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THE CEYLON GOVERNMENT GAZETTE

අංක 14.700 — 1966 ජූනි 16 වැනි බහස්ජතින්ද — 1966.6 16

Vo. 14.700 - THURSDAY, JUNE 16, 1966

(Published by Authority)

PART IV—LOCAL GOVERNMENT

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

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Note.—Part VI published with this issue contains a list of Jurors and Assessors.

Local Government Notifications

L. D.—B. 39/52.

THE VILLAGE COUNCILS ORDINANCE

ORDER made by the Minister of Local Government under sub-section (2) of section 47 of the Village Councils Ordinance (Chapter 257), as amended by Act No. 60 of 1961.

M. TIRUCHELVAM, Minister of Local Government.

Colombo, 27th May, 1966.

c

Order

The Order declaring that sub-section (1) of section 47 of the Village Councils Ordinance (Chapter 257), shall not apply in the case of the Village Council of the Kudathanai village area in the Jaffna District, and published in Gazette No. 10,469 of November 14, 1952, is hereby rescinded.

6-816-Gazette No. 14,700 of 16.6.1966

L. D.—B. 60/43.—L. G. D.—AD. 2/231.

THE RENT RESTRICTION ACT

BY virtue of the powers vested in me by section 2 of the Rent Restriction Act (Chapter 274), I, Murugeysen Tiruchelvam, Minister of Local Government, do by this notification—

(a) declare the area for the time being comprised within the administrative limits of the Mawanella Town Council to be an area in which the aforesaid Act shall be in operation; and

(b) appoint the date of publication of this notification in the Gazette as the date on which this notification shall take effect.

M. TIRUCHELVAM,
Minister of Local Government.

Colombo, 23rd May, 1966.

6-803/1-Gazette No. 14,700 of 16.6.1966

L. D.—B. 60/43.—L. G. D.—AD. 2/231.

THE RENT RESTRICTION ACT

BY virtue of the powers vested in me, by section 2 of the Rent Restriction Act (Chapter 274), I, Murugeysen Tiruchelvam, Minister of Local Government, do by this notification—

- (a) declare the area for the time being comprised within the the administrative limits of the Alutnuwara Village Council to be an area in which the aforesaid Act shall be in operation; and
- (b) appoint the date of publication of this notification in the Gazette as the date on which this notification shall take effect.

M. TIRUCHELVAM, Minister of Local Government.

Colombo, 23rd May, 1966.

6-803/2-Gazette No. 14,700 of 16.6.1966

IMPORTANT NOTICE

ATTENTION is drawn to the Important Notice, appearing at the end of each part of this Gazette, regarding dates of Publication of future weekly Gazettes and the latest times by which Notices will be accepted by the Government Printer for publication therein.

Government Press, Colombo, February 11, 1966.

Bernard de Silva, Government Printer. PART IV — CEYLON GOVERNMENT GAZETTE — JUNE 16, 1966

L. D.-B. 37/40

THE BATTICALOA WATER WORKS ORDINANCE

NOTIFICATION made by the Minister of Local Government under section 5 (1) of the Batticaloa Water Works Ordinance (Chapter 209)₅₃

> E. G. GOONAWARDANE, Permanent Secretary, Ministry of Local Government.

Colombo, May 29th, 1966.

Notification

The premises described in the Schedule hereto are hereby wholly exempted from water rate for the year 1966 imposed under section 4 of the Batticaloa Water Works Ordinance.

SCHEDULE

Ward No. 6

The premises bearing the following assessment Nos .: -

Bar Road: All premises other than those bearing Nos.: 26, 76, 76/1 and 80.

Old Rest House Road: Nos. 21, 23, 27, 27/1, 27/2, 27/3, 31, 35, 39, 30, 32, 34, 38, 38/3, 38/4, 38/6, 38/7, 38/9, 38/15, 40, 42, 46, 46/2, 46/3, 46/5 and 50

Pioneer Road: Nos. 79, 81, 87, 87/1, 87/2, 91, 91/1 and 91/2.

Ward No. 7

Baily Cross Road: All premises other than those bearing Nos. 12 and 16.

Bar Road: All premises other than those bearing Nos. 88, 100, 102, 112, 120, 122, 128, 128/1, 128/2, 132, 136, 136/1, 140, 142, 172, 192, 210, 212, 214 and 220.

New Road: All premises other than those bearing Nos. 1, 3, 3/1, 3/2, 3/3, 3/4, 3/5, 20, 40, 60, 70, 74, 76, 78, 80, 86, 90, 92, Old Nos. 1, 35, 35A, 35/1, 37, 37/1, 37/2 and 37/2A.

Dhoby's Street: Nos. 36, 36/1 and 50.

Lady Manning Drive: No. 135/3.

Ward No. 8

Bar Road: Nos. 169, 171, 171/1, 189, 189/1, 189/2, 189/3, 189/4, 195, 195/1, 197, 201, 205, 209, 215, 217, 219, 221 225 and **235.**

Boundary Road: All premises other than that bearing No. 6.

Station Road: All premises other than those bearing Nos. 11, 21, 10, 18, 18/1, 20, 20/2, 20/3, 20/4, 20/5 and 20/6.

Station Cross Road: All premises other than those bearing Nos. 1, 9, 11, 21 and 23.

Thamaraikerny Street: All premises other than those bearing Nos. 15, 15/10, 6, 6/1, 6/2, 6/3, 12, 16, 20, 20/2, 20/3, 20/4, 20/5, 20/7, 20/8 and 20/9.

Boundary Lane: All premises.

Tavern Road: All premises.

Thamaraikerni First Cross Road: All premises other than those bearing Nos. 16/2, 16/4, 37 and 41.

Thamaraikerni Cross Road: All premises.

Cyril Lane: All premises.

Trinco Road: Nos. 202, 210, 214, 220, 220/1, 224, 224/1, 228, 228/2, 228/3, 232, 232/1, 238, 242, 248, 252 and 258.

Fatimagiri Road : All premises.

Bharathi Lane: All premises.

Ward No. 9

Baily Cross Road: All premises other than those bearing Nos. 31/4, 41, 47, 47/1, 55, 63, 63/1, 69, 73 and 77.

Bar Road: All premises.

Periya Uppodai Road: All premises.

Uppodai Kuda Lane: All premises other than that bearing No. 42/2.

Uppodai Munai Passage: All premises other than those bearing Nos. 1, 3 and 9.

Uppodai Road: Nos. 9, 9/3, 9/5, 9/7, 15, 19, 29, 29/1, 29/6, 29/7, 29/13, 29/20, 39, 39/2, 45, 45/1, 8, 14, 14/1, 18, 24, 28, 34, 38, 44, 44/1 and 46.

Uppodai Lake Road No. 1: Nos. 51/1, 139/1, 149, 155, 161, 169, 169/1, 175, 175/1, Old Nos. 81/3, 81/4, 81/5 and 81/6.

Uppedai Lake Road No 2: All premises.

Zachariah's Lane: All Premises.

Packiam Lane: All Premises.

Ward No. 10

Trinco Road: All premises other than those situated within the area lying between premises Nos. 5 and 339.

Urany Lane: All premises.

Aeorans Lane: All premises.

Mani Lane: All premises.

New Boundary Road: All premises. Selvanayagam Road: All premises.

Ward No. 11

Boundary Road: All Premises.

Boundary Road Lane No. 1 to Boundary Road Lane No. 8.: All Premises.

Bharathi Lane: All Premises.

Cemetery Road: All Premises.

Cemetery Road Lane No. 1: All Premises.

Cyril Lane: All Premises.

Kulavady Lane No. 1 to Kulavady Lane No. 9: All Premises.

Kumarakovil Lane: All Premises.

Kulavady Lane: All Premises.

Kumarakovil Lane No. 1: All Premises.

Mamanga Pillaiar Lane: All Premises.

Mamanga Pillaiar Lane No. 1: All Premises.

New Boundary Road: All Premises.

Rosairo Lane: All Premises.

Selvanayagam Road: All Premises.

Trinco Road: All Premises.

Trinco Boad Lane No. 1: All Premises.

Trinco Road Lane No. 2: All Premises.

Ward No 12

Bar Road: All premises other than those bearing Nos. 391/1, 401, 401/1, 405, 409, 409/1, 411, 411/1, 413, 415, 417, 419, 423, 425, 427, 429, 429/1, 433, 433/1, 435, 437, 439, 441, 441/1, 443, 445, 445/1, 447, 447/1, 449, 451, 453, 455, 459, 461, 465, 465/1, 469, 469/1, 469/2, 473, 475, 475/1, 477, 481, 180, and Old No. 183.

Amirthagaly Cemetery Road: All Premises.

Amirthagaly 3rd Cross Street: All Premises.

Kadramer Road : All Premises.

Kalikovil Lane: All Premises.

Kulavady Lane No. 1 to Kulavady Lane No. 12: All Premises.

Mamanga Pillaiar Lane: All Premises.

Mamangam Road: All Premises.

Mariamman Kovil Lane: All Premises.

New Boundary Road: All Premises.

Punnachcholai Lane: All Premises.

School Road: All Premises.

6-814-Gazette No. 14,700 of 16.6.1966

Sithivinayagar Road: All Premises.

L. D.-B. 39/52.

THE VILLAGE COUNCILS ORDINANCE

ORDER made by the Minister of Local Government under sub-section (2) of section 47 of the Village Councils Ordinance (Chapter 257), as amended by Act No. 60 of 1961.

M. TIRUCHELVAM,

Minister of Local Government.

The Order declaring sub-section (1) of section 47 of the Village Councils Ordinance (Chapter 257), shall not apply in the case of the Village Council of the Karawahu North village area in the Amparai District and published in Gazette No. 10,685 of June 25, 1954, is hereby rescinded.

6-815-Gazette No. 14,700 of 16.6.1966

Colombo, 26th May, 1966.

