ලංකාණ්ඩුවේ ගැසට පතුය

THE CEYLON GOVERNMENT GAZETTE

අංක 11,691-1959 මාර්තු 6 වැනි සිකුරාද -6.3.1959

No. 11,691 — FRIDAY, MARCH 6, 1959

(Published by Authority)

PART IV-LOCAL GOVERNMENT

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

		PAGE				PAGE
Local Government Notifications		221	Statements of Revenue and	Expenditure		
PostsVacant		222	Budgets	••	• •	_
Examinations, Results of Examinations	, &c		Sale of Properties			231
By-laws	• •	224	-			
Notices under the Local Authority	ies Elections	231	Road Committee Notices	• •	• •	_
Ordinance			Miscellaneous Notices			232

Local Government Notifications

L.D.—B. 69/41,—L.G.D—GC. 2/62.

THE VILLAGE COMMUNITIES ORDINANCE

BY virtue of the powers vested in me by subsection (1) of section 45 of the Village Communities Ordinance (Chapter 198), as modified by the Proclamation published in *Gazette Extraordinary* No. 9,773 of September 24, 1947, I, Jayaweera Kuruppu, Minister of Local Government and

Cultural Affairs, do, by this notification, authorize the Village Committee of the Kalagam Korale North village area in the Anuradhapura District to impose and levy in that village area a land tax under that section.

J. Kuruppu, Minister of Local Government and Cultural Affairs.

Colombo, February 25, 1959.

L.D.—B. 91/41—L. G. D. GE 2/32.

THE VILLAGE COMMUNITIES ORDINANCE

BY virtue of the powers vested in me by subsection (1) of section 45 of the Village Communities Ordinance (Chapter 198), as modified by the Proclamation published in *Gazette Extraordinary* No. 9,773 of September 24, 1947, I, Jayaweera Kuruppu, Minister of Local Government and

Cultural Affairs, do, by this notification, authorize the Village Committee of the Kelaniya village area in the Colombo District to impose and levy in that village area a land tax under that section.

> J. Kuruppu, Minister of Local Government and Cultural Affairs.

Colombo, February 18, 1959.

L. D.—B. 62/47—L. G. D.—DB. 188.

THE ALUTGAMA TOWN COUNCIL

The Town Councils Ordinance, No. 3 of 1946 SPECIAL CONSERVANCY RATE FOR 1959

IT is hereby notified that the Alutgama Town Council has, under section 143 (b) of the Town Councils Ordinance, No. 3 of 1946, and with the sanction of the Minister of Local Government and Cultural Affairs given under that section, as modified by the Proclamation published in Gazette Extraordinary No. 9,773 of September 24, 1947,

imposed for the year 1959, subject to such limits and exemptions as may be prescribed by by-laws, a special conservancy rate of one and half per centum of the annual value of all immovable property situated within the town of Alutgama, payable in four equal instalments on March 31, June 30, September 30 and December 31, respectively.

V. C. JAYASURIYA,
Permanent Secretary,
Ministry of Local Government and
Cultural Affairs.

Colombo, February 25, 1959,

THE KEGALLA URBAN COUNCIL Housing & Town Improvement Ordinance (Chapter 199)

NAGOLLA ROAD WIDENING SCHEME

IT is hereby notified in terms of section 54 (4) of the Housing & Town Improvement Ordinance (Chapter 199) that the Kegalla Urban Council has made a final determination in regard to the Scheme for widening Nagolla Road. The approved Scheme indicated in the Survey Plan bearing No. 1,869, dated 7.1.58, made by Mr. A. B. Siriwardene, Licensed Surveyor, Kegalla, and a Schedule of the manner in which each property is affected under the Scheme may be inspected at the Kegalla Urban Council Office, during working hours.

It is also notified in terms of section 55 (3) of the said Ordinance that the Scheme has been submitted to the Hon. the Minister of Local Government & Cultural Affairs on 25.2.59 for his sanction.

WINSTON WICKRAMASINGHE, Chairman.

Urban Council Office, Kegalla, 26.2.59.

THE BUTCHERS ORDINANCE Order under Section 13A

BY virtue of the powers vested in me by section 13A of the Butchers Ordinance (Chapter 201) I, T. D. Alexander, Chairman, Village Committee Pattipola Korale village area in the Badulla District, being the proper authority, do hereby prohibit the slaughter of animals and the sale of meat within the administrative limits of the Village Committee of the Pattipola Village area on the following days in 1959:—

January 8, 24. February 7, 23. March 8, 24. April 7, 22. May 6, 21, 22. June 6, 21. July 6, 20. August 4, 18. September 3, 17. October 2, 16. November 2, 15, 30. December 7, 23.

T. D. ALEXANDER, Chairman.

Village Committee Office, Pattipola Lunugala, February 16, 1959.

Posts - Vacant

GENERAL CONDITIONS APPLICABLE TO APPOINTMENTS TO POSTS IN THE LOCAL GOVERNMENT SERVICE ADVERTISED IN PART IV OF THE "CEYLON GOVERNMENT GAZETTE"

- 1. Allowances.—Unless otherwise stated, Rent Allowance, temporary Cost of Living Allowance and temporary Special Living Allowance are payable according to Government Rates and Conditions.
- 2. Conditions of Service.—Appointments will be subject to the provisions of the Local Government Service Ordinance, No. 43 of 1945, as amended by the Local Government Service (Transitional Provisions) Ordinance, No. 5 of 1946, any further amendments of Ordinance No. 43 of 1945, and the Regulation made thereunder, and other conditions of service as laid down by the Commission from time to time.
- 3. Terms of Engagement.—The posts specified in the Schedule published in Part IV of the Ceylon Government Gazette No. 10,432 of August 8, 1952, and other posts added thereto from time to time while held by members of the Local Government Service other than females are pensionable under the Local Government Service Pension Scheme Regulations, 1952.
- (a) The pension rights of officers serving under Government will be conserved if released under section 21 of the Government Minutes on Pensions, and transferred to pensionable posts in the Local Government Service.
- (b) In the case of employees of Local Authorities who hold pensionable posts under the Pension By-laws or Rules of the Local Authorities, the payment of their pension on ultimate retirement will be governed by the Pension By-laws or Rules of the Local Authority in whose employ they were on the date immediately preceding the date of their transfer to the Local Government Service in terms of section 48 of the Local Government Service Ordinance, No. 43 of 1945, as amended by the Local Government Service (Amendment) Act, No. 8 of 1949.

- (c) All appointees to pensionable posts other than females, officers above the age of 55 and officers who were holding pensionable posts in Government Service on the date immediately prior to their appointment to the Local Government Service, are required to contribute 4 per cent. of their salary to the Local Government Service Widows' and Orphans' Pension Fund established under the Local Government Service Widows' and Orphans' Pension Fund Regulations, 1952, published in the Government Gazette Extraordinary No. 10,429 of July 30, 1952. The Local Authority will contribute 3 per cent. of salary.
- (d) Appointees may be required to furnish security either in cash or by Fidelity Guarantee Bond through a Guarantee Association approved by the Local Government Service Commission in a sum which may be decided upon by the Local Authority.
- (e) Appointees not holding scheduled posts in the Local Government Service will be required to pass a medical examination by a duly qualified medical practitioner as to their physical fitness to serve in any part of the Island.
- (f) The appointment will generally be on probation or subject to confirmation after a period of one year unless otherwise specified.
- (g) Applicants should annex copies of their birth certificates in proof of age. No affidavits will be accepted. If no copies of birth certificates are attached, the applicants will be considered as ineligible.
- 4. Qualifications required.—Every applicant must furnish satisfactory proof that he is a Ceylonese. The term "Ceylonese" for all purposes of recruitment to the Local Government Service is defined as a citizen of Ceylon by descent or by registration.

