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THE GAZETTE OF THE REPUBLIC OF SRI LANKA (CEYLON)

අංක 57 — 1973 අපේල් 27 වැනි සිකුරාද — 1973.04.27 No. 67 — FRIDAY, APRIL 27, 1973

(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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Local Government Notifications

THE KANDANA TOWN COUNCIL

The Public Performances Ordinance

RULE made by the Minister of Public Administration, Local Government and Home Affairs by virtue of the powers vested in him by section 3 of the Public Performances Ordinance (Chapter 176).

FELIX R. D. BANDARANAIRE, Minister of Public Administration, Local Government and Home Affairs.

Colombo, April 09, 1973.

Rule

The rules made under section 3 of the Public Performance Ordinance (Chapter 176) and published in Gazette No. 7,004 of April 1919 as last amended by rule published in Gazette No. 14,947 of February 26, 1971 are hereby further amended in so far as these rules relate to the area within the administrative limits of the Kandana Town Council, by the substitution, for the sale of fees set out in rule A 3 thereof, of the following new Scale:—

	For a period not exceeding 9 days		8	For a period exceeding 9 days but not exceeding 1 month			From 1 month to 6 months			From 6 months to 10 months			From 10 months to 1 (ons) year	
\mathbf{v}_{i}	Rs.	c.		Rs.			Rs.	0.		Rs.	c.		Ře.	•.
Where the number of persons for whom seating accommodation is provided does not exceed 299	5	0		25	0		100	0		100	0	••	150	0
Where the number of persons for whom seating accommodation is provided exceeds 299 but does not exceed 399		0		50	0		100	0	••	150	0	••	225	0
Where the number of persons for whom seating accommodation is provided exceeds 399 but does not exceed 499	10	0		75	0		150	0	••	225	0	••	800	0
Where the number of persons for whom seating accommodation is provided exceeds 499	15	0		150	0		225	0	••	800	0	••	400	0
4-704-Gazette No. 57 of 73.04.27														

SPECIAL NOTICE REGARDING FORWARDING OF NOTICES FOR PUBLICATION IN THE WEEKLY GAZETTE

ATTENTION is drawn to the Important Notice, appearing at the end of each part of this Gazette, regarding dates of publication of the future weekly Gazette and the latest times by which Notices will be accepted by the Government Printer for publication therein. All Notices for publication in the Gazette received out of times specified in the said notice will be returned to the senders concerned.

Department of Government Printing, Colombo, March 19, 1971. L. W. P. Piers, Government Printer.

CHANGE OF NAMES OF TOWN AND VILLAGES

IT is hereby notified for general information that the name of village specified in column I hereto is replaced by the name specified in Column II.

FELIX R. D. BANDARANAIKE, Minister of Public Administratoin, Local Government and Home Affairs.

Ministry of Public Administration, Local Government and Home Affairs, Colombo 7, April 04, 1973.

> District Matale

Column I
.. Purijjala Henegama

Column II
.. Egoda Purijjala

4-658-Gazette No. 57 of 73.04.27

L. D.-B. 22/53.

THE ELECTRICITY ACT

REGULATIONS made by the Katana Village Council in Colombo District under section 46 of the Electricity Act, (Chapter 205), as amended by Act, No. 59 of 1957, with the approval of the Minister of Public Administration, Local Government and Home Aflairs, given after consultation with the Minister of Irrigation, Power and Highways.

G. B. WIERAMANAYAEE, Additional Secretary, Ministry of Public Administration, Local Government and Home Affairs.

Colombo, 5th April, 1973.

Regulations

- 1. In these regulations-
- "Act " means the Electricity Act (Chapter 205), as amended by Act, No. 59 of 1957;
- "licence" means a licence issued under section 2 of the Act to the Katana Village Council in Colombo District;
- "licensee" means the Katana Village Council in Colombo District.
- 2. Any person desirous of obtaining the use of electrical energy from the licensee shall—
 - (a) at least fourteen days before the supply is required, make an application to the licensee in such form as may be provided for the purpose by the licensee; and
 - (b) pay in advance to the licensee the charges for the service cable or, if the licensee so requires, enter into a written contract with the licensee under section 33 of the Act.
 - 8. (a) The consumer shall entrust the wiring of any electrical installation, intended to be connected to the licensee's electricity supply mains, to a firm or an individual, who is capable of carrying out the work in conformity with the wiring regulations prescribed by the institute of Electrical Engineers. The supply of electrical energy shall be connected to such installation only after such work has been inspected and tested by an officer authorised by the licensee and the licensee is satisfied that the work has been carried out in accordance with the aforesaid wiring regulations;
 - (b) If the installation does not comply with the said regulations, a supply of electrical energy to the premises shall not be given until such time as the installation has been made to comply with such regulations.
- 4. Every consumer of electrical energy shall pay for such energy at the rates specified in the licence.
 - 5. (a) That portion of the service cable which is on the consumer's premises, that transformers, the main fuses, the meter and the board shall remain the property of the licensee and on no account shall they be moved or handled by any person other than an authorised employee of the licensee.
 - (b) The consumer shall be responsible for the maintenance of any wires, cables or any other apparatus on the consumer's side of the licensee's main fuse and meter.
 - (c) Where any installation is reconnected after having been disconnected under section 47 (3) of the Act, the appropriate fee for testing and reconnecting such installation as provided for in the licence shall be charged and shall be paid in advance by the consumer.
 - (d) In the event of a leakage of electrical energy at any part of the wires or fittings of any consumer, such consumer shall be liable to pay for all metered consumption of energy in his premises in accordance with section 41 of the Electricity Act.