L. D.-B. 15/65.

THE DEHIOWITA TOWN COUNCIL The Town Councils Ordinance

PROPERTY RATE FOR 1966

IT is hereby notified that the Dehiowita Town Council has, under section 159 (1) of the Town Councils Ordinance (Chapter 256), and with the approval of the Minister of Local Government given by virtue of the powers vested in him by that section imposed for the year 1966, subject to such limitations, qualifications and conditions as may be prescribed by the Council, a rate

of six per centum of the annual value of all immovable property (exclusive of paddy fields), situated within the limits of Dehiowita Town payable in four equal instalments on March 31, June 30, September 30 and December 31, for the quarter ending on the said days respectively.

E. G. GOONAWARDANE,
Permanent Secretary,
Ministry of Local Government.

Colombo, 29.5.1966.

6-812-Gazette No. 14,700 of 16.6.66

L. D.-B. 21/35.

DAMBULLA TOWN COUNCIL

The Town Councils Ordinance

BY-LAWS made by Dambulla Town Council under sections 152 and 156 of the Town Councils Ordinance (Chapter 256), and approved by the Minister of Local Government, by virtue of the powers vested in him by section 153 of that Ordinance.

E. G. GOONAWARDANE, Permanent Secretary,
Ministry of Local Government.

Colombo, 29.5.1966.

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

Keeping a rice mill
Keeping a smithy
Keeping a carpentry workshop
Storing tiles or bricks
Manufacture of jewellery
Keeping an establishment to repair or service motor
vehicles
Any trade in which welding is done by oxygen
Keeping an establishment for repairing bicycles
Storing straw for sale
Keeping a timber shop
Storing empty gunny bags in quantities of over hundred

Quarrying of cabook, gravel or metal Keeping a tinkers shop
Digging for coral stones by opening a pit Keeping a welding workshop
Storing of paddy or any other grain
Storing of old or new metal Keeping a chilli grinding mill Keeping a printing press
Storing firewood
Storing cement.

(2) The following shall be deemed to be offensive trades:—
Storing perishable articles of food or provision for the purpose of sale by wholesale
Storing cured or dry fish
Icing fish
Manufacture of beedies.

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

Manufacture of bricks or tiles
Charging batteries
Burning, storing, curing or rending lime
Storing of kerosene oil
Manufacture of ice cream
Keeping an establishment for vulcanising tyres and tubes
Crushing of metal by machinery.

6-813-Gazette No. 14,700 of 16.6.66

L. D.—B. 29/62.

Storing empty bottles

THE BUTCHERS ORDINANCE

REGULATIONS under section 27 of the Butchers Ordinance (Chapter 272), made by the proper authority, to wit, the Town Council of Lunugala in the Badulla District, and confirmed by the Minister of Local Government by virtue of the powers vested in him by that section.

E. G. GOONAWARDANE,
Permanent Secretary,
Ministry of Local Government.

Colombo, 16th May, 1966.

Regulations

- 1. No person shall, at any slaughter-house, slaughter any animal—
 - (a) unless that animal has been inspected by the Medical Officer of Health for the area and approved by him as fit to be slaughtered for human consumption; or
 - (b) at any time after the expiry of a period of 24 hours from the time of the approval of the animal under paragraph (a) of this regulation; and

(c) except between 6 a.m. and 11° a.m. on any day.

Provided that the Chairman may, in circumstances which he considers exceptional, authorise the slaughter of any animal at any time other than that herein specified.

- 2. No person shall, at any slaughter-house, slaughter any animal which has been removed alive from the slaughter-house premises after it was approved under regulation 1, unless it is again inspected and approved under that regulation as fit to be slaughtered for human consumption.
- 3. (1) The Medical Officer of Health for the area may prohibit the slaughter of any animal if, after it has been approved under regulation 1, it is found to be diseased or unfit to be slaughtered for human consumption.
- (2) No person shall slaughter any animal, the slaughter of which is prohibited under this regulation.
- 4. Every person who brings any animal into the premises of a slaughter-house shall take all such measures as may be necessary to ensure that the animal is adequately fed and watered while it remains in those premises.
- 5. Every person who brings any animal into the premises of a slaughter-house shall, if the animal is rejected as unfit for slaughter, forthwith remove the animal or cause, it to be removed from those premises.
- 6. (1) If the meat or offal of any animal slaughtered at the slaughter-house is, in the opinion of the Medical Officer of Health for the area, diseased or unfit for human consumption, he shall cause the meat or offal to be immediately destroyed or so disposed of as to prevent such meat or offal being exposed for sale or used for human consumption.

- (2) No person shall remove from the slaughter-house, except under the direction of the Medical Officer of Health for the area, any meat or offal which has been declared under-paragraph (1) of this regulation to be unfit for human consumption.
- 7. The keeper of a slaughter-house shall not permit the slaughter therein of any animal which has not been approved as fit to be slaughtered for human consumption, or the slaughter of which has been prohibited under regulation 3.
- 8. No person shall remove from the slaughter-house the carcase of any animal intended for human consumption unless such carcase has been stamped on its fore-quarters and hind-quarters by the keeper of the slaughter-house, with the letters "T.C.L.", and with one of the marks "Australian Beef", "Country Beef", "Mutton Goat", "Mutton Sheep", or "Pork", as may be appropriate to the case.
- 9. No animal shall be slaughtered in the presence of any other animal or until the carcase of every animal previously slaughtered in the premises has been removed or screened off and the premises cleaned.
- 10. No person who is suffering or who has recently suffered from any infectious, contagious or cutaneous disease or has recently been in attendance on any person suffering from such disease shall be permitted by the person in charge of any slaughter-house to enter such slaughter-house or take part in the slaughtering of any animal until the periods of infection and incubation have elapsed.
- 11. It shall be lawful for the Medical Officer of Health for the area to enter and inspect at all reasonable times, any slaughter-house and the person in charge thereof shall render him all such assistance as may be necessary.
- 12. A fee at the following rates shall be paid in advance to the Council for the use of any slaughter-house established by the Council and no animal shall be slaughtered without an official receipt in proof of payment of the fee:—

For cattle ... Rs. 2 per head For sheep or goats ... Re. 1 per head Re. 1 per head Re. 1 per head

- 13. The keeper of every slaughter-house shall maintain in such form as the Council may direct, a register of particulars relating to each animal slaughtered at the slaughter-house.
- 14. The powers conferred on the Medical Officer of Health for the area by these regulations may be exercised by any officer acting under the general or special directions of the Medical Officer of Health for the area.
- 15. In these regulations "animal" means any cattle, goat, sheep or pig;
 - "cattle" includes buffaloes;
 - "Chairman" means the Chairman of the Council; and Council means the Town Council of Lunugala,

6-810-Gazette No. 14,700 of 16,6.66

NOTIFICATION AUTHORITIES UNDER LOCAL (ADMINISTRATIVE REGIONS) ORDINANCE (CHAPTER 265)

IT is hereby notified that, during the absence, on leave, of Mr. B. Liyanamana, Assistant Commissioner of Local Government, Western Region, Mr. C. W. de Silva, Assistant Commissioner of Local Government, has been appointed to act in the said post with effect from May 29, 1966, until Mr. Liyanamana resumes duties.

> W. J. FERNANDO, Commissioner of Local Government.

Colombo, May 29, 1966.

6-546—Gazette No. 14,700 of 16.6.66

THE VILLAGE COUNCILS ORDINANCE

Notice under Section 17

BY virtue of the powers vested in me by section 17 (1) of the Village Councils Ordinance (Chapter 257), as amended by Act No. 60 of 1961, I, Sivasubramaniam Chinmayanandaguru Manica Vasagar, Assistant Commissioner of Local Government, Northern Region (Upper), Jaffna, do hereby convene meetings of the Village Councils specified in Column I of the Schedule hereto, for the date specified in the corresponding entry in Column II of that Schedule, at the time specified in the corresponding entry in Column III of that Schedule and at the place specified in Column IV of that Schedule.

> S. C. MANICA VASAGAR, Assistant Commissioner of Local Government, Northern Region (Upper).

Local Government Department, Jaffna, 7th June, 1966.

SCHEDULE

Column I	Column II	$Column\ III$	$Column\ IV$
Name of Village Council	Date	$oldsymbol{Time}$	Place
Chulipuram	23.6.66	9.30 a.m	Village Council Office
Puloly	do.	11.30 a.m	do.
Muhamalai	do.	3.30 p.m	do.
6-740-Gazette N	3		

THE VILLAGE COUNCILS ORDINANCE Notice under Section 17

BY virtue of the powers vested in me by section 17 (1) of the Village Councils Ordinance (Chapter 257), as amended by Act No. 60 of 1961, I, C. W. de Silva, Acting Assistant Commissioner of Local Government, Western Region, do hereby convene the first meeting of each of the Village Councils specified in column I of the schedule hereto, for the date specified in the corresponding entry in column II of that schedule, at the time specified in the corresponding entry in column III of that schedule and at the place specified in column IV of that schedule.

> C. W. de Silva, Acting Assistant Commissioner of Local Government (Western Region).

Local Government Department, Bambalapitiya, Colombo 4, 8th June 1966.

SCHEDULE

		Column I V
	-	${m Place}$
24.6.66	9.00 a.m	Building occu-
		pied by pre-
		vious Kela-
		niya V.C.
24.6.66	11.00 a.m	Naranwala V.C.
	. -2*	Office
o. 14.700 of	16.6.66	_
	Date 24.6.66 24.6.66	Date Time 24.6.66 9.00 a.m

THE CEMETERIES AND BURIALS ORDINANCE

REGULATION made by the Badulla Municipal Council, proper authority in that behalf, under sections 17 and 22 of the Cemeteries and Burial Ordinance (Chapter 231) in respect of the General Cemetery, Badulla.

> MILROY RATWATTE, Mayor, Municipal Council, Badulla.

