

(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 .. .. .	469	Statements of Revenue and Expenditure .. .. .	477
Posts—Vacant .. .. .	—	Budgets .. .. .	478
Examinations, Results of Examinations, &c. .. .. .	—	Sale of Properties .. .. .	479
By-laws .. .. .	472	Road Committee Notices .. .. .	—
Notices under the Local Authorities Elections Ordinance .. .. .	477	Miscellaneous Notices .. .. .	479

### Local Government Notifications

L. D.—B. 22/53—L. G. D.—B. C. 454.

#### THE ELECTRICITY ACT, No. 19 OF 1950

REGULATIONS made by the Welimada Town Council under section 46 of the Electricity Act, No. 19 of 1950, with the approval of the Minister of Local Government and Cultural Affairs given after consultation with the Minister of Transport and Works.

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

Colombo, May 4, 1959.

#### Regulations

1. In these regulations—

- “ Act ” means the Electricity Act, No. 19 of 1950;
- “ Licence ” means the licence issued under section 2 of the Act to the Welimada Town Council;
- “ Licensee ” means the Welimada Town Council; and
- “ Superintendent ” means the Superintendent of the Electricity Department of the Welimada Town Council.

2. Any person desirous of obtaining the use of electrical energy from the licensee shall, at least fourteen days before the supply is required, make application to the licensee in such form as may be provided for the purpose by the licensee and shall pay in advance to the licensee the charges for the service cable, or if so required by the licensee, enter into a written contract with the licensee under section 33 of the Act.

3. Every consumer of electrical energy shall pay for such energy at the rates specified in the licence.

4. (1) That portion of the service cable which is on the consumer's premises, the transformers, the main fuses, the meter and the board shall remain the property of the licensee, and on no account shall they be moved or handled by any person other than an authorized employee of the licensee.

(2) The consumer shall be responsible for the maintenance of any wires, cables or any other apparatus on the consumer's side of the licensee's main fuse or meter.

(3) Where any installation is reconnected after having been disconnected under section 47 (3) of the Act, the appropriate fee for testing and reconnecting such installation shall be paid in advance by the consumer as provided for in the licence.

(4) In the event of a leakage of energy at some part of the wires or fittings of any consumer, such consumer shall be liable to pay for all metered consumption of energy in his premises.

5. (1) Every consumer wishing, at any time after a supply of energy has been given to the premises, to use any lamp, fan or motor of greater size than the one already in use or to install any additional lamp or other apparatus consuming energy, either temporarily or permanently, or in any way to alter or extend the wiring in his premises, shall, at least two days before the commencement of work on such extension or altera-

tion, notify his wish to the licensee in writing, and if he desires that an electrical contractor should do the work, he shall at the same time notify the name and address of such contractor.

(2) No consumer shall connect or cause to be connected any extension, lamp, fan or motor of greater size than the one already in use or install any additional lamp or other apparatus consuming energy, either temporarily or permanently, to the main installation, unless such extension, lamp, fan, motor, additional lamp or other apparatus has been inspected and tested and found to be satisfactory by the Superintendent or by an officer authorized in that behalf by the licensee.

6. (1) In the event of the melting of the licensee's main fuse in any premises the consumer shall forthwith inform the Superintendent or the officer in charge of the power station or the sub-station, as the case may be, of the licensee.

(2) No person other than one of the licensee's authorized officers or workmen shall replace any fuse which is the property of the licensee.

(3) Where the services of any officer or workman of the licensee are required to replace any fuse which is the property of the consumer a charge of two rupees shall be made for replacing the fuse in the current monthly account of the consumer.

(4) Where the melting of any fuse which is the property of the licensee is found to have been caused by a defect in the consumer's wiring or apparatus, a charge of two rupees shall be made for replacing the fuse in the current monthly account of the consumer.

7. The licensee does not hold itself liable to the consumer for any loss or damage occasioned, directly or indirectly, by the total or partial interruption of the supply of energy.

8. Where any installation is reconnected after having been disconnected under section 45 of the Act, a fee of ten rupees for testing and reconnecting shall be charged and shall be paid in advance by the consumer.

9. (1) All charges shall be deemed to be due on the date on which an account is presented.

(2) No complaint against the accuracy of an account shall be entertained by the licensee unless such complaint is made within a week after the presentation of the account.

10. (1) Every consumer who does not require a supply of energy to his premises shall give in writing three clear days notice to the licensee.

(2) Where the notice referred to in paragraph (1) is not given, the consumer shall be held responsible for the licensee's equipment in his premises and shall be liable for all energy consumed on such premises until the lapse of three days from the date on which the licensee receives notice of the fact that the consumer does not require such supply; provided that where the supply to the premises is disconnected by the licensee before the lapse of the said three days, the consumer shall be liable only for the energy consumed on the premises up to the time of such disconnection.

11. No consumer shall employ any person other than a person—

(1) who has been certified by the General Manager of the Department of Government Electrical Undertakings as having the necessary skill to undertake electrical work

- or who has had at least three years' practical experience in a recognized electrical workshop or firm or an electrical power station, and
- (2) who has been regularly engaged for a period of not less than two years in the practice of electrical engineering, to—
- (a) carry out any work in connection with the wiring, or the electrical fittings or fixtures of any new installation in any premises of the consumer, which is intended to be connected to the licensee's electricity supply mains, or
- (b) carry out or perform in connection with any installation in any premises of the consumer, after such installation has been connected to the licensee's electricity supply mains, any electrical work—
- (i) which consists of, or is in the nature of alterations, adjustments, additions or repairs to such installations, or
- (ii) which is other than such ordinary replacement of lamps, fans, switches or other component parts as in no way alters or affects the capacity and nature of such installation.

12. (1) No electrical work such as installation work including additions, alterations and adjustments to existing installations shall be commenced except after notice of not less than two days has been given to the licensee to enable the Superintendent or any other officer authorized in that behalf by the licensee to inspect the proposed work.

(2) If such officer approves the intended work he shall determine the position of the meter, and the work shall be carried out in accordance with such regulations as may be made in that behalf under section 60 of the Act.

13. (1) On the completion of any electrical work referred to in regulation 12, such work shall be inspected and tested by the Superintendent or an officer authorized in that behalf by the licensee and,—

- (a) if the installation is found to comply with the regulations laid down, a supply of electrical energy to the premises shall be given, and
- (b) if the installation does not comply with the regulations laid down a supply of electrical energy to the premises shall not be given until such time as the installation has been made to comply with such regulations.

(2) The fee payable for the inspection and testing of any installation under this regulation shall be paid in advance by the consumer.