- 6. (a) Every consumer wishing at any time, after the supply of electrical energy has been given to his premises, to use any lamp, fan or motor of greater size than the one already in use, or to install any additional lamp or other appliance consuming such energy, either temporarily or permanently, or in any way to alter or extend the wiring in his premises, shall, at least two days before the commencement of work on such extension or alteration, notify the licencee in writing of any such alteration or extension.
 - (b) No consumer shall connect or cause to be connected, any extension, lamp, fan or motor of greater size than the one already in use or install any additional lamp or any other apparatus consuming electrical energy, either temporarily or permanently to the main installation unless such extensions, lamp, fan, motor, additional lamp or other apparatus has been inspected and tested and found to be satisfactory by an efficer authorised in that behalf by the licensee.
- 7. (a) In the event of the melting of the licensee's fuse in any premises, the consumer shall forthwith inform the officer in charge of the electrical power station or sub-station, as the case may be, of the licensee.
 - (b) No person other than an officer authorised by the licensee or any workman employed by the licensee, shall replace any melted fuse which is the property of the licensee.
 - (c) Where the services of any officer or workman of the licensee are required to replace any fuse which is the property of the consumer or the licensee, the ppropriate charge payable therefor, as set out in the licence, shall be made in the current monthly account of the consumer.
- 8. The licensee does not hold itself liable to the consumer for any loss or damage occassioned directly or indirectly by the total or partial interruption of the supply of electrical energy.
- 9. Where any installation is re-connected after having been disconnected under section 45 of the Act, a fee for testing and re-connecting, as provided for in the licence, shall be charged, and shall be paid in advance by the consumer.
- 10. (a) All charges shall be deemed to be due on the date on which an account is presented.
 - (b) No complaint against the accuracy of any account shall be entertained by the licensee unless such complaint is made within a week after the receipt of such account by the consumer.
 - 11. (a) Every consumer who does not require the supply of electrical energy to his premises shall give three days notice in writing to the licensee.
 - (b) Where the notice referred to in paragraph (a) is not given, the consumer shall be held responsible for the licensee's equipment in his premises and shall be liable to pay for all the energy consumed on the premises until the lapse of three days from the date on which the licensee receives notice of the fact that the consumer does not require the supply:

Provided that when the supply to the premises is disconnected by the licensee before the lapse of the said three days, the consumer shall be liable to pay only for the energy consumed on the premises upto the time of such disconnection.

- 12. No electrical work such as installation work including additions, alterations and adjustments to existing installations shall be commenced except after notice of not less than two days has been given to the licensee, to enable an officer of the licensee to inspect the proposed work.
- 13. If any electrical work connected with any new instilation in any premises is carried out without giving notice to the licensee and obtaining the licensee's prior approval, the licensee may refuse to supply electrical energy to the premises wherein such work has been carried out, until formal notice has been received by the licensee and the necessary tests have been carried out.

- 14. Where any extension is made to any installation which is already connected to the licensee's electricity supply mains without prior notice to and without the permission of the licensee, the whole installation shall be liable to disconnection from the licensee's electricity supply mains.
- 15. Every application for the reconnection of any installation shall be made on such form as may be provided for the purpose
- by the licensee, and shall be delivered at the office of the licensee not less than forty-eight hours before the supply of electrical energy is required.
- 16. The Regulations published in Gazette No. 11,242 of 17.1.1958 are hereby rescinded.
- 4-705-Gazette No. 57 of 73.04.27

THE EIECTRICITY ACT

REGULATIONS made by the Village Council of Karainagar North Village area in the Jaffna District under section 46 of the Electricity Act (Chapter 205), as amended by Act, No. 59 of 1957, with the approval of the Minister of Public Administration, Local Government and Home Affairs, given after consultation with the Minister of Irrigation, Power and Highways.

P. SIRIWARDENE,
Additional Secretary,
Ministry of Public Administration,
Local Government and Home Affairs.

Colombo, 30.3.1973.

Regulations

- 1. In these regulations:-
- "Act " means the Electricity Act (Chapter 205) as amended by Act, No. 59 of 1957;
- "Licence" means a licence issued under section 2 of the act to the Karainagar North Village Council in the Jaffna District;
- "Licensee" means the Karainagar North Village Council in the Jaffna District.
- 2. Any person desirous of obtaining the use of electrical energy from the licensee shall:—
 - (a) at least fourteen days before the supply is required, make an application to the licensee in such form as may be provided for the purpose by the licensee and
 - (b) pay in advance to the licensee the charges for the service cable or, if the licensee so requires, enter into a written contract with the licensee under section 33 of the Act.
- 3. (a) The consumer shall entrust the wiring of any electrical installation, intended to be connected to the licencee's electricity supply mains, to a firm or an individual, who is capable of carrying out the work in conformity with the wiring regulations prescribed by the Institute of Electrical Engineers. The supply of electrical energy shall be connected to such installation only after such work has been inspected and tested by an officer authorised by the licensee and the licensee is satisfied that the work has been carried out in accordance with the aforesaid wiring regulations;
- (b) If the installation does not comply with the said regulations, a supply of electrical energy to the premises shall not be given until such time as the installation has been made to comply with such regulations.
- 4. Every consumer of electrical energy shall pay for such energy at the rates specified in the licence.
- 5. (a) That portion of the service cable which is on the consumer's premises, that transformers, the main fuses, the meter and the board shall remain the property of the licensee and on no account shall they be moved or handled by any person other than an authorised employee of the licensee.
- (b) The consumer shall be responsible for the maintenance of any wires, cables, or any other apparatus on the consumer's side of the licensee's main fuse and meter.
- (c) Where any installation is reconnected after having been disconnected under section 47 (3) of the Act, the appropriate fee for testing and reconnecting such installation as provided for in the licence shall be charged and shall be paid in advance by the consumer,
- (d) In the event of a leakage of electrical energy at any part of the wires or fittings of any consumer, such consumer shall be liable to pay for all metered consumption of energy in his premises in accordance with section 41 of the Electricity Act.
- 6. (a) Every consumer wishing at any time, after the supply of electrical energy has been given to his premises, to use any lamp, fan or motor of greater size than the one already in use, or to install any additional lamp or other appliance consuming such energy, either temporarily or permanently, or in any way to alter or extend the wiring in his premises, shall, at least two days before the commencement of work on such