Badulla, 29th May, 1966.

Regulation

The regulations relating to the General Cemetery at Badulla published in Gazette No. 9,922 of November 26, 1948, as last amended by by-law published in Gazette No. 11,603 of November 28, 1958, are hereby further amended as follows:—

- (1) by the substitution for regulation 10, of the following new regulation: --
 - "10. A fee at the rates specified in the Schedule hereto shall be paid to the Cemetery Keeper by the person making arrangements for any cremation or subsequent burial in a tomb or vault or burial of an urn containing ashes "; and
- (2) by the substitution, for the Schedule thereto, of the following new Schedule:—

SCHEDULE

•	H	88.	ø.
For each subsequent burial in a tomb or vault	•••	5	0
For each cremation	•••	5	0
For the burial of an urn or other receptace containing ashes	cle 	2	0
6-804Gazetté No. 14,700 of 16.6.66			

THE VILLAGE COUNCILS ORDINANCE

Notice under Section 13

BY virtue of powers vested in me by section 13 (1) of the Village Councils Ordinance (Chapter 257), as amended by the Village Councils (Amendment) Act, No. 60 of 1961, I, D. Aluvihare, Assistant Commissioner of Local Government, Central Region (Upper) being satisfied that Mr. W. M. Ukku Banda, the member of Ward No. 1 of Matale Medasiya Pattu Village Council in the Matale District, has after his election absented himself, without notice to the Council, from more than three 6-809—Gazette No. 14,700 of 16.6.66

consecutive meetings of the Council, do hereby declare, that Mr. W. M. Ukku Banda, the member for Ward No. 1 of the Matale Medasiya Pattu Village Council in the Matale District has vacated office with effect from the date of the publication of this notice in the Gazette.

> D. ALUVIHARE, Assistant Commissioner of Local Government, Central Region (Upper).

Matale, 31st May, 1966.

THE VILLAGE COUNCILS ORDINANCE

Notice under Section 17

BY virtue of the powers vested in me by section 17 (1) of the Village Councils Ordinance (Chapter 257), as amended by Act No. 60 of 1961, I, Wickramaratne Kodippila Arachchi Patabandige Percy Abeysinghe, Assistant Commissioner of Local Government, Southern Region (Upper), do hereby convene a meeting of the Kosgoda Village Council in the Galle District, on the 22nd

June, 1966, at 10.30 a.m. at the Office of the Kosgoda Village Council, Ahungalla, for the purpose of electing a Chairman.

> WICKRAMARATNE KODIPPILA ARACHCHI PATABANDIGE PERCY ABEYSINGHE. Assistant Commissioner of Local Government, Southern Region (Upper).

Local Government Office, Galle, 11th June, 1966.

6-871—Gazette No. 14,700 of 16.6.66

THE VILLAGE COUNCILS ORDINANCE

Notice under Section 17

BY virtue of the powers vested in me by section 17 (1) of the Village Councils Ordinance (Chapter 257), as amended by Act No. 60 of 1961, I, Hettiarachchige Piyadasa Abhayawardena, Assistant Commissioner of Local Government, Southern Region (Lower), do hereby convene the first meeting of the Village Councils specified in Column I of the Schedule hereto, for the date specified in the corresponding entry in Column II of that Schedule, at the time specified in the corresponding entry in Column III of that Schedule and at the place specified in Column IV of that Schedule.

H. A. P. ABHAYAWARDENA, Assistant Commissioner of Local Government, Southern Region (Lower) Matara.

Local Government Office, Matara, 9th June, 1966.

SCHEDULE

$Column \ I$	Column II	Column III.	Column IV
Name of Village Counci l	Date	Time	Place
Kamburupitiya	23.6.66	1.30 p.m.	V.C. Office, Kamburu- pitiya
Kirinda-Puhul wella	23.6.66 ¢	3.00 p.m.	MR/Puhul- wella Maha Vidyalaya

6-808-Gazette No. 14,700 of 16.6.66

THE VILLAGE COUNCILS ORDINANCE

Notice under Section 17

By virtue of the powers vested in me by section 17 (1) of the Village Councils Ordinance (Chapter 257), as amended by Act No. 60 of 1961, I, Kariyawasam Pathirage Edwin Piyatillake, Assistant Commissioner of Local Government, North-Western Region, Kurunegala, do hereby convene a meeting of the Village Council specified in Column I of the Schedule hereto, for the date specified in the corresponding entry in Column II of that Schedule, at the time specified in the corresponding entry in Column III of that Schedule and at the place specified in Column IV of that Schedule.

K. P. E. PIYATILLAKE,
Assistant Commissioner of Local Government,
North-Western Region.

Local Government Department, North-Western Region, Kurunegala, 12th June, 1966.

SCHEDULE

Column I Name of Village Council	$egin{array}{c} Column & II \ Date \end{array}$	Column III Time	Column IV Place							
Kumbukwewa	24.6.1966	10-30 a.m.	Kumbukgete Government School							
6-940-Gazette I	To. 14,700 of J	3.6.66	€							

THE VILLAGE COUNCILS ORDINANCE

Notice under Section 17 (1)

By virtue of the powers vested in me by section 17 (1) of the Village Councils Ordinance (Chapter 257), as amended by Act No. 60 of 1961, I, Kariyawasam Pathirage Edwin Piyatillake, Assistant Commissioner of Local Government, North-Western Region, Kurunegala, do hereby convene a first meeting of the Village Council specified in Column I of the Schedule hereto, for the date specified in the corresponding entry in Column II of that Schedule, at the time specified in the corresponding entry in Column III of that Schedule and at the place specified in Column IV of that Schedule.

K. P. E. PIYATILLAKE,
Assistant Commissioner of Local Government,
North-Western Region.

Local Government Department, North-Western Region, Kurunegalæ, 12th June, 1966.

SCHEDULE

Column I	$Column\ II$	Column III	Column IV
Name of Village Council	Date	Time	Place
Yatakalan Pattu.	29.6.66	3 30 p.m	Village Council Office, Yuta- kalan Pattu
6-941—Gazette N	o. 14,700 of 16	6.6.66	

Posts — Vacant

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

- 1. Allowances.—Unless otherwise stated Rent Allowance, temporary Cost of Living Allowance and temporary Special Living Allowance are payable according to Government Rates and Conditions.
- 2. Conditions of Service.—Appointments will be subject to the provisions of the Local Government Service Ordinance (Chapter 264), and any amendments thereof, and the Regulations 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, 1962.
- (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 payments of their pensions 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 Local Government Service in terms of section 48 of the Local Government Service Ordinance, No. 43 of 1945, as amended by the Local Government Service (Amendment) Act, No. 8 of 1949.
- (c) All appointees to pensionable posts other than females, officers above the age of 55 and officers who were holding pensionable posts in Government Service on the date immediately prior to their appointment to the Local Government Service, are required to contribute 4 per cent. of their salary to the Local Government Service Widows' and Orphans' Pension Fund established under the Local Government Service Widows' and Orphans' Pension Fund Regulations, 1952, published in the Government Gazette Extraordinary No. 10,329 of July 30, 1952. The Local Authority will contribute 3 per cent. of salary.
- (d) Appointees may be required to furnish security either in cash or by Fidelity Guarantee Bond through a Guarantee Association approved by the Local Government Service Commission in a sum which may be decided upon by the Local Authority.
- (e) Appointees not holding scheduled posts in the Local Government Service will be required to pass a medical examination by a duly qualified medical practitioner as to their physical fitness to serve in any part of the Island.
- (f) The appointment will generally be on probation or subject to confirmation after a period of 3 years unless otherwise specified.

- (g) Applicants should be prepared to produce their birth certificates or certificates of probable age in lieu thereof when called upon to do so.
- 4. New-Entrant Officers.—(i) The period of probation/trial of "New-Entrant Officers" appointed to pensionable posts/non-pensionable posts, as the case may be, shall be 3 years unless a longer period is prescribed in respect of any posts.
- (ii) "New-Entrant Officers" will be required to comply with any rules already made or that may hereafter be made for giving effect to the Language Policy of the Government and in particular for implementing the provisions of the Official Language Act, No. 33 of 1956.
- (iii) (a) These officers will be required to acquire proficiency in Sinhala during their period of probation/trial.
- (b) Confirmation at the expiry of the period of probation/trial will depend, inter alia, on the passing of prescribed proficiency tests in Sinhala within prescribed periods of time. Failure to pass these proficiency tests within the prescribed periods will result in the suspension of increments and if a test is not passed within a further period of time beyond the prescribed period suspension will be converted to stoppage, such stoppage operating until the test is passed (Vide conditions relating to the implementation of the Official Language Act, published in Gazette No. 13,387 of 9.11.62).
- (c) Educational and other Qualifications.—In all Schemes of Recruitment where the minimum qualifications prescribed is a pass in the S.S.C. examination or equivalent or higher examination, a candidate who is a Sinhalese, educated in the Sinhala medium should have a pass in the Sinhala Language or its equivalent obtained at the Senior School Certificate or equivalent examination.

(This requirement will not apply to those officers who have been in the Local Government Service from a date prior to February 8, 1963, and who seek appointments to other posts in the Local Government Service.)

- (d) Efficiency Bars.—New-Entrant Officers may be required to pass a prescribed Efficiency Bar test in the Sinhala Language of the Senior School Certificate standard within two years from the date of confirmation in the appointment. Failure to pass this test will result in suspension in the first instance, stoppage in the second instance and deferment thereafter of the officer's increments.
- (iv) New-Entrant Officers who qualify for entry into the Local Government Service through the Sinhala medium will be exempted from the Proficiency test in Sinhala.
- (v) Provisions of Local Government Service Regulations 21 and 22 will apply if the prescribed standard of proficiency in Sinhala is not reached by the end of the period of probation/trial.
- "(Conditions (iii) (a). (b) and (v) above will apply to those recruited through the Tamii/English medium.)"