14. If any electrical work connected with any new installation in any premises has been carried out without giving notice to the licensee and obtaining its prior approval, the licensee may refuse to supply electrical energy to the premises wherein such work has been carried out or may call upon the person who has carried out such work to effect such modifications or alterations to the wiring as the Superintendent or an officer authorized in that behalf by the licensee may consider necessary. If such modifications or alterations are duly carried out, the installation shall be re-inspected and tested by such officer and if found to be in order, a supply of electrical energy to the premises shall be given.

15. Where any extension is made to any installation which is already connected to the licensee's electricity supply mains without prior notice to, and without the permission of, the licensee, the whole installation shall be liable to disconnection from the licensee's electricity supply mains.

16. Every application for the reconnection of any installation shall be made on such form as may be provided for the purpose by the licensee, and shall be delivered at the office of the licensee not less than 48 hours before the supply is required.

L.D.—B. 139/46: L.G.D.—BA. 633A.

M/L & L.D. No. EG/87/58.

**THE GAL OYA DEVELOPMENT BOARD**

**The Entertainment Tax Ordinance, No. 12 of 1946**

THE following resolution, passed by the Gal Oya Development Board under sub-section (1) of section 2 of the Entertainment Tax Ordinance, No. 12 of 1946, read with section 20 of the Gal Oya Development Board Act, No. 51 of 1949, has been approved by the Acting Minister of Local Government and Cultural Affairs and is published in terms of sub-section (2) of that section:—

**RESOLUTION**

“The Gal Oya Development Board, 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 that Ordinance) held within the Undeveloped Area of the Area of Authority of the Board.

	Amount of payment	Rate of tax
Where the payment for admission, excluding the amount of tax—		
(a) is not less than 25 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 Rs. 1.50 but does not exceed Rs. 2.00 ...	...	0 20
(e) exceeds Rs. 2.00 but does not exceed Rs. 2.50 ...	...	0 25
(f) exceeds Rs. 2.50 but does not exceed Rs. 3.00 ...	...	0 30
(g) exceeds Rs. 3.00 but does not exceed Rs. 4.00 ...	...	0 40
(h) exceeds Rs. 4.00 but does not exceed Rs. 5.00 ...	...	0 50
(i) exceeds Rs. 5.00 but does not exceed Rs. 10.00 ...	...	1 0
(f) exceeds Rs. 10.00—		
(1) for the first Rs. 10.00 ...	...	1 0
(2) for each additional Rs. 5.00 or part thereof ...	...	1 0

V. C. JAYASURIYA,  
Permanent Secretary,  
Ministry of Local Government and Cultural Affairs.  
Colombo, May 5, 1959.

L. D.—B. 5/59—GB 14/7/6.

**THE BUTCHERS ORDINANCE**

REGULATIONS made by the proper authority in that behalf, to wit, the Village Committee of the Bope village area in the Galle District, under section 22 of the Butchers Ordinance (Chapter 201), and confirmed 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, May 7, 1959.

**Regulations**

1. In these regulations—

- “Chairman” means the Chairman of the Committee;
- “Committee” means the Village Committee of the Bope village area in the Galle District; and
- “slaughter-house” means the public slaughter-house proclaimed under section 21 of the Ordinance, and includes a place appointed by the Committee for the slaughter of cattle.

2. Every slaughter-house shall be in the charge of the Public Health Inspector. Such officer shall be responsible for the discipline and sanitary conditions within such slaughter-house.

3. (1) No person shall slaughter any animal at a slaughter-house—

- (a) unless such animal has been inspected by an officer appointed by the Committee for the purpose and approved by him as fit to be slaughtered for human consumption; or
- (b) except between the hours of 7 a.m. and 9 a.m.: Provided that the Chairman may, in any case, authorize the slaughter of any animal at any time other than that specified herein.

(2) No person shall slaughter any animal at a slaughter-house—

- (a) at any time after the expiry of a period of 72 hours from the time of the approval of that animal under paragraph (1); or
- (b) if it has been removed alive from the slaughter-house premises after it was approved under paragraph (1), unless it is again inspected and approved under that paragraph as fit to be slaughtered for human consumption.

4. Every person who brings any animal into the premises of a slaughter-house shall take all such measures as may be necessary to ensure that that animal is adequately fed and watered while it remains in those premises.

5. Every person who brings any animal into the premises of a slaughter-house shall, if that animal is rejected as unfit for slaughter, immediately after such rejection, remove that animal or cause it to be removed from those premises.

6. The Medical Officer of Health, or the officer referred to in regulation 3, may prohibit the slaughter of any animal if, after it has been approved under regulation 3, it is found to be diseased or unfit to be slaughtered for human consumption.

7. If the meat or offal of any animal slaughtered in a slaughter-house is in the opinion of the Medical Officer of Health or of the officer referred to in regulation 3, diseased or unfit for human consumption, such officer shall cause such meat

or offal to be immediately destroyed or so disposed of as to prevent such meat or offal from being exposed for sale or used for human consumption.

8. The officer in charge of a slaughter-house shall not permit the slaughter of any animal which has not been approved as fit to be slaughtered for human consumption, or the slaughter of which has been prohibited under the provisions of regulation 6.

9. (1) No person shall remove from a slaughter-house, except under the directions of the Medical Officer of Health or the officer referred to in regulation 3, any meat or offal which has been declared under regulation 7 to be unfit for human consumption.

(2) No person shall remove the carcase of any animal intended for human consumption from a slaughter-house, unless the carcase has been stamped on its fore-quarters and hind-quarters with the mark "V. C. Bope" by the officer in charge of the slaughter-house.

10. No animal shall be slaughtered in the presence of any other animal, or until the carcase of every animal previously slaughtered in the premises shall have been removed or screened off and the premises cleaned.

11. (1) A fee at the following rates shall be paid in advance to the Committee for the use of a slaughter-house and no animal shall be permitted to be slaughtered without an official receipt in proof of payment of such fee:—

For cattle	...	Rs. 4.50 per head
For sheep, goats and pigs	...	Rs. 2.00 per head

(2) Where an animal has been approved under regulation 3 as fit to be slaughtered for human consumption, the production of an official receipt in proof of payment of the fee shall not be necessary prior to the admission of that animal to the slaughter-house.

12. The keeper of a slaughter-house shall maintain a register in the following form of all cattle removed to such slaughter-house:—

No. of cattle voucher	Description	Colour	Age	Brand Marks		Name of butcher	Time and date of entry into cattle pound	Date of inspection	Date of removal	Remarks	Initials of officer receiving the cattle
				Right side	Left side						

No. H. 63.

**THE BUTCHERS (AMENDMENT) ACT, No. 2 OF 1951**

**Order published under Section 13A**

BY virtue of the powers vested in me by section 13A (1) of the Butchers Ordinance (Chapter 201), I, Wilfred Gunasekera, Chairman, Urban Council, Matara, being the proper authority, do hereby prohibit the slaughter of animals within the administrative limits of the Matara Urban Council during the period 21st and 22nd May, 1959, both days inclusive.

