රව්‍යකින් සාදා තිබිය යුතුයි;
- (d) එහි බිම සිමෙන්තියෙන් හෝ සිමෙන්ති කොන්ක්‍රීට්වලින් හෝ ගල්තාරවලින් සකස්කරනු ලැබ ගල්හෝ ගබොල් අල්ලා තිබිය යුතුයි;
- (e) මුහුරා, සෝදන චතුර හා වෙනත් කුණු චතුර වසන ලද භාජන එකකට හෝ ඊට වැඩි ගණනක් ඇතුළුව ගලා යාමට හැරැස්වීම පිණිස සිමෙන්තියෙන්, සිමෙන්ති කොන්ක්‍රීට්වලින් හෝ ගල්තාරවලින් සකස්කරනු ලැබ ගල් හෝ ගබොල් අල්ලන ලද කාණු ඇතුළු තිබිය යුතුයි;
- (f) කිරි පරිච්ඡේදය කඩාගැනීමට අදහස්කරන එළඳෙනුත් හෝ සංඛ්‍යාවේ හැරියට එක් එළඳෙනකුට අඩුගණනේ දිගින් අඩි අටක හා පළලින් අඩි පහක බිම් ප්‍රමාණයක් බැගින්ද සහ අඩි හාරසියයක වාතාශ්‍රයද ඇතුළු තිබිය යුතුයි.

(2) ඒ ස්භාගයේ කිරි කාමරය මෙන් පාවිච්චිකිරීමට අදහස් කරන ගොඩනැගිල්ල—

- (a) හරක්මුළුවේ හෝ වෙනත් ගොඩනැගිල්ලවල සිට අඹි පිසපහ කට අඩුනොවූ දුරකින් හා කිසියම් වැසිකිලියක, වැසිකිලි ප්‍රදාන, අර්චලක, සදාකාලික පෝරොගොඩක හෝ පොළොව යට කනිනලද අනාවරණ කාණුවක සිට අඹි සියයකට අඩු හැකි දුරකින්ද දිගින්ද තිබිය යුතුයි;
- (b) ගල්, ගබොල් හෝ කඩුක්කල්වලින් සාදා කපලොරුකොට ඇතුළු සුදුසු ගානලද්දීදීදී පිසින් අඹි පහකට නොඅඩුවූ දිගින්ද ඇතුළු තිබිය යුතුයි;
- (c) එළිමහනට නෙරුනිබෙන සේ අඩුගණනේ එකකට එකක් ඉදිරියෙන් පිහිටි බිත්තියකින්ද ඇතුළු තිබිය යුතුයි;
- (d) එහි බිම සිමෙන්තියෙන් දුම්බල, බිත්ති සපොළොවට සබොනි වන ස්භාග සිමෙන්තියෙන් වටකුරුකරන ලද්දේදී තිබිය යුතුයි;
- (e) ඇතුළුව දුම්බල වැරිම වළක්වාලීමට හැකි පූර්ණ වද්දු කෙල් සායම් කරනලද ලැලිවලින් සාදනලද සිලිමක් ඇතුළු තිබිය යුතුයි;
- (f) පොළොව මට්ටමේ සිට අඩු ගණනේ අඹි පහකින්ද පිසින් පිහිටි වහල්පල ඇතුළු තිබිය යුතුයි;
- (g) අඩුගණනේ ජනේලයක් හා දොරකද, බිම් වැඩි ප්‍රමාණයෙන් පහළොවෙන් එක පංතුවකට අඩු නොවන ජනේල වැඩි ප්‍රමාණයක් ද මැස්සන්ට ඇතුළුවිය නොහැකි ලෙස අවරණය කරනලද ජනේල හා දොරවල්ද අඩුගණනේ එක දොරකටවත් ප්‍රතිවිරෝධීව පිහිටුවන ලද ජනේලයක් ඇතුළු තිබිය යුතුයි;
- (h) කිරිගරුව, ගල්ලැපී, ධාත්තනාගම් හෝ ප්‍රධානතුමා විසින් පිළිගන්නා ලද දියසිරව නොපෙරෙන ස්වභාවයකින් යුත් මේතයේ ද්‍රව්‍යයක් ගත මේසින් අවරණය කරන ලද මේසයක්ද ගැබ්පව්‍යව කඩාගනු ලබන කුණු පෙරිච්ඡේදයක් හා පිරිසිදු බෝතල තැබීමට සුදුසු රක්ක යක්ද ඇතුළු තිබිය යුතුයි.