Note.—The term "New-Entrant Officers" in this context means officers appointed to posts in the Local Government Service in response to advertisements published on or after 29th January, 1960.

- 5. Qualifications Required.—Every applicant must furnish satisfactory proof that he is a Cevlonese. The term "Cevlonese" for all purposes of recruitment to the Local Government Service is defined as a citizen of Ceylon by descent or by registration.
- 6. Concessions to Ex-Servicemen.—(a) Ex-Servicemen will be allowed to deduct their period of service in the Regular Force from their ages, where such deduction will enable them to be brought within the maximum age prescribed in the posts applied for.
- (b) Ex-Servicemen will be allowed to reduce the minimum educational standards laid down in the scheme of recruitment to any post in the Service to the next lowest examination.
- 7. Age Concession.—Members of the Local Government Service are eligible to apply irrespective of age for posts advertised in the Local Government Service.

- 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 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. No allegations that an application has been lost or delayed in the post can be considered. Candidates who delay their applications until the last days will do so at their own risk.

Form of Application to be used unless otherwise stated LOCAL GOVERNMENT SERVICE

- N.B.—(i) The application should be made on the form prescribed below and sent to reach the CHAIRMAN, LOCAL GOVERNMENT SERVICE COMMISSION, P. O. BOX 530, Colombo 1, on or before the closing date of application as indicated in the Gazette Notification relating to the post. The application should not be addressed personally to the Chairman.
 - (ii) Applicants are advised to read carefully the General Conditions above and the requirements of the Gazette Notification before preparing their applications to ensure that they are eligible in all respects to apply. Applicants should, by consulting the Gazette Notification, make certain that all relevant information is furnished.
 - (iii) Applicants must attach to their application COPIES of the following documents:—(1) Certificate of highest Examination passed in English, Sinhala/Tamil, (2) Certificates of character, and (3) Certificates of Professional/Technical Qualifications, if the post is of such a nature.
 - (iv) The attention of applicants is specifically drawn to paragraph 8 of the above General Conditions.

APPLICATION	FOR	THE	POST	OF	_

- 1. (a) Date of Gazette in which vacancy is advertised:
 - (b) Post applied for:——.
- 2. Name in Full (in block letters):

 Nationality:

(State whether Ceylonese or not as per definition in condition 5 above. If you are a Citizen of Ceylon by Registration, state reference number and the date of Certificate of Citizenship.)

3. Postal address:

(Any change of address should be communicated immediately.)

4. (a) Exact ag		sing date of a		5. I	Place of Birth—		•		
(b) Date of					(a) Applicant:				
			•			father:			
Year	Mont		Date		(c) His/Her	paternal grandfa	ther		
· · · · · · · · · · · · · · · · · · ·		·	<i>*</i>		(d) His/Her	paternal great-gr	randfather:——		
.) 3	3			· ·	(b) or both (a addition to (a in Ceylon, estimated be filled	icant was born ic) and (d) should). If the application (b) and (c) ed in apart from single, a wido	nt was not born or (c) and (d) (a).)		
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(c) Tamil 9. Professional obtained, i					Court of Law; and nature of hether free from	of any criminate if so, give date, the conviction:-	number of case barrassment. If		
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employ give de	me nt w as t etail s st atin	erminated at clearly the clearly date	any time, e caus e of		need not com	ply with this r	equirement):		
(c) Record of Local A	employmen Authority an	t in Local Bond Period):—	odies (Post,	I hereby certify that the particulars furnished by me in the application are true and accurate. I am also aware that if any particulars contained herein are					
(d) Present e		·		fication	n before the s e le	correct, I am lia ection and to di	smissal without		
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		(exclusive of a cale:——.			•	-			
(iii) Wh	ether pension	onable:——							
(e) If an Erank, a	x-Servicema nd dates of	n, particular joining and	s of unit, discharge:	Date	e:	Signatu	re of Applicant.		
12. Whether profi	cient in read	ding, writing,	conversing	To: 7	The Chairman,				
· ·	reting—- la:——			P	Local Governme: . O. Box 530, colombo 1.	nt Service Comm	aission,		
						•			

By-laws

L. D.-B. 20/65.

THE MULLERIYAWA TOWN COUNCIL

3 The Town Councils Ordinance

BY-LAWS made by the Mulleriyawa Town Council under sections 152 and 156 of the Town Councils Ordinance (Chapter 256), and approved by the Minister of Local Government, by virtue of the powers vested in him by section 153 of that Ordinance.

E. G. GOONEWARDANE,
Permanent Secretary,
Ministry of Local Government.

Colombo, 29th May, 1966.

BY-LAWS

- 1. These by-laws shall be cited as the Advertisement (Mulleriyawa Town Council) by-laws, 1965.
- 2. No person shall display or cause to be displayed any advertisement so as to be visible from any street, road, canal or lake, except under the authority of a permit issued in that behalf by the Chairman:

Provided, however, that the preceding provisions of this by-law shall not apply to any of the following advertisements unless such advertisement is an illuminated advertisement or a sky-sign:—

- (a) an advertisement relating to any entertainment, the net proceeds of which are to be used for the purposes of charity;
- (b) an advertisement relating to any entertainment to be held in the premises upon which such advertisement is displayed;
- '(c) an advertisement displayed by the Government;
- (d) an advertisement relating to any religious, political or other public meeting;
- (e) an advertisement in the window of any building;
- (f) a "To Let" advertisement;
- (g) a "For Sale" advertisement;
- (h) a domestic name plate;
- (i) a name plate, not exceeding one square foot in area, used for professional purposes;
- (j) an advertisement on a vehicle used for trade purposes, displaying the name and address of the owner of that vehicle; or
- (k) an advertisement relating to the trade or business carried on in the premises upon which such advertisement is displayed.
- 3. (1) Every application for a permit to display any advertisement shall be made to the Chairman, at least seven days before the date on which the display of the advertisement is intended to commence:

Provided, however, that the Chairman may, in special circumstances, entertain any such application which is not made within the time limit specified in the preceding provisions of this paragraph.

- (2) Every application referred to in paragraph (1) shall be accompanied by a copy of the advertisement which the applicant intends to display.
- (3) Where the Chairman approves an application referred to in paragraph (1), he shall direct the applicant to pay, for the permit to display the advertisement a fee calculated at the rates set out in the Schedule hereto. Such permit shall not be issued to the applicant until such fee is paid.
- 4. (1) Where the permit to display an advertisement is issued to any person, the Chairman shall direct that person to—
 - (a) insert the number and date of that permit in every copy of that advertisement; or
 - (b) cause every copy of that advertisement to be produced before the Chairman for the purpose of being stamped in token of the fee for that permit.
 - (2) Every person to whom a direction under paragraph (1) of this by-law is given by the Chairman, shall carry out that direction.
 - 5. No person shall cause—
 - (1) an advertisement to be displayed in such a manner as to project over any street or road for a distance of more than six inches, measured horizontally from the building line unless such advertisement is a projecting sign constructed and erected in a manner approved by the Chairman;
 - (2) an advertisement to be displayed on any hoarding which exceeds twenty-five feet in height from the ground or projects over any street or road;

- (3) to be affixed to, or suspended from, the facade of a building abutting on any street or road, any shop-sign which in length extends beyond the limits of such facade, or which in height at any point exceeds one-fourth of the distance of the bottom of such sign from the pavement or the mean level of the ground;
- (4) any sky-sign to be constructed and erected in a manner which is not approved by the Chairman.
- 6. No person shall cause any advertisement to be displayed on any place of public worshop, public park or latrine, or any bridge, street, lamp-post, tramway post, or telegraph or telephone post.
- 7. No person shall on any street or road use any wireless set, gramophone, musical instrument, bell or other instrument for the purpose of displaying any advertisement.
- 8. (1) Where any advertisement is, in the opinion of the Chairman, in an unsightly or objectionable condition he may by written notice, order the person causing the display of such advertisement to stop such display within the time specified in such notice.
- (2) A person to whom a notice under paragraph (1) is sent by the Chairman shall comply with such notice within the time specified therein.
- 9. The owner or lessee of any hoarding used for the display of advertisements shall—
 - (a) maintain such hoarding in a proper state of repair and security, and
 - (b) exhibit his name and address in clear and legible characters in a conspicuous position on the front of such hoarding.
- 10. No person shall deface or caused to be defaced any sign, mark, letter, word or figure which has been put on any advertisement by the Chairman in token of the payment of the fee for the permit to display that advertisement.
 - 11. No person shall cause-
 - (a) any advertisement to be displayed on a vehicle in a manner or form other than that approved by the Chairman, or
 - (b) any vehicle bearing any illuminated advertisement other than an illuminated advertisement approved by the SuperIntendent of Police, to be driven on any street or road.
- 12. Any person who acts in contravention of any of the provisions of these by-laws shall be guilty of an offence, and shall on conviction, be liable to a fine not exceeding fifty rupees and in the case of a continuing contravention, to a further fine not exceeding fifteen rupees for every day during which the contravention is continued after conviction or after service of a written notice from the Chairman directing attention to such contravention.
- 13. In these by-laws, unless the context otherwise requires—
- "advertisement" includes any word, letter, number, sign, placard, board, notice, device, model or representation in the nature of or used wholly or partly for the purposes of advertisement, over or resting upon any land building or structure;
- " Chairman " means the Chairman of the Council;
- "Council" means the Mulleriyawa Town Council;
- "hoarding" means any structure, support, post, board, wall, case or any other contrivance erected or used for the purpose of displaying any advertisement; and
- "sky-sign" means any word, letter, model, sign, device or representation used for the purposes of advertisement and supported or attached to any post. pole, standard, framework or other support on or over any land, building or other structure and wholly or partly visible against the sky from some point in any street, road, canal or lake and includes any balloon, parachute, trailor or other similar device used wholly or partly for the purposes of advertisement on or over any land, building, structure, street or road.