- 5. War Service Concession.—Provided they are qualified in all other respects, ex-Servicemen of Her Majesty's Fighting Forces and full-time members of the Auxiliary Fire, Air Raid Precautions and Civil Defence Services (excluding those who had left these Services of their own accord) will be allowed to deduct periods of such service (commencing from September 3, 1939, at the earliest and up to December 31, 1949, at the latest) from their ages for purposes of eligibility alone, provided that they joined the Forces before August 15, 1945, and that such service was satisfactory and continuous.
- 6. Age Concession.—Members of the Local Government Service are eligible to apply irrespective of age for posts advertised in the Local Government Service.
- 7. Members of the Local Government Service in the same class and grade as the post advertised are eligible to apply for transfer to the vacancy advertised irrespective of educational qualifications.
- 8. Other Requirements.—(i) Applications from those in a Local Body should be forwarded through the Municipal Commissioner or Chairman of the Local Authority in which they are serving.
- (ii) Applications from officers in the Government Service should be forwarded through the Heads of their respective Departments; in the case of applications from officers holding permanent posts in the Government Service, the Head of the Department concerned should, when forwarding the application, state whether or not he is prepared to release the applicant if selected.
- (iii) Candidates may be required to present themselves for interview or test at an appointed time and place. No travelling or other expenses will be paid in this connection.
- (iv) Any person who desires to recommend a candidate may do so by giving a testimonial. Any form of direct or indirect canvassing or attempt to influence the selection of candidates will disqualify such candidates.
- (v) Any statement in the application which is found to be incorrect will render the applicant liable to disqualification if the inaccuracy is discovered before the selection, and to dismissal after the selection.
- (vi) Applications not conforming in every respect with the requirements of this advertisement will be rejected.
- (vii) Applications should be made substantially in the form appended below and should be addressed to the Chairman, Local Government Service Commission, and NOT personally to him.
- (viii) Applications received in this office after the closing date will not ordinary be entertained.

Form of Application to be used unless otherwise stated

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 condition 4 above.)

3. Full postal address:——	3.	Full	postal	address	:		
---------------------------	----	------	--------	---------	---	--	--

- 4. Age and date of birth: -----
- 5. Place of birth-
 - (a) Applicant:
 - (b) Applicant's father:
 - (c) Applicant's paternal grandfather:
 - (d) Applicant's paternal great grandfather:
 - (If the applicant was born in Ceylon, either (b) or both (c) and (d) should be filled in, apart from (a). If the applicant was not born in Ceylon, either (b) and (c) or (c) and (d) should be filled in, apart from (a).)
- 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 any 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. Particulars of any special claims (e.g., experience in the type of post for which candidate applies):———.
- 13. Salary expected, if selected:
- 14. Names and designations of persons from whom character certificates have been obtained (copies, not originals, of such certificates should be attached):———.
- 15. Whether served in the Local Government Service, and if so, whether the services were terminated at any time:———.
- 16. Whether convicted of any criminal offence in a Court of Law; if so, give date, number of case and nature of the offence:——.
- 17. Whether free from debt or pecuniary embarrassment:——.
- 18. Certificates of residence from Chief Headman, D. R. O., J. P., or Minister of Religion, where necessary:———.

Signature of Applicant.

Date : ----

LOCAL GOVERNMENT SERVICE

Post of Midwife

APPLICATIONS are invited by the Local Government Service Commission for a vacancy in the Local Government Midwives Service. The selected candidate will in the first instance be appointed to Tangalla Urban Council.

- 2. Salary scale.—Rs. 666 per annum, rising by annual increments of Rs. 42 to Rs. 1,296 per annum. Efficiency Bar before Rs. 1,044 per annum.
 - 3. Qualifications required.—
 - (a) Age: Not more than 40 years of age on March 20, 1959.
 - (b) Applicants should be registered Midwives and possess a certificate of competence from the Director of Health Service. Preference will be given to those who possess experience in Health Unit work and who are able to converse in Sinhalese and Tamil.

- 4. Reference is invited to the general conditions applicable to appointments to posts in the Local Government Service published at the beginning of Part IV of this *Gazette*.
- 5. Applications should be made substantially in the form appended to the general conditions applicable to appointments and should reach me not later than March 20, 1959. In the form referred to, item 18 may be omitted.
- 6. All applications will be acknowledged and any applicant who does not receive an acknowledgment within three days of the closing date should at once notify the Secretary, Local Government Service Commission. Failure to comply with this provision will deprive the applicant of any claim to consideration.

E. F. DIAS ABEYESINGHE,
Acting Chairman,
Local Government Service Commission.

Office of the Local Government Service Commission, P. O. Box 530, Colombo, February 28, 1959.

By-laws

L. D.—B. 251/40.

L. G. D.—BB. 917A.

THE CHILAW URBAN COUNCIL

The Urban Councils Ordinance, No. 61 of 1939

BY-LAW made by the Chilaw Urban Council under sections 143 (b) and 166 of the Urban Councils Ordinance, No. 61 of 1939, and approved by the Minister of Local Government and Cultural Affairs 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.

V. C. JAYASURIYA,
Permanent Secretary,
Ministry of Local Government and
Cultural Affairs.

Colombo, February 19, 1959.

BY-LAW

The premises specified in the Schedule hereto shall be exempt from the special water rate for the year 1959, levied under section 143 (b) of the Urban Councils Ordinance, No. 61 of 1939, and referred to in the notice dated December 16, 1958, and published in Gazette No. 11,622 of December 26, 1958.

SCHEDULE

The premises bearing the following assessment numbers:—

Ward No. 1—Wattakkaliya

Canal road: Nos. 65 (127) and 71 (128).

Ward No. 2—Ichchampitiya

Puttalam road: Nos. 83 (335A); 107 (342A); 110 (407); 112 (408); 114 (409) and 116 (410).

Ward No. 3-Alutwatte

College road: No. 11 (740A).

Jetty street: Nos. 3 (749A); 7 (750A) and 6 (751A). St. Mary's road: Nos. 14 (834A) and 16 (834B).

Ward No. 4-Sea Beach

Martin's Drive: Nos. 5 (1000); 5/1 (1001); 7 (1002); 7A (1003); 9 (1004); 9A (1005); 11 (1006); 13 (1007); 19 (1008); 21 (1009); 25 (1010); 25/1, 25/2, 25/3 (1011); 25/3A (1012); 25/5 (1013); 27 (1014); 33 (1015); 33/1 (1016); 33/2 (1017); 39 and 39/1 (1018); 51 (1019); 53 (1020); 55 (1021); 57 and 57/1 (1022); 59 (1023); 61 (1024); 61/1 (1025); 63/1 (1026); 63/2 (1027) and 63/3 (1028).

Wadiya road: Nos. 1 (1029A); 139 (1029); 32/1 (1046); 32/3 (1047); 32/4 (1048); 32/5 (1049); 32/6 (1050); 32/8 (1051); 32/9 (1052); 32/10 (1053); 32/11 (1054); 32/12 (1055); 32/13 (1056); 32/14 (1057); 32/15 (1058); 32/16 (1059); 32/17 (1060); 32/19 (1061); 32/20 (1062); 32/21 (1063); 60/2 (1064); 68/2 (1065); 68/2A (1066); 68/3 (1067); 68/4 (1068); 68/5 (1069); 68/6 (1070); 68/7 (1071); 70/1 (1072); 70/2 (1072A); 74/2 (1073); 74/3 (1074); 80/2 (1075); 80/3 (1076); 80/3B (1077); 80/4 (1078) and 80/5 (1079).

Ward No. 5-Cathedral

St. Mary's road: No. 21 (1215A).

Ward No. 6-Bazaar

Bazaar street: No. 74 (1307A).

Ward No. 10-Sea street

Corea Avenue: No. 45 (1826A).

St. James street: Nos. 16 (1890A) and 18 (1890B).

Ward No. 9-Munnessaram

Colombo road: No. 46/2 (1924A). Kurunegala road: No. 60 (1974A). L.D.—B. 21/47—L. G. D.—BC. 289.

THE PASSARA TOWN COUNCIL

The Town Councils Ordinance, No. 3 of 1946

BY-LAWS made by the Passara Town Council under sections 166 and 170 (11) (b) of the Town Councils Ordinance, No. 3 of 1946, and approved by the Minister of Local Government and Cultural Affairs 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.

V. C. JAYASURIYA,
Permanent Secretary,
Ministry of Local Government and
Cultural Affairs.

Colombo, February 19, 1959.

BY-LAWS

- 1. No Licensee of a meat stall in the public market shall sell meat at any price in excess of the price set out in the Schedule hereto.
- 2. Every Licensee of a meat stall in the public market shall display in a conspicuous position in his stall, a notice specifying the prices set out in the Schedule hereto.

SCHEDULE

	RS	s. <i>c.</i>
Beef without bones		70 per pound
Beef with bones (3 parts	meat	
and one part bones)	0	60 per pound
Mutton without bones	2	50 per pound
Mutton with bones (3	parts	
meat and one part bone	s) 2	25 per pound

L. D.—B. 35/47—L G. D.—BC. 388

THE TOWN COUNCILS ORDINANCE, No. 3 OF 1946

BY-LAWS made by the Veyangoda Town Council under sections 166 and 170 of the Town Councils Ordinance, No. 3 of 1946, and approved by the Minister of Local Government and Cultural Affairs 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.