- extension or alteration, notify the licensee in writing of any such alteration, or extension.
- (b) No consumer shall connect or cause to be connected, any extension, lamp, fan or motor of greater size than the one already in use or install any additional lamp or any other apparatus consuming electrical energy, either temporarily or permanently to the main installation unless such extensions, lamp, fan, motor, additional lamp or other apparatus has been inspected and tested and found to be satisfactory by an officer authorised in that behalf by the licensee.
- 7. (a) In the event of the melting of the licensee's fuse in any premises, the consumer shall forthwith inform the officer in charge of the electrical power station or sub-station, as the case may be, of the licensee.
- (b) No person other than an officer authorised by the licensee or any workman employed by the licensee, shall replace any melted fuse which is the property of the licensee.
- (c) Where the services of any officer or workman of the licensee are required to replace any fuse which is the property of the consumer or the licensee, the appropriate charge payable therefore, as set out in the licence, shall be made in the current monthly account of the consumer.
- 8. The licensee does not hold itself liable to the consumer for any loss or damage occasioned directly or indirectly by the total or partial interruption of the supply of electrical energy.
- 9. Where any installation is re-connected after having been disconnected under section 45 of the Act, a fee for testing and re-connecting, as provided for in the licence, shall be charged, and shall be paid in advance by the consumer.
- 10. (a) All charges shall be deemed to be due on the date on which an account is presented.
- (b) No complaint against the accuracy of any account shall be entertained by the licensee unless such complaint is made within a week after the receipt of such account by the consumer.
- 11. (a) Every consumer who does not require the supply of electrical energy to his premises shall give three days notice in writing to the licensee.
- (b) Where the notice referred to in paragraph (a) is not given, the consumer shall be held responsible for the licensee's equipment in his premises and shall be liable to pay for all the energy consumed on the premises until the lapse of three days from the date on which the licensee receives notice of the fact that the consumer does not require the supply.

Provided that when the supply to the premises is disconnected by the licensee before the lapse of the said three days, the consumer shall be liable to pay only for the energy consumed on the premises upto the time of such disconnection.

- 12. No electrical work such as installation work including additions, alterations and adjustments to existing installations shall be commenced except after notice of not less than two days has been given to the licensee, to enable an officer of the licensee to inspect the proposed work.
- 13. If any electrical work connected with any new installation in any premises is carried out without giving notice to the licensee and obtaining the licensee's prior approval, the licensee may refuse to supply electrical energy to the premises wherein such work has been carried out, until formal notice has been received by the licensee and the necessary tests have been carried out.
- 14. Where any extension is made to any installation which is already connected to the licensee's electricity supply mains without prior notice to and without the permission of the licensee, the whole installation shall be liable to disconnection from the licensee's electricity supply mains.
- 15. Every application for the reconnection of any installation shall be made on such form as may be provided for the purpose by the licensee, and shall be delivered at the office of the licensee not less than fourty-eight hours before the supply of electrical energy is required.
- 4-703-Gazette No. 57 of 73.04.27

THE BUTCHERS ORDINANCE

REGULATION made by the proper authority in that behalf, to wit, the Special Commissioner, under section 27 (1) of the Butchers Ordinance (Chapter 272) and confirmed by the Minister of Public Administration, Local Government and Home Affairs by virtue of the powers vested in him by that section.

GAMINI WICKRAMANAYAKE,
Additional Secretary,
Ministry of Public Administration,
Local Government and Home Affairs:

Colombo, 4th April, 1973.

Regulation

The regulations published in Gazette No. 10,168 of October 27, 1950 as amended by regulations published in Gazette No. 10,517 of April 10, 1953 and Gazette No. 10,662 of April 9, 1954 are hereby further amended in paragraph (1) of regulation 10 there of as follows:—

(1) by the substitution, for the figures "1.50" of the figures "5.00" and

- (2) by the substitution, for the figures "1.00" figures "3,00". of the

4-642-Gazette No. 57 of 78.04.27

THE BUTCHERS ORDINANCE

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

GAMINI WICKRAMANAYAKE,
Additional Secretary,
Ministry of Public Administration,
Local Government and Home Affairs.

Colombo, 4th April, 1973.

Regulations

- 1. No person shall in any slaughter-house, slaughter any animal-
 - (a) unless that animal has been inspected by the Medical Officer of Health and approved by him as fit to be slaughtered for human consumption; and
 - (b) at any time after the expiry of a period of 24 hours from the time of the approval of that animal under sub-paragraph (a) of this regulation; and
 - (c) except between 7 s.m. and 12 noon 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 from human consumption.
- 3. (1) The Medical Officer of Health may prohibit the slaughter of any animal if, after it has been approved under regulation 1, it has been found to be deceased 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.
- . f. If the carcase or offal of any animal slaughtered at any slaughter-house is, in the opinion of the Medical Officer of

Health, deceased or unfit for human consumption, he shall cause the carcase or offal to be forthwith destroyed or disposed of, so as to prevent such carcase or offal being exposed for sale or used for human consumption. Except under the direction of the Medical Officer of Health, no person shall remove any such carcase or offal from the slaughter-house.

- 7. The keeper of any 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 8.
- 8. No person shall remove from the slaughter-house the carcase of any animal intended for human consumption unless that carcase has been stamped on its fore-quarters and hind quarters by the keeper of the slaughter-house, with the letters "T.C.R.".
- 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 slaughter of any animal, until the period of infection and insulation has alarged. and incubation has elapsed.
- 11. It shall be lawful for the Medical Officer of Health to enter and inspect, at all reasonable times, any slaughter-house and person in charge thereof shall render such person 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 the payment of the fee:—

For cattle Rs. 5 per head. For goat Rs. 2.50 per head.

- 18. 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 by these regulations, may be exercised by any officer acting under the general or special direction of the Medical Officer
 - 15. In these regulations-
 - "Chairman" means the Chairman of the Council; and
 - "Council" means the Ragama Town Council.