${\tt SCHEDULE}$

Rates of fees for permits

Rs. c.

Where the period for which the permit is required—

(a) does not exceed two weeks, per square foot	0 25
(b) exceeds two weeks but does not exceed one	
month, per square foot	0 50
(c) exceeds one month but does not exceed one year	
per square foot	1 0
(d) exceeds one year, per square foot in respect of	
	1 0
6-805—Gazette No. 14,700 of 16.6.66	

each bucket conserved.

6-807-Gazette No. 14,700 of 16.6.66

such fee is due.

L. D.—B. 17/65.

THE TOWN COUNCILS ORDINANCE

BY-LAWS made by the Warakapola Town Council under sections 152 and 156 of the Town Councils Ordinance (Chapter 256), and approved by the Minister of Local Government by virtue of the powers vested in him by section 153 of that Ordinance.

E. G. GOONEWARDANE,
Permanent Secretary,
Ministry of Local Government.

Colombo, 29th May, 1966.

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12. The licensee of a dairy or a registered supplier of milk shall not milk any stray cow or any cow suffering from any disease for the purpose of obtaining milk for human consumption.

By-Laws

CONSERVANCY FEE

1. For the purpose of by-law 6 of Part XIX of the Standard

2. The fee referred to in by-law 1 shall be paid on or before

the fifth day of the month succeeding that in respect of which

By-laws adopted by the Council, the conservancy fee payable

monthly to the Council shall be at the rate of one rupee for

13. It shall be lawful for the Chairman to suspend, for such time as may be necessary, any licence issued under by-law 3 or a permit issued under by-law 4 in any locality where cattle disease of any kind prevails.

14. The Chairman, the Public Health Inspector, or any person duly authorised thereto in writing by the Chairman may at any time or place within the village area, examine the milk of any dairy or any milk that is offered or carried for sale.

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

L. D.—B. 13/58. L. G. D.—GA 19/74.

THE YILLAGE COUNCILS ORDINANCE

BY-LAWS under section 42 of the Village Councils Ordinance (Chapter 257), as amended by Act No. 60 of 1961, made by the Village Council of the Chinnacheddikulam West village area in the Vavuniya District, and approved by the Minister of Local Government, by virtue of the powers vested in him by sub-section (3) of that section.

E. G. GOONEWARDANE,
Permanent Secretary,
Ministry of Local Government.

Colombo, May 16, 1966.

By-laws

OFFICERS

- 1. The Chairman may authorise in writing any officer or other person to collect all taxes or fees due to the Council and to issue printed receipts bearing the facsimile of his signature and the seal of the Council.
 - 2. No person shall wilfully obstruct—
 - (a) the Chairman or any other officer of the Council in the exercise, performance or discharge of any power, duty or function, conferred or imposed on or assigned to such Chairman or officer by or under any of the provisions of the Village Councils Ordinance, or any of the by-laws made thereunder; or

(b) any officer or servant employed by or on behalf of the Council in the performance of any duty lawfully imposed upon him by the Chairman or any other officer

of the Council.

DAIRIES AND THE SALE OF MILK

- 3. (1) No person shall keep a dairy of two or more cows unless he is the holder of a licence issued by the Chairman in that behalf.
- (2) The fee for each licence issued under paragraph (1) shall be calculated according to the rates specified in the Schedule hereto.
- 4. Every person who desires, to sell or offer for sale milk from one cow, shall cause himself to be registered in the books of the Council as a registered supplier of milk and shall obtain a permit from the Chairman in that behalf.
- 5. No person shall sell, hawk, deliver, expose, carry or offer for sale within the village area, any milk adulterated with water or any other foreign substance or liquid.
- 6. No person shall at any time sell or expose, keep, carry, hawk or offer for sale any milk within the village area unless he is the licensee of a dairy or a registered spplier of milk or the authorised agent of such licensee or registered supplier.
- 7. Every licence-holder, registered supplier or authorised vendor of milk shall carry his licence, permit or written authority, as the case may be, when carrying, delivering, hawking or exposing milk for sale, and shall, on demand made by any Public Health Inspector or other person authorised thereto in writing by the Chairman, produce such licence, permit, or written authority for inspection.
- 8. The licensee of a dairy shall cause all dung, refuse, urine or washings to be removed from the dairy at least once a day, and to be disposed of in such manner as to cause no nuisance.
- 9. The licensee of a dairy shall keep every part of the dairy and its surroundings in a clean and sanitary condition.
- 10. The licensee of a dairy shall not cause or permit milk to be stored in any vessel other than a vessel made of glass, porcelain, glazed earthenware, tin or enamelled or galvanised iron.
- 11. No person who is suffering, or has recently suffered from any infectious, contagious or cutaneous disease, or who has been recently in attendance on any person suffering from such disease, shall enter a dairy or take part in the preparation, sale or transport of milk, until the periods of infection and incubation have elapsed.

DWELLING COMPOUNDS

16. The occupier, or if there is no occupier, the owner of any house within the village area shall keep the land appurtenant to such house in a clean and sanitary condition and free of undergrowth and rubbish.

THE CLEANING OF HOUSES

- 17. Whenever any house appears to be in an insanitary condition or in such a state of disrepair as to be prejudicial to the health of the inmates or of the neighbours, the Chairman shall cause a notice in writing to be served upon the owner of the house specifying what action the owner should take within the time set out in the notice.
- 18. (1) Every owner of a house served with the notice under by-law 17 shall comply with the requirements of such notice within the time specified therein.
- (2) In the event of the failure or refusal to comply with the requirements of a notice under by-law 17, the Chairman may cause the work to be done, and the expenses thereby incurred may be recovered from the owner of the house as a debt due to the Council.
- 19. (1) The owner, occupier or person having the care of any place of assembly or worshop shall keep such place adequately ventilated and in a clean and sanitary condition.
- (2) The Chairman may, whenever it is necessary to do so, by notice in writing served on the owner, occupier or person having the care of any place of assembly or worship, order such owner, occupier or person to clean or lime-wash such place of assembly or worship within such time as may be specified in the notice.
- (3) Every person on whom a notice is served under paragraph (2) shall comply with the requirements of such notice within the time specified therein.
- (4) In the event of failure or refusal by any person to comply with the requirements of a notice under paragraph (2), the Chairman may cause the work to be done, and the expenses incurred thereby may be recovered from such person as a debt due to the Council.
- 20. The owner or occupier of any land shall keep his land free of refuse and rubbish and he shall cause such refuse or rubbish to be burned or buried or otherwise disposed of so as to prevent the breeding of flies or the creation of any nuisance.

BOUNDARIES AND FENCES

- 21. The owner, lessee, occupier, or person in charge of every land which is not cultivated shall mark the boundaries of such land by live fences or ditches or stones firmly fixed in the ground or in any other way which is in accordance with the custom of the village area.
- 22. The owner, lessee, occupier or person in charge of every land which is cultivated shall erect a tence along the boundary of such land and shall maintain such fence in good repair.
- 23. In the case of any two adjoining lands, the owners, lessees, occupiers or persons in charge of such lands shall be jointly responsible for laying down, making or erecting any mark, ditch or fence forming the common boundary and for maintaining them in good order: Provided that it shall be lawful for the

owner, lessee, occupier or person in charge of either of such lands to erect the fence on the common boundary at his own expense, all due precautions being taken to prevent damage being caused to trees or plants on the other land.

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

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

26. No person shall wilfully alter or deface or do any act likely to damage any fence or boundary, or remove any landmark from any land.

STRAY CATTLE

27. All cattle, sheep and goats straying on any public road or path within the village area shall, on seizure, be placed in the pound established by the Council for purpose.

28. The charges payable before the removal any animal so impounded shall be calculated at the following rates:—

For occupation, Re. 1 per head for a day or part of a day. For food (if supplied) 75 cts. per head for a day or part of a day.

UNWHOLESOME FOOD AND DRINK

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

30. It shall be lawful for the Chairman, or the Medical Officer of Health, or the Public Health Inspector or any person authorised by the Chairman in writing, to seize any article of food or drink kept or exposed for sale if such article appears to be unwholesome or unfit for human consumption.

31. Where any officer or person other than the Medical Officer of Health seizes an article of food or drink, he shall place a sample of the seized article in a receptacle in the presence of the person from whose possession such article was seized and produce such sample with the least possible delay before the Medical Officer of Health or any other Government Medical Officer.

32. Where an article of food or drink is seized, the person seizing such article shall, upon demand of a sealed sample by the person from whose possession the article was seized, place a sample of the seized article in a receptacle and shall, after sealing the receptacle in the presence of the person from whose possession the article was seized give that sample to that person.

33. If the Medical Officer of Health who has seized an article of food or drink, or the Medical Officer before whom an article of food or drink is produced, certifies such article to be unwhole-some or unfit for human consumption, the Chairman shall cause such article to be destroyed or to be disposed of, so as to prevent it being exposed for sale or used for human consumption. If the Medical Officer certifies that the article of food or drink is wholesome and fit for human consumption, such article shall be returned to the owner.

34. No person shall sell or expose for sale the flesh of any animal that has died of natural causes or of any disease or by drowning, or has been killed by a wild beast or by bite of a snake or a rabid dog.

LAND AND PROPERTY

35. No person shall destroy, damage or interfere with the use of any ambalam, madam, open space or place for public recreation.

36. No person shall destroy, damage or encroach upon any waste or public land vested in, or under the control of the Council.

37. Where any common pasture lands have been set apart by the Council for the use of any specified village, no person who is not resident in any such village shall tether any cattle or permit any cattle to stray upon such pasture lands without the written permission of the Chairman.

38. No person shall damage any fence or obstruct any gate way, or foul or poison any pond, situated on any land set apart as a communal pasture.