WILFRED GUNASEKERA,  
Chairman.

Urban Council Office,  
Matara, 15.5.59

**THE PUSSELLAWA TOWN COUNCIL**

**The Butchers Ordinance (Amendment) Act, No. 2 of 1951**

BY virtue of the powers vested in me by section 13A (1) of the Butchers Ordinance (Amendment) Act, No. 2 of 1951, I, A. D. W. Perera, Chairman, Town Council, Pussellawa, being the proper authority, do hereby prohibit the slaughter of animals and the sale of meat within the limits of the Pussellawa Town Council on the following days:—

May 21st and 22nd, 1959; June 20, 1959; July 19th and 20th, 1959; August 17th and 18th, 1959; September 16th and 17th, 1959; October 15th and 16th, 1959; November 14th and 15th, 1959; December 14th and 15th, 1959.

A. D. W. PERERA,  
Chairman.

Office of the Town Council,  
Pussellawa, 12th May, 1959.

L. D.—B. 7/59—L. G. D.—BB. 1437.

**THE CEMETERIES AND BURIALS ORDINANCE**

REGULATIONS made under sections 17 and 22 of the Cemeteries and Burials Ordinance (Chapter 181), by the Gampola Urban Council, the proper authority in that behalf, in respect of the general cemetery at Gampola.

PETER D. PELPOLA,  
Chairman.

Office of the Urban Council,  
Gampola, May 11, 1959.

**Regulations**

1. (a) Every application for a grave or for a cremation shall be made to the keeper of the cemetery or the Secretary at least six hours before the time fixed for the burial or cremation: Provided that, the Chairman may, in his discretion, direct the cemetery keeper or the Secretary to entertain an application made at any later time

(b) Every application under paragraph (a) shall be accompanied by the certificate or a duplicate of the certificate required by section 41 of the Births and Deaths Registration Act, No. 17 of 1951.

2. No person shall bury or cremate a body in the general cemetery without the permission in writing of the cemetery keeper or of the Secretary, and such permission shall not be granted until the certificate of registration of death referred to in paragraph (b) of regulation 1 or a duplicate thereof is produced.

3. A fee at the rates specified in the Schedule hereto shall be paid to the Chairman in respect of each burial or cremation.

4. No body shall be buried in any grave in which any other body has already been buried, except after the following periods:—

- (a) where such other body has been buried without a coffin, 12 months;
- (b) where such other body has been buried in an unlined coffin of any wood other than teak or oak, 2 years;
- (c) where such other body has been buried in a coffin of teak or oak or any other wood lined with tin or other metal, 7 years.

5. (a) Where any body is buried in a family vault which is intended to be used for other burials, such body shall be enclosed in a hermetically sealed metal coffin, and other burials may thereafter be made in the same vault at any time so long as there is accommodation for such burials therein.

(b) Where any body is buried in a vault other than a family vault, it shall be lawful for the Chairman, after taking into consideration the structure of the vault and the nature of the coffin used at such burial, to prohibit the burial of any other body in such vault for such time as he may think necessary in order to ensure that such other body may be buried in a decent manner.

6. No grave shall be less than five feet in depth, or at a distance of less than two feet from any other grave.

7. Where more than one funeral pyre is constructed for use on the same day, no funeral pyre shall be less than forty feet distant from another funeral pyre.

8. The keeper of the cemetery shall indicate the line to be followed by a funeral party arriving at the cemetery and, if more than one funeral party arrives at the same time, the order in which they are to move to their respective graves, and every funeral party shall obey such directions as may be given by the cemetery keeper in that behalf.

9. The cemetery keeper shall not allow any cattle to stray into or graze in the cemetery.

10. In these regulations—

“ Chairman ” means the Chairman of the Gampola Urban Council; and

“ Secretary ” means the Secretary of the Gampola Urban Council.

11. The regulations in respect of the general cemetery at Gampola, published in *Gazette* No. 5,763 of February 22, 1901, are hereby rescinded.

#### SCHEDULE

	Rs.	c.
For digging a grave ...	...	...No fee
For a cremation ...	...	...No fee
For a tomb the ground space of which does not exceed 8 feet by 4 feet ...	...	75 0
For a tomb the ground space of which exceeds 8 feet by 4 feet but does not exceed 8 feet by 8 feet ...	...	100 0
For a family vault the ground space of which does not exceed 8 feet by 4 feet ...	...	50 0
For reopening a family vault the ground space of which does not exceed 8 feet by 4 feet ...	...	10 0
For a family vault the ground space of which exceeds 8 feet by 4 feet but does not exceed 8 feet by 8 feet ...	...	100 0
For reopening a family vault the ground space of which exceeds 8 feet by 4 feet but does not exceed 8 feet by 8 feet ...	...	15 0
For the use of a hearse ...	...	...No fee

#### THE LOCAL AUTHORITIES (STANDARD BY-LAWS) ACT, No. 6 OF 1952

The following resolution passed by the Village Committee of Uduppiddy village area in the Jaffna District under section 3 of the Local Authorities (Standard By-laws) Act, No. 6 of 1952, is published in terms of that section.

#### Resolution

The Village Committee of Uduppiddy under sub-section (1) of section 3 of the Local Authorities (Standard By-laws) Act, No. 6 of 1952, hereby resolves, with effect from the date on which this resolution is published in the *Gazette*, to adopt parts II, XII, XXIII, XXIV, XXVI, XXIX, XXX, XXXII, XXXV of the Standard By-laws framed by the Minister of Local Government and approved by resolution passed by the Senate and the House of Representatives notice of which was published in the *Gazette* No. 10,560 of August 7, 1953.

R. R. DHARMARATNAM,  
Chairman.

Office of the Village Committee,  
Uduppiddy, Valvettiturai, February 21, 1959.

#### By-laws

L. D.—B. 132/35/L. G. D.—BB.—633

#### THE MATALE URBAN COUNCIL

#### The Urban Councils Ordinance, No. 61 of 1939

BY-LAWS made by the Matale Urban Council under sections 166 and 170 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, May 5, 1959.

#### BY-LAWS RELATING TO CONSERVANCY FEES

1. (a) The manager of every school, convent or religious institution which is situated within the administrative limits of the Council and the premises of which are provided with a dry earth closet, shall pay to the Council in respect of each month a conservancy fee calculated at the rate of Re. 1 for each bucket.

(b) The conservancy fee referred to in paragraph (1) shall be paid at the office of the Council on or before the tenth day of the month next succeeding the month in respect of which the fee is payable.

2. The manager of any school, convent or religious institution referred to in by-law 1, shall not cause or permit any night soil from a dry earth closet in the premises of such school, convent or religious institution to be removed by any person other than a conservancy labourer in the service of the Council or of the person who has undertaken the work of conservancy by contract entered into with the Council.

