# ලංකාණ්ඩුවේ ගැසට් පතුය

## THE CEYLON GOVERNMENT GAZETTE

## අංක 11,814 — 1959 ජූලි 24 වැනි සිකුරාද — 24.7.1959

No. 11,814 - FRIDAY, JULY 24, 1959

(Published by Authority)

## PART IV-LOCAL GOVERNMENT

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

c		•		PAGE	1			PAGE
Local Governme	nt Not	ifications	••	632	Statements of Revenue and	Expenditure	••	643
Posts-Vacant	<i>:</i> .	• •	• •	635	70.1	•		644
Examinations, F	Results	of Examinations, &	e		Budgets	••	••	044
By-laws	• •	• •	••	637	Sale of Properties		••	646
Notices under	the l	Local Authorities	Elections					
Ordinance	• •	••	••	643	Miscellaneous Notices	• •	. ••	648

PART VI published with this issue contains List of Jurors and Assessors, &c.

## Local Government Notifications

L. D.-B. 27/39-L. G. D. GE, 25/41/24.

## THE VILLAGE COMMUNITIES ORDINANCE

BY virtue of the powers vested in me by section 11 of the Village Communities Ordinance (Chapter 198), as modified by the Proclamation published in Gazette Extraordinary No. 9,773 of September 24, 1947, I, Vimala Wijewardene, Minister of Local Government and Housing, do by this notification—

- (1) sub-divide the Village Headman's Division situated in Naranwala village area in Siyane Korale West (Adikari Pattu) in the Colombo District, and specified in column I of the Schedule hereto, in to the wards with the limits specified in the corresponding item in column II of that Schedule; and
- (2) declare that the provisions of paragraph (1) shall-
  - (a) in so far as they relate to any matter connected with the general election of members of the Village Committee of the aforesaid village area to be held in 1960, come into effect on the date on which the Order made in relation to the aforesaid village area under section 82 of the Local Authorities Elections Ordinance, No. 53 of 1946, is published in the Gazette; and
  - (b) in so far as they relate to any other matter, come into effect on the day immediately following the date of expiration of the term of office of the members of the Village Committee of the aforesaid village area who are in office at the date hereof.

V. WIJEWARDENE,
Minister of Local Government and Housing.
Colombo, July 14, 1959.

#### Schedule

Column I Village Headman's Division

Column II
Wards

No. 281-Walgama

Ward No. 9, Walgama East, comprising that portion of the Village Headman's Division of Walgama, lying to the south of Yabaraluwa-Malwana Public Works Department road and to the east of Malwana-Karabugashandiya Public Works Department road and the Karabugashandiya-Ulahitiwala Village Committee road.

Ward No. 9a.—Walgama West, comprising that portion of the Village Headman's Division of Walgama, lying to the north of Yabaraluwa-Malwana Public Works Department road and to the west of Malwana-Karabugashandiya Public Works Department road and Karabugashandiya-Ulahitiwala Village Committee road.

L. D.-B 27/39-L. G. D.-GI 13/3/2.

## THE VILLAGE COMMUNITIES ORDINANCE

BY virtue of the powers vested in me by section 11 of the Village Communities Ordinance (Chapter 198), as modified by the Proclamation published in Gazette Extraordinary No. 9,773 of September 24, 1947, I, Vimala Wijewardene, Minister of Local Government and Housing, do hereby—

- (1) amend the notification relating to the sub-division into wards of the Village Headmen's Divisions in the Mullaitivu District, published in Gazette No. 8,444 of April 5, 1939, in the Schedule thereto, by the insertion, in column II thereof, under the heading "The Kilakkumulai North Village Area", immediately after the item relating to Ward No. 13, of the following new item:—
  - "Ward No. 14, comprising Kovilkunchukulam and Navy Villages"; and
- (2) declare that the provision in paragraph (1) shall-
- (a) in so far as they relate to any matter connected with the general election of members of the Village Committee of the Kilakkumulai North village area to be held in the year 1960, come into effect on the date on which the Order made in relation to the aforesaid village area under section 82 of the Local Authorities Elections Ordinance, No. 53 of 1946, is published in the Gazette; and
- (b) in so far as they relate to any other matter, come into effect on the day immediately following the expiration of the term of office of members of the Village Committee of the aforesaid village area who are in office at the date hereof.

VIMALA WIJEWARDENE,
Minister of Local Government and Housing.
Colombo, July 21, 1959.

L. D.—B. 27/39—L. G. D.—GI 13/3/1.

## THE VILLAGE COMMUNITIES ORDINANCE

BY virtue of the powers vested in me by section 11 of the Village Communities Ordinance (Chapter 198), as modified by the Proclamation published in Gazette Extraordinary No. 9,773 of September 24, 1947, I, Vimala Wijewardene, Minister of Local Government and Housing, do hereby—

(1) amend the notification relating to the sub-division into wards of the Village Headmen's divisions in the Mullaitivu District, published in Gazette No. 8,444 of April 5, 1939, in the Schedule thereto, by the substitution, for all the items appearing under the heading "The Udayacor Village Area", of the items set out in the Schedule hereto, the several particulars contained therein being set out in the appropriate column in the first-mentioned Schedule; and

PART IV—CEYLON GOVERNMENT GAZETTE— JULY 24, 1959

- (2) declare that the provisions in paragraph (1) shall-
  - (a) in so far as they relate to any matter connected with the general election of members of the Village Committee of the Udayaoor village area to be held in the year 1960, come into effect on the date on which the Order made in relation to the aforesaid village area under section 82 of the Local Authorities Elections Ordinance, No. 53 of 1946, is published in the Gazette; and
  - (b) in so far as they relate to any other matter, come into effect on the day immediately following the expiration of the term of office of members of the Village Committee of the aforesaid village area who are in office at the date hereof.

VIMALA WIJEWARDENE,
Minister of Local Government and Housing.

Colombo, July 21, 1959.

#### Schedule

#### Column I Village Headman's Division

#### Column II Wards

1. Puliyankulam

... Ward No. 1, comprising Palayavadi and Samalankulam villages.

Ward No. 2, comprising Kalolunganpuliyankulam village.

Ward No. 3, comprising Kurisuddakulam, Kudukkalkulam and Puthukulam villages.

Ward No. 4, comprising Puthur village.

2. Kangarayankulam

Ward No. 5, comprising Puthuvilankulam village.

Ward No. 6, comprising Kanagarayankulam village.

Ward No. 7, comprising Kollapuliyankulam, Mannakulam and Periyakulam villages.

Ward No. 8, comprising Maruthankulam and Putkulam villages.

3. Mankulam

Ward No. 9, comprising Mankulam village.

L. D.-B. 27/39-L. G. D.-GE, 25/41/24.

## THE LOCAL AUTHORITIES ELECTIONS ORDINANCE, No. 58 OF 1946

ORDER made by the Minister of Local Government and Housing by virtue of the powers vested in her by section 82 of the Local Authorities Elections Ordinance, No. 53 of 1946, as modified by the Proclamation published in Gazette Extraordinary No. 9,773 of September 24, 1947.

V. WIJEWARDENE,
Minister of Local Government and Housing.

Colombo, July 14, 1959.

#### Order

The provisions of paragraph (1) of the notification made under section 11 of the Village Communities Ordinance (Chapter 198), relating to the Village Headman's Division of Walgama, situated in Naranwala village area in Siyane Korale West (Adikari Pattu) in the Colombo District, and published in this Gazette, shall—

- (1) in so far as those provisions relate to any matter connected with the general election of members of the Village Committee of the aforesaid village area to be held in 1980, come into effect on the date hereof; and
- (2) in so far as those provisions relate to any other matter, come into effect on the day immediately following the date of expiration of the term of office of the members of that Village Committee who are in office at the date hereof

L. D.-B 27/39-L. G. D.-GI 13/3/2.

#### THE LOCAL AUTHORITIES ELECTIONS ORDINANCE

ORDER made by the Minister of Local Government and Housing by virtue of the powers vested in her by section 82 of the Local Authorities Elections Ordinance, No. 53 of 1946, as modified by the Proclamation published in Gazette Extraordinary No. 9,773 of September 24, 1947.

VIMALA WIJEWARDENE,
Minister of Local Government and Housing.
Colombo, July 21, 1959.

#### Order

The provisions of paragraph (1) of the notification relating to the Kilakkumulai North village area made under section 11 of the Village Communities Ordinance (Chapter 198), and published in this Gazette, shall—

- (1) in so far as those provisions relate to any matter connected with the general election of members of the Village Committee of the aforesaid village area to be held in the year 1960, come into effect on the date on which this Order is published in the Gazette; and
- (2) in so far as those provisions relate to any other matter, come into effect on the day immediately following the date of expiration of the term of office of the members of the Village Committee of the aforesaid village area who are in office at the date hereof.

L. D.-B. 27/39-L. G. D.-GI 13/3/1.

## THE LOCAL AUTHORITIES ELECTIONS ORDINANCE

ORDER made by the Minister of Local Government and Housing by virtue of the powers vested in her by section 82 of the Local Authorities Elections Ordinance, No. 53 of 1946, as modified by the Proclamation published in Gazette Extraordinary No. 9,773 of September 24, 1947.

VIMALA WIJEWARDENE,
Minister of Local Government and Housing.
Colombo, July 21, 1959.

#### Order

The provisions of paragraph (1) of the notification relating to the Udayaoor village area made under section 11 of the Village Communities Ordinance (Chapter 198), and published in this Gazette, shall—

- (1) in so far as those provisions relate to any matter connected with the general election of members of the Village Committee of the aforesaid village area to be held in the year 1960, come into effect on the date on which this Order is published in the Gazette; and
- (2) in so far as those provisions relate to any other matter come into effect on the day immediately following the date of expiration of the term of office of the members of the Village Committee of the aforesaid village area who are in office at the date hereof.

L. D.-B. 89/52-L. G. D.-BA. 934.

## THE RESTHOUSES ACT, No. 12 OF 1951

RULES made under section 4 of the Resthouses Act, No. 12 of 1951, by the Kurunegala Municipal Council, the appropriate authority in that behalf, and approved by the Minister of Local Government and Housing by virtue of the powers vested in her by that section.