DISORDERLY CONDUCT

39. No person shall loiter or lurk in any public path or road or in any thoroughfare or public place after 9 p.m. without a light and without lawful cause. The mere possession of an electric torch or other lighting device, without the light being actually put on, shall not be deemed to be sufficient for the purposes of this by-law.

40. No person shall be found drunk and incapable of taking care of himself or behaving in a disorderly manner in a public path or road or in any thoroughfare, or public place.

- 41. No person shall cause any annoyance to any other person by publishing any obscene writing or by making any obscene drawing or by singing or reciting any obscene song or ballad, or do any other act which is likely to outrage public decency.
- 42. No person shall throw stones or filth at the house or into the compound of any other person. _
- 43. No person shall preach or address any assembly or crowd or hold any meeting on any public road or path within the village area, except in pursuance of a permit from the Chairman and within the time and limits specified in such permit.

GAMBLING

- 44. (a) No person shall gamble with dice or cards, play any game for stakes or take part in betting of any kind within the village area.
- (b) No person shall allow gambling with dice or cards, or the playing of any game for stakes, in any house, premises, boat, vessel or vehicle occupied by that person or belonging to him or under his control.

PUBLIC NOTICES

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

46. No person shall wilfully contravene the directions set out in any notice or remove any notice board, fence, post or barrier or other thing put by the authority of the Chairman in the execution of any work commenced under any by-law of the Council.

CONSTRUCTION OF LATRINES

47. Where the Council defines an area within which the owner or lessee of any premises used for human habitation shall be required to construct and maintain a latrine the Chairman may, by notice in writing, require the owner or the lessee of any such premises to construct a latrine of such type and size, and in such position on the premises and with such connecting drains, as may have been determined by the Council, and specify all such requirements in the notice.

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

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

CONSTRUCTION OF BUILDINGS

- 49. (1) No person shall erect within the village area any new building, boundary wall or gate way within the distance of—
 - (a) 15 feet from the centre of any village cart road.
 - (b) 15 feet from the centre of any village path which has been notified by the Council 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 path other than a path referred in the paragraph (b).
- (2) No person shall erect any building, boundary wall or gate way along any cart road or path referred in paragraph (1) without giving thirty days previous notice thereof in writing to the Chairman.

INTERPRETATION

50. In these by-laws--

"Chairman" means the Chairman of the Village Council.

"Council" means the Village Council of Chinnacheddikulam West village area, and

"Village area" means the Chinnacheddikulam West village area in the Vavuniya District.

SCHEDULE

FEES FOR DAIRY LICENCE

Licence to keep a dairy for the supply of milk to the public— $Rs.\ c.$

- (a) where the number of cows does not exceed 3 ... 2
- (b) where the number of cows exceeds 3 but does not exceed 10 ... 5 0
- (c) where the number of cows exceeds 10 ... 10 0 6-802—Gazette No. 14,700 of 16.6.66

L. D.-B. 66/47-L. G. D.-BC. 208.

THE POLGAHAWELA TOWN COUNCIL The Town Councils Ordinance

BY-LAW made by the Polgahawela Town Council under sections 129 (b) and 152 of the Town Councils Ordinance (Chapter 256), and approved by the Minister of Local Government under section 153 of that Ordinance.

E. G. GOONEWARDANE,
Permanent Secretary,
Ministry of Local Government.

Colombo, 29th May, 1966.

BY-LAW *

Every paddy field situated within the administrative limits of the Polgahawela Town Council shall be exempt for the year 1966, from the special conservancy rate levied under section 129 (b) of the Town Councils Ordinance (Chapter 256), and referred to in the notice dated November 26, 1965, and published in Gazette No. 14,581 of December 10, 1965.

6-806-Gazette No. 14,700 of 16.6.66

Statements of Revenue and Expenditure

THE RATTOTA TOWN COUNCIL

Statement of Revenue and Expenditure for the year 1964

	REVENUE					EXPENDIT	\mathbf{URE}	-			
-		$ar{R}s.$	c.	Rs.	c. ·			Rs.	c.	Rs.	c.
A.—General Revenue B.—Thoroughfares C.—Council's lands and D.—Public Health E.—Public Recreation F.—Cemetries G.—Dog Registration H.—Weights and Measu I.—Fire Protection J.—Reading Rooms and	res	39,584 8 450 7,140 2 15,511 3 5,362 5	38 0 24 31 55	8,060		E.—Public Recreation F.—Cemetries G.—Dog Registration H.—Weights and Measures T.—Fire Protection		27,776 7,063 11,856 22,493 325 ——————————————————————————————————	53 84 54	69,515	0
Other Receipts:			•			Other Payments :	_				
Deposits—General Electricity Advances—General Government Grants— Electricity Accounts Reserve for Depreciat city Scheme) Sundry Creditors Sundry Debtors	-Roads Housing Play Ground	4,890 7 1,175 9 3,728 2 1,457 8 16,204 9 3,000 28,652 0 245 2,106 7 4,989 3	99 21 30 5 0 0 71 33	6,450	, 73	Electricity Advances—General Government Grants—Housing Loan Account—Housing Scheme Electricity Accounts Fixed Deposits Sundry Creditors Sundry Debtors		3,705 346 2,849 96 1,500 34,899 297 1,359 11,570	60 62 0 65 75 29	56,624	67
Revenue Collection Accor	ints:					Revenue Collection Accounts:	•				
Property Rate Conservancy Rate Water Rate Conservancy Fees Water Fees Rent Electricity Dues Warrant Cost Balance on 31st December	oer, 1963	5,980 7 1,959 2 1,636 6 2,964 2,545 10,664 7 20,362 2 230 3	3 4 0 6 7 4 4	6,343 9,466	0 73	Conservancy Rate Water Rate Conservancy Fees Water Fees Rent Electricity Dues	•	6,389 2,045 1,722 3,548 3,097 10,995 21,157 359	38 83 0 99 90 71	49,316 34,865	
-		•	21	0,321	44				-	210,321	44
			*****			- ·				-	

I, Wathusuddage Henry de Silva, Chairman, Town Council, Rattota do hereby affirm that to the best of my knowledge and belief the above is a true and correct statement of monies received and paid during the year 1964.

W. H. DE SILVA, Chairman.

Certified to be correct.

B. KAHANDUGODA, Member.

Office of the Town Council, Rattota, December 14, 1965.

Affirmed to before me at Rattota on this 14th day of December, 1965.

T. M. GUNARATNA, Justice of the Peace.

THE RATTOTA TOWN COUNCIL

Statement of Assets and Liabilities as at 31st December, 1964

	~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~	monn' or	1100	VID GIAG	44- 00 W-1					
LL	ABILITIES						ASSETS			
		Rs.	c.	Rs.	c.				Rs.	6
Deposits-General		6,150	01			Advances-General			1,375	
Electricity		4,296	77			Property Rate	• •	• •	1,717	0
Government Grants—Hous		17,828				Conservancy Rate			411	22
	Ground	8,910				Water Rate		(395	03
Road		3,327				Conservancy Fees			1,424	_
2000				40,512	49	Water Fees	• •	· c	973	
Loan Accounts—Housing 8	Scheme	14,939	46	-	20	Electricity Dues	• •	• •	2,874	_
	y Scheme	-	79			Sandre Dahtona	• •	• •	14,833	
Water Sch		168		15,108	43	Dant		C.	2,144	
Reserve for Depreciation (E				490	_	Warrant Cost	• •	•	179	_
Sundry Creditors	necorreray act	(CIIIO)	• •	2,315		Fixed Deposits	• •	• •	20,223	
Buildry Creditors	• •		• •	4,010	20	rized Doposius	• •	• •	20,220	0.
Surplus and Deficit Account	(General):					Surplus and Deficit Account	(Electricity De	epartment) :	•	
•	Rs. $c.$	Rs.	c.				$\dot{R}s.$ c.	Rs. o.		
Surplus on 31.12.1963	•	68,285	05			Deficit on 31.12.1963		37,593 18	-	
Expenditure, 1964	69,515 0					Expenditure, 1964	34,899 65	:		
Revenue, 1964	68,060 98					Revenue, 1964	28,652 04			
		1,454	02				·	6,247 61		
C 1	-	 	· · · · · · · · · · · · · · · · · · ·	00 0D3	-00	TD-C-244 01 10 1004	-		49.040	70
Surplus as at 31.12.1964			• •	66,831	U3	Deficit as at 31.12.1964	• •	• •	•	
						Cash in hand	• •	• •	465	
	-					Cash at Bank of Ceylon	• •	• •	`660	
						Cash at Peoples' Bank	• •	• •	33,739	82
				125,257	21			•	125,257	21
• ·			-					-		
										1

I, Wathusuddage Henry de Silva, Chairman, Town Council, Rattota, do hereby affirm that to the best of my knowledge and belief the above is a true and correct statement of Assets and Liabilities of the Rattota Town Council as at 31st December, 1964.

W. H. DE SILVA, Chairman, Town Council, Rattota.

Certified as correct.

B. Kahandugoda, Member, Town Council, Rattota.

Office of the Town Council, Rattota, December 14, 1965.

Affirmed to before me at Rattota on this 14th day of December, 1965.

T. M. GUNARATNA, Justice of the Peace.

- 6-823--Gazette No. 14,700 of 16.6.66

Budgets

THE CHAVAKACHCHERI URBAN COUNCIL

Application under F. R. 12 (ii)—Budget, 1966

THE utilisation of savings from votes to meet the corresponding excesses in other votes as shown below were settled and adopted by Resolution No. 5 of 28.5.66.