4-643-Gazette No. 57 of 73.04.27

THE VILLAGE COUNCILS ORDINANCE

Notice under Section 13

BY virtue of the powers vested in me by section 13 (1) of the Village Councils Ordinance (Chapter 257), I, Lalith Hettiarachchi, Assistant Commissioner of Local Government, Chilaw-Puttalam Region, being satisfied that Mr. Anthoney Justin Miral, member for Ward No. 4 of the Anavilundan Pattu Village Council in the Chilaw District has after his election absented himself without notice to the Council, from more than three consecutive meetings of the Council, do hereby declare that

Mr. Anthoney Justin Miral, the member for Ward No. 4 of the Anavilundan Pattu Village Council in the Chilaw District, has vacated office with effect from the date of the publication of the notice in the Gazette.

Assistant Commissioner of Local Government, Chilaw-Puttalam Region.

Chilaw, 11th April, 1973. 4-662-Gazette No. 57 of 73.04.27

Examinations, Results of Examinations, &c.

LOCAL GOVERNMENT SERVICE

Efficiency Bar Examination for public Health Inspectors in the Local Government Service—7.7.1973

AN Efficiency Bar Examination for Public Health Inspectors in the Local Government Service will be held in Colombo.

- 2. Applications.—(i) Applications for admission to the examination must be made on the specimen from given below and must be addressed to the Secretary, Local Government Service Commission, P. O. Box 530, Colombo.
- (ii) Applications must be sent by registered post to reach the Secretary, Local Government Service Commission on or before 7.6.1973. Any applications received after that date will be rejected.
- (iii) Candidates must forward their applications through the Head of the Local Authority in which they work. If any candidate fails to do so he will be regarded as disqualified.
- (iv) Candidates are requested to forward their applications to the Head of the Local Authority in which they work, well in time with a request that they may be transmitted to the Secretary, Local Government Service Commission, on or before 7.6.1973.
- (v) No stamp fees will be levied from candidates who sit this examination for the first occasion. All other candidates taking up the whole examination should affix on the application form stamps to the value of rupees fifteen (Rs. 15) and have them duly cancelled. A stampe fee of rupees seven and cents fifty (Rs. 7.50) only will be levied from those who offer one subject.
 - N.B.—Applications not made on the prescribed form or not conforming in every respect with the requirements of this notification will be rejected.
- 3. Admission to the Examination.—The Secretary, Local Government Service Commission, will issue admission forms to those candidates whose applications are accepted. Candidates presenting themselves for the examination must produce to the officer appointed to supervise the examination their forms of admission. A candidate not producing such form will be disqualified.

Candidates must sit for the examination at the Examination Hall assigned to them. A candidate presenting himself at an Examination Hall other than the one assigned to him, will be refused admittance to the examination.

A copy of the time table will be forwarded together with the admission form. Every candidate presenting himself for the examination must hand over his admission form to the Supervising Examiner on the date of the examination.

If a candidate does not receive his admission form at least seven days before the date of the examination, he should communicate with the Secretary, Local Government Service Commission, informing him that he has not received the admission form and giving the following particulars:—

- N.B.—Admission to the examination does not constitute acceptance of eligibility.
- 4. If a candidate is found to be ineligible according to the regulations for this examination, his candidature is liable to be cancelled at any stage prior to, during or after the examination.
- 5. Leave to Officers to attend Examination.—Heads of Local Authorities are kindly requested to grant duty leave to officers serving in their Councils whose applications have been approved by the Secretary, Local Government Service Commission, to present themselves at the examination.
- 6. Identity Cards Candidates will be required to prove their identity in the Examination Hall to the satisfaction of the Supervisor for each subject they offer. For this purpose any one of the following documents will be accepted:—
 - (a) Identity Card issued by the Postmaster-General.
 - (b) A valid Passport issued within three years preceding the date of this examination.
 - (c) Any certificate, licence, or other document embodying a photograph of the holder and issued within 3 years preceding the date of this examination, on the authority of a Government Department.
- (d) A Passport size photograph with the following attestation on the reverse made by a person eligible to provide such attestation on the signature form:—

I certify that the photograph on the reverse is that of (Full name of candidate) whose signature is appended.

Signature	of Attester:
Name and	Status:
Address:	***************************************

(Signature of candidate).

Candidates who fail to produce their Identity Cards at the Examination Hall will be disqualified.

- 7. Scheme of Examination.—The examination will consist of three parts, namely:—
- (a) Written Examination (2½ hours)
 ...
 100

 (b) Practical Examination
 ...
 50

 (c) Oral Examination
 ...
 ...
 50

SYLLABUS (WRITTEN EXAMINATION)

- (i) Philosophy of Public Health.—Modern concept of health and biological, emotional and social foundation thereof; health problems and development of Public Health Administration.
- (ii) Statutes and Orders.—The Provisions of the Acts, Orders and Model By-laws relating to the duties of Public Health Inspectors in urban areas of Ceylon. The principle and practice of administration and enforcement.
- (iii) Health Education.—Role of health education in public health principles, methods and media of health education, community organisation.
- (iv) Inspection and Administration.—Methods of inspection of buildings, dwellings, common and other lodging houses, dairies, milk shops, cow sheds, bake houses, markets, slaughter houses, work places, stables and offensive trades and nuisance especially connected with trades and manufacturers. The detection and prevention of nuisance.
- (v) Water.—The physical characteristics of drinking water, sources and methods of supply, the various ways in which it may be polluted during collection, storage and distribution, and the means for preventing such pollution; the pollution of rivers, lakes, wells and ponds. Sources and dangers of pollution.
- (vi) Food.—Duties of the Inspector in relation to food, inspection of food. Characterstics of good and bad food (including fish, vegetables and fruit). Milk and Milk products. Food in relation to the infections and other diseases. Sampling of food under the Food Drugs Act, etc., The recognition and inspection of carcases, joints and organs of animals used for human consumption. The characteristics of home-killed, imported and cured meat. The diseases of animals intended for food; the appropriate action in regard to diseased meat.
- (vii) Air, Ventiliation and Lighting.—The composition of air and the various causes of pollution. The principles of ventiliation and simple methods of lighting and ventilating rooms and buildings.
- (viii) Building Construction and Sanitation.—Sites, foundations, roofs and damp-roofing or structures. The advantage and disadvantage of various sanitary appliances, the interpretation of drawing and of specifications. Preparation of schedules of repairs.
- (ix) Drainage, Sewerage and Sewage, Disposal.—A knowledge of various systems of drainage and their adaptability to particular conditions; construction of drains; sewage treatment and disposal.
- (x) Collection and Disposal of Refuse.—Scavenging and various systems of dealing with trade, house and other refuse.
- (xi) Prevention of Infectious Deseases.—Nature of infection; sources and mode of spread. Incubation Period of infectious deseases. Preventive measures against infection and infectious diseases. Disinfection, immunisation against infectious diseases.
- (xii) Flies, Pests and Vermit.—Their life history, preventive measures, destruction. Disinfection of premises.
- (xiii) Principles of Nutrition.—Composition of balanced diet, signs and symptoms of malnutrition, correction of dietary defects, nutritive values of common articles of food, need for variation in diet.
- (xiv) Statistics.—The meaning of the term used. The purpose and methods of calculating the ordinary rates, such as birth rate, death rate of infant mortality.