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

Colombo, June 30, 1959,

PART IV - CEYLON GOVERNMENT GAZETTE - JULY 24, 1959

#### Rules

- 1. These rules shall apply to the resthouse at Kurunegala.
- 2. (1) The resthouse is intended primarily for the use of travellers. Every person who, whilst in occupation of any part of the resthouse, uses that part or any other part of the resthouse as an office or place of business, shall pay, in addition to the occupation fee referred to in paragraph (3), a fee calculated at the rate of one rupee for every hour or part thereof; every person so using the resthouse shall desist from doing so upon being requested by the Resthouse Keeper.
- (2) The Commissioner may permit the use of the resthouse or any portion thereof for the purpose of any lunch, dinner, garden party or other organized reception, on payment of a fee, in lieu of the occupation fee referred to in paragraph (3), calculated in the following manner:-

... 25 0 For a period not exceeding 3 hours For a period exceeding 3 hours—for the first 3 hours 25 0 For every additional hour of part thereof

- (3) Subject to the provisions of paragraph (2) of this rule and rule 15, the fees and charges payable in respect of the use and occupation of the resthouse shall be determined according to the rates set out in the Schedule hereto: provided that, no fee shall be charged in respect of the following persons:—

  - (b) a servant who is in attendance on a visitor and sleeps within the resthouse; and
  - (c) a chauffeur of a car garaged in the resthouse premises, if he sleeps in the car or in the garage:

Provided further, that the Commissioner may order that fees calculated at half the rates set out in the Schedule hereto shall be charged in the case of a party of twelve or more persons comprising school children or students accompanied by a teacher or teachers, if the Commissioner is satisfied that such party is breaking journey at the resthouse in the course of an educational

- 4. (1) Every visitor shall, on admission to the resthouse, write his correct name in the Resthouse Collection Book legibly, and shall enter therein, in the column provided for the purpose, his permanent address and the date and time of arrival at the resthouse, and on his departure therefrom, he shall enter, in the column provided for the purpose, the date and time of
- (2) No visitor shall be entitled to use the resthouse or to be supplied with refreshments until, on admission to the resthouse, he has complied with the requirements of paragraph (1) of this
- 5. (1) No person shall occupy any portion of the resthouse for more than three consecutive days without the special permission in writing of the Commissioner.
- (2) Every occupier of the resthouse who has not obtained the permission referred to in paragraph (1) shall, on the expiration of three days, forthwith leave the resthouse.
- (3) No such permission as is referred to in paragraph (1) of this rule shall be granted at a time for a period exceeding thirty days.
- (4) The permission granted under paragraph (1) may, if the accommodation is required by any other bona fide traveller, be withdrawn by the Commissioner after giving the occupier twenty-four hours' notice of such withdrawal.
- 6. No charges other than those payable to the Council shall be entered in the resthouse books by a visitor.
- 7. The resthouse fees and charges shall be paid in cash on demand. In default of such payment, the Resthouse Keeper shall be entitled to refuse further supplies.
- 8. (1) Any person who desires to reserve accommodation in advance may do so by giving at least three days' notice to the Resthouse Keeper.
- (2) The notice referred to in paragraph (1) shall be accompanied by a remittance calculated at the rate of Rs. 10 for each person for whom accommodation is required. Such remittance shall be credited to the visitors' account, if the room reserved for him is occupied by him.
- (3) The remittance referred to in paragraph (2) shall be forfeited if the room reserved is not occupied by the person who reserves it: provided that, such remittance may be refunded (less money order commission) at the discretion of the Commissioner if, in his opinion, sufficient notice of the cancellation of the reservation had been given, but no refund shall be made if such cancellation has resulted in the Council being deprived of revenue which would otherwise have accrued to it.
- (4) Any person who has reserved any room under paragraph (1) of this rule, shall be entitled to the us of the room reserved in preference to any visitor who has not reserved any room in

- 9. The Resthouse Keeper shall not be bound to comply with any telegram requesting meals to be prepared unless the name and address of the sender of such telegram are set out in the telegram.
- 10. No bed, sofa or couch in the resthouse shall be used by any visitor for the purpose of sleeping until a sheet is spread
- 11. The value of any article damaged or broken by any visitor or his servant shall be paid for by such visitor in accordance with the scale of charges appearing on the resthouse
- 12. Visitors shall be entitled to call upon the Resthouse Keeper to attend to them personally. The Resthouse Keeper and servants shall wear clean white coats and cloths when attending
- 13. (1) Any complaint which a visitor wishes to make about the resthouse or the Resthouse Keeper shall be noted in the complaint book provided at the resthouse by the Commissioner.
- (2) It shall be the duty of the Resthouse Keeper to produce the complaint book referred to in paragraph (1) when called up to do so.
- (3) No remarks or complaints shall be written in the book in which resthouse charges are entered.
- 14. (1) No part of the building or premises of the resthouse other than the Kitchen shall be used by a visitor or his servant for the purpose of cooking any meal.
- (2) Any visitor making use of the kitchen shall pay an additional charge of Re. 1 per day.
- 15. An officer of the Excise Department in uniform who visits the resthouse in his official capacity shall not be liable to pay an occupation fee, if-
  - (a) he makes no use of a bed room or garage;
  - (b) the duration of his stay does not exceed one hour;
  - (c) he signs the Inspecting Officer's Book giving all the information therein required; and
  - (d) he does not take any meal, drink or other refreshment in the resthouse.
- 16. No visitor shall bring any dog into the resthouse unless such dog is under proper control. Where a nuisance is created by the presence of a dog in the resthouse, and a complaint thereof is made to the Resthouse Keeper by a visitor, the owner of the dog shall, upon intimation to him of such complaint, cause such dog to be approved from the resthouse. such dog to be removed from the resthouse.
- 17. No person occupying any part of the resthouse shall use that part or any other part of the resthouse for any immoral purpose.
- 18. (1) A note of every trunk or local call originated on the resthouse telephone shall be entered by the person making the call in the register kept for that purpose.
- (2) Every visitor using the telephone for local calls shall pay a fee of 10 cents for each call.
- (3) Every visitor using the telephone for a trunk call shall pay the prescribed fee for trunk calls payable to the post office, in additional to the fee of 10 cents referred to in paragraph (2).
- (4) The fees specified in paragraphs (2) and (3) shall be paid to the Resthouse Keeper in cash before the telephone is used and a receipt obtained therefor.
- 19. (1) Bona fide visitors to the Resthouse shall have prior claim to the use of any garage attached to the resthouse over any others.
- (2) The owner or hirer of a vehicle parked in a garage attached to the resthouse shall pay, for the use of that garage, a fee calculated at the rate specified in the Schedule hereto. (2) The owner
- (3) The owner or hirer of a vehicle parked in a garage in the resthouse shall, notwithstanding that he himself has not occupied the resthouse, pay the occupation fee specified in the Schedule hereto in respect of the period during which the vehicle is garaged, in addition to the fee specified in that Schedule for the use of the garage: Provided that, any member of the Ceylon Army who leaves a motor vehicle in a garage while on military duty, shall not be liable to pay any occupation fee or fee for the use of the garage during the period of such duty, but such member may be required by the Resthouse Keeper to remove such vehicle from the garage to make room for the vehicle of a visitor paying an occupation fee.
- 20. A breach of any of these rules shall be punishable with a fine not exceeding Rs. 50.
- 21. The rules relating to the Kurunegala Resthouse, published in Gazette No. 8,449 of May 5, 1939, are hereby rescinded.
  - 22. In these rules-
    - Commissioner ' means the Municipal Commissioner of the Council; and
    - Council" means the Kurunegala Municipal Council.

1 Λ

Schedule		
Fees and charges payable in respect of the use and of the resthouse:	eu <b>p</b>	atio
Occupation Charges	Rs.	c.
<ul> <li>(a) For the use of any portion of the resthouse (other than a bed room)—for each hour or part thereof</li> <li>(b) For the use of a bed room in the resthouse—</li> </ul>	· ! •	25
(i) for a period not exceeding six hours, a consolidated fee of		0
(ii) for a period exceeding six hours, but not exceeding twelve hours, a consolidated fee of		75
(iii) for a period exceeding twelve hours but not exceeding twenty-four hours, a consolidated fee of		50
(The above consolidated fee covers the use of towels, table linen, lights and linen for each bed or sofa or couch used as bed).		
Motor Vehicles	,	
(a) For the use of a garage, for each period of 24 hours or part thereof	1	0
(b) For parking a motor vehicle in the resthouse premises, for each period 24 hours or part thereof		25
Corkage		
(a) Where malt liquor, not supplied by the Resthouse Keeper, is consumed in the resthouse premises, for each bottle or part thereof		0
(b) Where any liquor other than malt liquor, not supplied by the Resthouse Keeper, is consumed in the resthouse premises, for each bottle or part thereof		50
•••	. 4	00
Miscellaneous		

L. D.-B. 98/44-L. G. D.-BB. 839.

#### THE GAMPOLA URBAN COUNCIL

For each person served or provided with crockery or

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

IT is hereby notified that the Gampola Urban Council has, under sections 175 and 177 of the Urban Councils Ordinance, No. 61 of 1939, as amended by section 2 of the Local Authorities (Enlargement of Powers) Act, No. 8 of 1952, imposed with effect from the date on which this notification is published in the Gazette, the licence duty specified in the Schedule hereto in respect of the licence described therein, in lieu of the licence duty hitherto leviable in respect of that licence.

> PETER D. PELPOLA. Chairmán.

Urban Council, Gampola, July 11, 1959.

cutlery

#### SCHEDULE

Nature of licence

Annual duty Rs. c.

Licence authorising the use of any premises or place for storing tobacco-

- (a) where the tobacco is stored in Sippams and the quantity stored is not less than one Sippam ...
- (b) where the tobacco is stored otherwise than in Sippams and the quantity stored is not less than 1 cwt. ... ...

L. D-B. 46/57. L. D. G.-GA 5/3.

## THE BOGODA VILLAGE COMMITTEE Resolution

THE Village Committee of the Bogoda village area in the Badulla District hereby resolves under section 47 (A) (I) of the Village Communities Ordinance (Chapter 198), to impose and levy for the year 1959, a water rate of 6 per centum payable in three equal instalments on or before June 30, 1959, September 30, 1959, and December 31, 1959, respectively on the annual value of all buildings and lands, other than the premises bearing assessment numbers 1 to 26, 79 to 88 and 90 to 92/1, situated within the area specified in the Schedule hereto.

#### SCHEDULE

The area situated in the Bogoda village area in the Badulla District, and bounded as follows:-

North: By the Kirigala Village Committee road from the turning point on Badulla-Bandarawela Public Works Department road to Kirigala Mankada of Badulu Oya.

East: By the Badulu Oya, from Kirigala Mankada to the railway approach Village Committee road to the rail road and from there by the rail road to a point in a line with the bridge on the railway approach Public Works Department road.

South: By a line drawn from the aforesaid point, over and along the bridge on the railway approach Public Works Department road to the boundary of Rookatenna Estate; from this point by the boundary of Rookatenna Estate to culvert No. 80/1 on Hali-Ela-Nuwara Eliya Public Works Department road; thence by the Kandura from the above-mentioned culvert to the Moretota-Oya, and then by the Moretota-Oya to the well situated on the edge of Dimbulagahaliyadde Kumbura.

West: By the foot-path from the well, situated on the border of Dimbulagahaliyadde Kumbura to the Hali-ela-Narangala Public Works Department road, thence by the Hali-ela-Narangala Public, Works Department road to the culvert No. 1/4 on the same road; then by a line drawn in the western direction of Hali-Ela-Narangala Public Works Department road to a distance of 150 feet from the aforesaid culvert No. 1/4; thence by a line drawn parallel to and at a distance of 150 feet feet from the aforesaid culvert No. 1/4; thence by a line drawn parallel to and at a distance of 150 feet from Hali-Ela-Narangala Public Works Department road till Potemulla Kandura; from this point by the eastern boundaries of Pepolgahaulla, Dehiwattekumbura, Diyabariulpotha, and Delikanuwa paddy fields to the Village Committee road to Galketiya; thence by the Galketiya Village Committee road to the Badulla-Bandarawela Public Works Department road and then by the Badulla-Bandarawela Public Works Department road to the turning of Kirigala Village Committee road.

## Posts-Vacant

## RAL CONDITIONS APPLICABLE TO APPOINTMENTS TO POSTS IN THE LOCAL GOVERN-MENT SERVICE ADVERTISED IN PART IV OF THE "CEYLON GOVERNMENT GAZETTE" **GENERAL**

- 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
- ment) 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

(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 curlified in all other respects ex-Servicemen of Her

- 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 have joined the Forces before August 15, 1945, and that such service was satisfactory and continuous.

  6. Age Concession.—Members of the Local Govern-
- 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 ordinarily 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:
- 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:
  - (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 an ex-Serviceman, particulars of unit, rank, and dates of joining and discharge:
- 10. Proficiency in reading, writing and interpreting Sinhalese and Tamil:———.
- 11. Particulars of any special qualifications (e.g., professional, technical, &c.):——.
- 12. 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 embarrass-
- 18. Certificate of residence from Chief Headman, D. R. O., J. P., or Minister of Religion, where necessary:————.