53. කිරි පරිච්ඡේදය බලපත්‍රකාරයා විසින් ඒ ස්භාගයෙන් පිටත කොටස් පෙනෙන ස්භාගයක "Licensed Dairy" යන වාගයෙන් එහි සංඛල අනුමැතියක් (බලපත්‍රලත් කිරි පරිච්ඡේදය) පැහැදිලි ලෙස අදිනලද ලැල්ලක් සවිකර කඩාගත යුතුයි.

54. ඕනෑම මේලාවකදී පරීක්ෂාකර බැලීමට හැකිවන පරිදි සෑම බලපත්‍රකාරයකු විසින්ම එහි සේවයෙහි නියුක්ත සියලුම අගවලුන්ගේ නම් හා බඩුන්ට ලියුම් ලැබෙන පිළිවෙලින්ද අදහස්ට ලැයිස්තුවක්ද කමා කිරි සපයන සියලුම අගවලුන්ගේ නම් හා ලියුම් ලැබෙන පිළිවෙලින්ද සහිත ලේඛනයක්ද කිරි පරිච්ඡේදය තුළ කඩාගත යුතුයි;

55. කිරි පරිච්ඡේදය බලපත්‍රකාරයා විසින්—

- (a) අවුරුද්දකට දෙවරක් එනම් ජූනි හා දෙසැම්බර් ගත මාසවලදීන් ප්‍රධානතුමා විසින් ලියවිල්ලකින් නියම කරනු ලබන වෙනත් යම් කාලසීමාවලදීන් කිරි පරිච්ඡේදය කොටස් කොට ඇති සෑම කාමරයකම බිත්තිවල සුදුසුණු ගැබ්වීමට එහි ලී වැඩ සබන් හා උණුවතුරෙන් සේදීමටත්;

- (b) අඩුගණනේ දිනකට වරක් බැගින්වත් කිරි කාමරයේ බිම හා එහි මේසයේ උඩ තව්ලුව සේදීමටත්;
- (c) කිරි පරිච්ඡේදය සියලුම කොටස් හා එහි අවට ප්‍රදේශයන් කාණුන් ගැබ් පව්‍යව හා මනා තත්වයක තබා ගැනීමටත්;
- (d) අඩු ගණනේ දවසකට එක වරක් බැගින්වත්, සියලුම ගොම, සණකැල, මුහු හා සේදියන චතුර කිරි පරිච්ඡේදයේ ඉවත්කොට මහජනයාට අවිහිරයක් නොවන යම් පරිද්දකින් කිරි පරිච්ඡේදයේ සුදුසු තරම් ඇතට ගෙනගොස් සුදුසුසේ කරවීමටත්;
- (e) හණකොළ හෝ පිදුරු හැර වෙනත් සියලුම හවි අහාර මිශ්‍රණට ඇතුළුවිය නොහැකි සුදුසු භාජනවල තැන්පත් කරවීමටත්;
- (f) කිරි පරිච්ඡේදය පාවිච්චිකරන හෝ ඊට අගන් සියලුම උපකරණ, ලී බඩු හා වෙනත් ද්‍රව්‍ය පිරිසිදුව තබා ගැනීමටත්;

අවශ්‍ය සියලුම පිහිටිනා සේදිය යුතුයි.

56. කිරි පරිච්ඡේදය බලපත්‍රකාරයා විසින්—

- (a) ඉහා හොදට ගැබ් පව්‍යව නොකරනලද කිසිම භාජනයකට කිරි වත්කිරීමට;
- (b) විදුරු, පිහන් මැටි, බපදමනලද පිහන් මැටි, ඇතමල් හෝ ගැල්වනයිස් කරපු යකඩ යන මේවායින් තනනලද භාජනයකට හැර වෙන කිසිම භාජනයකට කිරි වත්කර තැබීමට;
- (c) කිරි වත්කර කඩාගැනීමට පාවිච්චිකරනු ලබන මොනම භාජනයකින් කිරි කාමරයෙන් පිට කිසිම තැනක තැබීමට;
- (d) කිරිදෙවන මේලාව එක්කම ඊට මත්තෙන් එළඳෙනගේ මුරුල්ල හා තනපුලු හොදට ගැබ්පව්‍යවකොට පිරිසිදු වූ හොන රෙද්දකින් පිසදමන ලද්දේදී කිරිදෙවන අගයෙන් අත් හොදට හෝදා පිරිසිදු කරන ලද්දේදී තිබෙනොත් මිස නැත්නම් කිසිම එළඳෙනකුගෙන් කිරි දෙවීමට;
- (e) විකිණීමට අදහස්කරන කිරි, කිරි කාමරයේ හැර වෙන ස්භාගයක තබා තිබීමට; හා
- (f) මොනම කාරණයක් නිසාවත් කිසිම සහකුට හෝ කුරුල්ලකුට කිරි කාමරයකට ඇතුළුවීමට හෝ එහි නතරවී සිටීමට;

හැරැස්වීම හෝ ඉබ්දීම හෝ නොකළ යුතුයි.