IV වැනි කොටස — ශුී ලංකා ජනරජයේ ගැසට් පතුය — 1973 අපේල් 27 වැනි දින PART IV-GAZETTE OF THE REPUBLIC OF SRI LANKA (CEYLON)-APRIL 27, 1973

- (xv) Office Routine.—A knowledge of general duties of the office and methods of keeping the books and recordes. Preparation of reports.
- (b) Practical examination will consist of a visit to an appoint-(d) Fractical examination will consist of a visit to an appoint ed place or institution, writing a report on, or engaging himself in the activity assigned in the presence of an examiner. A period of one hour will be devoted to this excluding the time involved in travelling in between.
- (c) Oral examination will consist of 5.6 questions addressed to each candidate so that his knowledge, competence, approach and attitude to the subject can be determined.
- 8. The names of the successful candidates will be published in Part IV of the Gazette of the Republic of Sri Lanka.

EDGAR FERNANDO. Secretary,
Local Government Service Commission.

Office of the Local Government Service Commission,

P. O. Box 530, Colombo, 11th April, 1973.

LOCAL GOVERNMENT SERVICE

Index No.:........... (For Office use only) No.:....

EFFICIENCY BAR EXAMINATION FOR PUBLIC HEALTH INSPECTORS IN THE LOCAL GOVERNMENT SERVICE, 7.7.73

Application for Admission

(1) Full name (in block capitals):-

- (3) Date of first appointment of a Local Authority:
- (4) Date of appointment as a Public Health Inspector in the Local Government Service:———
- (5) Permanent Station:-
- (6) State whether you are sitting this examination for the first occasion.

Candidates should Stamps here and Bign on them

Signature of candidate.

Date:-Secretary, L.G.S.C.

I certify that the above named candidate is on the staff of this Council and that the particulars stated by him in his application are correct.

> Chairman/Municipal Co Municipal Council/Urban Commissioner Council/ Town Council.

Date: 4-646-Gazette No. 57 of 73.04.27

By-Laws

L.D.-B. 34/45.

THE RATNAPURA MUNICIPAL COUNCIL

The Municipal Councils Ordinance

BY-LAW made by the Ratnapura Municipal Council under section 267 and 272 (4) of the Municipal Councils Ordinance (Chapter 252), and approved by the Minister of Public Administration, Local Government and Home Affairs and confirmed by the House of Representatives by virtue of the powers vested in him by section 268 of that Ordinance.

G. B. WIKRAMANAYAKE,
Additional Secretary,
Ministry of Public Administration,
Local Government and Home Affairs.

Colombo, April 09, 1973.

By-LAW

The by-laws relating to the water works of the Ratnapura Municipal Council published in *Gazette* No. 7,889 of October 23, 1931, as last amended by by-law published in *Gazette* No. 14,706 of July 29, 1966 are hereby further amended as follows:—

- (1) by the substitution, for by-law:
- "25 (A) (1) Water for domestic purposes may be supplied 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) Where water is supplied for domestic purposes other than by meter the following charges shall be paid in advance to the Council.
 - For a private service connection with 1/2 inch tap only-Rs. 3.00 per quarter or a part thereof.
- (B) (1) For other than domestic purposes water may be supplied either by meter or otherwise at the discretion of the Council, but as a rule such supplies should be by meter. The charges for such supplies shall be as follows:—
 - In all cases where water is supplied for the following purposes and not measured by meter the following charges shall be paid in advance to the Council or the rate fixed by the Council from time to time.

Premises occupied wholly or partly for-

- (a) Aerated water, Ice factories and Ice Cream Manufacturies-Rs. 15 per month.
- (b) Service Station where water is used for washing Motor vehicles—Rs. 20 per month;
- (c) Sports Club-Rs. 10 per month;
- (e) College and School Hostels-Rs. 8 per month;
- (e) Barber Saloon-Rs. 5 per month or part;

- (f) Private Dispensaries, Surgeries and similar institutions-Rs. 15 per month or part;
- (g) all other commercial undertakings or part not covered by above—Rs. 5 per month or part;
- (h) Lodging or Boarding House other than School or College Hostel—Rs. 10 per month or part;
- (i) for building works—Rs. 50 per month or part;
- (j) Government Departments-
 - (i) for one No. 1/2 inch tap only Rs. 3 per month, every additional 1/2 inch tap in the same service or premises—Rs. 2 per month or part;
 - (ii) for one No. 3/4 inch tap only—Rs. 5 per month. Every additional 3/4 inch tap in the same service or premises—Rs. 3 per month.
- (3) The charge for water supplied by meter for other than domestic purposes is at the rate of Rs. 1.50 per 1,000 gallons or part thereof or at the rate fixed by the Council from time to
- (C) Where water is supplied in barrels by means of transporting by vehicles for special requirement the following charges shall be paid in advance to the Council or at the rate fixed by the Council from time to time by resolution:—
 - (1) Week days and Pre-poya days during office hours—Rs. 3 per barrel.
- (2) Poya days and Public Holidays and non-working hours on week days—Rs. 4 per barrel.