Date:-

#### LOCAL GOVERNMENT SERVICE

## Post of Exhibition Assistant

APPLICATIONS are invited by the Chairman, Local Government Service Commission, for a post of Exhibition Assistant in the Local Government Service. The selected candidate will be posted to the Colombo M. C. in the first instance.

- 2. Salary Scale.—Rs. 960—24 × 72—Rs. 2,688 per annum. The selected candidate may be placed at an appropriate point in the above scale according to qualifications and experience.
  - 3. Qualifications required .-
  - (a) Applicants should possess the J. S. C. (English) or equivalent or higher qualifications and a good knowledge of Sinhala or Tamil;
  - (b) have successfully followed a course of training in a recognised School of Art for a minimum period of one year;
  - (c) have considerable experience in the preparation, illumination and display of exhibits.
- 4. The applicant should not be less than 25 years nor more than 45 years of age on August 12, 1959. A copy of the birth certificate should be annexed.
- 5. Reference is invited to the general conditions applicable to appointments to posts in the Local Government Service published at the beginning of this *Gazette*.
- 6. Applications should be made substantially in the form appended to the general conditions applicable to appointments and should reach me not later than August 12, 1959. Applications should be addressed to the Chairman, and not personally to the undersigned. In the form referred to the following should be substituted for items:—
  - "18. (a) Qualifications in Art—State the name of the School of Art attended, and the period of the course of training;
    - (b) Particulars of experience in the preparation, illumination and display of exhibits.
- 7. 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 ABEYSINGHE, Chairman, Local Government Service Commission.

Office of the Local Government Service Commission, P. O. Box 530, Colombo, July 15, 1959.

- 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 August 7, 1959.
- 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 ABEYSINGHE, Chairman.

Local Government Service Commission.

Office of the Local Government Service Commission, P. O. Box 530, Colombo, July 13, 1959.

#### LOCAL GOVERNMENT SERVICE

#### Post of Messenger, Town Council, Chavakachcheri

APPLICATIONS are invited for the above post.

- 2. Salary scale.—Rs. 480—12 × 12—Rs. 624 per annum.
- 3. Qualifications required
- (a) Age: Not less than 20 years nor more than 30 years of age on August 7, 1959.
- (a) Age: Not less than an years not more on August 7, 1959.

  (b) Applicants should be able to ride a bicycle and should have passed at least the 4th standard in English and 6th. standard in Tamil.
- 4. Applications will be considered from permanent employees of Local Authorities irrespective of age provided they are otherwise qualified.
- 5. 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.

  6. Applications should be made substantially in the form appended to the general conditions applicable to appointments and should reach the Chairman, T. C., Chavakachcheri not later than August 7, 1859 than August 7, 1959.

S. S. BALASUBRAMANIAM, Chairman.

Town Council Office, Chavakachcheri, July 10, 1959.

#### LOCAL GOVERNMENT SERVICE

#### Post of Draghtsman, Grade I, Local Government Service

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

- 2. The Salary Scale.—Rs. 1,380—20 × 120—Rs. 3,780 per annum; Efficiency Bar before Rs. 2,820.
- 3. Qualifications required.—(a) Age: Not less than 21' years nor more than 35 years of age on August 7, 1959.
- (b) Applicants should possess one of the following qualifications:
  - (a) Certificate of the Ceylon Technical College for Junior Technical Officers and one year's regular apprenticeship as a Draughtsman or Apprentice Draughtsman subsequent to the completion of the Course; or
  - (b) Certificate of the Ceylon Technical College in Draughts-manship and 2 years' apprenticeship in an engineering establishment or a Government Department or a Local Authority subsequent to the completion of the C. T. C. Course; or
  - (c) Certificate of the Ceylon Technical College for the 3 years' (evening) Engineering Course and a minimum of 2 years as a Draughtsman in an Engineering firm or with an Architect; or
  - (d) Certificate of the C. T. C. In the Building Construction II Course before 1947 and 2 years' service as a Draughts-man Apprentice in an Engineering establishment or a Government Department or a Local Authority; or
  - (e) Draughtsmen in Local Authorities with considerable experience and possessing the required ability and who pass the test held by the Commission.

## By-laws

L. D.-B. 93/31-L. G. D.-BB. 1394.

## THE MORATUWA URBAN COUNCIL The Urban Councils Ordinance, No. 61 of 1939

BY-LAWS made by the Moratuwa 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 Housing by virtue of the powers vested in her 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 Housing.

Colombo, July 10, 1959.

## BY-LAWS RELATING TO WATER SUPPLY

- 1. In these by-laws-

  - "Chairman" means the Chairman of the Council;
    "Council" means the Moratuwa Urban Council;
    "domestic purpose" used in relation to the supply of
    water, does not include water for horses or cattle
    or for washing vehicles where such horses, cattle
    or vehicles are kept for sale or hire, or a supply
    for any trade, manufacture or business or for
    fountains or swimming baths or for any ornamental or mechanical purposes or for purposes of
    irrigation; and
    "Ordinance" means the Urban Councils Ordinance,
    No. 61 of 1939.

#### PUBLIC STANDPIPES .

- 2. No water shall be drawn from the Council's waterworks except from the public standpipes or fountains or from a private service pipe, or otherwise than in the manner prescribed by these by laws.
  - (i) No person shall take water from a public standpine except in a vessel carried or capable of being carried by hand, unless he has obtained the prior written permission of the Chairman.
    (ii) No person shall take water from a public standpipe in any quantity or in any manner likely to cause any waste of water
  - of water.
- 4. No person shall attach any hose-pipe, pipe, tube, shoot or any other contrivance of any nature whatsoever either temporarily or permanently to any public standpipe.
- 5. No person shall interfere with the automatic self-closing valve or other automatic appliance attached to or forming part of any public standpipe, so as to prevent either temporarily or permanently the automatic action of such valve or appliance.
- 6. No person shall take water from a public standpipe for any purpose other than a domestic purpose.
- 7. No person who is suffering from any contagious or infectious disease and no person who has recently been in attendance on any person suffering from such disease, shall draw water from any public standpipe.
- 8. No person shall bathe or wash any part of his body or wash any animal or any vehicle, clothes, utensils, or other article whatsoever at or near any tank, standpipe, fountain, cistern, pipe or other waterworks belonging to or for the time being vested in or maintained by the Council.

#### REQUIREMENTS AS TO PRIVATE SERVICES

- 9. No person shall construct a new private water service or alter, extend, clean or replace any existing service pipe,—
  - (a) unless he has made an application in that behalf to the Chairman in Form A set out in the Schedule hereto, and obtained the written permission of the Chairman;
    (b) except in accordance with the written instructions of the Chairman or of some person duly authorised by the Chairman in that behalf; and
    (c) unless the Chairman has approved the fittings and applications.

  - ances to be used for the purpose.
- 10. Not more than one service pipe for the supply of water to any premises within the same curtilage and assessed by the Council as one property shall be connected to the Council's mains
- 11. (i) All pipes used for the construction of private water services shall be either of cast iron coated with a bituminous composition or of galvanised wrought iron and shall be of such thickness and quality as may have been approved by the Chairman, or an officer or other person duly authorised by the Chairman in that behalf.
- (2) All galvanised wrought iron pipes used in the construction of private water services shall have screwed joints and sockets and shall be of 200 pounds square inch pressure and in accordance with the following weights:—
  - 3/8 inch internal diameter, 64 pounds per 100 lineal feet;
    inch internal diameter, 88 pounds per 100 lineal feet;
    inch internal diameter, 125 pounds per 100 lineal feet;
    inch internal diameter, 181 pounds per 100 lineal feet;
    inch internal diameter, 256 pounds per 100 lineal feet;
    inch internal diameter, 256 pounds per 100 lineal feet;
    inch internal diameter, 405 pounds per 100 lineal feet and
    inch internal diameter, 405 pounds per 100 lineal feet.

- (3) All cast iron pipes used in the construction of private service shall be jointed with lead and yarn.
- (4) All copper pipes used in the construction of private services, shall be of 200 pounds square inch pressure and shall be in accordance with the following weights:—
  - 3/8 inch internal diameter, 19 pounds per 100 lineal feet; inch internal diameter, 27 pounds per 100 lineal feet; inch internal diameter, 39 pounds per 100 lineal feet; inch internal diameter, 62 pounds per 100 lineal feet; 1; inch internal diameter, 67 pounds per 100 lineal feet; 1; inch internal diameter, 68 pounds per 100 lineal feet; 19 inch internal diameter, 19 pounds per 100 lineal feet and 2 inch internal diameter, 140 pounds per 100 lineal feet.
- 12. (1) The cost of the construction, alteration of extension of any private water service shall be borne by the applicant.
- (2) All pipes and fittings of private water services shall be laid and made by a person approved by the Council and to the satisfaction of the Chairman or an officer authorised by the
- 13. Every private water service shall be provided with an efficient stop-cock of a type approved by the Chairman or his representative in that behalf, which shall be fixed as near as practicable to the premises for which such service is provided. Such stop-cock shall be provided with a chamber and lid so that such stop-cock may be at all times accessible.
- 14. No pipes, valves, or other fittings forming part of a newly constructed private water service shall be covered up until they have been inspected and approved in writing by the Chairman or by an officer authorised by the Chairman in that behalf.

- 15. After a newly constructed private water service has been inspected and approved under by-law 14, the applicant shall deposit with the Council—
  - (a) the cost of connecting the service to the Council's mains or waterworks, including the cost of labour, materials and supervision as estimated by the Chairman; and (b) a premium on additional charge of Rs. 20 in respect of the connection and supply of water.
- 16. No newly constructed private service shall be connected to the Council's mains or waterworks, until the amounts required by by-law 15 have been duly deposited. When such amounts have been deposited, the Council shall give a supply of water to such private service.
- 17. The supply of water to any private premises provided with a private service shall be deemed for all purposes to have commenced from the time such service is connected to the Council's mains or waterworks.
- mains or waterworks.

  18. After a newly constructed private water service is connected with the Council's mains or waterworks, an account of the expenditure incurred in respect thereof shall be rendered to the applicant by the Chairman in Form B set out in the Schedule hereto and the unexpended balance, if any, of the sum deposited by the applicant to meet the cost of making the connection shall be refunded to the applicant. In the event of the actual cost exceeding the estimated cost the applicant shall upon the receipt of the aforesaid account, forthwith pay to the Council the amount of the excess. If the amount of the excess is not paid, the Chairman may discontinue the supply of water to such private service.
- 19. (1) The stop-cock of each private service and that part of the service pipe which lies between such stop-cock and the Council's mains shall be deemed to be the property of the Council, and the cost of the maintenance, repair and renewal of such stop-cock and service pipe shall be borne by the Council.
- (2) If any damage is caused to the stop-cock referred to in paragraph (1) by any wilful act or negligence of the owner or occupier of the premises to which the private water service is given, the cost or repairing such stop-cock, as assessed by the Council, shall be paid to the Council by such owner or occupier, and the Chairman shall have the power to discontinue the supply of water to such premises until such payment is made.
  - 20. After the date on which these by-laws come into force-
  - (a) no cistern, tank or bath exceeding 100 gallons in capacity shall be installed or constructed on any premises for holding any part of the water supplied by a private service; and
  - (b) no cistern, tank or bath shall be installed or constructed in any premises for holding any part of the water supplied by a private service unless the size and design thereof and the number of such cisterns, tanks or baths to be installed or constructed have received the prior approval of the Chairman.
- 21. No person shall fix into the pipe of any private service any tap the diameter of which exceeds 3th of an inch.
- 22. Where water for other than domestic purposes is supplied by the Council, such water shall be supplied by meter: Water may be supplied for other than domestic purposes either by meter or otherwise at the discretion of the Council, provided that, in the circumstances of any case, the Council may in its discretion supply such water otherwise than by meter.