3. Any contravention of the provisions of by-law 1 or by-law 2 shall be punishable with a fine not exceeding twenty-five rupees.

4. In these by-laws, “Council” means the Matale Urban Council.

L. D.—B. 5/48—GB. 14/11/7.

#### THE VILLAGE COMMUNITIES ORDINANCE

#### By-laws

BY-LAWS under section 49 of the Village Communities Ordinance (Chapter 198) made by the Village Committee of the Wanduramba village area in the Galle 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.

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

Colombo, May 7, 1959.

#### BY-LAWS RELATING TO CONSTRUCTION OF BUILDINGS AND WALLS

1. (i) No person shall erect within the village area any new building, boundary wall or gateway within a distance of—

- fifteen feet from the centre of any Village Committee road; or
- fifteen feet from the centre of any village cart road; or
- fifteen feet from the centre of any village path which has been declared by the Village Committee as a path which in course of time has been converted into a village cart road; or
- seven feet from the centre of any foot-path or devata road, other than a path referred to in paragraph (c) in this by-law.

(ii) No person shall erect any building, boundary wall or gateway along any cart road or foot-path or devata road 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;  
 “ Committee ” means the Village Committee of the Wanduramba village area;  
 “ Foot-path or devata road ” means a road not less than four feet in breadth and not more than six feet in breadth;  
 “ village area ” means the Wanduramba village area in the Galle District.  
 “ Village Committee road ” means a road maintained by the Village Committee and the breadth of which is not less than fourteen feet;  
 “ village cart road ” means a road, the breadth of which is not less than nine feet.

L. D.—B. 64/46.

L. G. D.—GD. 9/77/6.

#### THE VILLAGE COMMUNITIES ORDINANCE

BY-LAWS under section 49 of the Village Communities Ordinance (Chapter 198) made by the Village Committee of the Vaddukoddai village area in the Jaffna 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, May 5, 1959.

**By-laws**

1. The by-laws relating to conservancy and scavenging, made by the Village Committees of certain village areas in the Jaffna District, published in *Gazette* No. 8,796 of September 26, 1941, as amended by by-law published in *Gazette* No. 9,562 of May 31, 1946, are hereby further amended, in so far as they relate to the Vaddukoddai village area, by the substitution, for the Schedule thereto, of the following new Schedule:—

*" Schedule*

	<i>Rs. c.</i>
A. Conservancy fee—	
(1) For the first bucket	... 3 0 per month.
(2) For every additional bucket.	... 1 50 per month.
B. Scavenging fee	... 0 50 per month."

**OFFENSIVE AND DANGEROUS TRADES**

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

- (a) Storing cured or dry fish.
- (b) Storing perishable articles of food and provisions for the purpose of sale by wholesale or retail.
- (c) Manufacture of manure.
- (d) Manufacture of soap.
- (e) Manufacture of cigars.
- (f) Curing planks.
- (g) Keeping a toddy collecting station.
- (h) Manufacturing or storing fibre.
- (i) Storing of hides, bones or artificial manure in any quantity over 3 bags.
- (j) Storing tobacco.

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

- (a) Digging of coral stones by opening a pit.
- (b) Keeping a rice mill.
- (c) Storing straw.
- (d) Manufacturing aerated waters.
- (e) Curing and drying tobacco.
- (f) Keeping a kerosene oil depot.
- (g) Keeping a printing press.
- (h) Manufacturing jewellery.
- (i) Extracting coconut oil or g. but. and dat. chery.
- (j) Extracting coconut oil or su.
- (k) Any trade in which mach. or other fuel or steam or electricity is used.
- (l) Quarrying for cabook, gravel or m.
- (m) Burning of lime.
- (n) Storing of lime in any quantity over 3 bags.
- (o) Keeping a workshop for repairing bicycles.
- (p) Keeping a saw pit—
  - (1) where machinery is used,
  - (2) where no machinery is used.
- (q) Keeping a smithy.
- (r) Keeping a carpentry shed.

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

- (a) Charging of batteries.
- (b) Manufacturing koda.

**COLLECTION AND SALE OF DUNG AND GREEN LEAVES**

3. No person shall collect dung or green leaves from any land vested in or under the control of the Committee except on a licence issued by the Chairman in that behalf.

4. (1) Every licence issued under by-law 3 shall be substantially in the Form A set out in the Schedule hereto, and shall be valid for the period specified therein.

(2) No holder of a licence issued under by-law 3 shall collect dung or green leaves under that licence after the expiry of the period specified therein.

(3) No holder of a licence issued under by-law 3 shall collect dung or green leaves from lands not specified in the licence.

5. No holder of a licence issued under by-law 3 shall cause any damage to the lands from which he is permitted to collect dung or green leaves.

6. It shall be lawful for the Chairman to cancel any licence issued, under by-law 3 for any contravention of by-law 5.

7. It shall be lawful for the Rural Court, in addition to any other punishment that it may impose, to cancel any licence issued under by-law 1, on the second or subsequent conviction of the licensee for a contravention of by-law 4 (2) or by-law 5.

8. No person shall remove any dung or green leaves from any place within the village area to any place outside the village area unless he is the holder of a licence issued in that behalf by the Chairman.

9. Every licence issued under by-law 8 shall—

- (1) be substantially in the Form B specified in the Schedule hereto;
- (2) specify the quantity of dung or green leaves to be removed; and
- (3) expire on the removal of the dung or green leaves from the village area.

10. No person to whom a licence under by-law 8 has been issued shall remove from the village area more dung or green leaves than the quantity specified in the licence.

11. No person shall take any conveyance containing dung or green leaves out of the village area unless the licence in respect of the dung or green leaves in that conveyance has been previously surrendered to the Chairman.

12. It shall be lawful for the Rural Court, in addition to any punishment that it may impose, to cancel any licence issued under by-law 8, on the second or subsequent conviction of the licensee for any contravention of these by-laws relating to the removal of dung or green leaves.

13. It shall be lawful for the Chairman to refuse to issue a licence to remove dung or green leaves to any person whose previous licence has been cancelled by the Rural Court.

14. In these by-laws:—

- " Chairman " means the Chairman of the Committee;
- " Committee " means the Village Committee of the Vaddukoddai village area;
- " dung " means the dung of cattle, horses, sheep and goats;
- " green leaves " means the leaves of all the trees used for manuring; and
- " village area " means the Vaddukoddai village area.

**SCHEDULE**

*Form A*

Regulation 3. Licence to collect dung/green leaves  
..... is hereby licensed to collect dung/green leaves  
from the lands specified below during the period from .....  
19 ..... to ..... 19 .....