V. C. JAYASURIYA,
Permanent Secretary,
Ministry of Local Government and
Cultural Affairs.

Colombo, February 13, 1959.

By-laws relating to pensions and gratuities

- 1. These by-laws shall apply to every officer and servant of the Council who is not eligible for the payment of a pension, gratuity, long service allowance or retiring allowance under the provisions of the Local Government Service Ordinance, No. 43 of 1945, and the regulations made thereunder.
- 2. No pension or gratuity shall be granted to any officer of the Council without the authority of the Commissioner, in order to obtain which, a certificate of good conduct from the Chairman setting out the length of service, age, and ground of retirement shall be forwarded, together with the application for pension or gratuity and the computation thereof, to the Commissioner.
- 3. (1) Every officer of the Council on the fixed establishment drawing a salary of not less than Rs. 360 per annum who shall have had service of ten years or more including any service which may be reckoned under the proviso to by-law 8 (1) may be awarded a pension calculated as follows:—

For the first one hundred and twenty months of such service, a pension equal to 120/720ths of his annual salary and for each additional completed month of service an additional 1/720ths of such salary, subject to the provisions of by-law 4.

(2) Pension at the rates mentioned in paragraph (1) shall only be granted in cases of faithful and meritorious service, but where the Chairman's testimony as to the fidelity, diligence and merit of the officer is in any respect defective, a deduction from such rates may be made. Where there has

been obvious negligence, irregularity or misconduct, the grant of a pension may be altogether withheld.

- 4. The maximum pension that may be granted under these by-laws to an officer, in respect of his service under the Council or in respect of his combined service under the Council and elsewhere, shall not exceed two-thirds of the highest salary drawn by such officer at any time in the course of his service.
- 5. In the case of an officer on the fixed establishment of the Council drawing a salary of not less than Rs. 360 per annum retiring on account of illness or age before completing one hundred and twenty months' gross service, a gratuity may be granted calculated at the rate of one-twelfth of a month's pay of the permanent office or offices held at the time of his retirement, for each completed month of service.
- 6. No pension or gratuity shall be granted to any officer who shall be under fifty-five years of age, except upon a certificate from the Chairman and two medical practitioners that he is incapable, from infirmity of mind or body, of discharging the duties of his office, nor unless he shall have discharged such duties theretofore with diligence and fidelity to the satisfaction of the Council.
- 7. The Council may call upon any officer who is below the age of fifty-five to retire from the service on the ground of his inability to discharge efficiently the duties of his office. In such a case, if the Council considers that the special circumstances of the case justify the grant of a pension or gratuity, the officer so called upon to retire may, with the approval of the Minister, be given such pension or gratuity as the Council thinks just and proper but in no case exceeding the amount for which his period of service would qualify him.
- 8. (1) The service which shall be counted for the purposes of a pension or gratuity granted to an officer of the Council shall be service in a permanent appointment on the fixed establishment of the Council. Where such officer has also had service in a permanent appointment on the fixed establishment of a predecessor or predecessors of the Council, such service shall also be counted as service under the Council if such service has been continuous with the service under the Council:

Provided that an officer transferred from the provisional and temporary establishment to the fixed establishment may be allowed to count his provisional and temporary service when it has been continuous with his subsequent permanent service.

- (2) Service by an officer who is under sixteen years of age shall not be counted for the purposes of grant of pension.
- 9. The service in respect of which pensions and gratuities are granted under these by-laws shall in all cases be continuous, unless interrupted by abolition of office or other temporary suspension of employment, not arising from misconduct or voluntary resignation on the part of the officer.
- 10. The pension or gratuity shall be computed upon the salary of the permanent office held by the officer at the time of his retirement provided he shall have held such office for at least three years; where he has not held such office for three years, the pension or gratuity shall be calculated upon the average of salaries attached to the permanent offices held by him during the three years next preceding the date of his retirement.
- 11. (1) In the case of abolition of office, if the officer has completed 120 months' gross service, he may be granted a pension of 1/720th of his salary for each month of his service counting for pension with an addition to such service of one month for each completed period of two months' service, the addition in no case exceeding 60 months.
- (2) If such officer has not completed 120 months' gross service, he may be granted a gratuity of 1/12 of a month's salary for each month of service counting for pension with an addition to such service of one month for each completed period of two months' service, the number of months to be so added in no case exceeding that which, if added to the age of the retiring officer, could make that age sixty or more.
- 12. If any person being in receipt of a pension from the Council shall be convicted of any offence in any court in the Island for which he shall be sentenced to death or to any term of imprisonment with hard labour exceeding six months, such pension shall forthwith determine and cease to be payable, unless such person shall, within three months after his conviction, received free pardon or unless the Council shall otherwise order.
- 13. Officers on the fixed establishment of the Council may be required to retire on or after attaining the age of fifty-five, upon the receipt by them of twelve months, notice to that effect, but they may continue in office till sixty years of age with the consent of the Council.
- 14. (1) Every officer who is transferred to or from the service of the Council from or to any other public service and whose aggregate service would have entitled him, had it been wholly under the Council, to a pension under these rules, shall on his ultimate retirement from service, if he has served for a period of at least 12 months under the Council, be entitled to a pension which shall bear the same proportion to that to which would have been entitled had the whole of his service been under the Council as the aggregate amount of the salary which he has drawn from the Council bears to the total sum made up of such aggregate amount and the aggregate of the amounts received by him in the course of his public service elsewhere than under the Council.

(2) In this by-law—

- "public service" means employment under the Government or under any Municipal Council, Urban Council, Town Council or Village Committee; and
- "aggregate amount of the salary" shall be inter-preted as the amount of the aggregate salary of the substantive posts held by an officer in the course of his career, disre-

- garding extra emoluments such as duty allowances, and regarding leave on half pay or without pay as leave on full pay.
- 15. Should an officer who retires on pension find after such retirement employment under the Council or employment elsewhere in a service which constitutes public service within the meaning of by-law 14 (2), on a salary not less than that which he drew from the Council at the time of his retirement, his pension shall be suspended so long as such employment continues, and if he obtains such employment on a salary less than that which he drew from the Council at the time of his retirement, he shall be entitled to only so much of his pension as when added to the salary of the new appointment would make his total emoluments equal to the salary last drawn by him previous to his retirement.
- 16. Employees on the fixed establishment of the Council drawing salaries of less than Rs. 360 per annum and retiring on account of age or infirmity after serving continuously for any period not less than fifteen years may, if the Council be satisfied that they are unfit, owing to age or infirmity of body or mind, further to discharge efficiently the duties of their offices, be granted pensions, to be called long service allowances, not exceeding Rs. 7.50 per mensem in each case, as the Council may think fit. Employees in receipt of daily pay who have completed a period of fifteen years of continuous service, retiring under like circumsatnces, may, at the discretion of the Council, be awarded gratuities calculated at the rate of oneeighteenth of a month's pay, as drawn at the time of retirement, for each completed month of service.
- 17. (1) If any case which is not covered by these by-laws and which, in the opinion of the Council, merits the award of a pension or gratuity, shall arise, the circumstances of such case shall be reported by the Council, together with recommendation of the Council, to the Commissioner for submission to the Minister. Council may, in such a case, grant only such award as may be approved by the Minister.

 (2) The employees of the Council who are

paid on a commission-basis shall not be eligible for the receipt of a pension or gratuity under this by-law.

18. (1) The Council may, with the approval of the Minister, pay a gratuity in accordance with the provisions of this by-law to the widow or the children or the dependants of any officer or servant who dies in the service of the Council after he has completed five years' public service as defined in by-law 14 (2).

(2) (a) In the case of any officer or servant referred to in paragraph (1) who was holding a post on the fixed establishment of the Council and was in receipt of a salary of not less than Rs. 360 per annum at the time of his death, the gratuity payable under this by-law shall be a sum equal to twelve times the monthly salary drawn by him

in respect of that post at that time.

(b) In the case of any officer or servant referred to in paragraph (1) who was not holding a post on the fixed establishment of the Council but was in receipt of a salary of not less than Rs. 360 per annum at the time of his death, the gratuity payable under this by-law shall be a sum equal to three times the monthly salary of the post held by him at that time, together with an additional sum computed at the rate of one month's salary for each minor child surviving him: Provided, however, that such additional sum shall not be payable in respect of more than six such minor children, in any one case.