- 23. All meters for measuring the supply of water from the Council's waterworks to any premises shall be supplied and fixed by the Council and shall remain the property of the
- 24. The cost of fixing meters (including labour, materials and supervision) shall be paid in advance by the owner or occupier of the premises to which water is supplied.
- 25. The owner or occupier of any premises to which water is supplied by meter shall not be liable to pay the cost of the maintenance and repair of the meter:

Provided, however, that where any repair or renewal is necessitated by any damage caused to the meter by any wilful act or negligence of such owner or occupier, he shall, on demand made by the Chairman, pay to the Council the cost of such repair or renewal, as assessed by the Chairman.

- 26. (1) The owner of any premises to which water is supplied by meter shall pay or cause to be paid to the Council quarterly in advance rent calculated at the following rates for the use of meters:-

- of meters:—

  10 inch meter, Rs. 125 for a quarter or part of a quarter.

  8 inch meter, Rs. 110 for a quarter or part of a quarter.

  6 inch meter, Rs. 90 for a quarter or part of a quarter.

  4 inch meter, Rs. 70 forga quarter or part of a quarter.

  3 inch meter, Rs. 45 for a quarter or part of a quarter.

  2 inch meter, Rs. 25 for a quarter or part of a quarter.

  1½ inch meter, Rs. 18 for a quarter or part of a quarter.

  1½ inch meter, Rs. 10 for a quarter or part of a quarter.

  3 inch meter, Rs. 8 for a quarter or part of a quarter.

  3 inch meter, Rs. 7 for a quarter or part of a quarter.

  3 inch meter, Rs. 7 for a quarter or part of a quarter.

  3 inch meter, Rs. 6 for a quarter or part of a quarter.

- (2) A quarter for the purposes of this by-law means the period of three consecutive months commencing on January 1, April 1, July 1 and October 1 in each year.
- 27. (1) The consumption of water for any quarter shall be calculated by reckoning the difference between the first and the last readings of the meter taken at the commencement and at the termination respectively of that quarter, in the manner stated below.
- (2) The first reading shall in the case of a newly fixed meter, be the reading taken when such meter is fixed, and in any other case the last reading taken for the quarter immediately preceding. The last reading for any quarter shall be that taken on any day not more than ten days before or after the termination of the guerter. of that quarter:

Provided that where the meter is removed for repairs and it is not possible to take the last reading during the aforesaid period the last reading shall be taken before such meter is

- (3) If two or more meters have been in use in any premises during any quarter, the consumption for that quarter shall be the sum of the quantities indicated by the respective meters.
- 28. (1) Whenever a meter is found to be out of order, or is removed for repairs or alteration, or a new meter is fixed, or an old meter is re-fixed, a memorandum to that effect shall be left at the premises supplied through such meter.
- (2) Where the meter is out of order or removed for repairs or (2) Where the meter is out of order or removed for repairs or for any other reason from the premises; the consumption for the period during which the meter was out of order or the service was without a meter shall notwithstanding the provisions of by-law 27, be calculated according to the average rate of daily consumption that obtained during the quarter immediately preceding such period.
- 29. (1) If any occupier doubts the accuracy of the meter in his premises, the Chairman shall, on demand made by the occupier and on prepayment by such occupier of a testing fee of twenty rupees, cause the meter to be tested in the presence of the occupier or any person authorised by such occupier in that behalf. The result of such test shall be binding on the Chairman and on the occupier, and the quantity of water indicated by the meter for the quarter as defined in by-law 27 (2) shall be corrected according to the result of the test.
- (2) Where the quantity recorded by the meter differs from the actual quantity of water supplied by not more than two per centum of the actual quantity supplied, the testing fee prepaid under paragraph (1) shall be retained by the Council.
- (3) Where the quantity recorded by the meter differs from the actual quantity of water supplied by more than two per centum of the actual quantity supplied, the testing fee prepaid under paragraph (1) shall be refunded to the occupier.
- 30. (1) Meters shall be read at such time as the Chairman may specify, but not less frequently than three times a quarter.
- (2) Whenever a meter is read a memorandum of the reading, addressed "The Occupier" shall be left at the premises to which water is supplied by that meter.

## CHARGES FOR SUPPLY OF WATER

31. (1) Water for domestic purposes may be supplied either by meter or otherwise at the discretion of the Council and the charges therefor shall be in accordance with such rates as may be fixed from time to time by resolution of the Council.

(2) The Council may at any time instal a meter in any premises to which water is supplied from the waterworks of the Council

Council.

32. Where water is supplied for other than domestic purposes otherwise than by meter the following charges shall be paid monthly in advance to the Council in respect of each private

For premises occupied wholly or in part-

- Rs. cts. (a) as a dairy, bakery, restaurant, hotel, lodging house, eating house or shop .... ... 2.00 (b) as a tea or coffee boutique or barber saloon
- 33. Except in the cases provided by by-law 32, water drawn from private service shall not be used for other than domestic purposes unless the person drawing the supply shall have entered into an agreement in Form C set out in the Schedule

Provided that, notwithstanding any such agreement, the Council may, without incurring any liability for damages or penalty, withhold or suspend or diminish the supply of water to that person for such purposes, if such supply interferes or is likely to interfere with the supply for domestic purposes to any other person or persons.

34. The charges for water supplied to any private premises shall be paid by the owner or occupier thereof to the Chairman, or an officer of the Council authorised by the Chairman in that behalf, within fifteen days of the date on which an account is presented in Form D set out in the Schedule hereto.

- 35. The prices of water supplied by meter for other than domestic purposes shall be as follows:—
  - (1) To premises occupied wholly or partly—
    - (a) for the purpose of conducting or carrying on any trade or manufactory in which water is used, Re. 1 per 1,000 gallons;
    - (b) for the purpose of a hotel, private boarding house, restaurant, lodging house, or other business pre-mises, Re. 1 per 1,000 gallons;
    - (c) as public bathing places, 50 cents per 1,000 gallons;
    - (d) for keeping horses, cattle or vehicles for sale or hire, Re. 1 per 1,000 gallons.
  - (2) To premises upon which water is used for-
    - (a) swimming pools, 50 cents per 1,000 gallons;
    - (b) fountains and hydraulic meters, not used in connection with any trade, 50 cents per 1,000 gallons;
    - (c) watering gardens or compounds, 50 cents per 1,000 gallons;
    - (d) building and road making and road repairing purposes, Rs. 3 per 1,000 gallons.

#### PREVENTION OF WASTE AND POLLUTION OF WATER

- 36. No person shall cause or permit the water in any reservoir, fountain, cistern, standpipe, pipes or other waterworks belonging to the Council to be in any degree polluted, fouled or diminished and shall in no way damage or tamper with any such works.
- 37. The Chairman or any person authorized in that behalf by 37. The Chairman or any person authorized in that behalf by him may, at any time between eight of the clock in the morning and five of the clock in the evening, after giving not less than one hour's notice to the occupier of any building or premises supplied with water under these by-laws, enter such building or premises and examine the condition of the pipe, works and fittings, and ascertain whether there is any waste or misuse of water. If the Chairman or any person authorised by him is at any such time without reasonable cause refused admittance into such building or premises or is prevented without reasonable cause from making such examination, the Chairman may stop the supply of water to such building or premises.
- 38. (1) The Chairman, may, whenever he has reason to believe that the arrangement, size, position, nature or condition of any pipe, tap or valve or other fittings forming part of a private service is likely to lead to waste, misuse, undue consumption or contamination of the water, supplied from the Council's waterworks, or is likely to be prejudicial to the proper control and distribution of water from the waterworks, serve a notice in Form E set out in the Schedule hereto on the owner or occupier of the premises provided with such service, directing him to of the premises provided with such service, directing him to make such alterations as may be specified in such notice, and, in the event of such alteration not being made or caused to be made by the owner or occupier to the satisfaction of the Chairman within the period prescribed in such notice, it shall be lawful for the Chairman forthwith to disconnect the service from the waterworks of the Council.
- (2) In the event of the name or residence of the owner of any premises being unknown, the notice referred to in paragraph (1) shall be deemed to be duly served on the owner if it is affixed on a conspicuous place upon the premises to which it relates.
- 39. The owner or occupier of any premises to which a private service has been laid from the Council's waterworks shall immediately notify the Chairman whenever water is running to waste from any tap, pipe, meter, or other fittings forming part of such service. of such service.
- 40. Whenever water is found running to waste from any tap, pipe, meter or other fittings forming part of any private service, the Chairman or any person duly auuthorised by him in writing may forthwith disconnect that service from the waterworks of the Council, and such service will not be reconnected until the cause of the waste is eliminated by the owner or occupier of the premises. premises.
- 41. The cost of reconnecting any private service which has been disconnected under these by-laws shall be borne by the owner or the occupier of the premises for which the service is provided.

## EARTHING CONNECTIONS

- 42. (1) No person shall make any earthing connection from the casing of any transformer or other electrical apparatus dealing with electric current of a pressure of 500 volts or more, to any pipe or apparatus forming part of the waterworks or any private service connection to the waterworks.
- (2) The earth plate or any part of the earthing connections of any transformer or other electrical apparatus referred to in paragraph (1) shall be at least two feet away from any pipe or apparatus forming part of the Council's waterworks or of any private service connected to the Council's waterworks.
- 43. Where any earthing connection is necessary for a wire ess set supplied with electric current from the electric lighting system, such earthing connection shall be made by means of an earth plate fixed not less than two feet from any pipe or apparatus forming part of the Council's waterworks or of any private service connected to the Council's waterworks.

44. Any person making earthing connection on any premises in which there is installed a water meter connected to the Council's waterworks, shall either make such connection on the inlet side of such meter or insert an electrical bond across such

#### GENERAL

- 45. The Chairman may, without prejudice to any water rate, meter rent or other sums which may be due or become due under the provisions of the Ordinance or these by laws, diminish, withhold, suspend, stop, turn off, or divert, the supply of water through or by means of any pipe service, public fountain or other appliances connected to the waterworks either wholly or in part, whenever the Chairman is satisfied—
  - (a) that the available supply of water from the waterworks is insufficient; or
  - (b) that such action is expedient or necessary for the purpose of extending, altering or repairing the waterworks or for the purpose of the connection of service pipes to
  - (c) that such action is expedient or necessary by reason of any damage caused to any public standpipe or any pollution or waste of the water thereof; or
    (d) that damage is caused or likely to be caused to the waterworks by an outbreak of fire.
- 46. In all cases in which the Council is by these by-laws authorised to cut off or stop the supply of water to any building or premises any person thereto authorised by the Council and his workmen may, after giving six hours' notice to the occupier, if any, or the owner, enter such building or premises between the hours of eight of the clock in the morning and tive of the clock in the evening, and cut off the supply of water to the premises and remove any pipe, meter, or fittings which is the property of the Council

#### TEMPORARY WATER SERVICES

47. (1) Where water is supplied to any premises by a temporary connection from the Council's waterworks for the purpose of erecting any building or buildings, the supply shall be discontinued when the building or buildings, have been erected.

(2) The charges for water supplied for the purpose referred to paragraph (1) shall be according to the rates prescribed for purposes other than domestic purposes in by-law 35.

#### PAYMENTS

48. All moneys payable to the Council under these by-laws shall be paid to the Chairman or to an officer authorised in writing by the Chairman in that behalf.