Lands—

.....  
Chairman,  
Village Committee, Vaddukoddai.

Date: ....., 19 .....

*Form B*

Regulation 8. Licence to remove dung/green leaves  
..... of ..... is hereby licensed to  
remove ..... cart/lorry load of dung/green leaves from  
..... This licence must be surrendered to the  
Chairman before the removal of the dung/green leaves from the  
village area.

.....  
Chairman,  
Village Committee, Vaddukoddai.

Date: ....., 19 .....

L. D.—B. 150/46.

L. G. D.—GI. 11/2 I

**THE VILLAGE COMMUNITIES ORDINANCE**

BY-LAWS under section 49 of the Village Communities Ordinance (Chapter 198), made by the Village Committee of the Gandahe North Patha Hewaheta village area in the Kandy 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, May 7, 1959.

**By-laws relating to the Tax on Vehicles and Animals**

(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 animals 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 reach the Chairman on or before 31st May, 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 under by-law 1, 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 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 such vehicles and animals specified in that statement as 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 on 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. (1) 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.

(2) 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 payment of a fee 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 a fee of sixty cents.

7. The owner or the person for the time being 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 the Revenue Overseer of the Committee or any police officer or any other officer authorized in that behalf 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 for the time being in charge of such vehicle shall, on being so requested by the Chairman or such other officer, stop the vehicle and permit the Chairman or such other officer to inspect such plate.

9. In these by-laws—

“Chairman” means the Chairman of the Committee;

“Committee” means the Village Committee of the Gandahe North Patha Hewaheta village area in the Kandy District; and

“Ordinance” means the Village Communities Ordinance (Chapter 198).

**SCHEDULE**

**FORM**

Form No. ....

Ward No. ....

Village Committee of the Gandahe North Patha Hewaheta village area. Statement of vehicles and/\* or animals to be furnished in terms of the by-laws relating to the tax on vehicle and animals.

Name of owner: .....

Village: .....

Particulars of vehicles and/\*or Animals.

	Remarks (if bicycle, state marker's No.)	Number in words
Carriages of whatever description, other than carts, hackeries or jinrickshas.		
Double-bullock carts or hackeries of whatever description	...	...
Single-bullock carts or hackeries	...	...
Jinrickshas	...	...
Hand-carts	...	...
Bicycles	...	...
Elephants	...	...
Horses	...	...
Mules	...	...
Donkeys	...	...

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

Signature of owner.

Date:

\*Delete whichever is unnecessary.

**SCHEDULE B**

For every carriage of whatever description other than a cart, hackery or jinricksha	...	ග. උ. ඩ.
For every double-bullock cart or hackery of whatever description	...	ග. උ. ඩ. ක.
For every single-bullock cart or hackery	...	ග. උ. ක.
For every jinricksha and every hand cart	...	ග. උ. ආ. ක.
For every bicycle	...	ග. උ. බ.

L. D.—B. 224/40—G. A.—11/27/2.

**THE VILLAGE COMMUNITIES ORDINANCE**

BY-LAWS under section 49 of the Village Communities Ordinance (Chapter 198), made by the Village Committee of the Kandepalle Korale village area in the Matale 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, May 5, 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 provided for the purpose by the Committee, 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 May 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 provided for the purpose by the Committee.

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 the Schedule hereto as are appropriate to that vehicle and with the 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. The by-laws relating to the tax on vehicles and animals made by certain Village Committees in the Matale District and published in *Gazette* No. 8,691 of December 6, 1940, are hereby amended, in so far as those by-laws relate to the Kandepalle Korale village area, by the rescission of those by-laws.

#### Construction of buildings and boundary walls

9. No person shall, within the village area, erect any new building or boundary wall within a distance of—

- (a) twenty-five feet from the centre of any village cart road;
- or
- (b) fifteen feet from the centre of any village path.

10. No person shall, within the village area, erect any new building or boundary wall along any village cart road or village path without giving at least thirty days' notice thereof in writing to the Chairman.

#### Conservancy and Scavenging fees

11. (1) For the purposes of by-law 6 Part VI of the standard by-laws, relating to conservancy and scavenging, adopted by the Committee, the conservancy fees payable monthly to the Committee shall be at the rate of one rupee per bucket.

(2) For the purposes of by-law 11 of Part VI of the standard by-laws, relating to conservancy and scavenging adopted by the Committee, the scavenging fee payable monthly to the Committee shall be one rupee.

#### Dangerous and Offensive Trades

12. The by-law relating to dangerous and offensive trades published in *Gazette* No. 10,857 of November 4, 1955, as amended by the by-laws published in *Gazette* No. 11,328 of May 30, 1958, is hereby further amended, in paragraph (b), as follows:—

- (a) by the deletion of the item " Keeping of a rice mill. "; and

(b) by the insertion, immediately after the item " Manufacture of or storing of furniture ", of the new item " Manufacture of matches. "

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 Kandepalle Korale village area in the Matale District; and

" Ordinance " means the Village Communities Ordinance (Chapter 198).

#### SCHEDULE

For every carriage of whatever description other than a cart, hackery or jinricksha	...	ක. ප. කෝ. ර.
For every double bullock cart	...	ක. ප. කෝ. දෙ.
For every single bullock cart	...	ක. ප. කෝ. ක.
For every hand-cart	...	ක. ප. කෝ. අ.
For every jinricksha	...	ක. ප. කෝ. ජි.
For every bicycle	...	ක. ප. කෝ. බ.

L. D.—B. 29/47.

L. G. D.—GI-11/1.

#### THE VILLAGE COMMUNITIES ORDINANCE

BY-LAW under section 49 of the Village Communities Ordinance (Chapter 198), made by the Village Committee of the Hewawissa Korale village area in Pathahewaheta in the Kandy 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, May 12, 1959.

#### By-laws

The by-laws relating to offensive and dangerous trades published in *Gazette* No. 10,810 of June 24, 1955, are hereby amended in by-law 1, in paragraph (2) thereof, as follows:—

- (1) by the substitution, for the item " Storing of perishable articles of food and provisions for the purpose of sale by wholesale ", of the item " Storing of perishable articles of food or provisions for the purpose of sale by wholesale or retail "; and
- (2) by the insertion, immediately after the item " Manufacture of-beedies ", of the following new items:—" Grinding of chillies and curry-stuffs by machinery. Keeping an aerated water manufactory."

L. D.—B. 4/55—GB 14/24/2.

#### THE VILLAGE COMMUNITIES ORDINANCE

BY-LAW under section 49 of the Village Communities Ordinance (Chapter 198), made by the Village Committee of the Batapola village area in the Galle District, and approved by the Ministry 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, May 7, 1959.