Charges under by law 25 C. (1) and (2) may be waived at the discretion of the Mayor for work connected with public interest.

- (2) by the insertion, immediately after by-law 47 (3) of the following new paragraphs:
- (4) All copper pipes used in the construction of any private water service 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, 1/2 inch internal diameter 27 pounds per 100 lineal feet. 3/4 inch internal diameter 39 pounds per 100 lineal feet, 1 inch internal diameter 62 pounds per 100 lineal feet, 1 1/4 inch internal diameter 76 pounds per 100 lineal feet, 1 1/2 inch internal diameter 91 pounds per 100 lineal feet, 2 inch internal diameter 140 pounds per 100 lineal feet.
- (5) All lead pipes used in the construction of any private water service shall be of 200 pounds per square inch pressure and shall be in accordance with the following weights:—
 - 3/8 inch internal diameter, 4.5 pounds per 100 lineal feet, 1/2 inch internal diameter 6 pounds per 100 lineal feet, 3/4 inch internal diameter 9 pounds per 100 lineal feet, 1 inch internal diameter 12.5 pounds per 100 lineal feet, 1 1/4 inch internal diameter 16 pounds per 100 lineal feet, 1 1/2 inch internal diameter 20 pounds per 100 lineal feet, 2 inch internal diameter 28 pounds per 100 lineal feet.

- (6) All Polythene pipes used in the construction of any private water service shall conform to British standard 1972: 1953 (for low density Polythene tube for cold water service), shall make an allowance for the progressive reduction in strength with rising temperature, and shall be suitable for a minimum working pressure of 150 feet at a temperature of 100°F.
- (7) All Polyvinyl Chloride pipes used in the construction of any private water service shall be in accordance with the follow-

Nominal bore in inches		Weight in pounds per 100 lineal feet
1/2		16.8
3/4		20.4
1		29.6
1 1/4	٠.٠	35-6
1 1/2		51.8
2	٠.	73.9

and the working pressure shall be as given hereunder:

Nominal bore inches		rking pressur 150°F in fee of water
3/8	 1,260	 680
1/2	 1,220	 657
3/4	 980	 530
1	 . 922	 495
1 1/4	 760	 415
$\begin{array}{c} 1 \ 1/2 \\ 2 \end{array}$	 610	 322
2	 610	 322

- (3) by the insertion, immediately after by-law 52, of the following new by-laws:—
- "53. (1) The Commissioner may demand a deposit as security against the supply of water in any case.
- (2) In particular the Commissioner may demand as a condition of the supply of water the deposit in cash of the equivalent of three months probable consumption as estimated by him, but the deposit of such security shall not prejudice the right of the Commissioner to disconnect the installation for non-payment of
- 54. (1) Every consumer about to vacate his premises shall give in writing three clear days' notice of his intention to do so.
- (2) Where the notice referred in paragraph (1) is not given, the consumer shall be held responsible for all water consumed on such premises until the lapse of three days from the date on which the Commissioner receives notice of the fact that the premises have been vacated:

Provided that if the supply to the premises is disconnected by the Commissioner before the lapse of the said three days the consumer shall be responsible for the water consumed on the premises up to the time of disconnection."

4-702-Gazette No. 57 of 73.04.27

THE GALEWELA TOWN COUNCIL The Town Councils Ordinance

BY-LAWS made by the Galewela Town Council under sections 152 and 156 of the Town Councils Ordinance (Chapter 256) and approved by the Minister of Public Administration, Local Government and Home Affairs, under section 153 of that Ordinance.

> G. B. WICKREMANAYAKE, Additional Secretary,
> Ministry of Public Administration Local Government and Home Affairs.

Colombo, 7.4.1973.

BY-LAWS

- 1. (1) These by laws may be cited as the Galewela Fair By-laws, 1973.
- (2) A fair to be called and known as "the Galewela Fair" shall be held by the Council on every Wednesday and Saturday or on any other day fixed by the Council.
- 2. (1) No person shall use or occupy any stall or space within the premises of the fair, unless he is the holder, or the servant or agent of the holder, of a permit issued by or under the authority of the Chairman.
- (2) Every permit issued under paragraph (1) shall be substantially in the form set out in Schedule 1 hereto and shall be in force for the day of issue only.
- 3. Every holder of a permit issued under by-law 2 shall pay a fee at the rates specified in Schedule II hereto for the use of a stall or space within the premises of the Fair.
- 4. If the Council does not employ an Officer to collect the fees payable under by-law 3, it may lease the right of collecting the fees to any approved person—

 - (a) by private treaty; or
 (b) by calling for tenders; or
 (c) by putting up the right to public auction.
- 5. (1) No holder of a permit issued under by-law 2 shall sell or expose for sale within the premises of the fair any meat. Provided, however, that any such article or commodity may be said or exposed for sale under the authority of a special permit issued in that behalf by the Chairman.
- (2) No special permit shall be issued by the Chairman unless he is satisfied that there are good and sufficient reasons for issuing such a permit.
- 6. Any dispute arising between holders of permits issued under by-law 2 or their suthorised servants, or between them and the public relating to the use of the fair, may be settled by any officer authorised by the Chairman, on duty within the premises of the fair.
- 7. Order within the premises of the fair shall be maintained by an officer of the Council appointed for the purpose and on duty within the premises of the fair.