## PENALITY FOR BREACH OF THE BY-LAWS

49. Every contravention of any of the provisions of these by-laws shall be punishable with a fine not exceeding fifty rupees and, in the case of a continuing offence, with an additional fine not exceeding ten rupees for every day during which the offence is continued after conviction or service of a written notice from the Chairman or an officer authorised by the Chairman directing attention to such contravention.

No.	Form B (By-La Urban Council	cil Office	
	In account with the Urban Council		
Date ·	$oldsymbol{Description}$	R	s. cts.
meter to To labour an	supplied in laying service or fixing No Street	•••	
	Total Amount deposited Balance due to		•
Ü	Chairman, rban Council.		

## THE MORATUWA URBAN COUNCIL

WATERWORKS DEPARTMENT

Form A (By-law 9)

To the	Chairman,	$\mathbf{Urban}$	Council.
1 her	eby apply : construction	for your	approva

- val in writing for-

No. ...............................

- \* the alteration \* the extension
- \* the cleaning

of a private water service to.....

House N	0.					
Street.			•			, .
Ward.						
in the m	anner s	et out	in the Sche	dule <b>h</b> er	eto.	
	Annua	ıl value f existi	if occupied if occupied ng service*	l b <b>y</b> ow	ner* Rs	
Whether	water i	s reanir				
Whether		-				
	ose for	which t	he premises	are occ	upied : <u></u>	
The purp	ose for	which t	he premises	are occ	upied : <u></u>	
The purp	ose for	which t	he premises	are occ	upied : <u></u>	
The purp	ose for depos	which t	he premises	are occ	upied : <u></u>	
The purp Amount Piping of Private	ose for depos	which t	Sēhedu	are occ	upied : <u></u>	
The purp Amount Piping of Private Premises	ose for depos	which tited :	Schedu Tap	le	upied : <u></u>	Cisterns
The purp Amount Piping of Private Premises	ose for depos	which tited :	Schedu Tap	le	upied : <u></u>	Cisterns

D.	υ	тa	ľ.	KS.	

Please write distinctly:

- \* Signature of Owner:.....
- \* Name of Owner:

  \* Address of Owner:

  \* Signature of Occupier:

  \* Name of Occupier:
- \* Strike off whichever is not necessary.

To be filled up by office

Chairman, Urban Council.

Amount credited on:..... Referred to Waterworks Department on:..... Report on completion of work:.....

Approved.

Notes.—(1) All applications for water service should be made on the official form  $\hat{A}$ .

- (2) All applications for water service should be approved by the Council.
- (3) When a private water service is allowed, the connection between the Council's main or subsidiary mains and the premises to be served shall be made under the supervision of an officer of the Council authorised by the Chairman.
- (4) A charge of Rs. ..... shall be made for a private water service.
- (5) The service pipe and fittings must be laid and affixed only by persons duly authorised by the Chairman, and may not be used until such pipe and fittings have been passed by an officer of the Council authorised by the Chairman.
- (6) Water supplied for other than domestic purposes will be charged for by meter, or where no meter is installed the charges referred to in by-law 32 shall be paid.
- (7) The owner or occupier of house or premises to which a private service has been constructed shall give notice to the Chairman, Moratuwa Urban Council, whenever a change of occupier is about to take place.
- (8) It shall be the duty of every owner or occupier of a house or premises to which a private waster service has been constructed immediately to notify the Chairman, Moratuwa Urban Council, whenever water is found running to waste from any tap, meter, pipe, or other fittings in the house or premises.

..... Applicant.

## THE URBAN COUNCIL, MORATUWA

#### Form D

(By-Law 33)

other part.

TART IV — OF THOR GOVERN	
2. In consideration of being allowed a supply a water to the aforesaid premises for other than the domestic purposes, to wit:—	
(a)	,
(b)	1
·	- (
(c)	i
The owner hereby agrees to abide by the following conditions:—	7
(a) The water shall be supplied through a inch meter.	Į
(b) The owner shall pay or caused to be paid a rum of Rupees	J
(c) The owner shall pay or caused to be paid to the Chairman of the Council at the rate of Rupees	(
3. If the rent of the meter or the charges for water are not paid to the Chairman, of the Council within fifteen days from the due date, the right to the use of the service shall be forfeited, and the Council may discontinue the supply.	r F a
4. The agreement may be terminated by either party giving to the other party thirty days' notice of his or its intention to determine the same. In the event of its being so determined neither the owner nor the occupier of the premises shall be entitled to the use of the service until a fresh agreement shall have been made.	3
5. The owner shall give due notice whenever a change of occupier is about to take place, and no occupier shall be entitled to the use of the service until he has agreed in writing to	]
abide by the foregoing conditions.	]
Signed at this day of, One thousand Nine Hundred and	]
(Owner).	
Chairman, Urban Council, Moratuwa.	
Witness to the signature:—  1	
2	
Form D	
	•
(By-Law 34) Urban Council Office, 195	!
No.	
In account with the Urban Council of Moratuwa for water supplied to No Street during the quarter ending	
Reference No. Water Account Rs. Cts.	
Reading on	
Amount due:	
have to call many to the late of the late	
have to call upon you to pay the above amount at the office of the Moratuwa Urban Council within fifteen days of the receipt hereof.	
Chairman.	
Form E	

(By-Law 38) Notice to alter defective service.

Urban Council Office,

The owner or occupier of House No: ..... Street .....

Take notice that the service to the above mentioned premises having on inspection been found to be defective, you are requested to take steps to carry out the alterations or repairs set forth below which I hereby certify to be necessary.

Should you fail to carry out such alteration and repairs to my satisfaction within ....... days after the receipt of this notice the service will be discontinued from the waterworks, and will not be reconnected until it is renewed, altered or repaired to my satisfaction.

Chairman, Moratuwa Urban Council.

Alterations and/or repairs.

L.D.-B. 86/46.

L.G.D.-GD. 9/57A.

## THE VILLAGE COMMUNITIES ORDINANCE

BY-LAW under section 49 of the Village Communities Ordinance (Chapter 198), made by the Village Committee of the Manipay village area in the Jaffna District, and approved by the Minster of Local Government and Housing by virtue of the powers rested in her by that section, as modified by the Proclamation published in Gazette Extraordinary No. 9,773 of September 24,

V. C. JAYASUBIYA,
Permanent Secretary,
Ministry of Local Government and Housing. olombo, July 2, 1959.

#### By-law

The by-laws relating to the tax on vehicles and animals, made by certain Village Committees in the Jaffna District, and published in *Gazette* No. 8,697 of December 20, 1940, are hereby amended, in so far as those by-laws relate to the Manipay village area, by the substitution, for the Schedule thereto, of the following chedule:-

## " SCHEDULE

For every carriage of whatever description other than a cart, hackery or jinricksha ... ... ... இ.ச.மா.வா For every double bullock cart or hackery of what-... சி.ச.மா.இ.வ ever description ... For every single bullock cart or hackery ... இ.ச.மா.ஒ.வ or every jinricksha ... ∙ சி.ச.மா.றி ••• For every bicycle ... ... இ.ச.மா.து.

L. D.-B. 148/46-L. G. D.-GC, 14/39.

#### THE VILLAGE COMMUNITIES ORDINANCE

BY-LAWS under section 49 of the Village Communities Ordinance (Chapter 198), made by the Village Committee of Yatakalan Pattu village area in the Chilaw Dis'rict, and approved by the Minister of Local Government and Housing by virtue of the powers vested in her 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 Housing.

Colombo, July 14, 1959.

#### By-laws

#### BUILDINGS AND BOUNDARY WALLS

- 1. No person shall erect within the village area any new building or boundary wall or gateway within a distance of-
  - (a) fifteen feet from the centre of any village cart road;
  - (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; or
  - (c) seven feet from the centre of any village path other than a path referred to in sub-paragraph (b).
- 2. No person shall within the village area erect any building, boundary wall or gateway along any cart road or path referred to in paragraph 1 without giving thirty days' notice thereof in writing to the Chairman.

## STRAY CATTLE

- 3. The charges payable before the removal of any animal impounded under paragraph (1) of by-law 3 of Part XXIV of the Standard By-laws adopted by the Committee shall be calculated and levied at the following rates:—
  - (a) Rupees four for each animal placed in the pound.(b) In addition to the above charge—
  - - (1) three rupees, for each animal kept in the pound for each night, and
    - (2) one rupee and fifty cents for each animal kept in the pound for every six hours during day time.

## ABATEMENT OF NUISANCES

4. No person shall, within the administrative limits of the village area, by operating or causing or permitting any other

PART IV - CEYLON GOVERNMENT GAZETTE - JULY 24, 1959

person to operate, any gramophone, wireless loud-speaker, amplifier, or other similar instrument, produce or reproduce or cause to be produced or reproduced any sound which, by reason of its volume or its repetition or its continuous nature causes a nuisance to the occupants of the premises in the neighbourhood.

- 5. No proceedings shall be instituted in respect of any contravention of by-law 4 against any person operating or causing or permitting any other person to operate any instrument as aforesaid in any place other than a street, public place, shop or place of business or place which adjoins any street or public place and to which members of the public are admitted, unless—
  - (a) complaint of nuisance is made to the Chairman in writing by not less than three householders of the neighbour-hood affected by the nuisance,
  - (b) written notice is served on the person by the Chairman setting out the nature of the complaint received and requiring that person to abate the nuisance forthwith or within a specified period, and
  - (c) that person fails or refuses to comply with such notice forthwith on receipt thereof or within the period specified therein, as the case may be.
  - 6. In these by-laws-

- "Chairman" means the Chairman of the Committee; "Committee" means the Village Committee of the village
- area; means the Village Communities Ordinance

(Chapter 198); and "village area" means th Chilaw District. means the Yatakalan Pattu village area in the

L. D.-. 58/49.

L. G. D.-GD. 9/23A.

#### THE VILLAGE COMMUNITIES ORDINANCE

BY-LAWS under section 49 of the Village Communities Ordinance (Chapter 198), made by the Village Committee of the Koralai Central village area in the Batticaloa District, and approved by the Minister of Local Government and Housing by virtue of the powers vested in her 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 Housing.

Colombo, July 2, 1959:

## By-laws relating to dangerous and offensive trades

- 1. The following trades shall be deemed to be dangerous trades:

ades:—

(a) Storing of straw;
(b) Keeping of a timber or firewood depot;
(c) Keeping of a kerosene oil depot;
(d) Manufacture of jewellery;
(e) Keeping of a smithy;
(f) Keeping of a printing press;
(g) Quarrying of cabook, gravel or metal;
(h) Digging of coral stones by opening a pit;
(i) Keeping of a rice mill or grinding mill;
(j) Grinding of chillies or curry-stuffs by machinery;
(k) Extracting coconut or gingely oil by machinery or chekku;
(l) Any trade in which machinery driven by oil, or other fuel or steam or electricity is used;
(m) Keeping a saw pit;
(n) Keeping a carpentry shed;
(o) Keeping a workshop for repairing motor vehicles or bicycles;

Keeping a bicycles;

bicycles;
(p) Manufacturing desiccated coconut;
(q) Storing charcoal;
(r) Storing cotton wool;
(s) Manufacturing or storing fibre;
(t) Curing or storing plumbago;
(u) Keeping of a tea or rubber factory.