- (c) In the case of any officer or servant referred to in paragraph (1) who was holding a post on the fixed establishment of the Council but was in receipt of a salary of less than Rs. 360 per annum at the time of his death, the gratuity payable under this by-law shall be a sum equal to three times the monthly salary drawn by him in respect of that post at that time, together with an additional sum computed at the rate of one month's salary for each minor child surviving him. Provided, however, that such additional sum shall not be payable in respect of more than six such minor children in any one case.
 - (3) The gratuity shall be payable—
 - (a) where the widow of the deceased officer or servant survives him to such widow; or
 - (b) where the widow (whether with or without children) and also children by a previous marriage of the deceased officer or servant survive him, to the widow and to the children of such previous marriage in such manner and in such proportion as the Council may determine; or
 - (c) where there is no widow of the deceased officer or servant surviving him, to the children of the deceased officer or servant, in such manner and in such proportion as the Council may determine; or

- (d) where there is no widow or child of the deceased officer or servant surviving him, to the dependants of the deceased officer or servant who were living with and were maintained by him at the time of his death.
- (4) Where any child, to whom the amount of any gratuity or share of a gratuity is payable under paragraph (3) of this by-law, is a minor, such amount may be paid to some person approved by the Council for the use and benefit of such child.
- (5) In paragraphs (3) and (4) of this by-law, "child" shall mean—
 - (a) a male person who is below 18 years of age, or
 - (b) a female person who is below 21 years of age and is not married.
- 19. The by-laws relating to gratuities published in *Gazette* No. 10,830 of August 26, 1955, are hereby rescinded.
 - 20. In these by-laws-
 - "Chairman" means the Chairman of the Council;
 - "Council" means the Veyangoda Town Council;
 - "Commissioner" means the Commissioner of Local Government; and
 - "Officer" means an officer of the Council.

L. D.—B. 122/46—L. G. D.—GJ. 9/33/1.

THE VILLAGE COMMUNITIES ORDINANCE

BY-LAWS under section 49 of the Village Communities Ordinance (Chapter 198), made by the Village Committee of the Atulugam Korale East and Atulugam Korale West village area in the Kegalle District, and approved by the Minister of Local Government and Cultural Affairs 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.

V. C. JAYASURIYA,
Permanent Secretary,
Ministry of Local Government and
Cultural Affairs.

Colombo, February 2, 1959.

By-laws relating to the construction of buildings and boundary walls

- 1. (i) No person shall erect within the village area any new building, boundary wall or gateway within a distance of—
 - (a) fifteen feet from the centre of any village road; or,

- (b) fifteen feet from the centre of any village path which has been notified by the Committee as a path which in course of time is to be converted into a village road; or,
- (c) seven feet from the centre of any village path other than a path referred to in subparagraph (b) of this paragraph.
- (ii) No person shall erect within the village area any building, boundary wall or gateway along any village road or path referred to in paragraph (i) of this by-law, without giving thirty days' notice thereof in writing to the Chairman
 - 2. In these by-laws—
 - "Chairman" means the Chairman of the Committee:
 - mittee;
 "Committee" means the Village Committee of
 the village area;
 - the village area;

 "village area" means the Atulugam Korale
 East and Atulugam Korale West village
 area in the Kegalle District;

 "village road" means a road which is main-
 - "village road" means a road which is maintained by the Committee and which is not less than nine feet in breadth; and
 - less than nine feet in breadth; and "village path" means a path which is maintained by the Committee and which is less than nine feet in breadth.

L. D.—B. 98/46—L. G. D. GE. 25/38/24.

THE VILLAGE COMMUNITIES ORDINANCE

BY-LAW under section 49 of the Village Communities Ordinance (Chapter 198), made by the Village Committee of the Andiambalama village area in the Colombo District, and approved by the Minister of Local Government and Cultural Affairs 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.

V. C. JAYASURIYA,
Permanent Secretary,
Ministry of Local Government and
Cultural Affairs.

Colombo, February 19, 1959.

By-law relating to conservancy and scavenging

Part VI of the standard by-laws relating to conservancy and scavenging, adopted by the Andiambalama Village Committee, is hereby amended, in by-law II thereof, by the substitution,

for the words "scavenging service", of the words "scavenging service and used wholly or partly for the purposes of any trade or business,".

L. D.—B. 40/51—L. G. D GJ. 9/16.

THE VILLAGE COMMUNITIES ORDINANCE

BY-LAWS under section 49 of the Village Communities Ordinance (Chapter 198), made by the Village Committee of the Atakalan Korale Medapattu village area in the Ratnapura District, and approved by the Minister of Local Government and Cultural Affairs 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.

V. C. JAYASURIYA,
Permanent Secretary,
Ministry of Local Government and
Cultural Affairs.

Colombo, February 13, 1959.

By-laws relating to the tax on vehicles and animals

1. (1) For the purposes of the tax on vehicles and animals levied under section 47 of the Ordinance, every person who has in his possession, custody or control any vehicle or animal liable to such tax, shall furnish to the Chairman a Schedule of particulars substantially in the Form set out in Schedule A hereto, which may be obtained from the office of the Committee.

(2) The Schedule referred to in paragraph (1) shall be filled up and sent to the Chairman on or before February 28, 1959, in respect of the year 1959, by the person liable to pay the tax under section 47 of the Ordinance, and no such Schedule shall be required from such person in respect of any subsequent year during which he is in possession, custody or control of such vehicle or

animal.

2. Subject to the provisions of section 47 (2) of the Ordinance, every person who has furnished the Schedule referred to in by-law 1 shall, without further notice, be liable—

(a) for the year 1959, in respect of the vehicles and animals specified in that Schedule, to pay the tax on or before the thirty-first day of March of that year; and

(b) for every subsequent year, in respect of such vehicles and animals specified in that Schedule as remain in his possession, custody or control for more than thirty days in such subsequent year, to pay the tax on or before the thirty-first day of March of that year.

- 3. If any person, after having furnished the Schedule referred to in by-law 1, acquires, keeps or uses any vehicle or animal which is not mentioned in such Schedule and which is liable to the tax under the Ordinance, or if any person who has not furnished a Schedule under by-law 1, for the first time acquires, keeps or uses any vehicle or animal which is liable to such tax, he shall within one month from the date on which he acquires or commences to keep or use such vehicle or animal, send a written notice to the Chairman stating the fact of such acquisition, keeping or use, and further furnish a written statement of particulars substantially in the Form set out in Schedule A hereto.
- 4. Subject to the provisions of section 47 (2) of the Ordinance, every person who has furnished the written statement referred to in by-law 3, shall be liable to pay the tax, in respect of the year in which such statement is furnished and in respect of every subsequent year, for the vehicles and animals specified in that statement, which are in his possession, custody or control, within such time as may be notified to him in that behalf by the Chairman.

5. (1) Every person who, after having furnished the Schedule referred to in by-law 1, or the written statement referred to in by-law 3, claims to be exempt, under section 47 (3) of the Ordinance, from the liability to pay the tax in respect of any vehicle or animal which is entered or referred to in such Schedule or statement, shall forthwith give notice in writing to the Chairman of his claim for such exemption, specifying the grounds on which such claim is made.

(2) Every person who, after having furnished the Schedule referred to in by-law 1 or the written statement referred to in by-law 3, ceases to possess, keep or use any vehicle or animal, shall forthwith give notice in writing to the Chairman that he has ceased to possess, keep or use such

vehicle or animal.

6. On payment of the tax by any person, the Chairman shall issue to that person, in respect of every vehicle for which such tax is paid, a metal plate with such distinguishing letters for vehicles specified in Schedule B hereto as are appropriate to that vehicle, and with figures denoting the year for which the plate is issued and the corresponding number in the register of vehicles. Where any such plate becomes indistinct or defaced by use or otherwise, the owner shall return it to the Chairman, and shall be entitled, on making a payment of fifty cents, to receive a fresh plate.

7. The owner or person in charge of every vehicle shall affix the plate issued in respect of that vehicle under by-law 6 on a conspicuous part

of that vehicle.

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

SCHEDULE A

FORM

The Village Committee of the Atakalan Korale Medapattu village area

Statement of vehicles and */or animals to be furnished in terms of the by-laws relating to the tax on vehicles and animals.

Name of owner:——.

Name of Ward:——.

Village:——.