Head Savings	Rs.	c.	Head	Excesses		Rs.	c.
J.—6 Extensions and Improvements	4,000	0	B.—12 New Works	• •		4,000	0
•	4,000	0			•	4,000	0
							

R. D. SIVAGURU, Chairman, Urban Council, Chavakachcheri.

Office of the Urban Council, Chavakachcheri, June 1, 1966. 6-828—Gazette No. 14,700 of 16.6.66

THE BERUWALA URBAN COUNCIL

First Supplementary Budget for the year 1966

Head and Sub-head of Expenditure	•	-		Amor Rs.).	Authority
A.—(2) (l) Office furniture and equipment			• • .	2,500	0	- •	Resolution No. 11 of Council on 27.3.66
B.—(4) Thoroughfares—Lighting D.—(4) Council lands and buildings E.—(1) (e) Public Health—Anti Filariasis Measures E.—(7) (b) Markets and Galas—Maintenance	• •	•	••	2,000 1,000 1,500 1,000	0 0 0	••	Resolution No. 11 of Council on 25.5.66 do. do. do. do.
		Total	• •	8,000	0		-

M. A. Bakeer Markar, Chairman, Urban Council, Beruwala.

Office of the Urban Council, Beruwala, June 1, 1966. 6-835—Gazette No. 14,700 of 16.6.66

Miscellaneous Notices

THE KANDY MUNICIPAL COUNCIL

Butcher's Ordinance

NOTICE is hereby given under section 7 (2) of the Butcher's Ordinance (Chapter 272) that the person mentioned in the Schedule hereunder has made an application to me for a licence to carry on the trade of a Butcher in the premises stated against his name in the aforesaid Schedule during the year 1966.

Any person residing within the administrative limits of the Kandy Municipal Council, who desires to object to the issue of such licence should furnish to me in duplicate within fourteen days (14 days) from the date of this Gazette notification a written

statement of the grounds of his or her objection for the issue of the licence.

SCHEDULE

Name of Applicant

Name of Trade

Laz. Bai. Mohamed Amanulla. Beef Stall, Premises No. 385,

E. L. SENANAYAKE,
Peradeniya Road, Kandy.
Mayor of Kandy.

Office of the Municipal Council, Kandy, 30th May, 1966. 6-833—Gazette No. 14,700 of 16.6.66

THE MATALE MUNICIPAL COUNCIL. Notice Regarding Rabies

WHEREAS there is danger of rabies within the Municipal Limits of Matale, it is hereby notified under section 11 of the Rabies Ordinance (Chapter 476), that any dog found in any public place or road or in any place other than a private building, compound or garden and not tied up or led shall be liable to be destroyed forthwith by any person authorised by me in writing.

This proclamation shall expire at the end of six months from the date of publication in the Government Gazette.

> W. A. E. Peiris, Municipal Commissioner.

> > Chairman.

Municipal Office, Matale. 28th May, 1966. 6-819—Gazette No. 14,700 of 16.6.66

THE DEHIOWITA TOWN COUNCIL

Assessment Books for the year 1966

NOTICE is hereby given under section 235 (1) of the Municipal Council Ordinance (Chapter 252), as read with section 165 of the Town Councils Ordinance (Chapter 256), that the Assessment Books of the Dehiowita Town Council for the year 1966

are now ready and open for inspection at the Council's office during office hours.

K. D. B. Canisius,

Office of the Town Council, Dehiowita, 30th May, 1966. 6-832—Gazette No. 14,700 of 16.6.66

Keeping a radio repair shop ...

THE MULLERIYAWA TOWN COUNCIL

The Town Councils Ordinance

IT is hereby notified that the Mulleriyawa Town Council has under section 161 and 163 of the Town Councils Ordinance (Chapter 256) imposed with effect from the date on which this notification is published in the Gazette, the licence duties specified in the Schedule hereto in respect of the licences described therein.

K. A. D. KARUNARATNE,

Chairman.

Office of the Town Council, Mulleriyawa, 7th June, 1966.

SCHEDULE Rs. c. Keeping a restaurant......25 0Keeping a lodging house......15 0Keeping a bakery......15 0Keeping a tea or coffee boutique......5 0Storing coconut oil over 100 gallons...25 0 Storing gunny bags Keeping an electrical workshop 10 0 5 0 Keeping an establishment for the manufacture of jwellery Keeping a printing press 10 0 **50 0** Keeping a forge or smithy ... **50 0** Keeping a metal crusher ... Storing kerosene oil over 100 gallons Storing diesel or petrol ... Keeping a garage ... **10 0** Storing cement or lime 10 0 Quarrying for cabook, gravel or metal 15 Storing straw Keeping an ice factory 25 0 15 0 Keeping a chilly or currystuff grinding mill Manufacturing fibre **25 0** Keeping a smithy in which oxygen is used ... 25 0 Keeping an aerated water manufactory ... 10 0 Keeping a barber saloon Keeping a car service station with hoist **25 0** 2 50 Keeping a cycle work shop ...

Burning coconut shells or firewood for charcoal ... 10 0 Keeping a tinker's workshop ... 25 0 Keeping a tinker's workshop small ... 5 0 Keeping an establishment for vulcanizing tyres and tubes 10 ... 100 0 Keeping an establishment for electro plating ... Keeping a tea factory...100 0Keeping a rice mill huller...15 0 Keeping a carpenter's workshop ... Keeping an establishment for making and selling furniture Any trade in which machinery driven by oil or by fuel or steam or electricity is used ... 200 0 Storing cotton wool ... 25 0 Keeping a firewood depot ... 10 0 Keeping a timber depot Storing dry fish or salt fish not exceeding 5 cwt. ... Storing dry fish or salt fish exceeding 5 cwt. ... Storing perishable articles of food ... 5 0
Manufacturing vinegar ... 25 0
Making soap ... 50 0
Storing hides or bones ... 50 0 Storing manure or artificial manure Manufacturing koda ... Manufacturing cigars or cigarettes ... 25
Manufacturing beedi ... 10
Keeping a sundry boutique ... 7 Curing or drying tobacco ...
Keeping a wholesale depot 100 0 Smoking rubber ... Keeping a roller for manufacturing sheets rubber ... Storing empty bottles Storing any grain or pulses over ten bags ... Storing poonac, animal food or bird food over 3 cwt. Charging batteries Manufacturing or burning bricks or tiles not exceeding 2 ovens 15 0 ••• Manufacturing or burning bricks or tiles exceeding 2 ovens ... Keeping an eating house ... **15** 0 6-827-Gazette No. 14,700 of 16.6.66

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

THE following resolution passed by the Village Council of Buttala village area in Moneragala District under section 3 of the Local Authorities (Standard By-laws) Act (Chapter 261) is published in terms of that section:

Resolution

The Village Council of Buttala in Moneragala District, under sub-section (1) of section 3 of the Local Authorities (Standard By-laws) Act (Chapter 261), hereby resolves to adopt with effect

from the date on which this resolution is published in the Gazette, part 38, of the Standard by-laws framed by the Minister of Local Government and published in Gazette No. 13,679 of June 21, 1963, and approved by resolution passed by the Senate and House of Representatives, notice of which was published in the Gazette No. 14,287 of January 8, 1965.

> A. H. JAYASENA, Chairman.

Village Council Office, Buttala, 6th June, 1966. 6-826—Gazette No. 14,700 of 16.6.66

THE MANNAR TOWN COUNCIL

The Butchers Ordinance

NOTICE is hereby given under section 7 of the Butchers Ordinance (Chapter 272), that the person mentioned in the Schedule hereunder has made application to me for carrying on the trade of Butcher in the premises stated against his name in the aforesaid Schedule, during the period 1.6.66 to 31.12.66.

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

SCHEDULE

Name and Address of Applicant Premises at which the trade is to be carried

Mr. M. Jeleethu, Moor Street, Beef Stall No. 2, Public Market, Mannar. Mannar

> M. S. A. RAHIM, Chairman.

Office of the Town Council, Mannar, 31st May, 1966. 6-831—Gazette No. 14,700 of 16.6.66

NANADDAN EAST VILLAGE COUNCIL

The Butchers Ordinance

NOTICE is hereby given under section 7 of the Butchers Ordinance (Chapter 272), that the persons mentioned in the Schedule hereunder have made application to me for lisences to carry on the trade of butchers in the premises stated against the names in the aforesaid Schedule during the year 1966.

Any person residing within the administrative limits of the Nanaddan East Village Council in Mannar District who desires to object to the issue of licences should 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 for the issue of licence or licences.

SCHEDULE

Names of Applicants

Trade

Name of premises

1. Mr. K. S. L. Perera . . Sale of Mutton . . V. C. Public Market

2. Mr. K. S. L. Perera . . Sale of Beef

.. V. C. Public Market

S. M. SWANTHU, Chairman.

Annual

Nanaddan East V. C. Office, Murunkan, 22nd May, 1966 6-838—Gazette No. 14,700 of 16.6.66

Nature of Licence

THE KINNIYA TOWN COUNCIL

Town Councils Ordinance (Chapter 256)

IT is hereby notified that the Town Council, Kinniya, has, under sections 161 and 163 of the Town Councils Ordinance (Chapter 256), imposed with effect from the date which this notification is published in the Gazette, the licence duties specified in the Schedule hereto in respect of the licences described therein.

M. E. H. MAHAROOF,

Chairman.

Town Council Office, Kinniya, June 4, 1966.

SCHEDULE

Nature of Licence			Annue			
		-	•	Rs.		
Keeping a provision store	* * *,			15	0	
Keeping a tea and coffee boutique	•••		•••	15	0	
Keeping an eating house	***	4	•••	10	O,	

Duty Rs. c.Keeping a bakery Curing of fish or storing of dry fish ... **75** Icing of fish Keeping a rice mill or grinding machines 150 Manufacturing of beedies or cigars ... Keeping a forge Keeping a carpentary workshop ... Manufacture of jewellery Manufacture of bricks or keeping a kiln Storing of Kerosene oil Keeping a laundry Keeping a barber saloon 100 Keeping a jewellery shop Keeping a furniture shop Keeping a meat stall Keeping a lodging house Keeping a multi-purpose co-operative store

THE KINNIYA TOWN COUNCIL Yehicles and Animals Tax for the Year 1966

THE TOWN COUNCILS ORDINANCE CHAPTER 256 OF THE LEGISLATIVE ENACTMENTS (1956) OF CEYLON

IT is hereby notified that the Kinniya Town Council has—

- (1) Under section 161 of Chapter 256 of the Legislative Enactments (1956) of Ceylon, imposed for the year 1966, a tax on the vehicles and animals mentioned in the Schedule hereto at the rates specified in that Schedule.
- (2) Under section 162 (3) of Chapter 256 of the Legislative Enactments (1956) of Ceylon, ordered that the said tax be payable on or before June 30, 1966.