- 8. Every person attending the fair for the sale or purchase of goods, shall comply with any lawful order given by an officer of the Council or by a police officer, in settlement of any dispute or for the maintenance of order.
- . 9. No person shall, within the premises of the fair-
 - (a) carry on any cooking; or
 - (b) behave in a disorderly manner, or create any noise, or disturbance or fight with any other person or use insulting, abusive or obscene language; or
- (b) behave in a disorderly manner, or create any noise, or satisfactory account of himself after being ordered to leave by any officer of the Council or Grama Sevaka or Police Officer or any person acting under the authority of the Chairman; or
- (d) engage in any sort of gambling.
- 10. (1) It shall be lawful for the Chairman or the Medical Officer of Health or for any Public Health Inspector, acting under the authority of the Chairman, to inspect and seize any article of food exposed for sale within the premises of the fair, which appears to him to be unwholesome.
- (2) Where any article seized under paragraph (1) is certified by a government medical officer to be unwholesome, such article may be destroyed without payment of compensation to the person from whose possession it was seized.
- 11. (1) No person shall resist, obstruct, hinder or molest any officer or person appointed by the Chairman to superintend the fair in the execution of his duties.
- (2) No person shall resist, obstruct, hinder or molest any person appointed to collect the fees by the Council or (where the right to collect the fees has been leased) by the lessee, in the execution of his duties.
 - 12. No person shall-
 - (a) construct any sheds or awnings; or leave mats or sacks in the premises of the fair earlier than 3 p.m. of the day preceding the holding of the fair; or
 - (b) leave any sheds, awnings; mats sacks or any other goods in the premises of the fair later than 9 a.m. of the day following the holding of the fair.
- 13. It shall be lawful for the Chairman or any other officer of the Council acting under the authority of the Chairman to remove any sheds, awnings; mats, sacks or any other goods left in the premises of the fair after 9 a.m. of the day following the holding of the fair.
- 14. Every contravention of any of these by-laws shall be punishable with a fine not exceeding one hundred rupees, and in the case of a continuing contravention, with an additional fine not exceeding twenty-five rupees, for every day during which the contravention is continued after conviction by a court of competent jurisdiction or after service of a written notice from the Chairman or any officer authorised by the Chairman directing attention to such contravention.

1 \forall වැනි කොටස — ශුී ලංකා ජනරජයේ ගැසට් පතුය — 1973 අපේල් 27 වැනි දින PART IV - GAZETTE OF THE REPUBLIC OF SRI LANKA (CEYLON) - APRIL 27, 1973

Date:	•••••		1	Rs. c	ts.
SCHEDULE—I		9. Other articles Nos.		•••••	******
GALEWELA TOWN COUNCIL		Total	_		
Galewela Wednesday/Saturday Fair	•				
Received from Mr./Mrs./Miss	Rs. cts.	Received the sum of rupeescents only.	••••••	······	and.
1. For a stall in excess of 50 sq. ft. in area (Stall No)		Signature	of	Coll	lector.
2. For a stall less than 50 sq. ft. in		schedule—II			
area (Stall No)	······································				a day
3. For a floor space in excess of 50 sq. ft. in area 4. For a floor space less than 50 sq ft. in area		1. For a stall in excess of 50 sq. ft. in area 2. For a stall less than 50 sq. ft. in area 3. For a floor space in excess of 50 sq. ft. in area 4. For a floor space less than 50 sq. ft in area 5. For a floor space less than 50 sq. ft in area	 3 3	1 0 0	0 75 50
5. For comb of plantains	••••••	5. For a comb of plantain 6. For a young coconut	•••	0	
6. For		7. For a coconut 8. For a load of areacanuts 9. For other articles		0	01. 75
8. For loads of srecanuts	••••••	4-644 Gazette No. 57 of 73.04.27			

THE POLONNARUWA TOWN COUNCIL

The Town Councils Ordinance

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

G. B. WIKRAMANAYAKE,
Additional Secretary,
Ministry of Public Administration,
Local Government and Home Affairs.

Colombo, 4th April, 1973.

BY-LAWS

- 1. A fee determined in accordance with the rates specified in the Schedule hereto, shall be payable in respect of the examina-tion and consideration of plans submitted under the provisions of the Housing and Town Improvement Ordinance (Chapter 208) for new buildings or for alterations to existing buildings.
- 2. (i) The amount of the fee payable under by-law 1, shall be paid by the person making the application for approval or consent, within seven days from the date of receipt of a demand from the Chairman, Town Council, Polonnaruwa.
- (ii) Every person who fails to pay such fee within the period prescribed in the preceding paragraph of this by-law, shall be guilty of an offence and shall on conviction be liable to a fine not exceeding one hundred rupees.
- 3. No plan shall be examined and considered until the fee referred to in by-law 1 is paid.

SCHEDULE

1. Plans for new buildings or for alterations to existing buildings which involves the addition of floor space;

Rs. c.

(a) Where the aggregate floor space does not exceed 500 square feet ... 5 Where the aggregate floor space exceeds 500 square feet but does not **ADRCE** exceed 1000 square feet ... 15 0 (c) Where the aggregate floor space exceed 1000 square feet but does not exceed 3000 square feet 25 0 (d) For every additional unit of 1000 square feet or part thereof 25 0

- 2. (a) Plans for alterations to existing buildings involving the addition of floor space, where the existing floor space exceeds 500 square 10 0 ...
 - (b) Every additional unit of 500 square feet or part thereof ... 10 0
- 3. In the case of an application for renewal approval, where no new plans are submitted 5 0

In this schedule_' floor space' means, space on the ground floor or any other floor.

4-645-Gazette No. 57 of 73.04.27

THE BELIATTA TOWN

The Town Councils Ordinance

BY-LAW made by the Special Commissioner, Beliatta Town, under sections 152 and 156 of the Town Councils Ordinance (Chapter 256), and approved by the Minister of Public Administration, Local Government and Home Affairs by virtue of powers vested in him by section 153 of that Ordinance.

P. SIRIWARDENE. Additional Secretary Ministry of Public Administration, Local Government and Home Affairs.

Colombo, 31.3.1973.

Part XXV of Standard By-laws relating to the supply of water adopted by the Beliatta Town Council are hereby amended, the substitution for paragraph (1) of by-law 41, of the following new paragraph:-

41. (1) Where water is supplied for domestic purposes, unless a Meter being fixed, the following charges shall be paid quarterly to the Council in respect of each such private water connection

(for premises occupied wholly or part)

Water conection having a diameter of 3 inch. Rs. 9.

Water connection having a diameter of 1 inch. Rs. 6. 4-590-Gazette No. 57 of 73.04.27

L. D.-B. 39/50.

THE MANIPAY TOWN COUNCIL

The Town Councils Ordinance

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

> B. Wikramanayake, Additional Secretary, Ministry of Public Administration

Local Government and Home Affairs.