- 2. The following trades shall be deemed to be offensive trades:

  - (a) Storing of cured or dried fish;
    (b) Storing of perishable articles of food or provisions for the purpose of sale by wholesale or retail;
    (c) Manufacture of compost or artificial manure;
    (d) Manufacture of vinegar;
    (e) Manufacture of soap;
    (f) Keeping of a tannery;
    (c) Curer of a recently;

  - (g) Curing of arecanut;
    (h) Boiling of blood or offal;
    (i) Manufacture of treacle;
    (j) Keeping of a toddy collecting station;

(k) Manufacturing cigars, cigarettes or beedies;
(l) Curing of planks or seasoning of timber;
(m) Storing of hides, bones, lime, artificial manure or materials used for the preparation of artificial manure in quantity over three bags;
(n) Storing, curing, or drying tobacco;
(o) Manufacturing koda;
(n) Icing of fish;

Icing of fish;

- (q) Manufacturing or storing copra; (r) Storing, curing, or manufacturing rubber; (s) Smoking or manufacturing rubber sheets or crepe.
- 3. The following trades shall be deemed to be dangerous and offensive trades:—

Manufacture of bricks or tiles;

(b) Burning, storing, curing or rending of lime; (c) Charging batteries; (d) Dyeing fibre;

(e) Burning of coconut shell for charcoal.

L. D.-B. 226/41-GB 14/1/1.

#### THE VILLAGE COMMUNITIES ORDINANCE

BY-LAW under section 49 of the Village Communities Ordinance (Chapter 198), made by the Village Committee of the Bentota village area in the Galle District, and approved by the Minister of Local Government and Housing by virtue of the powers vested in her 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 Housing.

Colombo, July 14, 1959.

#### By-law

1. The following trades shall be deemed to be offensive trades :-

(1) Curing of fish.
(2) Storing of cured dry fish.
(3) Storing of perishable articles of food for the purpose of sale by wholesale.

sale by wholesale.

(4) Manufacture of compost or artificial manure.
(5) Curing or manufacture of rubber.
(6) Manufacture of vinegar.
(7) Manufacture of soap.
(8) Keeping of a tannery.
(9) Curing of arecanuts.
(10) Boiling of blood or offal.
(11) Storing of hides.
(12) Storing of bones.
(13) Icing of fish.
(14) Keeping a kraal for soaking coconut husks.
(15) Curing of planks.
(16) Smoking or manufacture of rubber sheet or crepe.
(17) Storing of artificial manure or materials used for its preparation. preparation.
(18) Manufacture of treacle.
(19) Keeping a toddy collecting station.
(20) Manufacture of koda.
(21) Manufacture of beedies.

- 2. The following trades shall be deemed to be dangerous trades:-

Manufacture of aerated waters.

Manufacture of aerated waters.
 Manufacture of copra.
 Extracting of oil by apparatus.
 Quarrying for cabook, gravel, or metal.
 Storing of copra.
 Storing of straw.
 Manufacture of desiccated coconuts.
 Curing or storing of plumbago.
 Digging for coral stones by opening a pit.
 Manufacture of coconut oil by machinery.
 Manufacture of coconut oil by chekku.
 Burning or storing of lime.

(11) Manufacture of coconut oil by cl
(12) Burning or storing of lime.
(13) Manufacture or storing of fibre.
(14) Storing of cotton wool.
(15) Manufacture of cinnamon oil.
(16) Keeping a timber depot.
(17) Keeping a kerosene oil depot.
(18) Keeping a rice mill.
(19) Keeping a smithy.
(20) Keeping a printing press.

(20) Keeping a printing press.
(21) Keeping a smithy in which oxygen is used.
(22) Manufacture of jewellery.

- 3. The following trades shall be deemed to be offensive and dangerous trades:
  - (1) Dyeing fibre.

  - (1) Byeing libre.
    (2) Burning bricks or tiles.
    (3) Charging batteries.
    (4) Burning, storing, curing, or rending lime.
    (5) Burning of coconut shells for charcoal.

- (b) 18 feet from the centre of any village path which has been notified by the Nagoda Village Committee as a path which in course of time is to be converted into a village cart road; or
- (c) 7 feet from the centre of any village foot path or devata road other than a path referred to in paragraph (b).
- 2. No person shall erect any building, boundary wall or gateway along any cart road or foot path or devata road referred to in paragraph (1) of this by-law without giving thirty days' notice thereof in writing to the Chairman of the Nagoda Village Committee.

#### L. D.-B. 140/34-GB 14/12/6.

#### THE VILLAGE COMMUNITIES ORDINANCE

BY-LAWS under section 49 of the Village Communities Ordinance (Chapter 198), made by the Village Committee of the Nagoda village area in the Galle District, and approved by the Minister of Local Government and Housing by virtue of the powers vested in her 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 Housing. Colombo, July 14, 1959.

#### By-laws

## 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—
  - (a) 18 feet from the centre of any village cart road; or

## Notices under the Local Authorities **Elections Ordinance**

## THE LOCAL AUTHORITIES ELECTIONS ORDINANCE, No. 53 OF 1946

#### Colombo District

## NARANWALA VILLAGE COMMITTEE

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 Uggalla Acharige Arnolishamy has been elected to represent Ward No. 16 of the Naranwala Village Committee.

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

Colombo, July 20, 1959.

## Statements of Revenue and Expenditure

## THE KAYTS TOWN COUNCIL

#### Statement of Revenue and Expenditure for the Year 1958

Renenue		Rs. c	EXPENDITURE	•	Rs. c.
A.—General B.—Thoroughfares C.—Council lands and buildings D.—Public health E.—Public recreation G.—Dog registration	•••	39,164 80 1,045 80 13 0 15,808 92 2,774 28 21 50	B.—Thoroughfares C.—Council lands and buildings D.—Public health E.—Public recreation		17,131 92 6,133 61 2,272 84 30,300 88 170 0 57 50
		58,828 2			56,066 75
Other receipts			Other payments		
(1) Deposits (2) Advances (3) Sundry creditors (4) Sundry debtors	•••	25,291 26 5,530 46 1,171 50 8,570 86	(2) Advances (3) Sundry creditors		8,606 48 3,146 79 1,363 12 7,424 71
Revenue collection accounts		•	Revenue collection accou	ents.	
(a) Property rate (b) Conservancy rate (c) Warrant cost (d) Rent collection (e) Conservancy fees (f) Surplus and deficit		3,705 46 2,470 28 64 88 7,922 58 40 50 70 13	(b) Conservancy rate (c) Warrant cost (d) Rent collection (e) Conservancy fees		5,783 20 3,855 40 80 97 8,530 52 42 0
Balance on January 1, 1958		113,666 19 9,348 29			94,899 94 28,114 54
		123,014 4	3		123,014 48

I, Savarimuttu Anthonipillai, Chairman, Town Council, Kayts, do hereby swear that the above is to the best of my knowledge and belief a true and correct statement of all monies recovered and paid during the year 1958, on account of the Town Council, Kayts.

V. M. MUTHULINGAM, Member.

S. ANTHONIPILLAI,

Chairman.

Sworn to before me this 20th day of April, 1959, at Kayts.

Town Council Office. Kayts.

N. KANTHAPPOO. Justice of the Peace.

#### THE KAYTS TOWN COUNCIL

#### Statement of Assets and Liabilities as at December 31, 1958

	Liabii	ITIES		Rs.	c.	Rs.	c.		ASSETS				Rs, $c$ .
Deposits: Grant for roads Grant for water sup Grant for slum clear Miscellaneous	ply ance			9,207 1,594 20,000 2,977	99 0	33,779	• 4	Advances Property rate Conservancy rate Conservancy fee Rent collection Sundry debtors					1,019 30 3,438 23 2,316 71 7 50 959 3 7,483 45
Sundry creditors Surplus on $1.1.58$ Add adjustments			::	5,658 70	54 17	1,171		Warrant cost Cash balance	 •	•		٠.	102 1 28,114 54
		Rs.	c.	5,728	71			• • • • • • • • • • • • • • • • • • •			٠.		
Revenue for 1958 Expenditure for 1958		. 58,828 . 56,036		2,761	52	8,490	23	•					•
-						43,440	77	•	•			-	43,440 77

I, Savarimuttu Anthonipillai, Chairman, Town Council, Kayts, do hereby swear that the above is to the best of my knowledge and belief a true and correct statement of liabilities and assets for the year 1958, on account of the Town Council, Kayts.

V. M. MUTHULINGAM, Member. S. Anthonipillai, Chairman.

Sworn to before me this 20th day of April, 1959, at Kayts. Office of the Town Council, Kayts.

N. Kanthappoo, Justice of the Peace.

The accounts of the Town Council, Kayts, for the year 1958 as furnished by the Chairman have been audited under my direction.

The expenditure during the year includes payments totalling Rs. 1,184.12 queried by me: an application has been made to the Minister of Local Government and Housing for sanction under Section 196 (4) of the Town Councils Ordinance, No. 3 of 1946, to enable the payments to be passed in audit.

Subject to the above and the observations in the report on these accounts which will be furnished to the Chairman, I am of the opinion that the Statement of Assets and Liabilities and Revenue and Expenditure above set forth have been drawn up so as to present fairly the financial position of the Council as at December 31, 1958, and the results of its operations for the year ended on that date.

Audit Office, Colombo 7, 17th July, 1959. A. WEERASINGHE, Auditor-General.

## **Budgets**

## THE GAMPAHA URBAN COUNCIL

#### First Supplementary Budget for 1959

	Head and Sub-head and Items			Rs.	c.		Resolution No. and Date
G.—(2)	Cemeteries maintenance			1,000	0		Res. No. 29 of 31.1.59
E.—(7) (b)	Markets and galas maintenance	٠.		5,250	0		Res. No. 11 of 27.2.59
J(6)	Extensions and improvements			10,363	67	٠.	Res. No. 15 of 27.2.59
D(5)	Council lands and buildings, furniture			800	0		Res. No. 12 of 31.3.59
A.—(1) (e)	General expenditure pensions			400	0		Res. No. 10 of 31.3.59
A.—(2) (e)	Establishment expenses legal expenses			610	31		Res. No. 13 of 31.3.59
D.—(7)	Council lands and buildings new works			17,944	89	٠.	Res. No. 14 of 31.3.59
D(4)	Council lands and buildings maintenance			3,479	41	٠.	Res. No. 17 of 31.3.59
A.—(3)	General expenditure refunds			240	0		Res. No. 6 of 13.4.59
K.—(1)	Cost of fire extinguishers			843	0		Res. No. 6 of 13.4.59
C.—(3)	Resthouses and ambalams furniture and equipment			1,990	.0		Res. No. 15 of 29.5.59
J(4) (g)	Management and general expenses overtime			500	0		Res. No. 15 of 29.5.59
$\mathbf{E}$ .—(2) (c)	Scavenging stores			250	0	٠.	Res. No. 15 of 29.5.59
J(2) (d)	Repairs and maintenance maintenance of supply mains			4,000	0		Res. No. 15 of 29.5.59
J(2) (c)	Repairs and maintenance meters, switches and other apparatu	18		2,000	0	٠.	Res. No. 15 of 29.5.59
E(1) (i)	Expenses of health week			150	0	٠.	Res. No. 15 of 29.5.59
D(4)	Council lands and buildings maintenance			5,000	0	٠.	Res. No. 30 of 29.5.59
A.—(4)	Contributions and grants			250	0		Res. No. 9 of 18.6.59
D.—(4)	Council lands and buildings maintenance			390	5	٠.	Res. No. 3 of 26.6.59
M.—(1)	Reading rooms and libraries salaries and wages			1,000	0		Res. No. 7 of 26.6.59
M.—(4)	Reading rooms and libraries maintenance			500	0		Res. No. 7 of 26.6.59
A(2) (h)		plates		125	0		Res. No. 10 of 26.6.59
J(2) (d)	Repairs and maintenance maintenance of supply mains			750	0		Res. No. 10 of 26.6.59
E.—(2) (c)	Scavenging stores		• •	700	. 0		Res. No. 10 of 26.6.59
• •		-		58,536	33		

Office of the Urban Council, Gampaha, July 10, 1959. Francis P. Perera, Chairman.