$Particulars\ of\ vehicles\ and * \ or\ animals$	Number in words	Remarks
Carriages of whatever description other than carts, hackeries or jinrickshas		
Double-bullock carts		
Single-bullock carts or hackeries		
Jinrickshas		
Bicycles (state manufacturer's number in the column provided for remarks)		
Elephants		
Horses		
Mules		
Donkeys	1	

I hereby declare that the particulars given above are true and accurate.

* Delete whichever is inapplicable.

		 ,
Date :	Signature of	owner.

SCHEDULE B

For every carriage of whatever description other than a cart, hackery or jinricksha මැ. අ. ර. For every double bullock cart මැ. අ. බ. ක. For every single bullock cart or hackery මැ. අ. බ. බා. For every jinricksha මැ. අ. ජී. ර. For every bicycle මැ. අ. බ.

BY-LAWS RELATING TO DANGEROUS AND OFFENSIVE TRADES

9. The following trades shall be deemed to be offensive trades:

(a) Storing cured or dry fish.

(b) Storing perishable articles of food for the purposes of sale by wholesale.

(c) Manufacturing compost or artificial manure.

(d) Manufacturing vinegar.(e) Manufacturing soap.

- (f) Curing or drying tobacco.
- (g) Keeping a tannery. (h) Curing arecanuts.(i) Boiling blood or offal.

Storing hides or bones. (k) Smoking or manufacturing rubber sheet

or crepe. (1) Storing artificial manure or materials used for the preparation of artificial manure in quantity over three bags.

(m) Manufacturing koda.

(n) Curing planks. Icing fish. (o)

(p) Manufacturing cigars, cigarettes or beedies.

Manufacturing treacle or jaggery.

10. The following trades shall be deemed to be daigerous trades:-

(a) Keeping a tea factory.

(b) Manufacturing copra. (c) Any trade in which machinery driven by oil or other fuel or steam or electricity is

(d) Quarrying cabook, gravel or metal.

(e) Curing or storing plumbago.

(f) Digging for coral stones by opening a pit.

(g) Keeping a rice mill or rice huller.(h) Manufacturing coconut oil by machinery

(i) Manufacturing coconut oil by chekku.

(j) Keeping a timber depot or firewood depot.

(k) Manufacturing or storing fibre.

(1) Storing cotton or straw.

(m) Keeping a kerosene oil depot.

Keeping a printing press. (n)

Manufacturing desiccated coconut.

(p) Manufacturing jewellery.

L. D.—B. 129/46 L. G. D.—GC. 14/22

THE VILLAGE COMMUNITIES ORDINANCE

BY-LAWS under section 49 of the Village Communities Ordinance (Chapter 198), made by the Village Committee of the Gokarella village area in the Kurunegala District, and approved by the Minister of Local Government and Cultural Affairs 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.

> V. C. JAYASURIYA, Permanent Secretary, Ministry of Local Government and Cultural Affairs.

Colombo, February 13, 1959.

- (q) Oxy-welding.
- (r) Keeping a garage in which oxygen is used.

(s) Storing copra.(t) Storing charcoal.

- (u) Keeping a smithy.
- (v) Keeping a carpentry shed.
- 11. The following trades shall be deemed to be dangerous and offensive trades:-

(a) Dyeing fibre.

(b) Manufacturing bricks or tiles.

(c) Charging batteries.

- (d) Burning of coconut shell for charcoal.
- (e) Burning, storing, curing or rending lime. (f) Keeping an establishment for grinding chillies or curry-stuffs by machinery.

Storing of rubber.

- (h) Keeping a workshop for servicing motor vehicles.
- (i) Keeping a workshop for repairing motor vehicles and push bicycles.
 (j) Manufacture of furniture.

(k) Keeping a toddy-collecting station.

CONSTRUCTION OF BUILDINGS AND WALLS

- 12. (1) No person shall erect, within the village area, any new building, boundary wall or gateway within a distance of–
 - (a) fifteen feet from the centre of any village road; or
 - (b) fifteen feet from the centre of any village path which has been notified by the Committee as a path which in course of time is to be converted into a village road;
 - (c) seven feet from the centre of any village path other than a path referred to in subparagraph (b) of this paragraph.
- (2) No person shall erect within the village area, any building, boundary wall or gateway along any village road or path referred to in paragraph (1) of this by-law without giving thirty days' notice thereof in writing to the Chairman.
 - 13. In these by-laws—
 - Chairman" means the Chairman of the Committee;
 - "Committee" means the Village Committee of the village area;
 - "village area" means the Atakalan Korale Medapattu village area in the Ratnapura District; and
 - "Ordinance" means the Village Communities Ordinance (Chapter 198).

By-laws relating to the tax on vehicles and animals

1. (1) For the purposes of the tax on vehicles and animals levied under section 47 of the Ordinance, every person who has in his possession, custody or control any vehicle or animal liable to such tax, shall furnish to the Chairman a Schedule of particulars substantially in Form A specified in the Schedule hereto, which may be obtained from the office of the Committee.

(2) The Schedule referred to in paragraph (1) shall be filled up and sent to the Chairman on or before the twenty-eighth day of February, 1959, in respect of the year 1959, by the person liable to pay the tax under section 47 of the Ordinance, and no such Schedule shall be required from such person in respect of any subsequent year during which he is in possession, custody or control of

such vehicle or animal.

- 2. Subject to the provisions of section 47 (2) of the Ordinance, every person who has furnished the Schedule referred to in by-law 1 shall, without further notice, be liable-
 - (a) for the year 1959, in respect of the vehicles and animals specified in that Schedule, to pay the tax on or before the thirty-first day of March of that year; and
 - (b) for every subsequent year, in respect of such vehicles and animals specified in that Schedule as remain in his possession, custody or control for more than thirty days in such subsequent year, to pay the tax on or before the thirty-first day of March of that year.
- 3. If any person, after having furnished the Schedule referred to in by-law 1, acquires, keeps or uses any vehicle or animal not mentioned in such Schedule and which is liable to the tax under the Ordinance, or if any person who has not furnished any Schedule for the first time acquires, keeps or uses any vehicle or animal liable to such tax, he shall, within one month from the date on which he acquires or commences to keep or use such vehicle or animal, send a written notice to the Chairman stating the fact of such acquisition, keeping or use, and further furnish a written statement of particulars substantially in Form A set out in the Schedule hereto.
- 4. Subject to the provisions of section 47 (2) of the Ordinance, every person who has furnished the written statement referred to in by-law 3, shall be liable to pay the tax, in respect of the year in which such statement is furnished and in respect of every subsequent year, for the vehicles and animals specified in that statement which are in his possession, custody or control within such time as may be notified to him in that behalf by the Chairman.
- (1) Every person who, after having furnished the Schedule referred to in by-law 1 or the written statement referred to in by-law 3, claims to be exempt under section 47 (3) of the Ordinance from the liability to pay the tax in respect of any vehicle or animal which is entered or referred to in such Schedule or statement, shall forthwith give notice in writing to the Chairman of his claim for such exemption, specifying the grounds on which such claim is made.
- (2) Every person who, after having furnished the Schedule referred to in by-law 1 or the written statement referred to in by-law 3, ceases to possess, keep or use any vehicle or animal, shall forthwith give notice in writing to the Chairman that he has ceased to possess, keep or use such vehicle or animal.
- 6. On payment of the tax by any person, the Chairman shall issue to that person in respect of every vehicle for which such tax is paid, a metal plate with such distinguishing letters for vehicles specified in Schedule B hereto as are appropriate to that vehicle and with figures denoting the year for which the plate is issued and the corresponding number in the register of vehicles. Where any such plate becomes indistinct or defaced by use or otherwise, the owner shall return it to the Chairman and shall be entitled, on making a payment of fifty cents, to receive a fresh plate. The Chairman may, on his being satisfied by affidavit or otherwise, that any such plate has been lost or stolen, issue to the owner thereof a fresh plate on the application of the owner and on payment by him of sixty cents.
- 7. The owner or person in charge of every vehicle shall affix the plate issued in respect of

- that vehicle under by-law 6, on a conspicuous part of that vehicle.
- 8. It shall be lawful for the Chairman or any police officer or any other officer authorized by the Chairman in writing, to stop and detain any vehicle proceeding on any road or path for the purpose of inspecting the metal plate required by by-law 7 to be affixed on such vehicle; and the driver or the person in charge of such vehicle shall, on being so requested by the Chairman, or such other officer, stop the vehicle and permit him to inspect such plate.
- 9. The by-laws relating to the tax on vehicles and animals, made by certain Village Committees in the Kurunegala District, and published in Gazette No. 8,655 of August 23, 1940, are hereby amended, in so far as those by-laws relate to the Gokarella village area, by the rescission of those by-laws.
 - 10. In these by-laws—

Name of owner:-Ward No:---Village :-

- "Chairman" means the Chairman of the Committee;
- "Committee" means the Village Committee of the Gokarella village area in the Kurunegala District; and
- "Ordinance" means the Village Communities Ordinance (Chapter 198).