Town Council Office, Kinniya, 4th June, 1966. M. E. H. MAHAROOF, Chairman.

SCHEDULE

For every bicycle or tricycle or bicycle car, cart or tricycle car or cart:---

- (a) If used for trade purposes
- (b) If used for other than trade purposes For every double-bullock cart
- 6-817—Gazette No. 14,700 of 16.6.66

For every single-bullock cart

6-821--Gazette No. 14,700 of 16.6.66

Rs. c.

THE TRINCOMALEE URBAN COUNCIL

Sale of movables

NOTICE is hereby given that the undermentioned movables seized by virtue of a warrant issued by the Chairman, Urban Council, Trincomalee in terms of Section 252 (1) of the Municipal Councils Ordinance (Cap. 252), as read with Section 170 (1) of the Urban Councils Ordinance (Cap. 255), for the recovery of arrears of property rates, in respect of the undermentioned premeses, will be sold by public auction at the Town Hall premises, Urban Council, Trincomalee, sale commencing at 9.30 a.m. on Friday, July 1, 1966, unless in the meantime the amounts due as rates and costs be duly paid.

S. SIVANANDAN, Chairman.

Urban Council Office, Trincomalee, 5th June, 1966.

-	Premises No.		Name of Road Street	Description of Article	Quantity			
	90, 90/1, 90/2 94 and	96	• •	Kachcheri Road	• •	Teapoy "Aeroplane" Chairs Ordinary Chairs	• •	2 2 2
- -	17	• •		New Moor Street	• •	Door	• •	1
-	274, 276, 278 284, 28	8 ,290, 292, 29	1 296 ·	•		-		~ "
	and 298		. •	Mosque Road		Ice Boxes	• •	21
	330/4			Court Road	• •	Teapoy	• •	1
				•		Campcot		1
				•	•	Table		1
				•		Glass Box (old)		1
				•		Chair (old)		1
	24/1 ·	• •		Ebony Lane	• •	Large Tables	• •	2
	137, 139, 139/1, 141,			Central Road		Usha Hand Sewing Mac	hine,	
682	2-Gazette No. 14.700		• •	·		with Cover	• •	1

9

SCALE OF CHARGES FOR NOTICES AND ADVERTISEMENTS

CEYLON GOVERNMENT GAZETTE

(Issued every Friday)

- 1. All Notices and Advertisements are published at the risk of the Advertisers.
- 2. All Notices and Advertisements by Private Advertisers may be handed in or csent direct by post together, with full payment to the Government Printer, Government Press, Colombo.
- 3. The office hours are from 9 a.m. to 1 p.m. on pre-Poya Days and 9 a .m. to 4.30 p.m. on other days.
 - 4. Cash transactions close at 12 Noon on pre-Poya Days and 3.30 p.m. on other days.
- 5. All Notices and Advertisements must be prepaid. Notices and Advertisements sent direct by post should be accompanied by Money Order, Postal Order or Cheque, made payable to the Government Printer. Postage stamps will not be accepted in payment of advertisements.
- 6. To avoid errors and delay, "copy" should be on one side of the paper only and Preferably typewritten.
 - 7. All signatures should be repeated in block letters below the written signature.
- 8. Notices re change of name from Non-Government Servants and Trade Advertisements are not accepted for publication.
- 9. Advertisements purporting to be issued under orders of Courts will not be inserted unless signed or attested by a Proctor of the Supreme Court.
- 10. The authorized Scale of Charges for Notices and Advertisements is as follows from March 1, 1966:—

•		-	Rs.	O.
One inch or less	400	E £\$	15	0
Every additional inch or fraction thereof	* • •		15	0
One column or 1 page of Gazette	• • •	* • •	165	0
Two columns or one page of Gazette	• • •		33 0	0

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

- 11. The "Ceylon Government Gazette" is published every Friday. Day of publication is subject to alteration in any week where Public Holidays intervene.
- 12. With effect from March 1, 1966, all Notices and Advertisements should reach the Government Printer, Government Press, Colombo, as shown in Schedule of Separate Notice published at the end of each part of the Gazette.
 - 13. REVISED SUBSCRIPTION RATES EFFECTIVE FROM JULY 1, 1966:—*

Government Gazette (Annual)

-		Local			Foreign		
			$Rs.\ c.$		$oldsymbol{Rs.}$ $oldsymbol{c}.$		
Each Part			36 00	• • •	49 00		
One Section of Part I	• • • •	• • •	26 00		31 50		
Two Sections of Part I	• • •	• • •	33 50	• • •	41 50		

Subscription to the "Government Gazette" are booked for periods of not less than six months so as to terminate at the end of a calendar year or half year only.

*Rates for Single Copies, if available in Stock

•		Price		Postage (Local)
	· · · · · · · · · · · · · · · · · · ·	Cents		Cents
(a)	(i) Each part of the Gazette within one week from the date of the Gazette	40		20
	(ii) Each part of the Gazette after one week from the date of the Gazette	80		20
(b)	(i) Each Section of Part I of the Gazette within one week from the date of the Gazette	- 20		15
•	(ii) Each Section of Part I of the Gazette after one week from the date of the Gazette	40	• • •.	15

All remittances should be made in favour of the Superintendent, Government Publications Bureau, P. O. Box 500, Secretariat Building, Colombo, who is responsible for booking subscriptions and for sale of single copies.

IMPORTANT NOTICE REGARDING PUBLICATION OF GAZETTE

THE Weekly issue of the Ceylon Government Gazette is normally published on Fridays. If a Friday happens to be a Public Holiday the Gazette is published on the working day immediately preceding the Friday. Thus the last date specified for the receipt of notices for publication in the Gazette also varies depending on the incidence of public holidays in the week concerned.

The schedule below shows the dates of publication and the latest time by which notices should be received for publication in the respective Gazettes.

The Government Printer does not accept payments of subscriptions for the Government Gazettes. Payments should be made direct to the Superintendent, Government Publications Bureau, P. O. Box 500, Secretariat, Colombo 1.

Schedule

1966

Month	Date of	Publication		Last Date of Notices for	and Time of a publication is	cceptance of n the Gazette
MARCH	Friday Friday Friday Friday Friday	4. 3.66 11. 3.66 18. 3.66 25. 3.66	• •	3.30 p.m. 3.30 p.m. 3.30 p.m.	Friday Friday	25. 2.66 4. 3.66 11. 3.66 17. 3.66
APRIL	Thursday Friday Friday Friday Friday	1. 4.66 y 7. 4.66 15. 4.66 22. 4.66 29. 4.66	· · · · · · · · · · · · · · · · · · ·	3.30 p.m. 3.30 p.m. 3.30 p.m. 3.30 p.m. 3.30 p.m.	Thursday Friday Friday	25. 3.66 31. 3.66 1. 4.66 15. 4.66 22. 4.66
MAY	Friday Friday Friday Friday	6. 5.66 13. 5.66 20. 5.66 27. 5.66	• •	12 noon 3.30 p.m. 3.30 p.m. 3.30 p.m.	Friday	26. 4.66 6. 5.66 13. 5.66 20. 5.66
JUNE	Thursday Thursday Friday	3. 6.66 y 9. 6.66 y 16. 6.66 24 © 6.66	• •	12 noon 12 noon 12 noon 12 noon	Wednesday Wednesday Thursday Thursday	25. 5.66 1. 6.66 9. 6.66 16. 6.66
JULY	Friday Friday Friday Friday Friday Friday	1. 7.66 8. 7.66 15. 7.66 22. 7.66 29. 7.66	• •	12 noon 12 noon 12 noon 3.30 p.m. 3.30 p.m.	Thursday	24. 6.66 1. 7.66 8. 7.66 14. 7.66 22. 7.66
AUGUST	Friday Friday Friday Friday Friday	5. 8.66 12. 8.66 19. 8.66 26. 8.66	• •	3.30 p.m. 3.30 p.m. 3.30 p.m. 3.30 p.m.	Friday Friday	29. 7.66 5. 8.66 12. 8.66 19. 8.66
SEPTEMBER	Friday Friday Friday Friday Friday	2. 9.66 9. 9.66 16. 9.66 23. 9.66 30. 9.66	• •	3.30 p.m. 3.30 p.m. 3.30 p.m. 3.30 p.m. 3.30 p.m.	Friday Friday Friday	26. 8.66 2. 9.66 9. 9.66 16. 9.66 23. 9.66
OCTOBER	Friday Friday Thursday Thursday	7	•••	3.30 p.m. 3.30 p.m. 3.30 p.m. 12 noon	Friday	30. 9.66 7.10.66 14.10.66 20.10.66
NOVEMBER	Thursday Thursday Friday Friday	•	• •	12 noon 12 noon 12 noon 12 noon	Thursday Thursday Thursday Friday	27.10.66 3.11.66 10.11.66 18.11.66
DECEMBER	Friday Friday Friday Friday Friday	2.12.66 $9.12.66$ $16.12.66$ $23.12.66$ $30.12.66$	• •	3.30 p.m. 3.30 p.m. 3.30 p.m.	Thursday	$egin{array}{c} 24.11.66 \ 2.12.66 \ 8.12.66 \ 16.12.66 \ 22.12.66 \end{array}$

Government Press, Colombo, February 11, 1966.

Bernard de Silva, Government Printer.