#### By-laws

The by-laws published in *Gazette* No. 10,828 of August 19, 1955, are hereby amended, in the Schedule thereto, by the substitution for FORM B, of the following new FORM:—

#### " FORM B

For every carriage of whatever description other than a cart, hackery or jinricksha	...	බ. බ.
For every double bullock cart or hackery	...	බ. බ. ක.
For every single bullock cart or hackery	...	ක. බ. බ. ක.
For every jinricksha	...	බ. ජි.
For every bicycle	...	බ. බ.

L. D.—B. 59/54.

L. G. D.GD. 9/2A.

**THE VILLAGE COMMUNITIES ORDINANCE**

BY-LAWS under section 49 of the Village Communities Ordinance (Chapter 198), made by the Village Committee of the Akkaraipattu Central village area in the Batticaloa 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, May 7, 1959.

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 law-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 the Chairman or such other officer to inspect such plate.

9. In these by-laws—

- “ Chairman ” means the Chairman of the Committee;
- “ Committee ” means the Village Committee of the Akkaraipattu Central village area in the Batticaloa District; and
- “ Ordinance ” means the Village Communities Ordinance (Chapter 198).

**SCHEDULE A**

FORM

No. \_\_\_\_\_

Ward No. \_\_\_\_\_

Village Committee of the Akkaraipattu Central 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: \_\_\_\_\_

Village: \_\_\_\_\_

Particulars of vehicles and/* or animals	Number in words	Remarks in words (if bicycle) state maker's Number
Carriages of whatever description other than carts, hackeries or jinrickshas ..	..	
Double-bullock carts or hackeries or single-bullock carts or hackeries ..	..	
Jinrickshas ..	..	
Hand-carts ..	..	
Bicycles ..	..	
Elephants ..	..	
Horses ..	..	
Mules ..	..	
Donkeys ..	..	

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

Signature of owner.

Date: \_\_\_\_\_

\* Delete whichever is unnecessary.

**SCHEDULE B**

For every carriage of whatever description other than a cart, hackery or jinricksha ...	අ.ප.ම.ඔ.ස.ඉ.පා.ව.
For every double bullock cart or hackery ...	අ.ප.ම.ඔ.ස.ඉ.පා.ව.
For every single bullock cart or hackery ...	අ.ප.ම.ඔ.ස.ඉ.පා.ව.
For every jinricksha ...	අ.ප.ම.ඔ.ස.ඉ.පා.ව.
For every hand-cart ...	අ.ප.ම.ඔ.ස.ඉ.පා.ව.
For every bicycle ...	අ.ප.ම.ඔ.ස.ඉ.පා.ව.

B 59/54.

**THE VILLAGE COMMUNITIES ORDINANCE**

BY-LAWS under section 49 of the Village Communities Ordinance (Chapter 198), made by the Village Committee of the Akkaraipattu Central Village area in the Batticaloa 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, May 12, 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 May 31, 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 or animals specified in that Schedule, to pay the tax on or before the thirty-first day of July 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 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 under by-law 1, for the first time acquires, keeps or uses any vehicle or animal liable to such tax, such person 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 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 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.



By-laws

DANGEROUS AND OFFENSIVE TRADES

1. The by-law relating to dangerous and offensive trades, published in *Gazette* No. 10,765 of February 11, 1955, is hereby amended as follows:—

(1) in paragraph (1) thereof, by the insertion, immediately after the item "Manufacture of treacle.", of the following new items:—

" Storing of charcoal.  
Keeping a tinker's shop.  
Manufacture of pottery."; and

(2) in paragraph (2) thereof, by the insertion, immediately after the item "Storing of straw.", of the following new items:—

" Keeping of a firewood depot.  
Grinding of chillies or curry-stuffs by machinery.  
Keeping of a saw pit.  
Keeping of a carpentry workshop.  
Keeping of an establishment for repairing motor vehicles.  
Keeping of an establishment for repairing bicycles."

CONSTRUCTION OF BUILDINGS AND BOUNDARY WALLS

2. (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 cart 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 cart road.

(2) No person shall erect any building, boundary wall or gateway along any cart road or path referred to in paragraph (1), without giving thirty day's notice thereof in writing to the Chairman.

ITINERANT VENDORS

3. (1) No person shall commence or carry on the business of an itinerant vendor except on a licence issued in that behalf by the Chairman.

(2) Every licence issued under paragraph (1) shall expire on the thirty-first day of December of the year in respect of which it is issued.

4. 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 Akkaraipattu Central village area in the Batticaloa District.

Notices under the Local Authorities Elections Ordinance

YAYUNIYA DISTRICT

Chinnacheddikulam (West) 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 days appointed in accordance with Sections 27 (2) (a) and 36 (1) of the Ordinance, no candidate was duly nominated for election in respect of Ward No. 1 of the Chinnacheddikulam (West) Village Committee.

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

Colombo, May 12, 1959.

Statements of Revenue and Expenditure

THE WATTEGAMA URBAN COUNCIL

Statement of Revenue and Expenditure for the Year 1958

REVENUE

	Rs.	c.
A—General	60,784	86
B—Thoroughfares	790	37
C—Rest Houses and Ambalams	—	—
D—Council Lands and Buildings	87	50
E—Public Health	13,754	45
F—Public Recreation	1,657	85
G—Cemetries	—	—
H—Dog Registration	—	7 00
I—Weights and Measures	—	—
J—Electricity Department	42,837	90
	119,899	93
Deposits	4,161	33
Advances	3,366	01
Loan for Electricity Scheme	50,000	00
Fixed Deposits	—	90
Reserve for Depreciation	1,000	00
Grant for Housing Scheme	20,000	00
	198,428	17
Balance on December 31, 1957	12,002	61
Total	210,430	78

EXPENDITURE

	Rs.	c.
A—General	30,782	20
B—Thoroughfares	9,675	75
C—Rest Houses and Ambalams	—	—
D—Council Lands and Buildings	2,061	88
E—Public Health	35,483	90
F—Public Recreation	105	00
G—Cemetries	—	—
H—Dog Registration	—	119 00
I—Weights and Measures	—	—
J—Electricity Department	37,692	82
	115,920	55
Deposits	7,542	04
Advances	2,420	58
Loan for Electricity Lighting Scheme	32,243	91
Fixed Deposits	—	545 07
Grant for Housing Scheme	20,000	00
E.D. Depreciation Account	5,863	81
	184,535	96
Balance on December 31, 1958	25,894	82
Total	210,430	78

I, Andige Ginadasa Fernando, Chairman, Urban Council, Wattagama, do hereby affirm that, to the best of my knowledge and belief, the above is a true and correct statement of monies received and paid during the year, 1958.

Certified correct.

A. G. FERNANDO,  
Chairman.

D. U. SAMARADIWAKARA,  
Member.

Affirmed to before me, at Wattagama, this 3rd day of  
February, 1959.