SCHEDULE

FORM A

Village Committee of the Gokarella village area Statement of vehicles and*/or animals to be furnished in terms of the by-laws relating to the tax on vehicles and animals.

Particulars of vehicles and*/or animals		Remarks (if bi- cycle, state maker's number)
Carriages of whatever desc	erip-	
tion other than ca	arts,	•
hackeries or jinrickshas	• • •	
Double-bullock carts	\mathbf{or}	
hackeries		,
Single-bullock carts or hack	eries	
Hand carts		
Jinrickshas		
Bicycles		
Elephants		
Horses		
Mules		
Donkeys		

I certify that, to the best of my knowledge, the above statement is true.

Signature of owner.

ගො. ර.

ලගා. බ. කු.

ගො. බා. ක.

ගො. ජී.

ලගෘ, බ,

ලඟා අ. ක.

Date:----

SCHEDULE B

or every carriage of whatever description other than a cart, other than a cart, hackery or jinricksha For every double bullock cart or hackery For every single bullock cart or hackery For every jinrickha For every hand-cart For every bicycle

* Strike out whichever is inapplicable.

Notices under the Local Authorities Elections Ordinance

THE LOCAL AUTHORITIES ELECTIONS ORDINANCE, No. 53 OF 1946

IT is hereby notified under section 67 (2) of the Local Authorities Elections Ordinance, No. 53 of 1946, as amended by the Local Authorities Elections (Amendment) Acts, No. 5 of 1949 and No. 25 of 1953, that the candidates whose names appear in the Schedule below have been elected to represent the Wards of the Local Authorities noted against their names.

E. F. DIAS ABEYESINGHE, Acting Commissioner of Elections (Local Bodies).

Colombo, February 24, 1959.

THE LOCAL AUTHORITIES ELECTIONS ORDINANCE, No. 53 OF 1946

IT is hereby notified under section 37 of the Local Authorities Elections Ordinance, No. 53 of 1946, as amended by the Local Authorities Elections (Amendment) Acts, No. 5 of 1949 and No. 25 of 1953, that the candidates whose names appear in the Schedule below have been elected to represent the Wards of the Local Authorities noted against their names.

> E. F. DIAS ABEYESINGHE, Acting Commissioner of Elections (Local Bodies).

Colombo, February 24, 1959.

BADULLA DISTRICT Bintenna Village Committee

IT is hereby notified under section 36 (2) of the Local Authorities Elections Ordinance, No. 53 of 1946, as amended by the Local Authorities Elections (Amendment) Acts, No. 5 of 1949 and No. 25 of 1953, that on the nomination day appointed in accordance with section 27 (2) (a) and on the Ward No.

Schedule

Name of Candidate

COLOMBO DISTRICT

OTARAPALATA VILLAGE COMMITTEE

Batepolage Juliyas Perera 21

MATALE DISTRICT

LAGGALA PALLESIYA PATTU VILLAGE COMMITTEE

.. H. M. P. G. Appuhamy

BADULLA DISTRICT

YATIPALATA VILLAGE COMMITTEE

.. Karametige Punchirala Tennakoon

Schedule Name of Candidate

Ward No.

JAFFNA DISTRICT

ANALAITIVU VILLAGE COMMITTEE

Kanapathipillai Thambiah

ANURADHAPURA DISTRICT

NEGAMAPAHA KORALE VILLAGE COMMITTEE

1 Wijesundera Dissanayake Mudiyanselage Punchiralage Heen Banda

BADULLA DISTRICT

UDAPALATA VILLAGE COMMITTEE

Kosgahakumbure Nawasiya Mudiyanselage Punchi Bandara

second nomination day appointed in accordance with section 36 (1) of the Ordinance, no candidate was duly nominated for election in respect of Ward No. 5 of the Bintenna Village Committee.

> E. F. DIAS ABEYESINGHE, Acting Commissioner of Elections (Local Bodies).

Colombo, February 27, 1959.

Sale of Properties

THE GALLE MUNICIPAL COUNCIL

Sale of Properties for Arrears of Rates

NOTICE is hereby given that in the absence of movable property liable for seizure, (1) rent and profits from 1 to 10 years, (2) timber and produce, (3) materials of house, and (4) the undermentioned properties themselves, seized in virtue of a warrant issued by the Municipal Commissioner, in terms of section 252 of the Municipal Councils Ordinance, No. 29 of 1947, for arrears of assessment rates due on the premises mentioned in the sub-joined schedule up to the end of 2nd Quarter 1958, will be sold by public auction on the spot at the time therein mentioned, unless in the meantime the amount due as assessment rates and costs be duly paid.

By order,

D. C. C. FERDINANDO, for Municipal Commissioner.

Office of the Municipal Council, Galle, 25th February, 1959.

SCHEDULE

The time of sale to commence on the first mentioned premises at 9 a.m. on each day.

> CHINAGARDEN WARD No. 2 Monday, March 30, 1959

Chinagarden Middle Road: 43, 79, 22/3, 22/4, 22/5, 24/1, 42, 46, 48/1, 50, 52, 54, 88, 90, 94 and 96.

Wednesday, April 1, 1959

Chinagarden Rope Walk: 27, 33, 35, 37, 37/1, 37/2, 37/3, 37/4, 39, 12/2, 12/3, 12/4, 24, 26, 28, 28A. 30/5, 32, 32/1, 34, 40, 40/1, 40/2, 40/3, 40/4, 40/5, 40/6, 40/17, 40/18, 40/19, 40/20, 42, 44, 46, 46/1, 48, 50, 52, 54, 56, 56/1.

Friday, April 17, 1959

Customs Road: 22/1, 28, 30.

Dickson Road: 7, 9A, 23/4, 23/4A, 23/5, 27, 27/1, 27/2, 27/3, 27/5, 27/7, 27/8, 27/10, 35/3, 37/1, 37/2. Havelock Place: 5, 11, 17, 19, 21, 23, 2/2, 8, 22, 24, 32, 44, 46, 50, 58/5, 58/6, 58/7, 58/8, 78A, 84, 24/1, 24/2

84/1, 94, 96.

Monday, April 20, 1959

Main Street: 21, 31, 35, 37, 53, 59, 2, 4, 6, 8. Old Cripps Road: 9, 11, 13, 15, 2/1, 2/2, 2/4, 4, 6, 12, 14, 14/1.

Sea Street: 1, 3.

Talbot Town Road: 2, 6, 8A, 10, 14, 16, 18, 28, 34 and 36, 38, 40, 42.

Thursday, April 23, 1959

Talbot Town Cross Road: 2-2, 4, 6, 8, 12, 14, 16,

Talbot Town Cross Road 3: 2, 3/1.
Wackwella Road: 71/2, 79, 81, 81/1, 85, 87, 87/2, 87/3, 87/4, 89, 91, 93, 93/1, 97, 99, 103, 105, 109,

113, 115, 117, 125, 125B, 125/2, 127, 135, 135A, 137, 138, 139, 143/1, 145, 147, 149, 163, 163/1.

Monday, April 27, 1959

Wackwella Road: 14, 16, 36, 42/1, 46, 48, 50, 52, 54, 56, 58/3, 58/5, 58/8, 58/9, 70/1, 70/2, 70/3, 70/7, 70/8, 70/10, 70/11, 72, 78/2, 78/4, 78/6, 78/7, 78/8, 78/9, 78/10, 78/11, 78/12, 78/13, 78/14, 78/15, 78/17.

Wednesday, April 29, 1959

Wackwella Road: 78/18, 78/19, 78/20, 78/21, 78/22, 78/23, 78/24, 82, 84, 84A, 86/1, 86/2, 86/4, 86/5, 86/9, 86/10, 100, 102, 104, 106, 108/1, 108/2, 108/3, 108/4, 108/4A, 114, 124, 124/1, 126, 128, 132.