#### BERUWALA URBAN COUNCIL

## First Supplementary Budget for the Year 1959

Head & Sub-head of Expenditur	e					Amour Rs.			Authority
A.—General Expenditure :—									•
(2) Establishment expenses—		-							
(f) Printing, stationery, etc.						60	0		Resolution No. 11 (2) of 19.6.59
(4) Contributions and grants						93	0		Resolution No. 10 (1) of 15.5.59
E.—Public Health:—									· ·
(1) General—		•							•
<ul> <li>(c) Uniforms</li> <li>(i) Expenses of health week</li> <li>(w) Paupers</li> </ul>			•		• •	35 200 30	0 0 0	···	Resolution No. 9 (4) of 17.4.59
H.—Dog Registration :			·			-			
(1) Destruction of dogs					• •	$\frac{200}{130}$	0		Resolution No. 12 (2) of 20.3.59 Resolution No. 6 of 19.6.59
J.—Electricity Department :—									
(1) Generation of electricity—									
<ul><li>(a) Fuel</li><li>(b) Oil waste and engine room stores</li><li>(c) Salaries and wages at works</li></ul>	••	, ,		,	•.•	13,185 2,032 2,243 600	0 0 0	···	Resolution No. 12 (4) of 20.3.59
(e) C. L. A. & S. L. A	• •	• •				2,644 700	0	• •	Resolution No. 12 (4) of 20.3.59 Resolution No. 6 of 19.6.59
(2) Repairs and maintenance—									~•
(b) Engines, boilers, machinery and p	lant					418	0	٠.	Resolution No. 8 of 20.2.59
·			Т	'otal		22,570	0		
*									· ·

Settled and adopted at the meeting held on July 17, 1959.

The Urban Council Office, Beruwala, July 18, 1959. S. M. Jabir, Chairman.

## THE KEGALLA URBAN COUNCIL

## First Supplementary Budget 1959

	Head & Sub head of Expenditure		•	Authority		Rs.	c.
G.—(4)	Cemeteries—Hearse		•	 Res. No. 10 of 15.1.59		1,225	0
A.—(4) $(d)$	Contribution and grants-Advancen	ent of	cultural activities	 Res. No. 26 of 16.2.59		75	0
C(4)	Resthouse—Improvements			 Res. No. 6 (*) of 3.3.59	٠.	2,000	0
B.—(8)	Thoroughfares—Improvements			 Res. No. 7 (b) of 21.4.59		3,000	0
B.—(8)	Thoroughfares—Improvements			 Res. No. 12 of 3.3.59	٠.	2.500	0
E(1) (p)	Maintenance of drains	:.	· • •	 Res. No. 19 of 5. 5.59		500	0
C(4)	Resthouses—Improvements			 Res. No. 12 of 19.5.59	٠.	1,500	0
E(3) (q)	Conservancy—Construction			 Res. No. 13 of 19.5.59		250	0
E.—(5) (c)	Water supply—Maintenance		• •	 Res. No. 8 of 6.6.59		500	0
J.—(9)	Purchase of second hand engine set		• •	 Res. No. 12 of 6.6.59	• •	13,000	0
t <del>-</del> ,					-	24,550	0

Settled and adopted by the Council at its meetings hald on 15.1.59, 16.2.59, 3.3.59, 21.4.59, 5.5.59, 19.5.59 and 6.6.59.

Office of the Urban Council, Kegalle, 11th July, 1959. Winston Wickramasinghe, Chairman.

## THE MANIPAY TOWN COUNCIL

## Application under F. R. 40 (ii) Budget for 1959 (Electricity)

THE utilisation of savings from votes to meet the corresponding excess and other votes as shown below has been settled and adopted by the Council at its meeting held on 29.6.59. Subject to the approval of the Commissioner of Local Government.

ED.—(2) (c) Meters, switches and other apparatus 150 0 ED.—(4) (c) Printing and stationery 150	Savings	Rs. $c.$	Excess	<i>.</i>	Rs.	c.
	ED.—(2) (c) Meters, switches and other apparatus	150 0	ED.—(4) (c) Printing and stationery		 150	0
150 0	,	150 0			 150	0

Town Council Office, Manipay, 29.6.59. K. SELVANAYAGAM, Chairman, Town Council, Manipay.

Sanctioned.

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

Colombo, July 16, 1959.

#### MINUWANGODA TOWN COUNCIL

## Second Supplementary Budget for 1959

Head of	Expenditure	Amou	nt
D(7) Markets		Rs.	c.
(g) Loan charges		2,083	

Settled and adopted by the Council at its monthly meeting held on 27.4.59 and special meeting held on 15.5.59 by resolution No. 3 of 27.4.59 and by resolutions Nos. 7 and 16 of 15.5.59.

Office of the Town Council, Minuwangoda, June 5, 1959.

S. T. A. RAJAPAKSE, Chairman.

Revised and sanctioned.

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

Colombo, July 16, 1959.

## MULLAITTIVU TOWN COUNCIL First Supplementary Budget for 1959

Head of	Expenditure		Amour	nt
	PART I		Rs.	c.
J.—(4) Furniture			2,415	0
$J_{-}$ -(5) (a) Construction			3,585	0
(2) Repairs and mainten	PART IÍ			
(a) Buildings	• •		500	0
		-	6,500	0
Settled and adented by	this Council at		- 1 - 1 1	

Settled and adopted by this Council at its meeting held on March 18, 1959.

Office of the Town Council, Mullaittivu, June 19, 1959. S. MARIYAMPILLAI, Chairman.

Sanctioned.

S. Sundaramoorthy, for Commissioner of Local Government. Colombo, July 13, 1959.

## TOWN COUNCIL, -KOCHCHIKADE Second Supplementary Budget for the Year 1959

#### PART I-GENERAL

		•	Rs.	c.
A.—(2) (d) Assessors fees			400	0
B(1) (a) Superintendent of wo	orks (salary	/allowances)	60	0
B.—(2) Maintenance			500	0
B.—(7) Acquisition			1.000	0
B.—(8) Improvements		• •	2,500	Ó
B.—(11) Surveys			150	0
D.—(1) (1) Expenses of Health	Week		50	Ô
D.—(4) (a) Wages			325	Ō
D.—(5) (b) Stores			641	ō
		<del></del> -		
			5,626	0

## PART II—ELECTRICITY DEPARTMENT

<ul><li>(4) (b) Salaries and allo charged) outdoor staff</li><li>(4) (d) Sundries</li></ul>	owances (not	otherwise	170 2,000	0
		_	2 170	

Settled and adopted by the Council at its meetings held on May 29, 1959 and June 29, 1959.

Office of the Town Council, W. T. T. A. J. DE SILVA, Kochchikade, June 23, 1959.

Revised and sanctioned.

T. D. WIJAYARATNE, for Commissioner of Local Government. Colombo, July 11, 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 raises due on the premises mentioned in the sub-joined schedule up to the end of 4th 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.

The Municipal Council, Town Hall, Galle, July 15, 1959.

#### SCHEDULE

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

## BAZAAR WARD NO. 3

Tuesday, August 18, 1959

Main Street: Nos. 108, 110, 158, 172. Market Square: No. 55.

#### KUMBALWELLA WARD NO. 13

Bope Road: 140, 142, 146, 154/2A, 156, 166/1, 166/4, 166/5, 166/5A, 172, 186/1, 186/1A, 186/2, 186/5, 188, 190, 200, 202, 204, 204/1, 208/1, 210.

## Thursday, August 20, 1959

## Tuesday, August 25, 1959

Kumbalwella Lane No. 1: 5, 7, 13, 15A, 15/1, 15/2, 15/3, 15/3A, 15/4, 15/6, 15/7, 17, 19, 19/1, 23, 23/1, 25, 29/1, 29/2, 33, 35, 35/1, 35/4, 37, 37/1, 37/2, 37/3, 37/4A, 41/2, 41/3.

## Thursday, August 27, 1959

Kumbalwella Lane No. 1: 49, 49A, 53, 57, 59, 59/2, 59/4, 37/3/1, 37/3/2, 37/3/3, 37/3/4, 37/3/5, 29/4, 29/5, 29/6, 4, 8, 8A, 10, 12, 12/2, 14, 14/1, 16, 16/1, 16/2, 16/5, 26, 28, 28/1, 28/4, 32/1, 34, 34A.

## Tuesday, September 1, 1959

Kumbalwella Lane No. 2: 13, 10, 14/1, 14/1A, 14/2, 20, 22, Ossanagoda Lane: 9/1, 9/2, 9/5, 15, 15/1, 15/3, 15/4, 21, 21/1, 25, 29, 29/2, 29/3, 33, 33/1, 43/1, 8/4, 8/7, 10/2, 16, 20, 22, 26/1, 32/4, 36/3, 38, 38/1, 40, 40/1, 42, 48/1, 46, 46/1, 46/2, 46/1A, 9/6, 39B, 39C, 39D, 39F, 39G.

## Thursday, September 3, 1959

Ossanagoda Bope Lane: 11A, 17, 19, 21, 23, 29, 37, 37/1, 39, 41, 41A, 41B, 43, 45, 53, 55, 57, 59, 59/1, 59/2, 65/1, 67, 69/3, 69/5, 75/1, 75/2, 77/1, 77/2, 77/3, 77/4, 77/5, 79, 79/1, 83/2, 85/1, 85/1A, 85/2, 85/3, 85/4, 85/5, 87, 87/1, 87/2, 87/3, 87/5, 87/6, 87/9, 67A.

## Tuesday, September 8, 1959

Ossanagoda Bope Lane: 2, 6, 10, 12, 16, 22, 22/1, 24, 26D, 30, 30A, 30D, 34/1, 34/1A, 34/3, 38, 38A, 38/1, 40/1, 40/2, 40/3, 42, 42/1, 42/2, 42/3, 44, 46, 46/1, 46/3, 46/4, 48, 50, 52, 52A, 52/1, 52/2, 52/3, 52/4, 52/5, 56, 58, 58/4, 62, 62/1, 62/2.

### Thursday, September 10, 1959

Ossanagoda Bope Lane: 66, 66/1, 66/2, 68, 70, 70/1, 70/2, 70/2A, 70/2B, 70/3, 72, 72/1, 72/2, 74, 74/1, 74/3, 80, 80/2, 80/3, 82A, 86/1, 86/2, 86/5, 88, 94, 96, 96/2, 96/4, 96/5, 98, 52/4C, 52/4D, 62A, 74/4, 58B, 58C, 80A, 5D, 5E, 45A, 80B, 80D, 80E, 80I, 80B/1

#### Tuesday, September 15, 1959

Richmond—Hill Road: 27, 27A, 29, 31, 33, 35, 37, 39, 41, 41/1, 45/1, 47, 49, 49/1, 49/2, 51, 51A, 51/1, 51/2/1, 51/2/2A, 51/2/3, 51/2/4, 51/4, 51/5, \*51/6, 51/10, 51/13, 51/15, 67, 69, 69/2, 71, 77, 79, 81A, 81B, 83, 85A, 85, 85/1, 35/3, 85/5, 93, 97, 97A, 99, 111, 111A, 111B, 113, 115, 105, 115/1, 115/2.

## Friday, September 18, 1959

Richmond Hill Road: 117, 119, 121, 123, 125, 127, 127/1, 129, 129/1, 131, 133/1, 135, 139, 141, 143, 145, 149/1, 153, 159, 161, 165, 167, 169, 169/3, 173/1, 173/3, 173/4, 173/5, 175, 177, 179, 181, 183, 185, 187, 187/1, 213/4A, 213/5, 221/1, 247, 249, 251, 251/2, 251/2A, 251/10, 251/11, 85B, 85C, 251/12.