H. M. B. UDURAWANA,  
Justice of the Peace.

**Statement of Assets and Liabilities on December 31, 1958**

LIABILITIES				ASSETS				
	Rs.	c.			Rs.	c.		
Deposits			5,814	26	Advances		762	50
Reserve, E.D.			11,918	18	Fixed Deposits, Bank of Ceylon		40,619	02
Loan for Electricity Scheme			18,055	84	Ceylon Savings Bank		3,789	59
Housing Scheme Grant			20,000	00				
				55,788			45,171	11
Surplus on December 31, 1957	11,298	27			Balance in current account	28,825	61	
1958	Rs.	c.			Petty Cash	50	00	
Revenue	119,899	93			Cheques and M.O. in Transit	1,918	47	
Expenditure	115,920	55				30,794	08	
Surplus	3,979	38	15,277	65	Less uncashed Cheques	4,918	03	
						25,876	05	
					Add tax for December	18	77	
						25,894	82	
							25,894	82
							Total ..	71,065 93
							Total ..	71,065 93

I, Andige Ginadasa Fernando, Chairman, Urban Council, Wattegama, do hereby affirm that, to the best of my knowledge and belief, the above is a true and correct statement of the Assets and Liabilities of the Wattegama, Urban Council, on December 31, 1958.

A. G. FERNANDO,  
Chairman.

Certified Correct.

D. U. SAMARADIWAKARA,  
Member.

Affirmed to before me, this 3rd day of February, 1959, at  
Wattegama.

H. M. B. UDURAWANA,  
Justice of the Peace.

The Accounts of the Urban Council, Wattegama, for the year 1958, as furnished by the Chairman of the Council, have been audited under my direction. Subject to the observations in the Report on these accounts which will be furnished to the Chairman, I am of opinion, that the Statement of Assets and Liabilities gives a true and fair view of the state of affairs of the Urban Council, Wattegama, as at December 31, 1958.

Audit Office,  
Colombo 7, May 13, 1959.

A. PONNIAH,  
for Auditor-General.

**Budgets**

**THE WATTALA URBAN COUNCIL**

**First Supplementary Budget for 1959**

Head, Sub-head and Item	Amount	Authority
	Rs. c.	
A.—(1) (e) Pensions	350 0	Resolution 5 of 8.5.59
B.—(1) (a) S. W's allowances	443 0	Resolution 12 of 17.4.59
D.—(5) Council lands—Furniture	732 50	Resolution 12 of 17.4.59
E.—(1) (b) Allowances—Public health	250 25	Resolution 5 of 13.3.59
M.—(3) Reading rooms—Furniture	400 0	Resolution 12 of 17.4.59
M.—(4) Do. Maintenance	2,825 0	Resolution 12 of 17.4.59
Total	5,000 75	

Settled and adopted at meetings held on 13.3.59, 17.4.59 and 8.5.59.

Urban Council Office,  
Wattala, May 9, 1959.

V. RAJAPAKSHE,  
Chairman.

**THE PUSELLAWA TOWN COUNCIL**

**Application for the Utilisation of Savings under F.R. 40 (ii)**

THE utilisation of savings from votes to meet corresponding excesses and other urgent expenditure on other votes as shown below has been settled and adopted by the Council at its meeting held on April 30, 1959, subject to the sanction of the Commissioner of Local Government.

SAVINGS				EXCESSES			
	Rs.	c.			Rs.	c.	
ED.—1. (a) Cost of fuel	4,600	00	ED.—6. Extensions		6,000	00	
ED.—1. (c) Salaries, wages, &c.	900	00					
ED.—7. Depreciation	500	00					
Total	6,000	00	Total		6,000	00	

Office of the Town Council,  
Pussellawa, April 10, 1959.

A. D. W. PERERA,  
Chairman.

Colombo, May 14, 1959.

Sanctioned.

T. D. WIJAYARATNE,  
for Acting Commissioner of Local Government.

**THE PUSSELLAWA TOWN COUNCIL**

**First Supplementary Budget for the Year 1959**

HEAD OF EXPENDITURE	AMOUNT	
	Rs.	c.
D 4—Slaughter house and cattle pound—		
(d) Construction	2,150	00
D 7—Markets and galas—		
(b) Maintenance	500	00
(d) Constructions	3,100	00
D 5—Water Supply—		
(c) Maintenance	1,062	50
(e) Construction	1,500	00
<b>Total</b>	<b>8,312</b>	<b>50</b>

Settled and adopted by Council at its meetings held on February 27, 1959, March 30, 1959 and April 30, 1959.

A. D. W. PERERA,  
Chairman.

Office of the Town Council,  
Pussellawa, May 1, 1959.

Sanctioned

T. D. WIJAYARATNE,  
for Acting Commissioner of Local Government.

Colombo, May 14, 1959.

Friday, July 17, 1959

WARD 7.

Arab Road: Nos. 43/5, 55/1.  
Buhari-Thakiya Road: Nos. 38/7, 38/16, 38/24, 38/29, 42/11, 46/2, 48/4, 56, 60.  
Halawegoda Lane: Nos. 6/2, 8, 18/1, 26/1, 28/1, 28/3, 34, 34/2, 36/1, 36/2, 21, 27, 27/1.

Monday, July 20, 1959

WARD 7.

Halawekanda Lane: Nos. 2/1, 2/5, 2/13, 6/3, 14/2, 13.  
Maradana Road: Nos. 339/1, 339/2, 339/4.  
Shiekh Jamaluddeen Road: Nos. 71, 81/7, 81/18, 81/16, 83/6, 83/8, 97, 74, 82, 86/4, 102, 110, 112, 114.

Tuesday, July 21, 1959

WARD 7.

Shiekh Jamaluddeen Road: Nos. 120, 132/5, 134/3, 164/1, 168, 172, 174, 176, 180, 184/2, 200/5, 208/1, 222/2, 230/1, 238, 256, 282, 290/1, 294/4, 294/7, 294/20, 300, 302, 304.  
Samad Avenue: No. 22.  
Temple Road: Nos. 59/1, 75/1.

Wednesday, July 22, 1959

WARD 8

Arab Road: Nos. 3/2, 7, 9/2, 9/4, 9/6, 9/10, 9/11, 9/13, 11, 19, 19/2, 31/2, 79/1, 20, 30, 32/1, 38, 40/1, 52/1, 58/1, 60/1, 64.

Thursday, July 23, 1959

WARD 8

Buhari-Thakiya Road: Nos. 25/3, 25/9, 25/11, 25/16, 27/5, 27/10, 27/13, 29/8, 29/12, 33, 41/1, 41/3, 43.  
Gorakaduwa Lane: Nos. 11, 11/1, 13, 19/3, 21/1, 23, 35/1, 35/2.