THE BANDARAWELA URBAN COUNCIL

Sale of Properties for Non-Payment of Assessment Rates and Taxes for the year 1958 in respect of 1st, 2nd and 3rd quarters

NOTICE is hereby given that in the absence of movable property liable for seizure, (1) rents and profits from 1 to 3 years, (2) timber and produce, (3) materials of house, and (4) the undermentioned properties themselves seized in virtue of a warrant issued by the Chairman Typen Council Bandarowels in by the Chairman, Urban Council, Bandarawela, 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 the arrears of rates due on the premises mentioned in the sub-joined schedule will be sold by public auction on the spot and on the date therein mentioned, sale commencing at 9 a.m. unless in the meantime the rates and the costs be duly paid.

> S. M. NADARAJAH, Chairman, Urban Council, Bandarawela.

Office of the Urban Council, Bandarawela, February 24, 1959.

SCHEDULE

March 30, 1959

Ward No. 1

Badulla Road: Nos. 292, 292/1, 292/2, 292/3, 292/4, 292/6, 292/7 and 306.

Poonagala Road: Nos. 45/4 and 55/10.

March 31, 1959

Ward No. 2

Badulla Road : Nos. 92, 102, 140/1 and 140/4. Pansala Road : Nos. 37, 55, 59, 59/1, 61, 63, 65, 65/2 and 65/3.

April 1, 1959

Ward No. 3

Pansala Path: Nos. 5, 7, 7/1, 17/1 and 17/2. Poonagala Road: No. 21.

April 2, 1959

Ward No. 4

Price Road: No. 1.

Welimada Road: Nos. 37 and 49.

April 3, 1959

Ward No. 5

Badulla Road: No. 57.

Ettampitiya Road: Nos. 24/4 & 5 and 38.

Grange Road: No. 7.

Mount Pleasant: Nos. 15/1, 24 and 24/1.

April 4, 1959

Ward No. 6

Badulla Road : No. 139. Grange Road: No. 63.

April 6, 1959

Ward No. 7

Badulla Road: Nos. 351/1, 361/2 and 361/3. Grange Terrace: Nos. 11, 15, 17 and 19.

Miscellaneous

JAFFNA MUNICIPAL COUNCIL

Rabies Ordinance

CHAPTER 333 OF THE LEGISLATIVE ENACTMENTS

I hereby proclaim the whole area of the Jaffna Town within the Municipal limits as an area within which rabies exists or within which there is a danger of rabies. Any dog found in any public place or road not being tied up or led will be destroyed.

The proclamation shall take effect from March 1, 1959, to August 31, 1959.

A. V. CHINNIAH, Municipal Commissioner.

Municipal Office, Jaffna, February 24, 1959.

THE KATTANKUDY TOWN COUNCIL

Danger of Rabies

NOTICE is hereby given in terms of section 11 of the Rabies Ordinance, Chapter 333 of the Legislative Enactments of Ceylon, that there is danger of rabies within the administrative limits of the Kattankudy Town Council.

Any dog found in any public place or road or in any place other than a private building, compound or garden, within the limits of this Council and not being tied up or led, shall be liable to be destroyed forthwith by any person authorized by me in

This proclamation shall be in force up to December 31st, 1959.

> A. L. M. ISMAIL, Chairman.

Office of the Town Council. Kattankudy, February 24th, 1959.

THE BADULLA URBAN COUNCIL

The Urban Councils Ordinance, No. 61 of 1939

IT is hereby notified that the Badulla Urban Council has, under section 173 of the Urban Councils Ordinance, No. 61 of 1939, imposed for the year 1959, the following rates being the same as were in force during the preceding year on the annual values of all immovable property situated within the town of

- (a) A rate of 10 per centum in respect of the area in Wards 1 to 9 (inclusive) which is not benefited by the water service or the conservancy service and is specified in schedule "A" vice and is specified in schedule hereto.
- (b) A rate of 6 per centum in respect of the area in Wards 10 and 11 which is not benefited by the water service or the conservancy service and is specified in schedule "AA" hereto.
- (c) A rate of 13 per centum in respect of the area in Wards 1 to 9 (inclusive) which is benefited by water service and is specified in the schedule "B" hereto.
- (d) A rate of 9 per centum in respect of the area in Wards 10 and 11 which is benefited by the water service and is specified in schedule "BB" hereto.
- (e) A rate of 14 per centum in respect of the area in Wards 1 to 9 (inclusive) which is benefited by the conservancy service and is specified in schedule "C" hereto.
- (f) A rate of 10 per centum in respect of the area in Wards 10 and 11 which is benefited by the conservancy service and is specified in schedule "CC" hereto.
- (g) A rate of 17 per centum in respect of the area in Wards 1 to 9 (inclusive) which is benefited by the water service and the conservancy service and is specified in schedule "D" hereto.
- (h) A rate of 13 per centum in respect of the area in Wards 10 and 11 which is benefited by the water service and the conservancy service and is specified in schedule "DD" hereto.

The above mentioned rates are payable in four equal instalments on March 31, June 30, September 30, and December 31, respectively, in respect of the quarters ending on these dates.

G. D. GUNASEKERA, Chairman.

Office of the Urban Council, Badulla, February 23, 1959.

SCHEDULE "A"

The area occupied by the premises bearing the following assessment numbers:

95/1, 53, 48 to 54, 56/1 to 56/11, 68/1, 84 to 88, 90/1,

Medapatana Path: 3 to 9/2A, 11/1, 11/2, 11/4 to 13, 13/3, 15/1, 15/3 to 15/5, 15/8, 15/11, 39/1, 39/2, 47A to 49/B, 49/2 to 63, 8/3, 20/1 to 20/3, 28/2, 60/1 to 64, 66/1 and 66/2, 72 60/1 to 64, 66/1 and 66/2, 72.

Upper Aluth Ela Path: 72, 74, 76/1 to 78, 80/2 to 80/5, 95/1, 95/2, 109, 12 to 28, 40 to 50A, 52 to 52A, 54 to 60/1.

Ageregederagama Path: 7 to 17, 2 to 16/5. Allugollehela Path: 3, 9/2 to 31, 6 to 36/5. Bandarawela Road: 136, 105, 105/1, 34/37, 39, 41, 45/1.

Helagama Road: 33/2, 38, 19, 12 to 14/6.

Keppetipola Road: 43, 45, 81/1, 87, 87/3, 87/7, 87/17, 103, 135, 162, 159 to 163, 167 to 167/4, 181/4 to 181/7, 185 and 187, 192, 196, 198, 208, 218.

Pipe Line Path: 17, 21, 27/2, 27/3, 8/6 to 8/18, 16/4, 24/8, 28/1.

Eadulupitiya Road: 10, 11, 17, 17/2, 17/4 to 17/7, 17/15, 17/16, 19D to 19/4, 23/1, 23/4, 23/4B to 23/8, 47/6, 47/7, 47/1, 47/3.

Peelipothagama Path: 38, 40, 56, 3, 5/1, 9, 11, 17 to 25, 27, 33 to 39.

Aluth Ela Path: 1 to 5, 7 to 13, 17/1, 21/2, 27. Judges Hill Path: 16, 16A, 1, 5/1, 5A, 7/1, 7/2, 9/2, 9/3, 11A, 2, 4/1 to 6/1, 14 to 14/7.

Welagedera (Circular) Road: 11, 13, 13/2, 15/1, 21. Welagedera Road: 6, 8, 14.

King Street: 2/9, 2/10, 2/13, 2/14.

Lane No. 1 : 1.

Lower King Street: 30/9, 36, 38 to 42, 23.

Bank Road : 4A, 4/1.

Baily Road: 24/2.

Gangaboda Road: 5/1, 5/2, 5/3, 5/4, 9/1, 9/3, 13/3, $\check{4}$ to 4/1.

Muthiyangana Road: 309.

Mosque Lane: 4 to 6. Kanupelella Road: 2 23/2, 59/2, 59/1, 59/3A, 59/5B to 59/10.

Mailagastenne Lane: 16/10, 16/11, 16/14, 16/16. Mailagastenne Path: 13 to 17, 6/4, 6/19B, 38/4, 42/7A, 42/14.

Wattagodawatte Path: 1, 3/1 to 3/5, 2 to 10.

Hanwella Path: 1 to 9/1, 2 to 8, 10/4 to 14/1, 14/3, 14/4A to 14/9, 20/3, 20/4.

Hindagoda Path: 2, 8 to 12, 14 to 18/1, 18/3 to 22/1, 26/2, 26/4 to 30/2.