57. (1) කිරි පරිච්ඡේදය බලපත්‍රකාරයා විසින් කිරි පරිච්ඡේදය පාවිච්චිකරන කිසිම කිරි භාජනයක්, මේලරු සාදන යන්ත්‍රයක්, යොදා ගත් කරන යන්ත්‍රයක් හෝ වෙන උපකරණයක් කිරි පරිච්ඡේදයේ කටයුතු සඳහා මිස වෙනත් කටයුත්තට පාවිච්චිකිරීමට ඉඩනොදිය යුතුවනා හැර, එබඳු සෑම භාජනයක්, මේලරු සාදන යන්ත්‍රයක්, යොදා ගත් කරන යන්ත්‍රයක්, හෝ වෙනත් උපකරණයක් එය පාවිච්චිකරනු ලබන එක් එක් වාරයෙන් පසුව පළමුව ඇල්වතුරෙන්ද, දෙවනුව උණුවතුරෙන් හා හෝඩා මිලින්ද, අවසානයේදී උණුකර කිවනලද වතුරෙන්ද සේදීමට හැරැස්විය යුතුයි.

(2) බලපත්‍රකාරයා විසින් භාජන ගැබ්පව්‍යව කිරීමට යොදන මුරුල්ල හා කිරි පරිච්ඡේදය වෙනත් උපකරන පාවිච්චිකළ සෑම වාරයකටම පසුව මිනිත්තු දහයක් තුළ තැම්බීමට හැරැස්විය යුතුයි.

58. කිරි පරිච්ඡේදය බලපත්‍රකාරයා විසින් කිරි පරිච්ඡේදය තිබෙන කිරි සහිත සෑම භාජනයකම පිරිසිදු වැස්මකින් හෝ පිහිනකින් සුදුසු පරිදි ආරක්ෂාකිරීමට හැරැස්විය යුතුවනා හැර කිරිගෙන යාමේදී එහි නරක්වීම වළක්වාලීමට සියලු මිහිබිනාද යෙදිය යුතුයි.

59. කිරි පරිච්ඡේදය බලපත්‍රකාරයා විසින් කිරි ගබඩාකිරීමේ හා පිළිගෙන කිරීමේ කටයුත්තකින් බාහිරවූ කිසිම කටයුත්තක් සඳහා කිරි කාමරය පාවිච්චිකිරීමට හෝ පාවිච්චිකිරීමට ඉඩදීම හෝ නොකළ යුතුයි.

60. බෝවෙන රෝගයකින් හෝ සම මෝගයකින් හෝ වසංගත රෝගයකින් පෙළෙන නොහොත් ලහදී පෙළෙන කිසි වකුට හෝ එබඳු රෝගයකින් පෙළෙන කිසිවකුට ලහදී සාත්තු කිරීමෙහි යෙදීමට කිසිම කෙනෙකුට ඒ රෝගය බෝවීමට හා රෝගීපයන් මෝරු ලැබීමට ගතවන කාලසීමාවන් පසුවන හෙයින් කිරි පරිච්ඡේදය හෝ කිරි කාමරයට ඇතුළුවීමටවත් කිරි පිළිගෙන කිරීමේ, විකිණීමේ හෝ ගෙනයා ගෙන යාමට සහභාගිවීමටවත් බලපත්‍රකාරයා විසින් හෝ කිරි පරිච්ඡේදය හෝ කිරි කාමරය හාරව සිටින කිසිවකු විසින් හෝ ඉඩ නොදිය යුතුයි.

61. කිරි පරිච්ඡේදය රක්ෂාවේ නියුක්ත අගවලුන් අතර යම් බෝවෙන රෝගයක්, සම මෝගයක්, හෝ වසංගත රෝගයක් හටගැනුනොත් හෝ ඒ පිළිබඳව යම් ඇතැක් පැණනුයොත් බලපත්‍රකාරයා විසින්, ඒ බව වහාම ප්‍රධානතුමාට දැනුම්දිය යුතුයි.