Friday July 24, 1959

WARD 8

16.  
Maradana Road: Nos. 71, 81, 87, 93, 95, 111, 111/4, 115/1, 117, 127/1, 127/5, 127/10.

Monday, July 27, 1959

WARD 8

Maradana Road: Nos. 131/2, 141, 143/8, 145/2, 155/1, 163, 163/1, 163/3, 181/3, 183/3, 189/2, 195/1, 199/3, 205/2, 211, 217/2, 217/5, 70, 76, 80/1, 82, 84, 88, 90, 98/1.

Tuesday, July 28, 1959

WARD 8

Maradana Road: Nos. 106, 108, 110, 116, 118, 120, 120/2, 122/2, 134/1, 138, 140/1, 150/1, 156, 178, 180, 182/1, 182/2, 182/4, 196, 200, 208, 210.

**Sale of Properties**

**THE URBAN COUNCIL, BERUWALA**

**Sale of Properties for Arrears of Rates**

NOTICE is hereby given that in the absence of movable property liable for seizure, (1) rents 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 Chairman, Urban Council, Beruwala, 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 assessment rates due on the premises mentioned in the subjoined schedule up to the end of 4th Quarter 1950, 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.

S. M. JABIR,  
Chairman.

Office of the Urban Council,  
Beruwala, 15th May, 1959.

**SCHEDULE**

The time of Sale: To commence on the first mentioned premises at 9 a.m. on each day Monday, July 13, 1959

WARD 5

Arab Road: Nos. 12/5, 12/6, 12/12, 12/17, 16, 16/6, 16/8, 16/12.  
Customs Road: Nos. 71/7, 79, 127/1, 145, 74/10, 74/20, 74/21, 74/24, 74/25, 96.

Tuesday, July 14 1959

WARD 5

Galle Road: Nos. 204/2, 204/7, 212/1.  
Mangala Road: No. 11/6.  
Maradana Road: Nos. 31/8, 53, 2/7, 4/4, 6, 64.  
Nallahena Road: Nos. 5/8, 5/13, 29/4.  
Shiekh Jamaluddeen Road: Nos. 38, 56, 29.  
Temple Road: Nos. 56/2, 60/4, 62/3.

Wednesday, July 15, 1959

WARD 6

Galle Road: Nos. 306, 388/1, 410.  
Mosque Road: Nos. 11/3, 11/5, 11/7, 15/2, 15/3, 19, 21, 41/3, 65, 14/1, 14/2, 22, 22/1, 22/6, 26/3, 62/5.  
Shiekh Jamaluddeen Road: Nos. 129/1, 137, 149/4, 161, 163/6, 189/2, 203, 203/1, 203/2, 205, 235/2, 237/5, 255/3, 263.  
Samad Avenue: No. 52.

Thursday, July 16, 1959

WARD 6

Zavia Lane: Nos. 3/1, 5, 8, 18/1, 18/2, 20/4, 20/5, 22/1, 24/1, 26, 26/2, 26/5.  
Zavia Road: Nos. 3, 7/2, 7/8, 7/9, 7/14, 9/7, 9/9, 9/11, 17, 6/3, 12, 12/1, 12/2, 12/3, 14, 18/1, 20/1, 26.

**Miscellaneous**

**COLOMBO MUNICIPAL COUNCIL**

**Supplement Budget—1959—No. 2**

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 1959 (No. 2) will be open to public inspection for seven days commencing from 20th May, 1959, at the office of the Municipal Treasurer.

B. A. JAYASINGHE,  
Special Commissioner for  
Colombo Municipal Council and  
Municipal Commissioner, Colombo.

Town Hall,  
Colombo, 11th May, 1959.

**NOTICE**

BY virtue of the powers vested in me under section 9 of the Electricity Act, No. 19 of 1950, and the regulations framed thereunder and published in Ceylon Government Gazette No. 10,899 of March 2, 1956, I hereby inform all concerned that I propose to hold an inquiry under the above regulations, at 10 a.m. on Thursday, May 28, 1959, at the office of the

Gintota Plywoods Corporation, Gintota, to extent the authorised areas of supply specified in Schedule "A" of the licence issued to the Gintota Plywoods Corporation, as detailed hereunder.

**" Bulk Supply to Galle Municipal Council "**

All persons desiring to make representations are therefore hereby notified that written representations in triplicate in respect of the inquiry shall be enclosed in envelopes which shall be sealed and addressed to the Chief Electrical Inspector, P. O. Box 1173, Colombo, and delivered at the office of the Chief Electrical Inspector or sent by registered post to reach him not later than 10 a.m. on May 21, 1959.

For further details as regards representations, &c., please see the Regulations published in *Government Gazette* referred to in the first paragraph of this notice.

S. R. SENTHINATHAN,  
Electrical Inspector.

Office of the Chief Electrical Inspector,  
P. O. Box 1173,  
Colombo, 9th May, 1959.

**SCHEDULE**

Name of Applicant	Premises at which the trade is to be carried on
(1) S. K. M. Samsudeen	... Beef Stall No. 2, Kankesanturai Market.
(2) S. K. M. Samsudeen	... Mutton Stall, Kankesanturai Market.
(3) S. Kanthan	... Beef Stall, Oorany.
(4) K. Kovinthan	... Beef Stall No. 1, Kankesanturai Market.
(5) K. Kovinthan	... Mutton Stall, Kankesanturai Market.

S. V. SEENIVASAGAM,  
Chairman.

Town Council Office,  
Kankesanturai, May 14, 1959.

Ref. No. B of 14.5.59.—Gaz. 20/5/59.

**THE KAYTS 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 1959.

Any person residing within the limits of the Kayts Town Council, who desires to object the issue of his licence should furnish me in duplicate within fourteen days from the date of this *Gazette* notification, a written statement of the grounds of his objection for the issue of the licence.

**SCHEDULE**

Name of Applicant	Name of Premises
(1) P. Anthony	... Market Beef Stall No. 1.

S. ANTHONIPILLAI,  
Chairman.

Office of the Town Council,  
Kayts, 14th May, 1959.

Ref. No. R/38 of 14.5.59.—Gaz. 20/5/59.

**THE KANKESANTURAI 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 hereto have made applications to me for carrying on the trade of butchers in the premises stated against their names in the aforesaid schedule during the year 1959.

Any person residing within the limits of the Kankesanturai Town Council area, 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 objection.

**NOTICE**

IT is hereby notified that commencing from June, 1959, all notices and advertisements for publication in the *Ceylon Government Gazette* should reach the Government Press not later than 4 p.m. on the previous Monday. If, however, a holiday occurs during the period Monday-Friday, both days inclusive, the closing time will be 12 noon on Saturday

Government Press,  
Colombo, May 15, 1959.

BERNARD de SILVA,  
Government Printer.