Passara Road: 1, 1/1 to 3/4, 7, 9, 19 to 23/1, 25 to 25/2, 27/6 to 27/8A, 27/11 to 27/14, 27/18, 32. Spring Valley Road: 4 to 10/1.

SCHEDULE " AA "

Kanupelella Road: 85/3 to 85/6, 85/11, 93 to 101/3, 117 to 117/6, 123/1 to 135/4, 153 to 155/1, 159/1 to 165, 197, 207 to 269, 94 to 94/2, 104, 118, 156, 236, 238, 246, 246/3, 254/1, 276 to 296, 300 to 352.

Mailagastenne Lane: 23 to 25, 43 to 55, 68 to 140. Third Lane: 5 to 11, 2 to 14.

Hingurugamuwa Road: 39, 41, 459, 26, 26/1, 32/6, 54/2 to 54/6, 54/10 to 54/26, 92/8, 92/13 to 94/25, 172/4 to 172/7, 172/9 to 172/19.

SCHEDULE "B"

Medapatana Path: 15, 15/2, 15/13 to 19, 21/1 to 23, 23/2 to 23/4, 31 to 37, 41 to 47, 67 to 71, 8/2, 8/2A, 12 to 20, 26 to 28/1, 30/1 to 48/1, 52 to 58, 60, 68, 70, 74 to 78.

Aluth Ela Path: 13/1 to 17, 19, 21A to 21/1, 23 to 23/2, 14/9 to 34.

Judges Hill Path: 17 to 23, 18 to 20A, 15A, 15/1. Allugollehela Path: 9 and 9/1.

Keppetipola Road: 87/9 to 87/16, 87/18.

Uratholla Path: 22/1 to 26, 40/6 to 42/5A, 42/8 to 42/13, 42/16, 42/17 to 42/17B.

SCHEDULE "BB"

Kanupelella Road: 254, 254/2 to 274. Mailagastenne Lane: 27 to 37.

Second Lane: 8 to 14.

A, B and C.

SCHEDULE "C"

Maiyangana Road: 121, 230, 254, 270, 286. Bandarawela Road: 106/2 to 108, 110/3, 132 to 134/1.

Keppetipola Road: 23/1 to 23/4. Judges Hill Path: 22.

Kanupelella Road: 59/3, 59/4 to 59/5A.

Mailagastenne Lane: 16/9.
Mailagastenne Path: 6/3 to 6/4. Uratholla Path: 30/1 to 34. Passara Road: 27/9, 27/10.

SCHEDULE "CC"

Mailagastenne Lane: 24 to 28, 34 to 42A, 48 to 54, 62 to 66.

THE URBAN COUNCIL BADULLA

Assessment Registers for the year 1959

NOTICE is hereby given under section 235 (1) of the Municipal Councils Ordinance No. 29 of 1947, as read with section 179 of the Urban Councils Ordinance No. 61 of 1939 that the assessment registers of this town for the year 1959, are ready and open for inspection at the Council's Office during office hours.

Hingurugamuwa Road : 209 to 457/1, 465, 160 to 172/2, 172/8, 172/8B, 180 to 280.

Spring Valley Road: 115 to 169/1, 110 to 154.

SCHEDULE "D"

Council excluding the areas specified in the Schedules

SCHEDULE "DD "

The area within the administrative limits of the Council excluding the areas specified in the Schedules AA, BB and CC.

The area within the administrative limits of the

Water Tank Path: 13 to 31, 28, 30.

G. D. Gunasekera, Chairman.

Office of the Urban Council, Badulla, 23. 2. 59.

THE WELIGAMA TOWN

The Butchers Ordinance

NOTICE is hereby given under section 7 of the Butchers (Amendment) Ordinance, No. 44 of 1947, that the person mentioned in the Schedule hereunder has made application to me for carrying on the trade of butcher as set in the said Schedule during the year 1959.

Any person residing within the limits of the Town of Weligama, who desires to object to the issue of licence for carrying on such trade, should furnish to me in duplicate within fourteen days

from the date of publication of this notice a written statement of the grounds of his objection for the issue of such licence.

SCHEDULE

Name of applicant I. H. M. Dahilan ...

Name of premises No. 44, Borala Road, Weligama.

L. G. SIRIWARDENE, Special Commissioner.

Office of the Special Commissioner, Weligama, February 26, 1959.

MATALE MEDASIYA 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 person mentioned in the schedule hereto, has made application to me for carrying on the trade of butcher in the premises stated against his name in the aforesaid schedule during the year 1959.

Any person residing within the limits of Matale Medasiya Pattu village area, who desires to object to the issue of licence, should furnish me in dupli-

cate within 14 days of the date of this Gazette, a written statement of the grounds of his objection for the issue of licence.

> M. B. KULATUNGE, Chairman.

Office of the V. C. Matale Medasiya Pattu, Ukuwela, February 27, 1959.

SCHEDULE

Name of Applicant

Name of premises at which trade is to be carried

Mr. K. A. Hameed, Warakamure, Ukuwela ... Beef Stall at Gorakagahamulawatte in Warakamure.

VILLAGE COMMITTEE POMPARIPPU PATTI

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 licence to carry on the trade of butcher in the premises stated against his name in the aforesaid Schedule, during the year 1959.

Any person residing within the Village Committee Pompariopu Pattu area, who desires to object to the issue of the licence, is hereby required to furnish to me in duplicate within 14 days from the date of this Gazette a written statement of the grounds of his or her objections for the issue of the licence.

SCHEDULE

Name and address of applicant

Name of Premises

M. Katchi Maraikar, Karaitonce in a week to run beef and mutton stall at Karaitivu

> M. N. K. CADER SAIBU MARAIKAR, J.P., Chairman.

V. C. Office, Pomparippu Pattu, Karaiteevu, February 16, 1959.

REVISED SCALE OF CHARGES FOR NOTICES AND ADVERTISEMENTS AS FROM JANUARY 1, 1955

CEYLON GOVERNMENT GAZETTE

(Issued on every Friday)

- 1. All Notices and Advertisements are published at the risk of the Advertisers.
- 2. All Notices and Advertisements by Private Advertisers may be handed in or sent direct by post together with full payment to the Government Printer, Government Press, Colombo.
 - 3. The office hours are from 9 a.m. to 4.30 p.m. on week days and 9 a.m. to 1 p.m. on Saturdays.
 - 4. Cash transactions close at 3.30 p.m. on week days and at 12 noon on Saturdays.
- 5. All Notices and Advertisements must be prepaid. Notices and Advertisements sent direct by post should be accompanied by Money Order, Postal Order or Cheque, made payable to the Government Printer. Postage stamps will not be accepted in payment of advertisements.
- 6. To avoid errors and delay, "copy" should be on one side of the paper only and preferably typewritten.
 - 7. All signatures should be repeated in block letters below the written signature.
 - 8. Trade Advertisements or Notices re change of name are not accepted for publication.
- 9. Advertisements purporting to be issued under orders of Courts will not be inserted unless signed or attested by a Proctor of the Supreme Court.
- 10. The authorized Scale of Charges for Notices and Advertisements as from 1st January, 1955, is as follows:—

			Ks.	c.
One inch or less		• •	10	0
Every additional inch or fraction thereof			5	0
One column or ½ page of Gazette		••	60	0
Two columns or one page of Gazette	• •	• •	120	0

All fractions of an inch will be charged for at the full-inch rate.

- 11. The Ceylon Government Gazette is published every Friday. Day of publication is subject to alteration in any week where Public Holidays intervene.
- 12. All Notices and Advertisements should reach the Government Printer, Government Press, Colombo, by 4 p.m. three working days previous to day of publication—(i.e., normally 4 p.m. on Tuesday).
- 13. Subscriptions are booked in advance by the Superintendent, Government Publications Bureau, Colombo, to the end of a year or half-year only.
 - 14. Rates of subscription-

	Rs. $c.$
Annual subscription	$ \cdots \left[\begin{array}{cc} 15 & 0 \text{ for each Part} \\ 7 & 0 \text{ for each section of Part I} \end{array} \right] $
Single copies of each Part	$\begin{array}{c} 25 \text{ cents} \\ 31 \text{ cents by Post} \end{array}$
Each section of Part I	$\cdots \left[egin{array}{c} 10 \; { m cents} \ 14 \; { m cents} \; { m by} \; { m Post} \end{array} ight.$

15. Past issues, when available, will be charged for at double rates. Application should be made to the Superintendent, Government Publications Bureau, Colombo.