## Tuesday, September 22, 1959

Wackwella Road: 389, 391, 399, 399/1, 401, 403, 405, 405/1 417/1, 417/2, 417/1A, 417/3, 421, 423, 425, 425/1, 425/2, 425/3, 429, 431, 433, 433/2, 439, 441, 441/2, 441/4, 441/4A, 443/1, 443/2, 455/4, 455/5, 465/1.

## Thursday, September 24, 1959

Wekunugoda Road: 3, 9, 11, 11/2, 11/3, 15, 17, 21, 23C, 25, 33/1, 33/2, 33/5, 33/6, 33/8, 33/10, 33/11, 37/3, 39/1, 39/2, 39/5, 39/5A, 39/6, 41, 41/1, 41/2, 41/2A, 41/3, 41/5, 41/6, 41/7, 41/8, 43, 45, 45/2, 47, 47/1, 49, 49A, 49B, 49C, 49/4, 51, 51/2, 53, 53/2, 59, 59/1, 59/2, 59/4, 59/5, 61, 63, 63/1, 67, 47B, 39/3A, 47A.

## Tuesday, September 29, 1959

Wekunagoda Road: 2, 4, 8/1, 8/2, 8/3, 8/4, 10, 14, 16, 18, 18A, 18/1, 22/1, 26, 32, 38, 38/1, 38/2, 38/3, 36A, 40A, 40/1, 40/3, 40/4, 40/6, 40/7, 40/8, 40/10, 40/11, 56/4, 56/5, 56/6, 56/8, 58A, 58/6, 58/7, 58/10, 58/17, 4/1, 6C, 12A, 40/4A, 40/3A, 60/2.

#### THE JA-ELA URBAN COUNCIL

#### Sale of Properties

NOTICE is hereby given that movable property found in the house and, 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 the house and (4) the under-mentioned properties themselves seized in virtue of a warrant issued by the Chairman, Urban Council, Ja-ela, under section 196 of the Urban Councils Ordinance, No. 61 of 1939, 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 assessment rates due on the premises mentioned in the sub-joined Schedule for the year 1956, will be sold by public auction on the spot and on the date therein mentioned sale commencing on the first-mentioned premises at 9 a.m. on each day, unless in the meantime the rates and costs are duly paid.

L. F. B. Fernando.

L. F. B. FERNANDO,

Office of the Urban Council, Ja-ela, July 9, 1959.

## SCHEDULE

DATE OF SALE: FRIDAY, AUGUST 14, 1959

Fatima Road: Premises Nos. 19, 25, 29, 29/1, 43. Minuwangoda Road: 31/3, 48/4. Negombo Road: 47, 47/4, 47/5, 85/1, 72/8, 72/9, 72/14, 72/15, 130, 146, 146/1.

## DATE OF SALE: TUESDAY, AUGUST 18, 1959

#### Ward 1

Negombo Road: 168, 168/3, 190/2, 208. Perera Road: 15, 35, 26/5, 26/6, 26/10, 26/12, 26/14 and 26/16, 26/21. St. Joseph's Road: 27, 20, 20/1. St. Phillip Neris Road: 12 and 14.

DATE OF SALE: THURSDAY, AUGUST 20, 1959

### Ward 2

Colombo Road: 28, 66/3, 66/4, 66/5, 242. Lane No. 2: 5. Land No. 2: 5.

Lourdes Avenue: 15, 28.

Ranasinghe Road: 8, 20/2.

Keppetipola Road: 6/5.

St. Francis Xavier Road: 79/1, 52/1.

DATE OF SALE: FRIDAY, AUGUST 21, 1959

#### Ward 3

Cinnaman Garden Road: 3/1, 22.

Calmanan Garden Road: 3/1, 22.

Railway Goods Shed Road: 5.

Calvery Road: 23/1, 28.

Silva Road: 9/1, 9/2, 9/3 to 9/13 Now 9/13, 9/14, 9/15, 9/16, 9/17, 19.

St. Mary's Road: 101/2, 111, 127, 48, 102/4, 108, 112.

DATE OF SALE: FRIDAY, AUGUST 21, 1959

Ward 4

Mt. Calvery Road: 29, 41, 53/2.

#### THE ERAYUR TOWN COUNCIL

#### Sale of Properties for non-payment of Assestment Rate: for the year 1956

for the year 1956

NOTICE is hereby given that in the absence of movable property lable for seizure (1) rents and profits, (2) timber or produce, (3) materials of the house, and (4) the under-mentioned properties themselves seized in virtue of a warrant issued by the Chairman, Town Council, Eravur, in terms of sections 252 and 256 of the Municipal Councils Ordinance, No. 29 of 1947, as read with sections 179 and 183 (i) of the Town Councils Ordinance, No. 3 of 1946, for the arrears of rates due on the premises in the subjoined Schedule from first quar'er 1956 up to the end of the fourth quarter 1956, will be sold by public auction on the spot and on the dates therein mentioned, sale commencing each day at 9 a.m., unless in the meantime the amount due as assessment rates and costs be duly paid.

Ratepavers are requested to produce receipts if any in support

Ratepayers are requested to produce receipts if any in support of their payments against any properties gazetted in the Schedule for sale and on proof of same the properties in question will be exempted from sale. The production of such receipts should take place at this office at least two days before the fixed date of sale. No such production of receipts will be entertained thereafter thereafter.

U. V. M. SHERIFF, Chairman.

Town Council Office, Eravur, July 17, 1959.

#### SCHEDULE

DATE OF SALE: TUESDAY, AUGUST 25, 1959

Ward No. 1

Kalikovil Road: 15, 25.

#### Ward No. 2

New Market Road, Lane No. 1: 17/1, 17/4. Punnakudah Road: 57/11. Trincomalee Road, Lane No. 3: 41/34. Trincomalee Road, Lane No. 4: 26.

## Ward No. 3

Eastern Boundary Road: 14, 14/1, 30, 30/1, 32, 32/1.
Government Girls School Lane: 23, 23/1, 57/1, 93, 105/1.
Main Mosque Road: 25, 27/8, 33, 32, 32/1, 34, 34/2, 44/1, 44/6, 58.
Old Market Kaddu Mosque Lane: 33.
Old Market Lane: 75, 12, 12/1, 24, 48/1, 54/3, 60/3, 60/4, 64, 88/1, 90

Old Market Liane: 10, 12, 12/1, 23, 10/1, 51/6, 51/6, 64, 88/1, 90.
Ostha Liane: 12.
Oddu Palli Liane: 17, 10/2, 54, 54/1.
Punnakudah Road: 108/T, 168.
Batticaloa Road, Liane No. 1: 47/8, 55/1, 69, 46, 48, 56/10,

66. V. T. Court Road: 151/3, 159/4, 163/20, 213, 138/2, 158, 160, 184/4.

#### DATE OF SALE: WEDNESDAY, AUGUST 26, 1959

## Ward No. 4

Batticaloa Road: 75/8, 75/17, 93/9, 93/11, 93/12, 117, 139, 147, 151/6, 181, 181/1, 185/1.

Batticaloa Road, Lane No. 1: 19, 25, 35/1, 59, 61/1, 65, 24/2, 24/5, 38, 44/1, 44/2.

Batticaloa Road, Lane No. 2: 11, 11/1, 15, 25, 25/8, 29, 37, 53/1, 67, 24/1, 24/2, 56, 72, 78, 102, 106/1, 110/3.

Batticaloa Road, Lane No. 3: 17, 21, 23, 25, 29, 43, 49/1, 14/1, 16, 20/1, 36.

Batticaloa Road, Lane No. 4: 65, 89/4, 20/3, 30, 32, 92/5, 92/15.

Batticaloa Road, Lane No. 5: 19, 27, 51, 61/1, 61/9, 10, 66 Batticaloa Road, Lane No. 6: 9, 77, 95, 101, 26/2, 78/1. Eastern Boundary Road: 82/1, 106/36. Government Girls' School Lane: 44, 50/3, 56/1, 56/6, 80,

Ice Factory Lane: 11, 17, 67/2, 73/7.

Kaddu Mosque Road: 41/1, 77/9, 20/3, 38, 78, 82, 84, 98.

Old Market Kaddu Mosque Lane: 43, 47/1, 53, 55, 57/1, 57/12, 65.

- Southern Boundary Road: 5, 9, 43, 45, 67.

#### Ward No. 5

Batticaloa Road: 230/1, 250/1, 250/2, 250/3.
Batticaloa Road, Lane No. 7: 18/3.
Batticaloa Road, Lane No. 8: 15/2, 15/3, 19/4, 28/1.
Poker Road: 25/1.
V. T. Court Road: 194/6, 208, 266/13, 282/1, 294/11, 298/14, 304/12, 310/2, 310/3.

is hereby called upon to furnish to me in duplicate, within 14 days from the date of this Gazette, a written statement of the grounds of his or her objection.

#### SCHEDULE

Name of applicant

Premises

P. C. Fernando

Galle Face Hotel, Colombo.

L. L. ATTYGALLE, for Municipal Commissioner.

Town Hall, Colombo, 15th July, 1959.

## Miscellaneous

## THE COLOMBO MUNICIPAL COUNCIL

#### Supplemental Budget-1959-No. 3

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. 3) will be open to public inspection for seven days commencing from 25th July, 1959, at the office of the Municipal Treasurer Municipal Treasurer.

B. A. JAYASINGHE, Municipal Commissioner.

Town Hall, Colombo, 14th July, 1959.

### THE TANGALLA URBAN COUNCIL Assessment Book 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 Book of the Tangalla Urban Council for the year 1959, is now ready and open for inspection at this office during office hours.

A. K. P. Appusingho, Chairman.

Office of the Urban Council, Tangalla, July 11, 1959.

## THE COLOMBO MUNICIPAL COUNCIL The Butchers Ordinance

NOTICE is hereby given under section 7 of the Butchers Ordinance (Chapter 201), as amended by section 6 of Ordinance No. 44 of 1947, that the person mentioned in the Schedule hereunder has made application to me for licence to slaughter pigs at the Municipal Slaughter House and transport carcases to the premises stated against his name in the aforesaid Schedule, during the year 1959.

Any person residing within the limits of the Colombo Municipal Council, who desires to object to the issue of the licence,

## THE TALAWAKELLE-LINDULA URBAN COUNCIL Rabies

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

This proclamation shall take effect from August 1, 1959, and shall be in force for six months.

E. WANIGASEKERA Chairman.

Urban Council Office, Talawakelle, July 17, 1959.

## THE RATNAPURA URBAN COUNCIL

## The Butchers Ordinance, No. 44 of 1947

NOTICE is hereby given under section 7 of the Butchers' Ordinance (Chapter 201), as amended by section 6 of the Ordinance No. 44 of 1947, that the persons whose names are mentioned in the Schedule hereunder have made applications to me for licences to carry on the trade of Butchers during the year 1960.

Any person residing within the limits of the Ratnapura Urban Council, who desires to object to the issue of the licences, is hereby called upon to furnish me in duplicate, within 14 days from the date of this Gazette, a written statement of the grounds of his or her objection.

## SCHEDULE

Name of Premises Name of Applicant Beef Stall No. 1 Beef Stall No. 2 13, Malwala Road, Ratnapura M. S. Ibrahim 272, Main Street, Ratnapura C. B. Fernando A. W. M. Sheriff 8, Warakatota Road, Ratnapura Pattiyaovita Lane, Ratnapura 5, Hellings Road, Ratnapura Beef Stall No. 3 Mutton Stall No. 1 A. R. M. Zain M. S. Katubawa Mutton Stall No. 2 M. S. A. Jayatilleka Mahabage, Ragama

Office of the Urban Council, Ratnapura, July 13, 1959.

V. H. ABEYRATNE, . Chairman.