By-Laws

- 1. These by laws may be cited as the Manipay Town Council Advertisement by laws, 1973.
- 2. No person shall display or cause to be displayed any advertisement so as to be visible from any street, read, canal or lake, except under the authority of a permit issued in that behalf by the Chairman:

Provided, however, that the proceeding 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;

Colombo, 10.4.1973.

- (b) an advertisement relating to any entertainment, to be held in the premises upon which such advertisement is
- (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 purpose;
- (j) an advertisement on a vehicle used for trade purposes dis-playing the name and address of the owner of that vehicle; or
- (k) an advertisement relating to trade or business carried on in the premises upon which such advertisement is displayed.
- 8. (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 of any particular case, entertain any such application which is not made within the time limit specified in the proceeding 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 any 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
 - (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 payment 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 or erected in a manner approved by the Chairman:
- (2) 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 is in height at any point exceeds one-fourth of the distance of the bottom of such sign from the payment or the mean level of the ground; or
- (3) 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 at any place of public worship, public park or latrine or any bridge, street lamp-post, tramway post of 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 any 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 Chariman shall comply with such notice within the time specified therein.
- 9. The owner or lessee of any hoarding used for the display of advertisement 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 hearding. hoarding.
- 10. No person shall deface or cause 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 is approved by the Chairman; or
 (b) any vehicle bearing any illuminated advertisement other than the illuminated advertisement approved by the Superintendent of Police, to be driven on any street or
- 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.
- 13. In these by-laws, unless the context otherwise
 - "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 purpose of advertisement, over or resting upon any land, building or structure;
 - "Chairman" means the Chairman of the Council;
 - "Council" means the Manipay Town Council;
 - "hoarding" means any structure, support post, board, wall case or any other contrivance erected or used for the purpose of displaying an advertisement;
 - the purpose of displaying an advertisement;

 "sky sign" means any word, letter, model sign, device or representation used for the purpose 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, trailer, or other similar device used wholly or partly for the purposes of advertisement on or over any land building, structure, street or road. building, structure, street or road.

Rates of fees for Permits

Rs. c.

- (a) For each square foot for each year or part thereof ... 10 0
- (b) For advertisement banners for each month or part ... 25 0 thereof
- 4_721—Gazette No. 57 of 73.04.27

Miscellaneous Notices

THE POINT PEDRO URBAN COUNCIL

The Butchers Ordinance

NOTICE is hereby given under section 7 (2) of the Butchers Ordinance (Cap. 272 of the Revised Legislative Enactments of Ceylon), that the persons mentioned in the Schedule hereunder has made, applications to me for licence to carry on the trade of butcher in the premises stated against their names in the aforesaid Schedule during the year 1973.

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

SCHEDULE

Name and Address of Applicant 1. A. M. Paleel, 1st Cross Beef Stall No. 1, Fish Mar-

Name of Premises

Street, Point Pedro

ket, Point Pedro. Beef Stall No. 2, Fish Market, Point Pedro.

2. A. Amajadeen, Central Market, Nelliady, Karaveddy

3. M. C. Ismail, Sinna Thottam, Mutton Stall No. 1, Point Pedro. Market, Point Pedro.

N. Nadarajan, Chairman, Urban Council, Point Pedro.

Office of the Urban Council, Point Pedro, 11.4.73.

4-722-Gazette No. 57 of 73.04.27

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

THE following resolution passed by the Village Council of Alankerny village area in the Trincomalee 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 Alankerny 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 1 to 37 of the Standard By-laws, excluding section (4) of Part V of that Standard By-laws framed by the Minister of Local Government, and published in *Gazette* No. 10,517 of 10th April, 1953, and approved by resolution passed by the

Senate and the House of Representatives, notice of which was published in Gazette No. 10,560 of August 7, 1953, and Part 38 of the same 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 the House of Representatives, notice of which was published in Gazette No. 14,287 of January 8, 1965; and Parts 39 to 41 of the same Standard By-laws framed by the Minister of Local Government and published in Gazette No. 14,703 of July 8, 1966 and approved by the resolution passed by the Senate and the House of Representatives, notice of which was published in Gazette No. 14,835 of January 3, 1969.

K. SELLATHAMBY,
Chairman,
Alankerny Village Council.

Kinniya, 23.3.1973. 4-650—Gazette No. 57 of 73.04.27

IMPORTANT NOTICE REGARDING PUBLICATION OF GAZETTE

THE Weekly issue of the Gazette of the Republic of Sri Lanka (Ceylon) 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 weekly Gazette. All notices received out of times specified below will not be published. Such notices will be returned to the sender by post for necessary amendment and return if publication is desired in a subsequent issue of the Gazette. It will be in the interest of all concerned if those desirous of ensuring the timely publication of notices in the Gazette make it a point to see that sufficient time is allowed for postal transmission of notices to the Government Press.

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

Note.—Payments for inserting Notices in the Gazette of the Republic of Sri Lanka (Ceylon) will be received by the Government Printer and not by the Superintendent, Government Publications Bureau.

Schedule

1978

Month	Date of Publication			Last Date and Time of Acceptance of Notice for Publication in the Gazette					
MAY	Friday	04.05.73		12 noon	Friday	27.04.73			
	Friday	11.05.73		12 noon	Friday	04.05.73			
	Friday	18.05.73		12 noon	Friday	11.05.73			
	Friday	25.05.73	- •	12 noon	Friday	18.05.73			
JUNE	Friday	01 06.73	•••	12 noon	Friday	25.05. 73			
	Friday	08.06.73		12 noon	Friday	01.06.73			
`	Thursday	14.06.73		12 noon	Friday	08.06.73			
	Friday	22.06.73		12 noon	Thursday	14.06.73			
•.	Friday	29.06.73	••	12 noon	Friday	22.06.73			

L. W. P. PERES, Government Printer.

Department of Government Printing, Colombo, August 18, 1972.

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